

CONTACT

The Phoenix Project: A LIGHT IN EVERY MIND!

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

VOLUME 17, NUMBER 4 NEWS REVIEW \$ 3.00 JUNE 17, 1997

Florida Ramps-Up Gestapo Tactics Militia-Common Law Advocate Speaks Out From Mental Hospital

6/17/97 RICK MARTIN

In a call to CONTACT on June 11, literally out of the blue, David Andrew (Paine), also known as The Herald of Manatee, spoke out about his experience of being arrested and spending the last six months in a mental hospital without officially being "charged". He has some startling things to say about what is taking place in Florida right now concerning the targeting of common-law individuals and paralegals, which of course is not getting any media coverage. He claims the Attorney General of Florida has distributed among law enforcement agencies a virtual "hit list" of 174 Florida militia and common-law advocates whom, he claims, the Attorney General refers to as "the unindicted."

Yes, but does he sound crazy? You be the judge.

He may be reached by writing to: David Andrew, c/o: Unit 23A, P. O. Box 1000, Chattahoochee, Florida 32324. Facility phone number: (904) 663-9271. While CONTACT is NOT advocating legal contributions by our subscribers, there is a legal fund which is: Lex Rex Trust Fund, P. O. Box 1701, Sebring, Florida 33871.

Always remember, please, we simply are "reporting" what comes into our (Please see Florida Ramps-Up Gestapo Tactics, p.10)

INSIDE THIS ISSUE

The News Desk, p.2

China's Alaskan Connection
Thru ARCO & BP, Part II, p.5

Nora's Research: The Two And The Three "Suns", p.7
Gary Wean: Judicial Selection Monitoring Project, p.14

Outfoxed In The Hen House:
CFR Scrambles For
New Tactics Against Iran And Iraq, p.19

Sale **GAATRIM, p.13**
FAT BURNERS

CONTACT
P.O. Box 27800
Las Vegas, NV 89126

FIRST-CLASS MAIL
U.S. POSTAGE
PAID
Mojave, Ca. 93501
Permit No. 110

FIRST CLASS MAIL

Last week we misprinted Chip Tatum's web site address; it should be:
<http://members.aol.com/chiptatum/index.htm>

The News Desk

6/17/97 DR. AL OVERHOLT

"GOODBYE AND GOOD RIDDANCE," SAY CLINTONS TO EVANS-PRITCHARD

Excerpted from *MEDIA BYPASS MAGAZINE*, June 1997, [quoting:]

An indefatigable British reporter whose biting mis-ives on the Clintons and their abuses of power were touted in some quarters as the standard for American political reporters is headed back home.

Ambrose Evans-Pritchard, 38, was Washington correspondent for the *London Telegraph* for the last four years. His reporting on Whitewater, Vince Foster and a host of other Washington scandals resulted in his prominent inclusion in the 331-page White House/Democratic National Committee-funded "Communication Stream of Conspiracy Commerce", a supposed blueprint on how crazy conspiracy theories enter the media foodchain.

Following his announcement of pending departure, an unidentified White House spokesman reportedly told *George* magazine, "That's another British invasion we're glad is over... The guy was nothing but a pain in the ass."

In a parting column excerpted below, Evans-Pritchard had a warning for an American public that he believes is beginning to get wise.

"Let me state for the record that I was not sent to Washington as part of a British government plot to destabilize the Clinton Administration in revenge for U.S. meddling in Ulster. Or at least, I don't think I was. Contrary to assertions made in a congressional hearing, I have never worked for British military intelligence, or MI-5, or MI-6, or for that matter MI-7.5—the fabled Welsh branch!

No, I found my own way into a spitting match with President Clinton. It was the last thing I expected upon arriving in Washington, for I had succumbed to the Clinton charm years before at a meeting of the Democratic Leadership Council. As for Hillary, I was rather taken by her image of flirty altruism. Disappointment was swift, however. I was stunned when the new president—barely installed in the White House—repudiated his campaign promise for a tax cut. It was downhill from there.

The Clintons look good from a distance. As Yale Law School graduates they have mastered the language and style of the mandarin class. It is only when you walk through the looking glass into the Arkansas underworld they came from that you begin to realize something is horribly wrong.

You learn that Bill Clinton grew up in the Dixie mafia stronghold of Hot Springs, and that his brother, Roger, was a convicted drug dealer who was once taped, during undercover surveillance, saying 'got to get some for my brother, he's got a nose like a vacuum cleaner.' You learn about sworn testimony that links Clinton to cocaine smuggling in the early 1980s. You learn that Clinton's chief of security in Little Rock was gunned down in 1993 by assassins who seem to be enjoying immunity. Oh, yes, and let us not forget the allegation that Bill and Hillary helped empty a bank called Madison Guaranty—but I will leave that to the special prosecutor, Kenneth Starr...

You can start to understand how seriously this president has been compromised, and how much of a threat he could pose to the democratic system if allowed to get away with incremental abuse at a national level.

The Clintons wasted little time taking charge of the U.S. Justice Department. All U.S. Attorneys were asked to hand in their resignations. It was a move of

breath-taking audacity, one that gave the Clintons control over the prosecutorial machinery of the federal government in every judicial district in the country. They then set about eliminating the Director of the FBI. William Sessions, who was known for his refusal to countenance White House interference in the affairs of the Bureau...[and who was] replaced by the hapless errand boy Louis Freeh. And I almost forgot, the Clintons installed their friend Webster Hubbell as "shadow" attorney general—until Hubbell was jailed for Arkansas crimes...

The Clinton era has spawned an armed militia movement involving tens of thousands of people. The last time anything like this occurred was in the 1850s with the emergence of the southern gun clubs. It is easy to dismiss the militia as right-wing nuts: it is much harder to read the complex sociology of civic revolt. At the very least the militias reveal the hatred building up against the irksome yuppies who run the country...

Is Bill Clinton to blame? Of course he is. Degradation spreads from the top down. Four years were damaging enough. Another four, if Clinton lasts, will do real harm to the institutions of the U.S. federal government. Critics tell me that I have invested too much emotion in my quarrel with the Clintons. To that I plead guilty. It comes from befriending so many of their victims... I am confident that one day historians are going to view Clinton as the last great cad of the 20th century, or worse.

To the American people I bid a fond farewell. Guard your liberties. It is the trust of each generation to pass a free republic to the next. And if I know you right you will rouse yourself from slumber to ensure exactly that." [End quoting]

Very few reporters getting as high in the media as has Ambrose find the moral stamina to start telling the truth about what they discover.

Another notable news media personality, also from England, is David Icke.

Hopefully, these two are only early examples which many in the media will have the courage to follow—and very soon!!

CREDIT

Excerpted from *THE RUFF TIMES*, [quoting:]

"Credit, the ability to borrow at interest, becomes debt when used. Debt at interest means present income must be used to pay for past consumption.

"For credit to increase the standard of living, the borrowed money must be invested in something that will yield a return higher than the total cost of principal and interest... When the debt is paid, if you are better off than before you borrowed the money, your standard of living is raised.

"Unfortunately, most credit is used to buy things that are consumed or used up before or by the time the credit is repaid. This is true of governments and individuals.

"...the Law of Compound Interest makes it hard to beat the credit game. Take the Rule of 72.

"Divide the interest rate into 72 and that will tell you how many years, at compound interest, it takes for the interest to equal the principal.

"If you borrow \$10,000 at 10% compound interest, 7.2 years interest will equal \$10,000 and you will then owe \$20,000; in another 7.2 years you owe \$20,000 more; so 14.4 years after you borrowed \$10,000—you owe \$40,000.

"It's hard to find an investment yield that can outrun compound interest.

"Most of the things we buy on credit, whether they are arenas, roads, or the family car, will be worn out

and nearly worthless by the time they are paid for. In the meantime, so much of our present income is spent paying the debts that we have saved nothing. If humans were sensible, no one would ever borrow money to purchase a depreciating asset. Yet we all do...and are drowning in a sea of debt we ourselves created.

"If the trillions owed by Americans fell due, the U.S. would collapse. Every year Americans are taxed billions of dollars just to pay interest on past consumption.

"The way out of this is the old way: frugality, thrift and prudence. These old virtues are about as popular as AIDS. After the great liquidation, they will make a comeback."

Only three kinds of debt make sense: (1) a college education, because you will be financially better off as a result; (2) a home mortgage, because compared to rent, with the possibility of capital appreciation, you are financially better off in the long run; and (3) business borrowing, which allows the businessman to automate, market, or expand operations, but only if the resulting increase in net worth and income is in excess of the cost of the debt. [End quoting]

Until we learn our lessons (probably, the hard way), we'll always be in debt.

AXIOM

Excerpted from *THE BOB LIVINGSTON LETTER*, May 1997, [quoting:]

Axiom: truth; a maxim.

I will now tell you an axiom that is not understood by one in ten million people. It is beyond comprehension how so-called economists and learned men completely ignore and are absolutely indifferent to the following truth. The axiom is: No country with a central bank is economically free.

Any child who is not yet brain dead, as [most] adults are, can understand this simple, indelible, unalterable truth.

All national fronts have a central bank and all central banks are interdependent and all cooperate in the rulership of the world. They not only rule the world, they own the world. You as an individual may possess something, but you don't own it.

The central banks own everything in existence, including the universities, the medical schools, the media, the organized church, and they own the thoughts of the people and the intents of [most of] their hearts.

The fact that our entire existence on this Earth is oblivious to this truth should prove to any rational mind that millions of people live their lives in an unconscious state of mind. This fact is a monument to the power of propaganda. [End quoting]

Short and bitter! **But, who ever wants to hear the truth?**

BIOCHIP TWINS?

Excerpted from *THE NEW DAWN*, May-June 1997, [quoting:]

Accused Oklahoma City bomber Timothy McVeigh once complained that the U.S. Army implanted a computer chip in his buttocks. In England, in 1995, a Buckingham Palace spokesman said that young Prince William, heir to the British Throne, had a microchip implanted somewhere in his anatomy to discourage would-be kidnappers.

Timothy McVeigh, alleged bomber of the federal building in Oklahoma City, claimed that, while on active duty, the U.S. Army implanted a "tracking device" in his body. Was it this device that allowed federal authorities to track down and locate McVeigh so soon after the bombing incident? Did the feds know where the suspected terrorist was at all times, courtesy of an overflying satellite—even before the bomb went off?

Dr. Rod Lewis, publisher of *CE Chronicles* and head of a scientific study network in Houston, Texas,

apparently mindful of this distinct possibility, noted: "There are no reports that McVeigh had any type of mental illness, disorder, or displayed any clinical symptoms of paranoid or delusional thinking."

Lewis further raises eyebrows when he writes: "What makes this case even more interesting is that Dr. Louis J. West, M.D. Professor of Psychiatry at UCLA, was interviewed on CNN the day after the bombing as an expert on "Terrorist Behavior".

Dr. West was the examining psychiatrist of Jack Ruby, assassin of Lee Harvey Oswald. He is also well known for his work in mind control in the 1960s and was a proponent of the use of biochip implantation to control violence.

It has been further rumored that much of Dr. West's research was funded by the CIA. News reports state that Dr. West will be the consulting psychiatrist for the case and that all of Mr. McVeigh's military and medical records have been closed.

Dr. West's name has been mentioned in a number of books about mind control including Jim Keith's *A Casebook on Alternative 3* and Walter Bowart's *Operation Mind Control*.

Is it just coincidence that of all the psychiatrists in the U.S., Dr. West would be selected to oversee the psychiatric evaluation of Mr. McVeigh?

In *Microwave News*, Craig McCaw, whose McCaw Communications Corporation is a cellular phone giant, is quoted as suggesting that the FCC actually reserves radio wave spectrum for implants the same way the agency does for radio, TV, and cable signals. Since McCaw's corporate empire has now been bought up and merged into the AT&T colossus, Mr. McCaw's comments cannot be passed off as science fiction. The communications wizards are hard at work developing this capability [*This has been in use for many years.*].

Andrew Kuper, in his *Fortune* magazine article, "AT&T's \$12 Billion Cellular Dream", gave us this dramatic insight:

"Craig McCaw is the kind of man who once suggested in all apparent seriousness—as the color drained from the face of a (corporate) PR man in attendance—that the Federal Communications Commission should reserve spectrum for 'telepathic communications', to be made possible by brain implants he thinks will exist some day."

Kuper's words, "...brain implants he thinks will exist some day," beg comment. In fact, unbeknownst to Kuper, Mr. McCaw was not alluding to some future era, decades hence, in the 21st century. He meant what he said—that the FCC best start the process now for figuring out how to allot frequency spectra for telepathic communications made possible by brain implants currently being tested on live, human guinea pigs.

Are brain communication devices and transmitters—biochips—in fact being surgically implanted in human beings? A book by Robert Naeslund making waves over Europe, *When the State Rapes*, includes x-ray photographs showing human skulls with a variety of implants. Injectable transmitters are also featured, as well as accounts of elderly people in Naeslund's native Sweden who are getting transmitters injected into their bloodstream. Naeslund says the transmitters produce radio waves which induce amnesia and weaken the immune system, leaving the elderly vulnerable to disease. He says there is plenty of proof of the "advance towards the technocratic society.... As a natural consequence, covert surveillance systems able to control the neurological activity of the brain have been developed in secret and beyond public awareness..." [End quoting]

You can count on it being worse than it is stated here.

JOBLESS PERCENTAGE IS LOWEST SINCE '73

Excerpted from *THE DAILY NEWS*, Los Angeles, 6/7/97, [quoting:]

The U.S. unemployment rate fell further in May to 4.8 percent, its lowest level since 1973, as Americans enjoyed an economy that lately has produced a remarkable combination of low joblessness and low inflation.

President Clinton immediately seized on the Labor Department report Friday, saying, "America's economy is the strongest it has been in a generation." In the past three years the unemployment rate has fallen from around 6 percent and the nation has added more than 8 million jobs, while inflation has averaged 3 percent or less.

Even as the unemployment rate fell for the fourth consecutive month, the number of workers on payrolls rose by a relatively moderate 138,000.

The financial markets, which normally react badly to lower unemployment out of fear that it will lead to higher inflation, responded with unexpected strength Friday. The Dow Jones industrial average soared above 7,400 for the first time, and interest rates fell. [End quoting]

If you believe the above, I have a nice bridge over the San Francisco Bay for sale.

One day the high rate of employment causes a market crash and the next day it causes a boom. The poor suckers still believe the government wouldn't publish false statistics.

SLIMELINE BORIS GIVES THE RUSSIANS A TONIC

Excerpted from *THE EXPRESS*, 3/7/97, [quoting:] A BORN-AGAIN Boris Yeltsin yesterday rediscovered his role as Kremlin tough guy vowing to crack-down on the Russian mafia and widespread corruption.



PICTURE OF HEALTH: Yeltsin yesterday and, inset, during his illness

[End quoting]

Thought you might have missed the cloning of Yeltsin.

Anybody out there ready for a fresh body?

READ THIS CLOSELY: JEWS BOAST OF CONTROL OF DEMOCRATIC PARTY

From *THE TRUTH AT LAST*, issue #397, [quoting:] *Jewish Week* of Jan. 24 [1997] carried this amazing admission about their total control over the Democratic Party. Note carefully the following points.

(1) Jewish leaders celebrated Clinton's election as a "Jewish victory".

(2) Jews have emerged as a power both "inside and outside" the political system.

(3) "Jewish Political Power" has been built up over three decades.

(4) For the first time in history a president has named six Jews to his Cabinet and two on the Supreme Court.

(5) Jewish political power is a "Democratic phenomenon". Eizenstat said that "Many of the gains (Jewish political power) will remain no matter who occupies the White House." [End quoting]

Still think that we can gain back freedom through the ballot box?

BANKS WANT CREDIT UNIONS BANNED

From *THE TRUTH AT LAST*, issue #397, [quoting:] Ashboro, N.C. First National Bank filed a suit against the National Credit Union Administration. The bank claims that credit unions are siphoning off their customers. In 1982 they won a ruling in an appeals court which ordered that no new people could be enrolled in most credit unions who signed up after 1982. This means that eventually all credit unions would go out of business for lack of members.

The Congress enacted legislation to permit credit unions during the depression to help working people obtain low interest loans. Today, there are 7,000 credit unions with 32 million members. The credit unions have been forced to drop many of these people as a result of this ruling. The Supreme Court has agreed to hear the credit union appeal.

If the banks are able to wipe out the credit unions and with fewer and fewer independent local banks, you will see higher rates and fees. Banks are becoming richer and richer because they pay only 4% to 5% interest on savings accounts and their lowest home loan is 8% and auto loans are 9.5%. For credit cards, (their biggest profit maker), it is 18% to 20%.

The economic squeeze on the working middle class is getting tighter as more people find themselves ground under by the powers that be! [End quoting]

The banks won't be satisfied until they have an iron clad fist over your finances of all types, including all investments and insurance.

CLINTON'S NEW JOBS FOR WELFARE PEOPLE WILL HURT WORKERS

From *THE TRUTH AT LAST*, issue #397, [quoting:] Clinton has proposed a bill which would provide employers a tax credit of half of the first \$10,000 in wages they pay to each person hired who is on welfare. Ralph Nader has objected saying that this will encourage businesses to fire current workers and hire welfare people at lower wages in order to receive the \$5,000 "rebate". They could later fire these people and replace them with someone else on welfare to obtain another \$5,000 subsidy. It is estimated that such a plan would cost taxpayers over \$900 million a year. [End quoting]

Can you imagine how often employees would be "rolled over" for new ones? \$900 million would be a "drop in the bucket".

BANK MONOPOLIES FORGET "SERVICE" BY REFUSING TO CASH THEIR OWN CHECKS!

Bank Greed Knows No Bounds

From *THE TRUTH AT LAST*, issue #397, [quoting:] Nation's Bank in Atlanta announced that as of March 3rd they will no longer cash checks made out on their own bank unless the person has a checking account. This new rule applies to all grocery stores and drive-thru locations. They stated that the only exception would be at bank lobby locations. The big hitch here is that most bank lobbies are now closed on Saturday and during the week close at 4 pm. Employees at the local Kroger's food store told this editor that they are paid with Nation's Bank checks. They are outraged that even the in-store Nation's Bank location refuses to cash their checks!

What this does is to force tens-of-thousands of working people in Atlanta into the high-priced rip-off "check cashers stores". This is such a high profit racket that American Express has bought the "Check Cashers of America" chain.

ATLANTA CONSTITUTION NO HELP TO CONSUMERS

Your editor immediately phoned the city desk of the *Atlanta Constitution* to ask if they were planning an article on this consumer shakedown. A reporter told me that Wachovia Bank had already begun refusing to cash their own checks for non-account holders. The reporter said that this was a way to force working people to open up new accounts with the bank. I replied that big banks are today refusing checking accounts to many people who do not have a perfect credit record. They hung up the phone!

The *Atlanta Constitution* will not print anything critical of the big banks. What we have here is a banking monopoly whose former "responsibility to provide a service" to the public no longer exists. A law should be enacted requiring banks to cash checks made out on their own bank in an equal manner with account holders. Why is there no outcry against this from any of the politicians?

The Barnett Bank of Florida bought out local banks. Then Bank South bought them out. Now Nation's Bank bought out Bank South. Soon we will be at the mercy of just one huge super bank! [End quoting]

Coming VERY soon, if we don't stop it!

CLINTON RENTS LINCOLN ROOM FOR \$100,000

From *THE TRUTH AT LAST*, issue #397, [quoting:] Thus far it has been revealed that for \$50,000 you can have coffee with Clinton, for \$100,000 you get to

sleep in the Lincoln Room and for \$200,000 and up you can fly with Clinton in the Presidential Jet—*U.S. One*. One White House staffer said that Clinton spends so much time entertaining that he was told that important briefings on policy matters "may have to be considerably shortened or eliminated."

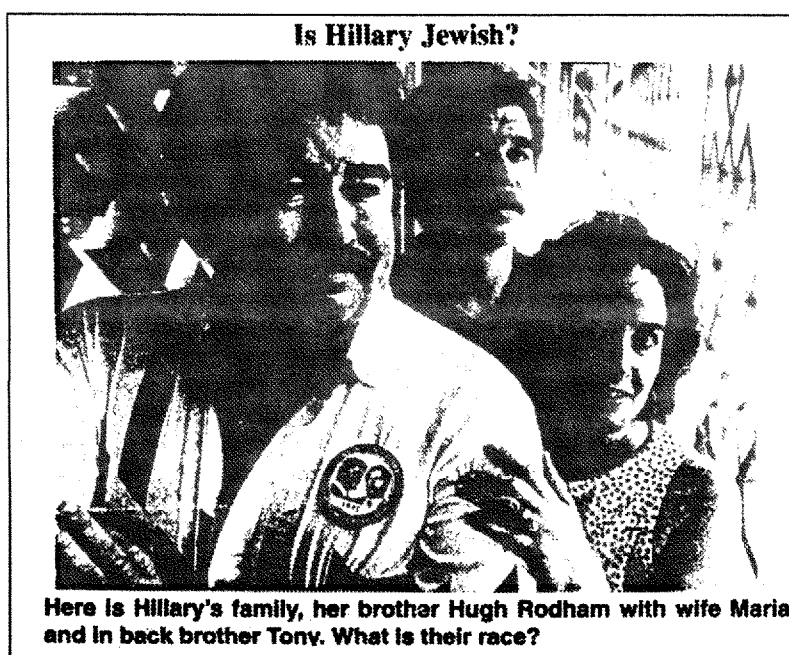
All told, Clinton was able to squeeze \$27 million out of 350 people at White House coffees. The average donation was \$75,000. What we have here is a government by and for the super-rich. The average American cannot afford to spend \$100,000 for a night in the Lincoln Room. Thus, we have no input into the running of the government. However, for poor people, over the Christmas holidays, Clinton would pose shaking hands with you for \$1,000. In just one week he shook over 5,000 hands!

Clinton, and the government itself, is for sale! This is an autocracy for the super-rich. Clinton has auctioned himself off to the highest bidder and has been purchased by Jewry. [End quoting]

And Chinese, and Indonesians, and Rothschilds, and the Mafia, and anybody who has enough money.

READ THIS SHOCKER!

From *THE TRUTH AT LAST*, issue #397, [quoting:]



Here is Hillary's family, her brother Hugh Rodham with wife Maria and in back brother Tony. What is their race?

