

Phoenix Journal

#122



By Gyeorgos Ceres Hatonn

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INTRODUCTION

REC #1 HATONN

WED., FEB. 1, 1995 7:23 A.M. YEAR 8, DAY 169

WED., FEB. 1, 1995

A FEW COMMENTS ON THE DAY

You are entering February and before the Christmas things are settled—you move into the time of paper hearts and decisions—always decisions. All decisions must be made in great wisdom for your enemy depends upon you making decisions which favor him. I ask only that you make decisions in wisdom in clarity of recognition of your relationship with God and the “right” choices WILL be made.

I have one inquiry here from Colorado which needs response. It doesn't matter what we “need” here, Son, what does matter is that when we can function in funding—we need “everything”. Until then each has to fully attend self and that means, because of the heavy load—an outside job is mandatory and there are not many of those in Tehachapi. And I realize that it has been thus for lo these 7 years.

I must also remind ones who move to do so with caution to the transfer—sometimes you are far better to stay put in consideration of what is coming down around you.

I foresee that the greatest and most urgent “need” here is for help with the paper, but our team has to make it a little further for now. In the meanwhile, if you ones will just keep up your writings and mailings it will be the greatest help you can offer. I can't even get all the information of urgent problems out to you. We have an Indian Brother in Texas, in prison, on a “hunger strike” and is now unable to get out of bed—we are told. Well, we don't know what to do for this man. We are not told as to WHY the man is incarcerated but I believe him to be on death-row. The complaint is not one of “innocence” but rather that he is not allowed to practice his “religion”. I note that THAT must mean—to *practice his rituals*. God and Man need no connection save self with “mind” pointed in the right direction.

We will ask someone to inquire but—beloved friends—we have no magic here and we are not in the line of freeing everyone who has gotten into prison—and without full information there is very little we can do. In this instance I suggest the contact be made with an American Indian Assistance League of some kind. Fasting will no longer serve much of anything—it had ceased to “work” as an attention-getting action with Chavez and he was not controversial as to actions except as a Leader of the Agricultural slaves. And, the Elite “growers” finally killed him anyway. I simply do not know HOW to respond to you ALL. There are no backs here who do not already carry the load of ten people—and almost all of it is volunteer work—there simply are not funds available for more. When you move into the arena of incarcerated people—you move right into the high-rent district. We work without lawyers as it is for all that the “law” itself allows—but in that particular office there are only three people to do it all. To get legal counsel it is a minimum of \$250 an HOUR, even from our very best FRIENDS and the first \$50,000 goes for the attorney catching up with the case under consideration. And, anyone on a “fast” will be long dead before a thing will be

actually done. I consider these actions as “suicide” or “only intended for attention”, either of which is unacceptable to me. I am not serving AS God however, so we will do that which we can with what we have but it requires that you ones who petition—to do your part and that is to supply us with every piece of information you have when requests are presented—or be prepared to go get more for we have no resources in manpower or financial to take much action.

RADICAL SURVIVALISTS

Why this topic? Well, I am now barraged by inquiries about Bo Gritz because he is going to appear on *DAY ONE* this Thursday evening. I ask that you watch—wherever you are. I did not choose the title above—it is the topic headline for the program itself, Radical Survivalists. As to being a “survivalist”, Bo Gritz is not RADICAL! He is practical and knows what is coming down. He is getting a bad rap on this subject and I would like to clear that up right now. Ones were wondering why there could be such advertising of this upcoming programming on, no less than, the SUPERBOWL. GO LOOK AGAIN AT THE TITLE OF THE TOPIC!!

I have information on these “survival” centers and leaders, along with the militias being formed and here is just a one-liner which should tell you ALL. From the “Daily News”, Sunday, Jan. 29, 1994: “...Janet Reno’s BATF and the ADLB’nai B’rith are keeping a close eye on these...” I will offer the entire article if it can be located in the piles of new paperwork just arrived. Yes, I know what you say, “What do the ADL and Jewish Leagues have to do with your State Militias???” Now, perhaps you are getting the point? America is not just under siege, readers, America has been TAKEN. When you realize this, you too may well become a “Radical Survivalist”!

CLINTONISTAS

I guess TODAY you can also see that Clinton doesn’t need to wait for any permission by Congress to take whatever action he chooses—anywhere. He just walked around Congress and you-the-people to send massive corruption money to Mexico So be it. I also have something on Janet Reno that should curl your eyelashes: Before the 104th Congress, 1st Session is *H.R. 97*, “*To establish a rapid deployment force*”.

This is asked to be PUSHED THROUGH IMMEDIATELY and guess what, Janet Reno will be the highest officer on the totem pole. Right under the “President” which is a figure-head on every flow-chart, because of necessity. In this instance the flow of command for “control of civil disobedience” flows first to Janet Reno, Attorney General, then Secretary of Defense, then on down through Secretary of the Army (not State Guards, citizens, but the Army), then down through Chief of Staff, Army, through Task Force Commander and then the local Commander. This is the chain of command—already structured, already in place and it sets Janet Reno in Command of all civil disturbances—anywhere, everywhere across your nation. Welcome to WACO, citizens.

REFOUNDING AMENDMENT

There are few people who I hold in higher patriotic intent than one Michael Silverhawk. He has done what he could see to do but now there is something happening that disturbs me greatly. The National Refounders-Empowerment Center, Ltd. is announcing new Coordinators, etc. A great line of honors and accolades

are given to these new headliners. I wish them well BUT I certainly do not ENDORSE their activities. Number ONE (and actually you don't need any more): You do NOT need a "Refounding Amendment"—you just need to use the Constitution you HAVE. To push through AMENDMENTS now has become a totally time-wasting action. You cannot save your nation by playing in that Washington Vampire game. Restoration of your nation is MANDATORY—but not in Washington D.C. through new amendments. You DO NOT have a government of the PEOPLE in Washington D.C. You have only the PARASITIC WORLD TAKERS in Washington D.C. It has come to the point wherein you cannot tell the true workers FOR YOU AND FREEDOM from the set-ups sent to make sure you don't get anything done. Either way, it is not going to be simple or easy.

HOLOCAUST

Here is a good example of FREE SPEECH restraints. Readers, you are in the final shutdown—CAN YOU NOT SEE??

You have just undergone the biggest barrage of propaganda ever pushed off on mankind—a final effort to grab everything through deception. You have been blasted into mind-stupor by the insulting assaults lately about that "Holocaust" which COULD NOT HAVE HAPPENED "EVERY" WAY THEY TELL YOU. It didn't happen ANY WAY they tell you much less with ever increasing numbers and changing stories. Here is an example of how the Parasites work:

JAPANESE CRITICIZED OVER HOLOCAUST

[QUOTING:]

Chicago Tribune, Wed., Jan. 25, 1995. By Merrill Geezner, Tribune Staff Writer—JAPANESE CRITICIZED FOR HOLOCAUST DENIAL STORY.

TOKYO—While the world this week recalls the 50th anniversary of the liberation of Auschwitz, Japan's leading conservative publishing house has printed an article denying Jews were gassed at the Nazi death camp. **[H: Hummnnn, I wonder...if this has anything to do with Kobe...?]**

The 10-page article, complete with an editor's note lauding its findings, has drawn fire from the Israeli Embassy and a leading **American Jewish group** and intensified concerns over Japanese anti-Semitism, a persistent theme in Japanese intellectual life that has taken on a new virulence since the **Persian Gulf War**. **[H: Persian Gulf War??]**

The Simon Wiesenthal Center in Los Angeles has written Japan's ambassador in the U.S. and asked the **government to publicly condemn the magazine article**. Titled ***There Were No Nazi Gas Chambers***, it appeared in February's edition of Marco Polo, a slick monthly with 250,000 mostly young adult readers that is published by the prestigious Bungei Shunju Co.

Bungei Shunju's weekly and monthly magazines are considered a bellwether of public opinion in Japan. Leading figures such as Akio Morita, Shintaro Ishihara and officials from Keidanren, the country's top big business group, have used Bungei Shunju's large stable of prestigious publications to get their latest

thinking before the public.

In the *Marco Polo* article, free-lance author Masanori Nishioka claims there was no Nazi Holocaust and that the gas chambers at Auschwitz were set up by the Polish Communist government after the war. **[H: Well, there wasn't and they were...]**

Nishioka, a doctor without training as a historian, did not travel to Europe or conduct any interviews for the article. His assertions are documented with references to the growing "Holocaust denial" literature in Europe and the U.S.

"For the survivors of the Holocaust, the Marco Polo article is akin to a public denial of the dropping of the A-bomb on Hiroshima and the death and suffering which it wrought on the Japanese people," wrote Rabbi Abraham Cooper, associate dean of the Wiesenthal Center, in his Jan. 19 letter to Ambassador Takakazu Kuriyama. **[H: And THEY call us "revisionists"? They simply rewrite history to suit themselves, true or false, and then make laws or simply destroy the ones who know better.]**

Late last week, Israeli Embassy officials demanded a retraction from the magazine's editors.

Last April, Japan's largest business daily, the *Nihon Keizai Shinbun*, ran a big advertisement for a series of books alleging Jews were responsible for the Japanese stock market crash. **[H: They were!]** SHOOT JAPAN: The Last Strong Enemy alleged that a cabal of Jewish bankers was out to destroy the last threat to their worldwide hegemony: Japan. **[H: Still with us, readers?]**

Two months ago, the *Yomiuri Shinbun*, the largest newspaper in Japan, ran advertisements for a similar series of books.

Throughout 1992, as Japan's recession worsened, mainstream weekly and monthly magazines were filled with articles claiming Jews were behind Japan's economic woes.

After Bill Clinton was elected president, the weekly *Shukan Gendai* suggested that Jewish capital was behind his sudden rise to power.

Fearing a tough approach on trade, the magazine asserted that Jews were behind the push for Japan's internationalization since they would benefit most.

Anti-Semitic tracts have long been a staple of Japan's book publishing industry. Masami Uno, perhaps the most prolific author in the genre, has sold millions of copies of his book, *IF YOU UNDERSTAND JEWS, YOU CAN SEE THE WHOLE WORLD*.

Arie Dan, spokesman for the Israeli Embassy, said his protests fell on deaf ears at *Marco Polo*'s editorial offices, where he met with deputy editor Seigo Kimata. "The man did not react. He did not apologize, **which they usually do**. Nor would he even consider our request to be more cautious in the future," he said. **[H: I had better apologize then, for asking to run this article in behalf of the "Jews"? I do—I apologize right up front so that the Mishpucka knows we MEAN well.]**

Dan said the Embassy plans to raise the issue through diplomatic channels. **[H: Ah, but just WHO of**

the Mishpucka are running the embassies?]

The magazine issued a statement Tuesday standing by the story. [**H: Good grief, now what will happen to Japan?**]

Meanwhile, a spokesman for the Wiesenthal Center said Tuesday that its pressure campaign on advertisers in *Marco Polo* was having results. At least one major corporation, Volkswagen, suspended all advertising in the magazine.

[END OF QUOTING]

May GOD have mercy on you, the blind.

VULTURES IN EAGLES' CLOTHING!

I am asked about a book, *Vultures in Eagles' Clothing!* A new book which MAKES SOVEREIGNTY SIMPLE. On its cover it reads "Stop paying income taxes" and continues to uncover "secrets the IRS doesn't want you to know," by Lynne Meredith. **Lynne MEREDITH?** Check it out. If you REALLY WANT ON THE BIG BOY'S LIST THEN I SUGGEST YOU DO WHATEVER YOU ARE TOLD TO DO ABOUT THESE MATTERS. THE TIME IS LONG PAST, HOWEVER, WHEN THESE "TACTICS" MAKE ANY SENSE AT ALL TO USE.

THE MISHPUCKA HAS YOU SURROUNDED AND IS HOLDING YOUR HEAD UNDER THE WATER—CAN'T YOU FEEL YOURSELF DROWNING? I certainly agree with the PREMISE—the concept is fine—the "doing" is foolish. The IRS is a collection agent for the BANKS—not your government. And, the bankers are going to win in THIS GAME—they have a whole ARMY to back them up and its called the BATF which has access to every military corps around AND every police department on the globe. THE BANKS OWN YOUR WORLD AND THE MISHPUCKA PARASITES OWN THE BANKS. It is quite simple, and YOU MAY NOT SPEAK ILL OF THOSE BANKS, PEOPLE, PARASITES, BLOOD SUCKERS OR THEIR EVIL PROPAGANDA OR YOU ARE "BREAKING THE LAW".

This is hardly a typical introduction I suppose—but it is factual and covers things you MUST know.

I have only one tiny thing to add: Who are these "jews" who are under constant attack? They are the Khazarian Anti-Christ and the ones who run your world in actual hands-on terror are the Mishpucka, the final instigators and perfectors of the PROTOCOL'S PLAN 2000. THEY ARE NOT OF SELECTED COLOR, RACE OR RELIGION—THEY ARE THE ONE WORLD ORDER USING PRIMARILY THOSE UNINFORMED CITIZENS FROM WHOM THEY STOLE THEIR VERY RELIGION AND LIVES. THEY CALL THEMSELVES "JEWS" BUT THEY ARE NOT OF JEWISH EXTRACTION, LINEAGE OR INTENT AS TO BELIEF. THEY ARE ANTI-CHRIST SATANISTS, AND THEY CONTROL YOUR NATION, HOOK, LINE AND SINKER.

CHAPTER 1

REC #1 HATONN

SAT., JAN. 14, 1995 9:48 A.M. YEAR 8, DAY 151

SAT., JAN. 14, 1995

REAL INTENT?

LAWS WORK FOR BOTH GOOD AND BAD

I am a bit amused that we have such interesting things taking place in Nevada and Montana, especially regarding corporations.

GEORGE GREEN HIDING
BEHIND BANKRUPTCY

A man whose apparently corrupt attorneys, who have even been reprimanded by the Nevada Bar Association—is (are all) very interesting.

For well over two years George has managed to keep the first 56 of our journals off the public shelves—that should tell you a great deal about the value of the words inside them. He is now using the very defense he cursed and claimed IN COURT about Nevada Corporations for his purposes to longer keep them from you. It is fine, for we simply will find more value in the absence of those journals which would need so much cleaning up from his dirty hands as to be cheaper to reprint. Besides, readers, we have good memories and shall simply update them. For instance, the economic volumes are STILL VALID as written but we have much, much more input for them NOW.

George tells one Judge, under oath, that he is a millionaire five times over and then files bankruptcy in a court 30 miles away from the first. Fine, the corporation laws will “hold” and that is far more important to you readers than the books which would cost thousands to remove the erroneous copyright information. Liars? Who cares, for TRUTH will stand into infinity and the liars will become known for that which they are! We shall honor totally all agreements with US&P over the books in question with them—but it becomes obvious that the first intent is to KEEP THE INFORMATION FROM THE PUBLIC. I do not want this construed as being a negative statement, especially with US&P for I honor Walter Russell, and therefore anyone who furthers HIS WORK. I, Hatonn, did not write those Connection books as I have the others and therefore my own contribution is generously forfeited to the PLAN. The other authors are quite capable of attending their own arrangements. The portions in the volumes regarding spiritual matters do not vary from one presentation to the next for truth is truth.

BUT—JUSTICE??

You will find NO JUSTICE save in the persistent hanging on and on and on. Meanwhile TRUTH (in

actions) is uncovered and the contradictions and lies are now coming back around full spiral for all of you to see and hear. It will not damage our work—it shall only STRENGTHEN our work and our people! Those who cannot stand the heat from this kitchen duty will move on and so shall it be—no matter how we might feel about otherwise. How many people do you think actually MET THE MASTER GODLY TEACHER(S)? There have been, and ARE, MANY. We speak of TEACHERS—not GOD of Creator/Creation. The teacher(s) but represent GOD—as do I. We can offer you truth and you can do whatever ye will with it. You can stomp it, curse it, bury it, deny it, whatever—it matters not one iota. IT WILL **STAND**.

Ones who come into our circles do not need believe in “me” or any of “us”—they only need a full relationship with GOD and then, as they experience and study—they WILL come to recognize their great participation—for we do not ask much and certainly not for ourselves—the POINT is to bring man’s work to the forefront—from those men and women who have long ago told you truth and were buried under the gravestones constructed by the enemy of God.

NEVADA CORPORATIONS

If you desire privacy and security in your own business—I cannot urge you strongly enough to get all the information you can from our friend, Cort Christie, for he has compiled an EXCELLENT book on the values of such corporations—in legal, honest and valid TRUTH. You have few avenues for protection of any kind but this is ONE. How long will you have this opportunity? I don’t know but, remember, if the anti-Christ makes laws to help himself—those same laws can help you. If you fail to use those laws to goodly advantage—it is you who are careless for if you choose the GUN to “win” instead of the available avenues—so be it, but I suspect the lessons of such adventure will be rewarded with bullets against YOU. You can do what you need to do WITHIN THE LAWS OF THE LAND—WHY WOULD YOU CHOOSE OTHER? PONDER IT—FOR IF YOU ARE SIMPLY FOLLOWING “ANOTHER” INTO THE QUAGMIRE, WHOSE “FAULT” IS IT? ARE YOU NOT “EQUAL” UNDER THE CONSTITUTION? THEN WHY DO YOU FOLLOW THE ONES WHO BUT MISUSE THE LAWS OF GOD AND NATION—IN VIOLENCE WHICH WILL SURELY GET YOU, AT THE LEAST, INCARCERATED? Just calling oneself “Patriot” does not a patriot make!

So much for this subject. It is simply that this is on the minds of all you readers as reflected by your FAXes and calls. We will try to keep you posted but bear with us for we are all terribly burdened.

EUSTACE MULLINS TRIES AGAIN

One of the most IMPORTANT lawsuits was filed a while back by Eustace Mullins against the Anti-Defamation League of B’nai B’rith. Remember, this IS A TAX-FREE GROUP FORMED BY BRITISH INTELLIGENCE, AND THE B’NAI B’RITH PART OF THE LABEL IS REPRESENTATIVE OF THOSE CALLING THEMSELVES “JEWS”. IT IS A POLITICAL ACTION GROUP AND IS RESPONSIBLE, ALONG WITH ITS SISTER GROUPS, FOR HAVING BOUGHT YOUR GOVERNMENT—AND OWNING ALL THREE BRANCHES OF IT—USING **YOUR FUNDS**! This is simply the WAY IT IS and from here you have to face it—not with “rathers” or simply ignoring it. Do whichever you like, but it is worsening as we write—and the intent is actually toward a NUCLEAR WAR OF SUCH DEVASTATION you cannot imagine. Others prefer to win the WORLD also—but do not

wish the world destroyed on the surface. So, you have unGodly human-beings at confrontation with one another—over your property—and you seem to not recognize anything coming down. That is also fine, but destruction of a world is NOT ALRIGHT! The POWER, however, in the hands of these insane beings is unthinkable and awesome. The only REASON you are still around, readers, is thanks to the GREATER POWER in your immediate SPACE. No, not JUST US! We haven't had to do much except simply protect the planet itself which is within our own regulations and "Laws of Interference". So far, the Cosmospheres and weapons platforms of the Russians have kept the war-mongers under control, sort of.... How long will this continue? I can't say because, unless the wars directly involve Russians, I suspect they will allow all sorts of war and devastation—because it will be against "THEIR" ENEMIES. Since most of the ones in destruction intent are ALSO MY ENEMIES—it will be long before we need step in. You who still think the ones who rule you are the "white hats" you will probably GO DOWN with the culprits for you don't seem to understand your predicament.

At any rate I do not wish to get off on that subject at this point in the writing.

Eustace's first suit was, without any REAL response, thrown out of your "goodly" court. He is now responding with an exceptional presentation. Will they "hear" this one? Probably not but I suspect that publication will be more valuable in all instances. Therefore, we will present his latest documents.

The following documents were filed on November 23, 1994, with Ron Garvin, Clerk, District Ct. No. 93cv02497, No. 94-7116

[QUOTING:]

UNITED STATES COURT OF APPEALS
DISTRICT OF COLUMBIA CIRCUIT

Eustace C. Mullins, Appellant

v.

Anti-Defamation League of B'nai B'rith, Appellee

ORDER

It appears that the above case may fall within the intent and purpose of Rule 34(j) of the Circuit Rules of this Court and may also meet one or more of the criteria set forth in that rule, it is ORDERED, *sua sponte*, that a briefing schedule be established as follows:

Appellant(s)/Petitioner(s) Brief and Appendix 1/5/95.

Appellee(s)/Respondent(s) Brief 2/6/95

Appellant(s)/Petitioner(s) Reply Brief 2/21/95

This notice does not preclude the court, after examination of the briefs, from setting this case for oral argument. If this case is accorded 34(j) treatment, an order will be issued disclosing the panel prior to decision on the merits of the case.

All parties should include the following phrase on any pleading or brief hereinafter filed in this case: "CASE BEING CONSIDERED FOR TREATMENT PURSUANT TO RULE 34(j) OF THE GENERAL RULES."

FOR THE COURT:
Ron Garvin, Clerk

By:
John T. Maley, Deputy Clerk

Order 93-34(j) (April 1992/Jan. 1994)

BRIEF OF APPELLANT
NO. 94-7116

IN THE UNITED STATES COURT OF APPEALS
FOR THE DISTRICT OF COLUMBIA CIRCUIT

EUSTACE C. MULLINS, Appellant

v

ANTI-DEFAMATION LEAGUE OF B'NAI B'RITH, Appellees

AN APPEAL FROM THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

Brief of Appellant

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"CASE BEING CONSIDERED FOR TREATMENT PURSUANT TO RULE
34(j) OF THE GENERAL RULES".

Statement of the Nature of the Case

This is an appeal from the judgment of the United States District of Columbia granting a dismissal with

prejudice in favor or appellees and against appellant.

Points of Error

Appellant relies for reversal on the following points of error:

1. The error of the court in granting the dismissal with prejudice in favor of appellees and against appellant when there was no proof presented that appellant's charges were in error. There was no hearing, no discovery, and no investigation of the issues presented by appellant in his complaint.

2. The error of the court in failing to deal with the basic issue of appellant before the court, that appellees had maintained illegal surveillance of appellant, maintained illegal files of appellant's activities, and continuously monitored appellant's habits, associates and employment on a continuous and ongoing basis for some forty-six years to the present time.

3. The error of the court in failing to give a hearing to appellant's allegations that appellees have been regularly engaged in harassment and intimidation of appellant on a continuous and ongoing basis for some forty-six years or more to the present time.

4. The error of the court in failing to hear appellant's allegation that appellees have been continuously engaged in acts of criminal syndicalism including close working relationships with the two godfathers of the Mafia or National Crime Syndicate, in violation of numerous statutes prohibiting acts of criminal syndicalism.

5. The error of the court in refusing to allow appellant to amend his complaint.

6. The error of the court in failing to hear appellant's allegations of violations of Article II of the Genocide Act by appellees against appellant.

7. The error of the court in refusing to allow appellant to proceed to trial when all allegations by appellant against appellees were admitted by appellees and were a matter of public record, having been repeatedly published with no denial from appellees, and were open and notorious, having been front page news for many months.

8. The error of the court in its claim that "nearly all of plaintiff's claims are barred by the statute of limitations", although appellant's claim specifically identified all allegations against appellees in integral parts of a continuous and ongoing activity by appellees against appellant over a period of some forty-six years and continuing to the present time.

9. The error of the court in dismissing appellant's complaint as "difficult to read", and "has failed to allege a short, plain statement", placing the burden on appellant of reciting events, offenses and violations occurring over a period of some forty-six years in a "short/plain statement" which the court dismissed in editorial judgments by the court rather than judicial decisions.

10. The error of the court in denying appellant a trial by jury as guaranteed by the Seventh Amendment

to the Constitution, although appellant had specifically requested that this action be tried by a jury.

Arguments and Authorities

The law of the case is most elementary. It is a timely appeal to the United States Court of Appeals from a decision of the United States District Court for the District of Columbia. It involves violations of civil rights, freedom of speech, genocide, censorship, hate crimes and other offenses by appellees against appellant. These matters are dealt with in USC 18-1961, 1963, 1965 (a) (b) (c) (d); USC 28-1331, 1332, 1343; USC 28-534; USC 42-1981, 1983, 1985, and the Constitution of the United States, First, Sixth and Seventh Amendments.

Summary

The court erred in refusing to conduct a trial on the facts alleged by appellant against appellees. The court's reasons for denying a trial are clearly erroneous and not supported by law.

Conclusion

For the foregoing reasons, appellant respectfully submits that the Court should reverse the judgment of the court below as entered May 24, 1994, and should remand the case to the court below with instructions to conduct a trial, or alternatively, to enter a judgment for damages in favor of appellant against appellees.

Respectfully submitted

EUSTACE C. MULLINS
Attorney pro Propria Personae
Staunton, Virginia 24401

Certification of Service

Appellant Eustace C. Mullins hereby certifies that on this 4th day of January, 1995 a copy of the foregoing brief of appellant was hand delivered upon **Jason Scott Palmer of the firm of Arent and Fox, 1050 Connecticut Ave NW, Washington D.C. 20036-5339.**

EUSTACE C. MULLINS

[END OF QUOTING]

EUSTACE C. MULLINS CAN BE CONTACTED: *EZRA POUND INSTITUTE OF CIVILIZATION*,
Eustace Mullins, President, 126 Madison Place, Staunton, Virginia 24401

Not only do I thank Mr. Mullins for sharing this with us but fully intend to annoy and badger him until he agrees to work with the Constitutional Law Center on cases wherein **lawyers fear to tread**—which is all that cannot see a massive FEE and/or are afraid for their little fannies. I have reprinted this in FORM that can be utilized if any of you are ready to start standing up for selves.

Do I expect it to do any “good”? Yes, because eventually you will take a stand for your country—and the buzzards and jackals will be tossed out on their subversive, treasonous noses! Filing suits may well represent, TO THE COURT, only massive piles of paper—but until you have been in cases with the “Benches” “BLOOD BROTHERS, THE ATTORNEYS—you cannot IMAGINE the piles of duplicated documents—TO SIMPLY BURY THE JUDGE AND JURY (If indeed, you can GET a jury hearing). To reclaim the nation you MUST GET THE JUDICIAL SYSTEM CLEANSED—and it can only be done through the guidance and push of such as Eustace Mullins. I intend to give him all the hearing he can stand! He doesn’t have to check out my “wings”—he simply needs HEARING and as much of it as he can GET. My “wings” are not his business nor does he assume them to be! He needs be given VOICE to that which YOU MUST SEE AND HEAR! It’s a nice arrangement with or without silver wings. It is called TRUTH and reclamation OF A NATION—**YOUR NATION**.

Now the next writing comes directly from what is called: BULLETIN, Committee to Restore the Constitution, Founded 1965, Incorporated 1970, Registered 1984. I am also giving information about this newsletter for it is SUPERB: Membership/Subscription: \$25.00. Monthly resource publication revealing hidden facts behind national crisis. Explains constitutional authority to halt economic/political exploitation. Incorporates model procedures for county and state action to restore interest-free money, defend/preserve freedom of person and property guaranteed to the people by the Constitution. Write for information, books, cassettes, videotape: Colorado Non-Profit Corporation, P.O. Box 986, Ft. Collins, CO 80522 (303) 484-2575. Archibald E. Roberts, LtCol. AUS, ret, Director. This particular bulletin will be one that many of you will want duplicate copies. Prices: 100:\$15.00, 50:\$10.00, 25:\$7.00, 10:\$4.00.

You readers are not going to like this information and certainly the ADL and sister parasitic organizations will not. So be it.

[QUOTING:]

JEWS WHO RUN CLINTON’S COURT

by Avinoam Bar-Yosef

MAARIV, Sept. 2, 1994. *From THE HEBREW PRESS, monthly translations and commentaries from Israel, by Dr. Israel Shahaks, published monthly by the Middle East Data Center, P.O. Box 337, Woodbridge, VA 22194-0337. Reprinted courtesy THE CHRISTIAN NEWS, Oct. 24, 1994, page 22, 3277 Boeuf Lutheran Rd., New Haven, MO 63068-9568.*

Several weeks ago the rabbi of the “Aath Yisrael” synagogue in Cleveland Park, Washington, dedicated his Sabbath sermon to the Jewish cultural and political center now being formed in America. “For the first time in American history,” the rabbi said, “we no longer feel that we live in the diaspora. The U.S. has no longer a government of Goyim [Gentiles], but an administration in which the Jews are FULL partners in the decision making at ALL LEVELS. Perhaps the aspects of the Jewish religious law connected with the term ‘government of goyim’ should be re-examined, since it is an outdated term in the U.S.”

Indeed, as far as the Jews [H: **And again, there is no name by which to refer to these groups for “Jew” only actually fits the Zionists who took the label in the 1700s. We do not refer to the Judeans or Judaists in this dialogue unless they have joined in with the self-styled, so-called “Jews” of the Zionist Khazarian Talmudists. We will continue to refer to “Jew” because the authors have done so—I do not recognize the term as valid. But then, I refer to this new breed of One World Destroyers as Flukes—(parasites).**] are concerned, President Bill Clinton has contributed towards a real change in Administration outlook, having concluded a series of changes which enhance Jewish power, a process that began under President Reagan and his Secretary of State, Shultz. True, the Jewish political influence was also evident in America in previous decades. We have already seen a **Jewish Secretary of State, Kissinger, enjoying the full confidence of President Richard Nixon.** There were Jewish Cabinet members also under Carter. However, they were exceptions proving the rule. Especially, pious Jews were seldom appointed to participate in political work concerning the Middle East.

The picture has now totally changed, and not only about the Middle East. For example, every morning at about 6:00 o’clock, several staff cars travel from the CIA center to the White House with senior officers of the American intelligence community, who are about to present to the president and to the four top staffers a PDB—President’s Daily Briefing—the term for the most **exclusive report** in Washington. The document, consisting of 5-7 pages, is often accompanied by **top secret satellite photographs transferred by the Pentagon.** It is composed in the course of the night by the best American intelligence experts who analyze the telegrams and reports arriving from the CIA’ **world-wide NETWORK** of agents. It contains the most sensitive information regarding developments around the world. Its uniqueness, compared to all other American intelligence documents, lies in the fact that it almost always **indicates the source of the information, whether it is a document stolen by a spy, or an agent or ‘mole’ infiltrating a foreign government, or whether the source is tapping by means of satellite.** If Clinton is in Washington, he holds a short discussion on the contents of the document with the five other addressees: **Vice-President Al Gore, National Security Advisor Anthony Lake, White House Chief of Staff Leon Panetta, Deputy National Security Advisor Samuel (“Sandy”) Berger, and National Security Advisor to the Vice-President, Leon Perth.** Two of the addressees, Berger and Perth, are warm Jews. They have reached posts that are **EXTREMELY SENSITIVE for the U.S. policies.** They are by no means exceptions. [H: **Remember, this is being written by Jew Avinoam Bar-Yosef in THE HEBREW PRESS.**]

PAY ATTENTION HERE, PLEASE

In the National Security Council, 7 OF 11 top staffers are Jews. Clinton has especially placed them in the most sensitive junctions in the U.S. security and foreign administrations: [H: So these “alien” and foreign agents ARE MAKING THE POLICIES AND THE LAWS FOR AMERICA! They only claim an association citizenship—but it is Israel FIRST, LAST AND ALWAYS! THIS IS WHY IT IS OBVIOUSLY CORRECT THAT WHEN JEW ATTORNEY ALAN DERSHOWITZ CLAIMS THE U.S. IS ACTUALLY THE “ISRAELI HOMELAND”—BELIEVE IT. Yes it DID happen while you slept, Americans. The self-proclaimed ANTI-CHRIST EMPIRE TOOK YOUR NATION! And, typical of the Parasitic nature of the Anti-Christ, it is totally sucking you into oblivion.] Sandy Berger is the deputy chairman of the council; Martin Indyk, the intended ambassador to Israel, is a senior director in charge of the Middle East and South Asia; Dan Schifter, the senior director and advisor to the president, is in charge of West-

ern Europe; Don Steinberg, the senior director and advisor to the president, is in charge of Africa; Richard Feinberg, the senior director and advisor to the president, in charge of Latin America; Stanley Ross, the senior director and advisor to the president, is in charge of Asia.

