Attempts To Ban JOURNALS Prove Value Of Information

1/25/93 #1 HATONN

BEGINNINGS! EACH DAY IS NEW

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

Readers, I must speak squarely and frankly to you regarding things which I do not like to air in this paper, for this paper will ultimately be only a voice FOR THE PEOPLE. In this beginning time, however, we must attend messages to our crew—and that, after all, was the purpose of original founding.

It is not clear where this local crew goes from this point; there is new “trouble” of which, somehow, there must be made goodness and positive action results.

America West has been proven to have been in “contempt of federal court order” regarding the sale and receiving of money for direct sale of books within the banned segment we casually call the PLEIADES CONNECTION series. All copies of those books in Tehachapi Distributing have been turned over to the court—America West having refused acceptance—but America West is now using those impounded books against Rick Martin. I see what is taking place but cannot do anything about it. NOW, however, there is full intent for an “ex parte” hearing today or tomorrow—in that court—to cause lock-out of all America West activities, both in publishing and distribution.

Mr. Green is in Hawaii and has been unreachable for working out a way to get some copies of the JOURNALS into the safety of another placement prior to rendering of the order by the Judge. If you think a woman scorned is bad—you should witness a Federal Court Judge in action after being scorned. I believe, however, from the evidence now in presentation, Dharma will be set apart and likely will not have to answer in America West’s stead—this is the “good news”. We cannot be sure because often Judges render penalties and THEN the case is expansively fought—which can still mean Federal prison for her.

The intent now is to cite America West in Open Contempt of Federal Court Order and this will mean lock-up of all business INDEFINITELY. Since all JOURNALS are handled through that resource we are desperately efforting to get a portion of those books into safety and disallow removal and impounding. There is no exclusive commitment to America West for publication OR distribution but once those doors are locked, it means long-term court battle to release either the publishing rights OR the books themselves.

We have the publishing rights in good legal order today and, hopefully, our attorney will be able to reach Mr. Green (unable to do so at this writing) and purchase enough books to get cleared of impounding as to allow some distribution.

Please see ATTEMPTS TO BAN JOURNALS, page 36

INSIDE THIS ISSUE

The Constitution Of The United States Of America, p.2
Geophysical Update On This Restless Planet Earth, p.23
Complaints From COSMOS And Other "Patriots", p.30
The Constitution Of The United States Of America

(EDITOR'S NOTE: An important thrust of THE PHOENIX LIBERATOR'S mission is helping to rescue our "late", great, uniquely God-given, national document of freedom, called The Constitution of the United States of America. The LIBERATOR'S role is basically educational, in providing a forum to help all of our readers become informed — as a prerequisite to responsible patriotic action.

Knowledge is power and is THE key to the successful completion of this reclamation task. Stay in the dark, and The New World Order takes over under the Satanic Communist-Zionist-Bolshevik United Nations...and sooner than you think.

It may seem like an obvious question, but, how many of us are actually familiar with The Constitution? Do you remember much of the document itself? How about the Amendments? Maybe it's just a "little bit" fuzzy? Same here. So, for that reason we are carefully extracting and reprinting, below, Commander Hatonn's insightfully annotated "walk" through this Great Document of Freedom. He covered the subject over the period of approximately a week in May of 1990 in PHOENIX JOURNAL #15, called RAPE OF THE CONSTITUTION; DEATH OFFREEDOM, pages 12-62. School is now in session. Enjoy and learn. And save that Constitution from the diabolical clutches of the crooks in high places!)

5/14-21/90 HATONN

You were not, never were, and were never intended to be a SIMPLE DEMOCRACY, because a simple democracy is a FORM OF TYRANNY — A MAJORITY TYRANNY!

At the time of "We the People" there were about 3,000,000 whites and some 50,000 free blacks. An interesting fact is that in 1845, John Louis O'Sullivan, justifying the annexation of Texas, a whole story separate in and of itself because of its treaty status, wrote in the DEMOCRATIC REVIEW, "Our manifest destiny is to over-spread the continent allotted by Providence for the free development of your yearly multiplying millions."

The 52-word Preamble grants NO POWER TO THE FEDERAL GOVERNMENT but does help in the interpretation of the Constitution.

There were only three words duly stressed which gave power to the meaning and they were WE THE PEOPLE. It did not begin in the Preamble by saying the United States' people. It said WE THE PEOPLE of the united states (meaning a uniting of some states). Let me restructure it for I have sorrow to tell you, again, the lie has covered the truth and you cannot find that by which to judge.

PREAMBLE

WE THE PEOPLE of the united states, in order to form a more perfect union, establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the united states of America.

(Dharma, we need some method to denote a quote from the document of the Constitution and my input, example or explanation by comment. May we please place a [H: italics] to denote Hatonn's input, please. Further, note that capital-letter headings have been added as reader guides.)

ARTICLE 1

LEGISLATIVE DEPARTMENT

Section 1. Congress in General.

All legislative powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and a House of Representatives. [H: The capital letters were simply to denote proper label.]

Section 2. The House of Representatives.

a. Election and term of members. The House of Representatives shall be composed of members chosen every second year [H: Although some argued that annual elections were "the only defense of the people against tyranny," by the people of the several States, and the electors in each State shall have the qualifications requisite for electors of the most numerous branch of the State Legislature.

b. Qualifications of members. No person...

c. Apportionment of representatives and of direct taxes. [H: Changed by Section 2 of the 14th Amendment.] Representatives and direct taxes shall be apportioned among the several States which may be included within this Union, according to their respective numbers, which shall be determined by adding to the whole number of free persons including those bound to service [H: "Slavery". Free blacks had the rights of citizenship for a term of years, and excluding Indians not taxed, three-fifths of all other persons [H: A euphemism for slaves. Every slave was counted as only three-fifths of a person in determining representation.]. The actual enumeration shall be made within three years after the first meeting of the Congress of the United States, and within every subsequent term of ten years, in such manner as they shall by law direct. The number of Representatives shall not exceed one for every thirty thousand, [H: At the eleventh hour, George Washington made his only speech of the convention, urging that the figure be lowered from the original 40,000, increasing representation in the House. Size of the House was set at 435 members in 1929.

Each member today represents more than 500,000 people. [Indians, who pay no taxes and who are wards of the government, are still not counted in the apportionment of Representatives.] California has the most Representatives — 53; several states have only one. This is one of the reasons Jesse Jackson is pushing to make D.C. a "state," but each State shall have at least one representative; and until such enumeration shall be made, the State of New Hampshire shall be entitled to choose three; Massachusetts, eight; Rhode Island and Providence Plantations, one; Connecticut, five; New York, six; New Jersey, four; Pennsylvania, eight; Delaware, one; Maryland, six; Virginia, ten; North Carolina, five; South Carolina, five; and Georgia, three.

d. Filling vacancies. When vacancies...
happen in the representation from any State, the Executive authority thereof shall issue writs of election to fill such vacancies.

e. Officers; impeachment. The House of Representatives shall choose their Speaker and other officers; and shall have the sole power of impeachment. [H: The House has impeached 15 government officials, including President Andrew Johnson, who was acquitted by the Senate in 1868, and Supreme Court Associate Justice Samuel Chase, acquitted in 1805.]

Section 3. The Senate.

a. Number and election of members. The Senate of the United States shall be composed of two [H: They decided a small number was most convenient for deciding on peace and war.] Senators from each state, chosen by the legislature thereof [H: Superseded in 1913 by Section 1 of the 17th Amendment. *We the People* now elect their Senators directly.] for six years, [H: Terms of four, seven, nine, or 14 years were rejected.] and each Senator shall have one vote.

b. Classification. Immediately after they shall be assembled in consequence of the first election, they shall be divided as equally as may be into three classes. [H: So that there would be *experienced* Senators during the first years of the Republic.] The seats of the Senators of the first class shall be vacated at the expiration of the second year, of the second class at the expiration of the fourth year, and of the third class at the expiration of the sixth year, so that one third may be chosen every second year; and if vacancies happen by resignation, or otherwise, during the recess of the legislature of any State, the Executive thereof may make temporary appointments until the next meeting of the legislature, which shall then fill such vacancies. [H: Changed by the Second Paragraph of the 17th Amendment.]

c. Qualifications of members. No person shall be a Senator who shall not have attained to the age of thirty years, and been nine years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State of which he shall be chosen.

d. President of Senate. The Vice President of the United States shall be President of the Senate, but shall have no vote, unless they be equally divided.

e. Other officers. The Senate shall choose their own officers, and also a President pro tempore, in the absence of the Vice President, or when he shall exercise the office of President of the United States.

f. Trial of impeachment. The Senate shall have the sole power to try all impeachments. When sitting for that purpose, they shall be on oath or affirmation. When the President of the United States is tried, the Chief Justice [H: This is the only mention of the office of Chief Justice in the Constitution.] shall preside; and no person shall be convicted without the concurrence of two thirds of the members present.

g. Judgment in case of conviction. [H: Conviction elevates the Vice President into the Oval Office.] Judgment in cases of impeachment shall not extend further than to removal from office, and disqualification to hold and enjoy any office of honor, trust or profit under the United States; but the party convicted shall nevertheless be liable and subject to indictment, trial, judgment and punishment, according to law.

Section 4. How Senators and Representatives Shall Be Chosen and When They Are to Meet.

a. Method of holding elections. The times, places and manner of holding elections for Senators and Representatives shall be prescribed in each State by the Legislature thereof; but the Congress may at any time by law make or alter such regulations, except as to the places of choosing Senators. [H: The 17th Amendment laid down a new method for choosing Senators.]

b. Meeting of Congress. The Congress shall assemble at least once in every year [H: There was argument against meeting every year for an excellent perception: "Too much legislating was a great vice." and such meeting shall be on the first Monday in December, unless they shall by law appoint a different day. [H: Changed to January by Section 2 of the 20th Amendment.]

Section 5. Rules of Procedure.

a. Organization. Each House shall be the judge of the elections, returns and qualifications of its own members, and a majority [H: Under the Articles of Confederation, nine of the 13 states had to concur in all important decisions. A quorum was seven states.] of each shall constitute a quorum to do business; but a smaller number may adjourn from day to day, and may be authorized to compel the attendance of absent members, in such manner, and under such penalties as each House may provide.

b. Rules of proceedings. Each House may determine the rules of its proceedings, punish its members for disorderly behavior, and, with the concurrence of two thirds, expel a member.

c. Journal. Each House shall keep a journal of its proceedings and from time to time publish the same, excepting such parts as may in their judgment require secrecy; and the yeas and nays of the members of either House on any question shall, at the desire of one-fifth of those present, be entered on the journal. [H: Well, here you began to get off to a bad start. The Senate met behind closed doors in its entire first five years. Then it was decided that the people had a right to know what their agents were doing or had done—so, the Journals of both chambers were subsequently published together in the CONGRESSIONAL RECORD since 1873. Details of the "convention" were kept secret for 50 years. What you know of the proceedings comes principally from James Madison's prodigious notetaking from his seat in front of the presiding member with the other members on his right and left hands. Your fourth President, Madison, allowed his journals to be published only posthumously—he was the "convention's" last survivor.]

d. Adjournment. [H: Royal governors had unilaterally suspended and dissolved state assemblies.] Neither House, during the session of Congress, shall, without the consent of the other, adjourn for more than 3 days, nor to any other place than that in which the two Houses shall be sitting.

Section 6. Compensation, privileges, and restrictions.

a. Pay and privileges of members. [H: Whew, here is a dandy one which is manipulated over and over again.] The Senators and Representatives shall receive a compensation for their services, to be ascertained by law, [H: It was considered an indecent thing and might, in time, prove dangerous to let Congress set its own wages, it was felt.] and paid out of the Treasury of the United States. They shall in all cases except treason, felony and breach of the peace, be privileged from arrest during their attendance at the session of their respective Houses, and in going to and returning from the same; and for any speech or debate in either House, they shall not be questioned in any other place. [H: Congressmen may execute their duties without fear of a civil suit or a criminal prosecution for any cause, including slander or libel. On trumped-up charges, the King used to order the arrest of legislators who opposed his policies. However, it would appear that if ones were arrested for treason in these current days, you would not have enough members to conduct business.]

b. Holding other offices prohibited. No Senator or Representative shall, during the time for which he was elected, be appointed to any civil office under the authority of the United States which shall have been created, or the emoluments...
whereof shall have been increased during such time; and no person holding any office under the United States shall be a member of either House during his continuance in office.

Section 7. Mode of Passing Laws.

a. Revenue bills. All bills for raising revenue shall originate in the House of Representatives; but the Senate may propose or concur with amendments as on other bills.

b. How bills become laws. Every bill which shall have passed the House of Representatives and the Senate shall, before it becomes a law, be presented to the President of the United States; if he [H: This is a rare time indeed, where "he" rather than "people" or "persons" is used. It had no greater meaning, however, for at that point it was obviously assumed that Presidents would always be masculine and further, use of the English language considers "he" to be inclusive of human.] approves it, he shall sign it; but if he shall not return it, with his objections to that House in which it shall have originated, who shall enter the objections at large on their journal, and proceed to reconsider it. If after such reconsideration two thirds of that House shall agree to pass the bill, it shall be sent, together with the objections, to the other House, by which it shall likewise be reconsidered, and if approved by two-thirds of that House, it shall become a law. But in all such cases the votes of both Houses shall be determined by yeas and nays, and the names of the persons voting for and against the bill shall be entered on the journal of each House respectively. If any bill shall not be returned by the President within ten days [Sundays excepted] after it shall have been presented to him, the same shall be a law, in like manner as if he had signed it, unless the Congress by their adjournment prevent its return, in which case it shall not be a law. [H: In other words, Congress can pass a law over a Presidential veto. The latter statement refers to the "pocket veto" (from the Latin for "I forbid"). If Congress adjourns during the ten-day period, the President can effectively veto a bill by not signing it—by "putting it in his pocket" so to speak.]

c. Approval or disapproval by the President. Every order, resolution, or vote to which the concurrence of the Senate and House of Representatives may be necessary [except on a question of adjournment] shall be presented to the President of the United States; and before the same shall take effect, shall be approved by him, or being disapproved by him, shall be repassed by two-thirds of the Senate and House of Representatives, according to the rules and limitations prescribed in the case of a bill.

Section 8. Powers Granted to Congress. [H: These 18 paragraphs granted urgently needed powers to Congress. The first 17 are called enumerated powers. The last, the famous "elastic clause", refers to implied powers.]

The Congress shall have the power:

a. To lay and collect taxes, duties, imposts, and excises, to pay the debts and provide for the common defense and general welfare of the United States; but all duties, imposts and excises shall be uniform throughout the United States.

b. To borrow money [H: This eliminated the possibility once and for all for states to print their own money.] on the credit of the United States;

c. To regulate commerce with foreign nations, and among the several States, and with the Indian tribes; [H: This clause has just about done-in your Confederation. Clause c. has become a fountain of vast federal power.]

d. To establish an uniform rule of naturalization, and uniform laws on the subject of bankruptcies throughout the United States;

e. To coin money, regulate the value thereof, and of foreign coin, and fix the standard of weights and measures; [H: This is so big I shall have to pass it for now—you note this does not refer to anything called the "Federal Reserve".]

f. To provide for the punishment of counterfeiting the securities and current coin of the United States; [H: Now this one does seem to leave out the Federal Reserve, at least technically. However, it is also one of the most abused by your Government.]

g. To establish post offices and post roads;

h. [H: "If a nation expects to be ignorant and free in a state of civilization," Thomas Jefferson said, "it expects what neither was and never will be." The Constitutional Convention defeated the motion to empower Congress to establish an University, in which no preferences or distinctions should be allowed on account of religion.] To promote the progress of science and useful arts by securing for limited times to authors and inventors the exclusive right to their respective writings and discoveries;

i. To constitute tribunals inferior to the Supreme Court;

j. To define and punish piracies and felonies committed on the high seas and of

l. To raise and support armies, but no appropriation of money to that use shall be for a longer term than two years;

m. To provide and maintain a navy;

n. To make rules for the government and regulation of the land and naval forces;

o. To provide for calling forth the militia to execute the laws of the Union, suppress insurrections, and repel invasions;

p. [H: Designed to overcome the shortcomings of the militia in the Revolutionary War.] To provide for organizing, arming and disciplining the militia, and for governing such part of them as may be employed in the service of the United States, reserving to the States respectively the appointment of the officers, and the authority of training the militia according to the discipline prescribed by Congress;

q. To exercise exclusive legislation in all cases whatsoever, over such district (not exceeding ten miles square) as may, by cession of particular States, and the acceptance of Congress, become the seat of the government of the United States, and to exercise like authority over all places purchased by the consent of the legislature of the State, in which the same shall be, for the erection of forts, magazines, arsenals, dock-yards, and other needful buildings;—

r. [H: An incredible confusion which caused one George Mason, author of Virginia's Bill of Rights to be one of three who referred to this as "Infernal traffic" and caused him to
declare he would "sooner chop off his right hand than put it to the Constitution" in its final form.] To make all laws which shall be necessary and proper for carrying into effect the foregoing powers, and all other powers vested by this Constitution in the government of the United States, or in any department or officer thereof.


a. The migration of importation [H: Originally 1800] of such persons as any of the States now existing shall think proper to admit, shall not be prohibited by the Congress prior to the Year one thousand eight hundred and eight, but a tax or duty may be imposed on such importation, not exceeding ten dollars for each person.

b. The privilege of the writ of habeas corpus shall not be suspended, unless when in cases of rebellion or invasion the public safety may require it. [H: The rule of habeas corpus—literally, "you must have the body"—is a foundation of all free societies. An arrested person must be produced in court to determine the justice of his detention. President Abraham Lincoln suspended this sovereign right, arguably violating the Constitution "to save it". Via the same tenet and pretext under which dictators suspend constitutions, your first "constitutional dictator" felt that "measures, however unconstitutional, might become lawful by becoming indispensable to the preservation of the Constitution through the preservation of the nation."

c. No bill of attainder or ex post facto law shall be passed.

d. No capitation, or other direct, tax shall be laid, unless in proportion to the census or enumeration herein before directed to be taken. [H: The 16th Amendment gave Congress the power to tax incomes, thus modifying the "no capitation" tax on each person] clause. The slave states had feared that traffic on Chesapeake Bay would grow from men to men as an island and on and on. What do you have now? Bills presented to the president which cannot be line vetoed of things lumping such things as a pork-barrel requests with aid to Panama—one having nothing what-soever to do with the other and yet action cannot be taken on one without the other passing or failing also. "You've come a long way, Baby" I believe is a sly pun of sorts. But it hasn't been good!]

e. No tax or duty shall be laid on articles exported from any State. [H: A concession to the South. Denying this power common to governments at the time took from government half the regulation of trade.]

f. No preference shall be given by any regulation of commerce or revenue to the ports of one State over those of another; nor shall vessels bound to, or from, one State be obliged to enter, clear, or pay duties in another. [H: Allayed Maryland's fear that traffic on Chesapeake Bay would have to enter or clear at a Virginia port to simplify the collection of duties.]

g. No money shall be drawn from the Treasury, but in consequence of appropriations by law; and a regular statement and account of the receipts and expenditures of all public money shall be published from time to time.

h. No title of nobility shall be granted by the United States; and no person holding any office of profit trust under them shall, without the consent of the Congress, accept of any present, emolument, office, or title, of any kind whatever, from any king, prince, or foreign state.

Section 10. Powers Denied to the States.

a. No State shall enter into any treaty, alliance, or confederation; grant letters of marque and reprisal; coin money; emit bills of credit; make any thing but gold and silver coin a tender in payment of debts; pass any bill of attainder, ex post facto law, or law impairing the obligation of contracts, or grant any title of nobility.

[H: The framers had lived through the disaster of the Continental dollar. Today's fiscal conservatives argue that this country's economic problems are a direct consequence of the Supreme Court's failure to uphold the monetary provisions of the Constitution. Well, all of your problems are from failure to uphold the Constitution. The ex post facto law was a provision aimed at the welter of contracts, or person holding an office of trust or profit under the United States, shall be appointed an executor.]

b. No State, without the consent of the Congress, lay any impost or duties on imports or exports, except what may be absolutely necessary for executing its inspection laws; and the net produce of all duties and imports, laid by any State on imports or exports, shall be for the use of the treasury of the United States; and all such laws shall be subject to the revision and control of the Congress.

[H: The First Congress represented you beyond your best hopes. It organized the three branches of government, regulated foreign commerce, created a national bank and the national judiciary system, admitted the states of Vermont and Kentucky, initiated the Constitutional amendment process, established the census, funded the national debt, and dealt with petitions for increased tariffs on imported mustard, paint, cordage, cotton clothes and on and on. What do you have now?]

