The Illuminati

and

The New World Order

By

Ted L. Gunderson
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PROFESSIONAL EXPERIENCE

1979 - Present
TED L. GUNDERSON & ASSOCIATES, Santa Monica, California.
Founder, owner and operator of this international security consulting and investigation firm.

Hosts the "Ted Gunderson Intelligence Report" radio talk show, weekdays as follows:
1. American Freedom Satellite Network, GE 1 103° West
   (2° to the West of Space Net 4) Channel 7, Sub Audio 5.8 Frequency
   10AM to 12PM Central Standard Time (C.S.T.)
2. WWCR Short Wave Radio 12.160 Frequency, 11AM to 12PM (C.S.T.)

1984
LOS ANGELES OLYMPIC COMMITTEE
Security and Anti-Terrorism Consultant

1981-1982
CALIFORNIA NARCOTICS AUTHORITY
Appointed by Governor of California as Narcotics Consulting Agent

1979
PAN AMERICAN GAMES, San Juan, Puerto Rico
Security and Anti-Terrorism Coordinator
Special Appointee of United States Attorney General Griffin B. Bell

1951-1979
FEDERAL BUREAU OF INVESTIGATION
1977-79 Senior Special Agent-in-Charge, Los Angeles, California
1973-77 Special Agent-in-Charge of Memphis, Tennessee and Dallas, Texas
1973 Chief Inspector
1960-65 Special Agent Supervisor, FBI Headquarters, Washington, D.C.
1951-60 Special Agent

Received many other awards, including Law Enforcement Officer of The Year. Author of "How to Locate Anyone Anywhere Without Leaving Home" (Penguin Books 1989) and other publications. Has appeared on numerous radio and TV shows including, "Larry King Live", "Geraldo", "48 Hours", "Hard Copy", "Inside Edition" among others. Currently forming an organization known as "Current and Former FBI Agents For Honest Government".
PAWNS
In The Game

William Guy Carr
Some of world's richest, mightiest meet for deals, fun

OBSTINATE (AP) — Many of the world's power brokers and power makers will wind their way up a narrow, avalanche-prone Alpaca valley in the remote eastern resort of Davos this week for six days of deal-making, deep thinking and fun.

Headliners at this year's World Economic Forum, which opens Thursday, include Microsoft billionaire Bill Gates, U.S. House Speaker Newt Gingrich, top Russians and — as usual — key players from the Middle East.

The group of illustrious, including top scientists and experts in a range of fields, will have their pick of a bewildering array of meetings, discussions and dinners, many of them held simultaneously.

For some of the guests, however, the crowds are just an extraneous noise.

"If you look at the subjects of most of the debates, you can't imagine most people sitting through them," said British author Bryan Appleyard.

Many of the government and corporate bigwigs will spread their time outside the Congress Center, in one-on-one meetings, cultivating potential partners in a deal or future contacts.

Israel's Prime Minister Benjamin Netanyahu, for example, has blocked out hours of time for sessions with other participants, including Gates and British Foreign Secretary Malcolm Rifkind.

In fact, the Davos forum, which began in 1971, has achieved its biggest fame as a backstop for high-stakes political negotiations. Netanyahu's predecessor, Shimon Peres, negotiated through the night in a hotel room with Palestinian leader Yasser Arafat in 1994, achieving breakthroughs in their peace efforts.

The prime ministers of Greece and Turkey met in 1988 to smooth relations. In 1990, soon after the Berlin Wall came down, West German Chancellor Helmut Kohl sat with East German leader Erich Honecker to move toward reunification.

Sometimes differences are bridged within the forum itself. In 1992, then-South African President F.W. de Klerk showed a platform with African National Congress leader Nelson Mandela and his Zululand rival Chief Mangosuthu Buthelezi.

Recreation also has a place at the conference in Davos, a picturesque town, population 12,300, sandwiched between prime ski resorts. Half way through the six days, on Sunday morning, those who don't want to go off-shooping — or continue doing deals — gather on the ski slopes for organized games.

Most of the leaders have booked all their sides. They have up to 50 hotel rooms, and an aide is often on hand to handle any requests. Only the most at-risk politicians being bodyguards.

For most at the conference, though, security takes a back seat to problem-solving and intellectual stimulation. AIDS research pioneer Luc Montagnier will talk about the threat of new diseases, while the new U.N. secretary-general, Koofi Annan, discussed his vision for the world body.

Steve Forbes, big-spending toser in the U.S. Republican presidential primary, will join Deputy Treasury Secretary Lawrence Summers to address whether other countries can learn from America's economic recovery.

Chen Fenbiao, chairman of China's...
YORIE KAHL DEFENSE COORDINATOR

TED L. GUNDERSON, F.B.I. SENIOR SPECIAL AGENT-IN-CHARGE, REG.

As the newly appointed coordinator of the Yone Kahl case, I am compelled to respond to the many comments that appeared on Kahl's published testament recently.

The stricture tells us Luciferian power is such that he caused one-third of the most intelligent of the heavenly host to defect from God and join him, because he claimed God's favor for the rule of the universe is weak and impotent because he is based on the premise that lesser beings can be taught to know, love, and serve him voluntarily out of respect for his own infinite perfection. The Luciferian ideology states might is right. It claims beliefs of proven superior intelligence have the right to rule those less gifted because the masses don't know what is best for them. The Luciferian ideology is what we call totalitarianism today.

One man on earth to release us from the bonds of Satan with whom I was once bound tighter and tighter as the years rolled by. Christ gave us the solution to our problem when he told us we must go forth and teach the truth regarding the conspiracy (John 13:39) to all of his nations. He promised that if we did this knowledge of the truth would set us free (Mark 16:15:14). Simply because we have failed to put the mandate Christ gave us into effect.

Adam Weishaupt a Jesuit trained professor of canon law, defected from Christianity and embraced the Luciferian ideology while teaching in Ingolstadt University. In 1770 the money lenders (who recently organized the House of Rothschild) retained him to revise and modernize the age-old 'protocols' designed to give the Synagogue of Satan ultimate world domination so that they can impose the Luciferian ideology upon what remains of the Human Race, by use of Saturn's deception. Weishaupt completed his task May 1st, 1776.

The plan required the destruction of ALL existing governments and religions. This objective was to be reached by dividing the masses into opposing camps in order to increase numbers of political, social, economic and other issues. The opposing sides were then to be armed and 'incited' provoked which would cause them to fight and weaken themselves as they destroyed National Governments and Religious Institutions.

Weishaupt organized the illuminati to plot into execution. The word illuminati is derived from the Greek 'Illuminat' which means 'to hold the light'. Using the lie that his objective was to bring about a One World government to enable men with proven mental ability to govern the world, he recruited two thousand followers. These included the most intelligent men in the fields of arts and letters, education, the sciences, finance, and industry. He then established Lodges of the Grand Orient to be their headquarters.

Weishaupt's revised plan required illuminati to do the following things to help them accomplish their purpose:

1. Use monetary and sex bribery to obtain control of people already occupying positions in high places in the various levels of ALL governments and other fields of human endeavor. Once an influential person had fallen for the lies and deceptions of the Illuminati, they were to be held in bondage by application of political and other forms and blackmail and threats of financial ruin, public exposure, and physical harm and eventual death to themselves and their loved ones.

2. Illuminati on the Faculty of colleges and universities were to recommend students possessing exceptional mental ability belonging to well bred families with international leanings for special training in internationalism.

3. This training was to be provided by granting scholarships to those they selected. They were to be educated inductively into accepting the 'idea' that only a One World Government can put an end to recurring wars and tribulations.

4. The Illuminati were to be the focus of the United Nations and the leaders of the Illuminati were to be used as agents of influence and placed behind the scenes of ALL governments as 'Experts' and 'Specialists' so they could advise the top executives to adopt policies which would, in the long run, serve the secret plans of the One Worlders and bring about the ultimate destruction of the governments and religions they were elected or appointed to serve.

5. The Illuminati were to obtain control of the Press and all other agencies which distribute information to the public. News and information was to be slanted so that the masses would come to believe that a One World Government is the ONLY solution to our many and varied problems.

6. Only masses who proved themselves internationalists and those whose conduct proved they had detested God are initiated into the Illuminati. Thus the conspirators used the claus of philanthropy to hire their revolutionary and subversive activists. In order to infiltrate Masonic lodges in Britain, Illuminati visited John Robson and to Europe. He was a high degree mason in the Scottish Rite. Professor of natural philosophy at Birmingham University, and Secretary of the Royal Society of Edinburgh. John Robson did not fall for the lie that the objective of the One Worlders was to form a beneficent dictatorship. He kept his reactions to himself however, and was entrusted with a copy of Weishaupt's Revised Conspiracy for study and safe keeping.

7. In 1789, Robson warned Masonic leaders the Illuminati had infiltrated into their lodges.

8. In 1789, John Robson published a book, entitled 'Proof of a Conspiracy to Destroy All Governments and Religion'.

On July 19th, 1789, David Pappen, President of Harvard University, issued the same warning to the graduating class and lectured them on the influence Illuminism was having on American politics and religion.

In 1826, Captain Win. Morgan decided it was his duty to inform other Masons and the general public what the TRUTH is regarding the Illuminati, their secret plans and intended purpose. The Illuminati obtained the services of Richard Howard, an English Illuminist, to carry out their scheme. "Morgan be EXECUTED as a traitor. Captain Morgan was warned of his danger. He tried to escape to Canada but Howard caught up with him near the border. He was murdered near the Niagara Gorge.

According to Weishaupt's revised version of the Age of Olds, the Illuminati were to organize finance, direct, and control ALL international organizations and groups by working their agents into executive positions AT THE TOP. Thus it was that Karl Marx was writing the Communist Manifesto under direction of one group of Illuminati, Professor Karl Ritter of Frankfurt University was writing the anarchist under direction of another group, so that those who direct the conspiracy AT THE TOP could use the differences in these two ideologies to start dividing larger and larger numbers of the Human Race into opposing camps so they could be armed and then made to fight and destroy each other together with their political and religious institutions. The work Ritter started was continued by the German so-called philosopher, Friedrich Wilhelm Nietzsche (1844-1900) who found Nietzschean Neitzsche.

Nietzsche was developed into Fascism and later into Nazism and ceased to enable the agents of the Illuminati to form World War One and Two.

In 1834, the Italian revolutionary leader Giuseppe Mazzini was selected by the Illuminati to be director of their revolutionary program throughout the world. He held this post until he died in 1872.

In 1840, General Albert Pike was brought under the influence of Mazzini because he became a disgruntled officer when President Jefferson Davis disbanded his auxiliary Indian troops on the grounds they had committed atrocities under the cloak of legitimate warfare. Pike accepted the idea of a One World government and ultimately became head of the Illuminati in Philadelphia. Between 1837 and 1871 he worked out the details of a military blueprint for three world wars, and three major revolutions, which he considered would further the conspiracy to its final stage during the twentieth century.

Most of his work was done in the 11 room mansion he built in Little Rock, Arkansas, in 1840. When the illuminati, and the lodges The Grand Orient, became suspect, because of Mazzini's revolutionary activities in Europe, Pike organized The New Reformed Patriot Society, World War I. This is to be fostered by using the differences in the groups of the Illuminati to stir up between Political Zionists and the leaders of the Moslem world. The War is to be directed in such a manner that Islam (the Arab World including Mohammedanism and Political Zionism including the State of Israel) will destroy themselves while at the same time the remaining nations, once more divided against each other, in this state, will be forced to fight themselves into a state of complete exhaustion physically, mentally, spiritually and economically. Can any unbiased and reasoning person deny that the intrigue now going on in the Near East, and Far East is designed to accomplish this diabolical purpose?

When Mazzini died in 1872, Pike made another Italian revolutionary leader named Adriano Lemmi, his successor. Lemmi was later succeeded by Lemmi and Treas. The revolutionary activities of all of these men were financed by British, French, German and American international bankers. The reader must remember that the International Bankers of today are like the Money Changers of Christ's day, are only tools or agents of the Illuminati.
While the general public has been led to believe that Communism is a movement of the workers (Soviet) to destroy Capitalism (American), Intelligence Officers obtained authentic documentary evidence which proved that international capitalists operating through their international banking houses had sponsored both revolutions and revolution fought since 1776. Those who today comprise the Synagogue of Satan direct our governments, whom they hold in sway, to fight the wars and revolutions so they further Pake’s plans to bring the world to that stage of the conspiracy when Atheistic-Communism and the whole of Christendom can be forced into an all-out war within each remaining nation as well as on an international scale.

There is plenty of documentary evidence to prove that Pake, like Weymouth, was head of the Luciferian Priesthood in his day. In addition to the latter he wrote Mazoori in 1871, another he wrote to the heads of his Palladian Councils July 14th, 1889, fall into hands other than intended. It was written to explain the Luciferian dogma concerning worship of Satan and worship of Lucifer is, he said in part:

"That which we say to the crowd is we worship God. But it is the God that one worships without superstition. By all us initiates of the high degrees, maintained in the purity of the Luciferian doctrine. Yet Lucifer is God. And unfortunately Adonay (the name given by Luciferians to the God we worship) is God also, for the absolute can only exist as two gods. Thus, the doctrine of Satanism is a heresy and the true, and pure philosophical religion is the belief in Lucifer, the equal of Adonay, but Lucifer of Light, and God of Good, struggling for humanity against Adonay, the God of Darkness and Evil.

The High Priest of the Luciferian Creed work from the darkness. They remain behind the scenes. They keep their identity and true purpose secret, even from the vast majority that they deceive into doing their will and furthering their secret plan and ambitions. They know that their ability to keep their identity and TRUE purpose secret until no covering of power can prevent them crowning THEIR leader King-despot of the entire world.

In 1925, His Eminence Cardinal Caro y Rodriguez, Archbishop of Santiago, Chile, published a book, “The Mystery of Freemasonry Exposed,” to expose how the Illuminati, the Satanists, and the Luciferian had imposed a secret society upon a secret society. He produces a great deal of the Lodges of the Grand Orient of Pake’s New and Reformed Rite and the affiliated Lodges of Adoption in which female members of the conspiracy are initiated. Weymouth’s plot requires:

1. Abolition of all national governments;
2. Abolition of inheritance;
3. Abolition of patriotism;
4. Abolition of the individual home and family life as the cell from which all civilizations have stemmed.

In the final phase of the conspiracy, the government will consist of the king-despot, the Synagogue of Satan, and a few millionaires, economists and scientists who have proved devotion to the Luciferian cause. In a letter given to the members of the Grand Orient Lodge of Paris, France, by an executive of Pake’s Palladian Rite, at the turn of the present century, he said:

"Under our influence the execution of the laws have been reduced to a minimum. The prestige of the law has been exploded by the liberal interpretations introduced into this sphere. In the most important and fundamental affairs and questions, judges decide as we dictate to them, see matters in the light whereby we intend them for the administration of the masses, of course through persons who are our tools, though they do not appear to have anything in common with them. Even Senators and the higher administration accept our counsel..."

Can any thinking person deny that the conspiracy as revised by Weymouth in the latter 1700’s and the plans drawn up by Pike in the latter 1800’s, have matured exactly as intended? The empires of Russia and Germany have been destroyed. Those of Britain and France reduced to third class powers. The crowned heads have fallen like over-ripe fruit. The world’s population has twice been divided into opposing camps as the result of propaganda put out by the Illuminati. Two world wars have been Christians killing each other off efficiently by the tens of millions without any person engaged having the slightest personal animosity towards the other. Two of the major revolutions, those of Russia, and China, are accomplished facts. Intrigue now going on in the East and Middle East is cementing World War Three. After that, unless stopped right now by sheer weight of informed public opinion, will come the final social cataclysm; then absolute physical, mental, and spiritual slavery will follow.

In conclusion, in 1773, the Mayer Rothschild Illuminati held a meeting during which 25 goals were set forth to control the world. (Today, these goals are 90% complete.) The 16th goal involved the infiltration into conventual Freemasonry.

The speaker stated that their purpose would be to take advantage of the facilities and secrecy Freemasonry had to offer. He pointed out that they could organize their own Grand Orient Lodges within Blue Freemasonry in order to carry on their subversive activities and hide the true nature of their work under the cloak of philanthropy. He stated that all members initiated into their Grand Orient Lodges should be used for proselytizing purposes and for spreading their atheistic-materialistic ideology amongst the masses. He ended this phase of the discussion with the words, “When the hour strikes for our sovereign Lord of all the World to be crowned these same hands will sweep away everything that might stand in his way.”

I wish I could claim the authorship of the words you have read above, but I cannot. I fear they are from a man much more learned than I, William Grey Carr, who wrote these words in 1958 in his astounding book, “Pawns in the Game.”

Certainly, few intelligent men can today dispute his research and conclusions derived nearly half a century ago and penned by him so eloquently.

Our struggle is not with flesh and blood but with the spiritual forces of darkness who control many leaders in high places on the earth.

Shame on those who criticized Yorio Kahl. They did not do their homework.

WAKE UP AMERICA—WAKE UP.

Sincerely,

Ted L. Gunderson
Senior Special Agent In Charge, F.B.I (Retired)

Please help me as we need funds for Yorio Kahl’s Care. For more information call Ted L. Gunderson: 702-650-5676, or write F.O. Box 18000-259, Las Vegas, NV 89114
Executive Orders
EXECUTIVE ORDERS NOW IN EFFECT

(Check them one by one against The Communist Manifesto)

1. Executive Order 10995 - Takes over all communications media

2. Executive Order 10997 - Takes over all electric power, petroleum, gas, fuel and minerals

3. Executive Order 10998 - Takes over all food resources and farms

4. Executive Order 10999 - Takes over all means of transportation, controls highways and seaports

5. Executive Order 11000 - Drafts all citizens into work forces under government supervision (slave labor)

6. Executive Order 11001 - Takes over all health, welfare and educational functions

7. Executive Order 11002 - Empowers the Post Office General to register all citizens nationwide

8. Executive Order 11003 - Takes over all airports and aircraft

9. Executive Order 11004 - Takes over housing and finance authorities and housing designated as "unsafe"; establishes new locations for populations; builds new housing with public funds

10. Executive Order 11005 - Takes over all railroads, inland waterways and public storage facilties

11. Executive Order 11051 - Designates responsibilities of the Office of Emergency Planning giving authorization to put the above orders into effect in times of increased international tension or economic crisis (anytime they want to)

Then comes the Big One: EXECUTIVE ORDER 11490 - all of the above orders are immediately activated


President John F. Kennedy, at Columbia University in 1963 said it perfectly, "The high office of the President has been used to foment a plot to destroy America's freedom and before I leave this office, I must inform the citizens of their plight."

Ten days later, President Kennedy was eliminated.
A SUMMARY OF THE COMMUNIST MANIFESTO

THE COMMUNIST MANIFESTO REPRESENTS A MISGUIDED PHILOSOPHY, WHICH TEACHES THE CITIZENS TO GIVE UP THEIR RIGHTS FOR THE SAKE OF THE "COMMON GOOD," BUT IT ALWAYS ENDS IN A POLICE STATE. THIS IS CALLED PREVENTIVE JUSTICE. CONTROL IS THE KEY CONCEPT. READ CAREFULLY:

1. ABOLITION OF PRIVATE PROPERTY.
2. HEAVY PROGRESSIVE INCOME TAX.
3. ABOLITION OF ALL RIGHTS OF INHERITANCE.
4. CONFISCATION OF PROPERTY OF ALL EMIGRANTS AND REBELS.
5. CENTRAL BANK.
6. GOVERNMENT CONTROL OF COMMUNICATION & TRANSPORTATION.
7. GOVERNMENT OWNERSHIP OF FACTORIES AND AGRICULTURE.
8. GOVERNMENT CONTROL OF LABOR.
9. CORPORATE FARMS, REGIONAL PLANNING.
10. GOVERNMENT CONTROL OF EDUCATION.

"The moral principles and precepts contained in the Scriptures ought to form the basis of all our civil constitutions and laws. All the miseries and evils which men suffer from vice, crime, ambition, injustice, oppression, slavery and war, proceed from their despising or neglecting the precepts contained in the Bible." — Noah Webster

"The Bible is the book upon which this Republic rests." — Andrew Jackson
PLANS FOR
‘GLOBAL CIVILIZATION’

Gorbachev, Bush Lead the Charge

Just as San Francisco was the birthplace of the United Nations, now the “city by the bay” will host a meeting to establish ground rules for govern ing a united world.

EXCLUSIVE TO THE SPOTLIGHT

BY MIKE BLAIR

Former Soviet President Mikhail Gorbachev has been named the “convening chair” and host of a world forum on the “first global civilization” planned for San Francisco from September 27 to October 1.

Elitists at the conference are scheduled to consider how the “new world order” will be governed.

The last dictator of the U.S.S.R., Gorbachev has enconced his Gorbachev Foundation USA in the former Coast Guard commandant’s residence at the closed U.S. military base, the Presidio, in San Francisco.

The SPOTLIGHT has learned former President George Bush and ex-British Prime Minister Margaret Thatcher have agreed, among others, to serve as co-chairs of the forum slated for San Francisco’s Fairmont Hotel.

Others to co-chair the meeting on the so-called new world order include: Ted Turner, U.S. television mogul; George Shultz, a former secretary of state; Askar Akayev, president of the Soviet break-away republic of Kyrgyzstan; Tansu Ciller, prime minister of Turkey; Vaclav Havel, prime minister of the Czech Republic; Willem Drees, prime minister of the Netherlands; Rigoberta Menchu, Guatemala, like Gorbachev a recipient of the Nobel peace prize; Yasuhiro Nakasone, former prime minister of Japan; Julius Nyerere, ex-president of Tanzania and Desmond Tutu, Episcopal archbishop of South Africa.

In explaining the purpose of the forum, former U.S. Sen. Alan Cranston (D-Calif.), chairman of the Gorbachev Foundation USA, lamented that hopes for a new world order following the cold war have dimmed.

“There appears to be a great cynicism everywhere with government,” Cranston said. “And there is a yearning for new directions.”

About 8,000 business leaders from 75 countries have been invited to attend as paying participants at a cost of $5,000 each, which will bring the tax-exempt Gorbachev Foundation USA a total of $64 million, if all attend.

Other invited guests include Vice President Al Gore, President Nelson Mandela of South Africa, ABC newsman Ted Koppel, novelist Isabel Allende, Zbigniew Brzezinski, national security adviser in the Carter administration, Jessica Tuchman

MIKHAIL GORBACHEV ... Heads his own foundation

Mathews, senior fellow of the Council on Foreign Relations (CFR), writes a column in the Washington Post, and Paul Volcker, former chairman of the Federal Reserve Board

CLINTON NOT INVITED?

President Bill Clinton does appear either on the list of co-chairs or invited guests, which is unusual since he has received high praise from Gorbachev.

According to the Cape Cod (Massachusetts) Times of January 23, 1

Gorbachev stated:

(See GLOBAL, Pag
Joint Military Operations Confirmed

The Russian people are being told more about joint military operations than Americans.

This populist newspaper's exclusive reports about foreign troops and combat equipment maneuvers on U.S. soil have now been confirmed by an official statement. But most Americans never heard it. The announcement on U.S.-Russian military preparations for rapid reaction "crowd control" and "public safety" measures were seen only on Russian television. The U.S. networks blacked them out.

Interviewed on Moscow TV, General of the Army Pavel F. Grachev, the Russian minister of defense, bluntly admitted on September 5 that his forces are engaged in joint "training, indoctrination and field exercises" with elite U.S. units to develop common tactics for dealing with "riots, violent outbreaks, terrorist attacks and other emergencies."

Responding to a barrage of probing questions from reporters, Gen. Grachev confirmed that rehearsals for such "integrated" U.S.-Russian military operations are taking place this year both in America and Russia.

High-tech communications equipment, helicopters, armored vehicles and psychological warfare techniques are involved in the bi-national events, Gen. Grachev added.

CONFIRMATION CALL
Within hours after the Russian defense chief's explosive revelations, a SPOTLIGHT reporter in Washington called his key Pentagon contacts to ask whether the Clinton administration would continue to stonewall on the presence of foreign troop units and military logistics in this country.

According to at least one knowledgeable Defense Department source, Secretary of Defense William Perry has decided to make an impromptu visit to Russia next month.

While reviewing joint maneuvers by U.S. and Russian forces with Gen. Grachev during his trip, Secretary Perry will tell newsmen that recent sightings of Russian units and armaments in the U.S. are part of a parlor game in the Clinton administration's "Partnership for Peace" project.

But according to these sources it is unlikely that Secretary Perry will be able to explain why such an inoffensive-sounding program should involve training Russian rapid reaction units how to "deal with American-style public disorders."

This is a Russian T-72 main battle tank, painted "United Nations White," spotted along an interstate highway near San Antonio, Texas.
THE MONEY PLANE
Every day, the Russian mob gets a shipment of up to a billion dollars in fresh $100 bills. The money, flown out of JFK, comes straight from the U.S. Federal Reserve. An exclusive investigation.

By Robert L. Friedman
Terrorists in America
(According to the F.B.I.)
BULLETIN TO NEWS MEDIA AND LAW ENFORCEMENT

June 22, 1998

A reliable, confidential source advised on May 3, 1998 that during the week of April 13, 1998, 137,000 AK-47 automatic weapons were shipped into Los Angeles, California. At or about the same time, eleven semi-truck loads of AK-47 ammunition were also shipped into the Los Angeles area.

