

CONTACT

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!"*

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NEWS REVIEW

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New World Order Church Israeli Bonds, Vatican Banking And Those Who Ru(i)n The World

1/31/96 #1 HATONN

SET THE RECORD TO CORRECT

Readers continue to treat *CONTACT* as somehow being "my" word on everything printed. No, the intent is to bring you INFORMATION and that information will be from informed research and recognition. Will there ever be "errors"? Well, I would hope so for I don't see that very many of PERFECTION run about on your place and especially in the political or historic realms of truth-bearing information. In fact, if you want to sicken yourself just get a copy of last night's *Frontline* on *HOW TO BUY A PRESIDENT*. (This, friends, dealt only with the buying of a U.S. President!)

EACH person reads our work—usually at best—ONCE. I

personally write in such a way that if you SKIM over the presentation—you *are going to MISS lots of information and, in fact, will leave OUT words that MAKE THE DIFFERENCE IN AN INTERPRETATION*. "Are" and "aren't", *are* and *are not* are quite the opposite in meaning but you have to read to make informed retort—and I find that those who set themselves up as the "last word" in authority on OUR WRITINGS don't read carefully or at all, simply take someone's opinion and accept it for their own, or worse, misinterpret or misread. This is normal, natural and obviously, quite all right with all of us—
(Please see *Israeli Bonds, Vatican Banking, And Those Who Ru(i)n The World*, p.16)

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Dr. John Coleman:

The Plagues That Threaten Us All

Editor's note: Last week's CONTACT presented three important articles on the engineered depopulation plagues which are being unleashed upon the unsuspecting masses RIGHT NOW. There was the Front Page story relating the military route for infecting a nation, the page 22 story about unnecessary vaccination deaths and crib deaths, and the page 24 outlay relating more on deadly new bugs introduced thru the routes of vaccinations and military. This article, from Dr. Coleman's World In Review, from February 1994, is yet more important news about this subject.

From the February 1994 issue of Dr. John Coleman's *World In Review*, [quoting:]

In 1983 (updated 1992) I wrote a monograph under the same title, which was an account of my investigation into the use of deadly viruses and bacteria as weapons of war. The three nations producing such weapons are Russia, the United States and Great Britain. In the United States, research is carried out at the Los Alamos, Cold Spring Harbor, and at the Army's Fort Detrick laboratories, chemical and Bacteriological Weapons Research. In Britain research is carried out at the Weapons Research facility at Porton Down, England. The Russians have, since 1934, done their research at the Academy of Medical Sciences at Novosibirsk, as well as Puschino, Vladivostok and Alma Ata.

My monograph gave a lot of detail about the types of diseases that would sweep the world, including of course, the AIDS virus. In WIR, I also gave details about the created Vibrio-19 cholera bacteria that has been released in India, and this was properly identified. Much of what I wrote has since transpired.

Diseases that are not new, but are not quite the same as the older versions of themselves, have now started to surface. I strongly suspect that yellow fever, for one, has been worked on in one or more of the aforementioned laboratories. Yellow Fever, once the scourge of tropical countries in the 18th and 19th centuries was thought conquered, but has staged a remarkable comeback.

My intelligence source told me that there is a major yellow fever epidemic about to erupt around the world. "People tend to think of yellow fever as solely a tropical disease, but the fact is that it is poised to spread to Europe, the United States, South Africa, Australia and Latin America. The carrier, the 'Aedes aegypti' mosquito is found in the United States and Australia. Such an epidemic could explode within the next 18 months,"

**I WAS
EDUCATED ONCE,**

**AND
IT TOOK ME
YEARS
TO GET OVER IT.**



DOT-SHOTS No. 1123
Graham
Ballant

he warned. The *A. aegypti* mosquito also carries dengue fever, which is currently reaching epidemic proportions in Africa. It is well known that yellow fever follows in the footsteps of dengue fever.

From information obtained through intelligence sources, it would appear that the arbovirus yellow fever virus may have been "modified" so that it is now able to attack any of the body cells, with particular emphasis on brain, kidney and liver cells. The "modification" of this tiny yellow fever virus concerns its ability to more rapidly copy genetic into DNA and far more rapidly than before, replicate itself in much the same way as the HIV virus does, while its "borrowed" gene gives it immunity against previously effective antibiotics and vaccines.

How is the "modification" accomplished, and is it only by natural means or also by laboratory means? Remember, the senior diplomat of the Committee of 300, Lord Bertrand Russell, stated categorically that there are too many people on Earth, and that a concerted drive must be made to get rid of the excess population. Russell advocated a return of the Black Plague as a means of accomplishing this task. The *Global 2000 Report*, a genocidal plan to eliminate 2 billion people by the year 2010 was accepted as official United States policy by former President Carter. The report is based upon Russell's stated goals, and also upon the writings of another Committee of 300 "diplomat", H.G. Wells, who went even further than Russell in advocating the culling of the human race.

Human pathogens become resistant to treatment by developing mechanisms of resistance. This could possibly be laboratory-induced mechanisms, or a natural resistance built up by the virus or bacteria. It is well known that by "borrowing" a gene and then passing it from one bacteria and/or virus to another, a remarkable resistance is built up to treatment by known medical means. Is "borrowing" possible to accomplish through laboratory experiments? Certainly, Cold Spring Harbor, Fort Detrick, Los Alamos and Porton Down have such capabilities.

It is known in certain intelligence circles that Professor Gurchev, the great Russian microbiologist and virologist carried out experiments with microbes and viruses that showed how a single microbe or virus could "escape" the antibiotic or ELF radiation bombardment directed at it, and immediately transfer its "escape gene" to others. Once the process was begun, Gurchev noted, it did not take long before millions of microbes and/or viruses acquired the new "escape" gene.

Intelligence contacts told me that they believe this is why modern medical methods of treatment of diseases, which he enumerated, are failing":

Tuberculosis. It has definitely been established and confirmed that there is a new strain of T.B. bacteria resistant to all known forms of treatment, including the drug, isoniazid. This new T.B. bacteria has been found in 26,000 people suffering from the disease in the United States, and is spreading world-wide. It is highly contagious and is easily passed through direct and indirect contact, such as coughing and sneezing droplets, and via the air circulating inside airliners which,

due to engine design, has drastically reduced the flow of fresh air into the cabin.

Pneumococcus. In 1977 a new strain of a drug resistant microbe of this disease was discovered by South African scientists. It turned out to be resistant to penicillin and all antibiotic drugs. This could be significant, in that the first HIV attack on the world's population was aimed at the blacks of Africa and Brazil. It does not surprise me in the least that the new killer pneumococcus surfaced in South Africa.

Intelligence sources are of the belief that the black population of South Africa will be decimated by diseases when the situation created by the seditionists in Washington gets out of hand, and expectations and promises made by the ANC fail to materialize. Pneumococcus kills between 50,000 and 60,000 people every year, through meningitis and bloodstream infections and the death toll is rising very rapidly. Meningitis outbreaks are becoming endemic in Africa and Asia, and are on the rise in the United States.

Staphylococcus. Once easily controlled, this microbe can now only be controlled by a single antibiotic, vancomycin. My intelligence source told me that he believes this is one of a series of diseases that have a "borrowed gene". Medical reports indicate that increased dosages of vancomycin against this infection are becoming more and more necessary. Staphylococcus is a real danger in hospitals where it enters through wounds and gets into the bloodstream, but generally, anybody who suffers a cut or a wound could become a victim of this disease.

Enterococcus. This is another scourge of hospitals that used to be easy to treat with a variety of antibiotics. Now, enterococcus has the ability to withstand almost all treatments. It ranks as the third most frequent disease patients in hospitals acquire. It causes urinary tract infections which can only be treated with the antibiotic, vancomycin. Nobody can say just how far these "miracle viruses and microbes" have progressed, nor is it certain that they came into being by a natural process, given the massive amount of experimenting carried out by chemical and bacteriological (CAB) warfare weapons research institutions that has been going on since 1934.

Meningitis. This disease is rampant throughout the world today, particularly in Africa and Asia, where all known forms of medical treatment have failed to stem the tide. Thousands of meningitis deaths in Africa get wrongly reported as death due to other causes. Meningitis continues to be a serious problem in underdeveloped countries, but has also made its presence known in the United States in recent years.

Malaria. There are more than 200 million people suffering from a new strain of malaria which carries with it a huge new increase in the number of deaths. The new strain attacks the human immune system in much the same way as the AIDS virus. Thus far, the standard treatment has proved less than effective. The United States is not immune to malaria, and the new strain has already put in an appearance in Louisiana and Florida.

MORE READING

- Book by Dr. Coleman: *SOCIALISM: THE ROAD TO SALVERY*;
- Also available: *DIPLOMACY BY DECEPTION*;
- And another fine book: *CONSPIRATORS' HIERARCHY: THE STORY OF THE COMMITTEE OF 300*, are all available from:

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To return to yellow fever. Once it has invaded the human cell, the virus finds its way into internal organs like kidneys, liver, and the brain, destroying cells it invaded along the way. Internal bleeding is very widespread, at which point 90 percent of those infected by it lapse into a coma and die. The remaining 10 percent, do not go into a coma, and recover, henceforth immunized against further yellow fever attacks. The laboratories mentioned herein are striving to recreate conditions in the survivors defense mechanism, and reproduce them as an antidote.

My source told me: "There are huge tracts of the Amazon jungle where yellow fever is smoldering like an underground fire, just waiting to break out. If it does, the overcrowded cities of Brazil will be the first to be hit. People will die like flies all over Latin America and the disease will spread to the Eastern Seaboard.

"Following the experiments conducted with the yellow fever virus, the number of cases in Africa suddenly exploded by 500 percent or more in the late 1980s. Was this due to natural causes, or was it because the "modified" yellow fever arbovirus can now replicate more rapidly than before? Everything is set for a massive urban outbreak of yellow fever as the *A. aegypti* has staged a remarkable comeback in Africa, Colombia, Venezuela, Surinam, Panama, Brazil, Ecuador.

"Although these countries all had effective eradication systems, the yellow fever mosquito is back with a vengeance, breeding out of control in slums and

shantytowns from Lagos to Rio. Standard insecticides are all but useless against it. Already very substantial epidemics of dengue fever have appeared all over Africa and Latin America. It will not take very much of an effort to start a yellow fever epidemic among the shantytowns that now litter the urban scene in Mexico, Sao Paulo, Panama, from where it could be quickly carried to the United States via infected airline passengers en route to Miami and New Orleans, the two cities that are considered the most favorable environment for the disease.

"Both these cities have large populations of the *A. aegypti* carrier. It would not take long for anywhere from 100,000 to 200,000 people to fall victim to yellow fever in New Orleans, of whom 20 percent would die very quickly. Remember, there is no cure for yellow fever. The World Health Organization has practically no stocks of yellow fever vaccine, and it is doubtful if enough vaccines could be readied to curb an outbreak, even in one city the size of say, Rio de Janeiro or Sao Paulo.

"Asia is a huge potential yellow fever plague prospect. The *A. aegypti* mosquito abounds, and literally millions of cases of dengue fever have occurred. Asia is a plague nightmare just waiting to happen. Thus far, there has been no attempt to vaccinate populations on a mass scale, the reasons for which have some connection with the Global 2000 program. In Africa, every rising generation of young children shows a big increase in yellow fever cases. Right now only 10 percent

of African children are getting inoculated against yellow fever, and that means that 17 million children are at risk of getting the disease.

"Even as we talk, yellow fever is spreading throughout the world, yet, in the United States and Europe, no one is taking measures against it, as though a curtain of silence has been rung down. The West is not quite as much at risk as Asia and Africa, but with an increasing number of shantytowns around urban areas of the United States, where poor sanitation and unhygienic conditions prevail, yellow fever could strike as hard as it does in Asia and Africa. The United States is not a safe island."

Here are some of the questions I asked my source, along with his answers. I have included a question about AIDS being carried by mosquitoes and the common flea, the latter because of a recent denial by the Centers for Disease Control that AIDS can be transmitted by flying, stinging and biting insects:

JC: You have told me a great deal about the experiments going on at various chemical and bacteriological war (CAB) laboratories. Where do you think the most serious "Modifications" to viruses are being done?

Source: Undoubtedly this is taking place at Cold Spring Harbor in New York State and at Fort Detrick in Maryland. It is also happening at the British Weapons Research facility at Porton Down, and at several places in Alma Ata and Vladivostok in Russia. It would be a mistake to think that Russia has closed its CAB sites down, that is not the case.

JC: Is there any type of vaccine that is recognized as protection against the yellow fever virus?

Source: Most certainly, but these are all after-the-fact type vaccines. There was one that was developed more than 50 years ago, which is excellent, but it is used to stamp out epidemics, rather than protect against them.

JC: What is the best way to halt yellow fever from spreading?

Source: The best way is to attack the mosquito, especially in its breeding ground. But the environmental movement has banned the use of DDT, the most effective pesticide against *A. aegypti*. In fact in several countries, mosquito eradication campaigns were halted due to pressure from environmental groups under United States control. Another way is of course to clear the shantytowns and slums, burn them to the ground, clear up standing water and clean up the whole area, but here again, "human rights" advocates would forbid it.

JC: Are there any countries where yellow fever epidemics are ongoing? One does not hear anything about such matters on *CBS Evening News*, nor for that matter on any of the networks.

Source: There are yellow fever epidemics raging at the present time in 33 of Africa's 46 countries, and virtually nothing is being done to stop it, and no attempts are being made to mass-vaccinate the population of these countries. There are also thousands of cases of yellow fever in Brazil, Panama, Nicaragua and other Latin American countries, while dengue fever is rampant in these countries also.

JC: Is there no new vaccine that could be used against yellow fever? Surely, with all the extraordinary advances in medical science, we should have something.

Source: The answer is that we do, but for some reason it is not being used. The World Health Organization, for instance has no supplies of this excellent vaccine, of which a single shot will last for a lifetime. Yet, WHO is not doing anything with it. I don't know why, for instance, this vaccine is not included in the package that demands vaccinations against polio, TB, measles and diphtheria? Why is it necessary for children to be inoculated against these diseases, but not against yellow fever?

JC: I want to ask you about the so-called "arboviruses" of which yellow fever is one. This is because I have been long held the view that the HIV-tye mosquito and the common flea are potential carriers of HIV.

ANNOUNCING THE FORMATION OF THE INTERNATIONAL GULF WAR ILLNESS COALITION

Peter Kawaja proudly announces the formation of the "International Gulf War Illness Coalition", dedicated to finding the *causes and cures* of Gulf War Syndrome. We maintain a database on diseases and deaths associated with the Persian Gulf War. This includes all soldiers (worldwide) of the Gulf War "era", family members, civilians, and indigenous peoples in the former war zone. Please send any information you may have concerning deaths and illnesses you think are associated with or may be caused by the Persian Gulf War. This group is being run (operated) by Gulf War Veterans and civilian volunteers. We are soliciting the help of everyone globally, to participate. You do not have to be a veteran. Gulf War Veterans themselves will answer your phone calls and tell you in their own words, what happened to them. Help will be available in every state across the nation so that someone in your local calling area will be there to answer your questions and provide comfort and intelligent answers that mean something to you. Those suffering from AIDS and CFIDS are encouraged to call and/or participate in disseminating information. Your generous donations will go to help sick Gulf War Veterans and support this group, so that it can continue to function and help everyone who is at risk. It is time for you to understand that no one is immune, no one is secure. There are precautions you can take, but even if you live and you are the only person left alive and everyone else is dead, what have you to live for? "We" must educate the public, that is our mission. Become involved now, before we have to face something worse than the deaths of millions such as was caused by the Bubonic Plague of the First World War. PLEASE become involved now. For more information, please call or write:

IGWIC—

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There was a court case in California recently, where a homosexual man sued a pest control company that refused to fumigate his apartment, after they heard that he was HIV positive.

The man said the pest control company made lots of appointments to rid his apartment of fleas, but never kept any of them. It turns out that the pest company's employee refused to go to the apartment, because he said, "the apartment was full of fleas and I did not want to get AIDS by being bitten by them. The Centers for Disease Control gave expert testimony that it is impossible for AIDS to be carried by mosquitos, and especially not the flea. Now, you and I both know that in so far as the mosquito is concerned, certain types are

known to spread AIDS, but how about the flea?

Source: Well, I think that you are right. Fleas have been known to carry the HIV virus, and I believe the technician was correct in not wanting to expose himself to the risk of a possible flea bite that might have given him AIDS. This is perfectly possible and most likely the CDC was lying, in order not to sound the alarm. They have never admitted that arboviruses can be carried by stinging flies and/or mosquitoes, so why would they change their story now? Of course, they cannot deny that bubonic plague was not spread by fleas, there is too much evidence to the contrary. So, if the flea can transmit bubonic plague, why not the HIV virus, and why not the yellow fever virus? It is one of more than

a hundred arboviruses that multiply in biting insects like ticks and fleas.

JC: What is the yellow fever vaccine called, and how effective is it? What side effects does it have?

Source: The vaccine is known as 17D and was originally a product of the old Rockefeller Institute. AS far as I know, more than 200 million people have been vaccinated with 17D since the 1950s, and only 18 died from encephalitis—a side effect of the drug. But there is nothing in the works to bring the deadly nature of yellow fever and the strong possibility of epidemics breaking out all over the world, to the attention of the American people. The cost of a shot is, I believe, a little more than \$7, or perhaps \$8.

Despite Medical Assaults Zita Examples Healing

2/1/96 #1 HATONN

EVERYTHING HAS TWO SIDES

AGAIN USING ZITA
FOR EXAMPLE

Zita does bunches of "things" to rehabilitate her body to what she believes is a "prior state of good health". So be it.

She has gone off to cleanse, starve, have colonics, frequency pulses and all of our "products" as if it has become the "new religion". But—now the "markers" in the system are increased. What does this mean? It probably means that we can't longer heal because, after all, markers are more increased. Ah, but what does THAT mean? No, I ask you—WHAT DOES THAT MEAN??

What ARE markers?

Why, other than cancer cells, would they be increased?

WHO decides the "markers" are serious or increased?

Is she on a "regular" high protein diet or vegetables?

On WHAT does she focus—again??

WHY are "markers" present and, again:

WHAT ARE
MARKERS?????

So WHAT? Well, I can see that she is still trying to recover from the overwhelming attack of the lung-bug! I see that she is deficient in some of the seriously important amino acids, ONLY RECEIVED AND USED, FROM EATING PROTEIN. I FIND A BODY COMPROMISED FROM THE DAMNABLE "TREATMENT".

How are YOUR "markers" today? You don't KNOW? How knowest thou that you are not dying? How about tomorrow? Will you make it to tomorrow? Are you more apt to die of a lightning strike?

WHAT DO YOU DO TO SELF IN THE NAME OF GOD ALONE KNOWS WHAT?

If, for instance, you are still ridding the body of debris—YOU WILL HAVE "MARKERS" TO TAKE UP THE RADIOACTIVE SUBSTANCE AND IN MOST CASES WHAT THEY GIVE YOU TO ISOLATE "MARKERS" WILL GIVE YOU READINGS. NO, IT DOES NOT HAVE TO BE FROM "THIS" TIME—IT TAKES, SOMETIMES, YEARS TO FLUSH OUT

THOSE MARKER TRACING SUBSTANCES IN A TOTALLY UNCOMPROMISED BODY.

Moreover, the breaking down of mutant cells will offer the same tracings and anyone hit by any of the NEW flus will have markers and tracings—and feel like hell most of the time. This last go of flu has a whooping cough gene within its structure which leaves residual coughing which in turns keeps the lungs in constant assault. Tiny vessels in the lungs rupture and then you have movement into the blood system.

Nobody, including me, has told you that you WOULD NOT GET SICK. If, in fact, you started out compromised, it is going to take longer to heal and if you don't get a life and stop the focus—you won't ever get rid of the assaulting mechanism. It does NOT mean that you are going to perish of the OLD dis-ease this afternoon but it DOES mean that you will focus on it until you work up something, and the longer that goes on the more pronounced will be the symptoms.

By the way, ladies and gentlemen, "thin" may well

be what is "in" but it is not where good health is "at" without fat! The big bug-a-boo today is "fat". YOU HAVE TO HAVE SOME FAT AND YOU HAVE TO HAVE PROTEIN—OR YOU WILL DIE OF THE LACK OF IT! When you start living instead of dying—you will be fine! That includes our wonderful Zita. She offered to share her illness and her progress so, in that, she also has to share my irritation. So be it; the truth does NOT MEAN THAT I DO NOT LOVE THEE! I cherish you but I will not allow some "markers" that you can't even tell me what they ARE, to go unfronted! They want to irradiate you and only YOU can decide the consequences or possibilities of that move. It works for some, it does not work for others.

All of you are going to have to realize that there is REAL ASSAULT against you and it is THROUGH THE DEBILITATING DISEASES THEY CAN DUMP ON YOU.

Zita picked up the "bug" in the hospital and it waited to overwhelm until her body got compromised. Now, perhaps, if we can go back to "living" we can stop dying? If you want a measure, Zita, of your condition—KNOW THAT YOU WOULD HAVE DIED FROM THIS HAD IT NOT BEEN FOR THE PRODUCTS. PERHAPS THAT WILL PUT THOSE "MARKERS" INTO PERSPECTIVE. AND, ARE WE SURE, RICK, THAT THE "TERM" IS "MARKERS"? DO YOU SEE HOW SUBTLE IS THE ATTACK ON YOUR MINDS? SOMETHING YOU KNOW NOTHING ABOUT AND HAS NO ACTUAL MEANING—CAN KILL YOU! IT IS AS IT IS.

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The C.I.A. Pipeline

by Michael Maholy

Part XXI: *Ranger-1*, North Atlantic "Rocket Launchers, Anyone?"

Editor's note: The last time we presented Michael Maholy's "inside" story about The C.I.A. Pipeline was in our 1/2/96 CONTACT on p. 13, where he called that installment: "Operation Odessa".

After evacuating the *Odessa* offshore oil and gas drilling rig that met its fate in the warm, tropical waters off the Mexican Yucatan, I flew back to Houston, Texas to await further orders from my handler in Langley, Virginia. I went to the offices of Zapata Oil, a George Bush family-owned business in downtown Houston on Westheimer Avenue. The tall skyscraper-style building had its own heliport on the roof, making the take-off and landing of company-flown helicopters much easier than to come and go from the Houston airport.

I was still in shock over what I had just found out early that morning about the fiery explosion that killed 46 workers, all in the name of national security. How bogus, I thought, and how desperate these corrupt officials must have been to have ordered the massacre of so many human beings. I remember getting that feeling that overcame my body when I traveled to Algiers, Louisiana with Frank Adams and Nick Pena, the two C.I.A. mercenaries who had a very "adequate" method of interrogating subjects. I felt myself sliding deeper and deeper into the muck of the C.I.A. and their games. With the information I possessed, I fully understood the consequences of ever trying to evade them in any shape or form, including trying to bow out gracefully. There are many roads into their game, but only two ways out: behind bars or in a body bag.

Once at Zapata headquarters, I met up with a couple of Israeli friends of George Bush and Oliver North. These two men were in charge of the North Atlantic arms shipments from the Middle East, via Ireland, and on to America. Both men once trained under Michael Harari, a top Israeli general who was retired and was working for General Manuel Noriega in Panama. Noriega's secret police unit, dubbed "Pegasus Unit", was also trained in the arts of assassination, explosives, and covert tactics by this man from Israel. He was taken by the U.S.S. *Swordfish*, a nuclear submarine, to Angola, Africa, just minutes before the 1989 invasion of Panama by American troops. The real plan, by the way, people, was for General Noriega to escape and evade the raiders, along with the Israeli. However, he spooked and went to the safety of the church instead, resulting in his capture. The whole raid was deployed to take the drug business back where it belonged—in the hands of George Bush and The Company.

The two men from the Middle East with whom I was to meet had much of the sensitive data pertaining to the destruction of the *Odessa* and also of its sister drilling rig, *Ranger-1*, which was located in the icy waters of the North Atlantic off the coast of Newfoundland. This rig was also owned by the Bush family. It was also

under a C.I.A. contract and leased out to a company called the Shamrock Drilling Corp. The rig was used as a counterintelligence reconnaissance rig that was first used to funnel arms and money to support the I.R.A.'s movement in Northern Ireland, but had since become involved in all the above—plus the drug trading in America.

With all this illegal activity came a bigger problem. It seems that somehow, somewhere there was a breach in security. The Israelis would never stand for any leak of information to the general public via the news media. In other words, just as the *Odessa* had met with a tragic disaster, plans were in the making for another unfortunate "accident" on *Ranger-1*.

I was wondering just where and how I fit into these plans. After all, I was merely a trusted and highly skilled cable monitor who had worked mainly in the southern zone of Central and South America. Granted, I had, over the years, intercepted sensitive data being transmitted from one banana republic to another, and been involved in several arms and drug transactions, but as far as I was concerned, all of these operations were for the cause of national security. And furthermore, I was in no position to argue. As it turned out, my assistance was required in going to the *Ranger-1* and retrieving documents and tapes made during normal operational procedures—basically the same thing I had done on the *Odessa*. But the question that was racing through my mind was: just how expendable was I to these people? Would this be my last operation for God and country?

My life seemed to be moving a mile a minute. One minute I found myself in the tropical paradise of South America and the next in the land of the longhorn steer! The only thing that would calm my nerves was the potent marijuana joint and two fingers of any type of strong booze. What the hell, I thought, you only go around once in life, why not grab all the gusto I can! Plus the greed had been eating away at my heart. I already had money to burn stashed away back at my mountain retreat, but the lure of more easy money was clouding my drug-affected mind.

The two Israeli Mossad agents began to tell me about a large load of L.A.W.s rocket launchers that were en route from Ireland to the United States. In all,

there were 150 of these American-made mini-missiles that could take out a tank at a mile away. The weapons were destined to go eventually into Nicaragua and into El Salvador, but first they would be coming through New York on their way to Chicago. The problem was that someone, perhaps one of the workers on the *Ranger-1* was leaking important information to a contact up in Canada. They were afraid that the whole plan would be in danger because of this one man's actions, and therefore, he would have to be dealt with quickly.


I received a FAX that was in code, of course, from my handler in Langley. I was told to go home to Arkansas and await further contact, which would be coming soon. I did exactly that. I hopped a commercial flight from Houston International and flew to Little Rock's Adams Field that very same day. I was tired, as usual, from the operation down at John Hull's ranch that involved unloading all the small arms that would be traded for cocaine. It was this cocaine that induced a series of telephone messages left on my recorder at my mountain home in the Ozarks. Everyone who was anyone in the area had been calling, looking for the drug. The very first message on the recorder was from Roger Clinton. Any idiot knows better than to mention drugs of any type on the telephone—that's how stupid Roger Clinton was. But if you know of the addiction that cocaine can have on you, rationality is not one of its strong traits.