ARTICLE 2

EXECUTIVE DEPARTMENT

Section 1. President and Vice President.

a. Term of office. The executive power shall be vested in a President of the United States of America. He shall hold his office during the term of four years, and together with the Vice President, chosen for the same term, be elected as follows;

b. Electors. Each State shall appoint, in such manner as the legislature thereof may direct, a number of electors, equal to the whole number of Senators and Representatives to which the State may be entitled in the Congress; but no Senator or Representative, or person holding an office of trust or profit under the United States, shall be appointed an elector.

Former method of electing President and Vice President.

[H: Superseded by the 12th Amendment.] The electors shall meet in their respective States, and vote by ballot for two persons, of whom one at least shall not be an inhabitant of the same State with themselves. And they shall make a list of all the persons voted for, and of the number of votes for each; which list they shall sign and certify, and transmit sealed to the seat of government of the United States, directed to the President of the Senate. The President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted. The person having the greatest number of votes shall be the President, if such number be a majority of the whole number of electors appointed; and if there be more than one
who have such majority, and have an equal number of votes, then the House of Representatives shall immediately choose by ballot one of them for President; and if no person have a majority, then from the five highest on the list the said House shall in like manner choose the President. But in choosing the President the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the States, and a majority of all the States shall be necessary to a choice. In every case, after the choice of the President, the person having the greatest number of votes of the electors shall be the Vice President. But if there should remain two or more who have equal votes, the Senate shall choose from them by ballot the Vice President. [H: Boy, that one really got a bashing by the acute wisdom of a rewriting of that section by amendment no. 12! But this is how total deterioration begins.]

c. Time of elections. The Congress may determine the time of choosing the electors, and the day on which they shall give their votes; which day shall be the same throughout the United States.

d. Qualifications of the President. No person except a natural born citizen, or a citizen of the United States, at the time of the adoption of this Constitution, shall be eligible to the office of President; neither shall any person be eligible to that office who shall not have attained to the age of thirty-five years, [H: That is about as specific as you can get—35 years of age; not merely requiring "maturity" or "adequate age"] and have been fourteen years a resident within the United States.

e. Vacancy. [H: This Clause has been affected by the 25th Amendment.] In case of the removal of the President from office or of his death, resignation, or inability to discharge the powers and duties of the said office, the same shall devolve on the Vice President, and the Congress may by law provide for the case of removal, death, resignation, or inability, both of the President and Vice President, declaring what officer shall then act as President, and such officer shall act accordingly, until the disability be removed, or a President shall be elected.

f. The President's salary. The President shall, at stated times, receive for his services, a compensation, which shall neither be increased nor diminished during the period for which he shall have been elected, and he shall not receive within that period any other emolument from the United States, or any of them.

g. Oath of office. Before he enters on the execution of his office, he shall take the following oath or affirmation: — "I do solemnly swear (or affirm) that I will faithfully execute the office of President of the United States, and will to the best of my ability, preserve, protect and defend the Constitution of the United States." [H: Do you think the founding fathers might be squirming in their graves?]

Section 2. Powers of the President.

a. Military powers; reprieves and pardons. The President shall be Commander in Chief of the Army and Navy of the United States, and of the militia of the several States, when called into the actual service of the United States; he may require [H: This led to the Presidential cabinet. It was referred to a "privy council". This, however, also became obsolete for power as the Presidents have moved on to utilizing input directly from their "advisors" such as Kissinger, etc., who are not even connected to the governing bodies.] the opinion, in writing, of the principal officer in each of the executive departments [the ONE explicit reference to bureaucracy.] upon any subject relating to the duties of their respective offices, and he shall have power to grant reprieves and pardons for offences against the United States, except in cases of impeachment. [Boy, that was a close one with Nixon, don't you think?]

b. Treaties; appointments. He shall have power, by and with the advice and consent of the Senate, to make treaties, provided two-thirds of the Senators present concur; and he shall nominate, and by and with the advice and consent of the Senate, shall appoint ambassadors, other public ministers, and consuls, judges of the Supreme Court, and all other officers of the United States, whose appointments are not herein otherwise provided for, and which shall be established by law: but the Congress may by law vest the appointment of such inferior officers as they think proper, in the President alone, in the courts of law, or in the heads of departments.

c. Filling vacancies. The President shall have power to fill up all vacancies that may happen during the recess of the Senate, by granting commissions which shall expire at the end of their next session.

Section 3. Duties of the President.

He shall from time to time give to the Congress information of the state of the Union, and recommend to their consideration such measures as he shall judge necessary and expedient; he may, on extraordinary occasions, convene both Houses, or either of them, and in case of disagreement between them with respect to the time of adjournment, he may adjourn them to such time as he shall think proper; he shall receive ambassadors and other public ministers; he shall take care that the laws be faithfully executed, and shall commission all the officers of the United States. [H: Well, I would say that he does a very good job of "executing" the laws.]

Section 4. Impeachment.

The President, Vice President and all civil officers of the United States shall be removed from office on impeachment for, and conviction of, treason, bribe, or other high crimes and misdemeanors. [H: The last several of your Presidents have been guilty of all—why do you not do something lawfully written to get rid of them?]

ARTICLE 3

JUDICIAL DEPARTMENT

Section 1. The Federal Courts.

The judicial power of the United States shall be vested in one Supreme Court, and in such inferior courts as the Congress may from time to time ordain and establish. The judges, both of the Supreme and inferior courts, shall hold their offices during good behavior, and shall, at stated times, receive for their services, a compensation, which shall not be diminished during their continuance in office.

Section 2. Jurisdiction of the Federal Courts.

a. Federal courts in general. The judicial power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States, and treaties made or which shall be made, under their authority; to all cases affecting ambassadors, other public ministers and consuls; to all cases of admiralty and maritime jurisdiction; to controversies to which the United States shall be a party; to controversies between two or more States; between a State and citizens of another State; between citizens of different States; between citizens of the same State claiming lands under grants of different States, and between a State, or the citizens thereof, and foreign states, citizens or subjects. [H: Parts of this section were altered by the 11th Amendment.]

b. Supreme Court. In all cases affecting ambassadors, other public ministers and consuls, and those in which a State shall be a party, the Supreme Court shall have original jurisdiction. In all the other cases before mentioned, the Supreme Court shall
have appellate jurisdiction, both as to law and fact, with such exceptions, and under such regulations as the Congress shall make.

Section 3. Treason. [H: The only crime defined in the Constitution. Talking or thinking about committing a treasonable act is not considered treason in the U.S.—YET!]

a. Definition of treason. Treason against the United States shall consist only in levying war against them, or in adhering to their enemies, giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt act, or on confession in open court.

b. Punishment of treason. The Congress shall have power to declare the punishment of treason, but no attainder of treason shall work corruption of blood, [H: The next generation will not be penalized.] or forfeiture except during the life of the person attained.

ARTICLE 4

THE STATES AND THE FEDERAL GOVERNMENT

Section 1. State Records.

Full faith and credit shall be given in each State to the public acts, records, and judicial proceedings of every other State. [H: Acts required of the states and drawn from the Articles of Confederation.] And the Congress may by general laws prescribe the manner in which such acts, records, and proceedings shall be proved, and the effect thereof.

Section 2. Privileges and Immunities of Citizens.

a. Privileges. The citizens of each State shall be entitled to all privileges and immunities of citizens in the several States.

b. Extradition. A person charged in any State with treason, felony, or other crime, who shall flee from justice, and be found in another State, shall, on demand of the executive authority of the State from which he fled be delivered up, to be removed to the State having jurisdiction of the crime.

c. Fugitive workers. No person held to service or labor in one State, under the laws thereof, escaping into another shall in consequence of any law or regulation herein, be discharged from such service or labor, but shall be delivered up on claim of the party to whom such service or labor may be due. [H: Superseded by the 13th Amendment. In 1857, Chief Justice Roger Brooke Taney declared that blacks were not people but "articles of merchandise." He invalidated the Missouri Compromise and made the Civil War all but inevitable. The fugitive slave clause, a Southern proposal, was not sanctioned under the Articles of Confederation. It was part of the historic Northwest Ordinance. But by 1860, slavery had become a national institution, legal wherever not forbidden by state law, and it had considerable Federal protection. Oh yes, indeed, the laws had flaws and herein lies the irony—and further, by "voting in" a thing does not make it so. Declaring the blacks to not be "people" made them no less people; nor the Indians nor, nor, nor.]

Section 3. New States and Territories.

a. Admission of new States. New States may be admitted by the Congress into this Union; but no new State shall be formed or erected within the jurisdiction of any other State; nor any State be formed by the junction of two or more States, or parts of States, without the consent of the legislatures of the States concerned, as well as of the Congress.

b. Power of Congress over territory and property. The Congress shall have power to dispose of and make all needful rules and regulations respecting the territory or other property belonging to the United States; and nothing in this Constitution shall be so construed as to prejudice any claims of the United States, or of any particular State. [H: Please note the separation of the United States and "any particular State". This is important when you get to the income tax laws, IRS, etc. If you reside in a "state" you are a citizen of that State—you are not a citizen of the United States as such. If this were true, the Constitution would have to read United States' citizen. It does not!]

ARTICLE 5

METHOD OF AMENDMENT

The Congress, whenever two-thirds of both Houses shall deem it necessary, shall propose amendments to this Constitution, or, on the application of the legislatures of two-thirds of the several States, shall call a convention for proposing amendments, which, in either case shall be valid to all intents and purposes, as part of this Constitution, when ratified by the legislatures of three-fourths of the several States, or by conventions in three-fourths thereof, as the one or the other mode of ratification may be proposed by the Congress; provided that no amendment which may be made prior to the year one thousand eight hundred and eight shall in any manner affect the first and fourth clauses in the ninth section of the first article, and that no State, without its consent, shall be deprived of its equal suffrage in the Senate. [H: The only amendment that can't be proposed. The clause was adopted to head off concern that three-fourths of the states might be brought to do things fatal to particular states, such as abolishing them altogether or depriving them of their equality in the Senate.]
c. Oath of office, no religious test. The senators and representatives before mentioned, and the members of the several State Legislatures, and all Executive and Judicial officers, both of the United States and of the several States, shall be bound by Oath or Affirmation, to support this Constitution; but no religious test shall ever be required as a qualification to any office or public trust under the United States. [H: Adopted unanimously by the delegates, though 11 of the states had a religious qualification for state representatives. Many also required voters to own property and office holders to be well off. Nowhere does the Constitution actually speak of separation of church and state. That there was no religious test provided ample ammunition for anti-Constitutionalists during the ratification process. God is not mentioned anywhere in the Constitution (but IS in the Declaration of Independence].]

ARTICLE 7

RATIFICATION OF THE CONSTITUTION

The ratification of the conventions of nine States shall be sufficient for the establishment of this Constitution between the States so ratifying the same.

Done in Convention by the unanimous consent of the States present the Seventeenth Day of September in the Year of our Lord one thousand seven hundred and eighty seven and of the Independence of the United States the Twelfth. In Witness whereof We have hereunto subscribed our Names.

Go WASHINGTON
President and deputy from Virginia

New Hampshire
John Langdon
Nicholas Gilman

Delaware
Geo: Read
John Dickinson
Jaco: Broom
Gunning Bedford jun
Richard Bassett

Massachusetts
Nathaniel Gorham
Rufus King

Connecticut
Wm. Sami Johnson
Roger Sherman

Maryland
James McHenry
Danl Carroll
Dan: of St Thos Jenifer

New York
Alexander Hamilton
James Madison Jr.

Virginia
John Blair

New Jersey
North Carolina
Wil: Livingston
David Brearley
Wm Patterson
Jona: Dayton

Pennsylvania
R Franklin
Robt. Morris
Thos. FitzSimons
James Wilson
Thomas Mifflin
Geo. Clymer
Jared Ingersoll
Gouv Morris

South Carolina
J. Rutledge
Charles Pinckney
Charles Cotesworth Pinckney
Pierce Butler
Georgia
William Few
Abraham Baldwin

Attest:
WILLIAM JACKSON, Secretary
IN CONVENTION MONDAY, SEPTEMBER 17TH, 1787.

Resolved,
That the preceding Constitution be laid before the United States in Congress assembled, and that it is the Opinion of this Convention, that it should afterwards be submitted to a Convention of Delegates, chosen in each State by the People thereof, under the Recommendation of its Legislature, for their Assent and Ratification; and that each Convention assenting to, and ratifying the Same, should give Notice thereof to the United States in Congress assembled.

Resolved,
That it is the Opinion of this Convention, that as soon as the Conventions of nine States shall have ratified this Constitution, the United States in Congress assembled should fix a Day on which Electors should be appointed by the States which shall have ratified the same and a Day on which the Electors should assemble to vote for the President, and the Time and Place for commencing Proceedings under this Constitution. . .By the Unanimous Order of the Convention. [H: Congress was not asked for its approval of the proposed Constitution, and didn’t give it, but if Congress had decided not to send the Constitution to the states, there wasn’t much its framers could have done. Ratification would be decided by “We the People” in convention state by state rather than by potentially hostile state legislatures, whose powers would be clipped by the Constitution. Just after the Convention, James Madison said that “the document would neither effectively answer its national object nor prevent the local mischiefs which everywhere excite disgusts against state governments.”]

About 10,000 amendments have been introduced in Congress. Thirty-three were formalized and sent to the states for ratification. The seven not adopted by the necessary three-fourths of the states include two amendments in the First Congress’ package of a dozen. The ten that were adopted are called, collectively, the Bill of Rights.

Perhaps you should be reminded of the seven that were not ratified:

* 1789: concerning the ratio of members in the House of Representatives.
* 1789: concerning compensation to members of Congress.
* 1810: concerning the abrogation of citizenship for accepting gifts or titles of nobility from a foreign power without the consent of Congress. It missed adoption by only one state.
* 1861: concerning non-Congressional interference in slavery. Offered to head off the Civil War, it was adopted by only two states. It was the first proposed amendment signed by a President (Buchanan) before distribution to the states. (Just before he was murdered, President Lincoln signed the proposed Thirteenth Amendment.)
* 1924: concerning the labor of persons under 18 years of age. It was opposed by manufacturing associations and some religious groups.
* 1978: concerning representation of the District of Columbia in the House and Senate. D.C. has a population larger than do four of the states. This one will continue to come up.

Three new proposals for amendments that are arousing interest would require: a balanced Federal budget; a four-year term for Representatives to coincide with the Presidential term; and modification of the treaty requirement, possibly to a straight majority decision. Then, of course, you are aware of the effort of Mr. Bush to cause an amendment to ban flag burning.

BILL OF RIGHTS

The first 10 Amendments known as the Bill of Rights were ratified in 1791.

The “majestic generalities” of the first 10 Amendments reserve to the people or to the states powers not delegated to the Federal Government. None of these rights would be considered absolute. For instance, Mormons cannot “lawfully” extend freedom of religion to practicing polygamy, which would be against the laws of the whole.

In 1962 and 1963 the Supreme Court declared unconstitutional the practice of requiring children to say prayers and read the Bible in schools.

AMENDMENT 1

FREEDOM OF RELIGION, SPEECH, AND THE PRESS; RIGHT OF ASSEMBLY.
Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances. [H: The 14th Amendment has been construed to extend to the states the prohibitions of the 1st Amendment.]

AMENDMENT 2

RIGHT TO KEEP AND BEAR ARMS.

A well-regulated militia, being necessary to the security of a free State, the right of the people to keep and bear arms, shall not be infringed. [H: Please consider this most carefully. You the people are on the edge of having this Constitutional right buried forever. Arms do not kill people—people kill people. More people die of auto accidents attributed to alcohol consumption than even think of dying of guns lying in the closet in case of defense. Or, why do you not ban the butcher's knife from the kitchen and slice your meat with a fork? More kitchen knives kill domestic families than do guns! If you as a people do not begin to think in perspective, you will be rendered helpless and only the criminals will have the weapons. You will have set up your own demise in an effort to control an element which cannot be controlled by such means. I shall be giving quite a dissertation on each of these "Bills of Rights", lest you have forgotten what freedom is!]

AMENDMENT 3

QUARTERING OF TROOPS.

No soldier shall, in time of peace be quartered in any House, without the consent of the owner, nor in time of war, but in a manner to be prescribed by law. [H: This Amendment was drawn because the British had forced colonists to take soldiers into their homes and board them. The first case to raise a real issue under this Amendment came in the early 1980s, in connection with the housing of riot-busting National Guardsmen in Sing Sing Prison, in the state of New York. That was not so long ago—how many remember it?]

AMENDMENT 4

LIMITING THE RIGHT OF SEARCH.

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized. [H: The 4th Amendment protects people, not places; it does not outlaw searches. Privacy—the right most valued by civilized men—has been implied by judicial decision. Herein is one of the most flagrantly interpreted laws of all. This is the way in which laws are "rewritten" without any realization on the part of the people; simply change a word here or there and act "as if" it were law. You have no privacy remaining and you are not safe from search and seizure in any present circumstance. I suggest that if you desire privacy that you get PRIVACY IN A FISHBOWL, JOURNAL #10 and study it most carefully.]

AMENDMENT 5

GUARANTY OF TRIAL BY JURY; PRIVATE PROPERTY TO BE RESPECTED.

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall compulsory process be taken for public use, without just compensation. [H: A restraint on the Federal government; in the 14th Amendment, it is a restraint upon state governments. In addition, insistent demands for still more assurance of the jury over the judiciary led to the 6th and 7th Amendments. Well, chelas, you have allowed this entire Amendment to go by the wayside. There is practically NO JUSTICE IN YOUR JUSTICE SYSTEM. Ah, but you say, it is STILL the best in the world? No it is not; it is totally corrupted and there is no justice to be found. Even that which appears to be just—is "fixed". This is the full intent of the Zionists and you have fallen into the entrapment and it will devour you. So be it.]

AMENDMENT 6

RIGHTS OF ACCUSED PERSONS.

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which districts shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defense. [H: Let me example the heinous and total disregard for this entire Amendment. You have practically no law of the "common" variety. All imposed upon you are but Admiralty execution at the hands of the Judge. Let us consider the case of Oberli’s dwelling which has some more than $200,000 at stake. The entire story will be given when we get to the Judicial System, however, for reference this will suffice. Thus far it has required two years and over $80,000 in legal costs to these ones and they have not been able to even precipitate a hearing before the Judge (who is running for office again in two weeks) much less even be considered for a jury hearing. The full intent is to simply run the citizens out of funds and capture the property for the bank.

Oberli, please see to it that Dharma's letter to the paper be placed in this placement so that our readers are not completely without reference. I intend to detail this case later for it is something that could touch any of you. This activity will become more rampant as the S&LSs and Banks fold and then begin to rape the economy and "you the people".]

LETTERS TO THE EDITOR

WHAT BECAME OF JUSTICE AND THE CONSTITUTION? Briefly: On May 24, 1988 there was to have been a public auction “for our property” due to foreclosure of prior owners (we have a land contract). Santa Barbara Savings (SBS) carried the note and suggested we clear title by re-buying at the auction. Then began the nightmare. We went to the sale with money in hand and rapture in the heart for “today we would own our home”: THERE WAS NO SALE! Witnesses of the NO-SALE (at City Hall) were the Bakersfield City Clerk and the City Treasurer. Both attended three ensuing court sessions in the Mojave Court wherein the case was never “heard” because of “improper paper-work”. That began two years and some eight court actions ago, plus over $80,000 to us in legal costs. (To re-offer the sale would have cost less than $500, but SBS refused.)

In court I asked, “How does a person obtain justice?” Mr. Brent politely explained that we should get a lawyer! (over the New Year’s week-end!) In some five sessions we have never been allowed to speak nor have our witnesses been heard. We got attorneys—neither were they heard. At our last encounter Judge Brent came to the bench stating he had “made up his mind” and refused to hear our attorney’s argument as he “didn’t want any more facts”. He said we were “dead-beats trying to rip-off SBS” and stated he wouldn’t allow the case to go further because if SBS won “they wouldn’t get a penny from Ekker’s”. Funny thing—the audio tape of the session in court has
mysteriously disappeared; but the courtroom was full of people who witnessed the personal insults. A Superior court judge temporarily set aside Brent's ruling to allow us to rent the property by paying $1,500 per month plus taxes and insurance while we awaited appeal, which could take as long as two to four years in Superior Court.

Two weeks ago we attended a debate between Brent and John Quinlen, the opposing candidate for Municipal Court Judge. Brent looked directly at us and said he hadn't ever had a case overturned. I guess if court records are consistently "lost"... Where is justice? If we win the appeal of Brent's ruling we can expect at least 4 more sessions at some $5-$10,000 each! April's legal bill was $9,500. Once you are in "the system" you completely lose control of your costs.

WHAT HAPPENED TO OUR CONSTITUTION—OUR BILL OF RIGHTS? MENTION "CONSTITUTION" AND YOU ARE PRACTICALLY CITED FOR CONTEMPT OF COURT! Even our own attorneys snicker at the word.