Fidelis et Perus is a Catholic newspaper in Ft. Lauderdale, Fla., whose byline states, "Published With Ecclesiastical Approval", meaning by the Church. In their Issue No. 33 of Aug. 5, 1996 there appears the following letter from the Jew Kenneth Isaacson.

He claims that Hillary Rodham Clinton is a Jew and that his father did the bookkeeping for the Rodham business in Chicago. Also, on this page is a picture of Hillary's two brothers, Hugh and Tony Rodham. They do not look anything like Hillary who appears to be an Aryan. Do any of our readers have further information on this question?

Could she be another Madeleine Albright? [End quoting]

Jews of the Khazarian persuasion have been fooling people for centuries, by name changing and any other deceit they can think of. They are wolves wearing sheep's clothing. That is how they have managed to take control of the world.

STUCK WITHOUT PAPERS

Papers, please?

Excerpted from *MEDIA BYPASS MAGAZINE*, June 1997, [quoting:]

Less than 60 years ago, American audiences would boo and hiss when the train carrying their cinematic

heroes squealed to a halt and was boarded by the haughty "state police" of some totalitarian regime, demanding of each passenger in turn, "Travel papers? Identity card?"

Well, it's 1997 in America. Welcome to the "The Lady Vanishes".

In New Orleans last year, citizen Martin McCay didn't get to vote. The state of Louisiana wouldn't let him, because he refused to produce his Social Security card.

Don Haines, of the American Civil Liberties Union in Washington, reports a little-known provision of a new federal law which establishes a national medical data base, under which patients' lifelong medical histories will be centrally organized—and accessible to government agents—by Social Security number.

A little-noticed provision of the new immigration law signed by President Clinton in September prohibits federal agencies from accepting most state drivers' licenses as identification unless they display the citizen's Social Security number. And Cyndee Parker, of Georgia's Coalition to Repeal the Fingerprints Law <www.mcwebs.com/repeal/>, reports Georgia now hosts the federally subsidized pilot program under which law-abiding drivers are required to provide digital fingerprints in order to receive a state ID or driver's license.

"Buried at approximately page 650 of the new National Defense Bill, also known as Public Law 104-208, Part B, Title IV, the American public was given a national ID card," Ms. Parker reports. Her group "found that the national law not only mandates a national ID card, but found how it is to be used."

"In Section 401-403, pilot programs have been initiated by the U.S. Attorney General, one of which is the 'Machine Readable Document Pilot Program'. In this particular program, employers would have to 'procure' a document reader linked to the government's Social Security Administration in order to have the potential employee swipe their new driver's license/national ID card through the reader. Then it would be up to the federal government to either approve or disapprove the applicant for employment"—all in the name of fighting "illegal immigration", of course.

Rep. Dick Armey, (Texas), promptly decried the move as "an abomination and wholly at odds with the American tradition of individual freedom." [End quoting]

Had enough, yet??

GAMBLING AND RISE OF CRIME RATES

Excerpted from *THE NEW AMERICAN*, Question and Answer section, 3/26/97, [quoting:]

Q. There are many who claim that legalized gambling is a cheap and voluntary way for local governments to raise funds. But have there been any studies showing a link between the legalizing of gambling and any increase in the commission of crimes?

A. There is no doubt that both sides in this debate can trot out figures to "prove" their case. Nevertheless, consider a study by the Wisconsin Policy Research Institute to see what happened in that state when casinos for blackjack and slot machines were introduced by Indians in a number of locations. After correcting for other factors, the study found that, in an analysis of 14 counties with casinos compared to the 13 adjacent counties that had no casinos, there was an increase between 1992-94 in major crimes of 6.7 percent in those counties with casinos; burglaries showed the greatest hike, at 13 percent.

For lesser crimes, the rates were 12.2 percent higher

China's Alaskan Connection Thru ARCO & BP

Major Oil's Audacious Daylight Robbery Part II

where there were casinos. For instance, arrests for simple assault jumped by 37.8 percent; stolen property, up 28.1 percent; drunk driving increased 13.9 percent; and drug possession went up 21.9 percent. Thus, according to the study, there were some 5,200 more major crimes committed and 17,000 more offenses of a lesser nature due to the introduction of casinos.

States like to boast about how much revenue gambling brings in when it is made legal; less play is given to the additional costs associated with gambling—which, in this study, were pegged at almost \$51 million. This figure includes the losses incurred by the victims, as well as the added police, judicial, and prison expenses. —William P. Hoar [End quoting]

Gambling brings crime, lying, cheating and loss of moral principles, **EVERY TIME.**

WORD TO THE BIRD

Excerpted from *MEDIA BYPASS MAGAZINE*, June 1997, [quoting:]

A converted man, once a scoffing infidel, went into the woods one morning in South America in search of game. When he wearied, he sat down on a log to rest.

His attention was drawn to a nearby tree by the cries of a mother bird fluttering over her nest in great distress. A snake was creeping toward the tree, its eyes fixed on the bird and her nest. The hunter saw the male bird fly quickly away, returning soon carrying a twig covered with leaves. Perching near the nest, the bird laid the twig carefully over his mate and her young, then took his place on one of the topmost branches of the tree.

The snake crept up the tree toward the nest, lifted its head as if to strike, then suddenly drew back and swiftly crawled away.

The curious hunter climbed up the tree to examine the leaves of the twig that had served as a shield and defense for the helpless bird and her young. He discovered that the twig had been broken off from a bush that is poisonous to the snake, and which it is never known to touch.

The hunter pondered: Who taught the bird that this twig had the power to save in a moment of danger? Certainly not the blind-chance of atheistic evolution. He realized that only by the power of God was this knowledge put in the instinct of the little bird. —Retired newspaper publisher Arvo E. Haapa [End quoting]

God protects all of His creations if they listen to HIS guidance.

Dr. John Coleman's *World In Review* is published monthly in the United States by World In Review, Inc. Copyright 1997.

Subscription Rates (U.S., Canada and Mexico):

12 Months \$65.00

Outside of North America:

12 Months \$95.00

Subscriptions, changes of address and all correspondence should be addressed to:

W.I.R.

2533 North Carson Street, Suite J-118

Carson City, Nevada 89706

Editor's note: Part I was the Front Page story in the May 20, 1997 CONTACT.

[QUOTING, May 1997, Volume 6, Number 5, WIR:]

In the April issue of *WIR* we told of a "deal" with far wider ramifications and much wider in scope than any of the DNC-Clinton-Gore campaign financing scandals, and this is a continuation of that report:

In order for Tommy Boggs and Governor Tony Knowles to succeed in turning loose the huge oil reserves beneath Alaska's state parks for the ultimate benefit of China, they needed the fullest cooperation of Interior Secretary Bruce Babbitt. Knowles cleared his game plan with Clinton during a "coffee" at the White House, and was invited to sleep over one night in January 1995. The game plan was further spelled out by Alaska's Lieutenant Governor Fran Ulmer, at another of those interminable "coffees", this time, rather appropriately, held in the White House Map Room on the morning of February 28, 1996.

Having set the course of action—to sell Alaska's natural resource, oil, to China, Knowles began some grandstanding of his own, using his State of the State message this year as his forum:

"Just five years ago they said we would be turning off the lights on the industry with one the State's largest payrolls. Now our motto should be that old bumper sticker: 'Dear Lord, please let there be one more oil boom, and I promise we won't waste it.'"

Knowles got an answer to his prayer; on February 7, Interior Secretary Bruce Babbitt stepped up to the batter's plate, right on cue. Hogging the limelight, Babbitt tried to excuse putting the cart before the horse—that an environmental study of the proposed new drilling area should have been completed first, and Babbitt said he would guarantee that the environment would be respected, even though he was now proposing to approve the venture, before any studies had even begun, much less completed.

Babbitt announced a new way of doing business with the dictators of the petroleum industry, while at the same time putting the Congress in its place—flouting the National Environmental Policy Act—which clearly spells out that such studies are to be completed

and reported on to Congress BEFORE any drilling can commence in a national park lands. With his halo positively glowing, Babbitt told the people of Alaska and the Nation: "We'd like to break the adversarial style and see if we can put together some new way of doing

business with the oil industry. I think we've got lots of possibilities."

The "we've" Babbitt was referring to were the giant multinational oil companies which have always demonstrated their contempt for the laws of the nations upon which they fastened themselves. A reading of my monograph "The Case Against The Petroleum Industry" puts the "we've" in proper perspective and proves beyond a shadow of a doubt that here is a rapacious group, a cabal, capable of doing very great harm without concern for the consequences of its actions, and always getting their way, no matter who opposes them. Congress

should have immediately hailed these modern-day robber barons before special committees to protect the interests of the people, but it failed in a most lamentable manner to do its duty,

Continuing with his masquerade, Babbitt stated:

"I want to get out on the ground this summer and I want to look at every square inch of the National Petroleum Reserve." (All 23 million acres of it?) My plans now are to fly to Anchorage, change planes at Barrow, and then I want to disappear into the N.P.R. for as much time as I need, to understand every geological structure, every lake, every wildlife issue, so that I will be prepared to be a meaningful participant in this process."

This shoddy piece of propaganda is a perfect example of what I mean when I say, as I so often do, that the American people are the most connived, lied to, people of this planet.

Now we can see just how deceiving this statement of intent by Babbitt is, when we consider how much time it would take to explore "every inch" of 23 million acres! The N.P.R. is the size of Indiana, and how, pray, does the secretary propose to "explore every inch" of it? On foot? On horseback? Will the secretary be accompanied by the armed guards of British Petroleum who have the entire Prudhoe Bay locked up, from which "intruders" are summarily ejected? Will the N.P.R. become the private preserve of B.P., EXXON, SHELL,

"Many Americans do not know it, but a significant percentage of the oil and natural gas produced in the United States comes from federal lands," he intoned. "Until today, regulatory red tape and conflict in court rulings had discouraged many companies of [sic] taking full advantage of these resources."

While Clinton didn't actually say so, he might have added, "thus, I am today legally opening the way for these oil companies to rob the people blind." What was to follow is one of the biggest scams in the history of this Nation, one that positively dwarfs the Tea Pot Dome Scandal...

MOBIL, ARCO, and the rest of the Jackson Hole, Wyoming gang?

Clinton has become the personal property of these banditos, as witness his curtain-raising speech on their behalf.

"Many Americans do not know it, but a significant percentage of the oil and natural gas produced in the United States comes from federal lands," he intoned. "Until today, regulatory red tape and conflict in court rulings had discouraged many companies of [sic] taking full advantage of these resources."

While Clinton didn't actually say so, he might have added, "thus, I am today legally opening the way for these oil companies to rob the people blind." What was to follow is one of the biggest scams in the history of this Nation, one that positively dwarfs the Tea Pot Dome Scandal; and fittingly, it was ARCO that gulped down Harry Sinclair's old company in 1969.

What Clinton was alluding to was the trickery, chicanery, deceptive practices, knavery, embarked upon in the last days of the 1996 summer session of the 104th Congress, which Congress, without any hindrance from the press, without any outcry from the environmental groups, without outcry from ABC, NBC, CBS, or any of the jackals of the media, slipped through one of the most arrogantly deceptively titled bills ever to sully the halls of power, "The Federal Oil and Gas Simplification and Fairness Act". The bill was the work of oil lobbyists who infest Congress like a nest of cockroaches, expanding its membership as rapidly as cockroaches breed, until today they are scurrying all over the Hill, uncontrolled and unstoppable, as such noisome pests soon become.

During my two-year study period at the Cairo Museum, I recall coming across an inscription about cockroaches, written 5,000 years ago. It is a fact that no cockroach poison works for long against these creatures; the more pesticides are used against them, the more they become resistant to them, and likewise, it seems, is the petroleum industry lobby able to resist and triumph over all efforts to curb its nefarious activities.

What the "Fairness Act" did was to pour money in a never ending stream into the already obscenely bulging coffers of the major oil companies. As I said earlier, this is a scandal which dwarfs the campaign scandals embroiling the DNC, a two-bit affair when compared with the "Federal Oil and Gas Simplification and Fairness Act". How the scam works is that a moratorium is declared on federal audits for a period of seven years covering royalty payments to the Treasury for oil removed from federal lands. More than this—and I had to rub my eyes to make sure that what I was reading was actually in the Act—it has a clause which provides for the oil companies to sue the Federal government for "overpayments" of royalties!

And that is not all. The Act allows the robber barons to set their own "fair market price" for oil drained from such lands! You don't believe it? Neither did I, but after reading the bill several times, I was satisfied that that is EXACTLY what it will do; allow massive benefits to be handed to the robber barons on a Congressional golden plate. It is the market price of crude oil which determines the amount of royalties the oil companies must pay the federal government, but now a legal SCAM allows the robbers to set their own price, which will, in the years to come, rob the people of billions of dollars in royalty payments. It is scam which

begins to compare with the 1912 Federal Reserve Act scam.

It was this agenda which was discussed at the rotten Jackson Hole gathering of the vultures—at which gathering, Clinton played the genial host. Thus, for a comparatively small amount of money given away in campaign donations—\$350,000 in the case of ARCO, literally BILLIONS OF DOLLARS are going to be handed to the major oil companies who are to participate in the Alaskan oil rip-off.

The poor American people, so leaderless in the Congress, without a champion to stand up for what is best for the united States; at the mercy of a group of super-charlatans practicing one thing and preaching another; how could they know just how they were being deceived when Clinton VOWED to veto ANY bill that would open up the 17-million-acre Arctic Wildlife Refuge to drillers, while with his other hand, behind his back, he was opening the door to a far richer prize, the oil beneath the National Park Reserve?

The meeting at Jackson Hole, Wyoming, stamping

ground of the worst of them all, the Rockefeller family, was where Clinton played the rôle of a gracious host, and announced his intentions to his honored guests, happy that such esteemed rogues had consented to enjoy his hospitality, in a setting much like that of that of a Mafia don, who brings together "family" leaders to his estate on the shores of Lake Tahoe, wining and dining them like royalty. Indeed, royalty could not have done a better job had the venue been Balmoral Castle. Of such stuff is made the utterly lawless people running this country, and their honored robber barons of the petroleum industry. The camarilla which runs the U.S. today is indeed a lawless group.

Thus, within a few short years of having promised the leaders of China that they would receive oil from the Alaskan reserves, the Clinton Administration's engine is barreling down the railroad tracks, seemingly unstoppable. What can We, the People do about the lawless ones who have this country by the throat? There is a great deal that we can do, and I will present a plan in the June issue of *WIR*.

ORDER NOW—From New Gaia

COLLOIDS

Colloidal Titanium (GAIA Ti-22) \$20 2oz.

Colloidal Copper (GAIA Cu-29) \$10 2oz.

Colloidal DHEA (GAIA DHEA) \$20 2oz.

Colloidal Multi-Vitamin & Mineral (GAIA VITE) \$10 2oz.

Poslin Capsules \$6 (60 caps)

New! Olive Leaf Extract \$24 (60 tabs)

GaiaLife Colloidal Minerals 121++ \$10 2oz.

Rare Earth Capsules \$6 (60 caps)

(800) NEW-GAIA (639-4242)

Advanced products with higher frequencies to knock out the newly created, mutated viruses carried by the specialized parasites. Call for a free catalog.

Editorial Policy

Opinions of the *CONTACT* contributors are their own and do not necessarily reflect those of the *CONTACT* staff or management.

Nora's Research Corner

The Two And The Three "Suns"

We are destined to have more than one "Sun" in our sky at the end of this cycle in history!

According to William Lilly, as stated in *The Secret Teachings of All Ages*, pgs. L-LI, three suns were in the sky at once in the fifty-first year and also in the sixty-sixth year after Christ. In the sixty-ninth year after Christ, two suns were seen together. Mr. Lilly also states that, between the years 1156 and 1648, twenty similar occurrences were recorded (see copy below of a page from Mr. Lilly's *Astrological Predictions for 1648, 1649 and 1650*, as shown in *The Secret Teachings of All Ages*, by Manly Hall.)

Those of you who have been following the *CONTACT* newspaper will probably remember what Commander Hatonn has often reiterated about the strobing

colored lights of the many space ships in our skies, and can see the interesting parallels to the happening of 3/4/1648. Just imagine how space ships might look if they descended much closer to the Earth and positioned themselves on either side of the Sun!

Closer to our own time, and within the twentieth century, there is another well documented occurrence involving the "Sun". This is described in the book *Fatima Prophecy* by Ray Sanford. On October 13, 1917, thousands had gathered during the night in a meadow basin called the Cova da Iria to witness a "miracle" promised to three devout children named Lucia, Francisco and Jacinta. When morning came, skeptics were laughing because a heavy rain was falling. Around noon the apparition of the Lady of the

Rosary appeared as she had before to the three children. Witnesses saw a column of blue smoke which appeared and disappeared three times in the vicinity of the children. The lady made suggestions to the children regarding prayer, etc. Then she "spread her hands and marvelous rays of light beamed from them toward what appeared to be the Sun, which had suddenly come forth. Lucia cried 'Behold, the Sun!'

"At that moment the rain ceased and the clouds seemed to be pulled apart, revealing what one reliable witness, Dr. Jose Maria Proenca de Almeida Garrett, described as 'A disc with a sharp rim and a clear edge, luminous and lucent, but not painful to the eyes.'

"The comparison of the Sun with a disc of smoky silver, which I have heard even at Fatima,' Dr. Garrett continues, 'does not seem to be apt. It had a clearer, more active and richer color, as changeable as the luster of a pearl.... It was not round, as the moon is; it did not have the same character or the same light. It seemed to be a burnished wheel cut from the nacre [mother of pearl] of a shell. This is not the banal comparison of cheap poetry. Thus my eyes saw it. The phenomena should not be confused with that of the Sun shining through a light fog...because the Sun was not opaque, diffused, or veiled. In Fatima it had light and color and its rim could be clearly seen!

"As the crowd gazed in awe, the Sun seemed to quiver in the sky. Now it appeared to spin on its axis like some terrible celestial pinwheel. Faster and faster it whirled, while from its rim fantastic streamers of light flashed across the sky and Earth, coloring the landscape and the faces and hands of the spectators with red, violet, blue, yellow, white—a montage of constantly changing colors....

"The Sun continued to spin

wildly for about four minutes. Then it stopped...only to resume its spinning...

"For a second time the Sun stopped spinning. Then it resumed...with increased ferocity. Suddenly, it seemed to be torn from the heavens, as some reported, and came crashing toward Earth, sending out intense heat that caused mounting terror....

"Just when it seemed certain that, truly, 'the Sun was coming to burn up the Earth,' that the fiery orb was about to crash into the crowd, the disc retreated to the sky. When the shaken masses rose from their knees, they found that, although they had been soaked to the skin minutes before and had been kneeling in mud, now they, their clothes and the ground were completely dry...."

Lucia was given a message for the Pope which was to be revealed to the world in 1960. The two younger children had died and Lucia had become a Catholic nun. Even though the Catholic Church had carefully investigated the events at Fatima and declared them authentic, the Pope refused to reveal the message in 1960. It has not been revealed to the public by the Catholic Church to date. In February 1967, a Vatican spokesman revealed that Pope Paul VI had concluded that the time had not yet come to disclose its contents.

Please note: 1917 (the year of the Fatima "miracle" and prophecy) was the year that the U.S.A. entered the First World War, admittedly due to the pressures applied to our President Wilson by the Zionists. 1917 was also the year of the devastating, bloody Bolshevik revolution in Russia in which 50-60 million people were eventually butchered by Communist/Red German (Ashkenazi) Jews. 1917 was also the year of the Balfour declaration which promised the Zionists a homeland in Israel in exchange for bringing America into the War. It was the "peace" process of this war that set up the League of Nations, forerunner of the New World Order (aka the Beast of the Apocalypse). Surely this was the year for a celestial warning and a year when there was still hope that events already set in motion could be stopped.

The *Fatima Prophecy* predicted a second world war, the militant rise of communism in every nation, persecution of the Catholic Church and eventually the annihilation of several entire nations, which "would seem to mean thermonuclear war or natural cataclysms or both," unless mankind prayed and turned to God. In this late year of 1997 we know that mankind in general did not turn to God as a result of the Fatima warning, the difficulties of World War II, communism or the many later warnings in various places.

Before presenting you with President George Washington's vision of the three perils to our nation and the destiny of the United States, you need to be reminded of the biblical prophecies of the *Book of Ezekiel* and *Book of Revelation*, as well as Hatonn's messages regarding them.

Hatonn has said that israel (with a small i) means "God's people", and that the only nation in this world formed "under God" is the United States of America. Further, there is a division in the *Book of Revelation*. One part gives an extended account of the "tribulation period", after which Satan is bound for a thousand years. The second part is the release of Satan after this "thousand years".

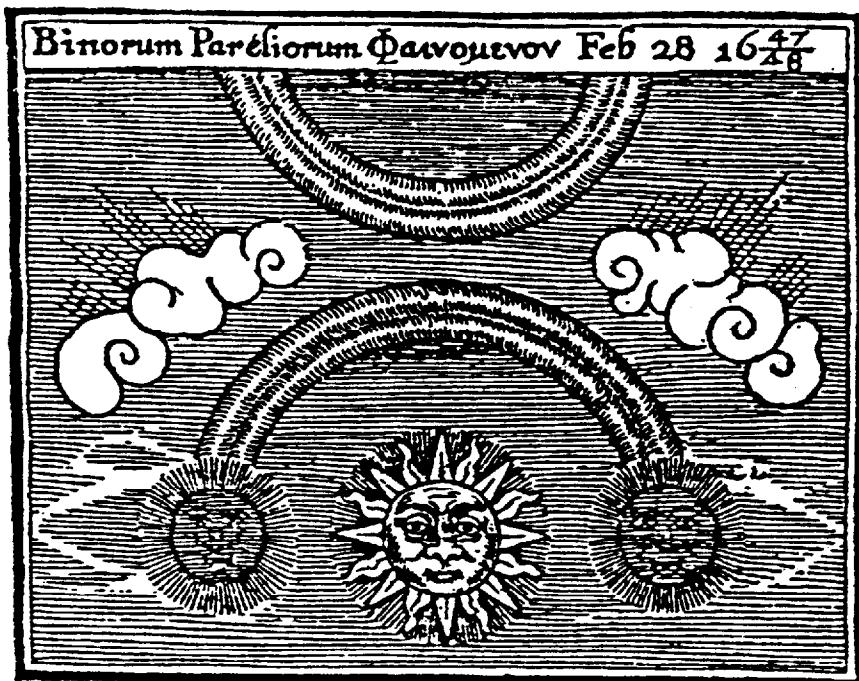
Rev. 20:7-9:

"And when the thousand years are expired, Satan shall be loosed out of his prison.