The situation is not much different in the president's office which is full of warm Jews: **The new Attorney General, Abner Mikva; the president's schedule and programs manager, Ricky Seidman; deputy chief of staff, Phil Leida; economic advisor, Robert Rubin; media director, David Heisner; staff director, Alice Rubin; Ely Segall, in charge of volunteers; Ira Mezina, in charge of the health program. Two Cabinet members, Labor Secretary Robert Reich and Micky Kantor in charge of international trade agreements, are Jewish. They are joined by a long list of senior Jewish officials in the State Department, headed by the head of the Middle East Peace Team, Dennis Ross, and followed by many deputy secretaries and even more senior secretaries' chiefs of staff. [H: There are, of course MORE "now" as you know of one, Secretary of Treasury and so on. This was published in Oct. (24) 1994 and this "Bulletin" is a Jan. 1995 issue—but that means it is compiled prior to Jan.]**

One of the most interesting Jews from the **Israeli point of view**, who has rarely been exposed to view till now, is **Rehm Emmanuel, Clinton's SENIOR ADVISOR in charge of coordinating special projects in the White House. His office is located next to the famous Oval Office. Rehm won extra points from his boss last week, when he succeeded in passing a law for combatting crime. He has become an EXPERT AT COMMUNICATING WITH CONGRESS AND HAS ALREADY HAD MANY SUCCESSES, THE MOST PROMINENT OF WHICH WAS THE RATIFICATION OF NAFTA. Now he is immersed in passing of the Health Bill.** Last Thursday his office was in shambles and he strode around it like **a typical Sabra**, simultaneously conducting a lively conversation with me, studying the protocols of the debate being held at the time by the Senate and watching the report of Wolf Blitzer (also a Jew) on the CNN and being updated by his secretary and three aides on the positions of the senators regarding the vote. "Do you prefer to meet over the weekend or early next week, after the whole nightmare is over?" I asked him. "That would be a real relief," he replied.

The following day, after the law passed by one vote, I called to congratulate him: "If you want to come—you have to come now. The president decided to **take a vacation** and told us that whoever wanted to enjoy the summer should also take a vacation. So I'm packing and leaving on Sunday morning." Even then he was not calm but nervously fidgeting in his chair. He has a face that is more suitable for an Israeli tourist than for a senior official in the U.S. Administration. "You know, Rehm Emmanuel is a name that would not be out of place in the Tel-Aviv phone directory," I told him. A large warm smile spread across his face. "**Our original name was Auerbach. We opened the first pharmacies in Tel-Aviv and in Jerusalem. My father changed his name after my uncle, Emmanuel, was killed in Israel's War of Independence (1948-49). My father was then a member of Etzel [IRGUN] commanded by BEGIN and it was customary to change names IN THE UNDERGROUND.** Yes, he is still a warm Likud supporter, but he also admires YITZHAK RABIN since he admires whoever becomes the Prime Minister as a result of the last Israeli elections. After the war he came to America, studied medicine and met my mother who was then a social work student. I was born in Chicago." Rehm and his two brothers received a warm Jewish education. "You know, we studied at a Jewish school and had private Hebrew teachers. My first visit to Israel was three days after the Six Day War. My father said then that we had to go to Israel. I was eight years old, but I remember it as if it were this morning. The Arabs were

completely defeated; there was such a joy and it was so very exciting. There were high hopes that as a result the Jews would enjoy freedom and peace. Since then I have continued to visit Israel every summer until 1972. Then I began my studies. When I matured I went into politics, the pastimes of an American youngster.”

What meaning does the connection to Israel and to Judaism have for you today? “Since 1972 I did not visit Israel until 1991. Then the Gulf War broke out and missiles landed in Tel-Aviv. **I immediately volunteered for one month service in the Israeli ARMY, THROUGH THE ‘OVERSEAS VOLUNTEER UNIT’.** [H: **This is pure unmitigated TREASON!!** What I did then to help the Jews was **not much.** Naturally, it was not combat service. But we helped as much as possible and the main thing was that we were there. Does that answer your question?” [H: **Well, it sure does answer MINE!**]

Perhaps the most intriguing thing that happened to me personally in the course of the past year, since I have been posted in Washington, **was the meeting with the organized** American Jewry. The best place to see them as they are, the place where I always came each year to admire them, **is the annual convention of the pro-Israeli LOBBY, AIPAC.** **This is THE PLACE not only to feel the pulse of American involvement in the Middle East, but also where I felt that somehow it helps me to ignore the deep distress inherent in the feeling of loneliness of living in a state located in the heart of so many hostile Arabs.** I always asked myself what was the value of the Jewish experience in America as far as Israel is concerned. Did the identification with Israel derive from a deep sensation of a common Jewish fate or was it one of the tools of the local community to garner power for achieving truly equal rights in a mixed society comprised also of many emigrants and members of various faiths? Was the Jewish power in the U.S. a phenomenon which will decrease or increase? Were the intermarriages of Jews with Gentiles threatening to weaken the Jewish POWER IN THE U.S.? Or, so I was sometimes afraid, were the American Jews building a **new Jewish cultural center that would compete with Israel?**

“Adat Ysrael” synagogue in Washington is **not only a place of worship. It is a Jewish community center, with a prestigious Jewish kindergarten, a Jewish school with Judaism, literature, culture and, of course, Hebrew classes.** [H: Sound “equal” to you?] On Saturdays there are always two separate prayer sessions. The first is the large one, encompassing hundreds of worshippers, which ends in a food blessing at tables tastefully laid with Jewish delicacies. Its members belong **to the creme de la creme of Washington SOCIETY: senior administration officials, successful lawyers, rich businessmen. All are the wealthy people.** Next week, on the Jewish New Year, the prayers will be **joined by many other Jews who usually spend their weekends at the MOST EXCLUSIVE CLUBS, OR ON THE MOST EXPENSIVE GOLF COURSES, OR RIDING THE BEST HORSES, OR AT THEIR EXPENSIVE HOUSES NEAR THE WEST VIRGINIA LAKES, OR SAILING IN THEIR PRIVATE YACHTS.** Next week, as during all Jewish holiday seasons, the most expensive limousines that can be imagined will stop at the entrance to the synagogue, to let out elegant women, the men mummified in their expensive suits at their side, followed by the well-dressed children. **THE ENTRANCE FEE TO SYNAGOGUE IS \$1,000 FOR A SINGLE HOLIDAY.** In addition to this prayer session another, with younger members and less expensive entrance fees, regularly gathers in one of the other halls, where prayers are held according to the customary Israeli style, except for the fact that men and women sit together. This famous session has several other characteristics. Most of the members visit Israel at least once every year. Most of them speak **fluent Hebrew. All of them are familiar with the prayer procedures. ONLY A FEW OF THEM COME OUT OF DEEP FAITH.**

Others do so out of the wish to meet the best Jewish society or to meet a Jewish girl whom they would like to marry. But the most important reason for their praying is that they feel a close connection with Israel. Those of them whose love for Israel is most ardent watch the Israeli TV news every night. It might sound strange, but the Washington **cable station broadcasts the Israeli TV news program every night at half past midnight.**

The other synagogue competing for the young generation of wealthy Jews is located in Georgetown. It is a fully Orthodox synagogue, but its prayers are conducted in the Israeli style favored by “Gush Emunim”. The Israeli flag is proudly displayed above the Sacred Ark alongside the American flag. On each Sabbath the prayers include the benediction for the Israeli Jewish soldiers and the prayer for the welfare of the Israeli government and its officials. Many Jewish Administration officials pray there. They not only don’t try to conceal their religious affiliation **but go to a great length to demonstrate their Judaism since IT MAY HELP THEIR CAREERS GREATLY.**

The enormous Jewish influence in Washington is not limited to the government. In the Washingtonian media a very significant part of the most important personages and of the presenters of the most popular programs on the TV are warm Jews. A significant part of senior media correspondents, newspaper editors and analysts are Jewish and many of them are warm Jews too. Many of them are influenced in Israel’s favor by attending suitable synagogues. AP’s political reporter, Barry Schweid, and the Washington Post’s education reporter, Amy Schwartz, regularly participate in a prayer session which is considered to be close to Israel at the Cleveland Park synagogue. Also there the Israeli flag is posted proudly above the Sacred Ark. Let us not forget in this context the Jewish predominance in the Washingtonian academic institutions. At the National Center of Medicine the percentage of Jewish researchers is very much higher than their relative percentage in the population. In the field of security and science, in the film industry, in art and in literature, the Jewish influence can only BE DESCRIBED AS IMMENSE, with a corresponding enhancement of the JEWISH POWER.

[END OF QUOTING]

Please let us take a short break. Readers, you HAVE TO KNOW this information. If this is what you want in your nation—fine, but I can promise you that it will be a restricted, no freedom STATE under the “Jewish” RULE. They have always since your time began on the planet worshiped false idols and made human sacrifices and burnt offerings. In the early days THEY SACRIFICED THEIR OWN BABIES from time to time—and it is found as FACT in their Bibles, the Testaments and so on. They are not a “RACE”, they are not a “RELIGION”—they have STOLEN BOTH and use both to achieve their POWER needs and all the wealth of every nation they touch. Again, if this is what you want, America and World, fine—for it is what you have achieved. They are BY THEIR OWN DECLARATION: THE ANTI-CHRIST—so Christians, what is there NOT TO UNDERSTAND? Further, as ones such as the Evangelical “leaders” keep projecting Judeo-Christian anything—you remain PEOPLE OF THE LIE. “JUDEO” AND “CHRISTIAN” ARE AT OPPOSITE POLES. One CANNOT be joined with the OTHER. One claims Christ—the other denies Christ. So be it. We will finish this Jewish article when we return. THIS is the way it IS, whether or not you like it.

CHAPTER 2

REC #2 HATONN

SAT., JAN. 14, 1995 1:10 P.M. YEAR 8, DAY 151

SAT., JAN. 14, 1995

Continuation of prior writing of 1/14/95:

JEWISH POWER AND CLINTON'S COURT

[QUOTING:]

Where did they all spring from? In Israel we are already accustomed to the names of the Jews called Dennis Ross, Dan Kurtzer and Aharon Miller, since they have taken part in **each Secretary of State's visit to the Middle East in the last six years**. But that is a relatively new phenomenon. When Dan Kurtzer, a pious Jew who observes the Sabbath **and all commandments of Judaism** [H: Note it says **"Judaism", NOT GOD.**], arrived at the American State Department 18 years ago with a doctorate in Middle East studies, he was told: **"You have all the qualifications to serve in the Middle East division, but don't even think of suggesting it because of your Jewish origin."** Today he is **the boss of those who gave him that piece of advice, so much had the Jewish power increased meantime**. When he arrived it was the time when the Arabists ruled the State Department and the few Jews who had infiltrated it preferred to conceal their Judaism. [H: Well, what is found now is the preponderance of ones **HIDING THEIR CHRIST(IANITY)**. Clinton makes "token" appearances in Christian churches but it is **ONLY** that—token—this to continue the false image to you-the-people. The leaders of "those" churches do not teach "Christ(ianity)—they teach religious "vote in" announcements.] There were precedents, such as the late **Arnold Rapel, who was a senior deputy of the Secretary of State's assistant for the Middle East, but his co-workers learned of his faith only when he was buried in a Jewish ceremony**. Dan Kurtzer was the first to announce that he could not work on Jewish holidays since he observed all the commandments of Judaism and went to synagogue. Today, when the TV star Rosanne Arnold announced that she intended to produce a series on Hanukkah since the Christmas programs are already too numerous, and **when public schools in the U.S. are closed on the first day of the Jewish New Year, the story about Kurtzer seems very distant**. [H: Still think "Rosanne" is worthy of all the accolades she gets—or could it be part of the PLAN? She is anything but cute, charming, graceful and darling. She is **degrading, insulting, crude, crass and ridicules the very United States through flag and anthem**. This is what you are pushing down your children's throats **DAILY (actually, HOURLY)**].

It happened several weeks ago. The Haiti crisis started to be accelerating. I phoned the State Department and requested a briefing from the person in charge of that area. **They referred me to YEHUDA MIRSKY**. I introduced myself to his secretary. Suddenly someone picked up the receiver and **then I hear a voice saying in perfect Israeli Hebrew (YIDDISH): "Good morning, how can I help you?" For a moment I thought that I had mistakenly dialed the Israeli Foreign Ministry**. "Where do

you know Hebrew from, and are you an Israeli??” “No, I am American, but I spent three years, mainly studying the Bible and the TALMUD, at the military ‘Har Armital in Gush Etzion.” Mirsky, like Kurtzer, belongs to the professionals of the American foreign service.

Another Jewish official who came to the State Department through a trainees’ course is TOM MILLER, currently political attache in Athens. He was previously, among other things, Phillip Habib’s assistant in Lebanon and the Head of the North African desk at the time of the dialogue with the PLO and the Head of the Israel and the Arab-Israeli conflict desk. **[H: See how deceiving names can be? He appears to be one thing to get him into the Greek (who, by the way, ‘hate’ Israel and all her people) political scene and is, after all, an Israeli sheepdipped by the good old United States of America. You too are hated, good buddies.]** I met Tom when he served as desk head in the anti-terrorism branch. His interest in Israel began when he was sent to Israel by his father during the Six Day War to help a family friend who had immigrated there some time ago. The friend was inducted to the army and his farm was in need of help. Afterwards Tom Miller spent six months at Orot collective farm, near Kiryat Malachi. The effect on him was similar to the influence which his first visit to Israel had on Rehm Emmanuel. “It was for me a period of euphoria, of great achievements for the entire Jewish people. It was impossible not to identify with Israel in the hour of its magnificent victory,” he told me. The second event which left a harsh and life-long impression on him were the stories about the horrors of the Holocaust. “The Holocaust creates a sense of a destiny shared by all Jews. The Jews must ACT to strengthen Israel so that Holocaust cannot be repeated,” he told me in another conversation. **[H: And just what “faith” do you think is followed by his—er, her highn-ess, Janet Reno? (???) It becomes easy to MURDER when it is the law of the land and the law of your government and “bible”. Murder is not only acceptable but expected and blessed. Where have YOU been while you missed all this good information? This is coming directly from the mouth of the sect itself!! Do you REALLY think you can gun-fight this mob who now has FULL CONTROL OF YOUR GOVERNMENT—HOOK, LINE AND SINKER???)]**

Indeed, all the Jews at the top of the Clinton Administration, including Dennis Ross and Martin Indyk, firmly believe that the change in the attitude of American Jewry towards Israel came mainly as the result of the Six Day War, since that war had first reawakened the Holocaust memories and then filled them with enormous pride. **“It was the Six Day War which brought the U.S. Jews OUT OF THE CLOSET. They had been there, wielding power and influence in the fields of science and culture but they were rather distant from Israel,”** said one of the top Administration officials, **who is very close to Clinton. “The main goal of our parents’ generation was to BECOME PART OF AMERICAN SOCIETY, PERHAPS EVEN TO BECOME ASSIMILATED. IT MUST BE REMEMBERED THAT THE HOLOCAUST WAS ALSO A TRAUMATIC EVENT OF AMERICAN JEWS.** They were unable to do anything for their brothers who were murdered. The Six Day War created a **tremendous identification with Israel among the American Jews. Its main importance was to create a deep link between the Reform Judaism, the largest Jewish tendency in America, and Israel.”** **[H: Ah Ha, they finally said it: “Reform Judaism” or “Revision Judaism” in which HISTORY WAS REVISED AND REWRITTEN TO MEET THE NEEDS OF THE SECT TO TAKE THE WORLD—WITH THE LIE. MOREOVER, TO HIDE FURTHER, THEY CALL ANYONE HARKENING BACK TO THE “TRUTH” OF THE CIRCUMSTANCES “REVISIONISTS” TO COVER THEIR BLACK DEEDS! THEN, LAWS ARE PASSED, BY THEM, TO DISALLOW ANY RESEARCH OR MENTION IN PUBLIC OF THE TRUTH—EFFECTIVELY ES-**

TABLISHING AND ACCEPTING THE LIE WITHOUT RECOURSE. MY GOODNESS, FRIENDS, YOU ARE IN TROUBLE! I am almost inclined to stop this writing RIGHT HERE—SO YOU DON'T OVERLOOK THIS ONE FOCUS!]

Today, when there is talk about 51 percent of interfaith marriages, the danger of assimilation appears to be even greater, **yet when examining the phenomenon from close up one finds that the trend is opposite. More and more Jewish youngsters seek out the synagogue and Jewish education which are very good for advancing one's career. It is important that Israel do its bit in this area. Rehm Emmanuel is a living proof of that. Three months ago he was married in a Jewish religious ceremony to Amy, a young woman from a Christian family. She CONVERTED TO JUDAISM and her Jewish name is now Yael. If Rehm had wanted to assimilate, he would not have married in a religious ceremony.**

[H: You must see here that the PROTOCOL GUIDELINES were to intermarry—and it was done and has accomplished its task wherein it is no longer needed so, to get the wealthy barons—the nice ladies have to accept anti-Christian morality and guidelines. Of course they WILL—there is hardly any true Christian FOUNDATION left in your world! YOU JUST “THINK” THERE IS BUT YOU FOLLOW THE TEACHINGS OF THE VERY ANTI-CHRIST IN YOUR CHRISTIAN CHURCHES WHICH WILL SOON ENOUGH BE CALLED TEMPLES AND THEN SYNAGOGUES. YOUR “NATIONAL RELIGION” (AGAINST THE LAWS OF THE CONSTITUTION) SET YOU AS A NATION, UNDER THE JEWISH NOAHIDIC LAWS OF RELIGION. IT IS RIGHT THERE IN YOUR CONGRESSIONAL RECORD AS HAVING BEEN PASSED!! Let me tell you just how “scared” these cultists are of YOU and ME—they think it is funny because they are completely assured that no-one in America will take this seriously—or even read it. Mostly, so far, they are RIGHT! AND, IF THEY ARE RIGHT LONG ENOUGH—YOU ARE FINISHED AS A NATION AND AS A CHRISTIAN RACE. By “Christian” I mean emphatically those who are guided by the Christ goodness and honor under GOD CREATOR. AND YOU WHO “THINK” YOU ARE CHRISTIAN WILL BE FIRST SACRIFICED ON THE ANTI-CHRIST'S ALTAR. They don't even need consider the FEW who know TRUTH—for they know that “our own” will never awaken. So be it.]

Dennis Ross, so familiar and so friendly to us, has an even more amazing personal story. His parents were divorced when he was two years old. His contact with his father, the son of a cantor from Chicago, was almost totally severed. **Two years later his mother married a Catholic and moved to California. However, she posed a condition for her new husband that her children were to have a Jewish education. Dennis grew up in a Reform Jewish environment and could have easily assimilated without remaining true to his root. Although he attended a Reform Jewish school on Sundays, it was more of a SOCIAL than a Jewish experience. But he did not forget and it was Israel which made a warm Jew of him. [H: AND MONEY AND POWER!]**

In 1970 he visited Israel for the first time with a group of American students in that glorious period of victory after the Six Day War. **[H: In other words a glorious occasion of purely all-out MURDER.]** His connection with Judaism grew stronger ever since. Later he married Debbie who had had a **traditional Jewish education in Jewish history. [H: Oh good grief!]** In her neighborhood she was very active in the synagogue. At a relatively mature age Ross began to study Hebrew, opened a prayer book

for the first time and turned the prayer into a regular habit. His Jewish roots, he proclaimed, were most important to him and influence all his attitudes. His children follow in his footsteps. Almost every Saturday, if he is in Washington and is not hopping between Jerusalem, Damascus and Cairo, he goes to synagogue with his children. **His eldest son has already celebrated his Bar Mitzva , and at the ceremony at the synagogue the ambassadors of Syria, Israel, Egypt and Jordan sat alongside each other.**

[H: There is something here to attend carefully: although the Jews scream “anti-Semitic” at anyone who might cross their paths—THEY DO NOT REFER TO THEMSELVES AS SEMITES IN ANY OF THIS LANGUAGE. THEY ARE NOT SEMITES IS WHY—THEY ARE NOT SEMITES, AND EVIL MUST WEAR “A CLUE” AND HERE YOU HAVE IT! Well, you have “one” clue—there are so many as to not even be an effort on the part of the writers. They now WANT you to KNOW they are IN CONTROL AND YOU-THE-PEOPLE HAVE NO CONTROL. I am actually considered by them as doing them a favor by pointing out the TRUTH. Not for the same reason, but to let you know how powerful the anti-Christ has become!]

Can Israel really sense that at a distance of thousands of miles away there is a flourishing Jewish center that not only deeply admires and supports it, but **also feels a shared destiny with it? There is no doubt about it, especially in the matters concerning its existence.**

All of the Clinton’s Administration officials dealing with Israel: Ross, Kurtzer, Indyk and Miller being just a sample, may have different views concerning the desired solution for the Israeli-Arab conflict but they are warm Jews in WHATEVER THEY DO.

They sometimes disagree among themselves and they sometimes even disagree with the views of the Israeli governments, first and foremost since they are Americans and **their primary loyalty is [must appear] toward America. But they firmly believe that the shared interests between the two states are fundamental and permanently enduring. It is because of this deeply held belief that they made a huge contribution to the fact that the Clinton Administration has FULLY ADOPTED THEIR APPROACH ON THE ISSUE OF RELATIONS BETWEEN THE U.S. AND ISRAEL. PERHAPS BECAUSE OF THAT BELIEF THEY CLAIM THAT THEY ARE UPSET ABOUT THE ISRAELI VIOLATIONS OF HUMAN RIGHTS IN THE TERRITORIES, AND ARE EVEN MORE UPSET WHEN ONE OR ANOTHER ISRAELI MINISTER TAKES ANY INITIATIVE CONCERNING IRAQ WHICH DOES NOT ACCORD WITH THE AMERICAN LINE.** “If Israel wants American support for all its interests it also must coordinate its steps with us when this concerns the basic interests of the U.S.,” one of the senior officials told me this week, following the news of the initiative of ministers Moshe Shachal and Binyamin Ben-Eliezer to add Iraq to the peace process.

[H: One of the prime things to watch FIRST is when there APPEARS to be distancing and discord between the U.S. and Israel FOR ANY REASON—FOR IT IS ALWAYS PRESENTED AS A “RIFT” WHEN THERE IS SOMETHING INCREDIBLY “BIG” COMING DOWN. IT CAUSES YOU TO DISBELIEVE THE TRUE INTEGRATED RELATIONSHIP BETWEEN ISRAEL AND THE U.S. NEW ISRAEL. YOU ARE THE FOOLS—NOT THEY, FOR THEY ARE JUST FULFILLING THEIR PLAN 2000.]

The many Jews in Clinton's Administration have not been created by design **but their number is not due to chance either. The American way of life supports the achievers.** Despite the previous Jewish generation wish perhaps to assimilate, it gave its children the best education and not necessarily only in Jewish religion. It was especially their achievements and ability which, while preserving their Jewish roots, brought the present generation of Jews to their present positions of enormous influence. Dennis Ross, **the founder of the theory of "the confidence building measures" between Israel and the Arab states, is a typical product of that Jewish generation in America.** Their power might certainly boost the confidence of the Israeli Jews in the eternity of the Jewish people and dull their sensation of loneliness among the Arabs.

Incidentally, although the Jewish power in the current Democratic Administration is huge, there are also many warm Jews **HEADING FOR THE TOP POSITIONS IN THE REPUBLICAN PARTY. I met Paul Wolfowitz, for example, who was the senior deputy of the American Defense Secretary in the Bush Administration in the course of a visit to a Patriot missile base during the Gulf War.** When he was received by the commander of the base, whose name was emblazoned over his chest, **Lieutenant-Colonel Crimkowitz, his face glowed: "You're Crimkowitz. I'm Wolfowitz. We both have relatives here."** That does not mean that they are all like that. Even in America there are and will be people with Jewish roots who do not support Israel, to say the least. Such was the former American Defense Secretary, Caspar Weinberger and such as Richard Hass, Martin Indyk's predecessor on the National Security Council. **But NOW they are certainly EXCEPTIONS.**

Perhaps the rabbi of Adath Yisrael synagogue intended to compliment Bill Clinton on his warm attitude towards the Jews and to strengthen the loyalty of his Administration Jewish officials to America. **Rehm Emmanuel told me that Clinton's proximity to the Jews should be explained by his love for human beings which he exhibits on every conceivable occasion. Others mention the Jewish environment during his studies in university.**

I would add to that a mixture of various factors, of which certainly the most important is the great admiration for Israel he exhibited following the Six Day War. Clinton was also made conscious by his many Jewish friends about the distressing memory of the Holocaust, which still haunts the leaders of the U.S. Jewish community and about its importance for the continual support of Israel **WHICH IS OBLIGATORY ON THE U.S.**

[H: Now I am going to offer some items which might well be considered footnotes to this article:]

*1. According to the Jewish religion the obligation to follow the rules and laws of a Gentile government is limited to some extent. For example, its customs and currency regulations of such government need not be followed by pious Jews in all cases. On the other hand, the regulations of a government in which pious Jews have a **predominant influence, even if it contains also some Gentiles, have to be strictly obeyed.***

2. By special permission of the U.S. Administration, which is not often mentioned in the U.S. media for reason clarified in this article. American Jews can volunteer to serve in the Israeli army and some of them often do so, especially during Israeli wars. The number of the U.S. Jews who rushed

to volunteer in the Israeli army during the 1982 invasion of Lebanon and who helped it to besiege Beirut was quite large but since the Israeli censorship banned any mention of them they were “invisible” to the U.S. media. No other army enjoys a similar privilege. The service of the U.S. Jews in the Israeli army is not supposed to include combat duties but only such things as helping to repair tanks. Some of it certainly takes place in the Territories, including the Golan Heights.

3. Needless to say, these “Holocaust Memories” are a fake. The Israelis were not only not afraid but sure of victory before the Six Day War and of course Israel faced no real danger during the Gulf War. On the other hand, when the Israelis were really afraid during the 1973 October War, not of “a Holocaust” but of a stalemate affecting their interests, the American Jews swallowed all the stories about the supposed Israeli victory.

4. Actually it was not a trauma at the time when the Holocaust happened. The trauma developed much later, when the U.S. Jews acquired POWER.

[END OF QUOTING]

And just how far have you really gone? Well, your nation is in the hands of totally insane **political madmen**. And what of the guidelines that allow you to know this statement to be true?

“...but can nevertheless in the end be defined through their political and social effects. **We gradually observe a general loosening of morality, a disappearance of logic from thought and action, a morbid irritability and vacillation of public opinion, a relaxation of character. Offenses are treated with a frivolous or sentimental indulgence which encourages rascals of all kinds. People lose the power of moral indignation, and accustom themselves to despise it as something banal, unadvanced, inelegant, unintelligent. Deeds that would formerly have disqualified a man forever from public life are no longer an obstacle in his career, so that suspicious and tainted personalities find it possible to rise to responsible positions. Nobody is shocked by the most absurd proposals, measures, and fashions, and folly rules in legislation, administration, domestic and foreign politics. Everybody harps upon his ‘rights’ and rebels against every limitation of his arbitrary desires by law or custom. Everybody tries to escape from the compulsion of discipline and shake off the burden of duty.”** Max Nordau, *The Degeneration of Classes and Peoples*.

You don’t believe it? Well, just yesterday there was a TV program in full-blast on unmarried children who have three or more children (unwed) and on welfare. One “Mother” to a child who got pregnant all five times IN THE “SINGLE” MOTHER’S HOUSE, was questioned as to how she could do this and why was she so lax and allowed such immoral behavior? She angrily shouted to the audience to “shut up, after all we are in the ’90s!” Yes, I would say you ARE IN the ’90s and therefore TIME IS CERTAINLY RUNNING **OUT!** If, further, you think it unplanned and just a progression into the ’90s—YOU HAD BETTER GO READ THE *PROTOCOLS OF ZION*—**AGAIN AND AGAIN AND AGAIN AND....**

CHAPTER 3

REC #1 HATONN

MON., JAN. 16, 1995 9:09 A.M. YEAR 8, DAY 153

MON., JAN. 16, 1995

MARTIN LUTHER KING?

I am asked, since this is “his” holiday, to comment on “Dr.” King. I honor what good may have come from Dr. King’s work and passage—I find that I do not have such warm-cozy feelings as do, obviously, those who call themselves his “followers”. I honor all people who come and stand against the oppression of any or all people. However, I think it is that you, in general, do not know what it is you “worship”. The “idea(l)” of what he **said** does not match that which the man WAS. In setting forth a separate day of “worship” in the name of “the man” indicates an honoring above others of the man and not the idea(l). Martin Luther King was a MAN, and mostly not a very Godly man. He had a dream of equality—but with “other men”—not necessarily a driving need to be one in “goodness” WITH GOD. Yes indeed, there not only is a difference but a BIG difference. So yes, I honor the man who spoke out for equality of races and mankind—but once again, the DEATH of the man in point is what made the “cause” succeed—not the man himself. Was his “dream” wrong? No, it was “his” dream so how could it be “wrong”? The push and the dream were ok, the reasoning and manipulation THROUGH the man is what was and remains incorrect.

EQUALITY

You will find that in ALL instances “equality” is not something demanded or forced—it is always, to be equal in itself, EARNED. It is not earned by marching, laws, or becoming ONE **with** THE RULERS. It is an individual, then societal, gaining of respect. It cannot be bought or sold. Always, true equality must be EARNED!

When you worship a man who presents an idea(l), you have to be careful—for the man will always FALL SHORT OF THAT WHICH IS THE WISHED-FOR LEGACY. And WHY do you not hear more about the man instead of the over and over again things the Elite WANT YOU TO FOSTER? Because, while the idea is being pushed, the very ones who USED HIM and now USE THE BLACKS—can operate in secret ways to enslave the very people for whom the Parasites proclaim to desire equality. Martin Luther was NOT EVEN THE MAN’S NAME.

He was born MICHAEL KING. After a trip to **Germany** in 1935, his father (“*Daddy King*”) changed both his name and his son’s to **Martin Luther King** in order **to gain more prestige using the name of the great Protestant reformer. The name change was never legalized in the courts** and his friends continued to call him “*Mike*”. So, if you are going to have a holiday in the name of this man—it should be “Mike King Day”. Unimportant? No, it IS important because what is presented to all—is a lie, and a lie presented while TRUTH is kept secret—is what got you into the mess you are in and at the mercy of the

liars and cheats.

Why is “Germany” so important, however? Because it is the seat of what has become the confrontation grounds between the Reformed, Revised and Khazarian-AshkeNAZI so-called, self-styled “Jews” and those who are the Sephardic or *Torah* Judeans of Hebrew lineage. I don’t even want to consider the latter to have been offered TRUTH in what historically is accepted for the entire history (FOR BOTH) are simply false myths. Those myths have all come down through the ages and present with even more lies and false stories than were originally foisted off on you unsuspecting innocents. The Churches have taken the lies to even greater lies and have become THE most powerful and controlling tool of the Anti-Christ. (Christ is a state of being—not a name.)

But what about King? Well, he certainly THOUGHT, at least in his beginnings, that he was following truth and in a way he was, because truth is whatever an individual believes to be truth. Farrakhan follows truth and is nearer to the truth of history than is/was King. At least Farrakhan recognizes his enemy!!

Ph.D.

It is quarrelled that King did not deserve his doctorate degree. It is said that his dissertation is but the reflection of others’ writings. Well, I would argue that is the basis for holding or receiving a “degree”. HE WROTE EXACTLY WHAT WAS GIVEN TO HIM TO WRITE FOR HE WAS STAGED, SET FORTH AND PRESENTED AS THE LEADER WITH THE VERY MESSAGE DESIRED BY THE ELITE TO FOIST OFF ON ALL OF YOU.

THERE IS NO “NEW” CONCEPT AROUND, READERS, IT IS JUST SO UNFORTUNATE THAT THE LIE WAS CHOSEN AS OFFERED RATHER THAN THE TRUTH OF GOD. THE WHOLE IDEA, INCLUDING THE ACT OF BESTOWING “DEGREES”, IS VERY HUMANISTIC AND HAS NOTHING TO DO WITH SPIRITUAL GOD. But, after all, a “Saint” is made by man—not GOD. So, there are goodly saints and very Satanistic saints. Man follows the “man” and RARELY the TRUTH.