Judge Brent uses as campaign rhetoric that he was a member of Stallion Springs CSD and feeds the wild coons and foxes; offering that as proof of caring community participation. Well, Mr. Ekker is President of the Golden Hills POA and we have a wildlife sanctuary in our back area and also raise birds in a permanent aviary. Where do you put breeding birds when you are evicted? SDS is history—what do we do now? Does anyone actually believe we will get justice from a seized S&L who gave its top executives large raises just prior to seizure—in fact, precipitating seizure?

Our personal problem is not the point. THE CONSTITUTION IS THAT WHICH IS THE POINT. I am author of the internationally recognized PHOENIX JOURNALS and have published 13 books. I am now writing RAPE OF THE CONSTITUTION AND DEATH OF JUSTICE. Ones ask if I am not afraid to confront the system and "God" Brent? Yes, frankly I am terrified! But you see, I have EVERYTHING TO LOSE IF I DO NOT! IF WE THE PEOPLE DO NOT TAKE A STAND FOR OUR CONSTITUTION WE ARE DESTINED TO PERISH AS A FREE NATION. THE JUSTICE SYSTEM IS ALL BUT DEAD AND YOU, DEAR NEIGHBOR, MAY VERY WELL BE THE NEXT CAUGHT IN THE INVISIBLE TRAP. CONSIDER YOUR VOTE MOST CAREFULLY. IF WE ALLOW OUR FREEDOMS TO BE STOLEN FROM US THEN WE DESERVE THAT WHICH BEFALLS US.

"DHARMA" EKKER

AMENDMENT 7
RULES OF THE COMMON LAW
In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any court of the United States than according to the rules of common law. [H: "We the people" (back in those days) demanded assurance that the jury was stronger than the judiciary—wouldn't it be nice to return to that condition? You can, you know.]

AMENDMENT 8
EXCESSIVE BAIL, FINES AND PUNISHMENT PROHIBITED.
Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted. [H: I suppose you have come a ways, my friends, as in the 1780s they included quartering and burning at the stake. Interestingly enough, your first prison was established by the Quakers in Philadelphia. They believed a prison sentence could reform criminals. Unfortunately, the worst criminals of your day are right in your government and police.]

AMENDMENT 9
RIGHTS RETAINED BY THE PEOPLE.
The enumeration in the Constitution of certain rights shall not be construed to deny or disparage others retained by the people. [H: The Constitution did not pretend to have listed all the specific rights of the people. The 9th and 10th Amendments are a guarantee of federalism. Article 2 of the Articles of Confederation had provided: "Each state retains its sovereignty, freedom, and independence and every power, jurisdiction and right...not...expressly delegated to the United States in Congress assembled."

AMENDMENT 10
POWERS RESERVED TO STATES AND PEOPLE.
The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people. [H: This Amendment, of paramount importance, limits the Federal government to certain powers. It was framed in order to allow states jurisdiction of citizens in its area. The unfortunate thing is that in the new interpretations the laws are manipulated to suit the interests of the controllers involved, i.e.,

IRS, Military, Judicial sessions, etc.]

THERE HAVE BEEN ONLY
16 AMENDMENTS SINCE 1791

By the way, simply writing a new Amendment does not dissolve that which came before. To REPEAL that which comes prior to an Amendment, there MUST BE A SUBSEQUENT AMENDMENT STATING THE REPEAL THEREOF. THIS ONE FACTOR CAUSES YOUR INCOME TAX LAWS PRACTICED UPON YOU THE PEOPLE, TO BE TOTALLY AND UNERRINGLY UNCONSTITUTIONAL AND UNLAWFUL. YES, I SHALL SPEAK AT LENGTH REGARDING THIS SUBJECT [in JOURNAL #16 called YOU CAN SLAY THE DRAGON AND SHALL ENJOY IT WITH GREAT GUSTO. REMEMBER, "LAME DUCKS", IF YOU DON'T WAKE UP YOU ARE "DEAD DUCKS"!]

AMENDMENT 11 (Ratified February 7, 1795)
LIMITING THE POWERS OF FEDERAL COURTS.
The judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by citizens of another State, or by citizens or subjects of any foreign state. [H: This is the only amendment that concerns the judicial branch of the Federal government; these cases are tried now only in state courts. The 11th modifies Article 3, Section 2, Paragraph 1. It was a purely political Amendment introduced the day after the Court had ruled that a citizen of one state had the right to sue another state.]

AMENDMENT 12 (Ratified July 27, 1804)
ELECTION OF PRESIDENT AND VICE PRESIDENT.
The electors shall meet in their respective States, and vote by ballot for President and Vice President, one of whom, at least, shall not be an inhabitant of the same State with themselves; they shall name in their ballots the person voted for as President, and in distinct ballots the person voted for as Vice President, and they shall make distinct lists of all persons voted for as President, and of all persons voted for as Vice President, and of the number of votes for each, which lists they shall sign and certify, and transmit sealed to the seat of government of the United States, directed to the President of the Senate;—the President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates and the votes shall...
shall exist within the United States, or any appointed; and if no person have such greatest number of votes for President shall then be counted; the person having the majority, then from the persons having the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President, the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the States, and a majority of all the States shall be necessary to a choice. And if the House of Representatives shall not choose a President whenever the right of choice shall devolve upon them, before the fourth day of March next following. [H: The "lame duck" clause was superseded by Section 3 of the 20th Amendment.] then the Vice President shall act as President, as in the case of the death or other constitutional disability of the President. The person having the greatest number of votes as Vice President, shall be the Vice President, if such a number be a majority of the whole number of electors appointed, and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the Vice President; a quorum for the purpose shall consist of two-thirds of the whole number of Senators, and a majority of the whole number shall be necessary to a choice. But no person constitutionally ineligible to the office of President shall be eligible to that of Vice President of the United States.

AMENDMENT 13 (Ratified December 6, 1865)

SLAVERY ABOLISHED.

Section 1. Abolition of Slavery.

Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

Section 2. Enforcement.

Congress shall have power to enforce this article by appropriate legislation.

AMENDMENT 14 (Ratified July 9, 1868)

CITIZENSHIP DEFINED

Section 1. Definition of Citizenship.

All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; [H: Pay attention; here; this was originally intended for the protection of Negroes, THIS CLAUSE HAS BEEN USED BY CORPORATIONS TO PROTECT THEIR PROPERTY. A CORPORATION IS A "PERSON" IN THE EYES OF THE LAW. Unless the due process clause is construed to include the most important parts of the first eight Amendments, the States would be free, in theory, to establish an official church or to inflict cruel and unusual punishment. The Reagan Administration has argued that the 14th Amendment cannot be used to make the Bill of Rights binding on state governments, nor deny to any person within its jurisdiction the equal protection of the laws.]

Section 2. Apportionment of Representatives.

Representatives shall be apportioned among the several States according to their respective numbers, counting the whole number of persons in each State, excluding Indians not taxed. But when the right to vote at any election for the choice of electors for President and Vice President of the United States, Representatives in Congress, the executive and judicial officers of a State, or the members of the Legislature thereof, is denied to any of the male inhabitants of such State, being twenty-one years of age, [H: This was never enforced, it became moot in the 1960s when the voting rights laws became effective.] and citizens of the United States, or in any way abridged, except for participation in rebellion, or other crime, the basis of representation therein shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of male [H: Only use of "male" in your Constitution.] citizens twenty-one years of age in such State. [H: Changed by Section 1 of the 26th Amendment.]

Section 3. Disability Resulting from Insurrection.

No person shall be a Senator or Representative in Congress, or Elector of President and Vice President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as an executive or judicial officer of any State to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House, remove such disability. [H: No voting requirement was established. The states set terms by which people became qualified to vote. Sections 3 and 4 of the 14th Amendment are now obsolete. Who said? How did that "just" happen?]

Section 4. Public Debt of the United States Valid; Confederate Debt Void.

The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any State shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obligations, and claims shall be held illegal and void. [H: How interesting—you do it all the time and every day, from one corner of your globe to the other. You go further in that you not only incur the debts but pay dearly and supply the very essential arms to be used against you!]

Section 5. Enforcement.

The Congress shall have power to enforce by appropriate legislation the provisions of this article.

AMENDMENT 15 (Ratified February 3, 1870)

RIGHT OF SUFFRAGE.

Section 1. The Suffrage.

The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of race, color, or previous condition of servitude.

Section 2. Enforcement.

The Congress shall have power to enforce this article by appropriate legislation. [H: Now let us look at the assumptions and critical beginnings of writing exactly what you want and ignoring intent. The 15th Amendment was necessary because the Supreme Court alone cannot always protect rights guaranteed by the Constitution. Blacks must not be deprived of the ballot because of their race or because they were slaves but some states very quickly found establishment of grounds to deny them the vote. From 1820, when Maine separated from Massachusetts and joined the Union as a free state to counter slave-state Missouri, until after the Civil War, every new state denied the vote to free blacks. Only the three Reconstruction Amendments (13, 14, and 15) had numbers assigned to them at the
time of ratification. This is only important in
that by simply referring to numbers, the
public is too lazy to become informed and there-fore, all manner of changes can be
made without attention. It was not until 1879 that it was established that Native
Americans were protected by the Constitu-
tion. Aren’t humans nice beings?

NOW FOR THE BIGGIE:

AMENDMENT 16 (“Ratified” February 3,
1913)

INCOME TAX. [H: YOU HAD BETTER GET
YOUR MAGNIFYING GLASS!]

[H: This was the first new Amendment in
over 40 years. It made the income tax legal,
so they said. An individual subsequently
would be taxed according to the size of his
income rather than according to the popula-
tion of the state in which he happened to live.
Legal? Of course! Legal? No! for there was
never rescinding of anything written before
and there were no legal ways to enforce the
non-law. This is a prime example of law by
assumption—they pronounce a law which
neither fits Constitutionally nor does it have
truth and yet you all flow along like the
sheep to the slaughter door and do so with-
out question. I have previously written on
this matter and shall again, at great in-depth
perspective but the actions are up to you the
people.]

The Congress shall have power to lay and
collect taxes on incomes, from whatever
source derived, without apportionment
among the several States, and without
regard to any census or enumeration. [H:
Dears. There are at least fourthings right
off the top which renders this Amendment
unlawful. I will give you one herein that you
can do some homework. The history books
will tell you that on February 3, 1913 the
16th Amendment to the U.S. Constitution
was ratified. Three-fourths of the states—
the number required by the Constitution—
approved the proposed amendment, you are
told, and the “progressive” individual “in-
come tax” was set in place.
However, buried in the National Archives
is an interesting document—hidden until
recently, for lo these many years. This
document shows, beyond question or argu-
ment, that, in fact, the income tax amend-
ment was NEVER CONSTITUTIONALLY
RATIFIED—THAT THE 16TH AMENDMENT
IS WHAT SOME ARE NOW CALLING A “LAW
THAT NEVER WAS”. The IRS is/was
a private corporation with no authority what-
soever to collect anything and on and on
and on—and even if it had been ratified
there is no Amendment dissolving any
Constitutional statement prior to the 16th. Is
it possible that you as a nation full of sleepy
people were HAD? Oh, you say, “Well, who
would support the government if you didn’t
pay income taxes?” Do you like supporting
the government which gives you all your
nice freedoms? Further, are you aware that
personal income taxes only go toward the
interest on the illegal “debt”? Also, may I
remind you that you work almost half a year
to pay your personal taxes, and nothing
more? So be it! You shall have it exactly like
you want it to be—robbed at the point of a
gun in the hands of the “justice” system and
the law enforcers. Of course the government
doesn’t want you to know these things. It
can be obtained from Liberty Library:

THE INCOME TAX AMENDMENT IS NULL AND
VOID, 300 Independence Ave SE, Washi-
ington D.C. 20003. Begin now to do your
homework for I am going to lay a lot more on
you.]

[Editor’s note: He did, in that JOUR-
NAL #16 called YOU CAN SLAY THE
DRAGON.]

AMENDMENT 17 (Ratified April 8, 1913)

DIRECT ELECTION OF SENATORS.

a. Election by the people. The Senate of
the United States shall be composed of two
Senators from each State, elected by the
people thereof, for six years; and each
Senator shall have one vote. The electors in
each State shall have the qualifications
requisite for electors of the most numerous
branch of the State legislatures.

b. Vacancies. When vacancies happen in
the representation of any State in the Sen-
ate, the executive authority of such State
shall issue writs of election to fill such
vacancies: Provided, That the legislature of
any State may empower the executive
thereof to make temporary appointments
until the people fill the vacancies by elec-
tion as the legislature may direct.

c. Not retroactive. This amendment shall
not be so construed as to affect the election
or term of any Senator chosen before it
becomes valid as part of the Constitution.

AMENDMENT 18 (Ratified January 16,
1919)

NATIONAL PROHIBITION. [H: Herein we
can point out the proper way in which Amend-
ments are passed and rescinded. The 18th
Amendment was passed in 1919 and re-
pealed by Amendment 21 in 1933. There is
no such repeal of tax laws prior to Amend-
ment 16 by comparison.]

Section 1. Prohibition of Intoxicating Li-
quors.

After one year from the ratification of this
article the manufacture, sale, or transpor-
tation of intoxicating liquors within, the
importation thereof into, or the exporta-
tion thereof from the United States and all
territory subject to the jurisdiction thereof
for beverage purposes is hereby prohib-
ited. [H: Underlined because it was re-
pealed by the 21st Amendment.]

Section 2. Enforcement.

The Congress and the several States shall
have concurrent power to enforce this ar-
ticle by appropriate legislation.

Section 3. Limited Time for Ratification.

This article shall be inoperative unless it
shall have been ratified as an amendment
to the Constitution by the legislatures of
the several States, as provided in the Con-
sic, within seven years from the date
of the submission hereof to the States by
the Congress.

AMENDMENT 19 (Ratified August 18, 1920)

EXTENDING THE VOTE TO WOMEN.

Section 1. Woman Suffrage.

The right of citizens of the United States to
vote shall not be denied or abridged by the
United States or by any State on account of
sex.

Section 2. Enforcement.

Congress shall have power to enforce this
article by appropriate legislation.

AMENDMENT 20 (Ratified January 23,
1933)

BEGINNING OF PRESIDENTIAL AND CON-
GRESSIONAL TERMS.

Section 1. Terms of President, Vice Presi-
dent, and Congress.

The terms of the President and Vice Presi-
dent shall end at noon on the 20th day of
January, and the terms of Senators and
Representatives at noon on the 3rd day of
January, of the years in which such terms
would have ended if this article had not
been ratified; and the terms of their suc-
cessors shall then begin.

Section 2. The Congress shall assemble at
least once in every year, and such meeting
shall begin at noon on the 3d day of Janu-
ary, unless they shall by law appoint a
different day.

Section 3. Sessions of Congress.

If at the time fixed for the beginning of the
term of the President, the President elect
shall have died, the Vice President elect
shall become President. If a President shall
not have been chosen before the time fixed for the beginning of this term, or if the President elect shall have failed to qualify, then the Vice President elect shall act as President until a President shall have qualified; and the Congress may by law provide for the case wherein neither a President elect nor a Vice President elect shall have qualified, declaring who shall then act as President, or the manner in which one who is to act shall be selected, and such person shall act accordingly until a President or Vice President shall have qualified.

Section 4. Choice of President by the House.

The Congress may by law provide for the case of the death of any of the persons from whom the House of Representatives may choose a President, whenever the right of choice shall have devolved upon them, and for the case of the death of any of the persons from whom the Senate may choose a Vice President whenever the right of choice shall have devolved upon them.

Section 5. Date Effective.

Sections 1 and 2 shall take effect on the fifteen day of October following the rati- cification of this article.


This article shall be inoperative unless it shall have been ratified by the Constitution by the legislatures of three-fourths of the several States within seven years from the date of its submission.

AMENDMENT 21 (Ratified December 5, 1933)

REPEAL OF THE PROHIBITION AMEND- MENT.

Section 1. Repeal of Amendment 18.

The eighteenth article of amendment to the Constitution of the United States is hereby repealed.

Section 2. States Protected.

The transportation or importation into any State, Territory or possession of the United States for delivery or use therein of intoxicating liquors in violation of the laws thereof, is hereby prohibited.

Section 3. Limited Time for Ratification.

This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by conventions in the several States, as provided in the Constitu- tion, within seven years from the date of the submission hereof to the States by the Congress.

AMENDMENT 22 (Ratified February 27, 1951)

TWO-TERM AMENDMENT.

Section 1. Presidential Term Limited.

No person shall be elected to the office of the President more than twice, and no person who has held the office of President, or acted as President, for more than two years of a term to which some other person was elected President shall be elected to the office of the President more than once. But this article shall not apply to any person holding the office of President when this article was proposed by Congress, and shall not prevent any person who may be holding the office of President, or acting as President, during the term within which this article becomes operative from holding the office of President or acting as President during the remainder of such term.

Section 2. Limited Time for Ratification.

This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several States within seven years from the date of its submission to the States by the Congress.

AMENDMENT 23 (Ratified March 29, 1961)

WASHINGTON, D.C., VOTE.

Section 1. Appointment of Electors.

The District constituting the seat of Government of the United States shall appoint in such manner as the Congress may direct: A number of electors of President and Vice President equal to the whole number of Senators and Representatives in Congress to which the District would be entitled if it were a State, but in no event more than the least populous State; they shall be in addition to those appointed by the States, but they shall be considered, for the purposes of the election of President and Vice President, to be electors appointed by a State; and they shall meet in the District and perform such duties as provided by the twelfth article of amendment.

Section 2. Enforcement.

The Congress shall have power to enforce this article by appropriate legislation.

AMENDMENT 24 (Ratified January 23, 1964)

ABOLITION OF POLL TAXES.

Section 1. Voting Rights.

The right of citizens of the United States to vote in any primary or other election for President or Vice President, for electors for President or Vice President, or for Senator or Representative in Congress, shall not be denied or abridged by the United States or any State by reason of failure to pay any poll tax or other tax.

Section 2. Enforcement.

The Congress shall have power to enforce this article by appropriate legislation.

AMENDMENT 25 (Ratified February 10, 1967)

PRESIDENTIAL SUCCESSION.

Section 1. Vice President Becomes President.

In case of the removal of the President from office or of his death or resignation, the Vice President shall become President.

Section 2. Filling the Vice Presidency.

Whenever there is a vacancy in the office of the Vice President, the President shall nominate a Vice President who shall take office upon confirmation by a majority vote of both Houses of Congress.

Section 3. Vice President as Acting President.

Whenever the President transmits to the President pro tempore of the Senate and the Speaker of the House of Representa- tives his written declaration that he is unable to discharge the powers and duties of his office, and until he transmits to them a written declaration to the contrary, such powers and duties shall be discharged by the Vice President as Acting President.

Section 4. Presidential Incapacity.

Whenever the Vice President and a ma- jority of either the principal officers of the executive departments or of such other body as Congress may by law pro- vide, transmit to the President pro tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and du-
Thereafter, when the President transmits to the president pro tempore of the Senate and the Speaker of the House of Representatives his written declaration that no inability exists, he shall resume the powers and duties of his office unless the Vice President and a majority of either the principal officers of the executive department or of such other body as Congress may by law provide, transmit within four days to the President pro tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office. Thereupon Congress shall decide the issue, assembling within forty-eight hours for that purpose if not in session. If the Congress, within twenty-one days after receipt of the latter written declaration, or, if Congress is not in session, within twenty-one days after Congress is required to assemble, determines by two-thirds vote of both Houses that the President is unable to discharge the powers and duties of his office, the Vice President shall continue to discharge the same as Acting President; otherwise, the President shall resume the powers and duties of his office.

AMENDMENT 26 (Ratified July 1, 1971)
EXTENDING THE VOTE TO EIGHTEEN YEAR OLDS.

Section 1. Eighteen-Year-Old Suffrage.
The right of citizens of the United States, who are eighteen years of age or older, to vote shall not be denied or abridged by the United States or by any State on account of age.

Section 2. Enforcement.
The Congress shall have power to enforce this article by appropriate legislation.

* * * *

Nora’s Research Corner

THE EAGLE WITH THE RED TAIL
AND
THE HOLY BIBLE (THE PESHITTA)
FROM THE ARAMAIC

(Part II Of A Series)

In the early PHOENIX JOURNAL EXPRESS newsletter (before it grew to become THE PHOENIX LIBERATOR) Commander Hatonn had a great deal to say about the involvement of the Bolsheviks in our military. Connections were shown between our United States Military and the (Red) Communist infiltration. Our Defense Department is run by the Bolsheviks. Hatonn referred to the symbol of the “Eagle with the Red Tail” in the Bible’s Book of Revelation as the prophetic symbol of this relationship, as well as the symbol of the infiltration of the Communist/Bolsheviks throughout our government. At that time I had not heard of such a symbol. I started looking for a confirming reference to “The Eagle With the Red Tail”.