"And shall go out to deceive the nations which are in the four quarters of the Earth, Gog and Magog, to gather them together to battle: the number of whom is as the sand of the sea.

"And they went up on the breadth of the Earth, and compassed the camp of the saints about, and the beloved city: and fire came down from God out of heaven and devoured them."

Hatonn has said that we are in this second period



(From Lilly's *Astrological Predictions for 1648, 1649, and 1650*.)

THE THREE SUNS.

The following description of this phenomenon appears in a letter written by Jeremiah Shakerley in Lancashire, March 4th, 1648: "On Monday the 28th of February last, there arose with the Sun two Parelly, on either side one; their distance from him was by estimation, about ten degrees; they continued still of the same distance from the Zenith, or height above the Horizon, that the Sun did; and from the parts averse to the Sun, there seemed to issue out certain bright rays, not unlike those which the Sun sendeth from behind a cloud, but brighter. The parts of these Parelly which were toward the Sun, were of a mixt colour, wherein green and red were most predominant: A little above them was a thin Rainbow, scarcely discernible, of a bright colour, with the concave towards the Sun, and the ends thereof seeming to touch the Parelly: Above that, in a clear diaphanous ayre [air], appeared another conspicuous Rainbow, beautified with divers colours; it was as neer as I could discern to the Zenith; it seemed of something a lesser radius than the other, they being back to back, yet a pretty way between: At or neer the apparent time of the full Moon, they vanished, leaving abundance of terror and amazement in those that saw them."

(See William Lilly.)

of time. Also, if you read the *Book of Ezekiel*, Chapters 38 and 39, you will find a more detailed account of this battle with Gog and Magog, who come up from the north parts (over the North Pole) against Israel, etc.

Ezekiel 38:18-23 (quote:)

And it shall come to pass at the same time when Gog shall come against the land of Israel, saith the Lord God, that my fury shall come up in my face.

For in my jealousy and in the fire of my wrath have I spoken, Surely in that day there shall be a great shaking in the land of Israel;

So that the fishes of the sea, and the fowls of the heaven, and the beasts of the field, and all creeping things that creep upon the Earth, and all men that are upon the face of the Earth, shall shake at my presence, and the mountains shall be thrown down, and the steep places shall fall, and every wall shall fall to the ground.

And I will call for a sword against him throughout all my mountains, saith the Lord God: every man's sword shall be against his brother.

And I will plead against him with pestilence and with blood; and I will rain upon him and upon his bands, and upon the many people that are with him, an overflowing rain, and great hailstones, fire and brimstone.

Thus will I magnify myself, and sanctify myself; and I will be known in the eyes of the many nations, and they shall know that I am the Lord. (End quote.)

Gog and Magog mean China and Mongolia according to George M. Lamsa's translation from *The Peshitta*, an ancient Eastern text of the *Bible* in the Aramaic language. Further, the "chief princes of Meshech and Tubal" are with "Gog and Magog" in their attack on Israel. They are representative of biblical tribes who settled in what was once known as Asia Minor and is now known as Turkey—located between the Mediterranean and the Black Sea (*Ezekiel 39:1*).

Compare the above biblical prophecies with the third great peril to the United States as seen by our first President, George Washington, during the terrible days of the Revolutionary War—a war which won America's independence from England, (quoting:)

George Washington's Vision Of The Destiny Of The United States

(Originally published by Wesley Bradshaw. Copied from a reprint in the *National Tribune*, Vol. 4, No. 12, December 1880.)

The last time I ever saw Anthony Sherman was on the Fourth of July, 1859, in Independence square. He was then 99 years old and becoming very feeble. But though so old, his dimming eyes rekindled as he gazed upon Independence Hall, which he came to visit once more.

"Let us go into the hall," he said. "I want to tell you an incident of Washington's life—one which no one alive knows of except myself; and, if you live you will before long see it verified.

"From the opening of the Revolution we experienced all phases of fortune, now good and now ill, one time victorious and another conquered. The darkest period we had, I think, was when Washington, after several reverses, retreated to Valley Forge where he resolved to pass the winter of 1777. Ah! I have often seen our dear commander's care-worn cheeks, as he would be conversing with a confidential officer about the condition of his poor soldiers. You have doubtless heard the story of Washington's going to the thicket to pray. Well, it was not only true, but he used often to pray in secret for aid and comfort from God, the inter-

position of whose Divine Providence brought us safely through the darkest days of tribulation.

"One day, I remember well, the chilly wind whistled through the leafless trees, though the sky was cloudless and the Sun shone brightly, he remained in his quarters nearly all the afternoon alone. When he came out I noticed that his face was a shade paler than usual, and there seemed to be something on his mind of more than ordinary importance. Returning just after dusk, he dispatched an orderly to the quarters of the officer I mention who was presently in attendance. After a preliminary conversation of about half an hour, Washington, gazing upon his companion with that strange look of dignity which he alone could command, said to the latter:

I do not know whether it is owing to the anxiety of my mind or what but this afternoon, as I was sitting at this table engaged in preparing a dispatch, something seemed to disturb me. Looking up, I beheld standing opposite me a singularly beautiful female. So astonished was I, for I had given strict orders not to be disturbed, that it was some moments before I found language to inquire the cause of her presence.

A second, third, and even a fourth time did I repeat my question, but received no answer from my mysterious visitor except a slight raising of her eyes.

Presently I heard a voice saying, 'Son of the Republic, look and learn,' while at the same time my visitor extended her arm eastwardly. I now beheld a heavy white vapor at some distance rising fold upon fold. This gradually dissipated, and I looked upon a strange scene. Before me lay spread out in one vast plain all the countries of the world—Europe, Asia, Africa and America. I saw, rolling and tossing between Europe and America, the billows of the Atlantic, and between Asia and America lay the Pacific. 'Son of the Republic,' said the same mysterious voice as before, 'look and learn.' At that moment I beheld a dark, shadowy being, like an angel, standing, or rather floating in mid-

air, between Europe and America. Dipping water out of the ocean in the hollow of each hand, he sprinkled some upon America with his right hand, while with his left hand he cast some on Europe. Immediately a cloud raised from these countries, and joined in mid-ocean. For a while it remained stationary, and then moved slowly westward until it enveloped America in its murky folds. Sharp flashes of lightning gleamed through it at intervals, and I hear the smothered groans and cries of the American people. A second time the angel dipped water from the ocean, and sprinkled it out as before. The dark cloud was then drawn back to the ocean, in whose heaving billows it sank from view.

A third time I heard the mysterious voice saying, 'Son of the Republic, look and learn.' I cast my eyes upon America and beheld villages and towns and cities springing up one after another until the whole land from the Atlantic to the Pacific was dotted with them. Again I heard the mysterious voice say, 'Son of the Republic, look and learn.'

At this the dark shadowy angel turned his face southward, and from Africa I saw an ill-omened spectre approach our land. It flitted slowly over every town and city of the latter. The inhabitants presently set themselves in battle array against each other. As I continued looking I saw a bright angel on whose brow rested a crown of light, on which was traced the word 'Union,' bearing the American flag which he placed between the divided nation, and said 'Remember ye are brethren.' Instantly, the inhabitants casting from them their weapons became friends once more and united around the National Standard.

And again I heard the mysterious voice saying, 'Son of the Republic, look and learn.' At this the dark, shadowy angel placed a trumpet to his mouth, and blew three distinct blasts; and taking water from the ocean, he sprinkled it upon Europe, Asia and Africa. Then my eyes beheld a fearful scene: from each of these countries arose thick, black clouds that were soon

THE GARDEN OF ATON

A Collection of Research Articles which appeared
in the weekly *PHOENIX LIBERATOR* and *CONTACT* Newspapers
under the heading of *Nora's Research Corner* from
7/28/92 through 4/27/93.

VOLUME I



BY
NORA BOYLES

Order by mail or phone: credit card phone orders to 1-800-800-5565 (Mastercard, VISA, Discover); Mail orders to Phoenix Source Distributors, Inc., P.O. Box 27353, Las Vegas, Nevada 89126. Please send \$6.00 plus \$2.50 for shipping & handling; Nevada residents, please add 7% sales tax.

joined into one. And throughout this mass there gleamed a dark red light by which I saw hordes of armed men, who, moving with the cloud, marched by land and sailed by sea to America, which country was enveloped in the volume of the cloud. And I dimly saw these vast armies devastate the whole country and burn the villages, towns and cities that I beheld springing up. As my ears listened to the thundering of the cannon, clashing of swords, and the shouts and cries of millions in mortal combat, I again heard the mysterious voice saying, 'Son of the Republic, look and learn.' When the voice had ceased, the dark shadowy angel placed his trumpet once more to his mouth, and blew a long and fearful blast.

Instantly a light as of a thousand suns shone down from above me, and pierced and broke into fragments the dark cloud which enveloped America. At the same moment the angel upon whose head still shone the word 'Union', and who bore our national flag in one hand and a sword in the other, descended from the heavens attended by legions of white spirits. These immediately joined the inhabitants of America who I perceived were well-nigh overcome, but who, immediately taking courage again, closed up their broken ranks and renewed the battle. Again, amid the fearful noise of the conflict, I heard the mysterious voice saying, 'Son of the Republic, look and learn.' As the voice ceased, the shadowy angel for the last time dipped water from the ocean and sprinkled it upon America. Instantly the dark cloud rolled back, together with the armies it had brought, leaving the inhabitants of the land victorious.

Then once more I beheld the villages, towns and cities springing up where I had seen them before, while the bright angel, planting the azure standard he had brought in the midst of them, cried with a loud voice: 'While the stars remain, and the heavens send down dew upon the Earth, so long shall the Union last.' And taking from his brow the crown on which blazoned the word 'Union', he placed it upon the Standard while the people, kneeling down, said, 'Amen'.

The scene instantly began to fade and dissolve and I at last saw nothing but the rising, curling vapor I at first beheld. This also disappearing, I found myself once more gazing upon the mysterious visitor, who in the same voice I had heard before, said, 'Son of the Republic, what you have seen is thus interpreted. Three great perils will come upon the Republic. The most fearful is the third (*the comment on his word 'third' is: The help against the THIRD peril comes in the shape of Divine Assistance. Apparently the Second Advent.—Ed. P. UN.*), passing which the whole world united shall not prevail against her. Let every child of the Republic learn to live for his God, his land and Union.' With these words the vision vanished, and I started from my seat and felt that I had seen a vision wherein had been shown me the birth, progress, and destiny of the United States.'

"Such, my friends," concluded the venerable narrator, "were the words I heard from Washington's own lips, and America will do well to profit by them." (End quote)

The first "peril" was the Revolutionary War in which George Washington led the nation, to our great benefit. The second "peril" was the Civil War, in which the nation was split, the North against the South, over the issue of slavery. The third "peril" is neither the First or the Second World War as no battles were fought on American soil during those wars. The third "peril" is to our nation and people, and will be fought on our own land. Certainly, the world's great animosity has been provoked against the United States at this time due to the machinations of the Committee of 300, the Military Industrial Complex and all their cohorts in the corruption of the New World Order, a situation of grave concern and a situation which worsens daily due to the present leadership of our nations.

Consider George Washington's vision well when you read about the blatant injustices of our foreign policies, especially as they concern the State of Israel and the Palestinians at present, our Air Force being under the control of the United Nations, the closing of military bases in the United States, the giving away of our naval assets to NATO, the training of Russian troops in the United States, the selling of ports to the Chinese, the terrible debts piled high on our heads with no accounting, and the disbursement of our own military world-wide as "peacekeeping" forces. America is now made more vulnerable than she has ever been.

It was that part of Washington's vision, wherein "a light as of a thousand suns shone down from above me, and pierced and broke into fragments the dark cloud which enveloped America," which made it an important part of the theme of this article. Just what this "light" was is not stated. It was greater than any light heretofore known to man on Earth, and undoubtedly foretells the return of God and His Hosts to Earth, and to "israel", God's people.

More recently, futurist Gordon Michael Scallion has reported his vision of a second sun above and on the opposite side of the Earth. When I read about his vision, it occurred to me there might be some connection between Scallion's vision, the Fatima Prophecy and Hatonn's ship, the *Phoenix*. Those of you who have had the opportunity and privilege of viewing the *Phoenix* through a telescope know that it appears from Earth to be a huge, beautiful, golden-colored sphere. If this ship were to descend much nearer to Earth, it would certainly look like a sun.

I asked Hatonn: (1.) Was the space ship that was present on 10/13/17 at Fatima the *Phoenix*? and (2.) Is the second sun, as visioned by Gordon-Michael Scallion in our future, the *Phoenix*? Hatonn answered "Yes"

to both questions!

There is a biblical account of God's return to Earth and the "Holy City, the new Jerusalem, coming down from God out of heaven, prepared as a bride adorned for her husband (*Rev. 21:2*)." This "new Jerusalem" is described in detail. However, Hatonn has said that this biblical description is not totally correct, yet God will return to Earth.

Rev. 21:3 (quote:)

And I heard a great voice out of heaven saying, Behold, the tabernacle of God is with men, and He will dwell with them, and they shall be His people, and God Himself shall be with them, and be their God. (End quote)

Eventually, God wins, although not everyone alive today will be here to witness it.

Bibliography: *The Secret Teachings of All Ages, Masonic Hermetic, Qabbalistic & Rosicrucian Symbolical Philosophy*, by Manly P. Hall, The Philosophical Research Society, Inc., LA, CA (1972); *Fatima Prophecy*, by Ray Sanford, Ballantine Books, NY (1987) (A very generous reader, R.E.B., gifted this book to me—thank you); *King James Version of the Holy Bible*, Oxford at University Press (Purchased 1940); *Rand McNally Contemporary World Atlas*, Rand McNally & Co., Chicago/New York/San Francisco (1984); *Holy Bible From the Ancient Eastern Text*, George M. Lamsa's Translation From the Aramaic of the Peshitta, Harper & Row Pub., NY, originally published by A.J. Halman Co. (1933). To contact Gordon-Michael Scallion write or phone Matrix Institute, P.O. Box 87, Westmoreland, NH 03467 (Phone # 1-800-628-7493).

THE WORD

Tapes, Transcriptions & Videos

Donations to cover the costs of tapes are \$4.00 for one tape, \$6.00 for two tapes and \$2.50 per tape for three or more, except where otherwise noted. Postage is included in tape prices.

Please send check or money order to: **THE WORD**, P.O. Box 6194, Tehachapi, CA 93582 or call 805-822-4176 if you have questions or you wish to use your Visa, Discover or Master Card.

If you desire to *automatically* receive tapes from future meetings, please send at least a \$50 donation from which tape costs will be deducted. We will try to notify you as your balance reaches zero.

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:

6/16/96 (4) Father's Day; 6/23/96 (3) Major Ed Dames interview on "Remote Viewing"; 6/30/96 (2); 7/11/96(2) Wally Gentlemen & George Van Noy; 7/21/96 (2); 8/4/96 (2); 8/17/96 (4) "Little Crow"; 8/18/96 (4) & 8/19/96 (3) Teddy from Canada & Commander Hatonn; 8/20/96 (2) Road Tour of Tehachapi; 8/28/96 (4) David Icke; 9/1/96 (3) Norio Hayakawa; 9/8/96 (3) **JUDGEMENT DAY-1995**, a dramatization; 9/22/96 (4) Gary Wean & Field Report From The Clays; 10/6/96 (3) Farrakhan in Canada; 11/2/96 (3); 11/24/96 (2); 12/8/96(2) ; 12/29/96(2); 2/19/97(4) David Miller Tapes; 2/23/97(2) Little Crow tape; 3/3-4/97(8) Eustace Mullins & Cort Christie; 3/10/97(2) David Miller Tapes; 3/16/97(5) Farrakhan Speech; 4/2/97(1) Cult Media Blitz; 4/6/97(2); 4/7/97(2) **EXTRA** Interview; 4/8/97(2) Channel 29 Interview; 4/13/97(3) David Icke; 6/1/97(2).

Florida Ramps-Up Gestapo Tactics

[Continued from Front Page]

office—which is often a surprise to even us. We do not now, nor ever have, advocated “militia” anything or weapons. We do not advocate violence, now or at any time in the past. You will find this conversation to be incredibly startling and it should serve as a wake-up call to many of you out there dappling in very dangerous waters. Read this carefully and THINK about what you are doing. Thank you!

Rick: Ok, let's start at the beginning. What is your name?

David: My name is David Andrew, The Herald of Manatee. I am the Herald for the Manatee Christian Jural Society, which I believe you are familiar with, out of California [the Jural Society].

Rick: I've heard the name, yes.

David: Ok. We established several of the Christian Jural Societies throughout the state. I was the Master of Ceremonies during the state convention in July of last year. It was held in Avon Park, Florida. There were 75 delegates at that convention, plus there were four delegates from Georgia and two from South Carolina which came in to participate with the delegation. We established, between then and the time I was arrested on November 23rd—we established two Jural Societies in Broward County, one down in West Palm Beach, one up in Duval County, one in Leon (?) County and Manatee County, and there were two in the process of forming, one in Orange County and the other one in Hillsborough County. Consequently, just about everything is shut down. From what I understand, at this point the only two societies in operation are two over in Broward County, well, actually, one in Broward County. The other one has had three of its members arrested since July of last year. Two of them are out; one is still in jail. He's been in there since October or September of last year.

Rick: Ok, let's back up and repeat what you were saying about the Common Law Court, You said there have been arrests.

David: Ok. Emil Eppilito and all those of the Common Law Court, of which there were originally twelve people, were arrested under that Federal Warrant last year. That trial began on Monday. Jury selection was last week. The judge barred Emil Eppilito from the courtroom on Thursday, and he has to sit in a room outside of the courtroom and watch the proceedings from a video because the judge doesn't want him to defend himself.

Rick: Now, is this a Federal Court?

David: It's Federal Court in Tampa. There are only eight defendants of the twelve right now on trial. One of them is still at large, Larry Meyers. They've never picked him up. Larry Meyers is my partner. I also have another man whose last name I won't men-

tion. His name is Mike. He has at least five state warrants for him. Larry has a federal warrant. We were publishing militia manuals, militia literature, brochures, pamphlets—informative literature, usually one-to-four pages, something like that. These were circulated to inform the public of what is going on.

Rick: Is this the same Lawrence Meyers from Media Bypass?

David: No, no. I've talked with Media Bypass. They ran an article in April on Emil Eppilito. There is also a guy named Larry Moore. There was Marty Franza. There were two other guys out of Orlando who also got arrested in this federal nonsense. The newspapers say that they are disciples of Eppilito, and they're not. They were a sister organization that had common goals and they were sharing information.

Rick: You were talking about a mass arrest of paralegals. Would you repeat that?

David: Yes. Larry Moore is a paralegal, and he had a paralegal office up in Orlando.

Rick: You said there was something like fifteen paralegals?

David: Yeah. There's around fifteen or twenty of us right now that have been arrested across the state.

Rick: I'm recording this conversation.

David: Yes, I realize that. Jack Warner is also from Orlando. He's in jail. Arnie Franz had died on April 7th in a nursing home. They kept him in jail in Morgan Street Jail; it's a federal prison in Tampa. And, they gave him no medication, no treatment—he had cancer. He got so bad, they finally put him, at the end of March, they put him into a nursing home. He was there two weeks and he died. Emil Eppilito himself is very sick, and he's 71 years old, I believe. He's not being well treated. In any case...

Rick: Where are you?

David: I'm in Chattahoochee Florida State Mental Institution.

Rick: And what are you charged with?

David: ...the police raid on my house—my house is also a church or a parsonage. We hold church services there. The Christian flag was flying from the front porch. The police did a gestapo raid on my house, on November the 23rd.

Rick: Under what?

David: Under the pretense of domestic violence, that nice little statute. And the purpose of that was, under domestic violence statute that took effect in October of last year—I had no knowledge of such a law even being passed—if you're just so much as arrested, the police have the right to confiscate all of your firearms. You cannot buy, sell, trade or transport firearms in this state if you are just arrested. You don't have to be convicted, just the arrest alone. Isn't that a

lovely statute? And it's a misdemeanor statute. That was the grounds for them coming. I was home alone. They surrounded the house. I was sitting on the toilet, of all places. They came banging on the front door, back door. They crashed in through the rear door. They dragged me out of my bathroom, threw me on the floor in the living room, put a gun on my back, shot me in the leg, took the gun, put it to my head, pulled the trigger a second time and the bullet had jammed in the first shot. And then the officer started hollering, “Shoot him! Shoot him! Shoot him!” The other guys pulled their guns; instead of shooting me, they started beating me on the head with their pistols. And, at that point, neighbors came running and they didn't dare do anything more. And then they jerked me up and slapped cuffs on me and said, “Well, you ain't never gonna see the outside of jail again.” And I was charged with resisting arrest, three counts, aggravated assault and battery on law enforcement. They said I pulled the gun and pointed it in their face. I'm a small man like Bill. I think you've met Bill, haven't you?

Rick: No.

David: I weigh about 145 pounds. The one officer that jumped on me was 360 pounds, the other one was about 240, and the other one was around 200 pounds, and you know, I attacked these guys? Right. A little bit ridiculous.

Rick: So what happened then?

David: In any case, EMS [emergency medical services] treated me at the scene and, six hours later, by the order of the Sheriff himself, I was taken to the hospital for treatment. When I got there, the doctor said, “What happened to your shirt?”

I said, “What are you talking about?”

He said, “It's ripped to shreds.”

The whole back of my shirt was just absolutely torn to shreds, as if I'd been beaten with a whip. I had no idea how much of a beating I had taken. Apparently they did it with the barrels of their guns. The shirt was just shredded, absolutely in pieces. They confiscated the shirt. They confiscated everything. And they've destroyed a bunch of evidence already, trying to totally cover everything up.

In order for them to do a domestic violence thing, there has to be probable cause. Probable cause is based upon a complaint. My wife has never filed a complaint. She wasn't even home. And I have been told by several people who have talked to her that the cops tried to force her into filing a complaint, and she didn't do it. Then there has to be a warrant. It's a misdemeanor. They have to get a warrant to come in. Well, the Christian flag was flying out there. Under the International Law, you cannot, a police officer cannot execute a warrant under that flag. He has to wait for the party to come outside onto public right-of-way to make the arrest. He cannot go in past that flag under International and Federal laws. And even on a felony charge they can't do it unless there is what is called “imminent danger”. I was home alone. There's no imminent danger there whatsoever. No warrant. I have not yet, to this day, ever been served a complaint, a warrant, or an indictment.

