

THE



PHOENIX LIBERATOR

MAY 19, 1992 VOLUME 19, #5

Unconstitutional Execution Must Be Stopped

5/18/92 #2 HATONN

I ask all readers to immediately contact and petition for stay of execution, Governor Doug Wilder, of Virginia, for Roger Coleman scheduled to be executed on Wednesday, May 20 (day after tomorrow). Ours is not to judge guilt or innocence but an innocent man is about to be killed and recourse is being denied him. THIS IS UNCONSTITUTIONAL IN EVERY INTENT AND MUST NOT BE ALLOWED TO HAPPEN AND ONLY YOU-THE-PEOPLE CAN STOP IT IN TIME. THE CONSTITUTIONAL

LAW CENTER IS INVOLVED MASSIVELY WITH INVESTIGATORS AND ALL BEING ASKED IS SIMPLY TIME AND ABILITY TO HEAR FACTUAL EVIDENCE THUS FAR DENIED ANY ENTRY INTO TRIAL OR TESTIMONY.

YOU CAN GET THIS STAY OF EXECUTION IF YOU ACT IMMEDIATELY--NOW!!! CALL THE OFFICE OF GOV. DOUGLAS WILDER. FAX (804)786-3985; PHONE (804)786-2211 OR WIRE DIRECTLY (ALTHOUGH I ASK YOU TO PHONE OR FAX BECAUSE YOU ARE OUT OF TIME):

P.O. BOX 1475, RICHMOND, VA 23212. PLEASE, PLEASE ACT NOW. YOU DID NOT ACT IN TIME AND ALLOWED BILL CLINTON TO ALLOW DEATH TO ONE ALREADY, AS SET UP BY THE FOUL SYSTEM, IN ARKANSAS. IF YOU DO NOT DEMAND HEARINGS ON FACTS THEN YOU SHALL NEVER RECOVER AND RECLAIM YOUR FREEDOM AND JUSTICE SYSTEM. ONCE A PERSON IS EXECUTED--IT IS A BIT TOO LATE TO SAY "I WISH I HAD ACTED" AND THE INNOCENT'S BLOOD IS ON YOUR

HANDS AND HEAD AS IF YOU HAD PULLED THE SWITCH. INNOCENT? GUILTY? I am not asking you to judge at this writing--just stop the execution and then truth can be found-out for the strong probability is that Coleman, in this instance, is not guilty but is in fact, set-up in "frame-up" by the very "country" prosecutors.

Please put this paper down and go Fax or call--right now--I petition you. Thank you for then, enough attention shall be called to the incident to require a more justly defined hearing.

New Satellite System Announced

5/18/92 #2 HATONN

Please watch how the media distracts you and causes you to turn attention from one topic to another topic of "similar" content in order to totally confuse your thought input. Note that all the data has been gobbled up and totally fictionalized regarding

your Space Shuttle launch and project relative to the so-called "communications" satellite which was "under repair" and to be sent to higher orbit. This is enough to allow you to know the projections are total fabrication.

Next comes a massive push in the media to tell you about how handy a "new satellite" system is for "pin-

pointing" locations, etc. This story tells you of the whole network of satellites working in a grid around your planet at a distance of 11 miles. Eleven miles? I want you to think a minute, readers. Would (could) a satellite, much less many of them, function and remain in "orbit" at only 11 miles from your surface???

What would keep them from "falling down"? Do you realize that the communications satellite in point with the shuttle crew was already being worked on at a distance of some 230 miles out? And, this was to be boosted with a sophisticated rocket strapped on--into an even higher orbit? Will "eleven miles" get anything out of your atmosphere and the pull of what you call-gravity? What will keep them in orbit? So, does this information cause you to think, perhaps, that they speak not of actual satellites but rather, may be pulse beams along a grid? This is the very method of deceit and misleading information because when you analyze the information touted to you--either way, there is something wrong with it! Ponder it!

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Introduction To Hatonn

1/13/92 #1 HATONN

I am Gyeorgos Ceres Hatonn, *Commander in Chief, Earth Project Transition, Pleiades Sector Flight Command, Intergalactic Federation Fleet*. You may call me Hatonn. I am come in service unto the ONE GOD of Lighted Creation, and as "Host" unto His people who will be brought into His places long prepared for you. My own "Captain" is Sananda, the Christed Being you have called by many names--now one totally with Creator/Creation. [Sananda: simply meaning of/with God]. We are not "mystical" nor even "mysterious" aliens. We are the "Hosts" sent in preparation for His return, bringers of Truth according to His promise and to reveal the lies foisted upon you to claim your souls for the physical evil Elite controllers. We come in total love and without intent of force, coercion or judging. "Judging" is a state of evaluation of self in the presence of Creator in which actions in the physical experience are evaluated.

The information within the documents revealing Truth, THE PHOENIX JOURNALS and LIBERATOR, are the outlays of lies and hidden facts for which you can find confirmation. If you don't know the problems and the source of the problems, you can have no solutions.

I do not "channel"; I transmit on a frequency attuned to my "receiver" who is simply a translator of the pulses into English. This is true of all receivers who receive from any of this Command come forth with God for this transition of species and planet.

The receivers mostly have no reference for material given until after the giving and then, only for their own confirmation and yours. **My petition is that you pay no attention to this resource if it is confusing and uncertain unto you--LET TRUTH STAND ALONE IN ITS PRESENTATION--THE REST WILL FOLLOW IN PROPER SEQUENCE.**

Satellite Launch Lies

5/9/92 #1 HATONN

The lie about the present space shuttle is the most critical of all. There is NO satellite to be "brought in and repaired". The full intent is under way. The intent is to launch a device from shuttle via higher orbiting instruments to ignite the radioactive belt encircling your planet. This is in preparation for the upcoming "Photon Belt" entry which looms ever closer ahead. IF the radioactive belt can be ignited and/or other scientific technologic intervention can be utilized, the entry into the "Photon Belt" can be postponed, giving the Elite great advantage. Advantage? Yes. Several things would be made possible--THEY THINK! FIRSTLY, if the radioactive belt is burned, it is supposed that Space Command will not pass through it to come within Earth atmosphere layers. BUT WE ARE NOT THE BIGGIE: The Russian Cosmospheres and platforms are outside that 210 mile orbit from whence they plan to launch the igniting device and it WOULD preclude their entry until the belt burns off pretty much.

At this time there will be total chaos on earth and the Elite discern that they can simply give instructions

Gonzales Hearings On Iraq Arms Sales

5/9/92 #1 HATONN

I hope you are paying attention to the comedy of hits and misses in the now ongoing saga of committee hearings on banks and people involved in the massive arms deals leading to the Gulf War. The CIA Director has danced to the flute until he must be dizzy and--of the "whole" bunch of guilty criminals--not a one of them breathes a word of truth. The State Department puppets are the most amusing, if you can still find anything amusing about the state of your world. Don't miss it if you can work it in.

You must realize that all the secrets are demanded and kept by the CIA via other intelligence resources. This is why we have worn you to a frazzle on the subject for THESE ARE THE "WARRIORS" WHO HAVE "DONE YOU IN".

and you are "had". They were also able to SAVE the earthquake disasters for more appropriate use. They took L.A. without having to blow the fault. The handwriting is on that wall.

The markets are ready for you, chelas, to continue to suck in the unsuspecting for the Elite know exactly what they are doing. The Elite are still able to support the "show and tell" through manipulation--but the pendulum is going to drop for it has nothing except "memory" holding it aloft. I cannot urge you ones strongly enough--IT IS TIME TO ACT IF YOU HAVE INVESTMENTS TIED UP IN ANY TYPICAL ELITE PLACEMENT, TYPE OF MONEY FUNDS, CERTIFICATES, DEPOSITS, ETC. REMEMBER, THE BANKS WILL BE BROUGHT DOWN IN NUMBER TO FIVE. I

simply cannot pinpoint direction more closely than this, chelas. I promise not to say "I told you so" if you will promise not to say "...I should have...!". For you who still wonder about corporations and gold against loans, etc., I can only ask you to get your own confirmation--but you are running out of time quickly now for the Elite are already moving on the depopulation matters as they feel they have the monetary acquisition, changes and plan settled. It only remains in the "playing out of the plan". Further, if you want more "comfort" than what we point out to you is valid in concept and possibility--get the tapes of yesterday's radio interview with ones in Carson City, Nevada. It will tell you that our contacts and our methods are REAL and valid and not some "conjured" wishful thinking.

Inquiries On J.Z. Knight & Ramtha

5/9/92 #1 HATONN

Please--please--please, stop asking me about other speakers and claimants to insightful information. What is happening with Ramtha and the Knight operations is what will be happening to all speakers and operations which have abused the wondrous gifting of Truth. Jeff, her ex-husband/lover has already brought forth his accusations against the organization some years ago--now he has AIDS and the facts are that his lovers were invited within the household--with J.Z. present. Now he sues for this, that and the other. Does this make Ramtha false? No, but it certainly means that he has not kept his receivers in Light and without cause for speculation. If actions are against the Laws of God then the Laws of God were not being followed and, at this time of transition, it is unacceptable--no more and no less. Does this make the valid word of truth as pronounced by Ramtha less valuable? No, only YOU can lessen its value by denouncing that portion which was Truth. All beings who are "human" on your planet are exactly THAT--HUMAN and subject to misperceptions and errors. It is the responsibility of the speaker to attend and require hu-

man participation in truth and integrity--or, you must face the fact that there was untruth present in the beings presented unto you. I will not judge for you but at this time of evolvment and transition I do urge that you take careful assessment of "groups". This is why we have no "group" as such. Ones are responsible for their own actions and YOU cannot be "ripped-off" emotionally or through false teachings--for you must discern reality from falsehood.

However, I will give you a big clue--Ramtha took leave of the organization some years past and the illusion was continued through glean- ing of great wealth in purely physical format. I have great sorrow and compassion for the deceived and the deceivers for they simply were sucked into the age-old trap of hearing the wrong drum-beat even if the original drummer was valid. I have warned you--if you cling only to the "New Age Movement" as foundation for your guidelines, you will sink instead of soar--for it is a full-blown part of the plan in connection to "religion" of Earth doctrines, set to destroy you--not "save" you. So be it. If I took leave and could, for any reason, not be

Please see INQUIRIES, next page

Secret Court Treads On Constitution

5/9/92 #1 HATONN

Because I get so much flak from ones who "...just can't believe the judicial system or the Constitution-treading-upon" is as bad as I have said, I think you need some more information so that you might reconsider. What I will give you is not realized by the many so you are going to have to follow along as if on "new" turf. I warn you, however, that the original publication of this information took place in 1981 (over ten years ago and do you think it has progressed or faded??)

SECRET COURT TREADS ON CONSTITUTION

1981: The first secret federal court in U.S. history is now empowered to maintain or suspend at will the privacy rights and Constitutional prerogatives of thousands of Americans who have committed no crime--not even a traffic violation.

This special panel of anonymous judges is sitting in a windowless, tightly guarded and electronically secured courtroom whose location is known only as "somewhere in Washington".

An executive order issued by President Ronald Reagan on December 4, 1981 grants broad new powers to the CIA and other federal security and intelligence branches. Under the order, citizens will face dramatic infringements of their traditional freedoms, subject only to the opinions and rulings of the secret court.

The judicial panel, which has no precedent in American jurisprudence, came into existence in 1978 with the enactment of the Foreign Intelligence Surveillance Act (FISA).

