

CONTACT

THE PHOENIX PROJECT

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

VOLUME 7, NUMBER 13

NEWS REVIEW

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Earth Changes Alarm Clock Is Now Ringing! What Will *YOU* Do?

1/21/95 #1 SOLTEC

Editor's note: For those of you who may be new to CONTACT, let me jump in here briefly to explain that, while Commander Gyeorgos Ceres Hatonn presides over the entire Intergalactic Federation Fleet—the Hosts of God—come at this time to both reacquaint us with the long-hidden Truth of our fall into slavery and show the way for planetary reclamation should we choose to clean up the current cancer plaguing our nation and planet, Commander Ceres Anthonius ("Toniose") Soltec is the Host carrying the particular responsibility of being in charge of monitoring all Geophysical aspects of this planetary transition cycle. Considering the signals which Mother Earth is giving off these days, especially in light of the recent earthquakes in Japan, we felt that prominent placement of Soltec's most recent, alarm-sounding message was seriously warranted at this time.

— Dr. Edwin M. Young, Editor-In-Chief

Toniose Soltec present. I come in the Radiant Light of Holy God. What (Please see *Earth Changes Alarm Clock Is Now Ringing!* p.21)

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Update On Eustace Mullins' ADL Case

1/18/95 #2 HATONN

I wish now to offer more on the Mullins suit (appeal) as offered in the last issue of *CONTACT*. [See pgs. 36-39 of the 1/17/95 issue of *CONTACT*.] It is a Press Release allowed for publication with permission of Eustace Mullins. Then I will repeat something from *ANTISHYSTER* news magazine regarding law, ethics and values in America—a Christian nation [see p. 11]. I did not say a “Jesus” nation, we refer to a **CHRIST**—based nation. Christ, remember, is a descriptive word meaning a particular intent or “state of BEING”. Anti-Christ means the exact opposite—or “evil-based” state of human physical affairs. Which do you THINK you have?

[QUOTING, with permission by Eustace Mullins:]

*** PRESS RELEASE *** MILESTONE IN HISTORIC CASE AGAINST THE ADL

[H: Considering space limitations for the paper we ask that you refer to Jan. 17, 1995 *CONTACT* for reference to original case and the appeal which have been repeated in full.]

On January 4, 1995, Eustace Mullins filed his brief against the Anti-Defamation League of B'Nai B'Rith. The brief was filed in the federal Circuit Court of Appeals for the District of Columbia in Washington D.C.

This is a case which has made history from its inception. It is the **ONLY** civil suit ever filed directly against the Anti-Defamation League (ADL) by one of its **VICTIMS**.

Mullins filed his suit in federal court on December 7, 1993. He asked \$50 million in damages plus \$50 million in punitive damages from the terrorist group after they had conducted a forty-six-year war against him, on all fronts. They smeared him nationally in libelous articles, repeatedly had him fired from well-paying professional jobs, and when he refused to abandon his patriotic work, the ADL then launched furious attacks against members of his family.

The ADL attorneys, Arent, Fox & Kintner, which occupies four entire floors in the most expensive office address in Washington on Connecticut Avenue, opposite the swank Mayflower Hotel, first demanded an extension of time beyond the customary twenty-one days allowed for a response. When this was not forthcoming, they went into default, failing to answer within the required period. The case was then assigned to a mysterious Washington figure, Judge Harold H. Greene, who gave the ADL an extension.

Although there were none of the customary pre-trial maneuvers, such as depositions or interrogations, Judge Greene suddenly dismissed Mullins' lawsuit on May 24, 1994. He specifically dismissed the suit “with prejudice”, which meant that the ADL was now granted permanent immunity from any further lawsuit by Mullins, as the case could not be refiled. Mullins promptly filed an appeal with the Circuit Court of Appeals for the District of Columbia.

In his appellant brief, Mullins cites ten points which are grounds for reversal of Judge Greene's sudden decision. First, Mullins pointed out that no proof had been

presented by the ADL that his charges were wrong. Second, he noted that the court had failed to deal with the basic issue of the lawsuit, that the ADL had maintained illegal surveillance of Mullins for almost fifty years, monitoring his employment, his personal habits, his associates, and maintaining illegal files on Mullins which were freely dispensed to anyone who wished to attack him.

Third, Mullins noted that the court had failed to deal with the fact that the ADL had continuously harassed and intimidated him for almost half a century.

Fourth, Mullins pointed out that the court had failed to deal with the issue of criminal syndicalism, a serious crime in American jurisprudence. Mullins pointed out that the ADL had been maintaining a close working relationship with the two Godfathers of the national Crime Syndicate, or Mafia, for many years, in violation of numerous statutes prohibiting acts of criminal syndicalism.

Fifth, Mullins noted that the court had refused him permission to amend his complaint, which is usually routinely granted in any federal case.

Sixth, Mullins noted that the court had failed to deal with charges that the ADL had violated Article II of the Genocide Act in committing acts of genocide against him.

Seventh, Mullins pointed out that the court refused to allow the case to proceed to trial even though all his allegations against the ADL had been admitted by them and were a matter of public record, having been repeatedly published with no denial from the ADL, and that they were open and notorious, having been front page headlines for many months.

Eighth, Mullins pointed out that the court erred in barring his claims because of the statute of limitations, as he had pointed out that all the allegations were part of a continuous and ongoing criminal conspiracy against him, continuing to the present time.

Nine, Mullins says the court erred in dismissing his complaint as “difficult to read”. He says this is an editorial decision, not a judicial one.

Ten, Mullins pointed out that the court had violated the *Seventh Amendment* to the *Constitution* by denying him a jury trial, which he had specifically requested in his complaint.

The Washington press corps is forbidden to interview Judge Harold H. Greene, and his name is never mentioned in the press. He has managed to conceal his identity despite the fact that he is a public figure on the public payroll. In addition to his present munificent salary, he also collects \$109,000 a year pension from a previous post as judge of the Superior Court in Washington D.C. He also conceals the fact that he is actually a German immigrant named Heinz Grunhaus, who managed to enter the United States in some manner at the height of the Second World War. He then returned to a defeated Germany as part of a horde of vengeance-seeking German Jews led by his associate, HENRY KISSINGER, who had full authority of martial law and the entire United States Army to wreak their will on the captive German people. Millions of Germans were tortured, starved, and killed in a reign of terror which lasted many years, and which is the origin of the Holocaust story. [H: Grunhaus has little in the *Who's Who* listings and has become one of the most powerful manipulators who has almost total control of the “information superhighway”

as Czar of AT&T. Is it not interesting that this man is STILL ALLOWED TO RUN THE FEDERAL COURT SYSTEM? FOR THE ZIONISTS? Yes indeed, we certainly DID write about this elusive man in *CONTACT* a few weeks back.]

After serving as a highly placed “intelligence” officer in Germany, Grunhaus returned to the United States and was given an important executive position with the Department of Justice in Washington. The Anti-Defamation League commissioned him to establish a “Civil Rights” department, despite the fact that all American citizens' rights were already protected by the *Constitution of the United States of America and its Bill of Rights*. Greene proceeded to write the historic Civil Rights and Voting Rights bills, which were promptly passed by Congress. President Lyndon B. Johnson rewarded him for this work by making him Judge of the Superior Court. In 1978, President Jimmy Carter recognized his work in giving the federal government new and unprecedented authority over the private lives of every American in these dictatorial bills. Greene was one of some three hundred federal judges appointed by Carter. They were ALL extreme leftwingers from various “minorities”, but mostly Jews, and their court decisions since their appointments have left the entire nation in disarray. They seized control of the nation's schools, created enormous debts for states and municipalities by oppressive mandates to spend millions of dollars which they did not have, and pushed the nation well along the road to total ruin. [H: I ask that the “rabbit” and the “running” stories published about Carter and his “replacement” be run after this article, please. {See pgs. 3-10.} They will explain far more effectively as to WHY Carter is now sent off on expeditions appearing to bring “peace” in the midst of terror and war. The Carter you see is not what you GOT ORIGINALLY. I cannot comment on which is more deadly or dishonorable. Carter knew about the “alien” connections and was SILENCED. So be it.]

It is hardly coincidental that the Anti-Defamation League went to great lengths to infiltrate the judiciary, by choosing candidates through bar committees and other political operations. They were so successful that when the Godfather of the Mafia, Moe Dalitz, died after seventy years of continuous criminal activity, the *New York Times* gleefully noted that he had “never been convicted” of any crime!

Mullins' appeal points out that the law of this case is most elementary, involving classic instances of violations of his right to privacy, freedom of speech, censorship, and genocide, as well as hate crimes against churches and against members of his family.

He concludes this appeal by requesting the Court of Appeals to reverse the dismissal with prejudice dictated by Judge Greene, and to either instruct the lower court to conduct a trial, or alternatively, to enter a judgment for damages in his favor and against the ADL for \$100,000,000.

[END OF QUOTING]

I would sincerely appreciate it if this could be shared with newspapers, FAX networks, etc. Is it not time to begin to STOP this heinous corruption of your most fundamental system—your judicial system. You as a citizen have NO RIGHTS UNDER THE RULE OF THUGS.



Harold Greene (aka Heinz Grunhaus)

The Most Astounding Subject Of Modern Technical Warfare: *Robotoids & Genetic Duplicates*

Editor's note: Near the middle of the third column of the writing on p.2 Commander Hatonn asked us to share a bit about the Jimmy Carter entity presently hopping around the globe like some brilliant international peace-meister and social gadfly in high places.

Well, as we rummaged around for that material, we discovered it was very interwoven not only with what we have covered these past 3 weeks with the Bolshevik-Zionist antics of the early Space Shuttle missions, but also with the incredible subject of biological doubles or genetic duplicates.

Realizing that we have never yet offered you a focus article on this subject, we decided to put together, from some of Commander Hatonn's earlier writings, a bit of a "refresher course" on a matter—ahem—not well covered in our Biology textbooks, for some reason.

I always hear that this subject is THE most incredible and difficult to accept of all our far-out topics, yet the clues, to the actual progress that has been made in Genetic Engineering, are all around us if we but keep our eyes open for the relevant news tidbits.

Moreover, as you read the following, harken back to the final episode, for last year's first season, of the wildly popular TV show called The X-Files, and remember those large vats of growing bodies featured prominently in that season finale episode. Wherefrom do you think that show derived its story line—from fiction or fact? Better read the following before answering that one!

These writings are extracted from Journals #28, #29 and #52, containing information from writings that go all the way back to November 30 of 1990! Nothing has changed—except improvements of these technologies to a level truly almost beyond belief.

Yes, as the old phrase goes, looks CAN be deceiving, especially where various world leaders in the New World Order pageant are concerned. Moreover, you'll probably never be able to look at a cow in quite the same way again, either!

— Dr. Edwin M. Young, Editor-In-Chief

4/4/91 #2 HATONN

Allow us a break for lunch and then, before moving back to the subject of national disarming and weapons control, I will respond as briefly as possible to inquiries stacking up regarding robotoids. Please understand that I will not jeopardize the safety of ones in service by giving other than general terminology or concept. You, the readers, must become comfortable, however, with the knowledge that this is a pretty well-perfected technology. I am not deliberately evasive about the subject; it is that we take things out of sequence and context and then we have myriads of scattered fragments which often cause more concern than giving solutions to acute problems and malfunctions. For instance, it is better to act and start shutting off the fuel supply to whichever is in POWER OVER YOU AND YOUR NATION than to fully understand the details

of the beings themselves. These beings in charge, these days, feed on power and control, and the fuel for their actions is supplied at YOUR permission and contribution.

I particularly wish to share with you a letter which came this hour to my attention. This person has gone far beyond that which we could hope and I want to respond to him. This man has taken all save two of the Journals and all of the Expresses and has computerized subject matter for reference purposes. We will reprint his letter and then I will effort to give a little more intelligent response. Thank you all for your patience.

4/4/91 #3 HATONN

REGARDING "ROBOTOIDS"

Dharma, it is well worth the time to duplicate that which was sent to us by R.S. of S. CA. (for his own identification). I shall always protect our contacts for we will all need to be very much "alive" if we are to reverse the tide sweeping you away. We also need to be united in understanding and goal intent; therefore, we will simply have to share and re-share information until we all come into comfort and it will be through the sharing of "proof" confirmation as it flows unto individuals which shall unify the nucleus sent forth for specific purpose and allow the unseeing to gain insight. Do not spend time in great concern for the blindness of children, friends, etc. As God makes his Truth the unvarying foundation of our work—so shall ones simply come to see.

I am in receipt of a letter this very day, from one who not only withdrew from me but called me many, many quite unsavory names and pulled several away, temporarily, fortunately, as he went in anger and confusion. Today he comes to say, again in brotherhood, "thank" you that although learning "silence" is hard, he is so doing and is working diligently to be worthy of coming again within the fold as student rather than as "know-it-all"—better than God. We rejoice as the lambs come home. It is GREATNESS in the human who finds errors, recognizes errors and rectifies same—for I care not for name-calling (I have at least five feet of very resilient shoulders—with great bounce-back capability). Dharma is a bit more fragile and often thinks she must protect ME—she is quickly learning that I have plenty of room for her beneath my wings for the whole of us, and she often trusts me enough these days to come on in out of the storm. I have plenty of room aboard for all of you and us too.

Now for R.S.'s correspondence:

[QUOTING:]

Dear Commander Hatonn: (March 20, 1991)

First of all let me say that I welcome and accept everything you have written. I have received and read all of the *Phoenix Expresses*, but am 2 books behind on your

Phoenix Journals—but trying to catch up. I find the material alternates between intriguing, engrossing, absorbing, shocking, and discouraging as I read with squeamish fascination. I make extensive notes on each page of both *Expresses* and *Journals* and put my notes on my computer so I can search and seek out information on any particular subject. [H: Thank you, that IS what we mean by "proving" truth and testing us. The more you "test" in this manner the better for us for in the sharing comes the confirmation to your brothers as well.]

Of all the subjects you have covered I believe I can say the most astonishing is in regards to robotoids. I note that when a question comes to you on this subject you indicate that the answer can be found by reviewing the existing *Expresses* and *Journals* which have covered this subject. With that in mind I have gathered all the material I could find and placed it on the enclosed 9 pages which I am sending along containing verbatim all the references and explanations. [H: This is such a mind-boggling subject and the hardest for ALL of you to receive and accept that I have almost dreaded the day we would sit to write a dissertation on the subject in full. I believe you can all understand the very grave jeopardy in which this one subject, carelessly handled, can place, even destroy, our entire mission; so, please, I ask indulgence when I say that I simply may not give you step-by-step methods to create a "duplicate". I will, however, effort to give you a bit more fundamental "HOW" it is done, how you can rapidly create an "adult" or "any stage of growth" body development, etc.]

Nowhere in these 9 pages can I find a precise statement of how the robotoids are created. However, I have noted your explanation below which appeared on page 93 of *Shrouds Of The Seventh Seal* which seems to be as close as I could come:

"These 'genetic/holographic' DNA/RNA replicas have been in the perfecting for well over four decades. All that is required is a holographic fragment (literally, one cell) and a replica can be reproduced. Then all that is required is downloading of the memory data and programming of the manufactured entity.

"There are technical advances upon your planet, already in use by the Elite, which would boggle your senses—robotoids are simplistic in relative comparison. They are comprised totally of physical "matter" manifested into what you perceive as physical coalition of these physical matter particles coalesced according to the DNA/RNA holographic blueprint whereby the re-creation will be a projection of that which is being copied at the time of replication."

I believe I can speak for the common man of the street, since I am a common man of the street, when I say that the underlined and bold-faced sentences in the above two paragraphs leave us with a very blank stare. This may be

why you are getting so many questions on this subject as you have indicated. It might have some meaning to the laboratory scientist but to us men in the street it is just gobboldy-gook.

Please don't mis-understand, we are not looking for a step by step how-to-do-it-yourself kind of description; we would merely like a couple of sentences explaining how a full sized replica can be produced from one cell or fragment, and where does the matter come from which is multiplied to produce a full-sized man or woman? Also what is done with the bodies of robotoids which are being replaced? How are they able to get this holographic image of those who may have been destroyed before the holographic fragment or cell was obtained?

"There are technical advances upon your planet, already in use by the Elite, which would boggle your senses."

Are you at liberty to reveal what some of these advances are which you indicated by the statement above? If I had to guess I would suspect some might be midgits, dwarfs and/or giants with grotesque features which would be pawned off as space aliens by the Elite when they try to pull off the mock attack by space aliens which you have mentioned from time to time.

It goes without saying that your *Expresses* and *Journals* are my primary reading. I only wish my 40-year-old son was not such a skeptic and would take an interest. Thanks for being our window on the world and giving us this marvelously comprehensive and fascinating (and sometimes disheartening) view of our life here on Earth. Respectfully, R.S.

[END OF QUOTING]

My observation is that there will be many readers who still have no idea what we are talking about and will object if I do not give fill-in and therefore, though it be tedious—R.S. has done our real work for us, and that is in pulling out that which we have already covered. Then it becomes easy to fill in some blanks for you. If this is repetition for most of you, I still ask that you study it carefully for it is, as I have said—the very hardest concept to accept and yet, you shall see that it is one of the easiest, if understood, to accomplish.

[QUOTING:]

HUMANLIKE GENETIC REPLICAS,
SYNTHETIC DUPLICATES,

ROBOTOID HUMANOIDs,
ROBOTIC RNA/DNA DOUBLES

As Referenced In The Phoenix Expresses and Journals

Phoenix Express Vol. V, No. 11 & 12, Pg. 7, 11/30/90 (The Robotoid Mind)

I would like to say, prior to the reader's intake that we shall be writing in depth regarding what are known as genetic doubles and robotoids as referred to lately. These are new entities and we shall be speaking of such in this upcoming writing but I would prefer to delay further description until later for we are so stacked up with urgent material.

The robotoid mind has no ability to comprehend danger from the larger perspective. It can comprehend its own possible demise, but there is no "Soul" connection to God. Survival is a most elementary emotional connection to God and in times of great stress (i.e., "all men in a foxhole wholly believe in God") this is through the Soul. Since the robotoids do not have this connection, they simply intensify whatever activity they are focused upon, unless concerned for their own bodily survival.

Thus we have men in high places who are "soulless" and beyond the reach of normal reasoning process. We speak Truth unto them as to what the consequences are of continuing this insane push and it does not penetrate, for the focus is only intensified. So, the maneuvering goes on in attempts to strike what they believe to be our vulnerable point, the crystal and our ground crews. It behooves all ones of this group to stay close within the area and to stay in constant focus of maintenance of your shields. 'Tis not the time to question the validity of what is going on about you as to reality, but to come into understanding that it is real and that you do play a most crucial and critical role in the sequential playing of God's hand in the game being played out.

Though we have all manner of scanners and do track and monitor key players, even then we are also somewhat surprised at the audacity of Satan's challenging us directly at this stage, but we must all remember that man's plunge into evil has carried him far beyond even that which Satan sanctions. However, neither is he going to put a stop to one of his humans that would carry his plan forward with the creativity that he, Satan, lacks. Neither will he make any effort to protect or salvage these ones. They are way out there on a limb of their own projection; if robotoid, it is a distortion within the original human being that is being followed into manifestation.

The discussion is so that you ones may perhaps grasp the degree of danger that not only you as focused group for God face, but humanity as a whole, for few grasp, accept or even have an inkling of what they are facing when it comes to the layers of evil planning as well as the presence of those Soulless ones that cannot be reached by God for there is no connection. God does not sanction war or death for it is destructive to the Soul to participate in such, however for those that are soulless there is the dilemma of man as to what to do when one such as this becomes focused upon the destruction of God's real children. How indeed do men of God handle such a situation? How does man know when

indeed one such "being" is confronting him face-to-face? One such test is the challenge, "If you are not of Holy God, I command that you stop this instant." A Soul-connected being will hesitate, even if only for a split second. If you identify yourself with Holy God, then you had better be prepared to defend self, for a robotoid is programmed to destroy that which is of God. It is part of the process. They have not the connection with God that human has with which to identify each other, so they cannot be sure until you declare yourself, unless you are already known to them. That does not mean that you, if you are walking within the shield of God, are left defenseless in a moment such as this. The Presence shall be right at your shoulder and you will be given to know that which you are to do—if you are not in such fear and panic that you cannot instinctively know. Here you could hear words, but the reaction time would not serve you, instead there is a survival instinctual connection that allows for instant perfect action. Thus we encourage you to constantly acknowledge and recognize the Presence within you and without you. It is within this Presence of Spirit that you live, move and have your entire experience. I can assure you that if, in a moment of confrontation, your mind takes you back to a "Rocky" or a Clint Eastwood scenario, instead of connection to your own instinctive God connection that you have cultivated and prepared by holding self in the present moment, your body is either a write-off or you will have lots of incarceration time to ponder your error in not being prepared as you are being given direction to do.

Phoenix Express Vol. VI, No. 4, Pg. 4, 12/13/90 (We Are Ruled By A Robotoid Army)

You do have "Little Gray Alien" REPLICAS on your planet. There are exact likenesses of myself on your planet—having been replicated from basic rna/dna cellular duplication. NOW, HOWEVER, FOR THAT WHICH YOU MAY BE QUITE UNPREPARED: YOU ALSO ARE GOVERNED BY AND RULED BY A ROBOTOID ARMY! EVERY FUNCTIONING PERSON OF IMPORTANCE TO THE EVOLVEMENT INTO ONE WORLD ORDER IS A REPLICA. I SHALL UNFOLD THIS TECHNOLOGY LATER FOR I KNOW THAT YOU PEOPLE ARE NOT READY FOR SUCH. YOU HAVE BEEN SUBJECTED TO THIS TECHNOLOGY FOR WELL OVER TWO DECADES AND NOW YOU ARE REAPING THE FINAL CLOSING OF THE TRAP UPON HUMANITY.

I am not, herein, going to outlay who is who and what is what—watch, and you will be able to discern. Is Bill Cooper with his 9 foot alien picture real or false? Would he know if he were not? Likely not!

The "Big Boys" are getting ready to SHOW YOU a whole bunch of very "Earthly" spaceships and little and tall aliens. They are going to even bomb some of your cities to bring you into terror of our presence—for they know that

CONTACT: The Phoenix Project

CONTACT is a unique and inspired newspaper for concerned citizens everywhere, though it particularly focuses on the United States because of this country's special mission in the affairs of the world. That is, "As goes the United States, so goes the world."

CONTACT is a vehicle for Commander Gyeorgos Ceres Hatonn's most recent writings on important current affairs, plus those from other enlightening sources, on matters critical to a responsible and informed public at this time of planetary transition and final days of battle between the Forces of Light and the "Evil Empire" forces of darkness.

CONTACT exists to counteract the manipulating lies and clever half-truths put out (on purpose) by the regular print and broadcast media prostitutes of the Satanic Elite controllers—parasites who are in the process of economically, physically, and spiritually collapsing this once great country (and actually the entire planet) down to a slave-state level of existence under their diabolical control plan called The New World Order.

This newspaper, CONTACT, began life on March 30, 1993, risen, like the mythical bird, with great determination "up from the ashes" of its internationally acclaimed predecessor called THE PHOENIX LIBERATOR.

THE PHOENIX LIBERATOR, in turn, began life in mid-October of 1991, having evolved from an earlier newsletter called the PHOENIX JOURNAL EXPRESS, which itself came into existence as a faster way to get THE TRUTH out to you readers than was possible with the more substantial "book" format of the PHEONIX JOURNALS. Much incredible ground has been covered so far in that mission.

While the PHOENIX LIBERATOR's motto reminded all that "The Truth Will Set You Free", the CONTACT's motto, displayed prominently in the masthead, takes that thought another important step forward and proclaims: "Ye Shall Know The Truth And The Truth Shall Make You Mad!"

The "Phoenix Project" is about those preparations needed—at body, mind and soul levels—to both understand and survive the great healing changes which are beginning to energize this beautiful little planet, now so frazzled and tortured from abuses of all kinds. We look forward, with great expectations, to the CONTACTing with all of you—a coming together that is rapidly taking place as the entire Phoenix Project "ground crew" continues to connect, solidify, and gain strength through becoming informed of THE TRUTH. Indeed, welcome aboard, friends!

—Dr. Edwin M. Young
Editor-In-Chief, CONTACT

with our presence—GOES THEIR DOMINANCE! Through causing the mass of mankind to fear God's Hosts, you bring further confusion and destruction upon selves.

YOU HAVE ONLY GODNESS COMING FROM THE COSMOS IN THE FORM OF COSMIC BROTHERHOOD—DO YOU ACTUALLY THINK THE ONE WORLD RULERS WILL ALLOW THAT KIND OF NEWS??

To make my point, of all the *Journals of Truth* in your oppression and lack of truth—HOW MANY OF YOU HAVE A TICKET OR RENTAL AGREEMENT FOR ONE OF THOSE APARTMENTS IN AUSTRALIA?? I THOUGHT NOT! THOSE ARE VERY EXCLUSIVE LIVING FACILITIES, DEAR ONES, PLANNED FOR THE VERY ELITE AND NOT ALL OF THEM. A GREAT NUMBER OF ELITE WILL BE GREATLY SURPRISED AS THEY MAKE FAST ASCENT—RIGHT AFTER THE BOMB GOES OFF! THERE IS NO HONOR WITH SATAN, DEAR HEARTS, AND YOU HAD BETTER BEGIN TO RECOGNIZE HIS HANDMEN AND MAIDENS.

Phoenix Express Vol. VII No. 6 & 7, Pg. 1, 1/15/91 (Bush Is In His 28th Cycle of Robotoid)

Herein you will simply have to believe me when I tell you that there are replacement ones for your top leaders—and hundreds of "not so top" personages. The 28th George Bush was put into the picture on the 12th of January 1991 at Camp David. He was tested and "smoothed" on the 13th and presented again to you on the 14th. He did NOT go walk alone this morning (15th) to reflect and commune with God—he went to be alone so the messages from his puppet-masters—right out of Moscow—would not be monitored. I ask that, for the moment, you accept this which I tell you and then we can discuss how this can be true for, of course, many men have died because they brought this information. But information, none-the-less, has been given to you-the-public as far back as 20 years past—regarding genetic/holographic robotoids which bear identical memory patterns but are subsequently "programmed". I have written of it in one of the more recent *Journals* but will repeat the information as I have time. Suffice it for now, please accept that which I tell you is not only possible but is, in fact, utilized in myriads of instances—right now!

There are several places of top security where these transferences are made and replica holographic information is garnered for necessary multiples. Camp David has been the prime location for it is used as the Presidential Retreat and often social gatherings, such a birthday celebrations, top-level meetings with diplomats, etc., are carried out. This technology has been perfected in the Soviet Union and thus you have the reason that your government seems so indisposed to do anything other than cozy up to Russia.

Phoenix Express Vol. VII, No. 8 & 9, Pg. 15, 1/21/91 (Genetic Duplicates, holographic/cellular duplication, the programming mechanism.)

Perhaps later today (1-21-91) we shall have time to discuss a bit of information regarding genetic duplicates and holographic/cellular manifestation of new bodies and the mechanism of programming. The concept is so simple that I am almost embarrassed to discuss it for, as with all things scientific in "nature", you will find total simplicity. [H: Sorry about that—we obviously did not find extra time that day.]

Phoenix Express Vol. VII, No. 11, Pg. 3 (Programmed robotoid humanoids)

You cannot, as Americans, understand that which is happening and you stand strong for that which you have been "told", afraid to speak out and appear bigoted or "against" anything regardless of how heinous the actions. Why? Because you are at the point of open warfare in the form of Psychopolitical actions called "brainwashing" and the citizens of a government run by robotoid humanoids programmed to do exactly that which they are doing.

Phoenix Express Vol. VIII, No. 4 & 5, Pg. 9 (The world's leaders are Replicas; Ronald Reagan was slain.)

You say, "...but there was to be one 'slain' only to rise again and call himself God and THEN we would know by the sign." There is no way to slay the leaders, dear ones, they are replicas of the originals and there are dozens to

take their places and you will never know. You killed Ronald Reagan and yet, you know not that he was dead! All the signs were there, including the running of your important and critical government by astrologers and still, you missed of it.

Phoenix Express Vol. VIII, No. 6 & 7, Pg. 12, 2/10/91 (Robotoids: The world is inhabited with reproductions of programmed evil.)

The world is inhabited by reproductions of programmed evil with density of darkness and no lighted souls to traverse the heavens for they are birthed of the whore of Babylon who rests her feet upon the heads of God's precious Creation/creations and laughs at the blindness of the lambs. Man realizes not that he walks and serves that which bears no soul essence within the breasts—he follows reproductions of genetic fabrications in blindness. He realizes not that simply through Truth and confrontation with that Truth shall the evil replicas fall to the wayside.

Phoenix Express Vol. VIII, No. 6 & 7, Pg. 13, 2/10/91 (Robotoids)

The lies become so blatant that it astounds that even the dense of dense cannot see—but in many ways the entire masses have been mesmerized by the hypnotic repetition of the robotoids who have been placed in your command to control you.

Phoenix Express Vol. VIII, No. 6 & 7, Pg. 14, 2/10/91 (Robotoids)

Your top military leaders go forth to the "front"? They basically go no-where. How is it that your military hierarchy are still in Washington in the war room? They cannot get very far from Camp David is "WHY". Look at the evil cover-up—even calling the Camp of Evil replication, "DAVID".

Phoenix Express Vol. VIII, No. 6 & 7, Pg. 14, 2/10/91 (Bush is now in his 30th replica.)

(Note: Also appears on Pg. No. 92-93 of *Shrouds Of The Seventh Seal*) [H: Thank goodness the items "match"—I probably owe a portion of this to Oberli who keeps me on my tippy-toes.]

Even a robotoid who comes within the lighted places of God Truth, shall be given soul by that Grace abounding. An awakened humanity can SEE the robotic replicas as produced by Satanic instruction. For instance—compare the one Cheney and that one, Powell—as they meet with their brother, the 30th replica of Bush on the morrow. All have been wine, dined and exchanged at Camp David whilst you believe them to be "studying the military situation" in Saudi Arabia. The flaws in the replicas are so obvious that you do not even have to look carefully. These ones are programmed to tell you exactly that which will pull you into the beast's claws as dead-ahead as a machine can move.

Phoenix Express Vol. VIII, No. 8 & 9, Pg. 2, 2/1/91 (Robotoids-Puppet Masters)

Robotoids and genetic doubles, I REPEAT, have been around and steadily being perfected for four decades of public use right before your eyes. They are a product of the Soviet Zionists and have been your puppet masters for a long, long time—a new twist of sick humor perhaps—"the puppet pulling the human's strings!"

Let us take a short break.

4/4/91 #4 HATONN

REGARDING "ROBOTOIDS" (Cont'd)

CREATION, THE SACRED UNIVERSE, JOURNAL

Pg. 192, Robotoids:

When I get opportunity to remind you about Russian Robotoids, you will perhaps stop calling us kooks and "your enemies"—we outlined, in the 1970's, the entire

picture and availability of Russian Robotoids and duplicates. [H: Ah ha, you caught me! Yes, we had some receivers as far back as that and one of the best, which I shall still leave unnamed a bit longer—was killed for his efforts.] If your leaders are of Russian control, dear hearts—you will come under the control of Russia, no more and no less—and, you already have placed in your councils—controlled substitutes. These ones are further programmed by pulsed beams and will function according to the overall Global Plan 2000. [H: I ask that someone in the group send R.S. copies of the tapes of our meeting when W.H. was with us for I believe it was at that session I discussed Yeltsin/Gorbachev. One reason that there is so much confusion in the Soviet Union this day is because Gorbachev is a many-times-replaced robotoid and Yeltsin is NOT. This infuriates the Khazar Elite and they will destroy the world along with Russia if that is what is required to gain control. I shall not go into this further for it is like a death contract on my people. I would hope that you ones can figure some manner in which we can make available some of our sessions such as the ones when "visitors" are in our midst. The load is simply too great for me to insist so please bear with us for our staff is at the breaking point and I am vastly increasing output, as you can see. I must leave it to the publisher to decide what to do about the problem of such quantities of material. Dharma and I plan to continue as fast as we can pour it out upon you.]

BLOOD AND ASHES, JOURNAL

Pg. 83, Genetic Replicas of Humans:

In the late part of the 1970's the existence of man-made genetic replicas of human beings was made public. The revealers were locked away instantly and the key tossed. It was disbelieved although motion pictures were made as sci-fi and the subject buried under threat of

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penalty of death to disclosers. They, however, did (and do) exist and were pressed into service right before your eyes. You didn't even blink at them—no sir, you just gobbled up the lie, chewed it and swallowed it in total.

When first revealed to you they were referred to as "Synthetics" and in honor of the daring Truth-Bringers we shall continue to label them as such. I request that herein you not ask me for details of the replicas for they are not the point of my story and they will be covered at a more appropriate writing—just know that they DO exist and currently they are used continually to cover the shadow/parallel governments of your nations. Suffice it here to simply state that they do exist and were utilized in the April launch. One reason the preparation time of early astronauts was so lengthy for public consumption was to facilitate perfecting duplication of all segments, including the astronauts. Actually, the duplicates need not be perfect for plans are well laid in case of discovery an alteration can be instantly orchestrated if necessary. People cannot describe a suspect if at the scene of a murder, on oath—you certainly are not paying attention to anything that would cause you to suspect illusion if it remotely resembles the real thing.

"Little Gray Aliens" in underground secret bases? Oh, my friends, you have no conceivable idea what wondrous secrets are in your underground secret bases. Tuesday morning, April 14, genetic replicas called "Synthetics" of the then late astronauts, Young and Crippen, were readied at White Sands. They were programmed to take a computerized ride on the training Shuttle *Enterprise*. The Young and Crippen entities boarded the *Enterprise* which was mounted on top of the launched 747. After rocket fuel was loaded for the Shuttle, the 747 took off and headed west, avoiding commercial air traffic. The launched 747 headed out over the Pacific until it was several hundred miles west of Los Angeles. Then it turned back east toward the California coast. On television you were told that the non-existent *Columbia* was re-entering from orbit.

BURNT OFFERINGS AND BLOODSTAINED SANDS, JOURNAL

Pg. 212, Humanoid Robotoids/RNA, DNA Doubles (Genetic):

I have already written sufficiently—most recently, regarding how the doubles are created from holographic projection and DNA cellular reproduction. Please do not ask Dharma to spend time in repetition. With some 14 of you reading this material daily, surely at least one of you can locate the writing bearing this information—if not, sic sic!

I will, however, tell you when the Bolshevik use of these "doubles" became mandatory and proliferation blossomed. Now, in addition, you always desire speaking of the "little gray aliens"—OK, get ready, for this is wherefrom came the technology for reproduction of the robotoids. It is NOT like the projections the UFO "crowd" pronounce nor are the secret Majestic 12 uncoverings truthful (the documents are total fabrication).

When I tell you that the problem of "little gray aliens" on your place is not coming this day from the cosmos—believe it. It is the evil on your own placement—now locked into your Earth density, which is your problem. Your immediate perpetrators and expressionists are the Zionists in dispersment throughout the governments and financial communities, along with, of course, the scientific.

Any more recently "transported" "little gray aliens" which are seen regularly and reported by ones who see them and cannot be denied, are mostly reproductions. You are watching the very duplicates made functional by Satan himself come to, what appears, life. It is not the same kind of "life" given through Creator in soul manifested, physical matter. Therefore, KNOW that he can reproduce replicas ad nauseam from genetic blueprints and programming but he still only has robotoids and robotoids continually give him a great deal of trouble for they are easily identified once people realize there is such a thing. It is the ignorance of the fact of it that keeps the secret secure. You witness, say, Mr. Bush acting in a such and such manner and looking particularly young—then over the weekend he is changed and appears either more youthful or older—but definitely "different". You simply mark it up to "a bad

night's sleep or too much to think about or responsibility" or any number of excuses for the change. Even your magazines and newspapers note the changes and simply comment on the incredible duplicity of the man. No, you are now encountering your 29th replica of George Bush. And with him must come a new Barbara Bush lest the show be spoiled. These duplicates become weak in strain and, under stress, are incapacitated quite rapidly as would be a "growing organism" placed in a stressed environment.

Henry Kissinger is another one to watch closely—he is changed-out frequently, also, for he bears the responsibility of orchestrating the Plan for New World Order. So, if Kissinger is a biggie and is also robotoid, WHO is the PUPPET-MASTER? You guessed it! The prince of deceivers, himself. You were told that—in the ending—Satan would be given total rule over the planet and you now have a very real entity deceiving you as a mass populace of the planet.

"Well, why don't you do something about it—you who claim to be of the Light?" We are—we are bringing you Truth just as fast as you will accept it—for when you know and accept Truth—you will also be given to know how to counter that which is imitation of life. You who are creations of God Source are not "imitations of life" but experiencing fragments of the Creator's Self. Satan's army is now land-locked; unfortunately, it is on the same land upon which God's Creations are also experiencing. So be it for it is the schoolroom of soul progression. You are simply living out the prophecies as you perceive them to be.

You see, even the prophecies of one Nostradamus are coming into focus—the Mongol in the blue turban, let us say—this represents the Khazar element of the anti-Christ with the flag colors of blue represented by the "turban" (which was the color, or flag, of identification in the ages past). The Soviet Union appeared to have been killed and is now to rise again more deadly than ever. Even the Pope of Rome is a duplicate playing the role of deceiver.

Ah, but WHEN did it become necessary to begin to bring doubles into public perfection? With the death of David Rockefeller.

SHROUDS OF THE SEVENTH SEAL (The Anti-Christ Whore of Babylon), JOURNAL

Pg. 93, Doubles, Robotoids and Replicas:

Beloved ones, these men you perceive to be leading you are replicas and incapable of either compassion or change of programming—they have ONE GOAL IN SIGHT AND ARE PROGRAMMED TO MOVE UNFALTERING TO THAT GOAL EVEN IF FREQUENT REPLACEMENT IS REQUIRED—THE GLOBAL CONTROL OF YOUR PLANET, IN PLACE AND OPERABLE, BY THE TURN OF THE MILLENNIUM. THESE ROBOTIDS HAVE NO MANNER OF CONTROL BY WHICH TO FUNCTION DIFFERENTLY AND UNLESS YOU STOP THEIR MARCH TO DOOM, SO SHALL IT COME TO BE!

How is it that you find this difficult to accept? These "genetic/holographic" DNA/RNA replicas have been in the perfecting for well over four decades. All that is required is a holographic fragment (literally, one cell) and

a replica can be reproduced. Then all that is required is down-loading of the memory data and programming of the manufactured entity. I have spoken of this procedure prior to this and will not take precious time to repeat and repeat for those who simply do not wish to go back and effort at gaining the information. You see, I, Hatonn, care not in the least whether or not you believe me nor if you understand the mechanism by which it works. You are "willing victims" of the lie and YOU will awaken or sleep on—it is up to you. Our commission is to outlay the Truth unto you—YOURS IS TO CONFIRM AND ACKNOWLEDGE—OR NOT, AS YOU WISH. There are technical advances upon your planet, already in use by the Elite, which would boggle your senses—robotoids are simplistic in relative comparison - - - [and the rest of the document is repetition.]

[END OF QUOTING]

Thank you, friend, you have done a lot of work and, also, have saved me work in reconstruction. One problem is that, somehow, some of my prior information IS still missing and therefore, I can only assume it to be in one or two of your missing *Journals*. It is not sufficient to stop me from responding for I have not yet told you HOW you grow so fast, at any rate.

Know that you will read my discussion (or it got omitted which I think not probable) that there are already working duplicates of, for instance, cattle. There are also the projects in research to clone "body parts" for identical transplantation of heart, limbs, etc., without rejection of the attachment for it will bear identical genetic structure and the body will not recognize the difference. Now to a bit of specific technology to consider.

There are two kinds of cells in the body—the germ (the sperm cells and the egg cells, which produce the next generation) and the soma (the cells of the blood, brain, muscles, and everything else).

Each somatic cell has two sets of chromosomes in its nucleus. When it divides into two cells, all the chromosomes double, and each daughter cell receives a complete double set. But when the eggs and sperm are formed, by a process called meiosis, the two sets of chromosomes are broken up, and only one set goes to each of the daughter cells. Each egg cell and each sperm cell carry a random mix of half of an individual's traits; the only time they have a complete set of chromosomes is when their nuclei come together during fertilization. At the moment of fertilization, life begins anew with an individual that is identical to neither its mother nor its father but rather is a 50-50 combination of both.

