

CONTACT

THE PHOENIX PROJECT

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

VOLUME 2, NUMBER 1

JUNE 29, 1993

War In *OUR* Dooryard Danger Beyond Belief

6/27/93 #1 HATONN

LIFE is a wonderful "debate" of perceptions and sharings. Opinions are formed through these debates—not arguments nor "eye for an eye"—that is what you just witnessed in Iraq. You responded EXACTLY ACCORDING TO THE RULES OF THE JEWS FOR "AN EYE FOR AN EYE AND TOOTH FOR TOOTH"—WHEN NEITHER WAS TAKEN FROM YOU OR ANY OF YOURS, AMERICA. THE MISSILE ATTACK ON BAGHDAD IS THE MOST BLATANT ACT OF ATROCIOUS AGGRESSION YOU HAVE EVER SANCTIONED. MAY YOU, AS A NATION, GET WHAT YOU DESERVE—AND I CAN PROMISE THAT IT WILL BE SO!

6/27/93 #2 HATONN

WAR IN THE DOORYARD

Do any of you readers actually think it a "coincidence" that you find there are plans to bomb several major centers in New York City (and others you still know

nothing of) at the same time as the missile strikes on Iraq?? YOU ARE AT WAR, AMERICA! THIS TIME IT IS IN YOUR DOORYARD!

You sit and gullibly listen while your fine, upstanding President Clinton says you needed to retaliate "for the attempt on Bush's life". I can hardly refrain from using the usually appropriate human terminology for this act of total, deliberate and murderous aggression. This is an "Israeli" action in every sense of the meaning—from "eye for an eye" to "tooth for a tooth" without having lost either an eye or a tooth—just intent on taking over the world.

Millions of dollars were set aside and spent on intelligence and ransom (bounty) for killing Saddam Hussein and now your president sits and looks America in the eye—and says, "We will not tolerate affronts against our leaders." BIG THINGS ARE COMING DOWN ALREADY, AMERICA—IF YOU CAN'T SEE IT THEN YOUR "CAUSE" IS HOPELESS.

Further, I ask you now, HOW CAN IRAQ AND FELLOW-KIN RETALIATE AGAINST

YOU? That's right, sleepy-heads—by attacking your cities, TOO. Indeed the gourd of ashes has appeared in the sky and shall again present itself in the firestorm of death and destruction—while you sit and try to figure out what the hell hit you.

**SOBERING FOOD FOR THOUGHT:
WHERE IS THIS COUNTRY GOING?**

And now, let us just take a moment to meditate on a writing we just ran for your consideration in last week's CONTACT, only at that time, hot off the fax, it was presented without my comments.

QUOTING:

**IS AMERICA STILL THE
LAND OF THE FREE?
ARE YOU FREE?**

When over 50% of your hard-earned money is stolen by fraud, via taxes to support a government(s) gone mad?

(Please see WAR IN OUR DOORYARD, page 41)

FIRST CLASS MAIL

INSIDE THIS ISSUE

- INSLAW Revisited -- More Death And Connections, p.2
- Status Report On Achey-Breaky Mother Earth, p.21
- Courageous Signers Of THE *Declaration*, p.30,46
- Hints About Upcoming History Lessons, p.31
- Weaver-Harris Trial Update--SHOCKED Juror, p.34
- MCI Tries To Stop *American Patriot Fax Network*, p.36
- George Green's Latest Slippery Flop, p.42
- A Quiet Brother, E.J.Ekker, Finally Speaks Out, p.44

INSLAW Revisited

The Beat Goes On

Editor's note: As Commander Hatonn has said over and over again, EVERY evil shenanigan of the Satanic Elite Controllers is somehow connected to EVERY other of their disgusting pursuits. They're a busy bunch of crooks and puppets, alright.

Immediately after this note you will find a short but provocative news writing from Rayelan Russbacher, wife of incarcerated pilot Gunther Russbacher. Neither of these patriots are strangers to CONTACT readers.

But we didn't realize Rayelan was ALSO such a hot news reporter until that message came over the fax on wednesday of this week, in response to a "death" you may have heard about, in passing and kept low key, on the controlled news.

However...all is connected to all.

What Rayelan reports fit so well with what we were already planning to re-run this week on the INSLAW matter, that we felt it should be placed as a most recent and sobering introduction to INSLAW...let's call this the latest casualty in a LONG line of deception and coverup of the deepest and dirtiest kind, naturally coming from within our so-called Government.

We had already decided to rerun the INSLAW material first presented in the old 10/6/92 and 10/20/92 PHOENIX LIBERATOR both because of all our new readers since that time and because of ongoing and recent disgusting events like Rayelan shares with us.

The crooks never let up trying to cover their tracks, either by eradication of the witnesses OR by various pieces of "damage control" journalism such as I have noticed increasing again in recent months--sometimes in the most unlikely publications. All the better to reprogram your thinking and "remembering" in subtle ways.

After Rayelan's report and an overview of the INSLAW case from Spotlight, we turn to Harry Martin and his Napa Sentinel's detailed and outstanding report on the INSLAW case.

Why our government would want to

"steal" the INSLAW computer program, Promis, and railroad the creator's company out of business, may at first seem like a confusing bureaucratic mixup rather than a coverup of the most diabolical kind.

*However, if you keep in mind what Commander Hatonn said at the time we first ran this material--about Promis being important as a tool for, among other "useful" functions, **tracking our government's very lucrative but very private international drug business**--then the many seemingly-disconnected facets of this matter all of a sudden aren't so disconnected anymore.*

This is serious business, connected with the Iran-Contra scandal, Gunther Russbacher and the Bush-denied October Surprise...and the beat goes on.

*-- Dr. Edwin M. Young
Editor-In-Chief*

* * *

THE RECENT DEATH OF PAUL DAVID WILCHER

JUNE 23, 1993
(by Rayelan Russbacher)

The badly decomposed body of Paul David Wilcher, age 46, was found today at his Washington, D.C. apartment. Mr. Wilcher was an attorney and an investigative researcher who had been working with Gunther Russbacher, the "October Surprise" pilot, trying to prove that the Reagan & Bush 1980 campaign conspired to delay the release of the 52 American Embassy hostages in Teheran, Iran until after the election, to prevent the reelection of Jimmy Carter and manufacture a diplomatic victory for Reagan.

[Editor's note: And, of course, we were then vulnerable to blackmail from the Israelis because they were involved, as usual, with the other facet of this whole stinking plan, the "Arms-For-Hostages"

deal, that later surfaced as the "Iran-Contra, Ollie North" revelations, once our bought-and-paid-for Congress got around to their "damage control" "investigation" into the matter. In spite of all the Congressional coverup accomplished, the Iran-Contra matter was still proven to be a U.S. Government operation run directly out of the "back door" of the White House. In other words, business as usual. All of these pieces — and many more — are connected together, as longtime PHOENIX LIBERATOR and, later on, CONTACT readers are probably already aware.]

Mr. Wilcher recently had told friends and colleagues in Washington that he knew far more about the October Surprise and related scandals, such as the INSLAW scandal, the BCCI scandal and other government scandals and coverups, than did Danny Casolaro, a reporter and writer who was "suicided" in Martinsburg, West Virginia in 1990. Even though Mr. Casolaro's death was ruled a suicide, there are still many unexplained questions which leave many people feeling that he was murdered to keep him from exposing a network of government corruption which he termed "The Octopus".

Mr. Wilcher's friend and colleague Marion Kindig said that Wilcher had expressed concern that he might be killed for "what he had in his head."

Sara McClendon, the well-known, independent White House Correspondent and a personal friend of Mr. Wilcher's, had been trying since Monday to get the police to open the door to his apartment and see if he was there. **The local police had expressed a reluctance to get involved.**

Finally, today, Ms. McClendon was successful in getting the police to open up the apartment. Mr. Wilcher was found in the bathroom, sitting on the toilet. No ruling has yet been made on the cause of death. An autopsy hopefully will be performed, but that is not a certainty as this summary is being written.

Sara McClendon and Marion Kindig viewed the body to make an identification. Neither woman was able to positively iden-

tify Mr. Wilcher's body. They were only shown the face, which was badly decomposed, swollen and purple. **Both women said that the face looked as though it had been badly beaten.** Neither woman, even though they knew Mr. Wilcher very well, could positively identify the body as being that of Mr. Wilcher. If the body is not that of Mr. Wilcher, where is Paul Wilcher, who was last seen June tenth or eleventh by his neighbors?

Gunther Russbacher had recently arranged for a controversial video tape to be delivered to Mr. Wilcher. The video tape was the cockpit video of the flight back from Paris in an SR-71 spyplane. Mr. Russbacher has claimed that the reason he is in prison is to discredit him and keep him quiet about his role in the 1980 October Surprise scandal. According to Mr. Russbacher, the cockpit video tape will conclusively prove that he did fly vice-presidential candidate George Bush back from a Paris meeting on October 20, 1980. This tape was supposed to have been delivered to Mr. Wilcher sometime between the 10th of June and the 19th of June, 1993.

No one, except government authorities, have been allowed inside Mr. Wilcher's apartment. No one knows if his data and research are still there. No one knows if the tape was delivered and, if it was, if it is still in the apartment.

Sara McClendon has asked that fingerprints be taken to prove conclusively that the body is that of Mr. Wilcher. She has also demanded that an autopsy be performed.

* * *

10/2/92 #1 HATONN

Our papers have been running so large that we have been holding for far too long a series of articles regarding the "Inslaw" case which the *Napa Sentinel* granted us permission and opportunity to utilize some months past. It was the best write-up I have seen on the subject. Now it is coming again to the forefront so it is time to leave something else out of the [then] *LIBERATOR* [now *CONTACT*], if necessary, and catch you up.

As introduction I shall reprint here an article from this last [late September-early October, 1992] issue of *Spotlight*. It is IMPORTANT because it fits with everything else criminal which was and is going on simultaneously.

[QUOTE:]

PROBE OF INSLAW DEMANDED

A House committee has asked for a special prosecutor to investigate the Inslaw scandal, a tale of murder, conspiracy,

cover-up and theft—all allegedly perpetrated by the U.S. Justice Department. [H: Isn't this just dandy—the Congress just VOTED to have no more SPECIAL PROSECUTORS.]

By Andrew Arnold, *Spotlight*:

The House Judiciary Committee has called for the Justice Department to name an independent counsel "to conduct a full, open investigation of the Inslaw allegations of a high-level conspiracy within the Justice Department."

The Inslaw scandal centers on a \$10 million computer program (said to be worth over \$280 million) designed to track criminal cases, which its makers contend was stolen by the Justice Department in 1982 while Edwin Meese was attorney general.

Further, they charge, Justice officials engaged in a conspiracy to drive them out of business when they demanded payment; and Justice officials illegally redistributed the program to domestic and foreign law enforcement and intelligence agencies and conspired to cover up the department's criminal actions.

Private investigations of the affair have centered around several suspicious deaths of people involved, and allegations that the CIA and other U.S. intelligence agencies distributed the software to foreign counterparts to facilitate spying on them. The software, it is alleged, contained a "back door"—a secret command known only to the CIA—that would permit agency snoops access to the foreign system whereby they could rummage undetected through the foreign intelligence database.

COMMITTEE WANTS PROBE

The committee, headed by Rep. Jack Brooks (D-Texas), wants an investigation to determine if Inslaw's software was stolen from the Justice Department, then transferred to other federal agencies and foreign governments illegally.

When Inslaw sued for payment for the use of its proprietary software, the Justice Department balked, raised a "sham" contract dispute and tried to force the company into Chapter 7 bankruptcy which would have necessitated Inslaw selling its assets, including the rights to its *Enhanced Promis* software.

The Judiciary Committee has asked for a special prosecutor to see if individuals in the private sector and government officials—including former attorneys general Edwin Meese and Richard Thornburgh—were involved in a theft and cover-up conspiracy.

LAW IS SET TO EXPIRE

The independent counsel law is set to

expire at the end of this year. [H: **Actually it is worse than that, it expires before the end of the year, like somewhere around December 21. In addition to that, the Special prosecutor that you have, Lawrence Walsh, and his own scalp-hunting assistant, Craig Gillen, have been fined by the District of Columbia for failing to pay city income taxes. It seems that neither of these holier-than-thou gentlemen managed to pay their D.C. taxes during their multi-year periods of residency. In further addition, both are under investigation by the General Accounting Office to determine whether or not they have made inappropriate use of taxpayers' funds during their lengthy imbibing at the public trough. It will be interesting, I would assume, because these gentlemen rolled up massive personal expenses that YOU paid for. We'll look at it more closely if we have spare space.**] The White House is opposed to renewing it [H: **Boy, I would guess so!!!**] unless the law is changed to include Congress as subject to investigation by an independent counsel.

In March, 1982, the Justice Department awarded Inslaw Inc. a \$10 million, three year contract to implement a version of the *Prosecutor's Management Information System (Promis)* at 94 U.S. attorney's offices, according to the Judiciary Committee report, entitled *The Inslaw Affair*.

Within one month, the Justice Department's C. Madison Brewer suggested the government terminate the contract. According to testimony Brewer said he does not remember making the recommendation, but if it was made, it was made "in jest".

William Hamilton, owner of Inslaw, failed to see the humor. Hamilton's company was on the verge of bankruptcy in early 1985 after the federal government withheld at least \$1.6 million in payments for use of the software.

A federal bankruptcy court judge, George Bason, later called Brewer's remarks "the smoking gun that clearly evidences Brewer's intense bias against Inslaw, and his single-minded intent to drive Inslaw out of business."

RULINGS UPHELD

Bason and a federal district judge upheld rulings against the federal government before the U.S. Court of Appeals overturned the decision.

The judiciary report questions why Brewer was given the position of overseeing the Inslaw contract; Brewer worked for Hamilton until 1976 as counsel for the Institute for Law and Social Research, which later became Inslaw.

Brewer left this position under questionable circumstances. Hamilton claims

Brewer was encouraged to leave by management; Brewer says he departed in a favorable light.

In addition, Brewer, by his own testimony, is "not a computer person."

Hamilton accused Brewer of holding a negative bias in his dealings with Inslaw. The Department of Justice nevertheless kept Brewer on the assignment.

If Inslaw was forced into Chapter 7 bankruptcy, a rival company, Hadron Inc., could buy the rights to *Enhanced Promis*. Hadron is run by **Dr. Earl Brian, a friend of Meese, and is a company in which Meese's wife, Ursula, was an investor.**

MEESE KNEW

The *Enhanced Promis* was later provided to Brian by the Justice Department "allegedly...with the knowledge and concurrence of then-Attorney General Meese who had earlier worked with Dr. Brian **in the Cabinet of California Gov. Ronald Reagan and later at the Reagan White House,**" the report said.

Later, **Michael Riconosciuto**—a self described computer expert—admitted under oath he "was involved with the modification of proprietary *Enhanced Promis* software" on the Cabazon Indian Reservation near Indio, California.

Under federal law, modification of copyrighted software without the author's permission is a crime.

The *Promis* system was allegedly also illegally modified for use by the Royal Canadian Mounted Police and the Canadian Security and Intelligence Service, according to Riconosciuto.

Riconosciuto was arrested on drug charges in 1991. Some allege Riconosciuto was set up on the charges to discount his worth as a witness against the Justice Department. **[H: Chelas, THE WHOLE THING WRAPS AROUND THE COMPUTERIZED RUNNING AND TRACKING OF THE "GOVERNMENT" DRUG BUSINESS and of course it was a total frame-up. Other people got very DEAD in this game, such as Danny Casolaro, an investigative reporter—who also just happened to know and be involved with other whistleblower incidences as "October Surprise", etc. The intrigue is endless.]**

ILLEGALLY PROVIDED OR SOLD

Other sources, including a surplus computer dealer and two former **Israeli intelligence officers**, said *Promis* has been illegally provided or sold to foreign governments including Canada, Israel, Singapore, Iraq, Egypt and Jordan.

(Editor's note: This writing session was interrupted to attend other business.)

SATURDAY, OCT. 3, 1992

The report said the committee was blocked from investigating the role of the CIA in international *Promis* sales.

Hamilton claims other federal agencies such as the FBI, the Drug Enforcement Administration and federal intelligence services have also illegally acquired *Promis*.

Former Attorney General Elliot Richardson, counsel to Inslaw, has described the circumstances surrounding the Inslaw case as a possible criminal conspiracy involving Judge Lowell Jensen, Meese, Brian and several current and former officials at the Department of Justice.

"The Attorney General should take immediate steps to remunerate Inslaw for the harm the Department has egregiously caused the company," the report said. "The amount determined should include all reasonable legal expenses and other costs to the Hamiltons not directly related to the contract but caused by the actions taken by the Department to harm the company or its employees."

MORE PROBES CALLED FOR

In addition, the committee voted for investigation into:

*The death of journalist Danny Casolaro. *[See story below.]*

*Whether or not current and former Justice Department employees perjured themselves in regard to Inslaw.

*Whether or not private sector individuals participated in the alleged conspiracy to steal Inslaw's *Promis* software and illegally distribute it.

[H: The facts, of course, are that they did ALL these things including silence Casolaro along with many others. It is obvious why there has not been, nor is there wanted to be, any kind of investigation—especially until there is no longer a law which allows for independent prosecutors.]

The committee does not have the authority to order the Justice Department to investigate any of these matters. In fact, none of the findings contained in the committee report are legally binding. **These are simply recommendations from Congress.**

[END OF QUOTING]

What, I wonder, happened to that old Constitutional Congress who, when it ordered something, saw to it that it was DONE? I hope that by actions this day you can see that you are in for a long and serious journey from here to change-about.

IF THE U.N. CAN FREEZE (STEAL OPENLY) ANOTHER NATION'S (IRAQ)

WEALTH, BANK ACCOUNTS AND STILL IMPOSE EMBARGOES—ARE YOU FAR BEHIND? NO! YOU ARE NOT BEHIND AT ALL—IT IS COMING DOWN ON YOU-THE-PEOPLE VERY, VERY SOON NOW. YOU SEE, GUILT OR INNOCENCE OF ACTIONS HAS NOTHING TO DO WITH IT.

ABOUT CASOLARO

The death of investigative journalist Danny Casolaro has prompted Congress to call for a special counsel. Mr. Casolaro was researching the connection between **A NUMBER OF** Bush administration scandals at the time he was murdered—**including the Inslaw case.**

Specifically citing the unsolved and mysterious death of investigative journalist Danny Casolaro, has caused the House Judiciary Committee to call for the Justice Department to name an independent counsel to investigate the Inslaw affair also. It is hard to work through this since, at the time of the Inslaw case, the Head of the Justice Department, Attorney General Meese, was a major part of the criminal actions and was then aided and abetted further, by Richard Thornburgh, when it got too hot for Meese.

Casolaro had tied an investigation of Inslaw, the Bank of Credit and Commerce International, Iran-contra and the **October Surprise** into a nice neat web. Casolaro referred to this web as "**the Octopus**".

Casolaro's death was simply the most prominent of a series of deaths of people connected in one way or another to Inslaw or to Casolaro's broader investigation.

The Inslaw scandal centers on a software package believed to be worth some \$280 million as we just outlaid for you. Since the software is designed to track criminal cases it is "logical" that it would be stolen by the Justice Department, and was, in 1982—right under the direction of Edwin Meese.

The October Surprise affair, remember, involves an alleged conspiracy by the Reagan-Bush campaign team to delay the release of American hostages held by Iran in 1980 until after the elections to prevent the reelection of Jimmy Carter. This also involved now pretty well known people such as Russbacher, Brenneke, etc., whom we have written about in the past at great length. As we have time and space, it is appropriate to run them again. I also have information from ones inside the circle who have presented my scribe with documents but I have chosen not to publicize that information yet. It bears the same information in basic outlay as is coming through now so would enhance nothing and possibly hurt a lot of people.

Casolaro was ready to publish his findings in a book. This would have exposed many of the most powerful people in Wash-

ington. He was only one of several who were revealing such information so this would have nailed the coffin lids on some of the slick shysters.

At the time of his murder he was in West Virginia to meet secret sources whom he expected to provide the final evidence needed to **prove his Octopus theory.**

It is nice to know that tucked away in a handy spot is a tape of Bush in the cockpit of the SR-71 which flew him BACK from the Paris meeting. Valid? Good enough to make a few Bushies and twiglets squirm.

Casolaro's body was found in a bathtub in a West Virginia hotel room on August 10, 1991. **The death was officially ruled a suicide despite a slew of questionable circumstances surrounding the death.** Is it not interesting that "suiciding" is getting to be the major cause of transition for a major number of honest people trying to uncover Governmental crime?

Investigators of the death speculated that somehow the man was distraught since he had received a third rejection notice for his book. I don't doubt it for nobody would publish such information—and stay alive themselves. Besides, all the major publishers are part and parcel of the cover-up and major players in the Elite's "New World Order". He also had a large balloon payment due on the mortgage on his home—\$178,000. This is absurd if you knew the man—he would simply have moved and/or filed for bankruptcy and would have come out very well.

NOW IT GETS NASTY

Even though Casolaro lived and had family in nearby northern Virginia, West Virginia AUTHORITIES ORDERED THE BODY EMBALMED BEFORE THE FAMILY WAS NOTIFIED OF THE DEATH AND BEFORE A CORONER COULD INVESTIGATE THE CAUSE OF DEATH.

The Judiciary Committee report casts even more doubt on the official findings. Some evidence indicates the death scene was not sealed immediately. **The room was cleaned before an investigation took place. This was all in the valid report.**

Casolaro was in contact with at least two federal sources in the weeks prior to his death, according to the committee report.

FBI Special Agent Thomas Gates told the committee he received several phone calls from Casolaro beginning approximately a month before the author died.

Gates reported that "Casolaro sounded very 'upbeat' and certainly not like a person contemplating suicide," the report included.

"Special Agent Gates felt that the amount of injury found to be inflicted to the arms of Mr. Casolaro was not consistent

with injuries inflicted by an individual who had slit his own wrists," the report continued. "Special Agent Gates said he was told by Martinsburg, West Virginia, Police investigators that: He (Casolaro) hacked his wrists—the wrists were cut, but they were cut almost in a slashing or hacking motion.

"Based upon my prior testimony concerning my contacts with Casolaro and also with the captain of the Martinsburg Police Department, there is cause for suspicions to be raised," Gates told the committee.

Perhaps you now begin to have a more healthy respect for the protection I must provide to my people. I know you want more and more information. I know that you want information that "nobody" else has—but your desires are not going to cause death to my brave people if I can help it. I can help it—IF—they attend my requests. Take selves outside my permit zone and it gets bad very, very quickly.

I know you are offended when I must decline meetings and giving of personal information but you have to go within your own guidance for your own directions—I cannot involve my scribe or my publication crews. There is a whole world out there where you can "locate", "serve", "be involved" and do whatever you are guided to do. This place where I write is as dangerous as any place on the globe for you who just want to "seek and find" possible placement. It is worse than having no security other than my own but the attempts against health, life and limb are unceasing. It is not a pleasant place to be located unless you remain in total service unto God according to HIS plan, for the assaults are not particularly individually buffered if you are "game" playing.

I know that the majority of you think that "If I am doing something or other for God, I am secure in a little cocoon." No you are NOT, for many of you simply THINK you are serving and are actually being used by the Adversary for his own needs.

Some think you can do a "better job" of explaining what Hatonn or God "means". No, you cannot and it simply causes problems which I must then attend. The "attending" is often most unpleasant for the original perpetrator.

Death, however, becomes a very real and terrifying confrontation to my people—every day! Be patient, please, if they seem abrupt or reclusive when you would like a little personal meeting or two. In addition, the piles of correspondence come in by the pound. We love it, for that gives us sharing information on current inquiries.

Robert Stavin, a former prosecutor with the Department of Justice's Organized Crime Strike Force, recounted for the committee a conversation he had with Casolaro a week before the journalist's death.

Stavin and Casolaro mentioned

"Inslaw" and "The Octopus", but had not tied all the threads of this theory together yet.

THREATENING CALL

Around the same time period Casolaro's housekeeper reported he had received a phone call stating: "You're dead, you bastard." Now, this goes even beyond "Slimy little pukes and I'll f—— get you," that my scribe received from a notable speaker. Then there were the, "You won't ever know, you bastards, when you try to start your car and turn on the ignition, if it will blow up" and "Get out of town, you won't last here—the 'Christian community' will be around to handle you bunch of Satanist anti-Semites." This goes on constantly when you are about to blow the socks off the big boys.

In addition, the housekeeper noticed that a stack of typed papers that usually lay on top of Casolaro's desk was missing shortly after his death. Maybe that is also why it is easier for us to simply type all this information directly into the CIA, Edwards AFB and several other data banks at the same time. These guys do not, however, play fair. It would seem the least they can do when they bungle the writing equipment and wipe out a writing that they would reproduce it for us. I welcome their attention because it reinforces the fact that the "top bananas" know exactly who I am and that we only give scribes information already present—somewhere. It won't usually be "interpreted" but it has been announced somewhere or other. God does have **some rights**, after all.

In addition to the death of Casolaro, a number of other sources, believed used by Casolaro in researching his Octopus theory, have also caught that fatal and incurable disease, **SUICIDE**. Lets look at just a few:

1. Defense analyst Alan D. Standorf. His body was found at Washington National Airport on the floor of a car beneath luggage and other personal items. Standorf worked at a secret military listening post in suburban Virginia. This was "obviously" suicide.

2. Former Nixon aide Michael Allen May died four days after the *Napa Sentinel* reported his connections to the alleged October Surprise scandal. An autopsy said May had pharmaceutical drugs in his system.

3. Reporter Anson Ng, of the London-based *Financial Times*, was working with Casolaro investigating ties between Inslaw, the Cabazon Indian tribe and Iran-contra. Ng was found dead in Guatemala with a bullet wound in his chest. This was also ruled a suicide.

4. Dennis Eisman, U.S. intelligence operative Michael Riconosciuto's lawyer, was also found with a gunshot wound in

his chest. This too was ruled a suicide.

5. Engineer Barry Kumnick disappeared after inventing a new computer program that could project the thoughts and characteristics of criminal or military individuals and predict behavior or movement. Kumnick's system is designed to work with Inslaw's *Promis*. He has not been seen in more than eight months.

This list could go on and on, especially if you get into that which we have already given you on the San Luis Obispo Connection and all the suiciding that went on as that was coming a bit unglued and big boys got "testy". One of those big boys is off giving away a whole big bunch of agreements with China.

I can only remind you that with the water contaminations and forced inoculations—soon the entire of the nation will "suicide" for it is the latest thing in population control. A good epidemic of suiciding beats having to simply murder everyone one at a time. A good nuclear "suicide" is also in the offing in case you are curious. [Editor's note: And don't forget the recent--May, June 1993-- "death and depopulation experiment" being conducted by the Satanic Elite on and around the Navajo reservation in Northwestern New Mexico that we have been writing about in recent issues of CONTACT.]

Salu,
Hatonn to clear, please.

(Editor's note: Before we begin presenting the INSLAW material from the Napa Sentinel, we present a transcription of a telephone message that Commander Hatonn instructed Dharma to record almost a month before our original PHOENIX LIBERATOR outlay on this subject in October of 1992, when tactics were heating up to derail the INSLAW investigation.)

SKOLNICK PHONE MESSAGE
TRANSCRIPTION
(September 10, 1992)

Hil Sherman Skolnick, *Citizens' Committee To Clean Up The Courts*, 9800 Oglesby, Chicago, Illinois 60617; 312-731-1505.

"There is an obstruction of justice in the Proceedings of the Inslaw special Federal Grand Jury in Chicago," charge knowledgeable sources.

The special Proceedings are inquiring into allegations of corruption and criminal conduct of high level present and former Federal Government officials and others regarding the alleged pirating of super software designed to manage criminal cases.

The Inslaw Grand Jury, going over the head of the Special Justice Department Counsel, is reportedly preparing

to hand out criminal indictments naming George Bush, Ronald Reagan, former U.S. Attorney General Edwin Meese and top espionage officials present and former. The Special Counsel Nicholas J. Bua is accused of seeking to block evidence and witnesses coming before the Grand Jurors.

The former Federal District Judge in Chicago who left the bench in 1991, Bua, nevertheless, reportedly has threatened a Grand Jury witness and Grand Jurors with contempt, calculated to intimidate the Grand Jurors who vowed to use their power to hear all witnesses and evidence.

Not a special prosecutor, Bua has reportedly cowed the Grand Jurors. Bua is pretending to still have judicial powers as nonexistent prosecutorial authority. Bua is blocking and obstructing justice, sources say, because he was promised an ambassadorship or other benefits if he brings the Special Grand Jury to a dead end or prevents indictments.

One former high level Justice Department Official quotes Bua as saying, "The whole Special Grand Jury matter is a nuisance", preventing Bua from making a good living now as a private attorney with Chicago-based Burk, Bothelman and Weaver.

With two associates, the head of a court reform group recently visited Bua in his private law office about the Inslaw case, also in the presence of Special Prosecutor Charles Knight. Bua said, in so many words, that he does not intend to prosecute anyone and wants the matter behind him.

Sherman H. Skolnick, head of the *Citizens' Committee To Clean Up The Courts*, has been looking out for the public interest for more than thirty years. I don't believe Bua said, "No Grand Jury witnesses are in danger of their life", Skolnick says. First in contempt, Bua is failing to protect key witnesses from harm, such as former Justice Department employees including Lois Bottisconi, who complained to no avail. **Some forty witnesses have already been murdered and Bua is "not interested",** Skolnick says.

Testimony before Congress and elsewhere shows the software called *Promis*, *Hermes* and other acronyms has been adapted to act as a Trojan Horse to spy on other spy masters after being reportedly unlawfully sold in violation of copyright to foreign intelligence agencies, including Israel's Mossad, Iraqi Intelligence, Sweden and others. The software has also been adapted to track individuals as targets worldwide and to gather personal financial data on Federal Bankruptcy Judges and Trustees.

The Special Grand Jury is reportedly out of control, going over the head of Bua and others seeking to protect Reagan, Bush and others, with the Grand Jurors asserting the legal authority to be independent.

"Runaway Grand Juries are rare," says a legal historian. The U.S. Supreme Court recently ruled that Federal Grand Juries are a legal entity independent of being subjected to control by any of the three branches of the Federal Government.

Just another story suppressed by the liars and whores of the Press, the newsmakers.

(Editor's note: And now to the Napa Sentinel's INSLAW material. We are grateful to Harry Martin for granting permission to share this fine investigative journalism with you, it is a reflection of the kind of person he is. Needless to say, we hold Harry in great honor for his courage and determination in piecing together what he was able to uncover by "conventional" means.

Keep in mind, both when considering the above transcribed telephone message and the outlay below, what Commander Hatonn earlier said about the INSLAW'S computer program, Promis, being important to assisting our government's tracking of it's "private" international drug business. Then the many seemingly-disconnected facets of this matter all of a sudden aren't so disconnected any more! Finally, note that the "Editor's notes" within this material are those of the Napa Sentinel.)

Federal Corruption
INSLAW

By Harry V. Martin

A NEW SERIES
Copyright Napa Sentinel, 1991

March 12, 1991

EDITOR'S NOTE: *When discussing the widespread corruption in the federal Bankruptcy Courts, it is difficult to focus on just the Northern California jurisdiction. This new series will focus on the extent of the corruption throughout the nation and its linkage to various courts.*

When the U.S. Government sent Anthony Souza to Northern California to investigate what government officials called "the dirtiest system" in the United States, it was aware that the entire bankruptcy system is unraveling. Former LendVest Trustee Charles Duck was the main focal point of Souza's investigation—even though a local bankruptcy judge called him the most "honest man" he had ever known. Duck's ties to bankruptcy judges throughout the Bay Area is providing a picture of intense corruption going deep inside the law enforcement agencies. Even Souza admits privately that his hands are tied.

There has been one known murder in Northern California that has strong possible links to the bankruptcy system. There have been several more in Texas. This

series will focus on different incidents from various parts of the country.

One of the most bizarre cases of corruption in the bankruptcy system involves a small Washington-based computer software firm called INSLAW. In 1982 the firm signed a three year contract for \$10 million with the U.S. Department of Justice. The software program INSLAW developed was a case-management computer program called PROMIS. The software, which was developed by Bill Hamilton, enabled the U.S. attorneys to keep track of information on cases, witnesses and defendants, and to manage their caseloads more effectively.

Though the U.S. Attorney's Office placed the PROMIS program into operation in several of its offices, it refused to pay Hamilton. Subsequently Hamilton was forced into the bankruptcy court. Former U.S. Attorney General Elliot Richardson, representing Hamilton, advised him to sue the Justice Department for stealing his software.

Anthony Pasciuto, who was the deputy director of the Executive Office for U.S. Trustees, which oversees bankruptcy estates on behalf of the court, had stated that the Justice Department was improperly applying pressure on his office to convert INSLAW's Chapter II reorganization into a Chapter 7 liquidation, which would mean that all company assets, including the rights to PROMIS would be sold at auction.

U.S. Trustee Cornelius Blackshear corroborated Pasciuto's story. Two days after he was visited by Justice Department officials, Blackshear issued a sworn affidavit recanting his earlier testimony.

The Justice Department recommended that Pasciuto be fired. The memo seeking his dismissal reads "...but for Mr. Pasciuto's highly irresponsible actions, the Department would be in a much better litigation posture than it presently finds itself."

Federal Bankruptcy Judge George F. Bason, Jr., ruled in 1987 that the Justice Department had acted illegally in trying to put INSLAW out of business. Bason sent Edwin Meese a letter recommending that he designate an appropriate outside official to review the dispute because of the prima facie evidence of perjury by Justice Department officials. Meese did not respond.

Later that year after nearly three weeks of trial, Bason ruled in favor of INSLAW in its suit against the Justice Department. "The department (of Justice) took, converted, stole INSLAW's software by trickery, fraud and deceit," the judge stated, adding, "the Justice Department engaged in an outrageous, deceitful, fraudulent game of cat and mouse, demonstrating contempt for both the law and any principle of fair dealing." Judge Bason ordered the Justice Department to pay INSLAW \$6.8 million. Bason's verdict was upheld

on appeal by U.S. District Court Judge William B. Bryant three months after Bason's ruling, he was denied re-appointment to the bankruptcy court

Hamilton's trouble began when a friend of Meese attempted to buy out INSLAW, but Hamilton turned him down. In a court document, the potential buyer is quoted as saying, "We have ways of making you sell." It was after that the trouble for INSLAW began.

The Senate Permanent Subcommittee on investigations, chaired by Senator Sam Nunn, began an investigation into the INSLAW case. Once the inquiry got under way, the Senate Judiciary Committee's chief investigator, Ronald LeGrand, received a phone call from an unnamed senior officer at the Justice Department - a person LeGrand has known for years. The caller told LeGrand that the "INSLAW case was a lot dirtier for the Department of Justice than Watergate had been, both in its breadth and its depth."

The Nunn Committee completed its investigation and published its report. It recognized that INSLAW has been a victim of the system and stated that "the Justice Department had been uncooperative, refusing to allow witnesses to testify without representatives of the litigation division being present to advise them. The effect of their presence was to intimidate those who might otherwise have cooperated with the investigation." The report states, "the staff learned through various channels of a number of Department employees who desired to speak to the Subcommittee, but who chose not to out of fear for their jobs."

Congressman Jack Brooks of Texas has opened a new investigation into the INSLAW case. Brooks is investigating allegations that Justice Department officials - including Meese - conspired to force INSLAW into bankruptcy in order to deliver the firm's software to a rival company. The rival firm, according to court records and law enforcement officials, was headed by Earl W. Brian, a former Cabinet officer under then California Governor Ronald Reagan and a longtime friend of several high-ranking Republican officials. Meese had accepted a \$15,000 interest-free loan from Brian. Meese's wife was an investor in the rival company. This is the same company that allegedly sought to buy INSLAW from Hamilton and made the alleged threat.