Ironically, the new tribunal, called

INQUIRIES, cont. from previous page

able to return--would my offer of Truth be less valid? No, you must separate speakers from Truth--for Truth will stand into infinity--speakers come and go. I suggest you not count on my going anywhere and "getting off your backs" because I have no intention of going anywhere except closer to you for you will find the Truth I bring--STANDS! Further, and perhaps personal--I want to be around when you realize as much.

the U.S. Foreign Intelligence Surveillance Court, was launched for the ostensible purpose of introducing judicial moderation into the high-handed and helter-skelter system under which government agents could snoop on any citizen whose tendencies--or tax returns--they disliked.

But, as often happens when federal bureaucracies engage in augmenting their own authority, the impact of the secret court on privacy rights and civil liberties was just about the opposite of its creators' original intentions.

Creating a secret court flew in the face of the Constitution's stated prohibitions and implied intentions. This perceptive statement came right out of the U.S. intelligence service. In fact, this source is a former national journalist who now serves in a government official post in an area so secret that even restroom access requires a special clearance.

The original idea was to place limits on the intrusions of federal snoops into the private life of Americans but setting up a secret court--a concept that is in itself contrary to the Constitutional concept of inviolable citizen rights--turned out to be exactly the wrong way to go about it.

SEVEN SECRET JUDGES

This "source" had a very pessimistic conclusion. His duties included reviewing and condensing the "cloak-and-dagger" court's secret case dispositions. His conclusion was shared with/by an involved former federal attorney (and notable Watergate prosecutor) who is now in private law practice in Washington.

The surveillance court consists of seven judges. They were personally selected for the job by guess who: **Chief Justice Warren Burger**, who reportedly cleared the names with the president on a private and confidential basis before the appointments were confirmed--**but never were they announced (then or now) to the public.**

The seven member tribunal convenes in secret and hears arguments only from government lawyers and prosecutors.

These are the only judicial proceedings in America (that you can know of) in which a citizen facing judgement has absolutely no presence, no voice, no counsel--nothing.

In fact, the "victim" in point may well not even know he is under attention. The citizen in point may well be blissfully unaware that his case is sub judice in the court. In the proceedings--although his rights and interests are vitally affected--he is not even called a 'defendant' but merely a 'TARGET'.

The American whose case comes before this court is, in reality, a target for government surveillance, undertaken with variable intensity by all sorts of means: so-called "tails" who follow every move of the suspect; phone taps; electronic listening devices planted under the wall paneling or beneath beds; and so-called "pin-hole" TV cameras, microminiaturized video monitors which watch and record every move in an entire room, day and night.

THREE CASES

Let us consider three cases in point for example--all in 1981 so that you can get the picture--and probably recognize the parties involved. We shall guard against using the "real" names.

To qualify as a target for such pervasive, indecent and demeaning bureaucratic snooping, a citizen need not be a spy or a foreign agent--or even be suspected as one. To demonstrate the extremely broad latitude of the surveillance court's jurisdiction we shall consider these cases.

Number One concerned the Shah of Iran. Arguing that although the late Persian monarch was not suspected of espionage or other evil doing, his phone calls and personal conversations promised to be a rich source of foreign intelligence. The CIA asked for permission to bug the visiting sovereign's New York hospital room. Although no formal record exists of the surveillance court's decision in this matter--there were no written opinions, no stenographers and no transcripts in this tribunal. When it was determined to simply "kill" the Shah, even his sickbed was "wired" for eavesdropping, just as the CIA requested.

Number Two was targeted against a native-born U.S. citizen of patriotic views and impeccable conduct, who will be known here as "End N. Sight". He became a candidate for the federal "watch list" because he happened to subscribe to a foreign technical peri-

odical from a distributor of overseas publications who was suspected of a link to his native country's intelligence service.

Demonstrating their potential for blind technological wizardry, the immense computers of the hush-hush National Security Agency plucked Sight's name literally from the air--that is, from an overseas telephone call between the suspect periodical's distributor and his superior in the home office. The electronic circuits quickly imprinted the name on a form for such intercepts. End N. Sight became a target for government observation. The CIA motion to keep an eye on this "dangerous" individual was promptly granted by the court.

In Number Three, the target, Fiddle D. Dee is a ships' architect who simply accepted a job in another country. Although that country was not behind the Iron Curtain, it maintained an embassy in Washington whose commercial attache was suspected by the CIA of having dubious social contacts with Soviet-bloc diplomats.

When the name of Fiddle popped up among the commercial attache's routine paperwork--not just as a name, but as the recipient of an expense advance for travel--it promptly went on the electronic watch list. And there it remained with the blessing of the cloak-and-dagger court, for more than a year.

EXECUTIVE ORDER/OPEN SEASON ON ALL

With this Executive Order, #12333, is removed the long-standing ban preventing the CIA from infiltrating U.S. organizations (legally even the meetings we have on Saturday afternoon or you in church praying on Sunday), from conducting covert operations here, or from using U.S. citizens as spies or provocateurs in domestic projects. This is actually a major happening right in this little gathering or business meeting format that we have here. Under EO-12333, for example, the CIA can bug with impunity the office of anyone, any patriotic/nationalist institution, or pay agents to infiltrate and spy. How far EO-12333 will go (or has gone) depends upon this SECRET COURT. Now, since the Supreme Court Justices are appointed by the President

Please see CONSTITUTION, next page

CONSTITUTION, cont. from previous page

and the President is run by Henry Kissinger--who do you "THINK" MIGHT BE UNDER SURVEILLANCE? So the nice thing is that we simply do nothing to cause them grief--we just exercise "freedom of speech" and business with total integrity. It is surely not our fault that our businesses never can make a profit--if indeed, they would leave us alone, perhaps we could thrive into tax-robbees instead of non-taxable poor-folk.

What really happened is that the

CIA was given total permission to carry on domestically (at home) the way it does abroad.

It can infiltrate an organization of any kind but with ongoing permission to do so with organizations whose goals or policies or connections are at odds with the bureaucratic policies of the moment, and then blacklist the entire group.

Remember, once you become the target for this kind of relentless supervision, the bureaucrats may catch you out at something they didn't suspect in the first place--tax resistance, marital

infidelity, owning an unlicensed firearm, speeding, just anything at all--and these discoveries, though they may have nothing to do with your patriotism or loyalty, will end up in your file, giving the bureaucrats added leverage to manipulate and perhaps damage your life. This is THE REASON we are so offensive and closed-minded to access of any of our property in use, against any kind of drugs other than over-the-counter or direct prescription for infections, or alcohol use on the premises--and ABSOLUTELY NO FIREARMS OR WEAPONS ALLOWED--REGISTERED OR OTHERWISE. The strongest weapon herein is a very weak pellet gun for scaring the squirrels from the bird roosts. We are not here to "overthrow" anything--we are here to bring the Truth and allow ability to grow up through that which has come upon you--as remnant. In fact, we welcome assistance for helping the citizens--from the government for you have all contributed to the coffers and should be able to utilize some of the rewards. This is in housing, food growing, etc. We must remember--the ones in power still have to LOOK GOOD. For that is the way of the adversary--he want's to make you think him wondrous while he kills you inch by painful inch. The adversary always allows you to end up responsible for your own plight.

Well, during the first half of 1981, under its presiding Judge George L. Hart, Jr., the SECRET SURVEILLANCE COURT heard government attorneys argue 508 cases of suspected "targets"--and it granted the motion for surveillance and all that goes with that--IN EVERY CASE.

Is it any wonder that among the ones who know of the "court" it is

laughed about and noted that "it is the only court where the government HAS NEVER LOST A SINGLE CASE!"?

So, who loses? YOU--and the Constitutional freedoms of American citizens are totally lost. Will you ever obligate the Congress to review such incredible procedures? This is called the Foreign Intelligence Surveillance Act to make it more strange, indeed. It facilitates exactly that which was never meant to be allowed under Constitutional Law. It is "said" it was "only meant to affect those it was meant to inhibit: alien spies and their U.S. accomplices." I wonder how Mr. Demjanjuk and Col. Bo Gritz and, and, and, feel about it? How do you who are fighting the RTC and the S&L injustice and make "waves" feel about it? How do YOU feel about it for just writing Truth? I can only remind ones--what goes around comes around. That which is projected OUT--COMES FULL CIRCLE--BACK.

Dharma, we have a meeting in less than an hour so allow us to close this writing. You see, precious ones--I can't simply stop writing about the "intelligence scientist" services (major contradiction of terms)--they are what has enforced the downfall of you and the rise to incredible total power of the Elite anti-God. They ARE the vital life-source of the Order. We work with what IS--not that which we hold in "wishful" thinking for mystical and magical miracles of some sort or another. We deal with Truth and facts and "what you or I think about it" changes nothing--only that which we DO about it, or how we perceive it, can do a thing about it. Good afternoon.

Hatonn to clear.

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Secret Presidential Order Allows The CIA To Spy On You

5/10/92 #1 HATONN

I cannot stop writing about the CIA and other intelligence networks for they ARE the schemers, activators and enforcers of the downfall of the planet. They are the "army" which places into action and accomplishes the horrendous ends of the Conspirators' take-over of your Globe. The "mother" organization was begun as the British Intelligence and has become ever more evil since birthing of all the children of the beast.

I ended this JOURNAL on the subject of Executive Order 12333, stated what it was and is and now shall give you a writing by Victor Marchetti, whom I respect greatly, having served for years now in efforts to awaken you citizens to your plight at the hands of the SECRET forces.

QUOTE:

SECRET PRESIDENTIAL ORDER ALLOWS CIA TO SPY ON YOU

Published Oct. 6, 1986

The CIA is back in the domestic spying business--and, once again, with the blessing of the White House. The agency has been authorized to resume "intrusive" methods, such as surreptitious entry, bugging, wiretapping and reading the mail of American citizens.

The agency also has been permitted to conduct covert action operations, i.e., secret activities planned and executed so that the role of the U.S. government is not apparent or acknowledged publicly. Furthermore, the power of the attorney general to restrict such controversial methods and activities has been sharply reduced.

This ominous development is the result of a top-secret directive, Executive Order 12333, that was approved by President Ronald Reagan in December, 1981. According to sources who have seen the order, it expands the CIA's mission in the United States "to roughly the equivalent of that in foreign countries".

One of the more disturbing

aspects of the order is that it allows the CIA to infiltrate domestic organizations. Moreover, this now can be done simply when the CIA deems it "necessary". In the past, such infiltration proposals had to be reviewed by the attorney general and judged "essential".

Thus, any lobbying group or historical society or, for that matter, any outspoken newspaper or new political party that displeases the CIA can be legally targeted for penetration, manipulation or destruction. Ironically, one of the agency's clandestine units involved in the expansion of spying on Americans is the Domestic Operations Division--where E. Howard Hunt, William F. Buckley, Jr.'s mentor in the CIA, used to do his "dirty work".

FULL BLOOM

The origins of EO 12333 are of particular interest now that its provisions are coming into full bloom.

The idea for expanding the CIA's domestic operations first surfaced less than two months after the Reagan Administration took office. It was the brainchild of Edwin Meese III, then the president's chief of staff, who justified the agency's return to spying on Americans by citing the twin threat of terrorism and increased espionage activity by foreign governments. [H: You must understand, however, that for years the borders of your nation have been open wide to foreign "spy" activity. In fact, the Israeli spy network was in full operation prior to the pleading guilty to charges of Jay Pollard in 1986. It became evident that the allowances could no longer be hidden so about mid-1986 the Establishment media began hinting at an entrenched Israeli spy network in the U.S.--aided and abetted by America. It has long been a fact that there are more Soviets (KGB operatives) in the CIA than Americans. You, this day, are starting to put into place two massive atomic powered launchers which you "assume" you "purchased" from the Soviets as "advanced

technology". No, you are working with deliberate and intentional integration WITH THE SOVIETS and therefor, the Soviets (by whatever name they now label themselves) have another fully operational facility right in your U.S.A., specifically New Mexico. THE ENEMY HAS MOVED RIGHT INTO YOUR BED AND YOU WELCOME HIM AS THE PROSTITUTE YOU HAVE BECOME AS A NATION. YOU

EVEN PAY THIS BASTARD EVIL BEING FOR YOUR WHORE SERVICES. So be it--for the Piper WILL BE PAID AS THAT WHICH GOES FORTH--RETURNS UNTO YOU.]