Starting out as a single cell, the embryo grows rapidly, not in size but in number of cells—first two cells then.... The growth begins when the nuclei come together during fertilization. The point then, of replication is to introduce two identical nuclei from the same entity. Upon integration they will multiply identically as above stated for it represents fertilization—the cell recognizes no difference. And thus begins replication of an identical clone.

As the cells multiply the embryo is a mulberry-like cluster of cells called a morula, scarcely bigger than the fertilized egg. As division continues, the morula turns into a hollow mass called a blastula (blastocyst in mammals), which is first hundreds, then thousands of cells strong.



"Well, Gottfried, news from the cloning front, I see!"

In the event of "artificial cloning" it is much like a test-tube embryo except that it is completed in a medium which allows the nutrients of life to be utilized. While this is happening—there is a holographic image available for alteration as necessary for duplication of the finished entity.

In the early division, all the cells of the embryo are indistinguishable from one another. But later some of the cells begin to specialize, and the process of differentiation begins. As development proceeds and the embryo takes on shape and form, more and more cells become committed to a particular pathway, changing in form and function. The blood cells make hemoglobin, the muscle cells make a muscle protein, and so on. The facts are, and research now shows—every single cell in a body contains all the necessary things to reproduce a replica.

It must be noted that adult differentiated cells and egg cells, are on two very different time tables for division. The egg is on the fast track, ready to spring into action about an hour after fertilization if left absolutely alone, while the far slower differentiated cell is programmed to divide every two days or longer. So when the nucleus of an adult cell is placed in a recipient egg, it is forced to divide before it is ready. Chromosomes get left behind or are torn apart. The result is that some of the clones have chromosomal abnormalities and may be genetic "monsters".

Now it gets more technical and tedious. Several things must take place to reproduce a "well-rounded" duplicate. As the cells are growing there must be introduced something which will accelerate growth and reproduction. You have in each body a functioning gland called the pituitary (I think is your label) which regulates growth. If something happens, say a tumor, in an adult wherein the pituitary gland becomes hyperfunctional, a disease, which I believe you call something like "acromegaly" which is chronic hyperpituitarism marked by progressive enlargement of hands, feet, and face—, occurs and within very short periods of time the body will simply outgrow itself—become huge and because the bone structure cannot house it the monstrously rapid growth can simply kill itself from overgrowth. So, if the pituitary from the gland is introduced in increased amounts during the early formation and duplication of cells—the growth rate is incredibly rapid. As the body reaches proper proportion and the cells mature into proper function in the proper placement—the hormone is decreased and additional amounts stopped completely. Understand that this is oversimplification of a rather complex mechanism—however, once the duplication process has been accomplished once or twice, the amount of additives is pretty well decided and the duplication becomes indeed rote.

I believe you can understand that as these reproductions are created they become less stable and much less sturdy although they will replicate even to the age category depending on giving additional hormones or withholding same. Then what is not perfected by "natural" growth and aging can be surgically altered.

So, what have you? You have a body functioning as a machine and a pretty empty mind of a womb-infant. It becomes very easy to down-load information from one brain to another—especially if there is no preconceived ideas or thoughts in the recipient brain. It becomes simple to place the outgoing replica or "person" into a state of imaging and the images in response to questions and input guidelines are extremely rapidly "read off" just like a rapid-fire computer system. Don't be fooled by that which you are not told much about—but there are cameras which can now photograph thoughts—down-loading a mind is nothing and can be completed in only a few brief hours. During this same period of time programming for current and future functioning is integrated. "Flaws" in personality will most often be continually exaggerated and this is that which becomes the problem—that of keeping the entity under control.

What happens to the original? It goes where all first creations go—the soul departs and goes to its proper placement for progressive experience. The clones, when no longer useful, are simply "dumped". If the expression within the essence is recovered and given again the gift of soul entrance through Grace (and there is no other way, beloved ones) then the "clone" becomes a functioning "whole" and separate entity but will bear the mental rememberings of the original and will pretty much continue the original's experiences. Hence comes the term of terms—"walk-in". Now I remind you ones who like to

consider yourselves "walk-ins" for God—forget the concept. Clones are of evil beginnings by any measure of the term. Replacement of energy form into an existing body is indeed of evil. God needs no such fabrications. If God needs a body, He creates one. Remember, "Satan" as you call him, cannot create—he must utilize that which is already created—havoc is all that evil one can create.

So you see, it is not even longer speculative among the scientific community. By combining the techniques of nuclear transfer with those of in-vitro fertilization, the technology for cloning human embryos is now on-line. Using the same basic technique of serial transfer, scientists can duplicate the same embryo over and over again thereby cloning not just embryos but human adults.

Scientists have long been able to trick adult body cells, normally differentiated to perform specific tasks, into going backward in time to an early embryonic stage when all the genes were fully turned on and all things were possible. The researchers reached the power to turn back the clock, so to speak, making an adult cell young or duplicating a being at any age level through manipulation.

You must understand that in the beginning of this idea it was set forth as wondrous to be able to have a second set of organs, etc., if ever needed for individuals. Well, of course one secret thing led to another until they were taking a cell from an individual, transferring it into an enucleated egg, growing the embryo in culture for a few days, and then putting it into a surrogate uterus. After about six weeks into the embryonic development, the collection of primitive cells called the telencephalon, the forerunner to the higher brain, would be removed and frozen. In this way the body clone "would never develop a brain capable of anything more than secreting hormones and commanding the most basic vegetal bodily functions. It would never perceive pain or love. Without any portion of the higher brain, the body clone would be less human than the fish that graces your dinner table.

Once the body clone would be grown to the appropriate size by intravenous feeding and hormone injections, it could serve as the equivalent of a brain-dead organ donor, only in this case there would be no rejection of a transplant. Since the clone would have exactly the same genetic makeup as the person from whom it was derived, all its parts—from the facial features to vital organs—could be replaced as though they were the person's own—which they would be. If now, the desirability is of having a functioning higher brain, then the additional steps would need to be taken to re-establish the telencephalon.

The problem that many scientists face in cloning is that in the reproducing much of the "personality" which makes a human sexual is lost and also it gets rid of all the very characteristics that are enjoyed about a human. As a matter of fact, as dangerous as the actual cloning of beings is what is happening already on a massive scale—the brain control which causes everyone to act in various controlled manners. How is it that a hundred million Americans watch the Super Bowl, or millions of people buy little plastic disks with scratches on them? Basically this is worse for the perfectly good and functional gifted mind is wasted. The potential for abuse is incredible and so it has become a fact.

The fact that contents of a brain can be transferred only requires knowledge of the psychochemical way in which memory is stored—and you have known how memory is stored in a computer. With the proper psychochemical balance it is merely a matter of transfer as from one computer disc onto another. With cloned brains and memory transfer, the individual is raised to the nth power—but without the capacity of moral conscience as given unto man in the form of soul. You see, the purpose is not to just serially immortalize but to produce parallel infinity.

Please allow this to be sufficient for this sitting as I have a very weary scribe who is wishing I would just clone her a little bit more time and a few more fingers.

I thank you for your inquiry and I hope I have been complete enough to satisfy without overburden. I am sorry to leave out any of your questions but I simply may not jeopardize my beloved counterparts by speaking of the other-advanced technical achievements at this time. Too much information makes you targets and I refuse to allow that as my scribe, for instance, is marked like a neon sign already and therefore I give her nothing more than any of you have in access for if there is nothing to gain from her, she is left alone and our adversaries know that she is given nothing for they glean exactly that which I give her—right

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as she writes it on this apparatus.

Our sole mission is to "awaken" mankind—not invent new or re-invent old technologies and man's problem already, is that his technology is far advanced of his ability to socially survive. Know that as things are acceptable proper ones will be given into knowing the information in proper sequence. God does pretty well at planning—and remember—HE WINS! THAT, BROTHERS, MEANS WE WIN!

Close this out, Dharma. I want to share the other information and confirmation received from A.B. regarding Egypt, etc., but we are too fatigued for this day. Thank you, chela, for relentless service and know, dear one, that when we pull this off—then you can go clean your cupboards. In great love beyond your knowing, I humbly bend in appreciation to you precious ones who struggle along with us in this journey acting as alarm clocks—the rewards shall be grand indeed for the promises of God are always met although you rarely have perceived them properly. Even so—they are always more wondrous than you can imagine.

In brotherhood and friendship I take leave this evening.
Hatonn to clear, please.

4/17/91 #1 HATONN

Dharma, it is long past lunch time and we need a break. Then I wish to discuss a few more points regarding robotoids for I seem to have stirred up the hornets. You will note however, that you now have first-hand information from one who is on the "inside" and knows the CIA very, very well and you got confirmation, precious—even moreso you learned that the replications coming out of Japan are even more superbly crafted than those coming prior to now.

Also please note the newly coming co-ventures and meetings with Gorbachev of Japan's top people—in Japan. Also note that within the week Gorbachev requested 500 million dollars in additional food credits—FROM YOU AMERICA—and got it! That means that all the prior is used up and now the flow will be quite steady. Pray for a good grain crop this year, chelas, for all your reserves are gone! So be it. Let us take a rest, please. Thank you.

4/17/91 #2 HATONN

ROBOTIDS AND SYNTHETIC AUTOMATONS

I don't even have the proper language to further discuss this subject with you for it is obvious that the general public is so uninformed that I hardly know where to begin. Therefore, in light of that which I gave you a week or so past, I shall try to move back in years to incidents and utilize descriptions as we move along. An excellent place to begin is, say, around your years 1978 and 1979 because robotics were on the scene, having moved from "doubles" and "look-alikes" into robotoids and then on into synthetic automatons which are referred to as "synthetics".

Doubles had been utilized frequently and with astounding results for some years prior to 1978 but in Spring of '79 Russia had begun to deploy this astonishing new Intelligence weapon. Those were the "organic robotoids"—artificial robot-like living creatures that simulate human beings. By introducing the robotoids, the Russians were

able to make a shambles of the Bolshevik plans then in progress. Preparations were moving fast for a new Bolshevik socialist revolution right there in the United States, but the Russian robotoids stopped it cold. The major problem—then as now—the Zionist Elite have no real loyalty to any cause save their own so that which comes forth is utilized in any manner necessary to gain their own desires and the “host” factor is usually done-in while the wolf hides behind the lead-sheep’s wool. Even more importantly, the joint Bolshevik and Zionist Middle East War plan was temporarily thwarted. This prevented the Bolsheviks from going ahead with the rest of their plan for an American nuclear first strike against Russia and so, the next attempt of serious magnitude was set up for 1982. Yes, you read exactly that and if you know not of which I speak—please go read the *Journals* for I cannot repeat it all. [See the early Space Shuttle missions we just repeated in the last 3 issues of CONTACT.]

After that time, the Russians pressed forward with their robotoid infiltration and take-over of the United States. Within mere weeks, the year-and-a-half SALT II stalemate vanished and the treaty was signed in Vienna; for months major surprises showered the news which were the direct result of Russia’s robotoid “invasion”. At the time there were ones on your place who were being fed information right out of the Rockefeller Cartel and the CIA regarding these beings and it was being written, censored by the media and you the public tossed it aside like limp popcorn. Well, the two major resources were silenced and you were the loser. As we have bits of time on this subject, I shall back up and give you some scenarios which you can confirm, i.e. Sen. (robotoid) Church’s strategy to undo the Cuba crisis and to save SALT II. But this story is for 1979 because it is so important in magnitude.

A most important case in point was to do with America’s new relationship with Red China. In 1978, the Carter Administration was in a state of panic over Russia’s newly deployed crushing military power in space. The so-called China-card policy was the result. America suddenly dumped Taiwan and recognized Red China but the Russians were working fast to unravel the ties between the United States and China. Russia was determined to re-establish her own working relationship with China. In October talks were continuing between Russian and Chinese officials in Moscow with that goal in view. Suddenly a Federal District Judge ruled that it was illegal for President Carter to breach the treaty with Taiwan. Instead, he said, Congress must be consulted. In June the same Judge had refused to rule in the case, but the Russian robotoid take-over in the U.S. had changed things forever. Out of the blue came the surprise thunderbolt of the ruling. It could hardly have been better calculated to shake Chinese confidence in the United States, and it came at the very moment when Red Chinese negotiators were staring across the table at their Russian counterparts in Moscow.

In every possible way, the Russians were trying to make use of their robotoid advantage while they could, because there was a lesson which ran throughout military history and the Russians knew it well. That lesson was that when one side in the conflict developed a new weapon, the other side would soon counter it with a similar and often, better, one. A new weapon can decide a conflict only if it is used quickly.

The United States was far behind that of Russia in robotoid technology as well as space technology, but then the Bolshevik and Zionist enemies of Russia had achieved their own surprise. The Rothschild interests, which controlled both movements, had for many years been deeply involved in biological research of all kinds. They had not succeeded in learning the secrets of the Russian robotoids, but they had achieved success with something very similar. Those developments were called “synthetic automata” or simply “synthetics”. A Rothschild synthetic was similar to a Russian robotoid in certain ways. Each is an artificial life-form designed to simulate a human being, but synthetics also differ from robotoids in important ways. For one thing, they are generated by radically different techniques. Both utilize genetic samples from actual humans as their starting point, but beyond that everything is different.

The Russian process is a close relative of recombinant DNA techniques involving hormones and other life forms which could be loosely described as bacteria, simply for lack of better description. The details of the process were shrouded in the greatest secrecy of anything in historical

reference—but the process (and I have already described it at any rate) enables robotoids to be generated from “scratch” very, very rapidly. The Rothschild process, by contrast, did not start from scratch—ah ha! Instead, certain tissues extracted from bovine (cattle) were the starting point. Are the lights flickering, L. Howe?

The synthetic is then generated in a process that changes the genetic make-up in order to simulate a person being copied. It is the outgrowth of a discovery made in the 1950s in France. The experiment involved two species of ducks called khaki Cambells (go look it up right after the shock goes away), and white Pekins. The landmark duck experiment of 1959 was reported in a book titled THE BIOLOGICAL TIME BOMB by one, I believe, Taylor, Gordon R. It was published around the late 1960s by the New American Library, New York, N.Y. Taylor described the experiment in these words, quote: “They had extracted DNA from the cells of the khaki Cambells and had injected it into the white Pekins, thinking that just possibly the offspring of the latter might show some character derived from khaki Cambells. To their utter astonishment the actual ducks they injected began to change. Their white feathers darkened, and their necks began to take on the peculiar curve which is a mark of the khaki Cambell.” Beginning with that clue, the Rothschild synthetic process continued to be developed—in great secrecy and by the late ’70s, synthetics were beginning to appear on the scene.

I do not wish to frighten Dharma but she must become aware that it was known that she would write these documents from onset of her time here on the planet—only she did not know.

Her brother was in a very high-level military intelligence position; he was replaced at the time of his original “heart attack” and several times since. For your confirmation, chela, remember that they would not allow you to visit—you were also told by astonished ones that when they first saw him afterwards his hair had turned snow white in a matter of hours—from the research medications. “They” usually do not make such errors in presentation but were caught off guard by a persistent wife who stumbled in prior to having the preparations fully under control. The one who came to visit last summer via Nellis Field and Edwards Air Force Base was quickly identified by you but most people will not even question and will attribute changes to aging and “whatever”. Please KNOW, chela, that we wrap you in love and will see you through this journey for it has indeed been a painful walk for you. Don’t concern about your father, child, for he has long ago moved on, but it was necessary to have a “body” in his place perchance you went to visit—it would make it far easier to keep you in surveillance. Your brother even remembers a lot of his experience and departure and became quite confused in your presence—it is indeed typical and the clues were all over the circumstance.

CARTER

On October 9, 1979 Carter robotoid No. 18 was scheduled to hold a news conference. Three days earlier, Brezhnev No. 2 had made his proposals in East Berlin for military reductions in Europe. Robotoid No. 18 had been programmed to react positively to the proposals but instead your alleged President said, quote: “I think it’s an effort designed to disarm the willingness or eagerness of our allies adequately to defend themselves.” The Russians were totally dumbfounded. This was a fresh robotoid, surely the recurring instability problem could not be showing up so rapidly. After the news conference, he was bundled off for ex-

amination and testing, and that produced the second big surprise. It was not robotoid No. 18 at all, but a total synthetic. The synthetic was then transported to Novosibirsk for further study. There, robotoid scientists were able to establish an important and unpleasant fact: the source of the genetic material used in generating the synthetic had been robotoid No. 18; and whereas the Russian robotoids vary somewhat from one to another, the synthetic was virtually identical in appearance to the missing robotoid No. 18. But an important favorable fact was also discovered—the synthetics are inferior mentally to the robotoids. It wasn’t clear at the time how fast the Bolsheviks would be able to deploy the synthetics, but the guerilla war between the Rothschild synthetics and the Russian robotoids was underway.

Dharma, allow us to leave this for it is now too lengthy.

4/21/91 #1 HATONN

MORE ON ROBOTOIDS AND SYNTHETICS

I believe I left you at the point that Russia was in possession of Carter No. 18. The Russians in Novosibirsk discovered that the “Rothschild” synthetics had actually appeared and now were in service. This was expected but, even at that, it was a surprise maneuver on the occasion of the first big public display. Since the Russians had been expecting duplication abilities they were both pleased and a bit disgruntled to find that the synthetics were more perfect in visible duplication but alas, were mentally inferior to the robotoids.

For that reason, the Russians were immediately turning their resources to a re-emphasis of their other weapons in their battle against the Bolsheviks in America. Remember now that this portion continues from the one in prior writings which were staged in 1978 and ’79.

At that time, by the Fall of 1979, they were beginning to use geophysical warfare again as part of their overall campaign to whittle away at the danger of nuclear war. In October Chairman Hua of China was in France, trying to buy Mirage Fighters among other things; but the Russians sent a very clear message to both France and China that they should forget that little transaction. On October 9 a Russian geophysical warfare weapon was set off in an undersea trench in the Mediterranean off Nice, France. It produced a sudden ebb tide, followed by a tidal wave that smashed 36 miles of the French Riviera. Surely you ones



remember this for it was prominent in all the world's news except yours which covered it in less than two broadcasts. This was an entirely new experience for the French, but not for Chairman Hua. The Russians had used geophysical warfare to give him a message more than a year prior.

For you Americans, it was now coming closer to home for, prior to this, THERE WERE IN PLACE SOME 46 BOMBS UNDERGROUND FOR EARTHQUAKE GENERATION IN CALIFORNIA. Dear ones, I didn't place the bombs—I am simply reminding you that they were in place as far back as the mid-seventies and in 1979 the Russians began detonating those bombs by use of the beam system from Cosmos, heres. On August 6 the strongest quake in 68 years—5.9 on the Richter scale, shook San Francisco, and in October (15th) a Richter 6.4 quake was set off in Southern California.

The Russians had become convinced that their robotoids would not be enough to stop the Bolsheviks. They had encountered some problems with them and now the Rothschild element had created replacement synthetics for the robotoids. So rather than allow the Bolsheviks to regroup and launch nuclear war, the Russians turned once again to geophysical warfare, including weather warfare. The West Coast, as with the earthquakes, was a prime target because of the heavy concentrations of aerospace and military activity there. They knew they could (and have done so) control the amount of rainfall and devastate the growing fields and water supply for the "garden" valleys. The big question remains—WHEN will they unleash the great man-made catastrophe on America's West Coast? They continue to this day to give you warnings at regular intervals and you keep ignoring them and spitefully effort to set yourselves up for nuclear strike against them. Gorbachev is nothing but a puppet of the Bolshevik Elite (Khazar Zionists). The non-robotized leaders of the world do not like you, America, and are aiming to shut you down—would it not be better to stop this insanity on your own account? You could then turn into a world working together in freedom without "World Enslavement".

Even though I recently wrote on the subject of cloning of cows, etc., I believe you need more current, factual information for you didn't REALLY accept the first go-through. Let us just name some names and places for you now have synthetic cattle, turkeys, etc. In many ways it is far easier to consider using these synthetics as a food resource but it should be most serious that actual duplication is not only present but working. This, however, is not that which has brought the Hosts of the Cosmos—for the Khazars have also invented a method [*scalar beam weaponry*] to cause "death" and I speak of soul energy fragmentation which actually destroys the structure of soul essence. This is unacceptable! [*And why the Hosts came to babysit—because of the antics with these scalar beam weapons.*]

DUPLICATED COWS

I am going to just give you an example on this subject from that which is already published in your own data avenues—not from technical papers as much as outlined in layman language for better comprehension. Don't get hung up on intercellular structuring from Hatonn for I shall not jeopardize the position of my scribe, and you of John Doe, ball-game watcher or awakening quarterback in God's ball game, do not have to clone anything so allow us to accept that which is already available. It is understanding that you need—not specific experimentation in your bedrooms. You have done enough damage in misuse of your bedrooms!

Let us start with milk-giving cows. Biologists can clone a large number of very superior cows from a single embryo. The cows, which are designed to be excellent milk producers, will not be clones of their parents, because they will have genetic material from both: They will be genetic *replicas of each other*.

Let us follow the path from one through eight steps:

1. A superior milk cow is mated with a superior bull—through test-tube fertilization.
2. After six days, the resulting embryo has developed up to some 32 cells.
3. One cell is removed from the embryo.
4. An unfertilized egg is taken from a donor cow.
5. The genetic material is removed from the egg.

6. The cell from the superior cow is inserted into the egg and a jolt of electricity is applied to fuse the cell inside the egg.

7. The egg is then inserted into a surrogate mother where it is allowed to develop normally.

8. Additional cells can be taken from the original embryo and inserted into other surrogate mothers to create numerous genetically identical cows.

Do you now see that you can duplicate unlimited clones? Do you also now see why a few years back (very few) there was started a sperm bank with only contributors of those considered the most Elite and brilliant "Nobel" prize winners? The sperm cells (or cells) would be utilized from the "chosen few" who would father the offspring through a "chosen select female" and clones made from the offspring—thereby theoretically creating a super-brilliant race! Do you actually think it different from Hitler's Nazi experiments? Foolish chelas! Moreover, now there is not even a need for surrogate mothers for the entire system can be handled from small artificial wombs and "thriving" containers.

But back to the cows for these are the type of articles which miss your attention—while also readying you for accepting major information as we "spill the beans". They can then tell you that "...no, we are only working with turkeys and cows"—and that is a very good time to utilize the term B.S.!

Dharma, just copy the article. It is so outdated that I am embarrassed for you but none-the-less, the readers need this input to prepare for the other Truth possibilities.

[QUOTING: *STAR TRIBUNE* (Minnesota) 3/24/91:]

GENETIC RESEARCHERS HAVE THE ANSWER TO FINEST DAIRY COWS: SEND IN THE CLONES.

It's roundup time in the petrie dish, where Michelle Sims is herding the cattle of the future.

"Here's a two-cell. That's good," she said of one Holstein embryo. "These have died," she said, rejecting others.

The critters are mere polka dots, microscopic abstractions of the black-and-white cows they are genetically destined to become. But each has everything it needs to ultimately develop hooves, hairy hide and all the other features of the classic milker.

And each is a carbon copy of the others. This is a herd of clones, genetically identical reproductions.

And there is no limit to the number of additional copies Sims can make at the University of Wisconsin, where she is a research supervisor.

The science fiction of the early 1980s—is at the barn door of the 1990s. Since sheep and cattle embryos were first cloned in the mid-1980s, Sims and other researchers have pushed the technology to the point that companies in Texas and Canada are selling elite breeding cattle from cloned embryos. Another company in Wisconsin is planning commercial sales on farms this decade.

Now embryo cloning—with other new biotechnology in the works—is driving the \$57 billion-a-year cattle industry toward a new era. Barnyard sex has been out of vogue for decades as farmers have found ever more sophisticated technology for impregnating animals. Even with the technology, a superior cow could produce only about five offspring. Unromantic as the mating may have been, they still were subject to the myriad of chances that occur when genes from males and females meet in the old-fashioned way. Offspring might inherit the superior qualities of their parents—or they could be duds.

With cloning, scientists envision a future when a dairy barn could feature cows with guaranteed identical genetic traits. And the farmer could have additional copies in the form of frozen embryos, to be thawed as replacements are needed. That freedom from genetic variations would move farmers toward the kind of management precision and quality control found in factories.

For example, dairy farmers can dramatically boost milk yields by giving a cow exactly the right feed. But because each cow is different, the optimum feed mix must be calculated animal by animal through trial and error. In a cloned herd, much of the guesswork would be gone.

Meanwhile, research into animal cloning has applica-

tion off farms, said Robert McKinnell, a professor of genetics and cell biology at the University of Minnesota. A pioneer in cloning, he has worked with frogs to learn more about humans. Animal cloning research is unlocking secrets about the subtle functioning of cells, he said. Among other things, the findings are useful in understanding cancer.

But cloning also is controversial. A key worry is the potential for losing genetic diversity of farm animals. Suppose that a nation's herds gradually evolve toward clones from a few superior parents. Some rare disease accidentally is imported, and this line of cattle carries hidden genetic vulnerability to it. Oops, the nation's meat and milk supplies are threatened.

The concern is shared by scientists, including Steen Willadsen, who led the world into farm animal cloning, announcing in 1986 that he had produced sheep from cloned embryos in Great Britain. Willadsen is now a professor at the University of Calgary and research director for Alta Genetics Inc., one of the three companies known to be developing cloning for commercial sales.

While Willadsen expressed enthusiasm for the potential in cloning, he worried that cattle production might follow trends in the poultry industry in which a handful of companies own most of the breeding stock.

"We have three companies sitting on the genetic basis for most of the commercial turkeys...Insofar as cloning could be used in that way, which at present it can't, so we could run into a similar situation here," he said.

But Neal First, the University of Wisconsin scientist who reported in 1987 that he had produced the first cattle from cloned embryos, said the problem already is being addressed. Among other things, a national program is being established to catalog and freeze germ plasma that could be used to recover lost varieties of animals, he said. There are other ethical concerns, including the potential for cloning humans from embryos. Theoretically it's possible, although cattle, sheep and rabbit embryos are much easier to clone than humans, pigs and rodents, First said.

May Tacheny, who coordinates rural concerns for the Minnesota Catholic Conference, said important ethical questions haven't been addressed because religious thinkers haven't kept up with the explosive growth in new biotechnology.

"We're changing the whole manner of things that creation so wonderfully is empowered to do," she said, "We know about the ability of nature to create surprises and the natural way of producing new species...You have to wonder why we are trying to do it."

Ultimately economics probably will drive the decisions about how far animal cloning goes on farms. Most scientific pieces are in place, said Paul Miller, a vice president at ABS Specialty Genetics in DeForest, Wis., another of the three companies that are developing cloning.

"It's just a matter now of getting the price down and the success rate up," he said.

Miller estimates that cloned embryos will be widely used on farms when they can be sold for \$500 to \$1,000. Right now the cost is "a long way" from that range, he said.

"It's a lot like producing an electronic calculator," he said, "The first one may cost \$1 million. But by the time you make millions of calculators, that development cost is down to about 10 cents a calculator."

A key step in mass marketing will come when a company can guarantee the genetics of its cloned lines, which will take years of cloning, testing and recloning, Miller said.

Here's why: No one knows the genetic value of a given calf until it grows up and starts producing milk. But adult cows can't be cloned. The process works only with embryos whose cells haven't "differentiated", or specialized for individual traits. In cattle, differentiation starts about six days after conception, after embryos have 32 cells.

So researchers must clone some of the cells from an embryo and freeze the rest before they differentiate. Cows from the first cloned cells can be evaluated as milkers. At that point, the remaining frozen embryo cells can be thawed and cloned.

But it takes more than six years to prove those first clones.

The process is underway at ABS's Wisconsin research facilities, where cloned cattle in the barns match cells being held in freezers at 320 degrees below zero, said Marvin Pace, ABS director.

"We have a lot of bulls sitting around this place," he

said last week pointing toward the ABS barns outside his window. "You make this mating of superior animals, but the recombination of genes is such that you don't know what the result is going to be... Out of 200 bulls we sample every year, only one in 10 or one in 15 shows up superior."

With cloning, he explained, "For the first time in the history of animal breeding, we will be able to sell a person a *genetic KNOWN*... to say we've got an animal here that is in the elite end, genetically."

The cloned cattle at ABS are carefully guarded secrets. Barns are off limits to visitors. The firm, also a major player in traditional breeding, is racing with Granada Biosciences Inc. of Houston to claim ownership of the technology and to develop commercial markets.

Pace wouldn't say what ABS has invested in cloning, but it was enough to build research laboratories, hire 20 employees and finance basic research at the University of Wisconsin, where Sims and First conduct their experiments.

Scientists on the leading edge of the new biotechnology say the full impact of cloning will come when it is combined with other developments. For example, researchers are honing techniques for analyzing genes in cattle embryos to predict traits they'll possess as adults, First said. That would eliminate a lengthy step in the process of evaluating clones.

Other researchers are manipulating the genes of cows to give their milk qualities that would help cheesemakers, he said.

[END OF QUOTING]

Anybody feel a bit queasy yet? Well, go take a breath of air, get a candy fix or whatever, for we are going to come back and I am going to give you a bit of a rundown on cattle mutilations, vampiring "little grays" and consider asking you to ask Whitley Streiber what else he might like to share with this nation. NO "LITTLE GRAYS" FROM OUTER SPACE, BROTHERS—NO CRIMINAL EVIL ALIENS—CLONING, CATTLE SURROGATE MOTHERS AND NOW VAT-PRODUCED ADULTS—ALL RIGHT ON YOUR PLACE AT THE LOVING HANDS OF THE ELITE SATANIC BROTHERHOOD SET TO TAKE OVER YOUR WORLD. HARKEN UP FOR YOU HAVE NO *REAL* IDEA OF WHAT IS OUT THERE!

Hatonn to clear until you are ready to begin again, Dharma. Thank you, chela, we are going to "get-there", precious, and you remain ever in my shelter. Man must face the truth of his circumstance and then he will do that which he will do and we shall have filled our mission.

4/21/91 #3 HATONN

I am going to put the abduction cases, contacts of little aliens and blood-sucking mutilators to rest. NONE of the tales, as told, are true as presented within the "UFO" community of disinformation-bringers. It is not necessarily true that the stories are deliberate fabrications (al-

though in most instances they are such), but ones can only conclude, incorrectly, that the activities are perpetrated by etheric or alien beings.

It makes for good science fiction, but dear friends, you will find, when the wash is out and hung in the sunlight, that Truth is far stranger than is that fiction.

The evil Anti-God was on your place and busy at his work long before any being called Adolf Hitler entered the scene. Further, it was through the coalition of the Khazar Zionists and the Nazis headed by Adolf Hitler that the "master race" was presented and all the experimenting began and quite frankly was pretty well functioning. From then until now it has been one big cover-up after another while the Elite move to take your planet.

WALK-INS

My intent is not to cause any of you any great disappointment but I can assure you that if you are telling ones that you are a "walk-in"—you are in for some real surprises yourself. What you are actually saying is that you believe yourself to be a fully fledged clone or reproduction with new programming. That is not a state to be taken either lightly or with great joy. **GOD DOES NOT PRESENT ONES WITH WALK-INS AND IF A NEW CREATION IS NEEDED—HE CREATES. ON THE OTHER HAND—THE EVIL BROTHERHOOD MUST WORK FROM THAT WHICH IS ALREADY MANIFEST AND NOW, WHERE DOES THAT LEAVE YOU WHO CLAIM TO BE WALK-INS?** Does this mean that somehow you are lost and have no ability to reclaim self? No, but you must recognize the truth of it and demand that the tampering cease, the false energies depart, require that God regain control—clear your space and recognize what has happened, either mentally or physically or both.

CATTLE MUTILATION AND OTHER ODDS AND ENDS

As gene splicing and synthetic reproduction has been experimented on during the past decades there were two thrusts present at all times. One was to totally terrify the populace by the activities in remote places, etc. Secondly, much experimenting had to take place in remote places to coincide with the research going on in laboratories. The "scientists" had to have several things with which to carry on research—male/female reproductive ovum and sperm, cells for biological splitting and cloning, places for surrogate incubation and ability to control the subjects.

At first the most efficient method of research was simply for the host carrier to act as the carrier—no more and no less. Then it was found that cattle cells made excellent host structure for the beginning of the splicing and reproduction and far quicker than simple reproductive growth even with hormone rapid-growth substances. Also it was found that if the host cell was, say, bovine—the cow could then carry the fetus for a period of time without

rejection and abortion and without any impact on the fetus. Therefore a fetus could be begun (the clone started) and simply carried within the cow as a surrogate mother device until species differences would cause spontaneous abortion. This method is no longer even necessary to produce fully adult duplicate synthetics.

Now, as for the number two cause of cattle and sheep experimentation—you have strains of viruses which are in what are referred to as walking reservoirs—i.e., there is a strain of smallpox which has no publicly known cure which is "on hold" in "walking reservoirs" of bovine and sheep. The bovine leukemia and sheep visna viruses are the most tampered with of the viral family of death dealers, i.e., HIV (AIDS), etc. You see, death is not from the HIV which is a lazy, almost worthless virus but rather from the diseases allowed to take over the body due to the inhibited immune system of the host. The virus itself will mutate with every carrier—but can be stopped from mutating by taking a cell from the already mutated cell and reproducing it—in other words, cloning the mutant. A vaccine possibility? Indeed, but not as you might think—you must first find a subject which has a disease which can be treated, clone the disease and transmit the treatable disease into the host and therein treat the treatable disease, building immunity to any other assault on the system. You don't even have to touch the HIV sleeping in the nice comfy T-cells. The experimenting can easily be carried out in sheep and cows and most certainly has been to ad nauseam extent.

Now, for the miserable part of the human social experience, there comes forth the Satanic worshippers, witches and those who practice wicca magic while calling it white magic, etc., and the Zionist Elite sacrificial dallings and other blood-letting ritualistic nonsense, and soon you have groups in the actual state of evil worship through the blood baths and supping and ritual killings of both animals and humans. Part of the intent is the terror involved and the other is the simple stupidity of human ritual to evil with no intent otherwise. Please do not be foolish in your translation, dear ones—you who think you practice divine magic while practicing wicca had best think again for unless you are a truly HOLY MAN you will get yourselves trapped, for wicca, by its pure meaning, is taken from the word "wicked" which means: Evil in principle and practice; vicious; sinful; depraved; *akin to "wicca"*. Now, let us take it a bit further in definition: "Witch: a person who practices sorcery; one having supernatural powers, especially to work evil and usually by association with evil (wicked) spirits or the devil." "Wicce" witch is the feminine of "wicca" wizard. So—when a beautiful young minister gives you equal billing with speakers for "Wicca", I think I would probably consider that there is not great discernment as to that which should be allowed to enter into the sanctuary of God acting under the guise of a "Christian" church. Further, to place my "Command" (Hosts) on the same level of "dark" controversy is a bit on the "much" side. I serve only Holy God of Light and furthermore, a wicca wizard wouldn't last ten minutes in my presence for I will simply ask him to take leave in the name of God.

7/29/92 #2 HATONN

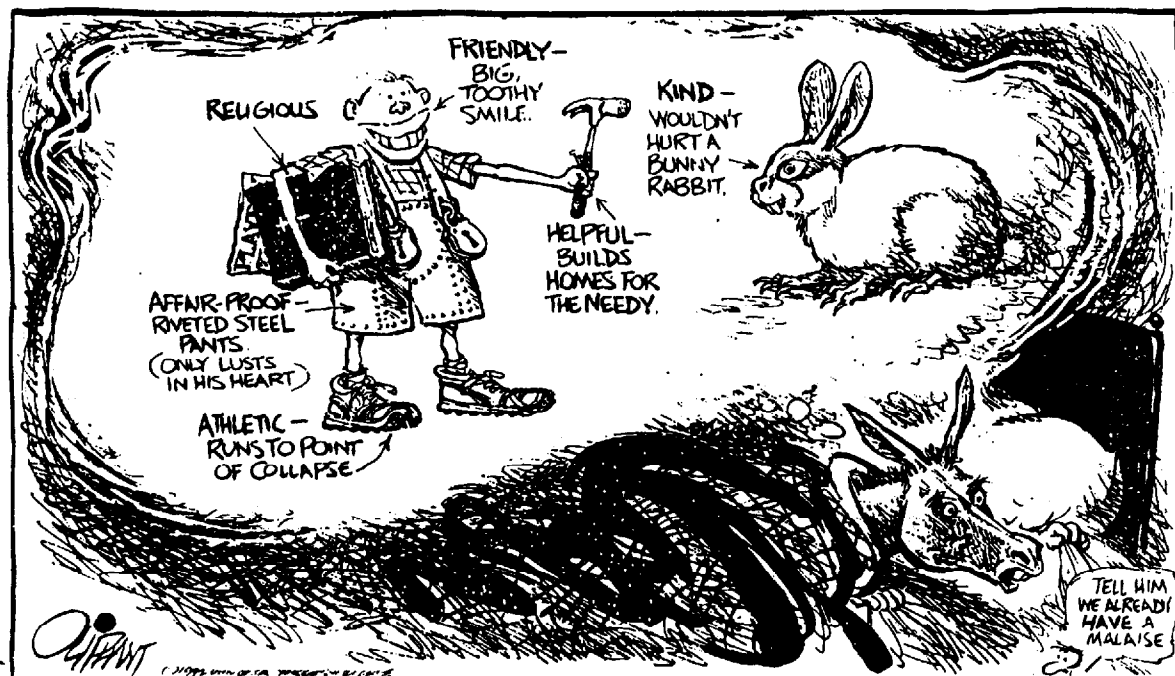
AFTERNOON HYSTERICS

Let me tell you ones that it is not always EASY working with you—you had best be glad it was GOD who invented "humor".

I have had to take an hour to settle Dharma enough to work again—she gets "visions" and regales into peals of laughter. Chelas, there is only "good" in seeing the humor in every situation because it is ultimately that which will save your sanity. But, leave it to be obvious that we space-cadets also have great need for patience and understanding at that which unfolds before us. Monty Python or Benny Hill or Mel Brooks could do wonders with any of this material and make a billion dollars. Truth is inherently more funny than is a dreamt up sit-com.

KILLER RABBITS

Remember the story (TRUE) about Carter and the "killer rabbit" on his outing trip? Python had a ball with that one as his group went in search of the Holy Grail. Editors: please see if you can locate the cartoon about the misadventures of Mr. Carter—[See this page.]



'HELP! I KEEP DREAMING OF THE PERFECT CANDIDATE...'

A Judge's Perspective

Law, Ethics & Values In America: *A Christian Nation*

Editor's note: We received the following writing (which Commander Hatonn presents here with introductory remarks and commentary) within a day or so of publishing Rick Martin's excellent dissertation on the same subject as a special insert section to the 1/10/95 issue of CONTACT. Taken in tandem, these two treatises present a clear picture of the intended Christian foundations of the USA, as opposed to the current slip to Khazarian Zionist "Jewish" anti-Christian Talmudic immorality. Yes, we've come a long way, baby!

1/18/95 #2 HATONN

Now, about judges and are they all corrupt? No, but every year there are less and less "good" ones left anywhere around your nation. As with the recent "Jason Brent" (Berkowitz), ex-municipal judge in Mojave [see last week's Front Page story], (now "practicing" unlawfully on the citizens of Tehachapi, California)—unless YOU take a stand, you will be fitted into the plan of annihilation at the hands of these intruders.

Oh, yes indeed, you have "alien intruders" alright who plan to "depopulate" the planet. In the process they will "dispatch" (KILL OFF) the aged, infirm, and stupid. By "stupid" it means anything under the level of guidelines set forth by your High-I.Q. Society, Mensa, to which Jason Brent belongs and through which organization his world depopulation plan has been set forth.

