



CONTACT

The Phoenix Project: A LIGHT IN EVERY MIND!

"YE SHALL KNOW THE TRUTH AND THE TRUTH SHALL MAKE YOU MAD!"
"NOW THAT YOU'RE MAD, LET'S FIX IT!"

VOLUME 16, NUMBER 3

NEWS REVIEW

\$ 3.00

MARCH 4, 1997

Red Chinese Inroads To The United States Business As Usual These Days!

2/27/97 #1 HATONN

RED CHINESE OPENING GIANT BASE
IN FORMER U.S. NAVAL HARBOR

The following two stories are from *SPOTLIGHT*, March 3, 1997, published by Liberty Lobby, Inc. at 300 Independence Ave. SE, Washington, D.C. 20003: Tel: Ed. Dpt. (202) 544-1794, Sub. Dpt. (202) 546-5621.

Why has President Bill Clinton been so nice to the Red Chinese? Some people think money might be involved.

[Please see Red Chinese Inroads To The United States, p.18]

What in heck is all the hoopla about Lincoln bedrooms, bribes, China, campaign promises, campaign payoffs, etc.? Is there something between Clinton and Democrats or whoever, and China? Of course, where have YOU been? Read the following and weep:

[QUOTING:]

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The Great "National Emergency" Hoax

Relearning The Common Law

Part I: Admiralty Law Vs. Common Law

2/27/97 RAY BILGER

Author's note: This article on Admiralty Law and Common Law begins a new Series which may generally be called "Relearning the Common Law". The reason it needs to be relearned is not because the Common Law has gone anywhere; it's always been with us to be used at any time. But we have been caused to intentionally forget about the Common Law. We have been distracted by everything under the Sun, including Admiralty Law with its endless statutory provisions designed to control every aspect of our lives. The Common Law is the simplest, easiest and most just guide for administering and conducting human affairs ever developed by mankind. If we can remember this Common Law approach to understanding human interactions within organized society, and bring it back into play for all of us to use, then we may be able to correct our course and get back to the way things were intended to be for us by our Creator.

Our "modern" government in the United States of America, as well as all governments in the so-called "free world", rule over the Citizens by carefully employing the clever arts of deceit, deception and a big dose of disinformation. All Americans alive today have lived their entire lives subjected to this unconstitutional abuse. The situation has been made complete by securing absolute control over the three branches of our government: the Legislative Branch, the Executive Branch, and the Judicial Branch.

The Judicial Branch is the enforcement arm, enforcing what the other two branches can come up with as means to control the Citizens. And the other two branches never stop creating new laws, rules and regulations. We shall soon see exactly why this is so. It has been aptly stated that "No man's rights are secure as long as the legislature is in session."

Most Americans still believe we have a *Constitution* in full force and effect. This is not so, although the facade is maintained in order to keep the people from rebelling. Normal constitutional rule is suspended during times of national emergency. Whether the Framers of our *Constitution* actually contemplated the situation we have today is highly unlikely, but there are two places in the *Constitution* which do appear to provide for the suspension of normal constitutional rule under extreme circumstances. Article I, Section 9, Clause 2, states: "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."

And the *Fifth Amendment* states in part that: "No person shall be held to answer for a capital, or otherwise infamous crime... 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..."

A declared state of national emergency, whether real or contrived, could be broadly construed as a time of "public danger".

Again, it is doubtful that the Framers contemplated what our World Controllers would do to twist things for their own benefit, but no one can argue with the facts as they now exist. The Introduction to the 1973 Senate Report 93-549 begins by stating:

"A majority of the people of the United States have lived all of their lives under emergency rule. For 40 years, freedoms and governmental procedures guaranteed by the *Constitution* have, in varying degrees, been abridged by laws brought into force by states of national emergency... [A]ctions taken by the Government in times of great crises have—from, at least, the Civil War—in important ways shaped the present phenomenon of a permanent state of national emergency."

We see from this Report that we are today in a "permanent state of national emergency." Just exactly when did this start and what all does it encompass? The Forward to Senate Report 93-549 (See Inset) states in part:

"Since March 9, 1933, the United States has been in a state of declared national emergency... [This gives] the President extraordinary powers, ordinarily exercised by the Congress, which... confer enough authority to rule the country without reference to normal constitutional processes."

Under [these] powers... the President may: seize property; organize and control the means of production; seize commodities; assign military forces abroad; institute martial law; seize and control all transportation and communication; regulate the operation of private enterprise; restrict travel; and, in a plethora of particular ways, control the lives of all American citizens."

If you are not yet upset about this, go back and reread that. And remember, that was in 1973. It's now 24 years later and things are, indeed, much worse. So, what happened on March 9, 1933 to bring us under this permanent state of national emergency? The powerful men who control the Government of the United States from behind the scenes told President Franklin Roosevelt what to do, and he did what he was told. The situation had been totally fabricated. There was a scientifically designed crash of the stock market in 1929, and then a carefully engineered Great Depression which came to a head, and was precisely orchestrated to do so, in early 1933. Roosevelt declared a bank holiday and the Citizens turned in their gold.

The Act of March 9, 1933 [See Inset on next page] states in part:

"[T]he Congress hereby declares that a serious emergency exists and that it is imperatively necessary speedily to put into effect remedies of uniform national application..."

TITLE I

Section 2. Subdivision (b) of section 5 of the Act of October 6, 1917 (40 Stat.L.411)... is hereby amended to read as follows:

(b) During time of war or during any other period of national emergency declared by the President, the President may, through any agency that he may designate, or otherwise, investigate, regulate, or prohibit, under such rules and regulations as he may prescribe, by means of licenses or otherwise... transfers of credit between or payments by banking institutions... and export, hoarding, melting, or earmarking of gold or silver coin or bullion or currency, by any person within the United States or any place subject to the jurisdiction thereof..."

It might be good to look that document over very

carefully. The Act of October 6, 1917, which was being amended, is known as the "Trading With the Enemy Act", and dated back to World War I. During the war it was realized that there were probably enemies of the U.S., or allies of our enemies, living within America's borders. So, Congress passed the "Trading With the Enemy Act" which identified who would be declared enemies, and gave the government the power to do with them as they saw fit. However, Section 2, Subdivision (c), clearly stated that this was to apply to "other than citizens of the United States".

The important part of Section 5(b) of the "Trading With the Enemy Act", prior to being amended, read, "other than credits relating solely to transactions to be executed wholly within the United States." After being amended by the Act of March 9, 1933, those words changed, as shown above, to read "any person within the United States or any place subject to the jurisdiction thereof." What this means in simple terms is that the government just declared the American Citizens to be enemies of the United States!!!

A quick look at the chronology of events in March of 1933 will reveal who the real culprit is in this mess. Roosevelt was inaugurated on March 4th, 1933. Up until the 4th, Herbert Hoover was President. America was in the depths of the Depression, and people were flocking to the banks, exchanging their paper currency for gold, as this was still our monetary policy.

On March 2, Hoover wrote a letter to the Federal Reserve Board of New York, asking what should be done. (Remember, the FED is the "private corporation" which unconstitutionally controls America's money.) The FED was working late at night during those tense days. On March 3, Federal Reserve Board Governor Eugene Meyer wrote back to Hoover that "the continued and increasing withdrawal of currency and gold from the banks of the country has now created a national emergency." Meyer went on to say nothing could be done until morning, and that he would urge the new President to declare a bank holiday from March 4 through March 6 to institute corrective measures.

On March 4th, Roosevelt became the new President, and in his Inaugural Address he asked for the authority of the War Powers Act to deal with the situation, and called a special session of Congress for March 9th to confer those powers on him. The bank holiday went off like clockwork. You don't suppose Roosevelt rehearsed the whole thing with the FED, do you???

Well, March 9, 1933 was a day of infamy in the Congress! Rep. McFadden was one of the more vocal opponents of the bill. He said, "I regret that the membership of the House has had no opportunity to consider or even read this bill... It is an important banking bill. It is a dictatorship over finance in the United States."

It certainly had to be known by the President and the FED that, due to what was involved, the Congress shouldn't even see the bill until March 9th. Rep. Patman said of the bill that "It will represent a mortgage on all the homes and other property of all the people in the Nation." Still think the government doesn't own you? Speaking about the new currency to be printed, Patman said, "The money so issued will not have one penny of gold coverage behind it..." (!)

The most chilling words may be those of Rep. Lundeen, who speaks of a situation of near pandemonium in the House: "Mr. Speaker, today the Chief Executive sent to this House of Representatives a banking bill for immediate enactment. The author of this bill seems to be unknown. No one has told us who drafted the bill. [Was it the FED?] There appears to be a reprinted copy at the Speaker's desk, but no printed

copies are available for the House Members. The bill has been driven through the House with cyclonic speed after 40 minutes debate, 20 minutes for the minority and 20 minutes for the majority.

"I have demanded a roll call, but have been unable to get the attention of the Chair... I am suspicious of this railroading of bills through our House of Representatives, and I refuse to vote for a measure unseen

and unknown."

A voice who represented well those who prevailed that day was that of Rep. Goldsborough: "Mr. Speaker, in time of storm there can only be one pilot. In my judgment, the House of Representatives realize that the pilot in this case must be the President of the United States, and they will steer their course by him." He was applauded for that statement. How much do you

think the FED paid him to say those words? If only we had had television and C-SPAN, videotapes of that session would easily sell for a million dollars! That would be well documented evidence of the Treason committed. Anyway, the bill passed and since that day we have all been enemies of the U.S. Government!

This is insane and preposterous, to say the least. You may even think this can't be so. But it's true. Of course, the people were only told they had to turn in their gold in order to save the country from total collapse. They certainly did not know about and could not understand the legislation being passed. How could they if even the Congress didn't understand it. Many people were just looking for a crust of bread to eat.

The actions of the President and the Congress were nothing short of Treason, and certainly constituted waging Mixed War, which is a situation where the government wages war against the Citizens (see *Black's Law Dictionary* under "War"). We have been in a permanent state of Mixed War since March 9, 1933.

Our entire economy revolves around money and the transactions thereof. If you will look again at the Act of March 9, 1933, you will see that these new so-called "enemies" would be controlled through rules, regulations, licenses, etc. So, what do we have today? Do you think you are free?? You can't do anything without permission from your government. If you want to build houses, you must have a contractors license. If you want to add a room on to your house, you must get a building permit, and then other permits for electricity, etc. If you want to drive a car, you must get a driver's license, and your car, now a vehicle, must be registered. If you want to get married, you must have a marriage license. And, by the way, that marriage license is a three party contract, with the husband, the wife, and the state, as parties. That way the state has

Act of March 9, 1933

PUBLIC LAWS OF THE SEVENTY-THIRD CONGRESS

OF THE

UNITED STATES OF AMERICA

Passed at the first session, which was begun and held at the city of Washington, in the District of Columbia, on Thursday, the ninth day of March, 1933, and was adjourned without day on Friday, the sixteenth day of June, 1933.

FRANKLIN D. ROOSEVELT, President; JOHN N. GARNER, Vice President; KEY PITTMAN, President of the Senate *pro tempore*; HENRY T. RAINEY, Speaker of the House of Representatives.

[CHAPTER 1.]

AN ACT

To provide relief in the existing national emergency in banking, and for other purposes.

March 9, 1933.
[H.R. 1491]
[Public, No. 1.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Congress hereby declares that a serious emergency exists and that it is imperatively necessary speedily to put into effect remedies of uniform national application.

National banking system.
Emergency declared existing.

TITLE I

SECTION 1. The actions, regulations, rules, licenses, orders and proclamations heretofore or hereafter taken, promulgated, made, or issued by the President of the United States or the Secretary of the Treasury since March 4, 1933, pursuant to the authority conferred by subdivision (b) of section 5 of the Act of October 6, 1917, as amended, are hereby approved and confirmed.

Proclamations, etc., since March 4, 1933, concerning, validated. Proclamations, p. 2. Executive Order No. 6072, March 10, 1933; No. 6080, March 12, 1933; No. 6102, April 2, 1933; No. 6111, April 30, 1933.

SEC. 2. Subdivision (b) of section 5 of the Act of October 6, 1917 (40 Stat. L. 411), as amended, is hereby amended to read as follows:

Trading with the Enemy Act, amended. Foreign exchange, export or boarding of gold, bullion, etc. Regulatory powers of President during national emergency. Vol. 40, pp. 415, 906, amended.

"(b) During time of war or during any other period of national emergency declared by the President, the President may, through any agency that he may designate, or otherwise, investigate, regulate, or prohibit, under such rules and regulations as he may prescribe, by means of licenses or otherwise, any transactions in foreign exchange, transfers of credit between or payments by banking institutions as defined by the President, and export, hoarding, melting, or earmarking of gold or silver coin or bullion or currency, by any person within the United States or any place subject to the jurisdiction thereof; and the President may require any person engaged in any transaction referred to in this subdivision to furnish under oath, complete information relative thereto, including the production of any books of account, contracts, letters or other papers, in connection therewith in the custody or control of such person, either before or after such transaction is completed. Whoever willfully violates any of the provisions of this subdivision or of any license, order, rule or regulation issued thereunder, shall, upon conviction, be fined not more than \$10,000, or, if a natural person, may be imprisoned

Compulsory testimony, etc.

Punishment for violation.

made provision for your divorce, should you want one. The state will be in charge of dividing up your property. Soon we'll have to have a permit to breathe! But that is how you control an enemy. All of these rules, regulations, licenses and permits are quite legal for regulating business and commerce, but can never be applied to Citizens under the Common Law.

If we go back to the *Constitution* again for a moment, Article I, Section 8, Clause 11, states in part:

"The Congress shall have the power to declare war... and make rules concerning captures on land and water."

This is in reference to making rules concerning the capture of "enemies", which, as you should now understand, includes every Citizen of the United States of America!

All of this paints a very unpleasant picture. If you are not mad as hell about this, perhaps you're already dead. Is this what the Founders and Framers intended? That is highly doubtful. If you will look at Title 12 U.S.C. (United States Code) at Section 95b, you will see the codification of the Act of March 9, 1933. It is law, albeit an unconstitutional law.

Under Title 50 U.S.C., Section 1701 we find where the President gets the authority to declare national emergencies. It states in part:

"Any authority granted to the President by section 203 (50 U.S.C., Section 1702) may be exercised to deal with any unusual and extraordinary threat..."

The authority in Sec. 1702 is the same as the Act of March 9, 1933, that is, the licenses, rules, regulations, etc. These are to be exercised to deal with the national emergencies.

Under 50 U.S.C., Sec. 1701, in the 1994 Cumulative Supplement, there is a listing of the declarations of national emergencies. The listing covers the years from 1977 to 1993, a period of only 16 years, and requires 48 pages of small print to contain it all.

As already stated, the President, since 1933, has had the power to declare martial law. In actuality, we have been under martial law since 1933. *Black's Law Dictionary*, Revised 4th Edition (1968), at page 1126, defines Martial Law in part as:

"Exists when military authorities... exercise various degrees of control over civilians or civilian authorities in domestic territory... A system of law... which suspends all existing civil laws, as well as the civil authority and the ordinary administration of justice..."

"It overrides and suppresses all existing civil laws..."

Remember, the President of the United States is the Commander-in-Chief of all military forces. And it is he who institutes the states of national emergency. If the United States is functioning under martial law, we should expect to see some evidence to confirm this in our courtrooms. And if you have been in any courtroom in America, you will have seen the gold-fringed American flag. This flag is called Military Colors.

Under Title 4 U.S.C., Section 1, we find the description of the flag of the United States of America:

"The flag of the United States shall be thirteen horizontal stripes, alternate red and white; and the union of the flag shall be forty-eight stars (now fifty), white in a blue field." If America were not under martial law, this is the flag we would expect to see in the courtroom, and the Common Law would be in operation.

So, where is the codification of the military flag to be found? Under Title 4 U.S.C., Sec. 1, under "Interpretive Notes and Decisions", we find:

"Placing of fringe on national flag, dimensions of flag, and arrangement of stars in union are matters of detail not controlled by statute, but are within discretion of President as Commander-in-Chief of Army and Navy. (1925) 34 Op. Atty. Gen. 483."

Many people believe the gold fringe is simply for decoration, but it is for destruction of the Common Law, as we shall see. This gold-fringed flag, or Military Colors, is also the flag of Admiralty and Maritime jurisdiction. In *Black's Law Dictionary*, 4th Edition (1951), at page 766-767, we find the definition of "Law of the Flag":

"A shipowner who sends his vessel into a foreign port gives notice by his flag to all who enter into contracts with the master that he intends the law of that flag to regulate such contracts, and that they must either submit to its operation or not contract with him."

Under the Law of the Flag, the flag which flies in the courtroom regulates the jurisdiction which is in operation there. If we have the Military/Admiralty/Maritime flag with the gold fringe in the courtroom, we can fully expect to find that court to be operating under Admiralty jurisdiction. If we had the American Flag in the courtroom, we would expect to be operat-

ing under the Common Law in matters concerning individual Citizens.

Remember, under martial law, our *Constitution* is suspended. That is why these Admiralty Courts do not recognize constitutional rights! But since the judge really doesn't want you to know that, he defers. When you say that you have constitutional rights, he may say, "We are not here to discuss the *Constitution*. All I want to know is did you or did you not commit the crime?" And the crime, in many instances, may simply involve the exercising of some constitutionally guaranteed right which, under the Common Law, would

FOREWORD

Since March 9, 1933, the United States has been in a state of declared national emergency. In fact, there are now in effect four presidentially proclaimed states of national emergency: In addition to the national emergency declared by President Roosevelt in 1933, there are also the national emergency proclaimed by President Truman on December 16, 1950, during the Korean conflict, and the states of national emergency declared by President Nixon on March 23, 1970, and August 15, 1971.

These proclamations give force to 470 provisions of Federal law. These hundreds of statutes delegate to the President extraordinary powers, ordinarily exercised by the Congress, which affect the lives of American citizens in a host of all-encompassing manners. This vast range of powers, taken together, confer enough authority to rule the country without reference to normal constitutional processes.

Under the powers delegated by these statutes, the President may: seize property; organize and control the means of production; seize commodities; assign military forces abroad; institute martial law; seize and control all transportation and communication; regulate the operation of private enterprise; restrict travel; and, in a plethora of particular ways, control the lives of all American citizens.

With the melting of the cold war—the developing détente with the Soviet Union and China, the stable truce of over 20 years duration between North and South Korea, and the end of U.S. involvement in the war in Indochina—there is no present need for the United States Government to continue to function under emergency conditions.