The CIA, with Meese's encouragement, immediately began drafting the new order. The agency's general counsel, Daniel B. Silver, headed the working group that was to

Please see CIA, next page

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CIA, cont. from previous page

come up with ideas on how the CIA could get back into the domestic spying business.

He worked closely with Director William J. Casey and Casey's longtime political ally, Max Hugel, whom Casey had put in charge of the agency's clandestine services. But neither the CIA nor the White House bothered to inform the congressional intelligence oversight committees of what they were doing. **[H: By the way, readers, if you are under the delusion that William died from a brain tumor just before he could testify in the Iran/Contra mess, rest at ease. His sudden "brain tumor" covered a multitude of sins--one of which is that Casey continues to live quite nicely with new identity and lots of CIA/TAXPAYER financed comfort. I hope at this point of reading--you have ceased believing ANYTHING they tell you!]**

ORDER LEAKED BY FBI

Information on the proposed order soon leaked to the news media--apparently from the FBI, which felt it was being "indirectly embarrassed and unfairly criticized". Sen. Barry Goldwater, then chairman of the Senate committee, immediately demanded to see a copy of the draft order.

A few days later, Sen. Daniel P. Moynihan (D-N.Y.) referred to some of the CIA's proposals as being "off the wall". **[H: I believe "out of the sewer" would better qualify the proposals.]**

At this point, the CIA's deputy director, Adm. Bobby Inman, was thrown into the breach. His assignment was to assuage the rapidly growing concern of Congress and the public over the spy agency's return to domestic operations. Inman was chosen for the delicate public relations task because he was highly respected by both the Congress and the news media. Also, as a longtime intelligence specialist, he was known to be dubious of the value of clandestine activities.

Inman's first job was to brief the congressional committees and to

say that he did not "favor the sweeping changes" advocated by the new executive order. Then he called an unprecedented on-the-record press conference to inform the news media on his views.

The executive order was signed by Reagan in December, 1981 and remains in force.

MORE ORDERS MORE SECRECY

Since the issuing of EO 12333, because of the flap it caused at the time, all efforts have been thrust forth to prevent public knowledge of government policies and activities. New rules have allowed the bureaucracy to classify more and more information, declassify less and even reclassify documents that have already been publicly released and, of course, censor all documents released.

Some of its more brazen attempts to prevent Americans from learning about government operations--such as the National Security Decision Directive 84, which would have required all government officials to agree **never in their lifetimes to write or speak publicly about their government experience--were, thankfully, so vehemently protested by officials and Congress alike that the administration had to suspend them.** **[H: The facts are, however, that the agreements for suspension were in "name only" and actions continued through enforcement as if they were law.]**

END OF COPY

A topic on the agenda of "barrage Hatonn" inquirers is regarding the Filipino elections due this week. I don't know what you want or why you ask but the sham seems quite clear to me. In the Philippines rest the most incredible "dirty politics" games of all with buyoffs, buyups, poverty vs. wealth and corruption of any place on the globe--yet it remains one of the most IMPORTANT places on your globe.

What happened? Well, I don't want to go back beyond the memory-span experience of you-the-people to cover more than the political intrigues of, say, Marcos, etc. To tell you the story of Lemuria, Atmospherians and such connections would

not seem suitable herein--so let us look back a bit and perhaps "today" will become more obvious to you within the political arena. The whole scenario revolves around MASSIVE amounts of gold, stashes, stores and treasures, but it is the political scene that needs addressing right now.

A Look Back At The Philippines

5/10/92 #1 HATONN

Among the thinning and wobbly ranks of America's worldwide allies, Philippine then President Ferdinand E. Marcos, who ruled his nation with a firm hand for more than two decades, proved the single most steadfast, stable and sagacious supporter of that nation's strategic interests.

From 1965 through the end of 1985, Marcos maintained a productive, democratic order at home while he took the lead in structuring a regional system that skillfully reconciled the primacy of U.S. concerns with the need for peaceful solution of local conflicts. I do not "grade" the news nor have opinion of "goodness" or "badness"--I am just giving response as objectively as I can do so in brief space allowed.

It can be no wonder that, in early 1986, the Reagan Administration, known for its erratic policies and self-defeating foreign entanglements, decided to turn against Marcos. U.S. support was "decoupled" from the Philippine government and thrown to a rabble-rousing revolutionary movement fueled by an opportunistic alliance between left-radical and reactionary opponents of the aging president.

The American mass media joined in the attack on the embattled Asian leader. In what sounded like unanimous repudiation, news reports accused Marcos of having been a dictatorial and dishonest ruler who enriched himself while his people were burdened with debt and poverty.

The very unanimity of the anti-Marcos "Anvil Chorus" was bound to arouse the suspicions of anyone familiar with the propaganda practices of the U.S. Establishment press. What was the truth--the reality--behind the long impressive rise and startling fall of Marcos?

Let us look at the circumstances and see if we can dissect some reasonable answers for what happened "then" bears still on what is going on or "coming down" now.

It has currently become public knowledge that the wealth of Marcos was his own and not that of the Phil-

ippines and yet the entire action was aimed at taking the wealth and pulling it within the assets of the Elite Global Conspirators. I can promise that whatever happens in the Philippines this day or any other--you will NEVER cease to have a focus in the Philippines. I can only suggest that ones who have purpose and intent of survival and actually doing good works for that tiny nation--get out, get out with security, and get assets working in good business ventures against the day when your services can bear fruit--which WILL COME TO PASS. Yes, indeed, we are sent to assist but there will be no violence, no interference--only evolvement of Higher Knowledge when the time is right.

Please see PHILIPPINES, next page

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PHILIPPINES, cont. from previous page

Marcos was forcibly removed from office as President of the Philippines and it triggered a crisis that threatened to destabilize much of the Pacific and Southeast Asia. If the term "balance of power" is realistically used, it must mean some sort of equilibrium between the two superpowers (and don't con yourself into the belief that the Soviets have ceased to be a major, major superpower). This is why, from the earliest moment, Marcos knew that the U.S. military presence and the opportunity for the projection of American naval and air power should be encouraged in the region.

One of the teachings of recent decades, since discovered by all the major powers but originated by the Soviet Union, is the impact of so-called exported war, more effective and cheaper by far than a conventional declaration of hostilities. To monitor the approach of this new mode of warfare, you have to learn to be watchful about the signs, the indicators, of

mounting insurgency, because those indicators signal the beginning of an "exported war established by, run by and continued by" Intelligence Operations utilizing local (or mercenary) forces and proxies.

This is what happened in the Philippines. The Philippines is the most strategically situated nation in its part of the world. It straddles what are referred to as "chokepoints" at sea and air. These are narrow passages connecting the Pacific, the South China Sea, the Indian Ocean and the Formosa Strait.

Given concessions, Vietnam granted the Soviet Union at Camranh Bay and Danang--bases from which the routes from the North Pacific to the South China Sea and the Indian Ocean can be blocked by the Soviet navy--there is now the geostrategic necessity, if only to maintain the normal flow of trade, that the Philippines remain free, and that the U.S. bases there--or rather the "facilities", as they are called--be held safe and available for the deployment of American

forces. Is it any wonder in your currently more insightful knowledge that the Pinatubo Volcano would be a man-made disaster which would damage both of these major "facilities"? Your war is just getting under way and it is a new type of Silent Weapons--Silent War type of action--here in the onset.

To protect that region it was necessary to curb and ultimately to eliminate the Communist-led indigenous insurgency in the Philippines. But the insurgency continued spreading and the Communist irregulars were increasing rapidly.

How could the Communists gain as rapidly as projected? It was known that in six months, Jan. through June of 1986, some seven thousand members were added to the already present 16,000 according to official figures--which always indicates incorrect counting--this time on the understatement side. They were gaining in numbers rapidly because of the admitted policy of the Corazon Aquino Administration to establish a partnership with the Communists. It was a strange partnership because the insurgents were not theoretical Marxists; they were opportunistic terrorists who adopted the Ho Chi Minh dimension of guerrilla warfare.

To Lenin's tactics of urban revolution and Mao's strategy of rural warfare Ho Chi Minh added the doctrine of terrorism against the chosen leaders of the constitutional government. Without bothering to understand or adopt any of the revolutionary ideals implicit in the early programs of Lenin and Mao, some of which, such as the demand for health services and political participation for the workers, had already been gradually assimilated into the democratic system, the Philippine insurgents had concentrated on a single dictum, attributed to Mao: "Political power comes from the barrel of a gun."

What was the impact of this revolutionary strategy? The Philippine insurgents, known as the New People's Army or NPA, were conducting a campaign of terrorist and scorched-earth tactics, which is harsh even by Communist standards. They abolished private property, the freedom to own anything, wherever they set foot, and they destroyed the general atmosphere of representative government throughout the Philippines.

The constitutional and democratic safeguards maintained pretty well through the Marcos years in power were being abolished. What the

American public was not being told was that the Constitution itself was abrogated by Mrs. Aquino when she and her allies seized power. Funny thing, when this happened in Peru the entire world wanted to go to war and your nation led the pack. All the procedures and rights embodied in the constitution were lost to the Philippine people. This was followed by the elimination of the representation of the people in the legislative assemblies; you could be elected to Congress or the Senate, but if the Aquino Administration didn't like your politics, it simply fired (fires) you, and abolishes your elective mandate.

The entire fabric of Philippine society became totally endangered by the turmoil along with public order and long-held "rights".

It is up for question as to which was more dangerous to society and national survival: the greed and looting by Mrs. Aquino's followers, or their violent push for dictatorial power.

There was the systematic plunder of all assets owned by former government figures or political leaders who were not supporters of Mrs. Aquino. But equally or even more menacing was the violent repression of what is called "the parliament of the streets"--the cherished right of the people to peaceful assembly for voicing their grievances and addressing them directly to their rulers.

This was always the accepted essence of democracy, and this the new regime had completely erased. Rallies were attacked and dispersed by armed government strong-arm squads, who were encouraged to be brutal. People were being beaten into submission by the thousands; women who participated in public demonstrations suffered degrading abuse and more than 200 protestors were killed right off at the start of the take-over.

The police were left no option but to collaborate in this atrocious repression by helping to conceal the cadavers of the victims who were killed for attempting to protest.

Mrs. Aquino's associates were projecting that her "revolution" would be stabilized by bringing the Communists into the government and forming a coalition regime with them.

Conditions were worse than most people ever realized; what you could consider imminent was actually already present in fact. The Communists were already in the Philippine government. Social scientists (gross contradiction of terms) estimated that

Please see PHILIPPINES, next page

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PHILIPPINES, cont. from previous page

40 percent of the positions in the new Aquino Administration had been taken over by Communists or Communist sympathizers. Many of them were key offices. Here are just a few examples:

The National Intelligence Coordinating Agency, which directs and supervises all espionage and security operations, was now run by a "Mr. Yumul", who is a notorious collaborator of the Communists.

Agusto Sanchez, appointed by Mrs. Aquino as Minister of Labor, is an avowed, longtime Communist.