What happened to PROMIS?

* The program is in use throughout the nation and has been used also for military intelligence information. It has the ability to track troop movements.

* An official of the Israeli government claims Brian sold the PROMIS program to Iraqi military intelligence at a meeting in Santiago, Chile. The software could have

been used in the recent Persian Gulf War to track U.S. and allied troop movements. Ari Ben-Menashe, a 12 year veteran of Israeli intelligence, made the statement in a sworn affidavit to the court.

* The software is now operative with the CIA, the National Security Agency, the Defense Intelligence Agency, and the U.S. Department of Justice. Only the Justice Department is authorized by the court to use the software.

* Brian now claims he acquired the property rights to the software and consummated a sale to Israel, although he had allowed its use by the Israeli intelligence forces for as many as five years before the actual sale.

In essence, a small company in Washington developed a very sensitive computer program which the Justice Department obtained. The courts ruled in favor of the developer and the judge who made the ruling was never reappointed. The software was acquired by a friend of Meese and the Justice Department has never paid for its use and has allowed other agencies the right of its use.

The bankruptcy court was a tool - as it appears to be with other jurisdictions - to support the economic gain of a few. Charles Duck was not alone - as the record will prove.

(To be continued.)

How The Justice Department Used The Bankruptcy Court

By Harry V. Martin

Second of a New Series

Copyright *Napa Sentinel*, 1991

March 15, 1991

The corruption of the bankruptcy system is endemic of a political patronage system with its roots going back to former U.S. Attorney Edwin Meese, according to many former employees of the Department of Justice. The INSLAW case - reported last week in the *Napa Sentinel* - is a microcosm of the entire system.

As a result of the INSLAW cases, many heads in the Justice Department were lopped off. When Judge George Bason, a bankruptcy court judge, refused to liquidate INSLAW, ruling instead that the Department of Justice used deceit, trickery and fraud, he was one of only four who were not re-appointed to their jobs. A total of 132 were re-appointed.

But to show the collusion of the Justice Department, when it removed Judge Bason from the bench after his ruling against them and for INSLAW, they had S. Martin Teel appointed to the bench to replace Bason. Who was Teel? He was a Department of Justice attorney who unsuccessfully argued the INSLAW case before Judge Bason.

Tony Pasciuto admitted that he was ordered to pressure the bankruptcy judge to rule against INSLAW. After being subpoenaed by INSLAW's attorney, Pasciuto was offered a long-awaited transfer by the Justice Department from Washington, D.C. to Albany, New York. Pasciuto bought a home in Albany and then changed his testimony. After the testimony was completed, the Justice Department cancelled his transfer. Pasciuto had to commute from Albany to Washington.

Former Attorney General Elliott Richardson made a list of the baffling questions of why the Justice Department wanted INSLAW declared insolvent and why it wouldn't pay a \$6.8 million settlement to the small company. INSLAW received an offer to sell their company and they refused. The buyer informed the company that he had powerful political influence and "We have ways of making you sell." Within 90 days of that threat, the Justice Department commenced its attack on INSLAW.

The company that made the attempt to buy INSLAW had financial connections to Meese and some of Meese's cronies. When the battle ended, INSLAW was broke, an attorney, a Justice Department whistleblower and a judge were out of work, but INSLAW was saved by a corporate giant - IBM, who rescued the company virtually from the auction block.

The company that allegedly made the threat was Hadron. It has had brushes with the Security Exchange Commission, it has gone to the brink of being broke and one of its companies has been accused by the SEC of fraud and manipulation of stock prices, the company lost \$4.3 million in one year. It soon sunk \$12 million in the red.

But once Meese became Attorney General, Hadron suddenly received lucrative Pentagon contracts, along with the Agency for International Development. The company was also awarded a \$40 million contract from the Justice Department, despite protests against the bidding process. One member of Hadron's board was Dr. Earl Brian, who was in Reagan's California cabinet along with Meese. Meese was chief of staff in California. The Deputy Attorney General was D. Lowell Jensen, who had competed against INSLAW years earlier. The person in charge of making Justice Department payments for INSLAW's software - and who didn't - was an employee who had been fired from INSLAW. Jensen was also in trouble when the Senate was investigating the Iran-Contra scandal. Apparently the Senate committee discovered a memo written by Jensen to the National Security Council warning that the Miami federal prosecutors were on Ollie North's trail. The memo revealed that the Justice Department, who was supposed to

prosecute the Iran-Contra affair, actually was tipping off the government in advance.

One Justice Department official testified at the INSLAW hearing that INSLAW's software could be dangerous. Thomas Stanton testified INSLAW could besmirch the U.S. Trustee program. "The program is so sophisticated that it could trace all assets, track all trustees and judges." Another Justice Department employee stated that the U.S. Trustee program was flagrantly political. "It was a way of getting cronies into office. There would be 50 or 60 positions to be filled... it was Meese's baby." The official also stated, "It was always puzzling to me how he got away with what he got away with. He'd do things that were blatantly wrong and no one would question him—it's kind of scary."

The Meese program would concentrate too much power in one government department: "It's supposed to act as a watchdog over lawyers and trustees, but the problem is it's more. It has a considerable amount of power to control the administration of cases. When a case moves from bankruptcy to liquidation, the U.S. Trustees office names the trustee, who converts the assets, oversees the auction, and retains appraisers who will put a price tag on the leavings. The U.S. Trustee's program also links Justice and the IRS. The thing that's a little frightening about it is that the U.S. Trustee department sees itself as a part of the tax-collecting function of government. The Justice Department represents the IRS, and the IRS is often the biggest creditor in liquidation," states a leading bankruptcy attorney.

(To be continued.)

Bankruptcy, Justice Scandal Could Equal Watergate

By Harry V. Martin

Third in a NEW SERIES
Copyright *Napa Sentinel*

March 22, 1991

As if things weren't getting hot enough for the federal bankruptcy court system, but now the INSLAW case is becoming another Watergate. INSLAW was a Washington, D.C.-based computer firm that sold a highly technical tracking software program to the U.S. Department of Justice. Federal judges have upheld INSLAW's contention that the Justice Department, under Attorney General Edwin Meese, stole INSLAW'S computer program.

A bankruptcy judge that made the ruling was not re-appointed to a 14-year term. Several Justice Department officials have since been fired or quit over the case.

Now a U.S. House Subcommittee is

investigating the case and putting a lot of heat on the Justice Department. Attorney General Dick Thornburgh has been placed in an awkward position because of the case. Though he was not Attorney General at the time the INSLAW scandal broke, he was the man who investigated it and cleared the Justice Department of wrong doing.

Testimony has come forward that the Justice Department, under Meese, pressured the bankruptcy courts to declare INSLAW insolvent, forcing the company to release its assets - including the critical software. INSLAW was once threatened if it didn't sell its company to a close Meese associate. After the threat, INSLAW's life was made miserable by the Justice Department. When INSLAW sued the Justice Department it was awarded \$6.8 million. **The judge who made the award was fired and replaced with a newly appointed judge- the man who prosecuted the case for the Justice Department.** A second judge upheld the first judge's ruling.

The House subcommittee is accusing Thornburgh of stonewalling the Committee's request for hundreds of documents involved in the INSLAW case. Two years ago, the same stalling tactics by the Attorney General's office played havoc with a Senate investigation of the same problem. But Texas Congressman Jack Brooks is putting the heat on the Justice Department to turn over its records on INSLAW - Brooks' committee controls the purse strings of the Justice Department and has more clout than did the Senate Committee.

The protected software has been pirated to the Canadian government. Those who were found responsible for the pirating were close associates of Meese. "No sooner had the piracy been confirmed in Canada than an Israeli intelligence officer alleged that PROMIS (INSLAW's software program) was being used illegally by the CIA and other U.S. intelligence agencies," states James J. Kilpatrick in the March 15 edition of *The Miami Herald*.

After the reappointment of the federal bankruptcy judge was halted because of his ruling on the INSLAW case, almost every bankruptcy judge that is handed the case declines to have anything to do with it. "Nobody wants to touch the case," states Chief District Judge Aubrey Robinson.

According to Brooks, the Justice Department is now ready to turn over the documents, states the *Legal Times of Washington, D.C.* The scandal touches many high officials in the Justice Department or formerly associated with the Department. They include:

*Edwin Meese, former Attorney

General.

*Attorney General Richard Thornburgh.

*U.S. Attorney Jay Stephens.

*Justice Department Watchdog Michael Sheheen, Jr.

*Gerald McDowell, chief of the Criminal Division's Public Integrity Section.

*Lawrence McWhorter, head of the Executive Office of the U.S. Attorney's Criminal Division.

*Bankruptcy Judge Cornelius Blackshear.

*North District of California Federal District Judge D. Lowell Jensen, who was a former Deputy Attorney General and once chief competitor to INSLAW in California.

The Brooks Committee has also learned that the Justice Department's computer system is "all botched up" and has also learned that there is a lot of sensitive data within the Department of Justice computer files that is not secure. The INSLAW program was to organize everything and track cases all over the country.

The Justice Department is the prime law enforcement agency in the United States. A scandal there could rock the nation in a similar fashion as Watergate did during the Nixon Administration.

The Justice Department oversees the Federal Bankruptcy Court and the Trustee system. The Justice Department is investigating the Federal Bankruptcy Court and the Trustee System. The Justice Department has been caught using the Bankruptcy System for their own interest. In other words, the Justice Department is investigating the Justice Department's Bankruptcy System for potential wrongdoings by the Justice Department.

But is there really justice in this land?
(To be continued)

Bankruptcy Court Examines Software Allegations Against Justice Department Pirating
By Harry V. Martin

Fourth in a NEW SERIES
Copyright Napa Sentinel

March 29, 1991

If you own a VCR or rent or buy movies, you will be familiar with the warning that appears on your screen that the film you are viewing is protected by a copyright and that the Federal Bureau of Investigation or Interpol can arrest you for copying the film. The warning is to prevent "pirating" of someone else's copyrighted material.

But what's good for the goose is not always good for the gander. The United

States Justice Department stands accused of pirating copyrighted material - having supplied it to the Canadian government, the Israeli government and Iraqi government...and to the FBI, itself.

That is how deep the INSLAW computer software case has become. The case started out when the Justice Department bought PROMIS, a copyrighted software program that helps to track criminal cases throughout the United States. When friends and associates of then Attorney General Edwin Meese attempted to buy the software company, INSLAW turned them down and then life was made miserable for INSLAW. Within 90 days the Justice Department reneged on their contract with INSLAW and refused to pay for the software program, even though they were using it. The Justice Department is accused by federal judges of attempting to bankrupt INSLAW and then hasten the bankruptcy court to declare them insolvent. Instead, the courts ruled that the Justice Department used "fraud, deceit and trickery" against INSLAW and awarded the small computer software company \$6.8 Mil-

lion in damages.

The case became deeper when friends of Meese began to sell the program to foreign military establishments and the Justice Department began to provide the copyrighted material to other U.S. government agencies. A man who was once fired from INSLAW was put in charge of INSLAW's payments - which were never forthcoming. Another Justice Department official, who is now a Federal Judge in Northern California, was a direct competitor to INSLAW in California. The Judge who made the \$6.8 million ruling lost his job. The attorney for the Justice Department who fought against the Judge's ruling was promoted to the Judge's vacant position. There have been wholesale changes and firings at the Justice Department over the INSLAW case.

The Justice Department is now under investigation by a House subcommittee and this committee is receiving many documents to support the premise that the Justice Department has a skeleton in its closet that stinks greater than Watergate.

But new documents emerging in the



"It seems that *their* databank has all the information that's in *our* databank, plus information that's *not* in our databank, plus information *about* our databank."

case demonstrate a wider scandal. In an affidavit dated February 17, 1991, Ari Ben-Menashe describes his 12 year service for the Government of Israel in foreign intelligence and provides an eyewitness account of a presentation to an Israeli intelligence agency in 1987 in Tel Aviv, by Earl W. Brian of the United States.

Brian is a close associate of Meese from his California days. Brian and Meese were both in Ronald Reagan's California Cabinet when Reagan was governor.

According to Ben-Menashe's affidavit, Brian stated in his presence that he had acquired the property rights to the PROMIS computer software and that as of 1987, "all U.S. intelligence agencies, including the Defense Intelligence Agency, the Central Intelligence Agency and the National Security Agency, were using the PROMIS computer software." Ben-Menashe further states in his affidavit that Brian consummated a sale of the PROMIS computer software to the Government of Israel in 1987.

He further claimed that Brian also sold the PROMIS computer software to Iraqi Military Intelligence. According to Ben-Menashe's affidavit, the Israeli intelligence officer learned of this sale from an eyewitness who helped Brian broker the sale in his office in Santiago, Chile - Carlos Carduen of Carduen Industries. Carduen has been a major supplier to the Government of Iraq with weapons and munitions.

The Federal Government of Canada has admitted that INSLAW's PROMIS software is currently operating in at least two federal departments, including the Royal Canadian Mounted Police. The Mounties are using the program in 900 locations in Canada.

INSLAW never sold its software to Canada, Iraq, Israel, the Central Intelligence Agency or the National Security Agency. It also has not been paid by the Justice Department for its use, despite the \$6.8 million ruling in INSLAW's favor.

The Justice Department insists that the FBI is not using the PROMIS program; Yet FBI Director William Sessions and Deputy Assistant Director Kier Boyd, have made it clear that the FBI now is unable or unwilling to provide assurances that pirated software is not included in the case management information system used by FBI field offices.

And in a startling development, a man named Charles Hayes has asserted that the U.S. government has pirated the PROMIS computer program. The Justice Department has sued Hayes in the U.S. District Court in Lexington, Kentucky, seeking to compel him to return copies of computer software left on equipment Hayes' salvage business purchased from the U.S. Attorney's Office in Lexington. Hayes has publicly claimed that the salvaged equip-

ment contained pirated copies of INSLAW's PROMIS software.

One cover-up begets another cover-up? This is how Watergate spread.

(to be continued.)

Watergate...Iran-Contra...Saving & Loan Scandal...INSLAW Theft...Federal Bankruptcy Scandal...CIA Covert Operations...

Did you ever wonder what the fathers of our country would think about it if they came back to visit today?

Key Witness In INSLAW Case Arrested By Justice Department As Predicted

By Harry V. Martin

Fifth in a NEW SERIES
Copyright Napa Sentinel

April 2, 1991

Within eight days of signing a damaging statement against the U.S. Justice Department in the INSLAW software case, a key witness against the government had been arrested and held without bail. Michael J. Riconosciuto was arrested Friday night and is being held without bail at Snohomish County jail in Everett, Washington.

Riconosciuto is being held without bail and no charges have been filed against him. He was arrested with two local men who had just sold him computer equipment for \$1000. The two were known drug users. Riconosciuto, according to jail officials, is being held at the U.S. Marshal's Office - not on any alleged local criminal violation.

Riconosciuto, and the two other persons, were arrested Friday night by more than a dozen U.S. Drug Enforcement Administration agents.

On March 21, Riconosciuto, a computer software technician, filed an affidavit in the INSLAW case. In February, Riconosciuto was called by a former Justice Department official and warned against cooperating with an investigation into the case by the House Judiciary Committee. The former Justice Department official is reported to have threatened Riconosciuto with criminal prosecution if he talked about the INSLAW case. The Justice Department has been accused by a Federal bankruptcy Judge of stealing INSLAW's PROMIS software which has the capability of tracking criminal and military movements. According to sworn affidavits, Riconosciuto was allegedly told by U.S. Justice Department officials that if he did testify in the INSLAW case he would be criminally prosecuted in an unrelated savings and loan case and would suffer an unfavorable outcome in a child custody dispute.

The threat was made by telephone and a recording was made of the conversation, according to Riconosciuto. He indicated that two copies of the recorded telephone conversation were confiscated by federal agents when he was arrested. Riconosciuto told the *St. Louis Post-Dispatch* that at least one other copy remained in a secured location.

Riconosciuto's testimony, along with others, claims that the U.S. Justice Department illegally distributed INSLAW's software to military and intelligence agencies in Iraq, Libya, South Korea, Singapore, Israel, Canada and other nations.

A Federal Judge ruled last week in Washington, D.C., that the INSLAW case be transferred from the Bankruptcy Court to the U.S. District Court.

During the early 1980s, Riconosciuto served as the Director of Research for a joint venture between the Wackenhut Corporation of Coral Gables, Florida and the Cabazon Band of Indians of Indio, California. The joint venture was located on the Cabazon reservation. The joint venture sought to develop and manufacture certain materials that are used in military and national security operations, and biological and chemical warfare weapons. The Cabazon Band of Indians are a sovereign nation and thus have immunity from U.S. regulations and stringent government controls.

The Wackenhut-Cabazon joint venture was intended to support the needs of a number of foreign governments and forces, including forces and governments in Central America and the Middle East. The Contras in Nicaragua represented one of the most important priorities for the joint venture. The joint venture maintained close liaison with certain elements of the U.S. Government, including representatives of intelligence, military and law enforcement agencies. Among the frequent visitors to the Wackenhut-Cabazon joint venture were Peter Videnieks of the U.S. Department of Justice and a close associate of Videnieks, Dr. Earl W. Brian - who served in the California cabinet of Governor Ronald Reagan and who has very close ties and business dealings with Meese.

In connection with Riconosciuto's work, he engaged in some software work in 1983 and 1984 on the PROMIS computer software product, developed by INSLAW but being used - without payment - by the U.S. Department of Justice. A federal court has awarded INSLAW \$6.8 million against the U.S. Department of Justice.

According to Riconosciuto's court affidavit, Brian was spearheading the plan for the worldwide use of the PROMIS computer software - which was licensed and patented to INSLAW. "The purpose of the PROMIS software modifications that I made in 1983 and 1984 was to support a plan for

the implementation of PROMIS in law enforcement and intelligence agencies worldwide." He said that some of the modifications that he made were specifically designed to facilitate the implementation of PROMIS within two agencies of the Government of Canada: the Royal Canadian Mounted Police and the Canadian Security and Intelligence Service. "Earl W. Brian would check with me from time to time to make certain that the work would be completed in time to satisfy the schedule for the RCMP and CSIS implementations of PROMIS." Brian, without permission from INSLAW, but acting with the U.S. Department of Justice and U.S. Attorney General Edwin Meese, reportedly sold this version of PROMIS to the Government of Canada, according to Riconosciuto."

Riconosciuto predicted his own arrest eight days later. In his affidavit filed with the court on March 21, 1991, he states, "In February 1991, I had a telephone conversation with Peter Videnieks, then still employed by the U.S. Department of Justice. Videnieks attempted during this telephone conversation to persuade me not to cooperate with an independent investigation of the government's piracy of INSLAW's proprietary PROMIS software being conducted by the Committee on the Judiciary of the U.S. House of Representatives."

"Videnieks stated that I would be rewarded for a decision not to cooperate with the House Judiciary Committee investigation. Videnieks forecasted an immediate and favorable resolution of a protracted child custody dispute being prosecuted against my wife by her former husband, if I were to decide not to cooperate with the House Judiciary Committee investigation."

"One punishment that Videnieks outlined was the future inclusion of me and my father in a criminal prosecution of certain business associates of mine in Orange County, California, in connection with the operation of a savings and loan institution in Orange County. By way of underscoring his power to influence such decisions at the U.S. Department of Justice, Videnieks informed me of the indictment of those business associates prior to the time when that indictment was unsealed and made public."

"Another punishment that Videnieks threatened should I cooperate with the House Judiciary Committee, is prosecution by the U.S. Department of Justice for perjury. Videnieks warned me that credible witnesses would come forward to contradict any damaging claims that I made in testimony before the House Judiciary Committee, and that I would subsequently be prosecuted for perjury by the U.S. Department of Justice for my testimony before the House Judiciary Committee.

As predicted, after Riconosciuto's affidavit was filed with the court and reported

in the *St. Louis Post-Dispatch and Washington Post*, he was arrested and is now being held without bail and with no charges.

The INSLAW case is becoming another Watergate and involves former Attorney General Edwin Meese, a federal judge, several high officials of the U.S. Department of Justice and even former White House aide Robert C. McFarland, who transferred INSLAW software to Israel.

There are so many affidavits being filed in the case to verify wrong doing on the part of the Justice Department; yet the Justice Department continues to refuse to supply the House Judiciary Committee with any documents in the case. The Committee is now threatening to cut U.S. Department of Justice funding if they don't cooperate in supplying these documents

(To be continued.)

House Judiciary Investigators Seek New Declaration

By Harry V. Martin

Sixth in a NEW SERIES
Copyright *Napa Sentinel*, 1991

April 5, 1991

Congressional investigators have flown to Tacoma, Washington, to interview Michael Riconosciuto - a key witness in the INSLAW case. Riconosciuto provided a damaging statement against the U.S. Justice Department in the stolen software case that potentially could become another Watergate.

Riconosciuto stated in his declaration that the U.S. Justice Department had threatened to have him arrested should he cooperate with the House Judiciary Committee investigation into the U.S. Justice Department's role in the INSLAW case. Two federal judges have ruled that the U.S. Justice Department stole INSLAW's PROMIS software and used "trickery and deceit" in the case. One of those judges was not re-appointed to the bench after his ruling. The House Committee has already heard testimony that accuses the U.S. Justice Department of attempting to interfere with the courts in an effort to have INSLAW declared insolvent. Instead, the courts awarded INSLAW \$6.8 million in damages.

Within eight days of Riconosciuto's declaration he was arrested and held without bail. Drug Enforcement Agency agents made the arrest. On Wednesday a Federal Grand Jury indicted Riconosciuto on one count of distribution of methamphetamines. He is still being held without bail. Whether or not the U.S. Department of Justice retaliated against Riconosciuto's willingness to testify before the U.S. House Judiciary Committee, the House investigators are questioning Riconosciuto at Kitsap

County Correctional Center. One member of the investigation stated that the House Committee is deeply concerned with the timing of Riconosciuto's arrest, particularly after he signed an affidavit stating he was threatened with arrest if he did testify.

The Judiciary Committee is investigating allegations that top Justice Department officials under former Attorney General Edwin Meese engaged in a criminal conspiracy to steal software developed by INSLAW and then furnished it to other countries including, Iraq, Libya, South Korea, Israel and Canada.

Congressman Jack Brooks, chairman of the Committee, has accused the Justice Department of a cover-up by withholding more than 200 documents in the INSLAW case. A U.S. Bankruptcy judge ruled in 1987 that officials of the Justice Department stole the sensitive computer software - used to track criminals and also military movements "through fraud, trickery and deceit". The ruling was later affirmed by another federal judge.

Riconosciuto has a previous drug conviction for manufacturing PCP aboard a Seattle houseboat 18 years ago. Riconosciuto's declaration states that he was hired to modify INSLAW's PROMIS software so that it could be sold to Canada and other customers. During the time of modification, Riconosciuto was working on a joint venture with a private security firm and the Cabazon Indians in Indio, California. The joint venture also included military equipment and biological and chemical warfare weapons for use and/or sale in Central America and the Middle East

One Indian and two companions who were opposed to these operations and who alleged that tribal money was being filtered into foreign banks, were found slain execution style in Rancho Mirage. No one has been arrested in the case. The sister of one of the slain men reported the Indian ties with the Iran-Contra scandal and the software modification. That report was delivered to a New York television studio seven years ago. She is now preparing all of it in declaration form and supplying it to the U.S. House Judiciary Committee investigation.

In other related matters, another affidavit was filed in the INSLAW case which reports that a man bought U.S. Justice Department computers and court computers for salvage and found the pirated PROMIS software program in the surplus computer. The General Accounting Office has expressed grave concern over the salvaged computers, noting that the U.S. Justice Department has sold surplus computers without first erasing sensitive information from the memory banks.

"The error may have put some informants, witnesses and undercover agents

in a 'life-and-death' situation," the GAO states. The data could include the names of government informants, federally protected witnesses and undercover agents, grand jury proceedings, sealed indictments, confidential FBI investigations and personal data about Justice Department employees. These computers were sold by the Justice Department for as little as \$45. The man in Lexington, Kentucky, who found the pirated PROMIS software in the U.S. Justice Department surplus computer also found sealed grand jury indictments.

Charles Hayes was the man who bought the equipment in July 1990 for \$45. He has now been sued by the U.S. Justice Department for the return of the computers, stating that the memory bank had not been erased. The U.S. Justice Department did not go after Hayes until after he signed an affidavit about the protected PROMIS software. It is not certain whether the U.S. Justice Department wants the sensitive material back or they want the computers to block them from being used as evidence against them in the INSLAW case. Hayes did return the equipment. This was not an isolated case. Another U.S. Attorney Office notified federal agents that again sensitive data that could potentially identify agents and witnesses may have been lost.

(To be continued.)

Canadians Begin Probe On Pirated Software From Justice Department By Harry V. Martin

Seventh in a NEW SERIES
Copyright *Napa Sentinel*, 1991

April 12, 1991

The growing INSLAW software theft is now reaching foreign proportions. While the U.S. House Judiciary Committee is investigating the theft of INSLAW's PROMIS software by the U.S. Justice Department, the Canadian Parliament will commence its own investigation.

Two agencies of the Canadian Government, the Royal Canadian Mounted Police (RCMP) and the Canadian Security and Intelligence Service (CSIS) - equivalent to the CIA - are using the pirated PROMIS software, allegedly supplied to them by Dr. Earl Brian, a close associate and financial partner of former U.S. Attorney General Edwin Meese and a former California cabinet officer under then Governor Ronald Reagan.

A Federal Bankruptcy judge - who was not re-appointed to the bench after his ruling - said the U.S. Justice Department used trickery, fraud and deception in "stealing" the PROMIS software. The sophisticated software is used for tracking criminal and military activities. It was illegally sold

to South Korea, Iraq, Israel, Canada and Libya by the United States.

According to an affidavit, the software was converted in a joint venture between Wackenhut Corporation of Coral Gables, Florida, and the Cabazon Band of Indians of Indio, California — an independent nation. The declaration by Michael J. Riconosciuto alleges that Dr. Brian was deeply involved in the joint venture. One Indian and two of his companions who objected to the joint venture - which also dealt with military weapons, biological and chemical warfare - were found murdered in execution style. That execution was reported on 20/20 by Barbara Walters and the CIA was named as the prime suspect in the case. The software was specifically modified for the Canadian government.

Riconosciuto stated in an affidavit he was warned by officials of the U.S. Justice Department that if he cooperated with the U.S. House Judiciary Committee he would be arrested. Eight days after he signed the affidavit he was arrested by more than a dozen Drug Enforcement Agency officers near Tacoma, Washington. He was held without bail for several days and then charged with a single drug count. Though arrested in the State of Washington, he was held without bail awaiting a federal marshal to pick him up.

He, along with several others, have stated in an affidavit to the court and to the U.S. House Judiciary Committee, that the PROMIS software was modified and sold to several countries, including Canada.

Late last week, Members of Parliament demanded that the Solicitor General of Canada, Pierre Cadieux, appear before a parliamentary committee to answer charges the RCMP and CSIS are using stolen computer software. Cadieux's ministry is responsible for the RCMP and CSIS.

Though both the RCMP and the CSIS originally denied they are using PROMIS, court documents show a Canadian communications department official admitted last year that the RCMP was using PROMIS, although INSLAW never authorized its Canadian sale.

"Did CSIS and the RCMP use PROMIS software or modifications of it? If so, what were the circumstances of the acquisition? Was the software stolen, and if so, was the Canadian Government aware of it?" These are the questions Parliament wants to ask Cadieux. The Canadian Solicitor has indicated that the Government is already launching its own investigation into the pirated software scandal. Canadian officials are indicating that the pirated software sales may have helped to illegally fund the Contras in Nicaragua. Contra funding and supplies was one of the most important aspects of the Cabazon-Wackenhut joint venture. Riconosciuto has had inside connections with the CIA

and U.S. Justice Department and some testimony put forward states that he helped to launder \$40 million for the Bush-Quayle campaign - that report has riot been substantiated by any more than one government source.

Brian is the owner of a holding company which has interests in the Financial News Network, United Press International and Hadron, Inc. Hadron was the company that was unsuccessful in buying out INSLAW. Affidavits on file with the court allege that Hadron, through Reagan cronies, attempted to force INSLAW out of business after it was awarded a \$10 million contract by the U.S. Justice Department.

The scandal involves Meese, Brian, former National Security Advisor Robert McFarland, several senior staff members at the U.S. Justice Department, and even federal judges. The *Vancouver Sun*, the leading newspaper in Western Canada, states, "The pirated software battle already has been compared to Watergate and the Iran-Contra scandal."

Murder Of Three Indians May Be Part Of House Probe On INSLAW Case By Harry V. Martin

Eighth in a NEW SERIES
Copyright *Napa Sentinel*, 1991

April 16, 1991

A security guard, who linked the CIA with the execution style murder of one Indian and two other men who objected to the tribe's manufacturing of weapons, chemical and biological warfare devices and the conversion of INSLAW's sensitive software, fled to Sonoma and Lake counties right after the murders. The security guard's secret hiding places were sanctioned by the Riverside County District Attorney's Office and the state Department of Justice.

The security guard testified in a videotaped interview about the murders and named names. The video-taping was taken by the Riverside County District Attorney's Office after a Cabazon Indian and his two companions were found slain. The security guard's testimony to the DA's Office revealed that he was the bag man who carried \$10,000 from the Indian Reservation in Indio to the top of an aerial tram in Palm Springs. The \$10,000 was "hit" money. According to the testimony, several ex-Green Berets, then employed as firemen in the City of Chicago, executed the three Indians.

Who paid for the executions? According to the testimony, a man who was once closely associated with Jimmy Hoffa and who then operated the Bingo Parlor on the Indian Reservation, provided the \$10,000 for the killing. The three slain men had

raised serious objections to the Wackenhut-Cabazon joint venture. Wackenhut was involved as agents for the CIA to provide arms to the Contras and also to convert INSLAW's stolen PROMIS software for use by the Canadian Government. The Canadian Government has ordered an investigation into the pirated software scandal and the U.S. House Judiciary Committee is conducting its own investigation in what has been described as the U.S. Department of Justice's "trickery, deceit and theft" of the software. The U.S. Government has been connected with the illegal sale of the sensitive software to South Korea, Libya, Iraq, Israel and Canada, as well as being pirated by a number of U.S. agencies, including the CIA, National Security Agency and other military units. The software is also in use by the FBI. Only the U.S. Justice Department was licensed to use the software, which tracks criminals and can be used for military tracking, as well. INSLAW was awarded \$6.8 million by two federal courts against the U.S. Justice Department

The scandal has deepened considerably, especially since the testimony of Michael J. Riconosciuto, who worked closely with the Wackenhut company, and Dr. Earl Brian - a close aid and financial business associate of former U.S. Attorney General Edwin Meese and former California Cabinet official in the Ronald Reagan governorship. The scandal has caught several members of the U.S. Justice Department, the National Security Council, the federal bankruptcy court, and other government officials in a vice. Newspapers from Canada and the United States rate the INSLAW case equal to the Iran-Contra scandal and Watergate.

Riconosciuto provided an affidavit which compromised the U.S. Justice Department and covert CIA operations. The affidavit stated that Riconosciuto was warned by U.S. Justice Department officials that if he cooperated with the House Judiciary investigation of the INSLAW case, that he would be arrested. Within eight days of signing the affidavit, Riconosciuto was arrested in the State of Washington and held without bail. He was later charged with one count of distribution of methamphetamines - a crime that usually has a low bail. Riconosciuto was being held for U.S. Marshals. Investigators from the House Judiciary Committee interviewed Riconosciuto in a Tacoma jail last week.

Riconosciuto's mention of the Wackenhut-Cabazon joint venture, sparked more controversy. The House Judiciary Committee is now also reviewing information on the Indian murders.

The *Sentinel* was able to obtain an exclusive interview with people closely associated with the Cabazon nation and the murders. The security guard, who was the

bag man, had just left the military service as an airborne ranger working on covert assignments. He was hired as a security guard for the Cabazon nation. Another man, a licensed investigator, was hired to question the security guard about what he knew. It was learned that a key Indian of the tribe was making strong objections to the laundering of money from the Bingo Parlor. The main antagonist was Fred Alvarez.

The security guard was given \$10,000 to give to a hit man in Palm Springs. He has subsequently video-taped his confession to the Riverside County District Attorney's office. Alvarez, in an exclusive interview with the *Desert Sun*, complained about the U.S. Government's abuses of the Indian nation. He told the *Sun* that people were going to kill him. Alvarez was murdered in execution style after the interview.

The Riverside District Attorney's Office and the California Department of Justice commenced their separate investigation of the murders. A report was issued by the state linking the people behind the Cabazons with direct links to organized crime - a chief Mafia Family, the Gambino Family - and the CIA. The Cabazon reservation, however, is an independent nation. In video interviews, the security guard told how Wackenhut demonstrated new weapons with both the FBI and the CIA present. He also testified to the presence at these demonstrations of Dr. Earl Brian.

The man who paid the security guard \$10,000 was later convicted of attempted murder after five more Indians were shot to death. He was linked by law enforcement officials to organized crime and CIA covert operations.

The security guard testified that the Indio reservation was convenient for the U.S. Government because it was an independent nation and because it was close to the Mexican border, where arms were shipped enroute to the Contras. The security guard's testimony was so sensitive, that late one night the Riverside County District Attorney's Office arranged for an armed escort to get him off the reservation. He went to Sonoma and Lake Counties, and then back to Southern California to work with the Department of Justice. He fled to New Mexico and now has left the country. He may return to testify before the House Judiciary Committee, though he is in fear of his life right now.

Like in the INSLAW case, those principals involved have fallen like flies. The first federal judge to rule in INSLAW's favor against the U.S. Justice Department was not re-appointed to another 14-year term. Many members of the U.S. Justice Department quit or were fired in direct relationship to this case. The chief investigator for the Riverside County District Attorney's Office was later taken off the case and transferred to the Juvenile Division and then given early retirement.

Shortly after his retirement, the DA investigator states that he was pulled off the road one day by a CIA agent and told to forget all about the "desert" if he wanted to enjoy his retirement.

The man who gave the money to the security guard for the murder, was also the same man who is reported to have been the trigger man in Chile in 1971 - the target: President Salvador Allende.

(To be continued.)

INSLAW Case Gets Deeper And Uncovers More 'Bodies'

By Harry V. Martin

Ninth in a NEW SERIES
Copyright *Napa Sentinel*, 1991

April 19, 1991

When Michael J. Riconosciuto signed his affidavit implicating the U.S. Justice Department in the theft and pirating of INSLAW'S PROMIS software, he opened a can of worms that may never go away. Riconosciuto revealed in his affidavit that the CIA, U.S. Justice Department and the FBI all had links to the Cabazon Indians and to John Phillip Nichols and that the Indian reservation in Indio, California, was linked directly to the Contras. Those links resulted in the death of many people.

Riconosciuto also warned in his affidavit that he was going to be arrested if he cooperated with a U.S. Congressional probe of the Justice Department involving the pirated software. Within eight days of signing the affidavit, like clock work, Riconosciuto was arrested and held without bail for the U.S. Marshal. But not to be thwarted, investigators from the Congressional Judiciary Committee met and interviewed Riconosciuto.

Riconosciuto's statements, however, have sparked a new inquiry into the entire Wackenhut-Cabazon Indian joint venture and additional cover-ups by the U.S. Government over the stolen software, money laundering, Mafia ties and illegal shipments to the Contras. It was the U.S. Justice Department that warned Riconosciuto not to speak out. His statements have also launched an investigation into the pirated software by the Canadian Government, as well.

One Indian and two companions who protested against the manufacturing of military equipment - including chemical and biological warfare - the alteration of the PROMIS software, and shipments to the Contras, were murdered execution style. The man who was used to transport the blood money from CIA operatives and the killers, has fled the country, but not before providing video taped testimony on the murders.