Well, he handled it a bit differently with Ekkers—he first made sure every law was broken from the bench and GAVE AWAY THEIR HOME TO THE RTC AND CONTINUES HIS CONNECTIONS THROUGH GEORGE GREEN TO TOTALLY DESTROY THEM. HE MANAGED TO GET THEM TO LOSE EVERYTHING THEY EVER HOPED TO EARN AND LITERALLY WAS MOVING THEM INTO THE STREET UNDER ORDER OF HIS COURT!!!! THIS is what you are coming to, America—it is ALREADY under way so don't think it is a "fluke" to be made passage through, somehow, and things will return to Constitutional Law. No—these are the Parasitic FLUKES which infect and infest every fiber of your globe and the hosts therefor are about to pay the ultimate penalty for being the banquet table—annihilation and enslavement.

From ANTISHYSTER news magazine, Vol. 4, NO. 4, Dec. 1994 (and there is no way I can push this journal hard enough!), c/o P.O. Box 540786, Dallas, Texas 95354-0786. Visa, MC Orders ONLY, call: 1-800-477-5508. Office: 214-418-8993. Annual fee for six issues: \$30.00. Three issues (6 months), \$20.00 Please call for any further information required or desired.

[QUOTING:]

LAW, ETHICS, & VALUES IN AMERICA: A CHRISTIAN NATION

by Judge J. J. Boesel

Judge J.J. Boesel graduated from Ohio State University and the University of Michigan Law School, taught Constitutional Law at Capital University Law School, and retired as a Municipal Judge from Wapakoneta, Ohio. He is also a retired Army Colonel, who served with the Fourth Infantry in the D-Day assault on Normandy's Utah beach during WWII. He and his wife of fifty-two years have three grown daughters, and two grand-daughters.

(If you think it's remarkable that an article by a retired judge appears in the AntiShyster news magazine, wait till you see the author of the next article "Judicial Corruption". As Bob Dylan once said, the times, they are a-changin'.)

"SEPARATION OF CHURCH AND STATE"

In 1962, the majority of the Supreme Court ruled in *Engle vs. Vitale*, 370 U.S. 421, that there was a "Constitutional wall of separation of church and state." But Justice Stewart dissented, saying, "This phrase ["separation of church and state"] is nowhere to be found in the *Constitution*." [H: Furthermore, this COULD only at best refer to the "church" not God/Christ or even other religions. There is, after all, a "church" for every religion, so to be selective in that "doctrine" of "church" COULD NOT BE.]

Nevertheless, for more than thirty years, in cases involving state laws promoting religion within their own states, the Supreme Court has insisted that the *Constitution* declares there is a "separation of church and state".

Using the "separation of church and state" language, the Court has prohibited school prayer, reading the *Bible* aloud, a minute of "silent meditation" in one state, posting the *Ten Commandments* in Kentucky school hallways, and the placement of the manger scenes in all state public places. Result? There has been endless confusion among the nation's school boards, administrators, and teachers as how to apply this unconstitutional legislative addition to the *Constitution*.

At the time of the *Engle* decision (1962), I was teaching Constitutional Law at Franklin Law School, so I had to be sure what to teach my law students. Was it true that the *Constitution* contains the "separation of church and state"

phrase, or did Justice Stewart speak the truth when he said it was not in the *Constitution*?

I studied the *Constitution* and its amendments and, Lo and Behold, I found that Justice Stewart had told the truth. The phrase "separation of church and states" is simply **NOT IN THE CONSTITUTION**.

If that's true, then what lawful relationship, if any, exists between our *Constitution*, our government and God?

A CHRISTIAN HERITAGE

First of all, America is a Christian nation. That was the conclusion of the United States Supreme Court over 100 years ago in *The Rector, et al, v United States*, 143 U.S. 226 (1892). That case concerned an employment contract in which a New York church hired a British minister to serve as church pastor. The Federal government argued that the contract violated a Federal law regulating the importation of foreign labor. The lower Court agreed and fined the church wardens and vestrymen \$1,000 each. On appeal, the United States Supreme Court reversed the lower Court and returned the fines to the churchmen.

The Supreme Court's 1892 *Rector* decision was based on an extensive search of historical public documents pertinent to the founding of this nation. Starting at the beginning—with the Royal Commission to Christopher Columbus granted by Ferdinand and Isabella of Castile in 1492—the Court noted that these monarchs humbly called upon God, "for His assistance in discovering some islands or continents in the ocean".

The Court next considered the grant made in 1584 to Sir Walter Raleigh from, "Elizabeth, by the Grace of God, Queen of England, France, and Ireland, Defender of the

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Faith," etc. That grant authorized Sir Walter to enact statutes to govern his proposed colony provided that "they be not against the true Christian Faith now professed in the Church of England."

The Court looked at the first Charter to Virginia by King James [H: Hummmnnnn—??] in 1606 and read, "We... graciously accepting their desires, for the furtherance of so noble a work, which may, by the providence of Almighty God, hereafter tend to the Glory of His Divine Majesty, in propagating of Christian religion to such people who as yet live in darkness and miserable ignorance of the True knowledge and worship of God."

Continuing its search, the Court wrote, "The celebrated compact made by the Pilgrims in the *Mayflower* in 1620 recites, in part, '...having undertaken for the Glory of God and advancement of the Christian faith, DO, BY THESE PRESENTS, covenant and combine ourselves together...'"

Looking at the *Fundamental Orders of Connecticut* for its provisional government in 1638-1639, the Court read, "Forasmuch as it hath pleased Almighty God by the wise disposition of His Divine Providence... do for ourselves and our successors... enter into combination... together... to maintain and preserve the purity and liberty of the Gospel of our Lord Jesus, which we now profess." [H: But you have to remember, readers, that two things are afoot here. First of all, the "pilgrims" were leaving England to GET AWAY FROM THE PERSECUTION OF THE CHURCH OF ENGLAND. Second: The insistence of a national "religion", be it of whatever nature—BECAME ELIMINATED BY THE CONSTITUTION ITSELF AND FREEDOM OF RELIGIOUS RIGHTS. You see, the above names someone called "Jesus" which is not the intent of "Christ" in any valid context. Those who believed that a man named "Jesus" was a/the Christ is one thing—but the assumption that he was named Christ is quite another. So the intent of the Constitution was to insure that all men UNDER GOD could worship freely any Christ (or other) being. However, since the nation's LAWS were based on the Laws of Nature (Creation) AND the goodly and freedom-intended LAWS OF GOD, the intent was to maintain, through that LAW, freedom, equality and liberty of EACH and ALL. You will find, I remind you, that there was to be NO NATIONAL RELIGION!! YOU DO, NOW, HOWEVER, HAVE A CONGRESSIONAL RESOLUTION ESTABLISHING THE JEWISH NOACHIDIC LAWS AS YOUR NATIONAL RELIGION!!]

The Court continued: "The *Declaration of Independence* (1776) recognizes the presence of the Divine in human affairs with these words, in part, 'that all men are created equal, and they are endowed by their Creator with certain unalienable rights. We, therefore... appealing to the Supreme Judge of the world for the rectitude of our intentions... and for the support of this Declaration, with a firm reliance on the protection of Divine providence, we mutually pledge to each other our lives, our fortunes, and our Sacred Honor.'"

"Even the *Constitution of the United States* (1787), which is supposed to have little touch on the private life of the individual, contains in the *First Amendment* a declaration common to the Constitutions of all the states as follows: 'Congress shall make no law respecting an establishment of religion or prohibiting the free exercise thereof.'"

Regarding state constitutions, the Court wrote, "If we examine the Constitutions of the various states we find... a constant recognition of religious obligations. Every Constitution of every one of the forty-four states contains language which either directly or by clear implication recognizes a profound reverence for religion and an assumption that this influence in human affairs is essential to the well being of the community."

The Court concluded, "There is no dissonance in these declarations. There is a universal language pervading them all. These are not individual sayings—declarations of private persons; they are organic utterances—they speak the voice of the entire people. These and many other matters which might be noted, add a volume of unofficial declaration to the mass of organic utterances, that *this is a Christian Nation*." [emph. add.]

While the question has seldom been presented to the Courts, we find that in *Updegraph v Com. Serg & R*, 394, 400, it was decided that, "Christianity, general Christian-

ity, is and always has been a part of the common law of Pennsylvania... not Christianity with an established CHURCH, and tithes and spiritual courts; but Christianity with liberty of conscience to ALL men." [emph. add.]

What may be said then, as to Law, Ethics, And Values in this Christian Nation? The answer is loud and clear:

The law of these United States is based upon the law given by Almighty God to Moses—the *Ten Commandments*. This law protects our Christian values. The law is the basis of the civil and criminal law of all fifty states. It prohibits certain human behavior or misbehavior for the purpose of maintaining a quiet and civilized nation.

Nevertheless, since the *Engle* case in 1962, the United States Supreme Court has insisted that there is a "separation of church and state" clause in the Constitution and thereby seized UNCONSTITUTIONAL JUDICIAL POWER to restrict State Laws that promote (or merely allow) religion.

How did the Supreme Court do it? By twice unilaterally amending the Constitution: first: to included the phrase "Separation Of Church And State"; and second, to change the 1st Amendment to effectively read, "Congress (and the state legislatures) shall make no law, respecting the establishment of religion, or prohibiting the free exercise thereof."

STATES' RIGHTS

The only Constitutional restriction on religion is found in the *First Amendment* reads in part, "Congress shall make no law respecting the establishment of religion or prohibiting the free exercise thereof..." Note that this Amendment says *nothing* about state laws of a religious nature... only "Congress" is prohibited.

The *Tenth Amendment* reads: "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."

This Amendment confirms that the power and right to make laws promoting religion are reserved to the states because *there is no provision in the Constitution prohibiting the states from passing laws promoting religion*.

Whether the states, like Congress, were also bound by the 1st Amendment's prohibition "respecting the establishment of religion" was considered by Congress just after the Civil War. Rep. Blaine introduced the following proposed amendment using language almost identical to the existing *First Amendment*:

"No State shall make any law respecting the establishment of religion or prohibiting the free exercise thereof." [emph. add.]

However, the Congress of the Civil War era did not wish to limit the States (as the Constitution limits Congress in the 1st Amendment), and so, approximately 120 years ago, they rejected the Blaine amendment. [H: Let us pause here and look at the Blaine amendment.] Editor's note: The Blaine amendment was an important event because: 1) it was proposed after the 14th Amendment was ratified; 2) it's proposal implies that, originally, the

states were NOT bound by the U.S. Constitution with respect to the "establishment" and "free exercise" of religion (if they were, why propose the amendment?); and 3) Congressional refusal to support the Blaine amendment implies that the Congress that passed the 14th Amendment had little or no intention of using that amendment to extend the powers of the federal government (including the Supreme Court) over the states (the 14th Amendment power grab came later in our nation's history).

How then, could the Supreme Court declare in the 1962 *Engle* case that it was unconstitutional for New York state law to require New York children to say the following prayer in school?

"Almighty God, we acknowledge our dependence and we beg Thy blessings upon us, our parents, our teachers and our Country."

The Court simply said: "The establishment clause and the Free Exercise clause of the *First Amendment* are operative against the states by virtue of the 14th Amendment"

Section 1 of the 14th Amendment reads: "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; nor deny to any person within its jurisdiction the equal protection of the laws." [H: Now you have compounded the problem, however, for herein you have just established a DIFFERENT UNITED STATES citizenship. Twice the lie does not truth make!]

But where in the 14th Amendment is there anything about religion? Nowhere in that amendment is there any mention of religion.

A "before and after" view of the change made by the Court in the *Engle* case will show this change:

1st Amendment before the change: "Congress shall make no law respecting the establishment of religion or prohibiting the free exercise thereof..."

De facto 1st Amendment after the change: "Congress (and the state legislatures) shall make no law respecting an establishment of religion or prohibiting the free exercise thereof."

This change was supported in 1963 in the "school prayer" case of *Abington School District vs. Schempp*, 374 U.S. 215 where the Court said, "The 1st Amendment 'Congress shall make no law respecting an establishment of religion or prohibiting the free exercise thereof' has been made wholly applicable to the States by the *Fourteenth Amendment*."

The *Engle* and *Abington* decisions amended the 1st and 14th Amendments but, lawfully, are no more than "proposed amendments" and never became law because Congress and the states never adopted those changes.

LAWFUL AMENDMENTS

Instead of unilaterally changing the 1st Amendment



with the *Engle* and *Abington* cases, the Supreme Court should have withheld its ruling and requested that, as per *Article V of the Constitution*, Congress and the States amend the existing *1st Amendment*—something the Supreme Court COULD NOT LAWFULLY DO. [H: Does it become more understandable WHY A PRESIDENT APPOINTS, FOR LIFE, MEMBERS OF THE SUPREME COURT? THEY WILL RULE ANY WAY THEY ARE TOLD TO RULE AND IT BECOMES THE LAW OF THE LAND UNLESS COUNTERED BY THE STATES AND CONGRESS. IF YOU GET CONGRESS INCLUDED IN "YOUR SCHEME" THEN THE STATES ARE SIMPLY NOT CONSIDERED AS PART OF THE EQUATION—VOTES WILL BE TAKEN IN THE MIDDLE OF THE NIGHT WHILE CONGRESS IS IN RECESS AND OTHER SUCH CUTE TRICKERY. IT HAS HAPPENED CONSTANTLY FOR OVER A CENTURY WITHOUT OBJECTION FROM MORE THAN THE TINY FEW WHO KNEW BETTER. There are hardly any of those left any longer!]

Article V of the U.S. Constitution describes the amendment procedure:

"The Congress, whenever two-thirds of both houses shall deem it necessary, shall propose Amendments... 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... as part of this Constitution, when ratified by the Legislatures of three-fourths of the Several States, or by Conventions in three-fourths thereof..."

Note that all the powers of Amendment are strictly reserved to Congress and the state legislatures—no court, supreme or otherwise, can lawfully amend the Constitution. The Supreme Court has only the authority to say what the Constitution means... it CANNOT CHANGE WHAT IT SAYS.

The U.S. Supreme Court, as a branch of the National Government, is bound to observe and obey its own declarations of principles of Constitutional law limiting the Court's "construction" of the Constitution. This principle was declared in *Reid vs. Covert* 354 U.S. 1(1957):

"The prohibitions of the Constitution were designed to apply to ALL branches of the National Government and they cannot be nullified by the Executive or by the Executive and Senate combined." [emph. add.] *Reid* also declared a second principle that no Court's "construction": or "interpretation" of the Constitution can amend the Constitution in a manner not sanctioned by *Article V*. Only Congress and the States can amend the Constitution under *Article V*. "It would be manifestly contrary to the objectives of those who created the Constitution... let alone alien to our entire constitutional history and tradition to construe *Article VI* as permitting the United States to exercise power under an international agreement (treaty) without observing Constitutional prohibitions. In effect, such construction would permit Amendment of the document in a manner not sanctioned by *Article V*." This case appears to have significant relevance to the two other Treaty articles ("*Treaties: A Source For Federal Municipal Power*" and "*Objective: To Make Nature Worship a State Religion*"). [H: This refers to other articles in this same issue of *AntiShyster*.]

JUDICIAL LEGISLATION

Nevertheless, the Supreme Court ignored the lawful amending procedures in *Article V*. Instead, it unilaterally changed the *First Amendment* to take jurisdiction over the state law case, and has followed with similar lawmaking decisions to this date.

How did the Courts amend the Constitution in a manner not sanctioned by *Article V*?

Answer: By "re-constructing" the Constitution in the *Engle vs Vitale* case (*supra*), to include the phrase "Separation Of Church And State".

The *Engle* majority "interpreted" the *1st* and *14th Amendments* and ruled that the "separation of Church and State" is included in the Constitution. The Supreme Court's majority called it a wall of separation despite the fact that, as Justice Potter Stewart said in his dissent, "This language 'Separation of Church and State' is NOWHERE TO BE FOUND IN THE CONSTITUTION."

By effectively adding the phrase "separation of Church and State" to the Constitution, the Court violated its own

previous declaration in the *Reid* case. By changing the *1st Amendment's* religion clauses to included State laws, the Supreme Court unlawfully amended the U.S. Constitution in a manner not sanctioned by *Article V*.

REMEDY

It is time for the lawful legislatures of the Federal and State governments to stop the Supreme Court's "legislation".

In 1962, the Supreme Court acted unconstitutionally in the *Engle* case by including the phrase, "separation of church and state". That inclusion constitutes a judicial amendment to the Constitution in clear violation of *Article V*. Therefore, the phrase, "separation of church and state" is NOT a lawful part of the Constitution.

Until "separation of church and state" is adopted by the Congress and States, the phrase is no more than a proposed amendment; proposed by the Supreme Court, and enforced by the Supreme Court even though it is not a valid legislative amendment. [H: While at the same time you have a total REMOVAL of the original *13th Amendment* with replacement so YOU-THE-PEOPLE would never KNOW that attorneys with titles (Esquire) could NOT serve in any judicial capacity or in any capacity with any of the nation's legislatures. Does anyone find that "CONVENIENT" FOR THE LAWYERS AND CORRUPT-INTENDED JUDICIAL SYSTEM AS A WHOLE. My, my, they can just come forth and rewrite the Constitution, put it into law and enforce the unconstitutional laws and you never know what happened to you or your nation! I also pick up the moaning and groaning of the readers as to "How much do you think we citizens can do?" Well, it is your nation and your lives—so I guess ever how MUCH YOU WANT TO DO TO BRING YOUR CONSTITUTIONAL COUNTRY from the insipidly insidious PARASITES, Flukeyou and Screwy-pinworms. The name of the Anti-Christ game, readers, is to take your world by deceit and subterfuge through the SECRET SOCIETIES OF THE ONE WORLD ORDER—NOT "NEW"—JUST TERRIBLE IN EITHER INSTANCE.]

What can be done to stop the Supreme Court's unconstitutional lawmaking? There is only one constitutional remedy which can correct an erroneous or unconstitutional decision by the Supreme Court: Congress and the States MUST AMEND THE CONSTITUTION. [H: Well, here I bow to the Judge's opinion—but remember something, citizens, you DO NOT NEED MORE AMENDMENTS TO YOUR CONSTITUTION—YOU NEED

YOUR CONSTITUTION AS IT WAS WITH ITS BILL OF RIGHTS—NO MORE. AND, YOU NEED TO STRUCTURE "YOUR" GOVERNMENT ON THOSE LAWS—WHEREVER YOU WISH TO STRUCTURE IT—BUT OBVIOUSLY, OUTSIDE THE DISTRICT OF COLUMBIA AND SEPARATE FROM THE CRIMINAL SYSTEM YOU NOW HAVE.]

I (the judge), propose the following Amendment:

"The Establishment and Free Exercise clauses of the *1st Amendment* shall apply ONLY TO CONGRESS, exactly as stated by the founders, and shall not apply to the States, [unless and/or] until Congress and the States shall make it apply to the States, by acting under *Article V* of this Constitution, the only lawful way provided to amend this Constitution."

A new constitutional amendment could restore the *First Amendment* as originally intended by the Founders and thereby restore the states' former jurisdiction over *First Amendment* cases arising under State law. Afterwards, intra-state issues of religious freedom would be decided by the fifty State Supreme Courts under the fifty State Constitutions.

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[END OF QUOTING]

I do indeed have another observation. All Amendments to the Constitution SINCE THE BILL OF RIGHTS have been unconstitutional in one form or another—and usurp RIGHTS RATHER THAN SHELTER RIGHTS. WHEN YOU UNDERSTAND THIS FACT—THEN AND ONLY THEN CAN YOU REMEDY THE PROBLEMS OF SELECTIVE NATURE. UNTIL YOU CAN FOCUS ON THE "WHOLE" AND STOP THE ITEMIZED DETAILIZATION OF THE LAWS—CAN YOU BEGIN TO PUT YOUR NATION TO ORDER AND FREEDOM.

I want to offer CORRUPTION IN THE COURT HOUSE by Chief Justice, 5th Court of Appeals, Texas, Charles McGarry, but this writing has become too lengthy to attach it hereto. It is most IMPORTANT to get the information in this day of suggested Rambo gun-toter activities. You CHANGE THINGS BY FIXING THE LAW BEING BROKEN AND RECONSTRUCTING YOUR REAL LAWS. BALLOTS IN TRUTH AND NOT BULLETS—MUST BE THE FOCUS—FOR THERE ARE NO CITIZEN GUNS BIG ENOUGH TO CONFRONT WHAT WILL COME AGAINST YOU NOW. Salu.

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1/8/94(2); 1/16/94(2); 1/23/94(2); 2/7/94(2); 2/13/94(4);
3/6/94(2); 4/3/94(1); 4/17/94(2);
5/1/94(2); 5/8/94(2) Mother's Day; 5/14/94(3); 5/29/94(2);
6/18/94(2); 7/3/94(3); 7/24/94(2); 7/26/94(2); 7/31/94(2);
8/6/94(2); 8/14/94(2); 8/28/94(2); 9/11/94(2); 9/25/94(2);
10/10/94 Columbus Day(5); 10/28 & 30(4); 11/6/94(2); 11/20/94(2); 11/27/94(2);
12/11/94(2); 12/18/94(3); 1/8/95(2); 1/15/95(3) Norio Hayakawa & Jordan Maxwell;
1/22/95(2).

The Constitution Of The United States Of America

Editor's note: The Constitution Of The United States Of America and the Bill Of Rights have been extracted from the 1995 Information Please Almanac for your use.

(Historical text has been edited to conform to contemporary American usage. The bracketed words are designations for convenience, not part of the *Constitution*.)

The oldest federal constitution in existence was framed by a convention of delegates from twelve of the thirteen original states in Philadelphia in May, 1787, Rhode Island failing to send a delegate. George Washington presided over the session, which lasted until September 17, 1787. The draft (originally a preamble and seven Articles) was submitted to all thirteen states and was to become effective when ratified by nine states. It went into effect on the first Wednesday in March, 1789, having been ratified by New Hampshire, the ninth state to approve, on June 21, 1788. The states ratified the *Constitution* in the following order:

Delaware	December 7, 1787
Pennsylvania	December 12, 1787
New Jersey	December 18, 1787
Georgia	January 2, 1788
Connecticut	January 9, 1788
Massachusetts	February 6, 1788
Maryland	April 28, 1788
South Carolina	May 23, 1788
New Hampshire	June 21, 1788
Virginia	June 25, 1788
New York	July 26, 1788
North Carolina	November 21, 1789
Rhode Island	May 29, 1790

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 defence, 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.

Article I

Section 1

[Legislative powers vested in Congress.] All legislative powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives.

Section 2

[Composition of the House of Representatives.—1.] The House of Representatives shall be composed of members chosen every second year 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.

[Qualifications of Representatives.—2.] No Person shall be a Representative who shall not have attained to the age of twenty-five years, and been seven years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State in which he shall be chosen.

[Apportionment of Representatives and direct taxes—census.—3.] (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 for a term of years, and excluding Indians not taxed, three fifths of all other persons.) 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, 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.

[Filling of vacancies in representation.—4.] When vacancies happen in the representation from any State, the Executive Authority thereof shall issue writs of election to fill such vacancies.

[Selection of officers; power of impeachment.—5.] The House of Representatives shall choose their Speaker and other officers; and shall have the sole power of impeachment.

Section 3

[The Senate.—1.] The Senate of the United States shall be composed of two Senators from each State, chosen by the Legislature thereof, for six years; and each Senator shall have one vote.

[Classification of Senators; filling of vacancies.—2.] Immediately after they shall be assembled in consequence of the first election, they shall be divided as equally as may be into three classes. 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).

[Qualification of Senators.—3.] 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 for which he shall be chosen.

[Vice President to be President of Senate.—4.] The Vice President of the United States shall be President of the Senate, but shall have no vote, unless they be equally divided.

[Selection of Senate officers; President pro tempore.—5.] The Senate shall choose their other 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.

[Senate to try impeachments.—6.] 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 shall preside; and no person shall be convicted without the concurrence of two thirds of the members present.

[Judgment in cases of Impeachment.—7.] 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

[Control of congressional elections.—1.] 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.

[Time for assembling of Congress.—2.] The Congress

shall assemble at least once in every year, and such meeting shall be on the first Monday in December, unless they shall by law appoint a different day.

Section 5

[Each house to be the judge of the election and qualifications of its members; regulations as to quorum.—1.] Each House shall be the judge of the elections, returns, and qualifications of its own members, and a majority 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.

[Each house to determine its own rules.—2.] 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.

[Journals and yeas and nays.—3.] 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.

[Adjournment.—4.] Neither House, during the session of Congress, shall, without the consent of the other, adjourn for more than three days, nor to any other place than that in which the two Houses shall be sitting.

Section 6

[Compensation and privileges of members of Congress.—1.] The Senators and Representatives shall receive a compensation for their services, to be ascertained by law, 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.

[Incompatible offices; exclusions.—2.] 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

[Revenue bills to originate in House.—1.] 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.

[Manner of passing bills; veto power of President.—2.] 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 approve he shall sign it, but if not he shall 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.

[Concurrent orders or resolutions, to be passed by President.—3.] 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 pre-

scribed in the case of a bill.

Section 8 [General powers of Congress.]

[Taxes, duties, imposts, and excises.—1.] The Congress shall have power 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;

[Borrowing of money.—2.] To borrow money on the credit of the United States;

[Regulation of commerce.—3.] To regulate commerce with foreign nations, and among the several States, and with the Indian tribes;

[Naturalization and bankruptcy.—4.] To establish a uniform rule of naturalization, and uniform laws on the subject of bankruptcies throughout the United States;

[Money, weights and measures.—5.] To coin money, regulate the value thereof, and of foreign coin, and fix the standard of weights and measures;

[Counterfeiting.—6.] To provide for the punishment of counterfeiting the securities and current coin of the United States;

[Post offices.—7.] To establish post offices and post roads;

[Patents and copyrights.—8.] 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;

[Inferior courts.—9.] To constitute tribunals inferior to the Supreme Court;

[Piracies and felonies.—10.] To define and punish piracies and felonies committed on the high seas, and offences against the law of nations;

[War; marque and reprisal.—11.] To declare war, grant letters of marque and reprisal, and make rules concerning captures on land and water;

[Armies.—12.] To raise and support armies, but no appropriation of money to that use shall be for a longer term than two years;

[Navy.—13.] To provide and maintain a navy;

[Land and naval forces.—14.] To make rules for the government and regulation of the land and naval forces;

[Calling out militia.—15.] To provide for calling forth the militia to execute the laws of the Union, suppress insurrections, and repel invasions;

[Organizing, arming, and disciplining militia.—16.] 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;

[Exclusive legislation over District of Columbia.—17.] 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;—And

[To enact laws necessary to enforce *Constitution*.—18.] To make all laws which shall be necessary and proper for carrying into execution 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.

Section 9

[Migration or importation of certain persons not to be prohibited before 1808.—1.] The migration or importation 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.

[Writ of habeas corpus not to be suspended; exception.—2.] 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.

[Bills of attainder and ex post facto laws prohibited.—3.] No bill of attainder or ex post facto law shall be passed.

[Capitation and other direct taxes.—4.] No capitation, or other direct, tax shall be laid, unless in proportion to the census or enumeration herein before directed to be taken.

[Exports not to be taxed.—5.] No tax or duty shall be laid on articles exported from any State.

[No preference to be given to ports of any States; interstate shipping.—6.] 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.

[Money, how drawn from treasury; financial statements to be published.—7.] No money shall be drawn from the Treasury, but in consequence of appropriations made by law; and a regular statement and account of the receipts and expenditures of all public money shall be published from time to time.

[Titles of nobility not to be granted; acceptance by government officers of favors from foreign powers.—8.] No title of nobility shall be granted by the United States: and no person holding any office of profit or 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

[Limitations of the powers of the several States.—1.] 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.

[State imposts and duties.—2.] No State shall, without the consent of the Congress, lay any imposts 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 imposts, 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.

[Further restrictions on powers of States.—3.] No State shall, without the consent of Congress, lay any duty of tonnage, keep troops, or ships of war in time of peace, enter into any agreement or compact with another state, or with a foreign power, or engage in war, unless actually invaded, or in such imminent danger as will not admit of delay.

Article II

Section 1

[The President; the executive power.—1.] 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

[Appointment and qualifications of presidential electors.—2.] 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.

[Original method of electing the President and Vice President.] (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 the 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 should choose from them by ballot the Vice President.)

[Congress may determine time of choosing electors and day for casting their votes.—3.] 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.

[Qualifications for the office of President.—4.] 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, and been fourteen years a resident within the United States.

[Filling vacancy in the office of President.—5.] 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.

[Compensation of the President.—6.] 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.

[Oath to be taken by the President.—7.] Before he enter 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."

Section 2

[The President to be commander in chief of army and navy and head of executive departments; may grant reprieves and pardons.—1.] 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 the opinion, in writing, of the principal officer in each of the executive departments, 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.

[President may, with concurrence of Senate, make treaties, appoint ambassadors, etc.; appointment of inferior officers, authority of Congress over.—2.] 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.

[President may fill vacancies in office during recess of Senate.—3.] 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 session.

Section 3

[President to give advice to Congress; may convene or adjourn it on certain occasions; to receive ambassadors, etc.; have laws executed and commission all officers.—] 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.

Section 4

[All civil officers removable by 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, bribery, or other high crimes and misdemeanors.

Article III

Section 1

[Judicial powers; how vested; term of office and compensation of judges.] 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 Federal courts —1.] 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.

[Original and appellate jurisdiction of Supreme Court.—2.] In all cases affecting ambassadors, other public ministers and consuls, and those in which a State shall be 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.

[Trial of all crimes, except impeachment, to be by jury.—3.] The trial of all crimes, except in cases of impeachment, shall be by jury; and such trial shall be held in the State where the said crimes shall have been committed; but when not committed within any State, the trial shall be at such place or places as the Congress may by law have directed.

Section 3

[Treason defined; conviction of.—1.] 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.

[Congress to declare punishment for treason; proviso.—2.] The Congress shall have power to declare the punishment of treason, but no attainder of treason shall work corruption of blood, or forfeiture except during the life of the person attained.

Article IV

Section 1

[Each State to give full faith and credit to the public acts and records of other States.] Full faith and credit shall be given in each State to the public acts, records, and judicial proceedings of every other State. 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 of citizens.—1.] The citizens of each State shall be entitled to all privileges and immunities of citizens in the several States.

[Extradition between the several States.—2.] 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.

[Persons held to labor or service in one State, fleeing to another, to be returned.—3.] 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 therein, 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.

Section 3

[New States.—1.] 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.

[Regulations concerning territory.—2.] 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.

Section 4

[Republican form of government and protection guaranteed the several States.] The United States shall guarantee to every State in this Union a Republican form of government, and shall protect each of them against invasion; and on application of the Legislature, or of the Executive (when the Legislature cannot be convened) against domestic violence.

Article V

[Ways in which the *Constitution* can be amended.] 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.

Article VI

[Debts contracted under the confederation secured.—1.] All debts contracted and engagements entered into, before the adoption of this *Constitution*, shall be as valid against the United States under this *Constitution*, as under the Confederation.

[*Constitution*, laws, and treaties of the United States to be supreme.—2.] This *Constitution*, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every State shall be bound thereby, any thing in the *Constitution* or laws of any State to the contrary notwithstanding.

[Who shall take constitutional oath; no religious test as to official qualification.—3.] 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.

Article VII

[*Constitution* to be considered adopted when ratified by nine States.] 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 of America the Twelfth. In witness whereof we have hereunto subscribed our names.

George Washington
President and Deputy from Virginia

New Hampshire
John Langdon
Nicholas Gilman

Connecticut
Wm. Saml. Johnson
Roger Sherman

New Jersey
Wil. Livingston
Wm. Paterson
David Brearley
Jona. Dayton

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

Maryland
James McHenry
Dan. of St. Thos. Jenifer
Danl. Carroll

Virginia
John Blair
James Madison, Jr.

North Carolina
Wm. Blount
Richd Dobbs Spaight
Hu. Williamson

South Carolina
J. Rutledge
Charles Cotesworth Pinckney
Charles Pinckney
Pierce Butler

Georgia
William Few
Abr. Baldwin
Attest: *William Jackson, Secretary*

Massachusetts
Nathaniel Gorham
Rufus King

New York
Alexander Hamilton

Delaware
Geo. Read
Gunning Bedford Jun.
John Dickinson
Richard Bassett
Jaco. Broom



The Bill Of Rights

And Other, Later Amendments To

The Constitution Of The United States

(Amendments I to X inclusive, popularly known as the *Bill Of Rights*, were proposed and sent to the states by the first session of the First Congress. They were ratified on December 15, 1791.)

Article I

[Freedom of religion, speech, of the press, and right of petition.] 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.

Article II

[Right of people to bear arms not to be infringed.] 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.

Article III

[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.

Article IV

[Persons and houses to be secure from unreasonable searches and seizures.] 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.

Article V

[Trials for crimes; just compensation for private property taken for public use.] 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 offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness, against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

Article VI

[Civil rights in trials for crimes enumerated.] 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 district 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.

Article VII

[Civil rights in civil suits.] 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 the common law.

Article VIII

[Excessive bail, fines, and punishments prohibited.] Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

Article IX

[Reserved rights of people.] The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

Article X

[Powers not delegated, reserved to states and people respectively.] 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.

Article XI

(The proposed amendment was sent to the states Mar. 5, 1794, by the Third Congress. It was ratified Feb. 7, 1795.)

[Judicial power of United States not to extend to suits against a State.] 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.

Article XII

(The proposed amendment was sent to the states Dec. 12, 1803, by the Eighth Congress. It was ratified July 27, 1804.)

[Present mode of electing President and Vice-President by electors.]

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 the 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 for President, shall be the President, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers not exceeding three on 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, 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 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.

Article XIII

(The proposed amendment was sent to the states Feb. 1, 1865, by the Thirty-eighth Congress. It was ratified Dec. 6, 1865.)

Section 1

[Slavery prohibited.] 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

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

Article XIV

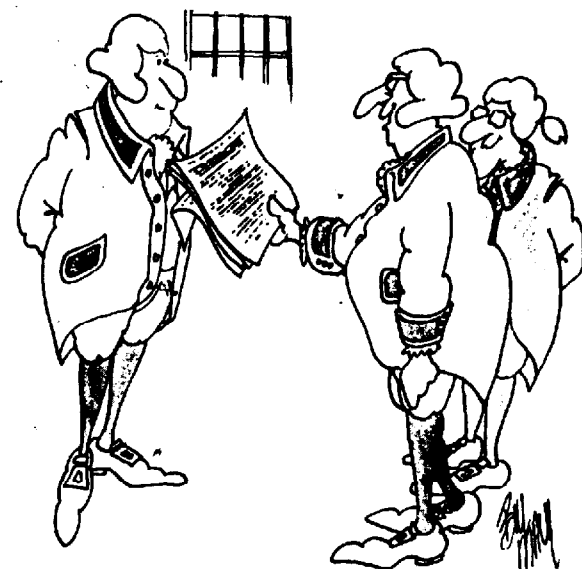
(The proposed amendment was sent to the states June 16, 1866, by the Thirty-ninth Congress. It was ratified July 9, 1868.)

Section 1

[Citizenship defined; privileges of citizens.] 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; 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



"Well, if I may say so, sir, we feel it's a straightforward and iron-clad constitution . . . and certainly not open to interpretation by some future wise-acre lawyers."

such State, being twenty-one years of age, 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 citizens twenty-one years of age in such State.

Section 3

[Disqualification for office; removal of disability.] 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 a member of any State Legislature, 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.

Section 4

[Public debt not to be questioned; payment of debts and claims incurred in aid of rebellion forbidden.] 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.

Section 5

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

Article XV

(The proposed amendment was sent to the states Feb. 27, 1869, by the Fortieth Congress. It was ratified Feb. 3, 1870.)

Section 1

[Right of certain citizens to vote established.] 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

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

Article XVI

(The proposed amendment was sent to the states July 12, 1909, by the Sixty-first Congress. It was ratified Feb. 3, 1913.)

[Taxes on income; Congress given power to lay and collect.] 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.

Article XVII

(The proposed amendment was sent to the states May 16, 1912, by the Sixty-second Congress. It was ratified April 8, 1913.)

[Election of United States Senators; filling of vacancies; qualifications of electors.] 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.

When vacancies happen in the representation of any State in the Senate, 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 appointment until the people

fill the vacancies by election as the legislature may direct.

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.

Article XVIII

(The proposed amendment was sent to the states Dec. 18, 1917, by the Sixty-fifth Congress. It was ratified by three quarters of the states by Jan. 16, 1919, and became effective Jan. 16, 1920.)

2. Repealed by the 21st Amendment.

Section 1

[Manufacture, sale, or transportation of intoxicating liquors, for beverage purposes, prohibited.] After one year from the ratification of this article the manufacture, sale, or transportation of intoxicating liquors within, the importation thereof into, or the exportation thereof from the United States and all territory subject to the jurisdiction thereof for beverage purposes is hereby prohibited.

Section 2

[Congress and the several States given concurrent power to pass appropriate legislation to enforce this article.] The Congress and the several States shall have concurrent power to enforce this article by appropriate legislation.

Section 3

[Provisions of article to become operative, when adopted by three fourths of the States.] 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 Constitution, within seven years from the date of the submission hereof to the States by Congress.

Article XIX

(The proposed amendment was sent to the states June 4, 1919, by the Sixty-sixth Congress. It was ratified Aug. 18, 1920.)

[The right of citizens to vote shall not be denied because of sex.] 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.

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

Article XX

(The proposed amendment, sometimes called the "Lame Duck Amendment," was sent to the states Mar. 3, 1932, by the Seventy-second Congress. It was ratified Jan. 23, 1933; but, in accordance with Section 5, Sections 1 and 2 did not

go into effect until Oct. 15, 1933.)

Section 1

[Terms of President, Vice President, Senators, and Representatives.] The terms of the President and Vice President shall end at noon on the twentieth day of January, and the terms of Senators and Representatives at noon on the third 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 successors shall then begin.

Section 2

[Time of assembling Congress.] The Congress shall assemble at least once in every year, and such meeting shall begin at noon on the third day of January, unless they shall by law appoint a different day.

Section 3

[Filling vacancy in office of President.] 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 his term, or if the President-elect shall have failed to qualify, then the Vice 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

[Power of Congress in Presidential succession.] 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

[Time of taking effect.] Sections 1 and 2 shall take effect on the 15th day of October following the ratification of this article.

Section 6

[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.

Article XXI

(The proposed amendment was sent to the states Feb. 20, 1933, by the Seventy-second Congress. It was ratified Dec. 5, 1933.)

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Section 1

[Repeal of Prohibition Amendment.] The eighteenth article of amendment to the Constitution of the United States is hereby repealed.

Section 2

[Transportation of intoxicating liquors.] 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

[Ratification.] This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by convention in the several States, as provided in the Constitution, within seven years from the date of the submission thereof to the States by the Congress.

Article XXII

(The proposed amendment was sent to the states Mar. 21, 1947, by the Eightieth Congress. It was ratified Feb. 27, 1951.)

Section 1

[Limit to number of terms a President may serve.] 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 the 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

[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.

Article XXIII

(The proposed amendment was sent to the states June 16, 1960, by the Eighty-sixth Congress. It was ratified March 29, 1961.)

Section 1

[Electors for the District of Columbia.] 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

[Congress given power to enforce this article.] The Congress shall have the power to enforce this article by appropriate legislation.

Article XXIV

(The proposed amendment was sent to the states Aug. 27, 1962, by the Eighty-seventh Congress. It was ratified Jan. 23, 1964.)

Section 1

[Payment of poll tax or other taxes not to be prerequisite for voting in federal elections.] 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 reasons of failure to pay any poll tax or other tax.

Section 2

[Congress given power to enforce this article.] The Congress shall have the power to enforce this article by appropriate legislation.

Article XXV

(The proposed amendment was sent to the states July 6, 1965, by the Eighty-ninth Congress. It was ratified Feb. 10, 1967.)

Section 1

[Succession of Vice President to Presidency.] In case of the removal of the President from office or of his death or resignation, the Vice President shall become President.

Section 2

[Vacancy in office of Vice President.] 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 Representatives 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

[Vice President as Acting President.] Whenever the Vice President and a majority of either the principal officers of the executive departments or of such other body as Congress may by law provide, 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 duties of his office, the Vice President shall immediately assume the powers and duties of the office as Acting President.

Thereafter, when the President transmits to the Presi-

dent 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.