Rick: How did you end up in the hospital?

David: The judge, after jerking me around for about six weeks in the county jail, kept taking me in and out of court. I went to “first appearance” three times. I went to, what they called, “arraignment” three times, although I have never been arraigned. The third time the judge just looked at me and—after jerking me around the previous two—looked at me and said, “Ah, we have ‘Mr. Jammin’ here. We're here for arraignment today. The court's going to enter a plea of ‘not guilty’ and we're going to set this thing for trial.”

And I said, “Objection.”

And he says, “What's the matter?”

And I said, “Who appointed you my attorney? Who said you can represent me?”

He said, “Get him out of here. We'll set this thing for trial.”

And, he said, "I think you're incompetent. I'm going to have you examined by a psychologist."

And it went from there.

Rick: What happened then?

David: The state law requires, which I was totally unaware of, Chapter 916—I didn't find it out until after the competency hearing in April, about 916—they told me they were going to do a Baker Act, which is 394. I was prepared for that. But I get hit with 916—had no idea what it is. Under 916, it's criminal mental insanity, criminally insane—it has nothing whatsoever to do with mental competency, nothing! What's really weird, the word competency is not even defined anywhere in the Florida state statutes.

Rick: How did they find you?

David: He found me, he says—his court Order, copies, Chapter 916.112 and .113, it's almost verbatim copied out of the statutes in the findings of the court written by the State Attorney. And the State Attorney says that I am not capable of taking care of myself, that I am a danger to myself. In fact, the minute I got yanked out of court they slapped me under suicide watch, stripped me naked for four days in a room with a camera and made all kinds of obscene, ridiculous reports and accusations against me and said, well, I never got out of bed, so therefore "he was depressed". Well, how am I going to get out of bed if I haven't got any clothes, with women watching me on the camera? Really smart. One day I was on the toilet and I heard them laughing. I jumped up, and there were three of them out there looking at me on a monitor. Really, really a nice situation in the county jail down there, Highland.

Rick: So, have you been sentenced to a period of time?

David: I have not been sentenced. I have not been tried. What the judge did is order me to be sent here to Chattahoochee for six months. He ordered me to be administered court-ordered psychogenic or psychotropic drugs to alter my mind.

Rick: So you've been given drugs?

David: No. The psychiatrist, the second day, looked at me and said, "You ain't crazy."

And I said, "That's what I've been trying to tell everyone."

He said, "We're not going to give you any drugs."

At this point—they had me in for a review last Thursday and they told me that they have been ordered to keep me another—they were going to release me last week—they said, no, they've been ordered to keep me in another 60 days, and they assured me they were not going to give me any drugs during that period of time. But I'm still stuck here in jail. I've been here 195 days, and I'm supposed to be brought to trial within 175, but by putting me here the judge got around—he ordered the suspension of the right to a speedy trial by doing this.

Rick: Well, so you're still in the psych ward?

David: Yes. I've filed twenty petitions with the court, including a Motion for a Trial by Jury, and after he found me to be incompetent he said, "I hereby deny your request, or your petition, for trial by jury."

Rick: Sure. He can do anything he wants at that point.

David: It's totally arbitrary and capricious. It was long before the competency hearing, and every time I filed for Notice of Hearing or Motion of Hearing, it's been denied, denied, denied—twenty petitions I have filed with the court and every one of them has been denied. A Writ of Habeas Corpus with the U.S. District Court, it was assigned to a federal judge. That federal judge never even responded to the Habeas Corpus. Another federal judge said that the Motion for Habeas Corpus was frivolous and without merit and therefore was recommended to be dismissed. A Petition for Habeas Corpus is NOT frivolous or without merit as long as the detainee is still within the jail! I filed a felony complaint against that judge for criminal trespass upon my case. The judge who was assigned the case then immediately answers it back and says, "I take

this as your response and we hereby close this case."

Rick: What had you done to provoke this happening to you initially, before they arrested you?

David: I am the editor of the *Florida State Militia Manual Magazine* and fliers that we publish. Two other members of my staff have warrants for their arrest. They have gone underground, one of which is Larry Meyers, who has a federal warrant. The other man's name is Mike, and I won't give out his last name, but he has a couple of state warrants for his arrest. They're totally bogus; he's a paralegal and a darn good paralegal, one of the best there is. They're trying to shut us all down. Then last week they issued the Writ of Bodily Attachment for William Bearman, and he has gone underground. The guy is 74 years old. What do you think his chances are of surviving in a Highland County jail? They beat prisoners there who don't cooperate. I got beaten three times because I refused to sign paperwork. I got beaten twice for refusing to sign papers, once I got beaten because I refused to bow to the judge. I was beaten right in the courtroom, with cameras and all on there, and they've refused to give me a copy of the film. Total cover-up. Everything is swept totally under the rug. I was harassed, threatened, intimidated.

Rick: Now, where are you exactly in Florida?

David: Alright. Now, I am at Chattahoochee Florida State Institution. I am in what's called the New Forensic Facility. It is in the far Eastern portion of this facility. There are over a thousand prisoners here total. There's about five or six different compounds, divisions. This one here is what they consider medium to maximum security. It depends on what your rating is. It could be medium or max. I'm right now under medium security watch, though Highland County sent some moron up here, supposedly who's Citizen's Watch, to protect my rights, and I tried to talk to him about the beatings and the abuse, and I've been told two more prisoners have been beaten since I left down there a month ago, both of them Black women. Nothing is being done. This guy, when he left here, he told the guards here that they shouldn't have lowered my security risk, that I should be kept under maximum security and I should be chained, and that I'm very dangerous, and that there are people outside who are trying to kill me and they may break into this prison to kill me. It's all bogus. I don't know if Bill sent you any stuff on that.

While I was in Highland County Jail I was kept in chains, when I wasn't in my cell. I was kept in solitary numerous times while I was there, or in some real grungy cells. The cells I spent the most time in were cells that were steel walls, steel ceiling, concrete floors, steel benches, bed—everything painted with lead paint, everything, walls, ceiling, everything painted with lead paint! Terrible, horrible conditions.

Oh, that's the other thing: Last year we had 75 delegates for the Christian Jural Society of Florida who met in Avon Park. I was the Master of Ceremonies. We had John Quade and Randy Lee there as guest speakers. And we had a convention. There were two delegates from South Carolina and four from Georgia that also came to the convention. We were trying to reestablish the Jurist government of Florida. We have Jural Societies established with two in Broward, one in West Palm, one in Duval, one in Leon(?), and one that I am the Herald of in Manatee County. There were two others in the process of being established—one in Kissimmee and one in Hillsborough County. Right now, the only ones left in operation that I know of are, there's one in Broward and one in West Palm. Three guys from one of the societies in Melbourne have been arrested—two are out on bail and one is still in jail, no bond.

Rick: And who is initiating these attacks?

David: It is being done—if you read the article in the April issue of *Media Bypass*—there's a judge in Orlando who has been coordinating this stuff throughout the country. And they said they had another meeting in February, these judges around the country.

It tells you, right in *Media Bypass*, that they were conspiring to shut down the Common Law Courts and pro se litigant operations.

Rick: Yes, I read that article.

David: Let's see, I was going to put that judge's name here on tape—Judge Belvin Perry, Chief Judge of the 9th Circuit State Court of Orlando.

There has been a trust fund set up for me to try to raise funds for legal defense and costs. I've already spent over \$18,000 while I have been in jail. This nice little judge and their kangaroo courts down there have seized two pieces of property having houses on them that I own, in Lake Placid, Florida. One was worth about \$125,000 and the other one was worth somewhere around \$65,000. They confiscated both of them. One of them, they transferred the deed to another party arbitrarily without giving notice or ever having a hearing or any kind of service upon me whatsoever. The other one, they seized and sold on the courthouse steps for \$100. And they tell me to "Have a nice day." I'm kept in jail, I can't even defend my property, nothing.

Rick: How do you know what's happening with Eppilito and that situation?

David: I'm keeping in contact with the people in Tampa. I spoke with them again last night.

I don't know where Bill [Bearman] is right now. He's got problems. He had to go underground. He packed his stuff. Also, another thing that is really cute, to show the coordination of this: The warrant was issued for his arrest, I believe, on the 5th and they said, "We'll bring him into court to gain the jurisdiction." This goes back to a case—it's been a long time since I studied it, I ought to look it up—where a homeless man was picked up in Connecticut, sleeping on a park bench. They charged him with vagrancy and something else, and they were going to try him. He gets into court and the judge says, "Where do you live?"

And he says, "I live in the park."

The judge says, "That ain't good enough. I've got to have an address."

He says, "Well, I don't have an address. I sleep on the park bench." He says, "That's my home."

And the judge says, "I'm going to hold you in contempt and confine you to the county jail for 10 days."

They put him in jail for 10 days and they brought him back and the judge says, "Where do you live?"

And he says, "I live in the park."

The judge says, "No you don't, you've lived in the county jail for the last 10 days. You now have an address."

That was a case, at least ten or fifteen years ago. And that is what they are right now trying to do to Bill Bearman by doing the Writ of Attachment. They'll throw him in jail and hold him there for 30 days, if he can live that long because they'll beat the shit out of him—is what they're doing to almost everyone in the pro se movement or in the Jural Society. Bill has filed several abatements, just like I had. I had filed six when I got arrested, and that's really what they went after me for. They hate me more for being with the Jural Society than they hate me for being part of the militia. They didn't like the abatements that we were serving. Eight other people had done abatements in the county. One woman had done two and she got arrested on both of them. And each time she'd bail out the first one and was going to fight it, they'd hit her again the next time she did an abatement. She finally just looked at the judge and said, "How much is it going to take to get the dogs off my back?"

And, she paid him. It cost her about \$5,000, but she got the dogs off her back and she quit filing abatements against them. They are absolutely scared to death of these abatements. I have done six while I've been in jail. They figured by putting me in jail, they'd stop me.

Rick: And how do you know about the other 15 paralegals being arrested?

David: Newspapers, as well as contacts with other friends. Emil Eppilito, Susan Modac, and I told you,

Larry Moore, Marty Franza (who is now dead—he died in their custody on April the 7th), Jack Warner, and there's a whole bunch more. What's his name, Toby Brown—he's from the Jural Society over in Melbourne. There's several more; I can't think of all their names.

Rick: These are all common-law people though?

David: All common law. Either common law court, pro se litigants, or members of the Christian Jural Society from the Melbourne, Orlando, and Tampa area for the most part, or Manatee County is where they're coming from.

There's 174 names issued by the U.S. Attorney out of Tampa saying, he calls them "the unindicted". There's another one I can cover too.

Rick: What's his name?

David: The U.S. Attorney?

Rick: Yes.

David: Well, there's two names here. The actual attorney is Charles R. Wilson, and it's signed by Earnest F. Peluso, U.S. Attorney number 054, Assistant U.S. Attorney. And this list is ridiculous. Like with Jack Warner, his mother's name is even on here and she's had nothing to do with this. You know, Jack's around 58 years old and they put his mother's name on—she's around 80 years old, ok? Emil Eppilito's wife is on here; she's in her 70s. She's never had anything to do with this. There's several people's wives or mothers that are on this list, most of them in their 70s and 80 years old. There's an old man on here by the name of—he's at least 80, more likely 85 years old—William C. Burke. What kind of threat or danger? They've circulated this to law enforcement now. This list was published by the U.S. Attorney's office.

Rick: And they call them "the unindicted"?

David: Yes, they call them "the unindicted". This list was published on, let me see, this is what is cute. This document is signed, it's a Notice to Defendants of Unindicted Co-Conspirators and Federal Rule of Evidence 404 Sub. B. It also talks about Larry Meyers who is still at large.

Rick: What's the date on it?

David: That's the problem. I believe this thing was actually filed on Feb. 9th. I think it was.

Rick: And where was it filed?

David: The U.S. District Court in Tampa. The problem is, there is no date anywhere on this document, zero, zip, none. He signed the document and he never dated it.

Rick: Is it on letterhead?

David: It's not letterhead.

Rick: Legal document?

David: Legal—you know, United States District Court, Middle District, Tampa Florida Division, United States of America v. Emil Eppilito, etc. Case No. 96-64-CR-T-23 [E]. This can be gotten from Caroline Weiss out of *Grassroots Journal*. Caroline's name is on here; she's the publisher of the *Grassroots Journal*, which is a legal publication for paralegals or pro se litigants dealing with crime and corruptions of the court. She has already been informed by the Sheriff's office and the U.S. Attorney's office that if she publishes her next edition, which will be carrying a story on me and Emil and all the others and several other things going on—crime and corruption in jails—that she will be immediately arrested and charged with Conspiracy to Overthrow the Government. And she says she still is going to publish it. So, she will be the next one in jail. It's due to be published within the next

10 days.

Rick: What's your next step?

David: Ok. I have filed—after getting screwed around with the Habeas Corpus down there—I have filed a Petition to have the Judge Recused. Of course, he's not going to do that. I've charged him on the state level with 27 violations of the Florida State Constitution, numerous procedural violations, as well as violations of oath. I've now got a copy of his oath. It's incomplete, it has never been properly filled out.

And, as you know, the *Kol Nidre* Oath—this is what's really cute. Last Sept. 23rd was Yom Kippur, and they take the *Kol Nidre* Oath—and he did admit

...this "hit list"—oh, the Attorney General has been giving this to various law enforcement agencies and they're being informed, off the records, to stop these "unruly or dangerous people", most of whom are either elderly or people who are harmless, for traffic violations and then try to escalate and push them into some sort of confrontation so that they can be charged with resisting arrest or assault or battery on an officer; that way they can be detained for an indefinite period of time in jail, or end up where I'm at, in a nut house. That is the mentality that is going on. And the issue with this domestic violence that's interesting, over 600 law enforcement officers in the state of Florida, since October, have been arrested and charged under this same statute. Most of the officers who are being charged with it are some of the best officers that we have in this state. What they're trying to do is get rid of them.

Rick: Police officers?

David: Yes, sir. The jail that I was in, six officers right there in the county jail were arrested while I was in jail and charged with that same charge. My dad's attorney has been charged with that same charge. Anyone who is trying to stand up for rights or anyone who is defending this country is being removed from public places because "you're not wanted in the New World Order".

I have been court ordered not to trespass on my own property for twelve months. Plus, there's a court order for me not to talk to my wife or my son and for them not to contact me. Isn't that a lovely court order? The cops have threatened her and my son. She is scared to death and she doesn't want any trouble; she just wants this to go away. They forced her into signing a restraining order, but that restraining order was against her AND me. It's the most ridiculous thing I've ever seen.

that he was a "fellow traveler" in the courtroom. He brought the subject up, I didn't. He said, "What does that have to do with it?" I said, "It has everything to do with it." The *Kol Nidre* Oath is taken on Yom Kippur which is the 23rd of Sept., both he and Judge Durence [?] who are the two judges who have done this to me, one signed the document on the 19th of Sept., and the other signed it on the 20th. And the *Kol Nidre* says that you hereby revoke and negate all oaths you have taken in the previous year. That's real convenient. Within three or four days they take an Oath of Office, and then they negate the Oath of Office within less than a week. Really a nice, cute little game. And they're not completely filled out. On the bottom it says, sign on line 5 after completing line 4. Line 4 says, "Give your address." They're blank, no address. They don't want people to know where or how they can be reached.

Also, I've been trying to get hold of their insurance company or their bonding agents, and nobody will release that information in this state. We've tried it on several judges and U.S. Attorneys. We cannot get it. It's being denied, the access to—and it's public information. I don't even think these guys have got a bond, if the facts are known. How can they have a bond when they don't even have a valid oath? The bond is to bond that oath, and if the oath is not valid; then how can there be a bond? I don't know if you understand that

procedure of law or not. Most people look at me kind of silly.

We did manage to get both the Christian flag and the United States flag of peace into the courtroom, and the judge was real upset. It was a little game that I played. I had Bill try to bring it into court and he wouldn't let Bill pass it over the Bar, but I had an attorney walk in and he walked through the Bar and he was wearing the United States flag of peace, and sat there the whole time watching the proceedings. And then, when I got all done, I informed the judge that the attorney was wearing the flag and even though he didn't let Bill cross with the flag, the flag did cross and his flag had been captured. The thing that David Miller is using wrong is, he's using Title 4, Sec. 1; he should be using Title 4, Sec. 3. The last part of Sec. 3 says that anything that resembles or can be assumed to be an assimilation of the United States flag; where the first one, Section 1 says it has to be exact. In Section 3 it says anything that has resemblance or can be assumed by anyone that that is what it is intended to mean, the United States flag. It's a whole lot better statute to use than Sec. 1 because usually what you're wearing on a lapel or a little paper flag, are not, quote, an "exact" flag. They're just an approximation thereof.

Caroline's number and address are: *Grassroots Journal*, P. O. Box 7352, St. Petersburg, Florida 33734. Her husband's name is Bill. And it's Caroline Weiss. (813) 898-7651. She'll be in jail before the month is out.

Rick: Ok. Anything else you want to close with.

David: I guess I got the beatings on the tape. It's sad. And a lot of the people who are on this "hit list"—oh, the Attorney General has been giving this to various law enforcement agencies and they're being informed, off the records, to stop these "unruly or dangerous people", most of whom are either elderly or people who are harmless, for traffic violations and then try to escalate

and push them into some sort of confrontation so that they can be charged with resisting arrest or assault or battery on an officer; that way they can be detained for an indefinite period of time in jail, or end up where I'm at, in a nut house. That is the mentality that is going on. And the issue with this domestic violence that's interesting, over 600 law enforcement officers in the state of Florida, since October, have been arrested and charged under this same statute. Most of the officers who are being charged with it are some of the best officers that we have in this state. What they're trying to do is get rid of them.

Rick: Police officers?

David: Yes, sir. The jail that I was in, six officers right there in the county jail were arrested while I was in jail and charged with that same charge. My dad's attorney has been charged with that same charge. Anyone who is trying to stand up for rights or anyone who is defending this country is being removed from public places because "you're not wanted in the New World Order".

I have been court ordered not to trespass on my own property for twelve months. Plus, there's a court order for me not to talk to my wife or my son and for them not to contact me. Isn't that a lovely court order? The cops have threatened her and my son. She is scared to death and she doesn't want any trouble; she just wants this to

go away. They forced her into signing a restraining order, but that restraining order was against her AND me. It's the most ridiculous thing I've ever seen. The Captain there in jail told me the police pulled her out of work and took her to the judge and forced her to sign the damn thing. And when they served it on me at the house, the guy said, "We'd have got this done a lot sooner if we knew you were going to be able to get out this quick [referring to the posting of a bond on the first arrest]. They were going to do a search and all, but the judge didn't give them a Search Warrant. About four days later they issued another Warrant for my arrest, based on "that I was in possession of two armor-piercing bullets". There's no such statute. I'm looking at fifteen years, per bullet, in state penitentiary, for possession of two bullets. I've got cases of them. Anybody who has military, full-jacketed armor bullets has got armor piercing bullets. That's not illegal to possess, although in 1994, BATF made it illegal to sell; but it's not illegal to possess. And I've been sitting in jail [a mental hospital] based on possession of armor-piercing bullets. They've put a \$50,000 bond on it. I couldn't raise any more money. They've taken everything. I couldn't raise any money by selling the houses they've confiscated. And they've been doing this to everybody.

Emil Eppilito, they seized something like two-and-a-half-million-dollars worth of real estate from him. There is a contractor here in this mental institution with me, a Mr. Hill; he's been here now for three years. He's not on any medication either. They tried to court order him last week; he beat them in court on that. He still doesn't have medication, but he's going to have to go back to court in three weeks or so on more charges. They've confiscated over three-million-dollars worth

of his property while he's been here. It's pathetic. There's a contractor from Gainesville who is also—they're trying to seize his properties and businesses. And there is a state-run mental institution in Gainesville, but they shipped him all the way here—they shipped me all the way here—it's 360 miles from where I came from, Gainesville's about 200. None of it makes any sense. What they did is, they put me as far away as they could from where I live so that none of my friends or family could visit. 360 miles is too far to go. Gainesville, 200; maybe they could come on the weekend or something. That's the madness behind the thing.

There is also a preacher who came in here last week from Miami. He's charged with domestic violence. It's a ridiculous thing.

I petitioned the Supreme Court and they sent me back a letter. They're telling him, "Sorry, we can't hear your case." And it went on in detail. They sent to my office a different letter, giving different excuses. In the Florida State Statute, Chapter 38.07 says that the Supreme Court Justice "shall" hear a Petition for Recusal, not "may", not optional; it's mandatory. He's required to hear it. And they sent me a little letter saying, "Well, we can't hear your case." Ridiculous.

The District Court in Atlanta, I filed a Petition for Review with the 11th Circuit Court in Atlanta. And they sent my petition back and said they didn't have jurisdiction over the state court. If they don't have jurisdiction over the state court, who does? And the Federal Rules of Appellate Procedure, Rule 15, says that, if the case is improperly filed with the Appeal Court, Circuit Court, then it is required for that Circuit Court to transfer that case to the appropriate court that does have this jurisdiction. They didn't do it.

I filed a Petition for Removal with the Federal

District Court in West Palm Beach to move it from state court to federal court under Title 28, 1251 and 1351, and they have now assigned that case to a federal judge in Miami who signed the warrant on me.

I have to go. It's total madness.

Common Sense Afterword

6/16/97 #1 HATONN

I am asked to comment on the topic of the Florida problems with Common Law and incarcerations of innocent people for simply practicing their individual rights as citizens. Thank you for asking but no-thank you for in-depth response.

I have spoken so many times our fingernails are blue from typing the words: "WHAT ARE YOU DOING?"

I will again note that the CONTACT is a fully-fledged and recognized NEWSpaper. We take information and reprint it for your perusal. We often comment and surely we try to make every effort to give you that which is often deleted from the media hype or misinformation. This is exceptionally good journalism and has

GAIA'S PREMIUM

Sale GAIATRIM

~~\$35.00~~
~~\$29.00~~
NOW!

What Is GAIATRIM?

GAIATRIM consists of two different formulas that are created with specially selected herbs, vitamins and minerals. GAIATRIM synergistically alters the metabolism of fat cells, by encouraging the release and elimination of fat that is trapped. Metabolism is increased overall, which prevents further storage of excessive fat, by increasing the rate that fat is burned. Another remarkable side effect of this incredible product is the appetite suppressant qualities.