The source does not know the exact destination, the means by which these items were shipped, the shipper(s) or individual(s) involved or responsible. Some of these arms were also shipped to unknown locations in Arizona.

On May 3, 1998, a reliable, confidential second source advised a Los Angeles based trucking company may have been the company used to transport these items. The informant suspects this Company because the Company has been used in the past to ship Chinese communist merchandise within the United States of America. This source has photographed this activity. According to this informant, the FBI has escorted several of trucks transporting these goods.

After receiving the above information, this author contacted other sources to confirm these facts and the following information was furnished:

On May 27, 1998, an Oklahoma state police officer advised he had learned the following in the Fall of '93 or Spring of '94, from one of his contacts on the Los Angeles Police Department:

- The BATF and Customs agents had intercepted a shipment of fully automatic weapons and explosives being off-loaded from a ship in Long Beach harbor. The contact believes the ship was of Chinese origin.

- Contained in that shipment were two or three Sealift boxes (metal semi-trailer size boxes used for ocean shipping) full of weapons and explosives. Also contained within that shipment were between 6,500 and 7,500 fully automatic AK-47s, several machine guns of communist manufacture (RPD and RPK belt-fed machine guns) and cases of explosives and detonators.
* A source close to the L.A.P.D. contact said the information on these shipments came from informants inside street gangs who had inter-related working relationships with gangs in Chicago, New York, and Florida. He speculated the shipments were bound for drug-running street gangs but also felt it was possible these shipments were intended for previously located terrorist cells in the United States of America. These terrorist cells, who are of mostly middle-Eastern extraction, are controlled out of the Philippines. This indicates shipments were coordinated with the Pakistani ISI, the Internal Security Service, (similar to the CIA of the United States of America). The Pakistani ISI is controlled out of Cebu City, P.I.

* At or about the same time, a similar shipment came in and was intercepted in Dade County, Florida. Another shipment supposedly came in through Houston, TX, and was not intercepted because no forewarning was issued.

On May 7, 1998, another reliable, confidential informant advised of current plans by certain members of the New World Order, including President Bill Clinton, prominent political figures, bureaucrats and members of the United States of America military, who have formulated a plan for the initial steps for the actual takeover of the United States of America as follows:

* Guns are being provided to street gangs in major urban areas of America's largest cities. Upon receipt of orders, the street gangs will initiate riots in major metropolitan areas. These riots will be waged upon citizenry and resisting police officers and will include house-to-house sweeps, violence, murder and destruction.

* Thereafter, the president of the United States of America will declare martial law.

* Foreign troops in this country, including Russian and German military personnel, will be delegated by New World Order advocates to destroy the gangs who perpetrated, under New World Order authority, riots, destruction and murder.
This author has talked with private citizens in Alamagordo, N.M., located near Holloman Air Force Base and White Sands Proving Grounds. By socializing with German military personnel, who have their own base at Holloman Air Force Base, these private citizens have learned of a plan for the German airmen to strafe the streets when the riots begin.

On March 11, 1998, and April 2, 1998, two separate credible sources, who do not know each other, advised that members of street gangs in the United States of America are being bussed to military bases in Louisiana and Mississippi where they are trained in house-to-house searches and learning to rappel from helicopters.

On March 29, 1998, an Indiana state police officer advised that in 1997 the FBI conducted a series of conferences throughout the United States of America for local and state law enforcement agencies. The conference theme was that the Militia, Patriots and "Right-Wing Christian Fundamentalists" are the true terrorists in America. There was no discussion of threats from gangs such as the Crips, Bloods or various motorcycle gangs.

Federal law enforcement officers, including the FBI, have been involved in at least 21 United States of America cities in recent months in joint training with the military for house-to-house searches. Note: This is in violation of Posse Comitatus. As of November 1, 1998, every gun purchased in the United States of America, including "hunting" rifles, will have to be registered when purchased with the United States Treasury Department.

A Los Angeles County employee advised in connection with her employment with L.A. County, she has noted (a service provided to the general public—services not identified in order to protect the source) in recent months there has been a large influx of young Russian and Albanian youth into the Los Angeles area. These young men are very intelligent, respectful of authority and highly skilled in the use of computers. These young men speak excellent English, without an accent, and have lived in the United States for a short period of time.

In Fall, 1996, the Fresno, California, school district notified other California school districts that they needed Russian interpreters because of the large influx of Russian children into the Fresno school district.
A former United States service man, currently living on a Native American reservation in Minnesota, advised the United States government is recruiting young Native American males from the reservation, sending these young men to the Middle East for training in terrorist tactics, then confidentially returning them to the reservation until they are called upon for an assault. The source believes the recruiters are CIA and/or Mossad agents and also believes the young Native Americans are being trained in Israel. In the intelligence community, these young men are termed "sleepers".

On June 2, 1998, another confidential source, a Native American, who lives on the reservation, advised drugs are being brought into the United States from Canada at the Montana border through Fort Peck Assinibourne and Sioux Indian Reservation.

The source reported that an FBI agent is involved in this drug network and this agent has reportedly been indicted by Canadian authorities. (This information has not been confirmed.) The source stated there has been an unusual number of deaths of young Native Americans on this reservation and believes the deaths relate to the drug operation.

On March 15, 1998, another reliable, confidential informant, within the United States of America Department of Justice, advised he had read the 600 page PDD 25 Presidential directive (of which only 14 pages were released to the public). This presidential directive places all United States of America law enforcement under direct command of the United Nations in the event of a "national emergency." This directive further states communist United Nations troops will be used to pick up dissident United States of America citizens.

On May 7, 1998, another reliable, confidential informant within the Pentagon advised that President Bill Clinton has signed a directive for federal law enforcement officials to confiscate all assault rifles and semi-automatic pistols, including resolvers, from the United States of America's private sector. This Pentagon source is furious, and believes that activating this presidential directive will lead to large-scale violence.
On April 29, 1998, Tom Brokow announced on NBC Television News and on May 3, 1998, United States of America Congressman Dan Burton announced on CNN Headline News that 92 staff and White House aides abruptly resigned from the White House. Some of those employees have reportedly fled the United States of America to establish a permanent residence in South America.


On May 8, 1998, another confidential reliable source advised unidentified real estate companies have purchased more than 300 pieces of property throughout the United States of America and sold those properties to the Department of Justice. These properties will be used as future locations for prefabricated prisons, cells, or holding units and each property will accommodate up to 100 cells. Attached is a copy of Construction Notebook News, dated 3/23/98, which states ZCON, Inc., Las Vegas, was the lowest bidder for construction project number NVMD 98-003. This project is described as an "enemy prison war camp". Reportedly, it is to be a 14,000 square foot prison built to military specifications. It will hold 100 inmates.
Grayling Camp, Grayling, Michigan: National Guard Base. Detention Center

Government Admits Concentration Camp Plan

Government Admits Concentration Camp Plan "The truth is yes...the plans are here...where you could, in the name of stopping terrorism...invoke the military and arrest American's and put them in detention camps. (Congressman Henry Gonzales, D-TX)

In a revealing admission the Director of Resource Management for the U.S. Army confirmed the validity of a memorandum relating to the establishment of a civilian inmate labor program under development by the Department of the Army. The document states, "Enclosed for your review and comment is draft Army regulation on civilian inmate labor utilization and the procedure to establish civilian prison camps on installations." (Chernih Chronicle, June 1997)

Civilians internment camps or prison camps, more commonly known as concentration camps, have been the subject of much rumor and speculation during the past few years in America. Several publications have devoted space to the topic and many talk radio programs have dealt with the issue.

However, Congressman Henry Gonzales (D-TX) clarified the question of the existence of civilian detention camps. In an interview with the congressman stated: "the truth is yes...you're going to have these plans...by provisions, and the plans are here...whereby you could, in the name of stopping terrorism...invoke the military and arrest American's and put them in detention camps."

Congress repealed the Emergency Detention Act of 1950 twenty years later in 1971. Seemingly the threat of civilian internment in the United States was over, but not in reality. The Senate held hearings in December, 1975, revealing the ongoing internment plan which had never been terminated. The report entitled "Intelligence Activities, Senate Resolution 21," disclosed the covert agenda. In a series of documents, memos and testimony by government informants, the picture emerged of the designs by the federal government to monitor, infiltrate, arrest and incarcerate a potentially large segment of American society.

The Senate report also revealed the existence of the Master Search Warrant (MSW) and the Master Arrest Warrant (MAW) which are currently in force. The MAW document, authorized by the United States Attorney General, directs the head of the FBI to "Arrest persons whom I deem dangerous to the public peace and safety." These persons are to be detained and confined until further order. The MSW also instructs the FBI Director to search certain places, where it is believed that there are found contraband prohibited articles or other materials in violation of the Proclamation of the President of the United States. It includes such items as firearms, shortwave radio receiving sets, cameras, propaganda materials, printing presses, mimeograph (copy) machines, membership and financial records of organizations of groups that have been declared subversive, or may be hereafter declared subversive by the Attorney General.

Since the Senate hearings in 1975, the steady development of highly specialized surveillance capabilities, combined with the exploding computerized information technology, have enabled a massive database of personal information to be developed on millions of unsuspecting American citizens. It is all in place awaiting only a presidential declaration to be enforced by both military and civilian police.

FEMA, whose black budget comes from the Department of Defense, has worked closely with the Pentagon in an effort to avoid the legal restrictions. Poste-Conti. While FEMA may have been directly responsible for the specific setting cases, the principal of Federal control was being seen during the Los Angeles riots in 1992 with the federalization of the National Guard and assigning the National Guard to the state, where a very similar situation occurred with the Border Patrol in the 1940's. In the final comment on the matter, "legitimate" violence, The Deputy Attorney General of California commented at a conference that anyone who attacks the State, even verbally, becomes a revolutionary and an enemy by definition. Louis Guiffreda, who was head of FEMA, stated that "legitimate violence is integral to our form of government for it is from this source that we can continue to purge our weaknesses."

It is significant to note that the dictionary definition of terrorism: "The calculated use of violence" corresponds precisely to the government's stated policy of the "use of legitimate violence." One might ask: who are the real terrorists? Guiffreda's definition gives a revealing insight into the thinking of those who have been charged with ninety per cent of the welfare of the citizens in this country. If one's convictions for philosophy does not correspond with the government's agenda, that individual may find himself in the government's enemy list. This makes him or her "dangerous" to be purged by the "use of legitimate violence." (Present Truth Ministry, P.O. Box 118, Sallisaw, OK 74955, by David Rydel, 5-1-96, 7-1-96)

Please visit http://www.prospectorsballroom.com and http://www.eagleflight.com. E-MAIL@EAGLEFLIGHT@theangel. net.

March 1998 Free America
MEMORANDUM FOR SEE DISTRIBUTION

SUBJECT: Draft Army Regulation on Civilian Inmate Labor Program

1. Enclosed for your review and comment is the draft Army regulation of civilian inmate labor utilization and establishing prison camps on Army installations. The draft regulation is the compilation of all policy messages, Civilian Inmate Labor Oversight Committee policy decisions, and lessons learned to date. The new regulation will provide the following:
   
   a. Policy for civilian inmate utilization on installations.
   
   b. Procedures for preparing request to establish civilian inmate labor programs on installations.
   
   c. Procedures for preparing requests to establish civilian prison camps on installations.

2. The regulation will not be official until the printed copies are distributed. Therefore, the draft should not be circulated as an official document.

3. Please forward your comments on DA Form 202M (Recommended Changes to Publications and Blank Forms) to HQ TRADOC, ATTN: ATBO-KM/Garl Rumbough, Fort Monroe, Virginia 23651-5000 NLT 29 August 1994. Further, request you provide the name of your point of contact to Garl Rumbough upon receipt of this memorandum (DSN 680-5189/COMM (804) 728-5189 or PROFS MON 1 (Rumbough).

FOR THE COMMANDER;

1 Encl.

As

[Signature]

Director

Reserve Management
BID RESULTS (CONT'D)

JOB: CLARK COUNTY TRAINING AREA, ENEMY PRISONER WAR CAMP
PROJECT NO. NVMD-98-003
Location: Approx. 300 yards north of the Union Pacific Railroad in the Nevada Army National Guard Training Area, Range Road, Las Vegas, NV
Proj Mgr: Nevada Military Department Facilities Management Office
Owner: Nevada Army National Guard
Bid Date: March 19, 1998

BID RESULTS:

ZCON INC...........................................561,314
(APPARENT LOW)...............................(L.V., NV)
889-3004
CBI CONTR........................................563,000
(L.V., NV)
COMPLETE CONST..............................573,505
(L.V., NV)

Don't compromise yourself. You are all you've got.

JOB: PUBLIC WORKS MAINTENANCE FACILITY
PROJECT NO. PW-111-95-RB
Location: Lake Havasu City, AZ
Owner: Lake Havasu City Clerk's Office
Bid Date: March 19, 1998

BID RESULTS:

SUPERIOR STEEL BLDRS.........$1,040,085
(APPARENT LOW).............(TEMPE, AZ)
(602) 967-2997
TR ORR INC ..................$1,049,000
(KINGMAN, AZ)
TRIPLE W CONST ...............$1,102,592
(LAKE HAVASU CITY, AZ)

JOB: DOWNTOWN UTILITY RELOCATIONS
PROJECT NO. 98-1739.30-RC
Location: Las Vegas, NV
Owner: City of Las Vegas
Bid Date: March 19, 1998

BID RESULTS:

PARRCO INC..........................$76,000
(APPARENT LOW).........................(L.V., NV)
551-9300
ACE ELECTRIC.........................$77,000
(L.V., NV)
K CONST.................................$98,300
(L.V., NV)

Clean Air Week in Clark County is March 23 - 27, 1998

Monday, March 23rd at 11:00 AM
Clark County Government Center Amphitheater

Kara Kelly, Senior Vice President, LV Chamber of Commerce, along with other notable presenters, will speak to kick off Clean Air Week.

Businesses are encouraged to get into the clean air spirit!
- Encourage employees to carpool or take the CAT bus to work one day this week, or the whole week.
- Encourage employees to walk or ride bikes to work to lunch to and from work.
CAPTAIN JOHN H. CLAYTON, JR.

NATIONAL CIVILIAN WORKERS

The Battle of the Bulge

Who Are Troops Preparing For?

As the American troops advance, it becomes increasingly clear that the German forces are preparing for a last-ditch stand. The Allied forces are closely watching the movements of the German forces, and they are preparing for a counterattack. The American Generals are confident that they will be able to defeat the German forces and bring about the end of the war.

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MILITIA MEETS SECRETLY W

FBI Silent on Waco,
Attacks on ‘Terrorists’

Politics makes strange bedfellows. But some seemingly incongruous liaisons come as no surprise to patriots.

EXCLUSIVE TO THE SPOTLIGHT
BY MIKE BLAIR

The SPOTLIGHT has learned that a group of militia leaders met secretly with members of an FBI anti-terrorism task force on April 4 at a remote schoolhouse in rural Texas, south of Dallas.

According to reporter Guy A. Shea, who has covered the story for the Ellis County (Texas) Press, “this is not the first secret meeting between government officials and various militia factions.

“The meetings have been taking place for over three years, with this meeting being the third since January.”

According to Shea, “The meeting was called by the FBI and the alleged militia-FBI go-between, Raymond Smith,” an electrical contractor from Teague, Texas.

Smith and his followers attempted to keep the press out of the meeting, held at a remote schoolhouse off a rural road at Dew, Texas, about one hour south of Ferris and just south of Fairfield, off Route I-45.

CARS LINED UP

During the meeting, a row of unmarked government cars lined the school parking lot, along with vehicles belonging to militia representatives.

Retired FBI Senior Special Agent Ted L. Gunderson, long a critic of the bureau’s heavy-handed tactics used in recent years and “lack of professionalism,” was invited by Smith to attend the meeting. He did not attend.

“Sure, someone (FBI) was outside taking down license numbers of the militia people’s cars,” Gunderson commented.

(See SECRET, Page 3)

EPA Plans U.

Embattled American farmers are about to be punished for a “dead zone” in the Gulf of Mexico.

EXCLUSIVE TO THE SPOTLIGHT
BY CHARLES WHITE

U.S. Water News (April, 1998) reports that oxygen depletion in the Gulf of Mexico has created a large area in which no aquatic animals can live. This includes the fish, shrimp
Tedd Gunderson

The little man who projects a giant image

In a gaudy tropical getup, he exults:

"I'm Ted Gunderson. Why be afraid of me?"

As we march through a bustling city,

"What's going on down there?"

In a flash, he's gone. He's not here anymore.

We're left with the question of his identity,

And the realization that he was never really here in the first place.

Continued from Page 1
For the benefit of all Federal Agents, Investigators and Provocateurs:

In April 1998 I was invited to attend a meeting between the FBI and Texas Militia. When the FBI head I would be there they told the militia if I attended they "would walk." Instead, I wrote them the following letter:

Mark my words, you are as expendable as everyone else. You will be used and discarded.

Good luck and God bless

Ted L. Gunderson
March 31, 1997

Dear FBI colleagues,

It is unfortunate that your FBI leaders have prohibited me from attending your meeting with the militia in Texas this weekend. I had no intention of causing a confrontation but merely wanted to alert you to the fact that in recent years the FBI has been used as a political pawn to further the goals of certain international globalists and to document to you that these actions are not in the best interest of the FBI or our country.

Let me explain. When I retired in 1979 I had no knowledge concerning an organization known as the Illuminati. I have since learned that on May 1, 1776 (a Communist holiday) Adam Weishaupt, a Jesuit trained professor who defected from Christianity, announced 25 Illuminati goals. He prepared these goals on instructions from Mayer Rothschild, an English money broker. The goals were designed to destroy all existing governments and religions and to take control of the world’s wealth. To accomplish this Weishaupt’s plan required his Illuminati to do the following:

1. Use monetary and sexual bribery to obtain control of people already occupying positions in high places in the various levels of All governments and other fields of human endeavor.

2. Illuminati faculty of colleges and universities were to recommend students who possessed exceptional mental abilities and belonging to well-bred families for special training in Internationalism. The training was to be provided by granting scholarships to those selected. They were to be educated into accepting the idea that only a one-world government can put an end to recurring wars and tribulations.

3. Influential people trapped into coming under the control of the Illuminati and specially trained students were to be used as agents and placed behind the scenes of All governments as experts and specialists so they could advise top executives to adopt policies which would in the long-run serve the secret plans of the “one-worlders” to bring about the ultimate destruction of the governments and religions they were appointed to serve.

4. The Illuminati were to obtain control of the press. News and information were to be slanted so the masses would come to believe a one-world government to be the only solution to our many and varied problems. Once discovered by the Bavarian government, the Illuminati went underground and operated in secrecy. It has been active ever since.

Today, the Illuminati is comprised of many of our world leaders including former president George Bush and Bill Clinton. In the furtherance of its cause, it has infiltrated virtually every level of society including the FBI. U.S. Intelligence agencies, (particularly the CIA) are being used as pawns by the world leaders, the United Nations, and the world bankers. Thus far the Illuminati has accomplished 85% of its goals. For documentation and details concerning these
goals, I urge you to purchase and read *Pawns in the Game* by William Guy Carr. It is available through my office at cost—$13.00 including S&H.

I am aware of the FBI conferences with local and state law enforcement agencies throughout the U.S. in 1997. During these conferences the FBI advised that at the present time the militia, patriots, and fundamentalist right-wing Christians are the real terrorist threat in the U.S. The Crypts, Bloods, and motorcycle gangs were ignored. By whose standards are the militia, patriots, and Christians a terrorist threat today? The answer is the Illuminati, because these groups stand between the Illuminati and world domination. Are you aware of Project Monarch, MK-Ultra, the Phoenix project, Operation paperclip, or Pegasus? If not, then I am light years ahead of you in my research and you need to look into these matters immediately.

I am furnishing each of you a sampling of my research. Make copies and forward it to other agents and friends. Note particularly the report on missing children that documents the CIA is involved in the international trafficking of kid-napped children. I have personally furnished this to the FBI and asked for an investigation but have been ignored. How does it feel to be a member of an organization that refuses to investigate the kid-napping of children, especially when it is within your jurisdiction? How would you feel if one of your children or grandchildren were kid-napped? This is not the only federal violation I have furnished to the FBI—there are several others. All my requests have been ignored.

I am sure FBI leaders will continue to ignore me, but those of you who are street agents (I was on the street for 9 ½ years before I advanced) can make a difference. Educate yourself and pass the information on to others before it is too late.

May God bestow his blessings on each and everyone of you.

Your friend in the Lord,

Ted L. Gunderson
F.B.I. Furnished

The World Trade Center Bomb
Tapes Depict Proposal to Thwart Bomb Used in Trade Center Blast

BY RALPH BLUMENTHAL

NEW YORK, Oct. 27 — Law-enforcement officials were told that terrorists were building a bomb that was eventually used to blow up the World Trade Center and planned to thwart them by secretly substituting harmless powder for the explosives, an informant said for the first time.

The informant was a former F.B.I. supervisor who had other business about how the terrorist, Emad A. Akebreak, should be used, the informant said.

The account, which is given in the transcript of hundreds of hours of taped recordings Mr. Salem secretly made of his talks with law-enforcement agents, portrays the authorities as in a far better position than previously known.

Mr. Salem, a 43-year-old former Egyptian army officer, was used by the government to penetrate a circle of Islamic extremists now charged in two bombing cases: the World Trade Center blast and a failed plot to destroy the United Nations, the Hudson River tunnels and other New York City landmarks.

He is the critical witness in the second bombing case, but his work for the Government was erratic, and for months before the trade center blast, he was feuding with the F.B.I.

Supervisor 'Messing It Up'

After the bombing, he resumed his undercover work. In an undated transcript of a conversation from that period, Mr. Salem requests a talk he had earlier with an agent about an unnamed F.B.I. supervisor who he said "came and messed it up."

"He requested me to meet me in the hotel." Mr. Salem says of the supervisor. "He requested me to follow him and when he didn't push for that, we'd go to building the bomb with a powder and grabbing the people who were involved in it. But since you..."

Continued From Page A11

Mr. Salem's account of the incident is corroborated by other evidence, including documents and transcripts from the F.B.I. and other law enforcement agencies.

The informants, who are black, are being held in protective custody in New York City.

Mr. Salem told a Federal judge last week in a transcript he had dictated, that he had learned of the tapes while describing Mr. Salem and the terror

Continued on Page A13, Column 5

THURSDAY, OCTOBER 28, 1993

FBI TURNED THE BOMB TO BLOW UP WORLD TRADE CENTER

Tapes Depict Proposal To Thwart Fatal Bomb

By RALPH BLUMENTHAL

NEW YORK, Oct. 27 — Law-enforcement officials were told that terrorists were building a bomb that was eventually used to blow up the World Trade Center and planned to thwart them by secretly substituting harmless powder for the explosives, an informant said for the first time.

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Continued on Page A13, Column 5
The Oklahoma City fertilizer Bomb

A "miracle in Technology"

U. S. Government Involvement in the bombing

For more details - See: Ted Gunderson's "Oklahoma City Investigative Report"
Election-Year Tragedy Bill’s Boon

(A digest of significant news items that failed to appear in most of the nation’s press regarding Oklahoma City.)

OVER THE TOP: Flying on Air Force One after the election in November 1996, President Clinton told reporters the Oklahoma City bombing was the turning point for him in the election. "It was the moment when the military, the to testify. Hawe has charged the government knew in advance, of a conspiracy to bomb the federal building in Oklahoma City and implicated one Andrew Stanevich in such a conspiracy.

WHAT KIND OF BOMB? According to an Associated Press report that appeared in The Cape Cod Times on June 12, 1996, President Clinton, while speaking in Hanover, N.H., said the bomb that blew up the federal building in Oklahoma City was a "miracle of technology." Funnily, the official government story is the bomb was the same mix of fertilizer and fuel oil, materials used by the smallest family farms across America. Clinton had better get his stories straight.

PERILING THE HIFAT: The Fox News Service reported in June 1996 in a nationally distributed article that "in the wake of the worst bombing in Oklahoma City, Americans already suspicious of the "new world order" are viewing the TrilateralCommission, long viewed by critics as world government in-waiting, with increasing alarm." Fox reported that the New York office of the commission "has experienced a significant increase in telephone and mail inquiries.

NOT REPORTED: Remember the big deal the mainstream media made about the fact that Oklahoma bomber Timothy McVeigh advertised in The Spotlight in 1993 using an alias? The media implied that The Spotlight had a role in the bombing when the Anti-Defamation League (ADL) of the B’nai Brith announced McVeigh had run an ad in The Spotlight. Well, the Las Vegas Review-Journal/Las Vegas Sun admitted on Sept. 21, 1997, that McVeigh, using an alias, also advertised in the Review-Journal in May 1994, to sell a target rifle. Neither the controlled media nor the ADL rushed forward to suggest the Las Vegas newspaper had anything to do with the Oklahoma bombing.