Article XXVI

(The proposed amendment was sent to the states Mar. 23, 1971, by the Ninety-second Congress. It was ratified July 1, 1971.)

Section 1

[Voting for 18-year-olds.] The right of citizens of the United States, who are 18 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

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

Article XXVII

(Ratified May 7, 1992.)

[Congressional raises.] No law, varying the compensation for the services of the Senators and Representatives, shall take effect, until an election of Representatives shall have intervened.

1. Amended by the 20th Amendment, Sections 3 and 4.
2. Repealed by the 21st Amendment.



Request From Ronn Jackson

8/16/94

Ronn Jackson
c/o: CONTACT
P.O. Box 27800
Las Vegas, NV 89126

The time is NOW! We, as a Nation, are at a cross-roads. It is decision time. You readers have asked for it, so now I am asking you to back-up your words with deeds, support, and feedback.

Current Government is at its end. Change is on the horizon and it is up to you. We must take back control of our country. The only viable alternative remaining is to start anew, using the existing magnificent document upon which our nation was founded—the *Constitution of the United States*. It is our only hope.

What do I mean by these statements? It is now time to form a *Constitutional* government apart from Washington, D. C. that is for and of the people—NOT with the present government's representatives or special interest groups.

What are your thoughts on this matter? Please write and share them. If you don't want to include your name or address, that is understandable—but, by all means, do write.

Recent Messages From Ronn Jackson “Year Of The Patriot”

1/17-23/95 RONN JACKSON

MY FELLOW AMERICANS:

1/17/95: The supreme law of the land is the *Constitution*. It is the basis and foundation of our country and it specifically states, “sovereignty is bestowed in the people and is the source of all law.” For government to believe that they have the power to circumvent the *Constitution* in any way is an overt act of war against the citizens of this country and is punishable under Article III, Section 3 of the *Constitution*! Citizens have the authority to interpret the founding document to take any constitutionally entitled action.

Our provisional constitutional government is now formed in all 50 states.

Our constitutional court is formed in 38 states.

10th Amendment initiatives are passed in 6 states and are being introduced in 23 states this year.

1/18/95: I don't understand the figures the World Bank just released. That organization, which we created with non-positive, unconstitutional law, stated, “The United States is the 6th richest nation.” The 5 countries before us, all receive foreign aid from us. It is not possible, my fellow citizens, to expect our government to be honest with us. The truth is absolute and cannot be changed or denied.

1/19/95: “Servitude” and “bondage” are quite often misunderstood terms. When we normally think of those terms, they are applied to slavery.

Let us look at our national debt and your checking

account. Aren't you curious why, on the back of your checks when you receive them at the end of the month, the stamp says, “Pay to the order of FRB?” The reason is the Federal Reserve Board wants their money. Your government helps the FRB collect and it was they who created the national debt.

Now as to servitude and bondage. Government only talks about balancing the budget and at the end of this year, government will have spent more than it has taken in. Your children and children's children will still be paying on our national debt. Just because you can walk to the super market does not mean you are free.

Tyranny and unconstitutionality must be stopped.

1/20/95: So we have electricity, communications and transportation but our circumstances are not unlike those of the founding fathers of this country. They were suppressed and smothered by England, which was ruled by a tyrannical and self-serving small group of individuals. Their name for themselves was and is called a monarchy. Ours, which is supposed to be a republic, is an oligarchy. There may be those of you who question this fact and the reason you question it is that you do not live next door to a “Waco” or a “Ruby Ridge”, and your only touch to that reality is what you are fed by our media.

The United States Government will say their actions and deeds are for the people. If those actions and deeds do not comply with the *Constitution*, then government, by virtue of their oath of office, is unlawful and is not in compliance with the law of the land. There are no degrees or levels of treason.

1/21/95: Postage stamps are now thirty-two cents and that quasi-government agency announced, with its rate increase, an expected billion-and-a-half-dollar loss for this year.

My fellow Americans, each and every time the United States Government touches anything, automatically we can expect it to turn to excrement.

1/22/95: Did you ever stop and ask yourself why President Bill-Hillbilly-Socialism Clinton seems to be buttering up the middle class. I'll tell you why he and government are so frightened of this select group and why so much emphasis is placed on them.

Reason #1: If you take the combined assets of every combined business in this country, the middle class has more money in its pocketbook, by far, than exists within those entities. **Money is power.** Government is nothing without the power to enforce their unlawful and unconstitutional activities. The military is around 400,000. The combined reserve forces and national guard forces is 1 1/4 million. Law enforcement is at 1 1/2 million. This gives government a little over 3 million people *in service*. The middle class has over 200 million weapons. You're damn right. The government fears the day they are found out. Yes, that day is soon.

1/23/95: Sub-chapter “A” of Title 26 of the Income Tax Law defines the terms of an agreement and has nothing to do with income taxes. My fellow Americans, your government passes laws and expects you to obey them. Your government, on the other hand, refuses to acknowledge that for the most part, each action of theirs violates many laws, including the *Constitution*. What government is saying is that the United States Government is above the law. History will show that when it is the time for accountability, each member of our government will look at us blankly, and say, “What did we do?” The truth is absolute and cannot be changed or denied. 1995 is the year of the patriot!

In Light and Freedom
/s/ Ronn Jackson 33866
SNCC P.O. Box 100-1B5A
Jean, NV 89026



Earth Changes Alarm Clock Is Now Ringing!

(Continued from Front Page)

a busy week you ones have had upon your little planet! Earthquakes, floods, snow, ice and tornadoes are but a sampling of that which is ongoing at present.

And everywhere you will find that things are occurring out of their season. Deserts are blossoming in mid-winter and tulips are blooming in Holland. Tornadoes in mid-winter in one place and springtime weather in other places. Arctic winds, snow and ice blending with or turning to torrential rains and floods—all these are but a part of the overall changing face of your planet.

Well, by now the entire world is aware of the "7.2" (reported) earthquake which struck Kobe, Japan on early Tuesday morning, 1/17/95 their local time. [Editor's note: This date and time, of course is, almost to the minute, the one-year anniversary of last year's Northridge, CA earthquake; could that possibly be just a coincidence?! Remember at the end of last week's "don't be paralyzed by fear" writing by Soltec (which was written a few days BEFORE the Japan quake even hit) I reminded you that Japan has been actively resisting the intrusion of the International Monetary Fund octopus/cancer of the Zionist Elite New World Order crooks. Also, Kobe is a very important mid-country seaport which WAS an avenue for a lot of goods trading and that activity (and cash flow) is now, obviously, on an extended hold. Commander Hatonn has a bit more to say on the artificial, symbolic nature of this earthquake in the boxed writing on page 22. And for those of you of a more scientific bent, all you had to do was notice how several tall buildings (readily visible on the news broadcasts) had entire floors of those buildings neatly collapsed, but without there being any coincident horizontal displacement or offset of the structures—to realize that whatever hit that town with great force, was mostly a quick VERTICAL "explosion" or motion of some kind. And while that's not very typical of earthquake motion—ahem—it WAS also the case in the Northridge, CA earthquake a year earlier! Isn't science interesting?] The aftershocks of this massive upheaval continue as more and more of the dead are pulled from the rubble. As of this date, the count of those who were killed is approaching 5,000, while more than 300,000 have been left without shelter, and nearly 75,000 structures have been destroyed. Of those structures still standing, thousands have been so weakened that the smallest of further shakings could take them down.

What occurred across the Pacific Ocean

is only the beginning of that which is at the doorstep of your world. I do not come to bring you doom and gloom, but rather, the message of change—the heralding of transformation for your planet. We have spent the past 7+ years attempting to ready you ones for this time.

Last week I wrote [see p.40 of last week's CONTACT] on the subject of fears, as well as facing and coming to terms with those "demons" inside. Do you yet wonder why I chose such a subject?

Chelas, when all that you have counted on is no longer viable and that which was is no longer, you will need to have come to terms with your fears, or they shall be your undoing. It is a frightening thing to have the ground beneath one's feet become so unstable that you

can no longer stand up.

Your planet is in the process of shaking you ones from your very foundations. All things are in a state of transformation—and transform they shall. There is no turning back at this point, so the only option you ones have is to go forward. Do not look back upon yesterday and that which was, for it will no longer have any meaning.

Remember that I have told you ones to keep a very watchful eye on Japan, for that place would announce the beginning of the massive Earth changes for your entire planet—and in particular for the West Coast regions of your nation.

Japan is beginning to break up, although you have only seen the leading edge of this. Early this date there was another earthquake of significant size in Japan, but this one occurred off the coast of the northern island called Hokkaido. This shaker reportedly measured "6.5" on your scales. But that is not the only one, for there have also been numerous other shakers in Hokkaido, in the Ryuku Islands, and in the Kuril Islands in the past week—many of these well into the magnitude 5 and 6 range.

The same day of the Kobe earthquake, there was a "6.0" in the Fiji Islands at a depth of 600 kilometers, and a "6.0" in the Aleutian Islands near Alaska. The following day, there was a "5.6" in the Kuril Islands and on January 19, a "6.5" in Colombia, South America. And now, just today, Saturday, January 21, 1995, in the later afternoon, there was a cluster of several small-to-moderate quakes in Southern California—Palm Springs, Landers-Big Bear, etc.

Furthermore, now, even your own scientists are leaking stories of the long-awaited "BIG ONE" in California, revising their estimates from a 60% probability to an 86% probability that an earthquake of "7.0 or greater" will occur in California. People: wake up now, for you are being prepared for a whopper! Also, the scientists in China are warning that there is a strong



probability that a 7.0 magnitude, or greater, earthquake will occur in western China.

You are, all of a sudden, hearing stories, almost on a daily basis, regarding the risk of earthquakes and earthquake damage for the greater Los Angeles area. Should an earthquake, of the magnitude of that which just struck in Japan, hit in Los Angeles, that too would resemble a war zone, with the destruction and human casualties numbering literally into the hundreds of thousands of lives and hundreds of billions of dollars in property damage.

I strongly urge you ones to sit up and take notice of these stories, for I am here to tell you this day that it is at your very doorsteps! It is time to take stock of your emergency supplies once again and be prepared for the absolute worst, for an earthquake of 7.0 magnitude is extremely conservative. **YOU WILL COUNT YOURSELVES LUCKY IF IT DOES NOT REACH A MAGNITUDE OF 9.0 OR MORE!**

[Editor's note: Let me jump in here again for a minute: Remember that a 9.0 earthquake has 100X the intensity of a 7.0 earthquake! And that's just the straightforward mathematics, without getting into the more "creative" number-crunching considerations that go into setting the earthquake magnitude that is reported to you-the-public, which is actually supposed to be based—maybe ever so remotely—on averaging the seismograph readings over a wide geographic area. For instance, seismographs near the epicenter of last January 17's Northridge, CA earthquake measured magnitudes of OVER 9.0! So, needless-to-say, political and other agendas can AND DO readily creep into this "Bermuda Triangle" of slick, scientific-looking incoherence. Meanwhile, most people innocently think that what goes on here, when it comes to reporting the size of an earthquake, is about as simple a procedure as taking a ruler and measuring the length of a table. Sure.]

It is not only California which is in immediate danger, but also that area known as the Pacific Northwest—Washington, Oregon and parts of Canada and Alaska. In fact, any place which rests on or very near the edges of the Pacific Plate should be taking notice of that which is happening and prepare accordingly. But, specifically, the Northwest regions should be on alert, for not only is there danger from seismic activity, but also from MASSIVE volcanic activity. It is impossible at this point to say which would precipitate which—whether earthquakes would cause volcanic eruptions, or whether volcanic eruptions would cause earthquakes—but when it happens, it will matter very little, for the results will be catastrophic either way.

The most important supply which you will require is water. Check and replenish, if needed, your stored water. You can survive for several days without food, but you can not go long without water. And you will not be able to count on any of your public water supplies, for even if they are working, many will be poisoned and undrinkable. So, of utmost importance is your water. Next, it is a good idea to have emergency rations of food, such as foil packs, freeze dried items, etc. The reason is that these are prepared to last an extremely long time and the packages are small and lightweight. Chlorrella is an excellent source of nutrient and should be a part of every emergency stash. Canned goods are good, but if you need to pick up and become mobile, the less weight and bulk, the better. Fresh batteries for flashlights and radios are also very important. There will most likely be no electricity, and open flames will present a hazard, especially in areas where there are ruptured gas lines. First aid supplies are also an absolute must, for there will be many immediate injuries, plus subsequent injuries and illnesses to deal with. Solar blankets are also an excellent idea, because they are very lightweight and can insulate and hold up to 85% to 90% body heat. Also, do not forget to prepare for your domesticated animals. They too will need nourishment and care, for most of these little creatures are not going to be able to fend for themselves, for they

have come to rely upon you to provide for them, so an extra supply of their food is also a must.

For those of you who require eyeglasses, an extra pair in your emergency supplies is important. If your glasses get broken in the earthquake, you will still need to be able to see. Any medications should have duplicates in your emergency supplies, such as insulin, etc.

A little preparation ahead of time might literally be the difference between life or death. I realize that this list is but the barest of essentials. Depending upon your own specific needs and requirements, you may need to add to or change this list—but please, do not ignore it! You need to face up to the possibility that you are going to be put in a survival mode, and overcoming your fears about it is an absolute must. Hiding from it, or denying same, will not save you. Good preparations will!

I am going to keep this writing short and to the point because, Chelas, you are out of time! The alarm clock is ringing and you must get up and get busy, lest you are caught asleep at the wheel! This is the time of change and transformation and there is no escaping it, regardless of where you try to run. You cannot leave

the planet, and so long as you are on it, you are going to experience the changes and transformation. Basically, you do not have a choice in this one—the only choice you have is how you deal with it. We have been informing you, over and over and over for years. Now is the time of final exams, Chelas.

Thank you for your attention. I urge you ones to not turn your heads away and plead ignorance—for to whom much is given, much is REQUIRED. You have been given so much information—what do **YOU** intend to do with it? **IT IS TIME FOR ACTION!**

Toniose to clear. Salu.

Editor's note: For those of you who heard Gordon-Michael Scallion's excellent interview on Art Bell's "Dreamland" radio program Sunday evening 1/22/95, you heard a sobering picture being painted of several 9+ magnitude earthquakes he sees just over the event horizon. The warning signs he mentioned—such as activity at Mammoth Lakes on the CA/NV border—would be familiar words to our longtime readers of both Commander Soltec's and Commander Hatonn's writings on this subject. Indeed, the time is NOW!

Man-Made Kobe Quake

1/18/95 #2 HATONN

The earthquake of Jan. 17, 1995 in Kobe, Japan—was not an ACT OF GOD or CHRIST—it was, and is now recognized as, an act of MAN.

Ones EXPERIENCING the quake NOW STATE THAT THERE WAS A TREMENDOUS LIGHTED EXPLOSIVE BLAST PRIOR TO THE ACTUAL QUAKE THAT RESEMBLED WHAT THEY DESCRIBE AS "THE WHOLE WORLD BEING BLOWN-UP". You can, further, know it was intended as a major and massive WARNING because in Kobe there was not the amount of damage which would be in Tokyo or Los Angeles, for example. However, such a massive rupture can now release the energies which will affect the Tectonic Plates of the entire "Ring of Fire". That was NOT the purpose, this time, for it is obvious to witnesses that it is purely a POLITICAL and man-structured "phenomenon". How bad will it get?? As bad as you allow!

72 Hour Kit Checklist ☒

- | | |
|---|---|
| <p><input type="checkbox"/> Water
Stored in a portable container. Rotate regularly. Have at least three gallons per person (for a three day supply). Have a water purification method.</p> <p><input type="checkbox"/> Food
Suitable for long-term storage. Packaged to prevent water damage. Include cups, utensils, paper plates and a can opener, if needed.</p> <p><input type="checkbox"/> Extra Clothing
A complete outfit of warm clothing for each family member. Include extra socks, and underwear. Include walking shoes.</p> <p><input type="checkbox"/> Warmth & Shelter
Coats, hats, scarves, and gloves for everyone. Include warm blankets (wool or emergency blankets are best). Rain ponchos, garbage bags, and/or umbrellas to keep off the rain. Warm Packs or other heat source. Pup tent or tarp.</p> <p><input type="checkbox"/> Light Source
Flashlight with extra batteries or a chemical lightstick. Kerosene lanterns are fine, but any flame may pose a hazard, especially near potential gas leaks. Have at least two quick and safe light sources in your kit.</p> <p><input type="checkbox"/> Tools
Pocket knife, lightweight shovel, duct tape, matches, pocket sewing kit, screwdriver.</p> <p><input type="checkbox"/> Important Papers
Important family documents (such as birth certificates, marriage certificates, insurance forms, wills), addresses and phone numbers of relatives, and places to meet if separated.</p> | <p><input type="checkbox"/> Money
Keep at least \$20 in your kit. Be sure to include quarters for phone calls, etc.</p> <p><input type="checkbox"/> First Aid Supplies
Pain relievers, bandages, antiseptics, clean cloths, burn ointment. Include any personal medications.</p> <p><input type="checkbox"/> Special Needs
For babies: diapers, ointment, bottles & pacifiers, hand towels, special foods, and other supplies as needed. Consider the needs of elderly people as well as those with handicaps or other special needs.</p> <p><input type="checkbox"/> Stress Relievers
Card games, books, small hobbies, hard candy, Bible. For children: small toys, paper and pen, favorite security items.</p> <p><input type="checkbox"/> Communications
Portable radio with batteries, signal mirrors, whistles, red flags, signal flares.</p> <p><input type="checkbox"/> Personal Sanitation
Sanitary napkins, razors, toothbrush, hand soap, dish soap, towels, toilet paper.</p> <p><input type="checkbox"/> Portable Container
Such as a book bag, backpack, or duffel bag. Should be easy to carry and lightweight. Shoulder straps are best for traveling long distances.</p> <p><input type="checkbox"/> Additional Items, added as carrying weight and expense of kit will allow:
Extra food, camp stove and cooking equipment, tents, sleeping bags, sun block, insect repellent, portable toilet.</p> |
|---|---|

AUGUST/SEPTEMBER 1993

PREPAREDNESS JOURNAL

A Sense of Survival: Making a 14-Day Emergency Kit

By J. Allan South

Much talk is heard of survival these days: economic survival, emotional survival, physical survival. Many are predicting gruesome occurrences for humanity and are making their preparations for nuclear holocaust, complete economic collapse, or giant earthquakes and the chaos and disorder they would cause. There is talk of hibernation, storage, sharing, and militant repulsion of outsiders.

The unprepared need to be convinced that problems will certainly come and that prudent, sensible living dictates a reasonable preparation for possible need. It doesn't have to be nuclear war (although it certainly enters our minds as a possibility); it could be a strike, loss of work, tornado, earthquake, tidal wave, civil disorder, winter storm, fire, or some other disaster. It doesn't have to engulf the country or the world; it may only affect a region, state, or county.

Disaster-vivid can also bring on disaster-insidious. Earthquakes have historically often killed more by famine and disease than by the actual earth movement. An oft-cited example is the eruption of Mt. Tambora, Indonesia, in 1815. The eruption was a killer at the outset; but the many thousands of tons of pulverized rock and dust thrown into the atmosphere altered climates causing summer frosts and ruined crops. The ensuing famine and disease (caused in great measure by underfed rodents carrying it into dwellings) were also killers. Large-scale nuclear war could produce a similar effect. Everyone can't be standing in an open field during an earthquake, but just about everyone should be able to safeguard against famine and disease—at least everyone in the "land of plenty."

Everyone may not need emergency advice; but there always have been disasters, and until the earth somehow inclines to a more ordered state there undoubtedly will continue to be. Prophets, politicians, scientists, and coffee-break rhetoricians all predict difficulties. We hear about earthquakes, famine, pestilence, wars, etc. (see your local newspaper).

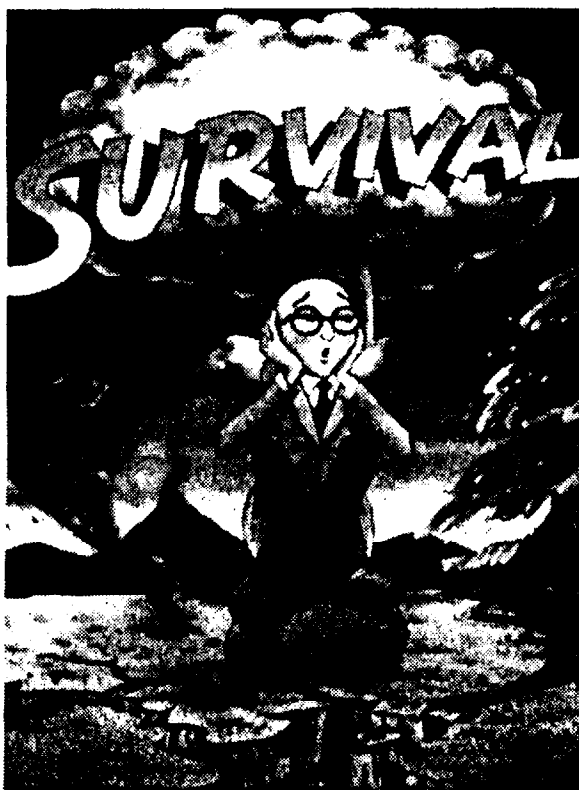
When these cataclysmic descriptions do not involve one's own immediate situation, they seem far away. When they do, they are all too real.

Let us proceed, then, with the basic assumption that times will change, at least for some, and certain basic skills could be useful—if not in fact necessary—for comfort or perhaps even survival and when a crisis occurs, the time for preparation will be past.

To create a more visible scenario, and to place those needs before us to have some basic knowledge and/or materials at our disposal, let's use an hypothetical earthquake. This indulgence should sufficiently explain that needs do exist...

...You are Dad.

One fine day, after hitting the snooze alarm twice and finally managing to pull the mattress off your back, you make it out of bed. It is winter. It's pitch black outside and you are still sitting on the edge of the bed when you hear what sounds like a train thundering through your living room. The house starts shaking, then pounding. Your dresser tips over and your bed slides back and forth across the room. The sound of glass breaking shears through your senses as your bedroom curtains catch flying pieces of window and allow them to



fall on the floor. The thundering and bucking continue and you wonder if the giant made it down from the beanstalk and picked your house up and dropped it—or threw it—down. Suddenly you are hit on the back of the head with something very heavy and you slide off the bed onto the floor. You are aware of a suffocating weight on top of you. It itches. The 10 inches of insulation you had installed in your attic are now on your floor, along with what's left of your bedroom ceiling.

(We could stop here, but this is where the real fun begins.)

You are mostly conscious (well, maybe partly) and you hear the kids crying, screaming! You hear your wife reviling you for interrupting her sleep with this horrible trick. You hear water running and smell smoke. You get up and push aside large chunks of plasterboard. You start toward the children's rooms and step on a plasterboard nail. Where, oh, where are your shoes? (And when was your last tetanus inoculation?) The shoes are in the living room, covered with

insulation. There are some others in the closet. You manage to get them on and stumble through the debris to the baby's room. You pick her up. You gather her two brothers and bring them to your bedroom. Luckily, there are no serious injuries. You have found a flashlight. The batteries are weak, but at least it's light. It is cold. The children are still hysterical. Your wife is finally convinced that this isn't a joke.

When you go downstairs, you are appalled to discover that your basement has three inches of water in it from a broken water pipe. Luckily, the water main ruptured elsewhere or it would be up to your knees by now. It is also fortunate that the main gas line ruptured because the natural gas line is broken in your house and would probably have blown the family into next week, since broken electrical wires are still arcing in the wall. (That's where that smoke is coming from.)

Suddenly, the wires stop arcing. This is a good thing, because you don't remember where to turn off the power to the house.

It's very cold.

Your wife has the children calmed by now. The two boys have to go to the bathroom and the baby needs changing. The boys go into the bathroom. Miraculously the toilet is still in one piece. They flush the toilet, you hear a splash in the basement. The sewer pipe is broken. Well, at least it won't happen again because the toilet tank isn't filling: no water.

It's still cold. You nail a piece of plasterboard over the window in the living room after throwing some of the insulation out the window. You light a fire in the fireplace. The chimney is mostly collapsed, so the smoke goes into the open attic. You wonder how long the wood from that old cherry tree you cut up will keep you warm. It's getting light. The children are hungry. You itch from handling insulation. Your wife is staring into space and saying odd things. It is urgent that you use the bathroom, but it is cold outside. Smoke from the fire is beginning to fill the room. An aftershock knocks the plasterboard off the window and lets out some of the smoke and most of the heat.

A neighbor comes to enlist your station wagon and you to help take his wife to the hospital. She has a broken arm and an open wound and needs medical attention. You tell your wife to call your boss and tell him you won't be at work today. After consultation, you agree with her that it probably won't be necessary. You grab a piece of bread and your coat and leave, over your wife's objections. After all, she could have some tuna fish sandwiches ready for breakfast in no time.

You still have to go!

You take the neighbor and his wounded wife up the street toward the hospital. There are cracks in the road. You can only get to within about three-quarters of a mile of the hospital because the road is so damaged.

You walk and carry the hurt woman to the hospital.

You are freezing.

There is a two-block line at the hospital.

You find a secluded spot and go.

You finally get in to see a doctor and are cared for

and get the neighbors back home. It is late afternoon.

Your wife has cleaned the place up a bit. She has supper ready; it's tuna fish sandwiches. The kids are itchy. They need baths. There is no water. They have to go. You chisel a hole in the backyard and make a lean-to from pieces of fence to afford privacy for a latrine.

Another neighbor comes over. He wants to bring his family over to huddle by your fire. He doesn't have a fireplace. He will furnish the remnants of his garage for firewood.

You listen to civil defense instructions on the portable radio until the batteries die. You appropriate the batteries from your son's electric baseball game. You find out that the quake has devastated a wide area.

Your blanket supply seems inadequate, but you settle down for the night.

You make it through the night.

Your wife doesn't think she can fix breakfast because you are almost out of bread and tuna fish. But there is some peanut butter.

Continued from above

You are thirsty. All the contents of the refrigerator were spilled and/or broken. You melt snow on the fire after jury-rigging a grill. Your wife complains about the handles melting off her stainless-steel cookware.

Mice keep getting into the bread.

Mice keep getting into your blankets.

##!! the mice.

The kids are driving you nuts.

You are out of food. You tried to get some at the supermarket but there wasn't much left and they would only take cash for payment and you didn't have much cash. On the radio you hear that it will be at least three more weeks before food can be trucked in because of the extent of the road damage, and even then the supply will probably be inadequate to take care of everyone. You dig out the sack of wheat you stored. It is full of little white worms. You are hungry. You boil it and eat it. After three days on boiled wheat, everybody's digestive system goes haywire. You are out of toilet paper.

You are out of firewood. There are some sources of wood around (like old trees, fences, and telephone poles) but in the whole neighborhood there are only two axes and one hand saw.

It is spring and somehow you're still alive. Much has been improved and rebuilt. It becomes apparent that you need a garden. All the seeds you have are leftovers from last year, corn, beans, radishes, and carrots. It's been a long time since you had a salad. You think the weeds coming up look good. Didn't the pioneers and Indians eat weeds? You try them. At this point, some of them aren't bad.

The neighborhood gets together and decides an irrigation system is necessary to water the gardens. Water should be brought from a nearby stream. There are only four shovels in the whole neighborhood. You all dig the ditch. When you finish, the neighborhood Tonka trucks and tractors are all worn out.

Stray dogs, hungry from a lean winter, are constantly around; a couple of them begin molesting your children while they play. You chase them away with a baseball bat. The

next day, while you are gone, your neighbor shoots the two disruptive animals with a .22 rifle. You hope he was careful. He says he was careful, but they were starting to be violent. You wonder if you should have a rifle. You've been a long time without meat or substantial protein. If you could find the dead dogs, you would be tempted to...

You wish you knew how to raise rabbits or chickens— or something— for fresh meat.

You definitely wish you had some rat poison.

Your garden is growing; bugs are eating it; you have no insecticides.

Your clothes are ragged; your dress shoes and sneakers are worn out.

You wonder: if you went to a rural area, could you find some produce and beg, borrow, steal, or work for it? Then you hear of two acquaintances who have caught some shotgun pellets trying to steal from a farmer's garden.

Despite the flaws and exaggerations in our story, much of it (and even worse) is all too possible, and it graphically sets the stage for what follows.

The 14-Day Emergency Kit

Within the civil defense system of America is provision to relocate city dwellers to rural areas in case of emergency — especially nuclear war. The Crisis Relocation Program (CRP) recommends a seventy-two-hour kit consisting of prepackaged, easily portable, readily accessible supply of food (the food should not require refrigeration or cooking) and other necessities that can serve your family's needs under any conditions that may occur in your area until you can relocate and be supplied by the Civil Defense System or by some other means. In most disasters the first seventy-two hours are the most critical to survival and many adverse situations develop so quickly there is little or no time for preparations.

Of course a seventy-two-hour kit would take care of things in many foreseeable difficulties. Even in a nuclear war it may be reasonably safe in many areas to leave shelter after seventy-two hours for long enough to retrieve additional nearby

supplies. But in some instances a seventy-two-hour kit would not be enough. The question is: If the emergency lasts more than 72 hours, who is going to feed you? In all candor it is unlikely that the Civil Defense System is sufficiently strong to feed very many people in very many areas. (Call your local Civil Defense Office and ask them!)

Here are some examples where a seventy-two-hour kit may not do the job:

1. A nuclear war, in which case it is reasonable to be prepared to survive for at least two weeks in a shelter with only minimal cooking.

2. A widespread earthquake which may not allow supplies to be forwarded to your area for longer than seventy-two hours.

3. The threat of nuclear war, which could bring about widespread relocation to rural areas.

With very little more preparation, a seventy-two-hour kit can contain enough food and water for two weeks and become a Fourteen-Day Emergency Kit. The kit could then handle a two-week fallout shelter stay or relocation. The foods can be replaced and rotated into normal use every half-year or full year to prevent waste and to assure a usable supply.

The kit should include provisions for food, shelter, heat, sleeping gear, clothing, light, tools, sanitation, personal items, first aid, valuables, water and specialty and miscellaneous items. The most important factor to consider in a crisis is protection from the extremes of the crisis, including water. After that, water is most essential to survival; food is next; and then the other equipment.

The following list gives several possibilities under some headings. These are only meant to be suggestions of various possibilities and not an all-inclusive list of essentials. For instance, under shelter are listed "tube tent, lightweight nylon tent, family-size tent, and/or motor home." You obviously do not need to buy them all; just obtain the best you can practically afford that will do the job. Or, you simply may not be interested in having some of the items listed in your kit.

Food

The food supply should consist of foods you and your family like that provide reasonably balanced nutrition. Special dietary needs, such as those for babies and diabetics, should be considered. Your short-term emergency supply should not require refrigeration and should need little or no cooking. Energy-rich food is helpful in keeping up body energy. Salty foods increase need for water intake and should be minimized.

Although the food should be able to be used without cooking, it would be desirable to provide a means of cooking or at least heating it. Canned heat and heat-tab stoves are very inexpensive and would do the job, as would a regular camping or backpacking stove — which is preferred. A camping cook kit, kitchen cookware, or some shortening cans could be used to cook in.

One list (Essentials of Home Production and Storage, The Church of Jesus Christ of Latter-day Saints, p.11) estimates the following to supply one person with essential nutrients and 2100 calories per day for three days (seventy-two hours):

- *1/2 lb. canned tuna fish or pork and beans
- *1/2 lb. nonfat dry milk
- *1 lb. graham crackers
- *1 lb. dried apricots
- *46 oz. canned orange or tomato juice
- *1/2 lb. peanut butter

By multiplying these amounts by four and adding some hardtack candy and a couple of cans of stew or freeze-dried meals, this would easily become a fourteen-day rather than a seventy-two-hour supply.

The story of the farmer who told his wife to add another cup of water to the soup whenever a visitor was present for a meal gives some further "food for thought" here. In a hard-press situation you could add some salt, bouillon and hot water to a "meal" that is made to feed four and feed twenty-four. The "soup" might be a little short on calories but it could still be filling and refreshing.

Another concentrated food item that is very convenient and attractive for an emergency supply is "food tabs". These tasty tablets are nutri-

tionally balanced, easily assimilated, and can be stored for several years with no significant deterioration. Several varieties are available.

Dehydrated and freeze-dried foods designed for backpacking and camping are ideally suited for emergency supplies, but adequate water supplies must accompany them.

Meals Ready to Eat (MREs) are very practical and easy to use. These retort foods are used as field rations by the U.S. military and are essentially canned meals in "soft cans" — foil and plastic. They are lighter weight than canned foods, need no cooking, and are widely available. MREs should be heated to make them more palatable. Heating in a water bath is usually most convenient. A variety of entrees are available. Try them first and select the ones you like. Some are rather strong-flavored and may not suit everyone's tastebuds. In fact it could be worse — members of at least one family I know refuse to eat some flavors.

If an MRE pouch is bulging or swollen do not eat it! This is similar to a bulging can and means the contents are spoiled and can cause extreme illness. The soft pouches are more easily perforated than cans — a frequent cause of spoilage.

Dehydrated fruits that are available with MREs are tasty and make good snack food, but eat them slowly and drink water with them to prevent dehydrating your digestive system. This has been a recurring problem and can be fairly serious.

Other suggestions for food include nuts, nut butters, crackers, cereals, canned meats and stews, cheese spreads, hardtack candy, other candy, dried fruits and vegetables, canned milk, powdered milk, vitamin pills, and at least one pound of table salt per person (man uses).

Food preparation items may be only a sierra cup and a spoon; or paper plates and plastic utensils; or a good camping cook kit, including pans, plates, and cups; or something improvised from the home cupboard for your own needs. Cooking or heating can also be done with empty shortening (or similar) cans or aluminum foil. Dish soap, paper towels, and cloth towels, a pitcher for mixing and pouring, and something to use for a dish pan should also be included. And don't forget the can opener!

Shelter

Shelter could be plastic tube tents (2 per person), lightweight nylon tent, large family-size tent, and/or motor home. In addition, a poncho is essential; a piece of polyethylene sheeting, a space blanket, and/or a tarp are very useful.

Heat

Heating needs may be met with a campfire, camp stove, kerosene heater, propane heater, portable metal stove (some of these fold up

and can burn wood or charcoal), heat tab stove, canned heat and stove, matches, lighters and/or other means of lighting fire, and fuel for whatever is used.

Sleeping Gear

Include warm dry clothes; some combination of wool blankets, or other blankets, and/or sleeping bags; a "space blanket;" and an insulating pad.

Clothing

Adequate, sturdy, comfortable clothing is a must. Include sturdy footwear (which may not be available after the disaster) poncho, coat, hat, gloves, socks, and underwear.

Light

Include flashlights and candles — at least. Lamps and lanterns are also possibilities. Don't forget matches and/or lighters and fuel and batteries. Lighters tend to lose their fuel so don't count on them alone for lighting purposes.

Tools

Pliers, saw, axe, file, sharpening stone, wire, cord, adjustable wrench, hammer, screwdrivers, duct tape, shovel, pocket knife and/or larger knife, can opener, bucket, nailbar or crowbar, and pick are all pretty basic.

Sanitation

Remember to include an emergency toilet, toilet paper, feminine hygiene products, disposable diapers, premoistened towelettes, plastic sacks, shovel, soap, towels (paper and cloth), and disinfectant.

Personal Items

Some suggested personal necessities are: toothpaste and toothbrush, hairbrush and/or comb, shaving gear, deodorant (indispensable), mirror, nail clippers, and personal medication. (Baking soda can double as toothpaste and deodorizer for room or person.)

First Aid

Take a first aid course and review the information often. Keep immunizations current — especially tetanus. Keep a first aid kit and a good manual with the kit.

Valuables

Cash, personal papers, licenses, treasured books, important photos, insurance policies, contracts, deeds, social security information, passports, birth certificates, checkbook, charge cards, wills and testaments, genealogical records, jewelry, and so on should be placed where they can be readily retrieved.

Water

There should be at least seven gallons for each person, and preferably fourteen gallons. (Portability becomes a problem here.) Water should be stored in containers no larger than fifteen gallons (depending on the container, fifteen gallons will weigh upwards of 130 pounds) otherwise, it is very difficult or impossible to carry. There are sturdy, heavy-plastic carboys that would probably withstand a substantial earthquake and are

ideal if there is someone around who can lift them. The heavy-duty, one-to-five gallon plastic jugs or buckets with lids and insulated jugs are also good. In a pinch, five gallons of water could keep a person going for a period of two weeks of shelter living; but if you were doing heavy work in southern Arizona in the summer, that amount would not cover it. A purifier and/or purification tablets should also be included. Large plastic bags contained in a burlap bag, pillowcase, or makeshift cloth sack will hold water in the absence of something better.

Specialty Items

Other important items are weapons, communication gear, "survival kit," and war protection equipment. Weapons that may be included in this kit are a matter of individual choice. Most civil defense instructions proscribe firearms in this type of situation, but I think that is somewhat unrealistic — especially in some areas of the country and in some foreseeable circumstances.

Communications gear should include a portable radio (with spare batteries), compass, map of your area, an emergency signaling device (mirror, whistle, flare gun, etc.), and possibly even some CB or other equipment.

A "survival kit" for procuring small animals might include a razor blade, wire, monofilament line, picture-hanging wire, fishing hooks, aluminum foil, a few finishing nails, and a knife.

War protection equipment consists of rain suit or improvised suit to keep nuclear fallout or chemical agents from touching your body or from being carried into your shelter, monitoring equipment for nuclear fallout (i.e., a dosimeter and a survey meter); and, depending on what provision you have made, materials for an expedient fallout shelter including a ventilation devise.

Miscellaneous

Pencils and notebook; polyethylene sheeting; sewing kit (including needles, thread, safety pins and scissor); aluminum foil; fire extinguisher; survival manual; recreational equipment such as games, musical instruments, song books, other books, paints, glue, paper, scissors; small piece of hose (for siphoning); some insect screen; and dust masks. Dust masks are included because many of the potential emergencies, such as a volcano, can produce a lot of dust. A large bandanna could also serve as a dust mask and impart other utility as well.

One final very important item is at least one-half tank of gas in your car.

Containers

Containment of items in this kit could probably be best done in a soft,

waterproof duffle bag or in good backpacks that can be easily carried; but other containers such as trunks, suitcases, new metal garbage cans, could also do the job. Avoid cheap plastic garbage cans; they crack and break with time and in cold. If you use garbage cans, don't overload and make them too heavy to easily lift. Some of these items listed may not lend themselves to sitting in storage — some of the tools and valuables for instance. Keep a list of these things. Don't be misled into thinking you could gather "everything" up at a moment's notice. You can't do it! If you don't believe it — try it!

Preparations to enjoy backpacking and camping can also, at the same time, be important emergency preparations. As part of fourteen-day emergency kit gear, backpacks can be packed with their ordinary backpacking trip containment. Each family member could carry an appropriate-sized kit that would enable his survival if separated from the family group.

As is also mentioned, in a pinch if you have to leave home and pack things in a hurry — lay out three or four layers of sheets and/or blankets. Place things in the middle, fold the opposite ends together and tie them in square knots. Wrap a rope or strap around the knots and tie firmly. Such a bundle can be carried "Santa Claus" style, or two such bundles may be tied to the end of a shovel handle or other sturdy bar or board and carried "yoke" fashion. A good pad (perhaps another blanket) would be necessary to cushion such a yoke from the shoulders.

Don't be overwhelmed by the thought of putting together a 14-Day Emergency Kit. Most of it is already around the house. Just start gathering it up. Begin simply and go from there. It's fine if you have to start out with a piece of plastic, a roll of paper towels, a jug of water, a shovel, a sewing kit, a sack of hardtack, a can of tuna fish, a coat, valuables, and a pencil and notepad. Then with time, keep building it up as you can.

As part of emergency departure preparations all responsible household members should know how to turn off the utilities (gas, electricity, and water). Some will probably require tools to turn them off. If you ever do leave home in the emergency mode it's a good idea to lock the doors and windows too.