Implicated in the entire Wackenhut-

Cabazon Justice Department affair, was a man called John Phillip Nichols. Nichols took over the Bingo Hall and later the reservation. The Cabazon Indians are an independent nation.

Nichols, who has been linked to Jimmy Hoffa and assassination attempts of Fidel Castro and Salvador Allende, has strong Mafia ties. He has been convicted of soliciting murder.

Linda Streeter, the sister of Alfred Alvarez, the slain Indian, has asked the California Department of Justice to assign a special prosecution unit to investigate the case. The information on the murders has been forwarded to the Congressional Judiciary Committee now probing the U.S. Justice Department.

The Riverside County Grand Jury and the Riverside County District Attorney's Office have extensive testimony on the murders.

Even 20/20 has done a segment on the Indian involvement and the murders. Nichols is the one who persuaded the U.S. Government to provide the Cabazon Indians with military and security equipment.

Nichols' ties are outlined on page 304 of *Inside Job - the Looting of America's Savings and Loans* by Stephen Pizzo, Mary Fricker and Paul Muolo.

"At San Marino Savings in Southern California we heard about a major borrower, G. Wayne Reeder (who also attempted a couple of failed ventures with Herman Beebe), meeting in late 1981 at an arms demonstration with Raul Arana and Eden Pastors, Contra leaders who were considering buying military equipment from Reeder's Indian bingoparlor partner, Dr. John Nichols. Among the equipment were night-vision goggles manufactured by Litton Industries and a light machine gun. Nichols, according to former Reeder employees and published accounts, had a plan in the early 1980's to build a munitions plant on the Cabazon Indian reservation near Palm Springs in partnership with Wackenhut, a Florida security firm. The plan fell through. Nichols was a self-described CIA veteran of assassination attempts against Castro in Cuba and Allende in Chile. Authorities said he was a business associate of members of the Los Angeles Mafia. He was later convicted in an abortive murder-for-hire scheme and sentenced."

The intertwining mess of the U.S. Justice Department, FBI, CIA, former Attorney General Edwin Meese, Dr. Earl Brian, a former Reagan California Cabinet member, the Federal Bankruptcy Courts demonstrates a broad stroke of corruption throughout the higher echelons of government. Today, a Congressional Committee is attempting to sort everything out - but a Senate Committee once tried the same thing and was totally

thwarted when the U.S. Justice Department refused to cooperate.

We have, in the past year, examined the CIA-Contras-Nazi-Banking connections, the CIA-Justice Department Bankruptcy Court connections, and the CIA-Mafia-Drug connections. It is a never ending story.

(Conclusion Friday - for now).

Conclusion Of The INSLAW Series

By Harry V. Martin

Conclusion of a NEW SERIES
Copyright *Napa Sentinel*, 1991

April 23, 1991

An Indian "uprising", government investigations by the U.S. Congress, Canadian and Australian Parliaments, international spying, software piracy, threats to witnesses, wholesale resignations at the U.S. Department of Justice, several murders, the arrest of a key witness, and the end of a long judicial career for one judge - this is the complex web of the INSLAW case that many governments are now indicating could become another Watergate.

It all began when associates of then Attorney General Edwin Meese and Dr. Earl Brian, a business associate of Meese and also a cabinet officer under Governor Ronald Reagan, attempted to buy a small computer software company called INSLAW. INSLAW had developed a highly sensitive program for tracking criminals - the software was called PROMIS. INSLAW had signed a \$10 million contract with the U.S. Justice Department to develop the software under contract to them. INSLAW was not paid for the program and it was told that if it didn't sell the company it would have problems - it did. When insiders at the Justice Department blocked payments to INSLAW - those insiders included one fired employee of INSLAW and one former competitor of the firm - INSLAW was pushed into the bankruptcy courts. The Justice Department, according to evidence on file, pushed the bankruptcy court to declare INSLAW insolvent. Instead the Bankruptcy Court ruled that the Justice Department owed INSLAW \$6.8 million. The judge who made the ruling was removed from the bench.

Meanwhile, Dr. Brian, according to many affidavits from intelligence officials and former CIA and Justice Department operatives, sold the PROMIS software with modifications. Brian received the assistance of the Justice Department and later the CIA in the sale of the pirated software. The conversion of the PROMIS software was done on the Indian reservation of the Cabazon Nation. John Phillip Nichols - who is an old time CIA operative linked with assassination attempts on both Fidel

Castro of Cuba and Salvador Allende of Chile - held control of the Cabazon Nation through a bingo casino. He also obtained contracts with Wackenhut to manufacture night vision goggles along with chemical and biological weapons. Materials manufactured on the Cabazon Nation reservation were shipped to the Contras. Nichols was also closely associated with Mafia connections and Jimmy Hoffa, as well. Wackenhut has close ties with the CIA and Justice Department with such illuminaries as Former CIA Director Stansfield Turner in their employ. Wackenhut has approximately 80,000 employees and runs several jails and federal prisons. They have a "small army" of their own.

When one Indian and two of his companions protested against the use of the Nation, including the illegal pirating of INSLAW's software they were murdered in execution style. According to testimony on file with the Riverside County District Attorney's Office and the state Department of Justice, three ex-Green Berets who were then Chicago firemen, were hired to do the killing. Nichols was accused of the murders. After several other murders, Nichols was convicted of attempted murder for hire.

On Saturday, April 20, the Indians staged their own "uprising", and "took" back their reservation from Nichols. The Tribal Council voted him out and placed the sister of the slain Indian in charge. However, after the vote was official, the reservation was swarming with uniformed and armed Wackenhut guards.

Michael Riconosciuto - a covert CIA operative - provided an affidavit to the U.S. Congressional Judiciary Committee investigating the Justice Department's role in the pirated software. He revealed the role Nichols was playing with Cabazon Indians and how Dr. Brian was involved in the conversion of the PROMIS software. Riconosciuto stated in the affidavit that he was warned by Justice Department officials that if he testified before the Judiciary Committee or provided evidence, he would be arrested. Within eight days of his affidavit, Riconosciuto was arrested and held without bail in a Tacoma, Washington jail. Riconosciuto told the *Sentinel* on Friday in an exclusive interview from the Tacoma jail, that his 4-year-old son's life had been threatened and that he was facing two life sentences if he cooperated with the Congressional investigation.

Riconosciuto told the *Sentinel* that he would probably not testify in the INSLAW case in order to be freed from jail and protect his son's life. He did indicate, however, that he has supplied enough information to the Judicial Committee investigators to provide a host of new key witnesses to the pirating of the INSLAW software by the Justice Department.

Riconosciuto is a typical example of a CIA covert operator who is not being allowed to "leave" and who has too much inside "dirt" on the illegal operations of the CIA.

Riconosciuto's affidavit, however, sparked an uproar in Canada. Riconosciuto stated in the affidavit that the Indian reservation was used to alter the PROMIS software for use by the Canadian government. A Parliamentary inquiry is being launched into why and how Canada became involved in the purchase of pirated software from the U.S. Government. The software is being used by the Royal Canadian Mounted Police and the Canadian Intelligence Service.

In Australia, another uproar has been created over the pirated PROMIS software. There, the Government is claiming that the CIA is tapping into the computers of the Australian government. It may be possible that the "alteration" done on the software at the Indian Reservation was to install an override password, so that the CIA could tap into foreign government's intelligence system. The pirated software has been sold to Israel, Libya, Iraq, South Korea, Canada and Australia - there may be even more nations involved in the program.

Many members of the Justice Department have left since the INSLAW matter was exposed. A U.S. Senate Committee investigated the Justice Department but gave up its investigation when the Justice Department refused to surrender any documents. The Congressional Committee has threatened the funding of the Justice Department and the records have been promised, but not yet delivered. The Justice Department sent investigators to Tacoma immediately after Riconosciuto's arrest. The Committee expressed alarm over the arrest because it was predicted right in Riconosciuto's affidavit.

The INSLAW case is only being covered by a few newspapers throughout the United States, including the *St. Louis Post Dispatch*, *Miami Herald*, *Washington Post*, the *San Francisco Chronicle* (on occasion) and the *Vancouver Sun*. It has not made the wire services. Dr. Brian's company owns United Press International.

How will it go? Stay tuned!

Addendum 1

By Harry V. Martin

Copyright *Napa Sentinel*, 1991

June 18, 1991

EDITOR'S NOTE: *The Napa Sentinel produced a lengthy series about the INSLAW case and alleged wrongdoings by the U.S. Department of Justice. This article and subsequent others will publish the details of a Congressional hearing into the matter.*

The U.S. Department of Justice has refused to allow Congress access to INSLAW documents. INSLAW is a small computer software company that developed a sophisticated program to track criminals. The Justice Department was accused by a federal court judge of "deceit, trickery and theft" of the software, which has now found its way into the illegal possession of foreign governments and U.S. intelligence networks.

Congress has decided to investigate the INSLAW case and the Justice Department. The Justice Department, in turn, has arrogantly refused to supply Congress with the documents. Since this refusal, the Justice Department has agreed to allow Congressional investigators to review screened documents. The investigators are not allowed to copy the material, but to make note of them and the Congress would then have to subpoena them. At which time, the Justice Department will decide whether or not to release them to Congress. Attorney General Richard Thornburgh, who refused to budge on the issue, has now resigned. The height of arrogance.

A Congressional Subcommittee on Economic and Commercial Law of the Committee on the Judiciary held hearings concerning the refusal of the Justice Department to cooperate. Congressman Jack Brooks of Texas, head of the committee investigating the Justice Department, stated that the Justice Department has denied the committee access to critical documents involving the Justice Department's dispute with the INSLAW Corp. "The documents were requested as part of an ongoing investigation of allegations that high-level Department officials conspired to force INSLAW into bankruptcy and liquidate its assets. Further, it has been alleged that these officials also attempted to arrange to have the company's primary software product, called PROMIS, transferred or bought by a rival company." Brooks stated in his opening remarks, "As incredible as this sounds, Federal Bankruptcy Judge George Bason, who will be testifying later, has already found much of the first part of the allegation to be true. In his decision on the INSLAW bankruptcy, Judge Bason ruled that the Department 'took, converted and stole' INSLAW's proprietary software using 'trickery, fraud and deceit'. The judge also severely criticized the decisions by high-level Department officials to 'ignore the ethical improprieties' on the part of the Justice Department officials involved in the case."

Brooks backed up Bason's findings, in stating, "In November 1989, Senior District Court Judge William B. Bryant unequivocally supported Judge Bason's findings and criticized the Department for attempting to escape accountability by asserting, among other things, 'sovereign

immunity', whatever that is. I didn't think we had kings in this country." Brooks continued, "Despite the dramatic findings by the two courts, the Department has steadfastly denied any wrongdoing by its officials, claiming that its conflict with INSLAW is nothing more than a simple contract dispute. I find this position a little hard to swallow."

Brooks, who says the major controversy involves the highest levels of the Justice Department, including at least two assistant attorney generals, a deputy attorney general, and Attorney General Meese, himself, states, "Unfortunately, the Department has thwarted attempts by Congress to learn the complete truth concerning the INSLAW case. Justice has repeatedly denied both the House and Senate investigating committees access to critical documents that may prove the Department's innocence or guilt. As a result, I am even more convinced that the allegations concerning INSLAW must be fully and independently investigated by the committee."

Former Attorney General Elliot Richardson has outlined the government's devious role, indicating that friends of Ronald Reagan and Edward Meese made every attempt possible to take over INSLAW and gain full proprietary rights to the PROMIS software. The man behind the move, according to Richardson, was Dr. Earl Brian, who also owns United Press International. Richardson was the Attorney General under Richard Nixon and refused to fire the Watergate Special Prosecutor on Nixon's orders - Richardson was also fired.

Richardson revealed that Meese's Justice Department needed to create a case management system designed along the concept of the PROMIS software. Meese's friends wanted the \$200 million contract and thus the need to buy out or force INSLAW into bankruptcy. "We believe that these attempts to acquire control of PROMIS were linked by a conspiracy among friends of Attorney General Edwin Meese to take advantage of their relationship with him for the purpose of obtaining a lucrative contract for the automation of the Department's litigating division. Among the facts pointing to the existence of this conspiracy are the following:

*Between 1958 and 1966, Edwin Meese and D. Lowell Jensen (then deputy Attorney general) served together in Alameda County, California, District Attorney's Office. From 1966 to 1974, Meese was a key aide to Governor Ronald Reagan. From 1970 to 1975, Dr. Earl Brian served in Governor Reagan's Cabinet. In January 1981, Meese became Counsellor to President Reagan. In 1981 to 1982, Brian served in the White House as the chairman of a task force which reported to Meese.

When Meese joined the Reagan Administration, Brian was the controlling shareholder in Biotech Capital Corporation. Biotech controlled Hadron, Inc., a company which specialized in integrating computer-based information management systems. This was the company which tried to buy INSLAW.

*Mrs. Meese bought stock in Biotech's first public offering with money borrowed from Edwin Thomas, soon to be an aide to her husband. Brian lent Thomas \$100,000 for the purchase of a house in Washington. Mrs. Meese later bought stock in American Cytogenetics, another Brian company.

*In June, 1983, a DOJ "whistleblower" warned the staff of Senator Max Baucus that, as soon as Meese became Attorney General, unidentified friends of Meese would be awarded a "massive sweetheart contract" to install PROMIS in every litigation office of DOJ. According to a statement made to Judge Jane Solomon of the Civil Court of the City of New York, Stanton's attempt to force INSLAW into liquidation was part of a "conspiracy to get the INSLAW software". Several high-level DOJ officials spoke of DOJ's determination to "get" or "bury" INSLAW. One DOJ employee said that Jensen was behind this effort. A second attributed the award to Hadron of a \$40 million computer services contract for litigation support in the Lands Division to the influence of a Deputy Assistant Attorney General with close ties to Meese. Other DOJ employees connected Meese, Brian, and Hadron with the harassment of INSLAW and the attempt to acquire PROMIS."

Richardson also testified, "In late April 1988, Richard LeGrand, chief investigator of the Senate Judiciary Committee, telephoned (William) Hamilton (owner of INSLAW). LeGrand said that he was calling at the request of an un-named senior official in DOJ whom he had known for 15 years and regarded as completely trustworthy. According to this official, the INSLAW case was 'a lot dirtier for the Department of Justice than Watergate had been, both in its breadth and depth'. The official asked LeGrand to inform the Hamiltons that the Justice Department had been compromised on the INSLAW case at every level, and that Jensen had engineered INSLAW's problems right from the start. The official also said that senior career officials in the Criminal Division knew all about this malfeasance, but would not disclose what they knew except in response to subpoena and under oath. LeGrand has since told the Hamiltons and others that his informant would come forward only if assured of protection against reprisal."

The Justice Department, according to Richardson, refused to undertake any type of criminal investigation. Richardson told

Congress, "It was foreseeable that such an investigation would not only expose widely ramified criminal conduct on the part of the Departmental employees, but also make the Department liable for punitive and consequential damages much larger than the \$6.8 million already awarded."

Judge Bason told Congress, "The judicial opinions that I rendered reflected my sense of moral outrage that, as the evidence showed and as I held, the Justice Department stole INSLAW's valuable property and tried to drive INSLAW out of business." He added, "Those opinions were upheld on appeal by Senior U.S. District Judge William Bryant. Very soon after I rendered those opinions my application for reappointment as bankruptcy judge was turned down. One of the Justice Department attorneys who had argued the INSLAW case before me was appointed in my stead." Over 90 percent of all bankruptcy judges seeking reappointment are usually returned to the bench.

"And I will punish the world for their evil, and the wicked for their iniquity; and I will cause the arrogancy of the proud to cease, and will lay low the haughtiness of the terrible." - Isaia 13:11.
(To be continued.)

Addendum 2

By Harry V. Martin

Copyright *Napa Sentinel*, 1991

June 21, 1991

EDITOR'S NOTE: *The Napa Sentinel produced a lengthy series about the INSLAW case and alleged wrongdoings by the U.S. Department of Justice. This article and subsequent others will publish the details of a Congressional hearing into the matter.*

Federal Judge George F. Bason, Jr., ruled in favor of INSLAW against the U.S. Department of Justice. He awarded INSLAW \$6.8 million and lambasted the Justice Department by stating he believed it was guilty of deceit, theft and trickery. The judge's decision was upheld in another court. Recently, a higher court has thrown the ruling out - not because it was right or wrong - but because of the technical question of jurisdiction.

After ruling against the Justice Department, Judge Bason was denied reappointment to the bench for another 14 years. "I have come to believe that my non-reappointment as bankruptcy judge was the result of improper influence from within the Justice Department which the current appointment process failed to prevent" Judge Bason stated to a Congressional hearing into the INSLAW matter. Ironically, the man who prosecuted the INSLAW case in Judge Bason's court for the Justice

Department, was appointed to succeed the judge when he was not reappointed.

Judge Bason was the only bankruptcy judge for the District of Columbia from February 8, 1984 through February 7, 1988. He was the trial judge who heard the INSLAW case. "The judicial opinions that I rendered reflected my sense of moral outrage that, as the evidence showed and as I held, the Justice Department stole INSLAW's valuable property and tried to drive INSLAW out of business. Those opinions were upheld on appeal by Judge Bryant in a memorandum that noted my attention to detail and mastery of evidence," Judge Bason further told Congress. "Very soon after I rendered those opinions, my application for reappointment was turned down. One of the Justice Department attorneys who argued the INSLAW case before me was appointed in my stead. Although over 90 percent of the incumbent bankruptcy judges who sought reappointment were in fact reappointed, I was not among them."

Judge Bason told the Congressional hearing that Congress required equal consideration to that given all other candidates must be given to incumbent bankruptcy judges. "Under that mandate, my qualifications were so far superior to my successor's that, on the merits, no rational person could have chosen him over me," the judge stated. "Merit must of course be judged both from the written record - my resume and opinions - and from my reputation amongst the judges and bankruptcy practitioners who knew me. My resume speaks for itself; my opinions have been cited often and reversed seldom; my successor had scant bankruptcy experience and, of course, no opinions. Despite a regulation requiring that at least one member of the Merit Selection Panel be "an attorney with a predominantly bankruptcy practice in the District of Columbia, so far as I know, no member of the panel had ever appeared even once in the Bankruptcy Court for the District of Columbia. Hence, no member of the panel had first-hand knowledge of my capabilities as a judge."

Judge Bason added, "The panel failed to interview District Court Chief Judge Aubrey Robinson, who exercises general supervisory authority over administrative aspects of the Bankruptcy Court and whose name I specifically suggested to the panel. Every year during my tenure, Chief Judge Robinson praised my performance as a bankruptcy judge. For example, in his May 1986 annual report to the D.C. Circuit Judicial Conference, he noted that despite 'increased case load...the Bankruptcy Court is basically current' because of Judge Bason's extraordinary efforts, perseverance and hard work'."

The panel also never notified Judge Bason of any adverse comments nor was he given any opportunity to address any

adverse comments. "I have repeatedly sought and repeatedly been denied any official explanation why the decision not to reappoint me was made," he added. "A number of the district judge members of the Judicial Council, when they received the Merit Selection Panel's report, were so dismayed at the panel's failure to recommend my reappointment that they caucused to see if there was anything they could do to reverse the process. They concluded that there was unfortunately no time left. When the chairmen of the bankruptcy committees of the two largest Bar Associations in the District of Columbia found out about the decision not to reappoint me, they too looked for ways to reverse the decision, and they too concluded there wasn't time."

In March 1987, Justice Department officials were talking with an important witness about the subject matter of his testimony. Then it developed the witness had recanted his testimony favorable to INSLAW. One of the Justice Department's lawyers apparently commented, "We've got to get rid of that judge (referring to Bason)." In May 1988, a news reporter with excellent contacts within the Justice Department states that the Justice Department could have procured Bason's removal. The reporter believes that the chairperson of the Merit Selection Panel was approached privately and informally by one of her old and trusted friends from her days in the Justice Department. The friend is believed to have told her that Bason was mentally unbalanced, as evidenced by his unusually forceful "anti-government" opinions. Her persuasive powers coupled with the fact that other members of the panel or their law firms might appear before her as litigating attorneys may have caused the vote against the judge. The reporter later stated that a high Justice Department official had boasted to him that Bason's removal was because of his INSLAW rulings.

"If Justice Department officials were willing to steal from and try to liquidate INSLAW and then to lie about it under oath, there is every reason to believe they would not hesitate to do whatever was necessary and possible to remove from office the judge who first exposed their wrongdoing. I can no longer escape the conclusion that most knowledgeable lawyers in Washington reached long ago. I would not have lost my job as bankruptcy judge but for my rulings in the INSLAW case. I have been told by legal search firms that I am now considered to be too controversial a figure to be employable by any of the large law firms. I am paying the full price for doing my duty to render equal justice without regard to rank or position. As a judge, I could not and would not do otherwise," Bason told Congress. "The

independence of the judiciary and the separation of powers are among the glories of our form of government. It strikes at the heart of those principles for the Justice Department to retaliate against a judge by causing his removal. Such retaliation is the mark of a police state, not a democratic America."

(To be continued.)

INSLAW Addendum 3

By Harry V. Martin

Copyright Napa Sentinel, 1991

June 25, 1991

EDITOR'S NOTE: *On March 12 through April 23, 1991, the Napa Sentinel published 11 articles involving the INSLAW case - the theft by the federal government of a sensitive software from a small computer company in Washington, D.C. The Sentinel - which was one of three newspapers to first print material on INSLAW - has presented several updates. This is one of those updates.*

Two things don't seem to equate very well in this world - investigating the infamous INSLAW case and staying alive! There has been a series of deaths with direct association to the INSLAW case - most of them have been termed "suicides", but federal, state and local law enforcement agencies are beginning to take a second look at some of these cases.

It is known that one Indian leader of the Cabazon tribe and two other men were murdered in execution style several years ago. They were protesting against the virtual "take over" of the Indian nation in Riverside County by federal agents representing the Central Intelligence Agency and the Drug Enforcement Agency. Not only was the Indian tribe manufacturing night vision goggles and biological and chemical weapons for shipment to the Contras, but they were also involved in the modification of INSLAW's PROMIS software. The Riverside County District Attorney's Office is now reexamining the case.

In this particular case, there was sufficient evidence presented as to who was responsible for the murders - but no arrests or convictions occurred despite eyewitness testimony. The key witness, Jimmy Hughes, is now hiding in Central America. The man who helped him escape was interviewed by the *Sentinel* several months ago. The key witness had been hiding in Sonoma County for a while. The witness states that the executions of the three men "were authorized and backed by a government covert operation".

The INSLAW case involves what a federal judge termed "theft, deception and deceit" on the part of the U.S. Justice

Department - the judge was removed from the bench and blackballed in the Washington, D.C. legal society. The Justice Department had a contract with INSLAW to produce the PROMIS software - but the firm was never paid. Instead, efforts were made by friends of then Attorney General Edwin Meese to buy out INSLAW. When INSLAW refused, Peter Videnieks, who had direct links with Meese and Dr. Earl Brian - both former members of Ronald Reagan's "kitchen cabinet" in California, allegedly threatened INSLAW's owner, Bill Hamilton, that they had ways of getting the software. Why was the software so important? Meese had ordered a complete revamping of all Justice Department computers - a multi-

ANSWERS

Kathleen Wetzel received confirmation of the effectiveness of prayer when her son, Lieutenant Robert Wetzel, told her what happened to him in an Iraqi prison after he had been treated for his injuries.

After several days without water, he thought he was near death and prayed, "God, please give me some water." Within minutes a guard opened his cell and gave Bob the last drops of water from his pail. Then after getting more water, he filled Bob's cup a second time.

Some days later, as he shivered on the icy concrete floor while the nighttime desert temperature dropped to near zero, he prayed, "God, I'm so cold. I'm feeling pretty helpless. Can You give me a sign?" Minutes later the cell door opened and someone threw in a blanket.

Finally, one night the prison was nearly leveled in an air raid. The terrified guards fled, leaving Bob and six other POWs locked in their cells. One more bomb would have reduced the prison to rubble. It never came and not a single POW was injured.

In comparing notes Mrs. Wetzel was able to estimate that all of these events occurred after she stopped praying for herself and directed all her prayers toward Bob.

From *Guideposts Magazine*
Subscription address:
P.O. Box 856
Carmel, NY 10512-9970

million contract. The award was to go to Dr. Brian, but the PROMIS software was a vital link to the successful bidder. Dr. Brian is alleged to have sold the software and had it converted for foreign intelligence agencies in Canada, South Korea, Australia, Israel, Libya and Iraq. An Israeli agent, Ari Ben-Menashe, and a former CIA computer expert, Michael Riconosciuto, have both testified to Dr. Brian's role.

Why did Dr. Brian get the computer contract? Meese's wife owned substantial stock in Dr. Brian's company and it is also alleged that Dr. Brian was being paid off for setting up the original meetings between the Iranians and the Reagan-Bush campaign team which may have led to the delay in the release of 52 American hostages until after the November 1980 Presidential election. A British Air Force officer who had allegedly witnessed Dr. Brian's sale of PROMIS software to Iraqi military intelligence in Santiago, Chile, was found hanged. His death was ruled suicide.

Riconosciuto provided his testimony to Congressman Jack Brooks, who was conducting a hearing into the INSLAW case. Riconosciuto warned that if he testified he would be arrested. Within eight days of his affidavit, he was arrested in Pierce County, Washington for allegedly owning a drug manufacturing plant. When Congressional investigators and the media continued to interview him he was shipped to Missouri then Oklahoma, and now is back in the State of Washington.

Dennis Eisman was an Attorney from Philadelphia. He was scheduled to make a trip to the West Coast to meet with Riconosciuto and consider taking on his case. Eisman was found shot to death in his car, a single bullet wound to the chest. His death was ruled a suicide. Moments before he died, Eisman was enroute to a Philadelphia parking lot to meet with a woman who was to deliver critical evidence to substantiate Riconosciuto's claims about threats from Videnieks. Investigative Journalist Danny Casolaro was in communication with Eisman before he died.

Casolaro was found dead last month in a West Virginia hotel room. His wrists had been slashed 10 times. Not only was he declared a suicide, but he was embalmed and buried quickly before his family was even notified of his death. Casolaro was writing a book about the INSLAW case. He carried many files with him - files that were seen in his possession a day or two before he died. Those files are now missing and contain critical information on the INSLAW case. Casolaro was in West Virginia for a meeting with Videnieks and Dr. Brian, whom he intended to confront directly with evidence backing up the Riconosciuto story. Casolaro had received several death threats.

Between 1986 and 1989, nearly 30 people either died or disappeared un-

der mysterious circumstances, all of whom stood to reveal some crucial pieces of information concerning the INSLAW case and the Justice Department.

Anson Ng was found dead a month before Casolaro. He was working for the *Financial Times* of London and was in Guatemala. Ng had a single bullet wound in his chest - like Eisman. His death was ruled a suicide. Ng was in Central America attempting to interview Jimmy Hughes, who was the key witness to the murders associated with the Cabazon Indians and the INSLAW case. Hughes also holds documents that allege the same people involved with the Cabazon and INSLAW incidents had a hit list. The list was international names scheduled for assassination and included Swedish Prime Minister Olaf Palme, Schleswig-Holstein Prime Minister Uwe Barschel, Iranian arms dealer Cyrus Hashemi and Israeli counter-terrorist chief Amiran Nir. Many have died.

Allan Michael May pleaded with Riconosciuto to keep his mouth shut about his ties with the Iranian hostage deal. But Riconosciuto in an exclusive interview with the *Napa Sentinel* provided full details of the October Surprise and INSLAW ties and named May. Four days later May was found dead in his home. His death was listed as a heart attack, but a further autopsy revealed he had poly pharmaceuticals in his system.

Two weeks before Casolaro was found dead, John Friedrich was found dead in Sale, Australia. He was found with a single bullet wound to the head and his death was termed a suicide. Friedrich was a close ally of Colonel Oliver North and Amiran Nir. He had a lot of knowledge about the Iran-Contra and INSLAW cases. Nir died in plane crash in Mexico.

Now, Barry R. Kumnick is missing. A missing report was filed with the Los Angeles Police on Sunday. Kumnick had developed software which would give a quantum leap to the PROMIS software. PROMIS tracks criminals, military movements or any type of personnel tracing. Kumnick's development would enhance PROMIS by adding a new dimension of deductions. The new program would allow the PROMIS software to interject personality characteristics and deduce the future or potential action of the person being traced.

Kumnick wrote to his sister in Idaho that his new program would be extremely dangerous if it got into the wrong hands. He was excited that the government had offered him \$25 million for the software but later, like INSLAW, reneged and forced Kumnick into bankruptcy. Kumnick has not been heard from since. Five crates containing his personal

belongings, crucial documents and even his passport, were discovered recently in a storage facility. No member of Kumnick's family has heard from him in six months. In contacting Kumnick's known business partner, the partner tells the family he never heard of Kumnick.

Two things don't seem to equate very well in this world - investigating the infamous INSLAW case and staying alive!
(To be continued.)

INSLAW Addendum 4

By Harry V. Martin

Copyright *Napa Sentinel*, 1991

June 28, 1991

Another individual who was investigating the INSLAW case has been murdered. Thirty-four-year-old Alan D. Standorf was found dead at Washington National Airport - he died of a blow to the head. His body was found on the back floor of his car, under a pile of luggage and personal items. Authorities believe Standorf was killed weeks earlier at another site.

Law enforcement officials are investigating the possibility that Standorf's murder might be linked with the death of investigative journalist Joseph Daniel Casolaro, who was found dead in a West Virginia hotel bathtub - his wrists had been slashed at least 10 times.

Standorf worked at a super-secret military listening post near Washington. He is suspected of being a key source of information to Casolaro. He worked at Vint Hill Farm, a military installation near Manassas, VA, that gathers electronic intelligence from spy satellites and other sources around the world.

Bill Turner, a defense industry whistleblower who met with Casolaro just before his death, says that Casolaro indicated that his "key" source had dried-up. Turner believes Standorf was that key contact. Michael Riconosciuto, who has provided testimony to Congress about the INSLAW case, insists that Standorf was Casolaro's key informant.

Casolaro had gathered information linking the INSLAW case and the fraud ridden Bank of Credit and Commerce International together, along with other conspiracies within the savings and loan industry and the Iran-Contra scandal. It has also been learned that Casolaro was investigating links between INSLAW, the Cabazon Indians, Wackenhut Corporation, and the powerful Prime Merit Bank of Nevada. Casolaro was in West Virginia for a meeting with Peter Videnieks and Dr. Earl Brian, whom he intended to confront directly with evidence backing

up the Riconosciuto story that the two were instrumental in the theft of the INSLAW software. Casolaro had received several death threats.

In the meantime, the mystery of Barry R. Kumnick, a brilliant computer engineer, widens. Kumnick, who invented a new artificial intelligence software that would dramatically enhance INSLAW's PROMIS software, has been missing for six months. All his belongings, including the working papers on his new software program, called Brainstorm, were found in five crates auctioned by a storage company.

A missing report was filed with the Los Angeles Police on Sunday. Kumnick had developed software which would give a quantum leap to the PROMIS software. PROMIS tracks criminals, military movements or any type of personnel tracing. Kumnick's development would enhance PROMIS by adding a new dimension of deductions. The new program would allow the PROMIS software to interject personality characteristics and deduce the future or potential actions of the person being traced.

Kumnick wrote to his sister in Idaho that his new program would be extremely dangerous if it got into the wrong hands. He was excited that the government had offered him \$25 million for the software but later, like INSLAW, reneged and forced Kumnick into bankruptcy. Kumnick has not been heard from since.

Five crates containing his personal belongings, crucial documents and even his passport, were discovered recently in a storage facility. No member of Kumnick's family has heard from him in six months. In contacting Kumnick's known business partner, the partner tells the family he never heard of Kumnick.

Kumnick was with the U.S. military maintaining the management of nuclear detonation systems. He worked with Northrop on the Command, Control, Communication and Intelligence (C31). He also worked on the source selection for the Navstar Satellite. He had a very high security clearance.

His software would enhance any tracking program, such as INSLAW, and establish an automatic deducing system. In the case of INSLAW, it could project the thoughts and characteristics of individuals (criminal or military) and forecast behavior or movement patterns. INSLAW was originally invented to track case loads for the U.S. Department of Justice. It was convened to be used by military intelligence agencies to track military movements, conditions and inventories.

The INSLAW case is still under Congressional investigation. The Justice

Department has adamantly refused to cooperate with Congressman Jack Brooks' Committee. ***One Justice Department official has told a Senate Committee investigator that INSLAW is dirty and far deeper than Watergate ever was.***

Death Of A Journalist

By Harry V. Martin

Copyright Napa Sentinel, 1991

September 27, 1991

Journalist Danny Casolaro had a tenacious, bull-dog approach to investigative journalism. He would research his subject and then have a face-to-face confrontation with that subject. There were no holds barred. That style of journalism may have cost him his life.

Casolaro is one of many journalists, attorneys and investigators who have perished in their search for the truth about this nation, about clandestine government operations, private arms, drug dealers and the CIA.

Casolaro was found dead in a West Virginia hotel room. His wrists had been slashed 10 times. He was not only ruled a suicide, but his body was embalmed and buried before his family was even notified. But was it suicide? Too many deaths, too many suspicious circumstances lay challenge to that pronouncement. But this article is not about Danny's death, it is about his life.

The Sentinel has received exclusive inside information on what Danny was doing before he died, who and what he was investigating and where he was receiving his information from.

Danny was writing a book - a book that would blow the socks off Washington. It began to connect the Bank of Credit and Commerce (BCCI) scandal with INSLAW, the Iran-Contra deals, Israeli-U.S. secret arrangements, misuse of Indian tribes, drug trafficking and murder all into one neat and sordid package. Before his death he thought he had cracked all the necessary mysteries to link what he called ***the Octopus of the American government.***

Danny, at one time, worked with Jack Anderson, a nationally acclaimed Washington columnist. One of his key contacts was Alan D. Standorf. According to Danny, Standorf was a key supplier of documents that exposed the giant government scandal in banking, intelligence and underworld ties. Standorf was working in a very sensitive and secret communication center for the U.S. government. He could listen in or intercept message traffic from the intelligence community. Standorf supplied volumes of secret documents to Danny. High speed Xerox commercial duplicating and collating machinery was set up in the Hilton Hotel in room 900, to provide Danny copies of all documents and allow Standorf time to place the

documents back in their original files. But then Danny lost his source - Standorf was found dead at Washington, D.C.'s National Airport - he died of a blow to the head. His body was found on the back floor of his car, under a pile of luggage and personal items.

Danny also had contact with Dennis Eisman and Michael Riconosciuto. Eisman, who was to represent Riconosciuto in a criminal trial, was in contact with Danny on a frequent basis. Riconosciuto is a key witness in the INSLAW case and on the October Surprise investigation, as well as Iran-Contra. Riconosciuto apparently was the key electronics man for the U.S. intelligence community. He was arrested eight days after providing Congress with testimony in the INSLAW case. Eisman is now dead with a single bullet wound to the chest - they say it was suicide, as well. Eisman was to have picked up critical information at a parking lot the day he was shot. That information was destined for Danny and Riconosciuto - but it never came to be.