FISHY: Cable News Network reported in June 1996 that as long ago as 1985 alleged Oklahoma bomber Timothy McVeigh was under surveillance by undercover operatives at an Arizona gun show where he allegedly expressed violent attitudes toward the SATS and FBI. Now The Washington Post has revealed—buried deep in an otherwise innocuous story on June 8, 1996—that it was one of McVeigh’s associates who first tipped off the FBI that McVeigh might have been involved in the bombing.

WHO TRAINED WHOM?: Samuel Sherwood, founder of the U.S. Militia Association, points out that accused Oklahoma bomber Timothy McVeigh "was in the military for four years and at a militia meeting one night. As much as it might be unfair to blame the government, the government did train him."
The C. I. A.
and
Drugs
Clinton plan demands drug tests for inmates

Associated Press

PUEBLO, Colo. — Answering a cascade of criticism from Bob Dole, President Clinton moved Wednesday to bolster his drug-fighting resume with a warning to states: Test inmates and parolees for drugs or lose federal cash.

He also flexed his political muscle in traditionally Republican territory with a rally in Sun City, Ariz., where he bragged about vetoing GOP budgets. Appealing to the "elderly crowd," Clinton said he protected health care for "poor women and little babies," and people "in nursing homes.

Harry Truman in 1948 was the last Democratic presidential candidate to win Arizona, but the Clinton-Gore campaign narrowed leads in the polls now.

Clinton is in the middle of a three-day cross-country trip to solidify leads in key states. Pueblo is a Democratic stronghold that must deliver big for Clinton to carry Colorado again.

Under the president's latest anti-crime proposal, states would be required to establish drug testing and rehabilitation programs for inmates and parolees if they want their share of federal jail-building funds.

The idea requires congressional approval, and that is not likely during the little time left in this election year. Still, like most of the proposals the White House has put out in recent weeks, the drug initiative gives Clinton something to point to in the important anti-crime debate.

Standing outside a domed county courthouse before a crowd of about 1,500, he said there is a "reality" that drug testing is needed to "take care of the people who need help."

"If you don't have the capacity to do this, I'm sorry, if you don't have the capacity to do this, you should go back to jail.

He also announced $227 million in Justice Department money for drug testing and treatment programs.

Citing "studies that increased drug use sharply," Dole has accused Clinton of worsening the problem instead of fighting it.

"We need the people in the White House," Dole said Wednesday.

"Yes, I've seen what Clinton proposed," he accused Clinton of saying. "I'm not sure what it means.

"He (Clinton) says tough on drugs. Well, he been for that before."

He denied the charges that he is the "drugs" candidate.

"He said we have a drug testing plan and parolees and everything is wrong with that."

"Aurora, Colo., about four months ago and made that suggestion that program.

"So we've got a big issue to sort out for him. It's a pretty big issue."

Dole renewed his pledge to "stop drugs before they come into America," using the National Guard as needed.

34
Clinton seeks drug tests for state, local inmates

By Bill Nichols
USA TODAY

PUEBLO, Colo. — President Clinton, in an effort to respond to Republican criticism about his anti-drug efforts, announced a proposal Wednesday to require drug testing of inmates in state and local prisons.

Clinton, in the second day of a three-day campaign swing through Missouri, Colorado, Arizona and California, said he would ask Congress to pass a bill requiring states to establish drug testing and rehabilitation programs for inmates and parolees in order to receive federal jail construction funds.

"It's time to say to inmates, 'If you stay on drugs, you'll stay in prison,'" Clinton told a crowd of more than 10,000 in Pueblo Wednesday morning. "It's time to say to parolees, 'If you go back on drugs, you go back to jail.'"

Clinton also announced $27 million in Justice Department grants from the 1994 crime bill for state drug testing and rehabilitation programs.

Increasing drug use among teenagers has been one of the few issues used by the Dole-Kemp campaign that has caused some anxiety among Clinton's political strategists. Bob Dole has accused Clinton of ignoring the drug problem until his re-election campaign.

Dole told Republican lawmakers at a rally in Washington Wednesday that drug use by teenagers "has doubled under the Clinton watch, and he can't escape it."

Liberals ridiculed Nancy Reagan's "Just Say No" program, Dole said, but drug use went down. "Along came Bill Clinton, and he changed the 'Just Say No' slogan to 'Just Say Nothing.'"

Clinton spent the rest of his day Wednesday trying to shore up the Democratic base in Colorado, a state the White House considers key to limiting the GOP's natural strength in the Rocky Mountain West, and trying to exploit his newfound strength in the Republican stronghold of Arizona. No Democratic presidential candidate has won Arizona since Harry Truman in 1948; Clinton leads Dole by 8 percentage points in state polls.

While in Arizona, Clinton visited former Republican Sen. Barry Goldwater, hospitalized in Phoenix after a stroke.
21 Clinton employees used drugs

□ White House officials refuse to identify the jobs of workers involved in a special testing program.

By John Solomon
Associated Press

WASHINGTON — The Clinton administration allowed 21 employees to work at the White House even though their background checks indicated recent drug use, officials said. The Secret Service insisted they submit to a special drug testing program as a precaution.

The testing was begun in May 1994 to allay concerns by the Secret Service that some Clinton appointees had engaged in "recent or ongoing" drug abuse — described as within a year of the required FBI background investigation, administration and government officials said.

The White House refused on Monday to say how many of the 21 had served in its 130 most senior jobs. But it said there were nine employees currently in the special testing program, none of them senior political appointees.

Press secretary Mike McCurry said the total amounts to less than 2.

Please see DRUGS/3A

Drugs

From 1A

percent of the 1,200 White House workers and their family members who have ever tested positive.

"Due to our testing program, our employees don't have to worry about testing positive," McCurry said.

The program is voluntary, with up to five tests a year. McCurry said the employees who have tested positive have been fired.

"We believe those who fail the drug tests are not fit to work for the government," McCurry said. "That's why we have drug testing."
CIA’s Trail Leads Back to Its Own Door

Inspector general says agency knew of and officially shut eyes to drug trafficking.

Just under two years ago, John Deutch, at that time director of the CIA, traveled to a town meeting in South-Central Los Angeles to confront a community outraged by charges that the agency had been complicit in the importing of cocaine into California in the 1980s. Amid heated exchanges, Deutch publicly pledged an internal investigation by the CIA’s inspector general that would leave no stone unturned.

It is now possible to review, albeit in substantially censored form, the results of that probe. At the start of this year, inspector general Fred Hitz released a volume specifically addressing charges made in 1996 in the San Jose Mercury News. Earlier this month, Hitz made available for public scrutiny a second report addressing broader allegations about drug running by Nicaraguan Contras. That first volume released 10 months ago was replete with damaging admissions. Two examples: The report describes a cable from the CIA’s directorate of operations dated Oct. 22, 1982, describing a prospective meeting between Contra leaders in Costa Rica for “an exchange in the U.S. of narcotics for arms.”

But the CIA’s director of operations instructed the agency’s field office not to look into this imminent arms-for-drugs transaction “in light of the apparent involvement of U.S. persons throughout.” In other words, the CIA knew that Contra leaders were scheduling a drugs-for-arms exchange and the agency was prepared to let the deal proceed.

In 1984, the inspector general discloses, the CIA intervened with the U.S. Justice Department to seek the return from police of $36,800 in cash that had been confiscated from a Nicaraguan drug-smuggling gang in the Bay Area whose leader was a prominent Contra fund-raiser. The money had been taken during what was at the time the largest seizure of cocaine in California.

The CIA’s inspector general said the agency took action to have the money returned “to protect the operational equity, i.e., a Contra support group in which it [the CIA] had an operational interest.”

The report issued by Hitz a few weeks ago is even richer in devastating disclosures. The inspector general sets forth a sequence of CIA cable traffic showing that as early as the summer of 1981, the agency knew that the Contra leadership “had decided to engage in drug trafficking to the United States to raise funds for its activities.”

“Thus, the CIA’s own inspector general shows that from the very start of the U.S. war on Nicaragua, the CIA knew that the Contras were planning to traffic in cocaine in the U.S. It did nothing to stop the traffic and, when other government agencies began to probe, the CIA impeded their investigations. When Contra money-raising were arrested, the agency came to their aid and retrieved their drug money from the police.”

So, was the agency complicit in drug trafficking into Los Angeles and other cities? It is impossible to read Hitz’s report and not conclude that this was the case.

Alexander Cockburn is co-author, with Jeffery St Clair, of “Whiteout: The CIA, Drugs and the Press” (Verso, 1998).
CIA kept Contra drug reports silent

WASHINGTON — The CIA failed to fully inform Congress and law enforcement agencies of reports that Nicaraguan Contras were involved in drug trafficking, according to a declassified agency study.

While congressional oversight committees got some briefings during the U.S.-backed Contra wars of the 1980s, “CIA did not inform Congress of all allegations linking Contras to drug trafficking, the CIA Inspector General L. Brit Snider concluded.

“No information has been found to indicate that any U.S. law enforcement entity or executive branch agency was informed by CIA of drug trafficking allegations concerning Contra-related individuals who worked with the CIA, the report said.

The 400-page declassified version of the report, posted on the CIA’s Website late Thursday, provides new insights into U.S. intelligence during the Reagan years as it aided the anti-Communist Nicaraguan Contra forces. Throughout those years, House and Senate Democrats — then the majority party in Congress — regularly questioned the CIA about persistent rumors that the Contras were trafficking in narcotics to finance their effort to overthrow the Sandinista government.

In classified briefings on Capitol Hill, CIA officials typically acknowledged only one major case of narcotics involvement by an anti-Sandinista group — the so-called ADREN 15th of September group, which had been disbanded in 1982. But the newly declassified report links to drug allegations 58 other individuals belonging to various Contra groups.

For example, the CIA had information linking 14 pilots and two other individuals involved in transport to drug trafficking. In 1984, the CIA broke off contact with one member of the Contra Sandino Revolutionary Front linked to known drug trafficker Jorge Morales but “continued to have contact through 1986-87 with four of the (other) individuals involved with Morales,” the report said.

In the fall of 1986 and all of 1987, Congress prohibited the Reagan administration from funding any Contra group with members known to be involved in drug smuggling. In response, the CIA did not investigate such allegations and thus avoided invoking the funding cutoff.

At a time when CIA files contained numerous cases of suspected drug trafficking by Contra-connected individuals, Alan Fiers, then chief of the CIA’s Central American Task Force, was telling the Senate Intelligence Committee in 1987, “We have uncovered no indications that any of these individuals are involved or have been involved in narcotics trafficking.”

In 1988, Sens. John Kerry, D-Mass., and Claiborne Pell, D-R.I., were pressuring John Helgerson, the CIA’s chief liaison to Congress, to produce information on alleged Contra drug activity. In a memo to senior CIA officials, Helgerson wrote, “Realistically, we are likely to have to respond somehow — fairly quickly — to the Kerry and Pell requests regarding when we knew what.” But Helgerson advised against passing on “raw reporting or operational traffic” to the lawmakers.

The CIA apparently had allies on the Senate Intelligence Committee who “were not taken” with the topic and were very frustrated by the tasking from Senators Kerry and Pell,” the report said.

Then-acting CIA Director Robert Gates did try to get tough regarding contacts with drug traffickers. The report describes an April 9, 1987, memo from Gates to his operations chief, Clair George, Gates said it was “absolutely imperative” that the CIA and its Central American operatives “avoid any kind of involvement with individuals or companies that are even suspected of involvement in narcotics trafficking.”

Apparently the memo never made it past George.
On May 5, 1986, P. E. Beasley, retired Fayetteville, North Carolina police officer advised that Helena Stoeckley was his drug informant from 1968 to 1972. Helena told Beasley that drugs, mainly heroin, were being smuggled into the United States in the body cavities of the dead soldiers from Viet Nam. These drugs were being brought into the country in U.S. Army planes. Stoeckley furnished this information to Beasley prior to the MacDonald murders on February 17, 1970.

After the MacDonald murders, Stoeckley told Beasley the drugs were placed in the body cavities in plastic bags after the autopsy in Viet Nam and before the bodies were placed on the airplanes. The bodies were then sewn up and shipped to various U.S. Army air bases in the U.S., including the air base at Fort Bragg. Stoeckley advised that those who handled the bodies in Viet Nam and the U.S. were army personnel. Most of the drugs came from Thailand.

Stoeckley stated she could give names, dates, places and more details after she was given immunity by the U.S. Government. She stated military and civilian police officers were involved in this network. Stoeckley advised her Satanic Cult group that murdered Colette MacDonald and MacDonald children were involved in this international drug network. Army authorities were concerned that an investigation of Stoeckley's Satanic Cult group involvement in the MacDonald murders could expose this international drug network.
I, Prince Everette Beasley, make the following free and voluntary statement to Ted L. Gunderson, a private investigator from Los Angeles. No threats or promises were made to get me make this statement.


Helena Streckley was my drug informant from approximately 1968 until 1972. She was turned over to me by Lt. R.A. Studer, Fayetteville, N.C. Police Dept. He turned her over to me because Helena's parents were mad at him for working Helena in the drug community, and because he was made a Lieutenant, and couldn't devote the necessary time to working with her. Studer told me the reason he turned Helena over to me was because of his promotion. Helena told me he turned her over to me because of the problem with her parents.

Shortly after I was assigned to the Narcotic Squad, Helena told me that drugs, primarily heroin, were being smuggled into this country in the body cavities of the dead soldiers being returned by air from Viet Nam to the United States. She named Ike Atkinson as the ring leader. Atkinson was located in Goldsboro, N.C., supposedly working out of Johnson Air Force Base. Helena told me they were smuggling drugs in the same manner into Johnson Air Force Base. Johnson Air Force Base is located at Goldsboro, N.C.

She advised Atkinson was in the service, but subsequently got out and continued his business in drugs with the same contacts. I didn't pay much attention to Atkinson because he wasn't in our jurisdiction.

The above information is all that Helena told me up to the time of the MacDonald murders in 1970.
Helena told me after the MacDonald murders that there were contacts in Viet Nam who put the drugs in the G.I.'s bodies, in plastic bags, after the autopsies were complete. The bodies were sewn up and shipped to Pope Air Base, Ft. Bragg, Johnson Air Base, and other bases which she did not name.

When the bodies arrived in the U.S., they were met by a contact in the United States at one of the military bases, and after the drugs were removed by this contact, the bodies were sent to their final destination.

The person who met the bodies at the respective Air Bases knew which bodies to check, based on a pre-determined code. Although I believe Helena knew their identities, she never gave me this information. Helena told me that the people who handled the assignments in Viet Nam, and those who met the planes in the United States, were military personnel. She stated most of the drugs came from Thailand.

Helena stated the drugs and the pickups were made at the base at Fort Bragg. The reason she gave me more details after the MacDonald murders was because she wanted me to know that she knew what she was talking about, and she stated she would give me details, including names, dates, and places, once she was given immunity by the U.S. Government. When Ted L. Gunderson and I initially interviewed her, we told her we would attempt to get immunity for her on these matters.

Helena advised that Spider Newman, his son, Red Newman, Wineford (Winnie) Cole, Tommy Hart, and June Bug Walters (I don't know Walters' real first name) were several steps in the organization under Atkinson. All of these individuals were civilians who operated in the Fayetteville, N.C. area, selling drugs. None of these individuals had a business cover, but sold drugs out of their house.

Those of us in law enforcement knew through our intelligence community that Atkinson ran the Viet Nam smuggling operation on the Eastern Seaboard. I believe Atkinson was arrested by the
Federal Narcotic authorities in the middle 1970's, and he is presently serving time. He was recently turned down on parole.

Spider Newman was being tried for drugs in the mid 1970's. There was a court room break, and he was later found in his car behind his home, shot in the head. I later heard that Spider was getting ready to turn states evidence when this happened. The police ruled this a suicide. His trial was in Federal Court. Red Newman has been tried on drugs, and is serving time in the Federal System. Cole went to State Prison on drug charges in Fayetteville.

Winford Cole, Tommy Hart, and June Bug Walters were all tried and convicted of drug trafficking. I believe they were all tried in local and Federal Court at different times. I don't know if Cole and Walters are in jail now, but I know Hart is in the North Carolina State Penal System.

In regard to the Viet Nam operation, Helena told me that military, civilian, and police officers were involved in the Viet Nam drug network. She stated there were two prominent local attorneys and Army officers as high as Generals, who were part of the operation. She stated she would name and identify the people if given immunity by the U.S. Government. I believe this is part of the "bomb shell" she said she was going to drop. Helena never named the police officers she said were involved in the Viet Nam operation, but she did state that Studer and Sonberg were involved in drugs. Possibly these are the individuals she was referring to in regard to the Viet Nam drug network, who were police officers. Helena also told me after the MacDonald murders, that Alan Mazorelle, who was in her coven Satanic Cult, was a drug runner up and down the East Coast. Mazorelle took drugs as far away as Florida and New York City. Mazorelle was in the Army at the time. She never said where Mazorelle obtained his drugs.

Helena also told me that Don Harris, also a member of her coven Satanic Cult, was a heavy user of drugs. This is all she said about him.
Helena told me that Dwight Smith was a drug dealer locally. She never said where Smith obtained his drugs. She said Smith was an "alright guy."

Helena told me that Kathy Perry was a user of drugs. She said Perry took as many drugs as she could get her hands on. She said Perry dealt drugs only to maintain her habit.

Helena told me that Greg Mitchell was a dealer and a heavy user of drugs. She never gave details regarding how he dealt, but she stated anytime someone couldn't find drugs, they could always go to Mitchell, and he would have them. At times, he would supply the whole group.

Helena told me that Bruce Fowler was a drug dealer and a user, and that she was his girlfriend. She never gave more details than this.

Dwight Smith, Don Harris, Alan Mazorelle, Bruce Fowler and Greg Mitchell were all in the same coven Satanic cult with Helena, and were all in the military. She stated that all of the above were dangerous, but she was the most afraid of Mazorelle. She stated Mazorelle would kill you in a minute.

I had extensive intelligence files on all of the above close associates of Helena's, but this information has disappeared from the Fayetteville Police files. I learned these files disappeared in August, 1979. During the MacDonald trial I was given a subpoena to bring these records to the trial. It was then that I learned they were gone.

In 1981 or 1982, I talked to Mrs. Greg Mitchell, after Greg had died. She told me Greg had previously told her about drugs being smuggled into the U.S. in the body cavities of the dead G.I.'s from Viet Nam. She stated Greg didn't give her the names of persons involved, but told her about the contacts in Viet Nam who placed the drugs in plastic bags, into the bodies, and others in the U.S. at our Air Bases who met the planes, and took the drugs from the bodies. She stated military personnel were involved in this operation in Viet Nam and in the U.S.
Lieutenant Studer told me in 1968-1969 that drugs were being brought into the U.S. from Viet Nam in the body cavities of the dead soldiers. He said they were being flown into the United States to the military Air Bases, and dispersed from there by contacts within the military.

Studer subsequently was promoted to Captain, Chief of Detectives, but was forced to resign because he misappropriated pornographic material obtained during an investigation. Helena told me that Studer monitored the drugs that Helena obtained, and if he didn't like them he had her exchange those drugs for drugs that Studer could use. Helena told me that if the police obtained drugs on an arrest, they would often be on the street the next day. Studer would take the drugs and give them to Helena to sell back on the street. The only way I know that Studer could get these drugs was from the evidence room. Studer and Detective Larry Sonberg both had keys to the evidence room.

Helena told me that William F. Ivory, C.I.D., and Studer were close friends. She stated that Ivory was dealing drugs with Studer. She stated she would give more details concerning Ivory if she was given immunity. Ivory was involved in the crime scene search on the MacDonald case. She also stated she would give more information on Studer if she was given immunity.

Joseph Bullock was an informant and undercover operator for me and Studer from 1969 to 1971. Bullock advised me that he saw Studer and Ivory exchange envelopes on occasion at the Dunkin' Donuts, Bragg Blvd., Fayetteville, N.C., during this period of time. Studer dropped Bullock shortly after this because, according to Bullock, Studer knew too much of what was going on. Bullock was subsequently shot in the head during an ambush when he came home from work. It was general knowledge in the community that Bullock was an informant for me. Bullock described Studer as a "son of a bitch."

Sonberg left town unexpectedly, shortly after the MacDonald murders. The rumor was that Sonberg had double-crossed some drug dealers, and had to leave town. Helena told me that Sonberg was dealing
drugs even though he was a police officer. I have no knowledge that Sonberg was involved with the drug operation out of Viet Nam.

Helena once mentioned the name Proctor to me. I don't recall what was said about him, but I know she knew him. I assume she was referring to James Proctor, Judge DePree's former son-in-law. I don't recall if she referred to Proctor by his first name. She mentioned this sometime after the MacDonald murders. She said she would talk more about Proctor if given immunity.

Helena told me that 3 or 4 nights after the MacDonald murders she was picked up by Ivory and I believe C.I.D. agent, Shaw. (I don't know his first name.) She stated they talked to her about the MacDonald murders. Helena advised she gave them a story that they didn't believe, and they turned her loose.

Helena told me that Studer contacted her shortly after the MacDonald murders and Studer told her to get out of town because Beasley was after her. She ultimately left, and went to Nashville, Tennessee.

During the time I worked with Helena (1968 to 1972) I estimate that she was responsible, as an informant, for the arrest of hundreds of individuals. I estimate at least 200 persons or more were arrested as a result of information furnished by her.

She set up Mazorelle and Thomas Rizzo for the arrest on drugs just before the MacDonald murders. When I looked for the intelligence files on the Stretchly group in 1979, I recall also looking for the arrest file on Mazorelle and Rizzo for their arrest. I recall they were arrested in January 1970. I remember that these arrest files were intact at that time. I have since been told that the arrest files on Mazorelle and Rizzo are now missing.

It is interesting to note that Mazorelle claims he was in jail the night of the MacDonald murders. He claims he can prove this from Superior Court records in Cumberland County. I have been told there is a slip of paper in the court records that shows Mazorelle was in jail the night of 2/16-17/70. These records are available to the public.
I know Mazorelle was not in jail 2/16-17/70 because I arrested him in January 1970 and recall that the trial was set for Mazorelle the day of 2/17/70. If Mazorelle had been in jail that date (2/16-17/70) he would have been available for trial on 2/17/70, and I would have appeared in court as a witness. John De Carter of the Sheriff's office was with me in the arrest of Rizzo and Mazorelle and he would have also had to appear in court 2/17/70. I specifically recall that I did not appear in court on any case at the Cumberland County Court House on 2/17/70. I was on the street all day looking for suspects on the MacDonald murders.

I don't recall that Mazorelle was out on bail, but I believe he was, or he would have appeared in court 2/17/70. Since he didn't appear I believe he jumped bail, which means a bench warrant would have been issued for him. I recall he was subsequently arrested in Waycross Georgia for burglary, but I have been informed through my sources in law enforcement that the Waycross arrest records are also missing.

I recall that a bondsman, C.B. Avertt, went to Waycross to extradite Mazorelle for jumping bond on my drug arrest. I talked to Avertt in 1979, and he told me that he didn't recall making the bond and had no record. I talked to him a month later and he recalled that he made bond for Mazorelle for $2500.00 after the MacDonald murders, which, according to him, would confirm that Mazorelle was in jail the night of 2/16-17/70. Avertt is either involved in the cover up or is mistaken. Mazorelle's bond could not have been made after the MacDonald murders because the trial was set for 2/17/70, as explained above.

I don't have knowledge concerning the possible altering of Court House records concerning the Mazorelle-Rizzo drug arrest, but I recall a number of occasions when Cumberland Court House records were altered after working hours at night. I don't believe Mazorelle was in jail the night of the murders.
In addition to the above, Helena told me that Mazorelle was out that night and involved in the MacDonald murders.

In regard to cases that Helena made for me, I recall that she was responsible for the largest drug recovery in the history of our police department up to the time I retired. Several months before the MacDonald murders, she tipped us on drugs that were being transported from Canada to Fayetteville. Seven suspects were arrested, and over $20,000.00 worth of drugs were recovered.

Helena was also responsible for the arrest of four suspects from Texas, who were also transporting and selling drugs in Fayetteville. We recovered about $40,000.00 worth of drugs on this case.

Helena told me about every instance where drugs came into Fayetteville from other areas. At the time I didn't think about it, but I now believe she told us about drugs coming from outside Fayetteville to eliminate competition, probably protecting the local drug scene, i.e. The Viet Nam operation. This is my opinion.

Judge DePree and the U.S. Government have attempted to discredit me, insinuating I am having, and have had mental problems. I would like to point out that I have been on the Police Officers Advisory Commission for North Carolina since before I returned from the Fayetteville Police Department in 1973.

I have read this 8 page statement, and it is true and correct, to the best of my knowledge.

Prince E. Beasley

Witness: Ted L. Gunderson
5/5/86
Fayetteville, N.C.
Coffins and Corruptions

The literature of the illicit narcotics trade bristles with tales of perniciously ingenious capers and official corruption. It will probably be a long time, however, before any new chapters can top the two now unfolding. In one case, it is believed that traffickers used the bodies and caskets of American servicemen in smuggling drugs into the U.S. from Southeast Asia. In the second, huge quantities of heroin confiscated by the New York police department were systematically stolen, put back into the street trade, and may now be a source of horror for the holidays. Herewith reports on the two cases:

Grisly Smuggling

It looked like a routine flight home from Southeast Asia with a stop at Hickam Field, Hawaii, before the final leg to Dover Air Force Base in Delaware. Aboard the KC-135 were 64 passengers, many of them G.I.'s, and two military coffins. Suddenly, the plane was ordered to reroute slightly and land at Andrews Air Force Base in Maryland. There federal authorities, acting on a tip that 20 kilos of heroin were aboard, instantly took the transport apart. They did not find any drugs, but they did discover that one of the two bodies, which had undergone autopsy earlier, had recently been restitched.