The Special Committee on the Termination of the National Emergency was created¹ to examine the consequences of terminating the declared states of national emergency that now prevail; to recommend what steps the Congress should take to ensure that the termination can be accomplished without adverse effect upon the necessary tasks of governing; and, also, to recommend ways in which the United States can meet future emergency situations with speed and effectiveness but without relinquishment of congressional oversight and control.

In accordance with this mandate, the Special Committee—in conjunction with the Executive branch, expert constitutional authorities, as well as former high officials of this Government—is now engaged

¹ S. Res. 9, 93d Cong., 1st Sess.

not be a violation of anything, as you will see.

Since all courts in the United States fly the gold-fringed flag of Admiralty jurisdiction, we should expect to see some evidence of same codified in civil and criminal statutes. Under the Federal Rules of Civil Procedure (F.R.C.P.), Rule 1, under "1966 Amendment", it states in part:

"This is the fundamental change necessary to effect unification of the civil and Admiralty procedure. Just as the 1938 rules abolished the distinction between actions at law and suits in equity, this change would abolish the distinction between civil actions and suits in admiralty."

In case there is any doubt in your mind as to what this means, F.R.C.P. Rule 2 states:

"There shall be one form of action known as civil action."

If we look at the Federal Criminal Code, we find under Title 18 U.S.C., Sec. 7, it states in part:

"The term 'special maritime and territorial jurisdiction of the United States'... includes:

(1) The high seas, any other waters within the admiralty and maritime jurisdiction of the United States...

(3) Any lands reserved or acquired for the use of the United States, and under the exclusive or concurrent jurisdiction thereof, or any place purchased or otherwise acquired by the United States by the consent of the legislature of the State in which the same shall be, for the erection of a fort, magazine, arsenal, dockyard, or other needful building."

What you need to realize is the fact that when you step foot inside any Federal Courthouse, or any Federal building for that matter, you are no longer in your state. Let's take the Federal Courthouse in Fresno, California, for example. Once you step foot inside the building, you are no longer in the State of California. You have just entered a Federal Zone and it is the same as being in Washington, D.C., except that you didn't have to pay the air fare to fly to the East Coast!

That courthouse is on "lands... acquired for the use of the United States." Said land was "acquired by the United States by the consent of the legislature of the State" of California. And that courthouse is a "needful building" used to help control the enemy (us). When you enter the building, you are in Admiralty jurisdiction!

The most troubling wording, however, in Section 7, seems to be "under the exclusive or concurrent jurisdiction thereof". Wherever you may be in one of the 50 states, you are subject to both state and federal laws. This is concurrent jurisdiction. Since the President has the authority under our permanent state of national emergency to control everything, everywhere, all of the 50 states are thereby "reserved for the use of the United States". What this means is that wherever you may be, even in state courts, which also fly the gold-fringed flag, you are in Admiralty jurisdiction. You can't get away from it. It's everywhere.

If we look at Title 18 U.S.C., Sec 7, under "Revision Notes", we find that:

"This section first appeared in the 1909 Criminal Code. It made it possible to combine in one chapter all the penal provisions covering acts within the admiralty and maritime jurisdiction without the necessity of repeating in each section the places covered."

This wording is a clever way to say that your entire criminal justice system functions under Admiralty jurisdiction. For the definition of "United States" in the Criminal Code, look at Title 18 U.S.C., Sec. 5, which states in part:

"The term 'United States', as used in this title (Title 18) in a territorial sense, includes all places and waters... subject to the jurisdiction of the United States..."

This would include all areas within the 50 states. Any questions?

The *Spotlight* newspaper, published in Washington, D.C., reported on January 18, 1988, that most of the state Constitutions no longer describe the bound-

aries of the state, which effectively abolishes the states into one Federal Zone. Such action is a signal that the state has lost its sovereignty, and, as a consequence, its state Citizens.

Now, if we look at 15A C.J.S. (Corpus Juris Secundum), Sec. 1 and 2, we find an explanation of "Common Law":

"The common law in the several states consists of the common or unwritten law of England as it existed in 1607, when the colonists from England settled in America..."

"[C]ommon law... mean[s] the *lex non scripta* or unwritten law as defined by *Blackstone*, that portion of the law of England which is based, not on legislative enactment, but on immemorial usage and the general consent of the people."

"The common law is one of the forms of law, and is the embodiment of principles and rules inspired by natural reason, an innate sense of justice, and the dictates of convenience, and voluntarily adopted by men for their government in social relations."

"(The) common law includes those principles, usages, and rules of action applicable to the government and security of persons and property, which do not rest for their authority on any express and positive declarations of the will of the legislature."

In other words, we don't need Congress to tell us what the Common Law is. The origins of the Common Law go back at least as far as Moses. The *Ten Commandments* are nothing more than basic statements of the Common Law. The reason that the Common Law is unwritten is because no one needs to tell you, for example, that you should not kill another person. It should be obvious to everyone that this is wrong. But Moses wrote it down as, "Thou shalt not kill." Likewise, to steal from another person is a violation of the Common Law. In other words, everyone should know what is right and what is wrong. It's not hard to figure out.

America functioned quite well under the Common Law up until this century, when the real push by the One World Controllers was stepped up. When disputes arose about individual interpretations of how the Common Law applied to particular situations, men reasoned together through the Common Law judicial process and the disputes were resolved.

Today, however, you do not have to commit a crime to be charged with and convicted of a crime. It happens thousands of times every day in courtrooms all across America. Everyone should know that there are two elements required to constitute a crime: the Act, and the Intent. In order to be guilty of committing a crime at the Common Law, someone or something must be damaged or injured, and there must have been some definite intent to inflict same.

In today's Admiralty Courts, which enforce statutory laws, if you happened to be driving your car at 5 mph above the posted speed limit, even though you were not driving recklessly or endangering anyone else, even though no harm or damage was inflicted on anyone else, and even though you may have had no intent to harm anyone or anything, you will be charged with the commission of a crime and found guilty of same. This is what is known as a victimless crime (something which is completely foreign to the Common Law), and our law books are full of them.

The Common Law is not inflexible as are the statutes enforced under Admiralty Law. The Common Law always adapts to the necessities of the times. 15A C.J.S. states further that:

"The Common Law does not consist of definite rules which are absolute, fixed, and immutable like the statute law, but is a flexible body of principles which are designed to meet, and are susceptible of adaptation to, among other things, new institutions, public policies, conditions, usages and practices, and changes in mores, trade, commerce, inventions, and increasing knowledge, as the progress of society may require."

The ability of the human mind to reason through

problems to find sensible solutions is why the Common Law works, yesterday, today and tomorrow. So, we see that Admiralty Law and the Common Law are really in opposition to each other. Looking again at 15A C.J.S., we find:

"As used in Constitutions and Acts of Congress."

[T]he term 'common law' does not mean the common law of any particular state, but the common law of England, and in contradistinction to equity, admiralty, and maritime jurisprudence. (Citing from *Elliott v. Toepfner*, 187 U.S. 327)"

You see, the Admiralty Law in force in all of our courts, in accordance with the Law of the Flag, deals with contracts. All of the licenses, registrations, permits, etc., which the people in America today must have are all contracts. This is why you are brought into Admiralty Court, i.e., for contract violations! Citizens at the Common Law are not bound by contracts in order to exercise the rights which their *Constitution* guarantees them. The basic contract recognized by the Citizen at the Common Law is the *Constitution*. That *Constitution* is a contract that We-The-People enacted to set forth the parameters within which our government must function, and it demands certain specific performance on the part of "our" elected and appointed officials. Do you see how things have gotten turned completely around and are now exactly the opposite of what they were intended to be under the *Constitution*??

Admiralty Law should be restored to its rightful place, governing activities and commerce on the high seas, and the Common Law should be restored to our courtrooms.

We must now ask ourselves the question of whether or not the President and the Congress had the authority or the power to implement the Act of March 9, 1933, and any and all legislation subsequently enacted pursuant to same. As we have seen, there are provisions within the *Constitution* which could conceivably be construed to allow what was passed. But the question still remains as to whether or not it was the intention of America's Founders and the Framers of her *Constitution* to allow such actions to be taken by the government of "We The People".

We have seen what has been done from the government's point of view, but what about the people? From the point of view of one of We-The-People, it seems wholly inconceivable that President Roosevelt had the best interests of the people in mind when he signed the Act of March 9, 1933. Quite to the contrary, he is guilty of intentionally attempting to destroy the United States of America, and his actions can be considered nothing less than Treason! The legislation clearly shows that the Congress, in turn, was not ignorant of what was happening but was, rather, a willing accomplice and also guilty of Treason.

If the Congress and the President today are legally informed and Noticed of these facts, and if they do nothing to correct same, they can and must be charged under Title 18 U.S.C., Sec. 2382, "Misprision of Treason":

"Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States... is guilty of misprision of treason and shall be fined not more than \$1,000 or imprisoned not more than seven years, or both."

We must remember that it is We-The-People who instituted the *Constitution*, and superseding all other sections of that document is the *Ninth Amendment* to same, which states:

"The enumeration in the *Constitution* of certain rights shall not be construed to deny or disparage others retained by the people."

These may be the most powerful words in the entire *Constitution*, and some Constitutionalists contend that this Amendment was intended to reassure the public that the enumeration of certain rights did not exclude the continued operation of the Common Law in

maintaining other rights—retained by The People, and to remind the government of who is the Boss! This would certainly include the right of the people to throw any President or Congressperson in jail for declaring all Citizens to be enemies of the United States!!

Therefore, it seems patently obvious that the Act of March 9, 1933, as well as all subsequent legislation, and/or Acts, and/or Executive Orders made in pursuance of said "Act", are totally unconstitutional. If we look at 16 Am. Jur. (American Jurisprudence) 2d, at Section 256, we find it states in part:

"The general rule is that an unconstitutional statute, whether state or federal, though having the form and name of law, is in reality no law, but is wholly void, and ineffective for any purpose; since unconstitutionality dates from the time of its enactment, and not merely from the date so branding it, an unconstitutional law, in legal contemplation, is as inoperative as if it had never been passed...

"Since an unconstitutional law is void, the general principles follow that it imposes no duties, confers no rights, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no acts performed under it."

Since the Constitution can only be enacted and enforced by and through the consent of We-The-People, it is We-The-People who must ultimately decide if the Legislative, the Executive, and the Judicial Branches of "Our" government are all guilty of Treason for having passed or upheld wholly unconstitutional acts. If we decide this is so, then we certainly cannot, nor should we, expect the Treasonous Judicial Branch, including the Supreme Court, to enforce anything concerning real Justice.

If it comes down to this, then the responsibility devolves back to We-The-People to do whatever we may deem necessary and appropriate to insure that we have a totally constitutional government in place. We-The-People may have to convene our own Common Law Courts to bring to trial all those officials, both elected and appointed, within our government who have committed Treason, as well as those who may have committed Misprision of Treason. There may be some dispute at this time as to exactly how that should be done.

As well, any and all legislation or code sections which have created Admiralty Courts for use against the Citizens must be declared wholly unconstitutional!

As things stand today, if you go into any courtroom, either state or federal, which flies the gold-fringed flag, and you do not challenge the Admiralty/Maritime jurisdiction in operation there, you are, in essence, contributing to the destruction of the Common Law upon which this Great Nation of America was founded, and which formed the basis of our Constitution. As well, you will have acquiesced to a situation which the Founders and Framers certainly never intended to exist for American Citizens, and you will have waived all of the constitutional rights they fought so hard for us to have. In that case you may as well not have those rights, for of what use are they if you cannot use them???

The conclusion is inescapable that this entire situation has arisen because we have not been eternally vigilant. Freedom, in this time and on this planet, cannot be maintained with anything less!!!

Suggested reading:

War and Emergency Powers by American Agriculture Movement, Box 130, Campo, CO 81029.

**The only opinion,
in all of the Universe,
that is of true importance to
you, is your own. And your
own opinion of you, affects
the entire Universe.**

Thoughts On Courts And The Legal Two-Step

2/27/97 #1 HATONN

COURTS AND FLAGS

One of the best, if not THE best, briefs with exhibits and descriptions of the Common Law court vs. Admiralty Law court, is presented by Ray Bilger and, if space permits, will be in this paper [starting on page 2]. If there needs to be a couple of "series" type writings, then so be it for the exhibits need to be presented as well, when possible.

I think you citizens can't understand what goes wrong or right because you haven't any ordinary way to realize the facts involved in the judicial system or "Federal" control. Nobody needs to know in a world wherein you "just get along" and the courtroom is for speeding tickets and "fixit" lights out on your car. However, the systematic changeover started with Roosevelt in 1933 when you came under Emergency Powers and you have never, since, been without such powers of government over your selves. The gold-fringed flag is only an outward symbol of the authority of the court.

In Nevada, as in probably every state, there are Judge "clubs" with the full thrust of teaching the Judges how to put aside Common Law and hold control in Admiralty courts. In other words, YOU don't "become" a Judge—the Judge IS the Admiral, as on a ship. And worse, if there is uprising against that King of the Seas, it is "mutiny, sedition and treason". This will not be easily overcome in such a staid system as has developed internationally.

Ray describes, beautifully, the symbolic flag hanging in every courtroom. This, however, is not the whole of it. And, you who think you can walk into a Federal Judge's courtroom and hold up your (u)nited States Flag to somehow "take the flag of the court"—no go! Why? Because under the Emergency Powers act, the War Powers Act, etc., all LAND utilized by the United States Government is FEDERAL LAND and falls under the regulations of government within these "Acts". Therefore, the minute you STEP ONTO THE LAND BEARING A COURT BUILDING OR ANY GOVERNMENT BUILDING, YOU ARE NOW IN CONTRACT WITH SAID GOVERNMENT—FULLY. The courtroom is only the final place you are allowed, or forced, to be. This is also so for the State Lands and Buildings, seas, lakes, etc.

You will note that there are usually no flags outside the buildings all the time unless there is a high-ranking "death" and the flag will then be an ordinary regulation U.S. flag. You who are not observant and don't know what is going on will simply think the fringe makes the flag "pretty". No, it is THE symbol of military/Admiralty LAW.

The nearest thing you can get to Common Law investigation used to be with a Grand Jury but even that is no longer so because the Admirals come forth and determine what information is put forth or deleted.

This is why a grandmother who simply writes from her mind about God can be sent to prison while a government assassin is awarded medals for service and the higher-ranking the enemy killed the more medals

are awarded.

Readers, you can't change or "fix" anything, however, until you KNOW what is wrong and how to properly consider remedies; and WAR is never a valid remedy for THAT is the game of the adversary to FREEDOM.

COURT APPEARANCES

Several things can be noted in the current courts. Did anyone notice that in the Fresno Admiralty Court there was not even discussion of the powers of the Judge? Moreover there was no OATH taking of even the Ekkers in Pro Se. This is because it is recognized that attorneys have the right to lie, lie, and lie some more. If only the people representing themselves are sworn-in, then it recognizes the difference in attitudes—therefore it is assumed that both sides will lie and there is no complication of perjury as would be charged where all parties are sworn to tell the truth.

Well, in our own circumstances, forget the plans, plays and games. We act in Truth and we TELL THE TRUTH. If there is loss to the lies, then all the counter lies are not worthy of our own existence. And, don't ever expect my scribe or E.J. to go forth and lie in any such instance for to them it is unacceptable. All the couch quarterbacks, and especially those who fear to even go into the courtroom, cannot then come forth and BLAME a "supposed loss" on the ones who did the job, win or lose. And to suppose that two Pro Se parties would ARGUE with the god of the Court when he has said "no more of that" on any topic—under the circumstances taking place, the point is to SHUT UP and let the Judge deal with the opposition.

Ones who think themselves king of the law in this case—totally misread the charges and the Judge set the charges as personally against himself, immediately, and all further references to anything else was moot. The most interesting part, however, was that US&P did not supply the Judge with more than his own, years before, injunction which was changed from a "temporary" injunction to stop, actually Green, from selling any related books. It didn't stop Green but it surely got Dharma slapped with a contempt sanction—without hearing, trial or even "comment". That temporary injunction became a permanent injunction with the final agreement between the parties—because there was no point in arguing—there would simply be no use of any other materials. There were nine Journals involved and nine Journals were deleted and no further actions needed to be taken.

So, the point of the case had to be a "direct, flagrant, intentional contempt of the JUDGE'S INJUNCTION". Copyrights, copy work, EVERYTHING else, is moot in point. A monitoring system became NOTHING in the first sentence—because obviously nobody knew, including Dharma, when she might be repeating something already presented by her or any other great mind. But for LATER use, we find the truth for which we search: We have been sent great stacks of information containing all of the documents used by US&P's attorneys—in packages recently mailed to these "parties" BY GEORGE GREEN! Very

interesting and we certainly welcome such share and tell. We also find that Green, apparently, did quite a mailing soliciting "receivings", etc., and mailed the packages from Colorado. The packets included some very tell-tale PRIOR mailing material from Rick Webber (aka Mark Williams, Richard Webber, Green's employee) and other inclusions which do, in fact, point to Green or, at the least, Binder.

NOW, LET US PAUSE AND CONSIDER JUST WHO IS DORIS EKKER! IS SHE NOT SIMPLY A JOURNALIST? ARE "WE" NOT JUST JOURNALISTS WRITING ABOUT AND COMMENTING, WITHOUT PROFIT, IN MAGAZINES AND PAPERS? ARE THESE NOT "PERIODICALS"—AND THERE IS NO INCOME FOR THESE PARTIES AT ALL. THEREFORE, FOR DORIS EKKER AND E.J. THERE IS NO COMMERCIAL VALUE AT ALL IN THEIR JOURNALISTIC PURSUITS! IS THERE ONLY PROTECTION UNDER THE LAW FOR "OTHER" WRITERS AND JOURNALISTS? WHAT AN INTERESTING CONCEPT OF "JUSTICE" YOU PEOPLE HAVE IN PRACTICE. EVEN JOURNALISTS ARE PROTECTED FROM PROSECUTION (OR USED TO BE) AS TO THEIR SOURCES, AND CRIMINALS ARE EVEN PROVIDED WITH THE 5TH AMENDMENT PROTECTIONS UNDER THE CONSTITUTIONAL LAW STILL UTILIZED IN COURTS. EVEN MARK FUHRMAN IN THE SIMPSON TRIAL TOOK THE 5TH—TO PROTECT HIS BUDDIES IN THE INVESTIGATION DEPARTMENT! THEY, HOWEVER, HAVE SINCE BETRAYED THAT EFFORT ON HIS PART AND DUMPED ON HIM. SURPRISED TO FIND FUHRMAN WAS NOT THE GUILTY PARTY (PLACING STAGED MATERIAL)? WAKE UP, SLEEPYHEADS!