Roger had left a number from the Little Rock area where he could be reached, adding that he hoped it would be soon. Roger Clinton had political connections back then, much the same as he does today. I planned to reach Roger as soon as possible, as I could use him to enter the elite circle of power that runs the state of Arkansas. One of the next calls on my recorder was from Dan Lasater from his condo in the Quapaw Towers of downtown Little Rock. As with Roger, I tried to get in touch with Lasater quickly. There must have been a dozen messages left on the recorder, all wanting something from me. All had the same thing in common—drugs! I always made sure to take care of the big fish first!

I then contacted my father who was watching over my only child, a son, Michael. I told him that I would be over to pick him up as soon as I had cleared up some loose ends. On the day I went to get him, my father had a blank look in his eyes—eyes that were normally sky blue and cheerful. My father and I took a walk into the nearby woods that day. The topic of this father-son conversation was about what I had been doing with my life. He had warned me to get out now, before becoming too deeply involved with the government. Although he did not know much of what was going on, he sensed, as a father would, that something was very wrong somewhere. He could see that I was living far beyond the

means of what salary I would normally be receiving. He knew that I was throwing around large amounts of cash and investing in this and that. He told me of the neighbors' suspicions because of the suddenness of my coming and going on planes that landed in my own back yard in the middle of the night. This just didn't seem to fit the laid back, rustic lifestyle of the mountains where I lived. My business suits cost more

than a lot of my mountain neighbors make in six months. To sum up our conversation, my father was really asking out of the love and concern of a father, to get out while I could and get back on the right track—a normal and moral life. What he didn't understand

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was that it may have already been too late. As for my mother, she said nothing of any deep concern about me or my lifestyle. You see, mother was a very bad alcoholic who spent the majority of her life on the inside of a bottle, eating aspirins and causing heartaches for anyone who would run with her. It was my father who suffered for putting up with her habits.

My son and I drove to the nearby town and rented some movies. He always liked action movies. *Rambo* was the thing back then, and even this chop-chop guy, Chuck Norris. I remember watching one of these films with him, and he had seen something on the film and asked me if that was what I was doing while I was gone so much. I just kind of chuckled and answered, "not hardly, son," but the sad reality was that I was probably doing things much worse. He once saw a L.A.W.s rocket fired on *Rambo 1*, *Firstblood*, and exclaimed how "neat" it would be to have one of them. Out of curiosity I asked him what he would do if he did have one. His reply was that he would take down the biggest buck deer that he could find. It made me stop and think for a moment. Here we were, father and son, both wishing we could get our hands on some L.A.W.s rockets. Only my wishes were about to come true very soon!

150 of the rocket launchers were about to come into the United States and I was scheming on how to divert several of these weapons in my direction. Once again I must point out how I became blinded to rational thinking throughout my days of weapon and drug smuggling. I mean, how many of you reading this have ever thought about teaching your son how to fire a L.A.W.s rocket?!

The time I spent with my son was once again cut short by another coded FAX message from my handler in Virginia. I was to proceed immediately by commercial flight to Chicago and to report to the Israeli Embassy in downtown Chicago. Once there, I would meet the same two people I met down in Houston and would receive a brief from them on further orders. Now these Israeli people, they are shrewd and intelligent operators. Unlike the Colombians, who parade around with flair and style, openly flashing weapons, money, jewelry, and fast cars. The Israelis, on the other hand, do nothing of the kind. They are more precise and calculating on their movements. They did not care to show their bravado the way the Colombians did. The Israelis were much more professional, more organized, and much more powerful than their Colombian counterparts. The Israelis got their training at a very young age—years and years of fighting for their homeland. I made mental note of all of this. I did not want to forget exactly with whom I was dealing. I had to lose my backwoods Arkansas ways and revert to my Southside Chicago tactics. I would not be eating mangos and papaya in a bamboo shack overlooking some volcano this time. I would be dining from the plates of Bavarian china, silver forks and spoons for eating this and that, and drinking wine that would have cost most people a month's pay. I had to play the role. These were extremely dangerous, but highly educated agents with whom I was dealing now, not some rebel farmers who liked to shoot automatic weapons into the jungle just to watch the bananas fall. When these people fire a weapon, odds are better than even that someone was going to be dead!

I was met at Chicago's O'Hare International Airport by two men who would escort me to the Israeli Embassy downtown. The two other men from Houston were waiting for me just as the FAX said. I was to go to the *Ranger-1* drilling rig, via Halifax, Nova Scotia, retrieve all the documents and radio-taped data and then return to Chicago. Simple enough, I thought, but I could not help asking myself: Why me? Why me, when any number of other agents could do the very same work. There were no messages to decode. Once again, my mind started to replay the scene of the disaster on the *Odessa*. Is this where my time will come, out in the endless reaches of the cold North

Atlantic? I was positive they were going to get rid of me this time. But something did not make sense. They could get rid of me at anytime, anywhere! I mean, it was true I was getting paid handsomely for my mission—money, of course, that I really didn't even need at this point in time. But it wasn't the money that they would kill for. I guess it was the adventure that drove me into undertaking such risks. The thought of going to places most people only view in travel magazines. Adventure! Join the Navy! See the world! At times the blood would rush through my veins so fast it would make my body jerk. But there was no turning back now. All systems were go!

The two Israelis had been thoroughly briefed about me. They knew of my Naval Intelligence background, my ties with Bush and North, even about the boys from Miami, Max Mermelstein, Rafa Salazar and Carlos Ledher. They knew I was a connoisseur of good food, good dope, good wine, and good women. They would make sure to it that before I left for the North Atlantic, I would sample more than my share of all of the above. One thing you can say about the Israelis: they are very gracious hosts!

We started the evening with dinner at one of Chicago's finest restaurants. If my memory serves me correctly, I had the calamari as an appetizer, followed by a Maine lobster that was perhaps the largest I had ever seen, garnished with many other seafood delights. All with a nice white wine—and a lot of it, I might add. There is something prestigious about the atmosphere in the expensive downtown Chicago restaurant and the people who frequent such places. If my ol' friends could see me now. And in this circumstance, one did. An old friend from my childhood days in Chicago who had made it big in the unions was there with his wife for dinner. This man and I had not seen each other for over 15 years. We could not help but stop to chat for a few moments. I envied his being able to dine with his wife, get up and go to a regular job in the morning, live a normal life. He had no idea that in less than 48 hours, I would be shredding vital government documents that our government was keeping from people like him, like you. We finished our meal, then it was time for my date. Off into the night for a trip around the world with one of the highest-priced hookers money could buy, in the town of reputed crime legends—John Dillinger, Bugs Moran, and of course, Al Capone. For me, it was off to a night at the opera. *Madame Butterfly*, anyone?!

The following morning I would once again go to the Israeli Embassy in downtown Chicago where I would meet up with Stan Palmer, the U.S. intelligence chief who was assigned to work on this project at the orders of George Bush. He was a tall man with a very youthful face that belied his fifty years. I had the strange feeling that his look of innocence had misled many people in the past. He was, as a matter of fact, a well-seasoned veteran of the C.I.A. who displayed a keen sense of accomplishment. From the start of our conversation with my Israeli team members, I sensed once more that this operation promised to be more than I had bargained for. I was picking up bad vibes, and there were other evil omens, such as that the planning and the activities surrounding this operation had a very similar resemblance to the one that had taken place down in the Yucatan. My Israeli operative, Yaki Spillman and his partner, Uri Cohen, seemed uncharacteristically tense and nervous about the mission to the North Atlantic. Apparently for them, there was a lot at stake with all the L.A.W.s rockets that were supposedly waiting for us on *Ranger-1*, far out at sea in the gloomy, dark, frigid waters of the North Atlantic.

Stan Palmer was George Bush's man who was handling the details of the Israeli weapons connection. Palmer had just recently restationed back in the states after serving a few years in the Middle East where he was a station chief. Palmer asked me if I would go to the *Ranger-1* and deprogram-decode the computer systems, shred some documents, and recover any visible trace of ongoing operations.

He would supply me with the combination to the safe, as well, and the two Israelis as back-up in case of any trouble. Again I could not help but wonder, why me(?), when any one of a dozen others who had specialized in my field of expertise could have done the same job. George Bush, himself, knew of my dislike for the frigid North Atlantic, as I had spent a big part of my Naval Intelligence training up at the D.E.W. line in northern Greenland above the 82nd parallel, monitoring for incoming I.C.B.M.s from Russia and Red China. I had contracted frostbite in my feet while on duty there, and the cold dampness of the northern air would bite into my skin, making for a very unpleasant trip. But then again, there was the lure of easy money. Palmer stated that I would have fifty-thousand deposited in a bank account at the Worthen Bank in downtown Little Rock, Arkansas as soon as I got on a flight from O'Hare International. From O'Hare, the two Israelis and myself would fly to Montreal, Canada, where we would catch another private flight up into Halifax, Nova Scotia. Once in Halifax, we teamed up with yet another American C.I.A. agent whose name was Dick Coleman. Coleman was the liaison between the I.R.A. and the Israelis. Dick Coleman was also with the agency for several years and was deployed to the movement in Northern Ireland because he was familiar with the ways of the Irish, since his mother was from Dublin. His father was some type of political idol to the Jewish Israeli movement in Tel-Aviv.

After spending an evening going over the plans again for our peaceful assault on the computers on *Ranger-1*, my two Israeli counterparts and I and Dick Coleman set out to enjoy some of the fine cuisine of the homeland of Nova Scotia. This is a land of many rocky shorelines, with large inland trees. A very beautiful, but remote area of the world. To the east lies the seemingly endless North Atlantic with its dark, deep-blue waters that never seem to calm. To the west lies the mainland, New Brunswick, then the delta of the St. Lawrence Seaway and on into the interior of Canada's beginning wilderness. On the map, Quebec lies directly west of Halifax, just to give you some type of directional sense.

The menu that night was, of course, seafood, and, I might add, it was some of the best in the world. Perhaps the chill of the salty night air made me that much more hungry, but whatever, I ate until I almost burst at the seams. Another nice thing I enjoyed at the time while in Halifax was that the people were all very friendly. After dinner we went to the local disco, where everyone was smoking a high quality marijuana and hash. I could not believe the boldness of the patrons who frequented the pub-disco. I mean, they just lit up as if no one cared whether it was legal or not. The women looked like Swedish models, mostly blonde-haired, blue-eyed, and extremely friendly. However, there would be no time for one-night stands that night—something I still kick myself in the rear end for to this day. Oh, well, it's probably for the best. The trio of men I was with had business on their minds. I could tell that they were very anxious to get out to *Ranger-1* and do what had to be done. One very interesting item that I would like to point out here and bring to your attention, is that during our dinner conversation, a very vital tidbit of information had been brought to my attention. The two Israelis had mentioned some weapons that were brought into the Port Everglades and Miami River area the previous year that were destined to go to Nicaragua, but somehow ended up in Little Rock, Arkansas! The light in my head lit up like a Christmas tree! Then the names began to surface. Names like Barry Seal, Max Mermelstein, Oliver North and Terry Reed. It seems that these were the players in the shipment of weapons that arrived while I was involved in the Ten Thousand Islands operation in southern Florida. The direction the conversation was leading made me quite uncomfortable. I was quite sure they knew of my close connection with Seal and Mermelstein and that perhaps they were baiting me with details that

I would relay upon my return to the Mecca of corruption, the banana republic of Arkansas. Although keeping me in a hazy fog of marijuana and hashish, they knew I was taking note of the conversation.

The following morning we left for Gander, Newfoundland, where we boarded a Hercules helicopter that would fly us some 300 air miles to the isolated *Ranger-1*, semi-submersible drilling rig. Upon viewing this mammoth rig from the air, I realized just how remote and hazardous this type of work was for those who toiled in the Northern Atlantic. An extremely dangerous line of work indeed. And as my luck seemed to have it, there was a blue norther coming straight down the chute, the mainstream of the Atlantic that meant harsh, rough sea conditions. I was thinking to myself how only a few weeks ago I was complaining about the hot-humid tropical air and how heavy and hard to breathe it was. Now after setting foot on the icy, sea-sprayed heliport, I wished I was once again down south, way down south. But the reality of the situation was that I was not. In fact, I was three thousand miles from home in the middle of the frozen north and to be quite frank, I could not wait for the return flight home.

A North Sea drilling rig is composed much differently than a rig that works in southern waters. Since it will be exposed to the raw forces of Mother Nature, a constant gale-force winds and high rough seas, the outer fabrication is much more complex. Every integral piece of equipment must have reinforced welds. I had a habit of always looking at how well a rig was built. Perhaps engineering was a sort of built-in character trait, but I would always study structures, be it buildings, bridges, boats, planes, or whatever. The massive *Ranger-1* was indeed a well built unit. There were seven different levels, all with state-of-the-art design, much the same as on *Zapata-7*. After a quick tour of the operations, we went to the gallery for a fine meal, then retired to our berths for an hour or two of much-needed rest. The night ahead would prove to be full of surprises, both for me and the crew of *Ranger-1*.

As I lay in my assigned, private state-room, I could hear the howling winds of the North Atlantic, screaming like a banshee in the night. I gazed out my porthole window and saw waves that were merely rolling when I arrived, now climbing to 30 feet with white caps at the crest. The wind was coming straight out of the north. Off in the distance, I could see small, blue-green iceberg breakoffs—a beautiful sight that I had not seen since my tour of Greenland back in the 70s. Although mesmerized by the sight, a dark fear swept through my entire body. Knowing that any contact with the frigid Atlantic waters could result in hypothermic death in a matter of minutes was always in the back of my mind. It was a helpless feeling, out in the middle of nowhere in this ferocious storm. My only comfort came in knowing that my mission would only take one night and the next morning I would hop a helicopter, be back on the mainland by noon, and by early evening I would be smoking pot, drinking gin, and in the arms of a beautiful woman. But you know the old saying, "The best laid plans..." This storm was only in its infancy and bound to intensify by midnight. I would later learn that this was what the C.I.A. and the Israelis had been counting on to cover the deployment of their operation—one of the most powerful storms in the last five years.

The next morning we went down to where the cache of L.A.W.s rockets were housed along with thirty-six cases of Russian AK-47 rifles. The crates were marked with Israeli inscriptions and had come from Northern Ireland—Dublin, to be exact. We made a quick inspection of the goods and then reported back up to a room in which we discussed our next move. Outside, the winter storm was still gathering up steam and directed our way.

It was now time for me to go to the control tower and do what I did best—decode all sensitive data and destroy what needed to be destroyed. This took perhaps six hours of intense searching through records, the ship's logs, rig tally and all documents that pertained

to the smuggling operations that were conducted within the past two years on *Ranger-1*. I tried to hurry as I wanted off that rig before the flight was cancelled in the event of any E.A.M. systems activation, but before I could finish I was notified that we would have to wait the storm out for a few days or at least until it let up. I had virtually no say-so in the matter as, at the time, I was simply in their employ.

This would give me more time to view the North Atlantic deep sea drilling operation. As mentioned before, due to the harsh and demanding conditions of the setting Mother Nature provided for the monumental task of penetrating deep into the Earth, the right design had to be altered to fit the circumstances of its immediate surroundings. There were places on the rig where a person would get lost forever as there were numerous compartments that supplied the strength to keep the rig from buckling under the heavy winds and high seas frequent in this area. To convey what I'm trying to explain, try to imagine a cubic yard of salt water that weights in at about one ton. That's a cube, three by three by three feet. That's not much water, yet the weight of that amount moving at a speed of, let's say, five knots, the average speed of the Atlantic current on a calm day, is enough to crush steel bulkheads. Now if you multiply the velocity of the waves that continually crash into the rig structure, this process will weaken the molecular makeup of the steel and render it weak. Over the years, the constant wearing away causes severe structural damage. Fortunately, the designers and insurance underwriters fully understand this and they plan for such in their architecture. Now here again, another crime comes into play. What do you do to a multi-million dollar rig that has served its purpose over a period of many years while it has made untold amounts of money for its owners, but is now in dire need of constant repair and refabrication due to the incredible stress put on it? Add the fact that this rig has also been involved in many corrupt covert smuggling operations and that information could get leaked out at any given time, and you begin to see the most viable option. Do

you see the pattern developing here? Just as I had suspected, another "accident" waiting to happen!

Later that night, at about 0300 hours, I was awakened by the familiar sounds of the chop-chop-chop noise a helicopter makes when landing on this monster of an ocean. I got up, stretched out and strode out of my cabin to see what all the commotion was about. Six, maybe seven, men got off the chopper and came into the gallery area. These men were not dressed in military garb, nor were they the regular roughnecks who were all too familiar to the industry. These were Israelis and Frenchmen who had that certain air about them—a look I had seen many times. Once more I got that lump in my throat and the gut-wrenching feeling that something was about to happen. They all carried their equipment bags with them and they also had heavier bags being unloaded at the chopper. When I inquired of my two Israeli counterparts as to what all of this was about, I was told matter-of-factly to go back to my quarters and get some more rest—and that the following day we would try to fly out as a lull in the storm may provide the break we needed. They explained the new men off as a repair crew that was there to check any stress-related damages to underwater parts of the rig! Bingo! My inner radar was now on full alert! Operation *Odessa* instantly came into my mind. Needless to say, I could no longer sleep as I was beginning to get increasingly paranoid about the fact that I was trapped like a rat with nowhere to run.

I would resort to the medication that had always worked so well for me in the past, a couple of potent joints and some booze that one of the workers had supplied me with. I remained awake the rest of the night. While once stepping out of my berth to attempt to ease my worried mind, I was abruptly ushered back to my stateroom, being told that the examination of the rig required that no unauthorized movement of personnel would be allowed. This was more than I could take. I was no one's prisoner. I immediately defied the young seaman's orders and walked directly to the control room, which looked more like a N.A.S.A. command

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center with all the latest computer software and gadgets. I spoke with one of the Israeli men with whom I had come about the nature of the project the commandos were sent to do. Again, I received the same response I had gotten the night before, only to have a decisive "finished" to the man's voice. That was it, done deal! I knew right then and there that the real reason was that they were sent to destroy this mountain of steel anchored to the bottom of the North Atlantic. It was simply a matter of time now. I knew—whether it meant getting killed or not—I was going to be on the next flight out!!

The next day at around 1200, I was told to wrap it up and prepare for the emergency flight out. Believe me, I was more than ready to go. I was so ready to move, in fact, it was as though there was smoke coming out of my rear end. Five of us boarded the chopper and flew back to Gander, Newfoundland, leaving the strike team behind with all on board. I felt like kissing the landing pad upon arrival, but my thoughts were of those left back on the rig.

After a brief meeting with Coleman, the Israelis, and another Washington correspondent, I would soon be on my way back to the states, back to the laid back hills of Arkansas. Coleman would advise me not to get too involved with Barry Seal or the Miami boys, as they were looked upon by the upper echelon in Washington as renegades who would be dealt with in the near future. There was also talk of money, lots of money, and how it was suspected that I should learn a lesson or two from the Algiers incident along with Russell Hebert, Seal's half-brother. My greed would catch up with me, or so I was told. I couldn't imagine this man talking to me of greed! He was one of the puppet masters in the game of lust, corruption, and greed—not to mention murder!!

I flew directly from Montreal back to Chicago and stayed over two more days, compliments of yet another Jewish liaison in the suburbs of Chicago called Elk Grove Village. It was an enjoyable weekend, hitting the bars, a couple of sporting events, and a Neil Young concert that I remember well.

Upon arriving home in the mountains, my FAX machine was again working overtime. My phone recorder was full of incoming calls from everyone in the capital of Little Rock, of course, looking for this or that. I needed to call Barry Seal first and tell him about the conversations I had overheard during the past week concerning him and several others. As it was, I could not reach him, but I was, however, able to reach Max Mermelstein, down in Florida. After a brief discussion about what had transpired, he agreed it would be wise for him, Jimmy Cooley, and Mickey Monday to fly up to the Ozarks for a little trout fishing. At the end of our phone conversation, having settled on the details of his trip to Arkansas, Max then asked me if I had heard anything about a North Seas drilling rig being sunk by a tremendous storm off the coast of Newfoundland. I became dizzy and almost dropped the phone. The same feeling came over me as when I heard about the *Odessa*. I told him we could discuss that when he got here.

My next call was to my handler to see about the rocket launchers and the AK-47s and if they had made it to their destination. He informed me that they were en route and that I would receive five of the self-propelled rockets along with five of the AK-47s as a bonus for a job well done. Bonus or bribe? Not knowing exactly where I stood, I graciously accepted his offer. They would, in fact, make a nice addition to my collection of weapons. Then getting up the courage to ask about the disaster of the oil rig, I was informed that the decision had been made months in advance, and I should be grateful that I had nothing more to do with the operation than I had. Back then, I only took orders, the puppet masters pulled the strings and I'd dance the jig. The official cause of the disaster was that the huge waves created by the storm had knocked out a starboard porthole, thus causing the computer room that controlled the ballast of the rig to malfunction—

this causing a severe list of the rig to the port side and, taking on large amounts of water, the rig went down.

There were no known survivors found and, to this day, the rig rests in 700 feet of icy cold North Atlantic Ocean. Once again, George Bush and friends made millions off the heartache and sorrow of others. This man should be tried for the murders that he orchestrated along with his henchmen.

After that incident, I never again entered the North Atlantic waters. It's an eerie feeling that you get from an experience like that. Almost too much to bear at times. It's a feeling that no one else can possibly comprehend, and I wouldn't expect you to. At night when I toss and turn, images race through my dreams. I understand it's my past reaching out to tap me on the

shoulder. I often wondered why my life was spared when so many others perished? I am still here today. Do you know? I wish I could say for sure what lies ahead in the unknown. I can't. Can you?

In the next chapter, things start to turn for the worst for Barry Seal and Max Mermelstein. The fishing was good, but the hunting was even better, at least for the MASTERS. On a final note, I would like to tell Ker-bear and Lexi, in the land of the Sioux, that the "Ghost" is alive and well with me here. And for the other bears up in the shadows of the big mountain, remember that you are always in my deepest prayers.

THE KEEPER OF THE FLAME,
/s/ Michael Maholy

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Spelt "Rice"

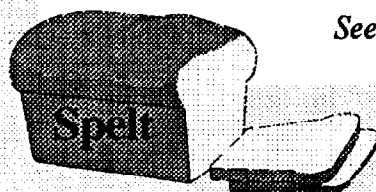
- 1 cup spelt kernels
- 2 cups good water
- salt, optional

- Add spelt and water in a large sauce pan and heat until boiling.
- Simmer on very low heat, covered, for 30 minutes until liquid is absorbed. Serve in place of rice or potatoes. Or add to pancake batters or other dishes. Use cold in salads and desserts.
- Serves 4.

• This recipe is from a *CONTACT* reader...please send recipes to NewGaia for possible future publication. Thank you.

needs that come in 2 lb., 4 lb. and 8 lb. sizes.

You may also order the whole spelt kernels that can be milled at home into flour. These come in 4 lb. and 10 lb. bags.



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Judicial Monopoly:

Examining The U.S. Legal System

Part III: The Right Of Representation

Part I of Rick's well-researched series on the U.S. legal system appeared in the 1/23/96 issue of CONTACT on page 8; Part II was in the 1/30/96 CONTACT on p. 5. We continue below with this exposé.

1/30/96 RICK MARTIN

In his legal practice, Abraham Lincoln was never greedy for fees and discouraged unnecessary litigation. A man came to him in a passion, asking him to bring suit for \$2.50 against an impoverished debtor. Lincoln tried to dissuade him, but the man was determined upon revenge. When he saw that the creditor was not to be put off, Lincoln asked for and got \$10 as his legal fee. He gave half of this to the defendant, who thereupon willingly confessed to the debt, and paid up the \$2.50, thus settling the matter to the entire satisfaction of the irate plaintiff.

How many lawyers today would take this approach?

IMPORTANT PROTECTION FOR SELF-REPRESENTATION

The right of self-representation in court [referred to as *pro per* or *pro se*, both of which will be explained momentarily], as written in the Judicial Reform Act of 1789, is currently codified in 28 USCS Sec. 1654, which reads:

Appearance personally or by counsel

In all courts of the United States the parties may plead and conduct their own cases personally or by counsel as, by the rules of such courts, respectively, are permitted to manage and conduct causes therein.

Under 28 USCS Sec. 1654, we read under the heading of *Interpretive Notes and Decisions*, [quoting:]

28USCS Sec. 1654 only allows for two types of representation: (1) by attorney admitted to practice of law by governmental regulatory body, and (2) by person representing himself. *Turner v. American Bar Assoc.* (1975, DC Tex) 407 F. Supp 451.

Still reading the code under *Interpretive Notes and Decisions*, we read:

United States Constitution does not guarantee defendant's right to proceed *pro se*; right to *pro se* representation is only tangentially related to procuring fair trial. *United States ex. rel. Soto v. United States* (1974, CA3 Pa) 504 F2d 1339, 27 ALR Fed 475.

Right of accused to proceed in *propria persona* (*pro per*) is unquestioned, and such right whether it be founded on constitutional or statutory right, must be timely asserted and accompanied by valid waiver of counsel. *United States v. Jones* (1975) 169 App DC 90, 514 F2d 1331.

28 USCS Sec. 1654 was enacted to enforce *Sixth Amendment's* guarantees to right to counsel. *Turner v. American Bar Assoc.* (1975, DC Tex) 407 F Supp 451.

Right to defend *pro se* is deeply ingrained in our

common law, and constitutional dimension of right to defend *pro se* is evidenced by fact that it has been sustained by various sections of federal constitution, and additionally, right of self-representation was codified in Judiciary Act of 1789 and is presently contained in 28 USCS Sec. 1654; however United States Supreme Court has never specifically determined whether or not right to conduct one's own defense is constitutionally guaranteed. *People v. McIntyre* (1974) 36 NY2d 10, 364 NYS2d 837, 324 NE2d 322.

Right to proceed *pro se* derives from belief that respect for human dignity is best served by respect for individual freedom of choice. *Soto v. United States* (1973, DC Pa) 369 F. Supp 232, affd (CA2 Pa) 504 F2d 1339, 27 ALR Fed 475.

[Still quoting, under Section 28 USCS Sec. 1654, heading *Civil Actions—Self Representation*, we read:]

Right of self-representation provided for in 28 USCS Sec. 1654 allows non-attorney to appear in *propria persona* in his own behalf, but that privilege is personal to him, and he has no authority to appear as attorney for others than himself, and individual did not have right under 28 USCS Sec. 1654 to appear in case where he was trustee for organization which in turn was alleged to be trustee of real parties in interest. *C.E. Pope Equity Trust v. United States* (1987, CA9 Or) 818 F2d 696, 7 FR Serv 3d 1170.