The agents arrested Thomas Edward Southard, 31, of Castle Hayne, N.C., who was dressed in the uniform of a U.S. Army sergeant. Southard, who falsely claimed he had served a six-year hitch in the Army, was arrested on charges of impersonation and using fake documents.

Southard was arraigned in U.S. district court in Baltimore and held in lieu of $50,000 bail. That seemed pretty stiff for the formal charges, but Assistant U.S. Attorney Michael E. Hart made the bail stick by convincing a district court last week that Southard was an "incredibly high bail risk." The reason: federal authorities believe that Southard is an operative in an international ring that allegedly has been smuggling millions of dollars worth of heroin into the U.S. over the past eight years. The principal modus operandi, investigators contend, is G.I. cadavers.

The grisly logistics are not as difficult as they may appear to be. Smugglers with access to military facilities apparently have managed to sew the heroin into the corpses in Southeast Asia. While the body count is low these days, it only takes a few to bring in a sizable cache of drugs. The smugglers can do this—as well as travel back and forth at will—by dint of counterfeit credentials. On this flight the heroin was presumably removed at Hickam Field, where many military transports from Indochina stop for 16 to 24 hours before proceeding to the mainland. The planes there are under minimal guard.

Since there are no customs inspections, this is relatively easy. Authorities estimate that the ring buys the drug in Southeast Asia for $1,700 a kilo and resells it in the States for up to $250,000. A full-scale investigation is under way both in the U.S. and in Southeast Asia. If it bears out these suspicions, the nation—already battered by the sorry conflict—will find itself face to face with the most vicious case of war profiteering in its history.
Cover Up in Nebraska
(The heartland of America)
Mr. Ted Gunderson wrote to Nebraska Attorney General Don Stenberg on January 3, 1992, alerting him to possible misconduct by various law enforcement agencies in the state of Nebraska.

Mr. Stenberg responded January 28, 1992. These letters in their entirety are included in this report.

Also included are copies of letters to the FBI, copies of letters to the U.S. Attorney General, and their responses.
January 3, 1992

Honorable Don Stenberg
State Capitol, Room 2115
P.O. Box 98920
Lincoln, NE 68509-4906

Dear Mr. Stenberg:

I have been asked by the Nebraska Leadership Conference to work as a consultant on the Franklin Credit Union investigation. During my review of the case I noted the following:

1. Pornographic material has been seized as follows, with no known follow-up investigation:
   a) FBI raid on Franklin Credit Union November 4, 1988.
   b) Omaha Police Department arrest of Peter Citron in February 1990.
   c) Sarpy County Sheriff's Office raid on residence of Mike Heavrin.
   d) Omaha Police Department investigation of Walter Carlson and Joe Burke.

2. During the summer of 1990 the FBI reviewed the Senate Franklin Credit Committee investigation files without the permission or knowledge of Senator Loran Schmit. It was later learned that a number of items are missing.

3. Alisha Owen's first attorney, Pam Vuchetich, provided privileged attorney-client information to the FBI. She also failed to file a timely appeal in Miss Owen's conviction on bad check charges. Ms. Vuchetich has reportedly been romantically involved with an FBI agent.

4. The Nebraska Leadership Conference has developed information that the FBI has not only leaked information to Omaha TV stations, but asked for and received money for this.

5. Larry King and others were never subpoenaed to the Douglas County Grand Jury. Although this was an apparent judgment decision, King and others should have been subpoenaed.

Member, Society of Former Special Agents of the Federal Bureau of Investigation
6. Numerous individuals identified as perpetrators have never been interviewed by law enforcement officers.

7. Instead of conducting follow-up interviews, law enforcement officers, particularly the FBI, have attempted to discredit and harass the victims (claims made by Alisha Owen, Paul Bonacci and Troy Boner. Boner advises that the FBI, U.S. Attorney’s Ron Lahners and Tom Thalkin threatened him that “if he didn’t recant his testimony they’d bring him up on perjury charges and send him to jail”).

8. Paul Bonacci has new information about the Johnny Gosch kidnapping case in Des Moines, Iowa, yet law enforcement officers refuse to interview him or to consider further investigation of the matter. Parents of the victim advise that based on their interview with Bonacci they are confident he is telling the truth.

9. In February 1990 Robert Fenner, General Counsel for the National Credit Union Association, was advised by the FBI not to cooperate with the Franklin Credit Committee’s investigator, Gary Caradori.

10. On March 9, 1990 the FBI attempted to entrap Owen by taping an arranged phone call from Boner to her.

11. A deposition by former Omaha Chief of Police Robert Wadman disappeared during the Owen trial.

12. Wadman lied under oath claiming he was not carrying a gun during the period Owen says she was involved with him.

I hope you will look into the above matters.

Sincerely,

Ted L. Gunderson

cc: Mr. Ed Weaver
    Mr. John Morrow
January 28, 1992

DON STENBERG
ATTORNEY GENERAL

Ted L. Gunderson
International Security Consulting
and Investigations
2210 Wilshire Blvd.
Suite 422
Santa Monica, CA 90403

Dear Mr. Gunderson:

The Attorney General's Office received and reviewed your letter of January 3, 1992, regarding your impressions as a consultant on the Franklin Credit Union investigation.

Many of the issues and allegations you raise have either been addressed, are rumor, or are so vague and nebulous as to defy resolution by diligent investigation.

Nevertheless, we desire to comment as follows:

1. We note the allegation that the FBI sold information to Omaha TV stations. Please provide all of the information and leads you have available on this particular allegation. We will then review and follow up as necessary;

2. We also note the allegations regarding new information on the Johnny Gosch kidnapping case. Please provide all details on this that are available to you. We would particularly like to know when Mr. Bonacci initially disclosed this new information and to whom and whether there is any written record of the same in either a statement by Paul Bonacci or a transcribed record of his remarks or interview. It also would be helpful were you to provide us with names, addresses and rank of any law enforcement officials who refused to interview him or to consider the information.

We are assuming, Mr. Gunderson, that in the preparation of your letter of January 3, 1992, you have done more than simply parrot unsubstantiated allegations made to you orally or which you may have picked up in written material reviewed, and therefore, have specific information to back up your concerns. Hence, the above requests.
We will keep certain other matters under advisement. In the meantime, you are encouraged to send us any specific, substantiating material available to you regarding any one or more of the other items mentioned in your correspondence.

Sincerely yours,

DON STEINBERG
Attorney General

Sam Glanzman
Deputy Attorney General
March 10, 1992

Honorable Don Stenberg  
Attorney General  
Office of the Attorney General  
State of Nebraska  
2115 State Capitol Bldg.  
Lincoln, NE 68509-0920

Dear Mr. Stenberg,

Thank you for your response to my letter. Your reference to my "impressions" indicates to me that you do not place much importance on the issues outlined by me. Regardless, I hope you will review the enclosed report with fair minded professional and responsible judgement.

There is a high level of frustration and animosity building among concerned citizens in Nebraska who are either victims or who have seen enough through time to prove that there may be a conspiracy of sorts to cover up a series of indisputably disgraceful, scandalous crimes.

You may not want to address their concerns, but you must agree that they deserve the attention such allegations require without being flippantly disregarded.

It is because of their frustrations that I was hired as a consultant by the Nebraska Leadership Conference. As you can see by my resume I am more than qualified to investigate this matter. I expect your level of professionalism predisposes your office to do the same.

Cordially,

TLG/1kh

Encl. (11)

CC: Senator Loran Schmit  
Attorney John DeCamp  
Governor Ben Nelson  

Member, Society of Former Special Agents of the Federal Bureau of Investigation
ALLEGATIONS

1. Pornographic material was seized with no known follow up investigation:
   a) FBI raid on Franklin Credit Union 11/4/88
   b) Omaha Police Department arrest of Peter Citron in February 1990
   c) Sarpy County Sheriff's Office raid residence of Mike Havrin
   d) Omaha Police Department investigation of Walter Carlson and Joe Burke

DOCUMENTATION

Since writing you January 3, 1992 I have learned about a raid in the spring of 1989 by the Douglas County Sheriff's Office at the home of Bob Andresen at Ralston, Nebraska.

The Omaha Police Department, Nebraska State Police and Douglas County Sheriff's Office have pornographic pictures, taken during this raid, of Troy Boner, Danny King and others (this information is from a reliable source).

Why wasn't this used to discredit Boner at the Alisha Owen trial? More importantly, why is this being ignored?

LARRY KING

Immediately prior to the FBI Larry King raid, King removed pornographic material from his home and office and placed it in the trunk of his automobile. Regardless, the FBI did confiscate a porno movie containing "local children". Why haven't efforts been made to identify the children?

PETER CITRON

Two counts of sexual assault on a child were filed against Citron on February 23, 1990. He pleaded "no contest" in Douglas County District Court. A vast quantity of pornographic material was confiscated when he was arrested. Since he plead no contest, none of it was ever introduced into evidence. What happened to the material? No one seems to know. In addition to the pornographic material Citron had computer discs which contained the names of all his victims with their addresses and dates they were abused.

WALTER CARLSON AND JOE BURKE

Walter Carlson and Joe Burke were among thirteen men arrested in Omaha in connection with a large pornography/pedophile case. Joe Burke had a library of 2,000 videos and 10,000 photos which were confiscated. Convicted in December of 1985, Carlson was paroled in February of 1989. What happened to this material?

ALISHA OWEN

Alisha Owen was taped on video during a formal interview while she was incarcerated. The purpose of the interview was to furnish detailed information known to her concerning kiddie pornographic activity by Larry King, Peter Citron, and others. This interview was played on December 16, 1989 in the presence of Judge Deacon Jones, Harold Le Grande, Nebraska State Patrol, Dick Roth, Douglas County Sheriff's Office and Bill Howland, Nebraska Attorney General's Office.
TWIN TOWERS

One of the jurors in the Alisha Owen trial decided to check out the much vaunted security system of the Twin Towers. The prosecution tried to prove that it would have been impossible to gain entrance as easily as the kids had said they did. So unannounced, the juror went to the Towers and found no guard at the door. He opened the door, went in and proceeded unhindered to the fourth floor.

Coincidentally, Alan Baer had some problems with a security guard at the Towers who complained to Baer about all the traffic Baer was getting. The guard subsequently began videotaping arrivals and departures at Baer's apartment. The FBI picked up the tape the first part of March 1990 and it was never seen again.

If you are interested, detailed documentation of the above information and the identity of the more than 80 victims in the Franklin investigation are available through Senator Schmit's office. A responsible agency should review the above seized pornographic material and attempt to match the pictures with the victims of the Franklin case.

I am confident you have the contacts to document and confirm the above raids and incidents relating to seized pornographic material.

ALLEGATION

2. Material was missing from Senator Schmit's office after FBI agents reviewed his records. Senator Schmit was not in his office at the time.

DOCUMENTATION

This can be documented by contacting Senator Schmit and his staff.

ALLEGATION

3. Pam Vuchetich provided privileged attorney-client information to the FBI, failed to file a timely appeal for Alisha Owen and reportedly has been romantically involved with an FBI agent.

DOCUMENTATION

On March 9, 1990 the FBI and Nebraska State Patrol searched Alisha Owen's cell. They were looking for a red file "Alisha Owen VIP" (very important papers) Prison officials asked that an inventory be made of all articles taken. When the articles were returned several were missing and simply had been scratched off the list. Apparently, through error the FBI returned eight letters postmarked after March 9, 1990. (Did the FBI illegally intercept this mail?) At the time of the raid Miss Owen told the investigators that the red file had been given to her attorney Pam Vuchetich for safe keeping. The investigators contacted Mrs. Vuchetich the next day and she voluntarily gave them the file without the permission of Miss Owen.

After Miss Owen dismissed Mrs. Vuchetich as her attorney, Mrs. Vuchetich refused to return evidence to Miss Owen. Among this material was a personal note from Jeff Hubbell to Miss Owen.
Hubbell introduced Miss Owen to former Chief of Police Robert Wadman. Hubbell testified at the trial that he didn't know Owen. This note would have refuted Hubbell's testimony.

NEBRASKA STATE BAR

Mrs. Vuchetich was subsequently charged with two counts of violating attorney - client privileges and one count of not filing a timely appeal on Miss Owen's behalf.

Two weeks later a FBI agent appeared before the bar association on her behalf and the charges were dropped. The bar association files have been sealed.

MRS. VUCHETICH'S INVOLVEMENT WITH THE FBI

From December 1989 to April 1990 Mrs. Vuchetich spent more than 1,166 minutes (177 phone calls) talking to someone at the FBI office.

On April 25, 1990, Alisha's parents were approached by Mrs. Vuchetich who at that time was Miss Owen's attorney. Mrs. Vuchetich advised that the FBI asked her to approach Miss Owen and have her claim that a journalist, Mike Casey, had gone to Miss Owen and given her seven hours of testimony to memorize. Miss Owen was to claim that this case involved a scenario made up by Casey to create material for a TV movie.

Vuchetich told them if Alisha would tell the FBI that this was true, then they could help Alisha and the plot would be uncovered and everybody could go home. She refused.

Mrs. Vuchetich possible romantic involvement with an FBI agent is not significant to these allegations.

Documentation for the above is available through the Nebraska Legislative Committee and the Nebraska State Bar.

ALLEGATION

4. The Nebraska Leadership Conference developed information that the FBI has not only leaked information to Omaha TV stations, but asked for and received money in exchange for information.

DOCUMENTATION

Michael McKnight of WOW-TV reportedly told Alisha Owen that he bought the taped Caradori interviews of Owen, Troy Boner and Dan King from the FBI. He apparently is the only reporter who has these tapes. They were initially furnished to the FBI by the Franklin Senate Investigative Committee. McKnight also reportedly told this to Donna Owen, Dan and Stephanie Gruber and other members of Concerned Parents Group. Their names are available through the Grubers.

ALLEGATION

5. Larry King and others were never subpoenaed to the Douglas County Grand Jury.
DOCUMENTATION

This can be verified from a review of records. Others who were not subpoenaed before the Grand Jury include Peter Citron, Alice King, Jeff Hubble, and Mike Casey, the person who, according to the Grand Jury, is responsible for the carefully crafted hoax. How can the Grand Jury blame this scenario on Casey and not have him testify? Is it because they didn’t want his testimony on record? Alan Baer was subpoenaed but never appeared.

Most of the victims did not appear before the Grand Jury including Rod, Tony and O’Dell Evans who were known by the police to be close associates of Larry King. Wouldn’t a Grand Jury normally be interested in the victims of a crime, particularly when their testimony would be pertinent to the investigation? This information can be verified through court records.

ALLEGATION

6. Numerous individuals identified as perpetrators have never been interviewed by law enforcement officers.

DOCUMENTATION

Larry the Kid was never interviewed. The Grand Jury decided that this individual mentioned by numerous victim/witnesses was a fictitious character. In fact he was the same individual identified by several witnesses as “King’s Horses” who was named as being in attendance at satanic rituals on several occasions.

The official of the Fort Calhoun School system was never interviewed.

Other names can be obtained from a review of the Franklin Committee Files, copies of which are in your possession.

ALLEGATION

7. Instead of conducting follow-up interviews, law enforcement officers, particularly the FBI, have attempted to discredit and harass the victims.

DOCUMENTATION

These claims were made by Alisha Owen, Paul Bonacci and Troy Boner. Boner advised that the FBI, U.S. Attorney’s Ron Lahners and Tom Thalikin threatened him that “if he didn’t recant his testimony they’d bring him up on perjury charges and send him to jail” (this is exactly what happened to Miss Owen). Boner’s taped interview is available for review. Lisa and Tracy Webb were among the first victims to claim they were sexually molested. Following interviews by the FBI and Nebraska State Patrol, Lisa stated she was unwilling to testify. The allegations made by the Webb girls, as well as the 15-year old patient at Richard Young Hospital, would ultimately be corroborated, even expanded upon, by numerous children who also claimed to be victims of King and others. A witness for the prosecution at the Owen perjury trial, Steve Solburg admitted under cross examination that when the FBI interviewed him he felt intimidated and that all the Grand Jury’s questions asked of him were designed to discredit Owen.
- Information developed by Mr. Stephens indicate a child sex ring of
  four men planned and carried out the abduction of their son.
5. Bonacci claims he participated in the abduction of Johnny Gosch who
   was taken for child pornography.
6. Noreen Gosch, Johnny Gosch’s mother, said that Bonacci knows “some
   incredible things about the case”.
7. Mrs. Gosch stated “there were photos taken of Johnny prior to the
   kidnapping. We know because a woman reported it to police. We’re
   convinced Bonacci saw those photos. He accurately described the
   location which is not far from our home. He described many things
   about the photos which we have never talked about.”

Lt. Gerry Scott who is in charge of the investigation for the West Des
Moines police said the Gosch family has shared some of the information with
investigators. He said police have no plans for interviewing Bonacci. “We
are aware of what’s going on. We’re not going to re-invent the wheel.
This has been investigated in Nebraska. When things need investigating
here, they will be investigated.”


Bonacci claims that during his 5th grade year at Carter Lake School, he met
a man named Emilio while at a park near Carter Lake. There was a 13 year
old boy name B----- with him, who told Paul that Emilio kidnapped young boys
and sold them to men for use in kiddie porn, snuff films, or for personal
sexual use. “Emilio told me how much fun I could have going with him and
B-----.” Emilio told Bonacci that he could get rich and then showed him a
bag with a lot of money in it.

Emilio was described as Mexican with a slight accent. He was about 5’9”,
190 pounds with a mustache and a beard. He had brown eyes, black, curly
short hair and a tattoo of a naked lady on his left arm. He had a scar
from a knife wound under the tattoo. Bonacci later went with Emilio to Des
Moines in September of 1982 when he was 15. Bonacci claims he was present
when Emilio abducted a 12-year-old paperboy, Johnny Gosch.

Paul Bonacci was later to see Emilio in California while on a trip for
Larry King in 1984. Emilio tried to get him to go with him to help “snag”
kids so they could be sold near Las Vegas for $5,000 to men who would use
them as sex slaves. He saw him once in ‘86 but not since then.

There has been no contact with Mr. Bonacci concerning this matter by either
Iowa or Nebraska authorities.

The above can be confirmed from a review of information in your files
(see John DeCamp’s letter of 5/7/91) and an interview with Mr. and Mrs.
Gosch.

ALLEGATION

9. In February 1990 Robert Fenner, General Counsel for the National Credit
Union Association, was advised by the FBI not to cooperate with the
Franklin Credit Committee’s investigator, Gary Caradoni.

DOCUMENTATION

This information can be documented from the Senate Franklin Committee
files.
ALLEGATION

10. On March 9, 1990 the FBI attempted to entrap Owen by taping an arranged phone call from Boner to her.

DOCUMENTATION

On March 9, the FBI arranged for Boner to phone Owen from their office to try to entrap her while taping the conversation. The tape was played in court. Owen kept telling Boner to just "tell the truth" but the media reports made it sound like Boner was telling that to Owen.

Miss Owen claims the tape has been altered.

This can be verified by examination of the tape by an expert. The tape is available at the office of the Senate Legislative Committee.

ALLEGATION

11. A deposition by former Omaha Chief of Police Robert Wadman disappeared during the Owen trial.

DOCUMENTATION

A deposition by Attorney Jerry Spence taken from Robert Wadman in a 1980 lawsuit had been introduced into evidence by the defense. It was important because it proved that Wadman had lied about not carrying a gun since 1973. When the jury requested that evidence during their deliberations, a 40 minute search was made of the Evidence Room. The evidence had disappeared and was not available.

School records for Dan King were introduced as evidence in the trial. The records showed that King was enrolled in school at Grandview, Texas for 16 weeks during the fall of 1983. During this 16 week period he missed 8 weeks plus the holidays. Out of 16 weeks he was only in school for 5 weeks. When the jury requested these records during deliberation it was learned that they had disappeared.

This can be documented from a review of court records. If the records have now reappeared the incidents can be verified through the Franklin Senate Investigative Committee.

ALLEGATION

12. Wadam lied under oath claiming he was not carrying a gun during the period Owen says she was involved with him.

DOCUMENTATION

One of the counts on which Owen was indicted for perjury concerned Wadman showing her a gun. Wadman testified that he had not carried a gun since '73. Attorney Jerry Spence was taking a deposition from Wadman in 1980 in connection with a Utah lawsuit. He asked Wadman if he were carrying a gun to which Wadman replied "yes". Wadman lied to the Grand Jury!

This can be documented by reviewing court transcripts and the Spence deposition.
MISCELLANEOUS

In addition to the above I have learned that the Legislative Committee gave videotaped interviews of Troy Boner, Alisha Owen and Dan King to the FBI and Nebraska State Patrol.

The FBI synthesized the interviews in a 45 page document. The purpose of the synopsis was to brief judges and the Attorney General's office. I have been informed that there was information in the synopsis that was not in the tape.

Troy Boner's tape, which had been in the control of the FBI, was played to the Grand Jury. I have been informed that the tape was altered. Miss Owen claims that everything Boner said that corroborated her statements were deleted. In one instance there was no break in the tape yet Boner's shirt was different from the previous scene.

These tapes are available for review at the Senate Investigative office.

I have been informed that in the spring of 1984 Troy Boner, Larry King, Larry the Kid, Dan King, a fat man from a French restaurant, a pilot named David Hughes, Alisha Owen and a 10- to 13-year-old boy made a trip to Los Angeles. The boy cried during the trip from Omaha to Los Angeles. The boy did not make the return trip to Omaha.

Troy Boner and Danny King were never polygraphed as reported by the Lincoln Star and the Omaha World-Herald. None of the kids were except Lisa Webb. And she passed. Paul Bonacci is willing to take one. Miss Owen was polygraphed and passed.

Karen Grinstein, Gary Caradoni's associate, took a polygraph test. She wanted to refute the charges that Caradoni had scripted or led the witnesses. She passed.

I trust you will give these matters the attention they obviously deserve.
ALLEGATIONS AND DOCUMENTATION
CONCERNING POSSIBLE COVERUP

Copies of the above documents were forwarded early 1992 to:

- Judge William Sessions, Director, F.B.I., Washington, D.C.
- Ron Lahners, U.S. Attorney, Omaha, Nebraska
- Governor Ben Nelson, Lincoln, Nebraska
- F.B.I., Omaha, Nebraska
- F.B.I., Los Angeles, California
March 11, 1992

Mr. William Barr
U. S. Department of Justice
10th and Constitution Avenue NW
Washington, D.C. 20530

Dear Mr. Barr:

The enclosed report contains information which indicates that FBI personnel have been in violation of the Obstruction of Justice Statute.

This report also contains information concerning the Johnny Gosch kidnapping case in Des Moines, Iowa. There appears to be an organized kidnapping ring operating in this country within the jurisdiction of the FBI that is not receiving the proper attention. I would appreciate your checking into this matter.

Cordially,

TED L. GUnderson & ASSOCIATES, INC.

Ted L. Gunderson
Private Investigator

TLG/sej

Encl. (1)

CC: FBI - Omaha, NE
   FBI - Los Angeles, CA
   Senator Schmidt - NE
   Attorney John DeCamp - NE
   Governor Ben Nelson - NE
Mr. Ted L. Gunderson
Ted L. Gunderson and Associates
International Security Consulting
and Investigations
2210 Wilshire Boulevard
Suite 422
Santa Monica, California 90403

Dear Mr. Gunderson:

The letter and enclosures that you recently sent to Attorney General Barr have been referred to this office.

Your letter alleges that personnel of the Federal Bureau of Investigation (FBI) have obstructed justice and states that you have information concerning kidnapping within the jurisdiction of the FBI.

Having reviewed your enclosures, however, there is no evidence of misconduct by FBI personnel that would justify your charge of obstruction of justice.

If you have any new evidence about kidnapping, please provide it to your local office of the FBI.

Sincerely,

Robert S. Mueller, III
Assistant Attorney General

[Signature]

John C. Keeney
Deputy Assistant Attorney General
Criminal Division
May 26, 1992

Mr. Robert S. Mueller, III  
Assistant Attorney General  
U.S. Department of Justice  
Criminal Division  
Washington, DC 20530

Re: Your letter dated April 20, 1992

Dear Mr. Mueller:

Thank you for reviewing the material I sent you March 11, 1992.

I did not state that FBI personnel were in violation of the Obstruction of Justice statute. I only advised that there was an indication of this. I thought you would want to at least check into the matter. I am sorry to learn you do not feel it deserves further attention.

I have enclosed the book *The Franklin Cover-up*, by former Nebraska State Senator John W. DeCamp. Your attention is directed to Chapter 14, "Cover-up Phase III: The FBI," which makes additional allegations of FBI misconduct and possible violations of the Obstruction of Justice statute.