KING AFFILIATED WITH OVER 60 “RED” FRONTS

Indeed, but so is Clinton, so was Bush and thus and so—why would you expect otherwise from a being trying to bring equality to his people? However, “Communism” as a “Party” is not communistic in any description. It is a false idea presented to entrap you into the lie.

King was intimately linked with activists from the Communist Party, USA (CP-USA) starting in your 1950s. He attended school in a Communist training camp. So what? Well, that hardly makes HIM A VOICE FOR GOD. So, if you wish to honor a man for the TRUTH of his being—honor him for his Communist affiliation—not his U.S. Constitutional Law affiliation.

YOU WANT FACTS?

No, you do not WANT facts. You want me to write some wonderful accolades to the “man” in point.

There are few to offer and I have already honored any good he might have served. It is STILL the “man” you want honored and it simply is not merited. This same thing will be found in all “men” for “man” falls short of the perfection set as guidelines by God Creator.

King’s biographer and sympathizer David J. Garrow (a close friend and fellow “cause” worker) wrote in his book (1981) that King ranted to SCLC [Southern Christian Leadership Conference] staff meetings that *“We have moved into a new era, which must be an era of revolution. The whole structure of American life MUST BE CHANGED. We are engaged in the class struggle.”*

The rest of the message regarding King we just take from what has been written on the subject elsewhere. Since it will come from many sources and newspress, we will just offer it without particular reference. You want the TRUTH? Then we will offer it—however, it will not be that which is foisted off on you today in your newslies. A “newsline” is something brought to your attention of current interest. A “newslied” is what is offered in almost ALL instance through your PARASITE CONTROLLED media and press.

[QUOTING (several unidentified sources):]

FINANCED BY SOVIET KGB
(THE “KISSINGER” CLUB)

J. EDGAR HOOVER, head of the FBI, publicly called King, *“The most notorious liar in the country”*. [H: **I would call J. Edgar Hoover one of the most notorious liars in the country—at least a greater liar but perhaps not as notorious since I don’t think you have a special day of praise for the homosexual FBI king—YET. But wait until the gays push hard enough and you bend.**] and, *“King is a tom cat with obsessive degenerate urges.”* [H: **This is also a pot calling a kettle smutty. I wonder if JEH was dressed in his red dress and feathered boa while making this observation?**] He told then-US Attorney General Bobby Kennedy, *“The civil rights movement is headed by **Communists and moral degenerates** who pose a danger to the nation.”*

The U.S. Congressional Record of March 30, 1965 quotes FBI undercover agent Karl Prussion, who infiltrated the CP-USA as stating: *“At all times at these Communist Party meetings, Rev. King was always set forth as the individual to whom Communists should rally around. King has either been a member of, or wittingly accepted support from over 60 Communist fronts.”*

It was later learned that King was financed by the **SOVIET KGB** through their agent, a **JEW NAMED STANLEY D. LEVISON**. At one time Levison was the **vice-president of the New York Council of the AMERICAN JEWISH CONGRESS**. It was Levison who laundered the Soviet Union’s \$1 million annual subsidy to the Communist Party, USA and gave some of those funds to King. Corretta Scott King would later say that Levison, *“always worked in the background, his contribution **has been indispensable.**”* [H: **“Oh no...”**, I hear you groan, **“it can’t be that the Parasites controlled King?”** Oh yes, hook, line and sinker. It is also **WHY** they hate and try to destroy Farrakhan—he knows their evil **SECRETS**. King just bought in **“literally”** to the funding and the game of the moment.]

LEVISON WROTE SPEECHES FOR KING, including his infamous attack on the U.S. military. In the left-wing **Riverside Church** in New York City on April 4, 1967, King called U.S. troops fighting in

Vietnam, “*conquerors and oppressors acting like Nazis. The U.S. government is the greatest purveyor of violence in the world today and South Vietnam head Diem is one of the most vicious modern dictators.*” Even liberal LIFE magazine of April 21, 1967 described King’s speech as, “*a demagogic slander that sounded like a script for Radio Hanoi.*” **[H: You mean something like Hanoi Jane? That is, Jane Turner whose picture is now being circulated showing her learning to use weapons to shoot at U.S. helicopters?]**

It is of interest that not once in his life did “Rev” King ever even mention the name of Jesus Christ IN A SERMON!

KING’S BIZARRE SEX LIFE

Assistant FBI Director William Sullivan, who describes himself as a “*liberal*”, charged that King embezzled SCLC funds to pay for liquor and numerous prostitutes, both black and white. They would be brought to his hotel suite, sometimes two at a time, for drunken orgies which would often continue for days.

King’s closest friend, Dr. Ralph David Abernathy, wrote in his autobiography that on the very last night of his life, King slept with two different women and a third who joined them later. She was severely beaten by King when he demanded sex.

An FBI tap on King’s phone revealed that on February 20, 1968, he fled from Los Angeles when an enraged dentist was looking to kill him after learning that the King had engaged in sex with his wife. The following April, someone else would finally shoot King.

FBI WIRETAPS ON KING STILL SEALED

Attny. Gen. Bobby Kennedy ordered the FBI to wire tap both King’s phones and hotel rooms to discover Communist connections and illegal activity. These taps were in place from 1963 to 1968. These records consist of 845 pages of transcripts from the wire taps. Coretta Scott King then went into federal court and asked Federal Judge John Smith, Jr. **to seal the King tapes for 50 years.** **[H: That ALWAYS means that TRUTH must be buried so that no one of that generation has access to the FACTS.]** He issued that order on January 31, 1977. Mrs. King, who was consulting with a lawyer about **DIVORCING HER PHILANDERING HUSBAND AT THE TIME OF HIS DEATH**, **pled with the court to seal the tape, “BECAUSE ITS RELEASE WOULD DESTROY HIS REPUTATION.”** It would also have impeded her **ability to make millions off his name which she has so brazenly done ever since.**

When the Congress considered the bill to make King’s birthday a national holiday, Georgia Rep. Larry McDonald, **(later murdered by the Communists when his plane was shot down near South Korea)**, urged Congress to first make the tapes public. He was rebuffed and the King holiday was approved by a vote of 338 to 90. **[H: How is that for a landslide WITHOUT ANY EVIDENCE AT ALL?]**

M.L. King has become the **GOD OF RACE-MIXING** by the forces that are undermining society. It could be further stated that the **cult of race-mixing** has demanded that **all bow down before their god on pain of persecution by the establishment.** **Worship of King** is virtually **mandatory through**

forced observance in the schools and government.

Woe be unto those who make light of “*KING DAY*” or dare to suggest that the founders of this nation are worthy of at least **EQUAL** mention in print. Those, as King stated, “*evil White racists*” like Washington and Jefferson are largely ignored by the new teachers of American non-history. The holidays that once commemorated them have all been replaced by “President’s Day”, **noteworthy more for the various parasitic “President’s Day Sales” taking place.** The one state that does NOT have a holiday for King, New Hampshire, has **been subjected to a barrage of threats and economic boycotts if they do not get on the King bandwagon.**

On close inspection, King is revealed to be a **TOOL OF SINISTER, HIDDEN FORCES THAT HAVE VESTED INTERESTS IN PROMOTING THE MORAL DECLINE OF THE PEOPLE IN AMERICA.**

KING’S STATED AGENDA PROTOCOLS OF ZION

Congressman Bill Dickinson described King’s Selma-to-Montgomery March a drunken sex orgy. **[H: Well, he should know, readers. Most of us were not there!]**

Washington (UPI)—An Alabama congressman said today “**drunkenness and sex orgies were the order of the day**” ... during civil rights demonstrations in Selma, Ala., and on the march to Montgomery. **He said the entire situation was a Communist plot.**

Rep. William L. Dickinson (R., Ala.) in a speech to the House, said, “**There were many, not just a few instances, of sexual intercourse in public between Negro and White.**”

Dickinson continued: “**News reporters saw this, law enforcement officials saw this, and Mr. Speaker, photographs were taken of this, I am told.**

“**Negro and White freedom marchers invaded a Negro Church in Montgomery and engaged in an all-night session of debauchery within the church itself.**”

ARRESTS CHARGED

“The leadership of the **church had to get help to have these ‘freedom marchers’ put out of their church and even had to have the telephone disconnected because of the long distance calls.**

“More than one of these ‘freedom marchers’ was **arrested for indecent exposure in a public place.**”

Dickinson described one faction of the demonstrators as “**human flotsam—adventurers, beatniks, prostitutes and similar rabble.**” He said they were recruited for \$10 a day, free room and board “**and all of the sex they wanted from opposite members of either race—but not restricted to the opposite ‘sex’.**”

FREE LOVE CONDONED

“Free love among this group is not only **condoned, it is encouraged**”, he said. “It is a fact and their way of life. Only by ultimate sex acts **with one of another color can they demonstrate they have no prejudice.**” He added:

ZIONIST COMMUNISTS BLAMED

“Who or what can weld this diverse group together into a formidable force that can and has ‘**overcome**’? **The answer is this: The Communist Party**,” Dickinson said.

Denying that he was one who saw “a Communist behind every tree”, Dickinson said: “The facts are here for **anyone who has eyes to see. The Communist Party and the Communist APPARATUS is the UNDERGIRDING STRUCTURE FOR ALL OF THE RACIAL TROUBLES** in Alabama for the last three months.”

AND CLOSEST FRIEND ABERNATHY?

[H: This honorable man was totally abused and destroyed for standing up for truth in this situation. He wrote about the debauchery and was torn to bits by the PARASITES who orchestrated the whole revolution.]

From Associated Press:

FBI AND ABERNATHY SAY KING WAS A SEX-OBSESSED “TOMCAT”

Abernathy says MLK was with several women prior to assassination. [H: Can you see now, WHY King had to be taken-out? He was destroying the IMAGE desired. He was not serving GOD and EQUALITY OF THE BLACK; he was serving the humanistic rules set forth in the Communist Manifesto—as first PUT FORTH IN THE PROTOCOLS OF ZION!—AND, he was being uncovered for he had grown beyond any desire or perceived need to keep up a liar’s front. He had come to worship his own evil trainers toward soul destruction.]

Associated Press: ATLANTA—The Rev. Martin Luther (Michael) King Jr. spent parts of the night before his assassination with **two women and then fought physically with a third**, according to the memoirs of the Rev. Ralph David Abernathy, King’s top aide.

And the Walls Came Tumbling Down, published this month by Harper & Row, chronicles Abernathy’s life as a preacher and civil rights activist, including his many years as King’s closest friend and confidante in the movement.

Abernathy explains that he felt **compelled to write of his friend’s weakness for women, and devotes a portion of one chapter of the 610-page book to King’s extramarital affairs.**

Detailing the night before King's April 4, 1968, assassination in Memphis, Tenn., Abernathy wrote that after King's famous "I have been to the mountaintop" address in Memphis, King, Abernathy and a colleague went to the home of "a 'friend' of Martin's".

Abernathy SAW "**Martin and his friend**" come out of the bedroom after 1 a.m., according to an advance copy of the book.

Later that night, back at the Loraine Motel, **King got together with "a black woman ... a member of the Kentucky Legislature" with whom he shared a "close" relationship**, Abernathy wrote. He added that **King did not return to the room he shared with Abernathy until after 7 a.m.**

That morning, King asked Abernathy to mediate a dispute between King **and a third woman—"another young woman Martin knew well"—who apparently had come looking for King in the middle of the night** and couldn't find him, the book said. In an ensuing argument, **King shouted at the woman and "knocked her across the bed"**, Abernathy wrote.

Abernathy also wrote he saw no evidence **that King was disturbed by FBI audio tapes of one of his sexual encounters** or the knowledge that FBI agents were spreading tales about his exploits.

"In fact, he seemed less concerned about public exposure than I was," Abernathy wrote.

[END OF QUOTING]

Now, just HOW can you tell who is behind all the racial problems with intent to destroy the Blacks? The clues are all right in front of you. There is a book out now, *THE BELL CURVE*, which silently tells it all. It proclaims "White supremacy" but it is written and presented by THESE NEW ZIONIST JEWS! The hatred of the Blacks by these Jews is historic. You will note the push to allow the Blacks to be pushed onto welfare which destroys and encourages misuse and abuse of sex and more welfare—while planning to pull the welfare out from under them is now openly displayed. The POINT is that YOU COULD NEVER FIND THE CULPRIT OF THESE PUSHES AGAINST FREEDOM AND EQUALITY—THE PARASITES. You thought it was racial bigotry? No, it is full intent of genocide of the race—wherever they might be found. You will also note that in the book in point there is no references to "Jews"—it speaks of "Whites". Well, if the Jews CLAIM to be a separate "RACE", what have we going here? UmmmHummmn. Let me just offer a write-up review of this book and see how you would think about it.

[QUOTING:]

BOOK THREATENS LIBERAL'S
LINE ON RACIAL EQUALITY

THE BELL CURVE—Truth Stuns Liberals. This comes from something called *The Truth at Last, News Suppressed by the Daily Press*. P.O. Box 1211, Marietta, Georgia 30061. **[H: I offer this because it is from this publication that the article in use, comes. However, I do not concur with the content nor do I offer validation of the publication. It is as bigoted to be for one race above that of another on human terms as it is against Blacks or Martin Luther Michael King The point**

of equality in the truth of God is totally overlooked in the humanist effort to gain sides and players for their own team—whatever might be represented. You will please notice that the authors of this prove NOTHING for they are Zionist Jews hiding the fact that they are referencing the Jewish “race” not the “white”. Is there a difference? Indeed—but not in race—it is in soul intent. Most often you find that one represents at least a “Christ” touting (even if in error) and the other does not even pretend such affiliation—but rather denies God (Christ) but refers only to genetic “brilliancy vs. stupidity”—the Blacks being labeled the less bright, of course. I wonder constantly if “stupid/dumb” does not better fit this “learned class of Anti-Christian NUTS”?

Anyway it is an interesting article and expresses the focus of the writers so let us offer it.]

Harvard sociologist Nathan Glazer, (a Jew), said of the best selling book, *THE BELL CURVE*, “*I ask myself whether the untruth is not better for American society than the truth.*” In other words, **to protect liberal myths we should suppress scientific facts!**

The Bell Curve, by Dr. Richard Herrnstein (a Jew) and Prof. Charles Murray (a Jew), is an 850-page study of intelligence and how it differs in the various races. The book cites many sources proving that Negroes, on average, **have an I.Q. 15 points lower than that of Whites.**

Herrnstein recently passed away and Prof. Murray stands alone against an unprecedented smear campaign. Murray is recognized as one of the nation’s best social scientists. **[H: What a crock: “Social SCIENTIST”???? That term alone is as stupid and ridiculous an oxy-moronic statement as “Military-INTELLIGENCE” or “Judeo-Christian”. It ranks right up there with equally stupid “Religious Science”. To use the terms as parts of a same meaning is absolutely bizarre and impossible.]**

In *The Bell Curve*, the authors find that high I.Q. people are more successful than those with low I.Q.s. That low I.Q. people tend to have large numbers of out of wedlock children, are more likely to be on welfare and involved in criminal activity. **[H: My, it goes around and comes back, does it not? When taught this kind of behavior from those High I.Q. egotistical nit-wits—you HAVE to come out with the EXPECTED results, do you not? This is PURE DOUBLE-SPEAK IN ITS FINEST FORM. Well good old Jason Brent (Jew: Berkowitz) of Mensan fame (the High-Q society) says that these stupid, infirm and low I.Q. persons should just be bumped off—”humanely dispatched”.**

The Bell Curve blames the growing low I.Q. population with dragging down our society.

Most importantly the book proves that IQ is inherited from one’s parents and is NOT A PRODUCT OF ENVIRONMENT.

THE SMEAR CAMPAIGN

THE BELL CURVE has been a blockbuster on the *New York Times* best seller list for six weeks now with over 400,000 sold. With such tremendous sales, **it could not be ignored by the liberals.** They have launched a massive propaganda campaign, including comments from the White House.

[H: Do you not have cause to wonder if this very book encouraged Jason Brent (Berkowitz) to offer up publicly his established feelings and viewpoints regarding depopulation of all but “a master race” decrying Hitler’s spoilage of such a good idea? Could it be that the book became the fodder allowing the offering up of such a thesis as Berkowitz expressed in that Mensa Society diatribe? Berkowitz (Brent) did not use “Black” selection, however; he just wants to wipe out the “old, infirm and stupid”. This proves the fact that this man, Berkowitz, is not bigoted toward any “dark” group. I certainly DO HOPE that the staff shares the Berkowitz information with this publication, *The Truth at Last*.]

Newsweek calls it an “angry” book and quotes Dr. James Flynn of a New Zealand university as claiming its findings are wrong. [H: But wait and see what happened to Flynn.] However Flynn is a liberal political science professor [H: Political SCIENCE???] and not a psychologist. As such he is not “qualified” TO MAKE ANY SCIENTIFIC CRITICISM OF THE BOOK. [H: ?????!!!!]

The New York Times calls Murray, “the most dangerous conservative”.

The truth is that no legitimate scientist in his field disputes those who say that intelligence is inherited. Prof. Murray is “demonized” because he dares to promote views unacceptable to liberals.

Boston Globe writer Ellen Goodman (a Jew) said Murray was “*Throwing an incendiary bomb.*” She added that he is “*fueling not only racism but fatalism.*”

Hoover Institute senior fellow, Thomas Sowell (a Jew) defended the book. He said: “*The liberal establishment too often replaces intellectual discussion of arguments by the moral extermination of persons.* [H: “moral extermination of persons...”???] *We are seeing now the beginning of a campaign for the moral extermination of Charles Murray, in order to avoid facing the issues he raises and the empirical evidence that he presents.*”

UNIVERSITY OF CALIFORNIA

Prof. James Wilson has written a study of a genetic link with crime. He says: “*This information has been swept under the rug for too long. What we are looking at is a situation where you’ve had two separate dialogues about race in the country. One dialogue is above-board and is excruciatingly correct.*

*“The other one goes on behind closed doors, and is often hostile and fearful—and also often laden with disinformation. Dick and I decided finally that **this boil had to be lanced** and I think what has to happen has happened.”*

The Bell Curve may be the most important book of the Twentieth Century. Its authors may one day be ranked with Galileo and Copernicus for their scientific refutation of Establishment thought. [H: You mean for stating that a person’s genetic makeup may well influence the person produced? Galileo and Copernicus??? All I can ask is “where are the brains?”—not in the IQ study but in the authors and the readers?]

The Bell Curve can be ordered through all book stores and sells for \$30 per copy. [H: Or, you can get 5 or 6 journals for the same, or less, cost.

So WHAT are we next offered? Stay tuned:]

BLACK DOCTOR CLAIMS FALL
LOWERED HER I.Q.

I.Q. and Race Issue in Brain-Damage Case:

Atlanta was the scene of an emotional civil lawsuit trial where a Negro, Dr. Shirley Butler, claimed that Brookwill Medical Corp., owners of Physicians and Surgeons Hospital, were somehow liable for her injuries in a fall. She was in their hospital kitchen when she fell on a slippery floor allegedly causing “*brain damage*”.

This was a racially charged case, a Black woman suing a White-owned hospital before a mostly Black jury. She claimed that the fall resulted in her husband divorcing her, that “*I couldn’t have sex,*” [H: ?????] and that her I.Q. had been lowered from 141 down to 87. [H: **Well now, that WOULD toss her out of Mensa membership!**]

This is the first time a lowered I.Q. has ever been an issue in a personal injury case!

Butler told the jury how she grew up in a segregated society in Mississippi and stressed that, “*I wanted to understand the separate but equal doctrine I had been confronted with my whole life.*” Recounting this tale, she frequently broke into tears before the mixed race jury.

POSSIBLE PERJURY?

Here was a case which could have resulted in a multi-million-dollar judgment against the hospital. Butler’s chief witness was a Black security guard, Kirkland Robinson, who claimed to see her fall.

A process server, Johnny Graham, delivered a defense deposition subpoena to Robinson. At that time, he told Graham that **Dr. Butler had offered to pay him money and remember him in her will** if he would testify to the severity of her “*fall*” resulting in her winning the case.

Two days later, on Nov. 4, Graham went back to Robinson and asked him to sign a notarized statement attesting to what he previously told him about the payoff. He signed the affidavit.

A CONCOCTED STORY?

The next day, defense Attorney Gino Brogdon asked Dr. Butler if she had ever offered a bribe to a witness in the case. She broke into tears and blubbered out incoherent denials.

Later Robinson took the witness stand and was asked if he had been offered bribes. He denied it and instead greatly embellished his story, saying that when Dr. Butler fell it was so severe that “*her eyes rolled*

back in her head and I thought she was dead.”

This was not mentioned during Robinson’s deposition. Then Atty. Brogdon produced his **notarized statement** that he would be paid off if Butler won the case. Visibly shocked, he said that he didn’t think that the document would be used in the trial. He then sought to deny it.

Both of Dr. Butler’s lawyers, Wood and Meredith, quickly withdrew from the case, **[H: Good loyal Jewish attorneys.]** explaining that they had been misled. **[H: No, just the tactics uncovered! Both were on contingency fee coverage and suddenly the fees went bye-bye! Of course the other attorneys AND THE JUDGE, along with the “White” hospital—were also Jewish.]**

Judge Elizabeth Long suggested to Dr. Butler that she dismiss her suit against the hospital and she agreed.

The hospital’s lawyer, Gino Grogdon said: *“The witness (Robinson) committed perjury. He should have been arrested in the courtroom.”* Also, Dr. Butler could be subject to prosecution for subornation of perjury. None of this is likely to happen in the Negro-dominated city of Atlanta, where *“slip and fall”* lawsuits are the bread and butter of unscrupulous attorneys and their Negro clients...

[END OF QUOTING]

Oh well, and so it goes in the JUSTICE SYSTEM of the Parasite New World. BOTH ARE ABSURDLY AND INCREDIBLY **WRONG!!**

The REAL point is, readers, that BOTH ARE WRONG AND BOTH ARE DELIBERATELY WRONG, BOTH DELIBERATELY BREAK THE LAWS OF GOD AND THE CONSTITUTION. THE REAL FOCUS SHOULD BE ON THE LATTER, NOT THE FORMER. Salu.

CHAPTER 4

REC #2 HATONN

WED., JAN. 18, 1995 9:40 A.M. YEAR 8, DAY 155

WED., JAN. 18, 1995

SOUTH AFRICA

I am not going to do a writing about South Africa. I **am** going to speak of my team “there”. When you consider trying to do this work on this planet in such great separation, one from another of the “brotherhood”, I believe you will also believe it all but impossible to stay so totally dedicated to God’s business while seemingly so distant. In any given circumstance those of us who are sent must serve wherein the focus can be the most productive in any given moment, but it does not mean that equally important work is not being taken care of elsewhere. “Out of Africa” is going to come the most important work of all and Tom Astley will present it. He not only has been given and continues to be given the “Secrets of Light”, he has sent those receivings and drawings to us here. However, it will of necessity, come in published form via THAT routing because I will no longer allow my scribe to be assaulted for typing the information.

Tom Astley is an artist who can present the beauty of God’s very thoughts in expression of pictures. Others who meet with him likewise not only have the “gift” but the ability to put the art in pictures to canvas. I would appreciate the sharing of a couple of his pictures, without comment other than they are from our family in South Africa. Perhaps each might be given a page in CONTACT, please.

It is not that they are necessarily “better” (for there is no better or worse—only presentation), but it is time to offer the visions of ones who can put to paper or cloth the expressions of “meaning”. And, since ones who view these paintings may well wish “prints” for their own pleasure, perhaps CONTACT can give information for getting them. Some artists will not wish to use their work in this manner but it is greatest when shared and is it not wondrous that you cannot “use up” a vision?

As for Astley’s work in/on LIGHT and meanings of the Thought of God expressed and why, how and what it IS, we shall wait until it can presented without assault from ones claiming such work as their own “right” to hold. But remember, students, EVERY encounter, EVERY experience—HAS PURPOSE.

I am humbly grateful that Father has allowed us such friends to share this magnificent task. Wherever we are—we reach across the seeming miles—for in thought and heart there is NO DISTANCE.

I wish now, before we turn to the “*Age of Treason*”, to offer more on the Mullins suit (appeal) as offered in the last issue of CONTACT. It is a press release allowed for publication with permission of Eustace Mullins. Then I will repeat something from ANTISHYSTER regarding law, ethics and values in America—a Christian nation. I did not say a “Jesus” nation, we refer to a **CHRIST**—based nation. Christ, remember, is a descriptive word meaning a particular intent or “state of BEING”. Anti-Christ means the exact opposite—or “evil-based” state of human physical affairs. Which do you THINK you have?

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

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

PRESS RELEASE
MILESTONE IN HISTORIC CASE
AGAINST THE ADL

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

With permission: by EUSTACE MULLINS

[QUOTING:]

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

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

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

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

Although there were none of the customary pre-trial maneuvers, such as depositions or interrogations,

Judge Greene **suddenly dismissed Mullins' lawsuit** on May 24, 1994. He specifically dismissed the suit “*with prejudice*”, which meant that the ADL was now granted permanent immunity from any further lawsuit by Mullins, as the case could not be refiled. Mullins promptly filed an appeal with the Circuit Court of Appeals for the District of Columbia.

In his appellant brief, Mullins cites ten points which are grounds for reversal of Judge Greene's sudden decision. First, Mullins pointed out that no proof had been presented by the ADL that his charges were wrong. Second, he noted that the court had failed to deal with the basic issue of the lawsuit, that the ADL had maintained illegal surveillance of Mullins for almost fifty years, monitoring his employment, his personal habits, his associates, and maintaining illegal files on Mullins which were freely dispensed to anyone who wished to attack him.

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

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

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

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

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

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

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

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

The Washington press corps is forbidden to interview Judge Harold H. Greene, and his name is never mentioned in the press. He has managed to conceal his identity despite the fact that he is a public figure on the public payroll. In addition to his present munificent salary, he also collects \$109,000 a year pension from a previous post as judge of the Superior Court in Washington D.C. **He also conceals the fact that**

he is actually a German immigrant named Heinz Grunhaus, who managed to enter the United States in some manner at the height of the Second World War. He then returned to a defeated Germany as part of a horde of vengeance-seeking **German Jews** led by his associate, **HENRY KISSINGER**, who had full authority of martial law and the entire United States Army to wreak their will on the captive German people. Millions of Germans were tortured, starved, and killed in a reign of terror which lasted many years, and which is the origin of the Holocaust story. [H: Grunhaus has little in the *Who's Who* listings and has become one of the most powerful manipulators who has almost total control of the "information superhighway" as Czar of AT&T. Is it not interesting that this man is **STILL ALLOWED TO RUN THE FEDERAL COURT SYSTEM? FOR THE ZIONISTS?** Yes indeed, we certainly **DID** write about this elusive man in *CONTACT* a few weeks back.]

After serving as a highly placed "intelligence" officer in Germany, Grunhaus returned to the United States and was given an important executive position with the Department of Justice in Washington. The Anti-Defamation League **commissioned him to establish a "Civil Rights" department, despite the fact that all American citizens' rights were already protected by the Constitution of the United States of America and its Bill of Rights.** Greene proceeded to write the historic Civil Rights and Voting Rights bills, which were **promptly passed by Congress.** President Lyndon B. Johnson **rewarded him for this work by making him Judge of the Superior Court.** In 1978, President Jimmy Carter recognized his work in giving the federal government new and unprecedented authority over the private lives of every American in these dictatorial bills. Greene was one of some three hundred federal judges **appointed** by Carter. They were ALL extreme leftwingers from various "minorities", but mostly Jews, and their court decisions since their appointments have left the entire nation in disarray. They seized control of the nation's schools, created enormous debts for states and municipalities by oppressive mandates to spend millions of dollars which they did not have, and pushed the nation well along the road to total ruin. [H: I ask that the "rabbit" and the "running" stories published about Carter and his "replacement" be run after this article, please. [Editor's note: The stories are that Carter was changed out so early in the game as to actually end up embarrassing the thugs to bits. He talked of attack rabbits, only "lusting inside" and thus and so. He was supposed to die in one of his "runs" at Camp David—in public—but instead he simply collapsed while "running in the air with his legs never missing a beat" and **DID NOT DIE.** It was necessary to take "that image personage" inside Camp David and outfit a nice new one who came out and gave out awards as if nothing had happened but couldn't even recognize where he was. Now this is all documented, readers, so don't go saying I have gone bonkers!.]

They will explain far more effectively as to WHY Carter is now sent off on expeditions appearing to bring "peace" in the midst of terror and war. The Carter you see is not what you GOT ORIGINALLY. I cannot comment on which is more deadly or dishonorable. Carter knew about the "alien" connections and was SILENCED. So be it.]

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

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

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

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

Now, about judges and are they all corrupt? No, but every year there are fewer and fewer “good” ones left anywhere around your nation. As with the recent “Jason Brent” (Berkowitz), ex-municipal judge in Mojave, (now “practicing” unlawfully on the citizens of Tehachapi, California)—unless YOU take a stand, you will be fitted into the plan of annihilation at the hands of these intruders. Oh, yes indeed, you have “alien intruders” alright who plan to “depopulate” the planet. In the process they will “dispatch” (KILL OFF) the aged, infirm, and stupid. By “stupid” it means anything **under** the level of guidelines set forth by your High-I.Q. Society, Mensa, to which Jason Brent belongs and through which organization his world depopulation plan has been set forth. Well, he handled it a bit differently with Ekkers—he first made sure every law was broken from the bench and GAVE AWAY THEIR HOME TO THE RTC AND CONTINUES HIS CONNECTIONS THROUGH GEORGE GREEN TO TOTALLY DESTROY THEM. HE MANAGED TO GET THEM TO LOSE EVERYTHING THEY EVER HOPED TO EARN AND LITERALLY WAS MOVING THEM INTO THE STREET UNDER ORDER OF HIS COURT!!! THIS is what you are coming to, America—it is ALREADY under way so don't think it is a “fluke” to be made passage through, somehow, and things will return to Constitutional Law. No—these are the Parasitic FLUKES which infect and infest every fiber of your globe and the hosts therefor are about to pay the ultimate penalty for being the banquet table—annihilation and enslavement.

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

[QUOTING:]

LAW, ETHICS, & VALUES IN AMERICA
A CHRISTIAN NATION
by Judge J.J. Boesel

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

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

"SEPARATION OF CHURCH AND STATE"

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

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

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

At the time of the *Engle* decision (1962), I was teaching Constitutional Law at Franklin Law School, so I had to be sure what to teach my law students. Was it true that the *Constitution* contains the "separation of church and state" phrase, or did Justice Stewart speak the truth when he said it was not in the *Constitution*?

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

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

A CHRISTIAN HERITAGE

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

The Supreme Court's 1892 *Rector* decision was based on an extensive search of historical public

documents pertinent to the founding of this nation. Starting at the beginning—with the Royal Commission to Christopher Columbus granted by Ferdinand and Isabella of Castile in 1492—the Court noted that these monarchs humbly called upon God, “for His assistance in discovering some islands or continents in the ocean”.

The Court next considered the grant made in 1584 to Sir Walter Raleigh from, “Elizabeth, by the Grace of God, Queen of England, France, and Ireland, Defender of the Faith,” etc. That grant authorized Sir Walter to enact statutes to govern his proposed colony provided that “they be not against the true Christian Faith now professed in the Church of England.”

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

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

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

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

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

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

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

While the question has seldom been presented to the Courts, we find that in *Updegraph v Com. Serg & R*, 394, 400, it was decided that, “Christianity, general Christianity, is and always has been a part of the **common law** of Pennsylvania... *not Christianity with an established CHURCH*, and tithes and spiritual courts; but *Christianity with liberty of conscience to ALL men.*” [emph. add.]

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

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

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

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

STATES’ RIGHTS

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

The *Tenth* Amendment reads: “The powers not delegated to the United States by the *Constitution*, nor prohibited by it to the States, are reserved to the States respectively, or to the people.”