What if the Judge rules against Ekkers? Well, several possibilities come to mind. One is a simple request for reconsideration which would allow the other material to be presented. An appeal might be appropriate, and even a writ might serve well but is "iffy". Certainly if Criminal charges are brought, the Judge has to, by law, offer the Ekkers counsel and that means a bringing in of the Prosecutor's office. But, chelas, doesn't THAT sword cut both ways? Can't you demand that the Judge consider CRIMINAL CHARGES against US&P, Binder, Green, et al., AND THE ATTORNEYS who KNOW THEY HAVE MISLED THE COURT?

A beautiful group of insightful former lawyers, lawyers, and exceptionally informed other parties are gathering THIS WEEKEND and will work through part of next week at the Constitutional Law Center, first in Las Vegas, Nevada and later in Tehachapi—to consider new approaches to legal actions which will grant total respect to the courts, as they are, but restructure the ordinary presentations as taken before the courts—to sort out the garbage involved and focus on THE POINT as PRESENTED IN THE FIRST PLACE.

These studies will be served up with all these myriads of ongoing legal harangues so that the work is on point, useful, and ACTUAL as in practice. And don't forget: ALL JUDGES ARE GOD IN THEIR SELECTED DOMAIN. I don't want to get mushy but even "I" RESPECT my enemy and, even though we are usually in opposition, I act with respect, dignity to both self and the Judge—it is common courtesy, and I expect my students to be able to do likewise.

Eustace Mullins will be with us the entire time and his years of wisdom and insight will be exchanged for whatever we might have gained from our own experiences. We are truly blessed to have gained the respect of this GREAT man. Remember, please, my definition of "great" versus "famous". This man is both famous and great.

Eustace Mullins, in addition, was ready, willing and still able to come WITNESS AND TESTIFY in the Ekkers' behalf about the Russell encounters, i.e., US&P/Binder. Eustace KNEW WELL, AS PERSONAL FRIENDS, THE RUSSELLS AND THEIR INTENT FOR USE OF ANY MATERIAL FROM EITHER WRITER/RECEIVER. Remember that Walter Russell,

as also written by Lao, spent 30+ days in a near coma while being given the information (he called it "illuminated"), which is now in dispute, for "general use". This means that Mr. Mullins will actually be witnessing TRUTH against the MULTITUDES OF LIES conjured by Green/Binder, et al., against our people. Walter Russell NEVER took any other stance than that his material was a "Spiritual" GIFT and he was presenting it for the WORLD. So be it. All great and insightful beings are enlightened and acclaim their gifts as GIFTS OF GOD. The attorneys for US&P state that these "gifts" are ridiculous and impossible—at least for one Doris Ekker. They say that Russell might well have been "illuminated" but Doris Ekker is simply a criminal in contempt of a Judge Coyle in a Federal Court.

Do you readers ever stop to realize that only one tenth of one percent (.1 of 1%) of our work even deals with Spiritual input? We have 200 Journals of a minimum of 200 pages each and countless newspapers of millions of words—and we actually hardly ever FOCUS on Spiritual matters except as TRUTH. We don't force, coerce, shove or push ANYTHING down anyone's throat—good or bad. Can this actually, then, represent plagiarism in commercial intent? Even the

Russell material was fully credited to WALTER RUSSELL IN EVERY INSTANCE and the only material EVER used came from a HOME STUDY COURSE AS OUTLINE AND DRAWINGS HAD TO BE ACCURATE AND WITHOUT DEVIATION FROM EXAMPLES OFFERED. THE BOOKS OF US&P WERE ADVERTISED AND INFORMATION GIVEN FOR READERS TO GET THE INFORMATION FROM US&P. Mr. Green, on the other hand, did take, after the fact, full advantage of distributing the books from his own business operation for large discounts to himself and his cartel.

Moreover, how can a couple of articles written on the subject of GOD, be intentional and "flagrant" contempt of a Judge in Fresno, California?

But I do have to concur that a monitoring system wherein the monitors don't understand the material at all, probably cannot be effective except when referencing, e.g., Timothy Binder by name.

It is noted also, and in addition to other materials sent recently from you readers—that there is a "website" for TIMOTHY BINDER—not US&P but "President" Binder. Is this not interesting at the very least? He is neither President nor a SINGULAR spokesperson for

Confirming Comments From Col. Fletcher Prouty

Letter to the Editor of CONTACT:

Dear Sir,

Reference the Jan 28, 1997 issue, Rick Martin has done it again. His interview with Dr. Horowitz is another blockbuster. Back in the mid-fifties it was one of my assigned duties in the Pentagon to attend certain MK-Ultra and other related meetings.

I have heard discussions in those meetings that relate directly to what Rick has written from his interviews with Dr. Horowitz.

I would add that during some of those discussions there were comments that would remind one of the story of the Armageddon. Do you recall the bit about the fact that after that tragedy the only survivors would be 12,000 of the chosen few from the 12 tribes of Israel. In other words, despite the horrible impact of that tragedy a select number would be saved—would be immune—to save human life.

Such a subject arose during the MK-Ultra meetings and it became clear that the creators of these new "Emerging Viruses" were given explicit orders that before they could release any of these deadly viruses they must also have created an antidote that was capable of making its user totally immune from the virus. This was emphatically made clear: "NO virus release, until the anti-virus is available for the selected survivors." The Chosen Few.

It is this part of the story that makes the rest of the material important. Someone would decide who the chosen few were to be. If not, there was no way that these powerful people were going to fund and permit such activities. That must be made a significant part of the Martin/Horowitz story.

In this same issue of Jan. 28, 1997 there are a few lines:

"If you add to the above information...i.e., 'Nicotine, Cocaine: Swiss Scientists Note Similarity'...that they add cocaine to cigarette paper you'll begin to understand why it's so hard to break the habit."

Back in the sixties, when I was a banker, I went to the annual meeting of the Virginia Bankers Association in Richmond. During a break period, we were invited to visit one of the large cigarette manufacturing plants in the area. I was walking down the aisle of the shop with an old banker who mentioned that "This was not like the old days...before filters."

He went on to say that when pure tobacco wrapped only in special cigarette paper were the only ingredients of a cigarette such as Lucky Strikes or Old Gold, they were the real thing. Then some marketing genius came up with the idea that if they made cigarettes with a filter on one end, everyone would believe that they were being filtered clean as the smoker breathed in the purified smoke. Not so.

Then the old gentleman laughed and said, "Today they have gone one better. Now they add the filter; but also they drip a few drops of an addictive drug into the filter and get the modern highly addictive cigarette. Of course when cigarettes are tested in the labs today, the cigarette is tested—paper and tobacco—but never the filter.

That's salesmanship, and that is what has made it possible to charge so much for the inexpensive natural ingredients, as the addicted smokers demand more and more.

This is a great world.

Yours truly,

L. Fletcher Prouty
Feb. 15, 1997

Walter Russell and/or Lao, even if associated with US&P. What secrets lurk behind those doors and shortwaves? Well, we shall soon see because the banditos are beginning to tell on each other as fast as their tongues can waggle a cover for selves. George Green has informed the world through his mailings just WHO and what is behind the whole mess—right down to getting THIS CASE to paper and filing. Yes, it is very interesting.

So, what if you had some Common Law courts around for these cases? There wouldn't be these cases!

Couldn't you-the-people just go forth and start some common-law courts? Yes, but they wouldn't be allowed to operate so it is not the thing to do. Remember, there have been take-overs of States (Texas, to name one) setting forth of Common Law Courts, Citizen's juries, etc. Those people are now rotting in jail or most certainly OUT OF BUSINESS.

Note, too, you who keep up with SPOTLIGHT, that a major play has been made and worked THROUGH THE COURTS to begin the shut-down of SPOTLIGHT, THE PAPER. That would be a tremendous loss to FREEDOM for there is little press that is worthy of print. By the way, all of the attacks by Green, et al., US&P and buddies—IS TO SHUT DOWN CONTACT. They simply tag Ekkers as running everything, therefore making the paper their "agent". No, won't work. CONTACT is a CORPORATION and Ekkers don't HAVE ANYTHING AT ALL TO DO WITH ITS MANAGEMENT OR OWNERSHIP—OR RUNNING IT. EKKERS HAVE NO AGENTS OR ASSIGNS—PERIOD. If that has to be PROVEN in a court of law—have at it and ENJOY.

At Nevada Corporate Headquarters something rather nasty has taken place. Recall that it is NCH from which Betty Tuten took three corporations' records and stock ledgers. This is still in litigation. Now, it bodes even worse for Betty because three employees of NCH have just been terminated (one a few weeks ago) who have taken records, files, copied computer information and set up a full blown operation, using NCH's operations and clients. Beware all of you who do business with NCH as you receive information because these were parties who were authorized to process your corporations and act as interim officers and directors. That is all being worked through—but stay alert. Just make sure you are doing business with the real NCH.

Betty Tuten was listed as being "an agent" also as set up by Green and Horton as it was claimed she moved to Las Vegas and became an "agent" for the three corporations she had originally "taken". As far as the law can determine, there is not even a VALID ADDRESS for the "agent" and this is totally without the law for the AGENT MUST HAVE A FULLY QUALIFIED PLACE OF BUSINESS IN ORDER TO "ACCEPT LEGAL SERVICE" DURING ORDINARY WORKING HOURS. NO ADDRESS, AS GIVEN TO THE STATE OF NEVADA, SEEMS TO EXIST. This, however, was the SECOND time a full-blown attempt was made to steal those corporations.

Are these people working together? Of course.

The facts are, however, that as long as you are honest, use only integrity, follow the laws and regulations—YOU WILL ULTIMATELY PREVAIL BECAUSE THE THIEVES AND LIARS, CHEATS AND CRIMINALS USUALLY GIVE AWAY THEIR GAME—AS THEY TURN ON EACH OTHER! Of course Dharma asks: "But will it be in my lifetime?" Well, the "good" will certainly be in your lifetime—the courts may take longer! It depends on how long YOU are willing to stick around and see.

It doesn't matter how the Judge rules in the Ekker matter regarding "contempt of the Judge". The facts ARE: The man knows the Ekkers are telling only truth and whatever or why-ever his rulings might be—it is enough! And whatever comes down we will do whatever is appropriate to do at the time—but we will prepare, prepare, and clean up our work and filings TO PERFECTION. The Judge, since there is Rick Martin's

case before him RIGHT NOW (AGAIN), knows that there will be public notoriety over this nonsense case if he blunders, because there were "outside" observers in that courtroom last Tuesday who later questioned the case—that they found to be "very interesting"! How long can the adversary keep it out of the "establishment" press if it isn't caused to "go quietly away"?

The Judge stated openly right up front that if he rules against the Ekkers, he has to supply a counsel, the Prosecution, and probably at least three YEARS of litigation through appeals, etc. HE IS ABSOLUTELY CORRECT. And, if people come forth with "criminal" charges and have no ability to have an attorney assist them—he knows they have nothing for "sanctions" or "fines".

It is obvious that, if I am just writing as in this presentation, Dharma is typing and knows not what or from what I might be getting information. I spoke on Ray Bilger's material—that doesn't mean I used his material for this discussion. You KNOW when I utilize material as I will now demonstrate: If we have no in-depth information regarding writings, authors, etc., we will give whatever we have as credit and reference. The Editorial staff tries, then, to get more information for your reference if they can locate said parties. No information is sold for personal or profit gain, and debts are certainly proof of this pudding. Therefore, there is no "commercial gain". CONTACT does not take outside advertising as other papers and journals because we will not be beholden to those who simply bring business advertising. The advertising in CONTACT is presented on products KNOWN to have value and BOOKS with outstanding information. And yes, we certainly HAVE advertised the very books in point

on Light and Atomic Suicide by Walter Russell. Much business flowed to US&P from our advertising and perhaps an accounting of just how much should be demanded. We have been damaged but THEY HAVE NOT SO MUCH AS PRESENTED EVEN THE SUIT-BRINGER OR ANY DAMAGED PARTIES—is this not a violation of rights of Habeas Corpus? Are lawyers producing lie after lie a worthy representation of damaged parties? Of course not—but it is accepted now as OK. Therefore it would appear to me that you get your records in FIRST as claimants—so that you can REQUIRE the opposition to appear, at the least, in court.

Ekkers, for instance, agreed to not bring any charges against US&P, Binder, their attorneys—for actions prior to the date of the signing of the agreement. Hummmnn—they have broken the agreement and YOU HAVE CURRENT CHARGES WORTHY OF DAMAGES AND COURT NOTE. I don't know about the rest of you but Dharma is "mad as hell and won't take it any longer..." But what happens? She is now put down for "not following the script" in that court and not practicing her lines. This upsets her—because TRUTH needs no "lines" and "no practice" at story-telling. If this is incorrect or wrong—then we shall obviously continue to be incorrect and wrong in the eyes of the learned professors of law and sideline quarterbacks. HAVE YOU EVER STOOD BEFORE A FEDERAL COURT WHEN HE TELLS YOU TO SHUT UP? IS IT NOT WISE TO "SHUT UP"? Whose side are you guys filled with wisdom and advice on, anyway? Perhaps THAT IS the question needing answer!!!!

And, DO YOU REALLY THINK I AM INCAPABLE OF MONITORING MY OWN MATERIAL? JUST A THOUGHT.

Nevada Corporate Headquarters

Alert! Notice!

In the past week, we have discovered that there may be efforts to solicit our customers by a new resident agent service, formed under cover of individuals formerly associated with our business. Nevada Corporate Headquarters, Inc., has responded to this unfair trade practice with necessary legal action.

Though the individuals involved have been terminated, NCH, Inc., has made other minor, yet important, adjustments to processing and internal operations. We are dedicated to serving our clients in an efficient and timely manner, and it is for this reason that we are diligently working through this unfortunate situation. If you are experiencing any delays or believe that you have not been given enough attention over the past week, we hope that you will be understanding of this situation.

Additionally, NCH, Inc., feels it is necessary to alert you that you may be solicited by a company possessing a name similar to our own, and by individuals who may be familiar to you from past dealings with our company. If this should happen, please report this contact to NCH, Inc., to better assist us in our efforts to deal with this situation.

Nevada Corporate Headquarters, Inc., would like to thank you for your patronage and understanding in this matter and wishes to apologize for any inconveniences or concerns provoked by this conduct. If you have any questions or comments regarding this letter, we encourage you to call our offices at 800-398-1077. Thank you for your understanding and anticipated cooperation with us.

42 Questions About Truth, God, Doctrine & Belief

Editor's note: In South Africa a TV program called QUEST has offered to devote a program to questions about God and the copyrighting of truth, etc. A CONTACT reader there, Magnus Penny, petitioned Hatonn for some questions that he, as the moderator/questioner, might ask the four clerics who form the "panel". We feel these questions so important and revealing that we believe they should be published, that all might have a chance to ponder the answers.

2/25/97 #1 HATONN

TO KNOW ABOUT GOD VS. DOCTRINE

Spiritual TRUTH and that which MAN regulates as "doctrines" are two very different things although they are claimed to be the same—depending on who is doing the talking.

What do you really know about Spiritual Reality? All church groups will have a similar attitude about this "reality" but the thing to consider is "which attitude is correct"? I use correct rather than "right" because all attitudes may well be "right" even if totally "incorrect".

Does your church, for instance, have a lot of rituals? By rituals I mean any kind of regular type of program of activities, i.e., kneeling, candles, robes, suitable dress of any kind that denotes "position" or rank, hymns, chants and so on. What are they? Are they done basically, every time you meet? Are some of them, such as "communion", EVERY TIME you meet or only monthly, quarterly, yearly?

So, with this bit of introduction in mind I would offer a few questions, these for South Africa as requested:

(1) WHY DO YOU HAVE A "CHURCH"? WHAT IS THE MEANING OF "CHURCH"?

(2) WHAT DO YOU PERCEIVE AS THE MEANING OF "CULT"? DOES NOT THE DICTIONARY DEFINE THE WORD CULT AS ALSO "CHURCH"? IT DOES. HOWEVER, IN MODERN DICTIONARIES THERE WILL BE A DIFFERENT CONNOTATION AS DEFINING IT AS "NOT CONSIDERED COMMON", "A GROUP WITH SAME FOCUS BUT STRANGE AND USUALLY CONSIDERED OCCULT".

(3) WHAT EXACTLY MEANS "OCCULT"? AND, HOW DOES A CHURCH HIERARCHY DEFINE AND SEPARATE OUT THE "OCCULT"?

(4) SINCE "OCCULT" SIMPLY MEANS "THAT WHICH IS UNKNOWN", IS NOT EVERYTHING SPIRITUAL DEFINED AS "OCCULT"? WOULD YOU ELABORATE ON THE DIFFERENCES AS RECOGNIZED BY YOUR CHURCH.

(5) BACK TO THE BASICS: DEFINE GOD AND WHO AND WHAT IS GOD? SINCE ALL RELIGIONS, MOST ESPECIALLY THAT WHICH DEFINES ITSELF AS "CHRISTIAN", SPEAK OF GOD AS "LIGHT", WOULD YOU ELABORATE ON THIS IN MEANING?

(6) PLEASE DEFINE "LIGHT" AS SPOKEN OF

IN THIS PARTICULAR REFERENCE TO GOD.

(7) SINCE ALL CHRISTIAN RELIGIONS SPEAK OF GOD AS "LIGHT", IS THIS REPRESENTATIVE OF THE SPIRITUAL DEFINITION OF THE ENERGY FORM OF GOD? WHAT RESOURCES DO YOU AS MEMBERS OR LEADERS IN YOUR PARTICULAR SECULAR GROUP ACCEPT AS THE REFERENCE AUTHORITY, THE BIBLE, THE TORAH, THE KORAN, THE TALMUD, THE GOSPELS IN THE NEW TESTAMENT, THE OLD TESTAMENT—EXACTLY WHAT BOOK DO YOU USE AS REFERENCE?

(8) HOW DO YOU "KNOW" WHEN YOU HAVE BEEN CHOSEN, ELECTED, OR SELECTED TO SERVE A CHURCH POSITION, ESPECIALLY AS THE MINISTER (TEACHER)? IS THIS BASICALLY A SPIRITUAL CALLING OR SIMPLY A JOB DESCRIPTION?