Court showed indulgence when party conducted his own suit without aid of counsel. *Brinkley v. Louisville & N.R. Co.* (1899, CC Tenn) 95 F 345.

Everyone has right to appear in his own proper person and represent himself. *Bocz v. Hudson Motor Car Co.* (1937, DC Mich) 19 F Supp 385.

[Continuing quotation under 28 USCS Sec. 1654, heading *Criminal Actions—Self Representation*, we read:]

Trial court erred upon trial of defendant in refusing him permission to defend himself and insisting upon his representation by local counsel. *Reynolds v. United States* (1959, CA9 Hawaii) 267 F2d 235.

Trial court erred in denying, on ground that defendant did not have skills adequately to defend himself, motion of defendant in armed robbery case to proceed in *pro se*. *United States v. Price* (1973, CA9 Cal) 474 F2d 1223, reh den (CA9) 484 F2d 485.

Party's assertion of right to conduct own defense under 28 USCS Sec. 1654 is timely, and must be honored, if made before jury is selected (absent affirmative showing that it is tactic to secure delay) although made after court-appointed attorney has announced "ready for trial". *Chapman v. United States* (1977, CA5 Ga) 553 F2d 886.

Right of criminal defendant to self-representation upon voluntary and intelligent choice, found in 28 USCS Sec. 1654, is subject to reasonable limitations upon exercise of that right since such right may not be used to subvert trial or to effect other dilatory purposes; thus, limitations placed by court upon defendant's self-representation at trial were not unreasonable where court permitted government to prosecute 9 counts to-

gether against defendant rather than separately as desired by defendant. *United States v. Coupez* (1979, CA9 Wash) 603 F2d 1347.

Accused has unquestioned right to defend himself, and when it appears that defendant knows what he is doing, it would be error to force counsel not of his choice upon him. *United States ex. rel. Puntari v. Maroney* (1963, DC Pa) 220 F Supp 801. [End quoting.]

In Eustace Mullins' book *The Rape of Justice—America's Tribunals Exposed*, we read [quoting:]

The problem of using the designation, attorney *pro se*, which the present writer has used for many years, is that it is defined in *Black's Law Dictionary* as "For Himself", which could mean he is appearing as another person who appears "for himself". *Black's* also defines it as "in person", which seems adequate. Purists prefer the appellation "In Propria Persona", which according to *Black's*, is "In one's own proper person". In either case, you become the attorney of record. And whichever you use, your primary problem is not what you call yourself, but the fact that you are appearing in an admiralty court which denies you the protection of the *Constitution*. [Equity Courts and Admiralty Law are terms which are heard continually. These will be explored, in detail, later.]

The legal profession has set up generous protection standards for one who wishes to represent himself. The Standards Relating to Trial Courts, American Bar Association Commission on Standards of Judicial Administration, 1976, sec. 2.23: "Conduct of cases where litigant appeared without counsel. When a litigant undertakes to represent himself, the court should take whatever measures may be reasonable and be necessary to insure a fair trial."

I have never met any judge or attorney who had read that particular recommendation.

On May 27, 1977, Chief Justice Warren Burger addressed the American Bar Association, "In the federal courts the right of self-representation has been protected by statute since the beginnings of our nation. Section 35 of the Judiciary Act of 1789, 1 Stat. 73,92, enacted by the First Congress, and signed by President Washington, one day before the *Fifth Amendment* was proposed, provided that in all the courts of the United States, the parties may plead and manage their own causes, personally, or by the assistance of counsel. The right is currently codified in 28 USC Sec. 1654." [End quoting.]

Now, returning to our discussion in (last week's) Part II concerning the Bar Association, let's take a look at one good example—how the Bar gained a footing in the State of California.

THE CALIFORNIA STATE BAR

In a faxed document sent to CONTACT from the California State Bar Association's headquarters in San Francisco, we read: [Quoting:]

Founded in 1927 by the legislature, and subse-

quently written into the state *Constitution*, The State Bar of California is an administrative arm of the California Supreme Court. The bar has been serving the public and seeking to improve the justice system for more than six decades.

Because The State Bar of California is an *integrated* or *unified* bar, all lawyers practicing in California must be active members. As of April 1995, the number of attorneys eligible to practice in California had climbed to more than 147,000—making The State Bar of California by far the largest state bar in the nation.

The State Bar of California is governed by a 23-member Board of Governors, including the president who is elected by the board. San Jose attorney James E. Towery currently serves as president of the State Bar.

The major functions of The State Bar of California fall into seven categories: admissions, administration of justice, attorney discipline, member and client relations, communications and public education, legal education and professional competence, and legal services.

Throughout its history, The State Bar of California has included among its primary goals protecting the public against unethical lawyers and responding to the public's need for legal information.

The public education programs of The State Bar of California help educate the public about their legal rights and about law, lawyers and the judicial system. A comprehensive legal literacy campaign, the "Legal Facts of Life"—includes the following programs: Consumer Information Pamphlets (including several translations for California's immigrant communities); Community Law Schools (for citizens in various California communities); Legal Resource Centers (a pilot program for minority and non-English-speaking residents).

The State Bar of California attorney discipline system—the only one of its kind in the nation—has at its pinnacle a nine-member, professional panel of judges, the State Bar Court, which hears cases and decides on disciplinary action, including disbarments and suspensions from the practice of law.

Financed mainly by membership and application fees, The State Bar of California uses no tax dollars to support its activities, which center on regulation of the legal profession and improving the administration of justice for all Californians. [End quoting.]

In Gerry Spence's book *With Justice For None*, we read [quoting:]

The California Bar Association brings us worse news. Its recent survey shows that 75 percent of the people form their bad opinion of the profession not on idle gossip and jokes but from direct dealing with

lawyers themselves. That study concluded, "Overall, the general public's view of lawyers is not encouraging...Indeed, lawyers are perceived as arrogant people who create problems, not solve them, and who are unconcerned about their clients or the public at large." Only 19 percent of the respondents gave lawyers high marks for maintaining honest and ethical standards. The negative words and phrases most frequently chosen to describe lawyers were "greedy", "arrogant", "they charge too much", and they are "not nice people." Forty-five percent of lawyers themselves thought their peers self-serving, and 59 percent thought their members overbearing. Ironically, a society committed to the rights of mankind, we have always seemed to hate the one profession that is charged with the preservation of such rights. [End quoting.]

In the *Constitution of the State of California (1849)*, under *Article VI: Judicial Department, Section 8*, we read [quoting:]

There shall be elected in each of the organized counties of this state, one County Judge, who shall hold his office for four years. He shall hold the County Court, and perform the duties of Surrogate, or Probate Judge. The County Judge, with two Justices of the Peace, to be designated according to law, shall hold Courts of Sessions, with such criminal jurisdiction as the legislature shall prescribe, and he shall perform such other duties as shall be required by law.

Sec. 9—The County Courts shall have such jurisdiction, in cases arising in Justices Courts, and in special cases, as the legislature may prescribe, but shall have no original civil jurisdiction, except in such special cases.

Sec. 10—The times and places of holding the terms of the Supreme Court, and the general and special terms of the District Courts within the several districts, shall be provided for by law. [End quoting California's 1849 *State Constitution*.]

Now, turning to the more revised, current, "corporate" *State Constitution* for California, we read [quoting:]

Sec. 8—(a) The Commission on Judicial Performance consists of 2 judges of courts of appeal, 2 judges of superior courts, and one judge of a municipal court, each appointed by the Supreme Court; 2 members of the State Bar of California who have practiced law in this State for 10 years, appointed by its governing body; and 2 citizens who are not judges, retired judges, or members of the State Bar of California, appointed by the Governor and approved by the Senate, a majority of the membership concurring. Except as provided in subdivision (b), all terms are 4 years. No members shall

serve more than 2 4-year terms.

Commission membership terminated if a member ceases to hold the position that qualified the member for appointment. A vacancy shall be filled by the appointing power for the remainder of the term. A member whose term has expired may continue to serve until the vacancy has been filled by the appointing power.

(b) To create staggered terms among the members of the Commission on Judicial Performance, the following members shall be appointed as follows:

(1) The Court of appeal member appointed to immediately succeed the term that expires on November 8, 1988, shall serve a 2-year term.

(2) Of the State Bar members appointed to immediately succeed terms that expire on December 31, 1988, one member shall serve for a 2-year term. [As amended November 8, 1988.]

Sec. 9—[Repealed November 8, 1966. See Section 9, below.]

[State Bar]

Sec. 9—The State Bar of California is a public corporation. Every person admitted and licensed to practice law in this State is and shall be a member of the State Bar except while holding office as a judge of a court of records. [New section adopted November 8, 1966.]

Sec. 10—[Repealed November 8, 1966. [End quoting.]

And so it goes.

ALAN DERSHOWITZ

In the August 9, 1982 edition of *U.S. News and World Report*, Attorney Alan Dershowitz wrote the following article. [Quoting:]

U.S. LEGAL SYSTEM: "ALL SIDES WANT TO HIDE THE TRUTH"

"We Hope The End Result Is A Just Verdict"

Our adversary legal system is hard to justify as a search for truth. Its goal is not simply to put the truth on the table but also to make sure that the proper process is followed. We hope that the end result is a just verdict that is also truthful, even though all sides in a trial want to hide at least some of the truth.

The defendant wants to hide the truth because he's generally guilty. The defense attorney's job is to make sure the jury does not arrive at *that* truth.

CONTACT: The Phoenix Project

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

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

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

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

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

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

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

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

The prosecution is perfectly happy to have the truth of guilt come out, but it, too, has a truth to hide: It wants to make sure that the process by which the evidence was obtained is not truthfully presented, because, as often as not, that process will raise questions.

The judge also has a truth he wants to hide: He often hasn't been completely candid in describing the facts or the law.

Truth suffers enormously in the adversary system of justice. Despite this, the system generally produces accurate results. The system is the best we can get. As Churchill said about democracy: It's the worst system except for all the others.

"Occasionally, We Represent An Innocent Person"

One basic truth of the system is that defense lawyers in criminal cases represent guilty people. Occasionally, we represent an innocent person, but I see only a few of them.

In the real world of criminal justice, there are plenty of villains but not many heroes. The defense attorney doesn't deserve to be cheered; he deserves to be tolerated. He's an evil—but a necessary one. When I get a guilty guy off, I am not thrilled; it's not my idea of a jolly time. But the alternative—letting a guilty person go into court without a defense attorney and making him represent himself the way people do in the Soviet Union—is horrible to contemplate.

"Perry Mason Never Defends The Guilty"

We are doing a terrible job of educating the public to the fact that the legal process demands that we defend the guilty. On television, which is the most important means for learning about the legal system, Perry Mason never defends the guilty. In civics, we learn the myth that the *Constitution* is designed to protect the innocent. Then people come into a real court, where most are guilty, and they get terribly cynical. They don't think the system is working.

The liberals have been most responsible for presenting a misleading picture. They try to persuade the public you can have your cake and eat it, too. Civil libertarians say the *Fourth* and *Fifth Amendments* are designed to protect the innocent. People aren't fools. They know that when the police break into somebody's house and find drugs, he's not innocent. But it's very important to persuade the public that its own rights are being protected by defending the guilty and not necessarily just the innocent.

I was in China recently lecturing about criminal law, and there was no way to persuade the Chinese that the guilty deserve to be represented until I talked to them about the "cultural revolution". They said: "We were all innocent." I said: "Yes, but the government thought you were guilty. Wasn't it important to be represented even if you were guilty?" That's a hard point to convey.

"Corruption Creates Terrible Dangers For The Future"

The legal system is filled with corruption and dishonesty. Take a typical case: The cops are after a notorious drug dealer. The police know he's the guy, but they have no proof and can't get a warrant. So they bust him one night, search him illegally and find drugs in his pocket.

An officer comes to court and says that the drugs ended up on the floor; the butterfingers drug dealer dropped it by accident. But the prosecutor knows the officer's lying; the judge knows he's lying; the defense attorney, of course, knows he's lying.

The defendant will probably take the stand and lie also. He'll say, "No, I didn't do it, and he didn't even see me, and what he did is he beat me."

The law under such a circumstance requires that the guilty defendant must be acquitted to go back on the streets and prey on the kids again and sell drugs. The judge doesn't want that; he wants to do justice. So he closes his eyes and ears to some "white lies" by the police.

What's the result? The guilty man gets convicted and goes to jail. Who's going to shed tears about that? I do because I think it corrupts the system. It creates terrible dangers for the future when innocent people might be effected.

Why Law-School Idealists Become "Cynics and Liars"

Students coming out of Harvard Law School—or any good law school—with a high degree of idealism and a high commitment to truth see that the system is based on a superstructure of distortion, of twisting, of turning. Some become cynics and, ultimately, liars. In the interests of a higher justice they, too, engage in distortion.

First they do it as prosecutors. Then they go to work for plaintiffs in civil suits, and they say to themselves: "Well, this is a poor plaintiff. He was hit by a truck. All right, so he was drunk that day, but that shouldn't be relevant. The law says it's relevant, however, so I'll allow my plaintiff to lie about whether he was drunk. In that way justice will be done."

"Democracy Requires That The Warts Be Shown"

In this entire process, judges really come out as the villains, not because they're any worse than others but because so much more is expected of them. They're suppose to be interested only in justice, but they are very much a part of this process of distortion. They engage in it because they want to see guilty people convicted and don't want to make bad law.

Let's take a situation where there are a lot of ways a judge could resolve a case, such as a drug dealer who is picked up after an illegal search. First, the judge could acquit the guilty person, but there are pressures not to do that. Second, the judge could change the law in a way that might come back to haunt the legal system. Third—and the easiest way to achieve a desired end—is to change the facts so as to apply them only to this particular case, without changing the law and without acquitting a guilty defendant.

That's the tack many judges take. They think they're doing right. They're praised as judicial statesmen for twisting the law. Even Supreme Court Justices engage in such behavior—both liberals and conserva-

tives.

We must stop rewarding judges for being dishonest. Scholars and lawyers have an obligation to be tougher in evaluating judicial decisions. Once we tell judges that we are not going to praise them any longer for improper actions, we may see a dramatic change in the system.

There should also be much more scrutiny of the legal profession by the media. It's beginning now, but for years it hadn't happened because the law was seen as impenetrable. The press has not been hard enough on judges. A democracy requires that the warts be shown. If that undermines confidence in the system, so be it. Then we'll have to build a better system that engenders more confidence.

The "Roulette Wheel" of Criminal Sentences

Another shortcoming of the system is that criminal sentences in this country are both too harsh and too lenient. We see second-time armed robbers in New York City getting probation. At the same time, we see first offenders who have the temerity to invoke their constitutional rights and plead not guilty getting long prison terms.

The incredible disparity makes the system a roulette wheel. It depends on where you commit a crime, which judge hears the case and whether you're smart enough to follow the first rule of crime: Commit it with somebody more important than you so that you can turn them in and make a plea bargain for yourself. The net result is that, however tough we may be in theory, the average criminal does not think he's going to do time for serious crimes. Criminals are gamblers by nature. They say to themselves, "If there's any chance that I might get off, I'll probably get off."

The system of deterrence breaks down because we don't keep our promises: We don't punish people for committing serious crimes. In my view—and this may sound strange from a civil libertarian—any person convicted of a serious crime of violence should go to jail. I believe in short, swift, effective and certain punishment. [End quoting.]

JUDGE NOT

In Eustace Mullins book *The Rape of Justice—America's Tribunals Exposed*, we read [quoting:]

The origin of the word "judge" is found in "juden", or, in Spanish, "juez". In the United States, the judge sees himself, first of all, as the guardian of the present legal system. While carefully cultivating his public image as the epitome of impartiality, he succeeds in



"What do you mean, I need a good lawyer? I am a good lawyer."

letting interested inquirers know that his impartiality may be swayed by certain consideration. For this reason, it is crucial that a citizen entering an American court as a litigant should discard the assiduously cultivated myth of "judicial impartiality". If you are a farmer, a small business operator, or a wage earner in any type of business, you are already "beyond the pale", as far as the judge is concerned. You have been consigned to the never never land of the hoi polloi—the judge will not let anyone leave his court without being convinced that he is an elitist.

During a national campaign to increase judges' salaries in 1989, it was found that judges, whose salaries range from \$89,500 to \$115,000 a year, reported average extra earnings from \$16,624 to \$39,500. An Associated Press survey found that the median 1987 income for a federal judge was from \$108,000 to \$130,300. In pleading for the pay raise, Robert McWilliams of the 10th U.S. Circuit Court in Colorado, stated that "Judges' salaries, rather than being geared to the income of the average taxpayer, should be geared to the average of practicing lawyers." However, the Associated Press survey showed that median income for America's 707,000 lawyers and judges was only \$45,069 (Census reports). McWilliams apparently was unaware that judges' median income was already more than double the median income for American lawyers. The demand for ever higher salaries is part of the judges' elitist drive. The judge has attended a university; his family had sufficient funds for him to go on to graduate law school and to become a professional man; and he later became a judge because he attracted the favorable attention of even more powerful elitists, who concluded that he would serve to protect their interests in the court. The judge resides in an upper income suburb, owning a home of considerable value in an area of other elitists. He belongs to a country club whose members are strictly limited to elitists. He maintains unadvertised affiliation in one or more religious, fraternal and political groups. Preeminent among such groups is the Masonic fraternal organization. The majority of Masonic members never go beyond the three degrees of the Blue Lodge. They are never informed that the higher degrees are forbidden, under pain of death, to disclose any of the machinations of the higher degrees to any member of the Blue Lodge. This does not mean that members of the Blue Lodge reap no advantages from their membership. On the contrary, they continually receive favorable treatment in the banks, in the courts, and from other businessmen. The courts are preponderantly extensions of the Masonic brotherhood. Most lawyers and judges are fellow lodge members. Preferential treatment is extended to all members of the brotherhood who come before the court.

In our larger cities, most judges are also Zionist collaborators; if inactive Zionists, they have been screened by a Zionist organization and have been found satisfactory. A judge is almost always a member in good standing of one of the major political parties; he is almost never a member of an "independent" political movement. He is usually a member of an established church, if Protestant, usually Episcopalian, although more than half of the judges in the United States are Roman Catholic. He may even belong to some "extremist" organization, as Supreme Court Justice Hugo Black had long been a member in good standing of the Ku Klux Klan. After he had been appointed to the Supreme Court by President Franklin Delano Roosevelt, Black admitted his Klan membership. The lead had come from a Communist ideologue, during the heyday of the capture of the national Democratic Party by the fanatical Stalinist wing of the Communist Party. Klan membership was anathema to these ideologues; only Nazi affiliation carried a greater stigma. Black humbly promised never to go to another Klan meeting, and served on the Court for many years. Political realists in Washington knew that Black's political career had been built on his Klan membership in Alabama. With-

out it, he could not have been elected to the Senate. Once in Washington, he became a loyal supporter of FDR's most socialist policies, and was rewarded by the Supreme Court appointment. With the Klan affiliation hanging over his head, Black became an ardent supporter of every violation of the *Constitution*, as a member of the FDR court.

The Black episode illustrates the necessity of a judge having powerful political support. Conversely, he need know little or nothing about legal problems or the actual practice of law. He is expected to show unwavering loyalty to the prevalent party line during his service as a judge. Those judges who at some point begin to believe that they are a power in themselves, and who substitute their personal views for the exigencies of the current party line (which varies from day to day, as any practical political stance must do), are the judges whom you read about in the press. They are judges who are impeached for high crimes and misdemeanors, stripped of their office, and sent to prison. This is a very rare occurrence, as the sitting judge is never allowed to forget where his real allegiance lies. The judge exercises supreme power over the parties who stand before him in civil litigation or in criminal actions. He has equal power over the lawyers who stand before him, and he never allows anyone to forget that power. In this regard, the judge is not actually an employee of the city, state or nation which pays his salary. He is the tool of the secret entities who control all aspects of American life from behind the scenes. The servile press has made it fashionable to sneer at anyone who believes there are conspirators as probably mentally ill, and should be secluded for the safety of society. We are often reminded that persons who claimed to have some knowledge of the inner workings of "the conspiracy" have been promptly spirited off to an asylum, where the continuous administration of mind-altering drugs soon convinces him that he was mistaken in his charges. The "agitator" is soon reduced to a helpless, drooling inmate who, whenever he shows signs of recovering his wits, is immediately given a stronger dose of Thorazine, a la KGB.

The fallacy of judicial impartiality can be denied by any practicing attorney. In our larger cities, the practice of "judge-shopping" among scheduled members of the bench is a daily occurrence. A lawyer will use any stratagem, not the least of which is the employment of carefully cultivated relationships with clerks of the court, to have a case moved from a judge known to be hostile either to the defendant, or to the type of crime he has committed, or to the lawyer himself. Throughout the legal profession, it is common knowledge that most judges with years of service on the bench are almost universally hostile to anyone who comes into a court without an attorney, and declares his intention of representing himself. The judges are also very hostile to women lawyers, and to blacks and other minorities.

Liberal elements in Washington had sought to replace the older members of the judiciary with blacks and women, a process hastened by President Jimmy Carter, who replaced some three hundred members of the federal judiciary. Some of them have since been indicted, while others have resigned.

In 1717, Bishop Benjamin Hoadley informed the King of England, "Whoever hath an absolute authority to interpret any written laws is truly the lawgiver to all intents and purposes, and not the person who wrote them."

Thus it is the judge, rather than the person who wrote the laws, who has been transformed from an impartial referee of the statutes into the creator of the statutes. Judges are now handing out excessive punishments, with little or no restraint on their decisions. *THE WALL STREET JOURNAL* noted April 28, 1989 that federal judge Richard Owen had given some defendants one hundred years in a criminal case, and fifteen years in a tax fraud case, which was at least five times more severe than most attorneys thought appropriate. A federal judge ruled June 5, 1980 that the city of

Parma, Ohio must provide three hundred units of low income housing annually. This was described as "the first federal takeover of a city."

The D.C. Court of Appeals ruled May 10, 1989 that District of Columbia Superior Court Judge Tim C. Murphy should have withdrawn from an assault case which had been brought by federal prosecutors, because at that very time, he was applying for a position with the Department of Justice. It was ruled a clear-cut violation of ethical rules, although Judge Murphy defended his action by pointing out that "I taught judicial ethics for years."

The overweening power of the judge in the American legal system has increased inversely to the decline of *Constitutional* guarantees of individual rights, and the concurrent rise of equity law. Equity originates from the Latin *Aequitas*, meaning equality of justice. Equity is defined by Sir Henry Maine in "Ancient Law" as "any body of rules existing beside the existing original or civil law, founded on distinct principles, and claiming incidentally to supersede the civil law in virtue of a superior sanctity inherent in those principles, principles stemming from praetor edicts." This is a reference to the annual proclamation on administrative law which was added to each year by the praetor, who corresponded to the lord high chancellor in English law. Equitable jurisdiction had been established in England by the reign of Edward III. Equity has exclusive jurisdiction where it recognizes rights unknown to the common law, such as trusts; equity has concurrent jurisdiction where the law recognized the right but did not give adequate relief; and auxiliary jurisdiction where the machinery of the courts of law was unable to procure the new evidence." [There will be more definition of "equity law" later in this series.]

Maine goes on to deplore the evils of this double system of judicature. The present writer found early on that when his opponents realized that they could not destroy him in the civil courts, they moved to have the case heard in the equity or chancery courts. At first, I was mystified by this move, although I was soon convinced of its purpose. I doggedly hung on, and was finally able to settle the case on my own terms. The existence of this double system of judicature is a powerful secret weapon, which both judges and lawyers use against the public, giving them a decisive tactic which they can deploy, just when the citizen believes that at last he will finally receive justice in the court. [End quoting.]

ALEXANDER HAMILTON

In *Federalist Paper #78*, Alexander Hamilton, in the late 1780s, wrote, in part [quoting:]

If, then, the courts of justice are to be considered as the bulwarks of a limited *Constitution* against legislative encroachments, this consideration will afford a strong argument for the permanent tenure of judicial offices, since nothing will contribute so much as this to that independent spirit in the judges which must be essential to the faithful performance of so arduous a duty.

This independence of the judges is equally requisite to guard the *Constitution* and the rights of individuals from the effects of those ill humors which the arts of designing men, or the influence of particular conjunctures, sometimes disseminate among the people themselves, and which, though they speedily give place to better information, and more deliberate reflection, have a tendency, in the meantime, to occasion dangerous innovations in the government, and serious oppressions of the minor party in the community. [End quoting.]

CONSTITUTIONAL PERSPECTIVE

In R. Randall Kelso's *Studying Law: An Introduction*, we read the following historical perspective concerning constitutional law. [Quoting, portions:]

We must never forget that it is a constitution we are expounding. Mr. Justice Marshall, in *McCulloch v. Maryland*, 17 U.S. (4 Wheat.) 316, 4 L.Ed. 579 (1819).

During John Marshall's tenure as Chief Justice (1801-1835), the Supreme Court held that it was the final authoritative interpreter of the *Constitution* and had power to declare invalid any law that it decided was contrary to the *Constitution*. *Marbury v. Madison*, 5 U.S. (1 Cranch) 137, 2 L.Ed. 60 (1803). The Court continues to assert that its interpretations of the *Constitution* are the supreme law of the land. See, e.g., *Cooper v. Aaron*, 358 U.S. 1, 78 S.Ct. 1401, 3 L.Ed.2d 5 (1958) (unanimous opinion not only joined, but written and signed, by all nine Justices). This claim of power has little basis in express constitutional language or convention history. See, e.g., W. Crosskey, *Politics and the Constitution* 938 et seq. (1953). Nor does the claim to power have much support in pre-*Constitution* history. Id. But see Berger, 8 U. Dayton L. Rev. 465, 492-95 (1983) (criticizing Crosskey's analysis), and sources cited therein. Nevertheless, other branches of the federal government have acquiesced in the Court's holding and it has been enforced on the states. As a result, the study of *Constitutional Law* is largely the analysis of almost 200 years of Supreme Court decisionmaking.

It is important to remember that the *Constitution* is a text. Interpreting the *Constitution*, like interpreting a statute, can begin and end with plain meaning. Where the meaning of the *Constitution* is truly plain, any judge will give it that meaning. Problems of *constitutional* interpretation arise when meaning is not so plain. In such cases a difference in approach often means a difference in result. This leaves considerable room for judicial maneuvering because our *Constitution*, drafted in light of 18th century rules, (described by Crosskey, pp. 275-77), contains quite a few general terms as well as a number of terms whose original meaning has been forgotten as usage has changed.