The Book of Revelation is a book of symbols and prophecies hard to relate to life as we know it. Many Biblical students and teachers have believed that it would be only those living during the time when these “Revelations” came to be who would understand. This has proven true for the most part. Until a little over 200 years ago there was no nation distinctly identified via the “Eagle”, and no nation called “Red”. Also, it has been a short period indeed since the English translation of the Book of Revelation was written (1933) which gives us this symbol of the “Eagle with a Red Tail”, although it was only somewhat read in the U.S. of A. after the 1960s among a few groups of students.

Everyone should read the Forward and Introduction to (as well as Ezekiel and Revelation in) the translation into English from the Aramaic of the Bible called the Peshitta, by George M. Lamsa and copyrighted in 1933. This translation is the Eastern Biblical text used by the Aramaic speaking peoples since the time of Christ, we are told, and/or since the Bible was written. There is a testimony to its authenticity and age in the Introduction. I was looking forward to reading a very different text than what it turned out to be.

It appears to me, from the substantial Introduction, that this most ancient version of the Bible was made to conform, in its English Version, to much later translations. Therefore, there is not much that is different in meaning from the “authorized” versions of the Bible. In my opinion it is very strange indeed for persons seeking “truth” to make an earlier text “agree” with a later text and not the other way around. Why even try to establish the antiquity of the older text? Nevertheless, there are a few gleanings pertinent to our concerns which make the text worthy of review. One is the mention of the “Eagle with the Red Tail” in Chapter 8, Verse 13 of the Book of Revelation. (Some of you may not know that Esu/Immanuel spoke Aramaic.)

I will briefly quote the translations from two other Bibles and Lamsa’s translation to show the difference between them. All three differ, showing that the “Bible” as we know it is not what many believe it to be (i.e., a sacrosanct, word-for-word statement of God). In fact, Sananda, in a recent article in THE PHOENIX LIBERATOR said that His teachings (as Esu/Immanuel) had been so changed that only a “remnant remained” in the Bible.

1. King James Version of the Bible (Revelation 8:13):

“And I beheld and heard an Angel flying through the midst of heaven saying with a loud voice, Woe, Woe, Woe...”

2. The Kingdom Interlinear Translation of the Greek Scriptures (Revelation 8:13):

“And I beheld and heard an Eagle flying through the midst...”

3. The Holy Bible (Peshitta) Trans. from the Aramaic by George M. Lamsa (Revelation 8:13):

“And I beheld and heard an EAGLE HAVING A RED TAIL AS IF IT WERE BLOOD, flying through the midst of heaven, saying with a loud voice, Woe, Woe, Woe to those who dwell on the earth.”

(Emphasis mine — Nora.)

That “Eagle” with the “Red Tail of Blood” is the symbol of the nation of the U.S. of A. with its Communist/Bolshevik/Zionist controllers at the time of the fulfillment of John’s prophecy in the Book of Revelation, according to Commander Hatonn. (Sadly, most citizens of the U.S. of A. are not aware that the original “bird” of the U.S. of A. was the

HELP SPREAD THE WORD
PURCHASE MULTIPLE COPIES OF THIS OR OTHER ISSUES OF THE PHOENIX LIBERATOR AND PASS THEM OUT TO YOUR FRIENDS.

See last page for ordering information.
Mr. Lamsa has also given us the meaning of the words "Gog and Magog" in the Biblical books of Ezekiel and Revelation. The words mean China and Mongolia, according to Lamsa. It is critical for people to understand that Mongolia is part of Russia. Also, that Chapters 38 and 39 of the Biblical Book of Ezekiel, where it speaks of "Israel" is not referring to the present population of Palestine, or the Zionist State of Israel. Israel (with a small j) means "God's people", according to Commander Hatonn.

The United States of America is the ONLY NATION on earth that was organized as "ONE NATION UNDER GOD". Where Ezekiel speaks of Gog and Magog coming up from the North, it means China and Russia invading the U.S. of A. coming up from over the North Pole. Our Military is already under Bolshevik domination, and most of our service men are now overseas under the United Nations control (which is headed by Communist Russia). Isn't that a convenience for Gog and Magog!

What has been difficult for people to see is that when Hatonn speaks of the Communists, Bolsheviks, Zionists, British-Zionists, The Elite Committee of 300, the Anti-Christ, Satan and his crew, etc., that all are part and parcel of each other with the common denominator of the leaders being Khazarian "Jews"! The "Bolsheviks" were and are Red-German (aka Ashkenazi) "Jews" — the Nordic-Mongolian-Russian people known as Khazars. Do not mistakenly think that all Russian people or all "Ashkenazi Jews" are in on the plot. It is a fact that few people know about it and need to be awakened. One of Esu's pleats to the people 2,000 years ago was to WAKE UP! — "OPEN YOUR EARS AND HEAR" — "PUT EYE SALVE ON YOUR EYES" AND SEE!! — The time is short, and Esu and the Father are still giving the same message! (Ref: Mark 8:17-18; Eph. 1:18; Prov. 18:15; 20:12; Rev. 2:7.)

Would Americans have been more cautious of the "Red" involvement if we had had the full advantage of the knowledge of the "Eagle with the Red Tail" and China and Mongolia being "Gog and Magog"? Who knows. In any event, this withholding of truth (and construction of actual fabrications) did not help our awareness. If Lamsa's translation conforms to the later translations with which he compared his work (as he states it does) we know that the knowledge of the "Eagle with the Red Tail" and "Gog and Magog" was available to those persons and institutions in possession of the later translations, and available to the scholars (or their benefactors) in charge of our "authorized" versions of the Bible. Who are these persons? Does anyone really know? Who authorizes the authors? Does "truth" bear ANY weight in the matter? In any event, the people of the U.S.A. were not served well by a long line of Popes, who claim "infallibility", and later scholars and theologians.

There may be a few clues if we look at the list of later translations, their locations and owners, according to the Introduction to George M. Lamsa's book. Nevertheless, as far as "original" texts go, forget it. Lamsa's translation of the "Peshitta" is from the "authorized" version of the Eastern text, which came into its present form about 500 A.D., except that he deleted books in the English translation thereof, books not "authorized" by the "English"!!! (Are you feeling a little CONTROLLED by now?)

Books used for comparison by Lamsa in translating the Peshitta:

1. The Codex Ambrosianus for the Old Testament, located in the Ambrosian Library at Milan, Italy. Identified as 5th century A.D. Mr. Lamsa tells us (on page v) that parts of this Codex were written BEFORE THE VOWEL SYSTEM WAS INVENTED, AND THAT WOULD PUT THAT PART PRIOR TO THE 5TH CENTURY A.D.

2. The so-called Mortimer McCawley Manuscript for the New Testament, variously identified as 6th or 7th century A.D.


4. Peshitta manuscripts in the Freer Collection, Washington, D.C.

5. The Urumiah Edition.

6. A manuscript of the Peshitta in the Old Testament at the British Museum, "the oldest dated Biblical manuscript in the world is that of the four Books of Moses, 464 A.D."

Another statement (page v of Lamsa's Introduction) is a further confirmation regarding the use of vowels as this "Pentateuch must have been written before the vowel system was invented." Further, it is stated: "It is interesting to know that this vowel system was adopted by the Jews and was begun about the 5th Century A.D. However, there are words of the Old Testament which were written before the vowel system was invented. This is also true of some of the New Testament texts in the Pierpont Morgan Library, New York City." (Underlining mine — Nora.)

There are some points in the above listing that need further consideration, for the "Authorised Bible" has played too large a part in our civilization to pass over lightly what is given to us by Mr. Lamsa. I am not familiar with all of the items listed and do not have comments on all of them. Listed below are comments on items 1, 3 and 6:

Item #1:

a. How many of you knew that the Old Testament was written in a consonantal language, and that the vowels were not added until the 5th Century A.D.? If you were to take any number of words and remove the vowels you would gain an idea of the task presented to the translators of the Bible when they added the vowels!

Pretend, for example, that you are a player on the Wheel of Fortune TV Show. You are given a word to complete having the consonants only; you provide the vowels:

Example: L - S - T

How many words did you come up with? Possible choices: lost, last, list, lest, lust. There may be additional words as well. Nevertheless, this easy example provides five possible words with various vowels all meaning something entirely different. Of course, if one were familiar with the authors and the circumstances, the task would be easier. In the case of the Bible, the translators were at least 400 years removed from such. They may have had oral traditions and instructions given to them by those in power, but the actual original meanings could not have been that easy to decipher, much less prove — especially if the texts had been damaged or had already been rewritten, interpreted, and edited.

b. Consider, too, that Esu condemned the teachings and practices of the Scribes, Pharisees and Temple when He was here. Also, that the common vernacular of his day was Aramaic (which He spoke). "Hebrew" was a language used only by the priests at the time. Therefore, earlier translations of the Old Testament into Greek or Hebrew would not necessarily have met His approval and later translations in Greek or Hebrew would only complicate the problem — not prove anything! Therefore much depended on the texts used for translations, any one of which did not meet with Esu's complete approval.

c. Mr. Lamsa confirms for us in his Introduction that neither did the Judaeans approve the Septuagint (the present English "authorized" version of the Old Testament) when it came out (about 300 years before Christ). There were so many errors in the text that the "Jews" of that time held a day of mourning! According to Lamsa, the Septuagint was originally done in Greek. Nevertheless, it must have been a reasonable facsimile of later "Hebrew" versions and been part of the terrible problems of...
the day as condemned by Esu.

Item #3:

a. I am not familiar with the histories of how each copy of the "Peshitta" came to be held by their present owners or how much an attempt was made, either to make the texts readable and available to the public or to secret them away from the public. Nevertheless, it appears that since Mr. Lamsa was given access to the texts, that other scholars would or should have also had access. Whether or not they did I cannot say. We do know that the information on "The Eagle With the Red Tail", and the translation of "Gog and Magog" to "China" and "Mongolia" was not generally known to Bible students or the public at large in the United States of America. It is hardly conceivable that the Vatican, at least, did not know about these things, for they had access, through their churches, to ancient texts throughout the Aramaic speaking countries. They also claimed at one time to have the oldest "Bible", the "Codex Vaticanus". However, scholars outside of the Vatican have not had an opportunity to analyze this work. (I will write more on this subject when I write about the "Codex Sinaiticus"). Whether the Latin Vulgate spoke to these things or not would not have made much difference to persons who did not speak or read "Latin".

b. When you consider that parts of the New Testament "Peshitta" were in a library in New York named after John Pierpont Morgan, or his family (a very wealthy financier who came to this country as an agent of the Rothschild family), and that most of the people in the United States of America were totally unaware of the translation of "The Eagle With the Red Tail" or "Gog and Magog", you can hopefully see the importance of getting the truth out now to persons who did not speak or read "Latin".

Item #6:

a. There are two subjects to consider more carefully in Item #6. One is the fact that the oldest dated manuscript in the World is that of the Law Books Of Moses (The Pentateuch) dated 464 A.D. and held in the British Museum. People must understand that the Bible as we know it cannot be considered as a "copy" of any known original work. The oldest works are "copies" themselves — "copies" whose accuracy has long been attested to but remains unprovable.

b. The second subject is the time when the "Jews" adopted the vowel system. It too was begun about the 5th Century A.D. So — those of you who believe the "ancient Hebrew language" is something you can use to "confirm" anything must realize symbols are being eclipsed to the point we no longer recognize them! A few brief comparisons of symbols used in the U.S. of A. with the Red Bolshevik-Zionist-Communist symbolism of the last fifty years or so follow. Hopefully you will see here some of what is meant by the Biblical (The Peshitta) symbol in the Book of Revelation, chapter 8, verse 13, described as "The Eagle with the Red Tail!"

1. The flag of the United States of America is a field of small white stars, each representing a State, arranged on a blue background, with red and white stripes. A heavenly symbol, according to Hatonn.

2. During the Second World War, our military vehicles were given the symbol of a large, single, five-pointed, white star. The Defense Department built a five-sided building, called the Pentagon. Americans were not given a choice about it, although some citizens raised a few questions — but to no avail. So, our military forces came under the symbol of the pentagram!

3. We have just come through the political campaign of 1992. On the day Clinton accepted the election how many of you noticed the decorations on the entrance to the building where Clinton gave his acceptance speech? Perhaps some of you will recall the scene if I describe it. [See picture on next page.]

There were very low clusters of small American Flags in several pots on either side of the doorway and behind the President Elect several paces. The large banners stretched overhead and down the sides of the entrance each had three, large, single, blue, five-pointed stars on a white field! Blue on white is the reverse of our own heavenly banner, a field of small white stars on a blue background. The blue on white is the color choice of the Mongolian Barbarians, the Zionists, and now the United Nations.

Political and military activities rely heavily on mass psychology, mass media and symbology. Those three banners used by Clinton have much to say about the man and about how much the American people will allow in the total takeover of our government.

On the next page is a pictorial schematic drawing of the scene at Clinton's acceptance speech and an interpretation according to basic Numerology principles.

The total of nine single stars on the three banners may have a connection to a group of nine unknown men who work under the auspices of the Royal Institute for International Affairs and through the Quator Coronati Lodge of Freemasonry out of London. These men carry out secret assignments. Was Clinton's election campaign and the symbological decorations part
of their work? (Ref: Conspirators’ Hierarchy: The Committee of 300, by Dr. John Coleman).

A further observation is in regard to Clinton’s campaign manager, who was interviewed in his office after Clinton “won” the election. This man’s girlfriend was the manager of Bush’s campaign (cozy, isn’t it?). The symbol which caught my eye was a picture of the skull and cross-bones (white on black) hanging on the wall of this man’s office! (I’m sorry I did not catch the man’s name.)

These pictures of the skull and cross-bones are becoming ever more prevalent in our society. It means DEATH! It is also connected to pirates, the “Skull and Crossbones” secret society, poison warning, Halloween, the Death’s Head symbol of Hitler SS squads, Masonry and other Satanic allegiances. Did Americans get the message?

This last political campaign (1992) in particular bears a remarkable similarity to Hitler’s rise to power. Those supporting Hitler were also supporting and promoting all the other parties. In other words, it did not matter to them “who” won the election for they were controlling all of the parties and those who “won”.

It appears we will simply have to pen some more JOURNALS and remind you again of who you are and WHO "THEY" ARE. Your enemies are as near as Pat Robertson, the evangelist, and Alan the Zionist and proud of it" and so on. These also lie to you because they don't give a damn about religion as touted or "Zionism" as properly defined—they are the power-hungry would-be-kings who plan to rule your world and hold ALL PROPERTY.

ALAN DERSHOWITZ AS EXAMPLE

This man seems to hop in on the side of Constitutional "rights" for ones he seemingly "defends"—for an incredible fee (up front). Let us just share a truth regarding this man for you seem to deny my words and proclaim him a great fighter for freedom in America. So? How about "making America into ISRAEL"? No? Better read on, little lambs.

QUOTING:

From an article of 6/1/91 published in many national publications.

'CHUTZPAH'

GETTING TOUGH WITH THE GOYIM

LESSONS FROM A MASTER

"American Jews need more chutzpah (gall). Notwithstanding the stereotype, we are not pushy or assertive enough for our own good and for the good of our more vulnerable brothers and sisters in other parts of the world. Despite our apparent success, deep down we see ourselves as second-class citizens—as guests in another people's land."

So begins CHUTZPAH by Harvard law professor ALAN DERSHOWITZ, a book of reflections on Jewishness in general, American Jewishness in particular, anti-semitism, and the role of American Jews in the "special relationship" between the U.S. and Israel. Dershowitz is well known as one of the leading appellate lawyers in the country, whose list of clients include: Claus von Bulow, whom he saved from a life sentence for the murder of his wife; Leona Helmsley, whom he saved from imprisonment for tax evasion [H: Do you see anything WRONG WITH THIS STATEMENT? THAT lady IS IN PRISON!]; and Jonathan Jay Pollard, the Israeli spy, whose conviction the fiery advocate is attempting to overturn.

The book, destined for bestsellerdom, is a fascinating glimpse into one side of an age-old debate, within Jewish communities worldwide, but which has become particularly heated of late in the country. Dershowitz argues that American Jews, to maintain their identity as Jews, must fully partake of everything American society has to offer, including the freedom to wield political influence as a group. He hopes to lay to rest the alleged tendency of American Jews to, as he describes it, "worry about charges of dual loyalty, of being too rich, too smart, and too powerful." He scorns "cautious leaders [who] obsess about what the 'real' Americans will think of us. We should strive to enhance our power on every front. When 'Jewish contributors' influence the outcome of a media campaign, we should declare a victory of truth over falsity." He also urges American Jews to "accept that we are entitled to first-class status in this diverse and heterogeneous democracy."

There has been growing concern in Jewish circles in recent years with regard to the changing nature of Jewishness in America—the great melting pot in which they fear Jewish identity is threatened with being assimilated out of existence. Then there is the guilt incurred by American Jews living the good life here while Israeli Jews live under the gun, threatened on all sides by hostile neighbors. Dershowitz quotes Shlomo Avineri, a professor of political science at Hebrew University in Jerusalem, who brought that guilt home to many in this country by characterizing the response as "a degree of nervousness, insecurity and even cringing...which runs counter to the conventional wisdom of American Jewry feeling free, secure and un molested. But the truth of the matter is simple. Your exile is different—comfortable, padded with success and renown. It is exile nonetheless. America, it now evidently appears, may not be your promised land."

But Dershowitz, for all his sympathy for Israel, refuses this assessment, and rejects the attempt to make American Jews feel guilty for not making aliyah (return to Israel) and not sharing the privations and dangers of living in Israel. He accuses Avineri of "misunderstanding America." He admits that American Jews are nervous, insecure and even cringing, but says the source of this unease is internal rather than based on any external threat, such as exists or has existed in France, Germany, Poland, the Soviet Union or Egypt. "A central message of this book", writes Dershowitz, "is that a century after the arrival of Jews in significant numbers to America's shores, the time has come for us to shed our self-imposed second-class status, drop our defensiveness, and rid ourselves of our pathological fear of offending our 'hosts'. We must strike from our vocabulary the offensive concept of shanda fur de goyim—[Yiddish for] an embarrassment in front of the gentiles."

He maintains that American nationalism is different than that of any other country. It is a nation of immigrants, in which all are equal under the law; there is no official state religion, no native ethnic "American" type (not even the ruling WASPS) from which Jews so obviously differ physically and culturally. "There is nothing that Jews cannot accomplish in America, unless we choose not to strive for it," Dershowitz proclaims. Thus, it is time to discard the outdated thinking of Theodore Herzl, the father of political Zionism, who argued that Jews will never be safe from persecution until they have their own Jewish nation. Dershowitz says that American Jews have all the tools at their disposal to create the type of Jewish communal life in America always dreamed of by communities in Europe and the Middle East. They possess the wealth, the political clout, the organizational ability, and the intelligence to combat anti-semitism when it rears its head, and to become, as he calls it, "first-class citizens."

His book is characterized by an obsessive self-regard appropriate for a work entitled CHUTZPAH, but grating to those seeking insight into the questions he addresses. According to a review in the Washington Post written by Paul Breines, author of Tough Jews: Political Fantasies And The Moral Dilemma Of America Jewry, Dershowitz's book is "a manifesto for Jewish-American tribalism and a vindication of Israeli power. Brash and brazen on the surface, the thinking in CHUTZPAH is basically narrow, insular and lacking in generosity." He describes Dershowitz, as revealed in the pages of his book, as less interested in debate than in making pronouncements, and that his arguments, rather than being borne out of a desire to 'build' bridges; as he claims, instead arise...
JANUARY 26, 1993

Dershowitz's book is not anti-anti-Semitism, I sure do take exception to the actions of people who argue that while President Bush or Clinton is pro-Israelism, one must be cautious about "from within a bunker".

There is nothing we cannot achieve, unless we choose not to," he says. What he is apparently advocating is not equality for American Jewry, but rather superiority. The Jews are the chosen people, a superior breed, and therefore, they are entitled to a privileged position within society.

The message of CHUTZPAH, stripped of its rhetoric, is that America's Jews have the intellectual and financial potential to capture CONTROL OF THE NATION. All they need to do to make this a reality is to use their chutzpah to claim what is rightfully theirs. It is their destiny to rule both Israel and America.

Dershowitz seems to be saying that Zionism and Israel have their limitations. America, on the other hand, offers more, far more—if only the Jews would take full advantage of the opportunity. "There is nothing we cannot achieve, unless we choose not to," he says. What he is apparently advocating is not equality for American Jewry, but rather superiority. The Jews are the chosen people, a superior breed, and therefore, they are entitled to a privileged position within society.