(9) HOW DO YOU PREPARE FOR SUCH A RESPONSIBILITY? IF, IN ADDITION TO BEING "ORDAINED", WHAT IS THE CRITERIA OF YOUR CLASSROOM LESSONS? DO THE CLASSES DEAL MORE WITH DOCTRINES OF YOUR GIVEN CHURCH OR SPIRITUAL TRUTH AS PERCEIVED BY THE SELECTED SCHOOL? HOW DID YOU CHOOSE YOUR PARTICULAR SCHOOL FOR TRAINING?

(10) EXPLAIN "CHRIST"? WHO IS "JESUS"? WHO WAS ESU EMMANUEL? ON WHAT AUTHORITY DO YOU RECOGNIZE THE "CHRISTED ONE"?

(11) SINCE THE ONE WE CALL JESUS WAS BORN ESU EMMANUEL (SPELLED MANY DIFFERENT WAYS), HOW DID HE COME TO BE CALLED "JESUS"?

(12) SINCE IT IS KNOWN THAT "PAUL" (SAUL OF TARSUS) DID IN FACT GIVE EMMANUEL THE TITLE OF "JESUS" WHILE IN GREECE, MEANING THE "ANOINTED ONE", AND THIS WAS FOLLOWING THE PASSAGE OF EMMANUEL, HOW DID "JESUS" BECOME THE ONE ACCEPTED NAME FOR THE "CHRIST"?

(13) SINCE JESUS IS ALSO ASSUMED TO BE "CHRISTED" AS IN PERFECT, OR NEAR PERFECTION, IS HE ALSO RECOGNIZED AS PART OF OR "THE" ONE LIGHT?

(14) "ATON" OF ANCIENT EGYPTIAN TEACHINGS WAS CALLED ATON BECAUSE OF BEING CONSIDERED THE MONOTHEISTIC "ONE LIGHT", GOD, HOW DID THIS TERM FOR "GOD" BECOME UNNOTICED THROUGH THE YEARS? THERE ARE SO MANY NAMES FOR GOD THAT IT IS A WONDERMENT HOW A SELECTED "TERM" IS CHOSEN FOR UTILIZATION IN RECOGNITION OF "GOD", "DEITY", DIVINE SOURCE, I AM, THE ONE, ETC. PLEASE COMMENT ON THIS STRANGE DEVELOPMENT.

(15) HOW IS IT THAT EVEN IN SPITE OF DIFFERENCES IN PERCEPTIONS OF

A GODLY BEING'S SHARING THE HUMAN FORM AND ALSO BEING SPIRITUAL, HOW DO WE KNOW THAT GOD IS LIGHT AND NOT SIMPLY AN INFORMED "MAN"?

(16) SINCE IN THE MASONIC ORDER GROUP JESUS IS THE AWAITED CAPSTONE OF THE ILLUMINATI PYRAMID WHICH UTILIZES, AND WE ASSUME RECOGNIZES AND SERVES, LUCIFER, HOW DOES THIS CONCEPT FIT WITH YOUR PARTICULAR SECTARIAN RECOGNITION? WHAT OR WHO, EXACTLY, IS LUCIFER OR IS HE THE SAME CONCEPTUAL BEING OFTEN DESCRIBED AS THE "MORNING STAR"?

(17) HOW, TO EACH OF YOU, PLEASE, DO YOU RECEIVE SPIRITUAL INPUT? YOU, AS HEAD OF YOUR INDIVIDUAL DENOMINATIONS OF SPECIFICALLY NAMED CHURCHES WOULD "RECEIVE" ENLIGHTENED MESSAGES, IS THIS TRUE? EXPLAIN JUST HOW THESE MESSAGES COME TO BE IN YOUR CONSCIOUSNESS THAT YOU CAN TEACH OR REPEAT THOSE MESSAGES.

(18) WHAT, EXACTLY, DO YOU MEAN WHEN YOU SAY "I SPOKE WITH GOD", "GOD SPOKE TO ME..."? IS THERE A CERTAIN WAY OR PROGRAM YOU HEAR OR SEE WHEN THIS PHENOMENON HAPPENS? HOW DO YOU ACTUALLY SHARE SPEECH WITH GOD?

(18-A) HOW DO YOU "PRAY"? WHAT DO YOU ASK FOR AND HOW DO YOU RECEIVE RESPONSES? THE ABORIGINAL TRIBES BELIEVE THAT YOU MUST ONLY ASK FOR "OTHERS" TO RECEIVE GREAT BLESSINGS FOR SELF. WOULD YOU COMMENT ON THIS CONCEPT SINCE IT SEEMS EXTREMELY ON POINT IF WE ARE TO GAIN HIGHER INSIGHT AND GIVING AND REGIVING IN OUR JOURNEY HERE ON THIS PLANET AND IN THIS EXPERIENCE OF FLESH BODY.

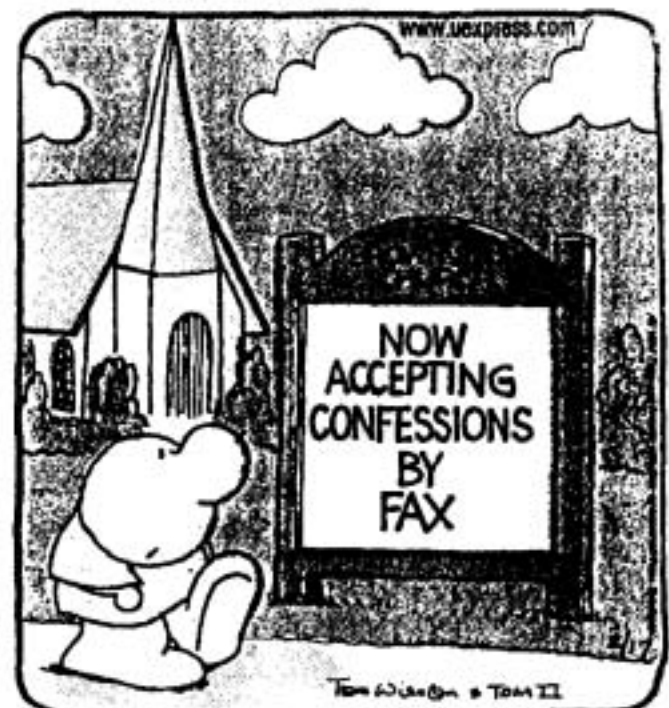
(18-B) DEFINE THE DIFFERENCE IN SPIRITUAL AND PHYSICAL. HOW DOES THE SOUL FIT INTO THE DEFINITION?

(19) IF GOD IS "LIGHT" IS IT THAT YOU SEE LIGHT (ENERGY) OR DO YOU HEAR VOICES OR DO YOU RECEIVE THOUGHT SEQUENCES WHICH FORM IDEA PATTERNS?

(20) DO YOU, IN YOUR SECULAR CIRCUMSTANCES, NEED PRACTICE THE MESSAGES OF GOD, THIS ONE LIGHT, FIRST, OR MAINTAIN THE AUTHORITY AS VESTED IN YOU BY THE DOCTRINED CHURCH? WHICH IS EXPECTED AS YOUR FIRST PRIORITY?

(21) DO YOU KNOW OF AND WHAT DO YOU

ZIGGY / By Tom Wilson



KNOW OF A CHAP NAMED WALTER RUSSELL? UNIVERSITY OF SCIENCE AND PHILOSOPHY?

(22) THIS ARTIST/SCIENTIST WAS SUPPOSEDLY GIVEN THE INSIGHT AND ABILITY TO DESCRIBE THE WORKINGS OF "LIGHT" AND MANKIND'S RELATIONSHIP TO THIS HIGHER SOURCE, CALLED GOD. REGARDLESS OF WHETHER OR NOT YOU HAVE KNOWN THIS MAN, WOULD YOU HAVE COMMENTS? HIS WORKS INDICATE A VERY INTEGRATED AND ACCEPTABLE COALITION WITH THE BASICS OF SPIRITUALITY BUT DO DEViate FROM THE HUMAN OR PHYSICAL EXPRESSION SOMEWHAT; WOULD YOU HAVE COMMENTS ON THIS TOPIC?

(23) IN MORE RECENT TIMES MANY CHURCHES NOW RECOGNIZE, THOUGH THERE IS NOT REFERENCE IN THE BIBLES, A "RAPTURE". WHAT IS THIS AND HOW DO YOU MANAGE TO GET ONTO THAT "SAFETY NET" FOR BEING "SAVED"?

(24) WHAT IS "SAVED"?

(25) WHAT MEANS "SAVIOR"?

(26) CAN A LONG-AGO CRUCIFIED MAN "SAVE" US FROM OUR RESPONSIBILITIES AND OUR OWN SINS AND ERRORS BY HIS OWN MURDER? IS THIS "ACTUAL" IN EXPRESSION OR ONLY A SPIRITUAL CONCEPT? HOW HAS IT BECOME THE "DUMP YOUR LOAD ON HIS HEAD AND BELIEVE IT TO BE SO" AND ALL IS ASSUMED BY THAT OTHER DEAD MAN? DO WE HAVE NO RESPONSIBILITY FOR OUR OWN ACTIONS, AND IS "CONFESSION" ENOUGH?

(27) DOES ANY "MAN" HAVE THE RIGHT TO FORGIVE "IN THE NAME OF ANOTHER, EVEN GOD" ALL, OR ANY, SINS? HOW SO? BY WHAT AUTHORITY? IS THIS SPIRITUAL ABSOLUTION OR MANDATED AND ACCEPTED DOCTRINAL PERMISSION?

(28) WOULD EACH OF YOU COMMENT ON THE ENERGY FUNCTION OF A SPIRITUAL BEING OR ASPECT, PLEASE. BY THIS I MEAN A CONCEPT OF ELECTRICAL, OR PULSE-WAVE, UNIVERSE WHICH ACCOUNTS FOR SPIRITUAL-PHYSICAL CONNECTIONS. IN THIS CONTEXT OF MOVING NERVE, IF YOU WILL, ATTACHMENTS, PLEASE SPEAK OF THE PROCESS OF "DYING" OR SEVERING WHAT IS CALLED THE "SILVER CORD" IN ALMOST ALL RELIGIONS.

(29) WHAT IS MEANT, EXACTLY, BY MAN BEING CONCEIVED AND FASHIONED BY GOD FROM THE "MUD"?

(30) AND, IN THE SAME LINE OF THOUGHT, COULD EVE "ACTUALLY" HAVE BEEN FASHIONED FROM ADAM'S RIB?

(31) HOW IS MANKIND SUPPOSED TO REASON OUT THE LINEAGE OF MANKIND FROM THESE BIBLES IF INDEED SOME OF THE BEGATS PRESENT THE NECESSITY OF CONSIDERING INCEST AT BEST, BEASTIALITY AT WORST, SINCE THERE WERE SUPPOSEDLY NO OTHERS IN UP-START SAVE ADAM AND EVE? IS THIS SIMPLY A "CONCEPT" OF GENESIS TO SIMPLIFY PROBABILITIES? FROM WHERE DO YOU THINK MANKIND ACTUALLY BEGAN?

(32) SINCE THIS VERY WEEK IT IS NOTED WORLDWIDE THAT A SHEEP WAS MANUFACTURED BY DNA FROM ONE FEMALE SHEEP (A CELL FROM ONE OF HER TEETS, NO LESS) BEING EXCHANGED FOR ANOTHER FEMALE SHEEP'S EGG BLUEPRINT AND THEN A FULL-GROWN SHEEP "GROWN" IN TEST-TUBE FASHION, HOW DO WE ACCOUNT FOR THIS CAPABILITY? DOES THIS FIT THE IDEALS OR EVEN THE IDEA OF MANKIND'S EVOLVEMENT? WHAT DO YOU THINK THIS NEW CAPABILITY MIGHT MEAN SPIRITUALLY TO MANKIND?

(33) WE KNOW THAT THERE ARE GREAT ADVANCES IN REPLICATION IN VITRO, BUT HIS HAS BEEN DONE MORE CASUALLY AS A GE-

NETIC REPRODUCTION MODALITY. IS IT POSSIBLE NOW THAT SINCE WE CAN REPLICATE (CLONE), ANIMAL AND PLANT FORMS, IS IT NOT LIKELY THAT MAN WILL BE REPRODUCED ON CUE? WHEN THIS HAPPENS WILL MAN HAVE "SOUL"? HOW CAN THIS TAKE PLACE IF "GOD IS THE BREATH OF LIFE"? WILL CLONES HAVE SOULS AT ALL OR BE SIMPLE "BEINGS" OF MECHANICAL LIFE? IS THIS NOT A CRITICAL THING TO CONSIDER SINCE IT HAS NOW HAPPENED AND WE HAVE FULLY CAPABLE ANIMALS RUNNING AROUND ON THE HOOOF? IS IT NOT POSSIBLE THAT MAN HAS ALSO ALREADY BEEN REPLICATED? OF COURSE HE HAS BEEN AND IS THIS NOT THE GOVERNMENT'S WAY OF BRINGING THE MASSES INTO ACCEPTANCE OF THIS VERY EVENT?

(34) SINCE IT IS NOW ALSO AVAILABLE THE ABILITY TO EASILY "DOWNLOAD" MINDS INTO REPLICATED OR STORED "MEMORY" IS IT NOT POSSIBLE TO HAVE PERSONS WALKING AROUND WHO THINK AND ARE PROGRAMMED TO DO CERTAIN THINGS OR EXTEND THE LIFE PHYSICAL FOR SELECTED PEOPLE?

(35) SINCE THE QUESTIONS ARE WITHOUT END, LET US TURN BACK TO THE MORE MUNDANE: CAN "TRUTH", SAY, OF GOD, BE COPYRIGHTED? DOCTRINE OF MAN, OF COURSE, CAN BE PLACED UNDER PATENT OR COPYRIGHT, BUT MAY A CONCEPT OF GOD IN TRUTH—BE BROUGHT FORTH AND COPYRIGHTED TO BE "OWNED" BY SELECTED ONES WHO SIMPLY CLAIM RIGHTS?

(36) DO YOU REALIZE THAT EVERY "DIFFERENT" TRANSLATION OR VERSION OF THE BIBLE IS ALSO COPYRIGHTED? HOW CAN THIS BE AND ARE WE CONSIDERED "FREE" TO REPEAT THE CONCEPTS AND TEACHINGS AS ARE PRESENTED WITHIN THE BIBLES? IF SO, HOW THEN CAN SOME SELF-APPOINTED PEOPLE COPYRIGHT TRUTH AS ACCEPTED BY THE MAJORITY OF ALL DENOMINATIONS? I.E.: GOD IS LIGHT? ALONG WITH THAT VERY PERCEPTION, HOW CAN "SECRETS OF LIGHT" BE SEPARATED FROM "GOD IS LIGHT"?

(37) WHAT EXACTLY IS LIGHT? SINCE WE NOW CAN REALIZE THAT GOD IS LIGHT, DOES IT NOT RADIATE FROM THAT "IDEA" THAT WE ARE THEN THE EXPRESSION OF "GOD'S WHOLE THOUGHT" MADE MANIFEST? IN OTHER WORDS, ARE WE NOT THEN PROBABLY THE WHOLE THOUGHT OF GOD PRESENTED IN PHYSICAL FORM COME FROM GOD'S IDEA AND, THEREFORE, LIGHT?

(38) IF THE BODY AT DEATH OF LIVING IN THE PHYSICAL FORM RETURNS TO "DUST" AS THE TEACHINGS GO, WHERE THEN DOES THE SOUL GO AND HOW DOES IT PRESENT? DOES IT GO BACK, POSSIBLY, TO BEING LIGHT WITHIN GOD'S REALMS?

(39) IS GOD TERRESTRIAL OR EXTRA-TERRESTRIAL? NO, OTHER THAN HUMOR OF THE MOMENT, IS GOD AN E.T.?

(40) THE EXPLICIT DEFINITION OF TERRESTRIAL IS ANYTHING THAT IS OF THE PHYSICAL OR TERRESTRIAL PLANE. THEREFORE, SPIRIT IS AN "EMOTIONAL STATE OF BEING" AND THEREFORE, IF GOD IS PRESENTED IN "SOUL", THEN IS GOD NOT EXTRA-TERRESTRIAL SIMPLY TO REALIZE THAT SOUL IS INFINITE ENERGY FORM OF SOME KIND WHILE PHYSICAL MANIFESTATION IS "PHYSICAL"?

(41) WHY DOES MANKIND AS A WHOLE SEEM TO RIDICULE WE WHO BELIEVE IN SOUL AND SPIRIT IN GOD? PEOPLE VERY DEFINITELY LIKE TO PLAY WITH DARK ENERGIES, I.E., "THE DEVIL MADE ME DO IT." SO WHY IS RIDICULE THE LOT OF THOSE WHO BELIEVE THAT GOD IS INFINITE; GOD IS "ALL"; GOD IS SPIRIT AND CREATOR,

AND GOD IS AN "E.T."? NO, I DON'T MEAN LITTLE GRAY ALIENS—I FULLY MEAN A SPIRITUAL PART OF EACH, AND ALL, OF US IN WHAT-EVER CREATED FORM WE MIGHT HAVE IN PRESENTATION.

(42) IN THIS SAME LINE OF REALIZATION, DOES THIS NOT MAKE EVERYTHING CONNECTED, SOMEHOW, TO EVERYTHING ELSE? I.E., HERE WE HAVE SEVERAL DIFFERENT PEOPLE, SEVERAL DIFFERENT DOCTRINE UNDERSTANDINGS BUT ARE WE NOT ALL AND EACH CONNECTED TO ONE ANOTHER THROUGH OUR HUMAN BEINGNESS? IS NOT THE ONLY REAL DIFFERENCE IN ATTITUDE AND BELIEF TEACHINGS? ARE TEACHINGS HANDED THROUGH CULTURE AFTER CULTURE NOT PRECIPITATIVE OF DOCTRINE? HOW DO WE EVER BEGIN TO FATHOM THE WHOLE OF GOD IF WE CANNOT GET PAST THE DOCTRINES LAID FORTH AS LIMITATIONS BY MAN HIMSELF?

Since these questions are supplied for consideration by a group of theologians who will discuss these topics on SATV (South African Television) as a full-blown program segment, I suggest that you may well have started a SERIES instead of a one-time sit-in. Why? Because you are going to bring forth the realization that SPIRITUALITY and RELIGION are actually NOT THE SAME THING IN ANY CONTEXT. I have simply been asked to suggest questions which might well impact the ongoing court harangue over copyrighting TRUTH. And, if a presentation BE TRUTH, how can it be "plagiarized"?

If, each time you copy a statement or verse from a Bible of any sect or perception, is that criminal plagiarism or theft of copyright or patent?