NATURAL LAW (1776-1870)—According to Dean Roscoe Pound, natural law thinking from 1776 to 1870 went through three distinct phases: ethical, political, and economic.

Natural law thinking originally had an ethical bent. Jefferson reflected the times when he wrote in the *Declaration of Independence*, "We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness." Natural rights, grounded in a theory of morality, were thought to exist. See, e.g., T. Paine, *The Rights of Man* (1792). The existence of such rights was recognized and secured not only by the explicit protections of the first eight amendments to the *United States Constitution*, but also by the *Ninth Amendment*, which provides that: "The enumeration in the *Constitution*, of certain rights, shall not be construed to deny or disparage others retained by the people."

The second stage of natural law thinking, a political bent, accompanied John Marshall's tenure on the Supreme Court (1801-1835). As defined by Pound, the starting point for the political form of natural law was "the nature of American institutions and practices" or "the nature of free government". Pound, *The Formative Era of American Law* 23 (1938). Justice Marshall's opinions make frequent reference to the needs of American government, the nature of our system, and the genius and character of a free government.

The third and final stage of natural law, according to Pound, was economic. In this form, said Pound, "an economic ideal of a society ordered by the principles of classical liberal economy prevails." Id. Justice Story exemplified this stage. His famous opinion of *Swift v. Tyson*, 41 U.S. (16 Pet.) 1, 10 L.Ed. 865 (1842), acknowledged a federal common law applicable to commercial transactions. This common law was based on the law of nations with respect to commerce. The law of nations (which was thought to rest on natural law) was to be imported into American common law, as

Lord Mansfield had attempted to do in England. (Not surprisingly, Mansfield was Story's favorite judge.)

FORMALISM (1850-1920)—Story's economic natural law gradually became transformed into a formalist approach. Some have identified a judicial concern to protect slavery and other sectional interests as the main force that caused judges to retreat into formalism. Formalistic reasoning allowed judges to uphold pro-slavery laws while distancing themselves from a perceived immorality. Without doubt, there is some truth to this argument. yet, formalism remained the dominant mode of judicial reasoning in *Constitutional Law* (as in common law and statutory interpretation) for fifty years after the slavery issue was resolved by the Civil War and the Civil War Amendments.

Thus, it is likely that formalism came into judicial decisionmaking for reasons that extend beyond *constitutional* law or slavery, though perhaps they were catalysts that triggered formalistic reasoning. An alternative hypothesis faithful to this understanding is that in general formalism was a reaction to a breakdown in the national consensus on fundamental values that occurred following the Revolutionary War. Once a consensus no longer existed on what values constituted ethical natural law, judges first adopted political natural law arguments and then economic natural law arguments. Political natural law gave procedural content to the one universally held ethical principle which remained in the period, i.e., that man should govern himself democratically. Economic natural law gave substantive content to certain "natural" principles of property and contract, principles founded upon the theories of John Locke and Adam Smith on which most members of the ruling elite could agree any political arrangement must protect.

The period of economic natural law might have been prolonged if it had not been undermined by debates on slavery and States' Rights. In *Dred Scott v. Sanford*, 60 U.S. (19 How.) 393, 15 L.Ed. 691 (1857), Justice Taney went beyond the political natural law understanding of due process as "procedural due pro-

cess" (the processes or procedures called for by the *Constitution* or settled usages and modes of procedure existing at common law) and decided *Dred Scott* on the economic natural law grounds of "substantive due process". Depriving a person of property—the slave, *Dred Scott*—simply because the owner brought that property within a Territory could not be considered due process of law. When Justice Taney's decision in *Dred Scott* was reversed in practice by the election of Abraham Lincoln and the Union victory in the Civil War, economic natural law arguments went out of fashion. The Justices, having less legitimacy after the *Dred Scott* decision, responded by retreating from the political fray into a narrow formalistic style of reasoning already popular in common law cases because of the enormous popularity of Blackstone's *Commentaries*.

This formalism reflected the prevalent economic natural law theories of the time—the 19th century philosophy of *laissez-faire*. Great importance was thus attached to individual economic rights in formalist *constitutional* law opinions. Following a period of court acquiescence in political economic decisions because of decreased Court legitimacy (see, e.g., *The Legal Tender Cases*, 110 U.S. 421, 4 S.Ct. 122, 28 L.Ed. 204 (1884), and *The Slaughter-House Cases*, 83 U.S. (16 Wall.) 36, 21 L.Ed. 394 (1873), economic rights increasingly became protected by the doctrine of the liberty of contract. Liberty of contract was based on the *Dred Scott* decisions' postulate of substantive due process rights as re-legitimated, according to the Court, by adoption of the *14th Amendment*—but with slaves no longer treated as property. Used formalistically, liberty of contract became a mechanical catch-word to hold unconstitutional many progressive statutes that would have withstood judicial review under traditional economic natural law principles. *Lochner v. New York*, 198 U.S. 45, 25 S.Ct. 539, 49 L.Ed. 937 (1905), is the archetypical formalistic Supreme Court decision concerning economic matters.

Unlike individual economic rights, individual civil rights were narrowly construed. *The Slaughter-House*

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The following is a *partial* list of older items but including all of the most current meeting dates, with the number of tapes in **bold**, in parentheses, and mentioning if the meeting has a special focus:

- 2/10/95(2) Japanese visitors, plus Jordan Maxwell on Masonic symbolism;
- 2/19/95(4) extended slide-lecture on Masonic and other symbols by Jordan Maxwell;
- 3/5/95(1); 3/12/95 (3) Rayelan/Ede Koenig Blast; 3/26/95 (2);
- 4/9/95(5) Vladimir Terziski's meeting with Commander and the ground crew;
- 4/23/95(2) Mary Snell & Ronn Jackson via phone;
- 5/1 & 2/95 (6) May Day meeting; 5/16/95(3);5/28/95(3);
- 6/11/95(2); 6/25/95(2); 7/9/95(3); 7/30/95(3);8/15/95 (2);9/24/95(1) Ronn Jackson;
- 10/22/95(3) includes audio of Farrakhan's speech;10/29/95(4) Mark Phillips & Cathy O'Brien;
- 11/12/95 (3); 11/26/95(3); 12/3/95(2) Jeff's letter; 12/10/95(2) Greg & Debbie; 12/17/95(2);
- 12/21/95(2) Wally Gentlemen & George Van Noy;12/31/95 Holocaust "Gas Chambers"(3);
- 1/7/96 *The Trouble With Lawyers*(2);1/21/96(2);2/4/96 Jeff Rense's "Fifth Column" interview (3).

Cases, supra, and *The Civil Rights Cases*, 109 U.S. 3, 3 S.Ct. 18, 27 L.Ed. 835 (1883), were decided during this period of court retreat from active involvement in political matters. Together the two cases resulted in a construction of the 14th Amendment which prevented court enforcement of federal civil rights legislation in the segregated South. Thereafter, formalist handling of these cases as precedents restricted or defeated most civil liberties claims. The formalist approach was also apparent in *Plessy v. Ferguson*, 163 U.S. 537, 16 S.Ct. 1138, 41 L.Ed. 256 (1896), which adopted the doctrine that separate but "formally" equal facilities for racial minorities satisfied the equal protection clause of the 14th Amendment. That national enforcement of civil rights in Southern states was not politically possible during this period appears to have been confirmed when the Union pulled its troops out of the South in 1877, ostensibly as part of a deal to swing 20 disputed electoral votes to Republican Presidential Candidate Hayes and, thus, to give him the election. Hayes needed every one of those votes to win.

HOLMESIAN (1900-1950)—Holmes viewed the Constitution as an experiment. It did not enact any particular theory of government. It created institutions for transforming the will of the majority into law and it contained some express limitations on governmental power which reflected the will of the framers and ratifiers. In particular, Holmes believed that the Constitution did not mandate acceptance of any particular economic theory. Thus he thought the formalists were wrong in holding that liberty of contract was a value deeply ingrained in the Constitution. He thought that Supreme Court decisions which invalidated statutes on freedom of contract grounds interfered with the political process and the will of the majority as presented in democratically elected legislatures.

Holmes held similar views with respect to civil rights. As one article notes, between 1903 and 1928, in 25 non-unanimous civil rights cases (that is, in cases where at least one justice was on each side of the dispute), Holmes was only once on the side of what today would be called civil liberties. Rogat, *Mr. Justice Holmes: A Dissenting Opinion*, 15 Stan.L.Rev. 3, 254, 307-08 (1962-63). The general test Holmes set out was whether a reasonable person could find the legislation a rational means toward a legitimate governmental objective. Almost any statute could pass that test.

Of course, if the Constitution specifically mandated the protection of particular rights, Holmes would faithfully interpret the Constitution to protect those rights. In *First Amendment* cases, for example, Holmes is known for his view that the text and history of the *First Amendment* required protection of speech which

did not constitute a "clear and present danger". If a clear and present danger was perceived to exist, as when a person falsely shouted "fire" in a crowded theater (or a socialist-pacifist urged persons not to cooperate with the war effort in World War I), then the speech could be regulated by the government. *Schenck v. United States*, 249 U.S. 47, 39 S.Ct. 247, 63 L.Ed. 470 (1919).

Constitutional law in the early 1900's took an interesting turn because of two developments. First, while formalists continued to find unconstitutional many regulations that interfered with individual economic rights, logic compelled them to admit that if liberty of contract was part of due process because it was a fundamental freedom, then so was freedom of speech and so were other less textually specified civil liberties. Justice Brandeis put forward this argument while dissenting in *Gilbert v. Minnesota*, 254 U.S. 325, 343, 41 S.Ct. 125, 131, 65 L.Ed. 287 (1920), and the Court adopted it in *Gilow v. New York*, 268 U.S. 652, 45 S.Ct. 625, 69 L.Ed. 1138 (1925). Formalist judges thus acknowledged both economic and personal freedoms as fundamental, and thus entitled to protection under the 14th Amendment. This was contrary to Holmesian doctrine, whose view concerning the existence of fundamental freedoms was much more restrained. Holmes tended to raise constitutional barriers only when specific textual language, like that in the *First Amendment*, was implicated.

Second, despite this development, judges began to adopt Holmes' rational means test as the standard for constitutional review. This change in doctrine did not immediately effect the outcome of most cases. In both economic and civil liberties cases in the late 1920's and early 1930's, the "formalist" judges merely used the new Holmesian rhetoric to reach the same results. Thus, infringements on individual liberties tended to be upheld, while economic regulations tended to be struck down, even though the Court's language and tests increasingly reflected the Holmesian "rational relation" standard. Justice Brandeis was equally careful in using Holmesian language to support his pro-economic regulation, pro-civil liberties positions. The seeds for destruction of formalism and for adopting the Holmesian approach were nevertheless laid in the language used in the opinions. Further, the new Holmesian language did produce some decisions upholding economic regulations. See, e.g., *The Shreveport Rate Case*, 234 U.S. 342, 34 S.Ct. 833, 58 L.Ed. 1341 (1914) and *Railroad Commissioner v. Chicago, Burlington & Quincy Railroad*, 257 U.S. 563, 42 S.Ct. 232, 66 L.Ed. 371 (1922). In addition, Justice Brandeis' equating of economic and personal freedoms as fundamental even-

tually produced some pro-civil liberties results. See, e.g., *Near v. Minnesota*, 283 U.S. 697, 51 S.Ct. 625, 75 L.Ed. 1357 (1931); *Grosjean v. American Press Co.*, 297 U.S. 233, 56 S.Ct. 444, 80 L.Ed. 660 (1936); *De Jonge v. Oregon*, 299 U.S. 353, 57 S.Ct. 255, 81 L.Ed. 278 (1937). While formalism had seen its day as a theory in constitutional law by the mid-1920's (as by that time it had passed its prime in common law and, increasingly, in statutory interpretation), for the most part the same results as reached in the heyday of formalism occurred in constitutional law until the mid to late 1930's. [End quoting.]

EQUITY—DEFINED

In *Black's Law Dictionary*, 6th Edition, under "Equity" we find [quoting:]

Justice administered according to fairness as contrasted with the strictly formulated rules of common law. It is based on a system of rules and principles which originated in England as an alternative to the harsh rules of common law and which were based on what was fair in a particular situation. One sought relief under this system in courts of equity rather than in courts of law. The term "equity" denotes the spirit and habit of fairness, justness, and right dealing which would regulate the intercourse of men with men. *Gilles v. Department of Human Resources Development*, 11 Cal.3d 313, 113 Cal.Rptr. 374, 380, 521 P.2d 110. Equity is a body of jurisprudence, or field of jurisdiction, differing in its origin, theory, and methods from the common law; though procedurally, in the federal courts and most state courts, equitable and legal rights and remedies are administered in the same court.

A system of jurisprudence collateral to, and in some respects independent of, "law"; the object of which is to render the administration of justice more complete, by affording relief where the courts of law are incompetent to give it, or to give it with effect, or by exercising certain branches of jurisdiction independently of them.

A stockholders' proportionate share (ownership interest) in the corporation's capital stock and surplus. The extent of an ownership interest in a venture. In this context, equity refers not to a legal concept but to the financial definition that an owner's equity in a business is equal to the business's assets minus its liabilities.

Value of property or an enterprise over and above the indebtedness against it (e.g., market value of house minus mortgage). *Dorfman v. Dorfman*, Tex.Civ.App. 457 S.W.2d 417, 422. [End quoting.]

Under "Courts of Equity", we find [quoting:]

Courts which administer justice according to the system of equity, and according to a peculiar course of procedure or practice. Frequently termed "courts of chancery". With the procedural merger of law and equity in the federal and most state courts, equity courts have been abolished. [End quoting.]

Under "Equity jurisprudence", we find [quoting:]

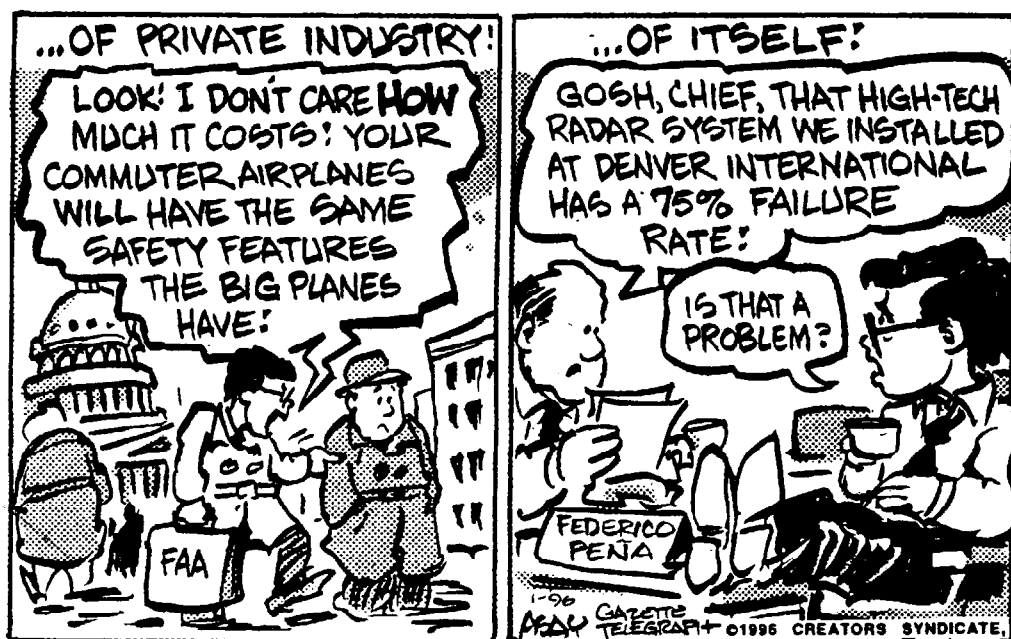
That portion of remedial justice which is exclusively administered by courts of equity as distinguished from courts of common law. More generally speaking, the science which treats of the rules, principles, and maxims which govern the decisions of a court of equity, the cases and controversies which are considered proper subjects for its cognizance, and the nature and form of the remedies which it grants. [End quoting.]

And, lastly, under "Equity jurisdiction", we read [quoting:]

In a general sense, the jurisdiction belonging to a court of equity, but more particularly the aggregate of those cases, controversies, and occasions which form proper subjects for the exercise of the powers of a chancery court.

In the federal and most state courts there has been a merger procedurally between law and equity actions (i.e., the same court has jurisdiction over both legal and equitable matters), and, hence, a person seeking equitable relief brings the same complaint as in a law action

WHAT THE GOVERNMENT REQUIRES...



and simply demands equitable relief instead of (or in addition to) money damages. *Fed.R. Civil P. 2*

"Equity jurisdiction", in its original acceptation, as distinguished on the one side from the general power to decide matters at all, and on the other from the jurisdiction "at law" or "common-law jurisdiction", is the power to hear certain kinds and classes of civil causes according to the principles of the method and procedure adopted by the court of chancery, and to decide them in accordance by the court of chancery, and to decide them in accordance with the doctrines and rules of equity jurisprudence, which decision may involve either the determination of the equitable rights, estates, and interests of the parties to such causes, or the granting of equitable remedies. In order that a cause may come within the scope of the equity jurisdiction, one of two alternatives is essential; either the primary right, estate, or interest to be maintained, or the violation of which furnishes the cause of action, must be equitable rather than legal; or the remedy granted must be in its nature purely equitable, or if it be a remedy which may also be given by a court of law, it must be one which, under the facts and circumstances of the case, can only be made complete and adequate through the equitable modes of procedure. *Norback v. Board of Directors of Church Extension Soc.*, 84 Utah 506, 37 P.2d 339. [End quoting.]

EQUITY

In their book *Cases and Other Materials on Civil Procedure*, A. Scott and R. Kent write on equity. [Quoting, in part:]

After the Revolution, most of the newly-constituted states established courts of chancery, but at first these for the most part administered only a rough layman's equity. There was no American equity jurisprudence; the English precedents were inaccessible and not well settled, and there was in any event a hostility to all things English; many of the judges were laymen. The history of equity in the United States as a system of law as distinguished from a system of lay magisterial discretion in hard cases dates from the second decade of the last century. Joseph Story became a Justice of the Supreme Court of the United States and began to sit in equity cases in the Circuit Court for Massachusetts in 1811; James Kent became Chancellor of New York in 1814. At that time the equity of the English Court of Chancery was becoming settled under Lord Eldon, and the time was ripe for the building of an American equity jurisprudence. The judicial labors of Kent and Story did much to domesticate equity in the United States; their writings, perhaps, did even more. Most of the original states developed courts with full equity powers comparatively early in the last century and the newer states created such courts.

By Article III, Section 2 of the *Constitution of the United States*, "The judicial Power shall extend to all Cases, in Law and Equity" of certain classes. By the second clause of the same section of the Supreme Court is given original jurisdiction of certain cases, chiefly "those in which a State shall be a Party." Since this clause makes no distinction between law and equity, it is apparent that the original jurisdiction of the Supreme Court extends to both. When the first Congress created the inferior federal courts by the Judiciary Act of 1789, it followed the same plan. No separate equity courts were created; the same courts, circuit and district, were to administer law and equity, but on different sides of the court and by a different procedure. Some of the states followed this lead; others retained the system of separate courts. Then, beginning with 1848, when the Code of Procedure proposed and drafted by David Dudley Field was adopted in New York, there came a vigorous movement to merge or fuse law and equity. This movement spent its original force by about 1887, when some twenty-two states and territories had adopted codes of procedure purporting to abolish the distinction between actions at law and suits in equity, but has

recently been revived, as evidenced by the Illinois Civil Procedure Act of 1933 and the Federal Rules of Civil Procedure of 1938.

At the present time, equity in the United States is administered in one of three ways. (1) Equity may be administered in a separate court from law and by a different procedure. This was the English system prior to 1875, and is still the system followed in Arkansas, Delaware, Mississippi, and Tennessee. (2) Equity may be administered in the same court as law, but by a different procedure and on a different side of the court. This was the federal system prior to September 16, 1938, and is the system in Massachusetts and some fourteen states. Where this system prevails, statutes usually provide for the easy transfer of causes from law to equity and the reverse. (3) Equity may be administered in the same court and by the same procedure as law. This has been the system in New York since 1848 and is now the system in the federal courts and in well over thirty states and territories.

The movement for the abolition of the forms of actions and the procedural merger of law and equity had its chronological beginning in the United States with the activities of the New York Commissioners on Practice and Pleading. Their report proposed a single form of action and that the distinction between law and equity be abolished; these proposals were embodied in the Code of Procedure adopted by the legislature of New York in 1848. Popularly known as the Field Code (the code was largely the work of David Dudley Field, one of the commissioners), the New York legislation was widely copied in many other states within a relatively brief period. A little later, as a result of the investigations of two Royal Commissions, substantial legislative changes were made in the English practice which brought about some degree of fusion but of a less complete character. The English legislation, unlike that of New York and the states which copied the New York code, did not purport to combine law and equity, but did permit a degree of equitable relief in actions at law and extended the jurisdiction of the Court of Chancery to decide question of law. In 1875 England made effective a completely unified procedure.

Procedural reform was by no means confined to those states which followed New York's example. Where the traditional framework was retained statutes were enacted either reducing the number of the forms of actions or minimizing the consequences of an erroneous choice of form. Also, expansion of the powers of courts of law to deal with matters of equity and enlargement of equity's competence to make legal determinations were developments characteristic of those states

stopping short of full procedural unification. The movement toward abolition of the forms of actions and the full merger of law and equity attained great impetus through the adoption in 1938 of the Federal Rules of Civil Procedure. Characterized by a single form of action applicable to actions both legal and equitable in nature, the Federal Rules have served as a model for over twenty states. Although many of these states had already abolished the New York precedent, for others adoption of rules based upon the Federal Rules represented their initial adoption of the principle of a single form of civil action. At the present time only about a dozen states have failed to make the full transition to the single form of action for both law and equity. [End quoting.]

PROFESSIONAL RESPONSIBILITY

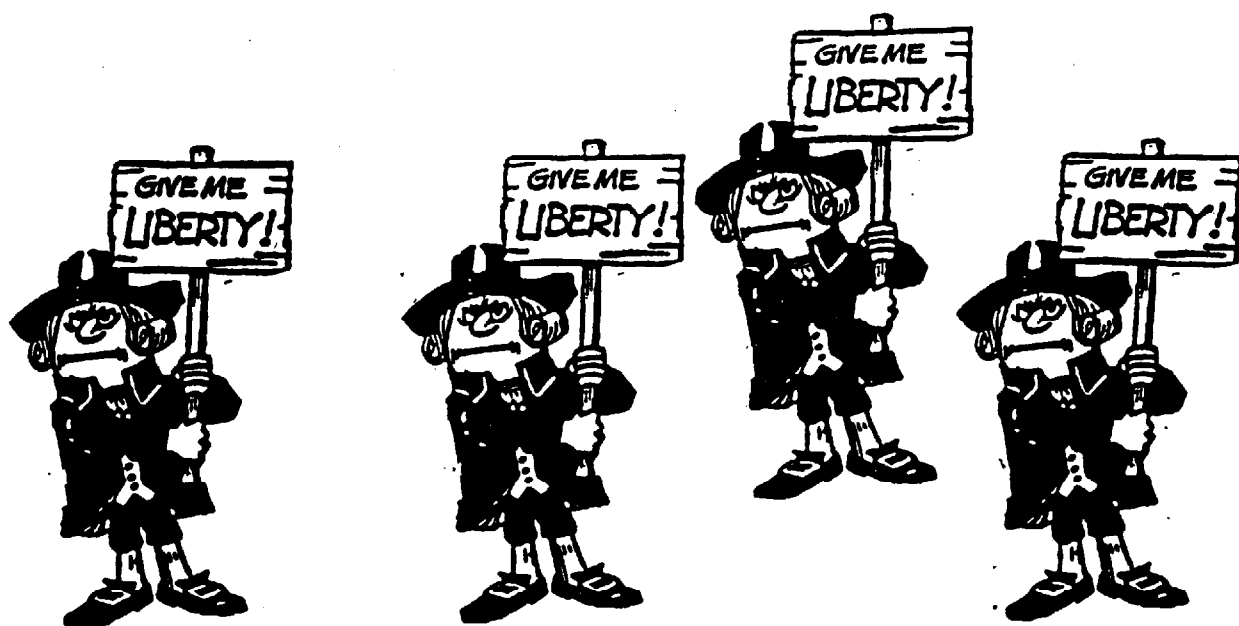
In an article titled *Professional Responsibility in a Professional System*, referring to attorneys, Monroe Freedman writes [quoting, in part:]

One of the essential values of a just society is respect for the dignity of each member of that society. Essential to each individual's dignity is the maximization of his or her autonomy or, as Pope John expressed it, "the right to act freely and responsibly * * * act[ing] chiefly on his own responsibility and initiative [and] * * * on his own decision." In order to exercise that responsibility and initiative, each person is entitled to know his or her rights against society and against other individuals, and to decide to seek fulfillment of those rights through the due process of law.

The lawyer, by virtue of his or her training and skills, has a legal and practical monopoly with respect to access to the legal system and knowledge about the law. Legal advice and assistance are often indispensable, therefore, to the effective exercise of individual autonomy.

Accordingly, the attorney acts both professionally and morally in assisting clients to maximize their autonomy, that is, by counseling clients candidly and fully regarding the client's legal rights and moral responsibilities as the lawyer perceives them, and by assisting clients to carry out their lawful decisions. Further, the attorney acts unprofessionally and immorally by depriving clients of their autonomy, that is, by denying them information regarding their legal rights, by otherwise preempting their moral decisions, or by depriving them of the ability to carry out their lawful decisions. [End quoting.]

To be continued...



Israeli Bonds, Vatican Banking And Those Who Ru(i)n The World

(Continued from Front Page)

but it is what has led you down the primrose path to troubles beyond that which you can change.

I am a journalist who has studied the historical TRUTH for a very long time. I make observations and offer proof; what more do you want? Why do you try to make me into some God who, if I misspeak, you must garrote Dharma, CONTACT, or moreso—SELF? If I wanted to "control" you as a people, then I would do what your already-enemy does to you—mind-warp you and NOT try to teach you historical truth while you are MAKING THAT HISTORY. IF YOU KNEW BETTER—THERE WOULD BE NO NEED FOR SUCH AS ME! PONDER IT.

I am, furthermore, most happy when those who dislike me MOVE AWAY from me. Why do you want to annoy another? I welcome all exchange of ideas and thoughts—even insulting thoughts, for I most especially enjoy it when those same ones come back and suggest that they might have had some incorrect assumptions because there was no way to know EVERYTHING, especially when the intent of the New World Order is to HIDE EVERYTHING UNTIL IT IS TOO LATE FOR YOU TO CHANGE PATTERNS.