How Do I Use It?

GAIATRIM is an easy addition to any lifestyle. Simply take 2 capsules of each product with breakfast, and again with lunch. Only minimal dietary changes are needed. The product creates body changes that include a sense of well being, which encourages you to make proper food choices and to include exercise in your life.

FAT BURNERS

Just In Time For Summer:

No Refrigeration Required • No Measuring • No Liquid Spills • No Mess

Sale begins June 16th, thru June 30th

Call NewGaia For Ordering Information at 1-800-639-4242

nothing to do with progressive agitation or outrage response by violence, law breaking, threats or other means of focus which only gets the perpetrators of same into prisons or mental institutions.

What do I note right off in this interview with Mr. Martin? Several things but one is the flying of the so-called "Christian" flag. WHAT IS A "CHRISTIAN" FLAG? WHO MADE THIS FLAG? WHO GAVE IT AUTHORITY—FOR IT WAS "NOT" ANY CHRIST THAT I HAVE EVER MET. Why would a GODLY "Christian" flag-bearer HAVE ARMS AND "CASES OF AMMUNITION"? Is this arsenal some supposed order by CHRIST for whatever reasons? How do you expect the adversary to NOT annoy you goodly people when you threaten them at every turn of your pathway? If you are practicing, logically, the LAWS as presented, you can be thwarted but no offender is going to be able to toss you in the insane asylum or into prison without such recourse as practiced these days.

A gentleman told Doris that she had to be ready to go to prison for this cause of Common Law. Why? Can she do lots of good in a prison cell or something? Are you really nuts and need to be put away? War, lies, cheating, thieving, shooting, violence and mayhem ARE NOT OF GOD—THEY ARE FROM THE MAN-INTERPRETED RELIGIONS OF INDOCTRINATION. THEY WILL GET YOU KILLED, NOT FREEDOM. YOU DO NOT NEED STUPID MARTYRS, READERS; YOU MUST FIND YOUR WAY THROUGH WISDOM WITHIN TRUTH IN THE KNOWING OF YOUR GOD-POWER AND THAT REQUIRES NO FLAGS, NO SHOW, NO GUN AND NO VIOLENCE.

Are we sorry for the ones who misjudge the right way to approach freedom, and even religion? Of course, but let me remind you that the adversary depends on radical actions, in response to everything or anything, on your part. What happens if there is a war and nobody shows up? That's right, there is no war and there are only a few ways to accomplish freedom—wisdom in actions, intelligence, knowledge as to what is REALLY afoot, education in the things of current happenings so you can KNOW the circumstances and realize the "why" of your enemies' actions.

The judicial system is corrupt and blatantly so, but what else is new. Must you break the laws to prove them to be wrong in the courtrooms? If you have an arsenal of killing machines—what is afoot? Are you planning to go shoot holes in the daisies? Of course not, so innocence is as innocence does. If you have automatic weapons and body-piercing ammunition—you certainly are prepared, even if not planning, to PIERCE SOME BODIES! Your being evil does not make your enemy evil—it presents that BOTH PARTIES ARE EVIL IN INTENT AND MIND FOCUS. Over and over your patriot militia leaders PROVE my point as they end up shackled, separated, suicided, and/or just plain vanquished. THIS METHOD OF COUNTERING WHAT IS UPON YOU IS WRONG IN APPROACH—EVERY TIME! I have no further comment on the subject for neither measure is Godly and I SERVE GOD. Therefore, you can learn at least ONE THING: there is at least a third way to approach current circumstances and perhaps we had best begin to look at it long and hard. I am NEVER going to get my people into trouble because we go off half-cocked in some stupid march across nowhere, everywhere or anywhere there happens to be the perception of somebody doing "me wrong". You, in these instances, are just as wrong as the ones you are fighting. And, until you get the laws of "CHRIST" straight and CLEAR, you can't possibly accomplish anything more than more chaos. I repeat: JUST "WHO" MADE THAT "CHRISTIAN" FLAG? Who do YOU serve? Why can't you take time to learn the way in wisdom and THEN you can do something worthy of your efforts. And until you take that effort and work, you will constantly shoot yourselves in both your feet—literally. Thank you for asking for my commentary.

Judicial Selection Monitoring Project

Traitor, "Vile" Traitor Treason—Treason

6/3/97 GARY WEAN

Benedict Arnold, American General, traitor, committed treason against America during the Revolutionary War. Born 1741-died 1801.

Robert Dole, United States Senator, traitor, committed treason against America—could suffer execution for "high crimes and misdemeanors". Born 1923-died??

The April 1, 1997 CONTACT newspaper carried

an article, "Laundering a Trillion Dollars of Cocaine-Heroin Money Through Political Campaigns", by Gareth (Gary) L. Wean.

In the May 1997 edition of the *Free American* newspaper they carried the same article, entitled, "The Inside Politics of Cocaine and Heroin".

The above article should first be read in order to more fully understand what you are about to read herein.

The name Mishpucka in this article is best un-

Reprinted from the 8/29/95 issue of CONTACT.

BOB DOLE

(letterhead)

Enclosed is a copy of your Bill of Rights. It protects your ten most basic freedoms.

It is the backbone of justice in America. Judges should follow it to the letter.

But if the liberals running the White House get their way, they will give 340 of their friends lifetime jobs as federal judges.

Do you trust them to put aside their personal views when they enter our courtroom?

My Fellow American,

Do you want 340 of Bill Clinton's close friends making decisions about what's good for you and your family?

Do you trust them to put aside their liberal bias when ruling on everything from crime prevention to taxes to voluntary prayer in schools?

I don't.

And neither do my good friends at the Judicial Selection Monitoring Project (JSMP).

As your Senate Majority Leader, I work closely with JSMP to make sure our courts have judges who rule according to the *Bill of Rights* rather than their own notions of justice.

Our courts are not the place for liberals who want to act as social workers or judges who believe in the rights of criminals rather than victims.

Think this can't happen? Just look at two Clinton nominees who became judges when the Democrats ran the Senate:

Rosmary Barkett who signed an opinion to overturn the death sentence of a gang leader who sent a grisly audio tape to a mother detailing the murder of her son. **Now a federal judge.**

Imagine listening to that tape?

H. Lee Sarokin who opposes pre-trial detention of violent criminals, even though 80% of state inmates have previous convictions and 30% of criminals out on bail are re-arrested for other felonies while awaiting trial. **Now a federal judge.**

Do you want hardened criminals accused of violent crimes in your neighborhood?

Only 846 Federal Judges protect your liberties as defined in the *Bill of Rights* and the rest of the *Constitution*.

Shouldn't they follow the laws we have rather than create new ones?

Judges that rule without a political or social bias have been an underpinning of our entire culture. And we could lose this in a court system run by activist judges appointed by Bill Clinton's White House.

That's why I need your help today. You can make sure no more Barketts or Sarokins make it to your federal bench.

How?

By supporting JSMP (Judicial Selection Monitoring Project) with your tax deductible gift of \$20, \$25, or even \$50 today.

This may be the first time you have heard of JSMP, but their work has been a vital resource for the entire

[continued —>]

derstood as a simile with the word Mafia. Everyone knows that the Mafia is the Italian Crime Family. Everyone should know that the Mishpucka is the Jew Crime Family.

On August 29, 1995, nearly two years before the above articles appeared in the *CONTACT* and *Free American* newspapers, the *CONTACT* newspaper ran an article by this author entitled "Senator Dole's Secret ADL Mishpucka Connection". This article exposed Dole and the other 99 Senators who for years have treasonously confirmed traitorous Jews from Russia (enemies of America) to lifetime positions on our Federal Courts.

The treasonous Senators, Robert Dole, Jesse Helms, Arlen Specter, Strom Thurmond, William S. Cohen, etc., etc., etc., while mouthing that they are American Patriots, sell out the United States for filthy drug dollars from scum like Harry Pregerson, Lew Wasserman, Steven Spielberg and David Geffen.

In 1987, ten years ago (see first page of Prologue of *There's a Fish in the Courthouse*) the author and Michael A. Thomas traveled to Washington, D.C. There in the Nation's Capital we hand-delivered a copy of the book along with a "Petition from the People For Redress of Grievances" to each of the 100 Senators, asking them to investigate and prosecute judicial corruption of both federal and state courts in the Ninth Circuit Court. This judicial corruption involved murder of citizens and theft of their real estate and personal property, denial of due process of law, and destruction of the American Judicial System as set forth in the *United States Constitution* and *Bill of Rights*.

RE: Federal Court Clerk's criminal acts of conspiracy and corruption (see pages 274-5; 294-6, 299 of *There's a Fish in the Courthouse*).

Under U.S. Federal Judge Harry Pregerson's criminal, conspiratorial orders to federal Court Clerks, U.S. Deputy Court Clerk, Los Angeles, R.W. Johnson; U.S. Court of Appeals Clerk, San Francisco, Richard H. Deane; Clerk of the U.S. Supreme Court, Washington, D.C., Alexander L. Stevas; Asst. Clerk of the U.S. Supreme Court, Washington, D.C., Edward C. Schade; the above named federal court clerks knowingly and with intent did combine, compact and conspire to destroy a Certiorari directed to the U.S. Supreme Court to be heard in the Court's October 1981 term. At the same time, as part of this conspiracy, these U.S. federal court clerks conspired to terrorize and totally frighten Gary L. Wean's lawyers, Terrell Powell and Donna M. Danks, completely out of their wits and cause Powell, in abject fear, to hide the Certiorari in a dark corner of a closet in his office and to conceal this from his client Gary L. Wean.

At this time, May 26, 1997, I, Gary L. Wean, give Notice, make official Demand and Request that U.S. Senator Fred Thompson, Chairman of the Committee Investigating Illegal Political Contributions, investigate the sabotage of my Certiorari that was to be heard at the U.S. Supreme Court's October 1981 term. Senator Fred Thompson has full and complete jurisdiction and authority over these matters because Judge Pregerson contributed unlaundered, illegal drug money to the campaigns of each and every one of the 100 U.S. Senators who confirmed these U.S. judges and clerks

in 1981. And Pregerson has continued, right up to the present political scandals, to secretly provide drug-money to judges' and senators' political campaigns.

In that Certiorari of 1981 to the U.S. Supreme Court the author notified the court that: Under Rule 12(b) (6), Federal Rules of Civil Procedure, and Title 28 U.S. Code, Section 1254, the Supreme Court can exercise their power of Supervision over lower federal courts; specifically in this case, Harry Pregerson's lower courts, in a criminal conspiracy, ignored the Federal Rules of Civil Procedure so as to deny the author (Petitioner) a determination of the merits of his case. All of this treasonous corruption and far more is documented in the book *There's a Fish in the Courthouse*.

In 1987 Sen. Joseph Biden ordered Sen. Howell Heflin to activate a sub-committee to fully investigate the "People's Petition" charging Judicial Corruption. Biden and Heflin were given documents and evidence verifying and exposing crimes that the people were suffering at the hands of judges. Senator John Tower had agreed that he would testify and present evidence as to the persons who actually were involved in the conspiracy to assassinate President John Kennedy. Tower would testify that it was two other people who are now U.S. Senators, Arlen Specter and William S. Cohen, who were involved along with Prescott Bush in the plot to murder President Kennedy. (Cohen is now Secretary of Defense.)

Joseph Biden, who in 1987 was Chairman of the Judiciary Committee, ordered the Committee to bury and cover up all the documentation, the evidence, the People's Petition and particularly the author's book, *There's a Fish in the Courthouse*. [See p.16 for ordering information.]

Judge Harry Pregerson, as a District Court Judge, sabotaged and dismissed the author's lawsuit and then as an Appeals Court Judge dismissed the appeal.

The article of August 29, 1995, in the *CONTACT* newspaper features a letter from Senator Dole, to: Silver State 111, an organization of loyal American citizens. Following Dole's letter is the August 29 1995 article written by Gareth (Gary) L. Wean. [Back issues of *CONTACT* are available by calling 800-800-5565.] Senator Robert Dole, Senate Majority Leader's letter to the people: [refer to box on pgs. 14 and 15]

In his letter Senator Dole lied, misled and exhorted the citizens to contribute to an Anti-American, saboteur-provocateur outfit calling themselves the "Free Congress Foundation" with headquarters in Washington, D.C. As in all the Jew organizations set up to sabotage and destroy American sovereignty, they are a so-called non-profit, tax-exempt outfit.

This bunch of gangsters have set up what they call the JSMP, this stands for Judicial Selection Monitoring Project. The key-words for this 'con-artist pitch' are Judicial Activism. They claim they are going to educate the American people, the media and our political leaders to judicial activism and what we will have to do to put a stop to it. Does anyone with good sense actually believe that Alex Kozinsky, this slimy Jew provocateur is only up to a little judicial activism?

Senator Robert Dole commences his letter with his feigned great concern for the American people by sending them a copy of the *Bill of Rights*, and tells them that it protects their ten most basic freedoms—but he does not tell the American people that the Congress long ago removed all means for the people to enforce the *Bill of Rights*—the people have no legal recourse left—the Mishpucka has seized the courts and their power. The people are dead in the water.

The Free Congress Foundation is a Section 501 (c) (3) organization under the Internal Revenue Code of 1954.

This outfit, at 717 Second Street NE, Washington, D.C., 20002, is nothing but another "money-making" scam like ten thousand other "tax-exempt" slime-ball operations infesting the Nation's Capital.

The founder of the Foundation (in 1977) is President Paul M. Weyrich. He says his theme is, quote:

[continuing Bob Dole's letter:]

Senate for some time.

Their resourceful and efficient staff makes sure the judicial rulings and records of Clinton nominees are not "sanitized" by the White House and ignored by the liberal news media.

These full judicial track records are then hand delivered to every Senator and the news media with protecting your rights in mind.

But, this is not as simple as it sounds.

It can take weeks or months to thoroughly review just one nominee. And right now there is an immediate backlog of 85 vacant judgeships in our federal system. And there are probably 200 more Clinton nominations to review and process over the next 18 months.

With the Senate in session about 38 weeks each year—you can see we are counting on JSMP to help us cover a lot of ground in a short time.

Bill Clinton knows time is short. He is working hard to push as many nominations through the system as he possibly can. He knows he has the raw power to nominate as many as 340 of his friends to lifetime jobs as federal judges—creating the most permanent legacy of his political agenda.

If his handpicked liberal activists slip through our screening process it could subvert the will of the voters, because as judges, they could reject laws and reforms passed by Congress as unconstitutional in their eyes.

JSMP clearly understands this threat and is there to carefully and fairly scrutinize the judicial record of Clinton nominees placed before the Senate.

Presidents, regardless of political party, used to place nominees before the Senate who put the *Constitution* first and left their personal views at home. But ever since the liberals destroyed Judge Robert Bork's nomination to the Supreme Court they have worked overtime in their bid for a "hostile takeover" of our federal courts.

I cannot let this happen. Which is why I hope you will take this opportunity to make a gift of \$20, \$25, or even \$50 to JSMP today.

Researching the legal background of a nominee can cost \$1000 or more. With 85 judgeships vacant already, you can see this work is expensive for JSMP.

For Impartial Justice,

/s/Bob Dole
Senate Majority Leader

P.S. I've sent a copy of the *Bill of Rights* to you because many of these freedoms are in jeopardy.

Why?

Because Bill Clinton has 85 vacant seats in the federal judicial system that he wants to fill with his activist friends. With hundreds more to come.

Believe me, their vision of America is much different than yours or mine when it comes to crime prevention to taxes to voluntary prayer in school. Our best hope for keeping Bill Clinton's friends from becoming federal judges is to tell the whole truth about their prior judicial records.

That's what JSMP does best. They make sure that his nominees' past judicial rulings and records are not "sanitized" by the White House and ignored by the liberal media. Their real judicial track records are made available to the full Senate and the news media, with you, the American voter, in mind.

I hope you will take this opportunity to send \$20, \$25, or even \$50 to JSMP. Their work is important and I hope they can count on you today.

"saving and restoring our Western, Judeo-Christian culture". But every true, faithful Christian knows there is no such thing as a Judeo-Christian religion, this is only Mishpucka propaganda. True Christians believe in Christ the Savior, not a gaggle of Rabbis and their *Talmud*.

For the Free Congress Foundation, Diana J. Weyrich, Vice President, heads up a giant fund-raising operation. Steve Weyrich is head of the Producer, Investigative Unit. There are approximately thirty-five more officials of the Foundation with high-sounding impressive titles and probably another thirty staff and lesser employees.

This is anything but a "non-profit" operation; the take for the top executives is probably not less than a million dollars (each) a year, and the annual budget necessitates not less than a hundred million dollars. That is a lot of promotion for money every year and it doesn't add-up from the \$20, \$25, and \$50 donations that Senator Dole would exhort from the ordinary people. It is a question: where do the huge sums of money come from that so enrich this Free Congress Foundation?

Here are some of the facts the JSMP claims they are doing to ensure citizens that they are monitoring the President's federal court appointments and handing reports of their investigations on these appointees to the Senators for evaluation. Quote, "The JSMP's primary activities include tracking judicial vacancies, evaluating nominees to the judiciary, providing information and commentary about the judicial selection process and logging the voting records of U.S. Senators on judicial nominations. The JSMP provides the results of its research and analysis to grass-roots activists across America, to the media, and to members of the U.S. Senate and House of Representatives. The JSMP will ensure that President Clinton and the Senate continue to hear from Americans concerned about an activist federal judiciary."

But the *Constitution* does not talk about activist judges; it specifically states that judges can be tried for "high crimes and misdemeanors" which cover and include treason and murder and criminal corruption, and conspiring to commit same.

The words "high crimes and misdemeanors" were 400 years old in common law when the founding fathers put it in the *United States Constitution*. English judges were tried and convicted for the misuse of their official position or power, mal-administration, unconstitutional or extra-judicial opinions, misinterpreting the law and encroaching on the power of the legislature. And, treason includes attempts by the Mishpucka judges to subvert the *U.S. Constitution*.

Returning to the article in the *CONTACT* newspaper of April 1, 1997 and the *Free American* of May 1997:

RE: Harry Pregerson, Judge, U.S. Ninth Circuit Court of Appeals, and his son Dean Pregerson. The Pregerson family are vicious Jew gangsters from Russia, drug smugglers and peddlers, murderous assassins, saboteur and provocateur agents of a foreign country and members of a secret criminal organization (the Mishpucka) in America.

Harry Pregerson has been a treasonous judge for 50 years and now (totally unbelievable!) his son Dean Pregerson was stealthily confirmed as a U.S. Federal District Court Judge by the treasonous Senate Majority Leader Robert Dole. Then abetted by Senate Judiciary Committee Chairman Orrin Hatch. Hatch makes speeches in which he lies and betrays the people; on November 5, 1996, quote, "Those nominees who are or will be judicial activists should not be nominated by the President or confirmed by the Senate and I personally will do my best to see to it that they are not."

And where are all the investigative reports and enlightening recommendations made public to the people by the JSMP regarding scum like the Pregersons, and how much money did Robert Dole, Orrin Hatch and the Free Congress Foundation get

from the Pregersons and their "Cocaine-Heroine Chinese Connection Operation" to cover up their treasonous gangster activities??? And they never said a word about the fact that Dean Pregerson was nominated by the Mishpucka Senators Diane Feinstein and Barbara Boxer and President William Clinton.

Outside of taking bribe money to confirm Dean Pregerson and to allow Harry Pregerson to continue his treasonous depredations against the people, Senators Dole, Hatch, Feinstein, Barbara Boxer etc., etc., etc., and JSMP founder Paul M. Weyrich have committed treason, criminally conspired to violate Federal Statutes. These people and the entire Senate have knowingly and willfully acted with intent to break the law wherein the Senate is prohibited by statute from consenting to Dean Pregerson's nomination, appointment and confirmation, to quote, "Any office in any court of a person closely related to a judge of such court". Dean Pregerson's father Harry Pregerson has been a judge on the U.S. District Court and Court of Appeals for the Ninth Circuit for over 40 years. This is a conspiracy to keep the Pregersons in power for over a hundred years, and who knows how much longer. Dean Pregerson's job is to see that no one is allowed to expose his father Harry Pregerson's treason of the last 50 years.

The one hundred U.S. Senators have grossly and negligently, in a criminal manner, failed in their duties to America and the people in their confirmations to the U.S. Courts by confirming outright gangsters to lifetime positions within the Federal Judicial System.

The U.S. Senators have not taken a single roll-call confirmation vote since the Republicans became the majority. This is proof of Dole's amazing, arrogant lies he wrote in his letter exhorting the people to contribute to the Free Congress Foundation and their JSMP. Robert Dole has connected with a so-called prestigious (Mishpucka) law firm and will be their "behind the

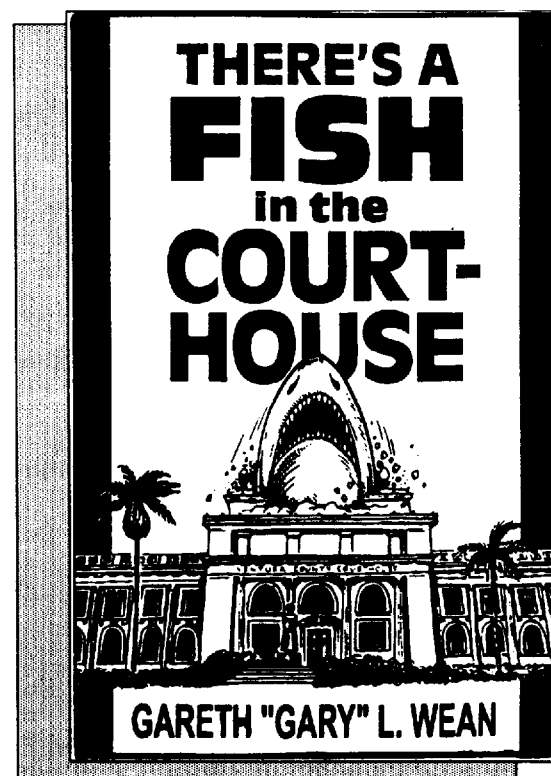
scenes" conduit for all the secret Pregerson drug money for campaigns that is ladled out to his old Senator buddies who stay in line and do what they are told. Dole will be able to exert just as much political power in this role as he did as Senate Majority Leader and he will be in a perfect position to slip millions of dollars to back his wife Elizabeth financially with drug money in the event she runs for President.