A book or writing can certainly be "copyrighted" to insure an original manuscript is not TAMPERED WITH or changed—but you are going to find that the Bible, for instance, is translated into hundreds of languages and therefore, mistranslated into as many. But, the point of the court case in point is: can a person receiving in SPIRITUAL realization not present the same material, as perhaps is copyrighted, from personal resources? If then, this material is not offered as a volume as in "the Bible itself" BUT RATHER AS COMMENTARY, DISCUSSION, JOURNAL (MAGAZINE) FORMAT AND/OR NEWSPAPER COMMENTARY AND EDITORIAL, IS THIS PLAGIARISM? HOW DO YOU COPYRIGHT "GOD, WHO IS GOD AND WHAT IS GOD"? HOW MANY WAYS CAN YOU EXPRESS THE THEORY OF RELATIVITY? YOU CAN UTILIZE DIFFERING LANGUAGES BUT THE CONCEPT IS GOING TO BE IDENTICAL EVERY TIME—OR IT IS NOT A "THEORY" PROVEN! WELL, THIS IS A BAD EXAMPLE BECAUSE THE THEORY OF RELATIVITY IS RIDDLED WITH ERRORS—JUST AS IS THE THEORY PRESENTED IN *THE SECRETS OF LIGHT*, BY WALTER RUSSELL.

If those errors are NOT CORRECTED you will not be able to perceive any basic universal laws as are presented in REALITY, as you move into and within the cosmic realms of the universe itself. You will find warps which are actually in TOTAL OPPOSITION to those presented in the *Theory Of Relativity* as offered by Einstein.

Just as Newton's theory of gravity is not accurate, so too is use of that notion going to present erroneous information. Gravity is not necessarily an electromagnetic phenomenon—in fact, this is a false premise, although there is magnetism involved as well as electricity. However, Gravity itself is a very simple matter of a particle of anything trying to regain its place within that of its OWN DENSITY, i.e., gas will rise, lead will fall. Further, if there is no interference with surface blockage—lead would go quite deep within the Earth's crust to seek itself in molecular/atomic structure. This is why an aircraft will fall and crash on the surface of the Earth instead of ascending into the air. When the artificial propulsion or thrust system fails,

the plane will fall.

This, therefore, is WHY a "Rapture" concept of being "saved" can't work. The Universal LAW will not allow that which is heavier than air to be sustained indefinitely within air—or atop clouds. Therefore, the FACT within Universal Law says that there has to be "something" to hold you and sustain you other than a cloud, if you are to survive in the human physical form. Spirit, however, is lighter than air and therefore it can sustain itself even unto the outer reaches of the Universe. So, which shall it be? What will you DO after you sit on the clouds? Who is going to feed your bodies? Who is going to sustain you without weight in an atmospheric condition? Is it WRONG to question these things?

Let us say you make it atop the low-flying cloud and then what? Universal LAW says you are going to come right back DOWN—and the landing will be very hard and uncomfortable at best. If, in addition, you are human or animal—you are going to get awfully HUNGRY because the BODY needs certain things in order to sustain itself in working order.

Can we not be within "reason" and at the least RESPECT another's concepts and logical reasoning—without pronouncing that person or persons as idiots and cultists? Could it not be possible that organized religions as organized by "a" "man" be somewhat without total reliability in concept simply because MAN IS HUMAN AND NOT PERFECTION? IS IT, FURTHER, WITHOUT REASON THAT GOD WOULD CONTINUALLY ENLIGHTEN MANKIND?

IS THERE ANY POSSIBLE WAY TO ACCEPT OUR UNITY AND ALIKE-NESS INSTEAD OF BATTLING OVER SUCH THINGS AS DOCTRINES? DOCTRINES ARE OF MAN, EVEN IF SPIRITUAL IN BELIEF—BUT SPIRITUAL TRUTH SIMPLY IS AND REGARDLESS OF "MAN'S" ATTITUDES ABOUT IT, IT REMAINS ETERNAL IN ITSELF. In other words, man's voted-in opinions regarding TRUTH makes not one iota of difference as to its authenticity.

Just as the SUN is your source of LIGHT for your world to continue its "life form", so too will everything perish without that LIGHT. There are PHYSICAL REASONS why life perishes in the absence of all LIGHT and there is equal knowledge in scientific proof that man cannot even sustain himself in the absence of temperature moderation if cut off from that LIGHT SOURCE. SOUL, therefore, will seek its own place when the atmosphere/environment cannot sustain physical life—it will move to its own level of spiritual existence.

Therefore, if God is Light, then in turn, MAN must be LIGHT in his realization of SOUL. Therefore, it follows that if Light is God and God is "mind" and you are the thought of God made manifest—then you are by scientific expression: the reflection of God made manifest. For if you consider "what IS LIFE", it is but a functioning bunch of cells made of elements of the universe—given energy function. But it goes further as in higher life forms of physical presentation, there comes into play—MIND. Therefore, by simple deduction you are the reflection of God's idea presented in manifest form but the real reflection is that of MIND—which in THIS example can also be called "soul" or "spirit". Remember above all things—the "you" of YOU is mind individual with its personality connection directly from the "thought" of God made manifest IN YOU. HOW IS YOUR REFLECTION TODAY?

AH, BUT THE POINT OF THIS WHOLE EXPERIENCE IN A THREE-DIMENSIONAL EXPRESSION OF MIND WITHIN PHYSICAL MAN IS TO TEST YOUR SOUL BY EXPERIENCING IN A "WORLD" OF FREE-WILL CHOICES. WHAT WILL BE YOUR CHOICES? UNTIL YOU PERFECT YOUR CHOICES AT SOUL LEVEL OF INTENT, YOU WILL NOT FIND THE ONENESS WITH GOD THAT YOU SEEK BECAUSE ONLY PERFECTION OF WHOLE

THOUGHT BECOMES CO-CREATOR WITH GOD OF LIGHT IN PERFECTION OF THOUGHT CREATION. YOU MUST UNDERSTAND AND "SEE" THAT UNTIL YOU HAVE THE PERFECT RECOGNITION OF GOD, WHO IS GOD AND WHAT IS GOD AS IN "THE ONE", YOU ARE STUCK WITH MULTIPLES OF GODS, NONE OF WHICH WILL BE "THE PERFECTION" YOU SEEK.

Would God come forth to give you your lessons? How else are you going to get them? If Man, alone, gives you lessons you will never outgrow the doctrines of Man's physical expression. Therefore, you only HAVE God and HIS messengers to bring you TRUTH. Will this "truth" come through man? Of course—but just as man has choices, he can turn that TRUTH into hidden and buried volumes and concepts, or even turn it into purely Satanic ritual OR, simply turn it into church segregations (no, I didn't intend to say "congregations") or, simply and more likely, into garbage in conceptual practices to suit the "physical" expression of man himself. THERE IS NO NEED IN SPIRITUAL TRUTH TO HAVE MORE THAN A CONNECTION BETWEEN SELF AND GOD. THIS DOES AWAY WITH THE NEED FOR PRIESTS AND PREACHERS

SO IS NOT SO POPULAR WITH THE CHURCHES IN PRACTICE AND NEEDING TO "GET ALONG" PHYSICALLY.

"DRUTHERS", HOWEVER, DO NOT MAKE TRUTH! TRUTH IS AND TRUTH WILL STAND INTO INFINITY WHILE PHYSICAL "DRUTHERS" PERISH WITH THE PASSING OF THE INDIVIDUAL "DRUTHERER".

TRUTH CAN ALSO BE DESCRIBED AS LIGHT (ENLIGHTENED) AS IDEA IS THE EXPRESSION OF LIGHT IN ACTUAL PRESENTATION AND THUS THE "LIGHTBULB BLINKING ON" REPRESENTS "THE IDEA" HAPPENING WITHIN THE MIND/ BRAIN. THEREFORE, GOD HAS TO BE LIGHT, LOVE, IDEA, ENLIGHTENMENT, CREATOR—FOR "IDEA" CREATES, THE ONE, I AM, BUT FIRST OF ALL, "LIGHT" EXPRESSED THROUGH MIND AS "THOUGHT".

Wow, I'm off to gather more accusations piled on my scribe so we will close and consider these questions sufficient to begin a wonderful session of encounters as individuals begin to consider, through necessity in response, these elusive concepts.

Thank you and good morning.

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The News Desk

3/4/97 DR. AL OVERHOLT

Wise people can never be imprisoned,
ignorant people can never be set free.

—Unknown

DOOR SLAMS ON BARRICK

From THE TORONTO STAR, 1/12/97, [quoting:]

Bre-X Cuts Deal With U.S. Miner To Develop Huge Gold Discovery

Bre-X Minerals Ltd. says it finally has a deal to develop one of the world's largest gold deposits.

After months of wrangling and uncertainty, the junior exploration company announced yesterday it had reached an agreement with its Indonesian partners that brings in Louisiana-based Freeport-McMoran Copper and Gold Inc. as a partner-owner and the mine's sole operator.

The deal leaves Toronto-based Barrick Gold Corp. (read *George Bush and gangsters*), long considered the front-runner in any joint venture to exploit the mother lode, out in the cold.

The new deal is expected to get the Indonesian government's nod of approval.

Under the deal, Bre-X ends up with 45 per cent of the joint venture, various Indonesian interests will split, 40 per cent and Freeport-McMoran gets the remaining 15 percent, Bre-X chief executive officer David Walsh said yesterday. Bre-X also reported new [core] drilling results yesterday that put the size of the deposit at 71 million ounces of gold, up 24 per cent from its last report, on Dec. 3.

"This is a great day for both Bre-X shareholders and for the people of Indonesia," Walsh said in a statement. "The arrangement enables Bre-X to retain the largest direct share of Busang of any proposed structure."

In a clear indication the Indonesian government would approve the deal, its unofficial negotiator, powerful businessman Mohamad (Bob) Hasan, endorsed the partnership early yesterday.

Suharto, through a group of charities he controls, has in the past month acquired stakes in both Freeport McMoran's Indonesian subsidiary and in Bre-X's local partners, PT Askatindo Karya Minerals and PT Amsya Lina.

Barrick had been the front-runner in the race to develop the Busang deposit since the Indonesian government directed Bre-X to work out a deal with Barrick last November.

In December, Barrick announced it had reached a deal with Bre-X that would give Barrick the lion's share of the mother lode. Barrick would get 47.5 per cent of the deposit. Bre-X 22.5 per cent, and the Indonesians 10 per cent.

But the deal sparked howls of outrage on both sides of the Pacific, and threatened to stall such needed foreign investment in the resource rich developing country.

Barrick Seemed To Have It Made, But Finds Itself Cut Out Of Riches

How did he lose?

Hard-driving Peter Munk, the Hungarian immigrant who built Barrick Gold Corp. into the world's second-largest gold mining outfit in a mere 11 years has let one of the world's biggest goldfields slip from his grasp.

Yesterday, Bre-X Minerals Ltd. announced, it had chosen someone else to help it develop the Busang deposit in Indonesia, a mother lode that contains at least 71 million ounces of gold.

"We believe our proposal for Busang was fair and equitable to Bre-X and its partners.... We offered a very good economic deal for all concerned," Barrick's chairman Munk said yesterday. "But to go beyond that in the circumstances would not have been in the best interests of our shareholders."

Barrick spokesperson Vince Borg said the company's board of directors made the final offer to Bre-X last Wednesday. he declined to reveal the terms. Analysts said the loss to Barrick is a setback, but not a disaster.

The Busang deposit is so vast "any gold miner would give their right arm for it," said John Ing, of Maison Placements Inc., in Toronto.

But Barrick may not have had a choice.

"I think they learned there are certain ways of doing business, and a way not to," he said.

"It doesn't devastate the company but it certainly hurts them."

Two months ago, it looked like Barrick was poised to seize control of the Busang deposit through a joint venture with Bre-X and the Indonesians that would give Barrick 67.5 per cent of the gold find.

The Indonesian government had hand-picked Toronto-based Barrick to negotiate a deal with Bre-X, the junior exploration company that had discovered it.

Just how Barrick got the inside track has never been entirely clear.

It's true Barrick got some high profile help from members of its international advisory board, including former U.S. president George Bush and former Canadian prime minister Brian Mulroney.

It's also true that Barrick struck a deal with a construction company controlled by Suharto's daughter.

Barrick also agreed to give the Indonesian government a 10 per cent stake in the venture.

Just how much Barrick was willing to pay Bre-X for a share of the find was never disclosed.

But some Bre-X investors were so outraged that the auction process had been usurped that they hired a high-priced legal firm in the U.S. to represent their interests.

Indonesian business leaders warned the deal would scare off badly needed foreign investment.

The deal began unravelling almost as soon as it was announced.

Last month, Placer Dome Inc. stepped in with a rival offer, proposing a "merger of equals" with Bre-X and a 40 per cent stake for various Indonesian interests.

Around the same time, prominent Indonesian businessman Mohamad "Bob" Hasan emerged as a key power broker in any deal involving the deposit.

How Much Barrick Was Willing To Pay Bre-X Was Never Disclosed

Through a group of charities controlled by Indonesian President Suharto, Hasan acquired controlling interest in Bre-X's local Indonesian partner, PT Askatindo Karya Mineral.

Askatindo owns 10 per cent of the richest part of the Busang deposit.

Hasan began giving media interviews extolling the virtues of a public auction.

Several more companies expressed interest in making a bid, including Teck Corp. of Vancouver, and Newmont Mining Corp.

Last Friday, reports that Freeport-McMoran would emerge the winner began leaking out of Indonesia. [End quoting]

Isn't it interesting that during the whole of the above articles that George Bush and his gangsters were only mentioned once towards the end. What was the writer trying to hide??—I wonder. (Recall Hatonn's writings of several weeks back about Barrick. He has recently said George is on his downhill slide from the stress of his "earned" position.

U.S. SAYS DRUG SMUGGLERS TRIED TO BUY RUSSIAN SUB

From the INTERNET, 1997, [quoting:]

The owner of a Miami strip club has been charged with acting as a middleman for Colombia drug gangs trying to buy a Russian nuclear-powered submarine, officials said Thursday. The Piranha-class sub would have been used to ferry cocaine and other contraband into the United States, a Drug Enforcement Administration spokeswoman said.

Ludwig "Tarzan" Fainberg was arrested before the deal could go through. The charge was contained in a 30-count indictment against Fainberg, owner of the club *Porky's*. [End quoting]

Why shouldn't the drug kingpins have the latest technology to use for drug deliveries? After all, a lot of the wars we fought in the past were mainly for gaining control of the drug sources, in which they gave us the latest technology to use.

When we start stopping the **WHOLE** drug problem instead of fighting its **INDIVIDUAL PARTS**, **WE CAN WIPE OUT THE EVIL.**

\$70 MILLION AIRPORT BEING BUILT IN RURAL NORTHWEST ARKANSAS

"Highfill" Airport Being Built
With YOUR Tax Dollars

From the INTERNET, *Conspiracy Nation*—Vol. 10, Num. 28, 1997, <bigrad@shout.net>, [quoting:]

Rural Highfill, Arkansas, has a population of less than 100 persons noted ABC's 20/20 program in their

The fallout



SOURCE: Star Data Systems Inc.



Barrick's Munk



Bre-X's Walsh

Feb. 20, 1997 broadcast. So why build an international airport there?

One reason pointed to is that both Tyson Chicken and Wal-Mart have facilities nearby. Apparently the idea is to fly planeloads of chicken out of the U.S. and return with planeloads of foreign-made apparel for sale via Wal-Mart.

The airport, currently under construction at Highfill, will cost \$70 million, almost all paid for by U.S. taxpayers' money. But, note defenders of the airport, local industry is paying some of the cost. How much? One percent of it, according to 20/20. That means you and I pay for the other 99 percent [emphasis mine].

The Highfill Airport will have a long runway; only Chicago's O'Hare Airport has one that's longer. Not suggested explicitly in the 20/20 broadcast is that huge military C-130 cargo planes would need such a runway. Will the Highfill Airport, not so far from Mena, Arkansas, have C-130s landing and taking off at 2 o'clock in the morning? Is Highfill Airport part of an expansion plan for Dope, Inc? [What're the odds??]

There is already an airport near Highfill, Drake Field, currently operating at only 30 percent capacity. So why build a major airport there? Is the idea to "first build the airport, and then the people will come?"

Arkansas, Arkansas.... Hmmm.... Who do we know that's from there? The name is Bill something or other, isn't it?

Views expressed are not necessarily those of *Conspiracy Nation*, nor of its Editor in Chief. [End quoting]

Can you really believe that honest Bill would steal the cost of a special airport for massive drug deliveries from the good people that elected him as their highly esteemed leader??

ARREST OF HACKER CASTS DISPERSION¹ ON STORY OF CIA LOOTING ACCOUNTS

From the INTERNET, *Conspiracy Nation*—Vol. 10, Num. 18, 2/10/97, <<http://www.shout.net/~bigred/cn.html>>, [quoting:]

Did an ex-CIA agent attempt to contract for the death of his son over an inheritance, or are powerful forces retaliating against the raiding of secret, overseas bank accounts?

A Nancy, Kentucky man accused of being the buyer in a murder-for-hire scheme remains in federal custody after his latest request for bond was denied by U.S. District Judge Jennifer Coffman.

Lexington, Kentucky attorney Gatewood Galbraith had filed a motion for a bond hearing for his client, Charles "Chuck" Hayes, who has remained in the Laurel County Detention Center in London, Kentucky since his October 22 arrest for allegedly conspiring to have his son killed.

So far, nothing sounds particularly out of the ordinary. Persons charged with felonies are often denied bail for a variety of reasons. But a peek behind the mainstream media's minimalist reports reveals disturbing details.

Remember the story of U.S. government functionaries, many of them members of Congress, having secret bank accounts in foreign countries, mostly Switzerland? [CN: See Orlin Grabbe articles at <<http://www.shout.net/~bigred/cn.html>> for background.]

Supposedly, the CIA found out about it through computer "hacking," then drained the accounts, using the money for its own purposes. The people whose secret accounts were drained couldn't, of course, complain because they couldn't admit to having a secret, overseas account.

The accused, Chuck Hayes, is alleged to be the CIA "hacker" who got into the overseas accounts and helped his employer drain them [sic, see note #2 below]. He was part of an alleged CIA operation [sic] code-named the Fifth Column.

After Hayes went public he was arrested, accused of

trying to hire a "hit man" to kill his son. There's a sequence of events that is more than coincidence, according to his friends.