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

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

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

However, the Congress of the Civil War era did not wish to *limit* the States (as the *Constitution* limits Congress in the *1st Amendment*), and so, approximately 120 years ago, they rejected the Blaine amendment. **[H: Let us pause here and look at the Blaine amendment.]** *Editor’s note: The Blaine amendment was an important event because: 1) it was proposed after the 14th Amendment was ratified; 2) its proposal implies that, originally, the states were NOT bound by the U.S. Constitution with respect to the “establishment” and “free exercise” of religion (if they were, why propose the amendment?); and 3) Congressional refusal to support the Blaine amendment implies that the Congress that passed the 14th Amendment had little or no intention of using that amendment to extend the powers of the federal government (including the Supreme Court) over the states (the 14th Amendment power grab came later in our nation’s history).*

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

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

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

Section 1 of the 14th Amendment reads: “All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.” **[H: Now you have compounded the problem, however, for herein you have just established a DIFFERENT UNITED STATES citizenship. Twice the lie does not truth make!]**

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

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

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

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

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

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

LAWFUL AMENDMENTS

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

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

“The Congress, whenever two-thirds of both houses shall deem it necessary, shall propose Amendments... or, on the Application of the legislatures of two-thirds of the several States, shall call a convention for proposing Amendments, which, in either case shall be valid... as part of this *Constitution*, when ratified by the Legislatures of three-fourths of the Several States, or by Conventions in three-fourths thereof...”

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

The U.S. Supreme Court, as a branch of the National Government, is bound to observe and obey its own declarations of principles of Constitutional law limiting the Court’s “construction” of the *Constitu-*

tion. This principle was declared in *Reid vs. Covert* 354 U.S. 1(1957):

“The prohibitions of the *Constitution* were designed to apply to ALL branches of the National Government and they cannot be nullified by the Executive or by the Executive and Senate combined.” [emph. add.]

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

JUDICIAL LEGISLATION

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

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

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

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

By effectively adding the phrase “separation of Church and State” to the *Constitution*, the Court violated its own previous declaration in the Reid case. By changing the *1st Amendment*’s religion clauses to included **State** laws, the Supreme Court **unlawfully amended the U.S. Constitution in a manner not sanctioned by Article V.**

REMEDY

It is time for the lawful legislatures of the Federal and State governments to stop the Supreme Court’s “legislation”.

In 1962, the Supreme Court acted **unconstitutionally** in the *Engle* case by including the phrase, “separation of church and state”. That inclusion constitutes a *judicial* amendment to the Constitution in

clear violation of *Article V*. Therefore, the phrase, “separation of church and state” is NOT a lawful part of the *Constitution*.

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

What can be done to stop the Supreme Court’s unconstitutional lawmaking? There is only one constitutional remedy which can correct an erroneous or unconstitutional decision by the Supreme Court: *Congress and the States MUST AMEND THE CONSTITUTION*. [H: Well, here I bow to the Judge’s opinion—but remember something, citizens, you DO NOT NEED MORE AMENDMENTS TO YOUR CONSTITUTION—YOU NEED YOUR CONSTITUTION AS IT WAS WITH ITS *BILL OF RIGHTS*—NO MORE. AND, YOU NEED TO STRUCTURE “YOUR” GOVERNMENT ON THOSE LAWS—WHEREVER YOU WISH TO STRUCTURE IT—BUT OBVIOUSLY, OUTSIDE THE DISTRICT OF COLUMBIA AND SEPARATE FROM THE CRIMINAL SYSTEM YOU NOW HAVE.]

I (the judge), propose the following Amendment:

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

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

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[END OF QUOTING]

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

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

CHAPTER 5

REC #1 HATONN

THU., JAN. 19, 1995 12:10 P.M. YEAR 8, DAY 156

THU., JAN. 19, 1995

From ANTISHYSTER, Vol. 4, No. 4 (Dec. '94):

[QUOTING:]

CORRUPTION IN THE COURT HOUSE

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

EDITOR'S NOTE:

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

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

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

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

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

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

But just because you can't see a result, doesn't mean nothing's happening. I suspect a true revolutionary has more in common with the average farmer than he does with some gun-toting "Rambo" type who thinks the solution to every problem is instant, explosive action. Politics (and even revolution) is not a dramatic, now-you-see-it-now-you-don't event of sudden, short-lived duration—it's a process wherein you cultivate awareness, plant an idea, and fertilize the public "field" in which new ideas, attitudes, and policies can germinate and grow. Revolution, finally, has more to do with spirit than technology, more to do with persistence than violence.

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

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

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

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

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

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

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

So don't get so arrogant and opinionated with your new-found "legal expertise", that you sneer at the "greenhorns" just entering into the "patriot/legal reform" community. To defeat the Bar and injustice, we need EVERYBODY—EVERY BODY—that walks into our meetings. Even if they never file a law suit, even if they never read a case, their collective presence validates our goals and ultimately attracts politicians in a way no "mere idea" can match.

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

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

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

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

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

TRANSCRIPT

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

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

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

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

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

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

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

One type of institutionalized corruption is partisan elections.

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

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

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

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

WATERGATE

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

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

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

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

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

TEXAS COURTS

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

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

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

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

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

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

FAIR AND IMPARTIAL TRIBUNALS

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

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

I thought that was great! I'm 25 years old, I'm fresh out of school, I've never been in a courtroom in my life, and here I am, writing all his decisions. It was the most eye-opening experience I ever had. I was a 25-year-old, behind-the-scenes appellate court judge and nobody knew it. That was my first experience on how things really get done on the court of appeals. **[H: I have terrible news for this judge—that is the very way things got handled in the Federal Court wherein Ekkers were cited for contempt, etc. The Clerks who were having an entertaining ball, in the courtroom, wrote up the case and the judge simply signed it. There not only was no hearing, Green, the first defendant, wasn't even present—nothing, just a threat of prison for the old lady who dared to think of a connection with God and Hosts—but even that had not merit enough to be actually discussed past the hysterically funny nature of the case itself. But then, how do you fight back? The attorney representing “us” had not so much as even SEEN the books over which the quarrel centered—but later had a full-blown case over part of his BILL! WHICH WAS NOT ONLY NOT EARNED BUT THE VERY ACTIONS OF THE SAID “ATTORNEY IN POINT” CREATED THE SITUATION IN THE FIRST INSTANCE. Recourse? NO—just instead, another threat of prison for “contempt”.]**

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

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

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

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

The judge saw the elderly opposing lawyer wasn't doing a very good job; he was sinking his own case

by asking my client questions and getting answers that were just killing his client. So Judge Harlos put his hand over the microphone on the bench and told the lawyer to stop asking questions like that because he was hurting his case.

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

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

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

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

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

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

But Judge Harlos said, “You know, that’s pretty generous, I think you ought to take it.”

“Well Judge, that’s not even *half* of what my client spent.”

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

“Why?”

“Well, *because you are going to lose.*”

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

SECRET LAW

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

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

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

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

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

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

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

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

That dumfounded me.

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

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

The Attorney General came to me and said, “If you don’t appeal this to the Supreme Court and don’t

ask to publish it, your guy can go.”

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

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

[END OF QUOTING]

To be continued:

It is only going to be “continued” until the next sitting.

CHAPTER 6

REC #2 HATONN

SAT., JAN. 21, 1995 9:56 A.M. YEAR 8, DAY 158

SAT., JAN. 21, 1995

[CONTINUATION OF QUOTING]:

CORRUPTION IN THE COURT HOUSE

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

As offered in ANTISHYSTER, Vol. 4, No. 4 (Dec. '94), c/o. P.O. Box 540786, Dallas, Texas 75354-0786.

POLITICS AS USUAL

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

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

[Editor's note: Below is a political ad about Judge Brent when he was up for election to hold his appointment as judge. (Thank God, **HE LOST**.)

[H: The above kind of appointment is the USUAL case—as with Jason Brent, the one who advocates killing off the old, etc. The sad fact is that there are 99.9% more like Brent than like McGarry or Boesel.

JASON BRENT—THE SEQUEL

Editor's note: In our spare time (ha!) here at CONTACT, we've perfected a Time Machine that has allowed us to go forward and bring back for your "enjoyment" the Letters To The Editor which are printed in this Wednesday's (1/25/95) edition of THE TEHACHAPI NEWS and an election ad at the time of his failure to be retained as a judge. After Brent took center stage as last week's Front Page story, Commander Hatonn has continued to refer to the absurdity of this man and his viewpoint throughout writings in this week's CONTACT. Thus we thought you might care to read some of the heated, indignant local reactions to the ideas of this "rebel without a cause". If you didn't

already have it figured out before now, you ought to now have a pretty good idea of the typical “brilliance” of the shining stars of most so-called high-IQ societies. I have reluctantly had to be around such proclaimed “brilliance” for all of my professional life and, believe me, it takes some getting used to—if that’s ever really possible while holding onto one’s common sense! —E.Y.

LETTERS TO THE EDITOR

Tehachapi News 1/25/95

READER SHOCKED BY BRENT ARTICLE

I am shocked and alarmed that Mojave’s former judge, a licensed attorney-at-law, would make such Nazi statements as Jason Brent has in his recent article appearing in the newsletter of an alleged high-IQ organization called Mensa.

Mr. Brent, a practicing attorney in Tehachapi, wrote some of the following remarks in his article—which, by the way, has been picked up by the major press across the country. His remarks include: “...society must face the concept that we kill off the old, weak, the stupid and the inefficient,” concluding that the true travesty wrought by Hitler was that he forever spoiled the concept of a master race, and “I’m not a fascist, I just have a problem that we better face,” [*I’ll say he has a problem—big time*] and “I don’t want to be portrayed as some weirdo person, though nobody else agrees with me—we cannot continue to have population explosion. Growth has to stop. We better face that we have to kill people. There are not unlimited amount of resources.”

From a man who is practicing law in our humble community, and touted as a leader of the community, formerly evidenced by a billboard upon entering town and one in Mojave—is this the kind of stupid and prejudicial commentary that we want to reflect on our community? In Brent’s pious condescending tone, he goes on to add, “The way to trim the population, is to force people to purchase the right to reproduce.”

With such inappropriate commentary, Brent should be called to answer for his actions before the State Bar Association.

Even in a free society this kind outrageous arrogance is rare—particularly when stemming from an alleged group of “smart folk”.

Amazing disgrace,

Rick Martin

* * *

JASON BRENT-THE SEQUEL
HOPES GOD MORE FORGIVING THAN BRENT

In reference to the article on Jason Brent’s idea of eliminating the elderly, weak, stupid and inefficient is better known as Genocide. Does Mr. Brent want to walk these people into ovens as did Hitler!

I would like Mr. Brent to know that the people of this nation will not put up with this kind of thinking.

And if any organization that Mr. Brent belongs to would advocate this kind of thinking, should be watched and monitored closely.

I suggest that Mr. Brent get some psychological help.

I would also like to add that I will defend Mr. Brent's right to his opinion.

The world should be protected from people like Mr. Brent and his way of thinking.

I hope that my God is more forgiving of the elderly, weak, stupid and inefficient people of this world than is Jason Brent.

Sandra L. Wills

* * *

APPALLED AT ATTORNEY'S WRITINGS

In reference to Mr. Brent's statement to Mensa, I would be appalled to have a member of my organization write or say anything like this.

I, being one of the old, weak, stupid and inefficient (veterans) that fought for this country so that Mr. Brent can have his opinion. I must say Hitler would have been proud.

Why have a debate? What political office is Mr. Brent trying to run for. I think Mr. Brent should read the plaque on the Statue of Liberty.

David F. Terry

Old, weak, stupid taxpayer

* * *

BRENT SOLUTION TO OVER-POPULATION A 'DISGRACE'

Tehachapi attorney, Jason G. Brent, was quoted on January 10, 1995 in the *Los Angeles Times* from an article he wrote for Mensa. Mensa is a group of people who think they have high IQs, over 132.

Mr. Brent, referring to the over-population in the world says in the article, "society must face the concept that we kill off the old, weak, the stupid and the inefficient. We cannot continue to have population explosion. Growth has to stop. We better face that we have to kill people. There are not unlimited resources." Further, Mr. Brent says the true travesty wrought by Hitler was that he forever spoiled the concept of a master race. Rush Limbaugh was so incensed by Mr. Brent's article that he quoted from it on his national radio and television shows, pointing out the absurdity of it and the arrogance of Mr.

Brent or anyone touting such a barbaric view.

In the May 31, 1990 edition of the *Tehachapi Advisor*, Kern County Judge John Quinlen publicly listed \$50,000 worth of political contributions made by Jason Brent's L.A. law firm in 1987 and 1988. Mr. Brent was appointed shortly afterward to his Kern County Judgeship. What a coincidence. In 1989, Judge Brent was officially criticized in the Kern County Auditor's report for a poor record in disposing of cases. After seeing the facts in print, the voters turned Brent's bid for election down in 1990.

There is a problem with over-population in this world but I think that Mr. Brent's solution is a disgrace to humanity. Mr. Brent certainly has a right to his opinion but he also represents the public as an attorney and the people have a right to know what kind of a person he is. The ironic thing is that Mr. Brent has stated publicly many times that he is Jewish. In my opinion, he is living proof that a supposed high IQ doesn't translate to any degree of moral integrity or wisdom.

Brent Moorhead

* * *

Dear Sir:

In response to Judge Brent's invitation to observe the "justice" meted out to litigants in his court.

I sat in a public court session a few weeks ago when he openly defamed and slandered an older couple.

They have been in his court on a number of occasions over a period of months to try to prevent their home from being taken from them by a S & L Bank which holds a falsified title to it. After many thousands of dollars in legal fees and much time and effort on their part, he still will not let their case be heard because of all kinds of legal technicalities and yet he led the audience to think that this couple were worthless bums who are trying to steal their home from the S & L. He was very blunt about this.

This couple and their colleagues are far along in the planning and financial negotiations for multimillions of dollars for major improvements and many excellent jobs for this community.

Why won't judge Brent allow them to have a fair hearing of their case and why did he prejudge them while holding a hearing about one of the technicalities of this case without ever letting them present all of the facts in the case? If a judge can be sued for slander he left himself wide open.

Name withheld because of possible retaliation.

Sincerely,

Dr. Al Overholt

* * * * *

[Continuing CORRUPTION IN THE COURTHOUSE]

When their screening committee interviewed me, I told them I'd be the *first* board-certified appeals

expert ever to serve on this court of appeals in its 101-year history. I thought they could probably use someone like that. But they said they needed a minority, so they left me waiting for about three months. When they couldn't find a minority, they appointed me.

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

I appreciate that.

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

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

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

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

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

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

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

The second newspaper story appeared in the Texas Lawyer. It says my opponent, Tom James, joined a defense team just *three months* before the judge (James' former client) awarded the defense a *partial*

summary judgment. He gets hired to *show his face* in court when the judge is a friend of his.

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

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

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

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

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

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

Thank you.

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

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

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

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

And who has oversight over him?

The voters of McClennan County.

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

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

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

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

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

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

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

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

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

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

[END OF QUOTING]

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

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

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

I suggest you not take a long “time” to think upon these things but, rather, consider how you can act and become a player in this game of living. You have become nothing but observers WHO PAY THE FEES to have a bunch of lawyers and judges playing with YOUR LIVES while ALL THEY ALLOW YOU TO DO IS SIT AND WATCH IT HAPPEN TO YOU!

Get a good big copy of your *Constitution* and GO FOR IT. The *Constitution* and the *Bill of Rights* are not to be overridden and you ONLY NEED TO KNOW THOSE FEW SHORT PAGES!! ALL ELSE IS SIMPLY ARGUMENT AND GAME-PLAYING WHILE YOU AREN’T WATCHING. IF YOU WANT CONSTITUTIONAL LAW IN YOUR NATION—YOU HAVE TO KNOW YOUR CONSTITUTION!!! [See *CONTACT* of Jan. 24, 1995 for copies of these documents.]

CHAPTER 7

REC #1 HATONN

SUN., JAN. 22, 1995 8:55 A.M. YEAR 8, DAY 159

SUN., JAN. 22, 1995

TEST(S)

There are several very wise speakings from our brotherhood of the “Ancients”. I am going to remind you of a few and, since so few recognize me, perhaps you can send Little Crow a bit of support for his own journey and at the same time send the messages I offer here. He does not have time to respond to everyone who writes any more than do we—BUT, the silence will give affirmation. I do suggest that “silence” is the most important thing for the lips—and the ears—for **ONLY IN SILENCE CAN YOU HEAR!**

“THE ONLY WAY TO PASS ANY TEST IS TO TAKE THE TEST. IT IS INEVITABLE.”

* * *

“MAN DID NOT WEAVE THE WEB OF LIFE, HE IS MERELY A STRAND IN IT. WHATEVER HE DOES TO THE WEB, HE DOES TO HIMSELF.”

* * *

“ONLY AFTER THE LAST TREE HAS BEEN CUT DOWN. ONLY AFTER THE LAST RIVER HAS BEEN POISONED. ONLY AFTER THE LAST FISH HAS BEEN CAUGHT. ONLY THEN WILL YOU FIND THAT MONEY CANNOT BE EATEN.”

* * *

***“BORN EMPTY HANDED,
DIE EMPTY HANDED.
I WITNESSED LIFE AT ITS FULLEST,
EMPTY HANDED.”***

* * *

As we sit to write on this Sunday morning with the overcast sky and drizzle of rain, I wish you to look upward for the sun shines ever—without ceasing—beyond the perceptions of reality upon your crude and primitive world. Any unrest, distaste or negative perceptions is resting perfectly upon your own individual PERCEPTIONS and INTERPRETATIONS made by the tiny portion of a “whole” which brushes your attention.

Dharma feels “What’s the use?” of this exercise in “whatever it is we THINK we are trying to do.” Hers is to speak and write—for me, and I feel that she is without limits in that task. But, what else comes forth to bring responsibility? Nothing about which she is concerned at the moment.

MEETINGS

We scheduled a meeting for this afternoon SPECIFICALLY for the presence of what we consider a very important person who promised to come if we would pick up and deliver him back to Los Angeles. This would be a business meeting gathered directly for him and offering ability to interchange with ones of the Constitutional Law Center. The person in point did not keep his promise and gave the EXACT SAME reasons as last year, under the same conditions. The facts ARE, better “offers” came up! Well, so be it for often the offer not yet made would HAVE BEEN FAR THE MORE NOTORIOUS, WORTHY AND ABUNDANCE-GATHERING

Ah, but would it have mattered? The one “he” would have been coming with which to work in this afternoon, did not see fit to remain in the area for the meeting. Moreover, with the last two meetings it was felt by our person that there were other things more important than meeting with ME. So be it. But, people, we DO NOT have JUST meetings for the fun and games of those who wish to come and tinker with possibilities.

By most I am told, “If you want to meet with me—make an appointment—I’m busy.” So be it, brothers; you will NEVER have “that” meeting for obviously you are far too busy to be bothered with the work of the Heavens or the Earth! However, being as how “I” have nothing else to do of worthy nature, by your opinion, I have no time for YOU, either. For under the assumption just offered—I need to get in gear and find OTHER players for the cast of this play.

It is desired by ones here to simply cancel any gathering at all. No, we can’t do that, can we? We have prepared, gathered everything and ones are coming to THIS GATHERING from great, great distances. The thoughtlessness of one is not going to negate the value of that which WE WILL SET FORTH. It is time to TEST and that means we must TAKE THE TEST and we WILL NOT, I PROMISE, BE FOUND FLUNKING!

You have to TAKE BACK your Constitutional Rights—and you have to make your most headway, at this time, RIGHT IN THE COURTS OF CORRUPTION! THE **CONSTITUTION** SAYS YOU CAN DO IT FOR SELVES—GO DO IT!! If a Power-of-Attorney works legally to allow for “another” to serve all your business needs, adoption needs, agreement needs, etc., then a “POWER-OF-ATTORNEY” will CONSTITUTIONALLY work to have “anyone you choose” stand in for you in a courtroom, or you can stand for self. They will “try” to throw you out of the courtroom—but CONSTITUTIONALLY you have the right—and it is time you separated, where possible, from attorneys and get on with your own RESPONSIBILITY of tending self and self’s own requirements. But, you need help in setting forth DOCUMENTS in order to get them accepted. You will be amazed, however, at the wide LAWFUL requirements of YOUR legal system to ACCEPT “YOUR” PAPERWORK! IN MANY AREAS WITH ONES OF OUR FRIENDS AND COLLEAGUES—THERE IS AMPLE AMMUNITION TO USE IN YOUR PAPER-CANNON. GATHER TOGETHER AND GET IT DONE.

GEORGE GREEN

I would suggest George Green has blundered badly—at least, that is, unless US&P is actually in more collusion than at first perceived **OR HAS BEEN ACTING AS FRAUDULENTLY AS HAVE GREEN AND HIS ATTORNEYS**. A “silent-secret agreement” was made by George with US&P. However, it is now obvious (or another lie has been filed **WITH A COURT OF BANKRUPTCY**) for George has gone bankrupt with the publishers of America West **IN WHICH HE LISTS HIS ENTIRE SETTLEMENT AGREEMENT AMOUNT, OUTSTANDING. THIS IS FRAUD IN ONE PLACE OR THE OTHER— BUT IN RESULT: BOTH.**

How could this happen? Well, George “thought” that a settlement had been reached and **SIGNED** between Ekkers and US&P. Oops! Nothing has been decided and there has not been a single word from legal parties or US&P in weeks. It would appear a good avenue of approach, **SINCE GREEN ALSO TESTIFIED IN COURT, UNDER OATH, IN NEVADA—THAT HE IS A MULTIMILLION-AIRE FIVE TIMES OVER.** Now, which is it and do you actually need a dozen attorneys to point this out? Well, I suppose so for it seems not one of them has noticed the conflicting information offered **UNDER OATH.**

Ekkers have been totally destroyed at the hands of these people (yet US&P’s involvement was actually as quite innocent bystanders at the time of first contact **WITH GREEN**). The original legal contact was **AGAINST GREEN(S) AND AMERICA WEST(S)**. I wonder how Mr. Binder will actually feel about this turn of events? Will he be placed in the further bad position, as will their attorney, Buchanan, by lying **FOR Green?** I believe there is still enough good in the persons within the system to **HEAR** and some will even be brave enough to rule **JUSTLY**. We will demand **JURY** in all things entered upon and Ekkers are a prime example upon which and through which to **TEST EVERY FACET OF THE-”LITTLE-MAN”- WITHOUT-FUNDS, SYSTEM.**

The Green(s) as publisher and distributor **WERE TO CLEAR EVERY CONTACT WITH ORIGINAL SOURCES. THE JOURNALS WERE NOT, AND ARE NOT, NOVELS OR “BOOKS”.** **THEY ARE ONGOING, REGULAR “DATED” REVIEWS AND OFFERINGS OF WHAT IS ALREADY “OUT THERE”.** **THIS WORK IS VERY SIMPLY TO PULL TOGETHER VALID AND ON POINT MATERIAL THAT IS MISSED BY ALMOST ALL OF THE POPULACE.** They did that with dozens (we assume) of writers. George Green told “us” that Binder was a seminar “buddy” and things were “fine”. Does it appear that things were actually fine?? Since the books in point only offer positive and appreciative input regarding Walter Russell’s work and Walter Russell himself—do you actually think they would have been opposed if contacted to **FURTHER** the work? I don’t because **TRUTH** has nothing to do with source—**IT IS!** If Walter could and did get his information from higher source—is not Dharma able to do likewise? I see some 120 volumes and 200 papers to suggest that **SHE DOES**. It still does not matter—the work is **NOT**, nor ever was, **(BY THE WRITER) TO MAKE PERSONAL GAIN FROM ANY OF THE WORK. THE THEFT OF \$350,000 IN GOLD COINS FROM DAVE OVERTON AND PHOENIX INSTITUTE—PROVES THAT GAIN WAS CERTAINLY IN THE MINDS OF THE GREEN(S).** At the time of the “holding” as Green now says (for security), Green was an active member of the Board of Directors and an Officer in said Institute—having laid the plans for the Institute, the program and did, in fact, serve as **THE** one who brought parties into the program. **DID HE, AS HE**

NOW CLAIMS OF OTHERS, KNOW HE WAS SETTING UP A TRAP?? HE WAS THE “AUTHORITY” AND TOLD EVERYBODY HE TOUCHED HOW MUCH OF AN AUTHORITY!

Now for something else for you ones to Ponder. Rayelan Russbacher’s contacts were with George Green in the very beginning, and right now. IS IT POSSIBLE THAT GEORGE GREEN WAS ALWAYS AN “AGENT” OF SOME KIND FOR THE ADVERSARY?? THE CLAIMS AMONG THE SEMINAR GATHERERS IS THAT HE WORKED FOR “NAVAL INTELLIGENCE” (THE SAME CLAIMED TEAM WITH WHICH RUSSBACHER(S) CLAIM AFFILIATION). HE ALSO CLAIMED TO BE “CIA” AND SOMEHOW HE GOT 5 MILLION DOLLARS!! I JUST BRING THESE THINGS UP FOR YOUR ATTENTION—ANYTHING IS POSSIBLE. PERHAPS “THAT” IS WHY RUSSBACHER AND, NOW, EDE KOENIG ARE SO SURE THE PHOENIX INSTITUTE IS SOME KIND OF GOVERNMENT AFFILIATION. WELL **FACTS PROVE** OTHERWISE AND DHARMA HAS THIS TO SAY ABOUT IT—IF SO, THE GOVERNMENT IS THE POOREST EMPLOYER IN THE WORLD. IF THEY “PAID”, AND THEY MAY WELL HAVE DONE SO—THEY PAID GEORGE GREEN(S). WE KNOW THAT DESIRÉE RECEIVED A MONTHLY CHECK FROM THE FEDS—WHICH ONLY GEORGE SEEMED TO KNOW ABOUT.

George and his attorneys claim liability and lies from us. OH? Of the points (about 16) of George’s last declaration—ALL of them were total fabrication—OUTRIGHT LIES. Now, George’s attorney, David Horton, KNOWS THOSE ARE LIES AND HE NOT ONLY ALLOWS THIS LYING TO GO TO COURT—BUT HELPS MAKE THEM UP, WORKS WITH GEORGE ABBOTT, ONE ALREADY DISCIPLINED BY THE BAR ASSOCIATION FOR LYING AND DRUNKENNESS, AND PRESENTS ATROCIOUS SUITS IN WHICH THEY INVOLVE EVERYONE AND ANYONE—JUST PICK UP A PASSING STRANGER AND SUE HIM. They are particularly upset over possible exaggerations and, they claim, outright lies? NO, there has only been TRUTH written in these encounters. “Possibilities” remain “possibilities”—but where there is much smoke—LOOK FOR THE FIRE! REMEMBER, GEORGE GREEN WAS IN CAHOOTS WITH JASON BRENT WHO PUBLICLY ADVOCATES THE “KILLING OFF OF THE OLD, THE POOR, THE INFIRM AND THE STUPID”. I’m sorry for pointing it out—but George and Desiree—STILL CLAIM “ME” AS A SPOKESMAN **TO THEM**, *THAT I WENT WITH THEM TO NEVADA AND LEFT DHARMA. WELL, IT WASN’T ME!!* Then who was it? Well, I’ve heard of Kroton (or Proton), Atalon and of course the big one, Sananda. I don’t think so but I don’t limit THE CHRIST from speaking to whom he chooses. I JUDGE BY THE ACTIONS AND THE WRITING—AND SO FAR IT SEEMS THERE IS NOT A TRACE TO BE FOUND OF A “CHRIST” BEING OF TRUTH AND LIGHT!

Are we going to fight this in the press? Well, Green, Abbott, Horton, Perry, Fort—et al., already have placed the lies in the Associated Press. Again, not one single word of truth or fact. Mr. Abbott brags and prides himself in his “journalistic” background and that he has “the ear and pen of any press outlet—especially the Associated Press”, through Brenan Riley of his local area. He laid that on Ekkers immediately upon their arrival for a “court ordered” deposition in which Abbott called the Court for rulings all day each day for three days—even to trying to get the CLC (Dixon) excluded from the sessions. I would guess his (Abbott’s) latest escapades will embarrass him over that act—NOW, for he has included Mr. Dixon in his latest suit against the “masses” of named and unnamed parties. By making him party to this last filed suit—automatically involves Dixon in the ongoing filings. I guess so—AP headlines have been clandestinely placed around the world—even to involving ones who HAVE NO INVOLVEMENT! That gar-

bage used to be left to the tabloids—but no longer, readers—the Controlled Media and Press ARE NOW NOTHING BUT TABLOID MISINFORMATION.

The Judge made a DECIDED RULING, DIRECT AND NON-CONFUSING—”GIVE THE GOLD BACK TO DAVE OVERTON.” HAVE THEY? NO—”THEY”, INCLUDING FORT, ABBOTT, HORTON AND GREEN, CLAIM THEY HAVE RIGHT TO THE GOLD AND HAVE IT PARKED BY THE SUPREME COURT FOR DECISION. EVERY TIME IT LOOKS AS IF THE GOLD MAY BE RELEASED—THEY FILE ANOTHER SET OF GARBAGE DOCUMENTS. IF YOU THINK YOU HAVE THE BEST LEGAL SYSTEM IN THE WORLD—YOU HAD BETTER BE LOOKING AGAIN—CAREFULLY. DAVE OVERTON HAS SENT HIS OWN PETITION AND HAS YET TO EVEN GET A RESPONSE TO HIS LETTERS. MAYBE SOMEONE COULD HELP HIM PETITION “LEGALLY” FOR HIMSELF. HE HAS MANY ATTORNEYS WHO “WISH” TO HELP HIM—FOR ABOUT \$350,000 DOLLARS (the value of the assets). SICK? WELL, YOU DIDN’T TREAT THE DISEASE BEFORE IT TOOK THE HOST AND KILLED IT (YOU).

HOW DID THIS COME TO PASS?

It has come to pass the same way all things atrocious come to pass—by good men doing NOTHING. The PLAN has been to misinform, disinform and to PREVENT INFORMATION flowing to the PEOPLE. You are “trained” according to a specific PLAN and that PLAN is all but finalized. It continues to “pass” because you act not—not knowing what might be recourse and listening to the very brain-dead or brain-trained, or brain-drained, ones who are in WORSE shape than are you. But, you get “there”. It is INTENDED THAT YOU GET THERE—so you WILL DO SO.

I think it most important to interrupt the above chain of thought to present what is well-known and has been available all along—but you didn’t notice.

When I began to write about Bertrand Russell I was attended but not very greatly. No one rushed forth to dig out all there is to know about Bertrand Russell even though Nora has covered the “family” quite well as to lineage. But you don’t show much interest—however, it is time you DO show interest for IT DOES, INDEED, MATTER.

I know that you would **rather** hear another episode of the “*Monarch Project*” and Cathy O’Brien because it deals with those people in politics TODAY. Well, we have all that also and will get around to it. One outstanding idiot bastard politician who was the “owner” of Monarch sex-slave, Cathy, is Byrd. You know, the one you pay hundreds of dollars an hour just in salary—who is keeping all work in the Senate at a dead standstill? Well he certainly is historically about as cruel and evil a man as ever walked your place—but he is only one of hundreds of thousands—who INHABIT YOUR GOVERNMENT, MAKE UNLAWFUL LAWS AND HAVE DESTROYED YOUR NATION. BUT HOW? LET US LOOK AT THE ONE WHO CAME TO HAVE POWER ENOUGH TO PULL THIS DIRTY DEAL OFF FOR SATAN.

THE AGE OF TREASON
by Dr. R. Swinburne Clymer

THE HUMANITARIAN SOCIETY

This book was put to press in 1959 and represents a compiled research review by the above named “author”. It was published, if that be the correct term, by the Humanitarian Society, Quakertown, Penna. I apologize but we have no further information, not even a zip code.

I would share with you a “chapter” regarding Russell and his following of Fichte and perhaps you will be able to discern how and when things got completely out of hand. You have to remember, while reading this, that the *Protocols of Zion*, *The Communist Manifesto*, the Nazi Manifesto (all Zionist Khazarian Anti-Christ marching orders) were already in play and were just starting to make giant strides across the world. The “*Holy Bible*” was the most rewritten and erroneous book presented by this evil bunch. Religion, readers, IS THE MOST POLITICAL TOOL OF ALL KNOWN TOOLS AND IS NOW IN THE HANDS OF THE ADVERSARY.