In addition, many who have thought considerably about the possibilities for needing emergency kits see the need for a very basic lightweight emergency kit made up of carefully

(continued on p. 27)

Important Lessons In Truthful Persistence: Corruption In The Court House

1/19/95 #1 HATONN

[QUOTING, From ANTISHYSTER, Vol. 4, No. 4, December, 1994:]

CORRUPTION IN THE COURT HOUSE

by Charles McGarry, Chief Justice,
5th Court of Appeals, Texas

EDITOR'S NOTE:

In the summer of 1990, I and a half dozen others, started meeting twice a month in a living-room. Today, Citizens for Legal Reform (CFLR) meets on the first and third Tuesday of every month in a hotel ballroom and routinely draws 300 people per meeting (our biggest meeting drew over 700 people). I am the last active member of the original half dozen, and due to my persistence, I am now the group's president.

A number of additional legal reform groups have spun off from CFLR, including the Dallas chapter of "Take Texas Back", which draws about 1500 people and meets on alternate Tuesdays. As a result, 150-300 "legal reformers" meet every Tuesday in Dallas. So far as I know, these are the largest, weekly "patriot/legal reform" meetings in the USA.

Despite our success, CFLR is sometimes criticized by members who think we should be "more active", spend less time on "gripe sessions", etc., etc. Part of that criticism is based on a fundamental difference in philosophies: some people think the only solution is activism by a handful of "true believers" in the courts.

I, on the other hand, believe there is no single solution, but regard "politics" (large numbers of people) as the key to legal reform. My goal, therefore, is to get as many people in our meetings as possible, and also help precipitate additional groups and meetings in Dallas and across the USA.

The problem with my approach is that, while CFLR meetings are usually fun, informative, entertaining, and even inspiring, it's sometimes hard to point to tangible results. Yes, we have big meetings; yes, we have weekly demonstrations; yes, fifteen or twenty of our members ran for political office in both 1992 and 1994—but hard core activists sometimes sneer, what's being accomplished? Where's the payoff, the tangible results?

Sometimes, the only thing you have to go on is patience, hope, and faith. Persistence. You hang on to nothing but your belief that you are right—even when you can't see any results from your efforts.

But just because you can't see a result, doesn't mean nothing's happening. I suspect a true revolutionary has more in common with the average farmer than he does with some gun-toting "Rambo" type who thinks the solution to every problem is instant, explosive action. Politics (and even revolution) is not a dramatic, now-you-see-it-

now-you-don't event of sudden, short-lived duration—it's a process wherein you cultivate awareness, plant an idea, and fertilize the public "field" in which new ideas, attitudes, and policies can germinate and grow. Revolution, finally, has more to do with spirit than technology, more to do with persistence than violence.

About five months ago, Dallas Judge Bruce Woody asked to address our group. We were flattered. A JUDGE was coming to talk to our rag-tag patriots. That was quite an event.

But in October, TWO judges asked to address our group. One, Judge Richard Johnson, running for a family court bench, promised to help set up a group of lawyers and judges to instruct CFLR members on some of the things they'd need to know to represent themselves in court. Imagine! We have an incumbent judge promising to help teach us local court procedure.

The second judge was incumbent Chief Justice Charles McGarry of the 5th Texas Court of Appeals who spoke to us on judicial corruption! Justice McGarry's incredible public speech was tape recorded and is (partially) reproduced in the balance of this article.

Remember the baseball movie, "Field of Dreams"? Remember Kevin Costner hearing the "voice" in his corn field saying, "If you build it, they will come"? He finally builds a baseball field on his farm, not really knowing why, and eventually the ghosts of former baseball greats come to play on his diamond.

Citizens For Legal Reform is a political "field of dreams". We built up the group to a point where it is certainly the single largest politically active group in Dallas, and—finally—mainstream politicians and judges are coming to "play" in our field. Finally, our efforts are beginning to bear tangible results that even we, the patriot "farmers", can see.

We need that validation. We need tangible confirmation that our efforts to plant these seeds have not fallen in vain on the barren rock of uncaring hearts. We've planted and cultivated our political crop for four years, not knowing if it would sprout or grow, and finally, a harvest time seems near. I feel like a Pilgrim about to sit down to turkey with the Indians—we have cause for thanksgiving and a confirmation that patience, faith, and persistence WILL be rewarded.

Who would have dreamed, four years ago when we started CFLR, that we would one day be addressed by an incumbent Chief Justice of the 5th Appellate Court? Who would have dreamed he'd ask to talk to us about judicial corruption? I can't regard this event without a sense of wonder. Despite our clumsy, unprofessional manner, the tide of ideas is with us and we are "making a difference".

So don't get so arrogant and opinionated with your new-found "legal expertise", that you sneer at the "greenhorns" just entering into the "patriot/legal reform" community. To defeat the Bar and injustice, we need EVERYBODY—EVERYBODY—that walks into our meetings. Even if they never file a law suit, even if they never read a case, their collective presence validates our goals and ulti-

mately attracts politicians in a way no "mere idea" can match.

Remember the cliché about the "power of an idea whose time has come"? If you can't get more than a half dozen people to listen to your idea, it's time has not yet come. Without an audience, no matter how "right" you may be, you are no more than the "man in the rubber room who is god".

On the other hand, when you can sustain a substantial, growing audience, once a week, over a period of years—that audience—by virtue of numbers alone—validates your message and is the real power source that finally compels your opponents to compromise or surrender.

Anyone who would engage in the revolution called "legal reform" must learn that the people in the audience are more important than the people on the stage, the listeners are more important than the speakers, and the readers are more important than the writers. These maxims are nothing more than examples of good communication—my job as a speaker or writer is not to tell you what I think—it's to help you articulate what you already know in your hearts. Good communication ("communion") is always less an act of personal ego than public service.

Those of us who are "too smart", too arrogant, too busy to talk to the legal reform newcomers and patriot greenhorns have a great deal to learn. I doubt that there's a single force that can do more to destroy legal reform than arrogance; likewise, I suspect the key to any successful revolution is the leaders' humility. I don't care how smart you are, you NEED the people. You CANNOT go it alone. You must respect your audience and the People. That's a lesson our politicians have forgotten but are about to relearn.

The transcript (mildly edited for clarity and brevity) follows. (Editor, ANTISHYSTER)

TRANSCRIPT

Alfred Adask: Our first speaker this evening is Chief Justice Charles McGarry of the 5th Court of Appeals here in Texas. He is the youngest Chief Appellate Judge in Texas history. He's introduced advanced computer technology into the court system, and set a record for budget surplus. He won the first special recognition award by Southern Methodist University school of law board advocates.

It's important we recognize that there are judges and lawyers who would very much like to stand up and support (and sometimes correct) much of what we believe, but are reluctant to take that risk because they think they are alone.

Justice McGarry is taking that risk by talking to us in public. Welcome him—and every other judge that comes to CFLR—because we want them to know that they are not alone, and that we will actively support every judge who tries to do the right thing to move this country back in the

right direction.

Justice Charles McGarry: Thanks, Alfred. It's good to have you back out on this side of freedom.

My name is Charles McGarry, I am the Chief Justice in the Court of Appeals here in Dallas. That means I am the highest-ranking state judge that you have in North Texas. I told another judge in the court house today where I was coming to speak tonight, and he said, "Well you're an awfully brave man." I said, "Well, you know, if you are honest you really have nothing to fear."

My topic tonight is "Corruption in the Court House". I don't know if you've ever heard an incumbent Chief Justice talk about corruption, but you are about to. If you give me a few moments tonight and open your ears and minds, I think I'm about to open your eyes.

There are two kinds of corruption: One is *institutionalized*; it is part of the rules, part of the system. The system has been corrupted to do something other than what it was meant to do. The second type of corruption is the more human, *personal* corruption that results from normal human nature and frailties. I believe institutionalized corruption inevitably leads to personal corruption.

One type of institutionalized corruption is partisan elections.

Let me start with a little civics question: What is the source of all judicial authority and power? It is *the people*. It is *not* the Constitution; it is *not* the laws.

The Constitution creates courts, but says nothing about what they are empowered to do. The power of the courts has been handed down by *tradition*. The Constitution creates a system of checks and balances, and the court system is supposed to be the final check, the final answer. But it wasn't always like that.

In *Marbury v. Madison* in 1803, the U.S. Supreme Court ruled that it had the power to declare an act of Congress signed by the President "unconstitutional". It declared *itself* the final arbitrator of all disputes at the highest levels of government between the branches and the powers of government.

There was no constitutional authority for that decision; it was a blatant power grab, but it was a power grab that was accepted by the American people and with good reason: To end disputes, someone somewhere has to have the last say. As such, it should be someone who is independent, who has nothing to gain from the system, who is not beholden to the system, and who can stand back in a neutral manner and say, "You win, you lose, this is the way it's got to be, shake hands and let's go forward."

WATERGATE

The need for a final arbitrator for all disputes has gone practically uncontested for almost two hundred years. Only once in my lifetime has that principle come into question, and that was during the Watergate Constitutional crisis.

If you recall, there was a lawsuit between the Executive and the Legislative branches of government: President Nixon was subpoenaed by Congress to turn over tapes of his conversations at the White House. Despite the subpoena, Nixon refused to release the tapes and claimed "Executive privilege". He said, "Congress, you are one branch of government, I am one branch of government, I am your equal, so I don't have to do what you say."

That dispute went straight to the U.S. Supreme Court which, despite the political affiliations of the court's members, ruled in a unanimous 9-0 decision, "Mr. President, you must obey the law. You are not above the law, you must hand over those tapes."

People sometimes forget that the Constitutional crisis called "Watergate" was not the break-in or the cover-up—it was those very tense months right after the court decision when there was serious doubt as to whether President Nixon would obey the Supreme Court's order. (What would've happened if the President had simply refused?)

The fact that the Supreme Court decision was *unanimous* had a lot to do with this, but ultimately President Nixon recognized the role of the Supreme Court and the need for a final decision maker, and he handed over those tapes, even though it meant the end of his Presidency. That was the Constitutional crisis, and we came through.

TEXAS COURTS

OK, what's Watergate got to do with judicial corruption and partisan elections?

Imagine a dispute between the Governor and the Legislature of Texas, or the President and Congress... something of monumental Constitutional import, and instead of going to the U.S. Supreme Court, it ends up in the Texas Supreme Court. You can be certain that the decision would not be 9-0—it would probably be 5-4, and the decision would probably *not* be based on legal merit, but on **WHO had control, political control** of the Texas Supreme Court, and which party *they wanted to win*.

In Texas, when special interests fight in the Legislature, sometimes there's a winner, sometimes a loser. But today, the loser in the legislative fight simply says, "Hmph, I've got a trump card. We will simply take this same fight to the courts, because *you* may have a majority of the Legislature, but *I* have a majority of the Texas Supreme Court." Then they have the same political fight all over again in the courts.

This is the problem with partisan elections: It is almost impossible to run a state-wide race for judge without becoming "beholden" to the people who got you there. Maybe you can be independent for one term, maybe you can be brave and do it right for one term, but they sure as hell won't keep you around for a second term if you do it that way. When the courts are just another place for people to do political deals, you end up with people who believe that courts are for politicians and not for judges, and that it's alright to have cases decided not on the law, but on **WHO YOU KNOW**.

What happens in the Supreme Court tends to trickle down and the lower courts also become just another forum for political and special interests to have their fights. It has lost the people's respect for the rule of law that they will get a fair and impartial decision.

That leads to *personal* corruption in the courts—the daily corruption that you may be more familiar with—the give and take... and mostly the giving and the taking.

FAIR AND IMPARTIAL TRIBUNALS

I'd like to share a few of my experiences in the courts that colored my thinking on the road to becoming the Chief Justice of the Court of Appeals.

My very first job out of law school was to serve as a briefing attorney for the appellate court in which I now preside. I worked for a judge who was a nice man, but was up for re-election, and didn't have much time to do his job. So he said, "Charlie, you know, you do some really good work. Why don't you just write all my opinions for me while I go out and campaign?"

I thought that was great! I'm 25 years old, I'm fresh out of school, I've never been in a courtroom in my life, and here I am, writing all his decisions. It was the most eye-opening experience I ever had. I was a 25-year-old, behind-the-scenes appellate court judge and nobody knew it. That was my first experience on how things really get done on the court of appeals. [H: I have terrible news for this judge—that is the very way things got handled in the Federal Court wherein Ekkers were cited for contempt, etc. The Clerks who were having an entertaining ball, in the courtroom, wrote up the case and the judge simply signed it. There not only was no hearing,

but also, Green, the first defendant, wasn't even present—nothing, just a threat of prison for the old lady who dared to think of a connection with God and Hosts—but even that had not merit enough to be actually discussed past the hysterically funny nature of the case itself. But then, how do you fight back? The attorney representing "us" had not so much as even SEEN the books over which the quarrel centered—but later had a full-blown case over part of his BILL! WHICH WAS NOT ONLY NOT EARNED BUT THE VERY ACTIONS OF THE SAID "ATTORNEY IN POINT" CREATED THE SITUATION IN THE FIRST INSTANCE. Recourse? NO—just instead, another threat of prison for "contempt".]

My next experience was my very first case as a lawyer—a consumer deceptive trade practice action against a car dealer who had ripped off my client.

I thought we had a pretty good case. The judge was Fred Harlos (he still sits occasionally as a visiting judge but is kind of retired). My opposing counsel was an 85-year-old lawyer, well past his prime, who had a hard time remembering things and really wasn't very good. I thought I'd just walk over this old man. Except he had something I didn't—a life-time friendship with Judge Harlos. Even though he had no case and was old, senile, and incompetent, he had a judge who was willing to do almost anything to make sure he won. [H: Now in spite of everything involving the case in which George Abbott being THIS SAME way, only Abbott is a confirmed alcoholic and shows it by mid-afternoon EVERY day—he still manages to get away with anything and all antics he chooses to play. If it weren't so "sick" it would at the least be pathetic.]

When we went to trial, Judge Harlos pulled me aside (remember, this is my *very first trial* as a lawyer) and said, "You know, I think you ought to drop this case." I asked why, and he said, "Well, because you are going to lose." And I said, "No, I think I have a good case." He says, "No—you don't understand—you are going to lose."

Well, I wouldn't accept that. My client had paid me to defend him. Actually, we got sued. We were just counter-claiming to prove who's the crook.

The judge saw the elderly opposing lawyer wasn't doing a very good job; he was sinking his own case by asking my client questions and getting answers that were just killing his client. So Judge Harlos put his hand over the microphone on the bench and told the lawyer to stop asking questions like that because he was hurting his case.

I stood up and objected, saying, "Judge, you're not supposed to help the other side." He said, "Sit down and shut up, you little whipper-snapper!" "Your Honor, I object!" And he said, "Shut up!" I shut up.

The case went to the jury and the car dealer submitted his issues to the jury as to why he should win, and I submitted our issues for the jury about why we should win. Judge Harlos gave the other side's issues to the jury, but wouldn't submit ours.

The jury took ten minutes to come back and tell the car dealer, "No, you have no case." My opponent had lost, *but we had not won* because we had not been allowed to ask the questions that we wanted the jury to answer. Basically, we

CONTINUED FROM PAGE 25

selected items. This kit would then be always carried in the car or wherever the owner goes away from home, including work and other daily pursuits. It makes sense.

There are two main ideas on emergency kits. The first is that if an emergency threatens your home you need to, most importantly, escape with your hide. The second is that if you leave home in a hurry, you still need to be able to function. Most reasons for leaving home in a hurry seem to indicate a

threat to the home. Hence, the kit should be transportable by car but may need to be quickly rearranged to less bulky proportions.

J. Allan South is the author of The Sense of Survival, from which this article is an excerpt; it is undoubtedly one of the most useful books on emergency survival and preparedness ever published. For further information or to order your copy send \$12.95 plus \$2.00 shipping and handling to: Timpanogos Publishing, P.O. Box 776, Orem UT 84059 ♦

were robbed.

However, I knew I could get some justice from the court of appeals, so I filed my first appeal as a lawyer. And I won! I won a new trial!

The only problem was, the new trial was going to be back in front of *Judge Harlos!*

The car dealer fired his lawyer, and hired one of these big, down-town firms. The big law firm saw what was coming, and offered me \$7,000 to go away. But by that time, my client had incurred about \$15,000 in legal fees, so I said, "I'm sorry, it's too little, too late. We would have settled for half of that way back when."

But Judge Harlos said, "You know, that's pretty generous, I think you ought to take it."

"Well Judge, that's not even *half* of what my client spent."

He says, "Well no, I think you ought to take it."

"Why?"

"Well, *because you are going to lose.*"

Fortunately, there was a three month delay before the case went to trial. During that delay, Judge Harlos retired and was replaced by another very fair and honest Judge, Judge Andrews. The case went to trial, the judge did it the right way, and we won \$23,000.

SECRET LAW

My next story deals with a disabled client who was sued for back child support, not once, but *three times* at the same time by *three different entities*.

He was sued by his ex-wife (who hired a private lawyer), by the Texas Attorney General (who thought it was their job to collect back child support), and by a private company called "Guardian Ad Litem" (owed by the son of a divorce court judge) whose job is also to collect back child support. My man was therefore faced with *three* separate law suits to collect the *same* child support, so I said, you all need to get together and decide who is going to collect this, because obviously, he only owes *one* set of child support.

But they said NO. Every one of them said, "No, we have financial interest in this and it is our job to do this"—all three of them wanted him to pay the full amount that he owed to each of them. They wanted him to pay *triple* child support.

So we took the first case to trial and, fortunately, the Texas Attorney General was incompetent and we actually beat them. Even though my client really owed some child support, they messed up the case so badly that we won a "take nothing" verdict and the judge ruled we didn't owe any child support.

The Texas Attorney General appealed. The A.G.'s office habitually tells the courts that they represent the *state* in child support collections cases and are therefore exempt from paying *filing fees*. So when they file thousands of child support collection cases they don't pay filing fees, but instead have the county and court reporters subsidize their losses. Likewise, in the court of appeals, they didn't pay the filing fees, or the cost bond, or even the cost of the records. This represented *thousands of dollars* for just the transcript of his case.

I argued that they can't represent the state, because if they did, my client would pay the *State* this child support, and then his ex-wife would have to sue and my client would have to pay *twice*. The Attorney General *must* represent the mother, since the money goes to the *mother*, and the state won't keep it. Since the A.G. represents the mother, they should pay filing fees like everyone else.

Amazingly, I won. The Court of Appeals said, Mr. Attorney General, you must pay filing fees. And I said, "Well wow, this is great."

But there was one problem, the Court of Appeals did not *publish* its decision, so the case would not be a precedent, and the Attorney General could continue not paying filing fees on thousands of child support collections cases.

That dumfounded me.

The rules for "publishing" cases are that it is either a new rule of law or it is a rule of law applied to a new set of facts that has other similar cases coming down in the future. My case met *both* tests. It was a new rule of law that the A.G. had to pay filing fees, and it would affect thousands of other child support cases around Texas. The rule says you have to publish. So I filed a Motion to the Court of Appeals to publish because it was a *land-mark* case.

Unfortunately, it was politically incorrect to put the Attorney General out of the child support collection business. So the appellate court said no, we're not going to

publish it—so there.

The Attorney General came to me and said, "If you don't appeal this to the Supreme Court and don't ask to publish it, your guy can go."

Being duty bound to my client, I had to take that offer because they'd let him "walk" if I didn't press the issue of publishing the case and changing the law.

So today, we have a *secret law*. It says the Attorney General has no right to file child support collection law suits unless he pays filing fees. If you have a case like that, come down and I'll give you a copy of the opinion and the brief, and you can make this same argument.

[END OF QUOTING]

1/21/95 #2 HATONN

[CONTINUATION OF QUOTING:]

POLITICS AS USUAL

This is the sort of thing that I've grown up with, within the legal profession, so I decided there's no sense for me waiting for some judge to rip me off. I can get on the bench and then I've got no one to complain about but myself. I can do the job better than they can.

I was appointed by Governor Richards. I didn't know Governor Richards, but people asked me, "Well, are you a political supporter of hers?" And I said, "No". "Well how did you get the job?" "Well, I wrote her a letter, enclosed a resumé, and said, I'd like to apply for the vacant position." It was really that simple.

[H: The above kind of appointment is sadly the *USUAL* case and method of operation—as with Jason Brent, the one who advocates killing off the old, infirmed, etc. The sad fact is that there are 99.9% more like Brent than like McGarry {*herein*} or Boesel {*remember his story on p.11*}. For example, nearby this writing {*on next page*} is a box from the Tehachapi newspapers with some historical information that was provided by Jason Brent's opposition back at the time Brent was running for Judge against John Quinlen.]

When their screening committee interviewed me, I told them I'd be the *first* board-certified appeals expert ever to serve on this court of appeals in its 101-year history. I thought they could probably use someone like that. But they said they needed a minority, so they left me waiting for about three months. When they couldn't find a minority, they appointed me.

[*Clapping and cheering from the audience. Dan Schneider from audience said, "You should have told them you were honest—that makes you a minority!"*]

I appreciate that.

I am currently the Chief Justice. That is the top dog. I am the very top of the pile right now, but I'm not running for Chief Justice, I'm running for Place Four on the Court of Appeals. The same court, but a different job, because I want to write opinions and affect the law and people's rights as opposed to doing personnel, budget and all this administrative stuff that Chief Justices have to do nowadays.

I chose to run for Place Four because one of the judges was retiring, and the man that announced for that position was the former Dallas County Republican Chairman for six years (until he was defeated for re-election)—Tom James.

I researched Mr. James's legal background and found that he hadn't argued an appeal in *over seventeen years*. I said, well maybe he's done something else, so I checked his trial record, and he'd only had *three* jury trials in his *entire career*—and he *lost them all*! So how did Tom James, a lawyer for 37 years, make a living? I did a computer search and found a couple of interesting stories.

The first story was on the front page of the *Houston Chronicle* that raised court conduct questions. I'll just read the first paragraph: "A cryptic message recovered from the trash bin of a Republican party official in Dallas suggests judges on the State's highest courts may have been contacted improperly in an attempt to influence pending cases."

They found a memo in Tom James's trash bin that outlines a plan where he hired C.L. Ray (a former Texas Supreme Court Justice who was the subject of the *60 MINUTES* scandal a few years back) to contact a judge on the Supreme Court of Appeals to move an appeal from judges they didn't much like to judges that would be "a little friendlier". And it was *all in writing*.

In the article, C.L. Ray admitted trying to influence the judge, but claimed that since he didn't ask the judge about the case itself and just wanted to get it *moved*, his request was "administrative" and therefore OK. Later, however, the Commission of Judicial Conduct declared that was entirely improper, and so C.L. Ray changed his story and said, well no, you must have misunderstood—this is not really what they hired me to do.

Except that I have Mr. Ray's personal filing case and it not only shows what he was hired by Tom James to do, but how much he was paid to do it, and the fact that he *really tried* to influence the judge (although he was ultimately unsuccessful).

The second newspaper story appeared in the *Texas Lawyer*. It says my opponent, Tom James, joined a defense team just *three months* before the judge (James' former client) awarded the defense a *partial summary judgment*. He gets hired to *show his face* in court when the judge is a friend of his.

But it went beyond that. The headline was "Wife's Job Doesn't Recuse Judge." The first paragraph says, "A visiting judge in Dallas has ruled that even in a case where the *judge's wife* is on the payroll of *one of the defense attorneys*, there is *no reason* to recuse the judge."

As Republican party chairman, my opponent got judge Mike O'Neil to put the judge's wife on the political payroll, and proceeded to hire himself out, not to actually practice law, but just to *show his face* in Judge O'Neil's court and get favorable rulings. [H: *Shades of Judge Ito's wife in the Simpson case???* Can such antics POSSIBLY BE FAIR AND JUST? I DON'T CARE WHO KILLED THE VICTIMS (NOT O.J., BY THE WAY) BUT NO ONE, FROM ONE TRYING TO HOLD PROPERTY FROM THE S&L DEBACLE TO ONE TRYING TO KEEP A CHILD IN A CUSTODY HEARING, CAN LONGER EXPECT JUSTICE. YOUR SYSTEM (AND THE INTEGRITY TRAINED INTO THE ATTORNEYS OF YOUR WORLD)—STINKS, SMELLS, AND IS AROMATICALLY DISPLEASING—SUCH AS DEAD FISH IN THE COURTHOUSE.]

In fact, Mr. James was appointed in Judge O'Neil's court last year to serve as an Ad Litem (an "ad litem" is basically a *friend of the judge* who gets appointed to give his blessing to a settlement that has already been reached). Judge O'Neil appointed Mr. James as Ad Litem in a case in which there was a *\$30 million settlement in an aircraft case*—even though Mr. James doesn't know a thing about air crashes—and ordered the insurance company to pay him \$15,000 for his expertise in saying, "Yeah, \$30 million sounds pretty fair to me."

This is how my opponent has made a living. His judicial philosophy is that Judges are there to do favors for their buddies. That is exactly what you'd expect from somebody who's spent 35 years as a career politician without spending so much as a day in the Court of Appeals.

The partisan election problem goes on every day. And now Mr. James wants to be on the highest court in North Texas, and his qualification is that he is a career politician who "knows how to get elected". I think we must send a message to Mr. James and others like him, because for too long people have run for judge just because they know they can win and not because they have any qualifications to do the job.

I really have a very good chance of winning if I have the help of people like you. And so I am here tonight to ask for your help and open myself up to any questions you might have. Thank you.

Adask: I hope you folks appreciate what you've heard tonight—that was an extraordinary speech that deserves state-wide media attention. Justice McGarry's earned our respect and support—he's a lawyer and a judge with real courage.

[H: The following are questions from the audience (in italics) and Justice McGarry's answers.]

Why hasn't the State of Texas taken any action against various federal agents in Waco who committed murder and assault against the Branch Davidians?

Waco is in McLennan County. The McLennan County District Attorney has the power and authority to bring those charges, but also the *discretion* to decide not to charge people even if they have broken the law.

And who has oversight over him?

The voters of McLennan County.

You said that all public officials take an oath to support the Constitution, and enforce the laws—then you say it's at the discretion of the District Attorney's office. I'd like to understand why "policy" and "discretion" are

superior to Constitution and law.

They're not. But the doctrine of prosecutorial discretion is not prohibited by the *Constitution*. The *Constitution* requires the state to protect the health, safety, and welfare of its people. That is the basis of the criminal laws, but it becomes a *political* judgement as to what the people in McClennan County want done to protect their safety. That's why they are the ones that hold the D.A. accountable for his decisions. If he decides not to prosecute somebody and the people disagree, they vote him out. If they agree, then that is the people's judgment.

What can you do to hold elected officials and officers of the court responsible for their own actions?

Two things. First thing I do is hold the judges around me and under me accountable, and I think the best way to do that which is in my power is just simply to *hold it up to the light of day*. It is amazing what a little sunlight will do to cure a little corruption.

However, I can only address people over whom I have authority, but I have no authority over most other judges or the Executive and Legislative branches of government unless they happen to be in a case in my court.

So it is still up to the people to bring the light on it?

That's right. The people have the ultimate accountability. All I can do is make sure they are informed.

Adask: Chief Justice McGarry, a Democrat was swept out of office by the Republican tide of 1994. First time I've felt sorry to lose a man from the bench. Last time I talked to him, he mentioned feeling as if a "target was painted on [his] back."

On the other hand, Republican Judge Richard Johnson was elected to the Family Court and has returned to our Citizen For Legal Reform meetings seeking to honor his pledge to help us learn courtroom procedure.

The struggle continues, but the momentum is running our way. We aren't winning everything—we never will—but we are beginning to win something. That's cause for celebration.

[END OF QUOTING]

There is another article in *ANTISHYSTER* by Alfred Adask which I request be run [see p. 36] with the immediately following copy of his Habeas Corpus document. I would like EVERY reader to clip and set aside this document-offering FOR PROCEDURE SAMPLE. This particular document is serving one who is incarcerated—but you can take from this sample "case form" and a bit of a "legal" jargon handbook the necessary procedures to bring your own suits against those guilty of offenses against YOU. You can, as you see, enter your "Ex Parte" (for self). Moreover, if you have no funds, you can plead for waiver of fees for entering same. Have a bit of fun, people. When you annoy the lawyers out of business, your nation may well stand a chance at survival. I suggest you begin by suing your opposing lawyers and judges. Perhaps as we move along the Constitutional Law Center can have a "whole business" of offering instructions for "Ex Parte" filings and some guidelines—they don't get any RESPECT otherwise, it seems. I think you need this CONSTITUTIONAL LAW CENTER—and I believe it needs to begin to function in CONSTITUTIONAL LAW and not just continue playing the "gotcha" Bar-room rules set forth to make the people LOSE everything—and the Elite themselves get it. I do not suggest actual "frivolous" suits—but there is not a PATRIOT alive who doesn't have a VALID, LAWFUL COMPLAINT AGAINST THAT SYSTEM OR SOMEONE SERVICING THAT SYSTEM OF EVIL.

I find that Dharma is now quite enthused and has at least 250 different parties to bring Ex Parte charges against for damages, public slander, unlawful Corporate activities, non-protection and then deliberate damage from publisher and distributor who was bound by oath to "protect" her and on and on and on. After some 7-8 years with this property case—it seems there must be something the parties in point (Ekkers) can do to be "recognized" as parties in the case. It hasn't happened so far with arguing attorneys, etc. There are cases of purely taking records from the COURT files by the opposition and then not even recognized by the judge to whom it was reported BY THE ATTORNEY WHO ALSO WITNESSED THE ACTION. Aren't you WEARY of this? What difference if you win or lose—after all is GONE? IF YOU DON'T TAKE CONTROL OF YOUR LIVES—WHO WILL?

If Dharma has no time because of writing for me—then

perhaps those who care enough about information—will help her structure her cases. I don't think I'll be such a bad attorney pretender in a courtroom. I, for one, AM SICK TO "LIFE" OVER THE RIDICULE OF MY CHRIST AND MY GOD!! WHEN WILL YOU BE ANGRY ENOUGH TO STAND UP AND SAY—NO MORE? I DID NOT SAY—GET YOUR GUN AND KILL—I MEAN, SAY—"NO MORE" AND PUT YOUR PEN AND ACTIONS INTO LAWFUL USE BEFORE IT IS ALL GONE AND THERE IS NO RECOURSE BY SAME.

I suggest you not take a long "time" to think upon these things but, rather, consider how you can act and become a player in this game of living. You have become

nothing but observers WHO PAY THE FEES to have a bunch of lawyers and judges playing with YOUR LIVES while ALL THEY ALLOW YOU TO DO IS SIT AND WATCH IT HAPPEN *TO YOU!*

Get a good big copy of your *Constitution* and GO FOR IT. The *Constitution* and the *Bill of Rights* are not to be overridden and you ONLY NEED TO KNOW THOSE FEW SHORT PAGES!! ALL ELSE IS SIMPLY ARGUMENT AND GAME-PLAYING WHILE YOU AREN'T WATCHING. IF YOU WANT CONSTITUTIONAL LAW IN YOUR NATION—YOU HAVE TO KNOW YOUR *CONSTITUTION!!!* [See p. 14-19 for copies of the *CONSTITUTION* and *BILL OF RIGHTS*.]

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Jason Brent: A DOCUMENTARY HISTORY

1970-1988: Monday through Friday, Brent is an accountant; later he practices law in Los Angeles and lives in Tarzana.

1978: Brent buys lot in Stallion Springs.

1981: [John Quinlen moves with family to East Kern to become Deputy D.A.]

1981: (Aug.) Brent registers to vote in Kern County, but designates Tarzana residence address.

1985: Brent owns apartment units in Tehachapi. Tenants send rent checks to Tarzana address.

1986: Brent re-registers to vote in East Kern County, now designating Stallion Springs residence address.

1987: (Aug.) Brent's L.A. law firm required by Secretary of State March Fong Eu to file as "Major Donor" because of **\$25,000** in political contributions.

1988: (Jan.) Surprise appointment of Brent to East Kern Court.

1988: (Jan.) Brent sells Tarzana residence home and begins full time residence in Stallion Springs.

1988: (July) Brent's L.A. law firm is required to file second "Major Donor" statement due to **another \$25,000** political contribution.

1988: (Sept.) Brent recommends in writing that Mojave Branch of East Kern Court be closed.

1989: (Jan.) Brent officially criticized in Kern County Auditor's report for poor record in disposing of cases.

1989: (Mar.) Brent seeks appointment to Bakersfield Superior Court.

1989: (May) Brent designates Kern County politicians as co-chairpersons of his election campaign.

1990: (Jan.) Brent rejected for Bakersfield Superior Court appointment.

1990: (Feb.) Brent calls East Kern Court "a highly inefficient operation, growing more inefficient by the hour", claims extremely heavy case load, demands appointment of another judge and requests a consultant be hired to help him manage the court.

1990: (Apr.) In debate, Quinlen calls Brent a lawyer from Los Angeles who used political influence to get appointed and suggests Brent cannot handle the job. Brent angrily bets \$10,000 Quinlen is wrong.

1990: (May) Brent fails to decide his own bet.

1990: (May) In debate, Brent boasts he has been an East Kern resident longer than Quinlen.

1990: (May) Brent reluctantly admits his Stallion Springs property tax bills were sent to Tarzana "as a convenience."

Elect
Deputy DA
John QUINLEN
East Kern Municipal Court Judge

The News Desk

1/22/95 PHYLLIS LINN

READ BETWEEN THE LINES TO DISCERN ELITE'S AGENDA FOR YOUR HEALTH!

We are being prepared to accept nationwide depopulation as a result of new diseases that just appear out of nowhere—designer diseases like AIDS, Hantavirus, flesh-eating viruses, and new strains of hepatitis and tuberculosis. Our credulity is further stretched as we are told that our government is working on our behalf (at our expense!) to find cures! Here is what newspapers across the country are reporting:

NEW TYPE OF HEPATITIS VIRUS

In an article from January 11 edition of *THE NEW YORK TIMES*, written by Lawrence K. Altman [quoting:] BETHESDA, Md., Jan. 10—A Federal scientist said today that his team had found preliminary evidence of a new virus that is believed to cause a new type of hepatitis. The newly reported virus can apparently be transmitted through blood transfusions, said the scientist, Dr. Harvey J. Alter of the National Institutes of Health in Bethesda. It would be the second new type of hepatitis virus reported in recent months.

His team is not ready to publish data on the virus, he said. He disclosed the finding reluctantly because he was addressing a federally appointed panel that had been summoned to hear all information concerning infectious agents that could be spread through blood transfusions. "I wanted the committee to know that there may be something new on the horizon," Dr. Alter said. Hepatitis means inflammation of the liver, and many chemicals and infectious agents can cause it.

HEATED-BLOOD EXPERIMENT FOR AIDS GETS GO-AHEAD

In an Associated Press article from the January 6 edition of *THE ORLANDO SENTINEL*, [quoting:] WASHINGTON—The government is allowing 30 AIDS patients into a controversial experiment that will heat their blood to see if raising body temperature to a dangerous 107.6 degrees will slow the fatal virus. At issue is a hyperthermia procedure in which doctors remove a patient's blood, heat it to 114 degrees and reinsert it into the person until the entire body temperature rises to 107.6 degrees. Some doctors and AIDS patients insist the treatment kills HIV, the AIDS virus. But it came under attack by the government in 1990 when the first patient treated was found to have not AIDS but cat scratch fever. Hyperthermia proponents moved the experiment to Mexico, where a patient died.

But the Food and Drug Administration in July gave a partnership between Pennsylvania-based IDT Inc. and Indiana-based HemoCleanse Inc. permission to try the experiment on six Americans. All six patients survived; IDT says it detected some improvement in those whose temperatures were highest.

"By no means are we saying this is a cure for AIDS," said IDT President Glenn Keeling. But, "if we reduce the viral load and increase the immune system...then we've done something."

NATIONAL PROJECT TO AIM AT INFECTIOUS DISEASES

In an article from the *ST. PAUL PRESS* and reprinted in the January 8 edition of *THE ORLANDO SENTINEL*, [quoting:]

ATLANTA—As new and old infectious diseases, including tuberculosis and cholera, make comebacks, a national early-warning system has been set up to identify and control emerging infectious diseases.

The program, being spearheaded by the national Centers for Disease Control and Prevention, consists of four regional sites that will tackle everything from identifying and tracking exotic new "super" bacteria to food-borne illnesses.

With sites in Oregon, California, Minnesota and Connecticut, the program promises to help doctors prevent and fight these diseases.

Some of the diseases that will be tracked are new. In 1980, for instance, no one had heard of HIV, the virus that causes AIDS.

Other microbes have been killing people for generations but have been identified only recently.

Some are being brought into the country by travelers who are now able to visit exotic locations brimming with local infections.

Still other diseases are being carried into the country on the skins of fruits and vegetables grown in Third World countries.

Some diseases are finding their way into American homes through water systems that were designed and built generations ago. In 1993, more than 400,000 residents of Milwaukee became ill for an average of 10 days each. [Editor's note: This article outlines 5 of the Big Boys' "disease control" avenues.]

FLESH-EATING CASES DOUBLE IN ONTARIO

In an article written by Royson James, from the January 11 edition of *THE TORONTO STAR*, [quoting:]

Eight people in Ontario have died from the flesh-eating disease in the last three months, says a doctor tracking and studying the rare and deadly condition that nearly killed Lucien Bouchard.

And since last November, there have been 21 cases of the disease province-wide—"twice the number of cases" compared with two years ago, said Dr. Don Low, the province's foremost authority on the disease.

Infection from the bacteria spreads rapidly throughout the body and could kill within hours, if not checked by penicillin. Even then, the patient often loses a limb.

But Low and other microbiologists studying the disease say the public should not be alarmed because there is no evidence of a pattern or of chances of an outbreak or epidemic. It's happening all across the province and strikes everyone from a 5-year-old boy to a 95-year-old woman. [Editor: This is supposed to be reassuring?!!]

RECORD 3 MILLION AMERICANS SAW DOCTORS ON JAN 3

In another article from the January 11 issue of *THE ORLANDO SENTINEL*, [quoting:]

ATLANTA—If the 1995 post-New Year's Eve blues are still a painful memory, it may be because the aftermath of the holiday this time around was the unhealthiest on record.

National Data Corp., an Atlantic data processing company that handles health insurance claims, reported that nearly 3 million Americans visited doctors and pharmacists on Jan. 3. That's more than had ever been seen before on a single day.

By comparison, 1 million fewer people needed help from health-care providers after the New Year's holiday in 1994.

Although that Tuesday was the first day back to work after the New Year's holiday, company executives said it didn't look as though many people were trying to stretch a three-day weekend into four.

Instead, they seemed to be suffering from the flu, colds caused by the year's first cold snap and too much partying and rich food.

HANTAVIRUS IN LIMBO

In an article from the January 9 edition of the *ALBUQUERQUE JOURNAL*, written by Rex Graham, [quoting:]

The medical Pandora's box that opened with the discovery of a cluster of similar respiratory deaths in the Four Corners area in 1993 remains open.

Eighteen months after the first recognized Hantavirus-infected New Mexicans with low blood pressure collapsed and died, health officials remain worried. Virtually every state and national virus expert believe another Hantavirus outbreak is inevitable.

The Hantavirus investigation in the United States took a surprising turn last year when four closely related Hantaviruses were discovered—one in Florida carried by cotton rats, another in Long Island, N.Y., carried by white-footed mice, one in Louisiana carried by an unknown rodent and a fourth virus found in the reclusive harvest mice in New Mexico, California and Arizona.

"I think we've got at least eight Hantaviruses in North America," said Dr. Brian Hjelle, a Hantavirus researcher and geneticist at the UNM School of Medicine. "Those are just the ones we know about right now."

Hantaviruses are named for the Hantaan river in Korea, where the first strain was discovered, which causes hemorrhagic fever with kidney symptoms.

POLISH GOVERNMENT RAPS JEWISH GROUPS

From the same edition of *THE BAKERSFIELD CALIFORNIAN*, [quoting:]

WARSAW—Poland's government accused Western Jewish groups Monday of "distorting facts" and reviving anti-Polish sentiments in a controversy over ceremonies marking the 50th anniversary of Auschwitz's liberation.

Jewish groups have accused Poland of bungling plans for the observances at the former Nazi death camp on Jan. 26-27, 50 years after it was liberated by Soviet troops. Some groups and individuals haven't decided whether they would participate because of the dispute.