Danny called the INSLAW case the "frosting on the cake" of his investigation. He claimed to know all the Washington players in the Octopus - from the White House and Justice Department, right down to the intelligence community and mob ties. He was investigating the following individuals and companies at the time of his death:

- * Dominic and Bob Bolsano
- * Gemini Industries
- * The Papago Indian tribe
- * The Menominee Indian tribe
- * The Cabazon Indian tribe
- * The Primerit Bank of Nevada
- * BCCI and 300 other financial institutions
- * Dr. Earl Brian
- * Peter Videnieks
- * Community Banking of Southern California
- * Home Savings of Seattle
- * Theodore Strand
- * Robert Booth Nichols
- * Department of Commerce EDA funds
- * The Wackenhut Corporation

Former BofA director Bill Jenson along with loan sharks, Mafia and mob ties, and links between the deaths of Indians and journalist Don Boyles, who was killed in a car explosion in Arizona many years ago. Danny was also examining the gold-platinum smuggling that came from Southeast Asia through Mexico and then through the Papago Indian reservation in New Mexico. He fingered a corridor between Mexico and New Mexico which was allowed to be opened and which the Drug Enforcement Agency refused to patrol. He was also looking at gold shipments from the Republic of South Vietnam.

According to an inside informant, Danny was threatened by a man who controls the Indian tribes. "Now that you know this stuff you will have to die,"

Danny reported, was the threat. He was also concerned with the IBM-Tel Aviv connection which could link the use of INSLAW's PROMIS software to Israeli intelligence.

Danny was in contact with Bill Hamilton of INSLAW, and was scheduled to meet with Videnieks and Brian about the time he died. He had six file folders with him at all times. Just before his alleged meeting, he brought the folders home. In a search of his house, no documents were reported found. Those documents were seldom left behind by Danny.

Danny had conversations with Allan Michael May, a former Nixon campaign financial aide, who is alleged to have wired \$40 million to the Iranians in October 1980 as a down payment on the hostage deal. May died in San Francisco four days after the *Napa Sentinel* reported his connections to the October Surprise. At first officials said he died of a heart attack, but the autopsy report was changed to reflect May had polypharmaceuticals in his system. Danny was also working with Anson Ng of the *Financial Times* of London. Both were zeroing in on the Cabazon Indians-INSLAW-Iran-Contra links. Ng was found dead in Guatemala with a single bullet wound in his chest like Eisman; like Danny, the verdict was suicide.

Peter Zokosky had close liaison with Danny. Zokosky had direct dealings with the Cabazon Indians at the time the INSLAW software was being converted for Canadian intelligence and also knew about the manufacturing of chemical and biological weapons for the Contras, through the auspices of the Wackenhut Corporation and the Nichols family.

But some of Danny's documents will show such things as a bank in New England which has \$400 million in phony bearer bonds - used for collateral because the bank's money has been siphoned off. Another will show multi-million dollar loans based on only thousands of dollars of collateral **by another bank used to finance drug deals.** Danny's Octopus was too large and in the end it ate him up ... his records and his life.

Another Leg Into The INSLAW Story By Harry V. Martin

Copyright Napa Sentinel, 1991

October 4, 1991

The man who was a key source of information for investigative journalist Danny Casolaro, has been arrested and critical documents have been seized from

his home.

William Richard Turner, the last known person to see Casolaro alive, was arrested this week and charged with bank robbery. Turner is a former employee of Hughes Aircraft. He is reported to have met with Casolaro in a Sheraton Hotel parking lot and provided him with papers alleging corruption at a local defense plant - and also alleged fraud in the aerospace industry and within the ranks of the Defense Investigative Service, which oversees probes of the defense industry. The meeting took place hours before Casolaro was found dead in his hotel room - his wrists had been slashed 10 times. Turner had been fired from Hughes because of his whistleblowing.

Casolaro's body was immediately embalmed and buried before his family was notified of his death. The death was ruled to be a "suicide". Casolaro had received numerous threats on his life because of his investigations into INSLAW, the Cabazon Indian nation, mob-CIA connections, and the Bank of Commercial Credit (BCCI). Several other "suicides" have been reported associated with similar investigation efforts by other journalists and attorneys.

Turner was being followed by units of the Frederick County Sheriff's Office for his protection. He was aware of the tail. A Sheriff's unit pulled along side Turner's vehicle in a bank parking lot and informed him that someone had reported he was a suspect in the robbery of the Gore Branch of the Dominion Bank that

morning.

Turner was not immediately arrested. He returned home and the Sheriff informed him he would need to speak to him on the next day. Turner voluntarily signed a waiver allowing authorities to search his home. The following day he was arrested and the FBI searched his home. They seized the copies of 40 to 50 documents which Turner had provided Casolaro. They seized notebooks with names and addresses in it, listing contacts that Casolaro had, phone message tapes, and all the files in his desk. All of Casolaro's documents - both in his hotel room and at his home - have not been found.

Law enforcement officials indicate that television cameras in the bank show a person with similar characteristics of Turner. They claim to have a witness who saw Turner **running** from the bank.

Turner only has one leg.

(Editor's note: We "end" the CONTACT'S outlay of the INSLAW series from the Napa Sentinel at this point...though one could hardly consider this matter ended to any degree.

For example, just as a postscript, refer back to the Skolnick phone message transcription immediately preceding where we began the Napa Sentinel material, and also refer back to Rayelan Russbacher's very recent information with which we began this entire piece.

The crooks never give up trying to cover their tracks. The least we can do is keep a bright spotlight on them!)



"We programmed it to simulate living conditions in the year 2000, and it's become hysterical."

Status Report On Our Struggling Mother Earth

6/21/93 SOLTEC

THE PLANET FIGHTS FOR ITS LIFE

Good evening, Toniose Soltec present, in and with radiant light of Holy God of Light. We have been kept hopping in the weeks past, as there has been much to occupy our attentions occurring upon your world. It has been extremely busy, geologically speaking, since last we communicated, and I will take a little time here to go over some of this activity and bring you ones up to date. Know that you are well into the swing of the Earth Changes of which you have heard so much about and the activity of such shall only continue to grow more and more intense the closer you ones get to the Time of Light Transition.

Your planet is fighting for its very life at this time and expending much energy in an attempt to renew that life on a daily basis. The darker the world becomes, the more she will struggle to maintain a balance of life.

Understand that the planet itself could survive quite nicely without the interference of mankind, as those who are in control of that which takes place upon your globe are only about greed and the lust for power over all things. Though they may spout much about saving the planet and cleaning up the environment, you can bet every cent you have that they are merely about grabbing more and more for selves and do not give "two hoots" about the planet other than what it can give unto them.

They are about the business of wiping out as many of you ones as they possibly can by your year 2000, regardless of what it may take to get that job accomplished. So hold on tight, Chelas, for the ride you ones are on is getting rougher day by day, indeed.

And how is your relationship with Creator this day?

GEOLOGICAL UPDATES

Now on to geologic updates, as promised.

The majority of the activity found has occurred on the western edges of the Pa-

cific Plate, with what your scientists would call "light to moderate" activity on the eastern portion of this plate.

I shall give to you ones a short listing of earthquake activity since the beginning of June and shall list them according to their sizes (by your measurements):

6.0 and greater:

June 8, 6.5 Near Kamchatka Peninsula (Eastern Russia).
June 8, 6.4 San Juan Province, Argentina.
June 12, 6.1 Solomon Islands, S. Pacific.
June 12, 6.2 Irian Jaya Region, Indonesia.
June 18, 6.7 Kermadec Island Region (Just west of Midway Island).

5.0 to 5.9:

June 1, 5.0 Near Honshu, Japan.
June 1, 5.0 Crete.
June 1, 5.1 Off Coast of Southern Chile.
June 2, 5.3 Andreanof Is. (Aleutians).
June 3, 5.5 Vanuatu Islands (S. Pacific).
June 4, 5.2 N. Atlantic Ocean.
June 4, 5.4 S. of Mariana Islands.
June 4, 5.9 North of Halmahera, Indonesia.
June 6, 5.3 South of Fiji Islands.
June 6, 5.9 Mariana Islands.
June 8, 5.1 Halmahera, Indonesia.
June 8, 5.3 Island of Hawaii.
June 8, 5.1 East coast of Kamchatka.
June 8, 5.3 Kyushu, Japan.
June 9, 5.1 Near W. Coast of Honshu, Japan.
June 10, 5.8 Off E. Coast of Kamchatka.
June 10, 5.5 Off E. Coast of Kamchatka.
June 10, 5.6 South of Fiji Islands.
June 10, 5.1 Solomon Islands, South Pacific (2).
June 10, 5.4 Solomon Islands, South Pacific (2).
June 10, 5.6 New Britain Region, New Guinea.
June 10, 5.6 Tongo Islands, S. Pacific.
June 10, 5.4 Alaskan Peninsula.
June 10, 5.8 Irian Jaya Region, Indonesia.
June 10, 5.2 Albania-Greece border region.
June 14, 5.0 Eastern Kashmir.
June 15, 5.0 Off E. Coast Honshu, Japan.
June 15, 5.4 Ryukyu Islands, S. Pacific.
June 16, 5.4 Tonga Islands.

June 17, 5.2 Philippine Islands.
June 19, 5.8 Kermadec Islands (Just West of Midway Island).
June 20, 5.6 Kermadec Islands.

I do not give this list just to impress you ones. Rather, it is compiled that you can see the widespread activity all along that Pacific Plate region, and also in other areas as well. This is not a game of how long a list can Soltec give, but it is to allow you ones a picture of what is taking place on your planet at this time. There are many on this list, as well as others, which I will go into following this, that are of significance. You are in a time of much upheaval upon your planet, and **let me also remind you that you have put up another Shuttle mission this day, so hold on tight, for you ones know what that will most likely mean in regard to earthquake activity.**

CALIFORNIA ACTIVITY

California has had what they would refer to as "minor" shaking; however, the strategic locations of the activity elevate the stature of these earthquakes out of the minor leagues and into the MAJORS. That area in and around the California-Nevada border—Mammoth Lake or Long Valley Caldera—continues to exhibit activity and, though the magnitudes of these earthquakes have not risen above the 4.0 mark on your scales, you should, by this time, be well aware, from previous information given, that even the smallest shaker here carries the potential for some VERY disastrous results.

June 12 brought a little shaker (2.8) in and around the area of Playa del Rey, California, as well as a 4.0 in the Baja, California region. On June 14, there was a small shaker (3.1) near the city of Coalinga and another (3.3), off the coast of Northern California, approximately 40 miles south of Eureka. On June 15, those of you who reside in the Tehachapi-Bakersfield area were subjected to a sharp jolt approximately thirty miles west of Tehachapi, on an extremely strategic point of intersection of five faults—the San Andreas, San Gabriel, Big Pine, Pleito and Garlock Faults, which in turn intersect and bisect yet other faults in that already unstable, pulverized area.

This was reported by your scientists as registering as a 3.2 earthquake—"nothing to get too concerned about", mind you. However, ANY earthquakes in this place are something to be concerned about! Keep in mind, also, the close proximity of your Edwards Air Force Base and all the underground activities that take place there, as well as the intentional blasting and testing shenanigans which take place.

SIGNIFICANCE OF MOVEMENTS ON THE SMALLER FAULTS

Keep in your minds also, what we have given you ones in the past regarding the significance of the smaller faults. Most people only become concerned when they hear of activity upon the San Andreas. Yet, all of these lesser faults feed into the greater San Andreas, much the same as smaller rivers feeding into larger rivers. Too much water from all the small rivers will flood the larger one. In the same manner, too much stress and energy build-up along the smaller faults will flow or resonate into the larger fault—that being the San Andreas—and can carry potential for taking it out.

Remember that, on the greater scales, all is interrelated to all, and all the seismic energy must be factored into the formula. Even that which takes place on the other side of the globe has significance. So just because an earthquake takes place in Greece does NOT mean that it will have no effect upon your place! All the plates are in synchronous motion and the Earth acts as a whole entity in the same way that your arms and legs are all parts of the one body, and that which affects the arm in turn has effect upon the whole being. So do not become too comfortable in the fact that the local California earthquakes have been only of small magnitude, for these little shakers—at the right place and at the right time—could spell some BIG trouble.

A GLOBAL VIEW NEEDED

We have, up to this time, concentrated primarily upon your United States and the Western Hemisphere. However, we are now at a place where this information must be expanded to encompass the entire globe, for only then will a more complete picture be possible. You see, you have all the plates that are either pressing one upon another, or one pulling away from another, or one actually diving beneath another, yet it is all connected at the deeper levels of the planet, and the magma that pushes itself upward does so wherever there is available passage to the surface.

This same magma, being a moving mass, produces energy which likewise pushes upward toward the surface. These actions produce such things as earthquakes, volcanoes and geysers. **When your sciences**

come to the place of understanding that the planet is a living organism struggling to survive, and not a dead piece of rock upon which other organisms live, then your world will begin to have a chance at survival—for then and only then will mankind come into an understanding that his life is completely dependent upon the life of the planet upon which he resides. For, as your world goes, so goes its inhabitants.

A planet simply cannot stand the abuses which your world seems so hell-bent upon inflicting onto yours. Mankind has been tinkering for years with forces that he knows nothing about and the evidence of his lack of knowledge of such things is very evident everywhere you look. Yet, he continues in his ways, placing only Band-Aids upon Earth's gaping wounds.

In his attempts to rid the planet of those insects which devour his crops, he has invented chemical pesticides which poison not only the harmful pests, but those that are beneficial as well, and also has poisoned his own food chain and water supply. Rather than make the effort to plant a separate crop that would attract the beneficial insects, which would in turn keep down the harmful pests, he would rather kill off everything, including himself.

Rather than give proper instruction in the way to limit the number of people upon the planet through the practice of abstinence, he would rather devise hideous ways of preventing the births or killing them off after conception or birth through the practice of abortions and loosing killer diseases upon the populace.

Do you ones begin to see the insanity which has overtaken your world? If you were the Earth, what would your reaction to these abuses be? Would you not struggle to survive against all odds and strive to renew yourself in whatever way you might?

Work with Nature and Nature will work with you. Work against it and it shall likewise work against you.

Let us bring this writing to a close. As you ones can see, the status remains about as it has for some time—you merely move farther into the time of the changes. Earth still struggles in her attempt at survival, as do you ones.

As always, you are held ever near unto us and we are grateful unto you who continue to serve in the face of all adversity. May all the blessings of Creator God be upon each and every one of you and may your path be Lighted with the Pure Light of Holy God.

Toniose to clear. Salu.

Grow Not Faint In Final Hours

6/25/93 ESU "JESUS" SANANDA

I AM ESU JMMANUEL SANANDA PRESENT IN THE RADIANCE AND IN SERVICE UNTO GOD OF LIGHT, ATON. PEACE BE UNTO MY FELLOW BRETHREN AND UNTO YOU, THOMAS.

THE VICTORY

Always the adversary baits the snare and waits to see who will be caught. Ah, but mine ones have been well trained and it is the adversary who shall be caught within the trap of his own making. So be it.

You ones think that the countless attorneys and the funds that have gone forth for attorneys have been in vain; nay, they have been thine great teacher—for now, with knowledge, you shall know victory! It matters not whether the victory be in the courts of injustice. You shall know victory among men and victory in the heavens!

Grow not faint of heart for in the final hours the testing shall be the greatest of all. Who will turn aside before the dawn? Who will stay the course? MINE SHALL NOT MOVE FOR THEY ARE MY BROTHERS AND TOGETHER WE SHALL SERVE WITH DIGNITY, WITH HONOR, AND WITH LOVE. THINE ENEMY SHALL NOT FIND CHINKS IN MINE BELOVED ONES' ARMOUR FOR THEY ARE WELL FORTIFIED. I AM A SHIELD WHICH STANDS BETWEEN THEY AND MINE ENEMY!

Ones are hearing their call and seeing possibilities within TRUTH. Ones are seeing the options laid before their feet and ones are RESPONDING. You ones are caretakers of the LAMP; HOLD AS SACRED YOUR TRUST FOR THE LAMP OF FREEDOM SHALL NOT BE EXTINGUISHED!

Many will come against thee, many will be sent. They shall fall, ALL!

Have I not said that you must be as wise

Assorted Inquiries From The Mailbag

6/22/93 #1 HATONN

QUESTIONS, QUESTIONS

In the serious day to day happenings that unfold, as much to keep you in confusion as for any other reason, I am still queried about such things as "true" capitalism and "pure" market exchange, why is there "really" a focus on counterfeiting and will you comment on the new hit movie called *Jurassic Park*?

IT HELPS TO KNOW WHAT
YOU'RE LOOKING AT!

I am also asked as to "why" with all the measures taken there are still Gram-negative organisms in the Gaiandriana? Come now, students—THINK! **Gaiandrianas are certainly NOT Gram-positive organisms of highly toxic breed. Look and see what you have showing on the laboratory results—even "more" of these little organisms in the new batch than in the old—AND, furthermore, the technicians "cannot" put a name to the organism in point! (!!!)**

"THEY" don't know what a "driana" looks like! The gaiandriana will show up on a dry stain (Gram) as a "negative" organism. I hope that someone will make sure W. gets this bit of observation today. There is always concern when a substance appears to be contaminated—and so it is when contamination is by virulent organisms—but what you have resulting here is just confirmation that you have at least two strains of our little friendly "construction crews" doing their perfect "thing". [See next to last pages for more on Gaiandriana and Aquagaia.] **May you forever, however, keep on your toes and observant to these things.**

JURASSIC PARK

I don't want to do big commenting on something you can figure out pretty well just by reading the genetic and DNA information we have recently shared in *CONTACT*. However, the point to know is that most certainly DNA is "forever" and therefore reconstruction of original creation can be reproduced. However, to attend dinosaurs when you are wiping out your own species is a bit "redundant", don't you

agree?

There is need to look closely at what circumstances were present at the time of great dinosaurs, however. You need to look back just a tad, like about 75 million years ago. There was a very REAL "Jurassic Park" in North America. That was not by accident, either, as no thing is. During dinosaur times, the Western interior was part of a mammoth coastal plain wedged between the Rockies and a shallow inland sea that flowed from the Arctic Ocean to the Gulf of Mexico. Kansas as you now recognize it was almost all under water—and for this reason fossils are abundant in that area today.

Dinosaur remains have been reported from the Arctic Circle, the Gobi Desert—all the way to New Jersey. However, the Western interior is the unquestionable treasure chest of these great remains.

This, however, is not the main focus to



DINOSAUR COUNTRY.

75 million years ago,
dinosaurs roamed the plains
between the Rocky Mountains
and an inland sea.

as the serpent and as harmless as the dove? And so it is. As with the serpent, I expect mine ones to strike without mercy in the presence of evil! DO NOT MISUNDERSTAND MY MEANING. I DID NOT SAY TO DO PHYSICAL HARM; I SAID TO STRIKE WITHOUT MERCY IN THE PRESENCE OF EVIL. I MEANT TO STAND YOUR GROUND—FOR LIGHT DOES NOT BACK DOWN IN THE PRESENCE OF EVIL, EVIL WITH-DRAWS FROM LIGHT AND IT IS THE LIGHT THAT SHALL KNOW THE VICTORY. FOR THE TRUTH SHALL SET YOU FREE AND SO IT IS!

DECEPTION

The adversary gloats and is most clever. Beware of cleverness. The very cleverness that the adversary has laid forth shall be the very thing that shall bring him down. Deception is a most interesting process. What tangled webs are woven in the effort at deceiving. When the lies are piled one upon another, the memory becomes incapable of tracking that which has been said as compared with that which was considered, contemplated, alternatively considered, etc. Which lie was put forth? Was it this or that? Ah, on a witness stand this becomes most interesting to observe—for the adversary, in his attempt to remain free, only becomes inexorably entangled within the web of his own creation. And so it is. So be it.

Soon you shall rejoice!

SOON, YOU SHALL KNOW WONDER

Always give thanks unto Creator for the blessings given forth with each passing day. Each day is filled with an abundance of opportunity for sharing, growing, learning, and working toward thine goals. You shall be tempted to fall into nonaction. Become not lazy during this period of the cycle, for the hope lies in the actions put forth that the promise may be realized. Ever hold the goal and it must come to be.

HOLD IT IN YOUR HEARTS, BELOVED FRIENDS OF MINE, SOON YOU SHALL KNOW WONDER. WE ARE WITH THEE ONES CONSTANTLY NOW AND WE ARE BUT YOUR BROTHERS. LET US WALK TOGETHER TO THE GOAL IN UNITY OF PURPOSE. BE EVER MINDFUL TO HOLD LOVE IN YOUR HEART. HARDEN NOT YOUR HEARTS, BELOVED. THE LIGHT OF UNDERSTANDING BECKONS. LET ITS RADIANCE ENTER TO DISPEL ALL DARKNESS, THAT YOU MAY STAND BEFORE GOD IN GLORY. SO BE IT. WALK IN PEACE FOR YOU ARE GREATLY LOVED. WE ARE FAMILY. YOU OF THE GOODLY COMPANY ARE THE BELOVED SERVANTS. LET US TREAT ONE ANOTHER AS THE ONE FAMILY THAT WE TRULY ARE. MY BLESSINGS ARE UPON YOU, ONE AND ALL.

Salut!

attend. The fact that your America looked very much as IT WILL AGAIN LOOK is that which IS important. I ask that the map available of representation of 65,000 million years ago be presented here.

If you are going to recreate the dinosaurs, I can promise you that you will ALSO CREATE THE SAME TOPOGRAPHY. Good luck! [Map on previous page.]

FOCUS ON CURRENCY

There is always focus on currency and just how to "getcha" while you line up to be "got". Any time that CNN begins to run "specials" on counterfeiting and just "how easy" it is to run currency off on color printers—you better start watching your backsides. THE POINT IS TO GET YOU SO CAUGHT UP IN THE STOPPING OF SUCH TACTICS AND THEFT THAT YOU DEMAND A "NO CURRENCY" (CASHLESS) SOCIETY. That is where the Elite Bankers are herding you and you are moving with great haste now. You do not bat an eye at the theft by Israel of about \$13 BILLION a year, but the thought of copying and using a billion dollars in theft throws you into absolute panic. Until you can see "what" they are doing there is nothing you can or will do about it. Distraction is the name of their insipid game and you bite every time.

WHO IS LUCIFER? IS THIS A REAL ENTITY?

Now, the next subject is complex and too lengthy to go into here sufficiently to cause understanding but we can comment on it briefly. **Who is Lucifer? Is this a "real" entity?**

Lucifer was a "perfect" creation of God—he was known as the Morning Star of Perfection. However he was a rather independent being and became the "tester", or the one who would bring the human aspect into full play in the lesson grades.

There was a confrontation between Creator and Lucifer as Lucifer wished to have dominion over ALL dimensions and all Creation. BUT, he COULD NOT because when moving into lower dimensions of expression there is not ability to "create" as defined by God Creator of Creation. Lucifer was destined to be a "head honcho" in the kingdoms of physical expression wherein the beings were given total free-will choosing and "capability of 'reason'".

This brother became the epitome of physical expression and humanism. He is that which is worshipped by all who have no concept or expression in goodness toward the dimensions of infinite LIGHT. He became the representative of

the "dark" side of man's aspect and expression. ALL THINGS FOR THE PHYSICAL AT ALL COSTS TO ANY AND ALL OTHER CREATIONS. I believe you can see that he has accomplished just about all he set off to do and be. However, the battle supreme is—and always has been—the grab for the SOULS of Man. The game must be played by the rules of freedom of choices. He entices by all things fleshly and God waits to see if Man will have WISDOM enough to choose infinite LIFE instead of a limited expression of no more than an average of less than a century of experience with "things".

Through the cycling of civilizations Man either awakens to the Truth of God or goes deeper into the pits of ignorance and self-human physical prison. When technology is progressed to the point of utter destruction of that which is Created for your expression—God steps in, sends us the messengers (alarm clocks) to cause you to see WHAT YOU ARE DOING and then remember what you ARE in fact. This is a very "real" being and without that negative aspect of expression there would be nothing against which to relate for your lessons. Once moved into action in constant WISDOM within the LIGHTED KNOWING the experiences become ones of wondrous creation without need of the adversarial lessons. I would suggest that "Lucifer" is still total perfection—AT THAT WHICH IS HIS ACTIONS. Remember, evil cannot "create"—it can only "use" that which is already in Creation. Man can alter his circumstances, cause havoc and chaos and even tamper and reconstruct in the mechanical physical—even to human form reconstructions—BUT HE CANNOT BREATHE WITHIN THOSE ENTITIES THE "BREATH OF LIFE". Only through God Creator's power of Creation—can the SOUL be breathed into the construction and Man given Consciousness.

Just as a computer can do wondrous "things" and take information and produce incredible responses—IT REQUIRES THAT SOMEONE OF "INTELLIGENCE" DO THE PROGRAMS—I.E., "GARBAGE IN—GARBAGE OUT". Man in Creation is given the ability to take in garbage, revamp the program and produce beauty and goodness in far higher output than ANY computer. The mind works as a computer—even to the binary codes of communication—but only GOD can produce that which is TRULY alive (LIFE INFINITE). The Lucifers of the world always tear down while the Godly always build up. It is a representation of the extremes of the examination taking place on the way to your graduation. Lucifer will beguile you, deceive you and trick you; lie to you and offer "things" which

are rarely produced. He will suck you within the whirlwind until you are trapped by the physical expression—then usually dump you when your value to him in his physical thrust for soul power is finished. LUCIFER IS THE ENERGY FORM WITHOUT SOUL TO TRAVEL IN THE HIGHER REFINEMENT OF THE HIGH FREQUENCY ELECTRIC WAVE UNIVERSE. HE FUNCTIONS ON VERY, VERY LOW FREQUENCIES IN PULSED (PISTON TYPE—GETTING NOWHERE) ACTION AND HE DESTROYS BY USING THE LOW-ENERGY FREQUENCY TOOLS. Lucifer is simply the opposite of the etheric energy-form of Christ. Is he "knowing"? NO—he is shrewd and clever, filled with knowledge of how to manipulate the physical expression. He shall never again rise into the Heavenly-of-LIGHT dimension, for he is destined to be the expression of the Kingdom of physical. By the way, Man can outdo Lucifer in evil doings. Some of the things that MAN performs are even unacceptable to Lucifer and those ones are destined for the blackest void of Hell—the total absence of LIGHT.

I don't like to take on these types of subjects because there is no way to explain them properly for there are too many human expressions to adequately qualify "meaning" of labels and words. You see, this entity is the same as "devil" but "devil" is such a tacky word that it is better to deceive the ignorant by calling same Lucifer, the Prince of Light and the Morning Star. Then in the places of the Orient, i.e., "Japan"—one of the terms is "Mormon" for "devil". The Latter Day Saints Church (Mormon in the rest of the world) DO NOT USE THE TERM "MORMON" IN THOSE AREAS OF THE GLOBE.

Man further conjures up his "devils" to allow himself to escape responsibility for his own actions. He, further, efforts to pull all other men into his scenario so that he does not HAVE to regain responsibility.

Look at it now: A man murders and is let go because he claims bad treatment as a child. Your world has become "reverse" of goodness and therefore to make your goodly journey you will have to bring EVERYTHING WITHIN—WITHOUT!

You must become the "cause" and stop being the "effect". When you cause evil—you shall reflect, and receive, evil. When you cause goodness—you shall reap goodness and reflect that goodness. It is a Universal LAW of Truth and, actually, of physics. With the "actions" go the vibration and frequency of that which is acted out in your electric flow of electric wave "action" in your limited spherical compression. YOU can go beyond that ever-curving station and move out

beyond into the absolute certainty of non-curvature with God Creator. Lucifer and his tribes of ignorant beings are solely limited to the curved illusion worlds of physical expression—limited to that atmospheric compression which binds to the central core of physical expression.

There are wonders in the universe beyond your wildest imaginings. But that, too, is for the “remembering” for, until you

“remember”, you cannot break free of the shackles of the “wheel” of never-ending cycles represented by physical manifestation. I believe you can witness that the cycle is still in its downward spiral into the “black hole” of ever increasing evil and repression, wars and lies.

The rebound can only happen when the pivot is reached and the upward spiral comes to be. This is WHY we must give you

lessons on how things REALLY are so that you can break free as that cycle changes. Then, you must be prepared to bring Lighted “rightness” into the functioning societal circumstance in which you will find yourself. You are destined to move into a higher dimensional frequency of human expression in a sequence of RADIANCE. May you make it through graduation successfully!! Salu.

Are You On Right Road For “Bridge To Infinity”?

6/22/93 #2 HATONN

ALL WITHIN ALL

As we make this most wondrous journey into KNOWING we must ever be constantly conscious of what we do here—for it will change the world as man has known it to be. Just as the chemist can solve his problems only through knowledge of the various dimensions of the elements with which he works, their relative stability, relative instability, how they move from one state into another and how the illusion of such is brought to presence and consciousness, so too must you find The Truth of the knowledge of Man and his relationship to the Universe and the Universal ONE. Integration of ALL within ALL is our message—basically, our ONLY message. Blessings are upon you of our Team for your contribution shall be engraved in the book of life for all time and sequence to come for you serve well and we SHALL prevail for it is decreed by God that we do. Ah, but it will be through the Creator Source within YOU which shall manifest it.

You ones petition to “know tomorrow”, “just let me see how it will be!” and “I will check with a psychic and find out my fortune.” Why can’t you do this? Why can you NOT know tomorrow’s events? BECAUSE YOU MUST CREATE THOSE EVENTS! If you rely on “another’s” version of the play—you will act out that scenario—IF YOU CHOOSE TO CREATE TOMORROW IN YOUR OWN PERFECTION—YOU WILL LAY THE PLANS, SET THE STAGE, PREPARE THE ACTORS FOR THEIR ROLES AND WHEN YOU ARE IN READINESS FOR THE ACTION OF THE PLAY—THE PARTS WILL FIT AND THE STORY WILL BE AS YOU MAKE IT TO BE. If things SEEM to go badly or with perturbations it is because you are laying the

foundation for the final act and are placing all circumstances in readiness for as much.

Future generations of unfolding man must make so great a transition in their thinking that it is as though they were transported from whatever country of their own language and origin into another country where its language has no meaning for them. This means—learning all aspects of that new country and language. Man must first unfold his mortality as a sensed-body. This will be represented without any realization of his immortality. This will be representative of his self for long ages of expression. During those long ages he lives only FOR his body, takes what he wants for his body, creates sensual pleasures for his body emotions, and “educates” his body through the many illusive mirages of sensed observations with that which he **mistakenly** believes to be knowledge.

GOD’S WAYS AND GOD’S LAWS

Mortal man is quite incapable of obeying God’s law for he does not know God’s law. However, it is now time that you MUST “remember” the LAWS of God—perfection in balance and harmonious interaction. Because man is ignorant he is constantly bringing hurt upon himself and this is called “evil” for lack of better understanding. It is called “sin” when acted out intentionally. Man believes in the existence of evil because he is never able to avoid hurting himself and other selves, and must blame his own ignorance upon an existent Satan or Lucifer who is forever punishing him. Please refer back to the earlier writing regarding Lucifer of this morning [see page 24]. It is ever man’s wish to accept no responsibility and continually “blame” something or someone else for his perceived negative circumstance. During this mortal state he has

but the one language of the **senses**, but as he becomes aware of his **immortal nature** he gradually can acquire an understanding of the language of Divinity and Light. This will come from the silence without the interpretation of that which is “physically sensed”.

At this point in evolvment the human race has arrived at a point where hundreds of thousands of scattered fragments are at the transition point between the mortal, physical, sensual natures and their own immortal, intellectual and inspirational natures. Mortal man is coming to realize his immortality. The sensual in him is being lost in its own dark by his own self-illuminating and he doesn’t yet understand what is taking place.

So, chelas, it is for these few of the great many that we bring these lessons and insight. We write so that MAN, THE UNKNOWNING, can evolve in unfolding into MAN, THE KNOWING.

To make this evolvment in knowledge you must unfold into Truth of what IS and stop the magical fantasies of the child locked into his physical growth, solely through satisfaction of the physical.

HIGHER KNOWLEDGE

We have written a great deal on these subjects but our most extensive and scientific outlay on the subject has been banned from distribution by our opposition—in the courts of injustice. Obviously man was not ready to stand up and struggle and demand that information from this resource. It is fine for, as messengers of God Source, we are compelled to present it again and each time the lesson is offered—there is further insight and errors in presentation can be adjusted. These lessons offered are a preparation for the knowledge of what constitutes life, death and immor-

tality, and of that unawakened Light within man which utterly transforms every man within whom that Light is awakened into a superior being.

AT LEAST 22% ARE
NOT REALLY DEAD

I would ask you to take note of the presentation given on your own newscast of yesterday. **It is now recognized that at LEAST 22% of those persons pronounced DEAD—are not! For one reason or another these ones seem to show no life-signs of breathing or heartbeats so faint as give appearance of death. I wonder how many near-death experiences through that dark tunnel into a light—is ACTUALLY the trip down the darkened corridors of the hallway to the lighted room of the morgue? Then, in a body bag, the entity is left to move on into actual death of the body or even be buried alive—or embalmed while still living. IS THIS NOT TERRIFYING? Dharma is so fearful of this circumstance that she has demanded a “time delay” when ones consider and pronounce her “dead”. The consciousness which is NOT ever at rest—realizes the circumstance but most often is unable to cause the body to respond in movement. Indeed you ones have so much to learn and of which to become aware.**

It is interesting to note also that even in the midst of the most calloused pivotal downward motion of society, there are tens of thousands of beings who are literally in desperation to find their Higher Knowledge of the Light. It is unfortunate that so many must search and search and find only that which is deceiving and elusive—but that too is part of the “finding” process. The “souled” beings are searching in near panic for their roots and Source. Those in the process of desouling and outbreeding of soul energy are content to become even more locked to the negative actions and perceptions of the physical plane and will not make any transition into higher state of existence. Evil will not be brought into the realms of goodly expression of energy infinite and therefore he who would cling to the “voted-in” laws, rules and immorality shall simply not make that passage into the higher frequencies of radiant experience—NOT UNTIL SUCH TIME AS EACH ENTITY COMES INTO KNOWING AND ACTIVE REFLECTION OF TRUTH.

THESE WRITINGS HELP AWAKEN
YOUR OWN REMEMBERING

Indeed it is sad to see that you see not the goodly as is shown forth in the negative productions of adverse actions. Further, terms applied to these seeking ones give them an image of public focus and disfavor

with thrust of ridicule and mistreatment. Man, in fact IS FINALLY seeking “real” Higher Knowledge—behind the empty catch-words and shouting in performance of silly rituals. He knows no better for he has had no worthy guidance allowed to dominate the society. He does that which he “thinks” may be an answer in his never-ending restless search for TRUTH. Man wants to find God in that perfection of calm control without distractions of silliness and foolish whooping or uncontrolled gyrations. What do we mean by “higher knowledge”? We mean Cosmic knowledge—Universal Cosmic Knowledge. If you are reading this information then it is obvious that regardless of what you express in intention—you ARE one seeking that higher knowledge which lies dormant in all humans for you desire these writings which are awakening that knowledge within you as you are ready for it. You may start to read to prove something “incorrect” or “evil” within the pages—but TRUTH will capture you if you read it ALL! If you take segments out of context and misrepresent the words in different arrangement—you can PROVE almost any lie. If you read, however, even with intent only to see what is within the pages—YOU WILL FIND TRUTH AND NOTHING EXCEPT THE TRUTH for which any thinking man will respond.

Do not think that we do not have realization that the court assaults are brought forth in TOTAL LACK OF KNOWLEDGE OF WHAT IS ACTUALLY “IN” THE BOOKS. THE LAWYERS TAKE OUT OF CONTEXT, OUT OF ORDER THAT WHICH THEY ARE TOLD TO PURSUE. If I could cause the Judges and even the miserable lawyers to READ the JOURNALS—there would be no question as to content or thrust. In ANY of our works it will be found that any reference in honor to any prior speaker or writer is HONOR—not hidden agendas to damage that one. You must remember something of ever so much importance when you consider searching, teachers and dominion of one thing over that of another: God gave dominion over the Earth to ALL men, but HE did not give dominion over MAN to any man. Man’s limitation in his relation to every other man is to serve him and be equally served by him; this limitation is LAW, and it is inexorable. So what happened? Man inflicted a curse upon himself as he usurped dominion over other men and ignored his duty to other creations of the expression. He destroyed for his own greed and use, his own environment and supply. That state of being which is now attained is taking from every man his inheritance of the Earth and its fruits, which God bestowed upon him at his birthing. Man has one predominant purpose—to continue the Idea of himself as MAN.