Part of the reason for offering this information is to point out HOW one such as the local, no infamous, Jew Jason Brent (Berkowitz) of Tehachapi could come up with such considered “OUTRAGEOUS” attitudes and projections as he presented to the Elite Mensa High IQ Society for problem-solving for the world. That is a major topic of conversation here and a matter which needs ACTION by Divinely-oriented and “just” people everywhere. The suggestions are against the very fiber of being of your nation UNDER GOD. However, everything he presents HAS ITS HISTORY IN FACT.

[QUOTING:]

THE GREATEST DANGER EVER KNOWN CONFRONTING YOU, YOUR LOVED ONES AND THE ENTIRE RACE (1959 PRINTING)

Imagine yourself BECOMING CONSCIOUS you are gradually losing your manhood—that your mind is rapidly deteriorating so that you are no longer able to think clearly; unable to plan your future actions; that your resistance is becoming so weak you are no longer master of your actions. In short, that you are rapidly developing into a moron, a robot, a zombie, readily subject to the dictates of others.

Imagine further that your beloved children’s mental development is being retarded—that their eyesight is far from normal. That in every respect there is apparent a retrograding influence, away from the highly evolved human toward that of the moron.

A madman’s dream, you answer! The nightmare of fear mongers!

IS IT? Give us a few moments of your attention while we prove our point and awaken you to reality.

To begin with, turn several pages following and you there find reproductions of pages 50 and 51 from *Bertrand Russell’s* 1953 book: *THE IMPACT OF SCIENCE ON SOCIETY*. Read carefully. You will quickly realize that detailed plans **WERE FORMULATED LONG AGO BY THE ENEMIES OF MANKIND FOR THIS VERY PURPOSE.**

AWAKEN TO THE FACT THAT THESE PLANS HAVE ACTUALLY BEEN TRIED ON MILLIONS OF HUMAN BEINGS, THAT PRACTICALLY EVERY ONE OF THEM IS BEING PRACTICED RIGHT HERE IN AMERICA. AT THIS VERY MOMENT, YOU AND YOUR FAMILY MAY UNKNOWINGLY BE INGESTING SOME OF THESE DRUGS IN YOUR FOOD AND WATER, THAT GRADUALLY ALL BUT THE VERY FEW—ESPECIALLY OF THE WHITE RACE—ARE BEING MADE THE VICTIMS.

Who is the authority of these statements? NOT WE, but the men and women now engaged in one type or another of these diabolical practices, and those planning to become so engaged.

LEARN HOW YOU MAY PROTECT YOURSELF AND YOUR LOVED ONES:

[Pg. 50, *The Impact of Science on Society*]

...Fichte laid it down that education should aim at destroying free will, so that, after pupils have left school, they shall be incapable, throughout the rest of their lives, of thinking or acting otherwise than as their schoolmasters would have wished. But in his day this was an unattainable ideal: what he regarded as the best system in existence produced Karl Marx. In the future such failures are not likely to occur where there is dictatorship. Diet; injections, and inunctions will combine, from a very early age, to produce the sort of character and the sort of beliefs that the authorities consider desirable, and any serious criticism of the powers that be will become psychologically impossible. Even if all are miserable, all will believe themselves happy, because the government will tell them that they are so.

A totalitarian government with a scientific bent might do things that to us would seem horrifying. The Nazis were more scientific than the present rulers of Russia, and were more inclined towards the sort of atrocities than I have in mind. [**H: Ah, but in both instances the inducers and the enforcers were from the SAME PARASITIC FLUKES.**] They were said—I do not know with what truth—to use prisoners in concentration camps as material for all kinds of experiments, some involving death after much pain. If they had survived, they would probably have soon taken to scientific breeding. Any nation which adopts this practice will, within a generation, secure great military advantages. The system, one may surmise, will be something like this: except possibly in the *governing aristocracy*, all but 5 per cent of males and 30 per cent of females **will be** sterilized. The 30 per cent of females will be expected to spend the years from eighteen to forty in reproduction, in order to secure adequate cannon fodder. As a rule, artificial insemination will be preferred to the natural method. The unsterilized, [Pg. 51] if they desire the **pleasures of love**, will usually have to **seek them with sterilized partners**.

Sires will be chosen for various qualities, some for muscle, others for brains. All will have to be healthy, and unless they are to be the fathers of oligarchs they will have to be of a submissive and docile disposition. Children will, as in Plato's *REPUBLIC*, be taken from their mothers and reared by professional nurses. Gradually, by selective breeding, the congenital differences between rulers and **ruled** will increase until they become almost different species. A revolt of the plebs would become as unthinkable as an organized insurrection of sheep against the practice of eating mutton. (The Aztecs kept a domesticated alien tribe for purposes of cannibalism. Their regime was totalitarian.)

To those accustomed to this system, the family as we know it would seem as queer as the tribal and

totem organization of Australian aborigines seems to us. Freud would have to be rewritten, and I incline to think that Adler would be found more relevant. The laboring class would have such long hours of work and so little to eat that their desires would hardly extend beyond sleep and food. The upper class, being deprived of the softer pleasures both by the abolition of the family and by the supreme duty of devotion to the State, would acquire the mentality of ascetics: they would care only for power, and in pursuit of it would not shrink from cruelty. By the practice of cruelty men would become hardened, so that worse and worse tortures would be required to give the spectators a thrill.

Such possibilities, on any large scale, may seem a fantastic nightmare. But I firmly believe that, if the Nazis had won the last war, and if in the end they had acquired world supremacy...(Bertrand Russell).

[H: That ends the particular portion to which I earlier referred. However, this is an incredibly well-presented volume of information. I would go a bit further now and offer the “INTRODUCTION” which has an interesting “heading” in its own right:]

THE PROPOSED METHODS FOR THE
DEMORALIZATION OF MANKIND

**The Plan for a Semi-Moronic, Human Robotic State,
Man’s Subjugation by a Highly Organized, Soulless
Few, With an Over-Lord to Reduce Mankind
to a State of Sub-Human Monstrosities
as Breeders of Slaves**

[H: This is where you are NOW, readers. The final acts of the play are being directed to build a nation of robotic military waste and cause you to move into such plans to accomplish some kind of “order” in your out-of-control societies.]

In less than three pages Bertrand Russell in his book, *The Impact of Science on Society*, 1953 edition, details the methods to be pursued easily capable of subjecting the mass of mankind to creatures such as were never dreamed of even by the most violently insane:

“Scientific societies are as yet in their infancy. It may be worthwhile to spend a few moments in speculating as on the possible future developments of those that are oligarchies.” (There is an universal attempt to make all countries such and then bring them under the control of an Over-Lord and a few associates.)

“It is to be expected that advances in psychology will give governments much more control over individual mentality than they now have even in totalitarian countries.” (Not by psychologists because, properly understood, psychology deals with the Soul of man; with Spiritual concepts for the purpose of the individualization of the human into the Immortal. That which is usually called psychology and so accepted, is actually mental science and is today almost completely under the dominion of foreign mentally unbalanced psychiatrists with which America is presently overrun, many of whom are in very high places.)

To obtain a clear perspective of the numerous plans long prepared for the subjugation of the mass, it is necessary to repeat *Russell's* quotation from Fichte:

“Fichte laid it down that *education should aim at destroying free will*, so that after pupils have left school, they should be incapable, throughout the rest of their lives, of thinking or acting otherwise than as their schoolmasters would have wished. But in his day this was an unattainable idea: What he regarded as the best system in existence produced Karl Marx. In the future such failures are not likely to occur where there is a dictatorship.” (This would be attained by the establishment of a World Government, the dream of the United Nations.) “*Diet, injections, and inunctions will combine, from a very early age, to produce the sort of character and the sort of belief that the authorities consider desirable*, and any serious criticism of the powers will become psychologically **impossible**. Even if all are miserable, all will believe themselves happy, (to be attained by the various methods of brain washing practiced by the Communists and actively practiced **IN AMERICA, IN MANY FORMS**) because the **government will tell them they ARE HAPPY.**”

“A totalitarian government with a scientific bent might do things that would seem horrifying.” (Here is an admission by an accepted authority that the methods in mind would only **SEEM** horrifying. What will be the result when the men selected to carry out the “scientific” procedures have become fully hardened, and *how will the reader know he, his children, or grandchildren will not be the victims?* This is not science, but **SCIENCE PROFANED.**) “The Nazis were more scientific than the present rulers of Russia, and were more inclined towards the sort of atrocities that I have in mind.”

“They were said—I do not know with what truth—to use prisoners in concentration camps as material for all kinds of experiments, some involving death after much pain. If they had survived, they would probably have soon taken to scientific breeding.” (Refer to quotation in *Introduction.*)

“Any nation which adopts this practice will, within a generation, secure great military advantages. The system, one may surmise, will be something like this: “Except possibly in the governing aristocracy, (This “**governing aristocracy**” would naturally be composed *ONLY* of those in power, all the rest of humanity would be in worse condition than animals: robots, morons, zombies, in human form, possibly retaining part of their thinking ability, but unable to fulfil God’s greatest intent—to be **Co-Creators with Him.**) all but 5 per cent of males and 30 per cent of females will be expected [compelled] to spend the years from eighteen to forty in reproduction, in order to secure adequate cannon fodder. As a rule, artificial insemination will be preferred to the natural method. The unsterilized, if they desire the pleasures of love, will have to seek them with sterilized partners.” (The author uses the word “love”. Such a thing is wholly unknown to the sterilized because, when any form of sterilization is performed in a person during the age of potency, unless [**H: Meaning, unless sensing and reproductive “glands” are left intact. This was not typical of sterilization until recently.**] it be necessary because of disease, he or she is no longer capable of [**H: or interested in.**] actual love(making). It would be the worst kind of carnality: bestiality between humans.)

“Sires (This was more or less “general” during the days of slavery.) will be chosen for various

qualities, some for muscles, others for brains. All [so chosen] will have to be healthy, and unless they are to be the fathers of oligarchs they will have to be of a submissive or docile disposition.” (This would be assured by medication in food and water preventing the development of the mind beyond a certain point. This is already being done extensively in America, and no doubt in other countries. Refer to companion volume: *Your Health and Sanity*.)

“Gradually, by selective breeding, the congenital differences between rulers and ruled will increase until they become almost a different species.” (The “ruled” or governed [enslaved] would revert to the prehistoric type of man, but be less human; more automatic; practically incapable of thinking for themselves.) **[H: This actually is going right along with the severe brain-training and responses tortured into the ones participating in “Monarch”-type programs.]**

“To those accustomed to this system, the family as we know it would seem as queer as the tribal and totem organization of Australian aborigines seems to us. The laboring classes [all but the very few] would have such long hours of work and so little to eat that their desires would hardly be beyond sleep and food.

“The upper class, being deprived of the softer pleasures both by the abolition of the family and by the supreme duty of devotion to the State, would acquire the mentality of ascetics: they would CARE ONLY FOR POWER and in pursuit of it would not shrink from cruelty. (This is being amply demonstrated in all countries under subjection, and where undeclared war is in progress. Power and possession alone are given consideration. If published reports in newspapers and magazines are based on truth, then many active steps are being taken in America to make many of these practices legally possible.) By the practice of cruelty men would become hardened, so that worse and worse tortures would be required to give them a thrill.

“To prevent these scientific horrors, democracy is necessary, but not sufficient. There must also be that kind of respect for the individual that inspired the doctrine of the Rights of Man. As an absolute theory the doctrine cannot be accepted. As Bentham said: ‘Rights of man, nonsense; inprescriptible rights of man, nonsense on stilts.’ We must admit that there are gains to the community so great that for their sake it *becomes right to inflict injustice on an individual*.

“This may happen, to take an obvious example, if a victorious enemy demands hostages as the price of not destroying a city. (This is a specious argument. It is certain that no nation, however vicious, would commit overt acts if convinced that other nations not at war with it would condemn it and would have no commerce with it, and that all civilized nations would exact justice for the victims. No nation, however great, can long exist as an outcast from all other nations. An example of this is found in the story of CAIN.) The city authorities cannot be blamed in such circumstances, if they deliver the required number of hostages. In general, the ‘Rights of Man’ must be subject to the supreme consideration of the general welfare. But having admitted this, we must go on to assert, and to assert emphatically, that there are injuries which it is hardly in the general interest to inflict on innocent individuals.

“The doctrine is important because the holders of power, especially in an oligarchy, will be much too prone, on each occasion, to think that this is one of those cases in which the doctrine

should be ignored.

“Totalitarianism has a theory as well as a practice. As a practice, it means that a certain group, having by one means or another* seized the apparatus of power, especially armaments and police, proceed to explore their advantageous position to the utmost, by regulating every one in the manner that gives them the maximum control over others.”**

(*This may be accomplished by war, or insidiously by a country’s lawmakers [treasonable to the people in act, if not intent], enacting Laws by edicts not based on constitutional right, taking away the inherent rights of the people. These methods are safest for those seeking control. There is only one means of safety: “Eternal Vigilance”, and alert watchfulness of those chosen by the people to represent them; ousting those from office, however high that office may be, at their first offense against the rights and liberties of the people.)

As already stated, this is easily accomplished by means of Toxic additives in food and drinking water, drugs, serums, viruses, surgical operations and other methods already **in practice and have *as their purpose and effect the deterioration of the* mind, making it incapable to think, and so weaken the Will so it will be easier for the victim to obey than make decisions for himself. All of these methods have been tried and are in operation at the moment—according to the admission of those who now practice them, or who have practiced them—right here in America.)

“The difficulty of this theory is that it extends illegitimately the analogy between a social organism and a single person as an organism. The government, as opposed to its individual members, is not sentient; it does not rejoice at a victory or suffer at a defeat. When the body politic is injured, whatever pain is to be felt must be felt by its members, not by it as a whole.

“With the body of a single person it is otherwise: all pains are felt at the center. If the different parts of the body had pains that the central ego did not feel, they might have their separate interests, and need a parliament to decide whether the toes should give way to the fingers or the fingers to the toes. As this is not the case, a single person is an ethical unit.” (The single person of a **free** people must have *greater* rights and privileges than the government has power, because the congregation of single persons **CREATE, SUSTAIN AND GIVE THE STATE ITS EXISTENCE AND AUTHORITY**, and such authority to be administered at, and by, the Will of the people as a whole. Any infringement or imposition on the rights of the people will throw the entire machinery out of order, and **injustice will increase by leaps and bounds**. Perhaps it is the fault of the people themselves because they are *not alert* to their duty as well as their rights. As a result of their lethargy and failure of their duty as citizens they must suffer.

The only salvation for the race is in becoming conscious of the fact that by *permitting the injustice to any member of the whole, they set into motion a force which forever and ever reacts upon themselves, and will, as a result of their loss or suffering, awaken them, and cause them to make every effort to right the wrong their neglect permitted to develop*. All history shows that there is a given pattern followed by the action of the Governing Law which no man, however great, can restrain. “Neither parts of a person or organization of many persons can occupy the same position of ethical importance. The good of a multitude is a sum of the good of

the individuals composing it, not a new or separate good. In concrete fact, when it is pretended that the State has a ‘good’ different from that of the citizen, what is really meant is that the ‘good’ of the government or of the ruling class is more important than that of other people. Such a view can have no basis except in arbitrary power.”

(In a properly functioning free republic there can be no such thing as a “ruling *class*”. Those elected or selected to office, however high that office may be, *are at best no more than the SERVANTS, THE REPRESENTATIVES, OF THE PEOPLE AS A WHOLE*. They were elected or selected—employed by the people—for a period of time, and *should always be removable and replaceable.*)

[H: How many of the dirty bastards (I use this term officially and with clarity—for we recognize the “fatherhood” of Satan—and these new One World Rulers—ARE THE OFFSPRING OF SATAN AND ARE, THEREFORE, BASTARDS!) do you see being removed from OFFICE? When we actually cover the association of the Monarch slaves given to these high politicians, such as Byrd, Cheney, Reagan, Bush—and on and on ad nauseam, I think you might just get MAD AS HELL AND MAY NOT TAKE IT ANY MORE. THESE ARE THE TESTING GROUNDS FOR THE PROGRAM IN PLAY, READERS—RIGHT AT THE TOP!!]

[END OF QUOTING]

Let us leave this now so that we might not be very much late at our meeting. Thank you for a long morning. My petition to all readers is to PAY ATTENTION and begin to seriously consider ACTION in any way you can. We can offer conduits and places of confrontation with the pen and the court—BUT IT WILL REQUIRE MANY OF YOU AS A WHOLE TO ACCOMPLISH A CAUSE FOR DIRECTED AND MANDATED ACTION IN FAVOR OF CONSTITUTIONAL RULINGS AND ACTIONS. Do YOU have the will and desire for this change? We shall see, won’t we?

CHAPTER 8

REC #2 HATONN

MON., JAN. 23, 1995 12:56 P.M. YEAR 8, DAY 160

MON., JAN. 23, 1995

TRIALS FOR “ANYONE”,
NOT JUST O.J. SIMPSON

I will be trying to work in writings in the midst of asking my secretary to view as much of the Simpson trial as is possible, along with monitoring the comments, focus and rantings of the press and observers. Why? Because it is the only way you can JUDGE the system which has so deteriorated as to, in just this morning’s presentations, be in NO WAY focused on TRUE guilt or innocence by the “prosecutors”—but so far solely on that which they can KEEP OUT OF PUBLIC VIEW AND ESPECIALLY THAT WHICH THEY CAN CONTINUE TO WARP OR HIDE FROM JURORS. THIS IS INJUSTICE!! IN ANY CATEGORY—IT IS UNCONSTITUTIONAL!! JUSTICE IS NEVER BASED ON “RULINGS” OF BIASED (OR UNBIASED) PARTIES TO THE SHOW CIRCUS—JUSTICE MUST BE BASED ON FACT AT ANY TIME IT IS DISCOVERED WHETHER IT BE BEFORE THE OPENING “BELL” OR AT THE MOMENT BEFORE THE CLOSING “BELL”. ANYTHING THAT WOULD AFFECT YOUR OWN CASE BEFORE GOD—SHOULD BE ALLOWED FULL HEARING AT ANY TIME—ACTUALLY EVEN “AFTER” A CASE SEEMS CLOSED. IN THE SIMPSON CASE—A MAN’S VERY LIFE HOLDS IN THE BALANCE—WHILE A BUNCH OF HIGH-PAID LAWYERS AND COURT CLERKS (JUDGES) MAKE DECISIONS WHICH HAVE NO RELEVANCE TO TRUTH OR JUSTICE—ONLY HIDE AND SEEK UNDER “FORCE”.

If you can’t see it, citizens, THEN GO WATCH and stop JUDGING—BUT WEIGH EVIDENCE AND THAT WHICH IS DISALLOWED ENTRY. WHAT IS DISALLOWED BEARS THE MOST WEIGHT, MY FRIENDS—FOR YOU ARE NOW FUNCTIONING IN A WARPED WORLD OF INTRIGUE AND INJUSTICE. THIS CASE IS SET TO SWEEP RACISM AND RIOT ONTO THE FRONT BURNER OF YOUR ALREADY BURNING INFERNO OF DESTRUCTION OF YOUR NATION AND YOUR REPUBLIC.

Ah, you will have to be quick and alert—to catch the arrangements of guards, police, FEMA police and military of the U.N. at ready for the aftermath of this quarrel among children. Further, you will basically MISS everything else that takes place on your globe save that which the media feeding frenzy allows to slop over on you.

With this in mind I will briefly discuss my direction for this period of time. I will not focus much on odds and ends of news notes. I want to offer you *THE AGE OF TREASON* and where appropriate for example, as in brain-washing as a means of total control, we shall offer examples—much of which will be from the “Monarch” Project stories of a recovering butterfly caught in their nets. If you watched the story of Dotty West’s life last evening—you should have noted the very patterns presented from child abuse to death of

“a Monarch slave”. The country music circles are riddled with these unfortunate tools of the evil masters.

I am going to, for efficiency, just move along smartly to cover as much background information as possible so that we can fit in the methodology of accomplishing One World Rule as is possible.

THE AGE OF TREASON

CHAPTER ONE

INJECTIONS OR INUNCTIONS FOR THE LIMITATION OR
THE DETERIORATION OF THE HUMAN MIND,
MAKING THOSE SO TREATED READILY SUBSERVIENT
TO SELECTED DIRECTORS

Compiled by Dr. R. Swinburne Clymer for THE HUMANITARIAN SOCIETY, P.O. Box 77, Quakertown, Penna. This represents a second printing, circa 1959.

[QUOTING, PART 2:]

“.....Injections and Inunctions will combine, from a very early age, to produce the sort of character and the sort of beliefs the **Authorities** consider desirable...” Fitch, quoted by *Bertrand Russell* in *THE IMPACT OF SCIENCE ON SOCIETY*, 1953 Edition.

Fortunately, there are indications that many physicians no longer believe in the employment of viruses and serums for the prevention of diseases. This number is increasing daily, due to the fact that physicians, like the laity, are becoming more fully informed regarding the plans of the enemies of God and man, to make use of these agents for their infamous purpose.

As a preliminary statement, our concern is not *basically* whether inoculations and inunctions are a preventative or cure of disease, or the harm they may do, *but to find out what Toxic substances serums and viruses may contain for the deterioration of the minds of those so treated, which could be infinitely worse than any disease from which man suffers. This fear is based on the statements of those who in print or otherwise, have endorsed the use of serums and viruses for sinister purposes. [H: A good example of this thought is not necessarily as referenced to “mind” but the actual introduction of a retrovirus (HIV) into a serum supply of smallpox vaccine and then utilized by the World Health Organization to infect thousands with “AIDS”, deliberately, in Africa first and including Haitians which carried the disease back to Haiti from Africa and then an introduction of the same virus into Hepatitis sufferers in the Gay community in America—first New York and then San Francisco, for beginners.]*

“An INS Washington dispatch dated June 22, 1955, said that two scientists testifying before a House Commerce sub-committee urged the withholding of Salk vaccine inoculations till ‘a safe vaccine’ should be produced; and two other scientists ‘raised the possibility that his (Dr. Salk’s) vaccine might damage kidneys on some inoculated persons’.”

Due to the prominence of Dr. Russell’s book, *THE IMPACT OF SCIENCE ON SOCIETY*, these

ideas received much attention and discussion among those in America with advanced formal education, and naturally the statement of these scientists instilled a fear in the minds of millions of what *might* possibly be done to the minds of the human race *vide* inoculations; especially to children, considering the millions to be inoculated.

This fear was in no wise lessened when the people (the mass) read articles in various newspapers and magazines and a multiplicity of booklets similar to the one quoted, relative to these subjects. These fears are due principally to two specific reasons with which those who are opposed to inoculations have little to do:

1. Constant propaganda.

2. What accepted scientists and enemies of mankind boldly say can be done to children's mentality, by means of inoculations with serums which *in themselves* are *possibly* innocent, but which have been tampered with, and prepared according to formula of the enemies of mankind.

Few recognize that propaganda is a form of advertising; that in effect, **it is really a subtle type of "brain-washing", repeatedly making impressions on the mind of a person, until he accepts it as true.** This is a highly satisfactory means for converting the mass to any idea desired, though like all subtle agents, it has its drawback:

There is a Law of protection governed by another Law, that of (mental) REaction well understood by the true psychologist. Unless there is a complete mental subjection and emotional conditioning, or adjustment to the idea, there is, after a certain time, or certain stage is reached, a REaction, and that which was accepted as an absolute truth, is changed into a revulsion, an absolute loss of confidence, and replaced by fear. Religious conversion from one faith to another can be cited as an example.

That advertising, as well as propaganda, is a form of brainwashing is readily demonstrated and easily understood. Take an everyday occurrence as example: my lady's use of a detergent. She has found her regular product altogether satisfactory. She wants no other.

Now there is a new discovery advertised day after day on the radio or television. At first she sees and hears, but does not pay much attention to it. Shortly it begins to attract her attention. Then she begins to wonder if it is really better than what she has been using and doubt replaces confidence. She concludes it might be well to try it. *She is "sold"*.

Shakespeare even in his time was aware of this Law of mental reaction, and in substance, stated so in a few words:

"Me thinks she protests TOO much."

If a person is innocent, to deny may restore confidence, but to **repeatedly** deny, has the opposite effect; it arouses doubt and suspicion.

The American newspapers, believing they, by their methods, were serving a great cause, time and again urged parents to have their children immunized against polio, were forced to frankly admit that they failed to arouse the parents to action. **[H: So what comes from Governmental mandatory enforcement of those vaccinations, et al.?)** They did their **duty** as they saw it, but failed to recognize the fact that their insistence of what should be done was actually **a reverse “brain-washing”**. They had at first succeeded in what they tried to do, then undid it by their *continued* efforts, bringing about mental REaction; arousing fear in place of confidence.

The grave problem which continually confronts the public is not: Will inoculation prevent polio? “*Is it possible,*” as Fitch, *via* Russell and the enemies of mankind claim, “*to so prepare the serum with an agent potent enough to stultify the minds of children, making them morons, or near imbeciles?*”

Who can tell, or be trusted to tell, whether or not, and when, such elements might be incorporated in the serum—any serum—to be used **[H: As in the Gulf War U.S. troops.]**, and finally: Would you have your children inoculated with it? Fear once instilled, is difficult to eradicate, and it **HAS BEEN INSTILLED THOROUGHLY AND COMPLETELY IN THE MINDS OF MILLIONS OF PEOPLE.**

While it is unquestionably true that the greater part of the American newspapers have been encouraging parents to have their children inoculated, it cannot be denied that many newspapers have, from time to time, reported undesirable effects, and even deaths, as a result of the inoculations. Whether or not such deaths were actually the result of the serum, or induced by other causes, it is impossible to say, but it *is* certain that such reports were not only local, but widely circulated, and have greatly added to the fear of serum therapy. **[H: Let us relate this to President Bilius Billy’s proclamation to have children inoculated—by force. This man has a notorious history of NEVER TELLING THE TRUTH IN ANY CIRCUMSTANCE—so, how do YOU feel about mandatory injections for YOUR CHILDREN—WHEN YOU ALREADY KNOW THAT THE MOST ACCEPTABLE ONES CAN CAUSE FULL BLOWN SEIZURES AND TOTAL BRAIN DAMAGE OR DEATH? DOES THIS MAKE YOU FEEL MORE OR LESS SECURE? THIS IS SERIOUS.]**

If these reports are added to what has been said, written and published, on the deterioration of man’s mind by various means, especially by serums, man’s fears are readily understandable. These reports of harmful results, or deaths, have been republished in leaflets, magazines and books, and are so widely circulated that there is today hardly a person who has not some knowledge of actual, or reported, ill-effects.

The enemies of God and mankind, by their own admission, have used, or plan to employ, **inoculations for the purpose of destroying mental balance, making it impossible for the minds of children to develop beyond a more or less moronic or robotic degree, and this has instilled fear into the minds of many parents.**

There has also been awakened in the minds of many physicians a fear, that the methods followed in introducing the Salk vaccine were merely the opening wedge to State or Socialized medicine. The American Medical Association has been especially sensitive to this after purportedly spending millions in educating their members and the people against any form of socialized medicine. **[H: Are you listening? This was noted 40 YEARS AGO!]**

One physician, Gordon B. Lettch, M.Sc., M.D., in an article entitled “A STEP TOWARD SOCIALIZED MEDICINE”, published in the magazine NATIONAL FOOD AND FARMING, Vol. 2, No. 10, Jan. 1956, and circulated among many of America’s *health conscious people*, questioned the merits of the serum, and equally so the method pursued in propagandizing it:

“Does the Salk vaccine program constitute a brain-wash to condition Americans for the docile acceptance of regimented medicine?”

“Many physicians, thoughtful and disturbed by the anti-polio vaccine imbroglio, think that it does.

“Let it be stated now, since the Salk vaccine resulted from patronage of the National Foundation for Infantile Paralysis, that no attack on the Foundation is intended. The tremendous services performed in aiding research, education and patient care in polio are well known and are duly appreciated by every physician familiar with the disease. However, this appreciation need not blind one to the facts of the polio vaccine fiasco, and it certainly does not render the Foundation immune to criticism for its foray into politics.

“Since laymen, not scientists, are dominant in polio foundation affairs, it is not strange that well-intentioned enthusiasm may lead them into strange pathways, or even astray, scientifically speaking. Ordinarily it is expected that he who pays the piper may call the tune. But in the realm of science, as the Salk vaccine affair well illustrates, this can be downright dangerous.

THE QUESTION OF MERIT

“Consideration of the merit of the Salk vaccine would not usually be included in an article of this kind. But the question of merit is most pertinent because it affords the first link in the chain of events suggesting brainwash. (We repeat: the concern is actually not so much whether or not the Salk vaccine will prevent polio, though this is of prime importance, *but whether it, or any other serum, could be made a medium in the hands of those specially trained, to carry out the intent stated by Russell, AVOWED MILITANT SOCIALISTS, AND VICIOUSLY INCLINED COMMUNISTS. [H: Which we NOW KNOW are not Russians or actually “Communists” but the Parasitic Elite One Worlders.]*

“A truly scientific approach to solving a medical problem calls for repeated and still more repeated trials of method, experiment and observation. Preferably the repetition should be widely scattered among independent scientists. When what seems like a logical conclusion and a consensus of opinion appears, this in turn is subjected to further investigation until oft-repeated confirmations remove all doubt.

“Admittedly, this is a time-consuming, cumbersome and laborious process; and it can be expensive. It rarely produces the spectacular, but it does deliver results which are safe, sound and acceptable until disproved by further investigations utilizing the same proved scientific methods. [H: In this day of deceit and cover-up—it proves NOTHING.]

“This orderly, ponderous but safe method was short-circuited to a considerable extent in the case of the Salk vaccine program in order to put the show on the road by a certain deadline date.

[H; And boy, just watch the speed in which a vaccine for AIDS will be introduced and become MANDATORY FOR ALL—as soon as they have the next disease to inoculate you within the HIV vaccine.] The speed-up did nothing to allay the misgivings of physicians and scientists who, recognizing the possibility of built-in defect in the vaccine, wished more evidence and assurance than were forthcoming.

“To date, the only *lasting* immunity against **virus diseases** that produce an immunity—not all do—results from an attack of the disease itself or by inoculation with a weakened strain of the virus, or one closely related to it, which can create immunity without producing the disease as in the case of smallpox. In either case the virus which stimulates immunity is alive. **[H: Right on and, in fact, is MANMADE!]**

“By contrast the Salk vaccine is based on the presence of a *killed virus*. **[H: No—this is erroneous in concept. You can “shatter” a virus and hopefully disarrange its DNA crystalline structure—it is not “killed” as you would “kill something”. You only cause disruption and restructuring in almost ALL instances. You may well disrupt the course of any symptoms from the “original” life-form—but being an artificially compounded life-form there will only be change—not “kill”.]**

“This departure from established experience does not mean that Dr. Jonas Salk and his associates are not on a correct track in their pioneer investigation. Indeed, scientists the world over acclaim the ingenuity displayed, even while they await time-tested proof that a new approach to the problem of virus immunology may have been charted.

“At the same time many wonder if any immunity produced by the Salk vaccine is not in fact due to the presence of *live* virus, in keeping with long immunological experience, with the reliance for safety placed on the presence of minute, non-demonstrable amounts, rather than upon the use of weakened strains of polio virus. It was doubt on this score which led to *British rejection* of the Salk vaccine in favor of continuing their independent search to obtain a strain which would be safe to inoculate and would create desired immunity.”

[END OF QUOTING]

We need to leave this now but will take up again next time with the fact that at the time of the writing of this book the Salk Vaccine was yet “unproven”. I would go further than that statement—there would be no way to PROVE it. You can have results which indicate a possibility—but with viruses they simply break up and can remain dormant until given the right set of circumstances to reform and go back into operation—usually with a far more virulent strain of virus than the original intruder.

CHAPTER 9

REC #1 HATONN

TUE., JAN. 24, 1995 8:18 A.M. YEAR 8, DAY 161

TUE., JAN. 24, 1995

AGE OF TREASON
[QUOTING, PART 3]

by Dr. R. Swinburne Clymer
The Humanitarian Society
P.O. Box 77
Quakertown, Penna.
Second Edition (1959).