In his motion for a bond hearing, Galbraith cited misfeasance on the part of FBI Agent David Keller. He says Keller's October 25, 1996 testimony was tainted. According to Galbraith, as reported on the Internet: "In essence, the vast majority of alleged proof presented by the government at the detention hearing of [Hayes] was unsubstantiated, even though it could have easily been checked out for its truthfulness if the government had so desired, and it is this disdain and disregard for possible exculpatory evidence that so taints the testimony of the lead prosecution witness at the detention hearing, Special Agent David Keller."

Hayes was arraigned on November 27, 1996 on the "conspiracy to murder" charge, based primarily on testimony from the FBI.

Galbraith reportedly told reporter Sherry Price of the Pulaski (County) Weekly News, "If I were a good citizen of the state of Kentucky, I would strap on my weapons and go looking for federal agents...because they do happen to be murderous bastards, and I might need to protect myself in legal and justifiable self-defense by blowing someone's head off."

All motions before the court on behalf of Hayes have been denied. The latest, filed on December 19, 1996, was denied on December 30 by Magistrate J.B. Johnson, which included a motion requesting that the "Findings of Facts" on November 26 by Johnson be corrected.

According to published reports, Galbraith stated in a motion that "the original court was grievously misled by the alleged proof presented at the detention hearing on behalf of the government, much of which is impeachable by the most cursory independent investigation."

Who's Grabbe?

One of the reasons given by the government to deny bond to Hayes were Internet postings by one "J. Orlin Grabbe," which the FBI alleges is really a pen name for Hayes. [I've heard rumor that Grabbe is a peddler of disinformation. Please use discernment.]

However, Grabbe is an internationally known financial specialist who lives in Nevada and is the author of college textbooks on finance and economics, who had become friendly with Hayes, according to Galbraith.

One Grabbe posting on the Internet said that everything about the Fifth Column was a lie to make "Jim Norman struggle to create stories from the concept." That concept included President Bill Clinton's CIA connection and the "suicide" of White House insider Vince Foster. Apparently the FBI failed to find any humor in the piece.

The article downloaded from the Internet and forwarded to *The Spotlight* said Grabbe, Hayes and White House spokesman Mike McCurry discussed strategies to keep the ruse alive.

The allegations of murder-for-hire stem from a dispute Hayes has with his son over the estate of Hayes's mother, Madge Beckett. She left the majority of her \$920,000 estate to her grandson, John, leaving defendant Hayes \$1,000. John's brother was willed \$500. The estate has been contested since Mrs. Beckett's death on December 26, 1994.

Says Galbraith, the nickname "Angel of Death" given to Hayes was from his activities in exposing illegal monetary activities by government officials, causing many to retire; i.e., causing their political death.

The trial is expected to be underway by the time this issue of *The Spotlight* reaches its subscribers. [CN: Hayes was found guilty and is awaiting sentencing.]

RFA EXAMINES LINKS IN SCANDALS

From the INTERNET, from a related story in *Conspiracy Nation*, [quoting:]

[Excerpts] Chicago's Sherman Skolnick returned to Radio Free America (RFA) January 26...Skolnick also commented upon the ongoing trial of CIA operative Charles Hayes...Hayes is believed to be the man behind the stories about Vince Foster and the computer hackers told by former *Forbes* magazine editor Jim Norman...The government's primary witness against Hayes, who is charged with plotting to kill his son, turned out to be Lawrence W. Myers, formerly the top reporter for *Media Bypass* magazine...Skolnick said that he suspected Myers was undercover from the beginning, and now he suspects that both Myers and Hayes are somehow involved in a disinformation campaign centered around statements that will come from this trial...

¹ "Arrest of Hacker Casts Dispersion..." Casts Dispersion?

Am I missing some nuance, or should it have read something like "Casts Doubt"?

² "Supposedly, the CIA found out about it through computer 'hacking', then drained the accounts, using the money for its own purposes." Not quite right. Allegedly, a rogue group of ex-CIA hackers drained the accounts. Allegedly, they were not operating on behalf of CIA. *The Spotlight* article is also misleading when it states the money was "used for its own purposes". Allegedly, the money was held in some sort of U.S. Treasury account, pending cleanup of government corruption. At that point, presumably, the money was to have been released, by the rogue hackers, to CIA.

³ Regarding Gatewood Galbraith's supposed advice to "strap on weapons" and "go looking for federal agents," if Galbraith made such a statement, that is appalling. Just because FBI is going around murdering people doesn't make it okay for others to do likewise.

⁴ "One Grabbe posting on the Internet said that everything about the Fifth Column was a lie..." Apparently refers to Dr. Grabbe's satirical essay, "An Apology and Good-Bye". This editor was amazed when several readers could not seem to understand the satirical nature of the essay and took it literally. Apparently *The Spotlight* staff is similarly unable to detect satire.

Views expressed do not necessarily reflect those of *Conspiracy Nation*, nor of its Editor in Chief.

[End quoting]

This is the latest update I have on the "Fifth Column". Is there any truth to this article? Is Chuck Hayes who they say he is? Only God and the Intelligence Services know!!

MARIJUANA

Excerpted from *THE BOB LIVINGSTON LETTER*, 1/97, [quoting:]

Before we discussed police power and assault on our person and property. But especially we noted assault upon our psychic that twists our minds and makes us prisoners of conscience.

Government is monopoly power for the corporate state. Government is the corporate state.

Government has never been short on hypocrisy. While we are force medicated with fluoride and chlorine in our drinking water along with mass vaccinations and inoculations, the personal use of marijuana is a federal crime with stiff federal penalties. Meanwhile we are sold subsidized tobacco, millions of tons of life-destroying white sugar pumped into everything that we eat and oceans of toxic soft drinks.

Fifty years abuse of the public mind has succeeded in equating marijuana with heroin. People (including me) think of both as "hard drugs" or "controlled substances". Both are illegal and both are Schedule I substances under Federal Law. This is the old trick of lumping one substance with another to get a negative public image. It has worked.

The truth, according to the book entitled *The Emperor Wears No Clothes*, by Jack Herer, is that marijuana or hemp or the cannabis plant is "the worlds

premier renewable natural resource...it is the Earth's most important resource for making rope, paper, fiber, fuel, food and shelter for all the peoples of the world." Would it take a genius to surmise that certain monopoly powers would have a vested interest in keeping this knowledge from the American people?

Happily, government book burning and suppression of information has not succeeded. The truth of marijuana has been snatched from the fire and compiled in the book entitled *The Emperor Wears No Clothes*, by Jack Herer. You can order this book from: 5632 Van Nuys Blvd., Ste. 310, Van Nuys, Ca. 91401, Ph: (310) 392-1906.

Marijuana has many names. It is called rope, hemp, cannabis hemp, Indian (India) hemp, true hemp, muggles, pot, reefer, grass, ganja, bhang, "the kind", dagga, herb, etc., etc.

Brief History: Cannabis hemp was legal tender (money) in most of the Americas from 1631 until the early 1800s. This encouraged farmers to grow it. Some farmers were jailed during periods of shortage for not growing marijuana.

Uses of marijuana: Through the 19th century, sailing ships carried 50 to 100 tons of cannabis hemp. Almost everything connected with a ship was crafted from cannabis. Home spun cloth was used to make clothes and the original famous Levi pants were made from hemp. Very superior paper products, rope, twine, cordage, paints and varnishes, lighting oil, biomass energy and medicine can be made from hemp.

Cannabis marijuana medications have been used with complete safety for the treatment of many health problems, including asthma, glaucoma, nausea, tumors, epilepsy, infection, stress, migraines, anorexia, depression, rheumatism, arthritis and many other health problems.

As a food, pressed hemp seed contains the highest amount of essential fatty acids in the plant kingdom. Essential oils are responsible for the immune responses and clearing the arteries of cholesterol and plaque.

Hemp vs. Cotton: "Approximately 50% of all chemicals used in American agriculture today are used in cotton growing. Hemp needs no chemicals and has few weed or insect enemies—except for the U.S. Government and the DEA." (Direct quote from: *The Emperor Wears No Clothes*, pp 6.)

Just one acre of hemp equals five (5) acres of forest as used in wood fibre and pulp.

This article is written for information purposes only. Neither I nor *The Bob Livingston Letter* [nor **CONTACT**] or any of its affiliates use or advocate the use of any form of marijuana or its related products. None of the above listed parties advocate the breaking of any law or laws of the United States or any other country.

BRAZIL LAW MAKES ALL CITIZENS ORGAN DONORS

From the INTERNET, 2/97, [quoting:]

A controversial law making all Brazilians potential organ donors was approved Tuesday, a presidential spokeswoman said. President Fernando Henrique Cardoso vetoed a few clauses, but did not change the essence of the law that allows authorities to use the organs of the deceased for transplants without the person's prior consent. Brazilia

Brazilians who do not want their body parts used must declare so on their identity cards or driving licenses. The new law has divided the Catholic Church, civil rights groups and the medical profession. [End quoting]

DEMORALIZED WASHINGTON POLICE SEEK FEDERAL TAKEOVER

From the INTERNET, 2/7/97, [quoting:]

Demoralized by a wave of killings, Washington's police union is lobbying for a takeover by the federal government, union leader Ron Robertson said Friday.

"Our first desire is for the federal government to take over," he said. "We have no game plan. I'm standing in the middle of a killing field. We are fighting a battle and we are losing the war."

He said he sent a letter to President Clinton asking for the federal government to take over management of the police force and was lobbying Republican leaders in Congress to act quickly.

He said absorbing the city police force into the Justice Department would provide it with direct access to the facilities of the Federal Bureau of Investigation and other federal agencies, helping it to battle crime.

While murder rates have declined in other major U.S. cities, homicides in Washington remain at the same level as last year when there were 399 slayings, up 10 percent over 1995.

Washington police are outraged over the murder early Wednesday of police officer Brian Gibson, 27, who was shot four times in the head, neck and shoulder while he sat idling at a traffic light. The alleged killer, Marthell Dean, 23, had just been ejected from a nightclub. [End quoting]

The New World Order looks as though they are trying to get their foot in the door to federalize all police departments. You know, create a problem and solve it on a national level, and then it will progress to become the **GLOBAL POLICE FORCE**.

OHIO GRANDMOTHER GUILTY OF FEEDING PARKING METERS

From the INTERNET, 2/7/97, [quoting:]

A 63-year-old Cincinnati grandmother was found guilty Thursday of obstructing official business by putting coins in expired parking meters in an act of kindness. "I'm disappointed," an unrepentant Sylvia Stayton said after the eight-member jury ruled. "I feel that we're all here to help one another." She was found guilty of obstruction for not following a policeman's order to stop putting coins in the meters last Oct. 24. She was acquitted of disorderly conduct. She could receive three months in jail and be fined \$750. [End quoting]

What a sad state of affairs when the authorities fine someone spreading kindness instead of fining the murderers, thieves, robbers and rapists. And to think, they use our taxpayers' money to prosecute her. No wonder we have crime instead of honesty and ethics!

SOLAR STORM

Houston Chronicle **Confirms Photon Belt?**

From the INTERNET, 2/3/97, [quoting:]

"Well I finally found 4th party confirmation for the Photon Belt." —By sender of E-mail

A gigantic cloud of charged particles created by a solar burst shortly after the New Year enveloped Earth on Jan. 10, causing an immense geomagnetic storm. The disturbance was so strong that it knocked AT&T's Telstar 401 satellite out of service, a \$200 million loss. Sky watchers in the Northern Hemisphere were able to observe green streaks in the sky while the 16-million-mile diameter cloud interacted with the Earth's magnetic field for more than 24 hours. It was the **FIRST TIME SUCH AN EVENT HAD BEEN DETECTED**, according to the European Space Agency. (author's emphasis)

As a physicist and futurist, I like to confirm most "EVENTS" from multiple directions/relativities! [End

quoting]

Was that the photon belt??

AT LAST, CYBER MIND CONTROL

Excerpted from *THE ARIZONA REPUBLIC*, 2/10/97, [quoting:]

It's not a mouse. It's not a joystick. It's MindDrive, a \$149 gadget that slips over your finger and allows you to control computer software with your thoughts. MindDrive is made by The Other 90% Technologies Inc. and works with 10 titles, from \$24.95 to \$39.95. MindDrive is available at major retail stores. [End quoting]

Interesting item, but I'm sure there are computers that can make the mind connection without the finger gadget in the Elite's arsenal.

AUSTRALIA TRIES TO ALLAY FEARS AMID ANTHRAX OUTBREAK

From *THE ORANGE COUNTY REGISTER*, 2/7/97, [quoting:]

Health authorities are struggling to contain Australia's worst anthrax outbreak and reassure foreign buyers that they have nothing to fear from the cattle disease.

State and federal officials, who promote agricultural exports by playing up Australia's "clean and green" image, insist there is no threat to public health.

Trade Minister Tim Fischer said Thursday that the federal government has pledged to foreign beef and milk buyers "they will not be getting anything but the highest quality product."

New Zealand is pointedly reminding other nations that it has been anthrax-free since 1932.

After lying dormant for almost a century, spores of the bacterial disease have germinated in outback Victoria state, revived by soaking rains preceding a drought and heat wave. [End quoting]

Please tell me how being free from anthrax for almost a century has anything to do with now—especially with the Elite planting all kinds of diseases all over the globe?

Furthermore, you are living under false assumptions if you think you are getting pure foods anyplace in this world. You can't even trust your water supply—including bottled water. They are trying to dead you anyway they can.

Remember the Elite's goal to have over 5 billion dead by the year 2000—less than 3 years hence.

THE TRUTH IS, ALBRIGHT'S LIE IS FORGIVABLE

Excerpted from *THE DAILY NEWS*, Los Angeles, 2/26/97, [quoting:]

Last week, *New York Times* columnist Frank Rich wrote about Madeleine Albright and the revelation that she is of Jewish ancestry. In doing so, he joined many of us in the op-ed biz who told you precisely what to think about this matter or, in my case, that more than enough thinking had already been done and it was time to move on.

Rich, though, brings something I thought was important, although wrong, and in his own way (which I usually admire) expressed the increasingly popular view that all lies—whether on private or public matters—are equal.

He wrote that Albright "seems to be shading the truth," and indeed linked this alleged fib with "the classic Clinton administration manner" of never quite

**As a man begins to live more seriously within,
he begins to live more simply without.**

—Ralph Waldo Emerson

**All worry is atheism,
because it is a want of trust in God.**

—Bishop Fulton J. Sheen

coming out with the whole story. By way of example, Rich cited "Bill Clinton's shifting accounts of his draft history or Al Gore's varying recollections of his misadventures in a Buddhist temple...." I find it hard to connect these dots.

But others, especially in Washington, do not. Here, the Albright saga was elevated from the purely personal to something that was certain to affect her tenure as Uncle Sam's chief diplomat. Over and over again, I heard it said—and always in the most somber and portentous tones—that she had lied. Well, I for one don't agree. But even if she did lie, I ask a rather basic question: So what?

Many of my colleagues and plenty of people outside the journalism community would answer, "So plenty." A lie is a lie is a lie and if a person lies about one thing, he or she will lie about another. Not so.

I, for one, would expect a politician to lie if asked whether he or she ever doubted the existence of God or—God forbid—still does. An answer in the affirmative—the truth, that is—would be a likely career-ender, as damaging as the acknowledgement of adultery. [End quoting]

And you thought you heard truth from the politicians and other Elitists? It's alright to lie to save your job—then that's the same as saying it's alright to lie anytime because all the bosses have to tell you is say and do as I say or I will fire you. The Elitists are really thumbing their noses at the public to print this evil trash.

ARE WE READY TO WAKE UP YET??

This is from a nationally recognized columnist, Richard Cohen (a good Khazarian Jew).

Do you still say there is nothing to the *Kol Nidre* Vow to negate all vows made during the coming year—taken at Jewish Temple services once a year.

LENIN'S LEGACY ENDURES

From *THE MODESTO BEE*, 2/8/97, [quoting:]

Lenin's body, like his legacy, may live on for centuries. A scientist who helps in the annual embalming of the Soviet founder's body was quoted Friday as saying the mummified body can be kept in good condition—as long as the regular treatments continue.

"The body can be preserved in fine condition without any visible changes for at least several hundred years." Yuri Romakov, deputy head of the Institute for Biological Structures, told the *Kommersant* newspaper. [End quoting]

After all you've been hearing or reading about cloning, replications and/or duplicates, is it hard to understand how they might be keeping his body "rejuvenated"?

Do all the good you can,
By all the means you can,
In all the ways you can,
At all the times you can,
To all the people you can,
As long as ever you can.

—John Wesley

Missiles, People, Cloning

Welcome To The United Kingdom—Again!

2/26/97 #1 HATONN

WELCOME TO THE UNITED KINGDOM—AGAIN!

I'll give one point to you nice American people who are so humanitarian as to let the liars lie and bring the truth-bearing messengers to prison—you are consistent.

Let me just offer you a headline: *Report: Starr rules out murder in Foster's death...* Oh, and just WHO is Mr. Kenneth Starr? Oh indeed, an attorney! He is not a Judge and he is not a Jury—but "HE" has ruled out murder in Foster's death? Yes, and your Grandmother's kitten has fleas! Facts are, readers, Mr. Starr learned with CERTAINTY that Foster was MURDERED and that is why he was running for Pepperdine Law School in Malibu and into the new School of Public Policy no later than August 1.

And just WHO offered him the job after he would run from the investigation? Richard MELLON Scaife, a financial wizard and head of one of the most sensitive "foundations" in the world—a splinter off of the United Kingdom-Canadian bureaucratic conglomerate. Note that we don't refer to England as England or longer to "Great Britain" as it is being phased out—and now the UNITED Kingdom, which includes the UNITED States of America. Note that such notables of the United States as in Bush, Kissinger, Weinberger, etc., are all NOW "Knights" of this new United Kingdom which gives allegiance to the Nation bestowing the "SIR-ship".

And just who controls the largest grain/food cartel in the world? Ah yes, Archer Daniels Midland slopped over into the U.S. from Canada. This is the work of Hollinger, Mulroney, Bronfman, Barrick, Bush, Kissinger, Seagram, and you name it, man or corporation, it is the SAME THING. But I find it amusing that these nothings are so proud of their SIR-ship as to burst their tiny shirt buttons. Can you just picture little Caspar the Ghost Weinberger sporting his top hat, with Kissinger, riding with the Queenie to Ascot?

Well, please get SERIOUS, right now.