The message of CHUTZPAH, stripped of its rhetoric, is that America's Jews have the intellectual and financial potential to capture CONTROL OF THE NATION. All they need to do to make this a reality is to use their chutzpah to claim what is rightfully theirs. It is their destiny to rule both Israel and America.

Dershowitz says that he has often been questioned on the subject of dual-loyalty. He offers the reader a couple of witty responses to the question in an attempt to avoid providing an unequivocal answer. The impression he gives is that there is no compelling reason for him or any other American Jew to answer the dual-loyalty question. He obviously believes he can have his cake and eat it, too. But there comes a time when Jews must choose, as when Poldard opted for Israel—and Dershowitz chose to defend the traitor.

END OF QUOTING.

So you must now understand what has been accomplished—with enactment of the Public Law [102-14; see the 9/22/92 LIBERATOR] making the Noahedric Laws [Jewish Talmudism] the religious law of your land (U.S.A.) you have taken on a "national religion" and fallen right into the path of ACTUALLY BECOMING THE "ISRAEL" OF THE ZIONISTS! Was this Congressional passage of the "Public Law" in point? No—it whizzed through without even argument or required written vote but it became law all the same—legally. Does this also seem to bother Hatonn? Indeed it does—the Zionists by their own proclamation and boasting ARE ANTI-CHRIST/GOD—THEY ARE MY ENEMY IF EVER THERE COULD BE ANY! Do I single out any MAN? Nope—I have no pick with any specific "Man" but I sure do take exception to the actions of many. Is "he" evil? I have no comment nor do I judge—but, his actions are evil for they fit the definition of anything that pulls another from his directed path unto God of Light and into the humanistic bindings of human physical expression.

Perhaps some of you good old "Pat Buchanan for President" persons will have forgotten that Alan Dershowitz, called for the banning of Pat Buchanan from the nation's newspapers. "O.K., you missed that? Well, chelas, it goes right along with banning information, manipulation of information in press and media, burning Truth, burning all information against the orthodox view as presented by the Zionists—right to the Holocaust—and disallowance of citizens to EVEN BE "HEARD" IN A COURT OF "INJUSTICE".

"BUT DERSHOWITZ IS JEWISH"—WHAT ABOUT ROBERTSON?

Let me be fair and present another article with equally wide distribution regarding Mr. Robertson.

QUOTING:

CHRISTIAN FUNDAMENTALISTS SERVE ISRAEL

Multi-millionaire Christian fundamentalist preacher Pat Robertson is one of a wealthy coterie of television evangelists who are committed Christian Zionists...By Jason Steinberg.

The notorious pro-Israel American Israel Public Affairs Committee (AIPAC) held its 33rd annual conference in Washington, D.C. in April. One of the more interesting workshops held this past year was entitled "Christians and Jews: Building the Political Relationship". The focus of this panel was to encourage coalition building with Christian fundamentalists and use them to lead the cause for Israel in the United States.

The presentations revealed the U.S. Zionist lobby's increasing reliance on Christian fundamentalists to carry the banner for the Zionist state. One of the reasons given for this by Representative Larry Smith, a Democrat from Florida, is dwindling Jewish numbers. According to Smith the United States Jewish population represents only 2% of the population. Israeli lobbyists argue that this shrinking support base means they must enlist new elements in their work to pressure the American administration.

The evangelical Christian movement was mentioned by several speakers because of its strong support of Israel. It was argued that while President Bush might ignore 5 million Jews he could not ignore hundreds of millions of fundamentalist Christians. Rabbi Eckstein, President of the Holyland Fellowship of Christians and Jews (formerly with the Anti-Defamation League), asserted that it is necessary to "use Christian muscle to promote pro-Israel issues." Pat Robertson was mentioned as broadcasting the largest pro-Israel television programme worldwide.

In addition to his broadcasting service for the banid state of Israel, Robertson was credited with having provided substantial funds for the Zionist Operation Rescue programme which facilitated the immigration of Ethiopian Jews to Israel.

PROFILE OF A

CHRISTIAN ZIONIST

Multi-millionaire Christian fundamentalist preacher Pat Robertson is one of a wealthy coterie of television evangelists who are committed Christian Zionists and can always be relied upon to propagandize for Israel. A former presidential candidate, who once boasted that if elected he would order the assassination of Libyan leader Muammar Quadhafi, Robertson in May made a bid for United Press International (UPI) an organization long regarded as one of the world's leading news services. Issah Nakhleh, the dean of Middle Eastern observers at the U.N. and a committed "Christian" stated "...if Robertson is allowed to buy UPI, alien agents will be pulling the strings. I strongly urge an investigation to see whether Robertson's bid is part of an expanded Israeli penetration of American and international media."

From the storm of criticism set off by his attempt to take over the remnants of the long-suing UPI, Robertson emerged as an unscrupulous media manipulator linked to sinister international intrigues, genocidal atrocities and the world's most ruthless secret service, the Israeli Mossad.

In 1981, Robertson set up a TV-radio centre in southern Lebanon, where a troop of Israeli-backed mercenaries known as the South Lebanon Army occupied the frontier areas. This was a "savage, trigger-happy militia paid and armed by the Mossad", recounted Philippe Olivier, a French correspondent who has covered Lebanon for almost 20 years. "They outdid their masters in cruelty and corruption. Among European newsmen they were known as 'totschläger'—enforcers who clubbed their prisoners to death."

Despite Robertson's pious pretense to impartiality, his radio and TV stations in Lebanon were "used as a military tool by the Israeli proxy South Lebanon Army."
reports investigative journalist Jane Hunter in a recent book.

"Robertson is a loud, unscrupulous propagandist for Israel," according to Mexican commentator Abel Bonilla Alvarez. "He has broadcast lies and disinformation to cover up some of the Mossad’s worst crimes." In South America, the televangelist’s Christian Broadcasting Network similarly became a “tool” of Zionist intervention and a cover for the suffering, death and devastation left behind by CIA and Mossad “pacification” tactics. Robertson worked closely with senior Mossad officials in the early 1980s to support a military coup led by Gen. Ephraim Rios Montt, who is a self-described born-again Christian and a disciple of Israeli “pacification” methods.

After Rios Montt seized power in an Israeli-orchestrated 1982 coup, Mossad officials, instructors and technicians took charge of the entire Guatemalan national security system. What followed was privately described even by U.S. diplomats as a “genocidal” wave of repression against Guatemala’s largely Indian rural population.

Robertson and his Christian Broadcasting Network took the lead in covering up these Israeli war crimes, and in disseminating propaganda that misrepresented both the nature and the tragic toll of the Mossad “pacification campaign” in the Guatemalan countryside.

The Israeli government has rewarded Robertson’s loyal support with a commemorative medal and other honors. Former Israeli Prime Minister Shamir, a lifelong terrorist once hailed the television preacher as “my favorite American”, an accolade that reportedly spurred Robertson to even greater efforts on Israel’s behalf.

ISRAEL’S FIFTH COLUMN

Pat Robertson’s work for the blood-thirsty Israeli state confirms the conviction that the televangelists are an Israeli fifth column. And this did not escape the attention of the AIPAC 33rd annual conference. After lauding the example of Robertson a number of tactics were suggested to enlist greater Christian activism for the Zionist cause. These included education programmes for the Christian churches and clergy, promotion of organizations to foster “understanding” between Christians and Zionist Jews, programmes in schools to “enlighten” children at an early age about the Zionist cause and Israel’s “importance”, etc.

Here in Australia the Zionist lobby has made formidable inroads into both the Protestant and Catholic branches of the Christian faith. While the vast majority of Christian fundamentalists, following their brethren in North America, are committed to the Zionist state, Christian and Jewish Zionists are well represented in national and state organizations such as the Councils of Christians and Jews.

Both Christians and Jews need to be educated as to the real nature of International Zionism. Far from being a “national liberation movement” inspired by the Old Testament Prophets, Zionism is a racist, fascist, imperialist creed. Christian and Jews, if they are true to the principles and values of their Scriptures, cannot support the illegal Zionist state.

Dr. Israel Shahak, a Jewish human rights activist living in the Holy Land, stated: “You cannot have humane Zionism; it is a contradiction in terms”. On another occasion this dedicated anti-Zionist Jew, who survived the horror of a Nazi concentration camp, exposed the racist nature of Zionism: “It is my considered opinion that the State of Israel is a racist state in the full meaning of this term: In this state people are discriminated against, in the most permanent and legal way and in the most important areas of life, only because of their origin. This racist discrimination begins in Zionism and is carried out today mainly in co-operation with the institutions of the Zionist movement.”

WHAT DOES ROBERTSON SAY ABOUT POLLARD?

Speaking in June from the pulpit of a New York synagogue, Christian Zionist preacher Pat Robertson joined a rally held by Elie Wiesel and demanded that U.S. President Bush commute the life sentence of convicted spy Jonathan Pollard.

Pollard, a U.S. citizen, was caught spying against his country on behalf of Israel. He pleaded guilty in 1986 to supplying Israeli officials, instructors and technicians took charge of the entire Guatemalan national security system. What followed was privately described even by U.S. diplomats as a “genocidal” wave of repression against Guatemala’s largely Indian rural population.

Robertson’s work for the blood-thirsty Israeli state confirms the conviction that the televangelists are an Israeli fifth column. And this did not escape the attention of the AIPAC 33rd annual conference. After lauding the example of Robertson a number of tactics were suggested to enlist greater Christian activism for the Zionist cause. These included education programmes for the Christian churches and clergy, promotion of organizations to foster “understanding” between Christians and Zionist Jews, programmes in schools to “enlighten” children at an early age about the Zionist cause and Israel’s “importance”, etc.

Here in Australia the Zionist lobby has made formidable inroads into both the Protestant and Catholic branches of the Christian faith. While the vast majority of Christian fundamentalists, following their brethren in North America, are committed to the Zionist state, Christian and Jewish Zionists are well represented in national and state organizations such as the Councils of Christians and Jews.

Both Christians and Jews need to be educated as to the real nature of International Zionism. Far from being a “national liberation movement” inspired by the Old Testament Prophets, Zionism is a racist, fascist, imperialist creed. Christian and Jews, if they are true to the principles and values of their Scriptures, cannot support the illegal Zionist state.

Dr. Israel Shahak, a Jewish human rights activist living in the Holy Land, stated: “You cannot have humane Zionism; it is a contradiction in terms”. On another occasion this dedicated anti-Zionist Jew, who survived the horror of a Nazi concentration camp, exposed the racist nature of Zionism: “It is my considered opinion that the State of Israel is a racist state in the full meaning of this term: In this state people are discriminated against, in the most permanent and legal way and in the most important areas of life, only because of their origin. This racist discrimination began in Zionism and is carried out today mainly in co-operation with the institutions of the Zionist movement.”

WHAT DOES ROBERTSON SAY ABOUT POLLARD?

Speaking in June from the pulpit of a New York synagogue, Christian Zionist preacher Pat Robertson joined a rally held by Elie Wiesel and demanded that U.S. President Bush commute the life sentence of convicted spy Jonathan Pollard.

Pollard, a U.S. citizen, was caught spying against his country on behalf of Israel. He pleaded guilty in 1986 to supplying information on Iraqi and Syrian defense programmes. He received $50,000 from Israel over 11 months for his efforts until being arrested in November 1985.

“I am outraged at this miscarriage of justice,” bellowed Robertson. “I would like to make a fervent call to the President of the United States, George Bush, to commute the sentence of Jonathan Pollard. Why was there such a sentence imposed on this man?”

END OF QUOTING

***

So you might claim that this is a “Gentle” view from the foot of some mountain or another—go look again, this man’s name is “Jason Steinberg”—hardly a good old fashioned Goy name.

If any of you care enough to learn the very most—go get a book entitled Prophecy And Politics which exposes the alliance between TV evangelists and Israel. To research her book, Grace Halsell went on Holy Land tours sponsored by Rev. Jerry Falwell and attended the first Christian Zionists conference. You can get it from the “New Dawn”—but, you will have to go to Australia to accomplish that. New Dawn, GPO Box 3126FF, Melbourne 3001, Australia. If you have a copy or get one and wish to share, Dharma would find it interesting for the confirmation as well. She has to work in the mode of “blindfolded” and she finds these things just as shocking in content as do you readers.

I would ask, Editors, if you would please reprint a copy of the U.S. CONSTITUTION— I believe it is time to refresh the minds of the U.S. Citizens [See starting on page 2] as you start a new Administration of Injustice. So be it.

Hatonn to clear, please.
The Divine Plan, Part XII: A Time Of Transition

1/15/93 JESUS/SANANDA

Blessings Beloved Rosah, it is I, Master Jesus. Each day, I follow ever so closely your works and that which you send out and unto the people. I also follow very closely the hearts and minds of the ones who receive the same. Many, many balk and protest that no one RECEIVES from Jesus, The Christ and they put these works in the category of some big hoax. These same ones continue to believe that they will be lifted off the Earth into the clouds with hearts as dark as ebony and with vision which is limited as the chicken yet pecking. It is these same ones who squawk the LOUDEST that what you write is but lies. These same ones take your Bible and toss the HEAR that which is of SPIRIT and it is not. FATHER, FORGIVE YOU, FOR YOU GO IN IGNORANCE.

This one is NO FALSE PROPHET, FOR SHE IS NO PROPHE...
WAR. THE SATANIC COMMUNISTS OPERATING FROM WITHIN YOUR VERY COUNTRY AT THE DIRECTION OF THOSE WITHIN YOUR SHADOW GOVERNMENT, THE COUNCIL ON FOREIGN RELATIONS, AND WITH THE AID OF OTHER SECRET GROUPS WITHIN YOUR GOVERNMENT ARE CONTINUALLY SUPPLYING SADDAM HUSSEIN WITH GREAT STOCKPILES OF WEAPONRY. He is pushed by the Soviets to resist inspections as he has more than enough nuclear weapons with which to make grand wars with you, the United States. At the same time, these same ones (the SOVIET COMMUNISTS at the direction of the secret societies within your own country) are agitating other countries within the Mid-East to unite among themselves into a GRAND United Arab Republic, such that they have strength. It is known that these will go to great extremes for ISLAM. Thus, this is a tool these Zionist Elite are using to foster these to make war against you, the United States. SADDAM HUSSEIN IS A PAWN. YET HE HAS NO IDEAS OF THE SAME.

These same ones plan to remove the FOCUS of your interest away from your own country, as you will be involved in a war overseas. I hope you do believe now that the situation in Somalia was a FALSE CAUSE. What Bush wished was to have many, many back-up troops within the region such that they would be on hand with which to make war with HUSSEIN. YOU, THE UNITED STATES, SHOT DOWN A PLANE ILLEGALLY ACCORDING TO YOUR OWN AGREEMENT. YOU HAVE DONE WHAT YOU COULD TO PICK A FIGHT WITH A BULLY. This bully has been ever so carefully cultivated to make war with you.

Now, these same evil ones plan to set off the New Madrid Fault at the same time that the San Andreas Fault goes and with a grand fury. These evil entities are steadily exploding underground devices such as to greater weaken the New Madrid Fault. This is fact. Many of you along the fault who feel these underground explosions have had constant questions as just to what is going on. You have lately felt tremors and there is a continued slippage therein such that all is extremely weakened. When these two faults go, if the same goes as they so plan, it is indeed truth that they also have bombs set in certain of your dams. These too are set to go off and be made to look as if the dams were broken by the earthquakes. Oh, how wicked they are. And how great the plans for the TOTAL destruction of ONE UNITED STATES OF AMERICA. YOU WHO LIVE IN FREEDOM HAVE BEEN SUCH A CANCEROUS SORE FOR SATAN TO DEAL WITH. IT IS NOW THAT YOU MUST QUICKLY BE BROUGHT TO YOUR VERY KNEES AS YOUR SATANIC LEADERS WILL NOT TOLERATE A GENUINE PATRIOT UPRISING. SUCH IS TRUTH.

Once you are engaged in a war away from home with most of your very reduced military away from home and GREAT, GREAT catastrophes and losses within your very own domicile, THESE PLAN TO SEND FOREIGN SOLDIERS to restore order and to HELP, all given to you as a gesture of genuine LOVE and CONCERN. (REMEMBER THE UNITED NATIONS PEACE-KEEPING FORCE, WHICH IS GOVERNED BY SOVIET POLICE.) You have many, many of these foreign troops already in your country and the numbers are building. Do not forget the secret underground tunnels coming up from Mexico. All the time these are expanding. You now have vast numbers of foreign troops converging just across the borders in Mexico which, most Precious Children, is indeed governed by COMMUNISTS.

Now, with very short notice these foreign elements are set to infiltrate you totally and to ever so quietly take you over and without much ado. YOUR GUNS ARE SET TO BE TAKEN AND ANY DISSIDENTS ARE SET TO BE TOSSED INTO CONCENTRATION CAMPS, which have all been reinforced with much barbed wire in recent months. YOUR COMMUNIST GOVERNMENT NOW HAS NAMES OF HUNDREDS OF THOUSANDS OF YOU WHO HAD BEST BE SILENCED AND THE LIST GROWS DAILY AS ILLEGAL WIRETAPPING AND SPYING ON YOU COLLECTIVELY IS AT AN ALL-TIME HIGH. Such is to take place to take care of political dissidents. Many of you are to quietly GO.

Now, Precious Ones, are these LIIES? They are ONLY LIIES to those who wish to pull the covers over the head and go back to sleep. These plans have been about for many, many years by the Communists who are now running your country in combination with the Soviets. You who are wise will open up the ears and eyes and call some of these to justice under the Constitution and foil their plans to make of you total slaves. For these are their plans as the same are unfolding unto you. Precious Ones, You have been taken over by SECRET SOCIETIES WHICH ARE COMMUNIST-SATANIC-ZIONIST ELITE, WHO ARE CALLING THE SIOTS FROM THE BEHIND THE SCENES. Those around Clinton and Bush, who make the decisions about the FUTURE OF YOUR COUNTRY ARE COMMUNIST-SATANIC. They have SEIZED THE CORE OF YOUR GOVERNMENT STRUCTURE AND CONTINUE TO MAKE DECISIONS WHICH ARE TO THE TOTAL DEVASTATION OF YOU, THE MASES.
The Clock Nears Midnight
And Time Is Running Out

JANUARY 26, 1993 Page 23

1/22/93 SOLTEC

Good evening, Soltec present. I come to you, present with the Light of Holy God and His Host. I travel with that One known as Sananda, the Christed One. The clock nears the midnight hour of your third dimensional expression and precious time is rapidly running out. For this reason we are present with you in these, the final days of your counting. All is in a season of change and that which once was is no longer. As the bearers of the Truth, you have chosen to carry the Light of the Truth of God into the dark recesses of your world, bringing the unseen into the realm of reality of your world's experience. At all times of change and transition, God sends His messengers to bring unto the world the Truth and the Light. This time is no different in that respect from any other. Always will the darkness struggle against the Light, because the Light will ever consume any and all darkness that comes into contact with the Light. It is not magical nor mystical, but the Law of God. For if you shine a light into the darkness, is it still dark? No, for it is not possible.

In the same manner, the Truth will always stand above the lies and consume same. You are seeing the beginnings of this now in your world as the lies are beginning to be exposed for their true nature. You ones who have carried this Truth forward at the expense of your own well-being and suffered the slings and arrows of the enemy are to be saluted, and we of the Host salute you ones now. For your road has been a difficult one and at every turn have you run headlong into obstacles. Yet, stop you could not for, even when your conscious minds told you that all was folly, you continued in the face of difficulties, knowing on a deeper level that this was the purpose for which you came to this experience. You ones have worked diligently and have grown weary from the uphill climb. But know that the climb is worth the effort, as will be realized upon reaching the crest of the mountain. Keep up the good work, Chelas, for we are nearing the top of the mountain.

Now, let us begin our lessons. And, yes, lessons is just what I am about. I come to bring you the education about your physical planet that is lacking in your world's system of education. Most have little or no practical knowledge of what the physical nature of your planet is all about. Teaching you of these things is my job so, if ones consider that I am a teacher rather than a commander, then I accept that recognition for there is no greater command than that of a teacher. Bringing knowledge brings empowerment and empowerment brings with it freedom and liberty and that, precious ones, is what this mission is all about. So, to those who consider me teacher, I thank you!

Because of the increased seismic activity upon your world, it is important that you ones understand exactly what earthquakes are and what the causes of these unsettling events are. Your Earth is a body of rock masses which shift relative to one another. This shifting produces earthquakes within the crust and below in the ocean trenches in the upper mantle to approximately a depth of 700 km. Earthquakes, then, are generated by this slow shifting of the rock masses. All things have a certain amount of elasticity, including rocks; however, everything has a limit as to the amount of elasticity and when the shifting creates more strain than the rocks are able to endure, the rocks fracture and release the stored elastic energy. This release is experienced as seismic waves of various types which echo away from the area of the initial fracture. This initial point of fracture, in your terms, is known as the focus or hypo center. This is not to be confused with the epicenter, which is the point at the surface directly above the focus.