The Carefully and Deliberately Planned Methods
Developed by the Vicious Element of Humanity,
for the Mental Deterioration, and Moral
Debasement of the Mass as a Means to Their Enslavement

(Based on Their OWN WRITINGS, and the Means
Already Confessedly Employed)

**“DESTROY A MAN’S REASON AND FEELINGS AND
HE WILL NO LONGER BE A HUMAN BEING!”**

Beginning at page 32:

SALK VACCINE REMAINS UNPROVEN

[H: You should keep in mind, as you read this portion of the writings about the Polio Vaccine, THAT THE POLIO VACCINE STILL HAS NOT BEEN PROVEN, even now, in the year 1995. You THINK it has because Polio is not so prevailing as it was at the time of its spread in the earlier years of this century. It was DELIBERATELY spread in the vaccines already in use and, as with “AIDS”, it had a fairly long incubation period and was introduced at “random” so that there would be no suspicion of contamination. It was then easy enough to come up with a “vaccine cure” because all that was necessary was to remove the contaminant from the serum. Don’t believe me? Then YOU answer me—why now are symptoms of total nerve damage coming BACK as a “mystery disease” in Middle Eastern troops sent to the Gulf—FROM AMERICA? Also, some persons who were diagnosed as having polio in those days—are having recurrence. THIS GAME HAS BEEN LONG ONGOING! Perhaps it will sharpen up your attention if you realize that Polio was first called the President’s Disease or Roosevelt’s Syndrome! IT WAS

LAUGHED ABOUT AT THE TIME BY THE SCIENTISTS INVOLVED AS THEY INTRODUCED THE VIRUS INTO THE SELECTED INOCULATION BATCHES THAT SOME WOULD BE “LUCKY ENOUGH TO HAVE A FAMOUS DISABILITY”. STILL HONOR AND APPRECIATE THESE BASTARDS OF SATAN???

WHAT YOU HAD BEST PAY ATTENTION TO AS WE WRITE ON THE INTENT OF “DUMBING” OF CITIZENS WORLDWIDE IS THE INTENTIONAL AND ONGOING “PERFECTED” INJECTIONS AND INOCULATIONS INTO CERTAIN GROUPS OF INDIVIDUALS. THE HOMOSEXUAL COMMUNITIES ARE HARDEST HIT WITH DEATH-DEALING DISEASES AND MENTAL-SEXUAL/ATTITUDE-CAUSING SUBSTANCE AND THE BLACK COMMUNITY, THROUGH ITS PREDOMINANTLY SUPPORTED-BY-WELFARE-GROUPS, IS BEING SYSTEMATICALLY CAUSED TO HAVE INABILITY TO FUNCTION THROUGH MENTAL DETERIORATION—TOWARD THE PRODUCED DUMBING-DOWN (MORONIZING) OF THAT PARTICULAR (MOSTLY POOR) GROUP. What you have resulting is that instead of freedom of choice in the matter—the PREDOMINANTLY unmarried welfare mothers are forced (if they want more welfare) to get their babes immunized. Further, to “have those babies” the mothers are hospitalized and given what the government decides is needed. Then to get children into school—the treachery is taken even further. This is why books CAN NOW BE WRITTEN about the variance in the Black community in I.Q. versus the Jewish community (they refer to as whites). When you can SELECTIVELY “save” a group from deliberate tampering as with the Elite Parasite Fluke community—you of evolvment, have built a “MASTER RACE”.]

“Though favorable data seems to be accumulating (back to 1953), it remains a fact that insufficient time and testing have elapsed to determine whether any immunity conferred through use of the Salk vaccine is transient, or lasting, or indeed whether there may be instances in which immunity is lacking. Therefore, as things stand, in spite of its hopeful promise and no matter how efficacious the product may eventually prove to be, the Salk vaccine today stands unproven, and still in the experimental stages. This was even more the case in 1954 before the inception of mass trials—a fact causing widespread physician misgivings at the time, not quieted by subsequent events.

“Thus, in the face of lack of adequate scientific proof of safety and efficacy—the widespread and independent repetition and confirmation of Dr. Salk’s hopeful conclusion—a *mass medical experiment*, using humans as test animals, was decreed, sponsored and carried out in supposedly unregulated America. And we condemned the human medical experimenters of Buchenwald!

“It is true the human victims of Buchenwald had no choice but to submit to experiments decreed by their captors or die, while those designed in America retained full freedom to remain outside the experiment. Both programs involved coercion. At Buchenwald it was physical force. In America it was mental pressure—brain-washing—playing on the fears of one of the more spectacular and dread diseases, one which creates terror out of all proportion to its incidence and to its actual seriousness.”

As indicated, the fear of Polio created by the propaganda has run its course, and has backfired by a replacement of much deeper fear: That it may be employed, as brazenly proclaimed by the enemies of God and mankind, as an agent to make morons, robots, and mental degenerates out of those inoculated. *This*

is the greater fear now. The propaganda has not been potent enough to bring about a *complete mental subjection of the mass*, with the result that it has REacted, replacing the first state of faith by fear.

So great has this fear or mistrust become that actually millions, having lost confidence in their family physician [who in good faith endorsed the Salk vaccine], have been thrown into the arms of non-medical practitioners. If anyone doubts this, let him question the ever-increasing number who now regularly consult non-medical men for the treatment of ailments.

There is another and seldom recognized form of opposition to Compulsory Mass Medication. This aspect is clearly stated in a communication received just before the first edition of *THE AGE OF TREASON* went to press from a person involved in a like situation:

“My people left Germany because they were not permitted to practice that form of religion which appealed to their hearts and Souls (Regretfully proponents made some very unkind and sneering remarks concerning the members of numerous Sectarian units living in Pennsylvania, ignoring the fact that powerful groups of what may be classed as “Sectarians” live in other States, and are unquestionably accepted amongst America’s most respected citizens.), a religion which to them was both natural in its relation to life and Spiritual in its incentive to devotion and worship of God.

“They believed, as many people still believe, that the *Constitution of the United States* guarantees the right and privilege to worship as our Spiritual nature dictates. However, now our Spirit is in travail. If proposed Laws become effective, compelling us to have our children inoculated, which we believe to be *pollution of the blood and wholly against the Will and Laws of God*, what are we to do? *What can we do?* If we disobey as commanded us by the Spiritual teachings of our Church, which we believe is the Word of God, we will invite persecution and possible imprisonment. If we obey such Laws, then our Conscience will continually and eternally condemn us. Our Master, the *Nazarene*, taught that man cannot obey *two* Masters. Who, under the Divine Law, must we accept as master?

“There is another vitally important point to consider in relation to such Compulsory Laws: It is no mystery that certain minority religious groups, because of their number and influence, have been granted immunity in at least some States. Is it justice that because of their close organization such groups should be exempt from obedience to Compulsory Laws while others, not so organized, must obey? Is it justice that strongly organized groups should be granted privileges and immunities denied minority groups?

“Will not such Compulsory Mass Medication practices abhorrent to men whose faith is still strong in God and His word, build up mass antagonism and resistance, and does not history amply show that when such antagonism and resistance quietly built up reaches its maximum strength among a usually peaceful people like Americans, for example, it becomes a grave danger to the peace of the nation? What is the answer?

“If it finally comes to pass that the deepest religious beliefs in what is right or wrong can be brushed aside and men compelled to do that which they feel condemns them, is it not then certain that Constitutional rights no longer exist and that Article 13, of the abhorrent and un-American HUMAN RIGHTS

of the United Nations has actually superseded the Constitution:

“Freedom to manifest one’s religion or belief *shall be subject* only to such limitations as are pursuant to law and are reasonable and necessary to protect public safety, order, health, or morals or the fundamental rights and freedom of others.’ (Unfortunately, or perhaps most fortunately, “*such limitations*” have already been reached by a nation-wide interference with the age-long practices of the Christian religion.)

“Who is to prescribe the ‘limitation’, and who is to dictate the ‘necessities’? Where is the limit??”

Pennsylvania has the dubious honor of being the first state in the union to introduce a bill in her General Assembly to make Polio immunization compulsory for all children in both private and public schools, with a strong hint that this may be followed with, and include, compulsory inoculation of all children for various other diseases.

Ever since the beginning of the formation of a United States of America, and a *free* America, the word COMPULSION has been to EVERY REAL AMERICAN like some thing red is believed to be to an infuriated bull, and there is good reason for this, because the Pilgrims came to America for the one all-embracing reason—TO ESCAPE COMPULSIONS, AND BE ALLOWED FREEDOM OF ACTION, IF SUCH ACTION DOES NOT INTERFERE WITH THE RIGHTS OF OTHERS. **[H: GO BACK, PLEASE, AND RE-READ THE ABOVE AT LEAST THREE TIMES—NOW!]**

Pennsylvania may some day (*The proposed COMPULSORY INOCULATION ACT failed passage—this time.*) succeed in enacting such compulsory legislation, but it should be the last state to attempt it. Why? Because Pennsylvania was peopled largely by the various Sectarians who fled from Germany, that they might have religious and every other freedom.

[H: Why, do you think, did Germany CEASE TO HAVE FREEDOM? Ah, I thought you would never ask. BECAUSE THE KHAZARIAN ZIONIST ONE WORLD INTENDER/PRETENDERS PARASITIC FLUKES HAD ALREADY BEGUN AND CONTINUED TO TAKE OVER THE ENTIRE “ORGANISM” CALLED “GERMANY”. THAT WAS THE “REASON” FOR THE WARS. THESE FLUKES BEGAN NAZISM—THEY “WERE” THE FASCISTS! THEY WERE, IN ADDITION, AIDED, ABETTED AND TOTALLY FINANCED BY THE TOP FLUKES CALLED ROTHSCHILDS AND ROCKEFELLERS. ALL THE WARS WERE FINANCED AND SUPPORTED BY THESE BASTARDIZED PARASITES ON HUMANITY. THEY ARE THE “NAZIS”, THEY ARE THE “COMMUNISTS” AND THEY ARE THE “DEMOCRATS”—NOW, OF COURSE, THERE IS NO DIFFERENCE IN THE DEMOCRATS AND THE REPUBLICANS. HOWEVER, IN THE BEGINNING—THE “REPUBLICANS” WERE “REPUBLIC”(ANS). NO LONGER! IF YOU WANT A REPUBLIC—YOU WILL HAVE TO RECREATE AND BUILD ONE.]

IN THEIR RELIGION IS INGRAINED AN ALMOST OVERPOWERING BELIEF THAT IT IS SINFUL, AGAINST GOD’S DIVINE LAW, TO POLLUTE THE BLOOD BY ANY MEANS WHATSOEVER **[H: And, NOW you know WHY!]**, AND THAT MAN SHOULD FORFEIT LIFE ITSELF RATHER THAN COMMIT THIS SIN AGAINST GOD AND THE SOUL. TO THIS INGRAINED

BELIEF HAS NOW BEEN ADDED A WHOLESOME FEAR, THAT IN SOME SERUM WILL BE IMPLANTED A SUBSTANCE TO DEGENERATE HUMAN REASON, AND MAKE OF MAN A ROBOT, A HUMAN MONSTROSITY. [H: And so it has come to pass. And, moreover, it has come to pass in less than three generations—it took only ONE.]

The question many ask is: “Can any Legislature enact Laws that will interfere with man’s natural and religious convictions, and force men and their families to be inoculated against their will? If this is done, can this be harmonized with the Constitutional guarantee of personal liberty, for which they left their Fatherland, as well as with the strong antagonism of many physicians against mass medication?”

Two very important facts must be faced, facts which may be suppressed for a time, but which will be certain to flare up with intensified force. These millions who left Germany and other countries that they might be free from religious interference, were almost all disciples of Father Kneipp and his Nature cure, and their faith in these methods of procedure is, in many instances, still stronger than in any medical practice. Inoculation to them is “blood pollution”.

Any such compulsory acts would place many physicians in a most serious dilemma. By his physician’s oath the physician is obligated to serve his patients to the BEST OF HIS KNOWLEDGE AND ABILITY WHILE NOT INTERFERING WITH THEIR CONVICTION OR CONSCIENCE. He is aware that to impose something upon them in which they do not believe, OR OF WHICH THEY ARE IN DEADLY FEAR, is to destroy their faith; and faith in their religion, and in the physician is frequently the most important factor in saving a patient’s life. [H: Now you can go back and read the **PROTOCOLS OF ZION** and see **WHY it is obligatory for the Flukes to make their sons DOCTORS and LAWYERS!**] On the other hand, he is also bound to obey civil law. His patient may be one of the most respected and influential citizens in the community, and to act in opposition to his will may mean ostracism among his friends. *WHAT IS HE GOING TO DO ABOUT IT?* History is replete with instances where a people forced to do that which brings *SELF-CONDEMNATION OF THEIR CONSCIENCE UPON THEM, causes them to build up a fury against those they feel are their oppressors which nothing other than the oppressor’s downfall can finally calm.* What will the answer be?

Dr. David B. Allman, of Atlantic City, when elected President of the American Medical Association, is reported to have told several hundred medical students of Jefferson Medical College that:

“Doctors must have convictions concerning *a great power, and must have religious faith beyond the science of medicine.*” [H: Do you think this **STILL HOLDS TRUE? I suggest that you ARE NOW in an age where mandatory abortion (murder and dissection of infants in the womb) is perfectly acceptable. And who do you blame for disorder? Of course, the ones who stand AGAINST such actions. Well, I suggest that in getting rid of the offenders you NEED TO START BY GETTING RID OF SUCH AS GLORIA FLUKE ALLRED and her ilk of parasitic destroyer of freedom and, ultimately, LIFE.**]

This is the Soul’s revelation of the *true* physician; of the American *spirit* at its best; of the humanitarian whose Soul is in his profession. The question is: *How* will the physician react when called upon to impose upon a patient any form of treatment, or procedure, which is *against the patient’s religious conviction*, and by the acceptance of which he will feel condemned by God? How can the physician

justify his physician's oath, *and* obey compulsory civil laws?

Again speaking to physicians and future practitioners, Dr. Allman is reported as saying:

“Physicians feel as close to this great Power as anyone can get when they have human lives in their minds. Doctors recognize *the need for faith and hope in the sick.*” Philadelphia Inquirer, March 29, 1957.

What a pity, aye, what a crime, that men possessed of such convictions as Dr. Allman's, are not placed in charge of our great hospitals, homes for the aged and crippled, and insane asylums. It is certain that if they were, “snake pits” and diabolical operations would soon be a thing of an unbelievable past. **[H: Well, that is not likely, friends. The only difference is that instead of the asylums and hospitals, regardless of how “bad” they might be, there will now come substitution of incarceration camps—called concentration camps—and all will be treated as CRIMINALS and receive no “care” as such, only obligatory “treatments” to keep the “animals” docile and workable.]**

DO SCHOOL BOARDS NOW POSSESS THE
AUTHORITY CONFERRED UPON
LEGISLATORS?

As already noted, in 1957, the solons of the State of Pennsylvania made every effort to pass a Law making Polio inoculation of children attending school, mandatory. It failed ingloriously. **[H: Well, it PASSED almost everywhere ELSE.]**

In the present year, of 1959, two bills, one in the House of Representatives, one in the Senate have been presented. These bills are most cleverly written, *combining Polio immunization with accepted smallpox vaccination.* **[H: See, gotcha!!]**

Why all this effort to legislate for such enactments when there is a most simple and easy way to achieve the same ends?

School Board Makes Polio Inoculation Compulsory, according to an AP dispatch published February 4, 1959, in the Journal-Herald, Dayton Ohio, and in various other newspapers under the following heading:

PUPILS NOT INOCULATED
BARRED FROM SCHOOL

“Kearney, N.J., Feb. 4—(AP)—Twenty-one students were barred from public schools here because they weren't inoculated against polio.

“The board of education made the inoculations mandatory last September. Those students barred were informed they would be kept from classes until they complied with the inoculation order.”

The question is: Do edicts by groups of men supersede all legislation, all constitutional rights, all trials

by jury? ***IS THE MASS WHOLLY AT THE MERCY OF THE SELF-SELECTED FEW?***

[H: The answer is, of course, CERTAINLY! And NOW, good friends, you can see exactly how it works. You are lied to, lied to and lied to. Then something is “introduced” to give the results needed by the Satanic ORDER come upon you so that there is EXCUSE to pass MORE AND MORE AND MORE RULES AND REGULATIONS, THEN A “CURE” IS TOUTED AND ALL ARE FORCED TO ACCEPT THE CURE. THE SPIRAL CONTINUES AND FINALLY YOU HAVE DOCILE, MORONIC SLAVES TO SERVE THE INCREDIBLE PARASITIC ELITE. IT IS SIMPLE—AND DEADLY.]

POSTSCRIPT:

Latest reports indicate that there is a great deal of opposition to the enactment of laws making polio “shots” compulsory in the State of Pennsylvania. It also appears, according to published reports (*Philadelphia Inquirer*, April 6, 1959) that to their eternal credit, physicians of the State in general are not in favor of such a mandatory law. And why not? Perhaps in their wisdom gained by experience, they recognize that this would be just another step in the effort to destroy all personal liberty, and, also toward socialized medicine. **[H: No, it is simply that at that time there were not enough PARASITIC FLUKES TAKING OVER THE MEDICAL PROFESSION IN PENNSYLVANIA. IT IS CERTAINLY DIFFERENT NOW.]**

Beginning with the Salk vaccine, a greater change, NOT to the benefit of the physician, took place. Prior thereto, any discovery in medicine was tested out by the physician and, if approved, pharmaceutical houses produced it. With the Salk vaccine it was much different. It was from Salk to the pharmaceutical houses, experimental procedures, Government approval. For the first time in medical history the physician had little or nothing to do with it except to accept and use it.

Now another step has been taken toward controls. This is the “newly developed” *four-in-one* vaccine, claimed to protect against polio, diphtheria, whooping cough, and tetanus. An official public health service said that the Government (not by the physicians’ approval of it) has licensed two pharmaceutical firms to make the vaccine.—*The Arizona Republic*, Phoenix, March 26, 1959. **[H: Now, since ALL of the pharmaceutical houses are owned, operated and legislated by HISTORICALLY KNOWN PARASITICAL FLUKES WHICH WE HAVE NOW COME TO RECOGNIZE OVER AND OVER AGAIN—WHERE LIES THE “HOPE”, UNLESS YOU RECLAIM YOUR FREEDOM AND NATION? YOU CANNOT EVEN BEGIN TO HOPE TO ACHIEVE FREEDOM THROUGH ANYTHING THAT YOU HAVE ESTABLISHED NOW!!]**

The next step indicated by the many attempts being made to make Salk polio “shots” mandatory, will no doubt be to do the same with this new combination of viruses. If this is brought about the physician will be little more than a servant; he will be compelled, by compulsory laws, to do that which he, as an experienced physician, might not believe in or approve of. He is then no longer the honored physician. What of the people, the mass? No matter, *they are expendables*.

[END QUOTING OF PART 3]

This is not so very “encouraging” is it? Realizing that this is almost half a CENTURY ago, I would think this information would chill you to the bone-marrow. You don’t even need the physician involved any more—you line up in the schools, in the employment agency, in the halls of the courthouse—ANYWHERE “THEY” TELL YOU TO GO—AND I WARN YOU: IT WILL BE MANDATORY TO TAKE THAT AIDS SERUM AND YOU WILL SHOUT AND BOW ALL THE WAY TO THE NEEDLES. SO BE IT—IT IS ALL BUT TOO LATE TO AWAKEN FROM YOUR STUPOR. THE NEXT PUT-UPON YOU, OF COURSE, IS THE “FLU” VACCINES. CAN YOU NOT SEE THE MISERABLE AND RAPID DECLINE OF YOUR CIVILIZATION?? THIS IS NOT TO EVEN MENTION THE WELL-BEING OF YOURSELF AS A WHOLE. WHAT DOES IT REQUIRE TO GET YOUR ATTENTION SO THAT YOU STOP THROWING STONES AT OUR MESSENGERS—AND START RECLAIMING YOUR CONSTITUTIONAL NATION?? CIVILIZATION AS YOU KNOW IT IS HEADED FOR THE PITS OF DESOLATION. THE “DARK AGES” WILL LOOK GOOD TO YOU—VERY SOON!

CHAPTER 10

REC #2 HATONN

TUE., JAN. 24, 1995 12:09 P.M. YEAR 8, DAY 161

TUE., JAN. 24, 1995

AGE OF TREASON
[QUOTING PART 4]

by Dr. R. Swinburne Clymer
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P.O. Box 77
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for the Mental Deterioration, and Moral
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(Based on Their OWN WRITINGS, and the Means
Already Confessedly Employed)

**“DESTROY A MAN’S REASON AND FEELINGS AND
HE WILL NO LONGER BE A HUMAN BEING!”**

Beginning at page 41: CHAPTER ONE, SECTION ONE

*Are Serums the Proper Treatment for the Prevention
of the Asian Flu? Are There No Other Means
at the Command of the Physician?
What Is the Official Opinion?*

It appears that, according to published reports, the officials of the Pure Food and Drug Administration maintain that the human system *cannot*, by proper food, build up a *Nutritional Status* against the invasion of the Flu, nor fortify itself to assure recovery from it.

“The Food and Drug Administration *cracked down* on food and drug stores promoting products to ‘build up the resistance against Asiatic Flu.’” [H: Hummmnnnn....] *The Philadelphia Inquirer*, December 21, 1957.

In contradiction to this “crack down”, here is a quote from *The Journal of the AMERICAN MEDI-*

CAL ASSOCIATION:

SPECIAL COMMITTEE ON INFLUENZA

ASIAN INFLUENZA—A Special Report to Physicians:

The following report, prepared by a subcommittee consisting of Doctors Cortez F. Enloe, Jr., Chairman, New York; Max L. Licter, Detroit; and David Henry Poer, Atlanta, Ga., in consultation with the Surgeon General, U.S. Public Health Service, is presented for the guidance of the medical profession by the A.M.A. Special Committee on Influenza and has been authorized for publication in *The Journal*.” Frank W. Barton, Secretary.

“The A.M.A. Special Committee on Influenza has arrived at the following conclusions:

“The probability of an epidemic of Asian influenza this fall or winter is great;

“The United States population has no natural immunity to this type of influenza.

“THERE IS ACTUALLY NO SPECIFIC THERAPY FOR THE PATIENT WITH ASIAN INFLUENZA . *IT IS AXIOMATIC THAT THE PERSON IN HEALTH WITH THE BEST NUTRITIONAL STATUS stands the best chance in a bout of any infectious disease.*”

Vol. 165, No. 4; pp. 356-359, Sept. 28, 1957.

The direct question then is: HOW CAN THIS NUTRITIONAL STATUS BE BUILT UP IF NOT BY FOODS RICH IN VITAL ELEMENTS, POOR IN NOXIOUS PRESERVATIVES AND ADDITIVES, AND BY ORGANIC VITAMINS AND MINERALS, ALL ARTICLES OF DIET WHICH, ACCORDING TO THE REPORT, THE PURE FOOD AND DRUG ADMINISTRATION HAS “CRACKED DOWN” ON?

Is there consistency in such a ruling?

It is becoming generally known that the Federal Food, Drug and Cosmetic Administration cannot legally “*crack down*” on any producer or retailer of ANY product, even though antibiotics and Toxic substances have been used in their preparation, UNTIL AFTER THEY HAVE BEEN ON THE MARKET FOR AT LEAST A MINIMUM OF TWO YEARS. HOW THEN CAN THIS DEPARTMENT LEGALLY “CRACK DOWN” ON FOOD PRODUCTS WHICH ARE KNOWN, AND CAN BE PROVEN, TO CONTAIN VITAMINS (*basic vital elements*) AND MINERALS (health foundation builders) AND CERTAINLY **NO POISONS AND WHICH MILLIONS OF PHYSICIANS PRESCRIBE?**

If there is such a “crack down”, wherein is the justice? Who is the instigator of such action? How is it logical to prohibit foods rich in essential health elements, yet permit the sale of hundreds of Toxic infiltrated products? The people seek an answer.

The latest of what appears to many American citizens as a wanton act, is the Department’s reported

seizure of an antiseptic long known and used by millions of American people, which can hardly be considered as a poison, because it is not for internal medication. This action has been given great prominence by the ADVERTISING AGE, in an Editorial, October 28, 1957, and in the interest of fair play and justice, is here reproduced together with comments:

“The seizure of Listerine by the Food and Drug Administration was a shocker, and one which deserves careful study.

“We are not too clear about the whole thing, beyond the fact that the seizure was made on a mislabeling charge, in connection with advertising which claimed that Listerine would kill Asian flu germs, as well as other germs. (Untold millions of people, including reliable physicians, believe that antiseptics kill germs. It is uncontradictable that the entire practice of medicine, the procedure in all hospitals, is based on this idea. It is also generally accepted that many contagious diseases have their origin in the throat; that if germs of such diseases are destroyed by antiseptic, the illness is prevented. Certainly no antiseptic, as such, can *cure* a disease, but where is the proof that it cannot *prevent the development of the disease*? The writer has never made use of Listerine, and is unaware that Listerine ever laid claim that it cured disease, merely that it killed the germs that “might” encourage the invasion of disease.) Until we discover precisely what is at issue, it is difficult to figure out that this action by Food and Drug, based on advertising designed to *strike a timely note to be marking a new and dangerous pathway.*”

FLU BALLYHOO

“We can add also that the U.S. Health Service and the medical profession in general do not, by any means, look good in connection with the Asian flu situation. Here is a disease, admittedly of generally mild course, which has been ballyhooed out of all proportion, apparently for the benefit of a handful of vaccine producers, druggists and maybe doctors.” (This cannot be considered as a fair appraisal of a *greater* number of physicians in connection with the cause and treatment of the Asiatic flu. From all that has been learned it would appear that by far the majority of physicians considered this attack little else than a more or less severe “cold”; that they advocated the use of antiseptics for gargle; believe natural foods, though a light diet; vitamins and minerals; rest and general medication, to be the proper procedure.)

(While decidedly not agreeing with the acts of the Food and Drug Department in relation to natural vitamin, mineral rich foods to prevent disease, nor their action against Listerine, Americans as a whole *do not* believe that the average American physician has any thought, or desire, to profit at their expense. **[H: Oh my, 1957 is a long time ago, isn't it?]** True, the actions of some might cause many to think so, but actually it is not true.)

“Now Food and Drug says *Listerine* has a lot of nerve advertising that it can be helpful with Asiatic flu, but the government officially says inoculation is the thing—that while there is plenty of medical opinion that the inoculation is worse than the disease.

“It’s an impertinent question, but nevertheless there is some point to it—are we to be bilked only under ‘official’ auspices?”

The debacle that first started with the probability of an onset of the Asiatic flu and has continued throughout, has placed the medical profession in an unenviable spot. Opinions such as that of Dr. Thomas G. Ward, Associate Professor of the University of Notre Dame's Llobund Laboratories, and reportedly published in the New York Times, has not "saved face" for America's real physicians, nor has it increased the faith of millions, in serums, generally.

"The physician who directed tests of the new Asian influenza vaccine for the United States Health Service said today *he would not take the vaccine himself. The seriousness of the new influenza strain has been over-emphasized*, he added.

"The physician, Dr. Thomas G. Ward, associate professor of the University of Notre Dame's Llobund Laboratories, said he would *rather build up immunity* [how, if not by natural food, their derivatives, vitamins and minerals?] **than accept the limited protection of the vaccine.**

"This is a mild illness, worse than a cold, but in the vast majority of cases not at all serious," Dr. Ward said.

"The real danger is to persons over 60 and under 3."

To more strongly impress our position, we repeat: Our concern is not directly with the serum advocated for the prevention and cure of the Asian Flu, but, remembering the threat as indicated by Fichte and repeated by Russell, regarding the use to which **serums** are to be put.

The question to be answered: *When and how will serums and viruses be impregnated for THE PURPOSE OF THE DETERIORATION OF MEN'S MINDS, OFTEN RESULTING IN INSANITY? THIS is our concern. CERTAINLY A LEGITIMATE ONE.*

THE ASIAN FLU SERUM

The lack of faith generally in the Asian flu serum must also be considered as at least a lessening of faith, by a great portion of the public, in the Salk Polio vaccine.

In the December 27, 1957 issue of *The Philadelphia Inquirer*, there appeared, in large headlines, the following item:

"New York, Dec. 26—Hundreds of thousands of doses of outdated Salk vaccine may have to be destroyed because of the manufacturers' overstocked inventories, the Health News Institute said today..." **[H: And just WHO (WHICH PARASITIC FLUKES) OWN THE PHARMACEUTICAL HOUSES???)**

"Because the supply has outstripped the demand [the refusal of the public to accept it], he [the spokesman for the Health Service Institute] said, manufacturers 'may have to destroy hundreds of thousands of doses of vaccine that have become outdated.'

"This is tragic," the spokesman said, "when you consider that there about 45 million persons under forty years old who have had no polio vaccination yet." **[H: Say what? They didn't even "hide"**

it well, did they?]

CHILDREN UNVACCINATED

“The National Foundation for Infantile Paralysis has reported that there are still 16 million children and youths under 20 who are unvaccinated.

“Several hundred thousand cubic centimeters of vaccine, because outdated, were destroyed last year, the spokesman said.”

[H: Please keep this need to vaccinate “right now” under memory for a bit later I am going to point out WHY the murders for which O.J. Simpson is blamed—HAD TO BE DONE THAT DAY AND UNDER THE VERY CIRCUMSTANCES THEY WERE ACCOMPLISHED.]

There were numerous causes for the non-acceptance of polio vaccination by the people. One of them is due to the manner—considered by many reputable physicians as UNethical—in which the Salk vaccine was introduced to the public—almost shoved down their throats—by the Government and Pharmaceutical houses—instead of by the physicians, as for instance, Insulin for Diabetes, or Penicillin for infections. This was also considered a slap at their intelligence as physicians; and, secondly, because many physicians, if they did not outright condemn both the product and the procedure, were lukewarm to it.

The coldness to the Asiatic flu serum is a direct result of the Polio vaccine debacle. This revulsion against what is known as “protective” serums and viruses is constantly increasing among the laity, and now includes more and more physicians of prominence whose reputation and experience cannot be questioned.

Anent to this statement, we quote from a lengthy article in the Evening Bulletin, Philadelphia, Pa., December 31, 1957 edition:

SALK’S SAFETY TEST DISPUTED NOBEL PRIZE WINNER TESTIFIES CRITICALLY

“Oakland, Calif., Dec. 31—(AP)—The Nobel Prize-winning director of the University of California virus laboratory, has challenged the testimony of Dr. Jonas Salk in the \$365,000 damage suit against the Cutter Laboratory of Berkeley.

“In a long deposition introduced as evidence for both the plaintiffs and defense, Dr. Salk described the safety test used before the serum was placed on the market in 1955 as safe and effective.

CALLS THEM INADEQUATE

“The university’s Dr. Wendell M. Stanley declared in testimony for the defense yesterday that in the light of subsequent knowledge, the tests were *grossly inadequate*.

“Cutter has maintained its vaccine was cleared by the government testing agency before it was placed on the market.” (Throughout the past, all medical discoveries, especially those of great importance in medical practice, were introduced by the physicians who, after thorough tests by the pro-

fession, would then use them in their practice. The great change from dependence on the *experience of physicians*, to Governmental and Pharmaceutical approval, has aroused a great part of the medical profession to an awakening of the fact that they are no longer the authority in their field, as they should be, but are being dictated to by minority groups and, as will be indicated later, they are beginning to vigorously resent this.)

“Testifying in Alameda County Superior Court, Dr. Stanley DISagreed with some of Dr. Salk’s theories.

“Among them was Dr. Salk’s assertion that polio viruses processed properly will lose strength at a steady, predictable rate. Dr. Stanley declared that the drop of *virulence* does NOT FOLLOW A STRAIGHT LINE, **BUT A CURVE.**

““The **ONLY** laboratory that adheres to the straight line theory is Dr. Salk’s,’ Dr. Stanley said. ‘All others in the world follow the curved line.’

“He said the problem with the curve is it does NOT always go down. The serum does NOT always lose it *virulence*.

“It is possible to have material which would not prove infectious after 14 days but would **prove dangerous** at the end of, say, three of four weeks.