Mrs. Aquino's executive secretary, Joker Arroya, had never made much of a secret of his long-standing sympathy for the Communist cause.

Rene Saguisag, her official spokesman, once assumed leadership of regional revolt by the Communists and hoisted the Communist flag over Laguna province, declaring it Communist territory.

The minister of local government, Aquilino Pimentel, and the director of the Bureau of Customs, Raul Tanada, were also known as associates and supporters of the Communist Party.

These newly appointed officials, and a number of others like them, proclaimed themselves fanatical followers of Mrs. Aquino. But their long records of radical Marxist militancy contain no suggestion that they had ever severed or modified their hidden or public links to the Communist Party.

American newspapers and broadcast reports have a very wide audience in the Philippines but during the turmoil and riots there was almost NO reality about the Philippine national crisis finding its way into the mass media--and never has the truth been presented to this day.

Leading U.S. news organizations ran accounts that were totally biased, seldom having any factual foundation and were strangely repetitive and the reporters were required to follow not actual events but the direction of invisible chorus masters who told them what to think and write--all information was censored. Does this not seem identical to the non-news presentations of Bush's Elite war in the Gulf?

I can only offer you information--I cannot MAKE YOU SEE AND/OR HEAR. What appears to be--simply is not what IS. I can offer and hope that you awaken in time to salvage a remnant of viable humanity. If, however, you fail to remove the shrouds from truth--you shall perish in the lie.

Personal Discussion, Requests and Instructions

5/11/92 #1 HATONN

Dharma, since we put the last JOURNAL to paper and it can be handled elsewhere, we need to press on with some dictation. I need to put SILENT WEAPONS/QUIET WARS to tape because there are some things too important to leave unread in papers which may or may not catch up with readers. The beauty of tapes is that they can be heard while other activities are taking place. I shall try to keep them to a minimum but I feel it has become a necessity and not just a luxury.

Also, I want to take whatever time is needed to respond to correspondence and then the dictation can be taken and handled in regular secretarial format as time is found. We have so many wonderful friends who share and I

neglect even good manners in failing to respond. Ones shall have to accept my response to your personal appreciation for I cannot give up the time for hand-written notes, please.

If it is easier to explain to the readers by simply printing this writing in the paper--do so. Ed is here now to begin to help with structuring of the outlay of the LIBERATOR and I appreciate his "volunteering" and relieving, by a bit, the load on the structuring and layout people.

I meant it, chela, when I said we would quadruple output some three weeks or so ago. However, although I appreciate other readers and crew offering to write and receive, find confirmation articles, etc.--no. I have a measure by which to gage output and what a typical reader CAN GET TO IF HE/SHE REALLY WANTS TO

HAVE ALL INFORMATION. IF ONE PERSON CAN RECEIVE AND WRITE OR SPEAK THE OFFERING--THEN ANOTHER PERSON CAN IF DESIROUS AT LEAST SCAN THE INFORMATION.

I purposely do not allow your giving up "life" duties so that your life is as full as anyone who might read the material. We must not overreach the capacity to live AND become knowledgeable.

I am extremely appreciative of the new catalog which categorizes by major topics, the material. It is easier for us to refer to JOURNALS and also

Please see PERSONAL, next page

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You Are The Sum Total Of Your Thinking

5/13/92 SANANDA

Greetings, precious Druthea. I AM Jesus Sananda. I come in the service of Holy God of Light and Creation. Let me please give honor and appreciation to George and Desiree' for the most wonderful interview with the T.V. crew on the yester-

PERSONAL, cont. from previous page

to suggest backup material already presented. Readers who do not have the catalog might well wish to obtain the new catalog of PHOENIX material from America West. It won't have the tapes listed but those, at present, are being listed as presented in the *LIBERATOR* and I believe a note is placed with each order with a bit of information.

This summer, I believe it is planned to get as many JOURNALS to tape as is possible by one reader. It is through wondrously loving, caring and sharing hands that so much is accomplished. I cannot give adequate thanks to Nora who continues ceaselessly to provide direct definitions and historical data researched directly from source books of various sects, etc., themselves. Even if you-the-readers don't have access to it, I can later make corrections to material if I have inadvertently misspoken. Often the contradictions are massive in materials presented and to this point I have avoided major discussions regarding religious books and doctrines for they are as varied as are the number of people on the planet. However, even in the clarification of the contradictions comes the most important information relative to YOUR SOUL JOURNEY. Any doctrine which causes YOU to cling to a physical attitude when regarding your spiritual path--is going to impede your journey until overcome in truth of fact. We shall simply continue to do the best humanly possible and YOU shall be given the increased energy and insight as you request it. We are as close to YOU as we are to these ones--FOR YOU ARE THE REMNANT--I CARE NOT WHERE YOU MIGHT BE LOCATED AT THE GIVEN MOMENT.

day. To witness the growth of these two working so beautifully in unity is our great pleasure and honor. The seeds of your work together are bearing the blessed fruit from Creator, precious ones, and you must know you give great honor unto Our Father/Mother Creator as you learn to walk and live in His reflection and present example of honor to your brethren. God is indeed well pleased, my chelas!

Now how does one accomplish

"working unity" with others? First must come DESIRE to live and work KNOWINGLY with Creator Source on a moment to moment basis. You must KNOW the Laws of God and Nature and abide within those Laws. Most especially, to work KNOWINGLY WITH GOD, you must BE AS GOD in giving love--love which is the basis of all of Creation. Giving love for equal regiving of love, called Rhythmic Balanced Interchange, al-

lows the creation of BALANCE in self and in your choices and actions. And with Balance in choices and action comes the power of the Sacred Spirit WITHIN you to create and manifest through desire and action the thought bodies which WILL leave no room for evil influence within your Ego-Consciousness.

In other words, YOU will manifest the image of self in spirit, mind
Please see THINKING, next page

"Satellite Rescue Mission" Update

5/11/92/#1 HATONN

In our meeting Saturday, for which I believe tapes are now available, I spoke about the critical exercises going on with that so-called malfunctioning satellite being "snagged and repaired". No, it is a facade of the worst kind and today you have it out of control and on a deadly path. If it is "destroyed" there will be tremendous damage created because of the close proximity to your planet. It's intent is to ignite the radioactive belt and it is absurd to think the Russians will allow such a thing to happen without efforting to take it out. You ones have placed deadly biologicals aboard so that if the CosmoSpheres take out the container--Earth gets showered with Anthrax and other more sophisticated infectors. If it comes out beyond the 150 mile limitation boundary, we will snag it but today is critical and man must know what is going on for he blindly contributes to his own planet's demise.

The situation is to a stand-off and yet, if that canister is allowed to continue to freely circulate, it will eventually malfunction and horrendous debris will "getcha". It is controlled for detonation from Earth and can go either way as man chooses the direction in the control chambers. We must all walk very, very gently through these latter days of Elite control taking lest we precipitate exactly that which we are efforting to stop.

For these reasons I must put the

message to tape, even prior to correspondence, because you MUST KNOW WHERE YOU ARE IN THE SCHEDULE OF EVENTS. The events become more easily recognized as you become informed as to the sequence already accomplished. I suggest that all of you ZIONISTS, JEWS, ATHEISTS AND OTHER DENIAL-PRONE PEOPLE--LISTEN UP BECAUSE WE ARE NOT HERE TO SINGLE OUT ANY GROUP OR DOCTRINED PEOPLE--YOU ARE PEOPLE OF THE LIE--ALL! THE "PLAN" IS ALL BUT CONCLUDED AND YOU

ARE THE "VICTIM" BY WHATEVER DEFINITION. YOUR RE-COURSE IS UNTO GOD OF SOURCE--PERIOD. THIS IS NOT TO TERRIFY OR PANIC, IT IS TO INFORM AND ALLOW INSIGHT BY CONFIRMATION AND PROOF.

I do suggest that this small portion be inserted right up front in the paper tomorrow--for by then, even, it may be too late. I do not anticipate it's being too late for the Cartel is not really ready for that brash an action as their intent was only, number one, to

Please see SHUTTLE, next page

NETWORKING GROUPS

If you want to connect with others in your area who are also interested in this information, drop us a note giving us permission to release your name, address and phone number (optional).

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THINKING, cont. from previous page

and body by your thoughts and beliefs adopted from your physically sensed experience. The success and health of your imagined self depends upon your comprehension of the unfolding spark of **INNER KNOWLEDGE** of **KNOWING AND BEING LIKE UNTO GOD IN YOUR NATURE** and in your actions. If your beliefs and thinking be in error and contain discord, such as hatred, resentment and unworthiness, then you will create yourself and your experience to support that crippled image. This is the natural Law of Cause and Effect working in its perfection. The Law is perfection, only the human consciousness exists in imperfection because of ignorance of God's Nature and Laws and the invariable defiance of these perfect Laws. Ignorance in itself is not a "sin". It simply is. Unfolding physical man exists in a sensed world, in spiritual ignorance until the seed of knowing is in some way inspired **WITHIN** him to experience that higher power which is within **ALL** things, centering them, and without **ALL**

things, controlling them.

In time, over many, many lifestreams, each human begins to unfold the seed of his spiritual self, the only part of himself which is real, which is created in the perfect image of the **ONE Creator Source**. Eventually, by continued inspiration and developing desire to **KNOW** and **Be like Creator in image**, unfolding human recognizes **UNITY** and relationship of self to **ALL** in Creation. No longer is separation desired in all interactions. Instead, communion and understanding is desired and reached for with **ALL** who come into his experience. Giving becomes his nature, for he has learned to attune self to the **ONE nature, ONE MIND of GOD SOURCE of ALL**. And in so doing has achieved **UNITY OF PURPOSE AND MIND WITH CREATOR AND CREATION**. This is what is referred to as the universal heartbeat which unfolding spiritual man seeks to attune his life to.

You are all, who study these **JOURNALS** and **LIBERATORS**, in some level of process unique to each, based upon individual desire and imagination,

SHUTTLE, cont. from previous page

ignite the belt to stave off the entry into Photons. They also planned massive maneuvers while you are incapacitated as a population within those three days while the belt burns, to enter into war and other devastating actions without the capability of the Cosmospheres to interfere. We, at any rate, cannot intervene but let it be known, chelas, **WE CAN PASS RIGHT THROUGH THAT RADIOACTIVE BELT WITHOUT BEING EVEN TOUCHED BY IT AND IF WE NEED BE WITHIN YOUR IMMEDIATE ATMOSPHERE OFF GROUND, SO BE IT--THAT IS EXACTLY WHERE WE WILL BE IF NECESSARY.**

Such drastic action does not need be taken to back off entry into the Photon Belt but the ignition of the radioactive belt serves cover purposes in order to hopefully gain supremacy of the Cosmospheres by rendering assistance from them nullified. If enough are sent within the atmosphere for functioning and then you pass into the Photon Belt--many of them will be put out of commission and incapable of flight as the electrical particles are nullified and electric production and availability is squelched. Yes indeed, it **IS** the rock and hard place scenario--but just remember--the actual participants who gain from this maneuver (the Elite Plan Controllers) are **NOT**

READY TO SACRIFICE ALL--YET. THERE IS A PLAN 2000 AND TOTAL DESTRUCTION PRIOR TO THAT IS NOT ADVISABLE NOR DESIRED. TOTAL CONTROL OF THE PLANET MUST FIRST BE GAINED TO SOLVE THE OTHER PROBLEMS THEY HAVE--WHAT THEY DON'T ACCEPT IS THAT THE PROBLEMS WILL ONLY BE MULTIPLIED FOR THEM FOR THEN, GOD TAKES OVER. SO BE IT.