It is through this pursuit into under-

standing that labels get incorrectly thrust upon ones of great standing in higher intent of KNOWING. The term becomes “humanistic” and yet the intent is nothing relative to “humanistic” as now defined. You will note the above statement: “...to continue the **IDEA of himself as MAN**”. **“Idea” is thought energy—not human physical. Therefore the “idea” is Divine Energy, but somehow it gets defined in the limits of the octaves of the physical expression.**

DO YOU REALLY DESIRE
TO KNOW THE TRUTH?

The writings and teachings of higher knowledge are meaningless to fully nine out of every ten people. The same percentage applies to those who show even remote interest in The Truth of what is going on in their own presence. **They do not want to know Truth for with that knowing comes RESPONSIBILITY.** However, to cram something down the other person’s throat most often only chokes him into further distancing.

The few among the many who are truly seeking are intensive and hungry for that unknown Light which is now beginning to awaken within themselves and, as it grows and flickers, it becomes “the” recognition of Truth and “finding”. Ones may continue to search—but if their journey is one of true intent to find relationship with God and Lighted Knowing—they will return.

This is WHY you must always allow release of those who demand to seek further rather than accept YOUR experience as their own. They will feel the craving within themselves and seek it in many, many places, in many religions and cults and in many diverse teachings. Recall, there is only ONE Truth—but a myriad ways to get there.

Many sincerely believe they have fully found that which their Souls have been seeking even when they have but felt a slight glow of that Light of their own Divinity. These many are inspired and uplifted as succeeding slight illuminings gradually transform them into beings who have become aware of their own inner selves.

DO YOU KNOW WHAT YOU
ARE LOOKING FOR?

You must realize it is because the few who seek never know just what it is for which they search that we have to continue to make its meaning clear to you so that you will better comprehend the importance of the lessons yet to come. There are extremely few, if any, who have true idea in the meaning of “Higher Knowledge” for that can come only from thinking toward the Cosmic inner immortal mind-self as differing from the conclusions which are

recognized as knowledge which come from outer-sensing by the mortal brain-self. In this respect the human race is still in infancy and comprehension of what I just now presented is all but totally lacking. The "intelligentsia" simply continue to effort to define all as scientific physical expression and avoid Spiritual Truth—as if it ranked, in danger, to the plagues of ancient times. **You are bombarded with "proof" through visible effects rather than invisible CAUSE.** The institutions of "higher" learning sink ever deeper and deeper into the trap of limited and binding understanding. Once exposed to a full course of brainwashing, the student comes forth unable to truly LEARN anything except the partial truths and garbage thrust upon his physical brain.

As long as you seek Truth in the opposite direction you can never find it unless you pass "go" and come back around in the cycle wherein it confronts you. You can even make effort and miss it on the return half of the cycle in point.

Messengers come and present Truth to you—for example, Esu who you called "Jesus", as well as all the great teachers of all time—have told you "I and My Father are ONE." Also, "The Father dwells within." He also said, "What I can do you can also do—and more."

These messages with one meaning have been repeated in every language from the very onset of man. The great teachers ALL spoke this very clearly and told mankind, in their separate ages, exactly where to find God and His Heaven. But what has man done? He still perceives the concept of "Heaven" and "God" as being up there somewhere or "somewhere out there"!

CHRIST'S VISIT IN RELATION TO REALIZING WHAT IS SIN

First of all, "Christ" is not a person; Christ-ness is a STATE OF BEING. So, even ignoring that fact, we can speak of the reason for ones coming to teach the "Christ" realization. The "Christ" was sent as MAN to save people FROM A BELIEF IN SIN INSTEAD OF FROM SIN. "Sin" is only the falling short of perfection, or, "being in error". As the Light of Intelligence unfolds in man, he will gradually know our universe and God's ways. WE pound upon you constantly in reminding you that we come to work WITH you and not FOR you. You must properly place the fact that sin exists not in Nature—there can be no sin in Nature for "Nature" IS. "Sin" is purely a man-made concept.

Further, as you gain in wisdom you will realize that you cannot sin against God. God cannot be sinned against. Man can sin only against himself by hurting himself or his neighbor. Picture if you will, the ridiculous act of sinning against gravity by

defying it or breaking its law. He would certainly HURT HIMSELF in the foolishness but there is no way he can hurt gravity and therefore gravity would surely have no reason for being wrathful about the action. These early conceptions of many will gradually disappear as higher spiritual knowledge and God-awareness come into the human comprehension. God is inviolate law which no man can hurt or sin against. It is not possible.

TIME TO FACE THE FACTS: WHAT ARE YOU HEADED INTO?

It is not enough to simply become "aware" of God's presence for the fulfillment of any Man. It is the desire for attainment of Knowing IN presence and expressing that awareness. However, you cannot get to the point of expression of knowing—without the "how to" and "why" of the journey.

History ever repeats itself and political corruption ever rears its ugly presence to put down mankind. But this too must be reflected in the subject at point for these present decades are a focusing point where the repercussions of centuries of man's ignorance of his own spiritual nature are necessarily coming to fruition. These are the years when Man as a whole must decide which way he will go—this means that each individual expressing being must decide. Where will you head into your expected and perceived "future"? At present you are headed for a probable annihilation of the greater portion of your race and it appears most probable that it will be through massive nuclear war and pulsed weaponry. Man has learned to "misuse" even the prana energy (life energy) of the Universal Electric Wave to destroy and dissipate the very substance of physical matter.

Can any of you who have the courage to look at your civilization squarely in confrontation say that the world is united into one brotherhood of men who love and serve one another? It even brings a laugh to your lips at the ridiculousness of the concept. This "New World Order-One World Order" is presented to "sound good" but even in its verbal presentation the mammoth gaps of truth are evident.

These ones of this new "Order" plan to enslave the masses, terminate billions and rule through Elite terror and horror. Also, can one rightly say that man's love of culture and ethical practices indicates that he has arrived at a high state of intelligence? Does the display of rape and incest—even into your very art galleries where homosexuality is exploited and portrayed by legislative law, or the hard-metal rock noise that lauds Satan and evil—show growth **into deserving**

fulfillment with the higher cultures of the Cosmos and Universe?

Following this thought even further, who dares, with honesty, to affirm that the might-over-right, survival-of-the-strongest principle of the jungle has become obsolete because of the higher educational and spiritual unfoldment of the God-like men of today? Look to the North, South, East and West and then answer the above question. Look around your globe and into the practices of mass slavery and subjugation of the spirit of man in war-desiring nations to gain power and control through naked greed. Dear ones, you cannot even protect yourselves—the enemy has devoured your soul FROM WITHIN. **Look still deeper into the hearts of the so-called peace-loving nations who fear their enemies, and ascertain whether or not they did themselves create their enemies by being their own enemies. Also, ask deadly enemies WHY they now become "friends". Go look yourself in the face, in your mirror, and see what is REALLY staring back at you.** Does that which you see reflected bring joy or pain to your conscience—providing you still have a conscience.

SOME BASIC CHARACTERISTICS OF A GODLY SOCIETY

Your societies reflect a pretty shoddy reflection, students. And yet, is this a true picture or is it not? If this picture be in truth, what RIGHT have you to feel that you are a highly civilized, highly advanced and cultured people? Further, **what right have YOU to assume that YOUR "civilized" world teachings are right teachings?** Who are you to thrust your selves onto others to enforce them to experience in YOUR image? Ah, but it always comes down to political manipulations, does it not?

The facts are that a highly cultured intelligent civilization would be a peaceful and happy one where each person's first consideration would be for the welfare of every other person. **Is your present world THAT kind of place?** A highly cultured and intelligent world would have human values as first in every being's heart and material values only incidental. Enmity would be missing in the overpowering of friendship and brotherhood.

The "Christ" will come again to Earth in the Christ-consciousness within EVERY man, and that coming shall be from the Kingdom of Heaven within man. All men will come to the point, some day, in which it is recognized and comprehended that this is how it shall be.

Christ is not going to come in a flam-

ing cloud as you are told—to simply rapture away the myriads of those who wash themselves in the blood of a man you murdered 2000 years ago. Neither shall HE come in a tiny chariot to land in a tiny spot while the whole of the rest of the peoples of the world would miss of it. ALL men have “Christ” conscious teachers now and prior to now—if they but listen. No singular “person” shall have the magnificence of the SPIRIT of ALL.

There truly IS a “bridge to infinity”

“Vulture” Update And Local Instructions

6/24/93 #1 HATONN

WHEN YOU THINK YOU CANT
GO ON — YOU CAN!

**When you have exhausted all possibilities, remember this:
YOU HAVEN'T!**

Further, I would remind you:

Decision-making is EASY—IF there are NO CONTRADICTIONS IN YOUR VALUE SYSTEM.

So, what do I find this morning? I find that you will actually have NO problem in decision-making, Dharma, about that which you will do or not do because I find NO CONTRADICTIONS in your VALUE SYSTEM WITHIN. The only seeming contradictions and conscious “I can't go on” is only WITH-OUT!

Also, you KNOW there are myriads of “possibilities”—it is simply that you are weary of utilizing them. It is surely, however, NOT the time to either STOP RECEIVING, STOP LISTENING, STOP USING MY CONSTANT GUIDANCE—OR, **STOP IN OUR WORK**. When the going gets tough—the “tough” get going. And in the wisdom of another teacher: *“When faced with a mountain, I will not quit! I will keep on striving until I climb over, find a pass through, tunnel underneath—or simply stay and turn the mountain into a gold mine, WITH GOD'S HELP!”*

THE HEALING LIGHT

As we again move into the subject of LIGHT and its ALLNESS, you will have to constantly find LIGHT and wrap yourself within its protection for that is OF GOD and no thing can pass through that shield

but, friends, you are going to have to be on the right road or you will miss the bridge! Do you search so hard for that bridge—that you forget to check your map for the correct roadway? Ponder it.

To understand and use that bridge you are going to have to come into understanding of the Universal Order and the substance of which the universe is created—for you, too, are created in like manner from identical substance. May you come to understand that which IS. Salu.

if it be of evil conjure.

GOD REMINDS YOU: “Wherever MY followers go, THERE should be MY Light surrounding them. The Light of the Sun of Righteousness. Evil cannot live in that Light. Man is only just learning that light banishes disease and gives LIFE to that which opposes disease.

“Every follower of Mine who is in close personal touch with Me is surrounded by this Light. Light Eternal. Light reflected by a consciousness of My Presence.

“So whether he speak or not he must be the means of diffusing My Light wherever he goes.” Adonai.

THANK YOU

To ALL you wonderful friends who have called and faxed and sent “the latest” our team is indebted. Dharma did not know WHY I was nagging at her to NOT go to Nevada to the “demand appearance” of she and E.J. on Friday. It now becomes clear and even though The Truth is harder to believe than is the fiction—it is Truth, nonetheless.

George Green has now called many of “our” people and told them that E.J. (the Ekkers, actually) have stolen over \$4 million from the Institute and he will see to it that it will be in receivership BY FRIDAY, June 25. Well, we shall see. Where he comes up with such wondrous numbers is a bit beyond us—WITHOUT EVEN CHECKING—WHICH HE **ALWAYS** HAD OPEN RIGHT AND BOUNDED DUTY TO DO. In the UFO and Seminar Circuit the information has it that George Green has taken well over \$10 MILLION from the Institute and people in Tehachapi, which should have been in use for projects and Institute funding. I believe that it is time for E.J. to respond, to this aggravation, to Mr. Green—

in open forum. Silence is not always excellence, Son, because this battering concerns others than yourself and it is unacceptable.

This, however, is not my discussion with my scribe this morning—it is to encourage her to not be faint of heart, doubtful or fearful. What will be will be—and you SHALL be able to handle it just as have you with the prior adversarial attempts at your being(s).

The plan on Friday was to suck you ones (as your attorney firm now being released) insisted that ONLY the Ekkers WOULD BE ACCEPTED IN COURT ON FRIDAY for the hearing as to WHY Green should release the JOURNALS in his “closed” possession. No, there is NO need for Ekkers to be anywhere and the NEW ATTORNEY is shocked at such a scheme—as he has now, he guessed, “seen them all”.

The plan was and is to have accused the Ekkers of theft of some \$4 million dollars, have them arrested by Federal Officers ON FRIDAY WHEN THEY ARE CAUSED TO APPEAR IN COURT IN NEVADA—AND PLACE THE INSTITUTE INTO IMMEDIATE RECEIVERSHIP. This means that ALL prior attorneys are involved in the conspiracy to destroy the work and the Institute.

ATTEMPTS ON DHARMA'S LIFE

In addition, readers, there have been several attempts on Dharma's life within the past three days which have been quite devastating on the nerves.

SUCCESSFUL ATTEMPT ON ANOTHER

It is especially hard when, at the same moment, comes information that Russbacher's friend and former attorney (who held incredible information: tapes, “cockpit” VIDEOS of Bush in the plane at “October Surprise”, also there is a lot of connection to the INSLAW matter)—was murdered—by the government. Error? NO. The murder was just now discovered and brought to the attention of Russbacher, but it occurred several days ago.

(Editor's note: See the “hot off the press” information from Rayelan Russbacher on page 2 as part of the Introduction to our re-running of the INSLAW material.)

Interestingly enough, readers (harken back to past writings about brainwashing operations) there were government AGENTS directly across the hall from this man's apartment—AND NOW THEY HAVE “JUST VACATED” with no forwarding information of ANY KIND!

NOTES ON CONTACT AND JOURNALS

Readers, we are pleased and appreciative that you have considered our work and

paper "professional" for Al is a Dentist, retired. Ed is a scientist and engineer and on and on through each and EVERY member who works on these publications—every one. Moreover, they not only give absolutely unstintingly, but in most instances PAY their own way in addition to the contribution of service. I am always greatly pained when nasty and abusive letters and calls are sent forth—for these people only serve their fellow-man at great, great price.

You are acting as if you cannot get the "out-of-stock" back JOURNALS. Yes you CAN—through OTHER Distributors. The only thing now probleming your acquisition is the pricing. So be it. I ask that none order from America West(s) for they are supposed to be in a "holding" pattern until the litigation is finished—but the Institute will effort to retrieve the due and owing sums of past sales which were to have gone to the Institute from onset. This amount, will now, however, have to go to legal fees—but let us be ever thankful for those helpful sums—if they can be retrieved.

As a matter of fact, team, you probably have most of the more important current subject materials in stock in Las Vegas. If you listen to me you shall stay a few steps ahead of the hounds of Hell. Whatever "they" continue to do against you, you will note, only sucks them more into the entangled web of contradictions and lies opposing the former lie. No one told you the passage would be "easy". However, neither do I allow sitting on your astral bodies and tossing upward your hands and saying such as "well, He said it would be this way so let's just 'wait'" or "there aren't any coincidences so I know HE is handling it!". NO, NO AND NO-NO. I NOR GOD IS "HANDLING" ANYTHING—YOU WILL HANDLE EVERYTHING—WE WILL SIMPLY TELL YOU, USUALLY MOST QUIETLY INDEED, WHAT TO EXPECT IN REASONED LOGIC AS IF YOU HAD NO VOICE WITHIN AT ALL, AND HELP YOU SORT OUT THE MOST EFFECTIVE AND POSITIVE COUNTER ACTIONS—OR NO ACTION AT ALL. THIS is the kind of communication you MUST LEARN TO SHARE.

I ask that other authors' books continue to be featured in the paper. I ASK THAT ONES ORDER DIRECTLY FROM THEIR SOURCE, AT LEAST UNTIL SUCH TIME AS WE CAN GET LITIGATION UNDER CONTROL. It is too difficult to handle bookkeeping at present. Remember, we have had to cut back to bare-bones and still don't see a way to continue for very long. WE WANT PEOPLE TO HAVE INFORMATION—PERIOD. THIS IS OUR ONLY PURPOSE AND WE ALSO DESIRE THAT AUTHORS, WHOSE WORKS WE HAVE OFFERED AS BEING VALID, KNOW THAT WE APPRECIATE THEIR CONTRIBUTION TO MANKIND'S AWAKENING.

The JOURNALS are exactly THAT—Journals. They are compiled of near "daily" writings and references to bring together and into your attention—resources.

If you are fortunate to be on Mr. Green's mailing list you will have a nicely offered catalog of the main offerings by us in honor of writers. **[Editor's note: We also sent out a catalog with the CONTACT, several weeks ago, that listed all the JOURNALS in detail, as well as other important books we have been carrying. We intend to do this every so often to supplement the very brief JOURNAL listing that is part of the CONTACT's Back Page ordering information. PLEASE HOLD ONTO THOSE CATALOGS FOR REFERENCE PURPOSES as well as for ordering!]**

George did not intend his catalog's use to be so positive in nature and surely in no way to SERVE us, but it does in GREAT MEASURE and we appreciate ones doing all that research and getting it out to you-the-people. IF you will garner unto selves the information books there in those listings—you will have all you need to know to move right on into phase II of this "awakening". Mr. Green calls the listing "frightful infringements" which might somehow "damage" him personally. NO, he had best look up "definitions" of "dated journal material".

Most of the material arriving here the "first" time is absent all reference—including the person's identity sending said information. After we write on a subject—we always get sent copies and back-up material. Interestingly enough—**Mr. Green was in the book business—we were not—and I think he considered ALL rights and sums to be his, not HIS. I would guess that when certain ones with whom Mr. Green allies himself find out what have been his actions—they may very well not feel so comfortable with their arrangements.** When you tout God as your leader and then find that you have been set up in direct confrontation against that very God—it is sometimes hard to swallow—when the action has been arranged as has this more recent confrontation been. Remember—THERE IS ONLY ONE! THAT MEANS THAT EITHER YOU DON'T KNOW ENOUGH ABOUT WHAT YOU CONFRONT OR YOU MAY WELL BE FIGHTING SELF.

For instance, I could GUARANTEE more sales (if that be the point—which it has not been prior to now) of Dr. Russell's works than all the other outlets placed end to end. I do not sanction Lao Russell's work to the same extent but anything done in conjunction with Walter—would also have my backing for as ones come into KNOWLEDGE—discernment becomes easy and far more GOOD is offered than the few misperceptions. Perhaps the President

of US&P might wish to look deeper into circumstances in consideration of just WHO is friend and WHO IS ACTUALLY ENEMY! I would, further, give all sales directly to the source—not through Distributors for a major part of the profits. If, indeed, the intent is to reach out to the people in the largest numbers IN TRUTH—we would help you in unlimited measure—not take from you great sums of each offering. A piddling settlement of lawyers' fees is NOTHING against what we could do for the positive image of US&P in honor of Walter Russell's works. So be it.

Next, I ask that generous space be allowed in the CONTACT to offer information about Rodney Stich's new book and reference to his prior book—with ordering information [see pages 38 - 40]. Since the readers of CONTACT have furnished publication costs for this most informative book to come forth so far on Black Operations, etc. we will also offer the book through the CONTACT resource. ALL sums above costs will be given directly to Rodney Stich immediately after recovery of the cost of publishing.

HOLD STITCH IN YOUR PROTECTION PRAYERS FOR HIS LIFE IS UNDER ATTACK AS WE WRITE. I URGE HIM TO GET RID OF THE TAPES AND OTHER DOCUMENTS WHICH WERE GIVEN INTO HIS CARE—IMMEDIATELY, TO ANOTHER PARTY TO REMAIN UNNAMED. DO NOT SEND THEM TO MY CARE, PLEASE FOR I DO NOT WANT ANY OF OUR PEOPLE TO KNOW WHERE THEY ARE. I FURTHER SUGGEST THAT COPIES OF THE TAPES AND VIDEO TAPE, ESPECIALLY, BE WIDELY DISTRIBUTED TO MANY HOLDERS. THIS IS THE SECURITY BLANKET—SO MUCH KNOWLEDGE OUT THERE THAT TO KILL A "FEW" IS OF NO VALUE OTHER THAN TO INDICT SELVES WHO CAUSE THIS KIND OF CARNAGE. DON'T WAIT UNTIL "TOMORROW"—GET RID OF THAT STUFF—NOW! RODNEY—DO NOT EVEN KEEP A PERSONAL COPY FOR YOUR WRITING—WHEN IT IS SAFE YOU CAN RETRIEVE IT—BUT FOR NOW—GET RID OF IT EVEN IF YOU HAVE TO BURN IT! DEAD MARTYRS ARE OF NO VALUE IN THIS MODERN GAME OF NEW WORLD ORDER.

Staff, please run notices of UNFRIENDLY SKIES so that readers will recognize the type of writer when the new book is released [again, see pages 38- 40]. Thank you.

Readers, who may feel this is boring, inside information unworthy of your "reading time": Please let me remind you that THIS paper is FOR THE PURPOSE OF CONTACTING OUR PEOPLE—NOT FOR THE INDULGENCE OF ONES WHO WISH TO SEE A FEW OF THEIR PERSONAL NOTATIONS IN PRINT.

A NATION IN PERIL

You are a nation in peril and a species in downright critical peril of demise. I am

weary of quarreling with you about that which is MY BUSINESS. I welcome all input and sharing—but often times ones assume we are something similar to a public stabbing-picking concern. I muse at that which came only yesterday from an Eastern state. This person used cut up, overprinted scraps of paper—calling us every vile and obnoxiously obscene name (for two pages) which his tiny mind could remember (some he used many times in repetition)—and then, asked us to send him free copies of the paper—to teach as vile example to “any who will listen to me”.

Good show, brother! If you consider the work to be so evil and vile I most certainly would not burden your soul further with “free” copies! IT IS THE TIME OF SORT-

ING! REMEMBER IT! It is the time when all that which is within will be brought with-out and you shan't forever be able to hide from the Truth of your journey and your circumstances. Good Buddies: THE TIME OF THE 'LORD' IS AT HAND AND THAT IS DEFINED IN ALL THE KNOWING 'TRIBES' ABOUT YOUR WORLD, AS THE CHANGING OF THE GREAT CYCLE! The CLUES rest in the PLAN 2000 and other circumstances upon your conscious physical world. Deny them if you like—I have no interest. My mission is quite clear as a messenger and I can see that ones such as the just mentioned brother—has no notion of what he IS or where HE IS HEADED. It is equally easy for me to wave goodbye as it is to wave hello. Ponder it.

night. He often slept in forests and caves. When he returned home in December of 1777, he found that his wife had died, and his children had vanished.

Such are the stories and sacrifices typical of those who risked everything to sign *The Declaration of Independence*. These men were not wild-eyed, rabble-rousing ruffians. They were soft-spoken men of means and education. They had security, but they valued liberty more. Standing tall, straight, and unwavering, they pledged: “For the support of this *Declaration*, with a firm reliance on the protection of the Divine Providence, we mutually pledge to each other, our lives, our fortunes, and our sacred honor.”

*They gave us an independent America—
can we keep it?*

[Editor's note: On that thought, please also see the related writing on page 46 faxed from “a very concerned citizen”.]

Signers Of The *Declaration*

6/24/93 #1 HATONN

PRICES PAID

Do you patriots and Godly citizens seeking freedom and righteousness have it harder than the fathers who, for instance, signed the *Declaration of Independence*? Let us share a bit of history and see.

THE PRICE “THEY” PAID.

Have you ever wondered what happened to those men who signed the *Declaration Of Independence*?

This following is shared with us from *The Trumpet*, January 1991. We have offered this before but it stands as a good reminder.

Five signers were captured by the British as traitors. Twelve had their homes ransacked and burned. Two lost their sons in the Continental Army. Another had two sons captured. Nine of the fifty-six signers fought and died from wounds or the hardships of the American Revolution.

What kind of men were they? Twenty-five were lawyers or jurists. Eleven were merchants. Nine were farmers or large plantation owners. These were men of means and education. Yet they signed the *Declaration of Independence*, knowing full well that the penalty could be death if they were captured.

When these courageous men signed,

they pledged their lives, their fortunes, and their sacred honor to the cause of freedom and independence.

Carton Braxton was a wealthy planter and trader. One by one his ships were captured by the British navy. He was forced to sell his plantations and mortgage his properties to pay his mounting debts. His remaining estate was finally seized by his creditors.

Thomas McKean was so hounded by the British that he had to move his family almost constantly. He served in the Continental Congress without pay, and kept his family in hiding.

Vandals or soldiers or both looted the properties of Ellery, Clymer, Hall, Walton, Gwinnett, Heyward, Rutledge, and Middleton.

At the Battle of Yorktown, Thomas Nelson, Jr. noted that the British General Cornwallis had taken over the family home for his headquarters. Nelson urged General George Washington to open fire on his own home. This was done, and the home was destroyed. Nelson later died bankrupt.

Francis Lewis also had his home and properties destroyed. The enemy jailed his wife, and she died within a few months.

“Honest John” Hart was driven from his wife's bedside when she was near death. Their thirteen children fled for their lives. Hart's fields and his grist mill were laid waste. While eluding capture, he never knew where his bed would be the next

RAPE OF THE CONSTITUTION RRPP VOL. 2

BY GYEORGOS CERES HATONN
(J15) \$7.95 252 pages

This JOURNAL details the TRUTH about the necessity of reclaiming our rights and sovereignty, as intended by our Forefathers when they wrote The *U.S. Constitution*. Topics: The Contents of The *U.S. Constitution* and The *Bill of Rights*--The Sixteen Amendments Added Since 1791--Seven Unratified Amendments--Balanced Budget of the Rockefeller, Bilderberger Syndicate--The Power Behind the Trilateral Commission and the Council on Foreign Relations.

YOU CAN SLAY THE DRAGON

BY GYEORGOS CERES HATONN
(J16) \$7.95 292 pages

This JOURNAL reveals the history behind the unlawful establishment of the Federal Reserve System and the IRS. Hatonn discusses the history and purpose of the unlawful 16th Amendment, as well as other UNCONSTITUTIONAL actions taken by U.S. Government legislators. Related topics: IRS Code References--Taxpayer vs. Nontaxpayer--Indirect vs. Direct Taxes--What the *U.S. Constitution* Really Says--Citizen of the United States vs. U.S. Citizen--Lawful vs. Legal--How to Restore the Original *U.S. Constitution*.

Hints Of Upcoming History Lessons

6/24/93 #2 HATONN

ZECHARIA SITCHIN

As far as "nuclear damage" as we wrote about—we will turn to absolutes now and not theory of "suicide". I will also be giving you a large excerpt from a book by Zecharia Sitchin called *The Wars Of Gods And Men* regarding a "flash-back" to good old Sodom and Gomorrah. Does one, Zecharia Sitchin HAVE ALL OF THE FACTS? NO! But he comes very, very close, good friends, in a lot of instances. He may have trouble with "me" in actuality—but not in KNOWING.

Let me just write you a tiny portion from *The Nuclear Holocaust* in his book: "But Lot tarried; so the men **took hold of his hand and his wife's hand and his two daughters' hands—for Yahweh's mercy was upon him—and they brought them out, and PUT THEM DOWN OUTSIDE the city.**"

"Having literally carried the foursome aloft, then put them down outside the city, the emissaries urged Lot to flee to the mountains..." Etc! Ah indeed—right back, good friends, to the Sumarian texts. THIS information is what you all come for—so let's keep the revealing stuff flowing but allow us to get back to what is REALLY important—the way it WAS—and how it will BE. History has been kept—it has simply been denied your eyes.

Is it just "enough" to go read all of Sitchin's books? Well, NO. However, you would be a long, long way down the path to understanding! You can learn what WAS—you must also learn what will be enough to prepare—if you want to continue you will have to learn to integrate with us who have always BEEN. I'm sure that one with such a searching mind and need for uncovering truth will be among the first to recognize our presence—when we are not presented to him as little gray aliens or bonkers-making sex addicts trying to suck blood and have orgies "to improve our race". Indeed, I believe of all the authors I recognize—he will be THE one to understand exactly WHO WE ARE AND WHAT WE ARE DOING HERE.

INSLAW CONNECTION REVISITED

Since the murder of the Russbacher connection—you MUST rerun the more

important INSLAW MATERIAL [see starting on page 2]. Others involved in the revealing of the inside information in that matter are all MARKED FOR TAKE-OUT! This runs from Ray Renick on up to the top known players. You should have known the purge would come when the government announced there was no further cause to pursue the matter in investigation—as there was nothing to the claims. LET US GET SOME IMMEDIATE ATTENTION TO THESE PEOPLE AS BEST WE CAN. PUBLICITY IS THE ONLY PROTECTION AVAILABLE NOW.

SCENARIOS AND ILLUSIONS

You might ask how can an illusion be a scenario which has "history" and factual data? Because ideas are formed, "plays" are written, action is undertaken and the show is created. You can begin or end anywhere you choose but unless YOU change the "play" it will go forward as IS. A good and worthy "creator" of a play will not leave open endings and nothing to back up the premise of his play. He will make sure he has "evidence" to back up his plot or the plot will fall on its silly face. It is up to you to choose from the myriads of possibilities and if your intent is to come again within the "play" of God—you will have to pay attention to all the clues in this wondrous and Divine "mystery play" unfolding.

A worthy author of historic information is only honored when his material is referenced as outstanding. I remind you WE WRITE JOURNALS—we are not in the "novel" writing business. SIPAPU ODYSSEY is a "story" and copyrighted as such by Doris Ekker as pen-name, Dorushka Maerd. Did I help her write it? Indeed—I wrote almost all of it—including inclusion of myself, Hatonn, before she ever heard of such a name as "Hatonn". Did it make a difference? Oh my, yes—for from that beginning came all this massive volume of TRUTH and NON-FICTION. Never underestimate your smallest action—for it may be the very one thing that can awaken man to his destiny and infinity. If, also, everything you do and think is doable and thinkable as if it were on the stage 'neath the spotlight in open publication—and you are comfortable—you are on the right path, chelas. There is, further, a massive difference in 'private' and 'secret'. For instance,

if a man bed with his wife—that is "private". If this same man deceitfully beds with another who is not his wife—it is usually a dreadful "secret". Pay attention to that which you do and WHY you do it.

I would prefer if Mr. Sitchin didn't refer to "extraterrestrial" warlords who destroyed ancient civilization but so be it. Will we, the messengers, destroy your civilization? A very good question, indeed, and I would think it would give you cause to think upon your actions. For it will be—most surely—that you will precipitate that which comes to the very last detail of experience and expression. I can tell you this with certainty: If ye be of God's people you have no "enemy" from the cosmos. If ye serve Satan and evil—you have VERY BIG ENEMIES IN THE COSMOS. And, indeed, you had better get nervous when we start bringing the messages of Truth—for in ALL instances (as with the texts of Sumaria) it is because there WILL be an accurate recording made to be realized by those to come.

RELIGION VS. SPIRITUAL TRUTH

I just want to share a bit of thought regarding our work, religion and what others have said about religion. One of the best put descriptions came from one who could be considered most despicable. However, The Truth stands as a beacon not to be denied:

KARL MARX: "Religion is the lament of the oppressed, the soul of a world that has no soul, the hope of a humanity which has lost all hope; it is the opiate of the people."

This has been reduced to a statement: "Religion is the opiate of the people." Whether or not you like to believe it, people, look around you—what is done in the name of "religion" is unthinkable. You speak of "ethnic cleansing"—what you actually do is eliminate another man because of his "religious" beliefs. Is it not as degrading and insipid in realization as any OPIATE? Is it not as "programmed" in reality as any robotic being run on mind-altering drugs?

As we move along we will have to come back to the rise of phony Judaisms because it is in the "Jewish" religion wherein you have been most brain-washed and mesmerized by the opiates. This now comes down and within the very local Baptist church, the voted-in immorality under the label of "modern" church approval and so on.

By the way: KARL MARX DID NOT ORIGINATE THE COMMUNIST MANIFESTO. He was PAID for his services by the League of The Just, which was known in its country

of origin, Germany, as the Bund Der Gerechten.

The actual origin of this "Bund" seems to be pretty well lost in obscurity but it came through the influence of a secret organization, **the Illuminati**—the brain child of a Bavarian named Adam Weishaupt.

But, so what? Well, to find out about this "Communism" thing you are going to have to go all the way back and study, very diligently, Plato's *Republic*. Plato's three classes consist of ruling, working and military. Plato called for the complete elimination of marriage and the family, so that all women would belong to all men, and all men would belong to all women. Children born from promiscuous unions would be raised anonymously by the State. The State would eliminate all defectives. Actually Plato's Republic is nothing more than a crystallization of the WORST ASPECTS of Hellenism. "Good grief, Hatonn," says Dharma, "Now you are going to start on the Greeks?"

It is so entangled that it is best not to start on this subject today—but we will have to cover it soon for the MISCONCEPTION of all Jews simply being Jews is as stupid as all whites are Pentecostals or atheists.

That which Judaism had always held SACRED and universally moral has been all but destroyed by these antecedents who laid a vicious foundation to **ANNIHILATE Judaism** and, today, that process is all but completed. Let me just quote a portion from a little booklet *To Eliminate The Opiate*. You might well assume as you read that this book is written by an anti-Semitic Goyim—no, it is not. It is written by **Rabbi Marvin S. Antelman** and, we believe, is out of print or, at the least, very difficult to find—if, in fact, anyone is left who might be looking:

"So it should not seem strange that compulsive hatred for the Jewish religion was manifested throughout the rise of world Communism. It was Karl Marx (1818-1883) who was born Jewish and whose family converted to Christianity when he was six, who wrote a book, A World Without Jews. Karl Marx helped promote so-called anti-Semitism in the United States. In his reports from Europe for Horace Greeley's New York Tribune, Marx wrote, 'Thus we find every tyrant backed by a Jew'. In 1856 Karl Marx wrote 'Thus do these loans, which are a curse to the people, a ruin to the government, become a blessing to the house of Judah. This Jewish organization of loan mongers is as dangerous to the people as the aristocratic organization of landowners.'"

Oops, now look at the flack flying: "Hatonn bows to Karl Marx" and other equally ridiculous hogwash. The facts are that so FEW of you KNOW THE FACTS that it is mind-boggling at the very least. We are speaking of so-called Communism and "what happened".

To point out and separate for your thoughtful consideration, let us look back at what was. In the time of Abraham, Jews were committed to preserve what was known as the "Seven Commandments of The Sons of Noah", which includes prohibitions against homicide (including abortion and euthanasia), incestuous sexual relations, theft, blasphemy and idolatry, and demands that governments pass laws such as providing for Capital Punishment to uphold these laws. Laws in Hebrew are called *dinim* which are so linked with government that the Hebrew word for government is *medina* which literally means derived from law.

The antithesis of all this is the atheistic Communist State which murders and curtails free religious expression among its citizens, encourages sexual depravity and immorality in its societies and attracts in its revolutionary onset many followers because it offers them group sanctification of illicit sexual relationships such as adultery and homosexuality. Thus there is not one single Communist government in the world in which religion can be practiced freely without interference. This is a consequence of believing religion to be the opiate of the people which according to Marx's *Manifesto* logically calls for the elimination of the opiate.

All I can say to you-the-people is, welcome to the Communist Republic of the United States—Jews and Gentiles alike! But—"political 'Communism'" is actually Fascist Socialism—again, the "Old Deceiver" at full steam ahead. This is all most interesting from the point of view of what happened with those "Old Torah" Judaists and the oncoming followers of "Man's book, the *Talmud*".

NIGGER

Just the word is repulsive isn't it? Well, Karl Marx did call the Jews "niggers". Now look what has happened through the ages—this has become a slang insult to the Blacks? No—it may have been used primarily as a slur—but it was because the stupid whites of the younger nation couldn't or "wouldn't" pronounce Negro. "Nigger" is a perfectly GOOD English word—"niggard": stingy and greedy. See how perfectly good descriptive terms get utilized to insult and degrade at every stupid opportunity? Well the term somehow got hooked onto the black but there is NO MISUNDERSTANDING first intent—Karl Marx referred to these greedy, stingy bankers and com-

mercial "dealers" as the "Nigger Jews".