Imagine, if you will, slowly pulling a rubber band. The rubber band has stored elastic energy. It can be stretched just so far before it breaks. When it breaks, the stored elastic energy is released suddenly. The energy continues to travel outward from the rubber band. Inside the earth, this energy will continue to travel outward from the point of the fracture or focus for sometimes hundreds of miles. As these waves of energy travel outward from the initial point of fracture they will come in contact with other rock masses and, depending upon the density of the rock, can be either refracted (bent) or reflected (bounced back). Consider what can happen if you shine light through the air. If the air is not dense, the energy of the light continues to travel, uninterrupted. Yet, if the air is dense, say with fog or cloud, the light comes in contact with the fog or cloud and the light is reflected back. The same holds true of the seismic waves.

The seismograph is an instrument used by your scientists to record earth motions associated with seismic waves. They are set to measure three directions of travel: vertical, east-west, and north-south. The first wave which will be encountered is the compressional wave, followed by the shear wave. These two waves travel at different velocities; the compressional wave traveling approximately 40% faster than the shear wave. Once the velocities of the two waves are known, the time between the arrival of the two waves is a measure of the distance to the earthquake focus. The data from several seismograph stations are then analyzed and the position of the earthquake is then determined. The problem with this method of measurement should be quite obvious. The equipment is positioned on the earth which, during a seismic event, is also affected by the motion. Therefore, a true reading cannot be determined.

The methods by which we monitor your seismic activity is done with light. I shall not go into great length here, but it is based upon the principles that your scientists employ, the measurement of energy and density, but we employ the utilization of light instead of mechanical or electronic equipment. [Editor's note: For those of you readers from the semiconductor-IC industry, and some optics people, who know what the science of Ellipsometry is and how an ellipsometer utilizes a beam of light, in an elegant way, to measure the thickness and composition of layered materials, that is a beginning point for the kind of "light probing" principle Professor Soltec is talking about here.] I explained above that light will reflect or refract differently as it comes into contact with various densities of rock and soil.

Because all energy in the Universe is Light, the energy that is released during earthquakes can be measured in terms of various frequencies of light. The reflections and refractions, then, also can be
measured in these various frequencies of light, as well. Because our position is such that we are far above the activity, ours is, therefore, a much more advantageous position which allows us to take more comprehensive and long-range readings as well as correlate one event of activity in relation to another. From this data, then, we are able to draw more detailed conclusions than are your scientists from their very limited data. Also, by measuring energy in its primary state, light, this gives us the advantage of extremely accurate frequency readings.

If you took the time to study the map that accompanied the writing two weeks ago [the January 12, 1993 LIBERATOR, page 25], you will note that there are many earthquakes occurring which are not located directly on any of the known faults in California. Chelas, this should give you cause for some concern. This is an indication that a tremendous amount of energy is building in many places and that more fractures are occurring below the surface than in the past. This, then, carries with it the implication that the entire area is rapidly approaching a critical stage of instability. The earthquake of last week near the city of Gilroy, being located on the juncture of the Hayward Fault, the Calaveras Fault and the San Andreas Fault, was a serious one indeed. That point of interconnection is a point of extreme weakness and, though your scientists attempted to soothe you with the fact that it was "only" a 5.1 (or 5.7), do not be deceived. It is possible that even a slight tremor at the right point of the intersection of these three faults could produce devastating results.

One is very concerned about the San Andreas Fault. And, though this fault is the one that carries the greatest potential for destruction, the other faults, such as the Hayward Fault near San Francisco and the Whittier Fault in the Los Angeles area pose a much greater threat. These faults, if activated, have the possibility of carrying the waves of energy directly to the San Andreas Fault, acting as catalysts to excite the San Andreas Fault, which would then bring about the destructive "Big One". In actuality, any of the lesser faults in the area now have the potential to start the chain reaction, due to the amount of faults and their relationship to one another. Your ground is extremely unstable because of all the bombardments that you have received, compliments of your world’s Elite Masters. The rock has been so pulverized that in many places it is now nothing but what appears to be gravel, which shifts very easily. The granite pillars, however, are still more or less intact so, although these areas are shaking and shuddering, the integrity of these places are still holding quite solid. These places which rest upon the granite pillars will be those places that will remain as the islands once the Earth Changes go into full swing for these granite pillars reach down into the Earth almost to the core. Granite is also extremely dense and the energy waves produced by the earthquakes are generally reflected away from the granite.

Although the granite pillar areas are relatively safe areas relative to earthquake destruction, you will be shocked severely as the land around these areas gives way. Then, following this, you will have tidal waves to contend with which are extremely powerful forces and carry the potential for mass destruction as well.

With all the rain that you ones have experienced in the past several weeks, you are indeed in a very fragile state of affairs as this water has created not only many areas of flooding and mud slides, but it is also placing a considerable amount of strain upon your dams. In fact, several of these dams are showing signs of weakness and, in some cases, actual damage has already been noted. Other damage will not come to the attention of your authorities until much later. There are many areas, such as those in Arizona, that would be under several feet of water should the upper dam, Roosevelt, experience breakage. There is a series of lakes and dams that act as reservoirs for the irrigation system in Arizona, which is how the Phoenix area is able to endure the months of drought that is normal for that part of the desert. It is estimated that, should the upper and largest of the dams break and release the water, it would in turn place too much burden on the lower and lesser dams and the end result would be that all these dams would then give way, which would cause the greater Phoenix area to be under several feet of water. This is a very good likelihood, given the damage that has been experienced in addition to all the added water that is being held by these dams from the recent rainfall. California is in much the same situation, although you are still being told that you are still in a drought condition. Water is one of the most powerful forces that is known and is not something to be taken lightly.

Mud slides are another matter which you ones, especially in California, have to contend with. However, the destruction caused by these are brought about by man’s insistance upon defying his environment. There is an ongoing history of mud slides there from man building on the sides of hills which have had most of the natural vegetation removed. There is, then, nothing to hold the soil in place and, during the very wet times such as which have been experienced recently, the soil becomes so saturated that it begins to flow. Gravity works such that it will flow downhill, Chelas! And yet, more and more buildings are erected on these hills in defiance of Nature. Though you may think it cruel, you ones who have experienced this have received in kind that which you have sown.

As your world approaches that Time of Transition, you must know that all things will come into their natural and Godly balances. The entire Universe is based upon the principal of giving and receiving. Defy Nature, and receive back like from Nature. Give love, and receive back love. It is now at the time when all things are accelerated and that which once took many years of your counting to return, now is returning at a much more rapid pace. This rapidity of return will only increase the closer you ones come to that time of transition. The Earth will transition, regardless of whether its inhabitants are ready for it or not. You would be well advised to ready yourselves for this event as it is not one which can be avoided. You will either take that step up with your world, or you will be removed from the experience to a place that is in the lower dimension of expression to experience the path again. It is not possible to stop the natural evolution of the Universe, for it is the natural order of all things to move forward on the spiral of Creation, experiencing all the dimensions of expression and eventually reuniting again with the Creator. It is the eternal cycle that goes on to the infinite. Your choices are only two—to be at one with Creation, or to go crosswise to it, which will not you only more experiences in the limited dimensional expressions, never completing the cycle. The choice is yours, Chelas.

I realize that we have given you a lot here upon which to contemplate and I feel it best to draw this to a close at this point. Your world is changing rapidly and you have need to have understanding and knowledge of that which you see happening around you daily. You shall not acquire that understanding and knowledge from your Elite-controlled sources for they are but pawns of their master, the Adversary. You have a new President, now, one that has been groomed for many years for the position for this time. His assignment is to bring the New World (he uses this, as opposed to New World Order into reality, under the auspices of the United Nations, your One World Government. Watch very carefully, precious ones, for you shall see an acceleration of the Elite’s goal—world domination by year 2000.

It is a time of learning to trust in the unseen, Chelas, for in it will you find reality. Blessings upon each and every one who go forth with the torch that bears the Light of the Truth. We of the Host hold you in total God-Love.

Soltect to clear. Salu.

[TRUTH WILL SET YOU FREE]
Lessons In Discernment
As Time Marches Faster

1/21/93 #1 HATONN

Good morning, let us please speak of things pertinent to the immediate.

Dharma, yours is not to concern over the questions from M. However, if the questions do not improve, we will not expect you to take valuable writing time in response. If ones cannot study that which is already brought and grow beyond the silliness of the mundane—we shall not indulge the continuation of such nonsense. "If" there ever was a Ramtha—what matter does it make if he speaks through one J.Z. Knight or not? This is just examples—

THY OF GOD?

I, and the Hosts in THIS mission come with the one you call, rightly or wrongly, the messenger Christ. There are a great many places and teachers and THIS ONE is of GOD—OF LIGHT! OTHERS EXPERIENCE HERE—I AM HERE TO RECLAIM THAT WHICH IS MY CREATOR'S WITH WHOM I AM ONE. I HAVE NO INTENT TO ARGUE, DEBATE THE ISSUE OR COERC ANYTHING OR ANYONE. WE HAVE BROUGHT SUFFICIENT LESSONS—YOU HAVE NOT STUDIED THEM OR YOU WOULD NOT BE SPECUATING OR DEBATING—YOU WOULD KNOW! God promised that He would send the WORD throughout the world—HE DID NOT SAY HE WOULD CRAM IT DOWN YOUR THROATS OR PROVIDE YOU IN EVERY TREE, EVERY EXPERIENCE AND EVERY THOUGHT—WHAT MORE DO YOU NEED, LITTLE BROTHERS OF EARTH?

FAIR WEATHER THREATS

We now have ones coming to offer threats of liability for that which we place in the LIBERATOR. Oh, funny thing, when those ones “agreed” with that which we seemed to write—we were somehow quite the “wonder”. The moment we point out that there is “something” quite WRONG with those presenters, say of “Cosmos”—suddenly we are evil, lewd, insulting and liable prone! Well, show me what GOOD has come from this “Cosmos” projection as came from the group in “conference”. Tell me how they KNOW that the “CDR” is clean and pure and non-connected to “Cosmos project” or “connected”. When you have the Elite playing the SAME game as only represented in the opposite direction of truth—you can hardly tell the difference—except in the playing. HOW MUCH HAVE YOU PARTICIPANTS SEEN HAPPEN AS PROJECTED BY THOSE EARLY SPEAKERS ABOUT COSMOS?

I can give you a BIG, BIG clue—when I first spoke with them they loudly proclaimed that, “Yes, indeed, you are the Cosmos side of the program.” But, now that I offered to speak to the listeners in the “Cosmos conference calls”, I was not only denied—but shunned! The ones in the “true” Godly “Cosmos” project—KNOW ME! These ones DO NOT! Now, they even go further and say “another Channel for Haton” says THIS Haton is “evil”. How so? Because I suggested READERS PAY ATTENTION AND LOOK FOR CLUES?

Oh, you say—“Well, what about the Photon Belt that didn’t happen?” “I” said it is expected in the second decade of the new century. Further, I said you are in the fringes and YOU ARE! Moreover, these ones who claim “evil” upon me and my crew—shall be given opportunity to run “their side” in the LIBERATOR. [See copies of these complaining statements on pages 30 through 35.] The LIBERATOR is a PAPER, A VOICE, for freedom—it is not a religious, doctrined ANYTHING.

In this vein of thought—Editors, I am annoyed that I would even be contacted for settlement of such questions as to whether or not we would sponsor a “prayer” session worldwide. The LIBERATOR is a voice for ALL—and we will NOT get into the sponsoring of groupie anything—prayer or otherwise. GOD HEARS THE PRAYERS OF HIS PEOPLE AND RESPOND—SPONSORING SUCH A THING PUTS US AT A LEVEL OF FOOLISH TARGETS.

RECEIVERS, BE ALWAYS ON GUARD!

Now, something that I must say and will undoubtedly bring some pain and hurt to some for whom we publish. WATCH WHAT IS HAPPENING! WORK IS BECOMING “TAINTED” AND YOU DON'T EVEN REALIZE IT! BE VERY, VERY, VERY CAREFUL WITH SPEAKERS OF THE NOAHEDIC OR MOSAIC ERAS FOR THEY ARE MOST OFTEN QUITE NAUGHTY. YOU WILL NOTE THAT ONES WHO SPEAK FOR THOSE ENERGIES WILL ALSO, WHEN VALID, ALSO SPEAK FOR THE CHRIST OR SANANDA (GOD), THE GREAT SPIRIT, ETC. This is because the RECEIVER IS VALID but a bit torn in clarification. The Christed teacher will never blast the other—for that is for the discernment in unfolding. But beware of terms which would go forth unto the Receiver— we are evil, lewd, insulting and liable prone! Well, show me what GOOD has come from this “Cosmos” projection as came from the group in “conference”. Tell me how they KNOW that the “CDR” is clean and pure and non-connected to “Cosmos project” or “connected”. When you have the Elite playing the SAME game as only represented in the opposite direction of truth—you can hardly tell the difference—except in the playing. HOW MUCH HAVE YOU PARTICIPANTS SEEN HAPPEN
RESPONSIBILITY OF FREE WILL

If you wish to go and do whatever you will—why do you argue with me and mine over the point? Could it be that you pull others away and your SOUL KNOWS WHAT YOU DO? You need make no explanations to ME or any of my people as to WHY you share or do not share, why you pull away or stay within—why you come to gather “in spite of Hatonn” or to be blessed by the camaraderie of workers who struggle against so many odds in our work. Excuses are “excuses” and nothing more. Reasons need no explanation. GOD KNOWS BOTH! Further, because you disagree and are at varying levels of growth—does it mean you cannot share? You are human—can you not stay the course long enough to SEE AND HEAR? I DENY NO ONE—IF ONES WILL NOT STAY IN MY PRESENCE I CANNOT HELP OF THAT NOR SHALL I BUT WHEN ONES OF PRECIOUS YEARS ARE HELD APART FROM THE CONTACT WITH CLOSE SPIRITUAL TOUCHING BECAUSE OF CROSS-ODDS OF “ANOTHER”—THERE IS SOMETHING WRONG WITH THAT “OTHER”. GOD’S TESTING IS OFTEN VERY, VERY STRONG—HOW MANY OF YOU PASS THE TEST? HOW MANY OF YOU PULL AWAY AND/OR DROP OUT? COULD THIS BE WHY THERE ARE MANY WHO COME AND FEW ARE CHOSEN?

Ours is a very physically oriented task and the minute there is disagreement—this seems to mean to most that you can relinquish your commitment and go lick thine wounds and let the whole of the mission down. Well, so be it—why do you not at least do so without the chattering and blaming of the ones who continue their task? If you are all-fired sure of your “correct” actions—why do you continue to blame, excuse and make constant rumblings and public arguments? We allow you to do whatever you want and we need not make excuses.

If you expect Hatonn to make excuses for the TRUTH OF GOD—think very carefully—again! I have ONE goal—to bring home God’s children and reclaim his KINGDOM for I AM A VERY INTEGRATED PART OF DOG. If you don’t like it, go to thine rituals, psychics and fortune tellers—for I AM NOT OF THOSE THINGS. Neither will I jeopardize the security of either the project or the workers to satisfy some indecisive curiosity seeker or half-hearted listener. We do not come to form groups or bring more doctrines of MAN upon MAN. WE COME TO BRING THE WORD AND SHOW THE WAY—NOTHING MORE AND NOTHING LESS. You who throw stones in your soft excuses and “I just don’t understand”, etc., are hurting selves—not ME. I HAVE ASKED OVER AND OVER AND OVER AGAIN—IF YOU ARE NOT WITH ME IN THIS DIVINE SERVICE—GO FROM ME. WHY DO YOU CONTINUE TO TRY TO PULL US DOWN? COULD IT BE THAT YOU WORK FOR THE WRONG SIDE OF THIS MISSION? IGNORANCE IS NOT LONGER A REASONABLE RESPONSE FOR MOST OF YOU WHO HAVE EXPERIENCED HERE. If you don’t wish to be with us, then for goodness sakes, stop kicking selves—you are free to go. This does not mean you cannot remain friends with those who choose otherwise—no one save selves separate and place walls. If you insult me and mine and I respond—you go about as if you have been beaten and badgered—what expect ye, for me to lie to you and soothe you and tell you that you are right so that you can go into the pits in delusion? You insult my writer and speaker and then when you are responded to from your own writings and statements—you rebel. Rebel! Against what? Possible Truth, perhaps? Could it be that you know I bring Truth and that fact cannot be faced? I suggest you ponder it for we “keep nothing ‘going’”—why do you? We have incredibly heavy loads of work in this mission—none of which should include dispositions of pouting children. WILL YOUR WAY GET YOU ASCENDED AND UNTO GOD?? IF SO—KEEP AT IT! IF YOU “EXCUSE” ACTIONS AND CONTINUE TO POUND UPON “MY OPINION OF THIS OR THAT”—YOU HAD BETTER LOOK VERY, VERY CAREFULLY AT “WHY” YOU DO SO.

You all must understand that I KNOW WHERE I AM HEADED—do you know either where I am headed OR WHERE YOU ARE HEADED? How long will you use that which GOD sends through us for selves, healing and then turn and use the very gift against us? You keep thinking you are “lucky” for this or that—LUCKY IS NOT SOMETHING OF GOD—GOD IS DELIBERATE AND ‘LUCK’ HAS NOTHING TO DO WITH IT. “Good luck” is usually through hard work, discernment and learning lessons—the “positive” results are from the asking in Godly intent and from the efforts of realizing as much. Funny thing—it is usually the “bad luck” which gets blamed on GOD! Ponder it. Further, how is it—that if someone or being disagrees with YOU—they are somehow “evil”? Why might that be? Why, then, can you not simply go your way and be kind and continue in thine friendship? Why do you go forth and speak ill of those ones against whom you take exception? Do they somehow continue to thrust selves off on YOU? I do not—so why does my presence bother thee so greatly?

A MASSIVE MISSION OF RECLAMATION

WOULD YOUR WAY GET YOUR CONSTITUTION RECOVERED? WILL YOUR WAY FIND FREEDOM AGAIN WITHIN THIS BLESSED NATION? WILL YOUR WAY FIND SURVIVAL MEANS FOR A MASSIVE EARTH CHANGES TRANSITION? DOES YOUR MEDITATION BRING TOTAL PEACE AND Fulfillment unto SOUL? DO YOU PERCEIVE THAT GOD’S DELAYS ARE HIS DENIALS? IF YOU DO, THEN I CAN ONLY OFFER THAT YOU MIGHT LISTEN MORE CLOSELY FOR WE ARE SENT TO SHOW THE WAY, TELL YOU HOW IT IS AND WHAT YOU ARE GOING TO NEED TO DO TO REVOLVE INTO A GODLY PLANE OF EXISTENCE. YOU ARE FREE TO DO WHATEVER YOU WISIIT ABOUT IT AND WITH IT. IF YOU DRIVE ANOTHER FROM HIS/HER MISSION—THE TRUTH SHALL REST UPON YOUR HEAD AS WELL! THAT IS BETWEEN YOU AND GOD—EVEN THAT “THIRD PARTY” IS NOT A PARTICIPANT IN THAT “JUDGEMENT”, ONLY YOU! IF, ON THE OTHER HAND, YOU ARE SO WISHY-WASHY IN YOUR OWN DECISIONS THAT YOU ALLOW ANOTHER TO “THINK FOR YOU” THEN, LIKESWISE, THAT IS BETWEEN YOU AND GOD AND YOU CAUSE THAT “OTHER” TO HAVE ADDED BURDEN OF YOUR INDECISION FOR WHICH TO ANSWER FOR ACTIONS. IF THIS MAKES ME EVIL OR UNGODLY IN MY PRESENCE—THEN WE DO NOT HAVE THE SAME GOD AND MY GOD IS OF TOTAL LIGHT AND BEARS THE VERY CREATION OF ALL THINGS. WHO IS YOURS?

We of this Command are not cute little, or miserable big extraterrestrial do-dads! My Command comes in service only to God of Light and unto His creations. If you find yourself desiring to be considered among our brothers—wondrous and rejoicing is great. If you do not—so be it, and go in peace for we wish nothing save love and well-being upon you. We do not JUDGE—YOU. Do what ye will, it is none of my business save in the loss of your love and friendship—which still, I would not remove—I FEAR NO EVIL PRESENCE—FOR EVIL WILL NOT LONG REMAIN IN MY PRESENCE—
No Compromising On God’s Higher Lessons

1/23/93 #1 HATONN

"CAN TWO WALK TOGETHER, EXCEPT THEY BE AGREED?"
(Amos 3:3)

I take no exception to ones who would come and tarry with us on this journey—even if they be in disagreement with me—for I believe that if a man has open mind he will come to see in the Light of that which IS.