Sincerely,

Ted L. Gunderson

Ted L. Gunderson

TLG:te  
Encl.
March 11, 1992

Judge William Sessions
Director of F.B.I.
F.B.I. Headquarters
Washington, D.C. 20535

Dear Judge Sessions:

The enclosed report contains information which indicates that FBI personnel have been in violation of the Obstruction of Justice Statute.

This report also contains information concerning the Johnny Gosch kidnapping case in Des Moines, Iowa. There appears to be an organized kidnapping ring operating in this country within the jurisdiction of the FBI that is not receiving the proper attention. I would appreciate your checking into this matter.

Cordially,

TED L GUNDERSON & ASSOCIATES, INC.

Ted L. Gunderson
Private Investigator

TLG/aje

Encl. (1)

CC: FBI - Omaha, NE
    FBI - Los Angeles, CA
    Senator Schmidt - NE
    Attorney John Decamp - NE
    Governor Ben Nelson - NE
April 6, 1992

Honorable Ron Lahnens
U.S. Dept. Of Justice
P.O. Box 1228 DTS
Omaha, NE 68101

Dear Mr. Lahnens:

The enclosed report contains information which indicates that the FBI personnel have been in violation of the Obstruction of Justice Statute.

This report also contains information concerning the Johnny Bosch kidnapping case in Des Moines, Iowa. There appears to be an organized kidnapping ring operating in this country within the jurisdiction of the FBI that is not receiving the proper attention. I would appreciate your checking into this matter.

Cordially,

TED L. GUNDERSOHN & ASSOCIATES

Ted L. Gunderson
Private Investigator

TLQ/Dr

Encl. 1

CC: FBI - Omaha, NE
FBI - Los Angeles, CA
U.S. Dept of Justice, Washington, D.C.
Governor Ben Nelson, NE
March 23, 1992

Special Agent In Charge
215 North 17th Street
Omaha, NE 68102

Dear Sir:

On March 11, 1992, I wrote to William Barr U.S. Department of Justice in an effort to draw his attention to the Obstruction of Justice Statute which I believe is being violated in the State of Nebraska and what appears to be an organized kidnapping ring operating within this nation.

On January 3, 1992 I wrote to Nebraska Attorney General Don Stenberg alerting him to possible misconduct by various law enforcement agencies in the State of Nebraska. Mr. Stenberg responded on January 28, 1992 through one of his assistants and the documents enclosed are in response to Mr. Stenberg's letter.

I am sending copies to you because the evidence clearly shows that there is a problem in Nebraska and a national problem that must be cleaned up if the citizens of this country are to enjoy justice and safety. As a leader in your community I felt sure that you would want to be informed.

If you have questions or comments please contact me at your earliest convenience.

Cordially,

TED L. GUNDERSON & ASSOCIATES, INC.

Ted L. Gunderson
Private Investigator
Documentation of Coverup by FBI

Chapter 14 of the book

The Franklin Coverup

by Former Nebraska State Senator John DeCamp

(For a copy of this book, send $9.70, check or money order, to A.W.T. Inc., P.O. Box 85461, Lincoln, NE 68501. The book contains numerous references to President George Bush.)
In a deposition taken October 13, 1989, John Stevens Berry, counsel for the Franklin committee, was grilling OPD Chief Wadman about the lack of OPD follow-up on the child abuse when it was first reported. In exasperation, Wadman replied:

The tough thing with this, Mr. Berry, is that we have the FBI who conducts an investigation and basically says the same things that we have said. If the FBI are they now linked to this cover-up in some way? Should the Justice Department be investigated as somehow or another assisting in this "cover-up?"

Wadman said it, but in this case it's true. The Justice Department, acting through the FBI and the U.S. Attorney's Office in Omaha, emerges from the record of the Franklin investigations not so much as a party to the cover-up, but as its coordinator. Rigging grand juries, harassment of witnesses, incitement to perjury and tampering with evidence—federal personnel were seen to apply all of those techniques in the Franklin case.

... 

In a case full of reported trips across state lines for sexual exploitation purposes, involving prominent persons from the national political parties, where was the Federal Bureau of Investigation? It was running interference, and worse.

Maybe Senator Schmitz and I got the message in its purest form, when we met with Omaha FBI head Nick O'Hara in his office in early 1989. O'Hara, who kept Wadman's picture on his desk, threatened, "You f--- with Bob Wadman, you f--- with the FBI!!"

There was a hint of trouble from the Bureau already in the summer of 1988, as OPD Officer Irl Carman recollected in a memo to Deputy Chief Charlie Parker, dated December 20, 1988. A fellow officer had just reminded Carman of a meeting back in July or August, where

Lt. [Bill] Goodrich spoke of the Larry King investigation and stated that he (Goodrich) had been in contact with a federal agency that was also investigating King. To the best of Officer Berney's recollection, Lt. Goodrich said that the federal agency was concerned that their child pornography abuse investigation might hamper their investigation. Officer Berney told me that although he wasn't sure, it was either directly stating or he (Berney) got the impression that we were to either "slow down or back off" in our investigation so as not to impede the federal case.

In 1988 and 1989, according to testimony to the Legislature's Franklin committee, the FBI claimed to be interested in Franklin money issues, but not child abuse. Dennis Carlson of the Foster Care Review Board testified to the Franklin committee, citing state Assistant Attorney General William Howland, that U.S. Attorney Tom Thalken had said "that the federal authorities were investigating Mr. King. . . . But he said basically their investigation was confined to the money issues, and they were not specifically investigating allegations of child abuse."

Howland's part-time investigator, Vlahoulis, told the Franklin committee that it was his impression the FBI had information on private charter flights, something Gary Caradon would confirm in a dramatic way.

Moreover, as advertised in a May 12, 1990 article in the World-Herald, the FBI had been looking at Franklin since 1987, for over a year before it was closed! The FBI men could hardly have been unaware of the Franklin ambiance, not to mention the bedroom in the new addition, and the evidence shows that they were not. It was reported in the Lincoln Journal
in December 1988, as summarized by Jerry Lowe for the
Franklin committee, that "an ex-employee who is not identified
said that when FCU shut down, FBI agents immediately began
asking questions regarding child pornography, drugs and the
lifestyle of Larry King."

Caradoni's notes of March 14, 1990 record that on the day
of the federal agents' raid, he was told by a member of the
accounting firm that was auditing Franklin, that

a large amount of pornographic material was taken out of
the credit union, including videos and photographs depicting
sexual acts. I was told that if Friedrich's or any of the other
people working for the CPA firm that was contracted by the
government would say anything, that they would automatically
lose their jobs.

That evidence was never made available to the Franklin
committee, nor its existence publicly acknowledged by the
FBI. All warrants concerning the raid were sealed by U.S.
Magistrate Richard Kopf.

The Douglas County grand jury proclaimed on July 23,
1990, that the allegations and evidence of Franklin-linked child
abuse were a "carefully crafted hoax." Its report implied that
the perpetrators were Alisha Owen, journalist Michael Casey,
and the late Gary Caradoni. According to testimony of Alisha
Owen and her parents before the Franklin committee, the FBI
had this line already in March of 1990, before the grand jury
even started sitting.

Alisha testified to the Franklin committee on June 11, 1990,
before promulgation of the grand jury report, that her former
lawyer Pam Vuchetich had come to see her in the spring,

giving a proposal from the FBI that if I recanted my story then
nothing would happen to me. I could possibly get out of prison
and no charges would ever be brought against me. Such as, if
I recanted my story, they wouldn't charge me with perjury,
they wouldn't charge me with lying, they would just drop the
whole thing, they would write letters to the judge asking for
my sentence reduction so I could get out of prison. And if—
and in this deal I would have to say that Gary Caradoni and
Mike Casey came to me, they set this whole thing up, they told
me what to say, we got scripts, we were promised monetary
values. And I would be taken care of.

On June 21, 1990, Donna and Alvin Owen told the Franklin
committee about that incident.

DONNA OWEN: My concern is that Pam came to us and said
that the FBI wanted Alisha to say this, to drop it.

SENIOR LYNCH: You testified that your husband was there?

ALVIN OWEN: Sitting in the living room, I remember.

SENIOR LYNCH: You heard her say that? . . . Did she tell
you who in the FBI made that deal, made that offer to her?

DONNA OWEN: Mickey Mott . . .

SENIOR LYNCH: Was Mickey Mott—was there anybody
else with this Mickey Mott?

DONNA OWEN: He works closely with Rick Culver and John
Pankonien.

SENIOR LYNCH: Okay, well, for the record, do you re-
member the date at which time she told you about the FBI
deal when your husband was present?

DONNA OWEN: This would have been on Tuesday, I believe.
If Tuesday is April 25, then it would have been Tuesday,
April 25, 1990. It would have all—that was brought up then,
but it was also brought up earlier, in March. Because at that
time, I called Senator Labedz and I said, you realize that
this is what is happening and I want to tell you this because
I think when all is said and done it's not going to just be this
man Mike Casey, they are going to say that Gary Caradoni
was in on it and that members of the legislative committee
were in on it. And she was very concerned and she immedi-
ately went to get Senator Schmit and I talked with him about
it also. And that would have been in March.

SENIOR SCHMIT: I recall that.

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In order for the FBI to claim that all of the Franklin committee's evidence was a hoax, they had to break one or more of the witnesses Caradori had taped. Troy Boner and Danny King recanted; what happened with Troy shows the hand of the FBI.

On the evening of July 11, 1990, the day her husband crashed to his death, Sandie Caradori received several phone calls from Troy Boner. She wrote up her notes on the calls:

I need to preface this writing by explaining that in the course of the Franklin Credit Union investigation, many calls were received at our home from Troy Boner. I was familiar with the individual's voice and can be 100% assured that I did, in fact, receive the telephone calls from him.

In the early evening of Wednesday, July 11, 1990, several telephone calls were received at our home by an individual identifying himself as "Troy." Different individuals answered the telephone and took the message from him. I was either talking to other visitors at our home or in no shape to come to the telephone. In any event, if necessary I can supply names of the parties who can attest to the fact that a "Troy" called for me during that evening.

Later in the evening, Troy again called and I was able to go to the telephone. It should be noted that I did not initiate the call, nor did I know what, if anything, he wanted to speak to me about.

The following is a synopsis of the conversation:

**sc:** This is Sandie Caradori. Troy, what do you want to say?

**TB:** First, you have to be careful.

**sc:** Troy, that is the least of my worries. How are you?

**TB:** I am so sorry. I am so sorry. He shouldn't have died.

**sc:** What are you saying Troy? What are you trying to tell me?

**TB:** Gary wasn't lying. He didn't tell me what to say. What I told him was the truth. (He spoke rapidly as if fighting back tears.) They made me take it back. They threatened me.

**sc:** Troy, you should tell someone. ... Do you want me to call Senator Schmit? You need to come out with the truth once and for all. Troy, what has happened?

**TB:** You don't understand, they threatened me. They made me take it back. I was so scared.

(At this point I felt I needed someone else to hear this so I asked Troy to tell what he had just told me to our son, Sean.)

**sc:** Troy, I want you to talk to Sean. Gary's 16-year-old son. Please tell him, alright?

**TB:** Yeah, sure.

**SEAN:** Yeah, man what do you want?

I, along with the ten to 15 other people in our kitchen/family room heard Sean's portion of the conversation as follows:

**SEAN:** Okay buddy, you need to do it for my Dad, man. Okay ... Okay ...

I got back on the telephone and told him I would try to contact Senator Schmit or Karen Ornston. He said he'd be at [phone number] but only for a short time. He said he was going to be "on the move" or something to that effect. He further stated, "I'll go to anyone who'll listen. I'll go without my lawyer. I'm gonna come clean."

He then asked if I would talk with his mother. She wanted to talk. I said, "Of course."

Troy's mother's voice was familiar. She had called our house several times for Gary. Troy's mother related the following:

**MRS. BONER:** Mrs. Caradori, I am so sorry. I'm so sorry. This is such a tragedy. I knew something happened to Troy. He got so scared just before he changed his story. They were threatening him. I knew he shouldn't have backed away from the truth ...

Troy then got back on the telephone and I repeatedly asked that he would promise me that he would come through for me, for Gary, and for A.J. He said, "I promise ...
tomorrow... To anyone who will listen... the FBI, the news—anyone.

The next day I did not hear anything on the television or the radio and I really felt that Troy had probably backed away. That evening he called me again. He said, "Sandie, I tried, I tried. I went to Mickey Mott and (FBI agents). They laughed at me. They said they spent too much time and money on this case now for me to change my story. I also went to Frank Brown (Channel 7 TV) but he said he didn't want to take a statement because of my Grand Jury testimony."

... ...

The next day, Sandie Caradori arrived at the offices of her husband's firm for the first time since his death, to find two FBI agents already there, with a subpoenae for all of Caracorb's records. Mrs. Caradori recalled:

I was extremely upset because the timing certainly left much to be desired. I opened the closed door and noted two FBI agents, Karen Ormiston, and our security director, Joe Hekenssteet. They were all seated in the office. I said, "I don't think I need to introduce myself. What are you doing here? I can't believe this."

The smaller individual stammered a bit and looked at Karen and said, "Who... who is this?" "She's Gary's widow." He then halfway stood up and extended his hand as if to shake mine and expressed his/her sympathy. The whole ordeal was extremely unprofessional. He then looked over his shoulder at the other agent, gave him a smirk, and shook his head. He identified himself as Mickey Mott... I then asked them directly whether Troy Boner had tried to speak with them on the previous day. Mr. Mott said, "I can't confirm or deny that." I indicated that I did deserve an answer. Mr. Mott then said, "Yeah, he came to the office but we can't waste our time with him. He has lost all credibility."

Troy Boner did attempt to come clean. He went not only to the FBI office, but to Senator Schmit's—and then pretended he had not. The World-Herald reported July 27, 1990:

State Senators Loran Schmit of Bellwood and Berni Labedz of Omaha said Troy Boner told blatant lies when he said he did not come to Schmit's office last week and when he said he didn't recall what he told a Douglas County grand jury. Schmit said at least eight people were in his office last week when Boeer, in essence, recanted his recantable and said that what he had originally told Caradori was not true.

Six of the eight appeared at a press conference Thursday including four—Schmit, Sen. Labedz, Caradori associate R.J. Nebe and Jody Gittins, an attorney who works in Schmit's office—who said they heard Boeer's comment directly... The six at the press conference Thursday said Boner was in Schmit's office both July 16 and July 17, the day of Caradori's funeral.

Under pressure, Boeer reasserted that what he told Gary Caradori was not true. His new lawyer, Marc Delman, insisted that his client had lied to Caradori. A specialist in child abuse cases when he worked in the Douglas County Attorney's office, Delman was now better known for defending pornographers. Since Boner was penniless, many people in Omaha wondered if Alan Baer or another patron had given him the money to hire Delman.

... ...

On Sept. 25, 1990, a federal grand jury returned findings almost identical to those of the Douglas County jury:

There is no credible evidence for us to believe that funds or individuals connected with the Franklin Community Federal Credit Union were involved in the sexual exploitation of minors, the interstate transportation of minors, the interstate transportation of minors for sexual purposes or the trafficking in controlled substances.

All of the big shots named in the Caradori investigation were cleared:

There is no credible evidence for us to believe that any prominent individuals in the Omaha community were in-
volved in any ring of organized activity to sexually exploit minors, transport minors in interstate commerce for sexual purposes, or to traffic in controlled substances.

Alisha Owen was indicted again, on eight counts of perjury. The FBI, as Boner said, had threatened Boner into recanting his videotaped statement, which enabled the Douglas jury to return its "carefully crafted hoax" verdict, and set the pattern for the federal grand jury. Federal officials in charge of the latter, in particular Assistant U.S. Attorney Thomas Thalken, attempted to terrorize Alisha Owen into recanting as well.

In testimony to the Franklin committee on June 21, 1990, Owen told about her experience with the federal grand jury, in an exchange with committee counsel.

Berry: Now, I do not want to know what questions were asked and what answers you gave. But you told me earlier, that your life hasn't been easy and the worst three days of your life were in front of the county grand jury. Was the federal grand jury a more pleasant experience or—

Owen: Well, now I have to clarify that statement. No longer—the worst three days of my life were not in front of the county grand jury but they were in front of the federal grand jury. . . .

Imagine if you were woken up at 5:00 in the morning, told to take a shower and get dressed. You were not told where you were going. I mean, if somebodny came to your home at 5:00, did not tell you where you were going, they had the authority to drag you out of bed. After you got dressed you were then taken outside your home and wrapped in chains and driven two hours to another city, all—you were still not told where you are going and what is actually happening. Officially you are not told.

Then once you get to this other city, you're put into an actual cage. I mean, I have seen kennels look nicer than where I was held. And five minutes before 9:00, you are, given a subpoena telling you that you have to testify at 9:00 in front of a grand jury. Now, that—I mean that in itself is suspect. Okay. Especially if you are the witness. I might be able to understand if you are the perpetrator, . . .

I am in a room and it's a cage, okay, it's—it really is a cage like a zoo cage. The whole front is just a cage. And there is a hallway and there is—there is an open door so I can hear what's going on in the hallway because it's just a cage, there is no sound barrier. I heard Mr. Thalken repeatedly and repeatedly in a very disrespectful—what I consider disrespectful—I wouldn't talk to anybody like that, disrespectful tone, saying things repeatedly, over and over, if she gets up there and she doesn't tell the truth I'm going to charge her with perjury. Over and over and over and over again. I have not heard the word perjury so many times in my entire life than that day. . . . He was saying this to my attorney, saying I'm going to put her on the stand and if she doesn't, you know, if she doesn't tell the truth I'm going to charge her with perjury.

Alisha's attorney Henry Rosenthal confirmed her account:

Well, I don't know Tom Thalken. . . . He came at me like a little grizzly bear. . . . And he had a finger about two inches from my nose and kept yelling about perjury. And I didn't even know what he was talking about. Over and over about this and that and this and that. I said, let me tell you, if you think you have got any evidence of perjury when she's done, please charge her, just please do that. And that's—every time there was a recess, yelling about perjury. . . .

This was before the evidence even started.

Long before Thalken’s behavior in dealing with Owen, his name had surfaced in Gary Caradoni’s investigation, as an alleged pedophile who frequented adult book stores in Council Bluffs, Iowa. Moreover, a confidential informant told Caradoni, that Thalken was key to the cover-up in progress. In a February 22, 1990 report, Caradoni transcribed an interview with this confidential informant.

CC: Are the federal people still putting me down, have you heard? I mean they want me off this case.

CF: Well, they don't want anybody to get too close to it. . . . This thing is way bigger than Nebraska. . . . You get one of those dominoes to fall I think it could reach to the White House and back so fast. That's why it's just almost hopeless.
OC: What have you heard that they're doing (sic) to do to try to squash this case?

CT: Well, their ace in the hole is the assistant prosecutor.

OC: Thakern.

CT: Yeah. And the term was a year ago, finger in the dike.

Rosenhal was Alisha's second lawyer. He succeeded Pamela Vuchetich, who had conveyed to Alisha the FBI's offer of a deal, from Vuchetich's friend Mickey Moti. In her Franklin committee testimony of June 11, 1990, Owen reported another incident involving Vuchetich and the FBI, which appeared to be an attempt to craft some evidence of the "carefully crafted hoax":

They had Troy call me in the beginning of March. He called me in the afternoon and I got on the phone... Pam had told me that Troy had recanted his statement about Danny. She never told me he recanted his statement about me. And you know, maybe I was naive. Maybe I was just dumb, but I never once thought he could do that because, you know, I had all this evidence, you know, and I mean, I'm the one that— you know, that told them about Troy and others. It never dawned on me that he would ever do that, recant about Danny.

So we—I got on the phone and I—one of the first things I asked him was, why are you doing this to Danny, he's one of your best friends, how could you do this, what are you doing? And he said, something, Alisha, I'm scared. And his voice—the FBI has this tape. His voice is just really scared.

And I know Troy sleeps until 4:00 or 5:00 at night, so I started to think oh, my God, he's in Omaha for a week, it's 3:00, 2:30 in the afternoon, somebody must be at his house making him do this. And I thought this must be a taped phone conversation. I was— I was literally scared. I thought either they sat down a lot of money in front of him or else somebody has got a gun to his head making him say this. I mean, I never thought—it never dawned on me the FBI would do such a thing, cause of as to do and something like that.

So I asked him, why are you doing this? And he—and he said, Alisha, I'm scared, I don't know what to do, tell me what to do. And then he asked me, quose, unquose, do you think we're going to get any money? And I—I stepped for a second and I said, I don't give a damn about any money, you know, just tell the truth. That's what I said, quose, unquose. Excuse my French. But I just—just tell the truth. He said, what should I do? And I said, just tell the truth.

And he kept trying to make these leading statements. Alisha, what should I do? And that's when I realized at that point in time that whoever was listening was probably law enforcement, trying to do entrapment statements... And after I got off the phone, I tried to get hold of Pam. Well, Pam is sitting down in the FBI's office with them making that call. Tried to get hold of Pam, Pam is not around. So I was upset enough and I was worried enough that possibly somebody was sitting there with a gun that I called Gary. And I thought, okay, if anybody is going to be able to do anything or know anything, Gary will know or he'll be able to find out.

I called Gary. And Gary said, Alisha, Troy is sitting down at the FBI's office right now. So okay, I knew that the FBI was the one that prompted him to do that call. So Gary told me that it was the FBI. And Gary said to me at that time, Alisha, maybe you should start wondering why your attorney is spending so much time with the FBI.

Against Alisha Owen's specific instructions, she reported, Vuchetich turned over to the FBI a file that Alisha maintained on acquaintances from her past. Vuchetich had suggested she assemble this information. In it were the names of some people, like former boyfriends, who could be expected to be bitter toward her.

Alisha Owen told the Franklin committee, that the FBI also directly advised her to tell a lie—to say that she had lied on the videotapes.
THE FRANKLIN COVER-UP

Senator Schmidt: In other words, they advised you to say that you had lied on the tapes?

Alisha Owen: Uh-huh.

Senator Labeled: The FBI?

Owen: The FBI had advised me that I should say that not everything on the tapes is true, just a blanket statement, and say not everything on the tapes is true, and that I should forget all about the tapes because they can come back to hurt me.

Schmidt: I want to interrupt here because that is almost an identical statement that we heard in the press made by Troy, that not everything on the tapes was true.

Owen: That's what they told me to say. And there were times when they tried to get me to say that Gary Caradoni was withholding evidence from them, there were times when they—they basically really rammed Gary into the ground.

Caradoni wrote in his daily notes of April 20, 1990:

At approximately 1415, this writer received a telephone call from Alisha Owen. She talked about the FBI hinting to her that if she changed her story that they would assure that they would “go after” this writer and Mike Casey for “fabricating” an investigation. She informed me that she had not fabricated any part of any story and that she was sticking to the story she told me, and that she wished me well. For my own protection, tape recorded the telephone conversation which lasted approximately 30 minutes.

According to an associate of Caradoni, Franklin committee counsel John Stevens Berry alerted Caradoni that he should get a lawyer, since he would likely be indicted.

... .

Alisha was not the only witness the FBI was reported to have harassed or told to lie. At a Franklin committee session on June 22, 1990, Senator Labeled related her discussion with former Franklin employee Noel Seltzer:

COVER-UP PHASE III: THE FBI

One of the most important things that I thought he told me was the fact that when they first went into the investigation of Larry Kling, he was told to by the FBI and he told them mostly everything that he told me about the sexual abuse and so forth. And then he said he was told by the FBI we're going to advise you it's best for you that you keep your mouth shut. And I said, say that again, and he repeated it so I could write it down.

Gary Caradoni interviewed a victim-witness named Terry Muller*. In his daily report of April 20, 1990, Caradoni wrote:

Further this writer received a telephone call from Sue Tompkins**, sister of Terry Muller. Briefly, Sue told this writer that the FBI and a member of the State Patrol were harassing her brother and trying to get him to talk about things that he just didn't know about. She stated that her brother is extremely scared. He wants to tell the truth, however, he felt extremely uncomfortable with the FBI and State Patrol investigators. She stated that a Phillips and FBI Agent Coulter were very harsh with her brother.

On May 4, 1990, Caradoni added:

Following this meeting, this writer placed a telephone call to Sue Tompkins, who is the sister of Terry Muller. She advised me that Terry had retained an attorney to protect him from the FBI. I told her that I wished him well and hoped that everything worked out for him.

Caradoni's investigative notes for February 19, 1990 record his talk with Joanie Gregory, a Department of Social Services social worker who screened families applying for foster care licenses:

Approximately 2.5 years ago she was inspecting the home of Jarrett and Barbara Webb for a renewal of their license. She felt the environment was not right and wrote a letter to DSS in Lincoln. She received no response. After a couple of months, she wrote a letter to the Omaha Police Department regarding this same situation with the Webb's. She was then contacted by the FBI. In the meantime she had tried to do some research on her own, but evidently files were missing.
THE FRANKLIN COVER-UP

Cover-up Phase III: The FBI

To this writer's knowledge, a letter was not written to the FBI. The FBI informed Joanie Gregory that it would probably be in her best interests if she "forgot this information."