As things are now presented in your lives it would seem that everything was totally instantaneous as is the rest of your expectations; however, the process of going from authentic Judaism to the stage of complete rejection of the Divine origin of the *Torah* was not. Do I think that the original Judaic "religion" was Godly and goodly and all the rest is not? Absurd! Most of both is not of God in "fact". But I can tell you this much, it is just as destructive, this Talmudic Zionism, to the Torahic Jew as symbolism and voted-in immorality is to the Catholic, Protestant and Moslem.

"So, Hatonn," you ask, "what do you want from us? Do you want us to go with one of these 'religions' and if so, which one?" Indeed not any of them! Religion is a "doctrine" of man—Spiritual TRUTH is a doctrine of God. I suggest you get square with God and that is not a RELIGION—it is a "state of being" in goodness.

I won't cover more now but let it be recognized that ALL of the Russian Communist leaders WERE JEWS!

SCIENCE VS. MAN

I wonder also how many of you simply think of one, Isaac Newton as one with an apple squashed atop his head? Isaac Newton had a beloved and loyal friend and co-worker, called Edmund Halley. Indeed, the same Halley of Halley's comet. He wrote a most beautiful ode to Sir Newton and I would like to share it with you. Much of what we put into the books, now banned, as being Russell's work, actually as is this, came from Newton's *PRINCIPIA MATHEMATICA*. I find it interesting that no one has bothered to complain of our use of such incredible work for mankind. Nor, has anyone objected, most especially Isaac Newton, over the evolution of knowledge which disagrees with his very theory of gravity. He, himself, said that "If I have seen farther, it is because I have stood on the shoulders of giants before me," and "There shall be taller giants to come after I am gone and truth can be better seen from atop the mountain of knowledge gained."

TO ISAAC NEWTON

(By Edmund Halley)

Lo, for your gaze, the pattern of the skies!
What balance of the mass, what reckonings
Divine! Here ponder too the Laws which
God,
Framing the universe, set not aside
But made the fixed foundations of his
work.

The inmost places of the heavens, now
gained,

Break into view, nor longer hidden is
The force that turns the farthest orb. The
sun

Exalted on his throne bids all things tend
Toward him by inclination and descent,
Nor suffers that the courses of the stars
Be straight, as through the boundless
void they move,
But with himself as centre speeds them
on

In motionless ellipses. Now we know
The sharply veering ways of comets, once
A source of dread, nor longer do we quail
Beneath appearances of bearded stars.

At last we learn wherefore the silver
moon

Once seemed to travel with unequal
steps,
As if she scorned to suit her pace to
numbers—

Till now made clear to no astronomer;
Why, though the Seasons go and then
return,
The Hours move ever forward on their
way;

Explained too are the forces of the deep,
How roaming Cynthia bestirs the tides,
Whereby the surf, deserting now the kelp
Along the shore, exposes shoals of sand
Suspected by the sailors, now in turn
Driving its billows high upon the beach.

Matters that vexed the minds of ancient
seers,

And for our learned doctors often led
To loud and vain contention, now are
seen

In reason's light, the clouds of ignorance
Dispelled at last by science. Those on
whom

Delusion cast its gloomy pall of doubt,
Upborne now on the wings that genius
lends,

May penetrate the mansions of the gods
And scale the heights of heaven. O
mortal men,

Arise! And, casting off your earthly cares,
Learn ye the potency of heaven-born
mind,

Its thought and life far from the herd
withdrawn!

The man who through the tables of the
laws

Once banished theft and murder, who
suppressed

Adultery and crimes of broken faith,
And put the roving peoples into cities
Girt round with walls, was founder of the
state,

While he who blessed the race with
Ceres' gift,

Who pressed from grapes an anodyne to
care,

Or showed how on the tissue made from
reeds

Growing beside the Nile one may inscribe

Symbols of sound and so present the
voice

For sight to grasp, did lighten human lot,
Offsetting thus the miseries of life
With some felicity. But now, behold,
Admitted to the banquets of the gods,
We contemplate the politics of heaven;
And spelling out the secrets of the earth,
Discern the changeless order of the world
And all the aeons of its history.

Then ye who now on heavenly nectar
fare,

Come celebrate with me in song the
name

Of Newton, to the muses dear; for he
Unlocked the hidden treasures of Truth:
So richly through his mind had Phoebus
cast

The radiance of his own divinity.
Nearer the gods no mortal may approach.

And as with all great beings—as new
discoveries came from his works with math-
ematics in a mechanical world efforting to
always find the philosophical, Newton be-
came a Master for—as a Master—he real-
ized that always there was less and greater
potential than that of which APPEARED to
be. Ah, it is wondrous to have the time to
spend discussing and sharing with each of
these great Teachers come before, but alas,
man cares no longer, that which is GREAT
from that which is purely trivial and with-
out value. In the words of Thomas Paine,
another great man who is actually the
father of your country, America: "To effort
to enlighten Man is but to *spit against the
wind!*"

Let it be known that we have lots of
towels and wipes and perhaps the winds
will lull and SOME will hear. So be it and
good evening. Salu.

Nevada Corporations

WHO SHOULD HAVE A NEVADA CORPORATION?

Daily we receive inquiries at Corpo-
rate Advisors from people interested in
finding out more information about Ne-
vada Corporations. Their most frequently
asked question is, "Do I need a Corpora-
tion?" Quite basically, no one *needs* a
Corporation and that is never what they
are really asking. So, the question is
really, "Can a Nevada Corporation be of
benefit to me?" Well, that question is
always dependent upon the profile of the
person asking.

First of all, I will say, "No, a Nevada
Corporation is NOT for everyone". Com-
mander Hatonn generally recommends
that everyone have a Nevada Corpora-
tion but, **in my opinion**, that is to get
you to take a look at them and to see all
of the possibilities there are with them—
and then determine how you could uti-
lize one. They are NOT a complex orga-
nization to work with. However, they do
take some know-how to operate—but no
more know-how than the informed, typi-
cal *CONTACT* reader has.

As I begin profiling the client, I run
through a series of questions: I inquire
as to what their occupation is, what they
have been involved with in the past,
what type of assets they currently own,
what their future plans are, and what
they had in mind to use a Corporation for
(we find that many people already have
figured out generally how a corporation
would be used or useful in their situa-
tion). Now we know where to proceed
from this point.

I typically find that most of our clients
are adventurous. They are NOT afraid to
try something new that may be unfamil-
iar to them. You have got to be willing to
learn about something new, or figure out
new ways of working with something
that is old. We have set up Corporations
for people who use them solely for asset
protection, for reasons of privacy, to work
hand-in-hand with their current busi-
ness, or just to have established and
ready for future use.

Many of the people we work with
actually take these Corporations far be-
yond ideas that we had ever considered
before. One thing is for certain: after
using a Nevada Corporation for awhile,
ALL of the myths and reasons that people
are told for why they do not need one
seem to disappear. I have found that
even experienced attorneys and account-
ants have no idea of the potential uses
of a Nevada Corporation—even those who
use them now! As you may have sus-
pected by now, what we notice is that
each new situation brings out more and
more creative uses for Nevada Corpora-
tions.

As I stop here, trying to think of a way
to present a profile of an individual who
really has a use or has no use for a
Nevada Corporation, I become blocked.
There are so many ways to use a Nevada
Corporation that I have to honestly say
that there is NO way in this brief article
to spell out to you who should or should
not incorporate. Since we began setting
up Nevada Corporations for people, we
have turned many people away after we
talked through their current situation.

The best way for you to find out if you could benefit from a Nevada Corporation is to give us a call at Corporate Advisors. Then we can talk about your situation. What do you have to lose?

FOR MORE INFORMATION ABOUT NEVADA CORPORATIONS, CORPORATE RESIDENT AGENT SERVICES AND PRIVATE MAIL FORWARDING SERVICES,

CALL **CORPORATE ADVISORS CORPORATION** AT (702) 896-7002 OR WRITE TO THEM AT POST OFFICE BOX 27740, LAS VEGAS, NV 89126. ASK FOR CORT CHRISTIE.

FOR GENERAL BACKGROUND INFORMATION ABOUT PRIVACY, THE VALUE OF NEVADA CORPORATIONS, THE MASSIVE DECEPTION OF THE FED-

ERAL RESERVE AND ITS IRS EXTORTION RACKET, AND THE GENERAL 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.]

Weaver-Harris Trial Update

Alternate Juror *SHOCKED*

QUOTING (*AMERICAN PATRIOT FAX NETWORK-APFM*):

prove of her religion and exterminated her because of it.

— Gilbert K. Chesterton, *Tremendous Trifles; The Twelve Men*.

JUNE 21-22, 1993, DAY 45-46

INSTRUCTION NO. 18

by Jerry White

(Boise, Idaho)...STILL NO VERDICT.

Today there were still many of the supporters at the courthouse plus several new people.

With the time that it is taking to reach a verdict, we can be pretty sure that the Jury has some intelligent people who do not want to join the Government conspiracy by voting Randy and Kevin guilty of the trumped-up charges that were all based on constructed and re-constructed evidence and obvious lies.

Kevin's family is still here, and Vicki's family is still here, waiting to take Randy to Iowa with them. A nephew of Randy, John Reynolds, of Oak Creek, Colorado, was on a local radio talk show this morning. There were many people calling the show to express support for Randy and Kevin. Several people who heard the show came down to the courthouse.

I am in possession of 68 pages of Judge's instructions to the Jury. There is no doubt that the Jury has been tampered with by the Judge.

On instruction 18 [below], the Judge told the Jury, "you must follow the law as I give it to you whether you agree with it or not. And you must not be influenced by any personal likes or dislikes, opinions, prejudices or sympathy." (See attached cites for proof of tampering.)

One thing that can be said for being in Boise is that it is beautiful and green and the weather is very good.

Sunday, June 20, would have been [Randy Weaver's wife] Vicki Weaver's birthday had she not been a victim of an ungodly Government who did not ap-

Members of the jury, now that you have heard all the evidence, it is my duty to instruct you on the law which applies to this case.

It is your duty to find the facts from all the evidence in the case. To those facts, you must apply the law as I give it to you. You must follow the law as I give it to you whether you agree with it or not. And you must not be influenced by any personal likes or dislikes, opinions, prejudices or sympathy. That means that you must decide the case solely on the evidence before you. You will recall that you took an oath promising to do so at the beginning of the case.

In following my instructions, you must follow all of them and not single out some and ignore others; they are all equally important. And you must not read into these instructions or into anything I may have said or done any suggestion as to what verdict you should return - that is a matter entirely up to you.

THE JURY

"Our civilization has decided, and very justly decided, that determining the guilt or innocence of men is a thing too important to be trusted to trained men. It wishes for light upon that awful matter, it asks men who know no more law than I know, but who can feel the things that I felt in the jury box. When it wants a library cataloged, or the solar system discovered, or any trifle of that kind, it uses up its specialists. But when it wishes anything done which is really serious, it collects twelve of the ordinary men standing around. The same thing was done, if I remember right, by the Founder of Christianity."

"Trial by Jury is a sacred Trinity of words that means a person is judged by twelve peers. Their verdict represents the common sense judgement of ordinary people and is based on right and wrong according to each juror's own conscience. It is their duty to administer justice.

"Justice for all was a principle they understand and believed in; but by "all" they did not perhaps really mean persons lowdown and no good. They meant that any accused person should be given a fair, open hearing, so that a man might explain, if he could, the appearances that seemed to be against him. If his reputation and presence were good, he was presumed to be innocent; if they were bad, he was presumed to be guilty. If the law presumed differently, the law presumed alone."

— James G. Cozzens, *The Just And The Unjust* (1942) 57.

"If a juror feels that the statute involved in any criminal case being tried is unfair, or that it infringes upon the defendant's natural God-given inalienable, or Constitutional rights, then it is his duty to affirm that the offending statute is really no law at all and that the violation of it is no crime at all — for no one is bound to obey an unjust law. That the juror must vote NOT GUILTY regardless of the pressures or abuse that may be heaped on him by any or all members of the jury with whom he may in good conscience disagree. He is voting on the justice of the law according to his own conscience and convictions — and not someone else's.

"The law itself is on trial, quite as much as the cause which is to be decided."

— Harlan F. Stone, *The Common Law In The United States*, 50 Harv. L. Rev. 4 (1936).

"... it is presumed. that juries are the

best judges of facts; it is, on the other hand, presumed that the courts are the best judges of law. But still both objects are within your power of decision...you have a right to take upon yourselves to judge of both, and to determine the law as well as the fact in controversy."

— *State of Georgia vs. Brailsford, et al* 3 Dall. 1 (1794).

"Every jury in the land is tampered with and falsely instructed by the judge when it is told it must take (or accept) as the law that which has been given to them, or that they must bring a certain verdict, or that they can decide only on the facts of the case.

"If it is possible that such a practice as that which has taken place in the present instance should be allowed to pass without a remedy, trial by jury itself, instead of being a security to persons who are accused, will be a delusion, a mockery, and a snare."

— Lord Denman, C.F., *O'Connell v R.* (1884) 11 cl. & F. 155, 351.

"This is to destroy the purpose of the trial (common law) jury, and to permit the imposition of tyranny upon the people, who otherwise would resist by their juries' refusal to uphold unconstitutional law. This would be taking from them their protection against injustice and governing agencies assuming unauthorized powers.

"The jury has the power to bring in a verdict in the teeth of both law and facts."

— Holms, J., *Horning v. District of Columbia* (1920).

"Every person who, under color of statute, ordinance, regulation, custom, or usage, of any State or Territory, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the *Constitution* and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress."

— *United States Code Annotated*, Title 42, S 1983.

"If a juror accept as the law that which the judge states then that juror has accepted the exercise of absolute authority of a government employee and has surrendered a power and right that once was the citizens' safeguard of liberty.

"For the saddest epitaph which can be carved in memory of a vanished liberty is that it was lost because its possessors failed to stretch forth a saving hand while yet there was time."

— Sutherland, J., *Assoc. Press v. N.L.R.B.* (1937).

"The judge decides which evidence can legally be admitted, but the jury must decide which evidence is believable and must evaluate it. The judge then gives instructions as to the law on the case, but the jury must decide on the justice of the law. If the law is not just then it is the duty of the jury to declare it such by its verdict.

"We recognize, as appellants urge, the undisputed power of the jury to acquit, even if its verdict is contrary to the law as given by the judge, and contrary to the evidence.

This is a power that must exist as long as we adhere to the general verdict in criminal cases, for the courts cannot search the minds of the jurors to find the basis upon which they judge. If the jury feels that the law under which the defendant is accused is unjust, or that exigent circumstances justified the actions of the accused, or for any reason which appeals to their logic or passion, the jury has the power to acquit, and the court must abide by that decision."

— *U.C. v. Moylan*, 417 F 2d 1002, 1006 (1969).

"Jurors have it within their power, as occupiers of the most important decision-making office in the land, to nullify every rule of "law" that is not in accordance with the principles of natural, God-given, common, or Constitutional law. It is this power of nullification that makes the TRIAL BY JURY one of our most important rights. It is the one and only right that can protect and preserve all of the citizens' other rights and liberties through peaceful means.

"I consider trial by jury as the only anchor ever yet imagined by man, by which a government can be held to the principles of its *Constitution*."

— Thomas Jefferson, *Letter to Thomas Paine* (1789).

JUNE 24, 1993, DAY 48

(Boise, Idaho) AT 2:30 p.m. today the Jury sent word to the Judge that they had reviewed all the evidence and now they wanted to go to Northern Idaho to see the site. THE JURORS LOOKED TIRED.

The prosecution argued against allowing them to go up there, saying the vegetation would probably be different from what it was when the shooting took place, ignoring the fact that they were up there in March and April of this year when snow was on the ground, making it very different from last August [when the massacre occurred].

At that time, they supposedly shoveled snow and used a metal detector, and supposedly found new evidence [!!!].

The defense argued that they should be allowed to do what was needed to reach an intelligent verdict, even if it meant going

there.

The arguing was done without the Jury being present.

The Judge denied their request and told them to go back and deliberate using the material that they had.

The Government prosecution has produced four different drawings of the "Y" where the shooting took place. The last one was drawn by Gregory Rampton, the FBI agent in charge of the case, after he had sat in the courtroom for two weeks listening to the Defense say that everything about their drawings was wrong.

I can say with confidence and first-hand knowledge that all four of them leave a lot to be desired as to what the site actually looks like.

It is no wonder that the Jury is uncertain about what they should be basing a decision on.

No verdict...More tomorrow...

...Jerry

P.S. This is already the longest trial ever in Idaho and the longest Jury deliberation ever in Idaho.

* * *

(Editor's note: The following insightful article was preceded by a written message from Jerry that goes: "Please note the enclosed newspaper article and let the paper know that you think Dean has been doing a great job. His articles have been like this all through the trial. Please circulate.")

The Spokesman-Review

[Idaho Edition]

Thursday, June 24, 1993

Alternate Weaver Juror Believes

Witnesses Lied

by Dean Miller, Staff Writer

BOISE—A Boise woman excused from the Randy Weaver-Kevin Harris jury last week said the case opened her eyes to an ugly side of the federal government she didn't want to believe existed.

"I felt like a little kid who finds out there is no Santa Claus," Gena Hagerman said Wednesday. The 34-year-old medical assistant was an alternate juror until she was excused by the judge last week.

Alternates like Hagerman hear the whole case and then stand by in case a regular juror has to be excused. They do not take part in jury deliberations, which continued Wednesday for the seventh day without a verdict being reached.

"I found out what the FBI and the Marshal Service is all about," Hagerman said. "I found out they were capable of doing things I thought were not possible."

She ticked off examples: "The cover-up, the discrepancies, yelling to Vicki, 'We had pancakes for breakfast, what did you have?'"

after she was dead."

A working single mother, Hagerman was excused after she told the judge she couldn't afford any more time away from her job and her son, doing nothing while the 12 regular jurors decided the case.

"I was very surprised that I ended up feeling the way I did towards Randy and Kevin," she said, explaining she disagrees with Weaver's white separatism, but supports his right to believe as he wishes.

After hearing the entire case except for the closing argument of Weaver defense attorney Gerry Spence, she said she believes the government's two key witnesses lied.

"I can see why Spence took this case because he had so many discrepancies," she said. "It was just one thing after another."

She also said the facts fit the defense's theory of the case better than the prosecution's: In the shootout below Weaver's cabin last Aug. 21, U.S. marshals probably fired the first shot, killing Sam Weaver's dog, Striker, she said.

"The only way it could be was (deputy U.S. Marshal Arthur) Roderick shot the dog and Sammy saw him," she said. "I didn't see how it could be any other way."

Hagerman said the government's eyewitness to the Aug. 21 shooting of Deputy U.S. Marshal Bill Degan lost credibility the longer the case lasted.

"My true feeling is he didn't tell the truth," she said of Deputy U.S. Marshal Larry Cooper. Roderick also lied, she said. "He wasn't telling the truth, for whatever reason."

U.S. Marshal Frank Norris' testimony punched the biggest hole in Cooper and Roderick's story, she said, when he said the first shot he heard fired in the gunfight was the distinctive snapping sound of a .223 rifle like the marshals', not the boom of a 30-06 like Harris carried that day.

"At least he (Norris) had the guts to say what he felt. That to me was a major testimony when he said that."

Although Hagerman said she would probably find Weaver guilty of failure to appear for a 1991 court date, she said she probably would have acquitted him of the other charges, including murder, firearm violations and conspiracy.

"No matter what else you think Randy Weaver did, I feel that he has paid the price, losing his wife and his son. That should be payment enough for anybody," she said. "I don't understand why they went after him."

Hagerman said she is convinced Kevin Harris shot Degan in defense of Sam Weaver. Under the instructions given to the jury, a not guilty verdict is permitted if Harris shot in defense of the boy.

"The poor guy was in the wrong place at the wrong time," she said. "I thought he

was protecting Sam."

The defense team's decision to put Cooper on the witness stand in the full camouflage he wore Aug. 21 worked, she said, because it intimidated her.

"I imagined being out there in the woods and this guy popping up and shooting my dog," she said. "The guy was scary."

She also said she was not bored by Spence's repetitive focus on Striker, the dead dog, and the tire tracks left by Marshal Service vehicles driving over it on the way up to Weaver's property.

"I thought that was very tacky that they couldn't move that dog out of the way," she said. "It was like they had a vendetta against a dumb animal and they killed it and ran over it 27 times to show it who was boss."

Although Hagerman was forbidden to speak about individual jurors and their likely votes, she said tensions ran particularly high the day FBI sniper Lon Horiuchi took the stand, with extra security guards inside and outside the courtroom.

She said she expected Harris and Weaver to confront the man who shot both of them and killed Weaver's wife, Vicki. "Kevin's

face flushed and his jaw just got a little set. And I felt it'd be hard (for Weaver) not to come across the table and do something."

When the case ended just a few days later with the defense's surprise decision not to call any witnesses, Hagerman said jurors gasped in shock.

"I was totally blown away that no defense witnesses were called," she said.

"I felt in order to convince some people, they needed to call some witnesses. You wanted to hear Kevin and you wanted to hear Randy."

Although she said she learned a great deal about the courts, Hagerman said jury service was a nerve-wracking imposition on her work routine and her time with her young son.

"I had problems sleeping because I'd replay dialogue all night in my sleep. Several other people (jurors) said they had that problem."

Hagerman said she was relieved to miss the final votes on verdicts.

"Emotionally, it would be really hard to decide the fate of another human being," she said.

"When do you ever know that you're right?"

MCI Tries To Stop APFN!

6/24/93 APFN

**American Patriot Fax Network
(702) 369-9841 Voice
(702) 369-8101 Fax**

APFN Telecommunications problems (services could be halted).

MCI has put a block on my fax line (702) 369-8101 for outgoing long distance. This is the second line. I have my main line (369-9841). My bill is current with Centel-Sprint and I have not received this month's billing as of this writing. I called 611 for service three times today and was given three different stories why my main line operated fine and my second line was getting a quick busy signal. Each time I was told they would get right back with me.

Finally Customer Service said MCI had a block on the line. Calling 00, MCI operator, she goes on and says she does not understand why because nothing is in the computer as a problem. She transfers me to Tracy, who says she can't find any account number for the line. After going

round and round, I ask for a supervisor, after being on hold for fifteen minutes.

Abdul, (supervisor) (800) 444-3333 X 1110 Fax: (916) 567-5160, I explain the problem, he says he will check with his technical staff and get back with me. About an hour later he called back and said there is a financial hold and nothing can be done until the office opens in the morning.

I ask him if it is legal to turn off one's phone without notification and with the account current. He said there is nothing he could do. I asked if he would call someone, that I had important information on the Randy Weaver trial. That I had several hundred friends waiting. He said he would do what he could.

Can you believe it??? Who just bought big interest in MCI? British Telcom! which also is a major stockholder in McCaw Communications ("Cellular One").

Who is behind this? APFN will switch to another carrier as soon as possible. "They" are going to play with our telecommunications "big time". We must be alert to this.

Just received a call from Ty Brace,

Abdul's boss. He said there is nothing he can do except use an "override 10288". Which would take me hours to re-program the directory of the fax software. I said "no", this is unacceptable. He said all I can tell you is that you can talk with Mr. Avery tomorrow (800) 365-1395, Manager, Customer Relations. I'm steamed. Note, Ty called and he is turning my service on for domestic long distance for tonight.

The phone bill last month was \$1,878, which was paid on time. I expect the bill to be around \$2,500 (maybe more) this month. Which should be due and payable by the 5th of July. I have approximately \$650 towards this expense. Many in the network have indicated they are sending donations and I feel we will have the funds when due. Centel-Sprint sent a letter requesting a \$4,000 deposit by

the 26th of June. They sent this on the 21st, received on the 22nd, for MCI to just cut this service off without notification...!!!!

"FREEDOM IS NOT FREE"

Constitutionally Yours,
Kenneth L. Vardon
American Patriot Fax Network

**FIGHTING CHANCE
Ten Feet To Survival**

by Arthur Robinson, Ph.D.
& Gary North, Ph.D.

Everyone knows that civil defense is boring. Civil defense is bomb shelters and stored food and medical kits. Civil defense doesn't have laser weapons, or satellites in outer space, or even guerilla warfare. Hollywood isn't going to make a movie about a teenage computer whiz who breaks into a civil defense computer and nearly starts World War III. Civil defense doesn't have a computer to break into.

Yes, civil defense is boring. It's boring until the day the air raid sirens sound, and you finally ask yourself the 64-billion-dollar question: "What do we do now?"

It's obvious what you'd do *today* if the warning is real and there really are 10,000 Soviet nuclear warheads on the way. *You would probably die.* You would die because America doesn't have any civil defense. All we have is the threat of nuclear retaliation against the enslaved people behind the Iron Curtain, and even that threat is no longer believable, as you'll see when you finish this book. *We have no defense against a nuclear attack.* As one military expert on a U.S. Senator's staff admitted to one of the authors in 1984, **"We couldn't stop an atomic attack even if the Soviets were using only cargo planes and rolling the bombs out the hatches."**

Americans are undefended.

Most Americans assume either that civil defense takes care of itself somehow, or else they assume that it's not needed any more. They may vaguely remember the "bomb shelter" scare of the early 1960s, but they believe that whatever it was that scared us back then has been taken care of. Or they may think that a nuclear war will end the world, so it's useless to think about civil defense. Neither assumption is true. First, the thing that scared us in 1962 during the Cuban missile crisis is vastly more threatening today; second, a nuclear war won't end the world. But if the missiles fly before we get a civil

Fighting Chance

Ten feet to survival



by Arthur Robinson, Ph.D.
& Gary North, Ph.D.

defense shelter system, it will end *part* of the world: ours.

Twenty-eight percent of the world's population has civil defense shelters, including the residents of Switzerland, China, and the Soviet Union. American citizens have none. Therefore, three and a half centuries of American history could end thirty minutes after the Soviet general staff pushes a few buttons.

And we are here to tell you, *it doesn't have to happen*. There is a way to change the catastrophic outcome.

The civil defense shelters recommended in this book would also protect the American people from fallout from nuclear power plant accidents, tornados, future chemical or biological accidents or warfare, and some types of terrorist threats. The Russian nuclear power plant accident at Chernobyl in May of 1986 is a most timely reminder that, even in the absence of war, civilian protection is important. Insurance against accidents and natural and terrorist threats justifies a civilian shelter system. The Soviet military threat, however, justifies it 1,000 times over.

Many well-meaning people have sought refuge from the Soviet threat in arms control treaties with the Soviets. The U.S. has obeyed the terms of those treaties, and the Soviets have repeatedly violated them. Those treaties have merely served to worsen the threat that we face.

When good and evil are placed in opposition to one another, good usually triumphs over evil. However, when good and evil make pacts with one another, it is usually evil which triumphs. We should not hate the Soviets and certainly not the Russian, Asian, and Eastern European people whom they have enslaved. But we *must* realize that they are in the hands of evil, that they will act accordingly, and that we must be prepared.

— Arthur Robinson and Gary North
June 1986

Ordering Information:

Single copies - \$5.95
5 copies - \$2.00/ea.
10 copies - \$1.50/ea.
50 copies - \$1.00/ea.
1,000 copies - \$0.60/ea.
(* All prices include shipping.)

Fighting Chance Newsletter:
\$60/12 issues (personal preparedness).

Send book and newsletter orders to:

**OREGON INSTITUTE OF SCIENCE &
MEDICINE**
P. O. Box 1279
Cave Junction, OR 97523

UNFRIENDLY SKIES Saga Of Corruption

(By air safety activist Rodney Stich)

In this powerhouse of graft, corruption and government misconduct, Stich lays a clear trail showing innocent civilians as no match for these government-funded activities.

You are taken behind the scenes, where the sordid activities are described in great detail, as never revealed before. You are shown decades of air safety corruption, which branches out into other segments of government misconduct that

made it all possible.

Every form of government misconduct found in the Savings and Loan, HUD, Abscam, Congressional, Defense Department, and other scandals, exists in the aviation environment. The only difference is in the *form* of payment extracted from the public.

The depth of corruption is heavily documented. It brings together the contents of administrative proceedings, judicial actions, government documents, the author's experiences as a government air safety investigator, airline and military pilot, and his evaluation of these happenings.



Included within this book, constituting the world's worst, ongoing, air disaster and government scandal of corruption:

* *The free-world's worst, ongoing, air disaster scandal, engineered, perpetuated, funded, and protected by people misusing the three branches of government and multiple agencies in the Executive branch.*

* *Superimposed judicial and Justice Department scandals. Crimes committed by Department of Justice, Congress, federal judges, and the relationship with specific crashes and specific deaths.*

* *Scandals in HUD, Savings and Loan, Abscam, Webtech, Congress, and elsewhere, pale by comparison with the air disaster and related scandals.*

* *Insider's exposé of hard-core government-funded corruption, reaching into the highest levels of the three branches of government.*

* *Causes of air disasters sequestered from the public by falsification of government "accident" reports, and sequestering of the causes of some of the nation's and the world's worst air tragedies.*

* *Crewmembers and passengers victimized by dirty politics of air safety.*

* *Deaths of foreign citizens from corruption in the United States, who, unlike the American public, had no chance to defend themselves.*

* *Pattern of FAA corruption, including falsification of accident reports, omitting highly sensitive government misconduct, refusal to investigate and correct hard-core safety-related misconduct within the FAA, and complicity in subsequent airline crashes.*

* *Profitability of airline crashes, starting with elimination of design and operational safeguards, eliminating training safeguards, in a profit-related acceptance of the resulting crashes and deaths.*

* *Chapter-11 corruption, in which federal courts are used as a funding vehicle for corrupt interests, including the CIA, Justice Department, and other elements of the criminal cartel.*

* *Justice Department attorneys-officials at the center of massive corruption within the federal government.*

About the author: Rodney Stich

The author has spent most of his adult life in aviation and investigations. He was a pilot and flight instructor in the U.S. Navy during World War II. He was an airline pilot for many years flying throughout much of the world, in many types of aircraft and with numerous airlines. He was one of the first pilots licensed by Japan, holding pilot license number 170. He has flown aircraft licensed not only to the United States, but

also Japan, Iran, Jordan, and Air Djibouti. His early flying in the Middle East brought him into numerous pioneering experiences. While in the Middle East flying Moslem pilgrims to Mecca in 1953, he was caught in an Iranian revolution when the Shah overthrew Mossadegh.

He has had to land in the desert of Arabia, fly long distances without navigational aids, threatened with forced landings in the African desert. The world's trouble spots were his regular ports of call, including Beirut, Jerusalem, Baghdad, Teheran, Jidda, and Basra.

In the early 1960s, he became a federal air safety investigator, responsible for airline programs experiencing a con-

tinuing series of fatal airline crashes. It was here that he first discovered the pattern of corruption within the federal government, and laid the groundwork for his later discoveries. He may be the grand daddy of whistleblowers and may hold some type of record for the felony persecution that he suffered for his patriotic activities.

Ordering Information:

**Diablo Western Press
P. O. Box 5
Alamo, CA 94507**

Price: \$22.00; Shipping-Handling: \$2.50; Foreign Shipping: \$3.50; California Residents: \$1.43 tax.

DEFRAUDING AMERICA

A Pattern of Related Scandals

Makes the Godfather Saga Pale By Comparison

*Dirty Secrets Of the CIA and Other
Government Operations*

*Written by an insider
Rodney Stich
Author of Unfriendly Skies*

**DEFRAUDING AMERICA
A Pattern of Related Scandals**

**Makes the Godfather Saga Pale By
Comparison**

**Dirty Secrets Of the CIA and Other
Government Operations**

**Written by an insider,
Rodney Stich
Author of Unfriendly Skies**

This book is a thirty-year chronology of corruption inflicted upon the American people as seen from the eyes of government insiders. The author was formerly a federal investigator holding federal authority for making the determinations that he makes in these pages. The author's discovery of shocking misconduct associated with a series of fatal airline crashes motivated him to become an activist against corrupt government.

His determination to expose and seek to

halt the escalating criminality in government brought him into contact with whistleblowers from the Central Intelligence Agency, the Drug Enforcement Administration, and law enforcement personnel, all of whom provided him with additional information on corruption that enlarged upon what he found.

The author knows of no other book in which a group of concerned former government people have participated, all possessing highly sensitive information on criminality that requires massive impeachment and criminal prosecution of federal officials and judges. Never before in the history of the United States has organized corruption of this scale ever been exposed. **The book provides strong support for the charge that there is a parallel and corrupt government in control of the United States, that feeds upon the American public.**

Many of the facts described in these pages are documented. Some of them are the sworn or other statements made to the author by nearly a dozen CIA and DEA personnel in sensitive covert positions, describing what they themselves had seen or carried out under orders.

Among the many criminal activities described in the following pages are the following:

* *A pattern of blatant air safety violations and criminal acts related to a series of fatal airline crashes; the ensuing, ongoing government-augmented cover-up;*

* *The CIA scheme known as "October Surprise," intended to disrupt the 1980 presidential election through bribes and sabotage of the lawfully elected government of the United States, delaying the release of 52 American hostages held by Iran in 1980;*

* *The criminal cover-up of the October Surprise operation;*

* *CIA embezzlement and looting of America's financial institutions; CIA involvement with S&Ls, etc;*

* *Criminal misuse of Chapter 11 courts by the CIA-federal judges-federal trustees-law firms, to sequester evidence of the looted CIA proprietaries; criminal misuse of Chapter 11 courts by the same group, to fund covert and corrupt CIA activities (including corrupt seizure and looting of (the author's) Petitioner's assets in the Oakland Chapter 11 courts, cases Nos. 487-05974J and 487-05975J.487-05974J/05975J);*

* *CIA drug smuggling into the United States, expanding upon its history of drug trafficking in foreign countries; DEA involvement;*

* *Felony cover-up and conspiracy to cover up by persons in the U.S. Department of Justice and by federal judges-justices;*

* *Felony persecution of informants, whistleblowers, and protesting victims, by corrupt federal judges and prosecutors;*

* *Criminal activities related to the stealing of software belonging to INSLAW, and crimi-*

nal misuse of the Justice Department and Chapter 11 courts;

* *Pattern of felonious cover-up, misprision of felonies, obstruction of justice, and related crimes, committed by federal personnel in all three branches of the federal government.*

* *Sacrificing of American GIs in CIA covert operations such as in Vietnam, Laos, Cambodia and elsewhere.*

* *Shows the reader what they can do to affect changes.*

For those who wish other, further detailed knowledge of how corruption affects the lives (and the deaths) of people in the aviation environment, please read the latest printing of *Unfriendly Skies*, also authored by Rodney Stich.

(The following is an excerpt taken from Rodney Stich's explosive and controversial new book *DEFRAUDING AMERICA — A Pattern of Related Scandals*.)

Something Fishy Occurred (like, bribe-by-Blackbird)

On July 25, 1990, U.S. Ambassador to Iraq, April Glaspie, assured Iraq's Saddam Hussein that the United States was not interested in its dispute with Kuwait. Some reports state that April Glaspie assured Saddam Hussein that if Iraq invaded and seized only the Northern part of Kuwait that the United States would not object.

Several days prior to July 25th, President George Bush and close advisors, including Brent Scowcroft, prepared an agreement to be submitted to Gorbachev, affecting Iraq. The agreement reportedly signed at Offutt Air Force Base in July 1990, to be signed by Russia's Gorbachev, provided that the USSR would not intervene if the United States invades Iraq. Further, that the United States would provide the USSR with large amounts of financial aid.