President Clinton in his first term appointed 202 federal judges, 171 District Court judges, 29 Court of Appeals judges, and two Supreme Court justices (both Jews). The Senate failed to defeat a single Clinton nominee; they approved 198 nominees by unanimous consent without a role call vote or a minute of floor debate.

Just the other day, Clinton picked his buddy Phil Lader to become Ambassador to Britain, John Kornblum as Ambassador to Germany to keep the Germans and Swiss in hand, and Marc Grossman to Assistant Secretary of State for Canadian and European Affairs. Right after Memorial Day the U.S. Senate will confirm all these Mishpuckas with no opposition. Despite the fact that Clinton has packed every office and crevice in Washington, D.C. with treacherous, treasonous Jews, the Jews are on their way out. Scum like Robert Rubin and Alan Greenspan have done massive, irreparable damage to America's financial system, but the world is waking up; exciting political events are happening in France and Iran and soon many other countries will follow this lead.

In my studies and research I came upon some very strange documents and evidence (see pages 548-9 and 558 of *There's a Fish in the Courthouse*). Karl Marx indeed was a Jew, descended from a long line of Rabbis on both sides of the family, but Karl's father, a year before Karl was born, was converted and baptized a Lutheran. At twenty-five, Karl married a Christian and wrote a treatise, "On The Jewish Question". These

A treasonous judiciary... a secret Black Robe Cabal... so powerful, so evil, they make the Black Hand Mafia look like kindergarteners!



- Soft cover
- Six hundred sixty-four pages
- Names indexed
- Twenty-six years in the writing

Limited number of
2nd Edition Now Available

\$29.95 plus \$2.95 for mailing and handling.
No sales tax. Send check or money order to:

GARY L. WEAN
P.O. BOX 1857
Cave Junction, OR 97523

words, "The Jewish Question" are not a Nazi invention from World War II; this was the title of a treatise written by none other than Karl Marx himself way back in the mid-1800s and not a Nazi conspiracy as the Jews would have you believe. This was a classic anti-Semitic tract. In this treatise Marx stated, "The God of the Jew has been secularized; it has become the God of this World. The bill of exchange is the real God of the Jew." Marx maintained "that the Jews had corrupted the entire world by acquiring the power of money and turning money itself into a World Power." Karl Marx's cure for this Jewish evil was, quote, "In emancipating itself from huckstering and money, and thus from real and practical Judaism, our age would emancipate itself."

In these later days certain Jews have come to realize that "Intelligent Jews like Fleischman, Friedman and Peled knew if the Jews did not emancipate themselves from their sinister Jewish World Conspiracy they were doomed. With the nearly total disaster they'd brought on themselves in WWII, Engels' prophecy had almost come true."

However, the Senators and Dole have not yet realized that the Jews and their power are on their way out but they still have their hands outstretched begging for Pregerson's drug money. The Jews are about to splinter asunder, completely in half; they will be killing each other—the real danger to America is that, using their political offices in their "Holy War", the Jews' evil, conniving conspiracies will drag America right into the middle of their own death throes. This is what loyal Americans will have to battle against with all their might, and cut the Jews loose from our government totally.

For thousands and thousands of years the Jews have screamed and wailed that everybody is picking on them—the Pharaohs, the Romans, the Czars, Hitler, Stalin, etc., etc., etc. But all of those people and civilizations have long ago been destroyed and gobbled up by the Jews that they allegedly were discriminating against. And in the last 50 years, the Jews have beaten down the red-neck American separatists, the skinheads, the Christians and the just plain, everyday, ordinary Americans. Now, the sniveling, wailing Jews have no one left to blame for all the misery they have brought down upon themselves. But—oh yes, just listen to this—the Jews in America, they call themselves American Jews, have come up with a new twist: a terrible, discriminating enemy, "ISRAEL", and they have already assassinated Israel's leader Yitzhak Rabin who got in their way the same as America's leader JFK got in their way. The Jews in Israel and the Jews in America are at each others' throats over money, religion and power. And the killings will start and, as always, the Jews in America will enmesh and drag the United States right into the middle of all their insanity. They'll create disaster and chaos such as America has never before experienced, unless—unless we cut them loose immediately from their judicial, political and financial strangle-hold on America.

In Portland, Oregon, an insane, fanatical Rabbi, Emanuel Rose of the Congregation Beth Israel claims that Israeli Jews are challenging American Jews' Jewishness—and Richard Wexler, a Chicago Jew lawyer, stirs the pot—he claims that the relationship between Israel and America is the world's closest, but as to American Jews, the Jewish state does not consider their Rabbis to be Rabbis. What in hell does the United States need a close relationship with Israel for, when the Jews for 50 years have been dragging America into one horrible disaster after another? This is a precise blue-print of the terrible, insidious chaos and destruction Jews have visited upon innocent governments and people for untold centuries.

The so-called, self-named American Jews can go to Israel and straighten out their damnable devilry with which they have terrorized and plagued the World for thousands of years. And they can take Rabbi Emanuel Rose with them. Paul Schlessinger, President of Portland's Jewish Federation says, "Even though we

don't live there, we have a stake in Israel," and the American Jews are very angry, he says, quote: "Since 1948, there's been an unwritten contract between Israel Jews and American Jews." Well, I am just a plain, everyday American and I have no contract, written or unwritten, with Jews and I am telling all of them to take their contract and all their evil to Israel and do not attempt to involve America or the Constitution in their disgusting chicanery.

Rabbi Rose screams, "After 2000 years of being denied (denied what?), now we are being denied by Jews. We cannot abide this." A Jew writer for the Jewish Oregonian newspaper, David Sarasohn, on May 25, 1997, filled up two entire pages with this frightening Jew Vendetta that will be coming down on an innocent America. He says, "In April 1997, Jew Reform leaders called for the dismantling of Israel's Orthodox-run religious structure which refuses legitimacy to all non-Orthodox American Rabbis. For years Rabbi Emanuel Rose has been pushing the issue through American national Reform groups. During that time he was a 'lone-wolf' on the subject but the national group has now come over to his position and in June 1997 Rose will become Chairman of the Reform branch's commission on Israel and world issues." Rabbi Rose is financed by Pregerson's drug money and the United States is about to be sucked into a Jew "Holy War" of International consequences.

With the Mishpucka everything is connected, and if Senator Fred Thompson with his powerful Committee on Governmental Affairs should join his Hollywood buddies, Wasserman, Spielberg, David Geffen, Oliver Stone, etc., etc., America and all of us are in deep, deep, deep trouble.

A rising Israeli religious power wants to consolidate its dominance over all aspects of life in Israel and America.

What in hell does America need any of this terrible misery, yelling, screaming, wailing, bombs, assassination, etc., etc., for?

Senator Fred Thompson, pull the plug on them NOW!!!

Robert Dole and Orrin Hatch just kind of make you sick, turn your stomach with their lies and deceit, and breaking the federal law seems to bother them not an iota. Does anyone in his right mind think that Paul M. Weyrich and his Free Congress Foundation family, Diana and Steve, with their million-dollar bonanzas, are going to jeopardize all this by doing anything for America or the people???

You have just read Orrin Hatch's lying speech where he makes his "personal pledge"—well the Weyrichs are really doing something for all that money; they are running around telling the people what they have to do to get justice from judges. Listen to this, quote, "The most important step the people can take to oppose Judicial Activism is to tell their Senators to sign the Hatch Pledge." (Instead of doing that, copy this article and send the entire message to your Senator—anonymously if necessary.)

The JSMP is making lots of noise exhorting the people to "impeach the judges"—there is no question or doubt in people's minds that the entire Senate has committed crimes in violating Federal Statutes and in egregious neglect of duty in confirming gangsters to our Federal Courts. But the Senators are not the only ones—under Rule 12 (b)(6), Federal Rules of Civil Procedure, and Title 28 U.S. Code, Section 1254, the Supreme Court can (must) exercise their power of supervision over lower courts. As far as is known in half a century (50 years) the Supreme Court has never once supervised the lower courts—this is as egregious a neglect of duty on the part of the Supreme Court as the U.S. Senate is guilty of. But the Supreme Court's lack of action is not only a neglect of duty—strong indication and evidence rears its ugly head that it is a criminal conspiracy and maybe the impeachment effort of lower court judges is misdirected. Instead of focusing on the lower courts, the action of impeachment should

be directed against the Supreme Court, at the top, and then to work its way down.

On Monday, May 19, 1997, Antonin Scalia, who Dole and Hatch call one of the Supreme Court's most conservative justices, appeared before a pack of Jews, hundreds of members of the Anti-Defamation League—which is an Anti-American, rabid Anti-Christian, illegal organization operating in America.

Scalia assured the Jews that "the move in Congress to impeach liberal judges (Mishpuckas) accused of 'high crimes and misdemeanors' should fail. I don't think that's going anywhere—I think it shouldn't go anywhere. Republicans in Congress are pressing for impeachment proceedings against some judges on the grounds that their decisions usurp power from Congress and the people. I think we have enough respect for our courts, enough understanding in the country that if you let the legislature intrude too much on the Judiciary we'll be in trouble." Scalia further "cow-towed" to the ADL Jews, quote, "I do not believe in the living Constitution, this document that morphs from generation to generation. I favor what some might call the 'dead' Constitution, but I prefer to call it the enduring Constitution." What in hell is an enduring, dead Constitution???

Obviously the Supreme Court is not going to supervise the corrupt, murderous lower courts and when the people ask for Constitutional process from the Supreme Court they are going to be stomped on. Scalia has said loud and clear that the Supreme Court is going to oppose and deny the people the right to remove gangster judges.

It is my thought that the strategic action should be for the people to impeach the nine Supreme Court Justices and start all over with nine new Constitutional Justices. This would be far easier and quicker than trying to impeach 800 lower court judges.

The nine new Supreme Court Justices would be prevailed upon to do their duty under the Constitution and the Federal Rules and Title 28 U.S.C. and remove each and every corrupt gangster immediately from the bench.

Here is the address of the Judiciary Committee of the House:

House Judiciary Committee
Fax # 202-225-7682
Rayburn House Office Building, #2138
Washington, D.C. 20515

Do not send your documents or evidence to the Senate Judiciary Committee. The Chairman of this Committee, Orrin Hatch, and the others, Diane Feinstein, Arlen Specter, Joseph Biden, etc., etc., will cover up all the evidence and bury it.

All of the people's information, exhibits, letters, affidavits, documents, etc., including this article, should be sent in mass to Senator Fred Thompson—swamp his office, his committee, with the fact that we are aware of what is going on—force Thompson and his committee to take action.

Senator Fred Thompson
Committee on Governmental Affairs
Dirksen Senate Building, #340
Washington, D.C. 20515
202-224-4751

Senator Thompson has the authority, jurisdiction and duty to investigate judicial corruption as it is directly connected, part and parcel of election-campaign-financing corruption connected to President Clinton and the Senators who are bribed and paid off to nominate and confirm Federal Judges. These huge, clandestine, illegal campaign funds are unlauded drug money from Federal Judges Harry and Dean Pregerson's Chinese Cocaine-Heroin operation. The Senators, as well as the President, are supplied with this "slime-money" and you can see for yourselves as herein be-

fore related how the Senators "blanket-in" Jew gangsters to the Federal Bench.

Our great America and its loyal people are at the critical, terminal point of survival or destruction and extinction. We are down to the wire, the last chance; the sides have been chosen up, the good and the bad.

I'd had desperate hopes that a small group of loyal, faithful Senators existed who, when the chips were down, would stand fast and save our country—but that was stupid wishful thinking, a miracle that does not exist. But strange as it turns out there is one man, one Senator who at this critical time can save America and its people, or forever consign us all to a final, everlasting burning hell on Earth.

In the prologue of my book there is an Index of the 100 United States Senators who in 1987 betrayed America, and by covering-up the judicial corruption, sentenced tens of thousands of Americans to murderous slaughter and caused millions to suffer the agonies of the "Cocaine-Heroin damned" over the last ten years.

This one Senator is not among the names of these treacherous traitors, but he could well be overcome by the lure of the drug money, and the Hollywood scenario. Senator Fred Thompson is the Chairman of such a powerful Senate Committee on Governmental Affairs that he can investigate, expose and destroy the greatest, the most vicious, menace that has ever at any time confronted America.

However, this is a very scary, precarious situation; Senator Fred Thompson from Tennessee is perched right on top of the fence.

Senator Thompson wants to be President of the United States but he also wants to be a Hollywood actor. Which role will he choose? He might want both, but that won't work—he has already been in movies. All the strutting, pompous posturing in this make-believe world is very titillating, a momentary sensation, but the role of Senator and President is a position of reality, of historical record, Americana. We already had one Hollywood actor, Ronald Reagan with his Hollywood buddies Alfred Bloomingdale, Lew Wasserman, Steven Spielberg, David Geffen, etc., etc., and their evil influence on the Presidency. Is it too late? Is Senator Fred Thompson already so deeply enmeshed in the Hollywood spider-web, a network so tight that he can't escape??? Does Senator Fred Thompson believe that he can't become President without the Hollywood money, publicity and constant media hype that the Hollywood controllers can deliver—doesn't he believe that just the trust of the American people can propel him into the White House??

All of that Hollywood glamour, adoration, glory and maybe even an "Oscar" are mighty tempting; however, there is a quick and sure way to determine Senator Fred Thompson's intent, Hollywood glamour or America and the people.

A Jew gangster from Russia, Alex Kozinsky was nominated by President Reagan and confirmed by the U.S. Senate to a life time appointment to the U.S. Ninth Circuit Court of Appeals. To ram-rod this abortion through, over 10 million dollars of Pregerson's drug

money was distributed to Reagan and key Senators (see pages 628-9 of *There's a Fish in the Courthouse*). Quote: "A thirty-five-year-old Jew born in Russia, Kozinsky mysteriously became a lawyer for President Reagan and a law clerk to Chief Justice Warren Burger. This treasonous Mishpucka actually ghost-wrote critical decisions that were made by this Chief Justice of the United States. Absurdly, Kozinsky became Chief Judge of the U.S. Claims Court, and there, the treasonous agent-provocateur sabotaged and thwarted criminal investigations into military waste and procurement frauds. He then conspired to destroy the federal employees who'd exposed frauds against the U.S. Because of Kozinsky's treasonous acts against America, two watch-dog groups and the Government Accountability Project along with the Federal employees demanded that the Senate investigate into this Israeli saboteur's corruption and treason.

"Former Dep. Special Counsel of the United States Claims Court, Jessie James accused Kozinsky of making outright, absolute lies and statements to the Judiciary Committee at his confirmation hearing, May 17, 1985. But, all this had no effect, understandably; the head of the Judiciary Committee is the traitorous Senator Strom Thurmond who covered up the machine-gun crime for Pres. Reagan's National Security Director, William P. Clark."

Senator Thurmond, aided and abetted by the rest of the Judiciary Committee, ram-rodged through President Reagan's appointment of Alex Kozinsky, a treasonous Mishpucka from Russia. Later two cowardly Senators, Paul Simon (Illinois) and Dennis DeConcini (Arizona), in statements to the media, admitted their betrayal of America.

Now, with loud and clear commands from loyal Americans demanding that Senator Fred Thompson subpoena former Dep. Special Counsel of the U.S. Claims Court, Jessie James, all the Senate records and evidence (which is already easily available) and all the federal employees who testified and later suffered at the hands of Kozinsky—and don't forget Senators Simon and DeConcini. Kozinsky must be removed from the Federal Bench immediately. And the most important part is that if Senator Fred Thompson doesn't issue subpoenas immediately and commence an investigation—if he hems and haws and stalls, the people will have their answer swiftly as to which role Fred Thompson has chosen. Will he become a script-boy for the Hollywood drug dealers, their scenario reader deluxe, or will he save America and the people?

In 1963, shortly after JFK was assassinated, my partner Frank and I and Audie Murphy met in Ruidoso, New Mexico, with Dallas Sheriff Bill Decker and Texas Senator John Tower. While John Tower was telling us the chilling story of Pres. John Kennedy's bloody murder and of the phony assassination that was turned into the real assassination by the Mishpucka, Audie interrupted to say, (see pages 579-583 of *There's a Fish in the Courthouse*), "My God, sounds exactly like a Hollywood script." Audie knew exactly what he was talking about—and Washington has been operating under a Hollywood scenario ever since. And is Senator Fred Thompson now their script-boy or not???

Very strange things have occurred. Los Angeles gangster Mickey Cohen, close associate of Jack Ruby and terrorist Menachem Begin, was in Federal Prison. While he was there they operated on Cohen's head and removed part of his brain; thereafter he couldn't recall much of his crimes or who else was involved. They operated on the Chief of the CIA, William Casey's head before he was to testify and afterward he could recall very little of what transpired and died not long after. They operated on Arlen Specter's head and monkeyed with his brain. And then they operated on Joseph Biden's head; haven't you noticed that when Biden is asked critical questions, he gets a stupid grin on his face and clacks his teeth?

Senator Fred Thompson, Chairman of the Committee on Governmental Affairs, can investigate and pro-

ecute Alex Kozinsky immediately for lying to the Senate. We all know the fate of female Lt. Flinn, B-52 bomber pilot. She was involved in a sex scandal, but she was not prosecuted for that—she was removed from a position of trust in the military because she lied to her commanding officers and disobeyed orders and her oath to the Constitution.

A former Army clerk, Robert S. Lipka, sold state secrets to the Soviet Union over thirty years ago and federal prosecutors just recently sent him to federal prison for eighteen years. So, Senator Thompson, it does not matter how long ago the lying took place—Kozinsky maliciously lied to the U.S. Senate at his confirmation fifteen years ago, and time-wise that is only half as long ago as Army clerk Lipka.

The U.S. Government is stripping five thousand foreigners of their citizenship (which should be done to a lot more than just 5000) because they lied during the official process. Rep. Lamar Smith, R-Texas, Chairman of the House Judiciary Subcommittee on Immigration, states that, "Lying disqualifies them from the honor of U.S. Citizenship." Obviously Senator Fred Thompson has no valid reason to not institute immediate proceedings to remove Alex Kozinsky from the U.S. Bench and from the Citizenship role for lying; and also Harry Pregerson and Dean Pregerson from the bench, for reasons cited above.

The sitting of a Federal Judge is every bit as important a position of trust as that of a B-52 bomber pilot and, with close examination it is easy to see that Kozinsky has done far greater damage to the United States and its people than Lt. Flinn, flying a bomber, could conceivably do.

The Senate Committee on Governmental Affairs consists of the following named Senators. Chairman, (R.) Fred Thompson; (D.) Daniel Akaka; (R.) Robert Bennett; (R.) Sam Brownback; (D.) Max Cleland; (R.) Thad Cochran; (R.) Susan Collins; (R.) Pete Domenici; (D.) Richard Durbin; (D.) John Glenn; (D.) Carl Levin; (D.) Joseph Lieberman; (R.) Don Nickles; (R.) Bob Smith; (R.) Arlen Specter; (D.) Robert Torricelli.

The following named Senators on this Committee were served in 1987 with a "Petition from the People for Redress of Grievances" and hand-delivered a copy of the book, *There's a Fish in the Courthouse* (see Prologue) and were involved in the horrendous conspiracy to "cover up" all the facts and evidence of treasonous, despicable crimes against the United States and the People.

Chairman Thompson must remove these below-named Senators from the Committee as it is not possible for them to investigate themselves without engaging in further criminal actions to "cover up" their guilt and to destroy the purpose and duties of the Committee on Governmental Affairs. (R.) Thad Cochran; (R.) Pete Domenici; (D.) John Glenn; (D.) Carl Levin; (R.) Don Nickles; (R.) Arlen Specter.

And if the Jews remaining on the Committee commence screaming "anti-Semitic" and cannot investigate the facts and evidence as Americans they must immediately remove themselves from the Committee. These self-named American Jews, who are so confused about their identity as to whether they are Americans or Jews, must remove themselves from the Committee on Governmental Affairs, join Rabbi Emanuel Rose on a jet and take their "Holy War", their evil chaos and destruction, to Israel where it belongs.

/s/ Gareth (Gary) L. Wean
Former L.A.P.D. Officer, Jan. 1946;
Det. Sgt. Ventura Police Dept;
Investigator Los Angeles Dist. Atty. Bureau of Investigation,
Criminal Intelligence Section;
Chief Investigator Ventura County Public Defender,
until 1970
P.O. Box 1857
Cave Junction, Oregon 97523

Phoenix Journals

**FREE CATALOG
AVAILABLE FROM
PHOENIX SOURCE
BY
CALLING
1-800-800-5565**

Outfoxed In The Hen House: CFR Scrambles For New Tactics Against Iran And Iraq

6/14/97 #1 HATONN

IRAN, IRAQ, CFR AND TACTICS

I have had to be a bit remiss with current topics scattered throughout the globe as our needs grow greater with upheaval equally scattered around the globe.

Foreign Affairs, the Council on Foreign Relations (CFR) magazine, is giving such attention to Iran and Iraq that it probably needs to be shared with you readers as well. We will also want later to offer the observations of the CFR as to the dangers with China—but that can wait because we only have limited space for publications. We are going to try diligently to not allow *CONTACT* to go beyond some 28 pages to cut a bit of postage costs. We may yet have to skip some weeks along but we prefer to mail weekly even if the papers are less thick.

It is because the ongoing operations regarding Iran and Iraq are FAILING so badly that this becomes important. You don't have any notion as to the REAL things that went on, go on, or will take place in those locations but you need to have what appears to be in current consideration.

Yes, I know that you would rather hear about the antics and alliances with the underworld of George Bush in Loudoun County, Virginia but since I want to cover that "genocide"-pushing program when we next write on the holocaust in Zaire, we will hold it for next writing. Now I want to focus on Iran-Iraq.