However, it is most amazing how much preaching and presentation you have today on this idea that somehow you think you can walk with God, but you don't find it necessary to agree with HIM. Are you striving to “change God’s mind about something or another” to fit YOUR opinions and physical plane teachings and learning? Then why do you effort to change We the Hosts who come only in service to the Great Spirit Source?

Many ask, yea demand, that I soothe their feathers and pronounce that which is NOT OK to somehow be OK BECAUSE IT IS “THEY” AND “THEY” BE SOMEHOW “ABOVE AND BEYOND THE REGULAR LESSONS”. None are “above or beyond Truth just because YOU disagree with it”—all are equal in both capability within GOD and subject to His Higher Lessons—that which is BEYOND OPINION OF MAN.

"But," you might say, “there are those who are retarded and are therefore not equal.” Ah, but those are already IN A STATE OF GRACE FOR THEY CANNOT HELP THEIR IGNORANCE.

It seems quite appropriate that you think on these things for it would appear that you believe you can put aside HIS WORD and not teach it, and not obey it, and actually cast aspersions on it, and yet still walk with God. But HE says, “Can two walk together UNLESS they be agreed?” Then HE gives some little proverbs, I suppose you might refer to them:

"WILL a lion roar in the forest, when he hath no prey? Will a young lion cry out of his den, if he have taken nothing? Can a bird fall in a snare upon the earth, where there is no bait placed for him?" — Amos 3:4-5.

If you place no food in the trap with which to lure the bird—will HE simply hop into thine snare?

"...shall one take up a snare from the earth, and have taken nothing at all? Shall a trumpet be blown in the city, and the people not be afraid? Shall there be evil in a city, and the Lord hath not done it?"
— Amos 3:5-6.

These are quite simple questions with quite obvious answers to which any rational person would be able to respond. That of the lion? Will a lion roar in the forest when he has no prey? In America you don’t have many lions, but ask of those in places wherein dwell the lions. The lion is very quiet, never makes any noise until after he catches his prey, slays it, is “lord” over it and then he roars in order to keep away the other animals and other lions so that they get it not. Do you ever watch a cat in the “chase” of what he believes to be prey? He will crouch and slither and be as soundless as possible. How many of you babble and babble about the “prey” and boast of your “opinions” only to find that the fruit is actually driven from you by your tittering and noisy opinions of how a thing SHOULD be according to YOU? In Amos God is simply asking some of these things to give an idea that there is a natural order of events; certain things happen when other things happen. There are always causes and effects. HE is just using some of the things of Nature to show that there is a certain cause and it has a certain effect. If there is a certain action, then a certain other thing follows, even to the idea that shall a trumpet be blown in the city, the people shall be afraid. If someone sets off the alarm which the people understand as meaning enemy attack or war, or danger, there is an immediate fear and response. People do not go about and say, what do you seem to think about this? Do you think it is too loud? or too soft? No! That is not what they ask. There is an immediate reaction when a certain thing takes place.

Further, the MIGHTY LORD GOD will not produce an event without disclosing HIS intentions to HIS servants, the prophets. This means that HE keeps WE of the Hosts pretty well informed about why HIS actions are as they are, what is acceptable and what lessons MUST be attended that
man may have guidelines which have long since been "voted out" as "modern" living irritants. In other words, the very religious protocols are degraded to meet the desires of "modern civilization"—it is heard all the time.

God asks these rather innocuous questions first to show you that there is a natural order of events. The lion is quiet until he gets his prey, then he roars. They ALL do that. It is a natural thing for them to do. Birds are not prophets. In other words—the WARNINGS WILL ALWAYS BE PRESENTED WELL IN ADVANCE—EVEN IF MAN CHOOSES TO IGNORE THEM.

If you DISAGREE with the teachings as presented and yet assume to WALK "WITH" Me or any other one—you delude self. You are only running along beside them for you are NOT "WITH" them. You can chat and travel in the same general direction, keep each other "company", etc., but you are NOT "WITH" THAT ONE!

**CALL US EVIL AND YET STILL DEMAND**

How is it that ones call us Evil and Satanic and THEN DEMAND THAT WE GIVE UNTO THEM REWARD OF OUR OWN SWEAT AND THAT WHICH GOD GIVES FOR HEALING AND LIVING PRINCIPLE? How dare ones DEMAND use of the very substance produced through and by US and yet deny us in every heinous manner—yet subtle—that there is? Why would God or anyone else give into your hands that which you can then use to effort to destroy His very WORK and WORD? What mean ye—"You owe this to me because it is of God?" I AM THE STEWARD OF THAT WHICH GOD SENDS "THROUGH ME!" While you continue to batter my people through whom these wondrous gifts are made whole by their labors through the 24 hours of every day—year in and year out—why SHOULD you have ANYTHING of wondrous and miraculous portent? You who destroy in one breath to one side of thine face and demand and implore from the other—give only one "intent" unto GOD.

Yes, we DO have that which offers opportunity for total revitalizing and restoration of the body and mind (See p. 38-39) but I ask for EVEN "ONE" VALID REASON WHY WE SHOULD DUMP IT ALL OVER MANKIND?? You who would deny Me—why should I not deny thee?? "If you deny Me then I shall deny you before our Father!"—so sayeth the Lord. Who be "I" to assume more?? I GIVE NO THING TO PLEASE OF ANY "MAN"—I GIVE THAT WHICH IS TRUTH AS PRESENTED BY GOD UNTO ME—IF THE WORDS FALL AS TOO TIGHT FITTING SHOES UPON THINE FEET—SO BE IT.

**COMPLAINTS TO THE LIBERATOR**

(EDITOR'S NOTE: PLEASE SEE THE CORRESPONDENCE ON PAGES 30 - 35 THAT ARE THE MAIN FEEDBACK FOR WHAT IS BEING REFERRED TO IN THE FOLLOWING.)

The LIBERATOR grows more and more into the voice of "the people". I shall not change observations because ones take offense at the results of foolish actions. I make no mention of who deliberately puts his brother at disadvantage or who in ignorance makes errors—when the outcome is the same: the downfall of any brother.

I use as example the request that you readers DO NOT FILL IN THOSE CDR QUESTION FORMS? Why? Because even though the intent of the request be in totally loving innocence so that a listing of patriots can be available and a rally list be tucked away—YOU WILL HAVE NO CONTROL OF THOSE LISTINGS WITH ALL THAT INFORMATION (RIGHT DOWN TO "WERE YOU EVER A MEMBER OF THE CIA? ETC." AND "WHERE DO YOU RECEIVE YOUR INFORMATION?") WHEN THE GOVERNMENT SWAT TEAMS COME TO TAKE ALL THOSE LISTS AND COMPUTERS AND ENTIRE OFFICE OPERATIONS, EVEN IF THE INTENT BE PURE—THE BROTHERS ARE GOING TO BE PICKED UP AND HELD RESPONSIBLE FOR WHAT THEY HAVE PLACED INTO HANDS WHICH CANNOT HOLD SUCH INFORMATION IN PRIVACY.

The full thrust of the patriots and citizens is to have PRIVACY—many books are written and most of you have utilized them—ONLY TO GLOW BLOW YOUR OWN COVER IN LESS THAN FIVE MINUTES WHILE FILLING OUT EVERY DAMNABLE QUESTION WHICH NAILS YOU TO THE "CAUSE". I don't have to make comment about the intent of the ones who trigger these ideas and actions—they are foolish in the presentation any way you look at it. Patriots? Fine and wonderful—HOW DO YOU KNOW? IS IT "WISE" TO GET ON A LIST THAT CAN GET YOU HANGED FOR TREASON AND SUBVERSIVE ACTION? THE "INTENT" MAY WELL BE PURE AND BEYOND REPROACH IN GOODNESS—BUT THE ROAD TO HELL IS PAVED, CHELAS, WITH GOOD INTENTIONS.

Further, I care not whether the CDR began, and yet may be—a fully and simple patriot-gathering resource. By its very public identification of self as representing that which is "domestic" instead of "foreign" (CFS)—you bring the spy-glass upon the organization as if you had planned it that way. Do YOU know who might be a "set-up" in such an organization? Why test it even? If you use that logic and reason which you desire (or claim to desire) in your privacy and wish for anonymity—why would you deliberately break every rule for same and sign up for the black-list if it falls into the Adversary's hands? No one with full intent for YOUR WELL-BEING WOULD EVEN SUGGEST SUCH A THING—SAVE IN INTENT TO DO YOU HARM, OR Ignorantly be over-exuberant and ENTHUSIASTIC.

Most of the letters I get from readers ask to remain anonymous for protection and security—would I be worthy of any trust if I then give all information, including address, history, activities, phone number, etc., into a listing which could REALLY COST YOUR VERY LIVES AND THOSE OF YOUR FAMILY? I do not give these suggestions in insult—I give them to remind you to take caution—you can participate without such blatant revealing of your persons. This is not even necessarily a reprimand to the ones who suggested it, if in good intent—it is simply incredibly foolish unless you work for the enemy!

Also, you who write in defense of seeming insult to your person and quote a thing from a given issue of the LIBERATOR are showing more ignorance—for every insulting defensive and insulting reply regarding same is covered in detail in other issues of the same paper. We are not a "political rag" and we are not in "competition" with any Patriot group, paper or person. We will be a voice for the people as long as there is ability to do so. We shall present both sides of every issue as offered to us and in the ending the discernment shall be made.

Some ones think it is fine for "them" to speak out in error and then—when called on the matter—claim liability but still mock and decry a "fixed press and media". I am not here to insult or blast anyone—I AM here to cause you to THINK! My mission is great, indeed, and some ones through "careless" or "deliberate" actions and presentations have caused great loss of time and ability to thwart the Administration—then and now. You ones continue to shoot yourselves in your feet and then wonder WHY GOD DOESN'T "FIX IT" FOR YOU. Well, this time some of you also shot me in the feet and I am quite openly and frankly irritated about the foolishness. Now, you either did it in ignorance or deliberately—YOU BE THE JUDGE FOR I HAVE NOT TIME NOR INCLINATION FOR THE TASK. There are many, many ways to become the tools of the Adversary without ever knowing as much. Acts of seeming "goodness" and "in the name of God" are most often the worst. This is far worse than simply cursing with use of the Lord's name—this is actually invoking the lie in the name of God. This is a very, very large debt incurred upon self to be paid at that "great
meeting day! By the way—that great meeting day gets closer and closer! He who walks WITH God and WITH us (the Hosts)—shall be ready, willing and able to make that ascent unto the wondrous places of the cosmos and infinite journey—physically and consciously. Where will YOU be? At the foot of the ark as the water swamps you, while you jest, laugh and ridicule? You are entering a "Photon Belt" which bears rays of invisible light which shall kill your physical bodies and, at the least, can utilize—for you are NOT DONE WITH day at the tin-i---for the other tasks am even
You are entering a "Photon Belt" which is still NOT a good idea to hold gold in great disadvantage off on no one further. We shall of the cosmos and infinite journey—physi-
tection and whole in both Spirit and JOURNALS under ANY circumstances—physically or
This is fine, for I hold no beam across any ISIT NOT ABOUT TIME PERHAPS THAT THE.'cure' mankind? No, because most of mankind does not wish to be healed— he would rather badger and insult, degrade and ridicule according to his "training". But for those of you who desire to counter the nasties thrust upon you—indeed you can use the tools and bring selves back into some measure of good balance and certainly shore up that immune system which has failed you. Man will heal self or he shall not be healed—under ANY circumstances—physically or spiritually. God's people will desire and heal

**JOURNALS**

We are investigating possible alternatives as word is returned to us from many sources that we will not be offered the ability to be published through America West for longer. This is fine, for I hold no beam across any man's head. If ones feel they have been misused in some manner, it is not our wish to cause pain or lack of prosperity to any. I am told by ones who have received responses that say our publisher doesn't like what we print either—"How can you WALK WITH ME? IF YE CAN NOT AGREE WITH WHO I AM OR THAT WHICH I OFFER?" We have other ones offering services—and, at lesser costing, so that we might well be able to offer the work at lesser expense to you readers. I don't have finalization but "I will not walk with ones who do not wish to walk with me!" My scribe is still in massive jeopardy of actually going to Federal Prison on Contempt of Federal Court Order over these disagreements over the banned books, when she has absolutely NO involvement in the matter—does this not indicate that some do not WALK WITH ME? Many people are being hurt from these disagreements and I wish to thrust disadvantage off on no one further. We shall simply take it one dreary step at a time—one day at a time—for the other tasks are even more urgent and important at this time of sequence flow.

We are ready to put to print the very substance of life resources and an explanation of that which will give renewal to life physical in abundant good health and well-being (See pgs. 38-39.). I cannot have such presentation held in arguments and court proceedings—GOD'S WORD SHALL NOT BE HELD HOSTAGE—WE SHALL SIMPLY REPRODUCE IT AS GIVEN OR GIVE IT AGAIN, AND EVEN MORE CLEARLY (HOPEFULLY).

You who have available and KNOW the information offered in the 10 JOURNALS in point of controversy and banning—will understand their value as we present the life-renewal products and integrate them with the presence of God in LIGHT, etc. Please hold the course until we can write that which will suffice in the absence of those PLEIADES CONNECTION series and especially the one called AIDS, THE LAST GREAT PLAGUE. It is outdated for we can offer that which counters the virus—every time in targeted counter-"pac"man fashion. It is simply a renewal of a faulty immune system further insulted by man-made crystalline viral fabrication. Will it "heal" or "cure" mankind? No, because most of mankind does not wish to be healed— he would rather badger and insult, degrade and ridicule according to his "training". But for those of you who desire to counter the nasties thrust upon you—indeed you can use the tools and bring selves back into some measure of good balance and certainly shore up that immune system which has failed you. Man will heal self or he shall not be healed—under ANY circumstances—physically or spiritually. God's people will desire and heal selves—the Adversary will effort to STOP it— it is as old as the species of man, this action for control. God provides, the Adversary steals away—but remember: GOD WINS!, SO IS IT NOT ABOUT TIME PERHAPS THAT THE WINNING BEGIN TO TAKE SOME FORM OF VABLE RECOGNITION? WHAT BETTER WAY THAN BY ALLOWING MAN TO STRENGTHEN HIMSELF BOTH SPIRITUALLY AND PHYSICALLY AND GROW BEYOND THE ADVERSARY? SO BE IT!

Let us close, Dharma, as we have a meeting and several things needing to be done prior to same. Thank you and may the Light be given to shine upon you ones. It is there— all ye need do is accept it.

Salu, Hatonn to stand by.
January 20, 1993

Commander Hatonn:

I personally have been damaged by the statements of the Liberator that are NOT TRUE.

My given name is Charles Dare Schaut. My oldest son is Dare Allen Schaut and my youngest son is Charles Dare Schaut II.

The Council on Domestic Relations is not now nor has it ever been connected with Cosmos Seafood Energy Marketing, Ltd.

I was asked to make a request to the people for Cosmos and after a personal interview with Andy Nicholow, I complied with the Cosmos request.

I have repeatedly qualified, in all of the phone conference calls, that all of the information (ref. Cosmos) is what I have been told with no proof or documentation of any kind. I have said that I personally believe what Andy has told me and the concept is right on target.

The founding leadership of the Council on Domestic Relations is made up of honest and responsible people who want to be involved in the restoration of the Republic.

The dishonesty and disinformation of the Liberator is now a fact! If the printed message was intentional libel or accidental, the message was still absolutely false.

If the Commander wishes to correct these errors, the motive of truth would be demonstrated. If the message stands as is, then the motive of the Liberator is NOT TRUTH!

The slur on my name and intentions is libel.

The message referencing the Council on Domestic Relations is total fabrication.

The connection of Cosmos and the Council on Domestic Relations is false.

I'm sure that you know as well as I, that there is a solution for the current situation.

The ball is in your court!!

[Signature]

C. Schaut
Dear Editor;

WE; Cosmos Seafood Energy Marketing Ltd; have received your paper being the last three issues, and in reading of your paper whenever COSMOS SEAFOOD ENERGY MARKETING LTD; is referenced...WE; the Corporate Officers (of which there are only two), sometimes have to pinch ourselves trying to ascertain; ARE WE STILL IN A REAL WORLD with responsible people, or have WE; Cosmos Seafood Energy Marketing Ltd; landed in a fantasy land. WE; the Officers of the afore-stated corporation, when reading these comments made with evidenced malicious intent to cause harm to any program which would and/or could possibly assist and/or help the voluminous Americans who did write to us (though unsolicited by us) expressing the many, many terrible things which did happen to them and their homes, properties, Homesteads and on, and on, and on; has been tremendously damaged by 'wagging tongues' of persons acting like irresponsible 'waggs'.

In your 1/11/92 edition; page 10 captioned "A Tiny Confirmation" noting the confusion which 'existed' with the Corporation and another "COSMOS"; tendered much information to which we were not previously 'privy' to the five H's being the: WHO's, WHY, WHEN, WHERE AND "WHAT". Thank you for informing us.

Four of the pages in the afore-stated edition of the Phoenix Liberator; identified: COSMOS SEAFOOD ENERGY MARKETING LTD; as, CIA...attempting to overthrow the government...accepting money; soliciting money...and; ONLY GOD KNOWS WHAT ELSE...and; making statements which in the old days could be only construed as; YELLOW JOURNALISM and VIOLATIONS OF THE PRINTERS INK STATUTES.
You referenced "COSMOS" (which Cosmos?) as: "World and Order"...then you further identified it with the infamous ONE WORLD ORDER. . . . shame on you. From the ORIGINAL GREEK: "COSMOS": 1. The universe regarded as an orderly, harmonious whole. 2. Orderly harmonious with the whole system. 3. Harmony and order rather than; "CAHOS". Shame on you...you allude to be privy to the ORIGINAL GREEK LANGUAGE then; you misrepresent the 'meaning of the word'...SHAME, SHAME, SHAME on you...

Frankly; WE; the Corporate Officers of COSMOS SEAFOOD ENERGY MARKETING LTD; in good standing; are offended when even the slightest hint of anything other than the best intentions for the best interest of WE THE PEOPLE'S REPUBLIC OF THE UNITED STATES OF AMERICA would be hinted to, alluded to, represented as; ANY INTENT OF COSMOS SEAFOOD ENERGY MARKETING LTD and its Officers.

Yes. COSMOS SEAFOOD ENERGY MARKETING LTD; 'did' offer .50% of the accrued interest to the DEPARTMENT OF TREASURY in 1990...Whereupon the DEPARTMENT OF TREASURY "responded"..."THIS IS NOT AN AREA OF OUR JURISDICTION" in writing...

We, COSMOS SEAFOOD ENERGY MARKETING LTD; recinded the offer.

WE, COSMOS SEAFOOD ENERGY MARKETING LTD; did offer to assist Mr. Gritz if he would meet with us and discuss the overall program. We were told; "for a donation of TWENTY FIVE THOUSAND DOLLARS Mr. Gritz would talk to us."

We, COSMOS SEAFOOD ENERGY MARKETING LTD; also offered to assist ROSS PERT...no response...offer recinded

An offer was made also to GOVERNOR "BILL CLINTON"...we received a thank you letter...and a BUMPER STICKER...again...offer recinded.

We also offered to the STANDARD CHARTER RANKS, Governor Jerry Brown, the U.S. Senate Ranking Committee i.e Henry Gonzalez...

1. Standard Charter Banks went belly up...2. Jerry Brown never received our offer...and Henry Gonzalez did "NOT" respond...again the offers were recinded...

Perhaps, the reason this OFFER TO ASSIST and eradicating the National debt etc., is; "IN WRITING, NO PORTION OF THE ACCRUED INTEREST, due and payable in GOLD, GOLD COIN, GOLD BULLION and/or GOLD COIN OF THE REALM COULD BE USED FOR PURPOSES OF "WAR", MAKING OF INSTRUMENTS OF WAR AND/OR INTERVENTIONS WITH INTERNAL AFFAIRS OF OTHER NATIONS OF THE "now known world and/or any future worlds yet to be known". The 'accrued interest' which was offered could ONLY be used for; HEALTH, EDUCATION, RESEARCH AND DEVELOPMENT, JOBS, INDUSTRY AND RESTORATION OF "ORIGINAL OWNERSHIPS OF PROPERTY" which had been illegally taken from the AMERICAN PEOPLE. and ERADICATE THE NATIONAL DEBT...was ignored...THE INTEREST DUE AND PAYABLE WOULD NOT SUPPORT "WAR".