Precious ones, **KNOWLEDGE** is your sword. You precious wondrous beings do not actually know whether you are orbiting in a massive "inner-earth" setting or actually within the outer endless reaches of universe. You have no way from your vantage point to know. Ponder these higher assumptions and possibilities and you shall see the unlimited capacity of **CREATOR/CREATION** and cannot be trapped by your adversary. That which you presume to be "stupid and ridiculous" may well be the exact Truth and you misled by others who knew not. I ask that you open unto possibilities even if they be quite unacceptable to your consciousness lest you miss the **ONE WAY** into security and freedom.

I offer my hand unto you and **WE** have the **WAY**--so be it.

tion, learning to attune yourself to the universal heartbeat of the **ONE**. Each will achieve understanding and **Knowledge** in equal measure to his desire and **ACTION** taken from listening **WITHIN** to God whose language of light is electric and who speaks to all in the perfect language of lighted inspiration.

Every choice you make and action you take today builds your image of self and your experience. You do not become co-creator until you **CONSCIOUSLY KNOW AND LIVE GOD'S NATURE AND LAW OF LOVE AND BALANCED INTERCHANGE**. Until then, you are but a product of your beliefs gathered from the physical sensed experience. You are trapped in the limitations of physical experience as long as your beliefs defy God's laws and you manifest discord through your ignorance and attachment to greed and material sensual experiences.

Most of you ones have been experiencing in the lower, highly compressed physical dimensional places, such as Earth Shan, for a very long time indeed. Many of you now attending your lessons within **THIS WORD, THESE JOURNALS**, stand at the entrance to **HIGHER KNOWLEDGE** experiences. The door is open, my precious chelas. Each of you must now choose, by living your spiritual integrity within God's Laws, to walk through that door into the glory and freedom of God's higher kingdoms of light and experience. I, Sananda,

Please see THINKING, next page

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stand at that door with my hand outstretched, along with the rest of The HOSTS. Can you see yourself taking my hand? Yes, of course you can! And you will, for We of The Hosts of God come to bring God's lost lambs home, for the journey has not been easy and yet the JOY of the return of you ones of MINE brethren is already beginning to echo in the halls of GOD! So be it.

Walk in JOY and PEACE with one another. Do not allow yourselves to become mired in the confusion and discord of ANY other. You need not ever defend yourself from a lie, only stand in honor with THE TRUTH. Leave others to their folly without you. Remember, it matters not one iota what another thinks of you, only how they treat you in behavior is what you must understand and act upon IN THE PRESENCE OF GOD IN-SIGHT.

Thank you for sitting with me this day, little light of mine, Druthea. Thank you for your attention, my precious chelas. You each are so very cherished! KNOW YOUR WORTHINESS! I AM Sananda, One with GOD within Creation. Salu.

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Tapes To Help Disseminate Information

5/9/92 #1 HATONN

I must first say that I have an apology to you readers: I find no humanly possible way for getting all needed information to you nor any ability of you to catch up on thousands of years of lies and put them to "right" in our time allotted.

I had a most gratifying time yesterday as I had some two hours on a radio program in Nevada. To protect him a while longer I will only call the host, Dave. I can only take the time herein to suggest you get the tapes because the "right" questions were asked and we were incredibly well received! This will be increasingly the picture for as the things of which we have spoken will now begin to speak for selves in confirmation and unfolding.

Today, we have another meeting and yes, there will be tapes available. I do not know how to sort them one from another to allow you to know subject matter in advance. I realize that it becomes expensive but we can bring the pricing no lower for, as is, the ends do not meet in the middle.

I can say that as we make "special" session tapes wherein I take a "timely" subject and which can be transcribed by someone of our volunteers, I shall effort to tell you of the dictation. Perhaps if we separate the "topic" tapes from the "message-regular-meeting-question/answer"

tapes, you can better decide which to order if all cannot be obtained. Example: I feel the "Silent Weapons/ Quiet Wars" material so important that I have written, spoken on the subject briefly and shall again today as to "where you are" timely and I shall also put it personally to a couple of tapes. You must understand that we are efforting to meet the needs of YOU as YOU present them to us. I have piles of letters from ones who ask for taped messages so that the time traveling to and from errands and work and while working about the garden or home--the messages can be utilized during the tasks. If Dharma had enough hours in her day, I would simply also dictate the entire *Liberator* and other pertinent mailings to give you choices. We shall just do the best we can and YOU will have to make the choices.

When we began the taping offerings some weeks ago, you may not be aware, but I told my crew here that we would be quadrupling the output of information. I still maintain that if Dharma as one person can receive and

put to format what I give--YOU can, if you choose to, consume it. I restrict my output to one person so that we CAN see what can be utilized by the ordinary receiver. Dharma is in the middle of horrendous lawsuits over property, has the regular life duties of a mother and grandmother, the usual chores and live-critter tending and thus and so. We do this in order to judge how much the receiver CAN handle if his intent is to get all the information he can. This is why we sometimes repeat--for we see that ones are slack in the earlier material and yet, without the whole, you cannot see the proper picture.

Most of the "topic" tapes will be printed also but sometimes I think the written word leaves much from the "feeling" exchanged by the spoken word even if through translator. I have to leave it in your hands and to the generosity of time thrust into the work by Diane who has assumed incredible responsibility--with rather primitive facilities--to get it out to you. I believe, however, that the tapes are getting out very timely (within a day

or so). There is no way to check each individual copy run so please, if there is "bugging" and "gremlins" on your tape--just let her know and the duplicate will be forwarded immediately. I would guess it probably costs more to send the "error" back than the cost of the tape--so I would suggest just notification of the error is sufficient to get a proper duplicate. Trust and love is what we are about, along with the fastest way to an end--the WORD MUST GO FORTH and willing hands and giving spirits are my precious and priceless gift in this place. Diane, by the way, is Daleñe--my little Andy's mother. Blessed be them--both. Jack--who now becomes Andy's Earth father/guardian is appreciated by me more than expression can project. He has come within my circle of family and they shall be making commitment to unity on August first. See, there is joy in the shadow times! Do not be distracted from the joy and wondrous experiences simply because you meet challenges for challenges ARE joy disguised within the GAME. Ponder it, please.

Bush Makes L.A. "Victory Speech"

5/9/92 #1 HATONN

WONDROUS NEWS! AND, good example of thought Mr. Bushlips Bushwacker was just in L.A. making "victory" speeches and promising the "Promised Land" to the strife-weary populace. However, along with him came Mr. Kemp of HUD and a whole entourage of "lucky-

muckys". BUT--they went right down to meet with OUR PEOPLE WHO ARE PRESENTING NEW LOW-COST HOUSING IN THE FORM OF DOMES AND "FUTURE" MODES OF UTILIZING THEM--AND THEY HAVE GONE BACK TO THE HALLS OF UNJUST WASHINGTON TO PUT TOGETHER AN OFFER FOR OUR

"CREATOR OF THE METHOD AND STYLE", A PROPOSAL FOR BUILDING HUNDREDS--IN THE INNER CITY OF LOS ANGELES. NEVER CUT YOUR FISHING LINE, CHELAS, UNTIL THE FISH IS IN THE BASKET!!! ALSO--WHAT SEEMS TO BE GOD'S DELAYS ARE BY NO MEANS, GOD'S DENIALS.

Bush Stops Information On Iraq Arms

5/18/92 #2 HATONN

Remember that Gonzales investigation into arms deals with Iraq? Well, it happened--Bush pulled down the curtain and stated that National Security was at stake and that information had obviously been garnered from illegal sources and demanded a stop to the investigation. The facts are that Bush is so guilty that he would be without defense of the criminal actions he personally has overseen and participated in. Can he do this? Indeed! He just did! You have given him Executive Power through Orders

and Privileges which protect him and allow him to be the one to decide on the information which shall be brought forth. What will you do about it? I believe at the least you will begin to see the bindings upon your freedom and truth--even into the Congressional Hearings as to that which will be allowed for you--the people to know. I further believe you will be beginning to see the need to groom a replacement for Bush just "in case", for all ones of the top runners in the race for President (Clinton, Perot) are Bilderberger/ Trilateralist-chosen and groomed to move into the slot if the Presidency

cannot be maintained as is. There is no break in the Establishment Elite Plan and every contingency is accounted for and replacements in place.

I would certainly hope, however, that you will demand a continuation of the program set down now for low-cost housing and assistance of that type and nature for your less privileged as that which is being outlined by the Administration. It is an opportunity to begin to get some programs for decent living facilities for your farm workers, migrant workers and

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other homeless citizens--and allow some self-esteem restoration for the displaced. You take what you CAN GET and build from it. Don't let Kemp and the "boys" in politics get away with stopping the efforts. Right now there is a terrible political battle going on between the local Elite and the Administration in Washington over WHO WILL RAKE IN THE REWARDS OF LOS ANGELES' REBUILDING. This will hold true for all cities and all districts as outlined by the new boundaries of federal mapmaking.

There can be no peace in the world--for when peace breaks out, perchance, the Elite send in the troublemakers and chaos is again afoot--from Asia to Europe and around to America. This is but a major part of the Plan and happening right on schedule.

As example, the enormous media-centered campaign around the Rodney King case, involving the highest levels of the Trilateral Commission and U.S. intelligence agencies, pointed to an Establishment-run campaign for urban race riots at least a full year before the April 29 verdict in the so-called Rodney King/Los Angeles Police Department case.

No riot, in the sense of an upwelling of emotions by some part of "the people", ever occurred in Los Angeles. What did occur was the deployment of approximately 500 urban "guerrillas" in an attempt to start a full-out race-riot. The primary activity in the disturbances did not involve mobs, but small squads of disciplined urban guerrillas, deployed to set 3-10 fires per hour, combined with well-armed guerrillas deployed for drive-by shootings and sporadic sniper activity. In the wake of the ensuing anarchy, various people took advantage of the opportunity to loot, an activity which had nothing to do with politics or the "Rodney King verdicts".

The only quasi-political demonstrations which led to "rioting" were directed by a handful of hard-core white Maoist terrorists grouped around the "Revolutionary Communist Party" (RCP), formerly known as the Revolutionary Union (RU). RCP is well known both for its function as intelligence agency riot provocateurs, and for being the American support apparatus for the Peruvian terrorist network Sendero Luminoso (Shining Path).

Thus, the LA rampage was a hard-core terrorist operation, run using

RCP, in league with the only other local social grouping with a similar paramilitary capability and inclination, the drug-pushing street-gangs known as the "Bloods" and the "Crips". Only a week or so prior to the LA rampage break-out, a major meeting was held between the two street gangs, normally considered rivals, at the Jordan Downs housing complex in South Central Los Angeles. This meeting functioned as a key coordination point for the insurgency to come. A "Crip" leader interviewed by Ted Koppel on ABC-TV's Nightline stated: "This isn't about Rodney King; this is between us and the cops!" Millions heard it right from the "lips".

On Thursday night, April 30, the Compton Police Department revealed that it had arrested six youths for arson, and that when questioned about their activities, the youths said they were "on a mission to burn down 10 buildings an hour". Their car contained 10 gallons of gasoline for use in these fire-bombing operations. Law-enforcement sources also reported that many of those arrested during the disturbances had identical cover stories, indicating coordination and control--and were integrated with "many" illegal parties from "across the border".

The day PRIOR TO the Rodney King verdicts release, a mass leaflet was distributed in South Central Los Angeles by the Revolutionary Communist Party, titled, "There's No Justice in the Courtroom-It's Right to Rebel".