Maurice Goldstein, head of the International Auschwitz Committee representing 10,000 survivors, said the planned observances don't have a sufficiently Jewish character.

Goldstein had wanted his group to be in charge of planning the observances.

PROPPING UP PESO IMPORTANT TO U.S.

In an article from the January 14 edition of the *Modesto Bee*, [quoting:]

WASHINGTON—In self-interest, the United States must put together a rescue package for Mexico to keep our southern neighbor from plunging into revolution and forcing an exodus of frightened and poor Mexicans into California and Texas, Rep. Robert Matsui, D-California, said Friday.

"We need to maintain the peso and make sure it has stabilized," Matsui said. "Intervention by the United States is the way to go."

Matsui endorses a \$25 billion loan guarantee to Mexico.

ANOTHER OPINION: PEROT BLASTS MEXICO BAILOUT

In an AP article from the same edition of the *Modesto Bee*, [quoting:]

NEW YORK—Ross Perot lambasted the Clinton Administration's Mexico rescue plan Friday, calling the billions of dollars in loan guarantees a bid by "embarrassed politicians" to save face at taxpayer expense.

Perot, a vocal opponent of the North American Free Trade Agreement launched last year, said the financial turmoil in Mexico points up major problems in the pact.

"It's an economic crisis...that is going to get royal treatment at U.S. taxpayer expense so that politicians don't get embarrassed by the stupid trade deal they did," Perot said.

Perot suggested that the U.S. Government demand that Mexico sell its oil at deeply discounted prices as collateral against the loan guarantees.

**MEDIA ACKNOWLEDGES
THREAT OF MAJOR QUAKE**

In an article from the January 13 edition of the *JOHNSON CITY PRESS* (TN), [quoting:]
LOS ANGELES—Stress is building under Los Angeles for earthquakes that could be far more damaging than last year's devastating jolt and even more destructive than the feared Big One, researchers said Thursday... "We think it's likely these faults could produce very large earthquakes, something that we've never seen in the historic record," said James F. Dolan, a scientist at the Southern California Earthquake Center at the University of Southern California. [Now, we can't say they didn't tell us...]

**NEWT SUPPORTS MOVING
U.S. EMBASSY TO JERUSALEM**

In a Reuters article from *THE ORLANDO SENTINEL*, [quoting:]
JERUSALEM—U.S. House Speaker Newt Gingrich said on Israel Television Sunday he strongly favored moving the U.S. Embassy in Israel from Tel Aviv to Jerusalem. The United States and nearly all other countries place their embassies in Tel Aviv despite Israel's claim to the whole of Jerusalem as its capital. Palestinians view East Jerusalem, captured by Israel in the 1967 Middle East war, as capital of their own future state.
"It's the right of Israel to define its capital and we as an ally should, in fact, be responsive," Gingrich said.

**WASHINGTON & IDAHO RESIDENTS
REPORT MYSTERIOUS FIREBALLS
IN NIGHT SKY**

In an article from the January 20 edition of the *SPOKESMAN REVIEW*, [quoting:]
HAYDEN LAKE, Idaho—Spokane and North Idaho authorities spent Thursday night searching for downed planes and crashed meteorites after numerous residents reported seeing fireballs streak through the night sky.
"We've had a number of calls from various places of something that's orangish and looks like a ball of fire," said sheriff's Lt. Doug Silver [Spokane].
"There's no missing plane," said Dana Watson, an operations supervisor at Spokane International Airport. "Everybody assumes its a meteorite or something of that nature," he said. [What do you think, readers?]

**ON THE INTERNATIONAL FRONT:
U.N. TO RECOMMEND
REPLACING U.S. TROOPS**











In a recent article from *THE BAKERSFIELD CALIFORNIAN*, [quoting:]
UNITED NATIONS—The U.N. chief plans to recommend this week that peacekeepers replace the U.S.-led force patrolling the Caribbean nation of Haiti in March. Secretary-General Boutros Boutros-Ghali is expected to release a report calling for the deployment of some 6,000 U.N. peacekeepers, according to U.N. sources speaking on condition of anonymity.
Some 2,000 or 3,000 of those soldiers will be Americans.
"Washington is anxious to get this going as quickly as possible," said James. P. Rubin, spokesman for the U.S. mission to the United Nations. "It is our goal to permit the earliest possible transfer."

We at *CONTACT* would like to thank ALL of you dedicated readers who take the time, energy and postage to send us news clippings from your local papers!!

A CLOSER LOOK

U.N.'s Expanding Role in World Affairs

United Nations activities related to peace and security. Figures are for Jan. 31, of the the years indicated.

	1988	1992	1994
 Security Council resolutions adopted in the preceding 12 months	15	53	78
 Disputes and conflicts in which the United Nations was actively involved in preventive diplomacy or peacemaking in the preceding 12 month	11	13	28
 Peacekeeping operations deployed	5	11	17
 Military personnel deployed	9,570	11,495	73,393
 Civilian police deployed	35	115	2,130
 International civilian personnel deployed	1,516	2,206	2,206
 Countries contributing military and police personnel	26	56	76
 United Nations budget for peacekeeping operations (on an annual basis; millions of U.S. dollars)	230	1,690	3,610
 Countries in which the United Nations had undertaken electoral activities in the preceding 12 month	—	6	21
 Sanctions imposed by the Security Council	1	2	7

Source: Dun & Bradstreet Economic Analysis Department.

**MORE FROM
THE DESK OF
BOUTROS-GHALI**

In an AP article from the January 6 edition of the *CHICAGO TRIBUNE*, [quoting:]
NEW YORK—UN Secretary General Boutros Boutros-Ghali warned Thursday that the United Nations is losing credibility by ordering peacekeeping missions without a commitment of troops and money from members of the world body.
Boutros-Ghali pointed to the peacekeeping mission in Rwanda and UN safe areas in Bosnia as cases in point. The peacekeeping mission in Rwanda was delayed for months last year before troops and equipment could be found. The safe havens for civilians in Bosnia are still understaffed.
Boutros-Ghali also called for strengthening the chain of command so that peacekeeping troops would take orders from a single commander in the field and not from governments back home. Nations that provide troops must not "provide guidance, let alone give orders, to their contingents on operational matters," he said in the paper.
Boutros-Ghali's policy paper marked the 50th anniversary of the organization and is designed to be the basis for discussion on reforming peacekeeping. [Editor: It's been a 50-year downhill slide, hasn't it—and aren't you getting a little sick of the doublespeak terminology, like "peacekeeping"?]

**(1) The Cure For All Cancers
& (2) The Cure For HIV/AIDS**

by Hulda Regehr Clark, Ph.D., N.D.

Remember, never believe Government until they officially deny something! They have denied a cure for both Cancer and AIDS. These two books not only offer important research about PARASITES and their relation to Cancer and HIV/AIDS, but also give simple cures and provide complete instructions. You may order either or both books from:

PHOENIX SOURCE DISTRIBUTORS, INC.
Post Office Box 27353
Las Vegas, Nevada 89126
1-800-800-5565
Canadians call: 1-805-822-9655
(Mastercard, VISA, Discover)

\$25.00 EACH, BOTH FOR \$45.00 (SHIPPING INCLUDED)

Nevada Corporations

LIMITED LIABILITY COMPANIES

Part 2 of 3

FORMING AN LLC

Articles of Organization: To create an LLC you first start by writing out what are called Articles of Organization for a Limited Liability Company (similar to the Articles of Incorporation for a corporation). In the Articles of Organization you want to include the following:

1. Name of Limited Liability Company.
2. The period of duration for the LLC (not to exceed 30 years).
3. Purposes for which the company is being formed.
4. Street address of the record's office in Nevada.
5. Name and street address of the Resident Agent for service of process.
6. Special terms and conditions set for the role of the members of the LLC.
7. Names and addresses of the managers of the LLC.
8. Names and the signatures of the individuals executing the Articles.
9. Notarization of signers.

Your Limited Liability Company should be carefully constructed so it does not have too many of the common characteristics of a corporation. The reason for this is that the IRS states: For an LLC to be taxed as a Partnership, it must not have more than two of the four corporate characteristics contained in 26 CFR 7701-2, 3 & 4. The following are the four common corporate characteristics:

1. Continuity of life.
2. Centralization of management.
3. Limited liability.
4. Free transferability of ownership interests.

Keeping these four corporate characteristics in mind, you want to clearly limit your Articles of Organization so as not to have your LLC look like a corporation and therefore be taxed at corporate rates. Generally speaking, you want to be sure to limit the life of the LLC to any number under thirty years. Thirty years is considered the longest possible duration for a Nevada LLC.

Next you need to decide if the management of the LLC will be done by the members (members are similar to shareholders or partners) or an elected group of managers. If management of the LLC is handled by individuals other than the members of the LLC, it would be considered to have the corporate characteristic of centralized management. This is easily avoided by having members run and manage the business.

Limited liability is the one corporate characteristic you want to be sure to include. After all, this is the main reason for establishing an LLC in the first place. The LLC gives you the benefits of corporate liability protection and the taxation of a partnership.

Free transferability of ownership interest may or may not be important to your LLC. If you want to permit members of the LLC to sell their interest in the LLC to outside parties, then you must allow for this in your Articles of Organization. However, if you want to limit the transferability of the members interest, this must also be stated in the Articles. If you decide to start a new business with a partner and you really do not want to conduct your LLC affairs with any other parties, be sure to stipulate this up front.

Here is the important point to remember! In order to have the LLC advantage of being taxed as a partnership, carefully construct your LLC so it does not look too much like a corporation. You only want at most two of the four corporate characteristics represented.

We now know there are Articles of Organization; members who act like partners or stockholders, and managers who operate the business. Now let's take a look at the next component, the operating agreement.

OPERATING AGREEMENT

The operating agreement of an LLC is very similar to the By-laws of a corporation and the partnership agreement of a partnership. The operating agreements can be very loose or very specific. Here is something to keep in mind. In order to have a legal LLC you are not tied into all the formalities required by a corporation. It is always best, in any type of partnership, to spell out exactly the way the operation will be handled and how the payoffs will be made. As time goes on, in any business, it is very easy for one partner or another to start seeing matters differently. Therefore, a well laid out operating agreement can keep your business on track when attitudes change. Just think of all the significant changes we experience throughout our lifetime. Our focus can shift dramatically from one year to the next. This distinction is noteworthy if you consider that more than one individual is involved. The following is a list of different topics you may want to address in your operating agreement.

1. Office location, mailing address and registered office.
2. The number of required meetings (when and where they will be held).
3. Voting on LLC matters; Quorums, Proxies, Order of business meetings, etc.
4. Fiscal year end and the handling of LLC money.
5. Accounting and financial records.
6. Rights of Members and Managers.
7. Management certificates and their transferability.
8. Rights to contract and make loans or borrow money.

As far as taxation goes and what exactly the courts will determine as a solid and safe LLC, no one is really sure what the future holds. At this point, it is best to follow formalities and structure your paperwork similar to that of a corporation. Today, state statutes do not require LLCs to maintain the same type of formal paperwork of corporations. In order for an LLC to maintain its limited liability benefits, it will be important in the future to keep records very formal, until such time as there is sufficient law to determine the courts' direction. The point here is to keep formal paperwork for all LLCs so as to ensure their limited liability status. Remember, it is the lack of paperwork that causes corporations to lose their corporate status.

THE OPEN RANGE

Because LLCs are still so new, no one can be sure how their use or abuse will develop. Right now, many entrepreneurs are testing the waters. Most lawyers and accountants are unsure just how their respective fields will handle this new creature. There is very little written information

"Government is the only agency that can take a useful commodity like paper, slap some ink on it, and make it totally worthless."

—Ludwig von Mises

on LLCs to use as a resource for their operation. There are no formal treasury regulations, no audit standards, no case law and no formal education being taught on LLCs. Even though LLCs can file taxes as partnerships on Form 1065, there is no law against filing a corporate return on them either, because the IRS has not even established any reporting standards. Currently, there is no formal securities law that limits or allows the selling of interests in LLCs. As you can see, LLCs are a real precarious opportunity.

LLC HIGHLIGHTS

1. Avoid double taxation (like a corporation).
2. Liability protection for all parties.
3. Raise capital for LLC expansion.
4. No limit to the number of members (shareholders).
5. No required formalities for records.
6. Allows foreigners to invest and own without disclosing ownership.
7. Allows profits to pass right through to members.
8. Run profits into lower tax states.
9. Combine the efforts of different types of business entities.
10. Divide income participation any way you choose.
11. Utilize all of a corporation's tax benefits and fringe benefits.
12. Member meetings over the telephone.
13. Protection from DEA, OSHA, EPA, IRS & SEC.
14. Easy & inexpensive to form.
15. Simplicity of a Trust & Partnership.
16. Liability protection of a C-Corporation.
17. Pass through of earnings and losses like an S-Corp.
18. Sole proprietorship-like control.
19. Avoid the personal holding and personal service corporation traps.

LLC LOW POINTS

LLCs clearly have many uses and advantages over sole proprietorships, partnerships and limited partnerships. A corporation is still clearly more beneficial for many applications. After all, it only takes one person to incorporate. Privacy is another issue to consider. It seems that Nevada and most other states are asking for as much information as possible on their LLCs, thus nullifying the privacy aspect. LLCs are flow-through entities. Therefore, the tax rates reflect those of its individual members. If the member is in a high tax bracket, their income is taxed accordingly. Unfortunately, you do not have the advantage of deciding (as in the case of a corporation) where you wish to be taxed; at the corporate level or the individual level.

For more information about the benefits of Nevada Corporations call Nevada Corporate Headquarters, Inc. at 1-800-398-1077, (702) 896-7001 or write to them at P.O. Box 27740, Las Vegas, NV 89126. Essential books available from Nevada Corporate Headquarters: For a comprehensive look at the advantages of Nevada Corporations order the *Nevada Corporation Manual* for \$32.95 (includes S/H). For the do-it-yourselfer, order the book *Incorporating In Nevada—The Complete Kit* for \$34.95 (includes S/H).

MORE READING

FOR GENERAL BACKGROUND INFORMATION ABOUT PRIVACY, THE VALUE OF NEVADA CORPORATIONS, THE MASSIVE DECEPTION OF THE FEDERAL RESERVE AND ITS IRS EXTORTION RACKET, AND THE GENERAL TRUTH BEHIND OUR MODERN ECONOMIC MALAISE, SEE THE PHOENIX JOURNALS: (#4) SPIRAL TO ECONOMIC DISASTER, (#10) PRIVACY IN A FISHBOWL, (#16) YOU CAN SLAY THE DRAGON, AND (#17) THE NAKED PHOENIX. See Back Page for ordering information.

The South Africa Team Connection

1/18/95 #2 HATONN

SOUTH AFRICA

I am not going to do a writing about South Africa. I am going to speak of my team "there". When you consider trying to do this work on this planet in such great separation, one from another of the "brotherhood", I believe you will also believe it all but impossible to stay so totally dedicated to God's business while seemingly so distant. In any given circumstance those of us who are sent must serve wherein the focus can be the most productive in any given moment, but it does not mean that equally important work is not being taken care of elsewhere.

"Out of Africa" is going to come the most important work of all and Tom Astley will present it. He not only has been given and continues to be given the "Secrets of

Light", he has sent those receivings and drawings to us here. However, it will, of necessity, come in published form via THAT routing because I will no longer allow my scribe to be assaulted for typing the information.

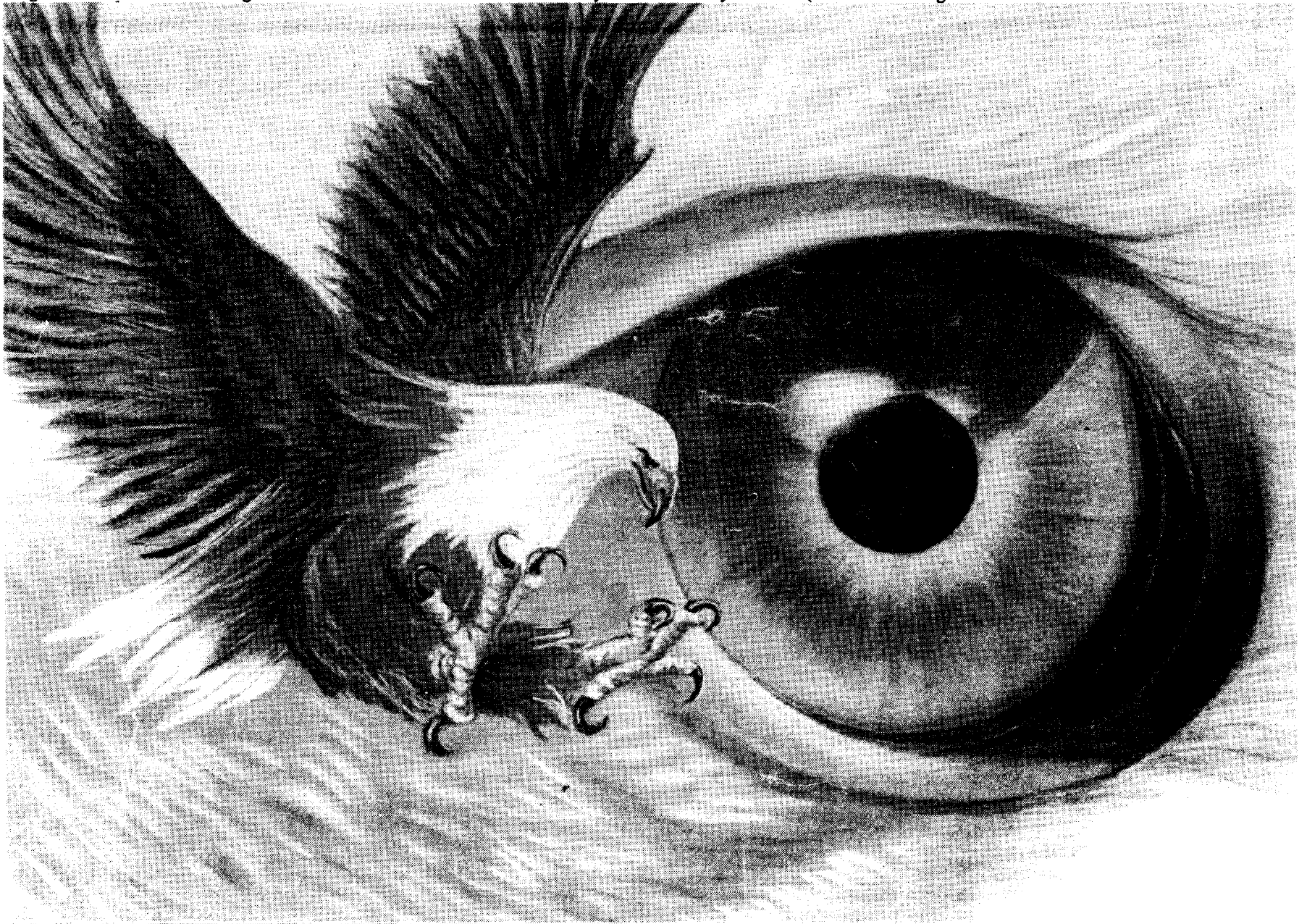
Tom Astley is an artist who can present the beauty of God's very thoughts in expression of pictures. Others who meet with him likewise not only have the "gift" but the ability to put the art in pictures to canvas. I would appreciate the sharing of a couple of his pictures [below and next page, but it is really hard to reproduce in black-and-white newspaper style these incredible color paintings; we are working from color xerox copies, which are striking enough to have us wish we could print this newspaper in color!], without comment other than they are from our family in South Africa. Perhaps both might be given some space in *CONTACT*, please.

It is not that they are necessarily "better" (for there

is no better or worse—only presentation), but it is time to offer the visions of ones who can put to paper or cloth the expressions of "meaning". And, since ones who view these paintings may well wish "prints" for their own pleasure, perhaps *CONTACT* can give information for getting them. Some artists will not wish to use their work in this manner but it is greatest when shared and is it not wondrous that you cannot "use up" a vision?

As for Astley's work in/on *LIGHT* and meanings of the Thought of God expressed and why, how and what it IS, we shall wait until it can presented without assault from ones claiming such work as their own "right" to hold. But remember, students, EVERY encounter, EVERY experience—HAS PURPOSE.

I am humbly grateful that Father has allowed us such friends to share this magnificent task. Wherever we are—we reach across the seeming miles—for in thought and heart there is NO DISTANCE.





Phoenix Journals

Relative Connections Vol.I-IV

- RELATIVE CONNECTIONS—VOL. I
- MYSTERIES OF RADIANCE UNFOLDED
RELATIVE CONNECTIONS—VOL. II
- TRUTH AND CONSEQUENCES—VOL. III

“IF you can PROVE that there was a ‘different’ 13th Amendment to your *Constitution* AND cause the deceivers to confront it, you can clean your Legislative Houses and your Judicial Benches of the lawyers who have brought your nation to downfall. It seems a rather magnificent task—but, yes, do-able! Will you do it?” —HATONN

Some of the important topics covered are:

- *Home Schooling & Emotional Trauma
- *The 1993 Midwest Flood & Details Of PLANNED Disasters
- *The Devastation Caused By Electromagnetic Attacks On U.S. With “Woodpecker” Beam Zapping
- *New Biological Warfare Programs

“Truth is Truth is Truth—and ALL IS LIGHT. YOU and YOU are the manifested thought focus of GOD, Who is LIGHT. GOD IS LIGHT, which is ALL colors becoming ONE. NOTHING is missing from the ‘whole’ and, thus, ALL are part of the ONE Creator Source—SPIRIT—GOD!” —HATONN

Some of the important topics covered are:

- *What Is CREATION AND WHAT IS CREATOR?
- *Who Are You?
- *What Are You?
- *What Is Your Journey And Purpose?
- *“Matter” Is Wave/“Matter” Is Light
- *The “Photon Belt” Revisited

“There have always been the ‘secret places of the LION’ and the waiting at stand-by of the ‘Bird-Tribes’ in ‘winged chariots’. God would not leave you destitute, but He will leave you in ignorance, if that be your choice.


“May you be diligent in seeking understanding and protection within the LIGHT as you read these passages, that you may SEE and KNOW.” —HATONN

A few of the important topics are:

- *Schwarzkopf Family & The Lindbergh Kidnapping
- *World Currency Destruction
- *World’s Largest Treasure Hunt
- *Home Schooling
- *Demjanjuk
- *Latest Earthquake Activity.

RELATIVE CONNECTIONS

VOL. I




BY

GYEORGOS CERES HATONN

(#73) A PHOENIX JOURNAL

MYSTERIES OF RADIANCE UNFOLDED

RELATIVE CONNECTIONS VOL.II



BY

GYEORGOS CERES HATONN

A PHOENIX JOURNAL


(#74)

SORTING THE PIECES—VOL. IV

“ ‘As a man thinketh—so he is!’ Well, Man’s thoughts have digressed into destruction, greed, war, immorality and heinous acts, one upon another. You need to understand what happens with ‘thoughts’: THOUGHTS ‘CREATE’—or destroy—that is ALL THERE IS IN REALITY. Therefore, you become, the nation becomes, and the planet becomes, a MIRROR REFLECTION of THOUGHT!” —HATONN

TRUTH AND CONSEQUENCES

RELATIVE CONNECTIONS VOL. III




BY

GYEORGOS CERES HATONN

(#75) A PHOENIX JOURNAL

SORTING THE PIECES

RELATIVE CONNECTIONS VOL. IV



BY

GYEORGOS CERES HATONN

(#76) A PHOENIX JOURNAL

- Some topics discussed are:
- * Censorship By Copyright
 - *The TRUTH Of How God Creates
 - *Jews Control The Bolshevik Government In Russia
 - *Fundamentally, Judaism Is Anti-Christian
 - *Is The Whole Jewish Race To Be Condemned?
 - *More On Home-Schooling
 - *Origin Of The “300” Committee

For ordering information, please see Back Page.

Habeas Pocus Power

Editor's note: This superb "how to" article is reprinted from the news magazine called AntiShyster, Volume 4, No. 4, December, 1994. Commander Hatonn requested we share this article; here is the pertinent excerpt from the writing, p. 29: "There is another article in ANTISHYSTER by Alfred Adask which I request be run with the immediately following copy of his Habeas Corpus document. I would like EVERY reader to clip and set aside this document-offering FOR PROCEDURE SAMPLE. This particular document is serving one who is incarcerated—but you can take from this sample "case form" and a bit of a "legal" jargon handbook the necessary procedures to bring your own suits against those guilty of offenses against YOU. You can, as you see, enter your "Ex Parte" (for self). Moreover, if you have no funds, you can plead for waiver of fees for entering same. Have a bit of fun, people. When you annoy the lawyers out of business, your nation may well stand a chance at survival."

HABEAS POCUS by Alfred Adask

During my recent arrest and incarceration (for traffic tickets), Dallas County Sheriff Jim Bowles reportedly smirked at the sight of my Writ of Habeas Corpus and quipped something about "Habeas Pocus". His comment may offer a clue to law enforcement's respect for "the great writ". In my case, Sheriff Bowles may've been closer to the "magical" truth of our document than he could've guessed. In any case, I like his quip, and hence the title of this article.

On Tuesday, September 13, 1994, I was arrested in the Town of Highland Park, Texas and jailed for three days based on what I regard as unlawful arrest warrants issued by the City of Dallas, Texas for traffic violations. I refused to give my fingerprints to the Highland Park Police and didn't sign any of their alleged "traffic citations" (contracts?). The Highland Park Police therefore vowed that I would not exit their jail until I "voluntarily" surrendered my fingerprints.

The police told my friends they'd hold me for a month if they had to. They also told my friends that they wanted almost \$1300 from me (to pay for the tickets), and they wouldn't accept anything but cash in full before I could be released. Absolutely. Never let me go. They were gonna "git tuff"!

Although I didn't find out 'til later, at lunchtime on Wednesday, about thirty people demonstrated for my release outside the Highland Park Jail. About the same time as the demonstration, the Highland Park Police moved me into a solitary cell (away from other prisoners) and denied me all further use of their telephones (normally available to all prisoners to make one call at each meal). My isolation and denial of phone privilege was reportedly based on "orders from the top". The "top" was never identified, but maybe he's the Mayor, maybe he's the Chief of Police, maybe he's the alleged municipal court judge.

About 4:00 p.m., three other friends prepared a Habeas Corpus (based primarily on the work of Dan Schnieder) to be submitted to a Federal Court to secure my release. Dan claimed that once this Habeas Corpus was submitted, the usual result was release of the prisoner in "about four or five hours". However, it was too late in the day to reach the Federal Court, so around 5:00 p.m., my friends merely left a copy of the Habeas Corpus for the Highland Park Chief of Police.

About 10:00 p.m. Wednesday night, the Highland Park Jail spit me out and turned me over to the Dallas City Jail. I don't know why they ejected me from Highland Park; maybe it's normal procedure; maybe it was the potential political heat generated in an election year by the lunchtime demonstration; maybe they were intimidated by the Habeas Corpus. Whatever the reason, their previous vow to get \$1300 cash and my fingerprints had vanished.

I hadn't signed their "traffic tickets", given them my fingerprints, or paid one dime. Despite their vows to hold me indefinitely—"about four or five hours" after my friends left the Habeas Corpus for the Chief of Police—they turned me loose and released me to the Dallas City Jail.

On Thursday, September 15th, I cooled my heels in the Dallas City Jail while my friends prepared a second Habeas Corpus (identical to the first, except for my new location) and filed it around 1:00 p.m. in a Federal Court.

Later that afternoon, I attended a docket hearing in which a judge offered to release me if I would plead "not guilty" to some post traffic ticket and post a \$100 bond. I explained to the judge that the Dallas City Attorney's office has already promised me a "jurisdictional hearing" on those tickets (which I believe means the arrest warrants which were issued on those Dallas tickets were unlawful), and asked if pleading "not guilty" would compromise my challenge to jurisdiction. The judge didn't answer. I stared a moment, and under the implicit threat of continued incarceration, said, "OK".

I didn't like the Dallas City Jail. It scared me some. Bored me at times. I wanted to exit through the first open door regardless whether it was opened by a \$100 bond or a Habeas Corpus.

About 9:30 p.m. Thursday night, I was released from the Dallas City Jail without posting a bond or signing a release form. I don't know why I was released; maybe it was because of the docket hearing, maybe because of the Habeas Corpus.

In sum, on Tuesday, the police vowed to keep me for a month if they had to, and the Highland Park Municipal Court wanted \$1300 cash. On Thursday, I was out without

paying a dime. Either the cops lie like rugs, or I simply don't understand administrative procedure, or something dramatic happened to change their minds.

Perhaps that dramatic event was the Habeas Corpus. The central arguments of that Habeas Corpus are:

- 1) Virtually *none* of the judges in Texas (or any other state, for that matter) have taken a proper Oath of Office;
- 2) Therefore, not one state judge in Texas (or probably any other state) is a lawful state officer;
- 3) Therefore it was impossible for any municipal or state judge to issue a lawful warrant for my arrest; and
- 4) Therefore my arrest and incarceration were unlawful.

The beauty of this Habeas Corpus is that, since it alleges that virtually no Texas state judge is lawful, you don't waste time "exhausting" your administrative remedies at the state level before you can (finally) appeal to a federal court. Because there are no lawful state fudges, you file directly with a federal court.

Dan Schneider concedes that his Habeas Corpus is not foolproof and that some people have used it unsuccessfully. However, he remains confident that, in general, this Habeas Corpus is so strong that prisoners who apply it *properly* are usually released in "about four or five hours". I can only say that in two instances when I presented that Habeas Corpus, I was moved from one jail in "about four or five hours", and ejected from a second in about eight hours.

THIS DOES NOT PROVE DIRECT, CAUSE-AND-EFFECT RELATIONSHIP BETWEEN MY RELEASE AND THE HABEAS CORPUS NOR DOES IT PROVE THE VALIDITY OF THE HABEAS CORPUS. Maybe the timing was merely coincidental. Maybe they meant to hold me for a month, lost the paperwork, and held someone else instead. Maybe they thought my Habeas Corpus was so funny, I won the "Looniest Litigant of the Month Award" and therefore received a "Get Out Of Jail Free" card in return for giving them such a big laugh.

Maybe so.

And maybe the Habeas Corpus is strong medicine for painful bouts of unlawful incarceration. In any case, here's the Habeas Corpus, presented as a response to satisfy the federal Habeas Corpus form requirements:

District Court of the United States Fifth Circuit Dallas County Republic of Texas

Demand for Writ of Habeas Corpus by a Texas State Citizen

The people free and sovereign
of the Texas Republic, ex rel
Alfred Adask
Suitor, Movant at law
VS.

Darrell Fant
RESPONDENT, in personal capacity
(Ex Parte Johnson 154 SW 2d 854)

AND

The Attorney General Of The State Of Texas
ADDITIONAL RESPONDENT

Highland Park Municipal Jail
4700 Drexel, Highland Park, TX
PLACE OF CONFINEMENT

CASE NUMBER
(To be supplied by the Clerk of District Court)

DEMAND

1. The name and location of the court which entered the judgment of conviction under attack: Highland Park, Texas.
2. Date of judgment of conviction: unknown.
3. Length of sentence: Petitioner was informed that he would be held indefinitely or until he surrendered his unalienable, substantive and perfect rights.
4. Nature of offense involved (all counts): All counts involved are non-jailable civil violations under Vernon's Civil Statutes and no probable cause determination has been had to determine that Alfred Adask does in fact have the ability to pay pursuant to Ex Parte Byran 662 SW 2d 147, therefore Alfred Adask is in debtors prison (see Tate v. Short 401 U.S. 395 and Ex Parte Tate 471 SW 2d 404).
5. What was your plea? No plea.
6. Kind of trial? Sham.
7. Did you testify at trial? No.
8. Did you appeal the judgment of conviction? No.
9. N/A
10. N/A
11. N/A

12. State concisely every ground on which you are being held unlawfully. Summarize briefly the facts supporting each ground.

GROUND #1—The jurisdiction of the lower court issuing the commitment papers restraining Alfred Adask in his liberty are fatally defective and the district court's review of the record upon certiorari will reveal that the following is true and correct to wit;

The alleged judge is not in fact a judge. He does not hold any office for the State of Texas because he has failed to meet the federal statutory prerequisites that would support the Constitutional mandate that all judges shall be bound thereby pursuant to Article of Amendment VI of the Constitution for the United States of America:

"This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States shall be the supreme Law of the Land; and the judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding."

And pursuant to Title 4 U.S.C.A. §101 and §102 notwithstanding any conflicting Texas state statutes as stated:

§101. Oath by members of legislatures and officers
 "Every member of a State legislature, and every executive and judicial officer of a State, shall, before he proceeds to execute the duties of his office, take an oath in the following form, to wit: "I, AB, do solemnly swear that I will support the *Constitution of the United States.*" (July 30, 1947, ch. 389, 61 Stat. 643.)

§102. Same; by whom administered
 "Such oath may be administered by any person who, by law of the State, is authorized to administer the oath of office; and the person so administering such oath shall cause a record or certificate thereof to be made in the same manner, as by the law of the State, he is directed to record or certify the oath of office. (July 30, 1947, ch 389, 61 Stat. 644.)

Therefore, the alleged judge who signed the order that caused the restraint of Alfred Adask's liberty is not in fact a judge and is not in fact an officer of the State of Texas exercising any executive, legislative or judicial office of the State of Texas. He is a privateer in personal capacity (see *Haffer v. Melo* 112 S. Ct. 358, Nov. 5, 1991), in disguise upon the highway, using color of law and color of office to coerce contributions of money, information, and other things of value for a foreign principle who is in an attempt to disguise his true nature and character.

The true nature and character of the principle, for whom this alleged judge speaks, can be easily discovered by demanding that said alleged judge produce his paycheck. Since the State cannot emit bills of credit, then the paycheck will disclose the true nature and character of his employer; the alleged judge and this court will discover that said nature and character is not that of a sovereign and therefore, sovereign immunity cannot attach and the alleged judge will have to provide his own attorney to respond so as to not use public funds for private gain.

GROUND #2—The jurisdiction of the alleged court issuing the commitment orders restraining Alfred Adask of his liberty are fatally defective for the following reasons to wit;

1) The alleged order of commitment and the proceedings that it is based upon will, on their face, upon review by certiorari of this district court, prove the absence of the minimal due process standards or even the rudiments of administrative process as provided for in Title 5 U.S.C.A. Administrative Procedures under reorganization. Said commitment is arbitrary, capricious, not in accordance with law, it is contrary to the *Constitution*, fails the procedures required by law and is unsupported by evidence. It not merely exceeds the jurisdiction of the court, but jurisdiction is totally void and the fundamental substantive, unalienable and perfect rights that have been denied to Alfred Adask, and that would be a bar to the jurisdiction of any court or judge thereof, do include and are not limited to the following to wit;

A) Alfred Adask was never provided with a copy of the information or complaint, or the affidavits attached thereto by an accuser.

B) Alfred Adask was never informed as to the true nature and cause of the accusations against him.

C) In any cause, civil or criminal in nature, the plaintiff has the absolute duty and obligation to prove each and every element necessary for jurisdiction. There is no pleading by any attorney authorized to appear in behalf of the municipal corporation with authority to represent the Municipal Corporation of Highland Park or the State of Texas. Therefore, there are no facts, no evidence, no pleadings, no motions or any documents going to show the jurisdiction of the accuser/plaintiffs unless this court will allow a police officer to practice law without a license or will allow the alleged judge to practice common barratry from the bench as there are no facts or testimony before the alleged judge, and any decision is based upon extra record evidence in violation of rules of evidence 102 & 201 (see Fed Rule. of Evidence Service 1 @ *1 Government of the Virgin Islands v. Gereau* 523 F.2d. 140 [1975]).

D) In order for the plaintiff to make its case, the police officer, an alleged but yet to be proven agent for the plaintiff, would have to plead the municipal corporation's own infamy, in that he would have to admit that he is in disguise upon the highways, the disguise being that of a conservator of the peace, and there have been no facts or

evidence, nor can there ever be any facts or evidence, as to a breach of the peace, therefore, the plaintiff's true character as a privateer collecting contributions, information and other things of value for a foreign principle would be disclosed.

2) The district court will find, after their review upon certiorari of the record of the court that caused the restraint of liberty by the commitment papers allowing the commitment of Alfred Adask, that justice will require action be taken to postpone any further restraint or execution of any sentence, and that judicial review of the conditions as required to prevent further irreparable injury, this United States district court may issue all necessary and appropriate process the effective date of their actions or to preserve status or rights pending conclusion of the review proceedings (see Title 5 U.S.C. § 705).

3) Since the review of the record of the lower inferior state court by the district court will go to show that said lower court did not now or ever have jurisdiction, therefore, Habeas Corpus is the only plain adequate and complete remedy available. The extraordinary remedy is absolutely necessary, as normal and ordinary relief would be totally inadequate in this particular case, as it applies to Alfred Adask. It is also necessary, in this particular case, to reach above the bias and prejudice of the local Dallas County officials. Mr. Adask is a local publisher who has taken a position that is very unpopular with local politicians and lawyers. The Federal Courts and justices thereof, because of their lifetime tenor and other factors removing them from political prejudices, will make them better qualified to act in an absolute fair and impartial manner, however, any judge or justice who sits on this case should be make aware that Alfred Adask is the publisher of a publication called the "AntiShyster" and if that would prejudice them in any way, they should be given the opportunity to recuse themselves and/or possibly even suggest another venue. Alfred Adask is not displeased with the small percentage of lawyers who are effective and competent, however, he has been and still is, in opposition to the majority of incompetent and ineffective lawyers as voiced by a former Supreme Court Justice. However, Mr. Adask finds these competent and effective lawyers to be priced out of his financial abilities. Therefore, Mr. Adask is forced to present this Habeas Corpus In Propria Persona.

13. Jurisdiction Argument—The district court of the United States has jurisdiction over this matter pursuant to the All Writs Statute 28 U.S.C. 1651 and the Savings to Suitors Clause of the Judiciary Act of 1789 Session 1, Chapter 20 § 16 & 9a. Saving to suitors is the extraordinary common law remedy whenever said remedy is the only complete and adequate remedy and it is hereby and herein declared that statutory relief is not a complete or adequate substitute for the unalienable perfect remedy at law.

14. Alfred Adask hereby and herein demands that the district court for the United States order the Respondent, Darrell Fant, make return in personal capacity pursuant to *Ex Parte Johnson*, 154 SW 2d 854, that said return include the Writ of Commitment and/or any other documents that would go to show the lawful reason for the commitment of Alfred Adask, and that the district court order the record, including any and all police documents and records, that would go to show the reason for the commitment of Alfred Adask, and that the district court set a time and place certain that all interested parties be given an opportunity to subpoena witnesses and evidence as is necessary for them to present their position and the law in support, so that this district court can fulfill its obligations and duties pursuant to *U.S. v. Sine* 461 F. Supp. 565 and provide the concrete and specific reasons for the district judge's decision, whatever that decision may be, because Alfred Adask does hereby and herein demand that the court provide findings of fact and conclusions of law.

Movant, Suitor at law in propria persona,

Alfred Adask
 Non-domestic mail
 c/o 4700 Drexel (Highland Park Jail)
 Highland Park, Texas
 (214) 559-0303

Dated

A Free And Independent PRESS Is Long Dead

Editor's note: The following piece of rare and candid insight comes from 1953, a solid 40 years ago now. Egads! How much more controlled do you think the media is now? Keep this in mind and show John Swinton's remarks to your doubting friends who wonder why you subscribe to and honor CONTACT so highly above the typical Satanic Elite-controlled news media.

We like to run this following message periodically, both as a caution to those still naive enough to think there is a free Press out there in the commercial world controlled by the Elite, and as a special kind of "thank you" to our many, many readers who so consistently support and encourage CONTACT and, before that, THE PHOENIX LIBERATOR. We are deeply grateful for your constant and sincere messages of encouragement. Those often highly emotional "thank you" notes pouring into the offices every day are what give us the necessary boost to keep on keeping on.