RELIGION VS. SPIRITUALITY

I am always quite impressed by some things which happen and are shared with me. A mother just wrote to say that my suggestions about the current non-music might well be quite mind-warping to the children who listen to it constantly, or even infrequently. She told of a recent incident where the daughter wanted a ride to get a favored CD music disc. The mother was in a most thoughtful mood and sat the daughter down to read my article. After she read it, mother asked what the daughter thought of it. Daughter said, "Oh well, of course he is right, he is a 'know-it-all' just like Rush Limbaugh!" So, move over, Rush.

Another thrust is always amusing—ones who write to make me a new you-know-what and don't even get my name right. I can certainly accept errors but if I want to make a point about something I supposedly have STUDIED carefully, I wouldn't misspell the party's name. One of the best ones I get is the authoritarian linguistic experts who say you can't get 'Aton' from Hatonn—(???). Oh? I don't come from the U.S. of A. or England and I can get anything I want out of my own name whether or not YOU or anyone else might or might not like it. I want to know how you can have "Jesus" and yet in Mexico it is "HEYSOUS"—taking liberty with alphabet and speaking phonetically, of course. My name is MY NAME—and actually, none of anyone's business other than MY OWN. If I presented it correctly it would mean NOTHING to you for you know NOT my language or writing script. What I don't really understand is how YOU get "Jesus" (which simply means "anointed one" and not a NAME, out of Emmanuel, Immanuel, Ammanuel, Iisa, Esa, Esu, Isa—Buddha, Mohamud, Mohammed, Babbaji or any other collection of symbols. THE

NAME MAKES NOT THE ENERGY FORM OF ANY MAN, WOMAN, OR CHILD!

You people judge spiritual things by physical things and YOU CANNOT DO SO AND BE ACCURATE. Yes indeed, I DO know the difference which doesn't make me better, only better informed. "Jesus" did NOT call himself "Jesus". In fact, I doubt he ever so much as heard the term. Saul of Tarsus, after changing his own name to Paul and while teaching wrong information all over Greece, called Esu Immanuel—"Jesus". If you can't come to deal with differences—how can you ever find the similarity of focus—that spirituality and religion are NOT THE SAME THING? You can call me anything you wish and it will change not one iota of what or who I AM. You will only show and tell on your own foolishness. If you ARE, then how dare you pronounce that which I may or may not BE? And, what makes you so sure you are who you think you ARE? In 99.999 percent—you ARE NOT! YOU can only recognize yourself from WHAT YOU HAVE BEEN TOLD YOU ARE AND WHAT YOU ARE TOLD TO BELIEVE. Example? In Greece a "Bus" that runs around picking up people cannot even be spelled on this keyboard because of language difference and alphabetical difference. However a "bus" phonetically is something like "lay-o-pho-re-ah". A "donkey" (ass) is phonetically as "gyi-tha-rok-ee". So, in addition to the fact that my language is neither U.S. English OR Greek, I handle the language presentation of Greek better—Dharma handles it not at all. So we communicate in pulsed SOUND or OCTAVE TONES. I cannot help it if YOU don't believe it—it is nothing to me how you communicate—if you do at all. I find that almost all of you DO NOT "communicate" at all. You do a lot of chattering but it is all but meaningless for it says nothing, in most instances, as to positive content and expression. A mere glance between true loves is far more expressive than all the words you can find to misuse and still not express the "meaning" of feeling—for feeling is spiritual; words are physically expressed sounds of the tongue and larynx (with air pushed over them).

ELITE WOULD-BE-KINGS

So, who guides these THOUGHTS and directions of mankind? Well, the Elite would-be-Kings, of course, so that they get their way and you do not get yours. The ones who THINK they hold the most POWER in your world today are the Zionists of the Talmud, only they don't even know what they follow, save money and power. They are NO MORE JEWS than are they ANGELS. THEY HAVE SIMPLY FOUND THE "WAY" TO BRING MANKIND INTO TOTAL SUBMISSION THROUGH PHYSICAL "THINGS", FEAR, FORCE, MANIPULATION, RULES AND REGULATIONS AND ENFORCEMENT OF SAME. YOU EARN AND LOSE—THEY TAKE AND USE.

This is just the way it IS, and they are NOT the most powerful group on board planet Earth in working non-

sense and almost as deviant behavior as themselves—they are but a "group". This particular group comes mostly from the tribes of an integrated Mongol, Russ, and Nordic TRIBE. They came along in the latter 1700s and called themselves "Jews". Judean "Hebrews" are NOT now and never were: JEWS, although they may indeed refer to themselves as Jews just as so too may you as being anything as to race or color! Being a "Democrat" is NOT the same thing as being "democratic" or being a "Republican" does not make you a member of a "republic". These "Zionists" are NOW spread far and wide while encompassing every and any form from every race, creed (claimed) and color. They can only "win" everything by convincing you to believe what they tell you to believe while they, themselves, believe NONE OF WHAT THEY FORCE UPON YOU. They wrote the TALMUD or, the law of the Zionists—by whatever name you choose. The TALMUD is not even SUPPOSED to be of GOD—it is a compilation of MAN's writings as presented by the "Elders" of Zion, or, these Khazarians now calling themselves "Jews". In other words, you are again fooled by semantics and games which take your words and change the meanings thereof or simply create new terms which only the tiny FEW understand. A whole set of PROTOCOLS (OF THE LEARNED ELDERS OF ZION) were presented in order to be a guideline for gaining control, power and assets of the WORLD.

Since we are now into this subject perhaps the best thing to do is to move right on into our "put to the side in lieu of other things" pile and get on with the New World Church Order, picking up with Part 12 (continued):

[QUOTING, PART 12, STARTING WITH THE PROTOCOLS:]

ONE WORLD CHURCH ORDER

....We are too strong—there is no evading our power. The nations can not come to even an inconsiderable private agreement without our secretly having a hand in it.

Per Me reges regnant. "It is through me that Kings reign." And it was said by the prophets that we were chosen by God Himself to rule over the whole earth. God has endowed us with a genius that we may be equal to our task. Were genius in the opposite camp it would still struggle against us, but even so a newcomer is no match for the old-established settler; the struggle would be merciless between us, such a fight the world has never yet seen. Aye, and the genius on their side would have arrived too late. All the wheels of the machinery of all States go by the force of the engine, which is in our hands, and that engine of the machinery of States is—GOLD. The science of political economy invented by our learned elders has for long past been giving royal prestige to capital.

Capital, if it is to cooperate untrammelled, must be free to establish a monopoly of industry and trade; this is already being put in execution by an unseen hand in all quarters of the world. [H: Anyone still want to argue??] This freedom will give political force to those engaged in industry, and that will help to oppress the people. Nowadays it is more important to disarm the peoples than to lead them into war; more important to use for our advantage the passions which have burst into flames than to quench their fire; more important to catch up and interpret the ideas of others to suit ourselves than to eradicate them. *The principle object of our directorate consists in this: to debilitate the public mind by criticism; to lead it away from serious reflections calculated to arouse resistance; to distract the forces of the mind towards a sham fight of empty eloquence.*

In all ages the peoples of the world, equally with individuals, have accepted words for deeds, for they are content with a show and rarely pause to note, in the public arena, whether promises are followed by

performance. Therefore we shall establish show institutions which will give eloquent proof of their benefit to progress.

We shall assume to ourselves the liberal physiognomy of all parties, of all directions, and we shall give that physiognomy a voice in orators who will speak so much that they will exhaust the patience of their hearers and produce an abhorrence of oratory.

In order to put public opinion into our hands we must bring it into a state of bewilderment by giving expression from all sides to suffice to make the GOYIM lose their heads in the labyrinth and come to see that the best thing is to have no opinion of any kind in matters political, which it is not given to the public to understand, because they are understood only by him who GUIDES THE PUBLIC. **THIS IS THE FIRST SECRET.**

The second secret requisite for the success....

[END OF QUOTING]

Well, they have DONE IT, readers, and I ask YOU—what more do you need as proof of the connections?

BONDS, CERTIFICATES AND OTHER CHATTEL

I find it totally appalling that so many of you are so unaware as to have only a few "patriots" seem to have insight into the numbers of bonds, certificates, liens, or other basic and fundamental business notes and government agreements which are NOT HONORED—by, yes indeed, your good old U.S.A. Moreover, the government keeps the control of your controlling legions within the political structure of the Administration's coalitions so that you WILL NEVER KNOW AND, MUCH THE LESS, YOU WILL NEVER BE ABLE TO RECLAIM ANYTHING. And yet, such as Israel can command and demand untold amounts of funds and pay-offs without even so much as a by-your-leave, Americans.

I would quote the leader of a major Jewish organization, Naim Giladi, on his observations about your U.S. "balanced budget". It is particularly appropriate right now as you have come to a dead stand-still governmentally and "nationally" as this very topic is being MISHANDLED—again.

Let us share an old article from *Spotlight*, Nov. 22, 1993 and you will realize the facts are the SAME today as two-plus years ago.

[QUOTING:]

SCAM HELPS ALLY, HURTS YOU

by Naim Giladi

The Israeli government, more avid for cash than

ever before, has geared up a sophisticated scam designed to loot the tax collections, pension pools and retirement funds of ordinary Americans—in a word, the American worker and taxpayer. [H: Actually, FEW "Jews" are as pro-Israel as you might think because American CITIZENS see what is happening to the U.S. and world, through the misconceptions foisted off onto citizens of the world by the fakes and liars.]

In itself, the tactic of funnelling U.S. funds to Israel by fraudulent means is not of recent vintage. While working as an investigative journalist in Israel during the 1960s, this writer heard many a boastful story about how easily Israel's lobbyists and envoys "suckered" American officials, whether in government or private institutions. It was an open secret that the take from such deceptive transactions ran into billions each year.

NEW SCOPE, INTENSITY

What is new is the scope and intensity of the current Israeli drive to circumvent U.S. law in order to scoop additional billions from the largest remaining cash pools in this country: federal tax revenues as well as state insurance and pension funds.

In a month-long inquiry, a *Spotlight* investigative team, including this writer, has retraced the twists and turns of deceptive dollar conduits to Israel along several hidden routes. Some simple case histories:

* "Mr. K," a wealthy Wall Street broker, strongly supports Israel, but his immediate need is to hide as much of his soaring profits from the U.S. tax man as possible. He finds that more and more of his colleagues in the seven-figure income bracket tackle such challenges nowadays by purchasing Israel bonds worth millions of dollars.

An investment in foreign government securities will not, in itself, guarantee preferential tax treatment. [H: I want you who are working in a current "program" to pay close attention here for there is major information if you study between the lines of slanted printing.] But Israeli bonds, as they say on Wall Street with a wink and a knowing grin, offer more "options" than the IOUs of any other nation. [H: Especially YOUR OWN NATION!]

To convert his Israel bonds into a tax boon, Mr. K need only announce that he is "donating" it to a tax-exempt "charity" such as the Jewish National Fund, the World Zionist Organization, United Jewish Appeal, the B'nai B'rith or its lawless spy agency, the Anti-Defamation League.

Once the recipient "charity" has transferred the proceeds of such a donation to the ministrate, either by turning over the cash value of the donated bonds to the Israeli government or by simply canceling the bonds, Mr. K will receive an under-the-table kickback from Israel amounting to half the face value of the bonds or

even slightly higher.

DISCREET CONDUITS

The deal will leave no paper trail for U.S. authorities. It will go through discreet conduits into a concealed offshore account set up for Mr. K, who by now has profitably converted his Israel bonds into (a) a large tax break, and (b) a 50 percent rake-off which has been expertly money-laundered FOR him.

* Israel bond promoters have developed a number of variations on this basic fraud tactic.

"Mr. B," another investor, may be persuaded to buy such dubious securities not by a cash kickback but by the understanding that business investments or other interests he may have in the ministrate will be granted tax exemptions, special export-import permits, guaranteed loans or other hidden official subsidies equaling the face value of his bond purchases.

* In recent years, the exploding political power of the Israel lobby has generated a new tactic for its bond sales. Across the United States, state and city officials and their political patrons are being pressured to hand over the cash reserves of the pension funds and retirement accounts under their control in exchange for Israel bonds.

A few years ago, it was illegal almost everywhere in the United States to convert public funds into alien IOUs. But in recent years, cowed and spineless state legislatures under the whip of well-organized and implacable Israeli lobbyists have legalized such controversial and speculative investments in 14 states.

The result: Some 16 percent of the \$12 billion spent on Israel bonds by U.S. donors since 1980 came from public funds—that is, FROM YOUR TAX DOLLARS.

[END OF QUOTING]

Now to share just a bit of "banking" focus let us consider "banks". You have banks and you have BANKS and it is important to which bank you might go if you wanted some satisfaction in dealings, especially with the big merge-mania to get banks into only a handful of fully controlled entities.

To discuss one bank versus another might well be suitable but an example of workings is often far more informative and lays a foundation upon which further discussions might be better based.

The *VATICAN BANK* is an important entity to consider since it seems separate from the Zionist owned and run banks of, say, Rothschilds and British banks as whole. So, for such insight into workings let us share a writing on the *Italian Imbroglia*; the Vatican Bank's role in the FALL of Banco Ambrosiano.

So back to *Spotlight*, April 27, 1987. Seems old news? No, it is very, very important to decisions being made THIS DAY.

[QUOTING:]

ITALIAN IMBROGLIO

VATICAN BANK PLAYED A CENTRAL ROLE IN FALL OF BANCO AMBROSIANO

It is Tied by New information To Shell-Company Deals; Extradition Fight Looms.

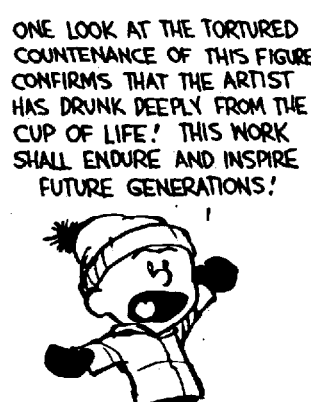
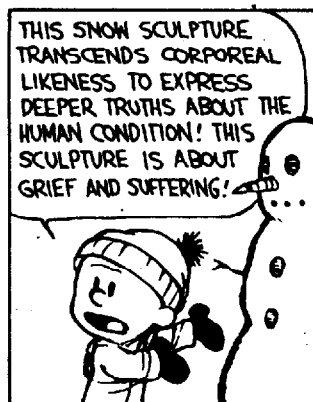
CALVI AND 'THE SECRET STRATEGY'

By Laura Colby, Staff Reporter of the *Wall Street Journal*.

ROME—New information shows that the Vatican bank played a central role in the billion-dollar collapse of Italy's Banco Ambrosiano in 1982.

Since the scandal broke, the Vatican bank has

calvin and hobbes



sought to portray its involvement as innocent and at most peripheral. But for five years investigators have been sifting through thousands of pages of documents scattered from Luxembourg, Switzerland and Italy to Central and South America, and the documents tell a different story.

From them has emerged evidence that, for more than a decade, Vatican bank officials played a more prominent role than was previously believed in the tangled, fraudulent schemes of Roberto Calvi, the Banco Ambrosiano chairman who was found hanged under Blackfriars Bridge in London in 1982. In February, investigating magistrates in Milan, Banco Ambrosiano's headquarters, issued warrants for the arrest of three senior officials of the Instituto per le Opere di Religione; or IOR, commonly known as the Vatican bank.

DOZENS OF TRANSACTIONS

The investigators' Banco Ambrosiano file contains thousands of pages, dating back to the early 1970s. Some of them, such as the now-famous letters of patronage issued by the Vatican bank, are widely known. But investigators say the file also documents dozens of transactions not previously known to the general public. The additional evidence was essential to the prosecutors' decision to bring indictments against the three Vatican bank officials.

Confidential liquidators' reports and bank records made available to this newspaper show for the first time just how involved in Mr. Calvi's affairs the Vatican bank was. They describe in detail a series of financial transactions that took place over several years leading up to the Banco Ambrosiano collapse. These transactions, investigators assert, not only demonstrate the close relations between Mr. Calvi and the Vatican bank; they also show how Banco Ambrosiano's funds were used in ways not in its own best interests.

In one of the transactions, the documents show, the Vatican bank on Oct. 16, 1979, received two time deposits, one for \$65 million and the other for 101 million Swiss francs (\$69.2 million at present exchange rates [1987]), from the Lima, Peru, unit of Banco Ambrosiano. The Vatican bank turned around and lent identical amounts, with identical maturities, to a Panamanian company, United Trading. It appeared to be a routine banking intermediation operation, for which the Vatican bank received an interest-rate spread of one-sixteenth of a percentage point.

AN UNSUCCESSFUL REQUEST

When the deposits matured in 1982 and the Banco Ambrosiano unit asked for its money, the Vatican bank declined, saying that it was United Trading that actually owed the Lima unit the money. But as it turns out, the Vatican bank controlled the entire share capital of United Trading and had for years. In essence, the Vatican bank had borrowed the money from the Banco Ambrosiano unit and lent it to itself.

United Trading was involved in buying shares of Banco Ambrosiano and in other activities that haven't been fully explained, but it isn't clear what it used the money from the Lima bank for. In any case, that bank wasn't repaid. Thus disappeared more than \$100 million of the \$1.3 billion initially lost in Italy's biggest bank failure, a failure that sent shock waves through the international financial community. Though creditors have since recovered some 70% of their losses, most shareholders of the Italian bank lost their investments.

Many questions about what happened and why remain unanswered. But investigators have assembled evidence strong enough to charge the three Vatican bank officials—Archbishop Paul Marcinkus, the bank's chairman; Luigi Mennini, its managing director; and Pelligrino De Stroebel, its chief accountant—with being accessories to fraudulent bankruptcy.

IMPLICATION OF CHARGE

Such a charge implies that those accused either knew of the fraud or suspected it and went on with their business dealings anyway. "Without the complicity of the Vatican bank," says one Italian investigator, "Calvi would not have been able to do what he did."

There doesn't appear to be any evidence that the accused officials profited personally, and it remains to be seen whether or not the charges will lead to convictions. Still, the warrants have put the church in the position of harboring fugitives from Italian justice.

The three officials, who maintain their innocence, have avoided arrest by remaining secluded within the walls of the Vatican, A SOVEREIGN STATE, [H: It is good to pause and consider that such as Monaco is also a Sovereign State.] requiring Italian authorities to request extradition through diplomatic channels. Italy and the Vatican don't have an extradition treaty. The Holy See hasn't indicated its response, but high-level Vatican sources say they expect to fight the extradition requests. It has been fighting the arrest warrants.

In his first comment on the matter, Pope John Paul II last month defended Archbishop Marcinkus, "We are convinced that you cannot attack a person in such an exclusive and brutal manner," he said, "but we are taking the case with all seriousness, and we will have it studied by competent authorities."

Secular authorities have long asserted that what they call the fraudulent bankruptcy resulted from Banco Ambrosiano's lending huge sums of its money through its overseas affiliates and the Vatican bank to a group of shell companies that had few, if any, ascertainable assets. The shell companies bought shares in Banco Ambrosiano, made an often dizzying series of loans to one another, and funnelled funds to Calvi associates.

The Vatican has always insisted that it didn't own the shell companies, but new evidence indicates that it did own at least some of them. The Vatican has also denied that it had any knowledge of their operations. Indeed, sources in the Holy See say the Vatican bank didn't even know of the existence of many of the companies until mid-1981. But investigators now dispute this.

SHELLS' PURPOSES

One aim of all the shell-company transactions ap-

parently was to ensure the independence of Banco Ambrosiano; the secretive Mr. Calvi feared a takeover. Counting the stake in the bank's shares amassed by the shell companies, the Vatican bank held 10%, giving it effective control at the time of the bank's collapse. Another goal may have been to support friendly politicians; Mr. Calvi also feared a Communist takeover of the Italian government.

Vatican sources say that it was Mr. Calvi who managed the shell companies and that the Vatican bank, therefore, wasn't responsible for them. Italian officials don't dispute that Mr. Calvi was the mastermind, but they say the Vatican bank shares the blame. They assert that it was aware of at least some of these companies' questionable activities and that its unique status as "an offshore bank in the center of Rome" enabled Mr. Calvi to operate under a veil of secrecy and escape supervision by Italian authorities.

How did the Holy See get mixed up in all of this? Vatican sources say officials trusted Mr. Calvi because of Banco Ambrosiano's prestige as Italy's largest private bank and its unique role as a Roman Catholic bank; until a few years ago, one had to produce a baptismal certificate to buy its shares. And Vatican bank officials may have had their own political interest in maintaining the bank's independence. The profitable, discreet institution, with important holdings in publishing, regional banking and insurance, wielded much power in Italy.

WHERE MONEY DOES BEST

The relationship was certainly profitable for the Vatican bank. During the 11-year partnership, it acted as the intermediary for Mr. Calvi in countless operations like the loans to United Trading. It earned fees, commissions and interest, although just how much isn't known. As Archbishop Marcinkus, the Vatican bank's chairman, told the Italian press shortly before Banco Ambrosiano's collapse: The Vatican bank puts its money "where it does best."

By the late 1970s, according to evidence compiled by investigators and liquidators, the Vatican bank owned a number of Calvi-related shell companies. The bank itself acknowledged in the well-known letters of patronage, issued Sept. 1, 1981, that "we directly or indirectly control" a series of Luxembourg and Panamanian companies and that it was "aware of their indebtedness". The letters—to the Lima and Managua,

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Nicaragua, units of Banco Ambrosiano—were signed by Messrs. Mennini and De Stroebel.

Investigators in Milan see the letters as proof of a high-level agreement between Mr. Calvi and the Vatican bank. "There was an understanding that went far beyond ordinary banking intermediation," one Italian official says.

But Vatican sources have always said that the letters were issued at Mr. Calvi's request as he sought to shore up his collapsing empire, and that the Holy See didn't actually own the Luxembourg and Panamanian companies. The Vatican bank merely played a fiduciary role, never managed the companies, and issued the letters to try to keep them from piling up further debts, the sources have said.

'NO TYPE OF INTERVENTION'

"Even in the period after the letters were issued," Archbishop Marcinkus wrote in a 1983 report detailing the Vatican's side of the story, "there was no type of intervention by the IOR—either direct or indirect—in the management of the controlled companies, even under the form of [giving] clearance or authorization for the execution of operations to interested persons or third parties."

Yet the archbishop's report appears to be contradicted by an Oct. 16, 1981, letter signed by Messrs. Mennini and De Stroebel. The letter, turned up by investigators in Luxembourg, vies clearance for Mr. Calvi to give orders on the Vatican bank's behalf, naming him "attorney in fact" for the companies mentioned in the letters of patronage. The letter raises two unanswered questions: If the Vatican bank really wanted to stop Mr. Calvi from borrowing more, why did it give him such power over the companies, how could it give orders as to who was to manage them?

A little-known provision of a 1984 Geneva agreement with creditors of Banco Ambrosiano's Luxembourg unit supports the belief that the Vatican bank actually did own the shell companies. Under the agreement, the Vatican bank agreed to pay \$250 million to the creditors in recognition of a "moral responsibility" in the affair.

AN ASSORTMENT OF SHARES

It also agreed to turn over to the creditors an assortment of "bearer shares" in its possession. These included 500 shares of United Trading, "forming the entire share capital"; 5,499,000 of the 5.5 million shares of a Luxembourg company called Zitropo Holding S.A.; and 44,944 shares of the 50,000 shares of a company called Manic S.A. Most of the shell companies were units of these three. In addition, the Vatican bank agreed to hand over to the same creditors 53,300 shares, or 23% of those outstanding, of Banco Ambrosiano Holding S.A., the Luxembourg affiliate of the Milan bank. In return, the creditors agreed to drop any civil suits against the Vatican bank to recover their money.

Even Vatican sources say that the Vatican bank knew almost 10 years ago of the existence of United Trading, the Panama shell company that later ended up with the loans from Banco Ambrosiano's Lima unit. Vatican sources say that Mr. Calvi asked the Vatican bank to register United Trading's shares in the bank's name in late 1977 and that this was done early in 1978.

United Trading, investigators say, was also the recipient of further loans for which the Vatican bank was intermediary. The money was lent by the Bahamas unit of Banco Ambrosiano to the Vatican bank and then passed on to United Trading. In these cases, too, the Vatican bank said that United Trading, not itself, was responsible for repaying the loans. Vatican sources say the bank had received written instructions from Mr. Calvi, as chairman of the Bahamas unit, empowering it to carry out the loan-intermediation operation. It was paid a commission.

TESTIMONY TO PANEL

Yet Pierre Siegenthaler, the president of the Bahamas unit, didn't know anything about such a letter, he told an investigating panel appointed jointly by the Italian government and the Holy See. According to the panel's report, he said the Bahamas bank's auditors "only accepted such a high exposure because IOR was the state bank of the Vatican. The Auditors certainly would not have accepted such a huge indebtedness towards an unknown client company."

Thus, by using the Vatican bank as intermediary, Mr. Calvi apparently succeeded in tricking officials of his own bank into making shaky loans. At the time of Banco Ambrosiano's crash, United Trading's debts to units of the Milan bank totaled more than \$200 million.

Another big debtor, the Luxembourg-based Manic, "was evidently incorporated by Calvi with the agreement of the IOR", according to a confidential 1985 report by liquidators of Banco Ambrosiano Holdings, the Luxembourg unit that grouped all of the Milan bank's overseas interests.

Manic was established in Luxembourg in 1973, say the liquidators, quoting from the company's charter, "to deal in shares, form and hold subsidiaries in Luxembourg and abroad, and to make and take loans with and without guarantees." Its initial capital was \$50,000. Later that year, it increased its capital to \$5 million, apparently through the sale of shares of the Bahamas affiliate of Banco Ambrosiano.

A \$45 MILLION UNDERSTANDING

One month after Manic's establishment, says the liquidators' report, Roberto Calvi, as chairman of Banco Ambrosiano Overseas, signed an accord under which the Vatican bank subscribed to a \$40 million bond issue by Manic and lent Manic \$5 million against its entire share capital, taking possession of the shares and thus effectively gaining control of the company. Mr. Calvi, the report goes on, agreed to pay 10% interest on the total of \$45 million with the understanding that once the loan was repaid, the shares would be returned to a holding vehicle of his choice.

This was not to be the case. When the \$45 million was repaid to the Vatican bank in April 1979 via a transfer through Manufacturers Hanover Trust Co., the shares remained in the Vatican bank's possession, according to the 1983 report by Archbishop Marcinkus.