The flyer was an attempt to trigger the urban-terror scenario, regardless of the outcome of the trial.

WARREN CHRISTOPHER AND THE TRILATERAL COMMISSION

The real secret of the Rodney King incident was not what occurred on the streets of Los Angeles, but the massive media attention it received. The highest levels of the Hollywood media establishment, especially Ted Turner's CNN and NBC, gave the incident non-stop coverage, using Rodney King as a "wedge issue" to foment racial tension and misdirect, to target "racist cops", the very real anger of the population.

Within days of the incident, LA Mayor and Trilateral Commission member Tom Bradley used the press-orchestrated clamor for "police reform" to put a Trilateral Commission

counter-insurgency apparatus in place which then launched a virtual war on local law enforcement, effectively paralyzing, if not destroying, those functions.

Bradley appointed fellow Trilateral Commission member Warren Christopher to form the "Independent Commission to Investigate the LAPD". Christopher, whose specialty is riots and urban insurgency, is a partner in the key patrician law-firm of O'Melveny and Myers. In the early 1960's, Christopher and fellow Trilateral Commission member Cyrus Vance, then at the Pentagon, drafted "Operation Garden Plot", a plan for military martial law in American cities in the event of domestic civil disorder.

Christopher was one of the creators of the Law Enforcement Assistance Administration (LEAA), during the Johnson Administration, when he was Deputy U.S. Attorney General. LEAA was one of the early attempts to implement a top-down federal takeover of local police departments. While at LEAA, Christopher worked with Patrick Murphy, who went on to become one of the principals of the Police Foundation, which has basically functioned as a privatized "LEAA", pushing liberal reforms of police departments. Murphy is now on the national board of directors of the Drug Policy Foundation, the most important lobby group pushing for drug legalization in the United States. Murphy and his Police Foundation associates, James Fyfe and James Q. Wilson, are advisers to the Christopher Commission. Christopher also sat on the McCone Commission (chaired by former CIA director John McCone), which "investigated" the Watts riots in 1965 for the intelligence community.

The circles of the Trilateral Commission and the association of the intelligence forces as the "force" of operations, have LONG had a conscious policy of fomenting riots and unrest, not just in the U.S., but internationally, in order to impose world dictatorship. This particular plan was discussed and laid forth years ago in the Trilateral Commission at the 1975 Tokyo Commission meeting with the so-called Samuel P. Huntington Report, the 'Crisis in Democracy', and that is what these fellows are doing today--simply following through.

The facts will prove that this very scenario was identified and published as to the danger as far back as early 1991 and circulated. The warning was

succinct and direct: "that the American Establishment was planning to detonate a race riot in LA as part of a broader national 'strategy of tension' aimed at America's crumbling inner cities." This was evaluated and tentatively arrived at long before the videotaped arrest of Rodney King on March 3, 1991--that incident simply gave the "showroom" cover for the actions. It would have come off at any rate for several reasons, not the least of which is to give a political thrust to Bush as he takes control of the "rebuilding" of inner cities, etc. In other words, giving you-the-people something you "think" you desire in exchange for your continued support to the criminals in power.

THE REST OF THE CHRISTOPHER COMMISSION

Others appointed to the Christopher Commission by Bradley include Mickey Kantor and Willie Barnes, both law partners of former Democratic National Committee chairman Charles T. Manatt. Both Manatt and Kantor are products of O'Melveny and Myers. Kantor is currently the national campaign manager for Arkansas Governor and Democratic presidential candidate Bill Clinton. [Ah, these "tangled webs"!] And a key adviser to the Commission is Richard Drooyan, a partner in the Skadden Arps law firm of former Anti-Defamation League (ADL) national director Kenneth Bialkin.

Bradley also revamped the Los Angeles Police Commission to coordinate operations with Christopher by appointing Democratic Party "king-maker" and intelligence insider Stanley Scheinbaum as president. Scheinbaum, who married into the Warner Brothers studio interests, is a close associate of Christie Hefner and the Playboy Foundation, a leading advocate of drug legalization. He is also the publisher of *New Perspectives Quarterly* (NPQ). Scheinbaum is a left-wing "social democrat" who works closely with Michael Harrington and the Democratic Socialist Organizing Committee (DSOC).

When the Police Commission attempted to suspend Chief Gates and got sued by Gates, the Commission hired the key "Dope, Inc." law firm of Skadden Arps to represent them. And at the same time that the Christopher Commission went into action, the federal Justice Department and FBI, then under Dick Thornburg,

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launched a wide-ranging "civil rights" investigation into the LAPD and announced plans to extend this to police departments all over the country. U.S. Rep. Don Edwards (D-Calif), a former FBI agent, sponsored legislation which would have empowered the Feds to put any local police department in "receivership" under color of federal civil rights law.

Two weeks after the Rodney King arrest, a series of suspicious "racial incidents" erupted in the LA area, pitting blacks against Koreans, almost identical to the operations run by the Rev. Al Sharpton in New York City. Small proto-riots against Korean-American owned liquor stores were led by Danny Bakewell, Sr., head of the "Brotherhood Crusade".

CASE STUDY IN GHETTO INSURGENCY

The Brotherhood Crusade got its start back in the late 1960's, out of the "reforms" implemented on the recommendation of Warren Christopher and the McCone Commission after the Watts riots of 1965. At least two corporate VP's for Xerox Corporation, run by dope legalization advocate and Bradley campaign funder Max Palevsky, have been on the board of Bakewell's Brotherhood Crusade.

In addition to grants from the Model Cities program, Bakewell received grants from the Cummins Engine Foundation and the Irwin Sweeney Miller Fund. The Cummins fund had been exposed years prior to this, along with the J.M. Kaplan Fund, as a key CIA money conduit. J. Irwin Miller is the chairman of the Cummins Engine Co., and is the controller of both the Miller Fund, and the Cummins Engine Foundation.

Miller is also a member of the Trilateral Commission, a trustee of the Ford Foundation, and, perhaps most important of all, a signer of the original Manifesto issued in February 1975 by the so-called "Initiatives Committee for National Economic Planning", or ICNEP. ICNEP was a group founded by former UAW President Leonard Woodcock, which expressly promoted running the country on the basis of corporatism, which the committee itself described as "fascism with a democratic fact". And so on and on and on we could go in hooking up the circle of destruction and administrators of the Plan but I think you begin to get the drift of our information and can continue to hook up the pieces.

The following is the complete text of the International Covenant on Civil and Political Rights, a UN treaty adopted by the Senate on April 2 (SPOTLIGHT, May 4). When the president signs it, this will become the law of the land. As a public service, we are reprinting the treaty below, along with the Senate resolution containing reservations and declarations through which it was approved.

(Reprinted, SPOTLIGHT May 11, 1992.)

Civil & Political Covenant

17. International Covenant on Civil and Political Rights, adopted Dec. 16, 1966, 999 U.N.T.S. 171 (entered into force Mar. 23, 1976).

PREAMBLE

The States Parties to the present Covenant, Considering that, in accordance with the principles proclaimed in the Charter of the United Nations, recognition of the inherent dignity and of the equal and inalienable rights of all members of the human family is the foundation of freedom, justice and peace in the world,

Recognizing that these rights derive from the inherent dignity of the human person,

Recognizing that, in accordance with the Universal Declaration of Human Rights, the ideal of free human beings enjoying civil and political freedom and freedom from fear and want can only be achieved if conditions are created whereby everyone may enjoy his civil and political rights, as well as his economic, social and cultural rights,

Considering the obligation of States under the Charter of the United Nations to promote universal respect for, and observance of, human rights and freedoms,

Realizing that the individual, having duties to other individuals and to the community to which he belongs, is under a responsibility to strive for the promotion and observance of the rights recognized in the present Covenant,

Agree upon the following articles:

PART I

Article 1

1. All peoples have the right of self-determination. By virtue of that right they freely determine their political status and freely pursue their economic, social and cultural development.

2. All peoples may, for their own ends, freely dispose of their natural wealth and resources without prejudice to any obligations arising out of international economic co-operation, based upon the principle of mutual benefit, and international law. In no case may a people be deprived of its own means of subsistence.

3. The States Parties to the present Covenant, including those having responsibility for the administration of Non-Self-Governing and Trust Territories, shall promote the realization of the right of self-determination, and shall respect that right, in conformity with the provisions of the Charter of the United Nations.

PART II

Article 2

1. Each State Party to the present Covenant undertakes to respect and to ensure to all individuals within its territory and subject to its jurisdiction the rights recognized in the pre-

sent Covenant, without distinction of any kind, such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status. 2. Where not already provided for by existing legislative or other measures, each State Party to the present Covenant undertakes to take the necessary steps, in accordance with its constitutional processes and with the provisions of the present Covenant, to adopt such legislative or other measures as may be necessary to give effect to the rights recognized in the present Covenant. 3. Each State Party to the present Covenant undertakes:

a. To ensure that any person whose rights or freedoms as herein recognized are violated shall have an effective remedy, notwithstanding that the violation has been committed by persons acting in an official capacity;

b. To ensure that any person claiming such a remedy shall have his right thereto determined by competent judicial, administrative or legislative authorities, or by any other competent authority provided for by the legal system of the State, and to develop the possibilities of judicial remedy;

c. To ensure that the competent authorities shall enforce such remedies when granted.

Article 3

The States Parties to the present Covenant undertake to ensure the equal right of men and women to the enjoyment of all civil and political rights set forth in the present Covenant.

Article 4

1. In time of public emergency which threatens the life of the nation and the existence of which is officially proclaimed, the States Parties to the present Covenant may take measures derogating from their obligations under the present Covenant to the extent strictly required by the exigencies of the situation, provided that such measures are not inconsistent with their other obligations under international law and do not involve discrimination solely on the ground of race, colour, sex, language, religion or social origin.

2. No derogation from articles 6, 7, 8 (paragraphs 1 and 2), 11, 15, 16 and 18 may be made under this provision.

3. Any State Party to the present Covenant availing itself of the right of derogation shall immediately inform the other States Parties to the present covenant, through the intermediary of the Secretary-General of the United Nations, of the provisions from which it has derogated and of the reasons by which it was actuated. A further communication shall be made, through the same intermediary, on the date on which it terminates such derogation.

Article 5

1. Nothing in the present Covenant may be interpreted as implying for any State, group or person any right to engage in any activity or perform any act aimed at the destruction of any of the rights and freedoms recognized herein or at their limitation to a greater extent than is provided for in the present Covenant.

2. There shall be no restriction upon or derogation from any of the fundamental human rights recognized or existing in any State Party to the present Covenant pursuant to law, conventions, regulations or custom on the pretext that the present Covenant does not recognize such rights or that it recognizes them to a lesser extent.

PART III

Article 6

1. Every human being has the inherent right to life. This right shall be protected by law. No one shall be arbitrarily deprived of his life.

2. In countries which have not abolished the death penalty, sentence of death may be imposed only for the most serious crimes in accordance with the law in force at the time of the commission of the crime and not contrary to the provisions of the present Covenant and to the Convention on the Prevention and Punishment of the Crime of Genocide. This penalty can only be carried out pursuant to a final judgement rendered by a competent court.

3. When deprivation of life constitutes the crime of genocide, it is understood that nothing in this article shall authorize any State Party to the present Covenant to derogate in any way from any obligation assumed under the provisions of the Convention on the Prevention and Punishment of the Crime of Genocide.

4. Anyone sentenced to death shall have the right to seek pardon or commutation of the sentence. Amnesty, pardon or commutation of the sentence of death may be granted in all cases.

5. Sentence of death shall not be imposed for crimes committed by persons below eighteen years of age and shall not be carried out on pregnant women.