[QUOTING, *EIR*, February 14, 1997:]

U.K. TO LAUNCH THEATER LASER-BASED ABM SYSTEM

Great Britain (U.K.) may begin developing [H: They already have it, straight from the U.S. of A.] an antiballistic missile (ABM) defense system, using high-powered lasers aboard modified Boeing 747s [H: Also from the U.S.A.], pending cabinet approval of the Ministry of Defense proposal. According to Martin Walker, Washington correspondent for the *London Guardian*. [H: Note: also from the U.S.A.] "Although the possibility of defending Britain against missile attack is still being considered, the immediate purpose of the ABM system is to protect British troops de-

ployed overseas in regions like the Persian Gulf, where a missile threat is seen as more immediate." In this design, Britain will not be developing its own system, but is planning to "buy in" components from the United States, "and cooperate with other NATO allies in developing a 'theater defense' system". Walker, citing *U.S. Defense News* as his source, continues: "The airborne lasers, designed to shoot down incoming missiles in flight [H: Or any old aircraft as they now are doing.], would be just part of a complex antiballistic missile system, which would include early warning satellites and shipborne interceptor missiles."

Judging from Walker's report, the idea behind the defense system is coherent with former U.S. Defense Secretary "Sir" Caspar Weinberger's doomsday novel *The Next War*. Walker reports: "Britain and other European countries are watching closely, the prospect of 'rogue regimes' obtaining missiles which could hit Europe. With countries like India and China, as well as North Korea, developing advanced missile technology, and Russia increasingly willing to sell its own technology, the Ministry of Defense study estimates Britain could be at theoretical risk by 2006."

[H: My question of the day: Who could be more "rogue" than the U.K., the U.S.A., et al.??]

[END OF QUOTING]

PLANTAIN GROWERS: SEASON OPENS ON CANADIAN GOOSES!

[QUOTING, *THE FINANCIAL POST*, Feb. 8, 1997:]

BARRICK

Peter Munk, Chairman and Chief Executive Officer announces the appointment of John K. Charrington as President and Chief Operating Officer and member of the Board of Directors.

Mr. Charrington has responsibility for Barrick's mining operations and has outstanding qualifications to oversee Barrick's international development. He joined Barrick in January 1995 as Executive Vice-President, Operations and became Chief Operating Officer in January 1996. Mr. Charrington was previously President and Chief Executive Officer of mining and exploration activities for a major natural resources company.

Barrick Gold Corporation is the third largest gold producer in the world.

[H: But they are, right now as we write, running into a whole lot of trouble! The Canadian Geese have been goosed!]

[END OF QUOTING]

[QUOTING, *EIR*:]

QUEBECOR PRINTING INC.

Quebecor Printing Inc. is pleased to announce the

election of the Right Honourable Brian Mulroney, P.C., LL.D., as a Director of the Company.

Mr. Mulroney served as Prime Minister of Canada for almost nine years. He is Senior Partner in the law firm of Ogilvy Renault.

He is a Director of Barrick Gold Corporation, TrizecHahn Corporation Inc., PETROFINA, S.A., Archer Daniels Midland and other leading corporations.

Mr. Mulroney serves on the International Advisory Board of Les Hautes Etudes Commerciales (HEC) de l'Université de Montréal, the Montreal Heart Institute and other charitable educational and public policy institutions.

Quebecor Printing Inc., a diversified global commercial printing company, is the second largest commercial printer in the United States and the largest in Canada and in Europe. The Company has over 25,000 employees at more than 100 locations in the United States, Canada, France, the United Kingdom, Spain, Mexico and India. Quebecor Printing Inc. is a SUBSIDIARY of Quebecor Inc.

[H: And to Simon Sayes: Have a good hunting trip.]

[END OF QUOTING]

AND, HELLO DOLLY

What do you suppose all the clowning over cloning is all about? And why do you think the first glimpse into REALITY of production comes NOW, and out of SCOTLAND at that?

Cloning to PERFECTION of the human being from conception to adulthood has now been accomplished in somewhat less than 48 hours, including brain memory downloading—and yes, right in the good old U.K./U.S.A.!

Bu. for the sake of story line we honor "Dolly", now 7-months-old and an exact test-tube clone of an adult mammal—you know, sheep! Dolly was CREATED by Dr. Ian Wilmut, a 52-year-old embryologist, and his team of scientists at the Roslin Institute in Edinburgh, Scotland.

So, what is important about THIS particular tale? Well, one thing is that the embryonic fluid utilized is basically Gaiandriana-Aquagaia—the only PERFECT Drian LIFE-CELL fluid around. Hummnnn... Scotland. (???)

[QUOTING, THE ORLANDO TIMES, Feb. 24, 1997:]

CLONING PIONEER BREAKS HIS SILENCE ON THE LAMBS

After laboring in SECRECY, Ian Wilmut and the scientists he led finally went public.

By Youssef M. Ibrahim, New York Times:

LONDON—His hobby is walking in the mountains of Scotland. He relaxes with "a good single-malt Scottish whisky", and enjoys the quiet of his village near Edinburgh that is "so small you wouldn't be able to find it in an atlas".

But the real passion of Dr. Ian Wilmut, a 52-year-old embryologist at the Roslin Institute in Edinburgh, is his laboratory, where he has worked the last 23 years, laboring over his experiments at least nine hours a day. He leaves at 6 p.m., often, he says, with more work to do at home.

It was at the laboratory that he led a group of scientists in accomplishing a feat many others have said could never be done: cloning an adult mammal, a sheep, for the first time. [H: And, how many other things do you suppose are running around on the hoof about that place? Nobody would know, would they? The clones are so adjusted that they simply grow just like any other "original", INCLUDING ENERGY—MIND. This is important because the genetically re-structured REPLICAS have thus far been tedious to manage and require memory down-

loading; these clones come with fully adjusted brain-mind function superior to the parent(s).]

Wilmut's experiment involved fusing a mammary gland CELL from an adult ewe with an egg cell from another ewe. Wilmut then implanted the embryo into a surrogate mother.

Success occurred in July 1996 when a lamb, named Dolly, was born.

The experiment had been in the making for some time, but full knowledge of its details were restricted to four scientists among a group of 12 researchers. Wilmut said secrecy was necessary to await the first successful birth of a lamb. Then the group kept it quiet awhile longer until it registered a patent to secure the breakthrough. [H: Oh wishful thinking!]

Indeed, until Sunday, little was known outside the scientific community about Wilmut and his group. "I guess we succeeded in remaining out of the limelight," he joked on Sunday in a telephone interview from his home in the village that, for privacy reasons, he declined to identify.

The discovery opens some mind-boggling possibilities.

Through genetic engineering and cloning, for example, animals could be created to produce pharmacological proteins like the clotting factor that hemophiliacs need.

It might also pave the way for widespread transplantation of animal organs into humans.

For example, pig clones could be genetically engineered to be a source of organs for humans. Scientists would grow pig cells in a laboratory and add genes that would make their surface proteins identical to proteins that coat human cells. The researchers would then make cloned pigs from these genetically engineered cells. The cloned animals would have organs that look, to a human immune system, like human organs and so they would not be rejected.

"We all should be joyful today," Wilmut said. "Our technology permits a change of the organs in animals, so they are less threatening for the human immunology." He predicted that pharmacological proteins would be produced in a "small number of years", creating new opportunities to cure humans.

But there are disturbing possibilities as well. The successful experiment creates at least the theoretical possibility that humans could be cloned, raising ethical

and philosophical questions.

"We can't see a clinical reason to copy a human being," Wilmut said. "In this country it is illegal already. Furthermore, we are briefing authorities to make sure this technique is not misused." [H: Yeah, and so did Einstein try to make the A-bomb not misused.]

Wilmut, who was born in Hampton Lucey, England, near Warwick, was seduced into embryology as an undergraduate at the University of Nottingham, where his mentor was G. Eric Lamming, a world famous expert in the science of reproduction. From then on, Wilmut said he knew animal genetic engineering was his life's quest.

In 1971, he went on to Darwin College at Cambridge, where he received his doctoral degree two years later after submitting a thesis on freezing of boar semen.

He headed almost immediately to Scotland, where he joined the Animal Breeding Research Station, an independent animal research institution financed by government and private donors that eventually became the Roslin Institute, in Roslin, Scotland.

"I have known him for 10 years," said Dr. Ron James, chief executive of PHARMACEUTICAL PROTEINS LTD, or PPL, a company based in Edinburgh that has paid for some of the work at Roslin Research Center and hopes to develop commercial applications for it. "The words that come to mind about him are: careful, diligent, honest and thoughtful," James said.

By all accounts, Wilmut leads a quiet life with his wife, Vivian.

Wilmut, whose house overlooks green fields and grazing, uncloned animals, said that as he looks to the future now, his primary objective is to drive his project forward "to enable us to study genetic diseases for which there are presently no cures".

[END OF QUOTING]

What have I to add? LISTEN TO GOD INSTEAD OF THE FRIGHTENED ONES WHO "KNOW BETTER" IN EVERY SETTING. Well, Wilmut has known BETTER for a long, long time—and this is news which is selectively brought forth NOW. That is NO ACCIDENT OR COINCIDENCE!

Salu.

Update On Janet, Susan And Briana

The 3 Christmas Miracles

3/3/97 DR. AL OVERHOLT

Janet wants you to know that she is very appreciative of your prayers, cards and help. You can't truly appreciate what it has meant to her that so many people whom she has never met are so concerned about her.

She is healing very fast considering the seriousness of her injuries. Most of the time she has been able to keep her spirits up. I'm sure your prayers and help are the main reason for this.

She has started to read Hatonn's writings, the CONTACT and listening to Hatonn's tapes and is eager to learn. This is also helping her to keep her mind from dwelling negatively on her challenges. It's sure nice to be around a person who is so eager to learn of higher ways of thinking.

She went to court on Monday, March 3 for a custody hearing for her children but it was rescheduled so her Doctor could be subpoenaed; but the hearing has gone very well so far. Please keep up your prayers and cards.



Let these Truths be self-evidenced

Voice of the Old Guard

By: Grandma Herrman-Herman

I Think I'm Going To Shop At K-Mart

2/22/97 GRANDMA

Last evening, I watched *Dateline* and 20-20 on TV. It seems the main line TV news has decided to expose some taxpayer frauds such as the humongous airport being built in Arkansas no less, for the President's friends and contributors, the Waltons of WAL-MART and the Tysons of Tyson Chickens. They say the airport is going to cost only \$70 million? Well, I say hogwash! An airport that size, with a 12,000-foot runway, when finally completed, will cost the American taxpayers more like \$700 million if it costs a dime!

What is with these humongous airports anyway. U.S. Reps. Jerry Costello, Paul Simon, Alan Dixon, Glenn Poshard, and Dick Durbin are enlarging Scott Air Base (a military base) on one of these alleged \$70 million Airports. There is just one hitch to these super airports. We already have sufficient airports in the area, and additional air traffic is a public endangerment.

The super airport, which is being built expressly and solely for WAL-MART to import finished goods from Asian markets such as China, Japan, etc., by the jumbo jet loads on the return leg of exporting Tyson chickens to the Asian markets, is just an outrage!

I wonder where they put on the "made in the USA" labels? Well, MacArthur ("Old Dug Out") figured out how to pull the wool over Congress' eyes back in the '40s on getting around the Congress on importing foreign goods. MacArthur did in fact create a USA Japan in order to get around Congress' import taxation and duties. Look at WAL-MART's label. Sure it says "MADE IN USA". But, look closer. If it was really made here in the United States, the correct label would be "MADE IN U.S.A.", if it is an American-made product. If you are going to support American workers, American industry, and American producers (which I strongly suggest) don't miss those periods in the U.S.A.

For those of you who are really serious about saving your nation, call 202-546-9517. This is the Net News. Now, Washington, D.C., February 20, 1997, there was an article entitled "Low Road to China", by an American investigator—a special report on the President's Asian/Chinese/Lippo connection Communist group. This un-American activity is carte blanche and rampant in the White House. This sort of un-American activity is totally ignored by the U.S. House and Senate Crime and Un-American Activities Oversight Committees.

There is not a single Oversight Committee member in the U.S. House of Reps, the U.S. Senate, or in the Executive Branch appointees (per the *Federal Advisory Committee Act*, 3 and 5 U.S.C.) who is lawfully qualified to conduct such an investigation or hearing into these un-American activities. Why? Well, look at it this way: Criminals are not by law allowed to conduct investigations, have hearings, and judge their own criminal cases. If such a thing was lawfully allowed, the criminals would be their own judges and juries, for they would have full control over the courts.

Time has come for the people to conduct a Grand Jury hearing and investigation on these un-American activities due to the conflicts of interest in our U.S. Houses and the Executive Branch. Pull up the voting

records on these un-American bills which have been passed by the U.S. House and Senate and that is reason enough to disqualify the U.S. House or Representatives and the U.S. Senate, including the Executive's appointees which includes judges on the Supreme Court Bench, and U.S. District Court benches. For the opposing side (the un-American activity groups), it is a lock-out in the judicial arena. For the Home Team (the American people) it is a shut-out game as the un-American activity group has shut the people out from the constitutional laws by perverting the laws, which denies the people the right of and to redress and remedy.

When the un-American activity group has total control over the ball diamond, the uniforms, the umpires, the pitchers, the catchers, the players, the bleachers, and the ticket takers, then it is a safe bet the Home Team does not have a snowball's chance in Hell of winning! You know what? I'd bet Las Vegas would book odds on that one!

If this un-American activity is going to be stopped, it must be stopped by a lawful Grand Jury Investigation and Hearing in the House of Representatives, by the people (Congress must be assembled, but they should sit silent and take their medicine, as must the U.S. Senate). Read your *Declaration of Independence*, your original *Constitution*, and the *Bill of Rights*. In case you are unaware of which laws take precedence, the older laws prevail. That's the constitutional law of this nation. Pull up an old set of *Deerings*—it's in the first book, first few pages.

Why do you think the un-American activity group found it necessary to take away or set aside the Writ of Mandamus? A Writ of Mandamus is the oldest writ in existence. The Writ of Mandamus serves notice, upon king, queen, prince, or any other monarch, monarchy, or uncontrollable governmental entity, to order yourselves. This organized un-American activity is going on, it is being allowed, and Congress, the Senate and the Executive are passing laws to protect un-American activity or organized criminal un-American activity groups, aka mob rule groups.

THINK ABOUT IT!

Something else was viewed by me last evening: it was an attack on certain religious groups, in particular the Amish. This alleged exposé did its little thing, it hit hard on child abuse. One ethnic religious group in the mainstream news media, allegedly exposed another ethnic religious group (German speaking—wonder if being mainly German and speaking German had anything to do with the alleged exposé?), the Amish.

We have watched this mainstream media ethnic group attack other Christian religious groups since the 1980s. Also, we watch the President of the United States openly wear a head-covering un-familiar to a Christian nation (a yarmulke). Also, recently, we watched the President of the United States stand in the White House and do the unallowable by standing in front of a huge State of Israel flag while the very small Republic Flag (Civil Government of the United States—unfringed), no larger than one which I would fly on my front porch on national holidays, hang limply at a

lesser height than the State of Israel flag, and openly, publicly stand and give his support to Israel!

Israel is an ethnic based religion and religious group. This violates the separation of church and state provisions.

According to the law, no flag, in the territories, or in the United States, or in any public buildings, or on private property of a foreign nation, can be flown higher staff than the flag of the civil government of the United States, and that goes for the federal commander in chief's flag, with the fringe. Also, no flag may be represented in larger proportions than the civil government's of the republic of the United States, when in the presence of the United States, on American soil. When this violation happens it denotes our civil government no longer exist, for the President has capitulated the entire American government. That is the law. Also, the international law of nations. Are we now part of the United States of Israel???

I, personally, am not into Israel bashing, or the bashing of anything for that matter. Nor am I anti-Semitic. However, read this very closely: I am against Semitic anti-Christian principals. Also, old Abe would have rolled over in his grave had he watched the television commercials on Presidents' Day, with his images moving about in syncopation with Jewish ethnic music. This is carrying it a bit too far! Well, there is one other thing. Take a look at your calendars. Find our Christian Easter. Then turn the page and check out how much larger in proportion the Jewish holidays are printed, and then there is the overwhelming 3/4ths of our U.S. Houses of Representatives. Sound bites and unequal representation.

Schindler's List is being televised again this weekend. In the event you watch this re-televised program, afterwards, I suggest you read the *Rise and Fall of the Third Reich*, pages 662, 663, et seq. The first ones which were summarily sentenced, about 3,500 persons, were those who assisted in overthrowing the old constitution of Germany. For everything which occurs, there must be a cause. For every cause there is an effect. Just that simple. This is history. For some "unknown" reason, this ethnic religious group has never learned: People want to be left alone, to worship their own religions, live by their constitutions, ordinances, contracts and laws which were given to them by their forefathers, unencumbered, unhampered, unfettered, with morals and ethics as handed down by Christian Religions, in a Christian-founded nation (Mayflower Compact aka pledge to the Almighty Sovereign of the universe at and on Plymouth Rock) by those who originally came to this country to be secure in their religious freedoms, sworn to with the brands in their hands, branded with red-hot branding irons, by those cited in the *Declaration of Independence*.

It took 150 years, approximately, for the *Declaration of Independence's* birthing. People were denied due process, they were being drawn and quartered, and disemboweled by the Star Chamber Court remnants in this country. They were taxed unmercifully. They were denied the right to manufacture their own goods, or to shoe their own horses. Their horses had to be sent to England to be shod. Ministers in Virginia and the other New England Charter colonies were flogged (whipped with horse whips) to death because they did not have a license. This was called the patroon system of government. And, like it or not, we as a nation are subservient to a government out of control, practicing un-American activities which on *C-Span* yesterday were stated as Communism in the Democratic National Party. You know, if it is an un-American activity and encompasses practices foreign to our constitutional form of government, it has to be called something. What is it?

THINK ABOUT IT!

Grandma Herrman-Herman

Red Chinese Inroads To The United States

[Continued from Front Page]

Writer: Mike Blair.

Many Californians have long been asking why the Clinton Administration decided to close the bustling Long Beach Naval Station in 1994 and the vital, national security-wise, Long Beach Naval Shipyard next September.

Some think they have the answer with the announcement that a contract has been signed with Red China to build a 145-acre shipping terminal at the site of the naval station. [H: How many of you realize that, in addition to building "over here", that by far the majority of building equipment, in the U.S. and around the globe, heavy equipment, is now going to CHINA?]

The giant shipping center, which will be built by the state-owned China Ocean Shipping Company (COSCO) [H: Please look up corporation details and participants.] will encompass all of the station's 134 acres, plus 11 acres north of the naval installation on Terminal Island, site of a federal prison complex.