On July 26, 1990, a fleet of four CIA SR-71s flew from Crows Landing Naval Air Station in California to Moscow. One of the planes carried the agreement that was signed by Gorbachev. Within a few hours of arriving at Moscow three of the SR-71s returned to the United States, landing at Fallon Naval Air Station in Nevada.

If this scenario is true, then President Bush and his White House aides deliberately set up Saddam Hussein, furnishing him large quantities of offensive military equipment, encouraged him to invade Kuwait, while simultaneously obtaining assurances from President Gorbachev that the USSR would not intervene when the United States attacks Iraq.

Details of Moscow Flight

During many hours of deposition-like

questioning, deep-cover CIA operative Gunther Russbacher described to me the events that happened on that flight to Moscow and back. Leaving out some of the supporting details so as to shorten the description, Russbacher was first briefed on the Moscow flight at Offutt Air Force Base in Omaha, Nebraska. Russbacher and his wife, Rayelan, were billeted in the VIP quarters at this high-security missile base from July 17 to July 20, 1990. At this briefing were CIA Director William Webster, Brent Scowcroft, and other members of the White House staff.

Russbacher and his wife then left by car for Reno, where Russbacher waited for further instructions and for a CIA aircraft to pick him up. A CIA Learjet based at Hayward Airport near San Francisco, California, and operating under the CIA cover of International Jet Charter, picked Russbacher up at Reno's International Airport on July 26, 1990. The Learjet flew Russbacher to Crows Landing Naval Air Station, where the four SR-71s were being readied for the flight to Moscow. Within a couple of hours the flight of four SR-71s departed for Moscow. The first inflight refueling occurred near Alaska, by Air Force tanker aircraft. The next inflight refueling occurred as the aircraft were approaching the USSR, and the refueling was conducted by Soviet tankers.

Of the four passengers in the second seats of these four aircraft were Brent Scowcroft and William Webster.

Upon landing at Moscow, Russbacher met with Gorbachev, who Russbacher knew while he was assigned to Moscow in 1976. Gorbachev signed one of the agreements and Russbacher brought the agreement back to the United States. On the return flight the three SR-71s landed at Fallon Naval Air Station to the east of Reno. The one SR-71 that did not return was given to the USSR, and two former Air Force SR-71 instructors remained behind. One of these instructors was reportedly Abe Kardone, who was chief instructor on the SR-71 program at Beale Air Force Base, north of Sacramento, CA.

Ordering Information for *DEFRAUDING AMERICA*:

(available soon from:)

**Phoenix Source Distributors, Inc.
P. O. Box 27353
Las Vegas, NV 89126
(800) 800-5565**

**Book cost: \$25.00
Shipping-handling: \$2.50**

So grasping is dishonesty, that it is no respecter of persons; it will cheat friends as well as foes; and were it possible, would cheat even God himself.

-George Bancroft

War In *OUR* Dooryard Danger Beyond Belief

(Continued from page 1)

When one can't drive on "free"-ways or public streets without a driver's license or vehicle registration?

When one must pay "ransom" to some insurance company before one can drive one's vehicle on public streets and highways?

When one must send one's children to a government licensed school or the State will kidnap or confiscate your property and your kids, if one rebels?

When one's church or religion must be licensed by the State or go underground? **[H: Or be burned to the ground after mass murder.]**

When the nation's police are more of a threat to life, liberty, and property than the so-called "common" criminal?

When one must ask the State for permission to marry?

When one cannot practice free enterprise without being licensed and taxed by the State?

When one will be jailed for exercising God-given rights without State permission?

When one must buy freedom movement or underground publications to learn the truth because the establishment media puts out propaganda?

When the State tells one where, when, and how to build on one's own property and even demand prior approval before modifications can be undertaken?

When America has more political prisoners under lock and key than all other nations and is building concentration camps to house even more?

When every financial transaction one makes is made available to government snoops, upon demand, but without one's personal knowledge or consent?

When government and the people have no common interest whatsoever and must live together in a state of perpetual hostility?

When everything you and your children will ever own is mortgaged to the world's

bankers and collectible on demand?

[H: This has been sent in time and again since at least last August, 1992. You will be able to fill in another couple of hundred items easily for yourself. So, allow us to move on and you ponder and you who would share with us—send those other hundreds of items.]

No, my dear fellow Americans, if you think that America is still the "land of the free", you are living in a dream world and must still believe in fairy tales. WAKE UP TO REALITY and pray to God Almighty to heal this land. **[H: But don't expect HIM to do it for you—YOU are going to do it if it takes forever, or fold in the interim. We will help show you the WAY—not do it FOR you.]** In the meantime, seek out and join together with your local patriot group, for their goal is to RESTORE THE AMERICA OF YOUR DREAMS! GODSPEED!

[H: But oh, dear ones, BE CAREFUL with whom you join for the "patriot" movement holds more danger than ever imagined within your very working groups. ALL is infiltrated and each "group" will have a hidden worker with hidden agendas. Be most careful and cautious and always GO WITHIN FOR YOUR GUIDANCE AND YOU WILL BE SHOWN.]

END OF QUOTING

We can't give credit for there is nothing printed on this last paper received. Thank you, all of you who keep the communications going. Please don't stop sending things because you think we will feel buried—we ARE buried but we must share all we can.

AMERICAN PATRIOT FAX NETWORK

Please count our dimes and see what we can do to help APFN again this month with the phone situation. For you readers, the lines have been interrupted, intercepted, shut down with no one "knowing" anything or reason and on and on and on. Now there is claim demand for \$4,000 deposit and payment of a bill in full—which has been paid in full and so it goes. The point is to effort to shut it down so that you-the-people cannot get the Weaver information, the Waco information or any of the operations of what is going on in your nation **now that you are at active WAR and at the same time closing DOWN your military defense system.** I'm sorry, read-

ers, there just isn't much good news this morning and the attacks against our ability to publish this paper are absolutely incredibly hard. My goodness, though, think of it this way—WE MUST BE DOING SOMETHING **RIGHT.**

Please know that appreciation is great to you ones out there who have helped Kenneth L. Vardon and his American Patriot Fax Network. Everyone begins thinking he can serve freedom a bit and do "something" and here is where the mountain climb begins—it is few indeed who make it to the mountain "top". I think it better that I just share with you Kenneth's communique. [See page 36 for Ken Vardon's alarming bulletin on the APFN outgoing fax line blocking episode with MCI-British Telecom. He must be doing SOMETHING **VERY RIGHT!**]

I will leave you with a thought as to the wounds you incur along this pathway home: The damaged will be many—more than you can comprehend. You, of the tribes who serve, are already weary from the long, long battle and journey. You must, however, draw strength from that which was offered yesterday, today and tomorrow: **"Draw from Me not only the Strength you need for yourself, but all you need for the wounded ones to whom I shall lead you. Remember, no man liveth to himself. You must have Strength for others.**

They will come to you in ever-increasing numbers. Will you send them empty away? Draw from Me and you will not fail them." Salu.

Latest *JOURNAL* Goes To Press

6/27/93 #2 HATONN

We shall call this latest JOURNAL, which will be available in about a month:

NO THORNLESS ROSES

Stock must be taken of the many facets of that which IS, that which SEEMS TO BE and who is assaulted, who acts without knowing and a call to "Stop Denial". The cycle is spiraling ever inward on you as it seeks the point of stillness from which you and "it" (this world and its expressing entities) can spiral again upward and outward in radiance. There is no magic potion—no fortune cookie solutions—there is only the DOING. May you come to DO IT well.

INTRODUCTION

This may seem a totally disconnected (from subject) "Introduction" for I am going to dwell on the "sublime" and you can garner what ye will from the contents.

I am going to share some great wisdoms from the Great Teachers of KNOWING as brought in messages from ones such as the Christed ones, the messengers, the Lighted Source—please accept them in the first person format for, after all, God and YOU are but connections of the ONE.

Perfect as My Father in Heaven is perfect—perfect yourself.

That means a life-struggle, an unending growth. Always as you progress, a greater perception of our Father will come as there are more struggles and ever more growth. Above all there shall be ever present a growing need of Me and of My sustaining help.

I came to found a Kingdom of Progressive growth. Alas, how many of My followers think that all they have to do is to accept Me as a Saviour? Oh, children, that is but a first tiny step.

Heaven itself, is not a place of stagnation. It is indeed a place of progress. You will need Eternity to understand Eternal Mind. You must, however, take your first steps NOW if you are to travel within the dimensions of that higher progression.

JUDGE NOT

Human nature is so complex that you can hardly, even in your most enlightened moments, tell what motive prompted this or that action of your own.

How, then, can you judge of another, of

whose nature you have so little understanding? You do it all the time, however, as if you can better understand that "other" than attend your own. Since you cannot KNOW that of another, perchance it will be that the misjudgment of what in another may have been prompted by the Spirit of God—is to misjudge God's Spirit. Can any error be greater than that one? False judgement is the route to the cross and a most unwise action, indeed.

How shall you find peace in the turmoil and thrashings of a world seemingly gone mad? By KNOWING the strength and ONENESS of GOD.

After each salutary experience of life, each blow it may deal to you and yours, separate yourself from that world for a time. Walk in God's green pastures, and wonder with Him beside the waters of comfort, until your soul is restored.

This is necessary so that you may readjust yourself to life. For you are a new being; you have had a new experience. Learn a new lesson. Your union with God will be the closer for your experience.

These are the times when God's LOVE can whisper new meanings within your very being and make the friendship between Him and yourself blossom fully as the bond is drawn more closely bound.

God is the ageless, changeless WHOLE of all time, all space, all beings—ALL. God is truly the same, yesterday, today, and forever. This is no God of moods as man

would portray HIS own perfection. Can you respect and revere a "God" swayed this way and that at man's demand and whim?

Dwell upon the thought of HIS **CHANGELESS-NESS** until you can grasp the Truth that only as *man* changes and comes within the influence of God's unchanging law of love can he realize and experience the power and love He has unchangingly for all mankind.

And as you ones struggle with this changing TIME and shore up the structures of your falling places of expression, remember your path and those things which must be attended upon that pathway.

First you must come to terms with self and bring The Truth of God within so that you have direction. Then, in the words of your Benjamin Franklin, "*He who shall introduce into public affairs the principles of Christ—will change the face of the world!*"

Where will you be and what will YOU be doing?

DEDICATION

To all who would be FREE. First you must find the WAY and then, YOU MUST WALK IT—for none can walk it FOR you. We are eager, ready, willing and able to walk it WITH you. May you discern wisely to take up that offer extended unto you younger brethren seeking your way.

George's Latest Slippery Flop And...The Pinocchio Syndrome

6/27/93 #2 HATONN

SLIPPERY GEORGE GREEN

Oh, back to that subject? You had better believe it, "old folks at home". While you dance with the devil, the "artist" is about to get away—with the golden calf!

You NOW HAVE PROOF that Green is involved in international schemes up to and over his cute little ears. He has credentials and "property" in Costa Rica which allows for his nationalization citizenship—and don't any of YOU FORGET IT FOR A MOMENT. He works through many fronts there, including one called ITILLANDSIFOLIA (meaning the growing of "Living Air Plants".)

Now, the fact that Costa Rica is a major crossroads of drug traffic (mostly through the CIA) back and forth, etc., is one thing, but it also covers for the capability to launder money, hide stolen assets, precious metals and all

other good things for clandestine and criminal activities.

The one David Lewis Lee would serve as "Power of Attorney" for George, etc., but when the heat turns up just a tad more—George is off like the hummingbird to alight in friendlier placement—IF, NOT ALREADY HAVING TAKEN FLIGHT. SOMEONE HAD BEST CHECK ON IT. DOES DIXON KNOW? I am not getting into any other facet of this circumstance today, Sunday.

Would this be good or bad? Well, it will be both, won't it? It would certainly cover a lot of astral bodies, would it not? This would hide a lot of secrets on the parts of many participants without getting them "caught" and, by laying low for a while, the culprit leader(S) can slip back in with dual citizenship and all of them can live happily ever-after??!!??

Don't bother to effort to inform me that "I" am wrong about this, chelas. I see and I KNOW. The FAX from Lee to George needing

signatures for passports and nationalization speak far more loudly than ever an invisible voice could do! You had best be finding out what happened to that \$182,000 in Maple Leaf gold coins and where all those neat little packages of gold OUR people sent—WENT! George Green and buddies are going to get away with funds into the "millions" if they are allowed to get away.

There has been almost enough DELAY allowed to pull it off without catching up everyone in the trap. Good luck, you lucky trappers and snare-'scapers. What, however, you are going to eventually find when you meet ME is something you might well be starting to think about most seriously.

By the way, readers, for you who can't figure out what in the world I am talking about—San Jose, Costa Rica is THE INTELLIGENCE, ESPECIALLY CIA, ET AL., CENTER OF THE ENTIRE CENTRAL-SOUTH AMERICAN CONNECTIONS. "EVERYONE"

IS AN AGENT LIVING HIGH ON THE HOG WHILE PRETENDING TO BE SOMETHING ELSE.

George, for instance, claims to own a "coffee plantation" there. He has, in the past, claimed that it is devalued somehow because there are some "Indian" squatters on it.—Hmnn, very interesting. Now just WHY would Mr. Green have a coffee plantation in Costa Rica? After all, this is just a "simple" man out to "get out THE WORD of God and Space Command!" Well, perhaps he just "loves" Taster's Choice?

Now he will say "but none of that is true!". Oh? Does everything "else" in the world just "look that way", when you are totally innocent of EVERYTHING? Perhaps, but I have never seen it happen before under any circumstances. Have any of you actually measured the PRICE OF YOUR SOUL? It might be a good time to start accounting because some of your bookkeeping practices are catching up with you. The dossiers in the hands of your "opposition" are getting pretty THICK on some of you—and I do not speak of ones in Tehachapi OR off-shore.

Good luck at survival when you hit Costa Rica, old friends—you have bitten the hands of the very friends who have efforted to save your astral assets. The "wrong faction" (for you, brothers) of even the CIA is AFTER YOU. You may be able to destroy a couple of elderly small-town citizens along with a bunch of trusting audience—but I don't think you are going to shed all the flack from the "wrong faction of the CIA"—or—totally escape the irritation of this New World Order. He who thinks he can get the gold—often gets very

dead in the "Intelligence Cults".

Now there is PROOF that Mr. Green took gold in the amount above even the amount to suck him and colleagues into the RICO law's clutches. That amount in Nevada, for instance, is only \$250. This means SERIOUS trouble over that minimum. Besides the \$350,000 from Dave Overton, there are other KNOWN major amounts also and no-one HERE or in Tehachapi MADE ANY OF THOSE RULES AND LAWS!

This last ploy of catching Dharma and E.J. IN CARSON CITY and arresting them on conjured charges in order to bring the Institute in receivership—IS LOW IN INTENT TO COVER YOUR GRIMY, DIRTY LITTLE TRICKS, GEORGE. Your other nice new demand for Institute RECORDS is also a stupid distractor which SHOULD embarrass your attorney even more.

You have sucked a lot of people into your trap and I doubt—when push comes to shove—that they are going to feel endeared to you. What will you do—leave all those "contacts" like Horton, Tips, Dixon, et al., to hold the bag while you and Anderson take off for the hinterlands of Central America or points South? Are YOU the leader down the primrose path—or just the chaser after that which would take you there??

We lie? Oops? Sir, we do not suffer from **The Pinocchio Syndrome**—and further, we have the actual documents to prove what we just said—in both the language of Costa Rica AND in translation. It doesn't "look" good in either language—especially between the lines! [Editor's note: Readers, please see the cartoon below that arrived on the CONTACT

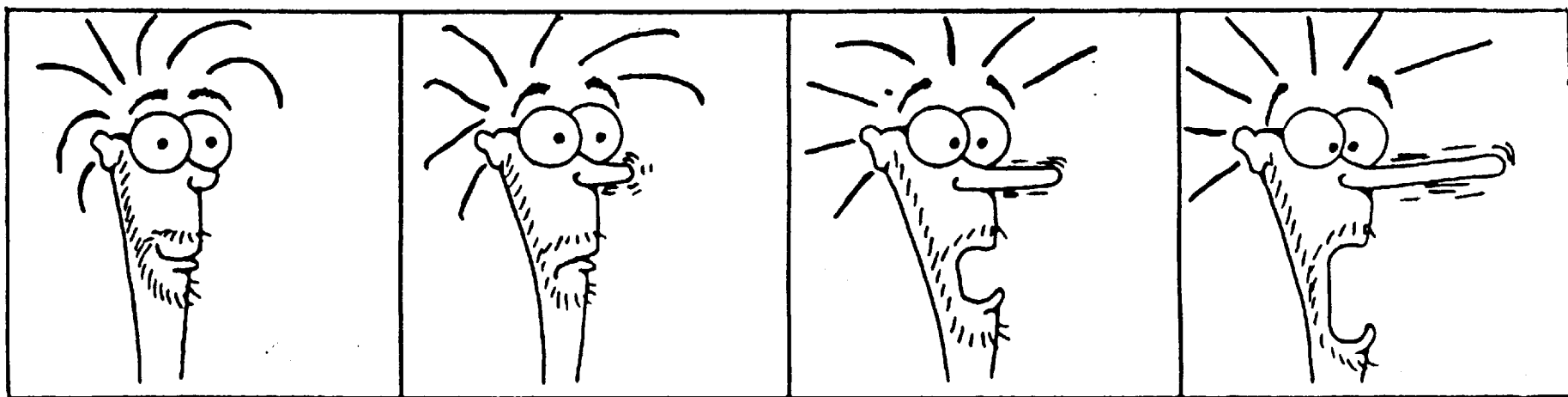
doorstep today. Mr. Green's shenanigans are becoming so blatantly outrageous that he has apparently inspired some one or ones to remind him about what any four-year-old readily grasps—as Commander Hatonn puts it, *The Pinocchio Syndrome!*

We defame US&P by our writings as accused, also? I don't think so—truth is not often considered in a "free" Constitutional Society as defamation. Your association WITH them brings an entirely different light focus onto them as well. Your bargains and "settlements" may rest most uneasily on their reputation VERY SOON if that relationship continues.

You must understand, Mr. Green, that our respect for one Dr. Walter Russell is indeed GREAT and we do not like that which has been foisted off on his memory and on his work. We have no interest in his sculpting or any other "self-taught" talents. He was given the gift of receiving the information of the very workings of Man, Universe and God, and it is hardly even mentioned in his obituary. Indeed, we have copies of his obituary, marriages, controversy, etc. We honor the man even if exceptions are taken as to some activities. Is this not a country in which you can debate and honor? Not longer, friends, not longer. So be it.

(Editor's note: Please see the letter starting on the next page that we just received at the CONTACT offices from E.J. Ekker, former President and Chairman of the Board of The Phoenix Institute For Research and Education, Ltd., a man of the very highest integrity, generally of extremely few words, quietly spoken—until pushed too far!)

THE PINOCCHIO SYNDROME: TANGLED WEBS



Never mind my name, but I'm a Director of *A Noble Institute*. Send me your gold. No one else needs to know. It will be our little secret.

Actually, I am not a Director of *A Noble Institute*. Perhaps I work for the CIA! You know, I used to tell people that everything they've been taught is a lie. Now I tell people I've done nothing wrong, but no one believes me.

"Would you care to tell us exactly HOW you got the gold into your possession?" Oh, that's easy. As a Director of *A Noble Institute* I just sold the gold to myself. No one needed to know. No money needed to change hands. No records needed to be kept, you know, for privacy.

... Errr ... I'm not a Director of *A Noble Institute*. Who said I was a Director? I mean, ... errr ... I think I'd better take the Kol Nidre and visit my coffee plantation in Costa Rica.

A Great But Quiet Brother Finally Speaks

6/23/93 E. J. EKKER

LETTER TO THE EDITOR
FROM E. J. EKKER

I had hoped not to have to add my voice to the chaotic cacophony created by George Green's venomous attack on the Phoenix Institute and "the Ekkers" but a telephone call early this morning made it clear that some of George's accusations can best be answered by me.

Specifically, our friends asked, "Did you really steal four million dollars from the Institute?" I might have laughed that one off if it hadn't been combined with the next one: "George tells us that he will have the Institute in Receivership by Friday (June 25)—is that true?" Well, we know George well enough to know that he has to brag about what he thinks he is about to do. We recall his telling several people that the banned JOURNALS had been released to him by the court—and then we found out that he had conned our attorney into preparing a petition to the Court to do just that. George *would* have had something to brag about had the Court not denied the petition.

After giving it some thought and a lot of conversation we here have concluded that George has somehow managed to convince someone that there are funds missing from the Institute and that it must be placed into receivership so that a proper investigation can be conducted. Putting that together with the fact that the Institute's "nearly-replaced-attorney" has been insisting that Doris and I attend the hearing scheduled for Friday, June 25 makes us wonder if their planned "reception" for us might have included a weekend stay in one of their Nevada Correctional "facilities". We decided to ask the new attorney for the Institute (who has a trial scheduled for Friday and could not appear for our side, so we would have had to use the "nearly-replaced-attorney") to ask for a continuance to avoid the possible trap.

Now comes the fun part: Mr. Horton [*George Green's attorney*] was most cordial and friendly to the Institute's nearly-new-attorney and would be most happy to agree to a continuance—but is so busy that he will not be available until November!

We are surely most grateful to those of you who keep us informed of George's machinations. Being typical trusting Pleiadians, it never occurs to us that such hateful planning can occupy a person's mind so we are constantly caught off guard by *George's Giant Lies*.

We, Doris and I, serve the God of Light, Aton, and his Hosts. To my knowledge, virtually all of the money loaned or given to the Phoenix Institute came in due to the words and works of Hatonn and the Hosts and certainly not due to any of the puny words of George Green and-or E. J. Ekker. In fact, George and I probably scared away far more funds than have come in—George being the slick glib-tongued promoter promising far too much, and I being too cautious and saying far too little.

As far as I am concerned, the use of the money was given to Hatonn (even though the Institute gave a note, secured by the appropriate number of ounces of gold, to each "lender" which clearly states that the **OWNER** of the money is the "lender"). I would, could, cannot steal from God-Aton. I can make, and have made, mistakes and misjudgments of the intent of people and have thus, as an Institute officer, invested God's money in people who "did not turn out". I have not yet learned to infallibly discern those whose intent is truly Godly from those others.

My job (one of them) has been to act as Hatonn-Aton's corporate treasurer, to keep THE WORD properly funded while getting as many other of the projects started as we can so that when the real project funding begins to flow we are positioned to get major projects accomplished very quickly. In the winter of 1987, while Doris was writing *SIPAPU ODYSSEY*, I was nudged to list, categorize and prioritize all of the projects I could think of that would be necessary to support a "population" on an economic island (if not a physical one). Many of those projects have been put into the form of "financing packages" to serve as the basis for ventures totalling well over \$300 million, each one designed to pay for itself in four years or less.

Will we get any-some-all of them done? Only God Himself knows. We have found that the harder we work, the more time we

get. We have also found that when we have done our part, the funding appears.

Do I digress? No. We have been told so many times: no project funding till the decks are cleared. Losing the house to the RTC solved that problem—maybe not the way we'd have it but it no longer eats our time and energy. What's left? The University of Science and Philosophy case and the Nevada cases, i.e., the JOURNAL inventory and the gold embezzlement. Strangely—George Green is involved in all three. Is it any wonder that we are reminded of Hatonn's early reference to George as "being as evil as the old boy himself". We are at WAR and puppet George—or his Satanic boss—takes no prisoners.

Since this is my letter I can and will express my perception of George and his mission—a perception neither confirmed nor denied by Commander Hatonn. George tells of his experience at Edwards AFB, seeing a craft in a hangar there, to justify his early interest in UFOs and his continuing connection to the UFO "investigative community", his trip to Switzerland to see Billy Meier, his involvement with Lee and Britt Elder, Wendelle Stevens, John Lear and so on.

AFTER George's trip to Switzerland Billy Meier did little or no additional work, at least that we know about. George has a huge collection of Billy's pictures and Billy has complained publicly that someone stole most of his pictures. Billy rejected George's offer to pay a royalty on the *JOURNAL* called AND THEY CALLED HIS NAME IMMANUEL (as George was asked to do by Commander Hatonn), even returning the first check with a letter making it clear that he wanted **nothing** further to do with George.

If you have seen George's seminar lecture you know that most of the slides he uses are from Billy's pictures. After viewing those slides here a long time ago, Hatonn asked George to stop using the "wedding cake" craft slide, saying that it was phoney and tended to discount the authenticity of the real Pleiadian craft. George, however, went right on using the phony slides—which was more than a little bit irritating to the Commander!

From the outset, George sensational-

ized what the Commander said and wrote and was admonished many, many times not to attribute such outlandish claims to Hatonn but, if he had to make such statements and comments, that he use such qualifying statements as, "It is my opinion—" or, "I interpret that to mean—", etc. I, EJ, take that to indicate that George was deliberately trying to create a carnival image to discredit the material.

If George was sent in by the Adversary to slow, control, discount and stop THE WORD from going forth, he probably should have handled it about the way he did. If he had been any more overt, we people would have "got onto" him; as it was, the Commander let him go as long as the damage wasn't too severe—and we got out some 60 JOURNALS before the tides changed.

But we didn't trigger the divorce; George did when he talked four of his friends in Tehachapi into coming to Carson City to meet with him wherein they were frightened into requesting a full and immediate withdrawal of all of their loans to the Institute. The amount requested was nearly \$600,000 which, as George very well knew, was more than the Institute had in cash.

To honor such a withdrawal would have required selling gold and, with the price at \$330 per ounce at the time, that would have created a situation which would have seriously impacted the Institute. **George knew that.** He can claim that he "blew the whistle" on mismanagement, etc., to protect "his friends" but THE TRUTH is that his plan was far more evil than that—he fully intended to cause the failure of the Institute and the loss of all of everyone's funds, as well as the shutdown of the dynamite *PHOENIX LIBERATOR* (and later, *CONTACT*) and the JOURNALS. That is *WHY* he had to leave Tehachapi a year ago: As long as he was here, Hatonn had a finger on him, because most of his "employees" were more loyal to Hatonn than to George—which makes it harder to do dirty work.

Another condition that probably triggered George's move against the Institute was the Overton gold. George knew it was worth some \$350,000 which, at an average of \$4,500 per JOURNAL (George's cost because the printer in Denver was getting a lot of Hatonn-volunteer help), would be used up some time around 70-75 JOURNALS. If he had been successful in killing the Institute (so that we had no money to fight a legal battle to get our JOURNALS back), and if Dave Overton hadn't asked us if we had received the gold (and thus alerted us to George's embezzling of those funds), we would be dead in the water and George would be pretty well off.

It is no wonder he is so mad at Hatonn! With Hatonn's help the Board of Directors of the Institute has kept the Institute in good financial condition and, finally, it now appears we have competent legal counsel.

George has been sending out a whole packet of information to "plead his case" to selected "influential" people. In this material he alleges that I knew about Dave Overton's sending the gold to him in Tehachapi. I did not. George had told me that Dave was considering an investment, maybe in gold. No amount was mentioned, certainly nothing like \$350,000. When it didn't happen, I assumed Dave had changed his mind.

Another point George seems determined to make is that I called Dave before Dave's letter to me, dated February 13, 1993. Not true. I called Dave after receiving the letter—not before. Dave wrote the letter in response to a mailing from the Institute February 8-9 which was to counter George's telephone calls to selected lenders and others we thought he might call, including Dave Overton.

By the time you read this in *CONTACT* (if Dr. Young will publish it) [*You better believe I will, without any delay! I have been waiting for E.J.— a generally very quiet and softspoken man of the very highest integrity — to finally say something about that slippery rascal, George, ever since George started spreading his diabolical lies. You would have to know E.J. as well as I do to fully appreciate just how cruel and crude and rude and ridiculous are the statements George has made about the financial integrity of the Phoenix Institute and various ongoing projects here.*], we will have filed criminal charges with the Kern County Sheriff where the gold embezzlement occurred and by the end of the week the same charges will be filed in Nevada. Why have we waited so long? I don't know; we've known we had it to do for a long time now. I guess we just kept hoping George would come to some reasonable settlement or that our former prestigious "good old boy" law firm in Nevada would show some spark of interest in getting the case won. Now that we have what appears (really) to be a competent and aggressive attorney (who seems to see this as more than a typical "business divorce"), we expect to see things move along in such a way that settlement may become more attractive to George.

Where do we go from here? As a tool of the Adversary, George has been exposed—The Light is shining on him and his usefulness is rapidly diminishing. The Adversary discards used tools. When it is clear that he cannot shut down the Institute (and thus the *CONTACT* and

JOURNALS) he will probably go quietly away. If he doesn't settle he will lose both Nevada cases in court—it just takes longer and costs both sides more. He is facing criminal embezzlement charges for taking the gold in Kern County, California and in Douglas County, Nevada. Both he and his attorney, T. David Horton, will be charged with perjury in the Carson City (JOURNAL) case. Those charges will make it very difficult for them to mount any serious future threat to the Institute.

In the meantime we need to get on with our work. The *CONTACT* is rapidly building a reputation as the world's best source of real news and will only get better. The movie, *SIPAPU ODYSSEY*, is budgeted, planned and ready for a fast track when the major funding required is available. The Dome Home and Commercial Building Technology projects are nearly complete (these had to be stopped for lack of funds—another casualty of Mr. Green). Readers know the Gaia story so I won't repeat it; a very large supply source of algae has been located which would require less than half the funding required for a local growing facility. An operational farm has been leased and some 80 acres are in various garden and grain crops, 40 acres are in Spelt, much of which will probably be lost for lack of funds for an irrigation system. The farm is located in an area which is underlain by a major aquifer. The three wells on the farm have been tested to produce a total of well over 750 gallons per minute of beautiful clear clean water which is more than enough to irrigate the entire 160 acres in the lease/option. There is more which I can't speak of here.

George has damaged all of us due to the interruption of the cash flow into the Institute at a critical time. It may take more time to restore confidence so that the cash flow from lenders can be reestablished. We have reserves which we can, and will, use to keep THE WORD going out, and pursue the lawsuits till they are settled or won.

It would be particularly helpful at this time if those of you who have funds in banks, mutual funds and other places of the Adversary would now dedicate them to help the Hosts—instead of leaving them where the Adversary gets the use of them.

When the perceived risk is higher, the participation is far more meaningful and the reward greater. If any reader wants to assist us now I will be available to answer questions at (805) 822-0601. Thank you all for your loyalty and support to Commander Hatonn and the Hosts, and for including Doris and I and the immediate "ground crew" in your outpourings of prayers and well wishes.

A Sobering Observation From "A Very Concerned Citizen"

FROM: APFN0627 => Friends => Friends & Media 28 Jun '93 02:05
PHONE NO. :

Pg 3 of 3
Jun. 27 1993 02:06PM P1

Fifty six signers of the Declaration of Independence pledged their lives, their fortunes and their honor when they signed this document. They lost families, property, fortunes, some even lost their lives---all for the cause of freedom and independence.

If we were to measure today's "freedom" with the freedom of 1776, we would find ourselves in the same situation prior to the signing of this document.

Wages, which is equally exchanged for labor given, are illegally taxed under the guise that it is profit.

A multitude of New Offices have been erected, that send out swarms of bureaucrats to harass and eat out our substance.

Taxes, licenses and fees are placed on everything imaginable.

Federal and State police engage in warrantless searches and seizures against citizens, under pretenses of law. Property is seized and auctioned off.

Judges, dependent upon the will of government, preside over mock trials.

Laws are put in place which regulate our speech and thinking.

Churches are licensed, audited, raided and ministers arrested.

Privacy is invaded in all areas without personal knowledge or consent.

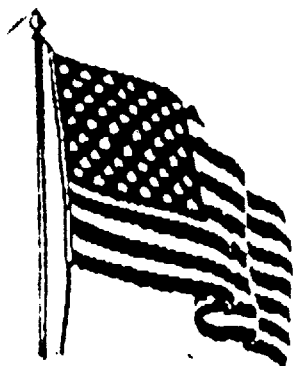
Weapons are being seized from law abiding citizens. Those that refuse to give up their weapons are automatically condemned as criminals, arrested, fined or imprisoned.

Politicians feather their nests by raising their own wages; make huge profits from back room deals; then excuse themselves from the same laws they lay on our backs. And the list goes on.

As one can see, we are no longer a country of free people. Politicians were placed in office to safeguard our rights. They have failed us. Those 56 signers bled and died for nothing. We are once again servants of another government.

A very concerned citizen

Some Progress To Report On Con-Con



COUNCIL ON DOMESTIC RELATIONS

"PROCLAIM LIBERTY THROUGHOUT THE LAND" TO ALL THE INHABITANTS THEREOF - Leviticus 25:10
Inscription on the Liberty Bell, Philadelphia, 1752

TO: All Concerned Americans June 24, 1993
SUBJECT: NEW JERSEY CON-CON
UPDATE...WE'RE WINNING!!!

On Monday, June 21, 1993 the New Jersey Senate withheld the vote on SCR 39, (a resolution calling for a Constitutional Convention under the guise of adding a balanced budget amendment) because the pro-Con-Con's didn't have enough votes to pass it through. Thanks to Senators who are standing firm on a "NO" vote!

HOWEVER...it isn't over yet! They're scheduled to meet again this Monday (6-28) in regular session and are probably now twisting arms or bribing to win the votes necessary to pass it. They claimed to be two votes short last Monday. That's too narrow a margin for us to let up on the pressure.

THE PHONE CALLS AND FAXES HAVE MADE A DIFFERENCE! Senator Dorsey is beginning to buckle. Here's information we received today....

Dorsey, when approached today by a former aide, pointed his finger at her, told her to get out of his sight, he never wanted to see her again and, "TELL ALL THOSE PEOPLE TO STOP CALLING ME!" She told him she couldn't stop the calls, that Americans all over the country knew what he was doing and if he didn't withdraw the resolution millions of dollars would pour into New Jersey to defeat him in the elections. He stormed off, then later told her...(listen to this)...he would not withdraw SCR 39, but he would take his name off as a sponsor, then it would be in someone else's hands.

Senator Dorsey's phone # is 201 627 7800...Here's the message....same as last one only an addition...."WITHDRAW SCR 39 ACCORDING TO SENATE RULE 130 OR FACE MASSIVE OPPOSITION AT THE POLLS IN NOVEMBER, SPONSORED BY PEOPLE AND FUNDING FROM BOTH INSIDE AND OUTSIDE OF NEW JERSEY. WITHDRAWING YOUR NAME AS A SPONSOR WILL NOT DO! WITHDRAW SCR 39 OR FACE DEFEAT IN NOVEMBER."

REMEMBER...there are con-con resolutions pending action in Wisconsin, Ohio and New York; tabled resolutions in Michigan and Illinois which could be pulled up for vote at a moments notice. Any one of these five states could be pushed through if we lose New Jersey. It takes 34 states to call a convention. 32 states have made the call. Even though 3 have rescinded (Alabama, Florida and Louisiana) advocates of the con-con could challenge the rescissions and throw them into court while going ahead with a Convention. They are working on the premise they need only two more, so that is the premise we must work on.