6. Nothing in this article shall be invoked to delay or to prevent the abolition of capital punishment by any State Party to the present Covenant.

Article 7

No one shall be subjected to torture or cruel, inhuman or degrading treatment or punishment. In particular, no one shall be subjected without his free consent to medical or scientific experimentation.

Article 8

1. No one shall be held in slavery; slavery and the slave-trade in all their forms shall be prohibited.

2. No one shall be held in servitude.

3. a. No one shall be required to perform forced or compulsory labour:

b. Paragraph 3(a) shall not be held to preclude, in countries where imprisonment with hard labour may be imposed as a punishment for a crime, the performance of hard labour in pursuance of a sentence to such punishment by a competent court;

c. For the purpose of this paragraph the term "forced or compulsory labour" shall not include: i. Any work or service, not referred to in sub-paragraph (b), normally required of a person who is under detention in consequence of a lawful order of a court, or of a person during conditional release from such detention; ii. Any service of a military character and, in countries where conscientious objection is recognized, any national service required by law of conscientious objectors; iii. Any service exacted in cases of emergency or calamity threatening the life or well-being of the community; iv. Any work or service which forms part of normal civil obligations.

Article 9

1. Everyone has the right to liberty and security of person. No one shall be subjected to arbitrary arrest or detention. No one shall be deprived of his liberty except on such grounds and in accordance with such procedure as are established by law.

2. Anyone who is arrested shall be informed, at the time of arrest, of the reasons for his arrest and shall be promptly informed of any charges against him.

3. Anyone arrested or detained on a criminal charge shall be brought promptly before a judge or other officer authorized by law to exercise judicial power and shall be entitled to trial within a reasonable time or to release. It shall not be the general rule that persons awaiting trial shall be detained in custody, but release may be subject to guarantees to appear for trial, at any other stage of the judicial proceedings, and, should occasion arise, for execution of the judgement.

4. Anyone who is deprived of his liberty by arrest or detention shall be entitled to take proceedings before a court, in order that that court may decide without delay on the lawfulness of his detention and order his release if the detention is not lawful.

5. Anyone who has been the victim of unlawful arrest or detention shall have an enforceable right to compensation.

Article 10

1. All persons deprived of their liberty shall be treated with humanity and with respect for the inherent dignity of the human person.

2. a. Accused persons shall, save in exceptional circumstances, be segregated from convicted persons and shall be subject to separate treatment appropriate to their status as unconvicted persons;

b. Accused juvenile persons shall be separated from adults and brought as speedily as possible for adjudication.

3. The penitentiary system shall comprise treatment of prisoners the essential aim of which shall be their reformation and social rehabilitation. Juvenile offenders shall be segregated from adults and be accorded treatment appropriate to their age and legal status.

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Article 11

No one shall be imprisoned merely on the ground of inability to fulfil a contractual obligation.

Article 12

1. Everyone lawfully within the territory of a State shall, within that territory, have the right to liberty of movement and freedom to choose his residence.

2. Everyone shall be free to leave any country, including his own.

3. The above-mentioned rights shall not be subject to any restrictions except those which are provided by law, are necessary to protect national security, public order (*ordre public*), public health or morals or the rights and freedoms of others, and are consistent with the other rights recognized in the present Covenant.

4. No one shall be arbitrarily deprived of the right to enter his own country.

Article 13

An alien lawfully in the territory of a State Party to the present Covenant may be expelled therefrom only in pursuance of a decision reached in accordance with law and shall, except where compelling reasons of national security otherwise require, be allowed to submit the reasons against his expulsion and to have his case reviewed by, and be represented for the purpose before, the competent authority or a person or persons especially designated by the competent authority.

Article 14

1. All persons shall be equal before the courts and tribunals. In the determination of any criminal charge against him, or of his rights and obligations in a suit at law, everyone shall be entitled to a fair and public hearing by a competent, independent and impartial tribunal established by law. The Press and the public may be excluded from all or part of a trial for reasons of morals, public order (*ordre public*) or national security in a democratic society, or when the interest of the private lives of the parties so requires, or to the extent strictly necessary in the opinion of the court in special circumstances where publicity would prejudice the interests of justice; but any judgement rendered in a criminal case or in a suit at law shall be made public except where the interest of juvenile persons otherwise requires or the proceedings concern matrimonial disputes or the guardianship of children.

2. Everyone charged with a criminal offence shall have the right to be presumed innocent until proved guilty according to law.

3. In the determination of any criminal charge against him, everyone shall be entitled to the following minimum guarantees, in full equality:

a. To be informed promptly and in detail in a language which he understands of the nature and cause of the charge against him;

b. To have adequate time and facilities for the preparation of his defence and to communicate with counsel of his own choosing;

c. To be tried without undue delay;

d. To be tried in his presence, and to defend himself in person or through legal assistance of his own choosing; to be informed, if he does not have legal assistance, of this right; and to have legal assistance assigned to him, in any case where the interests of justice so require, and without payment by him in any such case if he does not have sufficient means to pay for it;

e. To examine, or have examined, the witnesses against him and to obtain the attendance and examination of witnesses on his behalf under the same conditions as witnesses against him;

f. To have the free assistance of an interpreter if he cannot understand or speak the language used in court;

g. Not to be compelled to testify against himself or to confess guilt.

4. In the case of juvenile persons, the procedure shall be such as will take account of their age and the desirability of promoting their rehabilitation.

5. Everyone convicted of a crime shall have the right to his conviction and sentence being reviewed by a higher tribunal according to law.

6. When a person has by a final decision been convicted of a criminal offence and when subsequently his conviction has been reversed or he has been pardoned on the ground that a new or newly discovered fact shows conclusively that there has been a miscarriage of justice, the person who has suffered punishment as a result of such conviction shall be compen-

sated according to law, unless it is proved that the non-disclosure of the unknown fact in time is wholly or partly attributable to him.

7. No one shall be liable to be tried or punished again for an offence for which he has already been finally convicted or acquitted in accordance with the law and penal procedure of each country.

Article 15

1. No one shall be held guilty of any criminal offence on account of any act or omission which did not constitute a criminal offence, under national or international law, at the time when it was committed. Nor shall a heavier penalty be imposed than the one that was applicable at the time when the criminal offence was committed. If, subsequent to the commission of the offence, provision is made by law for the imposition of the lighter penalty, the offender shall benefit thereby.

2. Nothing in this article shall prejudice the trial and punishment of any person for any act or omission which, at the time when it was committed, was criminal according to the general principles of law recognized by the community of nations.

Article 16

Everyone shall have the right to recognition everywhere as a person before the law.

Article 17

1. No one shall be subjected to arbitrary or unlawful interference with his privacy, family, home or correspondence, nor to unlawful attacks on his honour and reputation.

2. Everyone has the right to the protection of the law against such interference or attacks.

Article 18

1. Everyone shall have the right to freedom of thought, conscience and religion. This right shall include freedom to have or to adopt a religion or belief of his choice, and freedom, either individually or in community with others and in public or private, to manifest his religion or belief in worship, observance, practice and teaching.

2. No one shall be subject to coercion which would impair his freedom to have or to adopt a religion or belief of his choice.

3. Freedom to manifest one's religion or beliefs may be subject only to such limitations as are prescribed by law and are necessary to protect public safety, order, health, or morals or the fundamental rights and freedoms of others.

4. The States Parties to the present Covenant undertake to have respect for the liberty of parents and, when applicable, legal guardians to ensure the religious and moral education of their children in conformity with their own convictions.

Article 19

1. Everyone shall have the right to hold opinions without interference.

2. Everyone shall have the right to freedom of expression; this right shall include freedom to seek, receive and impart information and ideas of all kinds, regardless of frontiers, either orally, in writing or in print, in the form of art, or through any other media of his choice.

3. The exercise of the rights provided for in paragraph 2 of this article carries with it special duties and responsibilities. It may therefore be subject to certain restrictions, but these shall only be such as are provided by law and are necessary:

a. For respect of the rights or reputations of others;

b. For the protection of national security or of public order *ordre public*, or of public health or morals.

Article 20

1. Any propaganda for war shall be prohibited by law.

2. Any advocacy of national, racial or religious hatred that constitutes incitement to discrimination, hostility or violence shall be prohibited by law.

Article 21

The right of peaceful assembly shall be recognized. No restrictions may be placed on the exercise of this right other than those imposed in conformity with the law and which are necessary in a democratic society in the interests of national security or public safety, public order (*ordre public*), the protection of public health or morals or the protection of the rights and freedoms of others.

Article 22

1. Everyone shall have the right to freedom of association with others, including the right to form and join trade unions for the protection of his interests.

2. No restrictions may be placed on the exercise of this right other than those which are prescribed by law and which are necessary in a democratic society in the interests of national security or public safety, public order (*ordre public*), the protection of public health or morals or the protection of the rights and freedoms of others. This article shall not prevent the imposition of lawful restrictions on members of the armed forces and of the police in their exercise of this right.

3. Nothing in this article shall authorize States Parties to the International Labour Organisation Convention of 1948 concerning Freedom of Association and Protection of the Right to Organize to take legislative measures which would prejudice, or to apply the law in such a manner as to prejudice the guarantees provided for in that Convention.

Article 23

1. The family is the natural and fundamental group unit of society and is entitled to protection by society and the State.

2. The right of men and women of marriageable age to marry and to found a family shall be recognized.

3. No marriage shall be entered into without the free and full consent of the intending spouses.

4. States Parties to the present Covenant shall take appropriate steps to ensure equality of rights and responsibilities of spouses as to marriage, during marriage and at its dissolution. In the case of dissolution, provision shall be made for the necessary protection of any children.

Article 24

1. Every child shall have, without any discrimination as to race, colour, sex, language, religion, national or social origin, property or birth, the right to such measures of protection as are required by his status as a minor, on the part of his family, society and the State.

2. Every child shall be registered immediately after birth and shall have a name.

3. Every child has the right to acquire a nationality.

Article 25

Every citizen shall have the right and the opportunity, without any of the distinctions mentioned in article 2 and without unreasonable restrictions:

a. To take part in the conduct of public affairs, directly or through freely chosen representatives;

b. To vote and be elected at genuine periodic elections which shall be by universal and equal suffrage and shall be held by secret ballot, guaranteeing the free expression of the will of the electors;

c. To have access, on general terms of equality, to public service in his country.

Article 26

All persons are equal before the law and are entitled without any discrimination to the equal protection of the law. In this respect, the law shall prohibit any discrimination and guarantee to all persons equal and effective protection against discrimination on any ground such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status.

Article 27

In those States in which ethnic, religious or linguistic minorities exist, persons belonging to such minorities shall not be denied the right, in community with the other members of their group, to enjoy their own culture, to profess and practise their own religion, or to use their own language.

PART IV

Article 28

1. There shall be established a Human Rights Committee (hereafter referred to in the present Covenant as the Committee). It shall consist of eighteen members and shall carry out the functions hereinafter provided.

2. The Committee shall be composed of nationals of the States Parties to the present Covenant who shall be persons of high moral character and recognized competence in the field of human rights, consideration being given to the usefulness of the participation of some persons having legal experience.

Article 29

3. The members of the Committee shall be elected and shall serve in their personal capacity.

1. The members of the Committee shall be elected by secret ballot from a list of persons possessing the qualifications prescribed in article 28 and nominated for the purpose by the States Parties to the present Covenant.

2. Each State Party to the present Covenant may nominate not more than two persons. These persons shall be nationals of the nominating State.

3. A person shall be eligible for renomination.

Article 30

1. The initial election shall be held no later than six months after the date of the entry into force of the present Covenant.