Caradoni recorded in his notes for December 1, 1989:

At approximately 4:00 P.M. Senator Schmit arrived at [committee counsel] Steve Berry's office, during which time he advised me that within the last 48 hours the FBI were scrutinizing several of his businesses such as his gambling machine in southeastern Nebraska and other related matters.

On his own bitter experience with the Bureau, Caradoni commented to the Franklin committee, on June 22, 1990.

CARADONI: I think the [Douglas Co.] grand jury is being misled information.

SEN. LYNCH: By who, can you tell?

CARADONI: I think they are being misled by the influence of the State Patrol investigator and various people in the FBI.

BERRY: Do you think the FBI and the State Patrol are deliberately misleading the grand jury?

CARADONI: I do, but I can't—you know, I have nothing to base it on. You know, the people... in law enforcement say, we checked every lead you got, every lead that you have and it's nothing. And it's like, you know, all the work that you have done is not worth a damn... [T]he most frustrating thing in this whole case... is that you produce a work product, not every lead is going to be in gold but you produce a work product and then one of the aspects of your investigation is the State Patrol and right away it goes to them, goes to the FBI and—and then they just tear you apart. And yeah, it's been really frustrating...

SEN. LYNCH: So the impression that we talked about being left with the grand jury wasn’t an impression that this committee or witnesses that we had or any staff in addition to you, our counsel, misled us with information, but the fact that information we developed that we shared with the FBI and the police department was in fact used by them to—

CARADONI: Work against us.

SEN. LYNCH: Discredit us.

CARADONI: I go to record and say—I didn't want to give them our data...

BERRY: Mr. Creager and I, and following our advice the chairman and the committee members, have instructed you that everything you have must be turned over to both the grand jury, federal and county, you feel that sometimes your investigative effort has been sabotaged, is that—is that the source of your frustration?

CARADONI: That's right.

The legislative investigator found that the FBI interfered with material even before he got to it. One afternoon in late 1989, Caradoni and Karen Ormiston spent several hours at YNR Airlines in Sioux City, Iowa, photocopying flight manifests of Larry King’s charter flights. At other airlines, staffers had already confirmed to Caradoni, that King took underage boys and girls with him on charter flights. At YNR, children’s names were listed for the flights—proof that King was transporting children around the country as the Webb girls, Alisha Owen, Paul Bonacci, and others had charged.

The owner of YNR made a phone call, and prevented Caradoni from leaving with the records, some of which had yellow FBI tabs attached to them. Since the Franklin committee had only limited, in-state subpoena power, Caradoni requested the NCUA to subpoena the records, turn them over to him, and not mention this to the FBI. NCUA general counsel Robert Fenner agreed.

Caradoni never got the records, but someone else apparently did. Caradoni told a friend, that he saw some of the FBI stickers from YNR, in a notebook carried by FBI agent Mickey Mont. The FBI maintained that there was no proof whatsoever that King had transported children; the Douglas County grand jury lamented, that it was a pity charter companies did not keep flight manifests, so no trips could be verified.

In a September 25, 1990 letter to Senator Schmit, Ormiston summed up the FBI’s activities:
There must be some kind of provision which allows the State of Nebraska to retain its information so that there is not a probable cover-up when this stuff is turned over to the federal level. It is my sincere hope that the federal agencies cannot just walk all over the state agencies, especially since we have given them everything we have yet we have been allowed to see nothing that they have. This has not only prolonged the investigation, but it has also been a major factor in that the FBI does seem to get to our leads since they do have a lot of manpower. I do feel that the leads turned over to the FBI have effectively been stonewalled as it pertains to this investigation.

* * *

The FBI's eagerness to discredit the victim-witnesses may be based on more than just an institutional commitment to protect former Omaha FBI chief Nick O'Hara's friend Chief Wadman, or Assistant U.S. Attorney Thalken, or higher-ups in Washington. A look at life inside the Bureau, including its Omaha branch, shows why.

In August 1990, black FBI agent Donald Rochon settled his suit against the FBI for racial discrimination. A highly decorated veteran of the Los Angeles Police Department, Rochon joined the FBI in the early 1980s. According to the settlement, Rochon, who worked in the Omaha FBI office in 1983 and 1984, will receive more than $1 million over his lifetime, and have his $500,000 in legal expenses paid.

In his suit, Rochon charged Omaha FBI personnel with sexual perversion. Some of the details are recorded in a "Motion of the [U.S.] Attorney General for Summary Judgment as to Plaintiff's [Rochon] 'Chicago Claims,'" filed on September 13, 1989 in Washington, D.C. After his Omaha assignment, Rochon had moved to Chicago, where the harassment continued.

Subhead II of that motion, "The Sexual Deviance Complaint and Investigation," reads in part:

In response to his telephonic complaint, a signed sworn statement was taken from Rochon on July 3, 1984. In his statement, Rochon described a series of acts or events which he alleged were evidence of sexual deviance by SA [Special Agent] Dillon and other SAs assigned to the Omaha office. Specifically, Rochon alleged that he had "personally observed" Dillon "French kissing" SA Agent Terry J. Bohle, a male, at a going-away party for SA Bohle, and that he likewise had "personally witnessed" Dillon "exposing himself in the Omaha office during a regular work day to numerous Omaha employees, both male and female." In addition, Rochon said that he had heard reports that Dillon had allowed Bohle to urinate into his mouth and to "urinate into a beer bottle, from which he subsequently drank," and that Dillon had been observed "picking out the deodorant block in the men's urinal and placing this block in his mouth." Rochon further alleged that Dillon appeared preoccupied with homosexual sex, kept homosexual pornography at his desk, and had frequently spoken of the office of homosexual acts.

Another agent backed up Rochon's account of Dillon's allowing Bohle to urinate into his mouth. In an official response, Dillon protested that SA Bohle only "accidentally" did urinate on him on one occasion. He added that he, Dillon, had not exposed his penis in the office, as Rochon charged, but merely his buttocks. The Bureau defended Dillon's possession of pornographic homosexual literature, as necessary for his investigation of homosexual prostitution. But Rochon's claims of discrimination and harassment were so well substantiated, that the FBI chose to settle.

In October 1983, the FBI announced it had investigated a male prostitution ring in Omaha. Apparently one of the agents on the case was none other than SA Dillon. U.S. Attorney Ron Lahmers commented privately at the time, "This thing is so big and involves so many prominent people around this state." The investigation was expected to bring high-level indictments, but never did. One Nebraska insider said recently, "There is no doubt that the pedophile networks investigated in 1983 overlapped those of Larry King; in fact King himself was probably looked at at that time."

Special agent Dillon, who was investigating homosexual prostitution in those years, was "real close to some priests at
Boys Town," according to a law enforcement source who knew Dillon then. Years later, Caradori received allegations that some priests associated with Boys Town, in particular Father Pat Henry and Father Fiala, were pedophiles; Father Henry was sent to Bolivia when child abuse scandals surfaced at Boys Town in the mid-1980s.

Donald Rochon was a successful agent, part of whose responsibility while in Omaha was to find missing children. He once was commended for finding a kidnapped girl within one day of beginning work on the case. Inevitably, as a black agent, he would have developed ties in the black community in north Omaha, where Larry King's pedophilia was notorious. Many of the boys King used as prostitutes were black, and were recruited from Boys Town, where the alleged pervert SA Dillon seemed to have friends. Would it have been just a matter of time until Rochon found himself investigating SA Dillon, and others in Dillon's clique? One thing was established for certain by Rochon's court documents: Dillon was the ringleader of the harassment operation which drove Rochon from Omaha, and most of the rest of the Omaha FBI office covered up for Dillon.
Letters of Response from the FBI

and the U.S. Attorney General
Mr. Ted L. Gunderson
Ted L. Gunderson and Associates
International Security Consulting
    and Investigations
2210 Wilshire Boulevard
Suite 422
Santa Monica, California 90403

Dear Mr. Gunderson:

The letter and book that you recently sent to Assistant Attorney General Mueller have been referred to this office.

The Public Integrity Section is responsible for prosecuting public officials who are shown to have violated federal criminal law. The Section can initiate an investigation only in those instances where it receives specific and sufficient information that federal criminal laws have been violated by public officials or certain other persons.

Based upon the information that you have provided, there is not sufficient evidence indicating that such a violation of federal criminal law has been committed.

Thank you for bringing this matter to our attention.

Sincerely,

William A. Keefer
Deputy Chief
Public Integrity Section
Criminal Division
Mr. Ted L. Gunderson
Ted L. Gunderson and Associates, Inc.
Suite 422
2210 Wilshire Blvd.
Santa Monica, California 90403

Dear Mr. Gunderson:

This letter will acknowledge receipt of your March 14, 1992, letter to Director William S. Sessions, which has been forwarded to the Office of Professional Responsibility (OPR), FBI Headquarters (FBIHQ), Washington, D.C.

As you are aware, OPR has the responsibility of investigating all allegations of serious misconduct or criminality on the part of FBI employees.

OPR has reviewed your letter of March 14, 1992, as well as the enclosed information and has determined your allegations lack specificity. Should you have information relative to the specific, verifiable acts of serious misconduct or criminal behavior on the part of FBI employees, I would encourage you to provide this information so that it may be reviewed by OPR.

Thank you for your interest in providing this information for review.

Sincerely yours,

[Signature]

[Name]
Assistant Director
Inspection Division
DeCamp Legal Services, P.C.
 ib Public Relations - Lobbying
 kective Bldg. - Suite 300
 521 So. 14th
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Nebraska Department of Social Services
Douglas County Attorney
Omaha Police Department
Nebraska Foster Care Review Board
Nebraska State Attorney General
Nebraska Legislature Health and Welfare Committee
Nebraska Legislature Judiciary Committee
Douglas County Sheriff's office
U.S. Attorney for State of Nebraska
Nebraska Leadership Conference
Dr. Beverly Mead, Creighton University
Dr. Judienne Densen-Gerber
Dr. Lilly Stoller, Immanuel Medical Center
Judge Patrick Mullen/Douglas Co. Dist Crt

7 MAY 1991

Dear people:

Nebraska Revised statutes 28-711 impose specific duties, with criminal penalty for those who fail to follow the mandates of the law, upon all individuals having "reasonable cause to believe that a child has been subjected to abuse or neglect.""

I believe that under this law I have an obligation to provide information I have received from an individual named Paul Bonacci to the proper authorities for appropriate action. Further, Mr. Bonacci himself has, as he has in the past when he first provided information to public officials, made it clear to me that he also wants to comply with all terms of the child abuse laws of the state of Nebraska.

The information has come to me as a result of agreeing to act as attorney for Mr. Bonacci in conjunction with indictments issued against him by the Douglas County Franklin Grand Jury for allegedly lying to the Grand Jury about certain aspects of child abuse he had either witnessed or been a victim of.

Mr. Bonacci has been diagnosed by at least two court appointed psychiatrists as having multiple personality syndrome or disassociative behavior syndrome, which is a form of mental illness but which is not insanity. A third legislatively ordered psychiatrist nationally recognized for her specializing in multiple personality syndrome has also
thoroughly examined the young man.

As I understand it from all of them, they have concluded that the ailment Mr. Bonacci suffers is a direct consequence of very serious trauma caused by child abuse over a prolonged period of time. Another characteristic the Court ordered psychiatrist, Head of Omaha and Legislatively ordered nationally recognized psychiatrist Dr. Densen-Gerber have identified as a characteristic of this MPD syndrome is that the individual characteristically tells the truth about the abuse. At least the truth so far as they know it or perceive or understand it. The records of the third psychiatrist are sealed by Judge Mullen, but I presume law enforcement or proper investigative authorities would have the ability to obtain these results which I am not at liberty to discuss here as per Judge Mullen’s order.

Both of these highly competent psychiatrists mentioned have repeatedly examined this young man and concluded that they believe his complex tale of abuse is essentially accurate and that this individual, Paul Bonacci, is accurately reporting what he experienced.

However, each of them have also repeatedly emphasized the fact that BECAUSE OF THE MULTIPLE PERSONALITY FACTOR the true story of abuse and individuals involved in the abuse CAN ONLY BE UNDERSTOOD IF ONE PIECES TOGETHER OR CREATES A COMPOSITE OF THE STORIES TOLD BY THE VARIOUS PERSONALITIES.

Needless to say, this was not done at the time of the Grand Jury investigation and the purpose of this letter is NOT TO DEAL WITH MR. BONACCI’S CRIMINAL INDICTMENTS OR ANY GRAND JURY MATTERS. I FEEL COMPLETELY COMFORTABLE IN SAYING THAT THESE MATTERS WILL BE HANDLED IN THE COURTS AND, HOPEFULLY, DUE PROCESS WILL OCCUR AND JUSTICE WILL OCCUR.

It is the purpose of this letter, however, to now provide, as per the above cited Nebraska law, information from Mr. Bonacci which has been obtained relative to child abuse of the past--involving not only Mr. Bonacci but a host of others--which information IS THE COMPOSITE OF HIS STORY OF CHILD ABUSE AS PRESENTED BY THE VARIOUS PERSONALITIES. This is the first time this composite has been available and is being provided to authorities immediately upon transcription.

Mr. Bonacci has agreed that he wants to comply with Nebraska law and wants this information presented for investigation and examination as required by law. Further, he wants it made available so that the situation can be corrected so that others do not experience what he has been a victim of.

For the protection of other individuals identified in the transcripts provided with this letter, I have taken the liberty of obliterating the names of certain individuals.
whose name, because of national attention, would be immediately recognizable and would put those individuals at risk for their life.

However, there is no intent to keep this information from law enforcement. Quite the contrary. There is every intent to share this information along with a wealth of other information received from Mr. Bonacci. In the interest of protecting others, however, we would provide this information only under controlled circumstances to authorities specifically conducting the investigations as required by law.

Again, as stated, the purpose of this letter and this transcript of many hours of tapes which reflect the gradual piecing together of the Bonacci abuse story via the different personalities is simply to comply with Nebraska Child Abuse laws.

There is a second package of tapes which are being transcribed at this time. The moment they are available, I will provide them to the proper authorities for further investigation.

Paul Bonacci has instructed me that he does not want to see these abuses occur to others. Towards that end, and of course in compliance with Nebraska law, he feels this information should go to the proper law enforcement authorities and any other proper entities who can assist in stopping child abuse activity. In accordance with those instructions, I am making this information available to you and will provide whatever other assistance or information you request.

Finally, Mr. Bonacci would cooperate with authorities in any way possible including further medical exams, polygraph exams or use of other scientific tools or investigative methods for determining and verifying the accuracy of Mr. Bonacci's stories.

John W. De Camp, Attorney
Power broker served drugs, sex at parties bugged for blackmail

By Michael Hedges
and Jerry Seper
F. 1977 THE WASHINGTON TIMES

Craig J. Spence, an enigmatic figure who threw glittery parties for key officials of the Reagan and Bush administrations, media stars and military officers, bugged the gatherings to compromise guests, provided cocaine, blackmailed some associates and spent up to $20,000 a month on male prostitutes, according to friends, acquaintances and records.

The 46-year-old D.C. power broker has been linked to a homosexual prostitution ring currently under investigation by the U.S. Attorney's Office. Its clients included several top government and business officials from Washington and abroad.

Among the clients identified in hundreds of credit-card vouchers obtained by the Washington Times and identified by male prostitutes and escort operators are government officials, locally based U.S. military officers, business executives, lawyers, lobbyists, congressional aides, media representatives and other professionals.

Mr. Spence's influence appeared unlimited, as demonstrated by the ability to arrange midnight tours of the '80s West Wing, according to three people who said they took part in those tours.

'It was a once-in-a-lifetime thing for Craig Spence,' said one person who went on a July 3, 1988, tour that included two male prostitutes. 'He just wanted everyone to know just how damned powerful he was.'

The person added: 'And when we were getting through the White House at 3 o'clock in the morning, we were believed.'

One man who was on the tour but wasn't to be named for fear it would damage his business said it was cleared by a uniformed Secret Service guard whom the man had been arranging Mr. Spence's parties as a bodyguard.

RNC calls scandal a 'tragic situation'

By George Arboitahal
and Paul M. Rodriguez
The Washington Times

Republican and conservative political leaders reacted cautiously yesterday to a report in The Washington Times that key Reagan and Bush administration officials were ensnared in a federal probe of homosexual prostitution.

'There's no reason for Pearl Harbor because they used homosexual prostitutes,' said Leslie Goodman, a spokeswoman for the Republican National Committee.

A personal situation. It's a tragic situation if people have to return to prostitutes,' the GOP spokeswoman said. 'But there's no standard for people in the federal government that's different than for the average Joe on the street.'

However, a top Labor Department aide to Secretary Elizabeth Dole resigned yesterday after acknowledging his Times that he used homosexual prostitutes.

see GOP, page A7
U.S. GOVERNMENT EXPERIMENTS ON CITIZENS
THE COLD WAR EXPERIMENTS

Radiation tests were only one small part of a vast research program that used thousands of Americans as guinea pigs.
On June 1, 1951, top military and intelligence officials of the United States, Canada and Great Britain, alarmed by frightening reports of communist success at "intervention in the individual mind," summoned a small group of eminent psychologists to a secret meeting at the Ritz-Carlton Hotel in Montreal. The Soviets had gotten Hungary's Joszef Cardinal Mindszenty, an outspoken anti-communist, to confess to espionage, and they also seemed to be able to indoctrinate political enemies and even control the thoughts of entire populations. The researchers were convinced that the communists' success must be the fruit of some mysterious and sinister scientific breakthroughs. By the following September, U.S. government scientists, spurred on by reports that American prisoners of war were being brainwashed in North Korea, were proposing an urgent, top-secret research program on behavior modification. Drugs, hypnosis, electroshock, lobotomy—all were to be studied as part of a vast U.S. effort to close the mind-control gap.

New revelations that government cold war experiments exposed thousands of Americans to radiation have prompted fresh congressional inquiries, including a hearing last week on tests conducted on retarded children in Massachusetts. A Department of Energy hot line set up to handle calls from possible subjects of the tests has been swamped. But the radiation experiments are only one facet of a vast cold war research program that used thousands of Americans as guinea pigs.

From the end of World War II well into the 1970s, the Atomic Energy Commission, the Defense Department, the military services, the CIA and other agencies used prisoners, drug addicts, mental patients, college students, soldiers, even bar patrons, in a vast range of government-run experiments to test the effects of everything from radiation, LSD and nerve gas to intense electric shocks and prolonged "sensory deprivation." Some of the human guinea pigs knew what they were getting into; many others did not. Still others did not even know they were being experimented on. But in the life-and-death struggle with communism, America could not afford to leave any scientific avenue unexplored.

With the cold war safely over, Energy Secretary Hazel O'Leary has ordered the declassification of millions of pages of documents on the radiation experiments, and the administration is now considering compensating the hundreds of subjects of these odd and sometimes gruesome atomic tests. But the government has long ignored thousands of other cold war victims, rebuffing their requests for compensation and refusing to admit its responsibility for injuries they suffered. And the Clinton administration shows no sign of softening that hard line. "We're not looking for drugs," says cabinet secretary Christine Varney. "At least initially, we need to keep our focus limited to human radiation.

In Clinton's court, now the only hope for thousands who were injured or who were experimented on without their informed consent is that President Clinton or Congress will take action to compensate the forgotten casualties of the cold war. Continued secrecy and legal roadblocks erected by the government have made it virtually impossible for victims of these cold war human experiments to sue the government successfully, legal experts say.

Despite the administration's reluctance, Congress may be moving to seek justice for all the government's cold war victims. "It's not just radiation we're talking about," says Democratic Sen. John Glenn of Ohio, a former Marine and astronaut who is holding hearings on the subject this week. "Any place government experimenting caused a problem we should make every effort to notify the people and follow up. We ought to set up some sort of review and compensation for people who were really hurt.

Many of the stories of the people whose lives were destroyed by mind-altering drugs, electroshock "treatments" and other military and CIA experiments in-
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Involving toxic chemicals or behavior modification have been known for almost 20 years. But U.S. News has discovered that only a handful were ever compensated — or even told what was done to them. "There has essentially been no legitimate follow-up, despite the CIA's promise to track down victims and see what has happened to them," says Alan Schefflin, a professor at Santa Clara University Law School and an authority on cold war mind-control research. "It's just one of many broken promises." A CIA spokesman last week said the agency is searching its files for radiation tests but has no plans to revisit other human experimentation.

MKULTRA. Most victims have never been informed by the government of the nature of the experiments they were subjected to, or, in some cases, even the fact that they were subjects. In a 1977 Senate hearing, then CIA Director Stansfield Turner said he found the experiments "abhorrent" and promised that the CIA would find and notify the people used in the tests. Turner last week insisted that "they found everyone they possibly could find." But internal memos and depositions taken from CIA officials in a lawsuit against the agency in the 1980s reveal that hundreds of experimental subjects used in the CIA's mind-control program, code-named MKULTRA, only 14 were ever notified and only one was compensated — for $15,000.

The 14 all had been given LSD surreptitiously by CIA agents in San Francisco in an attempt to test the drug in an "operationally realistic" setting. One of the victims, U.S. News discovered, was a San Francisco nightclub singer, Ruth Kelley, now deceased. In the early 1960s, according to a deposition from a CIA official who was assigned in the 1980s to track down MKULTRA victims, LSD was slipped into Kelley's drink just before her act at a club called The Black Sheep. The agent who had drugged her "left the LSD definitely took some effect during her act," testified Frank Laubinger, the official in charge of the notification program. One agent went to the bar the next day, and reported that she was fine, though another recalled that she had to be hospitalized.

Most of the MKULTRA documents were destroyed in 1973 on order of then-CIA Director Richard Helms, and the records that remain do not contain the names of human subjects used in most of the tests. But they do clearly suggest that hundreds of people were subjected to experiments funded by the CIA and carried out at universities, prisons, mental hospitals and drug rehabilitation centers. Even so, according to Laubinger's 1983 deposition, "it was decided that there were no subjects that required notification other than those in the [San Francisco] project," and the CIA made no effort to search university records or contact personal views to find other victims. As Turner said in his 1977 deposition, "a disappointing small number" were notified. He defended the agency's continued refusal to declassify the names of the subjects and universities involved. "I don't think that we have been necessarily the way," Turner said, "Not in the glorious society we live in." In the agency successfully appealed to the Supreme Court to block the release of that information.

One of the grisliest CIA-fun experiments — and one of the few that have led to successful lawsuits against the government — involved the work of a Canadian psychiatrist, Dr. D. E. Cameron. In the 1950s, Cameron developed a method to treat those he called "patterners" and "psychic eating." According to a government application he submitted in 1956 to the Society for the Investigation of Human Ecology, a CIA-funded front set up to support behavior control researchers, the procedure involved starving people, doing something done to the psychology and behavior by means of partial intensive electroshock (deterrence)" — and in some cases with repeated doses of LSD. This was followed with "intensive repetitive (16 hours a day for six or seven days)" taped record of messages, during which the patient is kept in partial sensory isolation." Cameron's application, posed trying a variety of drugs, including the paralytic curare, as part of a technique of "inactivating the patient." The 56-day sleep, the analogy, was obvious to the CIA, which provided a $50,000 grant to the human ecology society. Nine of Cameron's former patients, who sought treatment for depression, had hollam and other problems at the A Memorial Institute at McGill University, where Cameron was director, filed a lawsuit against the CIA in 1979. One of them, Rita Zimmerman, was "deconditioned" with 30 electroshock sessions followed by 56 days of drug-induced sleep. She left her incontinent; others suffered permanent brain damage, their jobs or otherwise deteriorated. In the case, Orlitow v. U.S., was settled in 1980 for $750,000. (Cameron died in 1964.) A more typical experience of the seeking recompense is that of Air F
officer Lloyd Gamble, who volunteered in 1957 to take part in a test at the Army Chemical Warfare Laboratories in Edgewood, Md. He told U.S. News that he was informed he would be testing gas masks and protective gear. Instead, he learned in 1975, he and 1,000 other soldiers were given LSD. "If they had told me of the risks, I never would have done it," he says now, "It was outrageous." He says after the test he was simply "turned loose to drive from Aberdeen to Delaware" while under the influence of LSD. "I didn't even remember having been there."

Gamble began suffering blackouts, periods of deep depression, acute anxiety and violent behavior. He attempted suicide in 1960, lost his top-secret clearance and finally took early retirement in 1968. When he belatedly learned he had been given LSD, he sought recompense. The Justice Department rejected his request because the statute of limitations had expired; the Veterans' Administration denied disability payments, saying there was no evidence of permanent injury.

The Defense Department says Gamble signed a "volunteer's participation agreement" and that he received two LSD doses. Gamble and others were told that "they would receive a chemical compound, the effects of which would be similar to those experienced from being intoxicated by alcoholic beverages." Democratic Rep. Leslie Byrne of Virginia is sponsoring a bill that seeks $253,488 for Gamble; DOD opposes the bill, saying there is "insufficient factual basis" for compensation. Such "private bills" usually are difficult to pass in the face of executive branch opposition.

Un reasonable men? Other cases filed by prisoners or soldiers who were given a variety of drugs have been dismissed by judges who have ruled that although the subjects did not learn until the 1970s exactly what had been done to them, the side effects and flashbacks they experienced immediately after the tests should have prompted "a reasonable man to seek legal advice" at the time.