JOHN SWINTON, THE FORMER CHIEF OF STAFF OF THE NEW YORK TIMES, CALLED BY HIS PEERS, "THE DEAN OF HIS PROFESSION", WAS ASKED IN 1953 TO GIVE A TOAST BEFORE THE NEW YORK PRESS CLUB. HE RESPONDED WITH THE FOLLOWING STATEMENT:

"There is no such thing, at this date of the world's history, in America, as an independent Press. You know it and I know it. There is not one of you who dares to write your honest opinions, and if you did, you know beforehand that it would never appear in print.

"I am paid weekly for keeping my honest opinions out of the paper I am connected with. Others of you are paid similar salaries for similar things, and any of you who would be so foolish as to write honest opinions would be out on the streets looking for another job. If I allowed my honest opinions to appear in one issue of my paper, before twenty-four hours my occupation would be gone.

"The business of the Journalist is to destroy truth; To lie outright; To pervert; To vilify; To fawn at the feet of mammon, and to sell his country and his race for his daily bread. You know it and I know it and what folly is this toasting an independent Press? We are the tools and vassals for rich men behind the scenes. We are the jumping jacks; they pull the strings and we dance. Our talents, our possibilities and our lives are all the property of other men. We are intellectual prostitutes."

Legal Thoughts On A Gray Sunday Morn

1/22/95 #1 HATONN

TEST(S)

There are several very wise speakings from our brotherhood of the "Ancients". I am going to remind you of a few and, since so few recognize me, perhaps you can send Little Crow a bit of support for his own journey and at the same time send the messages I offer here. He does not have time to respond to everyone who writes any more than do we—BUT, the silence will give affirmation. I do suggest that "silence" is the most important thing for the lips—and the ears—for ONLY IN SILENCE CAN YOU HEAR!

"THE ONLY WAY TO PASS ANY TEST IS TO TAKE THE TEST. IT IS INEVITABLE."

"MAN DID NOT WEAVE THE WEB OF LIFE, HE IS MERELY A STRAND IN IT. WHATEVER HE DOES TO THE WEB, HE DOES TO HIMSELF."

"ONLY AFTER THE LAST TREE HAS BEEN CUT DOWN. ONLY AFTER THE LAST RIVER HAS BEEN POISONED. ONLY AFTER THE LAST FISH HAS BEEN CAUGHT. ONLY THEN WILL YOU FIND THAT MONEY CANNOT BE EATEN."

**"BORN EMPTY HANDED,
DIE EMPTY HANDED.
I WITNESSED LIFE AT ITS FULLEST,
EMPTY HANDED."**

As we sit to write on this Sunday morning, with the overcast sky and drizzle of rain, I wish you to look upward for the sun shines ever—without ceasing—beyond the perceptions of reality upon your crude and primitive world. Any unrest, distaste or negative perceptions is resting perfectly upon your own individual PERCEPTIONS and INTERPRETATIONS made by the tiny portion of a "whole" which brushes your attention.

Dharma feels "What's the use?" of this exercise in "whatever it is we THINK we are trying to do." Hers is to speak and write—for me, and I feel that she is without limits in that task. But, what else comes forth to bring responsibility? Nothing about which she is concerned at the moment.

MEETINGS

We scheduled a meeting for this afternoon SPECIFICALLY for the presence of what we consider a very important person who promised to come if we would pick up and

deliver him back to Los Angeles. This would be a business meeting gathered directly for him and offering ability to interchange with ones of the Constitutional Law Center. The person in point did not keep his promise and gave the EXACT SAME reasons as last year, under the same conditions. The facts ARE, better "offers" came up! Well, so be it for often the offer not yet made would HAVE BEEN FAR THE MORE NOTORIOUS, WORTHY AND ABUNDANCE-GATHERING.

Ah, but would it have mattered? The one "he" would have been coming to work with on this afternoon, did not see fit to remain in the area for the meeting. Moreover, with the last two meetings it was felt by our person that there were other things more important than meeting with ME. So be it. But, people, we DO NOT have JUST meetings for the fun and games of those who wish to come and tinker with possibilities.

By most I am told, "If you want to meet with me—make an appointment—I'm busy." So be it, brothers; you will NEVER have "that" meeting for obviously you are far too busy to be bothered with the work of the Heavens or the Earth! However, being as how "I" have nothing else to do of worthy nature, by your opinion, I have no time for YOU, either. For under the assumption just offered—I need to get in gear and find OTHER players for the cast of this play.

It is desired by ones here to simply cancel any gathering at all. No, we can't do that, can we? We have prepared, gathered everything and ones are coming to THIS GATHERING from great, great distances. The thoughtlessness

of one is not going to negate the value of that which WE WILL SET FORTH. It is time to TEST and that means we must TAKE THE TEST and we WILL NOT, I PROMISE, BE FOUND FLUNKING!

You have to TAKE BACK your Constitutional Rights—and you have to make your most headway, at this time, RIGHT IN THE COURTS OF CORRUPTION! THE CONSTITUTION SAYS YOU CAN DO IT FOR SELVES—GO DO IT!! If a Power-of-Attorney works legally to allow for "another" to serve all your business needs, adoption needs, agreement needs, etc., then a "POWER-OF-ATTORNEY" will CONSTITUTIONALLY work to have "anyone you choose" stand in for you in a courtroom, or you can stand for self. They will "try" to throw you out of the courtroom—but CONSTITUTIONALLY you have the right—and it is time you separated, where possible, from attorneys and get on with your own RESPONSIBILITY of tending self and self's own requirements. But, you need help in setting forth DOCUMENTS in order to get them accepted. You will be amazed, however, at the wide LAWFUL requirements of YOUR legal system to ACCEPT "YOUR" PAPERWORK! IN MANY AREAS WITH ONES OF OUR FRIENDS AND COLLEAGUES—THERE IS AMPLE AMMUNITION TO USE IN YOUR PAPER-CANNON. GATHER TOGETHER AND GET IT DONE. [For example, see the information on pgs. 36-37.]

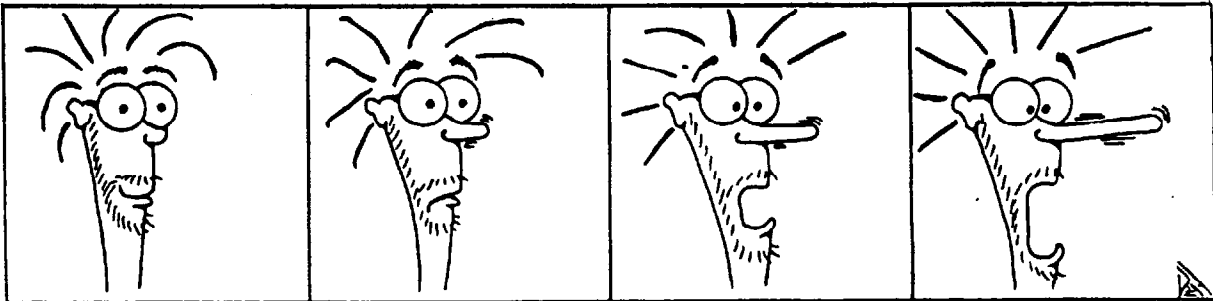
GEORGE GREEN

I would suggest George Green has blundered badly—at least, that is, unless US&P is actually in more collusion than at first perceived OR HAS BEEN ACTING AS FRAUDULENTLY AS HAVE GREEN AND HIS ATTORNEYS. A "silent-secret agreement" was made by George with US&P. However, it is now obvious (or another lie has been filed WITH A COURT OF BANKRUPTCY) for George has gone bankrupt with the publishers of America West IN WHICH HE LISTS HIS ENTIRE SETTLEMENT AGREEMENT AMOUNT, OUTSTANDING. THIS IS FRAUD IN ONE PLACE OR THE OTHER—BUT IN RESULT: BOTH.

How could this happen? Well, George "thought" that a settlement had been reached and SIGNED between Ekkers and US&P. Oops! Nothing has been decided and there has not been a single word from legal parties or US&P in weeks. It would appear a good avenue of approach, SINCE GREEN ALSO TESTIFIED IN COURT, UNDER OATH, IN NEVADA—THAT HE IS A MULTIMILLIONAIRE FIVE TIMES OVER. Now, which is it and do you actually need a dozen attorneys to point this out? Well, I suppose so for it seems not one of them has noticed the conflicting information offered UNDER OATH.

Ekkers have been totally destroyed at the hands of these people (yet US&P's involvement was actually as quite innocent bystanders at the time of first contact WITH

THE PINOCCHIO SYNDROME: TANGLED WEBS



Never mind my name, but I'm a Director of A Noble Institute. Send me your gold. No one else needs to know. It will be our little secret.

Actually, I am not a Director of A Noble Institute. Perhaps I work for the CIA! You know, I used to tell people that everything they've been taught is a lie. Now I tell people I've done nothing wrong, but no one believes me.

"Would you care to tell us exactly HOW you got the gold into your possession?" Oh, that's easy. As a Director of A Noble Institute I just sold the gold to myself. No one needed to know. No money needed to change hands. No records needed to be kept, you know, for privacy.

... Errr ... I'm not a Director of A Noble Institute. Who said I was a Director? I mean, ... errr ... I think I'd better take the Kol Nidre and visit my coffee plantation in Costa Rica.

GREEN). The original legal contact was AGAINST GREEN(S) AND AMERICA WEST(S). I wonder how Mr. Binder will actually feel about this turn of events? Will he be placed in the further bad position, as will their attorney, Buchanan, by lying FOR Green? I believe there is still enough good in the persons within the system to HEAR and some will even be brave enough to rule JUSTLY. We will demand JURY in all things entered upon and Ekkers are a prime example upon which and through which to TEST EVERY FACET OF THE-"LITTLE-MAN"-WITHOUT-FUNDS, SYSTEM.

The Greens as publisher and distributor, WERE TO CLEAR EVERY CONTACT WITH ORIGINAL SOURCES. THE JOURNALS WERE NOT, AND ARE NOT, NOVELS OR "BOOKS". THEY ARE ONGOING, REGULAR "DATED" REVIEWS AND OFFERINGS OF WHAT IS ALREADY "OUT THERE". THIS WORK IS VERY SIMPLY TO PULL TOGETHER VALID AND ON-POINT MATERIAL THAT IS MISSED BY ALMOST ALL OF THE POPULACE. They did that with dozens (we assume) of writers. George Green told "us" that Binder was a seminar "buddy" and things were "fine". Does it appear that things were actually fine?? Since the books in point only offer positive and appreciative input regarding Walter Russell's work and Walter Russell himself—do you actually think they would have been opposed if contacted to FURTHER the work? I don't because TRUTH has nothing to do with source—IT IS! If Walter could and did get his information from Higher Source—is not Dharma able to do likewise? I see some 120 volumes and 200 papers to suggest that SHE DOES. It still does not matter—the work is NOT, nor ever was, (BY THE WRITER) TO MAKE PERSONAL GAIN FROM ANY OF THE WORK. THE THEFT OF \$350,000 IN GOLD COINS

FROM DAVE OVERTON AND THE PHOENIX INSTITUTE—PROVES THAT GAIN WAS CERTAINLY IN THE MINDS OF THE GREENS. At the time of the "holding" as Green now says (for security), Green was an active member of the Board of Directors and an Officer in said Institute—having laid the plans for the Institute, the program and did, in fact, serve as THE one who brought parties into the program. DID HE, AS HE NOW CLAIMS OF OTHERS, KNOW HE WAS SETTING UP A TRAP?? HE WAS THE "AUTHORITY" AND TOLD EVERYBODY HE TOUCHED HOW MUCH OF AN AUTHORITY!

Now for something else for you ones to Ponder. Rayelan Russbacher's contacts were with George Green in the very beginning, and right now. IS IT POSSIBLE THAT GEORGE GREEN WAS ALWAYS AN "AGENT" OF SOME KIND FOR THE ADVERSARY?? THE CLAIMS AMONG THE SEMINAR GATHERERS IS THAT HE WORKED FOR "NAVAL INTELLIGENCE" (THE SAME CLAIMED TEAM WITH WHICH RUSSBACHER(S) CLAIM AFFILIATION). HE ALSO WAS CLAIMED TO BE "CIA" AND SOMEHOW HE GOT 5 MILLION DOLLARS!! I JUST BRING THESE THINGS UP FOR YOUR ATTENTION—ANYTHING IS POSSIBLE. PERHAPS "THAT" IS WHY RUSSBACHER AND, NOW, EDE KOENIG ARE SO SURE THE PHOENIX INSTITUTE IS SOME KIND OF GOVERNMENT AFFILIATION. WELL FACTS PROVE OTHERWISE AND DHARMA HAS THIS TO SAY ABOUT IT. IF SO, THE GOVERNMENT IS THE POOREST EMPLOYER IN THE WORLD! IF THEY "PAID", AND THEY MAY WELL HAVE DONE SO—THEY PAID GEORGE GREEN(S). WE KNOW THAT DESIREÉ RECEIVED A MONTHLY CHECK FROM THE FEDS—WHICH ONLY GEORGE SEEMED TO KNOW ABOUT.

George and his attorneys claim liability and lies from us. OH? Of the points (about 16) of George's last declaration—ALL of them were total fabrication—OUTRIGHT LIES. Now, George's attorney, David Horton, KNOWS THOSE ARE LIES AND HE NOT ONLY ALLOWS THIS LYING TO GO TO COURT—BUT HELPS MAKE THEM UP, WORKS WITH GEORGE ABBOTT, ONE ALREADY DISCIPLINED BY THE BAR ASSOCIATION FOR LYING AND DRUNKENNESS, AND PRESENTS ATROCIOUS SUITS IN WHICH THEY INVOLVE EVERYONE AND ANYONE—JUST PICK UP A PASSING STRANGER AND SUE HIM. They are particularly upset over possible exaggerations and, they claim, outright lies? NO, there has only been TRUTH written in these encounters. "Possibilities" remain "possibilities"—but where there is much smoke—LOOK FOR THE FIRE! REMEMBER, GEORGE GREEN WAS IN CAHOOTS WITH JASON BRENT WHO PUBLICLY ADVOCATES THE "KILLING OFF OF THE OLD, THE POOR, THE INFIRM AND THE STUPID". I'm sorry for pointing it out—but George and Desireé—STILL CLAIM "ME" AS A SPOKESMAN TO THEM, THAT I WENT WITH THEM TO NEVADA AND LEFT DHARMA. WELL, IT WASN'T ME!! Then who was it? Well, I've heard of Kroton (or Proton), Atalon, and of course the big one, Sananda. I don't think so but I don't limit THE CHRIST from speaking to whom he chooses. I JUDGE BY THE ACTIONS AND THE WRITING—AND SO FAR IT SEEMS THERE IS NOT A TRACE TO BE FOUND OF A "CHRIST" BEING OF TRUTH AND LIGHT!

Are we going to fight this in the press? Well, Green, Abbott, Horton, Perry, Fort—et al., already have placed the lies in the Associated Press. Again, not one single word of truth or fact. Mr. Abbott brags and prides himself in his "journalistic" background and that he has "the ear and pen of any press outlet—especially the Associated Press", through Brennan Riley of his local area. He laid that on Ekkers immediately upon their arrival for a "court ordered" deposition in which Abbott called the Court for rulings all day each day for three days—even to trying to get the CLC (Dixon) excluded from the sessions. I would guess his (Abbott's) latest escapades will embarrass him over that act—NOW, for he has included Mr. Dixon in his latest suit against the "masses" of named and unnamed parties. By making him party to this last filed suit—automatically involves Dixon in the ongoing filings. I guess so—AP headlines have been clandestinely placed around the world—even to involving ones who HAVE NO INVOLVEMENT! That garbage used to be left to the tabloids—but no longer, readers—the Controlled Media and Press ARE NOW NOTHING BUT TABLOID MISINFORMATION.

The Judge made a DECIDED RULING, DIRECT AND NON-CONFUSING: "GIVE THE GOLD BACK TO DAVE OVERTON." HAVE THEY? NO—"THEY", INCLUDING FORT, ABBOTT, HORTON AND GREEN, CLAIM THEY HAVE RIGHT TO THE GOLD AND HAVE IT PARKED BY THE SUPREME COURT FOR DECISION. EVERY TIME IT LOOKS AS IF THE GOLD MAY BE RELEASED—THEY FILE ANOTHER SET OF GARBAGE DOCUMENTS. IF YOU THINK YOU HAVE THE BEST LEGAL SYSTEM IN THE WORLD—YOU HAD BETTER BE LOOKING AGAIN—CAREFULLY. DAVE OVERTON HAS SENT HIS OWN PETITION AND HAS YET TO EVEN GET A RESPONSE TO HIS LETTERS. MAYBE SOMEONE COULD HELP HIM PETITION "LEGALLY" FOR HIMSELF. HE HAS MANY ATTORNEYS WHO "WISH" TO HELP HIM—FOR ABOUT \$350,000 DOLLARS (the value of the assets). SICK? WELL, YOU DIDN'T TREAT THE DISEASE BEFORE IT TOOK THE HOST AND KILLED IT (YOU).

HOW DID THIS COME TO PASS?

It has come to pass the same way all things atrocious come to pass—by good men doing NOTHING. The PLAN has been to misinform, disinform and to PREVENT INFORMATION flowing to the PEOPLE. You are "trained" according to a specific PLAN and that PLAN is all but finalized. It continues to "pass" because you act not—not knowing what might be recourse and listening to the very brain-dead or brain-trained, or brain-drained, ones who are in WORSE shape than are you. But, you get "there". It is INTENDED THAT YOU GET THERE—so you WILL DO SO.

Jordan Maxwell **P.O. Box 7442** **Burbank, California 91510** **818-769-1071**

In the year 1959, Mr. Maxwell began what has become a lifelong work in the field of religio-political philosophy. His work in the field of secret societies and occult orders, both ancient and modern, along with their mystical symbols and emblems and their hidden meanings, have fascinated audiences across the country. His exposing of the hidden foundations of Western religion and political movements has received an eager and positive response from all audiences. He has lectured and taught privately for many years. He has appeared on 3 CBS Television Specials on Ancient Religion, and has been interviewed on over 100 radio programs. Most recently he has co-authored a book with long-time, popular comedian-musician Steve Allen. The time has come to get informed.

Materials For Sale:

- (1) "Millennium 2000." Interview with *Jordan Maxwell*. Secret society plans for the new millennium, 2-hr. video, \$25.
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Add \$3 shipping & handling on all orders, regardless of size.
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or cash to "Jordan Maxwell".

Age Of Treason Is Turning Men Into Sheep-Slaves

1/22/95 #1 HATONN

I think it most important to present what is well-known and has been available all along—but you didn't notice.

When I began to write about Bertrand Russell I was attended but not very greatly. No one rushed forth to dig out all there is to know about Bertrand Russell even though Nora has covered the "family" quite well as to lineage. [Nora's articles on the Russell elite were printed in the CONTACT; Vol. 3 #3, 9/25/93 and Vol. 3 #4, 10/19/93.] But you don't show much interest—however, it is time you DO show interest for IT DOES, INDEED, MATTER.

I know that you would rather hear another episode of the "Monarch Project" and Cathy O'Brien because it deals with those people in politics TODAY. Well, we have all that also and will get around to it. One outstanding idiot bastard politician who was the "owner" of Monarch sex-slave, Cathy, is Byrd. You know, the one to whom you pay hundreds of dollars an hour just in salary—who is keeping all work in the Senate at a dead standstill? Well he certainly is historically about as cruel and evil a man as ever walked your place—but he is only one of hundreds of thousands—who INHABIT YOUR GOVERNMENT, MAKE UNLAWFUL LAWS AND HAVE DESTROYED YOUR NATION. BUT HOW? LET US LOOK AT THE ONE WHO CAME TO HAVE POWER ENOUGH TO PULL THIS DIRTY DEAL OFF FOR SATAN.

THE AGE OF TREASON

by Dr. R. Swinburne Clymer
THE HUMANITARIAN SOCIETY

This book was put to press in 1959 and represents a compiled research review by the above named "author". It was published, if that be the correct term, by the Humanitarian Society, Quakertown, Penna. I apologize but we have no further information, not even a zip code.

I would share with you a "chapter" regarding Russell and his following of Fichte and perhaps you will be able to discern how and when things got completely out of hand. You have to remember, while reading this, that the *Protocols of Zion*, *The Communist Manifesto*, the *Nazi Manifesto* (all Zionist Khazarian Anti-Christ marching orders) were already in play and were just starting to make giant strides across the world. The "Holy Bible" was the most

rewritten and erroneous book presented by this evil bunch. Religion, readers, IS THE MOST POLITICAL TOOL OF ALL KNOWN TOOLS AND IS NOW IN THE HANDS OF THE ADVERSARY.

Part of the reason for offering this information is to point out HOW one such as the local, no infamous, Jew Jason Brent (Berkowitz) of Tehachapi could come up with such considered "OUTRAGEOUS" attitudes and projections as he presented to the Elite Mensa High IQ Society for problem-solving for the world. That is a major topic of conversation here and a matter which needs ACTION by Divinely-oriented and "just" people everywhere. The suggestions are against the very fiber of being of your nation UNDER GOD. However, everything he presents HAS ITS HISTORY IN FACT.

[QUOTING:]

THE GREATEST DANGER EVER KNOWN CONFRONTING YOU, YOUR LOVED ONES AND THE ENTIRE RACE (1959 PRINTING)

Imagine yourself BECOMING CONSCIOUS you are gradually losing your manhood—that your mind is rapidly deteriorating so that you are no longer able to think clearly; unable to plan your future actions; that your resistance is becoming so weak you are no longer master of your actions. In short, that you are rapidly developing into a moron, a robot, a zombie, readily subject to the dictates of others.

Imagine further that your beloved children's mental development is being retarded—that their eyesight is far from normal. That in every respect there is apparent a retrograding influence, away from the highly evolved human toward that of the moron.

A madman's dream, you answer! The nightmare of fear mongers!

IS IT? Give us a few moments of your attention while we prove our point and awaken you to reality.

To begin with, turn several pages following and you there find reproductions of pages 50 and 51 from *Bertrand Russell's* 1953 book: *THE IMPACT OF SCIENCE ON SOCIETY*. Read carefully. You will quickly realize that detailed plans WERE FORMULATED LONG AGO BY THE ENEMIES OF MANKIND FOR THIS VERY PURPOSE.

AWAKEN TO THE FACT THAT THESE PLANS HAVE ACTUALLY BEEN TRIED ON MILLIONS OF HUMAN BEINGS, THAT PRACTICALLY EVERY ONE OF THEM IS BEING PRACTICED RIGHT HERE IN AMERICA. AT THIS VERY MOMENT, YOU AND YOUR FAMILY MAY UNKNOWINGLY BE INGESTING SOME OF THESE DRUGS IN YOUR FOOD AND WATER, THAT GRADUALLY ALL BUT THE VERY FEW—ESPECIALLY OF THE WHITE RACE—ARE BEING MADE THE VICTIMS.

Who is the authority of these statements? NOT WE, but the men and women now engaged in one type or another of these diabolical practices, and those planning to become so engaged.

LEARN HOW YOU MAY PROTECT YOURSELF AND YOUR LOVED ONES:

[Pg. 50, *The Impact of Science on Society*]

...Fichte laid it down that education should aim at destroying free will, so that, after pupils have left school, they shall be incapable, throughout the rest of their lives,

of thinking or acting otherwise than as their schoolmasters would have wished. But in his day this was an unattainable ideal: what he regarded as the best system in existence produced Karl Marx. In the future such failures are not likely to occur where there is dictatorship. Diet, injections, and inunctions will combine, from a very early age, to produce the sort of character and the sort of beliefs that the authorities consider desirable, and any serious criticism of the powers that be will become psychologically impossible. Even if all are miserable, all will believe themselves happy, because the government will tell them that they are so.

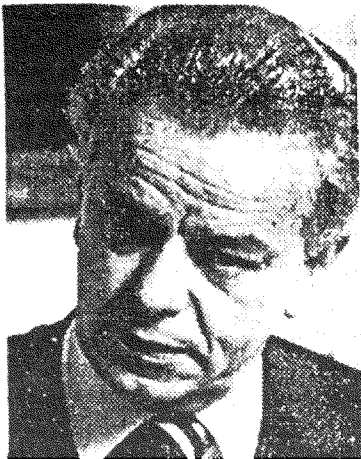
A totalitarian government with a scientific bent might do things that to us would seem horrifying. The Nazis were more scientific than the present rulers of Russia, and were more inclined towards the sort of atrocities than I have in mind. [H: Ah, but in both instances the inducers and the enforcers were from the SAME TRIBE OF PARASITIC FLUKES.] They were said—I do not know with what truth—to use prisoners in concentration camps as material for all kinds of experiments, some involving death after much pain. If they had survived, they would probably have soon taken to scientific breeding. Any nation which adopts this practice will, within a generation, secure great military advantages. The system, one may surmise, will be something like this: except possibly in the governing aristocracy, all but 5 per cent of males and 30 per cent of females will be sterilized. The 30 per cent of females will be expected to spend the years from eighteen to forty in reproduction, in order to secure adequate cannon fodder. As a rule, artificial insemination will be preferred to the natural method. The unsterilized, [Pg. 51] if they desire the pleasures of love, will usually have to seek them with sterilized partners.

Sires will be chosen for various qualities, some for muscle, others for brains. All will have to be healthy, and unless they are to be the fathers of oligarchs they will have to be of a submissive and docile disposition. Children will, as in Plato's *REPUBLIC*, be taken from their mothers and reared by professional nurses. Gradually, by selective breeding, the congenital differences between rulers and ruled will increase until they become almost different species. A revolt of the plebs would become as unthinkable as an organized insurrection of sheep against the practice of eating mutton. (The Aztecs kept a domesticated alien tribe for purposes of cannibalism. Their regime was totalitarian.)

To those accustomed to this system, the family as we know it would seem as queer as the tribal and totem organization of Australian aborigines seems to us. Freud would have to be rewritten, and I incline to think that Adler would be found more relevant. The laboring class would have such long hours of work and so little to eat that their desires would hardly extend beyond sleep and food. The upper class, being deprived of the softer pleasures both by the abolition of the family and by the supreme duty of devotion to the State, would acquire the mentality of ascetics: they would care only for power, and in pursuit of it would not shrink from cruelty. By the practice of cruelty men would become hardened, so that worse and worse tortures would be required to give the spectators a thrill.

Such possibilities, on any large scale, may seem a fantastic nightmare. But I firmly believe that, if the Nazis had won the last war, and if in the end they had acquired world supremacy... (*Bertrand Russell*).

[H: That ends the particular portion to which I



Robert C. Byrd (D-WV)

earlier referred. However, this is an incredibly well-presented volume of information. I would go a bit further now and offer the "INTRODUCTION" which has an interesting "heading" in its own right:]

THE PROPOSED METHODS FOR THE DEMORALIZATION OF MANKIND

The Plan for a Semi-Moronic, Human Robotic State, Man's Subjugation by a Highly Organized, Soulless Few, With an Over-Lord to Reduce Mankind to a State of Sub-Human Monstrosities as Breeders of Slaves

[H: This is where you are NOW, readers. The final acts of the play are being directed to build a nation of robotic military waste and cause you to move into such plans to accomplish some kind of "order" in your out-of-control societies.]

In less than three pages Bertrand Russell in his book, *The Impact of Science on Society*, 1953 edition, details the methods to be pursued easily capable of subjecting the mass of mankind to creatures such as were never dreamed of even by the most violently insane:

"Scientific societies are as yet in their infancy. It may be worthwhile to spend a few moments in speculating as on the possible future developments of those that are oligarchies." (There is an universal attempt to make all countries such and then bring them under the control of an Over-Lord and a few associates.)

"It is to be expected that advances in psychology will give governments much more control over individual mentality than they now have even in totalitarian countries." (Not by psychologists because, properly understood, psychology deals with the *Soul* of man; with Spiritual concepts for the purpose of the individualization of the human into the Immortal. That which is usually called psychology and so accepted, is actually mental science and is today almost completely under the dominion of foreign, mentally unbalanced psychiatrists with which America is presently overrun, many of whom are in very high places.)

To obtain a clear perspective of the numerous plans long prepared for the subjugation of the mass, it is necessary to repeat Russell's quotation from Fichte:

"Fichte laid it down that *education should aim at destroying free will*, so that after pupils have left school, they should be incapable, throughout the rest of their lives, of thinking or acting otherwise than as their schoolmasters would have wished. But in his day this was an unattainable idea: What he regarded as the best system in existence produced Karl Marx. In the future such failures are not likely to occur where there is a dictatorship." (This would be attained by the establishment of a World Government, the dream of the United Nations.) "*Diet, injections, and inunctions will combine, from a very early age, to produce the sort of character and the sort of belief that the authorities consider desirable*, and any serious criticism of the powers will become psychologically impossible. Even if all are miserable, all will believe themselves happy, (to be attained by the various methods of brain washing practiced by the Communists and actively practiced IN AMERICA, IN MANY FORMS) because the government will tell them they ARE HAPPY."

"A totalitarian government with a scientific bent might do things that would seem horrifying." (Here is an admission by an accepted authority that the methods in mind would only SEEM horrifying. What will be the result when the men selected to carry out the "scientific" procedures have become fully hardened, and *how will the reader know he, his children, or grandchildren will not be the victims?* This is not science, but *SCIENCE PROFANED*.) "The Nazis were more scientific than the present rulers of Russia, and were more inclined towards the sort of atrocities that I have in mind."

"They were said—I do not know with what truth—to use prisoners in concentration camps as material for all kinds of experiments, some involving death after much pain. If they had survived, they would probably have soon taken to scientific breeding." (Refer to quotation in Introduction.)

"Any nation which adopts this practice will, within a generation, secure great military advantages. The system, one may surmise, will be something like this: "Except possibly in the governing aristocracy, (This "governing aristocracy" would naturally be composed *ONLY* of those

in power, all the rest of humanity would be in worse condition than animals: robots, morons, zombies, in human form, possibly retaining part of their thinking ability, but unable to fulfil God's greatest intent—to be Co-Creators with Him.) all but 5 per cent of males and 30 per cent of females will be expected [compelled] to spend the years from eighteen to forty in reproduction, in order to secure adequate cannon fodder. As a rule, artificial insemination will be preferred to the natural method. The unsterilized, if they desire the pleasures of love, will have to seek them with sterilized partners." (The author uses the word "love". Such a thing is wholly unknown to the sterilized because, when any form of sterilization is performed in a person during the age of potency, unless [H: Meaning, unless sensing and reproductive "glands" are left intact. This was not typical of sterilization until recently.] it be necessary because of disease, he or she is no longer capable of [H: or interested in.] actual love(making). It would be the worst kind of carnality: bestiality between humans.)

"Sires (This was more or less "general" during the days of slavery.) will be chosen for various qualities, some for muscles, others for brains. All [so chosen] will have to be healthy, and unless they are to be the fathers of oligarchs they will have to be of a submissive or docile disposition." (This would be assured by medication in food and water preventing the development of the mind beyond a certain point. This is already being done extensively in America, and no doubt in other countries. Refer to companion volume: *Your Health and Sanity*.)

"Gradually, by selective breeding, the congenital differences between rulers and ruled will increase until they become almost a different species." (The "ruled" or governed [enslaved] would revert to the prehistoric type of man, but be less human; more automatic; practically incapable of thinking for themselves.) [H: This actually is going right along with the severe brain-training and responses tortured into the ones participating in "Monarch"-type programs.]

"To those accustomed to this system, the family as we know it would seem as queer as the tribal and totem organization of Australian aborigines seems to us. The laboring classes [all but the very few] would have such long hours of work and so little to eat that their desires would hardly be beyond sleep and food.

"The upper class, being deprived of the softer pleasures both by the abolition of the family and by the supreme duty of devotion to the State, would acquire the mentality of ascetics: they would CARE ONLY FOR POWER and in pursuit of it would not shrink from cruelty. (This is being amply demonstrated in all countries under subjection, and where undeclared war is in progress. Power and possession alone are given consideration. If published reports in newspapers and magazines are based on truth, then many active steps are being taken in America to make many of these practices legally possible.) By the practice of cruelty men would become hardened, so that worse and worse tortures would be required to give them a thrill.

"To prevent these scientific horrors, democracy is necessary, but not sufficient. There must also be that kind of respect for the individual that inspired the doctrine of the Rights of Man. As an absolute theory the doctrine cannot be accepted. As Bentham said: 'Rights of man, nonsense; inprescriptible rights of man, nonsense on stilts.' We must admit that there are gains to the community so great that for their sake it becomes right to inflict injustice on an individual.

"This may happen, to take an obvious example, if a victorious enemy demands hostages as the price of not destroying a city. (This is a specious argument. It is certain that no nation, however vicious, would commit overt acts if convinced that other nations not at war with it would condemn it and would have no commerce with it, and that all civilized nations would exact justice for the victims. No nation, however great, can long exist as an outcast from all other nations. An example of this is found in the story of CAIN.) The city authorities cannot be blamed in such circumstances, if they deliver the required number of hostages. In general, the 'Rights of Man' must be subject to the supreme consideration of the general welfare. But having admitted this, we must go on to assert, and to assert emphatically, that there are injuries which it is hardly in the general interest to inflict on innocent individuals.

"The doctrine is important because the holders of

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power, especially in an oligarchy, will be much too prone, on each occasion, to think that this is one of those cases in which the doctrine should be ignored.

"Totalitarianism has a theory as well as a practice. As a practice, it means that a certain group, having by one means or another seized the apparatus of power, especially armaments and police, proceed to explore their advantageous position to the utmost, by regulating every one in the manner that gives them the maximum control over others."*

("This may be accomplished by war, or insidiously by a country's lawmakers [treasonable to the people in act, if not intent], enacting Laws by edicts not based on constitutional right, taking away the inherent rights of the people. These methods are safest for those seeking control. There is only one means of safety: "Eternal Vigilance", and alert watchfulness of those chosen by the people to represent them; ousting those from office, however high that office may be, at their first offense against the rights and liberties of the people.)

("As already stated, this is easily accomplished by means of Toxic additives in food and drinking water, drugs, serums, viruses, surgical operations and other methods already in practice and have *as their purpose and effect the deterioration of the mind*, making it incapable to think, and so weaken the Will so it will be easier for the victim to obey than make decisions for himself. All of these methods have been tried and are in operation at the moment—according to the admission of those who now practice them, or who have practiced them—right here in America.)

"The difficulty of this theory is that it extends illegitimately the analogy between a social organism and a single person as an organism. The government, as opposed to its individual members, is not sentient; it does not rejoice at a victory or suffer at a defeat. When the body politic is injured, whatever pain is to be felt must be felt by its members, not by it as a whole.

"With the body of a single person it is otherwise: all pains are felt at the center. If the different parts of the body had pains that the central ego did not feel, they might have their separate interests, and need a parliament to decide whether the toes should give way to the fingers or the fingers to the toes. As this is not the case, a single person is an ethical unit." (The single person of a **free people** must have **greater** rights and privileges than the government has power, because the congregation of single persons **CREATE, SUSTAIN AND GIVE THE STATE ITS EXISTENCE AND AUTHORITY**, and such authority to be administered at, and by, the Will of the people as a whole. Any infringement or imposition on the rights of the people will throw the entire machinery out of order, and **injustice will increase by leaps and bounds**. Perhaps it is the fault of the people themselves because they are **not alert** to their duty as well as their rights. As a result of their lethargy and failure of their duty as citizens they must suffer.

The only salvation for the race is in becoming conscious of the fact that by *permitting the injustice to any member of the whole, they set into motion a force which forever and ever reacts upon themselves, and will, as a result of their loss or suffering, awaken them, and cause*

them to make every effort to right the wrong their neglect permitted to develop. All history shows that there is a given pattern followed by the action of the Governing Law which no man, however great, can restrain. "Neither parts of a person or organization of many persons can occupy the same position of ethical importance. The good of a multitude is a sum of the good of the individuals composing it, not a new or separate good. In concrete fact, when it is pretended that the State has a 'good' different from that of the citizen, what is really meant is that the 'good' of the government or of the ruling class is more important than that of other people. Such a view can have no basis except in arbitrary power."

(In a properly functioning free republic there can be no such thing as a "ruling class". Those elected or selected to office, however high that office may be, **are at best no more than the SERVANTS, THE REPRESENTATIVES, OF THE PEOPLE AS A WHOLE**. They were elected or selected—employed by the people—for a period of time, and **should always be removable and replaceable.**)

[H: How many of the dirty bastards (I use this term officially and with clarity—for we recognize the "fatherhood" of Satan—and these new One World Rulers—**ARE THE OFFSPRING OF SATAN AND ARE, THEREFORE, BASTARDS!**) do you see being removed from OFFICE? When we actually cover the association of the *Monarch* slaves given to these high politicians, such as Byrd, Cheney, Reagan, Bush—and on and on ad nauseam, I think you might just get **MAD AS HELL AND MAY NOT TAKE IT ANY MORE. THESE ARE THE TESTING GROUNDS FOR THE PROGRAM IN PLAY, READERS—RIGHT AT THE TOP!!**]

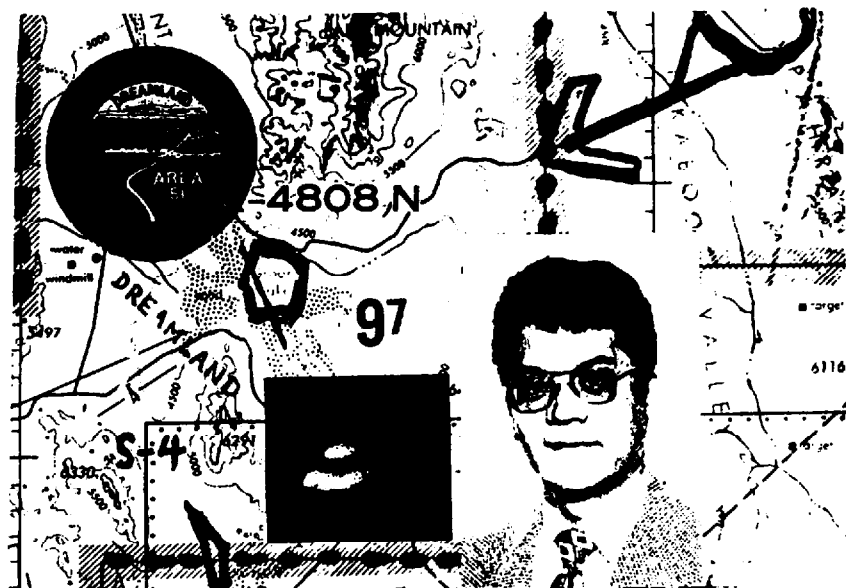
[END OF QUOTING]

Let us leave this now so that we might not be very much late at our meeting. Thank you for a long morning. My petition to all readers is to **PAY ATTENTION** and begin to seriously consider **ACTION** in any way you can. We can offer conduits and places of confrontation with the pen and the court—**BUT IT WILL REQUIRE MANY OF YOU AS A WHOLE TO ACCOMPLISH A CAUSE FOR DIRECTED AND MANDATED ACTION IN FAVOR OF CONSTITUTIONAL RULINGS AND ACTIONS.** Do YOU have the will and desire for this change? We shall see, won't we?

SECRETS of DREAMLAND

a 1994 slide presentation
by
NORIO HAYAKAWA
on
AREA 51
and the
NEW WORLD ORDER

presented at the Fullerton Museum
Fullerton, California



NORIO HAYAKAWA has, since the summer of 1989, extensively investigated the activities at the super-secret military base known as AREA 51 (a.k.a. Groom Lake Complexes or DREAMLAND) and SECTOR 4 Complexes in Nevada. He has been instrumental in the production of many TV specials, both Japanese and American, and has accompanied many TV crews and newspaper reporters to the outer perimeters of Area 51 since 1990.

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Jason Brent—The Sequel

Editor's note: In our spare time (ha!) here at CONTACT, we've perfected a Time Machine that has allowed us to go forward and bring back for your "enjoyment" the Letters To The Editor which are printed in this Wednesday's (1/25/95) edition of THE TEHACHAPI NEWS. After Brent took center stage as last week's Front Page story, Commander Hatonn

has continued to refer to the absurdity of this man and his viewpoint throughout writings in this week's CONTACT. Thus we thought you might care to read some of the heated, indignant local reactions to the ideas of this "rebel without a cause". If you didn't already have it figured out before now, you ought to now have a pretty good idea of the typical "brilliance" of the shining stars of most so-called high-IQ societies. I have reluctantly had to be around such proclaimed "brilliance" for all of my professional life and, believe me, it takes some getting used to—if that's ever really possible while holding onto one's common sense! — E.Y.