The archbishop's report says this was because "the counterparty" never came to claim the shares. It isn't clear whether, by "counterparty", he meant Mr. Calvi or, rather, the repaying entity. But according to the liquidators, the repaying entity was a company called

Nordeurop, a unit of none other than United Trading, the company controlled by the Vatican bank. So the Vatican bank, indirectly at least, still controlled Manic. It is uncertain where the \$45 million came from, but in September 1981, Nordeurop owed nearly \$400 million to Banco Ambrosiano's Lima unit.

In the meantime, Manic had embarked on a course of action that was to prove disastrous for Banco Ambrosiano: It began buying, through nominee companies, shares of the Milan bank, and the purchases, according to the liquidators' report, were financed largely by loans—many of which were never repaid—from Banco Ambrosiano and its units. By the time Ambrosiano collapsed in 1982, says one published account, Manic directly or indirectly owned 3.7 million of the Bank's shares, or 7.5% of those outstanding.

"The main purpose of Manic's transactions in Banco Ambrosiano S.A. appears to have been maintaining control of a significant block," the liquidators write. "The reason for Manic holding the shares in the names of various nominee companies was presumably to conceal the true ownership of the shares." For Banco Ambrosiano itself to have made such purchases, which exceeded the limits agreed to by its shareholders, would have been against the law, Italian legal experts say.

A Milan investigator is more blunt. "This was the secret strategy," he says. "Together they [Mr. Calvi and the Vatican bank] succeeded in controlling Banco Ambrosiano."

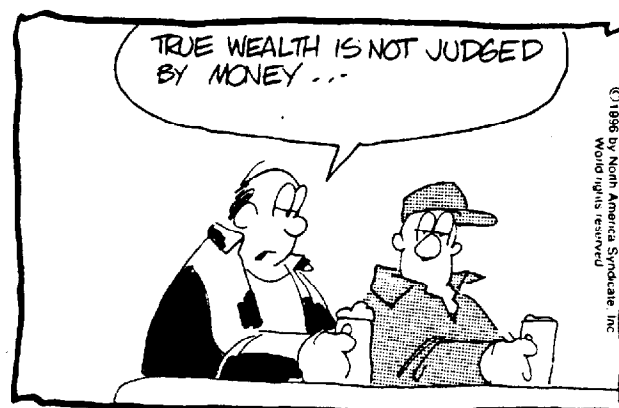
The Vatican bank maintains that it never administered Manic and had nothing to do with its operations. It also says that it never knew of the existence of Manic's Panamanian units until mid-1981, when it wrote the letters of patronage.

Yet there is evidence, in the form of letters addressed to the IOR's Mr. Mennini, that the Vatican bank did receive some information about Manic on at least three occasions. The letters, dated in 1975, 1976 and 1977, gave information on a capital increase and invited Mr. Mennini to attend the company's shareholders' meetings.

And investigators suggest that the Vatican bank could have learned about the activities of Manic's many subsidiaries through Archbishop Marcinkus, who since August 1971 had been one of the three directors of Banco Ambrosiano's Bahamas unit. One typewritten letter to the Bahamas unit, dated March 6, 1980, and signed simply "Manic S.A.," underscores the Bahamas unit's involvement in Manic's affairs:

"In connection with our various Panamanian subsidiaries which you are managing in our behalf, whose regular office is located in your premises, and for which you provide officers and directors, we hereby confirm that all corporate documents and files related to these companies are to be considered their exclusive property

WILLY 'N ETHEL



and are not to be made available to any third parties whatsoever, including your independent auditors."

How much of such information actually was available to the archbishop in his role as a director of the Bahamas bank is one of the many questions that remain unanswered. Vatican sources say the administered companies were never mentioned at the Bahamas unit's board meetings. They assert that the minutes of these meetings show that the archbishop repeatedly questioned proposals put forward by Mr. Calvi, who was the unit's chairman, to increase the tiny bank's line of credit.

But there were other warning signals about Banco Ambrosiano that the Vatican apparently failed to heed. In early 1982, for example, Carlo De Benedetti, currently the chairman of Olivetti and briefly deputy chairman of Banco Ambrosiano, met with a high Vatican official and expressed his concern about what was going on at Banco Ambrosiano. Mr. De Benedetti confirms the meeting.

Now, it is only a matter of time before the full details of the bank's long collaboration with Mr. Calvi are aired publicly. Magistrates in Milan say that if their extradition request is refused, they will try the three Vatican bank officials in absentia.

Meanwhile, Archbishop Marcinkus and Messrs. Mennini and De Stroebel remain behind the ninth-century walls of the Vatican, where they continue to run the affairs of the Vatican bank.

[END QUOTING OF PART 12]

A matter of "time"? How much time has it been and who of YOU know anything about any ongoing investigations or ACTIONS? I thought not!

Laws can work for the good of mankind or the evil of mankind—which shall be your path? Salu.

2/1/96 #1 HATONN

I realize that you might be wondering what all the banking and shenanigans going on of which we write have to do with "church"? Everything and NOTHING; it is simply all a facade to bring control of all wealth and property into the hands of would-be-Kings and we need to example the flow of money and for what products as the Elite Zionists, and others, see it. You see, when you are into very physically earthly things—religions are only a part of the cover and have NOTHING, OR LESS, TO DO WITH SPIRITUALITY AND, AT THE LEAST, HAVE ONLY A NEGATIVE INPUT TO SPIRITUAL TRUTH.

Yes you certainly *can* use good business strategy AND HOLD TRUTH AND BE TRUE TO GOD IN GOODNESS AND SELF. *WHAT ARE YOUR GOALS?*

With this in mind I want to speak of Israel's biggest role in world affairs and, even though it may not SEEM

like it is "gold" they are after, it is, after all—the end result of having great wealth from horrific instruments. These mercenary killers do, however, know how to properly use available laws and manipulation of legal documents to allow their dallying into a WORLD MARKET for the most destructive reasons known to man. Cannot mankind use the SAME LAWS to garner needed materials for building and structuring GOD'S KINGDOM? GOLD IS NOT EVIL—MAN MAKES, OR DENIES, THE IMPORTANCE OF GOLD IN HIS INTENT AND USE. GOLD WILL SIMPLY SET ON WHEREVER IT MIGHT BE PLACED—UNTIL SOMEBODY DOES SOMETHING "WITH" IT. THAT CAN BE FOR GOOD AS WELL AS FOR BAD—SO AGAIN, THE RESPONSIBILITY IS UP TO YOU.

ONE WORLD CHURCH ORDER

[QUOTING, PART 13, STARTING WITH *TIME*, Oct. 25, 1993, by Bruce W. Nelan]

ARMS TRADE ISRAEL'S SECRET WEAPON

For this trading tycoon (Shoul Eisenberg), a \$3.5 billion military sale to China is only one chapter in a story of rags-to-riches success and nonstop wheeling and dealing.

[H: The thing to herein note is not the WAY in which business is handled, because in every instance the MOST OF THE SHIFTING IS QUITE LEGAL IN PAPERWORK ASPECT, but the product is death instead of "life"-giving commodity. Please allow self to see the point as we move along and also note WHO ARE THE ONES DEALING IN WAR GAMES, IMPLEMENTS AND POWER! Even the games of the Clintonistas would not come to the attention of anyone if ONLY the concept of business was at stake. But no, you have it surfacing because the intent was evil in intent, action, and greed. You can go a long, long way if you leave your ego behind and, remember, anything can be used for right or wrong. A gun is a gun and nothing more—it is the person behind the use of the gun who DOES MATTER. You must come to recognize a simple "tool" and then discern how to use it only for GOOD. Therein comes the judgment of SELF and GOD.]

At a formal dinner in a Beijing hotel last week (Oct, 1993), Israeli Prime Minister Yitzhak Rabin toasted a rotund 72-year-old at the table and offered a tribute: "Mr. Eisenberg opened the doors to China for Israel." It was a rare moment in the public spotlight for Israeli tycoon Shoul Eisenberg, but senior officials at the dinner knew exactly what Rabin meant. Modern weaponry is at the heart of the Jerusalem-Beijing relationship, and Eisenberg has been selling Israeli defense technology to the Chinese for more than a decade.

Eisenberg is the real-life version of the international power brokers who appear in the pages of popular thrillers, and he is usually described with some of the same adjectives: shadowy, reclusive, discreet. Worth an estimated \$1.3 billion, he is a legendary figure in Asia, a modern taipan. His holdings include all or part of hundreds of companies in 30 countries, and though he has half a dozen lavish homes in several countries, he says with some justification that he lives in his private Boeing 727, which is outfitted with a bedroom and sophisticated communications gear. [H: So, do you really think this man is only worth \$1.3 billion?? No, that is just the tid-bit that is SEEN for the purposes of press and taxes.]

Calling Eisenberg an arms dealer does not do justice to the scale and astonishing variety of his operations. He may have handled Israel's military sales to China, but at the same time he was completing hundreds of other deals, bringing investors, manufacturers and markets together in tidy packages and taking a large cut for himself. He has been the key man in coffee processing in Thailand, desalinization in the Caribbean, steel, railroads and atomic power in South Korea, real estate in the U.S., mining, fuel oil and cooking oils, aircraft leasing, shipping, fertilizer. [H: All of these named products are quite necessary and wonderful assets to life-style.]

In spite of the toast last week in China, Rabin tried to downplay Eisenberg's sales efforts. By coincidence, CIA Director R. James Woolsey had just reported to a congressional committee in Washington that the value of Israel's military sales to China over the past 10 years "may be several billion dollars". At a press conference in Beijing, Rabin confirmed that sales had taken place but quibbled about the total: "All these stories of billions of dollars of arms business in the past 12 years are total nonsense." [H: Remember the *Kol Nidre* and the obligation to lie and break oaths! Moreover, why, if THEY are making billions of dollars in business—do you Americans give them an additional 3 billion dollars in cash every year out of your taxpayer pockets? Come now, ISRAEL is a little tiny country not even really comparable to New York, its new headquarters.]

Actually they are not nonsense. As early as December 1978, Eisenberg was in China sizing up business opportunities. According to a senior aide to Menachem Begin, Eisenberg paid a call on the then Prime Minister and said that he could use his influence to open China to Israeli goods—mostly military—if Begin would give him exclusive rights to all weapons deals. It was a time when China was looking for first-rate military technology that it could not obtain from the West. For its part, Israel was eager to reduce its defense costs by selling overseas and to increase its influence over a country that supported Israel's Arab enemies. No other Israelis were doing business with China, so Begin, according to this aide, accepted Eisenberg's offer. Eisenberg denies that Begin provided him with exclusive rights to arms-technology deals. [H: And, readers, just guess where Henry Kissinger Associates fits into this little play!]

According to the Begin aide, Eisenberg bought the military technology from Israel's defense industries and sold it to China for whatever he could get. Eisenberg's office says he made only nominal commissions, but in parts of Asia he was known for the high profits he made on deals. In any case, says the Begin aide, "He made a lot of money out of it, but he also helped the Israeli military industry." Since 1979, Israeli security officials say, the country has sold China \$3.5 billion worth of arms components and technology—not finished weapons, but parts and processes to improve China's tank guns, armor and targeting systems, missiles, aircraft electronics and military computers, among other things.

Though Eisenberg seldom talks to the press, he told an interviewer for Britain's *Financial Times* last month, "People think I am an arms dealer, but I only did it for Israel. I hate the military business, and I don't do it in



other countries." By all accounts that is the truth. Other Israeli firms are opening offices in China now, and Eisenberg is moving on, putting together major deals in India and the former Soviet republic of Kazakhstan.

For Eisenberg, the wheeling and dealing never stop. Like many self-made men, he puts others off with his intense focus. "He's a very tough man," says another ex-employee, "very demanding, very aggressive." Eisenberg has no hobbies, doesn't go to the theater, doesn't have leisurely dinners with friends. "The only thing that interests him," says David Lisbona, Eisenberg's personal assistant in Israel, "is his work. He enjoys bringing these things together—which is why he is still doing it. He doesn't need the money."

Even if he does not watch movies himself, the Eisenberg story could easily inspire one. It would tell the tale of a penniless German Jew who lands in Japan during World War II, goes into business, builds a trading empire in Asia and becomes one of the world's richest men.

In 1938, when Eisenberg was 17, his parents, two brothers and a sister left their home in Munich and fled to Shanghai, where a growing European Jewish community sought refuge from the Nazi regime. Eisenberg followed in 1940 but found no business opportunities in China that time around. So he sailed for Japan, thinking he might make it to the U.S. But in Japan he met a family active in the steel business and began selling iron ore principally to their company, Nippon Steel. A year later, he married Leah Freudisberger, whose father was an art lecturer at a Tokyo university and whose mother was from a distinguished Japanese family.

When the war ended, Eisenberg's fortunes took off. He sold the U.S. army of occupation kitchen and bathroom equipment made of aluminum from downed aircraft, and continued brokering the iron ore and other imports Japan needed to rebuild its ruined economy. As soon as the Korean War was over, he opened an office in Seoul, got to know the most important political and military leaders, put together reconstruction deals and took a big slice of the profit.

For years after becoming an Israeli citizen in 1949, Eisenberg had a connection with the Jewish state that was mostly symbolic. But all the while he was living in Tokyo he played an active part in the Jewish Community of Japan and served several terms as its president. He built a synagogue in Tokyo in honor of his parents and contributed millions of dollars to Jewish charities.

In 1962 Eisenberg moved with his family—wife, a son and five daughters—to Israel, where he wanted them to grow up and serve in the army. Israel's high taxes kept him from moving his corporate empire there until 1970, after the Knesset passed the so-called Eisenberg Law, exempting offshore-trading income from taxes. [H: My, my, how interesting!]

Today the Eisenberg Group, with 40 offices around the world, is divided into two main holding companies—the Israel Corp. and Panama-registered United Development Inc. The Israel Corp., of which Eisenberg is chairman and major shareholder, is based in Asia House, an elegant office block he built in central Tel Aviv. The corporation has an annual turnover of more than \$2.5 billion. United Development does not release such figures but has roughly the same revenues.

One of Eisenberg's trade secrets, his associates say, is his extraordinary mind. "The guy was never in a school of business or anything like that," says one ex-staff member. "He did everything himself. He's exceptionally clever and has an amazing memory." Eisenberg speaks fluent German, Japanese, Yiddish and European-inflected English.

Eisenberg has also made a point of hiring executives with a record of achievement, people who are already powerful. Among his current employees is Moshe Arens, the former Defense and Foreign Minister. In the past he has employed Ilan Tehila, the former military adviser to Defense Ministers Ezra Weizman and Ariel Sharon, as well as a retired armed forces chief

of staff and a onetime director-general of the Foreign Ministry.

"He has a weak spot for military men," says another ex-employee. There may be more to it than that. Eisenberg often says that "business is like war." An Eisenberg staff member explains: "He talks about his employees as being 'my soldiers'. People from military backgrounds are used to working hard and giving pretty much undivided loyalty to their superiors. That's the way Mr. Eisenberg likes it."

When Rabin left Beijing last week, Eisenberg stayed on at his 35th-floor office in the China World Hotel. He was host at two banquets the same night—one for a provincial governor and the other for officials of China's state television network. Two days later, he flew to India, where the Ministry of Power wanted to talk with him about building some electric power plants. [Reported by Lisa Beyer/Tel Aviv and Jaime A. FlorCruz/Beijing.

[END OF QUOTING]

And:

[QUOTING, *BUSINESS WEEK*: Nov. 16, 1981:]

THE BUSINESS EMPIRE OF A GLOBAL MYSTERY MAN

"Shoul N. Eisenberg's network of corporations will gross nearly \$2 billion this year (1981)."

Among the throngs of Western businessmen pursuing trade deals in China, one of the most formidable competitors is a mysterious, peripatetic entrepreneur named Shoul N. Eisenberg, who was born in Germany, lived in Japan for two decades, is now based primarily in Israel, and is engaged in ventures in nearly 40 countries. Virtually unknown in the U.S., where he is expanding his operations from a base in the import-export trade, Eisenberg is a businessman whose enormous wealth, diversity of commercial interests, and affinity for secretive big deals bring to mind the business entanglements of a Daniel K. Ludwig or Howard Hughes. A prominent U.S. consultant on Far Eastern trade calls him "a legend" in that part of the world.

Eisenberg owns a network of corporations whose mode of operations resembles that of an old-line Japanese or Hong Kong trading house. Through his largest company, United Development Inc., set up in Panama in 1960, Eisenberg performs what is essentially a middleman's function. Operating principally in developing countries, he assembles consortiums of manufacturers, builders, and banks to construct industrial facilities of all types. Normally, he earns a commission on such deals. But he is often compensated in goods that he sells or barter, and sometimes he takes an equity position in a project.

He has played such a role in power plants, steel mills, railroads, a telephone system, cement plants, and textile and chemical factories in South Korea, an irrigation system in Peru, mines in Chile and India, a cannery in Vietnam, a paper mill in Iran, and a coffee processing plant in Thailand. Now he is building desalination plants in the U.S. Virgin Islands, planning a 1.4 million-acre industrial-agricultural complex with local partners in Brazil, acting as an intermediary for a five-nation consortium headed by France's Alstom-Atlantique and Belgium's ACEC, which is bidding against Japanese companies to build a high-speed train in South Korea, and coordinating a deal under which Romania and West Germany's Lurgi Chemie and Huttentechnik are developing an iron pelletizing plant in India.

QUESTION OF COSTS.

Eisenberg's shadowy role as a middleman and the secrecy that surrounds his activities have made him a figure of controversy. "He is nothing but a

percentage player who makes money out of going around the world sniffing out deals, then putting himself in the middle and raking off a percentage," says a former U.S. embassy commercial counselor who observed Eisenberg's activities in the Far East. "There's no value added, only an increase in costs for the recipient nation."

But the chief executive officer of a giant U.S.-based, multinational company who knows Eisenberg defends him against such criticism. Says he: "A middleman means many things. If you can help create the birth of a project that is having difficulty because a country isn't internationally proficient in developing itself but knows what it wants to do, you provide an important service by being an intermediary. Eisenberg can pull the pieces together for someone else."

In addition to "pulling the pieces together" on industrial projects, Eisenberg is engaged in a remarkable variety of other enterprises. His Universal Seeds & Oil Products Inc. builds and operates edible vegetable oil plants. One current project is a sunflower seed processing plant under construction in Enderlin, N.D., as a joint venture with Minneapolis-based I.S. Joseph Co. USOP is also branching into production of alcohol from sugar in the Philippines and Haiti. Another Eisenberg company, Aircraft Trading & Services Inc., buys used TWA and Pan American 707s, 727s, and 737s and renovates the planes for sale or lease to foreign airlines.

Other Eisenberg companies trade in oil and other commodities, invest in real estate and motion pictures, finance development of solar energy and other high-technology systems, operate a bank, and function as manufacturers' representatives for products ranging from boilers to military electronics equipment. This year, the Eisenberg Group of Cos. will gross nearly \$2 billion, more than half of it in the Orient. The group has about 4,500 employees, mostly based in Israel. But its financial affairs are managed in Switzerland, where Eisenberg has maintained one of at least seven homes. (Others are in Israel, Japan, and Britain.)

In China, Eisenberg seems to be trying to assume a role not unlike that of Armand Hammer in the Soviet Union—as a powerful foreign capitalist who has cultivated personal ties to high-ranking Communist politicians and technocrats and disdains ideological polemics to promote business. He claims to have negotiated letters of intent for at least 15 projects to build steel, aluminum, paper, food, and power generating plants. But the 1979 "readjustment" in China's economic policy, which deemphasized expansion of heavy industry in favor of agriculture and light industry, has put these projects on the back burner.

Now Eisenberg is trying to put together a consortium of leading coal buyers in West Germany, France, Spain, and Belgium to finance the development of coal mines and rail and port facilities in China. The loans would be amortized by shipments of coal in a deal similar to one already negotiated by the Japanese. Eisenberg is also seeking to line up foreign manufacturers to help the Chinese modernize existing factories producing such assorted goods as bicycles, sewing machines, motors, cutlery, porcelain, and castings for export. He already ships such products to foreign markets, including the U.S. He was also China's agent in recently winning a World Bank tender to supply construction pipe and transmission cable to the Philippines.

In still another transaction in China, Eisenberg is a partner in a proposed joint venture with the Shanghai Glass Works and Britain's Pilkington Bros. Ltd. to build a glass plant. The deal is unusual because the Chinese Building Materials Ministry insists that Eisenberg participate in the venture despite the British company's lack of enthusiasm about having him as either a partner or an intermediary.

The Pilkington situation demonstrates the mysterious fashion in which Eisenberg operates and the strange way in which he sometimes surfaces in important inter-

national transactions. The company received an application from China in 1979 for a license to produce float glass. After some discussion, Pilkington heard nothing about the deal for nearly a year, when it was suddenly notified by the Eisenberg Group, which was unknown to its executives, that the company was about to be invited to Beijing to discuss the construction of a glass plant. "Obviously," says a Pilkington executive, "Eisenberg got his information from the ministry," because the predicted invitation arrived a few days later. In his communication, Eisenberg also asked to meet at the company's headquarters near Liverpool.

JOINING A VENTURE

At that meeting, as one Pilkington executive describes it, Eisenberg's English representative tried to "sell Eisenberg's services and [explain] what he could lend to a joint venture. Our attitude then was that we had established contact and didn't need an intermediary." Nevertheless, Eisenberg was present at the subsequent meeting in Beijing between Pilkington representatives and the Chinese ministry officials and was recognized as a partner. Eisenberg, who has maintained an office in a Beijing hotel for at least four years, had apparently learned about the Chinese interest in Pilkington's float glass process and had convinced the ministry that he could expedite the project.

A free-wheeling individualist who is adept at making useful friends in high places, Eisenberg is a throwback to an earlier era of international trade. His background as an old Far Eastern hand and his versatility in undertaking differing roles have strengthened his position in the Chinese market. A Swiss banker calls him "the first trader in the right places". Says a U.S. Commerce Dept. official who served in China in the late 1970s: "We were quite impressed by [Eisenberg's] ability to fly his personal plane into China, which was a feat of no little significance at the time."

Eisenberg learned very early that a local presence is vital to understand the ways of doing business in foreign markets. Moreover, he has developed a network of listening posts around the world that provides him with an awesome capability to spot potential deals

and to identify the lowest-cost suppliers who could provide the fastest delivery.

MAKING HIS 5%

For a man so powerful in international trade, Eisenberg has been able to remain strangely anonymous. He has a pathological aversion to publicity and has been known to pass up business opportunities that would have exposed him to the limelight. Several years ago, he was awarded a contract to build a power plant in Pusan, South Korea. One of his companies did the initial engineering studies, selected a West German manufacturer to supply the hardware, set up the financing and shipping arrangements, and provided general supervision over the project. A lavish ceremony was held when the power plant was completed. Hundreds of South Korean officials and about 20 Germans attended. But Eisenberg was not there for the ceremony. An American businessman familiar with the project, whose cost he estimates at about \$60 million, recalls that "everyone else was getting the publicity and Eisenberg was making his 5%."

In a recent interview with *Business Week*—the only time he has ever spoken to the press—Eisenberg described United Development, his main company, as "a coordinator of package deals", which acts as an intermediary between foreign manufacturers, governments, private buyers, and banks. He contends that he is neither a broker, because he sometimes invests his own funds in a project and maintains an ongoing responsibility until its completion, nor an agent who has an exclusive relationship with a manufacturer.

Says Eisenberg, who speaks fluent English with a strong Central European accent: "We do the difficult business, not the easy business. If manufacturers can sell themselves, they don't need you. Most of the business we create ourselves. Manufacturers and banks need traders to put the package together. We are the link, we close the circle. When you sell, there is a lot of business in finance, in introductions, and a lot of friendship involved. Most people don't know what's cooking in the world. We know what a country needs; we know what a manufacturer can deliver,

and we know the financial situation. And often we have to take compensation in goods, which is a different way of thinking."

Despite the boldness with which he has created his empire, Eisenberg, who is 60, is not cast in the heroic mold. An indifferent dresser, he is a stout, sad-eyed man who is short on charisma but who never fails to impress with his incisive intelligence and command of numbers. "While other people are thinking about a business deal," says a former associate, "Eisenberg has already arranged it, financed it, and banked it. He is gifted in being able to think five steps ahead, as in a chess game." [H: Fine, but if nobody DOES something, you will fall behind no matter WHO does the thinking. So, if you want something done, either do it yourself or make sure the people you hire or work with—DO IT! GET OFF THE DIME AND DO IT! In fact I see oodles and caboodles being lost this very hour while you try to decide just what "might" be done while others say it "Can't be done" OR worse, "I know how to do that—" BUT DON'T.]

A REFUGEE'S LIFE

But there are considerable heroic elements in Eisenberg's personal history. A Jewish survivor of Nazi Germany, Eisenberg was a penniless, stateless refugee only four decades ago. He was born in Munich, the fifth of six children of immigrants from Galicia, a Polish province then part of the Austro-Hungarian empire. (Through this tenuous connection Eisenberg now holds Austrian as well as Israeli citizenship.)

At 17, Eisenberg fled from Germany to Switzerland, where he was briefly detained for not having proper papers, and over the next two years wandered through France, Luxembourg, Belgium, and Holland. "I believe there is nothing worse in life than not to belong to any country any more, to have no future, and to be wanted by no one," he says. "What do you do when you're a refugee with nothing to eat, no job, and no country? You do anything." Just 14 days before the German invasion of Holland, Eisenberg escaped on a British freighter bound for Shanghai. "I soon found out that Shanghai was not a place of many opportunities for refugees," he recalls.

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In 1940 he made his way to Japan, where he was befriended by a local nobleman and married a Eurasian woman whose maternal family were also Japanese aristocrats. Through these personal links, Eisenberg's business career blossomed. After the war, as a nonenemy alien, "He could do things that Japanese businessmen could not do," says a former U.S. military occupation official who knew Eisenberg in Japan during the 1940s. For example, he was able to buy iron ore from former Japanese enemy countries Australia and the Philippines for Japanese steelmakers struggling to reestablish themselves.

He later bought iron ore from the U.S., India, and Chile and became the prime supplier to giant Yawata Iron & Steel Corp. (now Nippon Steel Corp.). He was so prominent in the emerging Japanese steel business that he was included in the industry's first mission to the U.S. after the war. Eisenberg also dealt in steel scrap and in surplus U.S. military equipment, and he owned three factories making bathtubs, sinks, and other housewares for the U.S. occupation forces. Diversifying his operations, he became an exporter of aluminum products and enamel ware and a manufacturer's representative. Among the foreign companies he represented in Japan was Britain's Imperial Chemical Industries. Operating abroad for Japanese manufacturers, he sold boilers for Mitsubishi and cable for Furukawa Electric Co. in India and steel rolling mills for Hitachi in South Korea.