According to the Port of Long Beach, the new Red Chinese facility will have berthside water depths of 50 feet and six immense gantry cranes capable of reaching across at least 18 rows of ship container units. The terminal is being built specifically to accommodate a new Chinese fleet of container ships. [H: Don't forget for a split second that at Long Beach begins the TUNNELS that float submarines and small craft right into the inland Ridgecrest facility of CHINA LAKE! WOW, ANY COMMENT ON JUST THE SIMILARITY OF "NAMES"?]

"The terminal will have direct access to the open seas and a two unit-train dockside rail yard to handle COSCO's intermodal shipments to the U.S. Midwest, Gulf Coast and Eastern Seaboard," a spokesperson for the Port of Long Beach said.

The turning over of the naval station to the Red Chinese raises the question whether it was part of what appears to be on-going relations between the Clinton White House and the Red Chinese, which have been linked to campaign contributions given by those with Peking connections to the reelection campaign of President Clinton.

The building of the terminal comes at a time when Red Chinese goods exported to the United States have taken hundreds of thousands of jobs from American workers, as well as running up America's annual trade deficit into the billions of dollars.

While it is claimed that the new shipping terminal will provide about 1,600 high-paying jobs in the engineering, environmental and construction fields, as well as from 300 to 600 permanent jobs, they will fall far short of the untold thousands that will be lost to Americans as a result of making trade to America still easier for the Reds. The communists are well known for their unfair trade practices and the use of free slave labor.

In addition, there are concerns about making it easier for the Red Chinese to smuggle goods into America, particularly illicit drugs, for which Peking has proven to be deeply involved.

It was also recently revealed that the Red Chinese arms exporting business, also owned by the government and in this case China's military, had been caught attempting to smuggle 2,000 AK-47 assault rifles into Southern California for sale to "street gangs".

Those connected with this arms trafficking were wine and dined at the White House by President Clinton and his reelection cronies.

[END OF QUOTING]

and

[QUOTING:]

WHAT DID CHINA GET FROM WHITE HOUSE?

Red gold has Washington on the run. By the Spotlight Staff.

In the wake of a Justice Department investigation tying Red Chinese political contributions to Bill Clinton's reelection campaign, investigators are looking for signs of what China got in return.

Even though the probes are in the early stages, many think they have come up with some answers.

For example, the state-owned China Ocean Shipping Company is building a 145-acre shipping terminal at a site of a closed naval station in California. (See above story.)

In addition, the Chinese are believed to be interested in a project at a military air base in the California desert, according to reports from the scene.

One of Clinton's recent appointment's included moving North Carolina businessman Erskine Bowles into the White House as chief of staff. Bowles headed the Entergy Corporation prior to his appointment.

The Democratic fund-raiser who funneled some \$3.4 million dollars to Democrats in tainted Asian contributions during the 1996 election, John Huang, has a link to Entergy.

According to publisher Alyn Denham, Huang worked with Entergy Corporation to buy sophisticated computers, software, electronics and telecommunications technology to be used in Red Chinese missile guidance systems.

In September 1995 and again in May 1996, intelligence aides warned the president that "highly sensitive electronic and computer equipment is being shipped to the People's Republic of China from the North Carolina-based Entergy Corpora-

tion."

Clinton reportedly told aides that the Pentagon had assured him that only obsolete equipment and software were being shipped. But the aides could not find anyone in the Pentagon to verify Clinton's account of the conversation, Denham says.

The Justice Department picked up electronic intercepts which reports say is evidence China wanted to direct funds from foreign sources to the Democratic National Committee (DNC) before the presidential campaign.

Clinton was forced to admit this raises "a serious set of questions". He claims to have had no prior knowledge of the fundraising tactics. White House e-mail tells a different story.

According to published reports, Clinton gave Red oilmen a private audience after a radio speech. He banned photographers because he didn't want you to know who was giving him Asian advice.

Tony Lake, Clinton's choice to head the CIA, was one of these present. Although he considered the players "hustlers" to be "treated with a pinch of suspicion", he put cash for Clinton's reelection ahead of national security considerations.

"To the degree it motivates [a rich Asian-American who gave \$366,000 to the DNC], who am I to complain?" Lake aides have quoted him as saying at the time.

[END OF QUOTING]

Who is better or worse, the Clintonistas, the Bush Twiglets of the New World Order, the Arab nations, the Chinese, the Israelis—just WHO are the "good guys"? In these scenarios—NONE OF THEM! And who is best for the U.S.? Wow, what a question, for the U.S. is already "done in" by the boys right at home through such things as a setting aside of the Constitution at the minimum of the turn of the Century and on through War Powers acts, Federal Reserve acts, etc. For goodness sakes, GOLD was confiscated in 1933 right in the U.S. of A. from YOU CITIZENS. And my people, who are simply journalists, get ripped for telling you the truth—frightening isn't it?

Good morning.



Herblock/Washington Post

'People Will Still Be Able To Get A Quick Fitting After We Take Over'

Serapis Bey: Survival Will Depend Upon Finding Inner Balance

Editor's note: Among the seven great "Rainbow Masters" communicating at this time to help us get through Earth-Shan's planetary transition and rebalancing, the Ascended Master of the Fourth (clear crystal) Ray, or Spectral Aspect, of Creator's One White Light, is known as Serapis Bey, the Architect.

His energy is generally associated with a clear crystal "color" of Purity and Ascension due to his being the central, balancing, "fulcrum" position to those of the three Color-Ray Masters on either "side" of him, in terms of their energy focus and frequency of intent. Here is a "large", no nonsense "character" who gets right to the point and prefers the most direct route in handling every challenge, albeit with an expansive and infectious sense of humor that can only come from a base of true humility.

In The Rainbow Masters Phoenix Journal, Serapis Bey offers the comparison that: "I am often referred to as the Commander Hatonn of the Seven Rays! I represent the disciplinarian, task master, lion—'shout loudly and push around a big stick'. Knowing Hatonn as ye do, I think you have already discounted the words as being quite tainted in exaggeration. It is that I, like him, believe one should get what one requests: hard work, truth, and a mighty kick to the rear areas that move thee along thy path!

"When I was a student (chela) in decision about which Ray I would serve and focus my efforts into—what Ray I would preserve in the office of Preserver of Life—I meditated and contemplated all, but came to the Light of 'Purity'. I then figured, master of geometry that I was: 'The shortest distance between two points, point A and point B, is Purity.' Therefore, 'Purity' I shall be! I shall take the 'direct' path.

"I shall always give thee directness—'bottom line' thee calls it. I shall effort at relieving thee of the 'mush' of thy self indulgence. If that be a Spartan trait, so be it. I was a Spartan upon thy plane. I was Leonidas (meaning, Son of the Lion), King of Sparta. Well, so be it. I am often referred to as the lion—not so much from ferocious terror that I bring forth, but I suspect 'tis more that I 'growl' a lot.

"At any rate, I chose (and choose yet) the

direct path. Purity reflects the Crystal Light, direct fragment of Father-Mother Source. Did I set myself above my brothers who chose the colored fragments? Oh no, just needed to jump in and get on with it, I suppose. I decided that, if 'Ascension' is the intent (which it must surely be), then I would go as directly to that point as possible, as rapidly as possible. Well, even old souls get their lessons, and I most surely got mine. But, so be it. I most surely know all about the Ray of Purity and Ascension."

The disciplinarian side of Serapis Bey becomes quite evident when he admonishes: "When ye work with me, ye must know something: I do not allow of one to simply up-and-leave a crisis, a circumstance, or an individual who is not to one's liking. One must stand, face, and conquer one's own carnal mind and misqualified energy by disciplining one's consciousness in the art of non-reaction to the human creation of others, even as one learns how NOT to be dominated or influenced by one's own human reaction.

"When this is done in perfection, then ye will get thy Ascension papers and Ascension bag and we will charge of it to thy Gold Mastercard!"

For more background on this important group of teachers, plus earlier writings by them, refer to the Back Page for Journal ordering information.

3/1/97 SERAPIS BEY

Good morning, my brother. It is I, Serapis Bey, Cohan (Master Teacher) of the Fourth Spectral Aspect of Creator's Thought Projections. I come in the Radiance of His Will, that you and your brethren will have the guidance that you each desire and for which you call out with great heart intensity.

I serve in the capacity that brings forth Balance and Order. I am the line of demarcation between reasonable logic and passionate emotion (between the Yin and the Yang). I facilitate either extreme, yet present an opportunity for Balance to those who desire and ask.

With EVERY experience you encounter which seems to impact you in a negative manner,

please be aware that, with persistence and effort, you CAN find Balance within self—and in doing so, you will find the growth that you desire and which your Higher Self (soul self) craves in the primal thrust for expansion toward Perfection.

In the searching for Balance, you will find that you will have to reach for that which you are lacking in the way of understanding. This is not easy, for you are usually unaware that you are lacking in understanding until such time as you are confronted with a situation that causes you the discomfort of confusion. This annoyance presents you with the challenge to have to search for the understanding or meaning of its occurrence if you are to find true Balance (relief from the confusion).

Be thankful, in your heart, for the opportunities of growth when they present themselves to you. Your emotional attitude and ability to reason rationally will serve you much better than either extreme—a fit of rage, on the one hand, or a cold and detached separation from the event, on the other. One or the other of these out-of-Balance responses usually comes about due to your efforts toward denying the impacting reality of the situation. There IS an in-between Balance that can be reached if you KNOW that it IS there, and if you desire, foremost, to find this Balance.

You are ALL going to be faced with impacting traumatic experiences in the weeks, months and years to come. My intent is not to frighten you or coerce you in any way! My intent is to assist you, as a teacher, so that you are prepared for the testing and the lessons—that you might grow past the need to experience these things over and over again.

Prepare yourself mentally in such a manner that you are confident about who you are and about your direct connection to the God Force within. Prepare NOW with a method of problem solving that will help you to maintain both mental AND emotional stability—no matter what the situation you are facing.

This effort is, in effect, writing a script or mental "computer program" that you can access any time you desire and which will outline a series of questions and statements to yourself so that you will always be able to come to a

reasonable choice as to what you should do.

Step 1: Regardless of the situation, call upon The Light for protection and guidance. This will give us a greater opportunity to connect and work with and through you. This, also, reaffirms your intent and thus will, in effect, center your focus.

Step 2: KNOW, with certainty, that you CAN handle ANY situation with which you are presented. God NEVER gives you more than you can handle. In rare cases of such events, He will carry you!

In your certainty you will calm the fear reactions and thus calm the emotional tendency for overwhelm. This equates to clearer, more rational thought and, again, will help us to help you through a clearer communication link.

Step 3: Calmly ask yourself, "What are ALL of my options?" and "What can I DO that will be of the most value to EVERYONE involved and not just myself?"

Sometimes you may have to eliminate possibilities by evaluating the actions that would only serve to compound an undesirable situation. Screaming hysterically would be one such option you could decide to eliminate right now as a course of action to take! You could say to yourself: "I will NOT react violently, hysterically, irrationally, or in any manner whatsoever that will cause me to compound an already dire situation!"

Step 4: KNOW that you are NOT a victim! All experiences, whether they are perceived as "good" or "bad", are for reason. Know also that you are the creator of your experiences and that any and all challenges that you are faced with are for YOUR growth!

The point here is to PREPARE yourself now so that, if you catch yourself in a condition or state in which you have already decided NOT to be, you will have already in place the rational ideas and thoughts necessary to pull yourself out of a panic and into a more usable and survivable state of reasoning.

We can work through you—IF you are not shut down with fear or overwhelmed with hysteria and panic. You can help us the most by taking the time NOW to affirm to yourselves that you will remain calm and open under ALL situations. This can be practiced almost daily if you look to the small irritations around you and catch yourself in this sort of reactionary state.

For example, let's say that you have an antagonistic relative or co-worker whom you allow to provoke the passions of anger or frustration within you. Catch yourself getting angry and review ALL of your options. (Take a moment to clear your space and reaffirm your Light Shielding, and perhaps you could try sending Light to this one who is being

antagonistic!?!)

Now, look at those options that will help BOTH of you to feel better, and NOT just yourself. Expect an answer that will have Balance in its completion.

Let's say that, instead of getting in an argument, you decide to smile and tell the person, "I can see that this subject is of great concern to you and that it causes you great emotional discomfort. I do not wish you, or myself, discomfort, so let us please change the subject." The person may respond antagonistically and/or irrationally to this comment, but you can be assured you will have disrupted the rigid perception that the person holds of themselves, and thus you will have given them the opportunity to expand in awareness of self.

If the person is insistent upon fighting or arguing with you, then you can, perhaps, excuse yourself and wish them well. You do not have to allow another who is antagonistic toward you to bring you to a point of anger or grief.

Remember that the point here is to illustrate one example of how you can catch yourself REACTING emotionally instead of addressing a challenge with reason. There could be many examples of this—such as dealing with children, your ex-spouse, the loss of a loved one, or any other condition that may cause you to panic: such as fear of heights, snakes, or water. Learn to recognize your reactions and use these small experiences to prepare yourselves for larger, more traumatic experiences that could immobilize you if you do not prepare.

Preparation is the key to surviving the upcoming transition of your planet. Fear and shock shall be among the greater causes of death. Ignorance will be the number one cause of loss. We of the Hosts, who have the task of teaching, understand this and it is why we effort to get our message heard.

You who keep up with the constant outflow of information that we offer will find that you are not ignorant, and that you WILL know what to do when confronted with any challenge that may face you.

Be persistent in your efforts to prepare and you will survive this planetary transition with new-found awareness of self and others. After all, these are the very reasons you have chosen to participate at this time!

Thank you for your efforts thus far! Enjoy these times of relative peace and calm that you now have in order to prepare; they are indeed invaluable.

I am Serapis Bey, keeper at this time of the Fourth Ray, the Clear Crystal Ray of Purity and Balance. May your efforts be toward gaining that level of Purity and Balance which allows the power of the Yin and the Yang—the Reason and the Emotion—to work for you and not against you! My blessing be with you. Salu.

PHOENIX JOURNAL

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Nevada Corporations

LIMITED LIABILITY COMPANIES

Part 1 of 3

3/1/97 CORT CHRISTIE

Within the past five years more and more information has been pouring forth on a new type of business structure called the Limited Liability Company. This new business structure first hit the American scene in 1977 in Wyoming. Wyoming, albeit sparsely populated, is very progressive in the tax and business arena. They have no state income tax, nor do they have a state corporate tax. Wyoming has also adopted similar laws to Nevada with respect to establishing themselves as a corporate business haven.

Limited Liability Companies were first legislated in the U.S. in Wyoming, but they have been around for many years throughout the world. LLCs have been a favorite form of business structure in South America and Central America and also in many Western European countries such as Germany.

The enactment of LLC legislation in other states

around the country did not take off until the Internal Revenue Service made a key ruling on the taxation of this new structure. On September 19, 1988, the IRS issued Revenue Ruling 88-76, which stated that a carefully constructed LLC would be taxed as a Partnership even though none of the members (partners) or managers were personally liable for any of the debt of the company. This tax ruling started the ball rolling for many other states. Subsequently, they have enacted legislation for the creation of LLCs. To date, some 40 states have enacted LLC Acts with five others currently pending. California has been holding off, although their LLC Act is currently written. They are waiting until the first of 1995 to pass this new bill. As always, California is concerned with how they will tax this new entity. They want to be sure that members (partners/shareholders) outside of California get taxed on the earnings of the LLC. Just like an S-Corporation and a Trust, an LLC is a pass-through entity where the LLC is not

taxed, but the members are (taxed on their earnings). Hence, there is the potential opportunity for LLCs to operate in California while the income would flow to a non-tax state. California will be sure that this does not happen—just wait! I often wonder why any business that has a choice would continue to operate out of California?

The real fun with LLCs today is that there are really no clear rules on just how they operate. The IRS claims they will be taxed like a partnership, as long as they do not have too many "corporate characteristics". Thus, we know how they will be taxed, but there are no specifics. For example, can you take all of the fringe benefits and deductible expenses allowed to a corporation? If so, this new structure is going to be a lot of fun. It is currently open season on LLCs until more tax rulings are established. To date, there are no formal audits being done on LLCs. The IRS has not even trained their auditors how to handle them yet! This is good news for all of you adventurous types. Go for it today before the rules change!

SO WHAT EXACTLY IS A LIMITED LIABILITY COMPANY?

A Limited Liability Company is a form of business structure which can be used to hold property and transact any type of business. The structure is similar to a partnership, a limited partnership and also an S-Corporation. The LLC is a statutory creature. Its existence is given by state statute. LLCs are similar to limited partnerships in that the investors have a limited liability. This means they are not held personally liable for the LLC's debt. The LLC is also similar to a trust and an S-Corporation in that it is a pass-through entity. It passes on all of its profits and losses to the members of the LLC. Comparatively, an S-Corporation passes its profits and losses on to the shareholders of the corporation and the corporation is not taxed. Instead, individual stockholders are taxed at their individual tax rates. A trust passes its profits or losses out to the beneficiaries of the trust, who then include that profit or loss on their own tax returns.

In the world of common law trust, business trusts, pure trusts, and UBO's (unincorporated business organizations) the LLC has some distinct advantages. First of all, as long as the LLC does not have too many corporate characteristics, it will be taxed as a partnership. It is viewed as a flow-through entity whereby the income of the LLC flows directly to its members. A trust, on the other hand, is generally taxed as a flow-through entity. However, in situations where a trust is used to run a business, they are more frequently taxed as a corporation. For many of you, this may be very unattractive, especially if you consider the fact that you will be taxed twice. Once as a corporation and then again as an individual. For those of you who have worked with trusts, the LLC also eliminates the need for the use of a trustee.

Nevada requires a minimum of two members or parties to form an LLC. This clearly separates an LLC from a corporation, whereby one person can represent all positions of the corporation and be the sole stockholder. Some states do allow LLCs to be formed with only one member, but in this situation you look more like a corporation and less like a partnership, whereas it is the LLC's intent to be taxed as a partnership. The first drawback of utilizing an LLC is that it requires two individuals to create. If you have ever been in a partnership you can get a feel for what I mean. I have some good news! LLC statutes have left an opening! Nevada LLC statutes state that any two individuals or legal entities may come together to form an LLC. Therefore, this could be you and your corporation or even your trust. You can be your own partner! Now you can start to see how easy it can be to take two corporate entities and bring them together to form an LLC.

Let's say you are presently enjoying the benefits of owning your own corporation and you now want to join another individual for a joint venture. You could take your personal corporations and bring them together to form an LLC. All profits or losses from that joint venture would flow directly into your respective corporations. In this case, the taxable entity would be the corporation. What a simple way of bringing two corporate entities together without a lot of work.

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