2. At least four months before the date of each election to the Committee, other than an election to fill a vacancy declared in accordance with article 34, the Secretary-General of the United Nations shall address a written invitation to the States Parties to the present Covenant to submit their nominations for membership of the Committee within three months.

3. The Secretary-General of the United Nations shall prepare a list in alphabetical order of all the persons thus nominated, with an indication of the States Parties which have nominated them, and shall submit it to the States Parties to the present Covenant no later than one month before the date of each election.

4. Elections of the members of the Committee shall be held at a meeting of the States Parties to the present Covenant convened by the Secretary-General of the United Nations at the Headquarters of the United Nations. At that meeting, for which two thirds of the States Parties to the present Covenant shall constitute a quorum, the persons elected to the Committee shall be those nominees who obtain the largest number of votes and an absolute majority of the votes of the representatives of States Parties present and voting.

Article 31

1. The Committee may not include more than one national of the same State.

2. In the election of the Committee, consideration shall be given to equitable geographical distribution of membership and to the representation of the different forms of civilization and of the principal legal systems.

Article 32

1. The members of the Committee shall be elected for a term of four years. They shall be eligible for reelection if renominated. However, the terms of nine of the members elected at the first election shall expire at the end of two years; immediately after the first election, the names of these nine members shall be chosen by lot by the Chairman of the meeting referred to in article 30, paragraph 4.

2. Elections at the expiry of office shall be held in accordance with the preceding articles of this part of the present Covenant.

Article 33

1. If, in the unanimous opinion of the other members, a member of the Committee has ceased to carry out his functions for any cause other than absence of a temporary character, the Chairman of the Committee shall notify the Secretary-General of the United Nations, who shall then declare the seat of that member to be vacant.

2. In the event of the death or the resignation of a member of the Committee, the Chairman shall immediately notify the Secretary-General of the United Nations, who shall declare the seat vacant from the date of death or the date on which the resignation takes effect.

Article 34

1. When a vacancy is declared in accordance with article 33 and if the term of office of the member to be replaced does not expire within six months of the declaration of the vacancy, the Secretary-General of the United Nations shall notify each of the States Parties to the present Covenant, which may within two months submit nominations in accordance with article 29 for the purpose of filling the vacancy.

2. The Secretary-General of the United Nations shall prepare a list in alphabetical order of the persons thus nominated and shall sub-

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mit it to the States Parties to the present Covenant. The election to fill the vacancy shall then take place in accordance with the relevant provisions of this part of the present Covenant.

3. A member of the Committee elected to fill a vacancy declared in accordance with article 33 shall hold office for the remainder of the term of the member who vacated the seat on the Committee under the provisions of that article.

Article 35

The members of the Committee shall, with the approval of the General Assembly of the United Nations, receive emoluments from United Nations resources on such terms and conditions as the General Assembly may decide, having regard to the importance of the Committee's responsibilities.

Article 36

The Secretary-General of the United Nations shall provide the necessary staff and facilities for the effective performance of the functions of the Committee under the present Covenant.

Article 37

1. The Secretary-General of the United Nations shall convene the initial meeting of the Committee at the Headquarters of the United Nations.

2. After its initial meeting, the Committee shall meet at such times as shall be provided in its rules and procedures.

3. The Committee shall normally meet at the Headquarters of the United Nations or at the United Nations Office at Geneva.

Article 38

Every member of the Committee shall, before taking up his duties, make a solemn declaration in open committee that he will perform his functions impartially and conscientiously.

Article 39

1. The Committee shall elect its officers for a term of two years. They may be re-elected.

2. The Committee shall establish its own rules of procedure, but these rules shall provide, *inter alia*, that:

a. Twelve members shall constitute a quorum;

b. Decisions of the Committee shall be made by a majority vote of the members present.

Article 40

1. The States Parties to the present Covenant undertake to submit reports on the measures they have adopted which give effect to the rights recognized herein and on the progress made in the enjoyment of these rights:

a. Within one year of the entry into force of the present Covenant for the States Parties concerned;

b. Thereafter whenever the Committee so requests.

2. All reports shall be submitted to the Secretary-General of the United Nations, who shall transmit them to the Committee for consideration. Reports shall indicate the factors and difficulties, if any, affecting the implementation of the present Covenant.

3. The Secretary-General of the United Nations may, after consultation with the Committee, transmit to the specialized agencies concerned copies of such parts of the reports as may fall within their field of competence.

4. The Committee shall study the reports submitted by the States Parties to the present Covenant. It shall transmit its reports, and such general comments as it may consider appropriate, to the States Parties. The Committee may also transmit to the Economic and Social Council these comments along with the copies of the reports it has received from States Parties to the present Covenant.

5. The States Parties to the present Covenant may submit to the Committee observations on any comments that may be made in accordance with paragraph 4 of this article.

Article 41

1. A State Party to the present Covenant may at any time declare under this article that it recognizes the competence of the Committee to receive and consider communications to the effect that a State Party claims that another State Party is not fulfilling its obligations under the present Covenant. Communications under this article may be received and considered only if submitted by a State Party which

has made a declaration recognizing in regard to itself the competence of the Committee. No communications shall be received by the Committee if it concerns a State Party which has not made such a declaration. Communications received under this article shall be dealt with in accordance with the following procedure:

a. If a State Party to the present Covenant considers that another State Party is not giving effect to the provisions of the present Covenant, it may, by written communication, bring the matter to the attention of the State Party. Within three months after the receipt of the communication the receiving State shall afford the State which sent the communication an explanation, or any other statement in writing clarifying the matter which should include, to the extent possible and pertinent, reference to domestic procedures and remedies taken, pending, or available in the matter.

b. If the matter is not adjusted to the satisfaction of both States Parties concerned within six months after the receipt by the receiving State of the initial communication, either State shall have the right to refer the matter to the Committee, by notice given to the Committee and to the other State.

c. The Committee shall deal with a matter referred to it only after it has ascertained that all available domestic remedies have been invoked and exhausted in the matter, in conformity with the generally recognized principles of international law. This shall not be the rule where the application of the remedies is unreasonably prolonged.

d. The Committee shall hold closed meetings when examining communications under this article.

e. Subject to the provisions of sub-paragraph (c), the Committee shall make available its good offices to the States Parties concerned with a view to a friendly solution of the matter on the basis of respect for human rights and fundamental freedoms as recognized in the present Covenant.

f. In any matter referred to it, the Committee may call upon the States Parties concerned, referred to in sub-paragraph (b), to supply any relevant information.

g. The States Parties concerned, referred to in sub-paragraph (b), shall have the right to be represented when the matter is being considered in the Committee and to make submissions orally and/or in writing.

h. The Committee shall, within twelve months after the date of receipt of notice under sub-paragraph (b), submit a report:

i. If a solution within the terms of sub-paragraph (e) is reached, the Committee shall confine its report to a brief statement of the facts and of the solution reached;

ii. If a solution within the terms of sub-paragraph (e) is not reached, the Committee shall confine its report to a brief statement of the facts; the written submissions and record of the oral submission made by the States Parties concerned shall be attached to the report.

In every matter, the report shall be communicated to the States Parties concerned.

2. The provisions of this article shall come into force when ten States Parties to the present Covenant have made declarations under paragraph 1 of this article. Such declarations shall be deposited by the States Parties with the Secretary-General of the United Nations, who shall transmit copies thereof to the other States Parties. A declaration may be withdrawn at any time by notification to the Secretary-General. Such a withdrawal shall not prejudice the consideration of any matter which is the subject of a communication already transmitted under this article; no further communication by any State Party shall be received after the notification of withdrawal of the declaration has been received by the Secretary-General, unless the State Party concerned has made a new declaration.

Article 42

1. a. If a matter referred to the Committee in accordance with article 41 is not resolved to the satisfaction of the States Parties concerned, the Committee may, with the prior consent of the States Parties concerned, appoint an *ad hoc* Conciliation Commission (hereinafter referred to as the Commission). The good offices of the Commission shall be made available to the States Parties concerned with a view to an amicable solution of the matter on the basis of respect for the present Covenant;

b. The Commission shall consist of five persons acceptable to the States Parties concerned. If the States Parties concerned fail to reach agreement within three months on all or part of the composition of the Commission, the members of the Commission concerning whom no agreement has been reached shall be elected by secret ballot by a two-thirds majority vote of the Committee from among its members.

2. The members of the Commission shall

serve in their personal capacity. They shall not be nationals of the States Parties concerned, or of a State not party to the present Covenant, or of a State Party which has not made a declaration under article 41.

3. The Commission shall elect its own Chairman and adopt its own rules of procedure.

4. The meetings of the Commission shall normally be held at the Headquarters of the United Nations or at the United Nations Office at Geneva. However, they may be held at such other convenient places as the Commission may determine in consultation with the Secretary-General of the United Nations and the States Parties concerned.

5. The secretariat provided in accordance with article 36 shall also service the commissions appointed under this article.

6. The information received and collated by the Committee shall be made available to the Commission and the Commission may call upon the States Parties concerned to supply any other relevant information.

7. When the Commission has fully considered the matter, but in any event not later than twelve months after having been seized of the matter, it shall submit to the Chairman of the Committee a report for communication to the States Parties concerned:

a. If the Commission is unable to complete its consideration of the matter within twelve months, it shall confine its report to a brief statement of the status of its consideration of the matter;

b. If an amicable solution to the matter on the basis of respect for human rights as recognized in the present Covenant is reached, the Commission shall confine its report to a brief statement of the facts and of the solution reached;

c. If a solution within the terms of sub-paragraph (b) is not reached, the Commission's report shall embody its findings on all questions of fact relevant to the issues between the States Parties concerned, and its views on the possibilities of an amicable solution of the matter. This report shall also contain the written submissions and a record of the oral submissions made by the States Parties concerned;

d. If the Commission's report is submitted under sub-paragraph (c), the States Parties concerned shall, within three months of the receipt of the report, notify the Chairman of the Committee whether or not they accept the contents of the report of the Commission.

8. The provisions of this article are without prejudice to the responsibilities of the Committee under article 41.

9. The States Parties concerned shall share equally all the expenses of the members of the Commission in accordance with estimates to be provided by the Secretary-General of the United Nations.

10. The Secretary-General of the United Nations shall be empowered to pay the expenses of the members of the Commission, if necessary, before reimbursement by the States Parties concerned, in accordance with paragraph 9 of the article.

Article 43

The members of the Committee, and of the *ad hoc* conciliation commissions which may be appointed under article 42, shall be entitled to the facilities, privileges and immunities of experts on mission for the United Nations as laid down in the relevant sections of the Convention on the Privileges and Immunities of the United Nations.

Article 44

The provisions for the implementation of the present Covenant shall apply without prejudice to the procedures prescribed in the field of human rights by or under the constituent instruments as the conventions of the United Nations and of the specialized agencies and shall not prevent the States Parties to the present Covenant from having recourse to other procedures for settling a dispute in accordance with general or special international agreements in force between them.

Article 45

The Committee shall submit to the General Assembly of the United Nations, through the Economic and Social Council, an annual report on its activities.

PART V*Article 46*

Nothing in the present Covenant shall be interpreted as impairing the provisions of the Charter of the United Nations and of the constitutions of the specialized agencies which define the respective responsibilities of the vari-

ous organs of the United Nations and of the specialized agencies in regard to the matters dealt with in the present Covenant.

Article 47

Nothing in the present Covenant shall be interpreted as impairing the inherent right of all peoples to enjoy and utilize fully and freely their natural wealth and resources.

To Be Continued Next Week

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