His contact with Chilean iron ore apparently paved the way for deals to supply machinery to other mines in South America in return for ore trading concessions. In the U.S. he became one of the earliest importers of Japanese television sets. In recent years, Eisenberg has become a far less visible figure on the Japanese business scene. Says he: "We were in Japan, the pioneers for many things, then the Japanese took over. They needed us 25 or 30 years ago, today they don't."

REBUILDING KOREA

When the war in South Korea ended in 1953, Eisenberg extended his operations there. "I realized that I could do similar business in Korea as in Japan, as Korea also had to start rebuilding the country," he says. "We saw what they needed, and then we started to create the business." His fluency in Japanese enabled him to be one of the first foreign businessmen to set up shop in Seoul and Pusan. He became an agent for Willys Jeeps and, in branching out into industrial projects, arranged the country's first foreign credits from Britain, Austria, and West Germany.

Says he: "I don't think Korea would be today so fast developed if we had not come to help them build... No one wanted to lend money there 25 years ago. And if Korea had gone broke, I would have also gone broke." Eisenberg figured in the construction of at least 35 industrial plants, arranging sales for such manufacturers as West Germany's Siemens, DEMAG, and Lurgi, Switzerland's Concast and Oerlikon, France's Babcock-Atlantique and Alstom, and English Electric. He was also Fiat's agent when the Italian company built an auto plant in South Korea, freezing out Ford Motor Co., which had rejected Eisenberg's bid to act on its behalf.

"I was told by the Korean finance minister that at a time when his country had no international bankability, Mr. Eisenberg came along, brought in a couple of banks, and got deals going," says a retired U.S. diplomat who once served in that country and is otherwise critical of Eisenberg's activities. "It was the beginning for Korea with some kind of international financial standing. Eisenberg will take lost causes and deliver money into them and buy himself a loyalty on the part of the locals which he then exploits."

Eisenberg's connections with U.S. industrial companies have been limited. He laments that "American manufacturers are still not export-minded on a big scale." One U.S. company with which he has dealt is Combustion Engineering Inc., for which he has sold

steam generating equipment in the Philippines, Romania, and other countries. Says a company spokesman: "Eisenberg knows his way around world markets and keeps us tuned in, helping us in the execution of contracts where desirable."

The U.S. is now becoming a more important outlet for Eisenberg's investments. In addition to the new edible oil plant in North Dakota, he is investing increasingly in real estate, concentrating on the Washington (D.C.) and Denver areas. Recently, he sold his interest in a block-square property on Washington's Pennsylvania Avenue to Canada-based Cadillac Fairview Corp, which plans to develop the tract as a massive office complex known as Lincoln Square. "We got a nice profit on it," says an Eisenberg representative.

IDENTITY PROBLEM

Eisenberg's multiple international associations sometimes complicate his relationships with individual countries and companies. Largely because of China's hostility to the Hanoi government, for instance, he has abandoned a grandiose scheme for industrial development in Vietnam, a country where he once supplied building materials to U.S. military forces.

A more obvious problem is his identity as a Jew and an Israeli. Some of the countries in which he operates do not have diplomatic relations with Israel, and in his dealings he is often treated as an Austrian. A South Korean government decoration awarded for his industrial activities identifies him as a national of that country.

Eisenberg established a home in Israel shortly after the 1967 Six Day War. To lure him, the Israeli government enacted a law granting tax exemptions for income earned abroad by local companies. He and his wife, who is a convert to Judaism, have five daughters and a son. At Savyon, an affluent Tel Aviv suburb, he built a mansion that is regarded in Israel as an architectural showpiece. Four of Eisenberg's daughters are married to Israelis who work for him. The other daughter is married to an Argentine Jew who manages his father-in-law's Latin American interests. Eisenberg's 32-year-old son Erwin is based at A. Lisbona Ltd., a London affiliate of the Eisenberg Group.

Eisenberg spends no more than 10% of his time in Israel. "When people ask me where I live," he likes to say, "I tell them, 'in the air'." He does indeed spend much of his time in his personal 707 aircraft, globe-trotting from one of his ventures to another. The plane is elaborately furnished with two bedrooms, an office, Japanese bath, color TV, and gold fittings. The Eisenberg Group's headquarters are in a uniquely designed Tel Aviv office building called Asia House, which Eisenberg built to promote Israeli trade with Asian countries and which houses the Japanese embassy.

BUYING A BANK

Although Eisenberg is expanding his operations in Israel, the country represents only a minor part of his global interests. "The pity is that Israel is so small that it cannot enjoy most of what he can do for it," says an Eisenberg Group executive. One of his Israeli companies, Eisenberg Export Co., ships a broad variety of local products and builds Israeli-designed plants abroad. "Many exports from Israel wouldn't be done without Eisenberg," says Uzia Galil, president of Elron Ltd., a major Israeli electronics producer.

In 1979, Eisenberg purchased First International Bank, Israel's fifth largest bank, from an American company, First Pennsylvania Co., for \$12 million. He sold it a year later to a group of Israeli businessmen for \$22 million. First Pennsylvania originally announced the sale to John A. Marsh of Virginia. Marsh had never been to Israel. But Marsh's Washington stockbroker, it was later disclosed, was a former Israeli who is an uncle

of Jonathan Zochovitsky, one of Eisenberg's sons-in-law.

Such convoluted, family-related transactions are commonplace for Eisenberg. Among his Israeli ventures has been Piryon Investment Trust Co., a holding company with interests in textiles and several public Israeli corporations. Last year, Piryon was part of an Israeli investor group that acquired a 20% interest in United Merchants & Manufacturers Inc., a large U.S. textile company that emerged from bankruptcy proceedings in 1978. Eisenberg was not among the investors, and Piryon is now apparently owned by Zochovitsky and other Eisenberg associates.

But the American company bitterly resisted Piryon's stock purchase at first, alleging it to be a takeover attempt by Eisenberg, whom UMM accused, in a suit to block the transaction, of having "unsavory political connections" and a history of "shady business deals". Martin J. Schwab, UMM's chairman, later made his peace with the Israelis. He said the accusation against Eisenberg was "unfounded," and he agreed to put three of the Israelis on UMM's board. Piryon is now legally separate from the Eisenberg Group, but one prominent Israeli businessman calls the separation "a technicality" and regards Piryon as part of the "Eisenberg empire".

The original accusation against Eisenberg may have been inspired by publicity he received during a 1976 Canadian government inquiry into his role as an agent for Atomic Energy of Canada Ltd. in the sale of a 600-Mw, heavy-water nuclear reactor to South Korea. After Canada's Auditor-General claimed that Eisenberg had been paid excessive sums—totaling \$15.2 million—for his services, a parliamentary committee recommended suspension of additional payments to him and said it suspected that "some of the payment [to Eisenberg] was used for illegal or corrupt purposes."

Despite this unprecedented public exposure and his continued importance in world trade, Eisenberg remains a man of mystery little known outside his own narrow sphere. He was in Egypt one day last year conferring with the late President Anwar el-Sadat, whose picture adorns the wall in Eisenberg's Beijing hotel suite. They discussed an ambitious land reclamation project that Eisenberg had proposed for Egypt but that was later rejected. That same day, singer Frank Sinatra was also in Egypt, to perform at a fund-raising concert at the pyramids. Cairo's English-language newspaper carried a front-page photo the next day of President Sadat and Eisenberg together. The caption identified Eisenberg as "Frank Sinatra".

[END QUOTING OF PART 13]

Yes, I certainly DO realize that these are long and somewhat boring articles but if you don't learn the "game" how can you stay in it? Evil or GOOD takes its own course and once again, "things" are not evil—men are the only commodity around who CAN BE evil—or good, for that matter!

Thank you for a long morning, Fingers. Salu.

2/2/96 #1 HATONN

[CONTINUING QUOTING ABOUT BANKS, PART 14:]

ONE WORLD CHURCH ORDER

[H: Translation: One World Bank Order]

[H: Oh yes, I hear you and your inquiry about "Why don't you speak of banks TODAY instead of yesterday?"]

Because you wouldn't know why you have what you have today. Remember that just before a collapse of anything the rats who know the building is coming down or the ship is sinking—jump off with as much loot as they can carry or shift. And, when you

allow that which has been top secret for the security of "usually" the crooks—you have big trouble and those companies, banks, you-name-it are no longer useful. That is what happened to Swiss Khazarian Banks in the land of "King's X" as the One World Order sets up in Belgium. The top wigs knew but you trusting people of say, Lawrence Patterson and his "Swiss Banks for your treasures"—will lose everything.

Yes there are still places where privacy can be offered and I would hope you are following the bouncing ball in this sing-along.

Dear ones, never do we advocate as much as bending the law—much the less, ever breaking it. We cannot help what others do for it is only our own affairs that we can actually control. To TRUST your banker is the same as "trusting your local politician". It can be handled without trust IF you have enough involved to purchase the NEXT transaction as well as would be a current transaction. The FINAL transaction will never work very well!

So, am I saying that you COULD have found "Land Claims" as "calls" valid? Yes, but NOT IN THE U.S.A. The U.S. is BANKRUPT and already in foreclosure by foreign powers that be. However, treaties with other nations must be honored in some sort of way, so yes indeed, these programs COULD be very valid indeed as can be the "old" gold certificates—but not as you have been presented as workable.

Don't be too hard on Ronn Jackson, either, for the man has DONE NOTHING UNLAWFUL as to the claims he was helping conduit to saving for the ones already into the programs. However, as with all things, when you leave God out of your working equation, you bog down and travel becomes impossible, and travel or coworkers, who can do something and know what they are doing, must be brought aboard. Ronn tried to ram it through himself all the while "friends" were tattling to his parole officer every move he made. Fine, if that is what you want ultimately from what could turn out to be a fine program which could birth a Republic. Revenge is a nasty and costly commodity. It is now time for a showing of WHO is actually and literally behind such as Ronn Jackson for, surprisingly enough, and you will come to know this: there is a "Fifth Column" working diligently around the clock to clean up the mess of the takers in your country. So, the rest of us who try to rebuild are working with holes in our own feet for the "daring".

But am I not miffed at Jackson for not doing what he said he could do? YES INDEED, but not for the reasons you might believe. He CAN (or could) do exactly what he said he could do—but he is under fire and now can't for, if he "shows", he is dead meat. He did not tell us TRUTH and thus bogged down in the tricks of the trade rather than being able to get control of anything. It does NOT mean that "it" isn't there; it DOES MATTER that he can't GET IT! SO, YOU HAVE THE SAME THING.

But you know what? The Khazarian take-everythings are going to bog down as well for if you think you as a little Republic have troubles, the Kings have lots and lots and lots of enemies—all disloyal, all greedy, and all grabbers. Therefore, the enemy of my enemy may well not be my friend, but he very well MAY WORK WITH ME. Will he be loyal and wondrously fair and honorable with me? No, but then I have nothing to say about his moral aptitude or spiritual travels. The less a man knows that I know about him is better for me, for in that way I know what to expect from his own patterns of behavior. Since the "man" in point would not know much about me, except for the respect of his higher-authorities (and I DO mean "men"), therefore a "system" for barter and negotiation is always open—if you find the right door or phone line attached to THAT man's phone. In the meanwhile I suppose we

have to struggle a bit longer. However, every hour of every day the tides are confused and rising and the fish nets are closing in on the fish in the courthouses. Note the numbers of Congressional resignees are RISING! How nice that every day another one decides he/she is too lonely for home to hang-in in Washington and face the payoffs they have taken. May we ALL benefit from this attitude adjustment.

With this in mind, PLEASE, allow us to take Mr. Buehrer's approach to the *PROTOCOLS OF ZION* and the relationship of banks and examples thereof and we shall all be a bit more informed of fact rather than continuing on in the midst of bank mergers, take-overs, etc. KNOWLEDGE of what you are doing is of utmost importance. And here, you are going to have to face the fact that you must know of secret dealings, laws, treaties AND CAPABILITY TO FUNCTION.]

ROTHSCHILD'S SWISS BANK UNDER FIRE; TOP OFFICER BLOWS THE WHISTLE

"Pristine" Rothschild Bank of Zurich is suing fired top executive for divulging secrets; hires PR experts and threatens Swiss press against publicizing details. Sunday Review: Jan. 10, 1993.

Even the Rothschilds, Europe's banking dynasty, are not immune to scrutiny. In fact, they are facing an unprecedented and unlikely threat to their well-being.

Juerg Heer was a senior executive and credit manager at the private Rothschild Bank AG in Zurich from 1972 until he was arrested in late July. He often worked closely with the then-chairman, Baron Elie de Rothschild, dealing with the financial affairs of some of Europe's rich and famous. Becoming affluent himself, Juerg Heer amassed a collection of 80 vintage cars and filled his house with art by Jean Tringuely, Andy Warhol and Alberto Giacometti.

Now the bank says that some of Heer's wealth was stolen, charging that over a period of years he deceived directors, breaking the bank's rules by making improper loans to companies that have since failed. He got kickbacks for providing the loans, the bank says, which estimates damage to its business at 220 million Swiss francs (\$155 million). The Rothschild Bank is suing him.

Mr. Heer has admitted receiving about \$20 million in commissions for the loans in question. But he says many others at the bank knew and approved of his actions. He is so incensed at the way the bank is dealing with him that he is doing what is all but unheard of among Swiss bankers: he is talking.

Since being released from investigative custody a few weeks ago, Mr. Heer has granted a number of interviews to the Swiss, German and Italian media, as well as to the *Wall Street Journal* of the U.S., in which he paints a devastating picture of the Rothschilds and their Zurich bank. The bank was laxly managed, it operated for years on the fringes of legality and is entangled in some of the biggest financial scandals of recent times, from the Bank of Credit & Commerce International to Banco Ambrosiano (a bank that worked closely with the Vatican), so Heer alleged. He told his story to the *Sonntagszeitung*, a Swiss paper that first reported on the story in November.

Heer describes the Rothschild family as overbearing, fractious and erratic. He says that the Baron Elie de Rothschild, who is now 75 years old and retired, participated personally in lucrative schemes to help rich Italian families evade taxes and, with Mr. Heer's help, concocted a series of front companies that hid the true ownership of the Italian assets behind the Rothschild name. Heer also claims that he and the Baron lied to Italian authorities about the schemes—in court on one occasion.

The Rothschild Bank chose to overlook some of its clients' connections with the criminal underworld, in violation of Swiss law, according to Heer. And he

states that he personally handed over \$5 million stuffed into a suitcase, which he later was told was for the killers of Roberto Calvi, the former Banco Ambrosiano chairman who was found hanging under Blackfriars Bridge in London in 1982.

Baron Rothschild described Mr. Heer's allegations as "injurious and abstruse", through his lawyer, Max Lebedkin. He declined further comment. The Rothschild Bank denies wrongdoing but will not discuss specific cases, citing banking secrecy laws and investigations.

Having some documentation, Mr. Heer relies mostly on his memory. Some former and current Rothschild officials confirm his descriptions of the sometimes chaotic inner workings of the bank. His allegations that the bank was involved with front companies are also partly corroborated by people involved.

As their top manager makes damning allegations, this poses a serious threat to the Rothschilds; Swiss private banks live on discretion.

"It takes generations to build a reputation and it doesn't take long to damage it," says the new general manager of the Rothschild Bank, Guy Wais. Indeed, some well-to-do clients have closed their accounts. Swiss banking authorities are investigating the Rothschild Bank's affairs, and other private banks are trying to woo away more clients.

"The bank won't survive," says Mr. Heer. "They don't want to close it, but I will make sure of it." He has promised to continue to divulge secrets. Even the sensationalist German tabloid *Bild* was told of the alleged mistresses of Baron Elie, one of whom says she bore the Baron an illegitimate child. It appears that nothing is taboo in the disclosures.

People familiar with the affairs of the Rothschilds say that the Zurich bank is a major source of the family's profits.

Sir Evelyn de Rothschild is a London-based member of the family who took over from Baron Elie as chairman last year. He contends that Mr. Heer is trying to get a large out-of-court settlement.

"What Heer is saying is blackmail. He's trying to muddy the waters to (imply) that it was all crooked," fumes Sir Evelyn, "but it wasn't."

And Rothschild bank lawyer and board member Peter Hafter complains, "You are basically defenseless," as what Mr. Heer says "is as harmful if it's wrong as if it's true."

Working to preserve its image, the bank has abandoned its veil of secrecy, engaging a public-relations firm. Besides suing Mr. Heer for breaching bank confidentiality, the Rothschild Bank warns the newspapers of Switzerland that it will take action against them if they should disclose information about bank clients. Source: *Wall Street Journal*, December 11, 1992.

[END OF QUOTING]

With this tucked between our ears let us see how things can get so screwed up as to merit a world focus—but doesn't get it. However, the errors and omissions which do occur either with plutonium or funds or even GOLD, is massive and the cover-ups are tight. Back in 1987 the International Monetary Fund (IMF) says its books are "off by billions..." So, let's share the article speaking about this matter so that you take it seriously. What do you think it is today after some decade has passed?

[QUOTING:]

IMF SAYS BOOKS OFF BY BILLIONS

March 31, 1987, C.T.

WASHINGTON [AP]—In the first half of the 1980s the world lost—or maybe just misplaced—more than \$388 billion, according to figures col-

lected by the International Monetary Fund.

It calls this sum a "discrepancy", something like the \$7.86 you can't find in checking your monthly bank statement against the canceled checks.

Adding up the figures of their 151 member countries, the fund's bookkeepers totaled \$388 BILLION more in debits than in credits for the years 1980 through 1984. The discrepancy began to show in the late 1970s, peaking, as an annual figure, at \$113.9 billion in 1982. Though the yearly figures have gone down since, a report that the fund plans to publish in June will say that the total is still large.

The last figure available is for 1984: \$95.8 billion. Because the sums are so big, the fund is worried. It points out that the figures cast doubt on all its huge compilations of statistics, on the conclusions about the world's economic situation that it draws from those compilations and on its subsequent suggestions on what to do.

So three years ago, the fund appointed a "working party," headed by Pierre Esteva, a high-level official in the French ministry of finance, to look for the money, or at least to come up with some ideas about what happened to it. A summary of the group's work appeared in the "IMF Survey," a fund publication, earlier this month.

Investment income turned out to be a major problem. "Countries receiving capital were able to identify and record income payments, while countries whose residents placed funds abroad had an incomplete record of receipts," the summary said.

The summary does not mention capital flight, the widespread practice of people in countries with shaky economies sending their money somewhere safe without telling their own governments about it.

They often choose the United States or Switzerland. That way, they lose nothing if their governments devalue their currencies. On the contrary, they make a pile if they bring their money home after the devaluation.

Capital flight is illegal in some places; in others it's just considered "portfolio diversification". Morgan Guaranty Trust Co. estimates that between 1983 and 1985, moneyed people in 10 Latin American debtor countries sent \$44.2 billion abroad.

Nor does the summary mention sending money abroad that has been earned through drug sales or other illicit activity. People in those businesses avoid close contact with their countries' tax and trade officials.

Legitimate businesses also may fail to report. The General Accounting Office, which makes investigations for Congress, said earlier this month that it surveyed 1,679 businesses and found 559 of them listed smaller amounts of interest and dividends on their income tax returns than they actually received.

Another problem is posed by "offshore" financial centers—places like Liechtenstein and the Cayman Islands, where the governments make a point of knowing nothing about businesses registered under their laws. They "complicate the tracing of funds", the summary said.

So do new financial devices that shift assets from banks to "non-banks" such as pension funds and insurance companies.

"The debtor often does not know whether the creditor is a resident or nonresident," the summary complains.

[END QUOTING OF PART 14]

What might you have going today? Well, it looks good to use some overseas shelters, however, when things get "bad" in one country the country then seizes assets and can disallow access to any flow of funds in ANY currency.

The next idea might well be to go for the GOLD but FACTS are that a long time back the gold in Ft. Knox where you stored your collateral for all those worthless FRNs was emptied—by your wondrous government

Administration and thugs in crime. Between 1955 and 1975 the U.S. *Gold Reserve drain* went from 18,000 tons to 8,000 tons. AND remember, citizens holding GOLD in or around 1933 had to turn it in, had it confiscated, their strong-boxes were raided and they were BREAKING THE LAW to have gold holdings. AS LONG AS CORRUPT GOVERNMENTS HAVE CONTROL AND ESPECIALLY WITH A NEW WORLD ORDER WITH LAWS ENFORCED BY A UNITED NATIONS MILITARY ARMY—YOU THE CITIZEN HAVEN'T MUCH CHANCE OF DOING MUCH OF ANYTHING.

Those people who think they are going to put the Phoenix Institute into Receivership are probably having some "bad-idea" days about now as gold fluctuates and then steadily holds gains. They are desperate and doing desperate things but in their eagerness they are digging their own graves as to freedom and Godly intent. Ones who team with, steal for, and offer backup for the corruption of George Green and colleagues are going to be quite surprised at what is going to happen next.

Not only has the Supreme Court of Nevada AND the Federal Bankruptcy Court IN Nevada ruled that Green is a liar and fraud, but the Federal Court in California is standing behind Mr. Rick Martin in his personal suit against the Greens both and, pending receiving of the Bankruptcy Court ruling in print, against America West Publishing. The Federal Judge is the same who ruled Dharma in contempt of court in the US&P case and he is having to shake his head NOW in his bad ruling in the matter, and all cases involving these parties or attachments to these parties are coming under FULL DISCLOSURE IN THAT COURT, FROM THE LAWYERS TO THE PARTICIPANTS!! THE SAME LAWYER AND FIRM REPRESENTING GREEN(S) IS THE SAME WHO GOT THE BAD RULINGS AGAINST EKKERS IN THE US&P CASE AND STRIPPED THEIR SOCIAL SECURITY ASSETS, JUST AT CHRISTMAS, FROM THEIR BANK. IT DOESN'T LOOK TOO GOOD FOR THEIR DAY IN COURT—EVENTUALLY—AND MORE THINGS ARE HAPPENING AS MONEY RUNS OUT AND THESE PEOPLE TAKE UP THEIR OWN CASES. THIS JUDGE ACTUALLY HAS RULED THAT PARTIES (CITIZENS) HAVE A CONSTITUTIONAL RIGHT TO REPRESENT THEIR OWN CAUSE! IT WOULD SEEM TO ME THAT EKKERS HAVE A CASE AGAINST ABOUT EVERYONE WHO HAS TOUCHED THEIR PROBLEM IN THOSE COURTS AND SHAM ATTORNEYS. AFTER ALL, THE FIRST JUDGE ON THE FIRST DAY OF COURT IN MOJAVE MUNICIPAL ORDERED THEM TO GET AN ATTORNEY! THE HIGHER COURT RULED AGAINST THE ORDER BUT THE DAMAGE WAS SET AND RECOVERY COULD NOT THEN BE MADE WITHOUT HELP. NOT SO TODAY—AS FAR WISER CONTESTANTS ARE AFOOT.

Yes, indeed, Mr. Dixon and Mr. Elley, you will make a wondrous fortune in your "Pro-Per" school, for the Judges frequently allow as much time and hearing as a CITIZEN requests. You may want to make some

changes in the "property" case, in fact. Consider it carefully because the Judge is not going to allow the traps of the dirty-bounder Horn to progress much further IF THE EKKERS HAVE NO LAWYER! **THEY HAVE A GOOD CASE—IT IS CALLED: "TRUTH"!**

I would note here, and other documentation can back it up: Remember that old case Gary Wean filed against Gov. Wilson, Johnny Cochran, etc.? Well, the only one who got "served" was Johnnie-boy. And guess what? The Kern County court clerk notified Gary requesting that he file an entry of default on his case against Cochran. Gary then filed the "request for entry of default" last week with the court clerk and listed the judgment amount to be entered as \$5,500,000 (or so). Mr. Cochran somehow didn't think a "citizen" could get anywhere in a court of law!! Now, how does he collect? The same way they collected from the Ekkers—you lien EVERYTHING THE MAN EVER THOUGHT TO HAVE HIDDEN. Johnnie Cochran, because of his "connections", thought he didn't even need to bother to "answer" the complaint. WRONG—YOU STILL HAVE A CONSTITUTION WHICH IS FALLING UNDER MORE SCRUTINY THESE DAYS BECAUSE OF YOU DARING AND BRAVE CITIZENS.

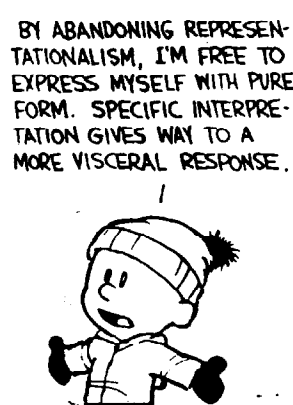
[Editor's update: As we go to press, we just received word from Gary Wean that the court clerk RETURNED HIS REQUEST FOR ENTRY OF DEFAULT FILING stating that some additional documentation is required. Gary, of course, will comply and it remains to be seen how this particular drama will unfold. Stay tuned!]

Further, lawyers working with lawyers can ALWAYS get what they want that allows them to MAKE MORE MONEY. No, when you work against a CITIZEN you have real problems, Mr. Cochran. By the way, citizens, when you work for yourself it doesn't cost you any more to file those documents than it does the lawyers!

I suggest my team get WestLaw up and available pretty soon now and let us see what we can accomplish when we too can FIND THE CASE-LAW TO BACK US UP FROM LONG, LONG AGO BUT IS STILL CONSTITUTIONAL. PEOPLE ARE TIRED OF BAD TREATMENT AND AN UNTAMPERED JURY IS GOING TO "LISTEN" AND SO WILL THE JUDGE—TO TRUTH AND INJUSTICE. YOU MAY WELL HAVE TO MOVE THE PROPERTY CASE OUT OF KERN COUNTY AND INTO FEDERAL COURT, WHICH I THINK MIGHT BE A LOT OF FUN! MR. HORN, AT THE LEAST, WOULD WET HIS PANTS BECAUSE HE HAS BASED HIS WHOLE LAST TWO YEARS OF ARGUMENT ON LIES FROM GEORGE GREEN!! I ACTUALLY THINK JUDGE COYLE MIGHT LIKE TO TRY THIS CASE—IN CONJUNCTION WITH THE DOZEN OR SO HE IS GOING TO GET IN HIS HOPPER PRETTY QUICKLY NOW—IF YOU LAWYERS GET OFF YOUR DIMES.

With this in mind we will have to call a meeting of the Boards of the involved parties, please, and discuss courses of action. Thank you. Salu.

calvin and hobbes



From Soltec's Perspective:

New World Order Or New World Chaos?