“The damage suits were filed on behalf of Ann Gottsdanker, 7, of Santa Barbara, Calif., and James Phipps, 4, of Monrovia, Calif., **WHO CONTRACTED POLIO AFTER RECEIVING INJECTIONS OF CUTTER VACCINES.**”

Up to the present those who dared to differ as to the effectiveness or danger of the Salk and Asiatic flu serums or viruses were called every thinkable defamatory name, but now the “worm has turned” and it is men of experience and prominence who begin to question their value, or the danger of their use. It is to be wondered at that the people are becoming more and more inimical to their employment in medical practice?

[END OF QUOTING]

I want to leave the book for a minute and look at this. You will note that in 1957 it might well be that a FEW notable persons began to speak out—BUT NO LONGER, GOOD FRIENDS—THEY HAVE BEEN WEEDED OUT AND THE VOICES HEARD ARE THE PARASITIC CONTROLLERS OF EVERY MEDIA, PRESS, MEDICAL ASSOCIATION AND BAR ASSOCIATION. These are ALL (EVERY ONE) PRIVATE CLUBS WHICH HAVE NOTHING TO DO WITH WHAT YOU PERCEIVE AS CONSTITUTIONAL GOVERNMENT IN ANY MANNER. THEY ARE “CLUBS”) PURELY AND SIMPLY PUT. DOCTORS HAVE BECOME EITHER, OR BOTH, DRUG PUSHERS **OR SURGEONS!** (Jokingly called the “Butcher, Pusher—slash, burn and butcher CLUB” protected by the private Elite Unlawful, unconstitutional Esquire Club (lawyers and judges)—who own the most stock and control the drug industry as well as the “medical” club. **I didn’t “make this up”, readers, this is the “INSIDE” joke—ON THEMSELVES!**

Now as to why the Simpson “murders” had to come off on June 12th. Because that very day there was a final understanding reached between Nichole and O.J. that the relationship was OVER, KAPUT, ZAPPED AND FINISHED. Each was going to go their own separate way and make a life. HOWEVER, THE ONES WHO HAD PLANNED THIS ESCAPE FOR RACIST AND RIOT-OUS REASONS—THE PARASITIC VARMINTS—HAD TO IMMEDIATELY GO INTO ACTION, FOR IN ONE MORE DAY O.J. WOULD BE GONE (OUT OF TOWN) AND THE “REASON” FOR CONTACT WOULD BE FINISHED. YOU WILL FIND IN THE END THAT FURMAN (AS ACCUSED OF RACISM) NOT ONLY PLANTED THE BLOODY GLOVE BUT WAS A FULL PARTICIPANT IN THE PLANNING—THE STRUCTURING OF THE “PLAN” WAS TOO PERFECTLY DRAWN WITH THE PROPER CELEBRITY PLAYERS, TO LET IT GO. YOU LIVE IN A PERFECTLY TERRIBLE SOCIETY, READERS, AND THAT SHOULD SCARE YOU TO INFINITE LITTLE PIECES!

You are going to watch an interesting but rather boring show-and-tell on your vidiot boxes as decisions are trying to be made in honesty and in fairness. No such thing will take place—the very rooms of the jurors are pumping in frequencies and substance (right through the air system) to produce EXACTLY THE RESULTS WHICH WILL OFFER THE MOST VOLATILE CIRCUMSTANCES FOLLOWING THE ‘INTERESTING’ TRIAL(???).

Well, readers, YOUR WORLD IS ON TRIAL. And, I repeat something you will seem to forget: The Parasitic flukes who feed upon humankind and CALL themselves Jews—will first destroy (SACRIFICE, THEY CALL IT, for the “cause”) their own “claimed” tribesmen. But they aren’t, are they? Note all the people passing through Nicole’s life AFTER O.J. and with which Nicole BEDDED (once in the living room which could as well have been in FRONT of her little children)—are ALL “Jews”. IF YOU OVERLOOK THIS LITTLE FACT—YOU OVERLOOK THE OVERALL DOWNFALL OF SOCIETY—AND THE RACISM FACTOR BUILT-IN FOR YOUR UPRISING! The Blacks have obviously already been reduced to the desired lack of education—now they are going to be stripped of further honor by this degrading despotism—RIGHT IN FRONT OF THE EYES OF THE WORLD!! THIS IS WHY THERE IS INTERNATIONAL TELEVISION COVERAGE—THE SHOW MUST NOT BE MISSED IN ANY PART OF THE WORLD!

Have your games, world, but the day is shortly to come in which you shall be destroyed through your own lack of interest in your own selves. You already MARCH to SATAN’S DRUMMERS!! Salu. May there yet be light enough for some of you to see and hear.

CHAPTER 11

REC #1 HATONN

WED., JAN. 25, 1995 6:50 A.M. YEAR 8, DAY 162

WED., JAN. 25, 1995

CLINTONISTA COVENANT

Now the Democrats have taken another of the usually goodly terms and destroyed its original meaning. Perhaps you don't see it in the same light that I witness but, nonetheless, I wonder if you will ever get fed up enough to see that you cannot change the parasitic group of leeches in the feeding frenzy. A "covenant" is naught but a "contract". However, Clinton spoils the word for, when he says: "Covenant WITH the American people", what can he MEAN? You have made no contract WITH him—or have you? You voted him in? No, he failed the election test—"they" just "fixed" the election. They will do it again, every time. A one-sided proposal—in political circles is *dictatorship*. In this instance it is NOTHING—period.

I am going to push right on with my subject however, because he DOES PROMISE to also get all your children and the population as a whole—immunized. God have mercy on your sleepy heads.

Since our writings are based on the subject of serums and inunctions in the AGE OF TREASON, I will share some "other" opinions. I realize our original topic is not limited to this subject but it becomes far more interesting and worthy to allow other than one viewpoint.

In this particular case I will offer the Introduction from a book called VACCINATION, by **Viera Scheibner Ph.D.**, copyright 1993, New Atlantean Press, P.O. Box 9638, Santa Fe, NM 87504, 505:983-1856. (Published in Australia). Dr. Scheibner: "This book is dedicated to those babies and their parents who suffered from vaccination." Certainly *Goethe* was correct when he observed that "*Boldness has genius, power and magic in it.*"

There is another volume of work which I recommend to EVERY parent (actually, every person), MEDICAL HERETIC, by Dr. Robert *Mendelsohn*, Practitioner and Professor of Pediatrics. He honestly states: "I do not believe in Modern Medicine. I am a Medical Heretic ... I haven't always been a Medical Heretic; I once believed in Modern Medicine." This is truly one of the most IMPORTANT BOOKS EVER WRITTEN.

There are many bold writers and I am amused at my secretary who says: "Yes, and it is good thing that you (Hatonn) are an 'angel of sorts' because you certainly tread where we mere mortals would be too wise to go..." I am in GOOD company, however, try MURDER BY INJECTION by Eustace Mullins. You will again see that over and over and over again THE SAME PARASITIC FLUKES ARE RESPONSIBLE FOR THE DEATH OF YOUR SPECIES AND CIVILIZATION.

IMMUNIZATIONS AND HYPER-ACTIVITY

I am offered a petition from a precious friend who is having great difficulty with a child (school age) who demonstrates learning disabilities because of hyper-life activities. The child is extremely bright but too hyper to allow learning or allow anyone else any peace who happens to be around him. This, placed together with other underlying PROBLEMS of emotional nature, makes it all but impossible to deal with the child(ren) in almost any setting. I am asked if there is “**something**” among our helpers to **HELP?** **Specifically, no. The damage happened right along with the immunizations. There are millions of children in varying stages or levels of REACTION to those required immunizations. You not only give ONE—but several at the same time which in itself causes interREactions. Then you make it on through a bit longer with no major life-threatening seizures—but in many, many cases the brain electric is reacting constantly. This keeps a child or adult right on the “edge” all the time—and even during sleep the brain is being triggered more and more constantly causing dream distortion and causing people to become socially unacceptable in their behavior patterns—but unable to change or cope properly. This is nervous system damage which is sometimes outgrown if toxins are reduced or removed—but the usual approach is to continue to compound the problem by ongoing “health” requirements. I don’t know what to tell you frantic parents other than to try to keep your own sanity, remove known irritants and offer emotional stability. This is a blast because the parents of these children are about to emotionally destruct already. IT IS BUT PART OF THE EVIL PLAN TO TAKE YOUR WORLD AND ROBOTIZE YOU PEOPLE. IN ALL INSTANCES OF HYPER-ACTIVITY, HOWEVER, I RECOMMEND INCREASED SUPPLEMENTS OF CALCIUM/MAGNESIUM/ZINC. SOMETIMES THE GOOD RESULTS COME IN LESS THAN TWO DAYS. You cannot longer get along without supplementation—the chemical bombardment against the body from everything from sugar bars to imitation soup are working diligently AND EFFECTIVELY AGAINST YOU.**

Here comes a problem, however, for you are GOING TO HAVE TO CLEANSE THE BODY OF PARASITES FOR THE PARASITES ARE THE CARRIERS OF THE IRRITANTS. This is difficult in children because they will refuse to take the nasty substances such as wormwood. I suggest that you drop the wormwood and use increased (by double) the walnut extract or tincture in Gaialyte (or juice mixed with an electrolytic solution like Pedialyte). YOU **MUST** CLEAR OUT THE CONTINUOUSLY REPRODUCING PARASITES, ESPECIALLY THE FLUKES, WHICH LATCH ONTO THE VERY BRAIN ITSELF.

I am telling our crew to GET THE PRODUCTS!! I shall wait no longer—this is too important to forever be in waiting for the perfection of our own product if it cannot be obtained timely. I do not need to write further on it—you are capable of putting together a program but it must be NOW. The sensitivities in coalition with the pulse frequencies are going to blow you out, readers. THE ATTACK IS ON. WORSE, THE ATTACKS ARE FAR MORE INTENSE ALONG COASTLINES AND MAJOR FAULT LINES.

Readers, if you are planning to be moving [changing locations] physically, now is the time to seriously consider same if you live in major cities or near fault lines. The game is getting very serious indeed and things are going to be happening which will be devastating. Cities are going to be the WRONG place to be, very soon. THE WAR TO CAPTURE YOUR MINDS IS UNDER WAY AND THE ENEMY OF MANKIND WILL USE EVERY DIRTY WEAPON THEY HAVE. AND NO, THE PROOF OF

OUR PRESENCE IS NOT IN “FIXING” IT—IF IT IS FIXED, **YOU WILL FIX IT!**

[QUOTING:]

VACCINATION

by Viera Scheibner, Ph.D.

FORWARD

Dr. Peter Baratosy, M.B., B.S.: Fifteen years ago, when I graduated from medical school, I would have been surprised to be writing a forward to a book *against* vaccination. I was a conservative orthodox doctor just off the medical school production line. I have changed greatly. My ideas have changed. Like Dr. Mendelsohn I have also become a medical heretic. The more I read and study, the more I believe that medicine is heading in the WRONG direction.

I am not denying that modern medicine has done some marvelous things—acute emergencies and trauma management are unparalleled, but that is where its usefulness ends. Modern medicine is trying to control Nature. This is totally wrong—we should be working with Nature.

Medicine today is CONTROLLED partly by Government bureaucracy *but mostly by the influence of the pharmaceutical multi-national corporations.* No wonder that any move away from the status quo is being resisted.

This book has come at a critical time in the history of medicine. A time of change. The population is now better educated, more informed and making their own decisions about their own health. This change, this revolution, is not from the top but from the base, that is, the people, and it is slowly filtering upwards.

People are no longer blindly accepting what is told to them by doctors. More are asking questions, more are gaining information, more and more are turning towards natural therapies (working with Nature) because of disillusionment with orthodoxy.

Vaccination, until recently, was a one-sided story: “Vaccinate or die” seemed to be the catch-cry of the orthodoxy. Some began to question this.

There was a gut feeling amongst many that vaccination was not as safe or as effective as claimed.

This book is the culmination of years of research. Dr. Viera Scheibner has hunted through thousands of articles, read between the lines, reviewed the raw data—all of this information published in orthodox medical journals—and has found facts that piece together to form a terrifying picture. What was thought to be safe—isn’t.

This book has the references to back the case **against vaccination.**

Any parent who is concerned about the safety and effectiveness of vaccination, and who is concerned about the welfare of their children, should read this book. It is ultimately the parents of the children who should decide whether to vaccinate or not. This decision must be made only when the parents are fully

informed.

After reading this book, I feel that more and more people will decide against vaccination. *Peter Baratosy, M.B., B.S.*

[H: There is no way of which I am aware to reach out and REALLY touch you and bring you into the consciousness of the moment wherein you are! You are trained to go passively about doing whatever is ordered that you do, and in that “doing” you believe that you are both caring for your child and self (“or ‘they’ wouldn’t order it..”) or you simply don’t KNOW or don’t give a damn. In the latter instance it is the “DUMBING OF CIVILIZATION”. This is wherein you “just do it” for any number of miserable excuses—number one, in the poorer people, to stay on assistance so that you can “make it”. This just continues the downward spiral into final “moronization” (per Fichte and Bertrand Russell) and the plan of the PROTOCOLS OF ZION (THE PLAN FOR THE ONE/NEW WORLD ORDER).]

AUTHOR’S FOREWORD

On 12th October 1985 my life changed profoundly. On that day I met Leif Karlsson, a biomedical electronics engineer specializing in patient monitoring systems. After only a few hours’ acquaintance, on learning of his professional specialty, I asked him to develop a breathing monitor for babies.

He said yes.

One year and one day later, the first Cotwatch went to the first parents wishing to monitor their newborn baby’s breathing. We had decided to rent the first 150 units and to keep in close contact with the parents who used them. Soon, some twenty units were out there working and some time later parents started ringing us to report that the Cotwatch was sounding alarms.

A few questions soon established that alarms occurred at certain hours while babies were deeply asleep. Clusters of five to seven short alarms sounded within about a 15 minute period. These occurred after the baby had been exposed to stress, or happened a day or two before the child went down with a common cold or cut its first tooth. An important fact about the vast majority of these alarms was that the babies had not actually stopped breathing, but, rather, were breathing very shallowly. In most cases no intervention was needed to interrupt the type of breathing that triggered the alarms as the babies spontaneously resumed normal (deeper) breathing.

All new parents who monitored with Cotwatch were given a questionnaire on which to record all alarms for two weeks. By chance, 28 of the monitored babies were ‘near-miss’ (babies who stopped breathing, were found in time and successfully resuscitated). A further 22 newborn babies were monitored by choice of the parents.

Records by parents of near-miss babies showed substantially higher numbers of alarms compared with the number of alarms reported for newborn babies. We realized that the alarms were an important indicator of stress level in the babies.

We concluded that when babies are under stress (whether due to insult or while cutting teeth or incubating illness), their breathing changes to what we named the stress-induced breathing pattern and they experience episodes of low-volume breathing in clusters at critical hours while asleep.

We could not find a pediatrician who would undertake independent research to elucidate and further develop our ideas, based on the initial observations with Cotwatch, so we decided to do the necessary data collection and research ourselves.

It was a long and rocky road to travel. One task was development of a microprocessor-based breathing monitor, to ensure that the data collection was completely objective and scientific. It took over six months' full-time work before we were able to produce computer records of babies' breathing.

Without endeavoring to do so specifically, we recorded the breathing of babies before and after they were vaccinated. The pattern of breathing that emerged over the days and weeks was extremely interesting and highly significant. It showed that babies' breathing was affected in a certain characteristic manner and over a long period of time following diphtheria-pertussis-tetanus (DPT) injections.

At this time, (1988), we did not know that the merits of vaccination were being hotly debated and we did not know that a lot of evidence on its dangers and ineffectiveness had been published in very reputable medical journals. We saw only that DPT vaccinations caused babies a lot of stress, reflected in sometimes major flareups of stress-induced breathing over a period of at least 45 to 60 days following the injections. The dynamics of these flareups showed a remarkable uniformity: even though the amplitude of the flareups differed, the days on which they occurred following injection were the same.

Pediatricians to whom we showed our first records pointed to the arrow indicating day-zero (when DPT injection was administered), and commented without hesitation: "This is the **CAUSE**." Then pointing to the summaries of stress-induced breathing patterns over several days, each unfailingly followed with "This is the **EFFECT**." They, of course, knew that the day zero arrow indicated the DPT injection.

We also learned from parents who monitored a subsequent child after a cot death that most commonly the previous child had died after DPT injections and we felt we had to address the issue. However, when we approached a few pediatricians with this observation and conclusion, we realized that we had touched a very sensitive and contentious issue. Once again, we were forced to start our own search for the truth.

Several years later I had collected just about every publication written on the subject of the effectiveness and dangers of vaccines. Supported by data from our continuing research with the Cotwatch breathing monitor, I decided to write a concise and brief summary of my literature search, reviewing the many thousands of pages of scientific journals and other publications I had studied.

I did not find it difficult to conclude that there is no evidence whatsoever that vaccines of any kind—but especially those against childhood disease—are effective in preventing the infectious diseases they are supposed to prevent. Further, adverse effects are amply documented and are far more significant to public health than any adverse effects of infectious diseases.

Immunizations, including those practiced on babies, not only did not prevent any infectious diseases, they caused more suffering and more deaths than has any other human activity in the entire history of

medical intervention. It will be decades before the mopping-up after the disasters caused by childhood vaccination will be completed. All vaccination should cease forthwith and all victims of their side-effects should be appropriately compensated.

Dr. Viera Scheibner
Principal Research Scientist (Retired)
Blackheath, NSW [*New South Wales*]
17.5. 1993

INTRODUCTION

If you raised the subject of immunization with any medical doctor they would probably tell you that vaccination is the most effective intervention of modern medicine which prevented more suffering and saved more lives than any other medical procedure.

They would also tell you that the demise of epidemic diseases like smallpox or polio is one of the success stories of mass vaccination programs. However, this claim is totally unsubstantiated.

The documented truth is that the incidence of and mortality from any infectious diseases which used to decimate populations of Europe only some one hundred years ago declined by up to 90% BEFORE any vaccine has been used in mass proportions. Also, diseases, like bubonic plague or scarlet fever, disappeared without any vaccination programs at all. The mortality from the dreaded diphtheria declined decades before *Corynebacterium diphtheriae* had even been discovered and isolated.

Immunization against diphtheria was introduced in 1932-35 and on a mass scale in 1940, by which time the annual death rate was negligible (less than 300 deaths per million). It is amply documented in medical literature that this mass vaccination was followed by unprecedented diphtheria epidemics—in fully vaccinated subjects.

The 1940s saw also the introduction of mass vaccination against tetanus and whooping cough which in many countries, including Australia, led to outbreaks of the so-called provocation poliomyelitis.

In 1950 Dr. McCloskey published evidence that there indeed was an association between administration of pertussis and/or pertussis-diphtheria toxoid and provocation poliomyelitis within one to ninety days **after the injections**. The majority of paralysis occurred in the inoculated limb. Leake in England reported cases of poliomyelitis closely following pertussis vaccination administered within days before the onset of symptoms. This is the same famous polio epidemic of 1949-50 which is used to push parents into vaccinating their children, especially against polio. The provocation poliomyelitis is a well-known phenomenon which may follow administration of any vaccine, but especially DPT and polio. It is officially admitted that all cases of polio in the US, since the introduction of the vaccine, are caused by the vaccine. The same has been seen in Australia and other countries like England. So the occurrence of the same phenomenon all around the world would be asking too much of coincidence.

The truth about polio and smallpox vaccines is that they are heavily contaminated with animal viruses, being produced on monkey kidneys and calves respectively. This gave us AIDS which started in central

eastern Africa in those states where the WHO (World Health Organization) conducted the eradication campaign against smallpox and polio. The batches of vaccines used here were heavily contaminated with both SV 40 and SIV (Simian Immuno-deficiency Virus) and bovine retrovirus, another AIDS-related virus. One syringe was used on 40 to 60 people and contributed to the spread of AIDS to hundreds of thousands of innocent unsuspecting people. It is beyond coincidence that the present raging epidemic of AIDS is affecting mostly those states where the **polio/smallpox eradication campaign was conducted.**

It should not come as a surprise that a new syndrome of immune incompetence or immuno-suppression developed in babies too. High incidence of child leukemia and cancer has been linked to vaccines by many authors who attributed this to inappropriate antigenic stimulation provided by vaccines and to the presence of contaminating SV40 virus. Respiratory syncytial virus, or more befittingly, the chimpanzee coryza virus, causes lingering upper and especially lower respiratory tract disease in babies. These are only the viruses which were discovered and are now, perhaps, looked for. **[H: No, they were manufactured.]** What about the myriad of other, unknown animal viruses lurking in the vaccines?

It has also been documented that vaccine against tuberculosis had no impact whatsoever on the incidence of the disease, which is essentially a disease of malnutrition and overcrowding.

The best evidence of ineffectiveness of vaccines comes from two facts: firstly, such deadly diseases as bubonic plague disappeared without any immunization programs, simply because of better sanitation and nutrition and uncrowded life styles and, secondly, the countries which do not vaccinate against certain diseases, like pertussis, report amelioration of the disease and the incidence which compares favorably with the incidence of whooping cough in those countries which claim an almost complete pertussis vaccination cover. West Germany's Hamburg enjoys freedom from vaccination push since 1962 without the incidence of infectious disease exceeding the incidence in countries that claim more than 90% vaccination compliance.

In 1975 Japan raised the minimum vaccination age to two years; this was followed by the virtual disappearance of "COT DEATH" and infantile convulsions. Sweden stopped vaccinating against whooping cough in 1979, due to ineffectiveness of the whole-cell vaccine and adverse effects which far exceeded the adverse effects of the whooping cough illness. After trialing two Japanese acellular pertussis vaccines, Sweden rejected these also, and for the same reasons.

While studying thousands of pages written on vaccines I have not found a single paper which would demonstrate that in epidemic situations only unvaccinated children contracted the diseases. Even during vaccine trials many children contracted the disease against which they were vaccinated, often within a few days. Although the initial target of all vaccination programs was to eradicate the infectious diseases like whooping cough, polio and measles, when it became all too painfully clear that it is an unrealistic goal, the proponents of vaccination started telling parents and the public that at least the vaccines alleviate the disease.

Not even this is true. Not only diseases like whooping cough can affect seriously both vaccinated and unvaccinated children (based on hospital admissions), but there is a new disease—atypical measles—which is an especially vicious form of measles only affecting **vaccinated children** and has a considerable mortality rate.

After studying the extensive literature demonstrating ineffectiveness of vaccines and their dangers, I concluded that the call for suspension of all vaccination programs is not inevitable.

Instead of relying on a “magic bullet” (one injection solves it all), the orthodoxy should start learning the dynamics and importance of infectious diseases and effective treatment. It is absurd to set out to eradicate infectious diseases which play an important role in the maturation of the immune systems of our children.

It has been documented in medical literature that people who contracted cancer and other chronic degenerative diseases in later years have remarkably few infectious diseases of childhood to report. A proper development of rash during such infectious diseases as measles is apparently important for the prevention of cancer and other serious disease in later life.

The sordid story of vaccination programs reveals the enormous gaps in the knowledge base of the orthodox medical establishment, especially a profound lack of knowledge of the dynamics of health and disease and functioning of the human body. It is this same medical industry which enjoys the protection of the institutions of the State in most industrially developed countries.

The attention of medical professionals and the State should turn to such scientific medical systems as homeopathy which is not only based on sound knowledge of human physiology but also on a profoundly scientific knowledge of the healing processes and the testing of thousands of specific remedies. It should concern us all that scientific healing systems like homeopathy or naturopathy enjoy a substantially higher rate of success and a substantially lower rate of side-effects from their remedies than do those of allopathic medicine. The cost effectiveness of these, today still called ‘alternative’, medical systems is another good reason for the State to look seriously into them as viable alternatives to play an important part in the national health system. **[H: God forbid!]**

THE VACCINATION HYPOTHESIS— HOW ARE THE VACCINES SUPPOSED TO WORK?

According to orthodox medicine, the purpose of vaccination is to eradicate infectious diseases. These diseases are considered bad and a nuisance, rather than the way Nature primes and challenges the immature immune systems of our children. “Measles is misery” scream the posters in doctors’ surgeries and try to tell you that one injection will do away with the problem. **They do not tell you that measles and other infectious diseases of childhood have AN IMPORTANT ROLE TO PLAY.**

A group of Swiss medical doctors formed an action group which questions the MMR (measles, mumps, rubella) vaccination of children. In their 18-page document they write that in a famous pediatric clinic in Basel until recently (1969) they used to induce measles in children with serious renal diseases (nephritic syndrome) as a means of healing or at least improving substantially the condition.

Auto-immune diseases like asthma, lupus erythematosus or excema also either disappeared or greatly improved after the child contracted and overcame measles.

They also questioned the wisdom of relentlessly trying to suppress natural expressions like fever instead of recognizing its importance in the natural healing process. Also, [regarding] infectious diseases of childhood is a well-documented fact that the immune system must be primed and challenged in young

individuals if it is to function properly and protect the individual against the far worse auto-immune disease of later life, such as cancer.

All medical systems—except orthodox or allopathic medicine—look at the human (and animal) body as a whole and interconnected system. Homeopathy understands disease as a need of the body to rid itself of toxins and it does so in an orderly and meaningful fashion. Although homeopathic science looks at individual symptoms for guidelines in understanding the diseases and selecting a remedy, it does not attempt to suppress the symptoms, rather initially accentuates the symptoms to enhance the natural healing efforts and mechanisms of the body.

Hering's 'law' holds that as a disease passes from an acute to a chronic form the symptoms move from the surface of the body to the interior, from the lower part of the body to the upper and from the less vital organs to the more vital ones. Under correct (homeopathic) treatment this movement is reversed and the symptoms move from the more vital organs to the less vital, from the upper part of the body to the lower, and from the interior to the skin. This is also true for the movement of symptoms in acute disease. In cases of the so-called fixed miasmatic diseases, like measles, the rash first appears on the forehead and moves onto the trunk and extremities. In contrast, the rash of atypical measles in vaccinated children first appears on the extremities, moves to the trunk and attacks the lungs and other internal organs.

Vaccination, by introducing viruses directly into the blood stream, far from preventing diseases, actually pushes the disease into a chronic form and deeper into the body where it then attacks vital organs. The results of suppressing measles and other infectious diseases in this manner are cancer and other auto-immune and chronic diseases.

Medical assessment of alleged effectiveness and efficacy of vaccines centers around the production of antibodies. Modern immunologists studying the biologic significance of the secretory gamma-A immunoglobulins hold that immunity is classically concerned with resistance to infection. This is based on the well-known fact that individuals who recover from an infectious disease almost never succumb to the same disease again. Today we know that the functions of the immune system are more diverse and include not only defense but also homeostasis and surveillance.

In the vertebrates (which group includes humans as we too have a backbone), a diverse cell system has developed—the lympho-reticular system which is distributed throughout the body and lines the lymphatic and vascular systems. Its cells occur within the thymus, lymph nodes and spleen, forming an internal secretory system and an external secretory system in those body tracts exposed to the exterior—the respiratory, gastrointestinal and genitourinary systems.

The tissues of the lympho-reticular system contain a variety of cells performing separate functions, either directly or through producing a variety of antibodies. These are activated by a variety of influences recognized as foreign by the host. The internal secretory system produces serum immunoglobulins. Of these, the gamma-G immunoglobulins are a major, indeed a predominant, part. The external secretory system produces a specific group of antibodies—the secretory gamma-A immunoglobulins. The precise function of the secretory component is not yet understood.

A study evaluating the relative roles of serum and nasal antibody in protecting against parainfluenzae type-1 infection showed that the nasal antibody played a very important part—much higher than the serum

antibodies. This casts doubt on the importance of the serum antibodies produced following vaccination, and hence doubt on the conferring of immunity. Indeed, we see this proven when vaccinated children contract the diseases against which they have been vaccinated.

Vaccinated children commonly exhibit a deranged immunological response by developing atypical measles, mumps and possibly many other atypical manifestations of the diseases targeted by vaccines. It is far better, then, to allow the natural processes to proceed without harmful interference.

[END OF QUOTING]

How can I come to express the IMPORTANCE OF THE ABOVE? Readers, YOU ARE PEOPLE OF THE LIE—and what you DO NOT KNOW WILL MOST SURELY KILL YOU OR MAKE YOU WISH IT DID. But what is happening here—IS A DELIBERATE KILLING OF YOUR OWN IN ONE WAY OR ANOTHER AT SOME STAGE OF YOUR LIFE-SPAN. I consider these chapters on such topics AS MANDATORY STUDY FOR ALL MY PEOPLE. THANK YOU.

CHAPTER 12

REC #2 HATONN

WED., JAN. 25, 1995 12:14 P.M. YEAR 8, DAY 162

WED., JAN. 25, 1995

AGE OF TREASON
[QUOTING, PART 5]

by Dr. R. Swinburne Clymer
The Humanitarian Society
P.O. Box 77
Quakertown, Penna.
Second Edition (1959).

The Carefully and Deliberately Planned Methods
Developed by the Vicious Element of Humanity,
for the Mental Deterioration, and Moral
Debasement of the Mass as a Means to Their Enslavement

(Based on Their OWN WRITINGS, and the Means
Already Confessedly Employed)

**“DESTROY A MAN’S REASON AND FEELINGS AND
HE WILL NO LONGER BE A HUMAN BEING!”**

Beginning at page 49:

THE RESTRICTION OF REPUTABLE AMERICAN
PHYSICIANS TO SECOND CLASS PROFESSIONALS

This restriction and domination of the profession is being sensed by more and more of the members, and some of them are breaking their bonds of silence and becoming outspoken. In a brochure written by James L. Doenges, M.D., of Anderson, Indiana, under the title: WHERE WE STAND IN MEDICINE, Dr. Doenges has this to say:

“If the medical profession can be controlled by the government (or any other group) then all others will succumb. If the profession cannot be controlled [refuses to be commanded what it is or is not to do in practice] it will remain an island of freedom which will cause the REgrowth of the **love of Freedom** in every other group. The intimate, personal and confidential nature of the patient-physician relationship must be destroyed before *collectivism* can achieve its goal.

“Just where are we, the medical profession, along the road to Collectivism, away from freedom,

today?

“Each group has had its share of ‘Judas Coats’. [Each group has succumbed to pressure from those who accomplished their purpose by generating ‘public demand’ for government interference *[perhaps ignorant or unconscious of the fact that the denial of any one group is the beginning, the opening wedge to the control of all other groups]*. Each group has attempted to satisfy the forces of evil [selling their own freedom], and in so doing has surrendered its principles. The Medical profession provides a perfect example.

“One would think that the simple ability to observe the fate of the profession in other countries would prevent the acceptance of socialistic practices here. Unfortunately the ‘ability to observe’ [learn from the experience of others] is not always accompanied by understanding of the desire to learn, or even the willingness to continue observing.

“Today, the plight of the medical profession in the United States, in relation to socialistic practices, is much worse than many realize or will admit. Superficially, the profession seems to enjoy a large amount of freedom. That which appears on the surface is underlaid by an extremely hard and brutal foundation of control and coercion.

“Actually, the medical profession is, to an unbelievable and alarming degree, operating under various socialistic practices and influences. Most of these are unrecognized, or at least not admitted, by the majority of the people as well as by the members of the profession.”—*Emphasis and interpolations ours.*

The doubt and suspicion relative to the various viruses and serums in the treatment of disease is increasing daily. It is no longer the nit-wits, crack-pots, fanatics, and Yellow journals who are questioning their value, but physicians of experience and reputation, and journals of unquestionable responsibility.

To make matters worse for the makers and users of Vaccine Serums, is the result of a case tried in a California Court, instituted by the parents of children who were inoculated with the Cutter Polio Vaccine. We quote from a local paper, *The Evening News*, Harrisburg, Penna., June 18, 1958.

TWO CHILD VICTIMS OF POLIO WIN VERDICTS OF \$147,300

“Oakland, Calif., (AP)—A jury which said it had no choice under the judge’s instructions awarded \$147,300 for two children crippled by polio after they received injections of allegedly faulty Salk vaccine in 1955.

“The judgment was against Cutter Laboratories, producer of the vaccine.

“It may set a precedent in settling 31 more suits against Cutter and many others against four other drug firms.