"The failure to notify and promptly compensate the people who were victimized by these cold war excesses is inexusable," argues James Turner, one of the lawyers in the Orlikow case. But he says the courts and the agencies now have made it virtually impossible for a victim to succeed in a legal claim. "Records are gone, key witnesses have died, people have moved; in the drug-testing cases, people are damaged in other ways, which undermines their credibility."

The justifications offered for these tests cover everything from cloak-and-dagger schemes to discredit foreign poli
ticians to training military personnel. The Army imposed as many as 50 soldiers to BZ, a potent hallucinogen then under development as a chemical weapon. The drug attacks the nervous system and causes dizziness, wobbling and immobility. It also makes the user more palpable in the Army Medical Volunteer program, testing nerve vaccines and antidotes.

Talkative. The behavior-control experiments were part of a Navy project called CHATTER, which was seeking "speeding drugs" for use by quelting "enemies interrogation" of subversive persons. The project was eventually abandoned because of the drugs "had such a drastic effect, it was not possible to keep the human subject from knowing" they had been drugged.

But by 1952, under such setbacks, psychological research was booming. "On the problems we had the way along was the ingrained belief that the part of [CIA] agents that they were 10 feet tall, there huge programs going on in the S.U.N. Union to influence behavior," Gittinger, a CIA psychologist who saw the Human Ecology society's aftereffects, told U.S. News.

A classified 1952 study by the U.S. government's Psychological Strategy Board laid out an entire agenda for both research control. Calling communist brainwashing "a serious threat to the box," scientists urged that drugs, electric shock and other techniques be combined in a "clinical studies" done in a "remote situation." The report listed the potential of lobotomy, arguing that "if it were possible to form such a procedure on members of political bureau, the U.S.S.R. would no

ger be a problem to us," though it noted the "deterability" of the operation made its use problem.

Although there is no evidence that lobotomy experiments were ever performed, many other bizarre and intrusive procedures were. In 1955, the Army reported research at Tulane University in which mental patients had electrodes planted in their brains to measure...
SPECIAL REPORT

LSD and other drugs. In other experiments, volunteers were kept in sensory-deprivation chambers for as long as 131 hours and bombarded with white noise and taped messages until they began hallucinating. The goal: to see if they could be "converted" to new beliefs.

As recently as 1972, U.S. News found, the Air Force was supporting research by Dr. Amedeo Marazziti, who is now dead, in which psychiatric patients at the University of Missouri Institute of Psychiatry and the University of Minnesota Hospital—including an 18-year-old girl who subsequently went into a catatonic state for three days—were given LSD to study "ego strength."

Gittinger concede that some of the research was quite naive: "We were trying to learn about subliminal perception and all the silly things people believe in at that time," he says. One study even tried to see if extraneous perception could be developed by "training" subjects with electric shocks when they got the wrong answer. But "most of it was exciting and interesting and stimulating, and quite necessary as it happens, during that period of time," Gittinger insists.

Another former CIA official, Sidney Gottlieb, who directed the MKULTRA behavior-control program almost from its inception, refused to discuss his work when a U.S. News reporter visited him last week at his home. He said the CIA was only trying to encourage basic work in behavioral science. But he added that after his retirement in 1973, he went back to school, practiced for 19 years as a speech pathologist and now works with AIDS and cancer patients at a hosp.

U.S. OFFICIALS FEARED BOTH A LOSS OF MILITARY CAPABILITY ABROAD AND THE "RISK OF EMBARRASSMENT" AT HOME IF WORD OF HUMAN EXPERIMENTS LEAKED OUT.

By Stephen Budiansky, Erica E. Good and Ted Gest

SEEKING JUSTICE

Welcome to the maze

The calls come day and night, so many that the Department of Energy has 50 operators standing by. What the 12,000 callers to the Department's hot line want to know is whether they might be able to collect under Energy Secretary Hazel O'Leary's vow to compensate unwitting participants in the U.S. government's cold-war radiation experiments.

Answers will be months or more in coming. But most callers probably have little chance of success, and even those who can prove injuries may have to wait years for a check. Despite O'Leary's soothing words, Washington has been notoriously tightfisted about opening the Treasury to damage claims. That is especially true when a disputed program is defended on national security grounds.

Not enough. The best recent example is the case of the "downwinders" from several Western states who blamed cancer and other ailments on radiation from atmospheric nuclear tests in the 1950s. After litigation failed, Utah Sen. Orrin Hatch spent more than a decade winning federal aid for the victims. More than $100 million has been paid out, but critics say the maximum $50,000 benefit for each victim is far too modest even to cover medical expenses.

Victims of radiation tests may be facing the same fate. The Clinton administration may decide that fiscal austerity permits only symbolic payments. "We should do what we can to make amends," says one official. "But it may be just as significant to explain to families what happened to Uncle Fred." In any case, litigation is more promising than litigation because the law strictly limits damage cases against the government. Those who believe they have been injured by federally sponsored scientific or technical experiments may call the Energy Department hot line at (800) 493-2998. Veterans should call a different number, (800) 327-0365. Callers may be referred to other government agencies.

If they seem to meet the initial guidelines, callers should be ready for a 15-to-30-minute phone interview, and they will be asked to submit a letter and supporting documents to back their claims. Then the wait begins. But in the sad history of federal compensation programs, many beneficiaries have died before the bureaucrats got to their claims.

By Ted Gest

U.S. News & World Report, January 2

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CIA Experiments with Mind Control on Children

by Jon Rappoport

The CIA mind-control apparatus has been well-known since 1975, when 10 large boxes of documents were released pursuant to Freedom of Information Act requests.

Several good books were then written on the subject of the CIA program known as MK-ULTRA. Officially spanning ten years from 1952 to 1962, MK-ULTRA involved the use of LSD on unwitting military and civilian subjects in the United States. LSD and more powerful compounds were given under conditions of brainwashing and mind-control drugs. The program's aim was to find drugs which would irresistibly bring about deep confessions or wipe a subject's mind clean and render them as a 'robot agent.'

In experimental test situations, people were given acid without their knowledge, then interrogated under bright lights with doctors sitting in the background taking notes. Threats would be made. The test subjects were told that their LSD "downer trips" would be extended indefinitely if they refused to reveal their closely-guarded military secrets. The people being interrogated were CIA employees, U.S. military personnel, and abroad, agents suspected of working for the other side in the Cold War. Long-term severe debilitation and several documented deaths resulted. Much more could be said about MK-ULTRA.

None of this prepared people for the explosive testimony made on March 15, 1995 in Washington, D.C., before the President's Committee on Radiation. However, in unpublished sessions, New Orleans therapist Valerie Wolf introduced two of her patients who had uncovered memories of being part of extensive CIA brainwashing programs as young children (in one case, starting at age seven). Their brainwashing included torture, rape, electroshock, powerful drugs, hypnosis and death threats. According to their testimony, the CIA then induced amnesia to prevent their recalling these terrifying sessions.

Both Wolf and her patients stated that they recovered the memories of this CIA program without regression or hypnosis techniques. In other words, these patients spontaneously discovered this information about themselves and their pasts.

Although the committee was mainly concerned with radiation, they permitted Valerie and her patients to testify because, astonishingly, several doctors who had administered the mind-control experiments also had been identified by other Americans secretly exposed to radiation. Apparently there was a crossover.

Prominent names surfaced in the March 15 testimony: Richard Helms, former head of the CIA; Dr. Sidney Gottlieb, who ran MK-ULTRA, and Dr. John Gittinger, Gottlieb's protege. These men and others were directly accused of participating in grisly mind-control efforts on children.

Predictably, this testimony received no media attention. I now have all, including many pages submitted to the committee that will likely never be released as part of their final report. Only a small percentage of the pages were read aloud at the hearing. Included are corroborating statements from other therapists around the country and several of their patients. I have now released all of this testimony as a book, L.S. Government Mind-Control Experiments on Children.

When the sickening shock starts to wear off, deeply disturbing questions flood one's mind: just what was this CIA program? How extensive was it? What was its purpose?

From what I have been able to discover so far, many American children, as well as children from Mexico and South America, were used over a period of about 40 years, starting around 1938. In fact, the program may still be going on. Doctors and agents who administered it wanted to obtain control over the minds of these children, ostensibly to create superagents who wouldn't remember even what missions they were given.
CIA controllers sometimes dressed up in Satanic costumes to further traumatize the children, also providing a cover that wouldn’t be believed if the children ever talked.

In a written statement to Dr. Wolf that was included in her testimony to the president’s committee, well-known researcher and psychiatrist, Colin Ross said,

"Publishing details in my files include descriptions of administration of LSD, megadose LSD to children age 3-10 years on a daily basis for days, weeks, months, and in a few cases even years. No surgeons at Tuomey, Yale, and Harvard did extensive surgery on brain electrode implants with intelligence testing, and combined brain implants with large numbers of drugs including hallucinogens."

Ross based his report on his more than 20 years of investigating CIA mind control.

Chris De Nicola, one of Dr. Wolf’s patients who testified before the president’s committee, named her controller as a Dr. Greene, a name reported by several other mind-control subjects. It may well be that this name was a cover used by a various CIA and military-contracted experimenter-torturers.

Here is a quote from her testimony:

[Dr. Greene] used me in radiation experiments both for the purpose of determining the effects of radiation on various parts of the body and to terrorize me as an additional trauma in the mind control experiments. [She was eight years old.] The rest of the experiments took place in Tucson, Arizona, out in the desert. I was taught how to pick locks, how to secrecy in my bifurcated memories to remember things and a technique to withhold information by repeating numbers to myself. [She is obviously talking about being trained as an agent.]

Dr. Greene moved on to teaching me to kill dolls that looked like real children. I stabbed a doll with a razor once after being severely tortured, but the next time I refused. He used more torturer techniques but as I got older I resisted more and more.
CONCEPT

He often tied me down in a cage which was near his office. Between 1955 and 1956, he and his assistants were sometimes careless and left the cage unlocked. Whenever physically possible, he would go into his office and found files with reports and other documents. I was instructed not to look at anyone's face too hard and to square names, as this was a very secret project. He kept all of these details and I have. I was taught twice and Dr. Greene tortured me relentlessly with electric shock, drugs, spidering me on a table, putting ice in my stomach, in my back, disconnecting my joints and subjecting me to various techniques to make me feel crazy and suicidal.

Is there a president for this kind of sadistic treatment by CIA and military personnel? Indeed there is. Here is a quote from the introduction to my book, U.S. Government Mind-Control Experiments On Children. It contains information from reliable published sources, such as The Search for the Machabian Candidate by Jan Marks; Acid Dreams, by Marlin Lee; and The Mind Manipulators, by Alan Schellin. In the book, these authors derived their information on the CIA and MK-ULTRA from the ten boxes of information released suddenly in 1975 by the Senate in response to Freedom of Information Act requests:

Dr. Robert Heath of Tulane University, as early as 1955, working for the Army, gave patients LSD while he had electrodes implanted into their brains.

Canadian researcher, Dr. Eogan Cameron, under long-term CIA contract, attempted to deorient and reprogram his psychiatric patients' personalities wholesale. He started with 13 to 57 days of sleep deprivation, during which a patient was kept under nearly 24 hours a day, through the administration of cocktails of Thorazine, Nembutal, Seconal, Veronal, and Phenobarbital. Throughout this sleep period, the patient would be awakened two or three times a day for electroshock treatments, given at an interval of 20–40 times the normal convulsion-producing strength.

In the mid-1950s, Paul Hock, M.D., a man who would become Commissioner of Mental Hygiene for the state of New York, then a bullpen for the field for the CIA, gave a 'pseudoneurotic schizophrenia' patient mesalamine. The patient had a non-familiar本科, brother-in-law's journey on the compound. But Hock thought this was a transcranial leucotomy. Hock also gave a patient LSD, and a local anesthetic, and then proceeded to remove pieces of cerebral cortex, asking at various moments whether the patient's perceptions were changing.

Claudia Mullin, the other of Dr. Wolf's patients who testified before the President's Committee on Radiation, said her experiences with CIA mind-control experiences began when she was seven years old:

In 1958, I was to be tested. They told me, by some important doctors coming from a place called 'the Eureka' the Human...
Manipulators for validation and he has confirmed that she has knowledge of events and people that are not published anywhere, that some of her memories contain new information and that some are already known and published. Some of her memories have been confirmed by family members. She has also shown me old scrapbooks where she wrote notes to remember what was happening to her and hid the notes under pictures in the scrapbook.

I spoke with Alan Schefflin in May of this year. He said he had found one piece of information Claudia had mentioned in her recollections that had no precedent in published material. It involved a connection between two government researchers.

This is just the tip of the iceberg on the 130 pages of testimony given before the President's Committee on Radiation, and it is also just the beginning of a history that will undoubtedly widen in the coming months and years. Dr. Blue told me that when word got around she was going to testify before the president's committee, she was contacted by about 40 therapists in just the 10 days leading up to her trip to Washington. The therapists had heard similar CIA mind-control stories from their own patients. Many of these professionals are afraid to go on the record about their patients' stories, as censure from their professional societies is a reality. The political mood these days is not conducive to granting an aura of credibility to revelations of CIA brainwashing.

So what else is new?

Tom Rappoport is a distinguished investigative reporter and the author of AIDS, INC. He can be found inhabiting the late-night airwaves of KPFK radio in Los Angeles and lecturing at the Hardware Humanitarian House in Santa Monica, California.
Obituaries

CIA's Gottlieb Ran LSD Mind Control Testing

Scientist, who died at 80, oversaw invention of devices for assassination and gave 'acid' to human guinea pigs.

By ELAINE WOO
TIMES STAFF WRITER

James Bond had Q, the scientific wizard who supplied 007 with dazzling gadgets to deploy against enemy agents. The Central Intelligence Agency had Sidney Gottlieb, a Bronx-born biochemist with a PhD from Caltech whose job as head of the agency's technical services division was to concoct the tools of espionage: disappearing inks, poison dart guns, toxic handcuffs.

Gottlieb once mailed a lethal handcuff to an Iraqi colonel personally killed deadly bacteria to the Congo to kill Prime Minister Patrice Lumumba. It wasn't his poisons that eventually did in the two targets, but Gottlieb, once described by a colleague as the ultimate "good soldier," soldiery on.

Poisons and darts were not his sole preoccupation during 22 years with the CIA. He labored for years on a project to unlock and control the mysterious powers of lysergic acid diethylamide, or LSD. Could it be a potent spy weapon to weaken the minds of unwilling targets?

In the 1950s and 1960s, answering that question was one of Gottlieb's missions in MKULTRA, the code name for the agency's secret experiments to probe the effects of mind-altering drugs. Chief among them was LSD, discovered by Dr. Albert Hofman, a Swiss chemist, in 1943, 1943.

By the early 1960s, the CIA, fearful of LSD falling into Soviet hands, had cornered the market on the drug, which in minute doses could produce overwhelming sensations ranging from hallucinations to temporary insanity. The agency also started to fund research, covertly funneling hundreds of thousands of dollars to academics in prestigious institutions around the country who tried the drug themselves and reported the results to Gottlieb.


In the early 1960s, Gottlieb was promoted to the highest deputy post in the technical services operation. By 1967, he had risen to the top of the division, guided by his longtime CIA mentor, Director Richard Helms. At that time, LSD was not a secret anymore. While the CIA was still examining the drug's possibilities as a means of mind control, many young Americans were dropping the hallucinogen as a vehicle of mind expansion and recreation. America was turning in, turning on and dropping out, thanks, in part, to the CIA's activism in the '60s in the name of national security.

It wasn't until 1972 that Gottlieb called a halt to the experiments with psychedelics, concluding in a memo that they were "too unpredictable in their effects on individual human beings to be operationally useful."

He retired the same year, spending the next few decades in eccentric pursuits that defied the stereotype of the spy. He went to India with his wife to volunteer at a hospital for lepers. A stutterer since childhood, he got a master's degree in speech therapy. He raised goats on a Virginia farm. And he practiced folk dancing, a lifelong passion despite the handicap of a clubfoot.

A malignant, real-life Q, or an eccentric genius whose intentions were honorable and just?

Gottlieb led the agency in 149 mind control experiments, of which about 25 were conducted on unwitting subjects. According to the survivor of one victim, the way Gottlieb duped American citizens was nothing but despicable.

Less black and white in his assessment is John Marks, author of the definitive book on the CIA's mind control programs, "The Search for the Manchurian Candidate." Marks sees Gottlieb as an unabashed patriote who nonetheless "crossed the same ethical line we hanged German doctors in World War II for."

There is also the view of former CIA psychologist John Gittinger, who says his close friend was a gentle man whose actions were widely misunderstood. The agency's LSD experiments bloomed in the era of Joss Sullin and Sen. Joseph McCarthy, and "during that time of Cold War," Gittinger said recently from his home in Norman, Okla. "the attitude we had and the agency had was we were still fighting a war. And when you are fighting a war, you do things you might not ordinarily do."

Gottlieb died on March 7 in Washington, Va. He was 88. His family did not divulge the cause of his death.
Louis J. West; Psychiatrist, Rights Activist

By MYRNA OLIVER

Dr. Louis Jolyon "Jolly" West, an internationally known psychiatrist, civil rights activist and expert on alcoholism, drug abuse and cults, has died. He was 74.

West, who headed the department of psychiatry and the Neuropsychiatric Institute at UCLA for 30 years, died Saturday of cancer at his Los Angeles home.

Although he partially retired in 1989, West had remained active in research and mentoring students. He was frequently sought out by the news media to offer insights into such cults as Heaven's Gate, which staged a mass suicide in San Diego County in 1997.

West also served frequently as a court-appointed expert psychiatrist. He examined such defendants as Jack Ruby--killer of President John F. Kennedy's assassin, Lee Harvey Oswald--and Patricia Hearst, the Symbionese Liberation Army kidnapping victim turned bank robber.

Ruby, West said, suffered from "major mental illness apparently precipitated by the stress of [his] trial and its aftermath." West's opinion forestalled Ruby's death sentence, and the convicted murder died of cancer in prison.

West was one of four psychiatrists named to examine Hearst before her 1976 trial in San Francisco. The panel found her sane and able to stand trial but, in West's words, "psychologically damaged as a result of torture by the SLA."

The doctors urged that she be treated for mental illness before the trial, a recommendation ignored by the court. West said in a San Diego speech after her conviction: "The government finished the destruction of her life started by an anti-government group." President Jimmy Carter commuted Hearst's prison sentence in 1979.

West studied torture and brainwashing during the Korean War when he was an Air Force doctor at Lackland Air Force Base in Texas. Asked to determine why American prisoners of war had falsely confessed to engaging in germ warfare, West determined that guilt could be instilled by solitary confinement and protracted sleeplessness as well as by physical abuse.

He continued his studies of brainwashing over the years, along with his work in post-traumatic stress syndrome, alcohol and drug abuse, pain, sleep problems, dreams and hypnosis.

"What happens in coerced confinement," West once told The Times, explaining the behavior of cult members and kidnapping victims, "can be called the three Ds--debtility, dread and dependency. A prisoner is debilitated by inactivity, by sleep loss or, worse, by physical harm. He is filled with dread by constant threats of pain or death or harm to his family. He is rendered completely dependent upon his captors for information, food, shelter, life."

Always active in civil rights, from the American South to South Africa, West was the first white psychiatrist to go to South Africa to testify on behalf of black prisoners--and Afrikaner Aret Van Heerden--during the attempt to end apartheid.

In 1966 he was a member of the White House Conference on Civil Rights, and he worked for years to abolish capital punishment.

"Everybody makes a difference," West said about activism while speaking to The Times in 1985. "You can fight city hall. You can change the world. It might not seem like much of a change at the time, but you have the power as an individual to do a great deal."

Born to Russian Jewish immigrants in Madison, Wis., West grew up in poverty. But his mother, who gave him the middle name Jolyon after reading "The Forsyte Saga," convinced him that he was destined to do great things.

West studied at the University of Wisconsin and enlisted in the Army during World War II, determined to fight Hitler. Instead, the Army sent him to study medicine, a profession he had never considered, at the University of Iowa. He completed his training at the University of Minnesota.

West was named head of psychiatry at the University of Oklahoma School of Medicine in 1964 and remained there until he was hired by UCLA 15 years later. In 1974, Oklahoma named its university facility for alcohol-related studies the Louis Jolyon West House.

He served as director of the American Assembly on Public Policy Issues Related to Alcohol Abuse and Alcoholism in 1979 and edited its report. He also headed UCLA's Alcohol Research Center.

West wrote several books and scores of articles on psychiatry, was a trustee of the American Psychiatric Asso. and served as a consultant.

Please see WEST, A10

Continued from A16

to the Air Force, the space of the U.S. Information Agency, Aerospace Medical Center, other government organizations.

Among his many heroes are the late Leo J. Ryan, author of National Cult Awareness Network Survivors' Handbook, who was killed more than 30 years ago in Guyana.

West is survived by his wife, Ann, and by a sister, Nell West, both of St. Paul, Minn.

Funeral services will be private.

DAN 7, 1999

LOS ANGELES TIMES
LSD experiment costs U.S. 750G

WASHINGTON (AP) —
The government has tentatively settled a lawsuit charging the CIA used nine Canadians as human guinea pigs in mind-control research, including heavy doses of LSD, lawyers said yesterday.
Sources who asked to remain anonymous said the CIA agreed to pay the plaintiffs a total of $750,000.
The suit cited psychological and emotional damage from treatment in the late 1950s at McGill University's Allan Memorial Institute.
Media control

By

Illuminati
Mr. MOORE of Pennsylvania. I am not arguing the point of conscription at all. The gentleman is merely taking my time. I am trying to make a plain statement to the House as to the truth and the falsity of statements that may be spread abroad because certain things appear in the newspapers, but—

Mr. GORDON. Oh, don't you worry about my being stumped.

Mr. MOORE of Pennsylvania. I am making the statement that we see alarming headlines today indicating that we are on the verge of war because some "open act" has been committed, and the next day the whole thing is denied.

Mr. GORDON. I agree with the gentleman about that.

Mr. RAGSDALE. Mr. Chairman, will the gentleman yield?

Mr. MOORE of Pennsylvania. Yes.

Mr. RAGSDALE. Will the gentleman tell me what he thinks the duty of this Government ought to be if the German Government has taken charge of and forcibly restrained by our naval officers had seized this German property. I will not stop to discuss the moral aspect of this seizure except to say that it has been no declaration of war that it was not the reason why we should immediately take this German property and appropriate it to the United States. Without a day or two the German Government is capable of doing the same from both the States, the House that these German ships had not been seized, and that while this Government was taking certain precautions with respect to possible insinuations of navigation, every courtesy was shown the officers and crews of those German vessels. It was evident that some foul play was done in this instance for the purpose of irritating Germany under very alarming circumstances. Some one is evidently trying to make Germany commit an "open act" that would bring on a war. We ought to be on our guard against this dangerous "rumor" beast. Whether it originates in London or the United States.

The CHAIRMAN. The time of the gentleman from Pennsylvania has expired.

The Clerk read as follows: A Statement, Bureau of Supplies and Accounts: For fuel, the removal and transportation of ashes and garbage from ships of war: books, charts, and stations, including stationery for commanding and navigating officers of ships, supplies on shore and afloat, and for the use of our naval officers and their families in the United States; for the purchase of articles of clothing, clothing, and apparel under the supervision of the Bureau of Supplies and Accounts, and the employment of persons in labor and other work connected with the maintenance of our naval stations. This statement includes the purchase of supplies and stationery necessary for the operation of government schools of the navy and naval stations, including stationery maintained under the control of the Secretary of the Navy, for service in the United States, and as an additional requirement. The total cost of these supplies and stationery is estimated at $1,275,600.

Mr. MOORE of Pennsylvania, Mr. RAGSDALE, and Mr. CALLAWAY.

The CHAIRMAN. The Chair will recognize the gentleman from Texas, a member of the committee.

Mr. CALLAWAY. Mr. Chairman, I ask unanimous consent that a statement in the Record a statement that I have here concerning the newspapers of this country be entered and shown to the members of Congress.

The CHAIRMAN. The gentleman from Texas asks unanimous consent to extend his remarks in the Record by inserting a certain statement. Is there objection? Mr. MANN. Mr. Chairman, is it not the right of the objector, in cases of this kind, to ask whether the gentleman's purpose is to insert a long list of extracts from newspapers?

Mr. CALLAWAY. No; it will be a little, short statement, not over 54 inches in length in the Record.

The CHAIRMAN. Is there objection?

There was no objection.

Mr. CALLAWAY. Mr. Chairman, under unanimous consent, I insert in the Record at this point a statement appearing in the newspapers about the newspaper combination, which explains their activity in this matter, previous to the gentleman from Pennsylvania (Mr. MANN).

In March, 1915, the J. P. Morgan interests, the steel, shipbuilding, and power interests, and their subsidiary organizations, got together 12 men high up in the newspaper business and asked them to select the most influential newspapers in the United States and sufficient number of them to control generally the policy of the daily press of the United States.