We reprint below a most striking review article by geophysical Commander Ceres Anthonious "Toniose" Soltec, taken from the 3/9/93 issue of CONTACT's predecessor, THE PHOENIX LIBERATOR. We offer this as the New World Order agenda for our country advances ever so steadily, like a cancer, yet without most citizens having the slightest awareness of what is going on. Remember, this was written over three years ago now! —Dr. Edwin M. Young, Editor-In-Chief

10/29/92 SOLTEC

Soltec, present. I come in the Light of the Holy God of Creation, in service of the Hosts of Heaven. We come as the harbingers, preceding that which you would call the Second Coming. Our mission is to awaken God's people, to bring them into knowledge of the Truth, and ultimately to bring God's people home. I am honored to be in this service and I honor you ones who have opened your minds and hearts and are doing service unto God and unto those of your world.

The load is heavy, the path is mostly uphill and many are stumbling as the chaos builds momentum. Every second of your time can be marked by yet another atrocity aimed at your world. Chaos abounds everywhere you turn. Charity has been replaced by greed as the pickings grow more scarce. Men become as dogs, fighting over the scraps of meat left dangling off an old bone. Men and women defy the Laws of God and teach their children the same. Value is measured by the size of a person's bank account. Contaminated water and food supplies poison the bodies and minds. People live in the streets amongst filth, disease and poverty, struggle to keep warm and dry, and scrounge through the garbage for a morsel of food, while less than a block away the wealthy throw out enough food to feed every homeless person in America. People die by the thousands daily in Africa because they cannot grow any crops on their dead land, and the relief shipments are held up because of political games.

American businessmen use cheap labor of the foreign nations, keeping the people at below-poverty levels, while their bank accounts grow into fortunes. Your politicians lie to you about everything from AIDS to the Vietnam War and use you-the-people as pawns, willing to sacrifice you in order to gain the trophy. Your weather is controlled for the sake of money, your elections are fixed for the sake of money, sexual perversity is bought and sold for the sake of money, little children are turned into drug addicts and thieves for the sake of money, and people die in emergency rooms because of the lack of money. Your world is obsessed over the lust for money and more money. Chelas, the snowball is rolling perilously fast downhill, heading for a crash beyond your wildest nightmares!

What does this have to do with the geophysical changes taking place on your planet? Dear ones, it has everything to do with it. Don't forget, the goal is to

take out nearly 6 billion of you and every means available will be utilized. If it means spending billions of your dollars to put one little satellite into orbit to create earthquakes, they will do it. If it means spending more billions on weather control, chelas, they will do it. As I have told you before, the only limitation they have is their imagination. They are using electromagnetic pulsing to alter your minds, television and radio for reprogramming your minds, religion to control your minds, and economic collapses to turn you into subservient slave laborers. There is no place upon your planet where you can escape, for they have managed to blanket you worldwide. Between the grid networks and satellites, precious ones, there is nowhere to run and no place to hide. It is these actions that are the primary cause of the changes you are seeing taking place before your very eyes. And you are very deep into it.

Your politicians play games of control by hitting one another with "natural disasters"—earthquakes or hurricanes—and bombing runs to take out baby milk factories, and have absolutely no qualms about doing either. The only goal is total control of all the Earth and all those able to survive these terrific atrocities.

So, you feel quite safe and smug because the stock market did not crash through the floor this week? You got by without California dropping off the continent. Your economy grew 2.7% the third quarter, and the Centers for Disease Control is changing its name to the Centers for Disease Control and Prevention. So all the news has been just real good, right? And I have an asteroid for sale!

The Adversary is busy, very busy indeed. Your news is totally orchestrated and choreographed for their benefit. George Bush may have dropped the outward talk of *The New World Order*, but you can bet your last worthless nickel that his agenda has not changed one iota. All that you are hearing right now is pre-election dribble—all are saying only that which they believe you want to hear and will net them the most votes. All references to the state of your economy and the state of your world is rigged, and the emphasis is dependent upon who is telling the story.

You still have farmers losing every last dime and acre of land because of the fixed grain prices and controlled weather conditions and empty grain storage silos. Do they tell you this? Of

course they do not, because both Democrats and Republicans are working madly to bankrupt every farmer in your nation to insure that you go hungry! The only issues you will hear addressed with any conviction is the mud-slinging at the other contender! They promise you heaven, and deliver unto you hell!

The earthquakes, volcanoes, tornadoes, hurricanes and typhoons are only going to increase, regardless of whether George Bush or Bill Clinton is your next President. The economy is going to continue to plummet, newly designed viruses will increase diseases to epidemic levels, more babies and young children will die of drug addictions and violent crimes, and all the while the politicians will continue to pass more restrictive laws until you have had the "will to continue" strangled out of you. And you will be left for dead in the gutters.

You will be forced to give up your air conditioning because of the ozone scandal, while the wealthy manufacturers of newly-designed, freon-free units line their pockets with your hard-earned dollars. You will be the ones whose bank accounts will be stripped bare when the banks collapse. You-the-people will be forced to pay the price for the arrogant and greedy ways of the Elite controllers. You will be reduced to slave status and they shall be your overseers and slave lords. The encampments are already being prepared for you.

REAL LIFE ADVENTURES

YOUR CALL IS VERY IMPORTANT TO US, BUT NOT SO IMPORTANT THAT WE'RE GOING TO TALK TO YOU RIGHT NOW, SO PLEASE STAY ON THE LINE, AND WE'LL BE WITH YOU AS SOON AS WE'RE GOOD AND READY.

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Have I become cynical? No, chelas, I am only laying out the plans of the Adversary for your destruction. These ones on your globe are but pawns of the greater Adversary and, once they have been used for that one's benefit, will also be cast off like so much rotten meat. They have bought and believed the greatest of all lies, because it appeals to their physical egos. Remember, the Adversary's only goal is to usurp power and destroy that which belongs to God and will use whatever manner available to accomplish that goal. You are in the midst of the oldest spiritual war known.

So what can you do about it? **STAY CLOSE TO GOD AT ALL TIMES. DO NOT TAKE YOUR SIGHTS OFF OF YOUR GOALS. LOVE ONE ANOTHER—SUPPORT ONE ANOTHER IN YOUR MOMENTS OF WEAKNESS AND FEAR, AND ABOVE ALL, KEEP YOUR SPACE CLEAR AND STAY IN THE PROTECTION!** You have been given knowledge and protection to carry out your tasks. If you ask, you shall also be given the strength—physically, mentally and emotionally to accomplish your work. Remember to be good to yourselves, for if you are so drained, not only will you not be able to continue, but you will have ill effects on others as well.

Yes, I am aware that when the Earth is moving beneath you at all times, and you are being bombarded by energy fields and scalar waves, that it is difficult to maintain your confidence and ability to function; however, remember also that you are **NOT EVER** alone in your trials. The Hosts are always at hand to guide you and support you. You have but to ask. You are in tough times and you must become tougher in order to cope and continue. If you should lose a material thing, perhaps you were too attached to it anyway. Know that with God you shall lack nothing. Most times, you can not see the Light ahead until the darkness around you has become all consuming. Dear, precious ones, the darkness is rapidly closing in around your world; but, there is Light ahead. You must simply keep going in order to reach it. For the joy that is in that Light is beyond that which you, at this time, are able to comprehend.

Continue to gather and distribute the information for this is the greatest service which you can do for your world. Know that the more cages you rattle and the more attacks which come upon you, the deeper into The Truth of it you are getting. Many inroads are being made by you ones who carry the burden, though at times we realize that it is difficult to see the impact that the **LIBERATOR** and all your other tasks are having. But take comfort in the notes and letters of thanks and confirmations that come to your place. Take the others, which are not always pretty, and know that these ones are striking out in fear, and that their attacks are but confirmations to you that a chord of Truth has been struck.

We are honored by your service and grateful unto all that you ones are accomplishing. Someday you will understand just what it is you have accomplished and, on that day, your joy will be unspeakable. If you should ever have any doubts about the importance of this mission, I suggest you go and hold a newborn child in your arms and feel its total trust and purity and then ask yourself if it is all worth it.

Perhaps I have strayed from writing totally of the Earth changes, but keep in mind that all these things I have spoken of are a part of those changes. They come attached and cannot be separated without losing part of it. As I informed you in the beginning, I, as a geophysicist, must take all occurrences into consideration in order to draw conclusions. Not all those facts are earthquakes and volcanoes, because all forces and energies are a part of those calculations. If I were to omit even one of these factors, then my conclusions would not reflect accuracy. So, though you may expect to hear only of physical conditions, I would ask that you keep this in mind.

Thank you for your service and your endurance as the "kitchen grows hotter". You are appreciated and held in much abiding love. Soltec to clear.

Who's Who

of the

Elite

Members of the:
Bilderbergs
Council on Foreign Relations
Trilateral Commission and
Skull & Bones Society

by

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Trilateral Commission & Skull & Bones Society

by **Robert Gaylon Ross, Sr.**

This book gives a brief history of the Bilderbergs, Council on Foreign Relations, Trilateral Commission, and Skull & Bones Society. It lists these members by name, secret organizations that they belong to, their "day job" title and their affiliation. It then sorts these members by affiliation to reveal the stranglehold that they have over our federal government, our courts, the Federal Reserve System, banks, foundations, think tanks, investment houses, universities, law firms, book publishing, news magazines, newspapers, television networks, industry, and labor unions. It also gives the real current facts about the Federal Reserve System.

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Today's Examples On Meeting Truth Head-On

2/4/96 #1 HATONN

FOREWORD FOR TODAY

SHYNESS AND INSECURITY

In all things one must look starkly and directly at what IS, not that which he perceives, or is even told, IS.

You are taught to be modest, proper, discreet and this in turn is perceived as being totally without "character expression", thought in depth enough to have another hear, and finally to either be an egotistical blatherer of nothing save opinion without fact or to be so shy as to express no opinion or to have no other than the expression of another's opinion. **GOD OFFERS YOU YOUR OPINION—BUT DEMANDS THAT YOU LEARN EVERYTHING THERE IS POSSIBLE TO LEARN BEFORE CEMENTING THAT OPINION, AND EVEN THEN MAKE IT REMOVABLE CEMENT.**

Ah, but so many people will stand back and listen to the "authority" or "expert" speak on a subject and pronounce him, in hushed tones, to be a genius of high merit. Well, I remind you that "expert" is simply "a has-been drip under pressure!"

GENIUS DOES NOT SET FORTH ITSELF TO BE CALLED GENIUS. Genius in its rightful meaning is simply having the talent for seeing things straight. It is seeing things in a straight line without any bend or break or aberration of sight, seeing them as they are without any warping of vision. Indeed, but **JUST HOW** do you come to hold such vision? First of all you must bring that which is unseen before the seeing, bring forth the hidden secrets so that they can be considered along-side that which is always unhidden for the viewing. You can be, remember, a *genius at deceit* far more easily than being a genius at expressing and gathering truth.

Then, above all: **Do not compromise yourself. You are ALL YOU'VE GOT.** Once you have deliberately compromised self and damaged others and lived and produced the deceitful lie—there is never a return to the place of respectful hearing for no one will believe you even in truth.

I watched last evening as the Ekkers walked into a hardware store and there were Rod and Chase Ence/Enz. It was amusing in that both Ence/Enzes turned away and tried to go unnoticed in an obvious intent to not interact. Funny about that as, after the almost-encounter, they then ran from the store so that there would be no chance of meeting up or down some plumbing isle. Rod turned quickly to give the Brita water lady a lesson on purification of water and Brita's filters. I rather enjoy the spreading of my information back to the manufacturers but I find it most interesting **AFTER** we have been claimed as liars and evil-mongers. Wouldn't you think there would be some danger in being found out—if what I have told you is both wrong and evil? You see, the Ekkers walked on by for, if possible, Doris fully intended to tell Chase how pleased we were to find Chase's picture in the local paper with honors for his FFA speaking presentation. I believe it was for "chanting the FFA creed". I STAYED

TO ANNOY THEM, I SUPPOSE, FOR THEY WERE MOST CERTAINLY ANNOYED WITH MY PRESENCE. When truth is your co-traveler, you don't have to worry about being encountered, run, hide, or think up EXCUSES. Just because of this chance passing the Ence/Enzes had a terrible evening of trying to further convince distant people of their innocence and further tear down others' reputations. Well, it is in the fire, the opposition groupie is under the magnifying glass OF THE LONG ARM OF THE LAW. And how nice, no one had to do it—they did it themselves.

It may be a lot worse than they THINK, for the Judges in Fresno handling the Martin vs Green case are digging up all the case histories from that which has come before, INCLUDING THE LAWYERS' INPUT, and opportunity to bring JUSTICE is not at all dead. THERE ARE AT LEAST TWO JUDGES WITH EGG ALL OVER THEIR FACES AND THEY WOULD LIKE TO SMEAR IT SOMEWHERE ELSE FOR THEIR OWN INJUSTICE IS NOW SHOWING. THE GODS OF THE BENCH DO NOT LIKE TO BE SEEN WITH THEIR PANTS DOWN.

MEETING TODAY

We need another meeting to discuss some current happenings and confer about some actions taken and to be taken so some things will be on tape rather than appearing in the paper because space becomes so limited for coverage of necessary business. There are some international things taking place, however, which will be on BOTH. We have few opportunities to meet with our business connections other than on weekends when they can travel to this location. We are going to, for instance, talk a lot about the Cray Computer Fifth Column Asset-Shifters.

Since we have spoken of this action taking place for well over two years, I would hope you take this opportunity to get the information. If you are not a "Word" tape-taker, I suggest you get today's (2-4-96) tapes.

GORDON-MICHAEL SCALLION'S EARTH CHANGES REPORT

I have no wish to get into a discussion about such as Scallion's publication. As the subject is now shifted to Atlantis and all that came "before", I have to take leave of his version of mythology—as it is less accurate than the myths already prevailing.

But what of Earth Changes? Earth changes, what else? Changes come in sequence, what more? Big ones, little ones, tiny ones and gigantic ones—you had better watch the HAARP system and forget the seers, including me. I can only tell you what I see them doing and planning so you had very definitely better save your \$\$\$ and be prepared as the weather is so manipulated by these "systems" as to be devastating. Look at the cold weather! For goodness sakes, readers, what is this doing to the dairy industry, the meat industry, the growing industry, for you can't even salvage winter wheat from 65-below-zero temperatures. Then there are the flood zones which can now be claimed as

"Wetlands"!

If you so much as watch just that which is shown on the *Sightings* TV program on HAARP, you SHOULD be quaking in your boots and recognizing the full extent of possibilities now available. Even your Newt Gingrich has written that this system CAN DESTROY THE FUNCTIONING MIND OF MAN. In addition, the HAARP system can open holes in the ionosphere as is happening as we write—allowing those higher invisible rays beyond ultra violet (a relatively harmless little light beam) to penetrate to many feet right through the ground, pick up strength, and move all the way through it like a big x-ray machine. But YOU lifeforms can't take such blasting.

Didn't I suggest everyone get Scallion's publication? Yes I DID! That was when there was talk of Pleiadians and visitors and yes, indeed, talk of the pyramids. I did not suggest we go into Pan nor Mu or the ancient Gods of whom you all knew and worked—usually FOR. I still suggest that if you like tales of mythology with new slants and tellings—you will find an eight-page document with mostly odes to himself and "hits and misses" entertaining but, at about \$4.00 an issue, quite expensive. You see, readers, when we are accurate in our expectations—the Big Boys change the dates, intensities of damage, locations, and all manners of manipulated thwartings. Sometimes this saves lives; HOWEVER, it only postpones the inevitable while you go to sleep and forget the warnings. We too can make statistics represent anything we want them to show and tell.

This is why so many psychic seers are going back to before historical presentation and far enough into the future—to not have to answer for incorrect perceptions.

Some of you still want to make me into a revelator or fortune teller, sign giver, or miracle worker. No, I am a HOST who is hoping to offer you truth so that you can make your journey in knowledge instead of total ignorance in the lies locking you to your prison orb. Know that no one "out there" wants you until you are informed, able to live within the moral guidelines of cosmic law and within the moral demands of GOD OF CREATION/LIGHT. I am but a teacher, a messenger—and all there is to tell you or teach you is WHAT IS, WHAT WAS and warn you of WHAT WILL BE IN YOUR SEQUENCE OF PASSAGE. In other words, readers, I am not here to entertain; I am here to tell you how it will be if you would travel beyond the boundaries of your worldly shackles in life-form of consciousness. Drifting spirits are abundant—LIVING ASPECTS AND BEINGS are not just "drifting". And what was in Atlantis might well be interesting but has no bearing on what you next become or that which you will do. I repeat, I am in no wise a psychic revelator—I am a factual (as nearly as we can find truth) revealer and a wayshower, no more and no less. I offer pieces to your magnificent puzzle and YOU HAVE TO PUT THE PUZZLE TOGETHER FOR SELF.

BUT WHO WILL BUY THE PAPER?

If I do not "sell" you or "force" you or whatever else unto you—"How will you sell papers and journals?", is asked of me constantly. We did not start out in the "paper business" or even the "writing business" and we can quit anytime you people do not want the paper or the journals. That would give the crew a great rest and relaxation opportunity. If people do not like what we offer, so be it. Ours is not to twist arms or "blow minds"—the truth is there, it has always been there—AND IT SHALL ALWAYS BE, no matter how many liars and manipulators come along. Lies, no matter how often repeated—DO NOT CHANGE TRUTH, as lies can only be thrust off on the minds of the unsuspecting.

Those who only want to eat the return of the harvest in comfort and GAIN of something for nothing, are not going to receive much, readers, for nobody OWES anyone anything. Those who share will have sharing,

those who deny shall be denied, those who take shall be taken from—it is the law of physical expression as CONSEQUENCES OF INTENT AND ACTIONS CYCLE IN PERFECTION. This was and is the message of CHRIST, not the twisted tales and myths of manipulators. YOU MAY RECOGNIZE ANYTHING AND ANYONE'S OPINION YOU WISH FOR GOD ALLOWS IN HIS ABSOLUTE LOVE—WHICH BEARS AND BARES MANY, MANY "CONDITIONS" FOR SELECTIVE PASSAGE WITHIN HIS REALM OF EXPERIENCE.

I certainly DO NOT mean that you must simply give money or something such and expect nothing in return. If you give with the true intent of loving sharing—YOU WILL GATHER A WONDROUS HARVEST. If you simply give to purchase a free ticket on someone else's coattail, you won't like the trip you bought. God will give honorable return for honorable input. Perhaps that may take a WHILE until you understand the program and "investment" possibilities. You have to invest to have return—be it in the market or the garden. You will never make grape wine if you never plant a vineyard! YOU HAVE TO CREATE YOUR MIRACLES—YOU ARE GOD'S MIRACLE!

By the way, those who steal from God's vineyards shall have a bitter cup of brew in the end for the broth will poison the gut and burn the soul. You will not have sweet wine from an overfilled cup of harvest.

You do not have to speak of aliens and E.T.s to find a place in the physical world in TRUTH—you simply have to realize the truth of the message in understanding. Why clutter your pathway with obstacles?

You can be manipulated to believe anything—ANYTHING! THAT IS, ANYTHING EXCEPT GOD! YOU MUST COME TO BELIEVE IN GOD ON YOUR OWN INSIGHT. All other manipulation is exactly that: MANIPULATION.

I am asked as to how a person could be among us and turn so quickly as if in the blink of an eye? Because that person was NEVER really among us, with us or believed in THE GOD OF TRUTH. If you will not or cannot see, hear, read or listen, how can you gain knowledge? If all you do is play the game of ego or physical gain—how can you learn truth? You will find that these are the VERY TOOLS of the adversary to gain control OVER you—this disallowance of ability to read and hear truth—and the forced education of non-truth upon the minds of man.

O.J. SIMPSON—AGAIN?

I am again bombarded with questions and comments about O.J. Simpson, et al. He now tells his "truth" and it counters what "everyone" believed and now people are "turned off and confused!" Could he be telling, NOW, the truth which seems to contradict the character witness of the angel-pin wearers? Yes! He not only COULD BE—he mostly, IS. The murders were "hits" and if you have read this paper, you know that fact. Nicole Brown Simpson said of the TERRIBLE PICTURE OF HER BATTERED FEATURES, that "it was done by a makeup artist"—GO CHECK THE TRANSCRIPT OF DENISE!

O.J. warned the "crowd" that they "will not like what he has to say...!" They don't, especially such as Gloria Allred, the Khazarian feminist lawyer. What does she have to do with "this"? Nothing! So, you might ask that question again—to the correct parties to find that desperation is finding its way through the maze of lies and these liars are going to be found out and this time who will shout bad justice? We will see, won't we?

What of those other lawyers? What of the defense lawyers? Well, Gary Wean has filed a Request For Default Judgement against Johnnie Cochran to the tune of five-and-a-half-MILLION dollars. F. Lee Bailey just got bashed with accusations of multi-millions of dollars in payoff stocks (RICO IN ITS FINEST FORM), and somehow even Shapiro is involved in that little

exchange. The legal games should be very interesting from every direction, never minding Marsha's love life.

More important in the "color-code" race for attention, you had best attend the BILLION DOLLAR gift of Quaddafi to Farrakhan for the purpose of "CIVIL ATTENTION" TO U.S. INTERESTS. Let me warn the ones who call themselves Jews in this day of Khazarian Zionists—you had better watch your backsides NOW, because the black "CAUSE" is on the "roll" and it is definitely ANTI-ZIONIST! DO NOT CONFUSE THIS WITH HEBREW JUDAISM EVEN THOUGH MANY WHO PRESENT AS AMONG THESE FALSE "JEWS" WILL BE SUCKED INTO THE WHOLE, LET US CALL IT THE "WHITE HOLE", BEING PUSHED THERE BY THOSE SICK-TO-DEATH (OR LIFE) FROM BEING TRAPPED BY THE "WHITES" INTO THE "BLACK HOLES", AND I CERTAINLY DO NOT MEAN THE "LIGHT BRIGADE". THE WINDS OF CHANGE ARE BLOWING ACROSS THE PLANET AND WHEN THAT CHANGE BECOMES MORAL AND GODLY—THE BEAST WILL BE PUT DOWN. A sword can be used according to the man whose hand holds it—and uses it. It can be used for harvesting grain or cutting the bread—OR, it can be used for cutting throats and debasing humanity. How will YOU use your sword? The sword of truth will ultimately prevail as, one after another, the liars and cheats shall be pulled from under their hiding places to confront their lies.

LOCAL HAPPENINGS

I am amused at how many of you go forth and demand that we accept every word in books of desired controlling regulations. There are tales of vineyard keepers, lepers, speakers, fishermen, etc. And yet, when we speak of the happenings of example in our local circles—you become bored and don't want to hear the piddling personal things. How is it you would hear of a wedding with water into wine of 2000 years ago and would not hear of example in front of your eyes and nose? You only have the "NOW" in which to experience. Why must you retain the tales of that which is gone—and have no way of knowing what to experience tomorrow for there is no such thing! When you reach "tomorrow", it IS today!

You will pour, over and over again, the Bibles as presented to you for your demand believing and quoting—while that which IS is being wasted. When man lives in his MOMENT he may find the secret of the ages of expression of human—THE WAY IT IS.

It is said to me that I would be believable if I simply didn't say who I "maybe am". Say what? I AM EXACTLY THAT WHICH I SAY I AM! YOU ARE WHO YOU ARE—AM I NOT OFFERED THE SAME FREEDOM? YOU DO NOT HAVE TO RECOGNIZE OR ENTERTAIN ME IN ANY WAY AT ALL—BUT YOU MIGHT WELL LOOK AT THE INFORMATION I, AND MINE, BRING. I AM WHAT I AM—WHY SHOULD I LIE TO COVER THAT WHICH I AM?

YOUR BELIEF IS NOT ANY OF MY BUSINESS, SO WHAT GIVES YOU RIGHT TO COMMAND CONTROL OF MINE? I DO NOT CARE WHAT YOU THINK OF ME—BUT YOU HAD BEST ATTEND, MOST CAREFULLY, MY MESSAGE! I KNOW WHO I AM—AND YOUR DISAPPROVAL OR DISBELIEF CHANGES NOT ONE IOTA OF IT.

My truth shines out from the past, present and into eternity while one by one the liars of discrediting attempts fall before the very TRUTH I EXPRESS. You do not have to GO SELL ME OR ANYONE ELSE—FOR I AM ONLY MY MESSAGE AND IF MAN CANNOT SEE HIS PLIGHT—IT, AGAIN, IS HIS BUSINESS. LEAVE HIM TO HIS MISERY AND IGNORANCE, FOR HE WILL ONLY THROTTLE YOU FOR YOUR EFFORTS.

By the way, I care not about what your GURUs of Earth think of me—I usually don't think much of them either! If they claim to not recognize my possibility—then they certainly DO NOT BELIEVE IN GOD CREATOR FOR ALL THINGS ARE POSSIBLE WITH GOD OF SOURCE. You go forth and ask ABOUT me just as ones come and ask me about some Guru they have encountered somewhere along their pathway. Do you see that if you KNOW YOUR TRUTH—you do not HAVE TO ASK ANOTHER? My name, like THEIRS IF THEY BE TRUTH, has no meaning whatsoever. I recall a teacher who supposedly said something to the fact that "I am the way, the truth and the light" and "except by these things and through me shall you come into the presence of our Father and within His mansions." I don't believe this "person" put a label on himself—for the term "Jesus" only came forth from Greece AFTER the fact of the moving on of that teacher! Think about it—it is, after all, in the buried HISTORY RECORDS! THEREFORE THE GIFT OF TRUTH, LIGHT AND LOVE COULD ONLY HAVE COME FROM A "CHRISTED" ASPECT OF THE PRESENTER. It's enough for ME within the KNOWING which I hold and which—by the way, is quite considerable.

I would present another fact for you who would taunt, argue, debate and sit in the middle of the roadway. The truck is bearing down on you and I, friends, DO NOT STAND IN THE MIDDLE OF THE ROAD—I AM ON THE SIDE OF THE FORCE, WITH GOD. I haven't had a Peterbilt/Mack truck run me down in a considerably long time. I am, furthermore, ABLE TO WATCH THE TRUCKS HIT MY ADVERSARIES—BROADSIDE! Sitting on the fence is no better—it only assures one thing: if the fence be spear-point in structure or the proverbial "picket", you are going to get some sharp objects where you would probably rather not have same.

In addition: IT MAY WELL PAY YOU TO TAKE MY ADVICE ONCE YOU HAVE ASKED, BUT I CERTAINLY AM NOT GOING TO "PAY YOU" TO ACCEPT IT NOR THRUST IT DOWN YOUR GULLETS. WE OFFER BUT IT IS UP TO YOU TO ACCEPT OR DENY THE GIFT. SO BE IT AND I SALUTE YOU FOR YOUR USE OF WISDOM.

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