THAT DID NOT WORK EITHER, again WE were ignored.
There is no small coincidence...COSMOS SEAFOOD ENERGY MARKETING LTD; is being bitterly discredited....WE, COSMOS SEAFOOD ENERGY MARKETING LTD; and/or its "THO" CORPORATE OFFICERS; refuse to be a party to any ACT which is contrary to the best interest of WE THE PEOPLE of the REPUBLIC OF THE UNITED STATES OF AMERICA and/or OF THE INTERNATIONAL COMMUNITIES...

To answer the many irresponsible statements made by irresponsible 'waggs', WE, COSMOS SEAFOOD ENERGY MARKETING LTD; in good standing. 1. are for real 2. do own the worlds oldest and 'active' gold certificate 3. The Certificate does conform with Title 28, 1740, 1741...it Conforms has been RE-AFFIRMED 4. It is SEALED and it states; 'SE LEGALIZA LA FIRMA, NOEL CONTENDO'...THE CERTIFICATE DOES NOT RESIDE WITHIN THE CONTINENTAL LIMITS OF THE U.S.A.

Furthermore, we never use the singular word of "COSMOS" when identifying our COSMOS SEAFOOD ENERGY MARKETING LTD; CORPORATION....ANY WHERE IN THE "WORLD".

WE, COSMOS SEAFOOD ENERGY MARKETING LTD; 1. Do not sollicit money. 2. Do not accept money. 3. WE, COSMOS SEAFOOD ENERGY MARKETING LTD; does not conduct business. 4. Will have nothing to do with drugs. 5. Nor, do we 'inhale' FANTISIES...6. Nor do we 'employee' any person/persons etc.;

WE, COSMOS SEAFOOD ENERGY MARKETING LTD; do herein request 'equal space' in your paper whereupon; WE, COSMOS SEAFOOD ENERGY MARKETING LTD may respond to these irresponsible statements alluding to be "privy" to our Corporate entity, and/or knowledge of our "BUSINESS" if any.

WE, COSMOS SEAFOOD ENERGY MARKETING LTD; and its Officers do herein state; Any duplication of this letter shall be made in its entire context with NO DELATIONS and/or adding to what WE COSMOS SEAFOOD ENERGY MARKETING LTD; have written herein.

P.S. the way; IT SURELY MUST BE REAL: OR GEORGE BUSH WOULD HAVE NOT TRIED TO OBTAIN $2.9.46014.10 $ FOR '1988' IN 1989. OF COURSE...WE; COSMOS SEAFOOD ENERGY MARKETING LTD; REFUSED HIM COLLATERAL.

Date: January 15-1993

Date: 1-15-93

Signed: Russell Herman CEO/COB

COSMOS SEAFOOD ENERGY MARKETING LTD.

REPUBLIC OF NEVADA

SEAL NO. 1

FURTHER SAYETH NAUGHT

-3-
Re: Liberator issue 1.12.93

1. I see that I am the subject of a paragraph or so in above captioned issue of your publication. Half-truths and innuendoes prompt me to respond to your comments.

2. First of all, I voted for Col. Gritz on 11.3.92 even though two days prior I received some very disturbing news that reinforced the suspicions I was having about Gritz and his campaign to be president. Throughout the campaign I watched actions that could only be described as sabotage to this effort, as well as watch two individuals closest to Gritz hurt many people across this nation.

But, giving Col. Gritz the benefit of the doubt, I voted for him anyway. Also in good conscious [despite your endorsement to vote for Ross the Profit Perot], I wouldn´t vote for Perot if he was the only candidate. Only a fool doesn´t believe that he’s not one of the Insiders. Just this past week he was trumpeting the efforts to call a Constitutional Convention. I pray each day that effort does not succeed or we’re really in serious trouble.

I then decided that if Gritz indeed ran a glorified book tour across this country and deceived the thousands of good hearted, dedicated supporters, I wanted to know the truth. I requested the financial records of the Gritz campaign from the FEC in Washington, DC. I have a partial report and am waiting for the rest of the completed statements.

Having reviewed some of these financial records and knowing first hand some of the financial transactions that transpired, I have to wonder how someone on a retired Ltc´s pay affords the lifestyle he does. When I am finished reviewing the entire financial picture, then and only then will I make the decision as to whether or not there was misuse of campaign funds either by Col. Gritz or those two closest to him. I hope this is not the case, but just because it’s James Bo Gritz we’re talking about, doesn’t give him or anyone else involved in that campaign, license to act inappropriately on other people’s money. If everything was honest and aboveboard, at least
the truth will be known and the matter can be dropped. In the interim, I would suggest that you don't put words into my mouth or accuse me of things which you do not have firsthand knowledge of.

3. Regarding my opinions about Cosmos. I have spoken with a Veena Durham and Herman Russell on five separate occasions in Dec., 92. My last conversation with them was Christmas eve, at which time they promised to forward me a considerable amount of documentation to substantiate what they have conveyed to individuals via Mr. Andrew Nickelow and Dare Schaut.

After receiving these flurry of calls from these two individuals, all of a sudden I haven't heard another word from them nor have I received any of this alleged documentation. My personal opinion is that if they are who they say they are, come out into the public arena and make your presence known. If they accomplish what they say they are going to, fine. In the meantime, other pressing matters are waiting to be addressed.

4. The new organization, Council on Domestic Relations, is headed by hard-working, dedicated individuals, many who supported Col. Gritz at the beginning, but dropped out mid-summer because they didn't like what they were seeing and hearing. CDR has requested that new individuals sign a statement that they are not part of any organizations whose purpose is to destroy this country. This is a voluntary organization and if someone doesn't want to fill out this form, then they certainly are welcome to join another patriot group. There is nothing sinister about this, nor do I see anything in these people's hearts but love for their country and their desire to make things better.

5. Regarding your comment about my "lifetime of misery and grief". Kindly do not comment on anything about me personally since you know nothing about me as a person. I work towards making things better in this country, period. My feelings about Gritz himself are still mixed, because like so many others, I believed his words but his actions since November 4th speak a different language. Gritz has not given me a lifetime of anything, nor has this movement to restore Constitutional government.

My work is the same as the rest involved in this - bring public awareness to the mechanisms currently in place to bring America into the NWO. I cannot shame the founding fathers who sacrificed so much, nor can I dishonor those who have died in our military keeping America free by doing nothing. If I feel grief and misery during this process, I suppose that's only natural and does not set me apart from thousands of others who hurt seeing what is going on in this country. In the future, if you wish to slyly refer to the "woman in Colorado", kindly get the facts straight first.

Devvy Kidd
American Patriot
Attemps To Ban JOURNALS

(Continued from page 1)

tion to continue. Publishing is another matter and we would have to sell enough of those already in print volumes to allow for expenses in reprinting.

If you see nothing else, Readers—please see what just one slip into the enemy’s court can do. THE TOTAL PURPOSE OF THE ACTIONS TO DATE BY THE UNIVERSITY OF SCIENCE AND PHILOSOPHY HAS BEEN TO STOP THE JOURNALS FROM PUBLIC ACCESS—AND THIS WAY THEY GET THEM ALL!

No, they shall not, but I wonder how many of you even care? All of this intent to destroy, burn and remove the material must tell you the value of these JOURNALS.

I don’t have the information for final instructions as to how you can obtain JOURNALS recommended in the LIBERATOR—or even “IF” they will be available after today, until funds can be gleaned for reprinting—but God has PLANS also for HIS work and WORD and I KNOW that there will be a way through the rocks and chasms being created to stop us from our appointed tasks. I do suggest to our team here, that they remain on stand-by for we will have 4 hours for action when that motion is filed. Mr. Tips (attorney) is at ready to go to Fresno to argue the point—however, the opposition has the written evidence in Mr. Green’s own writing that contempt has been actioned. This DOES mean, however, that with cooperation from America West, we can get a goodly portion of each volume into security elsewhere against a note to the Phoenix Institute which funding was provided by you Readers for the purpose of publication. So, these are YOUR DOLLARS AT WORK, FRIENDS. This will put a portion of volumes in possession of the Phoenix Institute and they, in turn, can make other arrangements as to outlet or holding. Our intent is to drop the price, at least a bit, and make them more accessible. We find that now we can get less expensive printing and drop the price on all new volumes. Change also gives advantage if you look for it.

I can only point out to you Readers that you now must realize the value of these works and these books will be priceless. Further, we would rather give them away and bankrupt everything and everyone here, than have them destroyed or locked in a vault for years and years and perhaps, forever!

I would point out, also, that most of the early JOURNALS are filled with information of what is “wrong” and how to cover your assets. In just this edition of the LIBERATOR you will note reference to several JOURNALS dealing with the direct subjects. In seeking “privacy”, there are at least three JOURNALS dealing directly with that issue and instructions for management of same. Even your “Mr. Privacy”, Mark Nestmann, who is recognized as an authority, had originally left out of his “what to do volume” what I consider the most important one shelter—Nevada Corporations!

[See the regular “Nevada Corporations” article on page 39.] I now am informed that HE HAS ADDED THAT TO HIS LISTINGS FOLLOWING OUR PRESENTATIONS—THIS IS HOW IT SHOULD WORK—BROTHER USING ALL HELP POSSIBLE, WITHOUT RANCOR, TO FULLY COVER ALL ASPECTS. I CAN’T HELP BUT POINT OUT, HOWEVER, THAT YOU CAN GET THREE JOURNALS (AT FULL PRICE) FOR LESS THAN ONE SHORT BOOK FROM MR.NESTMANN. FURTHER, OUR TEAM BACKS UP EACH ISSUE IN POINT WITH A RESOURCE FOR VALID AND PROVEN HELP AND MANAGEMENT. PLEASE DON’T OVERLOOK THE MASSIVE AMOUNTS OF WORK DONE IN YOUR BEHALF.

This is a BIG issue of the paper for we are offering you, hopefully, access to these JOURNALS which are intended to be BANNED AND BURIED AND ACCESS TO THE VERY CELLULAR BLUEPRINT OF LIFE ITSELF—FOR YOUR OWN USE.

I WOULD SUGGEST THAT GOD IS, AFTER ALL, VERY, VERY GOURNALS WITH HIS PEOPLE IN SPITE OF THE ADVERSARY’S CONTINUOUS ATTACK AFTER ATTACK.

WHAT WILL HAPPEN?

I AM NOT HERE AS A FORTUNE TELLER—NOR WOULD I SPOIL THE PLAN OF COUNTER-MEASURES BY TELLING ANYONE. I SHALL ONLY SAY THAT WHEN PETITION IS SENT FOR ASSISTANCE FOR THIS HIGHEST AND BEST SERVICE UNTO GOD—HE RESPONDS. YOU WILL BE GIVEN THE "WAY"—YOU MUST, HOWEVER, DO THE LEG-WORK HANDS-ON.

As you come into balance and understanding in service—so too can we give more unto you so that if you take immediate action, ye SHALL BE SHOWN THE WAY. THIS IS WHAT GOD AND HOSTS ARE ABOUT—NOT DOING IT “FOR” YOU.

Do we have enemies in our midst, after all? Of course—I have never told you otherwise. But they most often "know it not" and I like it where I can watch the enemy at work. “They” have every phone line, every computer and every other electronic device at their service—good! In reverse—they, too, tell us in advance—ALL WE NEED TO KNOW! Further, we can know from THEIR own devices and people. I find it a most convenient situation, and, if you ones “stay prepared”, so shall you.

We shall keep you current as this unfolds and we thank you for bearing with us while we win the battles for, in the winning, so too shall all win.

WHAT OF GEORGE GREEN?

Oh Readers, George served well under the very worst of circumstances and it has cost him dearly in time, money and physical attack. He did that which was asked and required of him—in a business not of his choosing nor of his talent foundation. He shall grow in reward for his people in spite of injustice—he goes to court to defend his very life. Please offer your prayers in his behalf—we shall offer that for him.

Changes come and, used properly, again I remind you, the growth is incredible—the Greens will flourish in that which they will be far more suited—in business and industrial-commercial projects. Those things had to wait until the proper sequence of events could transpire—we are now ready to “receive” so that other projects can be perfected. If you have patience and wait upon the Lord, the way shall be shown. Salu.

ALERf ALERT! MAYNARD CAMPBELL UPDATE

On February 22-26, Maynard Campbell goes before the axeman in your system of injustice—he goes to court to defend his very life. Please offer your prayers in his behalf—we shall offer that which we can.

Since his arrest he has been shifted from MAXIMUM SECURITY to ISOLATION CONFINEMENT—for cutting down
some trees on his own property but considered, yet, Federal property. Yes, indeed, he did cut some trees—AND HAS CANCELLED CHECKS SHOWING THAT HE PAID THE FEDS AND THEY ACCEPTED PAYMENT—FOR THOSE TREES.

The present prosecuting attorney efforted to drop the Federal case for lack of any kind of evidence—the top-dog Feds refused. YOU DO NOT DISREGAR A FEDERAL COURT ORDER UN- ANY CIRCUMSTANCES—EVEN PUBLISHERS—YOU-THE-PEOPLE HAVE NO CONSTITUTIONAL RIGHTS UNDER YOUR NEW ONE WORLD ORDER!!!!! The Feds are constantly looking for "examples"—if you give them the opportunity they won't ever miss it. At the very least—it will be very, very, very EXPEN- SIVE.

Maynard gives great appreciation and thanks to all you LIBERATOR readers and staff for the help and publicity given his case—WE CAN NEVER, NEVER, NEVER DO LESS!

( Editor's note: See notice below for Maynard Campbell's address information for those of you readers who would like to send him a note of support at this stressful time.)

Will our people here—serve "time"— and then have hearing? I don't know—I am most fearful that George and Desiree may have walked into a trap which may well result in such. PLEASE, PRECIOUS ONES—THINK BEFORE YOU ACT, DEAD OR INCARCERATED WORKERS IN GOD'S VINEYARDS ARE MOST OFTEN USE- LESS TO THE CALL TO FREEDOM. DEAD MARTYRS ARE JUST THAT: DEAD! WE NEED LIVE, VERY ALERT AND ALIVE WORKERS WILLING TO "LIVE" FOR NATION AND GOD—NOT "DIE" FOR SAME. Dying is, literally, a "last res- ort".

Maynard Campbell
c/o Sacramento County Jail
650 I Street
Sacramento, California
95814.

HELP SPREAD THE WORD
PURCHASE MULTIPLE COPIES OF THIS OR OTHER ISSUES OF THE PHOENIX LIBERATOR AND PASS THEM OUT TO YOUR FRIENDS.
See last page for ordering information.

THE WORD NOW ACCEPTS VISA, DISCOVER OR MASTER CARD
Gaia Resources
New Products

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-α-tocopherol and is well accepted as the major antioxidant in lipid body tissues. Vitamin E is considered the first line of defense against cell-membrane damage due to peroxidation. Vitamin E scavenges free radicals, terminating chain reactions and confining damage to limited areas of the membrane. Selenium contained in the enzyme glutathione peroxidase is the second line of defense that destroys peroxides before they can damage cell membranes. Beta-carotene, a precursor of Vitamin A, also traps free radicals. Vitamin C is water soluble and serves to neutralize free radicals in aqueous systems.

The antioxidants show promise as cancer-prevention agents, alone and in combination.

CHLORELLA

Chlorella is a single-celled, fresh-water alga. Believed to be the first form of life with increased levels of free radicals in our body. Chlorella is a single-celled, fresh-water alga. Chlorella was identified under the microscope in naming it, the prefix chloro indicates that a 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 nonessential 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.
are certain people who live to be well past a hundred years of age. These people, in such areas as the mountainous Caucasus, Yakutia in Siberia, the Poltaya 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 attributed 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 Tscharmucco, Volga-Spring, Champignon de Longue Vie, Teckwass, 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.

**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.

(Editor's note: A separate piece of paper has been included as an INSERT within the LIBERATOR for ordering purposes.)

---

**Nevada Corporations**

**TAX REDUCTION/ELIMINATION**

With the "Changing of the Guard" in Washington, we can expect some changes. Sacrifice, sacrifice, sacrifice is being shouted throughout the land. We are told that, "If we all are willing to sacrifice together, we can turn this once prosperous nation around." So, without yet knowing exactly how this sacrifice will hit each of us personally, let's sit and speculate. As President Clinton has been alluding to in the past few weeks, things are worse than they, the new Administration, were originally aware. It appears that the Bush troops had not been exactly straightforward with Bill or the American people, and the National Debt is much larger than one believed. Pre-election campaigning almost had us believing that the Democratic party might have seen the light and realized what tax breaks could do for this country as a whole. Well, I believe that we will be sacrificing with more "Taxation Without Representation" than we have witnessed over the past 12 years. With the Democratic party acting true to form, we can all expect to see our "fair" share being paid in higher taxes.

So how can a Nevada Corporation help? Instead of waiting for the new tax increases to land at our feet, why not prepare for their destructive arrival. Nevada is a tax-free state; there are no corporate or personal taxes. This is significant when you compare it to states like California where you will pay 9.3% on 100,000 or $9,300. By the use of some simple strategies, that $9,300 can remain in your pocket and help to keep you afloat—in spite of the coming changes that we should be expecting with the new Administration.

So how does it work? Unfortunately, everyone will not be able to use these strategies. These strategies work with the self-employed and those who manage their own business—small and large. The first step is to establish a Nevada Corporation to work with your current non-Nevada Corporation. Then you will want to place the Nevada Corporation in a position where it will be providing a service to your non-Nevada Corporation. Your Nevada Corporation can act as a SUPPLIER, CONSULTANT, MARKETING SERVICE, ADVERTISING SERVICE, MANAGEMENT COMPANY, OR FINANCIER. All of these businesses could provide a service to you current home-state corporation.

Your current home-state business can divert profits which that business is currently being taxed on, and direct those profits into Nevada where there will be no state taxes. For instance, if your home-state business sells computers, why not have your Nevada Corporation purchase the computer from your present supplier, mark it up to near retail and sell it to your home-state business to be resold. You have just left all of the profit from the sale of the computer in tax-free Nevada and reduced or eliminated any home-state tax. Now, if this strategy is implemented in a high-tax state like California, your overall tax saving can be substantial.

Let's take a look at a more simple situation. We will again use California as an example. Let's say that currently your California business is doing quite well, and that you are ending up with $100,000 of profits that you are paying $9,300 taxes to the state on. Now let's say that you create a Nevada Corporation that is going to provide marketing services to your California business. This new business just so happens to charge about $100,000 for the marketing expertise that they are providing your California business. You have now successfully taken all of your profit that would have been left in your California business (taxed for $9,300) and moved it into Nevada, where there are no taxes at all. You have just legally saved yourself a bundle, and in today's uncertain times, you will be more ready to face whatever is coming tomorrow.

This same strategy can be modified to fit just about any type of business situation. With businesses going into bankruptcy every day, aggressive measures need to be taken for the future of your business survival. Remember, the new Clinton Administration is now in office, telling us about the need for National Sacrifice. How far will you let these sacrifices effect your financial health?

FOR MORE INFORMATION ABOUT NEVADA CORPORATIONS, CORPORATE RESIDENT AGENT SERVICES, TAX FREE NEVADA RESIDENCY & PRIVATE MAIL SERVICES CALL CORPORATE ADVISORS CORPORATION AT (702) 885-9638 OR WRITE TO THEM AT 2810 W. CHARLESTON BLVD., SUITE G-6723, LAS VEGAS, NV 89102. ASK FOR CORT CHRISTIE.

FOR GENERAL BACKGROUND INFORMATION ABOUT THE VALUE OF NEVADA CORPORATIONS, PRIVACY AND THE TRUTH BEHIND OUR MODERN ECONOMIC MALAISE, SEE THE PHOENIX JOURNALS: SPIRIT TO ECONOMIC DISASTER (#4), PRIVACY IN A FISHBOWL (#10), AND YOU CAN SLAY THE DRAGON (#16). [See back page for ordering information.]
Dear Readers,

of your dedication toward preserving the Constitutional rights of the Constitution at all costs. We are increasingly effective. Matters to us with the tremendous research and knowledge of suspended, dissolved, and forwarded to us via fax or search can be done in your area. NAME IMMANUEL, I AM called the Phoenix Journalists, and we are desirous of establishing contact with those who are naturally "drawn" to the study and practice of Constitutional (Common) Law. We urge you to contact us if you, or someone you know, are available to perform such research for the Constitutional Law Center.

And again, we thank you for your tremendous support.

Sincerely,

Gene Dixon, Director

THE PHOENIX LIBERATOR

THE PHOENIX LIBERATOR

THE PHOENIX LIBERATOR

Announcing a service for our dedicated readers. Today's Watch phone line will carry news and comments from Commander Hatton's writings. This is our way of keeping you informed about breaking world events.

The announcement machine will answer after 2 rings if there are any new messages for that day, and after 3 rings if not. In that way, daily calls 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.

THE PHOENIX LIBERATOR

THE PHOENIX LIBERATOR

The Best Gift
You Can Give Is
THE TRUTH
Subscribe to THE LIBERATOR and read THE JOURNALS