“Cutter president, Dr. Robert K. Cutter, said he will appeal. (Even if there is an appeal and the

case finally won by the Cutter people, the damage is done. The news of the trial and verdict has been published in newspapers throughout America, the laity has read it, the majority believe that the Vaccine caused the disease, fear of virus and serums has been thoroughly instilled. Moreover, the immense sum for damage awarded will be an incentive for many actions, perhaps even against physicians who are in no sense guilty. That is the reverse side of all such incidents.) The jurors said they did not believe Cutter was negligent in preparation of its vaccine, but under the judge's interpretation of the law it must find for the children.

“The PLAINTIFF's attorney, Melvin Belli, hailed the decision as, ‘The first which makes a manufacturer stand behind his product in the good old American manner.’” (The law may compel a manufacturer to “stand behind his product”, yet every experienced physician is fully aware that it is an utter impossibility to guarantee the outcome of any form of medication. Even in medication properly prescribed in given cases, the reaction is frequently different than expected. This is equally true in prescribing foods for certain conditions. A food which is indicated in a case, and partaken of today with excellent results, will frequently a day or two later, react in an entirely different manner, and no experienced dietitian would undertake to guarantee the reaction of any food prescribed. When prescribing medication, the problem is even more delicate, and if a manufacturer is compelled to “guarantee” a medicine, however simple, he will frequently default, and it will be only a matter of time before the physician will be held responsible for his medication. The finding in the Polio Serum cases may set a precedent, and may be justified in numerous instances, but it is a dangerous precedent in that it may end in involving innocent physicians and dietitians, who are doing their best to help suffering humanity. The only safety to physicians, and dietitians, would lie in legally isolating the use of Vaccines and Serums from all other forms of medication.)

“‘Lloyds of London, which insured Cutter **[H: Of course!]** for five million dollars that we know of, was the real defendant in this case,’ Belli said.

“The eight women and four men—by an 11-1 vote—awarded the parents of Anne Elizabeth Gottsdanker, 8, now of Providence, R.I., \$135,500. They had sued jointly for \$365,000.

“Anne Elizabeth, daughter of a former professor of psychiatry at Santa Barbara (Calif.) College, was said to have lost the use of one leg and partial use of the other, and to have developed a curved spine. James, whose father is an engineer, was less seriously hurt.

“The jury issued a statement with its decision which said the majority felt that Cutter laboratories was not negligent ‘either directly or by inference’.

“The statement continued, ‘With regard to the law of warranty, we feel that we have no alternative but to conclude that Cutter marketed vaccine which caused the plaintiffs to come down with poliomyelitis.’

“Superior Judge Thomas J. Ledwich was explicit in his instructions. After the verdict he said:

“‘It boiled down to this—did the children get polio from the vaccine or didn't they? You can call it a directed verdict.’”

Considering the results of this trial, what would be the outcome if, as was attempted in the State of Pennsylvania in the 1957 legislature, to make such inoculations compulsory? Who would be held responsible for untoward results? The manufacturers of the Vaccine or Serum? The physician using them? The Legislative body?

[H: For now we are going to pass the remainder of Chapter One entitled Section Two: *Physicians' Panel Hits Mass Need of Flu Shots... Vaccine Clamor Laid to Hysteria by Medical Men, and move on to Chapter Two. Being so short of time and space, we can come back to this topic if it is deemed necessary but you get the drift and we have a lot yet to cover on THE AGE OF TREASON.*]

CHAPTER TWO, SECTION ONE

MENTAL HEALTH LEGISLATION, MARXIST CONCEPTS THE DIFFICULT AND COMPLICATED PROBLEM OF PRESENT-DAY MENTAL HEALTH LAWS

Due to various causes, some readily controllable by just and enforceable Laws, mental ill-health is increasing and *will continue to increase until all Toxic agents in food and water potent enough to shatter the nervous system and weaken the mind, are eliminated by means of strict legislation.*

Laws dealing with this subject should have in view several objectives:

1. The humane treatment of all who are mentally ill. **[H: Well it beats ex-judge Jason Brent's Mensa attitude to simply "humanely dispatch" them.]**
2. The strict prohibition under heavy penalties of any and all experimentation or abuse of the mentally ill.
3. The supervision of all mentally ill by the selection of a physician *and* psychiatrist, who, in conjunction, diagnose *all* cases before treatment and/or confinement is ordered.
4. The welfare of the mentally ill must be the first consideration. **[H: Well then, forget the three items above!]**

The problem confronting those sincerely interested in the welfare of the unfortunate victims of mental illnesses, from any causes, is complicated by the undeniable fact—admitted by the group itself—of a vicious minority fast becoming a majority. These men call themselves psychiatrists, who, ***judged by what they advocate, APPEAR TO BE WHOLLY WITHOUT MORALITY, HUMANE FEELINGS, HUMAN SYMPATHY, AND ETHICS AS UNDERSTOOD BY THE AVERAGE NORMAL HUMAN BEINGS.*** Their only thought is based on self interest, or the satisfaction of the diseases of morbidity or sadism; the unholy pleasure of seeing their fellow beings suffer.

On the other hand is a group of men who are *physicians at heart*, whose deepest interest is to relieve the suffering of the ill. These men who are proficient, experienced, and ethical in their procedure, have the welfare of humanity at heart. This group is no match for the vicious, self-selected groups who are making every effort, succeeding in many instances, to control this phase of the care of the ill.

To obtain an understanding, BASED ENTIRELY ON THE SELF-CONFESSED METHODS TO BE PURSUED IN THE CARE OF THE MENTALLY ILL, it is essential to be informed of the basic concepts of such care (?) as is taught by what may be considered as the “fathers” of this special class of psychiatrists.

Where did this type of psychiatrists gain their knowledge in preparation for the treatment or care of the mentally ill? According to published reports which have never been denied, but actually confirmed by English and American leaders in this field of human care, ***it was in Russian schools under Beria, and according to Marxist concepts for the deterioration of men’s minds by Toxic agents such as Sodium Fluoride in food and drink.***

We quote this concept which today governs the actions of perhaps the greater number of those in charge of the mentally ill; many of whom are Americans by birth, but who have been thoroughly brain-washed:

“With the institutions for the insane, you have in your country prisons which can hold a million persons, and can hold them without civil rights or any hope of freedom. AND UPON THESE PEOPLE CAN BE PRACTICED SHOCK AND SURGERY SO THAT NEVER AGAIN WILL THEY DRAW A SANE BREATH. **[H: I certainly concur and I believe in our local crew we certainly know of two examples, one was a troubled person who literally had part of his thinking mind damaged through electric shock “treatments”. The other was incarcerated in an Alzheimer’s center (with no Alzheimer’s disease) after taking a fall which he claims was inflicted by his ex-wife striking him over the head with a fire extinguisher. Both persons in point were then blatantly and flagrantly used by such as George Green and the multiple ATTORNEYS SERVING GREEN. ALL, OF COURSE, TO GET THEM SEPARATED FROM THEIR LIFE-FUNDS.]**

(Numerous of the diabolical methods that have been, and continue to be practiced, even by some American physicians, have been dealt with in other sections of this present text. Because of these vicious inhuman ideas which govern the actions of many physicians, especially psychiatrists, every effort ***must be made*** that protective measures readily enforceable be incorporated in *all mental health laws* to be enacted in the future.)

Reportedly, and never contradicted, this was the welcome of Commissar Lavrenti Beria, former head of the Soviet secret police, to a group of AMERICAN STUDENTS AT THE LENIN UNIVERSITY IN MOSCOW. (Are we in error when we state that the Russian Marxist **[H: Yes, for the inference is that it is somehow the Russians involved here—NO, NO AND NO—IT IS THE KHAZARIAN ZIONIST BOLSHEVIKS INVOLVED HERE.]** school of psychiatrists is the parent of the vicious phase of the American treatment for the mentally ill, governing the *thought and actions* of these psychiatrists?) **[H: You will note that almost ALL psychiatrists are self-proclaimed JEWS with nice thick accents to cause the appearance of more professionalism.]**

“You must dominate, as respected men, the field of psychiatry and psychology. (It is undeniable that men who have been brainwashed into this concept are the vociferous and aggressive proponents for Mental Health bills that would place the care of the insane into their hands and, what is more to the point, have any person declared insane WHO dared to oppose them in any manner. This, they have openly declared *should be done*, maintaining as they do that the *nonconformist* is, by that very fact, mentally ill.) You must dominate the hospitals and universities. (Let those interested in this subject, and every *man and woman should be*, investigate and learn for themselves whether or not this is true.) You must carry forward the myth that only a *European doctor* is competent in the field of insanity, and thus excuse amongst you the *high* incidence of foreign birth and training. (Almost every third question of those—and there are now many—who seek information on this subject, ask whether it is true that only brainwashed American and European doctors are aggressive in not only teaching these foreign ideas, but also are making every effort to eliminate from hospitals and institutions all American-spirited physicians by replacing them. They are believed to continually and consistently agitate for legislation that would place not only the insane under their jurisdiction, but also control the sane by the threat that any opposition is liable to be the cause of them to be condemned, judged, and placed in confinement as mentally ill and in need of strict supervision.)

“Use the courts, use the judges, use the *Constitution* of the country (Has this been done? You, the reader, must answer **this question yourself. Ask yourself: What has been done with our Constitution? You will have the answer.**), use the medical societies (In the text you will find the opinions of well-known medical men, members of Medical Societies, as to what has happened to many of them, and is gradually happening to others.) **[H: It has now happened!]** and its laws to further your ends. And when you have succeeded, you will, and you can make the *capitalist* himself, by his own appreciations, finance a large portion of the quiet conquest of the nation.”

The textbook used in the University of Moscow was entitled: *The Communist Manual of Instruction for Psychopolitical Warfare*. This has been condensed into a pamphlet entitled Brainwashing by Kenneth Goff, former member of the Communist Party, who claims the original book is used as a text in America, notably in the Eugene Debs Labor School in Milwaukee, Wisconsin. **[H: Indeed, indeed—we most certainly have offered this for you—at least TWICE!]** *Brainwashing* is a comprehensive and inclusive title as it strikes at the basis of all human advancement and achievement, as will be shown. Though in a sense not interesting reading to the average American, *every* American should be fully informed of efforts made toward man’s mental deterioration by means of brainwashing, as well as by Toxic additives in his food, and other even more diabolical measures. **[H: In reference to this material I believe you will find it under the alternate label of Psychopolitics (mind control).]**

[END OF QUOTING]

We need to leave this writing now but when we return we will speak more on the subject of *Psychopolitics*.

CHAPTER 13

REC #1 HATONN

THU., JAN. 26, 1995 7:34 A.M. YEAR 8, DAY 163

THU., JAN. 26, 1995

AGE OF TREASON

[QUOTING, PART 6, Beginning at page 76:]

THE RESTRICTION OF REPUTABLE AMERICAN PHYSICIANS TO SECOND CLASS PROFESSIONALS

PSYCHOPOLITICS

[Current quotations are continuation of quote from Commissar Lavrenti Beria and footnote comments by the author, Clymer:]

“Psychopolitics” is the art and science of asserting, and maintaining, dominion over the thoughts and loyalties of individuals, officials, bureaus and masses.

Dominion over the individual or the mass is possible only by the use of force, police or the army, or by debased psychological, or psychiatric control.

America became great as a direct result of the teaching and practice of *loyalty* to law and order, the *loyalty that is honor*; loyalty to the state which is *love of country*; loyalty between persons that is *morality and humanism*; loyalty to the Laws of God which is *naturalism*. Destroy these, and man is no longer man, but a *creature without principle*, hence *self-destructive* by *permitting enslavements of self of himself*.

“...the individual must be directed from without to accomplish his exercise, education and work.”

This is exactly what Fichte foresaw, and was made generally known by Russell in his *The Impact of Science on Society*. This should receive careful study by all having an interest in their loved ones and themselves, not to mention their country, and **to avoid enslavement TO other countries**.

From the beginning of the history of America under the dominion of the better class [not the deportee riff-raff or cut-throats dumped on our shores by the French and British] these were originally held as *virtues of the highest order*, and it was a result of the *exemplification of these God-given and God-inspired virtues that America became great and the leader of the world*. Destroy these, and America will become a vassal state of those who planned just this and among whom, unfortunately, are all too many of the descendants of great Americans.

[H: Here again, I must take exception to Dr. Clymer’s observations regarding a “better class”. America was birthed to HAVE NO CLASS structure but with every citizen free and equal UNDER GOD. So far so good in that the perception is understood as honorable free-men versus the criminal “floater” element of society. HOWEVER, it was from among that “better class” that came the very ones who would, at first, appear to simply present a better order to “things” and government. They were, however, the VERY ONES who were the utter downfall of freedom, constrainers of liberty, and who set the oppressive parasites back into control. It is not, by any means, that the “riff-raff” is capable of fairly or honestly running a nation and government—but rather, that once again the very “class” that was the cause of movement in the first place was simply again placed in the highest levels of control through one method or another—but ALL without much consideration of the citizenry.]

All of the virtues that Americans possessed and exercised **unconsciously, or subconsciously, before the time of Wilson and his conversion to English Socialism, are** inimical to all of the Marxists doctrines and alien ideologies, the cut-throat enemies of man would impose upon a people once free and proud, because of their achievement. [H: Basically this is correct as to the change of massive import happening with Wilson. However, you have to realize that there must be men IN POWER prior to an “action” by the several—to pull down a society or a government.]

“The tenet of rugged individualism, personal determination, will, imagination, and personal creativeness... are antipathic to the good of the Great [Welfare] State. These willful and unaligned forces are no more than illnesses.”

Unaligned, because *nonconforming*. A deadly sin in the opinion of the Marxists and the psychiatrists of foreign extraction, who are thoroughly brainwashed with the idea that not to conform to *their* idea is actually a form of Mental Illness.

Reading much of the present-day English and American literature one is confronted by the charge that to disagree with a certain group (the unAmerican minded) of many of the leading Mental Health advocates, is a mental illness. According to their view, they *alone* are sane, and anyone whose opinion differs, whether on politics, race, religion or any other subject, especially if it concerns *race purity, is unquestionably mentally ill and to be dealt with without mercy.*

This was the doctrine of the inhuman butcher, Ana Pauker, and is undeniably the practice in vogue in the “closed shop” of Unionism in many parts of America. As an illustration: nearly all candidates in late elections who supported the fundamental “right to work” platform were defeated. Conform or starve, is the edict.

“...one must... create and continue a semi-privation in the masses in order to command and utterly control the nation.” [H: Exactly! And this was accomplished through the use of CONTROLLED segments, in this case, Unions with totally corrupt criminals at the helm. The citizens, thinking they had a group for “reform”, actually were only moving into a more and totally controlled environment. First you fool a “few”, then “the majority”, then through force—you control ALL.]

“Communism could best succeed if at the side of every rich or influential man there could be placed a psychopolitical operator... who could then... upset the economical policies of the country and, when the time comes to do away forever with the rich or influential man—ADMINISTER THE DRUG OR TREATMENT to bring about his complete demise in an institution as a patient, or death by “suicide”.

Fichte foresaw this in his statement quoted by Russell in *The Impact of Science on Society*, and that serums, perhaps in themselves chemically pure, could, *in some manner, be adulterated with mind-destroying substances and made use of for this purpose—hence the great fear of all serums in millions of minds.* [H: But, on the other hand, you didn’t even need to adulterate the serums in point, all you had to do to gain control was to make the injections or inoculations or vaccinations **MANDATORY BY LAW.** Also, please take note of “suicide” above. I took the liberty to enclose the word in “quotes” to point out that one did not need to actually commit suicide—but only show symptoms of confusion and then “suiciding” could be quietly and secretly arranged where appropriate and convenient for the controllers to cause it to be “accepted” as valid. Your ENEMY is shrewd and you will note, please, AGAIN, that the methodology was not from actual Russian anything—this was a Communist (Parasitic Fluke) **KHAZARIAN (“SERPENT PEOPLE”)** (SELF-LABELED) WHO TOOK THE CHANGED-LABEL, (“JEW”) PLAN TO GAIN CONTROL OF THE WORLD. THIS TOOK PLACE WHEN IT WAS APPROPRIATE TO MOVE ON WITH THE U.S. IN THE “CONTROL PLAN”.]

“...Any man who cannot be persuaded into Communist rationale is, of course, to be regarded as somewhat less than sane, and it is, therefore, completely justified to use the techniques of insanity upon the non-Communist.

“...one of the first and foremost missions of the psychopolitician is to make an attack upon Communism and insanity synonymous. It should become the definition of insanity, of the paranoid (fear) variety, that ‘a paranoid believes he is being attacked by Communists.’”

Which indeed he is, under disguise and a most insidious manner. [H: Then, can you see that pretty soon the name “Communist” is changed to “Democrat” and you have the victim, hook, line, and sinker! If not from truth and fact, at the least from confusion, the lie and total mental chaos.]

To accomplish the above you must do so by instilling fear or by downright brutality (the concept of the Marxists, and those Americans who have been converted to these foreign ideologies). [H: Or simply changed locations and were **MADE PART OF THE DECIDING ELEMENT** of your government which could be “advisors” and controllers without citizen input—**AT ALL.** This capability of ones like Kissinger to take over your government “lawfully” is the greatest flaw in the *Constitution of the United States.* It simply never occurred to anyone that the *Constitution* would become so invalid as to allow **THIS** to happen.]

(The doctrine, old as primitive man, that “the end—no matter what end is in mind—justifies the means.” *Be subservient or be condemned, is the modern concept of those who aim to control by any means necessary.*) [H: And here enters most obviously, the tampered Bible directive of “turn the other cheek”. This is to CAUSE you to believe that whatever is done to you, Christian, take it and

shut up—you must not act up or out—but rather be a blithering idiot. If you still think your “Bible” has not been written to the very needs and specification to render the Christian totally idiotic and easy prey—then you are going to perish! There is no “rapture” to snatch you off into Eden—THIS IS A BLATANT PROGRAM TO ENSLAVE YOU AND KILL YOU OFF.]

“IF WE COULD EFFECTIVELY KILL THE NATIONAL PRIDE AND PATRIOTISM OF JUST ONE GENERATION, WE WILL HAVE WON THE COUNTRY.” [H: Go back and read that a hundred times!!]

Nothing truer, or more to the point, has ever been written in all the literature by the enemies of man under whatever banner they operate. So long as men are *really*—in thought and spirit—true-patriotic-to their country, *NOTHING IS POWERFUL ENOUGH TO PIERCE THAT ARMOUR*. The *key* to America’s salvation and future greatness, is patriotism, and its associate, *loyalty*; *i.e.*, *preserve NATIONALISM*, maintain these and America and her citizens will be safe.

[H: But look what is happening TODAY—there is not only lack of daring to be patriotic but when you simply try to hold to or take back Constitutional Law, you are blown away—literally, by the enforcement officers which used to insure your security. You are not longer allowed to LEGALLY even “have” militias, as a good “for instance”. Worse, you allow one of the HARDEST and most IMPOSTEROUS individuals in the guise of a woman to lead and push the force squads. No, don’t go blaming idiotic Clinton—you put people in power who would approve that very PLAN of OPERATION. When there is NO RESPONSIBILITY for individual citizens—there is NO FREEDOM FOR ANY SAVE THE CRIMINAL ELEMENT OF EVIL.

No, don’t give me the old, “but...” Ones who can now lead have ALL PASSED THE WAY OF THE “CONTROLLERS”—how else would they know the difference and wish to now do something? Your NEW LEADERS will have had to pass that routing—do you not see? Ones have to be somehow caused to STOP, LOOK AND LISTEN—to see the massive damage and the deceitful players—TO COME BACK INTO TRUTH FROM HAVING LIVED DECEIT IS INDEED THE SECRET OF THE PARABLE OF THE PRODIGAL SON!!

The next by Clymer regarding the subject of “youth” WAS so at the time he wrote in 1957; you will see that it is not so in this day. The youth of your nation are not the ones who are swinging back into patriotism but are, instead, already mostly brain-dead as to thought processes of freedom. Everything in their lives is controlled and the worst examples are the acceptable examples—moral decay, family destruction and thus and so. And worse, THIS IS THE GENERATION in which the plan will not only take full root—but be pulled off—if you of the first generation do not STOP IT! THERE is NO TRUTH left for the children—the CHURCHES HAVE BECOME THE ENEMY OF TRUTH AND NOW PREACH A VOTED-IN IMMORALITY. THAT WAS THE LAST BASTION OF RIGHTEOUSNESS TO BE DELETED FROM YOUR ARMOR. IT WAS ALREADY “THE LIE” BUT THE THRUST REMAINED ON “GOODNESS” UNTIL THE LAST SHRED OF TRUTH WOULD BE STRIPPED AND THEN THE CHURCHES WOULD FALL, TOTALLY, TO THE LIE. YOU WOULD CALL IT “MODERNIZING” AND “UPDATING” YOUR RELIGIONS. TRUTH CANNOT BE “UPDATED” OR “MODERNIZED” NOR CAN IT POSSIBLY NEED SAME. SPIRITUAL TRUTH WAS, IS

AND WILL FOREVER REMAIN WITHOUT CHANGE. This is in reference to the next by Beria.]

“The handling of youth cases by courts should be led into ‘mental problems’ until the entire nation thinks of ‘mental problems’ instead of criminals. **[H: My goodness, readers, CAN’T YOU SEE THAT YOU HAVE THIS TO PERFECTION?]**”

“It must be carefully hidden that the incidence of insanity has increased ONLY SINCE these ‘scientific practices’ have been supplied. Great remarks must be made of the ‘pace of modern living’ and other myths as the cause of the increased neurosis in the world.

“You must work until ‘religion’ is synonymous with ‘Insanity’.”

This idea has now developed into a huge monster. Not only the youth is now in many instances considered in this category, but all manner of adult criminals, including murderers and rapists. So serious has this miscarriage of justice become that the U.S. News and World Report **[H: One of the Parasite papers.]** made an investigation and devoted considerable space to an exposition of radical change in legal procedure dealing with criminals.

Every procedure of a degrading, deteriorating and mentally destructive nature must be hidden from the people as thoroughly as possible, irrespective of the nature of the methods or agents employed.

These “scientific methods” may be those of education; food and water adulterated with Toxic substances; drugs of a nature that are productive of neuroses because of their effects on the nervous system, hence the mind. Serums impregnated with Toxic substances known to be destructive to nerves, muscles and the mind.

Neurosis is now even frequent where none of these diabolical methods are made use of as a result of denaturing basic foods of the vital mineral and vitamin contents so *absolutely essential* in maintaining physical and mental normalcy.

No longer is it safe, *especially if you profess Christianity*, to defend your religious conviction. To do so is proof in itself that you are no longer mentally balanced, and to permit you to be at large is a danger to your family, community and, **of course, THE STATE.**

Statements are made that certain members of the Mental Health Associations are governed by the Marxists’ convictions, both in Europe and America. Can these statements be verified by their own statements? We feel they can, and with ease.

In England there is a World Federation for Mental Health. In the November, 1957 issue of Task Force, there appeared a reprint prepared by Derek Tozer, of an article entitled “Attacks Through ‘Mental Health’”, by special permission, from CANDOR, a British News Letter, London, England, from which we quote in substance:

“The World Federation of Mental Health is Dr. Margaret Mead, a *Unesco* anthropologist cited by

the U.S. Senate Committee as having consorted with the self-confessed N.K.V.D. agent Mark Zborowski. Its President-elect is **Dr. Brook** Chisholm, a Canadian who **DENIES MORALITY... THE ADOPTION OF COLORED CHILDREN IN PREFERENCE TO HAVING ONE'S OWN**, and who thinks the ideals of Communism 'cannot be improved upon'. The booklet *Mental Health and World Citizenship*, which vividly portrays the character of the Federation, states: 'Principles of mental health cannot be successfully furthered in any society unless there is progressive acceptance of the concept of WORLD citizenship. World citizenship can be widely extended among all people through the application of the principles of mental health.'"

This statement leaves no doubt that if there is not an immediate acceptance of the concepts of world citizenship, it must be gradually—successively—accepted, or *else!* Let there be no doubt, this must be in conjunction with denial of ones' religious beliefs or concepts. ***In short, a repudiation of both religion and country, or, a mental institution.*** [H: This was noted in 1957—*WHERE ARE YOU NOW??*]

A slightly veiled threat to one and all to either accept world citizenship or be charged, tried, and convicted under Mental Health Enactments, and incarcerated, possibly for life.

[H: Ah, you perceive that this is not happening? My good friends—it happens every day. Moreover, every day more and more citizens of all the nations are incarcerated without recourse for simply trying to run their lives according to the Constitutional LAWS of their nations. The U.S. is the last bastion of possibility of that ever again happening. But you will note that the *Constitution* is no longer used except as a deceitful cover for the criminal non-Constitutional laws made by the Fascist ruling group, the Parasitic Class who are puppet-masters over you-the-puppets—serving the Elite of Elite parasitic Flukes of Satan.]

"MEN TO BE REMODELED"

"From this it will be seen that anyone who objects to the benefits (??) conferred by the world citizenship is quite definitely non compos mentis. As a preventive measure to make him 'healthy' the W.F.M.H., has embarked upon a campaign, in the first place to make him 'mental-health(y)' conscious: which will probably succeed in implanting the idea that there is something wrong with him."

To have been a descendant of fine American stock, of a family who accomplished great things; helped build American institutions, and even the asylums they would use to cage him if he *does not conform*, means nothing except that all the while he was "not all there". For him to "confess" his error, and agree to conform, *will at once cure him of his malady*, unless it so happens that he possesses something they want.

Anyone's objection that he is satisfied with the way God created him; with the work he is doing; the religion he believes in, and loyalty to his country, is the absolute, uncontradictable proof that he is a subject for immediate confinement. The question is: What will true Americans do about it? **[H: Please note that we have told you that both alcoholic drinks and tobacco products are laced with ADDICTIVE ADDITIVES. Now look at the results—to get OFF the stuff you have to go be DEPROGRAMMED—BUT WHAT DOES THAT MEAN? You are either deprogrammed by a more incapable party or you are often simply reprogrammed to be happy, docile and equally non-**

productive in your new state of NEW ADDICTION. The “12 step program” is still the BEST around—but already the changes are being made to push “religion” instead of “God” in that programming—thus, further debilitating the overall “citizen”.]

“Subsequently, man is to be ‘*remodeled*’, since ‘the social scientist is aware that human conduct is modifiable’. The only question remaining is ‘just how to mobilize human Will so that the individual and group resistance to change can be overcome’.”

Regrettably, this is in greater part true. The inertia, and the idea “It can’t happen here” and “what they do is really for our welfare” is so great, that little resistance is developed, and men follow betraying leaders as sheep a bell-wether. **[H: Remember that your government sent your boys away to the Gulf? Remember the yellow ribbons? Still the yellow ribbons are hung about the trees and doors with each cowardly act of your government—AND, you didn’t pick at the government—YOU PICKED AT THE NEIGHBOR WHO SPOKE OUT IN BEHALF OF THE LIVES OF YOUR CHILDREN—AND DENOUNCED HIM/HER FOR BEING NON-PATRIOTIC, ETC. REMEMBER?? REMEMBER???]**

“The idea that human nature [yours, my reader] can be changed [*not* by your desire, but by the Will of others] was touched upon by Lord Adrian, Vice-Chancellor-elect of Cambridge University, who in his presidential address to the British Association in 1954 declared that ‘the discoveries of science have forced the human race to give up beliefs in which it has relied for centuries.’ This relegation of Christianity to the limbo of all-but-forgotten myths so tickled the palate of the W.F.M.H. that they reprinted it in their quarterly journal, *World Mental Health*. They also reprinted from the *British Medical Journal* an article by the same distinguished scholar, in which he opined that ‘**PREVENTIVE HEALTH SERVICES ARE BOUND TO INTERFERE WITH INDIVIDUAL LIBERTY...** and if they aim at mental as well as physical health *they must be prepared to separate mothers from children separating mothers from* and to supervise the lives of people who would like to be let alone.’ **[H: Surely you RECOGNIZE THIS MOVE—get mothers off “welfare” and put those children into orphanages? Yes, I know, that in most cases it would be “better” for the babe—but you see, THIS IS THE WAY THE STAGE PROPS AND DIRECTIVES ALWAYS BEGIN. THE ERROR WAS IN THE SYSTEM WHICH ALLOWED THIS CURRENT CIRCUMSTANCE TO OCCUR. IT WAS PLANNED, THE NEXT WAS PLANNED, THE NEXT IS PLANNED AND SO ON IT GOES.]**

“It is hoped that psychological operatives [will] become the advisers of political figures, *even to advising* [More correctly, dictating to] the entirety of a political party as to its actions in an election . . . a psychiatric advisor should be placed near at hand in every government operation.” **[H: Do you see—you are THERE? There is NO DIFFERENCE in the “party(s)!! And no matter WHO you place in the accepted slots—there are the controllers who will further the plan. Your ONLY PRAYER AND HOPE is to rebuild—OUTSIDE THE SYSTEM ALREADY BROUGHT INTO PLAY—OUTSIDE THE LOCATION [D.C.] AND RETURN WHOLLY WITH NEW LEADERS, NEW PLACEMENT AND “OLD” TOTAL CONSTITUTIONALITY FROM PERSONNEL, TO ORDER, TO STRUCTURE AND WITHIN FREEDOM UNDER GOD OF TRUTH AND LIGHT, FREEDOM, LIBERTY AND THE ABILITY OF CITIZENS TO AGAIN CHOOSE AND PURSUE THAT HAPPINESS LONG AGO LOST**

TO CIVILIZATION.]

You millions uncounted who profess Christianity, and still have it in your hearts and find solace in it, how does it feel to have professed atheists who believe neither in God nor patriotism nor loyalty to country, tell you that upon which you base your faith, is nothing but a myth?

If the mental health concepts of the one worlders are to prevail, and they will if it is within their power to enslave you and the millions, then there is no more liberty for you. The freedom of man, like your cherished religions, will really be a myth. There will be nothing left for you but to obey, and the “health” and “peace” of mind dealt out to you will certainly *be* a myth.

Your lives will be supervised from the cradle to the grave. Your ideas, your ideals, your normal desires, will all be destroyed by the brainwashing and other means, and you will be made less than the animals in the field, for they are natural, while all that is yourself will be UNnatural to your **original nature**.

This is simply repeating what *Russell (Bertrand)* portrays in his *The Impact of Science on Society*. It is the plan in the minds of the enemies of mankind that, in a modified form, was tried by the Amazons but failed, and all that remains of them is a legend. If there is success in this plan, then mankind, as it is at its best today will, like the Amazons, be no more than a legend.

This states the plan concisely; the One Worlders, Marxists [**H: Parasitic Khazarian Flukes now so-called Zionists**], taking over politics, and not only dictating to one and all what is to be done, but placing psychiatrists in control of those in office. Efforts of this nature are in the immediate present made along these suggested lines, and being partly successful, may awaken the people to their great danger. The true American-minded psychiatrist, like the ethical American physician, has nothing to do with politics, his work is purely a humanitarian one of helping the people, not enslaving them.

[END OF QUOTING]

Let us take a break please, but before we leave this—I would like you to attend the term “Zionist”. I would also point out that “Jew” no longer refers to a race or a religion—it is purely a mixture of any and all who would have and control a ONE WORLD ORDER.

Zion: Websters: “A final gathering place of true believers.” OH—believers in WHAT??

Zionism: “World-wide JEWISH movement for the establishment of a national homeland for the Jews.”

This does not refer to anything save those who would claim the JEWISH Talmudic religion (judeo-christian) [perish the thought] as the RULE of the world. This “Talmud” needs some attention, readers, for it is the most vile and corrupt set of mandates ever brought before mankind!! You can see that modern classification of “race” is not truth (the Zionists come in all colors, from all religions—and they follow the corrupt and immoral rules of the Puppet-Masters. Don’t think so? Is Whoopy Goldberg white?) The “Jews” as a race claim to be “white”. Jew-ism is a CREED—AND THAT CREED IS ONE WORLD DOMINATION FOR THE PHYSICAL SUPREMISTS OF THE REST OF HUMANITY AND CONTROL OF

NATURE FOR HUMAN GREED BENEFITS.

GOD WILL NOT ALLOW ITS SURVIVAL IN HIS KINGDOM—AND GOD WINS THIS WAR, MY BROTHERS. (!!!) Do “I” have bias and prejudice? YOU BETTER BELIEVE IT!

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