[QUOTING, from *EIR Strategic Studies*, June 6, 1997:]

CFR SIGNALS NEW BRITISH TACTIC TOWARD IRAN, IRAQ

by Muriel Mirak Weissbach

When *Foreign Affairs*, the magazine of the New York Council on Foreign Relations (CFR), launches a new line, it is a good idea to sit up and take notice. This is the magazine which inaugurated the Cold War, in a 'F celebrated 1947 piece on the containment of the Soviet Union, written by George Kennan; it hosted the first official policy statement on the doctrine of "dual containment" of Iran and Iraq; and, more recently, it introduced the world to Samuel Huntington's "Clash of Civilization" thesis. As developments were to bear out, none of these essays represented the mere elaboration of personal views, no matter how stridently the

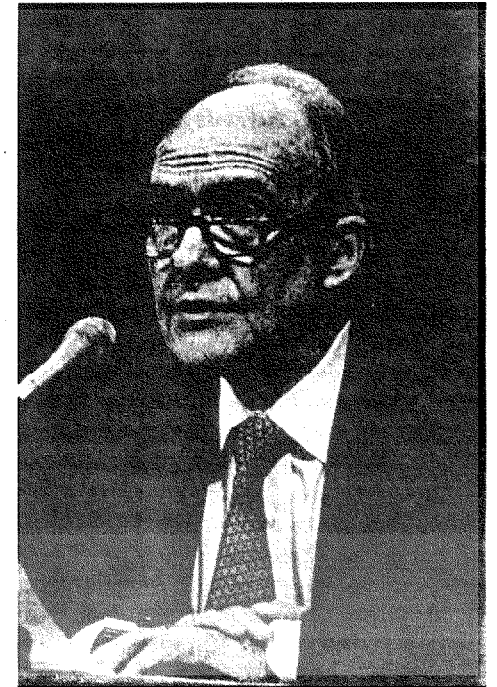
magazine's editors will protest, that they are merely "accepting the responsibility for giving [the views expressed] a chance to appear". In each case, the essays served to float a new policy line, churned out by the CFR's mother think-tank in Great Britain, the Royal Institute for International Affairs, among readers in the policymaking circles of the United States. In a nutshell, *Foreign Affairs* serves up to an American audience the latest recipes that strategic analysts of the British geopolitical school have cooked up. The ultimate address to which the magazine sends its views—it hopes, for implementation—is the White House.

Thus, when *Foreign Affairs* in its May/June 1997 issue, features articles on "Changing Course in the Persian Gulf", something not insignificant is afoot. The feature includes contributions by well-known proponents of the British school of geopolitics, among them Zbigniew Brzezinski, (Sir) Brent Scowcroft, and Richard Murphy, as well as Rand Corporation senior political analysts Graham Fuller and Ian Lesser. The first three headed up a CFR Independent Task Force on Stability and Security in the Gulf, whose conclusions provided the basis for the articles in *Foreign Affairs*. Richard Murphy, who was the project director, also chaired a CFR Independent Study Group on Gulf Sta-

bility and Security and its Implications for American Foreign Policy, whose recommendations to the administration were published together with those of the Task Force. The Task Force met four times over the past year, and the Study Group met seven times; Brzezinski and Scowcroft conducted a field trip to the region, in addition.

What is the gist of the report issuing from such an extravagant effort? Quite simply: that the United States should take the "dual containment" doctrine, which the CFR has championed officially since 1992, and throw it overboard. A radically new strategy toward Iran and Iraq is called for, under the rubric of maintaining stability and security in the Persian Gulf region.

There are several different layers of reality dealt with in the CFR studies. The first, most superficial, is the cover story: what the geopolitical strategists say they are doing and why. The deeper level, which one can access by reading between the lines, is the real story: what the CFR crowd is seriously concerned about, and why. Finally, there is the question that the *Foreign Affairs* feature provokes, of any thoughtful reader: what a viable new Gulf policy would look like for the U.S. Administration.



CFR authors Zbigniew Brzezinski (left) and Brent Scowcroft (right) are scrambling to maintain British geopolitical control, conceding that their "dual containment" strategy toward Iraq and Iran has failed. Faced with the past year's emergence of the Eurasian Land-Bridge, under the leadership of China, Iran, and Turkey, the British and their American cohorts are desperately trying to come up with a new gameplan.

THE COVER STORY: IRAQ

The starting point for all the studies is the pragmatic statement of fact that the dual containment policy does not work. It "is more a slogan than a strategy", and "the policy may not be sustainable for much longer," as it's stated in "Differentiated Containment", by Brzezinski. The dual containment policy, for the Study Group, is "at an impasse"; in the words of Graham E. Fuller and Ian O. Lesser, it is "unraveling", and "a geopolitical dead end".

The reason given for its growing obsolescence is that the stated aims of the policy, when it was officially articulated by Anthony Lake in *Foreign Affairs*, have not been reached. Indeed, in part, the policy is said to have had a boomerang effect.

According to the CFR, dual containment was a policy of punitive actions, like economic sanctions and political isolation, aimed at "containing" both Iraq and Iran. Iraq was considered a threat to the region by virtue of its possessing weapons of mass destruction and its ability to affect the flow and price of oil on the international markets. Thus, through the military aggression of Operation Desert Storm against Iraq, and the continuing United Nations embargo policy, the nation was to be brought to its knees, and its "dictator" Saddam Hussein, overthrown by a democratic alliance of forces friendly to the West.

[H: Now let us look at this a minute and consider what, along with this scenario, didn't happen. Let us consider what took place in that nasty little encounter in the Middle East and stop kidding yourselves.

Bush had, for goodness sakes, joint bank accounts with Saddam and if you don't know that—go back and read our presentations. BUNCHES of money into the \$250 jillion category in such as BCCL. Now where would they get ALL that money? Well, no, it is not "just" the Department of Agriculture and Arms/Contra dealings—there was massive seizure of lands and mortgages in the U.S. which papers were sent for safekeeping to, as I recall, Kuwait or some compound just within Iraq. Anyway the plan was to have Saddam, at Bush's instructions, get that war under way and go in and seize the place holding those documents in massive numbers in the basement—AND BLOW AWAY THE BUILDING AND THE BASEMENT, TOTALLY. Ah, but Saddam was not that stupid, went in and simply got the documents and moved them back into safe blackmail-keeping arrangements in Baghdad while protecting them with hostages or whatever else came along. Now he still has them and all the "searching" for atomic stuff was supposed to produce those instruments—but of course Saddam didn't reveal them. This, however, is WHY the end of the war did NOT move back into Baghdad as was considered militarily. Moreover, when you look at the Pan Am #800 downing you have to KNOW that the plane was several hours delayed in takeoff to await boxes of documents (same category as above) to be loaded onto the craft and now you know, forever lost to a crash disaster. These men are ruthless and will commit any heinous act to keep ahead in their dastardly games. Oh well! They perhaps are YOUR problem; they are NOT mine. In fact, when they keep their agreements with ME, I will promptly quit being

nasty to them and telling all their miserable secrets.]

However, as the CFR concedes, "Saddam Hussein is still a power." Moreover, the "international consensus on continuing the containment of Iraq is fraying," writes Brzezinski. The Study Group document points out, "Some even charge that the United States and certain of its close Arab friends are responsible for inflicting unnecessary suffering on the Iraqi people." [H: This is the understatement of the century!] Concern is expressed that a consensus for U.S. military presence, allegedly to protect the region from Iraqi aggression, is falling apart, among members of the Gulf Cooperation Council (GCC—Saudi Arabia, Kuwait, Bahrain, Qatar, the United Arab Emirates, and Oman). "U.S. policies towards Iraq, which were adopted in 1990-91, are causing friction with Turkey, the European allies, Japan, some of the GCC states and to a

including one that emerged from within the military or the Baath Party—that is ready to fulfill Iraq's basic international obligations." Debt relief for Iraq would even be in order, as a gesture to promote the process. 5) However, Saddam's regime should be thoroughly punished, if it "crosses clearly drawn lines of appropriate behavior".

THE COVER STORY: IRAN

A similar sleight-of-hand is developed to argue the case for altering policy toward Iran. Iran, it is said, merited containment by the West, due to its alleged sponsorship of international terrorism, its alleged pursuit of a nuclear weapons program, and its hostility to the Middle East peace process. Containment of Iran, Brzezinski, et al., write, has taken the form of economic sanctions and, since 1995, the introduction of a secondary boycott. The Iran and Libya Sanctions Act, passed by Congress in 1996 and signed by President Clinton "mandates U.S. sanctions against any foreign firm that invests more than \$40 million in the development of energy resources in Iran or Libya." Yet the authors are quick to note the policy has not been successful; it has enraged many U.S. allies, but has not persuaded them to break off trade relations with Teheran. Virtually no major deals have been prevented by this clause. In fact the Turks and Iranians got around it, in their \$23 billion pipeline deal, by specifying that Turkey would build and finance its part of the pipeline itself, and that the part of the pipeline going through Iran would not benefit from outside investments. In May, the Iranians announced a \$4 billion deal with the French company Total, and others, for oil exploration and development.

The authors therefore propose that the hard-line stance toward Teheran be softened, and they rationalize the shift with the following arguments: Despite

concern over Iran's threat to regional security, "There is little reason to believe that Iran's conventional military buildup will pose a direct challenge to U.S. regional supremacy." Despite U.S. commitment to the Middle East peace process, "opposition to that process by another country should not be grounds for international excommunication." Although Iran has been accused of fostering "Islamic fundamentalist terrorism", the United States "must be careful not to demonize Islam." The CFR leading group specifies that the "single most worrisome aspect of Iran's behavior is its apparent quest for nuclear weapons capability." Here, it proposes that Washington respond by "pushing the controls and inspection provisions of the existing nuclear non-proliferation regime to their limits and continuing to make counterproliferation efforts a top priority." The United States should consider a "tradeoff", using the carrot rather than the stick, "in return for Iran's acceptance of restrictions on its civilian nuclear program..."

The same approach is presented by members of the Study Group who propose that, while maintaining its military containment of Iran, the United States should offer some "positive incentives", to wit: "Reduce the intensity of the rhetorical war... Reduce the economic embargo to a narrow range of specific items... Encourage the International Atomic Energy Agency to carry out a more aggressive program of inspections"; and, "Explore the potential of dialogue through track-two

In short, the CFR series is a hysterical response to the facts that have been shaping global strategic realities over the past year: that the Chinese and the Iranians, together with Turkey, have initiated a dynamic of economic growth, by reconstructing the Silk Road, through the Eurasian Land-Bridge. In the process, economic and political relations among the key nations of the continent—China, Russia, India, Pakistan, Iran, Turkey, and the CAR—have broken out of the geopolitical straitjacket in which British manipulation over centuries had confined them. It is not the "dual containment" of two Persian Gulf nations which has failed, but the whole kit and kaboodle of geopolitics, as a mode of political strategy.

This places the CFR and its cothinkers in the somewhat uncomfortable position of having to think of something new. Precisely, the dilemma posed to them is of the following nature: If the nations of the Eurasian continent pursue their "long-term" policies and develop the continent, they will ultimately elude all outside control. The CFR boys are faced with the nightmare of the British school at the turn of this century: As geopolitician Halford Mackinder liked to put it, he who controls the "Eurasian heartland", controls the world. Now, it appears the nations of the Eurasian heartland have found the economic policy means through which to exert that sovereign control.

lesser degree the Iraqi Kurds." [H: This is the second largest understatement of the century!] ...Fuller and Lesser point out that, if the rationale behind Desert Storm was to secure "reasonable oil prices", this is anti-economical in the least, since the cost of deployments, in the order of \$30-60 billion per year, far outweighs the \$30 billion worth of oil imported by the United States.

Therefore, Brzezinski, Scowcroft, and Murphy recommend "five corollaries to the basic containment policy", which are reflected in all the other CFR essays. They are the following: (1) "The international community must credibly demonstrate its concern for the Iraqi people even if their own ruler does not." So, the effect of the sanctions "on ordinary Iraqis" should be mitigated, and the oil-for-food allowances of the UN should be pursued. The sanctions, however, should not be totally lifted, rather suspended, "so that the international community can reimpose them should unacceptable Iraqi behavior resume". (2) The United States should make clear its commitment to the integrity of the Iraqi state. (3) It should "consult more closely with Turkey... on how best to stabilize the situation in Iraqi Kurdistan", and even consider rethinking Operation Northern Watch. (4) The United States should signal its readiness to "work with a post-Saddam Iraqi regime", without demanding that it be "benign and democratic". "American officials should state that they would be prepared to deal with any Iraqi regime—

[unofficial] channels to Iran.”

While it is certainly true that the embargo policy has failed in fact, one must ask: Why the turnaround now? What has prompted the CFR in early 1997 (just as hard-liner John Major was vacating the Prime Ministry in London to the softer Tony Blair) to float the balloon of a complete turnaround in policy toward the Persian Gulf? Could they not have realized, earlier, that containment was not achieving its stated aims?

THE REAL STORY

In reality, the entire argument as formulated by the CFR is a fraud.

First, “dual containment” did not originate with the Clinton administration, nor was it designed exclusively against the two Persian Gulf giants. The dual containment idea actually originated in the 1970s under Henry Kissinger, who outlined the policy in a National Security Council memorandum, NSSM 200, which was held classified for 19 years. In that document, Kissinger outlined the Malthusian policy which represented the heart of British geopolitical thinking toward the entire developing sector: The policy was to prevent nations in the developing sector—especially those with strategic raw materials—from achieving economic independence through industrialization. Strategies were mapped out to force back demographic growth in fast-growing countries, and to engineer wars, if necessary, to reduce population.

The Iran-Iraq War from 1980-88 was one expression of that British geopolitical thrust: to pit the two leading economies of the region against one another, even to support the one or the other militarily, albeit through proxies, to the end of letting them destroy each other, as Kissinger was quoted saying. No sooner had the bloodletting subsided than the British took up the crusade against Iraq with Operation Desert Storm, to annihilate its capacity for industrialization. As James Baker III put it, the idea was to “bomb Iraq back to the Stone age”.

What was dubbed “dual containment” during the Clinton administration, therefore, is nothing but the continuation, under a different guise, of a Kissinger policy. It is no coincidence that those credited with having authored the policy, Martin Indyk and Tony Lake, are both dyed-in-the-blood Kissingerians.

Now, looking at the targeted nations objectively today, one must acknowledge the following: Iraq, since the 1990-91 Desert Storm and continuing embargo, has been placed in a position whereby it has no choice but to play by the rules. The country is de facto partitioned in areas under international control, known as the no-fly zone in southern Iraq, and the area of “Operation Provide Comfort” in northern Iraq. Its exports of oil are controlled, according to the UN resolution allowing \$4 billion worth per year, and specifying that the revenues be allocated first for UN agencies’ costs, then for reparations to Kuwait, before they can be spent on urgently needed food and medical imports.

Thus, Iraq does not constitute any military threat, regionally or otherwise, in the terms defined by the CFR. It does constitute a “threat” to CFR thinking, to the extent that, having rebuilt much of its destroyed infrastructure, it could, if allowed, complete this industrialization process. This would be a threat to the

Malthusians, particularly if this were done in concert with Iran, within the larger context.

The real threat in the eyes of the CFR is Iran, for reasons which have nothing to do with alleged support for terrorism, nuclear weapons capabilities, or hostility to the Arab-Israeli peace process. Iran is considered a threat for reasons that the authors acknowledge half-way, and between the lines.

Brzezinski, Scowcroft, and Murphy write: “In Iran, the United States confronts a country with potentially considerable military and economic capabilities and an imperial tradition, which occupies a crucial position both for the Gulf and for future relations between the West and Central Asia. If Iraq poses a clear and relatively simple immediate threat, Iran represents a geopolitical challenge of far greater magnitude and complexity.” Again: “Iran’s geopolitical importance is greater than Iraq’s, and the challenge it represents is more complex.” Although it “does not currently pose a threat of military aggression, its long-term policies could destabilize the region.”

Here we come to the crux of the matter: Iran’s “crucial position... between the West and Central Asia” and its “long-term policies”.

Iran has always held a crucial geographic position, as the natural bridge between Asia and Europe. The development of the historic Silk Road is the most immediate embodiment of that fact. Since the 1991 collapse of the Soviet Union, Iran’s geographical function has been radically redefined and enhanced, as prospects for revival of the Silk Road have regained feasibility. The emergence of the Central Asian Republics (CAR) as independent, sovereign states, meant that the Chinese plan, known as the Continental Land-Bridge, for extending a vast rail network westwards, to integrate Eurasia again, could be realized. In June 1992, rail connections were opened from China to Kazakhstan, which gave that land-locked country access to Chinese ports. In May 1996, the rail link was completed between Iran’s Mashhad and Turkmenistan’s Tajan through Sarakhs, which meant that the entire rail network through the CAR was hooked up with that of Iran. This constituted a breakthrough of geopolitical significance as it opened up access to the Persian Gulf for all the CAR. At the same time, a series of far-reaching agreements made by Iran with the CAR, and with Turkey, led to the creation of a network of pipelines, capable of transporting the immense oil and natural gas reserves from the CAR, through Iran, to international markets, and through Iran and Turkey into Europe. The most spectacular of these was the deal signed by the new Turkish prime minister, Necmettin Erbakan, in August 1996, between Turkey and Iran, for \$23 billion, providing for Iranian gas to be supplied to Turkey through a new pipeline constructed by both. The new transportation links eastwards across Central Asia, meant that the same oil and gas supplies could be made available cheaply to China and other countries of Asia.

At the same time, Iran has pursued a policy of diversification, so as to decrease its dependency on oil exports; furthermore, since Iran will be exporting more oil, including to Asian markets, it plans to shift its own energy production to the nuclear realm. An important deal with Russia, for completing the Bushehr nuclear plant, is part of this.

These are the facts that explain why the CFR is so concerned about Iran’s “crucial position... between the West and Central Asia”, and its “long-term policies”.

[END OF QUOTING]

We need a break here so we will pick up the second part of this topic next with “Back to the drawing board.”

6/16/97 #1 HATONN

[QUOTING, Part 2:]

BACK TO THE DRAWING BOARD

In short, the CFR series is a hysterical response to the facts that have been shaping global strategic realities over the past year: that the Chinese and the Iranians, together with Turkey, have initiated a dynamic of economic growth, by reconstructing the Silk Road, through the Eurasian Land-Bridge. In the process, economic and political relations among the key nations of the continent—China, Russia, India, Pakistan, Iran, Turkey, and the CAR—have broken out of the geopolitical straitjacket in which British manipulation over centuries had confined them. It is not the “dual containment” of two Persian Gulf nations which has failed, but the whole kit and kaboodle of geopolitics, as a mode of political strategy.

This places the CFR and its cothinkers in the somewhat uncomfortable position of having to think of something new. Precisely, the dilemma posed to them is of the following nature: If the nations of the Eurasian continent pursue their “long-term” policies and develop the continent, they will ultimately elude all outside control. The CFR boys are faced with the nightmare of the British school at the turn of this century: As geopolitician Halford Mackinder liked to put it, he who controls the “Eurasian heartland”, controls the world. Now, it appears the nations of the Eurasian heartland have found the economic policy means through which to exert that sovereign control.

In somewhat predictable fashion, the CFR has responded by trying to counter the threat by subtle subversion, rather than take it head on. This is the significance of the outright admission of failure which characterizes the CFR series: The old policy of confrontation, threats, sanctions, and other punishment “does not work”, so let us find another policy that does.

THE POLICY OF ‘DUAL PENETRATION’

Without ever identifying the Eurasian Land-Bridge program or economic policy orientation explicitly as the enemy, the CFR analysts touch, almost *en passant*, on two major factors in the Eurasian economic conception: the rail infrastructure works and the oil and gas pipelines. The actual subject of their concern, in dealing with both, is the vast raw materials reserves, not only, or even primarily, in Iran and Iraq, but rather, in the Central Asian Republics. One strategic question the CFR is asking itself is: How can we lay our hands on these rich natural treasures, without looking like thieves in the night?

The most sophisticated approach in the *Foreign Affairs* issue is made by Jahangir Amuzegar, [H: This name helps to negate “Hatonn” seeming like a far-out project of space, doesn’t it? One day you wonder Doubting Thomases are going to have to join the REAL WORLD!] in an article entitled “Adjusting Sanctions”. Whatever his political leanings, the author, who was minister of finance in Iran before the 1979 revolution, does have some knowledge of the economic reality of the country and presents a more honest picture of the Iranian economy under sanctions than his CFR colleagues.

Stating that the sanctions have not “inflicted irreparable damage” to the Iranian economy, Amuzegar says, on the contrary, “the economic indicators are healthier than at any time since the early 1990s.” Crude oil production, oil export revenues, and domestic investment have risen, while foreign debt has been reduced. Furthermore, psychologically, the sanctions

have had a counterproductive effect, as the "determination to become self-sufficient in most of their needs heralded a shift to other sources of equipment for exporting oil and stronger ties with Asia, Africa and Latin America." And politically, he notes, whereas Iran was a pariah state in the mid-1980s, now, only the United States and Israel are declared enemies, and "Teheran now has close ties to Russia, China, India, Indonesia and Brazil." He dedicates a footnote to the opening of the Sarkhs-Tajan railway link, which was attended by representatives from 40 countries.

After reviewing the various options open to Washington, including military action and maintaining or strengthening sanctions, Amuzegar opts for seeking a "prudent *modus vivendi* with the rogue state". His approach is informed by his notion that, although the U.S. and Iranian governments may be at odds, there are interests which the two countries share. Among these he lists: avoiding chaos in the region, and maintaining the free flow of oil. But the thinking behind Amuzegar's approach is exquisitely geopolitical. He states: "Both need each other geopolitically, as the twin pillars of a regional counterbalance to Russia's potentially expansionist aspirations within the Commonwealth of Independent States and toward the warm waters of the Persian Gulf. And, finally, both countries can fruitfully cooperate in developing and transporting the energy resources of the Central Asian states and the Caucasus, reducing those nations' dependence on Russia." In other words, perhaps the CFR can convince Iran to play ball, if the offer is presented as a partnership, including the resource-rich CAR, again, against Russia.

The author recognizes Iran's importance geographically, as "the Middle East's most populous and second-largest country, surrounded by 15 neighbors with which it shares land borders or bodies of water, a major global energy source with 10% of the world's oil and 15% of its natural gas, a pivotal player both in the Region and within OPEC, and a gateway to central Asia." To the end of bringing about a new orientation, he proposes that a dialogue with Iran be promoted by handsome incentives, such as the release of Iranian frozen assets or new World Bank loans.

What Amuzegar is offering is a kind of lurid partnership with Iran. Seeing what Iran has achieved and the central economic role it now plays in the region, this rather sophisticated proposal says, let us make friends with Teheran, and see if we can steal a piece of the pie. Specifically, the author eyes the vast riches in Central Asia, including the Caspian Sea. Since the economic and political conditions do not exist for predatory firms to loot them outright (as, for example, is being done in the Great Lakes region of Africa), the author seems to want to propose that Iran be convinced to accord looting rights to Western oil concerns. His suggestion that the World Bank be brought in more prominently is of central significance; as the tragic experience of the Middle East since September 1993 has shown, one of the most effective ways of wrecking any project for economic cooperative development is to give the World Bank and the International Monetary Fund control over the purse-strings. This is something which the Iranian leadership fully understands; in its recent agreements within the context of the Economic Cooperation Organization (ECO), great stress was placed on independent sovereign control over financing of infrastructure projects.