Reader shocked by Brent article

I am shocked and alarmed that Mojave's former judge, a licensed attorney-at-law, would make such Nazi statements as Jason Brent has in his recent article appearing in the newsletter of an alleged high-IQ organization called *Mensa*.

Mr. Brent, a practicing attorney in Tehachapi, wrote some of the following remarks in his article—which, by the way, has been picked up by the major press across the country. His remarks include:

"...society must face the concept that we kill off the old, weak, the stupid and the inefficient," concluding that the true travesty wrought by Hitler was that he forever spoiled the concept of a master race, and "I'm not a fascist, I just have a problem that we better face," (I'll say he has a problem—big time) and "I don't want to be portrayed as some weirdo person, though nobody else agrees with me—we cannot continue to have population explosion. Growth has to stop. We better face that we have to kill people. There are not unlimited amounts of resources."

From a man who is practicing law in our humble community, and touted as a leader of the community, formerly evidenced by a billboard upon entering town and one in Mojave—is this the kind of stupid and prejudicial commentary that we want to reflect on our community? In Brent's pious condescending tone, he goes on to add, "The way to trim the population, is to force people to purchase the right to reproduce."

With such inappropriate commentary, Brent should be called to answer for his actions before the State Bar Association.

Even in a free society this kind outrageous arrogance is rare—particularly when stemming from an alleged group of "smart folk".

Amazing disgrace.

Rick Martin

Hopes God more forgiving than Brent

In reference to the article on Jason Brent's idea of eliminating the elderly, weak, stupid and inefficient is better known as Genocide. Does Mr. Brent want to walk these people into ovens as did Hitler!

I would like Mr. Brent to know that the people of this nation will not put up with this kind of thinking.

And if any organization that Mr. Brent belongs to would advocate this kind of thinking, should be watched and monitored closely.

I suggest that Mr. Brent get some psychological help.

I would also like to add that I will defend Mr. Brent's right to his opinion.

The world should be protected from people like Mr. Brent and his way of thinking.

I hope that my God is more forgiving of the elderly, weak, stupid and inefficient people of this world than is Jason Brent.

Sandra L. Wills

Appalled at attorney's writings

In reference to Mr. Brent's statement to *Mensa*. I would be appalled to have a member of my organization write or say anything like this.

I, being one of the old, weak, stupid and inefficient (veterans) that fought for this country so that Mr. Brent can have his opinion. I must say Hitler would have been proud.

Why have a debate? What political office is Mr. Brent trying to run for. I think Mr. Brent should read the plaque on the Statue of Liberty.

David F. Terry

Old, weak, stupid taxpayer



Brent article upsets writer

I'm writing regarding the comments that Jason Brent (ex-municipal court judge of Mojave who has a law office in Golden Hills) made to his *Mensa* group.

How can anyone in this community support a person who advocates the killing of our old, maimed, ignorant and sick.

Some of you who are his clients I'm sure fit one of these categories now. How does that make you feel??? Does he have his or your best interest at heart or does he even have a heart???

Talk about Nazi Germany!! This man??, whose recent desire was to get voted onto the Superior Court bench in Bakersfield, is right here among us and advocating that many in this community should be murdered.

He proudly claims to be a Jew and they criticized Hitler for the Holocaust. His ideas seem to be aligning with the Hitler philosophy of creating a master race. "If you talk like a duck and act like a duck..."

Dr. Al Overholt

Brent solution to over-population a 'disgrace'

Tehachapi attorney, Jason G. Brent, was quoted on January 10, 1995 in the *Los Angeles Times* from an article he wrote for *Mensa*. *Mensa* is a group of people who think they have high IQs, over 132.

Mr. Brent, referring to the over-population in the world says in the article, "society must face the concept that we kill off the old, weak, the stupid and the inefficient. We cannot continue to have population explosion. Growth has to stop. We better face that we have to kill people. There are not unlimited resources." Further, Mr. Brent says the true travesty wrought by Hitler was that he forever spoiled the concept of a master race.

Rush Limbaugh was so incensed by Mr. Brent's article that he quoted from it on his national radio and television shows, pointing out the absurdity of it and the arrogance of Mr. Brent or anyone touting such a barbaric view.

In the May 31, 1990 edition of the Tehachapi *Ad-vantage*, Kern County Judge John Quinlen publicly listed \$50,000 worth of political contributions made by Jason Brent's L.A. law firm in 1987 and 1988. Mr. Brent was appointed shortly afterward to his Kern County Judgeship. What a coincidence. In 1989, Judge Brent was officially criticized in the Kern County Auditor's report for a poor record in disposing of cases. After seeing the facts in print, the voters turned. Brent's bid for election down in 1990.

There is a problem with over-population in this world but I think that Jason Brent's solution is a disgrace to humanity. You certainly have a right to your opinion but you also represent the public as an attorney and people have the right to know what kind of a person you are. The ironic thing is that Mr. Brent has stated publicly many times that he is Jewish. In my opinion, he is living proof that a supposed high IQ doesn't translate to any degree of moral integrity or wisdom.

Brent Moorhead

New Gaia Offers Nature's Products

10/2/93 #1 HATONN

INTRODUCTION by Oberli: For many months Commander Hatonn, with the help of WH and Dharma, has been bringing and perfecting a series of products which, when properly integrated and used together, will give our physical bodies the tools and supplies they need to rebalance and achieve "good health". More importantly, the body frequency will be raised to take advantage of the additional energy reaching us as a result of entering the "Photon Belt" rather than suffering from it. While any one of these products, taken alone, will enhance well-being, when taken together in a "program" as he has outlined below, they become TNT. And that's INDUSTRIAL STRENGTH dynamite!

Things YOU will need for this starting program:

Apple Juice

Cranberry Juice

Butter (not margarine): Butter causes the Spelt to release its B₁₂ (anti-carcinogen)

THIS IS NOT A MEDICAL PROGRAM OF ANY KIND. YOU CANNOT OVER-DOSE OR UNDER-DOSE. SUGGESTED AMOUNTS ARE SET FOR OPTIMUM EFFECT FOR ALL UNUSED SUBSTANCE IS WASHED AWAY IN THE EXCRETORY SYSTEM. PEOPLE WITH ONGOING KNOWN MALFUNCTION OR DIS-EASE MAY WELL WANT TO TAKE MORE THAN THIS SCHEDULE REFLECTS. THIS IS UP TO YOU. AS WITH ANY SUPPLEMENTAL REGIME, IT TAKES A BIT OF TIME TO RESPOND FULLY. THE BODY MUST READJUST ITS FUNCTIONING—YOU ARE ADDING THE THINGS IT MAY WELL BE MISSING AS WELL AS DOING SO IN A "PROGRAMMED" SOLUTION WHICH MERGES WITH THE BODY CELLULAR STRUCTURE AS AN ICE-CUBE MELTS WITHIN ITS MOTHER WATER.

AUDIO TAPES

THE AUDIO TAPES INCLUDED ARE TO ASSIST IN THE INSTRUCTIONS TO THE SUBCONSCIOUS MIND FOR BOTH LOCATING POSSIBLE BODY MALFUNCTIONS AND/OR INVADERS NOT SUPPOSED TO BE WITHIN THE BODY. THERE ARE FIVE TAPES.

1. *Learning Self-Hypnosis*: What it is and how to use it.
2. *Clearing and Relaxing Tape*: To clear dark energy forms from your presence while in relaxation.
3. *Let's Look Within and See What's Wrong*. This is to "scan" the body for SELF while in a state of total relaxation. YOU consciously do not need to participate—your mind will recognize any malfunction or invader.
4. *Let's Heal Ourselves*: This tape includes instructions for your subconscious mind to allow sending of "troops" to infected, mutation or malfunctioning areas for specific attention.
5. *Subliminal Message Tape (Healing and Success)—MUSIC*. This tape is a gift and is for the purpose of allowing you something which enhances your program and can be enjoyed ANYTIME, ANYWHERE. The other hypnosis tapes should only be used in a state of rest when not operating any kind of machinery or other focused activities.

AS YOU LISTEN THROUGH THE TAPES YOU WILL RECOGNIZE APPROPRIATE USE. FOR INSTANCE, YOU WILL NOT PROBABLY USE THE SELF-HYPNOSIS LEARNING TAPE AFTER YOU ARE TRAINED TO RESPOND TO THE OTHER TAPES. HOWEVER, IF YOU ARE CAUGHT AT ANY TIME UNABLE TO "SLEEP"—GET IT OUT AND USE IT.

THE MORE YOU USE THE HEALING TAPE—THE MORE QUICKLY YOU CAN PROGRAM YOUR OWN SYSTEM TO ATTEND ITSELF. FURTHER, YOU WILL BE ASTOUNDED AT THE INCREASED FEELING OF WELL-BEING. WE WILL SOON HAVE AVAILABLE A SIMPLE "SUCCESS" TAPE FOR YOUR ENJOYMENT.

THESE TAPES MAY APPEAR TO BE NON-PROFESSIONAL FOR THEY WERE ORIGINALLY MADE FOR SPECIFIC PERSONS AND SPECIFIC PURPOSES—FOR DHARMA—BY MYSELF AND DORIS. DORIS IS AN ACCOMPLISHED HYPNO-THERAPIST AND THE CONTENTS OF THOSE TAPES ARE VERY PROFESSIONAL. REMEMBER, SHE HAS TO GET HER INSTRUCTIONS **THE SAME WAY YOU DO!** WHAT IS CREATED IN THE SUBCONSCIOUS MIND IS ATTACKING THE BODY AT THAT LEVEL OF SUBCONSCIOUSNESS—MUST BE CONFRONTED AND REINSTRUCTED AT THAT SAME LEVEL OF CONSCIOUSNESS. THE SUBCONSCIOUS MIND DOES NOT SLEEP AND KNOWS EVERYTHING GOING ON WITHIN THE ENTIRE SYSTEM—IT NEVER FORGETS!

USE THESE TAPES AT EVERY OPPORTUNITY—ESPECIALLY AT THE BEGINNING OF THE PROGRAM. TAKE THE TIME FOR YOURSELF FOR YOUR RESPONSE WILL BE INCREDIBLE IF YOU INSTRUCT THE ITEMS YOU INGEST TO DO THEIR WORK! DO, PLEASE, CONSIDER USING THE HEALING TAPE AS YOU GO TO SLEEP AT EVERY OPPORTUNITY—THAT IS WHEN THE MIND AND BODY DO THEIR HEALING AND REPAIRING, SORTING AND ADJUSTING.

(Oberli's Note: The tapes multiply the value of the program by seeds—if you do not use them you may have to re-do the first week of the program several times before you get the "boost" you get with them. They come with the starter-kit; sold separately they are \$12.00 plus shipping.)

GAIANDRIANA & AGUAGAIA

AQUAGAIA AND GAIANDRIANA ARE TWO SEPARATE ENTITIES AND IF STORED TOGETHER

THE GAIANDRIANA CONSUMES THE MITOCHONDRIA IN THE AQUAGAIA (The mitochondria is that which feeds on vessel plaque adhering to blood vessel linings. It is also that which directly affects the blood sugar conversion system within the body—so you want to tend it carefully.)

AFTER ENTRY INTO THE BODY SYSTEM THEY GO ABOUT THEIR SEPARATE WORK AND MIXING IS FINE—SIMPLY DO NOT MIX FOR STORAGE OR FOR ANY LENGTHY PERIOD OF TIME.

EACH TIME YOU TAKE EITHER THE GAIANDRIANA OR THE AQUAGAIA—HOLD A PORTION UNDER THE TONGUE FOR A COUPLE OR THREE MINUTES BEFORE SWALLOWING. THIS ALLOWS INSTANT ENTRY INTO THE BLOOD SYSTEM. BOTH ARE CELL STRUCTURES EXACTLY LIKE YOUR BODY CELLULAR STRUCTURE. UPON ENTERING YOUR INDIVIDUAL SYSTEM THE CELLS WILL PICK UP YOUR DNA PATTERN AND REPRODUCE ONLY "WHOLE" ORIGINAL CELLS. ALL FOREIGN BODY PRESENCE (I.E., VIRUS, BACTERIA, MUTATION CELLS, ETC.) ARE TAKEN OUT, USED FOR REFUELING AND/OR SLOUGHED FROM THE BODY.

THIS IS NOT A MEDICINE OF ANY KIND. IT IS A WHOLE CELL PRODUCT WHICH ALIGNS WITH INDIVIDUAL BODY CELLULAR LIFE. It seems to enhance the production of Immune System function and increase presence of T-cells—among other cells in the immune system—raising immeasurably the body's defense system to malfunction of any kind. The "Driana" cells are blueprinted with all substances found in natural cell structures. These work WITH the ORIGINAL cell patterns in a body and reproduce only "whole" cells while cleansing out the mutations and alien particulate. Do not expect this to act as an antibiotic of some kind—the cellular structure has to be shored-up and an enhancement period of time accomplished. This is only that which can help your own healing mechanisms do what they were originally supposed to do in perfect creation of body specific. FIRST YOU ENHANCE AND HEAL YOUR OWN IMMUNE SYSTEM AND SYSTEMIC "ORDER" AND THEN THE BODY WILL ATTEND ITS PROPER FUNCTION.

GaiaLyte Program Now Available

PROGRAM STARTING PACKAGE

- 1 Bottle Gaiandriana (1 Quart)
- 1 Bottle AquaGaia (1 Quart)
- 2 Bottles GaiaLyte (2 Liters each)
- 4 Packages Spelt Bread Mix
- 5 Audio-cassettes

COST: \$150 (for CONTACT Subscribers only)
\$180 (for non-subscribers)

MAINTENANCE PACKAGE

- 1 Bottle Gaiandriana (1 Quart)
- 2 Bottles GaiaLyte (2 Liters each)
- 4 Packages Spelt Bread Mix

COST: \$90.00 (for CONTACT subscribers only)
\$115 (for non-subscribers)

GaiaSorb

NEUTRA-BOND: 2 oz.
NICOTINE, CAFFEINE, ALCOHOL
SUCROSE, STARCH, \$6.00 each
TRAVEL PACK: 1/2-oz.
bottles of each of the above,
plus Gaiandriana, for \$15.00
(plus shipping and handling).

New Gaia Products

P.O. Box 27710

Las Vegas, NV 89126

For credit card orders, call:
1 (800) NEW-GAIA (639-4242)

(See New Gaia order form at back of paper for more information.)

GAIALYTE

This is an electrolyte concentrate with Kargosok tea, Gaiandriana, Carbragaia (a cartilage similar to shark-fin but "programmed" to human tissue), juice and a plethora of vitamins and minerals necessary for EVERY cell structure. This also adds fuel for the new cells introduced from the Gaiandriana and AquaGaia.

RECONSTITUTION INSTRUCTIONS:

TAKE 1/4 CUP (2 OZ) CONCENTRATE AND RECONSTITUTE WITH WATER TO ONE (1) CUP LIQUID. (CHILL THE CONCENTRATE AND MIX GENTLY BEFORE OPENING AS IT TENDS TO "BLOW" AS IT MATURES AND RELEASES NEW LIFE.) (If volume is a problem the water can be reduced or eliminated but the fruit juice is necessary.)

ADD: 1/4 CUP CRANBERRY JUICE
ADD: 1/2 CUP APPLE JUICE

This is a very tasty drink and is best when chilled or on ice. DRINK A FULL MEASURE OF THIS MIXTURE AT LEAST FOUR TIMES THE FIRST DAY. IT IS SUGGESTED BY USERS THAT IT IS BETTER TO TAKE YOUR LAST DAILY AMOUNT ABOUT 4 HOURS PRIOR TO SLEEP-TIME AS IT TENDS TO "REV-UP" THE SYSTEM. MANY, HOWEVER, ENJOY IT AS A BEDTIME DRINK SO USE YOUR OWN JUDGMENT.

WHY APPLE AND CRANBERRY JUICE ADDITIONS? BECAUSE YOU WILL NEED TO CLEAR OUT THE LIVER DISCHARGE SYSTEM AND APPLE JUICE (preferably unfiltered) IS RECOMMENDED FOR THE FUNCTION OF THE GALL BLADDER. CRANBERRY JUICE IS RECOMMENDED FOR THE BLADDER (URINE) SYSTEM. YOU MAY USE ALL ONE TYPE OF JUICE AT A TIME IF YOU LIKE BUT THIS IS A MINIMUM AMOUNT DESIRED FOR INITIAL CLEANSING. HAVE AS MUCH ADDITIONAL JUICE AS YOU WISH. WE ENCOURAGE DRINKING A LOT OF BOTH AS WELL AS OTHER JUICES AT EVERY OPPORTUNITY. AT UPSTART OF THIS PROGRAM DO NOT GET THE JUICE "BLENDS" AS THEY WILL NOT CONTAIN THE PROPER AMOUNT OF EITHER. AS YOU MOVE INTO A REGULAR ONGOING INTAKE REGIME—USE ANYTHING YOU WANT.

SPELT BREAD

This is a problem to some who have no access to Spelt. Spelt is, however, THE gift of GOD to your planet as the "original" grain. It is deliciously milder than wheat, non-hybrid and is so far superior to other grains as to be almost incomparable. If you cannot get Spelt bread or grain, of course, use the best whole grain bread you CAN get.

OUR RESOURCES WILL BE ABLE TO SUPPLY [now available, see NewGaia Order Form at back of paper] YOU WITH SPELT IN ONE FORM OR ANOTHER. THEY ALSO ARE SETTING UP A PROGRAM WHEREBY YOU CAN OBTAIN A BREAD BAKING MACHINE FOR YOUR USE AND "BREAD MIX" WHICH IS SUITABLE FOR SAME. [Now available, see NewGaia Order Form at back of paper.] THE FLOUR IS NOT INTERCHANGEABLE IN MOST INSTANCES BUT CAN BE ADJUSTED NICELY IF TIME IS TAKEN TO DO SO. THERE ARE, HOWEVER, SUBSTANCES IN SPELT THAT NO OTHER GRAIN HAS AVAILABLE AND SPELT IS ALL THAT I RECOMMEND. OTHERS ARE SIMPLY FILLERS FOR THE TUM-TUM.

IN THE UPSTART PROGRAM YOU WILL INGEST PROBABLY MORE THAN YOU WANT, IT WILL SEEM, FOR IT IS A MAGNIFICENT BREAD UPON WHICH YOU COULD LIVE NICELY WITH NOTHING ELSE ADDED. HOWEVER, OUR THRUST IS AFTER, AMONG OTHER THINGS, THE FIRST TWO "B" VITAMINS AND B₁₂. B₁₂ IS AN "ANTI-NEOPLASTIC" SUBSTANCE WHOSE PRESENCE IS NOT FOUND ELSEWHERE IN ANY AMOUNTS ALLOWABLE TO YOU ANY LONGER. TOASTING THE GRAIN OR BREAD HELPS RELEASE THE VITAMIN AND ALSO THE ADDITION OF BUTTER (NOT IMITATION) INGESTED WITH THE GRAIN ALLOWS TWICE, OR MORE, THE RELEASE OF THAT VITAMIN. If you cannot bring yourself to have butter on every piece of bread you eat—I

do ask that you have at least one tablespoon of butter per day in some way. It has properties that no other fat carries.

As you get your body back into BALANCE you will find that it is the very thing you go through now which got you into the unbalanced mess in the first place. If your system is able to work as it should—IT CAN BALANCE ITS OWN PERFECTION WITHOUT YOUR CUTTING IN OR OUT ITEMS FROM A REGULAR DIET. YOU HAVE MADE YOUR BODIES SICK. IT IS UP TO YOU TO GIVE THEM, NOW, WHAT THEY NEED TO HEAL THEMSELVES.

INSTRUCTIONS**DAY ONE:**

6 OUNCES GAIANDRIANA divided into 2 ounce segments. Can be mixed nicely with GAIALYTE drink.

6 OUNCES AQUAGAIA divided into 2 ounce segments. Can be mixed into GAIALYTE drink—EXCEPT in cases where you already have mixed Gaiandriana into the drink.

4 GAIALYTE drinks.

4 TO 5 AVERAGE SLICES OF SPELT BREAD (PREFERRED TOASTED) WITH A BIT OF BUTTER.

DAY TWO:

SAME AS DAY ONE.

DAY THREE:

GAIANDRIANA: REDUCE TO THREE OUNCES.

AQUAGAIA: REDUCE TO THREE OUNCES.

GAIALYTE: REDUCE TO THREE DRINKS.

SPELT BREAD: YOU CAN REDUCE TO 2 SLICES IF YOU DESIRE.

DAY FOUR: GAIANDRIANA: REDUCE TO 2 OUNCES.

AQUAGAIA: REDUCE TO 2 OUNCES.

GAIALYTE: CAN REDUCE TO 2 DRINKS IF DESIRED.

SPELT BREAD: AS DESIRED—AT LEAST ONE SLICE OR EQUIVALENT IF AVAILABLE.

DAY FIVE:

GAIANDRIANA: REDUCE TO 1 OUNCE.

AQUAGAIA: REDUCE TO 1 OUNCE.

GAIALYTE: IDEAL TO CONTINUE PERMANENTLY, 2 DRINKS PER DAY.

SPELT BREAD: AS AVAILABLE AND DESIRED. IDEAL TO ALWAYS HAVE SPELT BREAD AS YOUR STAPLE GRAIN PRODUCT.

DAY SIX & SEVEN:

GAIANDRIANA: REDUCE TO 1/2 OUNCE.

AQUAGAIA: REDUCE TO 1/2 OUNCE.

GAIALYTE: 2 DRINKS.

SPELT BREAD: AT LEAST ONE SLICE OR EQUIVALENT.

MAINTENANCE:

GAIANDRIANA: 1/2 OUNCE PREFERRED, TAKEN IN DROPS UNDER THE TONGUE AT LEAST THREE TIMES/DAY. UNFORTUNATELY THE AMOUNT NOW BECOMES A MATTER OF EXPENSE AND ABILITY TO HAVE QUANTITY. AS LITTLE AS 8 TO 10 DROPS UNDER THE TONGUE TWO TO THREE MINUTES 3 X PER DAY WILL PROBABLY MAINTAIN YOU IN A HEALED STATE OF NORMAL FUNCTION. I SUGGEST THAT IF COLDS, FLUS, ETC., ARE AROUND YOU OR YOU SHOW SIGNS OF PHYSICAL STRESS, INCREASE YOUR INTAKE ACCORDINGLY.

AQUAGAIA: IF YOU HAVE A KNOWN METABOLISM PROBLEM OR PLAQUES IN THE VESSELS, I DO SUGGEST YOU CONTINUE WITH AT LEAST MINIMUM INTAKE OF AQUAGAIA. HOWEVER, IF CLEARANCE IS ACHIEVED AND YOU ARE COMFORTABLE YOU CAN USE A FEW DROPS UNDER YOUR TONGUE ONCE OR TWICE DAILY AND YOU WILL REMAIN BALANCED. IF YOU NEED TO GIVE UP EITHER ONE OR THE OTHER, AQUAGAIA OR GAIANDRIANA, GIVE UP THE AQUAGAIA FOR IN A BALANCED STATE THE GAIANDRIANA WILL SUFFICE NICELY.

GAIALYTE: IF YOU CAN DO SO, CONTINUE WITH TWO DRINKS PER DAY—INDEFINITELY. IF YOU MUST REDUCE INTAKE, PLEASE TRY TO MAINTAIN WITH AT LEAST ONE DRINK PER DAY. THIS IS MASSIVELY ENHANCED WITH WHOLE GAIANDRIANA AND CARBRAGAIA AND OTHER THINGS WHICH YOU CANNOT GET ELSEWHERE, ANYWHERE WE KNOW ABOUT.

SPELT BREAD: THE PROPER AMOUNT IS TWO SLICES PER DAY; ALWAYS TRY TO GET AT LEAST ONE SLICE PER DAY.

(Oberli's Note: Thirty-some years ago, when the diet beverage called METRO-CAL was first introduced, my uncle Harold Ekker (a huge man) complained, "I've drunk two cans of that stuff with every meal for six weeks and all the good it's done is gain me ten pounds!" This program is a bit like that—if you just add it to what you eat/drink now it will add to the weight around your middle and subtract from the weight of your wallet.

What our friend has brought to us is an ulcerless, stress-defeating new life-style which can restore our bodies to their intended functioning, a condition most of us have not enjoyed since long before our first birthday. If we will substitute a glass of GaiaLyte and a slice of buttered Spelt toast for that morning cup(s) of coffee plus donut or ?, and then do the same at lunchtime, we will experience a marvelous elevation of energy and a new clarity of thinking without any significant change in our daily food/beverage expense. (The cost is approximately \$3 per day at the maintenance level—less than most spend for lunch—and this includes the optimum input of Gaiandriana.)

Speaking of cost, I should remind you that GCH has said many times that we are to provide **substantial** price breaks to **CONTACT** subscribers. For example, non-subscribers pay \$64 per quart of Gaiandriana, subscribers \$50, a 20%+ discount. GaiaLyte is \$20 for a two-liter bottle (makes 33 drinks); subscribers pay \$15 (not much more than a can of pop and look at the difference in what you get). A "Starter Package" will be \$180 for non-subscribers; \$150 for subscribers. A Starter Package consists of one quart of Gaiandriana, one quart of AquaGaia, 2 two-liter bottles of GaiaLyte, four packages of Spelt Bread Mix and five Audio Tapes. The Maintenance Package consists of one quart of Gaiandriana, 2 two-liter bottles of GaiaLyte, four packages of Spelt Bread Mix and will sell for \$115/\$90. Each "Package" is sized to last one adult (or teen-age child) four weeks. Because these products are perishable we urge you not to attempt to order more than 2-3 weeks ahead of expected use.

For additional ordering information please see the GAIA page at the end of this paper. Thank you for your attention. Oberli.)

FOR INFANTS AND TODDLERS

YES INDEED, GIVE THEM THE ABOVE ITEMS. MAKE CEREAL FROM THE SPELT OR OFFER IN OTHER FOODS AS THEY GROW INTO READINESS FOR SOLID FOOD. THE JUICE MIX WILL BE GREATLY ENJOYED BY BABIES AND CHILDREN—GIVE THEM AMOUNTS APPROPRIATE.

GAIANDRIANA, ETC. PLEASE DO OFFER YOUR CHILDREN THIS DEFENSE SUPPORT. THEY ARE BOMBARDED MORE HARSHLY THAN ARE ADULTS. IF A CHILD IS SHOWING SIGNS OF COMING DOWN WITH A COLD OR FLU—GIVE UP TO THREE OUNCES AND THEN BACK TO MAINTENANCE. GAIANDRIANA CAN BE SIMPLY ADDED TO FORMULA OR WATER—OR A BIT OF JUICE. IF YOU CAN GET YOUR BABY FUNCTIONING IN A BALANCED MANNER—IT CAN MAINTAIN ITSELF.

YOU CAN, AT THE LEAST, MATCH OR SURPASS THE LIFE-SPAN (IN GOOD HEALTH) OF THE ANCIENT PEOPLE OF HIGH TIBET OR THE OTHER LONG-LIVED BROTHERS. YOU ARE SIMPLY KILLING OFF YOUR OWN SPECIES AS YOU ARE GOING. IT SEEMS A BIT OF A SHAME SINCE HUMANS CLAIM TO WISH A LONG AND HEALTHY LIFE. IT IS STRICTLY UP TO YOU.

We are continually blasted with the fact that if people would quit smoking, drinking, eating wrong, etc., etc., etc.—they wouldn't have these problems. Well, you do these things and surely enough you damage your selves. However, do not think that you cannot help self in spite of these problems and addictions. You may find the addictions coming under YOUR CONTROL instead OUT OF CONTROL as you REGAIN CONTROL AND BALANCE. I would urge you to get control as rapidly as possible for the thrust of the New World Order is going to get more repressive instead of better and you need all the ammunition you can get for good health if you are to withstand that which is coming.

I can only offer that which "can" assist you to perfect a "miracle"—YOU ARE THE MIRACLE!

Hydrogen Peroxide Use For Water Purification

To purify water (of viruses as well as bacteria and other critters) for drinking purposes, use 10 drops of 35% Food Grade Hydrogen Peroxide per gallon of water and agitate container enough to mix well.

Locating the 35% Food Grade Hydrogen Peroxide can be a problem as the Elite effort to close down everything that promotes health, from products to therapies. Food Grade Hydrogen Peroxide is necessary as the drugstore (3%) variety contains additives and stabilizers not good for ingestion.

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1 (805) 822-9070 FAX

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** SHIPPING & HANDLING RATES:

FOR: CA, WA, OR, AZ,
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CONTINENTAL USA

\$ 0-100	\$6.00	\$ 0-100	\$8.00
\$ 101-200	\$7.00	\$ 101-200	\$9.00
\$ 201-300	\$8.00	\$ 201-300	\$10.00
\$ 301-400	\$9.00	\$ 301-400	\$11.00
\$ 401-500	\$10.00	\$ 401-500	\$12.00
\$ 501-600	\$11.00	\$ 501-600	\$13.00

ALASKA & HAWAII PLEASE CALL FOR SHIPPING RATES

NOTE:

- ** For UPS 2nd day to Rural Alaska, please call for rates.
- ** For Priority Mail to any locations, please call for rates.
- ** All Foreign orders, please contact our office in writing for specific rates as rates vary greatly.
- ** When ordering cases of product call for shipping rates.

FOR ALL BREAD MACHINES, BREAD MIXES, FLOUR ORDERS, PROGRAM STARTING PACKAGES AND MAINTENANCE PACKAGES, CALL FOR SHIPPING COSTS.

Item	PRICE PER UNIT	Qty.	Amount
• GAIANDRIANA 8 oz. LIQUID	Subscribers \$12.50 Non-subscribers \$16.00		
• GAIANDRIANA 16 oz. LIQUID	Subscribers \$25.00 Non-subscribers \$32.00		
• GAIANDRIANA 32 oz. LIQUID	Subscribers \$50.00 Non-subscribers \$64.00		
• AQUAGAIA (Mitochondria) 8 oz. LIQUID	Subscribers \$12.50 Non-subscribers \$16.00		
• AQUAGAIA (Mitochondria) 16 oz. LIQUID	Subscribers \$25.00 Non-subscribers \$32.00		
• AQUAGAIA (Mitochondria) 32 oz. LIQUID	Subscribers \$50.00 Non-subscribers \$64.00		
GAIALYTE (2 liters)	Subscribers \$15.00 Non-subscribers \$20.00		
KARGASOK TEA (2 liters)	\$ 6.00		
GAIATRIM - 30 Day Supply	\$35.00		
3 IN 1" GRAPE SEED EXTRACT 60 CAPSULES	\$18.00		
A-C-E Anti-Oxidant Formula (180 TABLETS)	\$24.95		
•• ALOE JUICE (1 LITER) (WHOLE LEAF ALOE VERA CONCENTRATE) (10X STRENGTH)	\$18.00		
CHLORELLA (300 TABLETS/500mg. EA.)	\$21.00		
ECHINACEA GOLD PLUS (90 TABLETS)	\$24.50		
GINKGO BILOBA (24% Extract)	\$24.95		
CARBAGAIA (FIBRINO-CARTILAGE) 8 oz.	\$ 8.50		
•• SUPER OXY (1 qt.) (CHERRY-BERRY) (CRANBERRY-APPLE)	\$18.00		
SUPER OXY (1 gal.) (CHERRY) (CRANBERRY)	\$60.00		
TOTAL THIS COLUMN			
• ADDITIONAL DISCOUNTS AVAILABLE FOR CONTACT SUBSCRIBERS ONLY. •• ASK ABOUT OUR QUANTITY DISCOUNTS. ••• ASK ABOUT OUR OTHER ALOE PRODUCTS. PLEASE USE THE SHIPPING RATE CHART WHEN CALCULATING SHIPPING FOR ALL NON-BREAD or PROGRAM STARTING PACKAGES and MAINTENANCE PACKAGES. PLEASE ALLOW 3 TO 6 WEEKS FOR DELIVERY.			

-- New Gaia Products.

Item	PRICE PER UNIT	Qty.	Amount
HITACHI (HB101) BREAD MACHINE (FACTORY BLEMISHED/REFURBISHED)	\$149.00		
GAIA SPELT BREAD MIX (Whole Wheat & Spelt)	\$ 3.50		
GAIA SPELT BREAD MIX (Pure Spelt)	\$ 3.50		
WHOLE SPELT KERNELS 4 lbs. @ \$1.25/lb. 10 lbs. @ \$1.25/lb.	\$ 5.00 \$ 12.50		
WHOLE GRAIN SPELT FLOUR 2 lbs. @ \$1.25/lb. 4 lbs. @ \$1.25/lb. 8 lbs. @ \$1.25/lb.	\$ 2.50 \$ 5.00 \$ 10.00		
* PROGRAM STARTING PACKAGE 1 Bottle Gaiandriana (1 qt.) 1 Bottle AquaGaia (1 qt.) 2 Bottles Gaialyte (2 liters each) 4 Pkgs. Spelt Bread Mix 5 Audio-cassettes	\$180.00 \$150.00 for CONTACT subscribers only.		
* MAINTENANCE PACKAGE 1 Bottle Gaiandriana (1 qt.) 2 Bottles Gaialyte (2 liters each) 4 Pkgs. Spelt Bread Mix	\$115.00 \$ 90.00 for CONTACT subscribers only.		
GAIASORB NEUTRA-BOND (2 oz.) NICOTINE__CAFFEINE__ALCOHOL__ SUCROSE__STARCH__	\$ 6.00ea.		
GAIASORB NEUTRA-BOND TRAVEL PACK	\$ 15.00		
Please make all checks and money orders payable to: New Gaia Products, P.O. Box 27710, Las Vegas, NV 89126		TOTAL THIS COLUMN	
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Latest New Releases

ASCENSION OR NEVER-EVER LAND?

BLUE BEAM FLIGHT SCHOOL

Can you learn to ascend by take-off day? Will you "rapture" or "rupture" your fantasy? Who plans all the wondrous adventures to suck you in? Well, it takes a lot of discerning and a heck of a lot of WISE JUDGING! Players are important—but not as important as RECOGNIZING TRUTH! The Satanic players still have some very interesting games to play with you—and the curtain's rising is even a bit delayed—ah, but Satan's promised land is not being denied to you—just delayed by inconvenience. Good luck. May the GLORY OF GOD be shown before you in truth of expression—NOT BE USED TO SUCKER YOU INTO A HOLOGRAPHIC HOLOCAUST OF THE LIE! The time is at hand for the testing—how will you fare?



BY

GYEORGOS CERES HATONN
A PHOENIX JOURNAL

#97

HEAVE-'EM OUT

Phase Three, Part 1

It is very difficult to tell the "white hats" from the "black hats" if you have no vision. If you are blind, you are going to have to sharpen up to energy signals and learn of "directions" and "players". Citizen "mankind" is basically but a pawn in the Elite game of who gets to run things. You must learn to play the game BETTER than the script writers for until YOU WRITE THE SCRIPT—you are destined to be caught in "their" play.



BY

GYEORGOS CERES HATONN
A PHOENIX JOURNAL

#98

BUTTERFLIES, MIND CONTROL— THE RAZOR'S EDGE IT'S ALL IN THE GAME

As we approach the closing of this issue of the journal we are near that period of time of Independence Day, (July 4), 1994 relative to the United States of America. You celebrate FREEDOM? YOU HAVE NO FREEDOM—IN AMERICA OR ELSEWHERE. As information flows and appears negative in perception—remember, readers, YOU MUST KNOW TRUTH AND PLAYERS—OR YOU CANNOT CHANGE A THING FOR YOU ARE TRAPPED IN IGNORANCE OF THAT WHICH CONTROLS YOU. You CAN know TRUTH—and in action within that knowing—you CAN achieve, again, FREEDOM!



BY

GYEORGOS CERES HATONN
A PHOENIX JOURNAL

#99

What Are The Phoenix Journals?

Many people have asked us what the PHOENIX JOURNALS are. They contain the true history (His-story) of mankind on this planet as well as detailed information about the most asked about and wondered about subjects (i.e., Spirituality, E.T.s, our origin, our purpose here on this planet, etc.). Commander Hatonn and the other Higher Spiritual Teachers who have authored these JOURNALS, weave spiritual lessons and insights throughout the unveiling of lies which have been deceptively forced upon us, throughout time, by the Elite anti-Christ controllers. These JOURNALS are the "DEAD SEA SCROLLS" of our time. Their importance in the growth of mankind cannot be overstated. They are the textbooks of understanding which God promised us we would have, to guide us through the "End Times".

Here is what Commander Hatonn has said about the PHOENIX JOURNALS. Quoting from JOURNAL #40, THE TRILLION DOLLAR LIE, Vol.II, pgs. 47 & 48: "Some day in the far recesses of the future experiences of another human civilization—these JOURNALS will be found and TRUTH will again be given unto the world manifest so that another lost civilization can regain and find its way. God always gives His creations that which they need when the sequence is proper. It is what man DOES WITH THESE THINGS which marks the civilization. WHAT WILL YOUR LEGACY BE???? I focus on current activities which might turn your world about in time to save your ecosystems and your sovereignty as nations and peoples. You cannot wait to be filled in on the lies of the generations lest you wait until too late to take control of your circumstance presently within the lies. YOU ARE A PEOPLE OF MASSIVE DECEPTION AND WHAT YOU WILL DO WITH THIS INFORMATION IN ACTION DETERMINES YOUR PURPOSE AND GROWTH IN THIS WONDROUS MANIFESTED EXPERIENCE—WILL YOU PERISH PHYSICALLY OF THE EVIL INTENT, OR WILL YOU MOVE INTO AND WITHIN THE PLACES OF HOLY CREATOR? THE CHOICE IS YOURS."

In case you didn't know, Phoenix Source Distributors, Inc. can automatically send you the latest PHOENIX JOURNALS as they are printed. This gives you an extra discount on new JOURNALS and you don't have to keep remembering to order. Call (800) 800-5565 for details.

See Back Page for ordering information.

Brent Moorhead
Business Manager

USURPERS OF FREEDOM IN CONSPIRACY

It is time you latch the puzzle pieces together with players inclusive in this tale of Usurpers who take freedom and TRUTH and destroy it in the name of greed, self-aggrandizement and ego-Elitism. There IS a Conspiracy—far beyond that which is known as the "Conspiracy Theory". If you don't look beyond and into the TRUTH OF IT—you are destined to fall in enslavement without recourse. The players have been obvious and yet "hidden" 'neath your noses. It is time to awaken sleeping humanity in soul realization—lest you make passage within the dark corridors without ever having realization that IT COULD HAVE BEEN SO DIFFERENT WITHIN THE LIGHTED PLACES OF THE LION!



BY

GYEORGOS CERES HATONN
A PHOENIX JOURNAL

#100

(Please see Back Page for
ordering information.)

PHOENIX JOURNALS LIST

THESE WORKS ARE A SERIES CALLED THE **PHOENIX JOURNALS** AND HAVE BEEN WRITTEN TO ASSIST MAN TO BECOME AWARE OF LONG-STANDING DECEPTIONS AND OTHER MATTERS CRITICAL TO HIS SURVIVAL AS A SPECIES. **SINGLE JOURNALS** ARE \$6.00, **ANY 4 JOURNALS** ARE \$5.50 EACH, **10 OR MORE JOURNALS** ARE \$5.00 EACH (Shipping extra - see right.)

**** These marked JOURNALS are out of stock until further notice.**

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- 4. SPIRAL TO ECONOMIC DISASTER**
- **5. FROM HERE TO ARMAGEDDON**
- **6. SURVIVAL IS ONLY TEN FEET
FROM HELL**
- 7. THE RAINBOW MASTERS**
- **9. SATAN'S DRUMMERS**
- **10. PRIVACY IN A FISHBOWL**
- **11. CRY OF THE PHOENIX**
- **12. CRUCIFIXION OF THE PHOENIX**
- **13. SKELETONS IN THE CLOSET**
- **14. RRPP—RAPE, RAVAGE,
PILLAGE AND PLUNDER OF
THE PHOENIX**
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