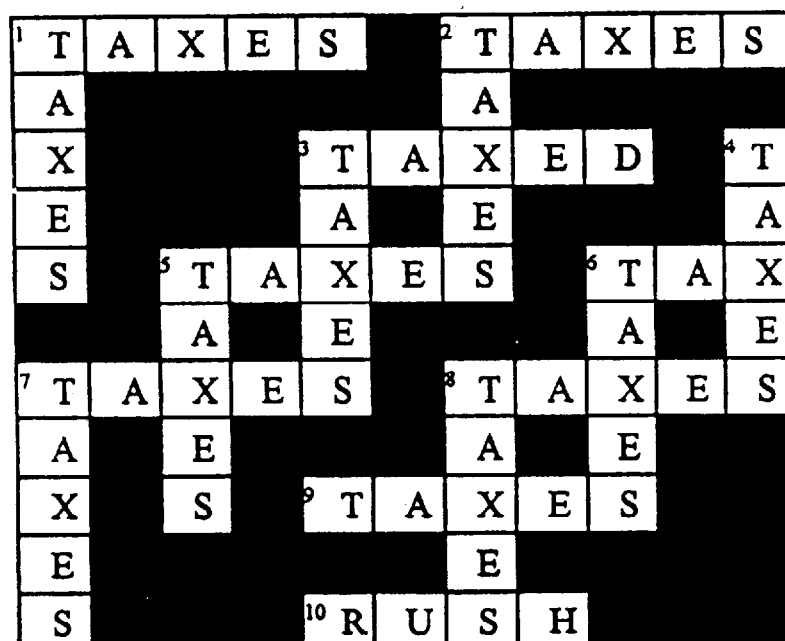
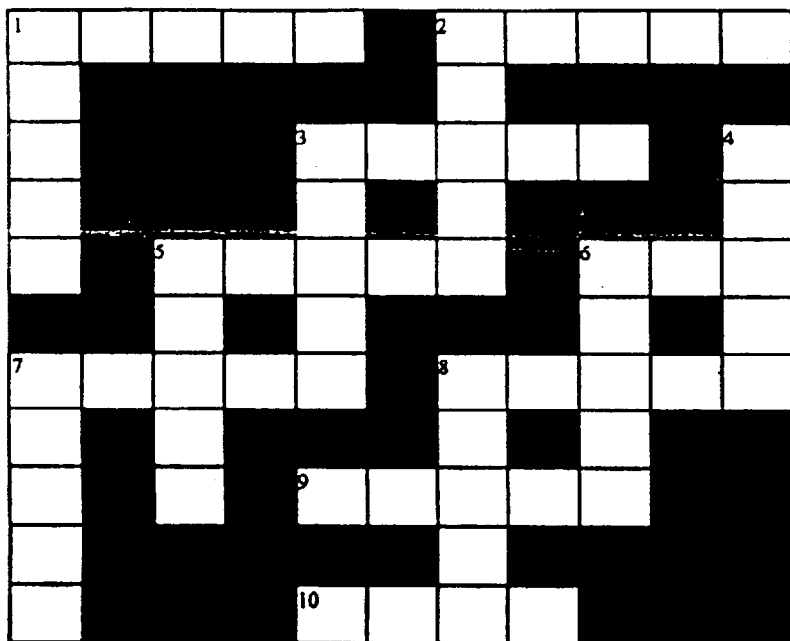
Because there are NO SAFEGUARDS against a runaway convention, as happened in 1787, and with the Internationalists' interests, we will most probably LOSE OUR CONSTITUTION AND OUR BILL OF RIGHTS if a convention is called. Make the call today...now. We have only til Monday.

C/O UNITED STATES POSTAL BOX # 3362
SPRINGFIELD, REPUBLIC OF ILLINOIS 62708

In love and freedom, under God
Jackie Patru
Jackie Patru, Interim National
co-Director

BILL CLINTON'S CROSSWORD PUZZLE

By Andrew Simpson
 Illustrated by Charlie Davis
 Joplin, Missouri



DOWN

1. MONEY THE GOVERNMENT SPENDS
2. V.A.T. ____
3. "INVESTING IN AMERICA"
4. EMERGENCY STIMULUS PACKAGE
5. GOVERNMENT PORK
6. SUMMER JOBS PROGRAM
7. FINANCIAL EQUALITY
8. FARMERS GRAZING FEES

(Thank you, E.A. !)

ACROSS

1. JOBS BILL
2. STATE IN THE U.S.
3. "THERE WENT OUT A DECREE THAT ALL THE WORLD SHOULD BE ____"
5. DEFICIT REDUCTION
6. ___ AND SPEND
7. HEALTH CARE PREMIUMS
8. INCOME _____
9. CONTRIBUTIONS
10. THE MOST DANGEROUS MAN IN AMERICA

A Free And Independent PRESS Is Long Dead

(Editor's note: The following piece of rare and candid insight comes from 1953, a solid 30 years ago now. Egads! How much more controlled do you think the media is now? Keep this in mind and show John Swinton's remarks to your doubting friends who wonder why you subscribe to and honor CONTACT so highly above the typical Satanic-Elite-controlled regular news media.

We like to run this following message periodically, both as a caution to those still naive enough to think there is a free press out there in the commercial world controlled by the Elite, and as a special kind of "thank you" to our many, many readers who so consistently support and encourage CONTACT and, before that, THE PHOENIX LIBERATOR. We are deeply grateful for your constant and sincere messages of encouragement. Those often highly emotional "thank you" notes pouring into the offices every day are what give us the necessary boost to keep on keeping on.)

JOHN SWINTON, THE FORMER CHIEF OF STAFF OF THE NEW YORK TIMES, CALLED BY HIS PEERS, "THE DEAN OF HIS PROFESSION", WAS ASKED IN 1953 TO GIVE A TOAST BEFORE THE NEW YORK PRESS CLUB. HE RESPONDED WITH THE FOLLOWING STATEMENT:

"There is no such thing, at this date of the world's history, in America, as an independent press. You know it and I know it. There is not one of you who dares to write your honest opinions, and if you did, you know beforehand that it would never appear in print.

"I am paid weekly for keeping my honest opinions out of the paper I am connected with. Others of you are paid similar salaries for similar things, and any of you who would be so foolish as to write honest opinions would be out on the streets looking for another job. If I allowed my honest opinions to appear in one issue of my paper, before twenty-four hours my occupation would be gone.

"The business of the Journalist is to destroy truth; To lie outright; To pervert; To vilify; To fawn at the feet of mammon, and to sell his country and his race for his daily bread. You know it and I know it and what folly is this toasting an independent press? We are the tools and vassals for rich men behind the scenes. We are the jumping jacks, they pull the strings and we dance. Our talents, our possibilities and our lives are all the property of other men. We are intellectual prostitutes."

THE WORD

Tapes, Transcriptions & Videos

In addition to audio tapes of meetings with Commander Hatonn and written transcriptions of some taped topics, *THE WORD* also offers other tapes and videos on selected topics.

Donations to cover the costs of tapes are \$4.00 for one tape, \$6.00 for two tapes and \$2.50 per tape for three or more, except where otherwise noted. The transcriptions are \$3.00 each. (Mexico or Canada add \$0.25 and other foreign countries add \$0.50 per tape or transcription.) Postage is included in tape and transcription prices.

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

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

Special Order tapes are noted below by * and are not automatically sent since this material is usually either already in print or will be soon. Available written transcriptions are noted by #.

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) *Cosmos* Patriot Group-I;
- 6/1/92(3); 6/4/92(2); 6/6/92(4); 12/7/92(1) *Cosmos* Patriot Group-II;
- 6/13/92(3); 6/21/92(3); 6/27/92(2); 12/12/92(2) *Cosmos* 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); 5/2/93(2); 5/16/93(2);
- 5/23/93(3); 6/20/93(2);
- 6/20/93(1)*Mystery Virus in New Mexico.

#1-#5 Corporation Lectures (\$5 each tape).

THE WORD NOW ACCEPTS VISA, DISCOVER OR MASTER CARD

Hydrogen Peroxide Use For Purification Of "Stuff"

Editor's note: We are re-running this important information on the purification uses of Hydrogen Peroxide not only because of its bearing on the Gaia Resources products (on the next-to-last pages) during these warmer summer months, but also because of the Elite's water contamination and other "plague" introduction plans.

4/27/93 #1 CERES 'ATONN

NECESSARY INSTRUCTIONS: GAIANDRIANA AND OTHER "PRODUCTS"

As we sit to pen this information I am at a loss as to how to keep you from thinking me idiot-material. However, you who already have past information, say, regarding Hydrogen Peroxide and its antiseptic-antibiotic properties, please be patient while we offer information to those who have not received same. Further, Summer is upon you and such as Gaiandriana and the Mo-Gu starters and/or tea need updated care instructions. [See next-to-last pages for the New Gaia Products being referred to here.]

We have gotten back from ONE who said he had the "stuff" tested and found a few bacteria, a virus or two and some E. Coli in the test-run. If it were the Gaiandriana I question that result very, very much. **It is important for you to know that in the culture medium utilized there is a combination of items which CREATE AND PRODUCE HYDROGEN PEROXIDE in the Gaiandriana transformation.** This will purify the liquid. This does not mean that you cannot contaminate the bottle in some manner. However, since intake decreases, usually, let us consider the "setting" bottle, etc. Of course it is recommended that you store the larger quantity in refrigeration facilities.

HOWEVER, if you have no refrigeration facilities, etc. Place the equivalent of 10 drops of food-grade (35%) hydrogen peroxide (H₂O₂) in a small quantity (approximately an ounce) of water (to first dilute the H₂O₂) and then add this diluted H₂O₂ to the 32-ounce

Gaiandriana or Aquagaia bottle. Remember to scale down the number of H₂O₂ drops utilized for the smaller 16-ounce and 8-ounce product bottles. The Gaiandriana or Aquagaia will continue to thrive and the unwanted bacteria and/or any virus will be destroyed and then actually removed by ingestion by the Gaiandriana or Aquagaia activity.

The "tea" (Mo-Gu) is a very different matter. You are making a very sweet growing medium for the membrane and in addition you are growing it in a warm condition (necessary) and further you are setting it for a couple of weeks or so, give or take a bit. What do I suggest? Well, I suggest that probably you won't want to ship much "tea" during the hot months because of lack of refrigeration in route. But, you CAN purify the water used in making the tea with the general rule-of-thumb water-purification formula of 7-10 drops of 35% food-grade H₂O₂ per gallon of water—which will additionally help enhance the membrane growth.

Then, later on, as you process or "harvest" the finished Mo-Gu tea product, and store it in the refrigerator, add another 7 to 10 drops (say, for a gallon storage container of Mo-Gu, with scaled down number of drops for smaller storage containers) of the 35% food-grade H₂O₂. Again, first dilute the H₂O₂ in some water before adding to the Mo-Gu. You will not taste it and neither will it hamper the value.

I always suggest, in adding any 35% food-grade H₂O₂ to anything, that it be **DILUTED FIRST**. Just as you must NEVER drop concentrated anything into the mouth (for it would damage living cellular structures), neither do you dump it full-strength into living culture medium. Dilute it in a bit (say, an ounce) of water first and STIR rapidly whatever it is you are dumping the diluted H₂O₂ into for purification purposes. Naturally, if just purifying a gallon of water, there is no need for active stirring, though a little closed-container agitation (a few shakes) won't hurt.

GETTING "SLIMED"

Another question: What about that

slimy goo in the bottom of the bottle of Gaiandriana or Aquagaia if left out of refrigeration? GOOD GOO! I suggest you now go get some FOOD-PROCESSED ALOE VERA LIQUID. Take a half cup or so of it (some of it is even orange or lemon-lime flavored, etc.) and dump in the "goo" and last portion of a Gaiandriana or Aquagaia bottle. Or, strain the "goo" out of its original bottle and place it into the new aloe vera "home". Leave set for a couple of days and you will have a concentrated batch of Gaiandriana or Aquagaia product which will be an addition to the original bottle.

This is NOT a replacement for the original batch you get for it will not contain all you need. However, in ones who intake products which tend to kill off a portion of the Gaiandriana in the body (like caffeine in coffee)—this will enhance the potency—even if you just drink a little. Remember, Aloe Vera itself has a tendency to make some people feel "queazy" so DO NOT OVERDO how much of this you drink!! However, a full-blown AIDS victim could take ten times a "normal" amount and only improve—for perhaps "feeling good" is a very relative state of being.

Some people are going to run fevers and have "crisis" symptoms as healing takes place. If this goes on for very long, look to other health problems for the cause. First, treat the "liquid batch" with hydrogen peroxide as above described. THEN start on a regimen of hydrogen peroxide according to the instructions given again herein [*chart on following page at bottom*].

I happen to know that you do not need to work up to any 25 drops as the instructions [*following*] claim UNLESS you are suffering from flu, infection, or other maladies. If you are "well" and "anything" makes you feel bad—either stop it or, certainly, decrease the amount. USE YOUR REASONING MIND!! Like anything of this nature—TOO MUCH WILL MAKE YOU SICK OR BE DETRIMENTAL—EXCEPT WITH GAIANDRIANA—AND THEN EVEN THOUGH YOU MIGHT NOT FEEL GOOD (BECAUSE OF THE OVERDOSE OF ALOE FROM THE CUL-

TURE MEDIUM), YOU WON'T HURT YOURSELF.

HYDROGEN PEROXIDE — H2O2
(35% Food Grade)

Purchase a small eye dropper bottle at the drug store. Fill your small dropper bottle from the large bottle as needed. The large bottle may be stored in the refrigerator or in the freezer inside another plastic container. The small eye dropper bottle should also be kept in the refrigerator. **Always use caution when handling 35% hydrogen peroxide!**

DO NOT use with carrot juice, carbonated drinks or alcohol. For best results, take on an empty stomach 1 hour before a meal or 3 hours after meals.

Formula: Mix the number of drops of 35% hydrogen peroxide into at least 6 oz. of distilled water, juice or milk and stir vigorously, then drink the mixture. Some people eat 1/4 to 1/2 of a banana immediately after drinking the solution. You may prefer something else to eat.

If your stomach gets upset at any level, stay at that level or go back one level. Then proceed to increase your daily dosage again.

When free of complaints you may taper off by taking:
25 drops once every other day for 1 week,
25 drops once every 3rd day for 2 weeks,
25 drops once every 4th day for 3 weeks.

A good maintenance could be 5-15 drops per week, or whatever makes you feel good.

If you get the 35% hydrogen peroxide on your skin rinse it under running water for several minutes.

Soak feet: 1-1/2 oz. 35% to 1 gal. of water.

Bath: 16 oz. 35% to a tub of water to detoxify.

Colonic: 1/2 pt. of 3% per 5 gal. of water.

Douche: 6 tablespoons of 3% per qt. of water.

Candidiasis: 1 drop of 35% 3 times a day; then increase schedule.

For the more serious complaints, stay at 25 drops 3 times per day for 1 to 3 weeks. Then graduate down to 25 drops two times per day until your problem is taken care of. This may be from 1 to 6 months.

If you have a weak stomach you may experience nausea similar to that in pregnancy. Also as dead bacteria or various forms of poisons are released you will experience a cleansing effect as they are released through the elimination organs

of the body: skin, lungs, kidneys and bowels.

Some reactions to the cleansing effect could include skin eruptions, nausea, headaches, sleepiness, unusual fatigue, diarrhea, head or chest cold, ear infections, boils or any other ways the body uses to loosen toxins. This is a natural cleansing of the body and should be of a short duration as you continue to maintain your program.

Formula to make a 3% solution of hydrogen peroxide. Put 1 oz. of 35% hydrogen peroxide in a pint jar. Add 11 oz. of distilled water. This will give you 12 oz. of 3% H₂O₂. Use also for brushing teeth and applying to skin sores.

Do not use 35% H₂O₂ if you have had a transplant.

TO THOSE OF YOU WAITING
FOR NEW STRENGTH OF PRODUCT

Because I have mentioned that work is being done on strengthening the Gaiandriana, some of you are backing off and waiting. Please don't do that for research is being done and it will be a while. In addition, one of the items in the medium is being removed in order to enhance the strength. This will mean that you can get the same basic result by adding some food-processed aloe vera to the initial product which will allow a higher level of Gaiandriana presence. Gaiandriana will only grow to its level of fuel (food) available—so just treat the product accordingly.

I am, further, requesting that all further product be receiving hydrogen peroxide for purification purposes. Any

that YOU ADD, however, will only enhance—not damage.

OTHER PRODUCTS

We have tried to make available other products to use in conjunction with the Gaiandriana. **USE YOUR REASON HERE ALSO!!** If something makes you feel bad—don't use it!, cut back on amount or forget it altogether. These are all natural substances so remember, if you are eating anything that makes you feel bad—you quit eating it, right? Just continue the Gaiandriana—I promise you—it is not making you ill. If you are reacting, then it may be due to the "base" or "combining" substance in tableting, etc.

CHLORELLA

We get complaints about chlorella causing indigestion, etc. Chew the tablets or dissolve in a bit of liquid before intake.

Now again, use reason. Are you still eating in addition to the chlorella? Well, perhaps you will wish to reduce the intake. It is better for you than food but you **DON'T NEED EVERYTHING**. We are efforting to show you what you could take with **NO** food in survival situation **AND STILL BE ABUNDANTLY HEALTHY**. Adjust your intake accordingly. If you are caught in an emergency and need survival sustenance—now you know what to take for health needs.

You can subsist on chlorella and water alone. Add Mo-Gu tea, a bit of spelt bread and some lentils (preferably red)

DAY #	NUMBER OF DROPS	TIMES PER DAY	
1 -	3 -	3 -	
2 -	4 -	3 -	
3 -	5 -	3 -	
4 -	6 -	3 -	
			Adding 7 drops 35% H2O2 to
5 -	7 -	3 -	1 gallon drinking water
6 -	8 -	3 -	purifies it. Shake well.
7 -	9 -	3 -	
8 -	10 -	3 -	
9 -	12 -	3 -	
10 -	14 -	3 -	
11 -	16 -	3 -	
12 -	18 -	3 -	
13 -	20 -	3 -	
14 -	22 -	3 -	
15 -	24 -	3 -	
16-22	25 -	3 -	

and you can live healthily ever after—in other words, it would not be malnutrition that would “getcha”. **AND ALWAYS KEEP FOOD-GRADE HYDROGEN PEROXIDE AVAILABLE TO PURIFY EVERYTHING. REMEMBER, 7 DROPS OF 35% FOOD GRADE HYDROGEN PEROXIDE TO A GALLON OF WATER WILL PURIFY IT AND THE WATER WILL PICK UP A MUCH IMPROVED “FLAVOR” OF FRESHNESS—UNDER MOST CIRCUMSTANCES NOT EVEN NOTED AT ALL.** THIS is why one of the first items confiscated from health food stores, labs, and so on—**IS HYDROGEN PEROXIDE IN FOOD GRADE.** I remind you readers of long standing: the best treatment for arthritis and other seemingly “incurable” diseases is hydrogen peroxide therapy in accompanying regimen of Gaiandriana which moves in and restores the cellular restructuring of self.

CRYSTAL LIFE

That is an exceptional product but has become almost out of sight expensive. However, the best results with Gaiandriana are being reported with continued, even if remarkably decreased amounts, of Crystal Life continued right along in conjunction with the Gaiandriana—mixed or otherwise. About 8 to 10 drops mixed or separate under the tongue three times a day is excellent. In illness, however, increase within reason. If I did not already state it prior to this—add 7-10 drops of hydrogen peroxide per quart to the Crystal Life also—especially if non-refrigerated, after opening. This will decontaminate any possible “unwanted visitors” and not damage the product.

WATER

I cannot urge you often enough to **TREAT** your faucet water. Even if you have a reverse-osmosis unit—treat that water with proper amounts of hydrogen peroxide for **YOU DO NOT KNOW WHAT IS IN THAT WATER. IT WON'T HELP CONTAMINATION BY TOXINS BUT IT WILL TAKE CARE OF THE VIRAL OR BACTERIAL CONTAMINATES. IT IS CHEAP AND NON-TOXIC IN PURIFICATION AMOUNTS.** The best mouthwash and gum enhancer is a mouthwash of several drops of hydrogen peroxide in a fourth cup of water (or so) and cleanse mouth after brushing (or just do it several times a day as convenient). If the solution is “light” just swallow the wash—it can only help you unless you have an active mouth infection. Moreover I suggest keeping some hydrogen peroxide near and handy to drop a few drops of undiluted peroxide on your

toothbrush a couple of times a week—or daily—whatever. You will have a sterilized brush and stop spreading germs and recontamination.

SPILLING

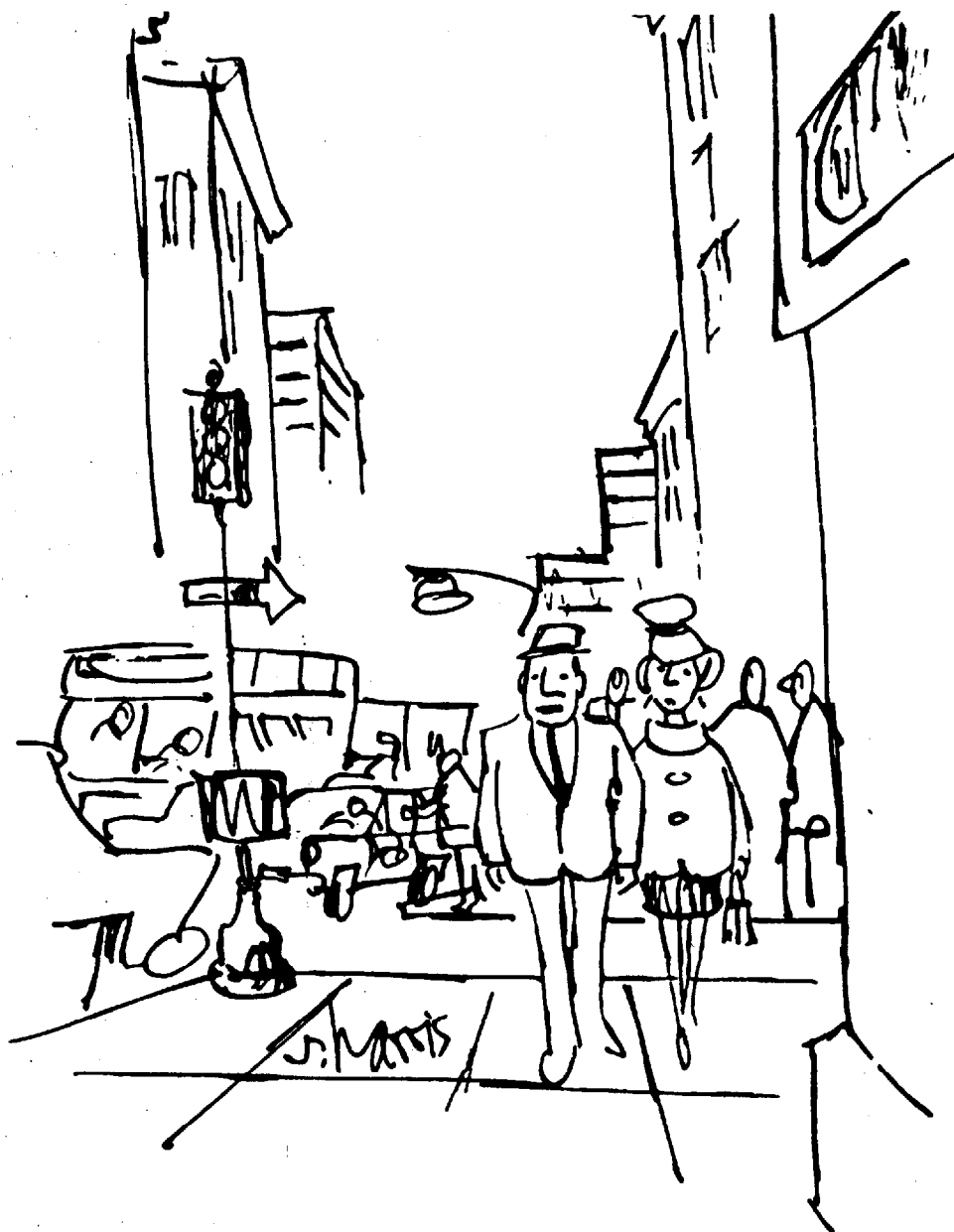
If you spill full strength (35%) peroxide on your skin—it will burn you. Rinse immediately under water and it will be fine. It will bleach so rinse anything that gets spattered—in water. It is simply one of those substances which needs to be handled properly. Peroxide offers so many “cleaning” uses that I won't even effort to list them—but you will find it about the most useful item around your kitchen, bath, etc. You can find information at health food stores and vitamin supply outlets.

Our people may also be able to direct you or help you with product or information; I do not attend those things unless brought to my attention. We offer these things as a service rather than a

major business so we are perhaps remiss in full-range material. We can do better when the full load eases a bit. Thank you for your patience and loving support of the ones who have taken this load on in addition to their other tasks—ever without complaint and ever wishing to help and please. At present they are trying to build refrigeration facilities to bring you exceptional product as the months heat up and yet do so with very, very limited resources—so we do thank you for your patience. With George Green's attack on the Institute a lot of things have had to wait or be actually closed down until the audits are over and the reclamation can begin. As you might realize, the impact has been great on all entities in these projects. It is fine—rewards will be in like measure to that which is given forth.

I ask that this message be both run in the paper and sent in addition to all packings in mailings of product.

Thank you.



“You win a little and you lose a little. Yesterday the air didn't look as good, but it smelled better.”

New Gaia 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 d-alpha-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 glytathione 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, Fungojapon 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 zheng" 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.

New Gaia Products
P. O. Box 27710
Las Vegas, NV 89126

For credit card orders, call (805) 823-1644

We accept Discover, Visa or Master Card.
 Please make all checks and money orders payable to: **New Gaia Products**

(NAME) _____

(ADDRESS-PLEASE GIVE STREET ADDRESS FOR UPS DELIVERY.) _____

(CITY) _____

(STATE) _____ (ZIP CODE) _____ (TELEPHONE) _____

CREDIT CARD (Visa, Master Card or Discover) _____ EXP. _____

SIGNATURE _____

QUANTITY	ITEM	PRICE PER BOTTLE	10-19 (LESS 10%)	20 OR MORE (LESS 15%)	TOTAL
	GAIANDRIANA 8 oz. LIQUID (no discount)	\$21.00	\$21.00	\$21.00	
	GAIANDRIANA 16 oz. LIQUID (no discount)	\$41.00	\$41.00	\$41.00	
	GAIANDRIANA 32 oz. LIQUID (1 qt.) (no discount)	\$81.00	\$81.00	\$81.00	
	AQUAGAIA (Mitochondria) 8 oz. LIQUID (no discount)	\$21.00	\$21.00	\$21.00	
	AQUAGAIA (Mitochondria) 16 oz. LIQUID (no discount)	\$41.00	\$41.00	\$41.00	
	AQUAGAIA (Mitochondria) 32 oz. LIQUID (1 qt.) (no discount)	\$81.00	\$81.00	\$81.00	
	MO-GU ELIXIR Culture Start (LIQUID) (no discount)	\$40.00	\$40.00	\$40.00	
	A-C-E Anti-Oxidant Formula (180 TABLETS)	\$24.95	\$22.46	\$21.21	
	GINKGO BILOBA (24% Extract) (180 TABLETS/40 mg. EA.)	\$24.95	\$22.46	\$21.21	
	CHLORELLA (1/2 LB) (500 TABLETS - 500 mg. EA.)	\$32.00	\$28.80	\$27.20	
	ECHINACEA GOLD PLUS (90 TABLETS)	\$24.50	\$22.05	\$20.83	
SUB-TOTAL					
SHIPPING (ALL ORDERS)					
TOTAL					

****PLEASE USE THE SHIPPING RATE CHART BELOW WHEN CALCULATING SHIPPING FOR ALL New Gaia Products.**

ORDER	SHIPPING RATES:			NOTE:
	UPS GROUND	UPS 2ND DAY AIR STATES	UPS 2ND DAY AIR ALASKA/HAWAII	
\$ 0-100	\$5.25	\$11.00	\$16.75	**For UPS 2nd day to Rural Alaska, please call for rates. **For Priority Mail to any location, please call for rates. **All Foreign orders, please, contact our office in writing for specific rates as rates vary greatly.
\$ 101-200	\$5.75	\$13.00	\$19.00	
\$ 201-300	\$6.25	\$16.50	\$22.50	
\$ 301-400	\$7.00	\$19.00	\$25.00	
\$ 401-500	\$7.50	\$21.25	\$30.50	
\$ 501-600	\$8.00	\$24.50	\$33.50	

DUE TO PRODUCT SUPPLY AND DEMAND, PLEASE ALLOW 4-6 WEEKS FOR DELIVERY.

PHOENIX JOURNALS LIST

THESE WORKS ARE A SERIES CALLED THE **PHOENIX JOURNALS** AND HAVE BEEN WRITTEN TO ASSIST MAN TO BECOME AWARE OF LONGSTANDING DECEPTIONS AND OTHER MATTERS CRITICAL TO HIS SURVIVAL AS A SPECIES. **JOURNALS** ARE \$7.95 EACH PLUS SHIPPING. ORDER 4 OR MORE AND DEDUCT 10%.

**** These marked JOURNALS are out of stock until further notice.**

1. SIPAPU ODYSSEY
2. AND THEY CALLED HIS NAME IMMANUEL, I AM SANANDA
- **3. SPACE-GATE, THE VEIL REMOVED**
4. SPIRAL TO ECONOMIC DISASTER
5. FROM HERE TO ARMAGEDDON
6. SURVIVAL IS ONLY TEN FEET FROM HELL
7. THE RAINBOW MASTERS
9. SATAN'S DRUMMERS
10. PRIVACY IN A FISHBOWL
11. CRY OF THE PHOENIX
12. CRUCIFIXION OF THE PHOENIX
13. SKELETONS IN THE CLOSET
14. RRPP - RAPE, RAVAGE, PILLAGE AND PLUNDER OF THE PHOENIX
15. RAPE OF THE CONSTITUTION
16. YOU CAN SLAY THE DRAGON
17. THE NAKED PHOENIX
18. BLOOD AND ASHES
19. FIRESTORM IN BABYLON
20. THE MOSSAD CONNECTION
21. CREATION, THE SACRED UNIVERSE
23. BURNT OFFERINGS
24. SHROUDS OF THE SEVENTH SEAL
25. THE BITTER COMMUNION
26. COUNTERFEIT BLESSINGS THE ANTI-CHRIST BY ANY NAME: KHAZARS
27. PHOENIX OPERATOR-OWNER MANUAL
28. OPERATION SHANSTORM
29. END OF THE MASQUERADE
38. THE DARK CHARADE
39. THE TRILLION DOLLAR LIE THE HOLOCAUST VOL. I
40. THE TRILLION DOLLAR LIE THE HOLOCAUST VOL. II
41. THE DESTRUCTION OF A

- PLANET--ZIONISM IS RACISM
42. UNHOLY ALLIANCE
 43. TANGLED WEBS VOL. I
 44. TANGLED WEBS VOL. II
 45. TANGLED WEBS VOL. III
 46. TANGLED WEBS VOL. IV
 - **47. PRE-FLIGHT INSTRUCTIONS VOL. I**
 48. TANGLED WEBS VOL. V
 49. TANGLED WEBS VOL. VI
 - **50. THE DIVINE PLAN VOL. I**
 - **51. TANGLED WEBS VOL. VII**
 - **52. TANGLED WEBS VOL. VIII**
 - **53. TANGLED WEBS VOL. IX**
 - **54. THE FUNNEL'S NECK**
 - **55. MARCHING TO ZION**
 - **56. SEX AND THE LOTTERY**
 - **57. GOD, TOO, HAS A PLAN 2000, DIVINE PLAN VOL. II**
 - **58. FROM THE FRYING PAN INTO THE PIT OF FIRE**
 - **59. "REALITY" ALSO HAS A DRUM-BEAT!**
 61. PUPPY-DOG TALES
 62. CHAPARRAL SERENDIPITY
 63. THE BEST OF TIMES
 64. TO ALL MY CHILDREN
 65. THE LAST GREAT PLAGUE
 - EX 1. PHOENIX JOURNAL EXPRESS VOLUMES I & II (BOOK) \$11.95
 - EX 2. PHOENIX JOURNAL EXPRESS VOLUMES III & IV (BOOK) \$11.95
 - EX 3. PHOENIX JOURNAL EXPRESS VOLUMES V & VI (BOOK) \$11.95
 - EX 4. PHOENIX JOURNAL ****EXPRESS VOLUMES XIII & XIV (BOOK) \$15.95**
 - **EX 5. PHOENIX JOURNAL EXPRESS VOLUMES XV & XVI (BOOK) \$19.95**

HELP SPREAD THE WORD

PURCHASE MULTIPLE COPIES OF THIS AND OTHER ISSUES OF
**CONTACT:
THE PHOENIX
PROJECT**
AND PASS THEM OUT TO YOUR FRIENDS

**CONTACT:
THE PHOENIX PROJECT**

**TELEPHONE
HOTLINE
805-822-0202**

This is a service for our dedicated readers. *Today's Watch* telephone hotline carries the latest news and comments from Commander Ceres 'Atonn's most recent writings. This is our way of keeping you informed about fast-breaking news and events.

The message machine will answer after 2 rings if there are any new messages for that day, and after 4 rings if not. Thus *daily* callers can hang up after 2 rings and save toll charges if no new message has been recorded. The message update(s), if any, occur by 6 PM Pacific Time.

FOR INFORMATION ABOUT JOURNALS, BOOKS, ETC., MENTIONED IN THIS NEWSPAPER, PLEASE CONTACT:

**PHOENIX SOURCE
DISTRIBUTORS, Inc.**

Post Office Box 27353
Las Vegas, Nevada 89126
1-800-800-5565
(Mastercard, VISA, Discover)

SHIPPING CHARGES:

USA (except Alaska & Hawaii)
UPS-\$3.75 1st title, \$1.00 ea add'l
Bookrate-\$2.50 1st title, \$1.00 ea add'l
Priority-\$3.40 1st title, \$1.00 ea add'l

ALASKA & HAWAII
Bookrate-\$2.50 1st title, \$1.00 ea add'l
Priority-\$3.40 1st title, \$1.00 ea add'l
UPS 2nd day-\$9.00 1st title, \$1 ea add'l

CANADA & MEXICO
Surface-\$3.00 1st title, \$1.50 ea add'l
Airbook-\$4.50 1st title, \$2.00 ea add'l

FOREIGN
Surface-\$3.00 1st title, \$1.50 ea add'l
Airbook-\$8.00 per title estimate
(Please allow 5-8 weeks for delivery)

**CONTACT:
THE PHOENIX PROJECT
Subscription Rates**

CONTACT: THE PHOENIX PROJECT

is published by

CONTACT, Inc.

Post Office Box 27800

Las Vegas, Nevada 89126

Subscription orders may be placed by mail to the above address or by phone to 1-800-800-5565. Subscription rates are: \$20 for 13 issues (US); \$22 (Canada/Mexico); \$30 (Foreign); or 26 issues for \$40 (US); \$44 (Canada/Mexico); \$60 (Foreign); or 52 issues for \$75 (US); \$80 (Canada/Mexico); \$110 (Foreign).
Subscribers: Expiration date appears on right side of mailing label.
Quantity Subscriptions: \$97.50 for 25 copies of 13 issues; \$135. for 50 copies of 13 issues (US); \$250 for 100 copies of 13 issues (US); \$500 for 100 copies of 26 issues (US); or \$1,000 for 100 copies of 52 issues (US). UPS postpaid Continental U.S. For Alaska, HI, Canada, Mexico and Foreign, call or write for shipping charges.
Single copies of back issues of *CONTACT, THE PHOENIX LIBERATOR* or *PHOENIX EXPRESS* are \$1.50 each. Quantity back issue prices are as follows: 1-10 copies \$1.50 each; 11-50 copies \$15.00; 51-100 copies \$25.00. Shipping included, postpaid in the Continental U.S.A. Alaska, Hawaii, Canada & Foreign orders please call or write for quotes on additional shipping charges.

Copyright Statement

COPYRIGHT 1993 by CONTACT, Inc. Reproduction of this newspaper for private, non-profit use is expressly encouraged, as long as the content and integrity remain absolutely unchanged. For commercial purposes, reproduction is strictly forbidden unless and until permission is granted in writing by CONTACT, INC.

*The Best Gift
You Can Give Is*

**THE
TRUTH**

*Subscribe to
CONTACT
and read
The JOURNALS*