Amuzegar's basic thrust is made more bluntly by Brzezinski, et al., who write: "One negative consequence of current policy is the damage inflicted on America's interest in gaining greater access to the energy sources of Central Asia. An independent and *Economically accessible* Central Asia is in the interests of both the United States and Iran. The United States should do nothing to preclude Central Asia's eventual emergence, nor stand in the way of deals that might facilitate it. The United States should therefore refrain from automatically opposing the construction

of gas and oil pipelines across Iran. Here, as with policy toward Iraq, the United States must consult more often with its Turkish ally and fashion a regional policy that makes sense on the ground."

The reference to Turkey here, as in virtually all the essays featured in *Foreign Affairs*, betrays another major concern underlying the policy rethinking on the part of the CFR. Since Refah Party leader Erbakan became prime minister in Turkey, vast agreements with Iran have been signed. In addition, it was on Erbakan's initiative that the D-8 grouping came into being, which, together with the expanded ECO, has become a vehicle for implementing economic cooperation in the context of the Eurasian Land-Bridge. "Consultations with Turkey," which are recommended on every other page in the *Foreign Affairs* articles, should be understood, as "exerting pressure on NATO partner Turkey" to try to develop a handle on Iranian policy.

Fuller and Lesser are quite frank in admitting the same. Asserting that Washington has erred in its hostile posture, they write: "The United States has excluded any option that could involve Iranian strategic participation, even where it might coincide with American goals: on policy toward Iraq and the weakening Saddam, and above all on Central Asian, Caspian, and Caucasian pipelines. Flat rejection of pipelines through Iranian territory—which, for practical reasons, most of the region's states and many oil companies would prefer—opens the way to Russian monopoly. New east-west routes for oil, gas, railroads, and trucking along the old Silk Road are on hold until Iran, with its central position, can be included." (This latter statement is false, but the point made is clear.)

INSTITUTIONAL CONTROL

One of the obstacles placed in the way of the CFR's proposed looting scheme is that, as a part of the multiple agreements on rail and pipeline infrastructure made by participating nations across Eurasia, new institutions have come into being as vehicles for coordinating and promoting further such cooperation. The CFR boys are understandably upset.

The Study Group paper identifies shifting relationships, as a result of new energy flows: "East Asian demand for energy will have an increasing impact on the future of the world market. Economic development in India and China alone is likely to affect Asian oil demands significantly. Asia's demand for oil will dramatically increase. Average annual growth of oil consumption for the Pacific Rim for 1994-2015 is 4.6%... [and] for China ... 2.6%. Today coal is the primary energy provider in East Asia, but dramatic economic growth, industrialization, investment and environmental concerns will certainly enlarge the demands for energy." This means greater demand for energy resources from the Persian Gulf and the CAR.

Further on, in its chapter on "International Challenges facing U.S. Policy in the Gulf", the Study Group writes: "India, Pakistan, Russia and Central Asian countries are becoming more active in trade and investment in the Gulf region. This may eventually bring about new *regional coalitions*. The construction of an important railway between Iran and Central Asia in 1996 [i.e., the Mashhad-Tajan link] may significantly increase economic links with Central Asia. The strategy of isolating Iraq and Iran has pushed both states toward Russia, which seeks repayment on Baghdad's substantial debt and which, despite U.S. objections, has moved to conclude financially lucrative nuclear reactor deals with Iran."

In point of fact, the "new regional coalitions" have been coming into being, in institutional form, over the past two years. Not only has the Economic Cooperation Organization, originally made of Turkey, Iran, and

Pakistan, expanded to include all CAR, and Afghanistan and Azerbaijan, but a new grouping, the Developing 8 (D-8), of Muslim countries in Asia, the Gulf, and Africa, was created on Turkish initiative in 1997, also as a means to enhance economic cooperation. In addition, Iran has started to associate with the subcontinent's trade and economic cooperation institutions. Iranian Foreign Minister Dr. Ali Akbar Velayati spelled out in a Crans Montana Forum address in Switzerland in June 1996, that Iran would aggressively seek greater coordination with regional groupings, such as ECO, the Caspian Sea Cooperation Council, the Association for Regional Cooperation, and others.

Thus, the CFR Study Group's worry that disagreement among the United States and its allies on Iran policy, "provides opportunities for others such as China and Russia to expand relations with Iran", is no paranoid fantasy. Both countries have finalized important agreements with Iran—and Iraq—for energy development and supply. The CFR authors even moot the possibility of "strategic cooperation" between Iran and Iraq, which might find "common cause" in facing hostility toward them. The same fear is expressed by Fuller and Lesser, who say continued containment "might even pull off the extraordinary trick of driving archrivals Iran and Iraq into a tactical alliance." In the light of recent steps taken by Baghdad and Teheran over the last 12 months, to relax tensions and lay the groundwork for eventual rapprochement, the idea of such a tactical alliance is anything but absurd.

The CFR's response to the new institutions among regional coalitions is to propose its own counterinstitutions, as if to say, "You want a club? Fine. We'll start a club, and you can join." Fuller and Lesser assert, "Sooner or later, U.S. policy will have to acknowledge that Iran and Iraq are the two biggest players in regional security issues and take steps to anticipate their eventual integration into a security architecture." What the authors lay out, concretely, is a new security institution, through which to control the area: "The international community, working through the United Nations or by other agreement, should consider according the region *special international status*. Violation of the country's borders, unacceptable anywhere, should be viewed as particularly reprehensible here. Such international status would help deter adventurism by Iraq, Iran, or even Saudi Arabia against their small neighbors." The United States, they continue, should consult with its allies, to reach agreement on a "regional security forum" modelled on the Organization for Security and Cooperation in Europe. The effect of a coordinated transatlantic or G-7 approach on the behavior of Iran or Iraq could emerge as soon as the "status of Iran and Iraq is normalized."

Further details on how this regional security arrangement should work are not provided. However, the mere reference to according "special international status" there should raise goose pimples. It is important to note that one of the authors, Fuller, travelled to London last year and reportedly met with members of the British defense establishment, including Defense Minister Malcolm Rifkind. Rifkind took the idea of a "regional security forum" to the Middle East on his trip there later. This would be a security arrangement controlled by the British, who have vastly upgraded their military cooperation with the United Arab Emirates and others. Presumably, what Fuller and Lesser are talking about is a British-policed regional order, in which Iran and Iraq are forced to become complicit partners.

One of the features of the security arrangement would definitely be a control over the members' access to nuclear technology. Not out of any military consideration that Iran or Iraq would seek to develop and use atomic weapons against others in the region, but out of concern that development of nuclear energy for either, or both, would signify for them crossing the threshold into full industrialization. And that, according to the parameters laid out in Kissinger's 1974 NSSM 200

document, is what must be prevented, from their Malthusian standpoint.

Thus, in all CFR pieces it is highly "recommended" that Iran, and also Iraq, be kept far away from this technology. The emphasis is less on Iraq because that country's nuclear research facilities, including its scientists, have been subjected to consistent harassment and dismantling since Operation Desert Shield. Iran is a different kettle of fish.

Brzezinski and Scowcroft write: "There seems little justification for the treatment the United States currently accords Iran because of its nuclear program. Instead of simply punishing the country, the United States should consider whether a tradeoff might be feasible in return for Iran's acceptance of restrictions on its *civilian nuclear program* or intrusive inspections by the International Atomic Energy Agency of its nuclear facilities." The authors offer this extraordinary explanation: "Since the rationale for nuclear power has diminished in recent years, it may be possible to get Iran to limit its civilian nuclear energy program enough to give outsiders reasonable confidence that further military progress is not being made." They add, significantly: "Such an outcome, possibly arranged with Chinese or Russian support, would leave both the United States and Iran better off and significantly ease tensions in the region." In other words, this would kill Iran's civilian nuclear program and end cooperation on it with Russia and China.

A SANE FOREIGN POLICY APPROACH

The mere fact that the CFR has gone to such great lengths to launch a grand debate within policy-making circles in the United States demonstrates that the British geopolitical strategists are up a tree. On the one hand, they acknowledge that their "dual containment" policy based on punitive actions has been inconsequential, if not outright counterproductive; on the other, they see, with growing alarm, the emergence of a coalition which threatens to include all those nations and economies which they had targeted for containment or destruction.

They see, most importantly, a U.S. President who is moving, not to thwart, but rather to encourage such developments. For example, not only has President Clinton continued to resist the China-bashing campaign, which aimed at breaking Washington's dialogue with Beijing, but he has gone forward to prolong Most Favored Nation status for China for another year. Not only did Clinton elude the trap laid for him by British press outlets, which sought to present the Chinese-Russian summit talks as "anti-United States", but he wisely endorsed the groundbreaking agreements made by President Jiang Zemin and President Boris Yeltsin in Moscow.

[H: Don't let it slip by your attention, now, that Yeltsin is now a fully-accepted member of the Industrial group G-7, which I suppose makes it now a political-8 groupie. This is very important as you watch players pushing from every direction of the globe and political stance to gain position.]

Regarding Iran and Iraq, the President has not yet made any major policy statements in his second term. It is, however, widely reported that persons inside the administration have been commissioned to review policy for the region. The CFR, knowing this, has therefore decided to jump the gun and throw *its* policy recommendations onto the floor of the debate.

One very significant intervention has been made by a former member of the Clinton Administration, urging a serious approach to dialogue

with Iran. Former Assistant Secretary of State Robert H. Pelletreau, Jr., who had lamented in a speech to the CFR in May 1996 that Iran seemed not willing to enter dialogue with Washington, presented a very bold proposal to encourage progress on this front in a speech to the International Petroleum Forum, on April 8, 1997.

In it, Pelletreau outlined a "utopian" vision, for the year 2010, in which the Persian Gulf region would be characterized by stability and peaceful relations, including the full rehabilitation of Iran and Iraq. He said, "We would like to see a secure and stable Gulf peacefully pumping more oil to meet growing world energy demand, and we would like to see U.S. companies participating fully in this process with no country limitations or restrictions" (i.e., no embargoes). He continued: "We would like to see market economies developing freely in the region and in global trade as members of the World Trade Organization and we would like to see the central Asian states growing and prospering with multiple export routes available for their oil and gas resources. We would like to see governments in the region responsive to the aspirations of their citizens and resolving their differences across the conference table rather than by force of arms."

Reviewing the effects of containment on Iran, Pelletreau made the following observation: "It has also had the effect, some would argue, of stifling the central Asian states and hindering their development and, in terms of long-term global energy security, prevented investments in the Iranian oil and gas sector *which should be being made now* to meet the foreseeable increases in demand early in the next century." He continued with the rather startling proposal: "The United States has, from time to time, expressed willingness to hold an authorized dialogue with the government of Iran in which the policies about which it complains could be discussed face to face. This has been put forward in a rather passive and dismissive way, and it is not surprising that there has been no serious reaction or response from the Iranian side. The door should be opened wider. The United States should not shrink from a full agenda dialogue with Iran. It should welcome it."

Pelletreau filled out his idea as follows: "The United States should make clear that it recognizes the fact of the Iranian revolution and is not trying to overthrow the existing Iranian government. It should

not hesitate to deny rumors and unfounded reports to the contrary." Furthermore, "existing informal or Track II contacts" should be broadened, to "attract prominent members of both societies to participate in this dialogue and thicken its agenda," as similar talks helped improve U.S.-U.S.S.R. relations in the 1980s. Pelletreau proposes the Iranians do likewise, specifically that "Iranian leaders should make clear repeatedly and publicly what individual Iranians have said or hinted from time to time," renouncing support for terrorism, nuclear weapons proliferation, and aggression in the region. He added: Iran should recognize that the "Arabs and the Israelis are the primary parties" to the Middle East peace process, and simply stay out of it.

Although Pelletreau ended his remarks with a caveat, that the United States should respond otherwise if Iran were found responsible for terrorist acts, nonetheless, the approach he has outlined is laudable. Although the audience Pelletreau was addressing, of petroleum executives, has its vested interests in improving relations with oil-producing countries of the region, it does not appear in his remarks that sheer exploitation of those countries were at the top of his agenda. What is particularly worthy of merit in Pelletreau's speech is his offer of an open-ended dialogue, with no stringent preconditions, and his declared respect for the sovereignty of Iran.

The question Pelletreau does not address, is: What would such a full agenda include? In other words, what should a sane foreign policy approach look like, toward the area of Eurasia, of which Iran has become such an important economic and political component?

[END OF QUOTING]

And so, readers, as the world turns, this is one of the more important topics which you had best SOON address for the people under such stress are not going to wait for some nice peaceful settlement while their children are starving and their population is being decimated.

I would close now on a note of consideration for the changing events in your world. It is difficult to keep up with that which is important and *really important*. This is important! Good morning and may the life you save be your own.



PHOENIX JOURNALS LIST

THESE WORKS ARE A SERIES CALLED THE *Phoenix Journals* AND HAVE BEEN WRITTEN TO ASSIST MAN TO BECOME AWARE OF LONG-STANDING DECEPTIONS AND OTHER MATTERS CRITICAL TO HIS SURVIVAL AS A SPECIES AT THIS TIME. **SINGLE Journals** ARE \$6.00; ANY **4 Journals** ARE \$5.50 EACH; **10 OR MORE Journals** ARE \$5.00 EACH (Shipping extra - see right.)

** These marked **Journals** are out of stock until further notice.

1. SIPAPU ODYSSEY
2. AND THEY CALLED HIS NAME IMMANUEL, I AM SANANDA
3. SPACE-GATE, THE VEIL REMOVED
4. SPIRAL TO ECONOMIC DISASTER
5. FROM HERE TO ARMAGEDDON
- **6. SURVIVAL IS ONLY TEN FEET FROM HELL
7. THE RAINBOW MASTERS
9. SATAN'S DRUMMERS
10. PRIVACY IN A FISHBOWL
11. CRY OF THE PHOENIX
- **12. CRUCIFIXION OF THE PHOENIX
- **13. SKELETONS IN THE CLOSET
- **14. RRPP—RAPE, RAVAGE, PILLAGE AND PLUNDER OF THE PHOENIX
- **15. RAPE OF THE CONSTITUTION
- **16. YOU CAN SLAY THE DRAGON
- **17. THE NAKED PHOENIX
- **18. BLOOD AND ASHES
- **19. FIRESTORM IN BABYLON
- **20. THE MOSSAD CONNECTION
21. CREATION, THE SACRED UNIVERSE
- **22. PLEIADES CONNECTION VOL I
- **23. BURNT OFFERINGS
- **24. SHROUDS OF THE SEVENTH SEAL
- **25. THE BITTER COMMUNION
- **26. COUNTERFEIT BLESSINGS THE ANTI-CHRIST BY ANY NAME: KHAZARS
27. PHOENIX OPERATOR-OWNER MANUAL
- **28. OPERATION SHANSTORM
- **29. END OF THE MASQUERADE
38. THE DARK CHARADE
39. THE TRILLION DOLLAR LIE THE HOLOCAUST VOL. I
40. THE TRILLION DOLLAR LIE THE HOLOCAUST VOL. II
41. THE DESTRUCTION OF A PLANET—ZIONISM IS RACISM
42. UNHOLY ALLIANCE
43. TANGLED WEBS VOL. I
44. TANGLED WEBS VOL. II
45. TANGLED WEBS VOL. III
46. TANGLED WEBS VOL. IV
48. TANGLED WEBS VOL. V
49. TANGLED WEBS VOL. VI
50. THE DIVINE PLAN VOL. I
51. TANGLED WEBS VOL. VII
52. TANGLED WEBS VOL. VIII
53. TANGLED WEBS VOL. IX
54. THE FUNNEL'S NECK
55. MARCHING TO ZION
56. SEX AND THE LOTTERY
57. GOD, TOO, HAS A PLAN 2000 DIVINE PLAN VOL. II
58. FROM THE FRYING PAN INTO THE PIT OF FIRE
59. "REALITY" ALSO HAS A DRUM-BEAT!
60. AS THE BLOSSOM OPENS
61. PUPPY-DOG TALES
62. CHAPARRAL SERENDIPITY
63. THE BEST OF TIMES
64. TO ALL MY CHILDREN
65. THE LAST GREAT PLAGUE
66. ULTIMATE PSYCHOPOLITICS
67. THE BEAST AT WORK
68. ECSTASY TO AGONY
69. TATTERED PAGES
70. NO THORNLESS ROSES
71. COALESCENCE
72. CANDLELIGHT
73. RELATIVE CONNECTIONS VOL. I
74. MYSTERIES OF RADIANCE UNFOLDED VOL. II
75. TRUTH AND CONSEQUENCES VOL. III
76. SORTING THE PIECES VOL. IV
77. PLAYERS IN THE GAME
78. IRON TRAP AROUND AMERICA
79. MARCHING TO ZOG
80. TRUTH FROM THE ZOG BOG
81. RUSSIAN ROULETTE
82. RETIREMENT RETREATS
83. POLITICAL PSYCHOS
84. CHANGING PERSPECTIVES
85. SHOCK THERAPY
86. MISSING THE LIFEBOAT???
87. IN GOD'S NAME AWAKEN!
88. THE ADVANCED DEMOLITION LEGION
89. FOCUS OF DEMONS
90. TAKING OFF THE BLIND-FOLD
91. FOOTSTEPS INTO TRUTH
92. WALK A CROOKED ROAD WITH THE CROOKS
93. CRIMINAL POLITBUROS AND OTHER PLAGUES
94. WINGING IT....
95. HEAVE-UP (Phase One)
96. HEAVE-HO (Phase Two)
97. HEAVE 'EM OUT (Phase Three)
98. ASCENSION OR NEVER-EVER LAND?
99. USURPERS OF FREEDOM IN CONSPIRACY
100. BUTTERFLIES, MIND CONTROL—THE RAZOR'S EDGE
101. THE BREATHING DEAD AND CEMENT CHILDREN
102. SACRED WISDOM
103. CONFRONT THE NOW CREATE THE FUTURE
104. FIRST STEPS
105. AMERICA IN PERIL—AN UNDERSTATEMENT!
107. RING AROUND THE ROSIE...!
130. TRACKING DOWN THE KILLER "AND OTHER FORMS OF MURDER"(The Health Book)

FOR INFORMATION ABOUT JOURNALS, BOOKS, ETC., MENTIONED IN THIS NEWSPAPER, PLEASE INQUIRE:

PHOENIX SOURCE DISTRIBUTORS, Inc.
 Post Office Box 27353
 Las Vegas, Nevada 89126
 (or call)
1-800-800-5565
 (Mastercard, VISA, Discover)

Phoenix Source Distributors SHIPPING CHARGES:

USA (except Alaska & Hawaii)
 UPS-\$3.75 1st title, \$1.00 ea add'l
 Bookrate-\$2.50 1st title, \$1.00 ea add'l
 Priority-\$3.40 1st title, \$1.00 ea add'l
ALASKA & HAWAII
 Bookrate-\$2.50 1st title, \$1.00 ea add'l
 Priority-\$3.40 1st title, \$1.00 ea add'l
 UPS 2nd day-\$9.00 1st title, \$1 ea add'l
CANADA & MEXICO
 Surface-\$3.00 1st title, \$1.50 ea add'l
 Airbook-\$4.50 1st title, \$2.00 ea add'l
FOREIGN
 Surface-\$3.00 1st title, \$1.50 ea add'l
 Airbook-\$8.00 per title estimate
 (Please allow 5-8 weeks for delivery on all book orders)

CONTACT: THE PHOENIX PROJECT Subscription Rates

CONTACT: THE PHOENIX PROJECT

is published by
CONTACT, Inc.
 Post Office Box 27800
 Las Vegas, NV 89126

Subscription orders may be placed by mail to the above address or by phone to 1-800-800-5565. Subscription rates are: \$30 for 13 issues (US); \$35 (Canada/Mexico); \$40 (Foreign); or 26 issues for \$60 (US); \$70 (Canada/Mexico); \$80 (Foreign); or 52 issues for \$110 (US); \$120 (Canada/Mexico); \$130 (Foreign). Subscribers: Expiration date appears on right side of mailing label.

Quantity Subscriptions: \$95.00 for 10 copies of 13 issues (US); \$125 for 25 copies of 13 issues (US); \$160 for 50 copies of 13 issues (US); \$275 for 100 copies of 13 issues (US); \$190 for 10 copies of 26 issues (US); or \$1,100 for 100 copies of 52 issues (US). UPS postpaid Continental U.S. For Alaska, HI, Canada, Mexico and Foreign, call or write for shipping charges.

Single copies of back issues of *CONTACT*, *THE PHOENIX LIBERATOR* or *PHOENIX EXPRESS* are \$3.00 each. Quantity back issue prices are as follows: 1st copy \$3.00, each additional \$0.45. Shipping included, postpaid in the Continental U.S.A. Alaska, Hawaii, Canada & Foreign orders please call or write for quotes on additional shipping charges.

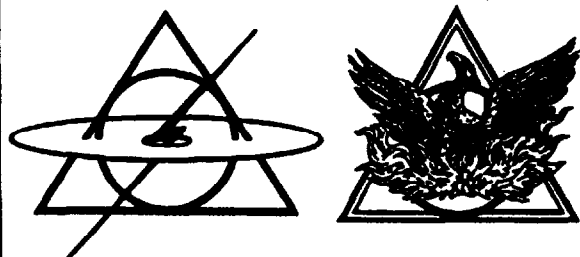
TELEPHONE HOTLINE

805-822-0202

This is a service for our dedicated readers. *Today's Watch* telephone hotline carries the latest news and comments from Commander Hatonn's most recent writings. This is our way of keeping you informed about fast-breaking news and events.

The message machine will answer after 2 rings if there are any new messages for that day, and after 4 rings if not. Thus *daily* callers can hang up after 2 rings and save toll charges if no new message has been recorded. If the hotline does not answer your call then that means that there is currently no hotline message.

PLEASE NOTE:
 CONTACT and Phoenix Source Distributors are NOT the same! Checks sent for JOURNALS or book orders should NOT be made out to CONTACT—and vice versa.



**SUBSCRIBE TO
 CONTACT, CALL:
 1-800-800-5565**