These 12 men worked the problem out by selecting 120 newspapers and then began, by an elimination process, to retain only those necessary for the purpose of controlling the general policy of the daily press throughout the country. They found it not at all necessary to purchase all of these 120 newspapers, but it was sufficient and important to control the larger papers. The 25 papers were agreed upon; emissaries were sent to purchase the policy, national and international, of these papers; an agreement was reached with the publishers; a contract was made to be paid for by the month; an editor was furnished for each paper to properly supervise and edit information regarding the preparation of preparedness, militarism, National policies, and other things considered to be of considerable interest to the United States.

This contract is in existence at the present time, and it accounts for the news columns of the daily press of the country.
being filled with all sorts of preparedness arguments and mis-
representations as to the present condition of the United States
Army and Navy, and the possibility and probability of the
United States entering the European war that is feared by
the British and French nations. This is an entirely different
situation from that which exists in the British and French
nations, where the army and navy are well-prepared for war.

Mr. MOORE of Pennsylvania. Mr. Chairman, I move to
strike out the last word. I am in favor of this paragraph in the
Army appropriation bill, because I think the country ought to be
fully prepared for any possible invasion: but I think the Cong-
sess ought to be careful about enacting "rumors of war"
when war has not actually been declared. Perhaps it would
be safe to leave this matter to the President of the United States
and to those who have direct knowledge upon the sub-
ject. I will not go into the details of this measure as I think
the arguments in favor of the House and in favor of the
armies in Europe are perfectly correct.

Mr. BARKLEY. But was not there a statement in the morn-
ing paper that the colored man on that ship was a British sub-
ject?

Mr. MOORE of Pennsylvania. I am coming to that. The
dispatches have made it appear that because of the loss of
George Washington, an alleged American citizen, we are in
position to declare war against Germany. This morning's
papers have headlines something like this: "Death of American
on wrecked Turino reported in London. An American sail-
man, George Washington, was killed, according to a report
received to-day when the British steamer Turino was sunk by a
German gun in the mine zone."

Now, that is enough to inflame every American—

Mr. FOSS. Will the gentleman yield?

Mr. MOORE of Pennsylvania. I will yield.

Mr. FOSS. I am greatly interested in what the gentleman
says, but how will the gentleman provide a remedy to stop
these international trials which we are receiving, which the publ-
ishers of these newspapers print in their headlines? Would he
provide for a censorship of the press?

Mr. MOORE of Pennsylvania. Not at this time. I simply
urge that the facts and only the facts be reported at this
time when we are at the verge of an outbreak with a foreign
country. [Applause.] I think it would be better for some of
the editors to "shut up" when they do not know what they are
talking about. [Applause.] I think it would be better for some of
these professional patriots who have determined our interna-
tional relations in advance, and who insist upon adjusting
our diplomatic affairs in this crisis, to not only "shut up,' but
to tie a rope around their necks, attach an anchor to it,
and jump into the sea. We could better afford to dispense with
their meddlesome services than to plunge the people of this
country into a foreign war. I think it would be far better for this
country. [Applause.]

Mr. Chairman, I regret to say it, but we are gradually turning
over the business of Congress, turning over all our constitu-
tional rights, turning over the people of our country to the
people of other countries. I believe we are making serious
changes in our government, and that, I think, is as much concern-
also that any citizen over the
country or of any foreign power that would draw us into a war
for selfish purposes. When our President has made up his mind
that the American people and the Congress that he must enter upon
a war to uphold it, I have no doubt he will find cordial support
in the Congress of the United States, but the President has not
yet declared to Congress that the point has been reached where
a declaration of war has become necessary. Until the President
does come to this body with such information and facts as may
convince it of the necessity of going to war, we are not
aggravate the situation by giving too much credence to the
untruthful rumors that have been bandied about with the evi-
dent purpose of doing some harm to provoking a declaration
of war. At another time I shall speak in the House, under per-
mission granted to me, certain observations of Mr. Lincoln when
he was a Member of the House, with respect to our Mexican
complications. At present, I shall content myself by quoting a single sentence from the speech made by Mr. Lincoln January
12 of that year, when he said:

When the war began it was my opinion that all those who, be-
cause of the war, were willing to sacrifice their lives, even the
soldiers in the Union Army, and who would utterly approve the
conduct of the President (to the beginning of its)
unnecessary, good disease, and prevent disease to occur on
that point, at least till the war should be ended.

Mr. RAGSDALE. Mr. Chairman, I quite agree with the
gentleman that there is too much noise and that the editors of
the country may make too much noise, and I think that the
sound of their voices does not penetrate this Hall, while some of
the noises which get in here might be suddenly ceased with a
great deal of pleasure to some of us who have to stay here.

Mr. MOORE of Pennsylvania. Will the gentleman yield?

Mr. RAGSDALE. Certainly.

Mr. MOORE of Pennsylvania. The gentleman from Illinois
said he, the gentleman from Illinois, had sense enough to keep
still.

Mr. RAGSDALE. I know what he said, but he did not dis-
scribe the fact that his holiness enough, while keeping still,
to abide by the rules of the House in undertaking to chide me.
That is for the gentleman's information, the gentle-
man from Pennsylvania.

Mr. MANN. I am abiding by the rules of the House.

Mr. RAGSDALE. Now, the gentleman from Pennsylvania
is undertaking to lecture me.

Mr. MOORE of Pennsylvania. Oh, no. I have been lecturing
the great editors and the political college professors. I did not
have the gentleman in mind at all. [Applause.]

Mr. RAGSDALE. The gentleman's mind is rather limited
in his memory.

Mr. MOORE of Pennsylvania. Surely my mind is not limited
when I refer to the gentleman from South Carolina.

Mr. RAGSDALE. The gentleman says he is on the floor of this
House that he ought to be given an opportunity in every-
body's time to be recognized. May I yield further to the
gentleman from Pennsylvania? [Mr. MOORE.]

Mr. MOORE of Pennsylvania. I merely wish to say that when
I speak to the gentleman from South Carolina my mind is un-
limited.

Mr. RAGSDALE. I am quite sure that is true. There are
a great many things the gentleman possesses that are unlimited.
His nerve is one of them. [Laughter.] The gentleman from
Pennsylvania, Mr. Chairman, undertakes here to tell us about
courage excited over the newspapers, and he undertakes to read
from the newspapers, then proving that the conditions in Ger-
many are not what they are reported to be in other news-
papers. Now, why should we accept the statements made by
the newspapers selected by the gentleman any more than he would
accept the statements made by other newspapers which he has
not selected? I say to the gentleman that I quite agree with
him. I am not afraid of being hurried into war, but I say to the
gentleman, sympathetic as I am with the people who want to preserve peace here, that if Germany has placed a restriction on our
trade, and we have got there in good faith to represent this Government, as a Representative of my people I wish to exhaust every power
within our command to bring back here without regard to con-
cern.

Mr. DYER. Will the gentleman yield?

Mr. RAGSDALE. Certainly.
The New York Times has for its motto, "All of the news that's fit to print." In 1953 John Swinton, the former Chief of Staff at the New York Times, was asked to give a toast before the New York Press Club. This gentleman was respectfully called "The Dean of his profession" by his peers. Read for yourself what Mr. Swinton had to say about the press.

“There is no such thing at this date of the world’s history, in America, as an independent press. You know it and I know it. There is not one of you who dares to write your honest opinions, and if you did, you know beforehand that it would never appear in print. I am paid weekly for keeping my honest opinions out of the paper I am connected with. Others of you are paid similar salaries for similar things, and any of you who would be so foolish as to write honest opinions would be out on the street looking for another job. If I allowed my honest opinions to appear in one issue of my paper, before twenty-four hours my occupation would be gone. The business of journalists is to destroy truth; to lie outright; to pervert; to vilify; to fawn at the feet of mammon; and to sell his country and his race for his daily bread. You know it and I know it, and whatever folly is this toasting an independent press? We are the tools and vassals for rich men behind the scenes. We are the jumping jacks; they pull the strings and we dance. Our talents, our possibilities, and our lives are all the property of other men. We are intellectual prostitutes."

David Rockefeller, who has been referred to as the godfather of the New World Order, said at a Bilderberger meeting in Baden Baden, Germany in 1991,

“We are grateful to the Washington Post, The New York Times, Time magazine, and other great publications whose directors have attended our meetings and respected their promise of discretion for almost 40 years…. It would have been impossible for us to develop our plan for the world if we had been subject to the bright lights of publicity during those years. But the world is now more sophisticated and prepared to march towards a world government. The supernatural sovereignty of an intellectual elite and worldly bankers is surely preferable to the national auto-determination practiced in past centuries.” [emphasis added]
DAVID ROCKEFELLER, Internationalist billionaire, Humanist, CFR kingpin, founder of the Trilateral Commission, World Order Godfather, voiced his praise of the controlled U.S. media for keeping their oath not to divulge the Globalist plans to the public. Speaking to his fellow conspirators at a meeting of yet one more infamous World Order group, the Bilderbergers, Mr. Rockefeller said:

"We are grateful to The Washington Post, The New York Times, Time Magazine and other great publications whose directors have attended our meetings and respected their promises of discretion for almost forty years."

He went on to explain:

"It would have been impossible for us to develop our plan for the world if we had been subject to the bright lights of publicity during those years. But, the world is now more sophisticated and prepared to march towards a world government. The supranational sovereignty of an intellectual elite and world bankers is surely preferable to the national autodetermination practiced in past centuries."

(It is not reported if the attendees kissed his ring - or anything else - after their leader bestowed his blessing on those in attendance. Actually, we could ask Governor Clinton or Dan Quail, both of whom were there. Bush and Clinton are Bilderbergers, Internationalists, and their goals are exactly the same for America.

Let us repeat....CLINTON'S, BUSH'S AND PEROT'S, PLANS FOR AMERICA ARE VIRTUALLY IDENTICAL. The Republicans and Democrats goals for America are virtually identical. They both are taking our nation into global government.

Globalist Mr. Dan Quail was there at the June 91 meeting being sized up as a possible Bilderberger U.S. Presidential contender for 1996. The major media's job is to convince Americans that the Republicans and democrats are on opposite sides and fighting each other.
NOTE HOW THE STARS ON REPUBLICAN ELEPHANT HAVE BEEN INVERTED TO THE SIGN OF THE SATANIC GOAT HEAD. THE SAME INVERTED STARS ARE ON THE DEMOCRATIC PARTY DONKEY LOGO -

GLAS, LARRY ENGEL, ALL LAS VEGAS' TALK ACTUAL HONESTY TO TELL THE TRUTH!

VL XXXIII,
MASONs,
' LUCIFERIANS: WHERE IN COMMON?

Significance of the 33rd Degree & 33rd Degree Masons?

*** Why were the 3 stars on the Republicans' logo inverted in '95, after the 3 stars were upright since '65?
*** What secret society is powerful enough to secretly put 3 hexagrams & an owl on the $1 bill?
*** Why are the GOP's 3 stars the same logo as the 2000s Denver Broncos & Atlanta Falcons logos?
<table>
<thead>
<tr>
<th>DATE</th>
<th>CELEBRATION</th>
<th>TYPE</th>
<th>ACTIVITY</th>
<th>AGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan. 7</td>
<td>St. Winebald Day</td>
<td>Blood</td>
<td>Animal and/or Human Sacrifice &amp; Dismemberment</td>
<td>15 - 33 (Male if human)</td>
</tr>
<tr>
<td>Jan. 17</td>
<td>SATANIC REVELS*</td>
<td>Sexual</td>
<td>Oral, Anal, Vaginal</td>
<td>(7 - 17 female)</td>
</tr>
<tr>
<td>Jan. 20 -</td>
<td>Abduction, Ceremonial Preparation, and Holding of Sacrificial Victim for GRAND CLIMAX</td>
<td>Sexual &amp; Blood</td>
<td>Oral, Anal Vaginal, Human Sacrifice</td>
<td>(Female or child)</td>
</tr>
<tr>
<td>Feb. 2</td>
<td>CANDLEMAS* (SABBAT FESTIVAL) SATANIC REVELS</td>
<td>Blood and Sexual</td>
<td>Animal and/or Human Sacrifice Oral, Anal, Vaginal</td>
<td>7 - 17 (female)</td>
</tr>
<tr>
<td>Feb. 25</td>
<td>ST. WALPURGIS DAY</td>
<td>Blood</td>
<td>Communion of blood and dismemberment</td>
<td>Animal</td>
</tr>
<tr>
<td>Mar. 1</td>
<td>ST. EICHATADT</td>
<td>Blood</td>
<td>Drinking of Human Blood for strength and homage to the demons</td>
<td>Any age (male or female)</td>
</tr>
<tr>
<td>Mar. 21</td>
<td>SPRINGS EQUINOX (SABBAT FESTIVAL) (Major fertility sabbath)</td>
<td>Orgies</td>
<td>Oral, Anal, Vaginal</td>
<td>Any age (male or female - human or animal)</td>
</tr>
<tr>
<td>April 17</td>
<td>GOOD FRIDAY, DAY OF PASSION (Death of Christ)</td>
<td>Blood</td>
<td>Human Sacrifice</td>
<td>Male only</td>
</tr>
<tr>
<td>April 18</td>
<td>EASTER EVE DAY</td>
<td>Blood</td>
<td>Human Sacrifice</td>
<td>Male or female</td>
</tr>
<tr>
<td>DATE</td>
<td>CELEBRATION</td>
<td>TYPE</td>
<td>ACTIVITY</td>
<td>AGE</td>
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<tr>
<td>April 21</td>
<td>SACRIFICIAL PREPARATION</td>
<td></td>
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<tr>
<td>22</td>
<td>Abduction, holding</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>23</td>
<td>and ceremonial</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>24</td>
<td>preparation of</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>25</td>
<td>individual</td>
<td></td>
<td></td>
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<tr>
<td>April 26</td>
<td>GRAND CLIMAX*</td>
<td>Da Meur</td>
<td>Oral, Anal, Vaginal</td>
<td>Female (1 - 25)</td>
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<tr>
<td>April 30</td>
<td>WALPURGISNACHT ROODMAS DAY</td>
<td>Blood</td>
<td>Animal and/or Human Sacrifice</td>
<td>Any age</td>
</tr>
<tr>
<td>May 1</td>
<td>BELTANE</td>
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<tr>
<td>WALPURGIS DAY</td>
<td>DRUID FIRE FESTIVAL</td>
<td></td>
<td></td>
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<tr>
<td>MAY DAY</td>
<td>COVEN INITIATIONS</td>
<td></td>
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<tr>
<td>June 21</td>
<td>FEAST DAY (Summer Solstice)</td>
<td>Orgies</td>
<td>Oral, Anal Vaginal, Animal and/or human sacrifice</td>
<td>Any age (male or female - human or animal)</td>
</tr>
<tr>
<td>July 1</td>
<td>DEMON REVELS</td>
<td>Blood</td>
<td>Druids sexual association with demons</td>
<td>Any age (female)</td>
</tr>
<tr>
<td>July 20</td>
<td>SACRIFICIAL PREPARATION</td>
<td></td>
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<tr>
<td>21</td>
<td>Abduction, Holding,</td>
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<tr>
<td>22</td>
<td>and ceremonial</td>
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<td>24</td>
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<tr>
<td>25</td>
<td>human sacrifice</td>
<td></td>
<td></td>
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<tr>
<td>July 27</td>
<td>GRAND CLIMAX (5 weeks, 1 day after SUMMER SOLAR SOLSTICE)</td>
<td>Da Meur</td>
<td>Oral, Anal, Vaginal, Human Sacrifice</td>
<td>Female (child or adult)</td>
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<tr>
<td>Aug. 1</td>
<td>LAMMAS DAY (SABBAT FESTIVAL)</td>
<td>Blood</td>
<td>Animal and/or Human Sacrifice</td>
<td></td>
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<tr>
<td>Aug. 3</td>
<td>SATANIC REVELS*</td>
<td>Sexual</td>
<td>Oral, Anal, Vaginal</td>
<td>7 - 17 (female)</td>
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<tr>
<td>Sept. 7</td>
<td>MARRIAGE TO THE BEAST SATAN</td>
<td>Sexual</td>
<td>Sacrifice, Dismemberment</td>
<td>Infant to 21 (female)</td>
</tr>
<tr>
<td>DATE</td>
<td>CELEBRATION</td>
<td>TYPE</td>
<td>ACTIVITY</td>
<td>AGE</td>
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<tr>
<td>Sept. 20</td>
<td>MIDNIGHT HOST</td>
<td>Blood</td>
<td>Dismemberment &amp; Hands Removed for Hands of Glory</td>
<td>Infant to 21 (female)</td>
</tr>
<tr>
<td>Sept. 23</td>
<td>FALL EQUINOX FEAST DAY</td>
<td>Orgies</td>
<td>Oral, Anal, Vaginal</td>
<td>Any age</td>
</tr>
</tbody>
</table>

**PREPARATION FOR ALL HALLOWS EVE, SAMHAIN (HALLOWEEN)**
Abduction, Holding, and Ceremonial Preparation of Individual for Human Sacrifice

<table>
<thead>
<tr>
<th>Oct. 28</th>
<th>Satanist High**</th>
<th>Blood</th>
<th>Human Sacrifices</th>
<th></th>
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</thead>
<tbody>
<tr>
<td></td>
<td>HOLY DAY (Related to Halloween)</td>
<td></td>
<td></td>
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<tr>
<td>Oct. 29</td>
<td>Satanist High**</td>
<td>Blood</td>
<td>Human Sacrifices</td>
<td></td>
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<tr>
<td></td>
<td>HOLY DAY (Related to Halloween)</td>
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<tr>
<td>Oct. 30</td>
<td>SATANIST HIGH**</td>
<td>Blood</td>
<td>Human Sacrifices</td>
<td></td>
</tr>
<tr>
<td></td>
<td>HOLY DAY (Related to Halloween)</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Oct. 31</td>
<td>ALL HALLOWS EVE**</td>
<td>Blood and Sexual Climax Association</td>
<td>Any age (male or female)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>with the demons Animal and/or Human Sacrifice</td>
<td></td>
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</table>

| Nov. 1   | SATANIST HIGH**                | Blood  | Human Sacrifices                             |                          |
|          | HOLY DAY (Related to Halloween)|        |                                              |                          |
| Nov. 4   | SATANIC REVELS                 | Sexual | Oral, Anal, Vaginal                          | 7 - 17 (female)          |
| Dec. 22  | WINTER SOLAR SOLSTICE          | Orgies | Oral, Anal, Vaginal                          | Any age (male or female - human or animal) |
|          | (SABBAT FESTIVAL)              |        |                                              |                          |
| Dec. 24  | DEMON REVELS                   | Da Meur| High Grand Climax Animal and/or Human Sacrifice| Any age (male or female) |

Based on the 1987 calendar year.

**Denotes most important holidays.**
THE TUNNELS FOUND AT THE McMARTIN PRE-SCHOOL
A PRELIMINARY REPORT

A formal report will be released when forensic tests are concluded.

- **45 foot tunnel**
  - 9 foot wide subterranean entrance found under west wall of the "Dog" room (Classroom 4, Ray Buckey's classroom).
  - Avocado tree roots cut on both sides of the entrance.
  - Disney bag, "Copyright 1982," found 4-1/2 feet below the classroom floor and 3" to 6" in from entrance and under foundation, Classroom 4.
  - Tunnel proceeded south, then east 45 feet through Classrooms 4 and 3, and north, then east 10 feet within Classroom 4.
  - Tunnels were 30" wide, 44" to 46" deep, with top of the tunnel 30" under the classroom floor.
  - The footing between Classrooms 3 and 4 was arched where the tunnel passed underneath and 12" shorter in depth at this location than same footing 12 feet to then north.
    - Four large, upright containers were found in the tunnel under the arch, obviously hand placed.
  - A 9 foot wide chamber was found along the tunnel under Classroom 4. Top of chamber and top of sections of the tunnel had layers of plywood covered with tar paper which had apparently been supported by cinder blocks and 2" x 2" and 2" x 4" wooden posts found underneath.
    - Tunnel features made it evident that tunnel was hand dug.

- **7 foot tunnel extending into the triplex next door**
  - Tunnel extended from the bathrooms off the office and Classroom 1 to the front yard of the triplex next door. Front yard concealed from street by three-car garage.
  - Children described entrance and exiting tunnel in triplex yard exactly where tunnel and exit were found.
  - 1 39" x 41" area under a hole cut in this neighbor's bathroom floor had been excavated and subsequently tilled.

- **Other significant facts**
  - A small, white plastic plate with three pentagrams hand drawn on top of light green paint was found by the archaeologists in the stratified dirt in the play yard.
  - Per historical archaeologist, pentagrams were hand drawn by an adult and not part of the manufacturer's design.
  - Many other artifacts found, whose analyses will be released upon completion of tests.
  - No doorknobs were on Classroom 3 door, only a dead bolt lock.
  - Each classroom had on and off light switch labeled "Fire Alarm." System did not connect to fire station but was used as an alert within the school.
  - More than 2000 artifacts were found under the school floor, including over 100 animal bones.

Due to severe time constraints our archaeology team was unable to further explore the extent of the tunnel networks. Above documented through photographs, notes, graphs, diagrams and charts.

Dr. Gary Stickel, Archaeologist
Ted L. Gunderson, Project Coordinator (former FBI agent)
I. R. S.

A

Private Corporation
CERTIFICATE OF EXISTENCE
WITH STATUS IN GOOD STANDING

I, DEAN HELLER, the duly elected and qualified Nevada Secretary of State, do hereby certify that I am, by the laws of said State, the custodian of the records relating to filings by corporations, limited liability companies, limited partnership, and limited liability partnerships pursuant to Title 7 of the Nevada Revised Statutes; and am the proper officer to execute this certificate.

I further certify that the records of the Nevada Secretary of State, at the date of this certificate, evidence, DEPARTMENT OF THE TREASURY - INTERNAL REVENUE SERVICE, as a corporation organized under the laws of Nevada and existing under and by virtue of the laws of the State of Nevada since October 10, 1994, and is in good standing in this state.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office, in Carson City, Nevada, on May 13, 1996.

[Signature]
Secretary of State

[Signature]
Certification Clerk
Dr. Jeffrey R. MacDonalld

Cover Up

(an innocent man serving three consecutive life sentences)
SUMMARY OF

DR. JEFFREY R. MACDONALD INVESTIGATION

Dr. Jeffrey R. MacDonald was convicted of the murder of his wife, Colette, and their two children. The trial took place in the United States District court, Raleigh, North Carolina in August 1979. Dr. MacDonald was sentenced to three consecutive life sentences. This conviction was the culmination of a nine-year effort by the Department of Justice and the Criminal Investigation Division (C.I.D.), Department of the Army. The government claimed Dr. MacDonald staged a Manson-type slaughter of his pregnant wife and two children in his home at Fort Bragg, North Carolina on February 17, 1970.

The government case is allegedly supported by a very hypothetical reconstruction of the crime scene. The government claims blood spots, fibers from torn garments, and "fabric impressions" on a sheet disprove the (jumbled) memories of Dr. MacDonald when he recounted to investigators what happened in those early morning hours. The government, admittedly, has never developed any credible motive to account for such brutal slayings; additionally, the government admits to many crime scene errors and losses of evidence, which the defense claims invalidates the government’s hypothetical crime scene reconstruction.

The defense scenario is quite different from the government scenario. The defense claims that in the early morning hours of February 17, 1970 Dr. Jeffrey MacDonald, then a Green Beret captain and physician at Fort Bragg, North Carolina, was awakened by the screams of his wife. She was in their bedroom; he had gone to sleep on the couch because his younger daughter had climbed into the double bed in the master bedroom and wet the bed. Dr. MacDonald saw at least three men and a woman standing over him. There was a brief struggle, during which he was beaten and stabbed. His pajama top had been pulled up over his head and had bound his wrists, rendering him somewhat defenseless. He collapsed in the hallway and later awakened to a cold, quiet house. He went to his pregnant wife, then to each of their two daughters, trying to resuscitate them. They had been brutally murdered. In disbelief, he called for police and ambulances, and finally collapsed next to his wife’s body.

What happened during the next few hours (and, indeed, days and weeks) of the initial investigation was as criminal, although in a different way, as the violence that occurred that morning. To be brief, the crime scene was never secured, upwards of 30 people walked through the house moving things, contaminating the scene, and changing and destroying evidence. Dr. MacDonald was rushed to the
hospital with a collapsed lung and multiple other wounds. His pajama bottoms were negligently discarded, even though they would have been a crucial piece of evidence. Importantly, because the MP dispatcher automatically figured that there must have been some sort of family dispute, investigators went to the task with a mind-set which likely tainted the investigation from the outset. Within hours, the Army C.I.D. had focused on Dr. MacDonald as the chief suspect, ignoring all evidence to the contrary.

A woman matching the description of the female assailant, Helena Stoeckley, who later confessed on several occasions, had been seen in the area near the house shortly after the incident by one of the responding MPs. She was not pursued at that time. The defense was later to learn that there was much additional exculpatory evidence, some negligently destroyed, but some intentionally destroyed, the existence of which was withheld from the defense until discovered through tireless investigation and the release of Freedom of Information Act (F.O.I.A.) documents, aided by some congressional pressure. Importantly, it wasn't until 1983, four years post trial, that the majority of the exculpatory evidence was discovered in F.O.I.A. files.

Back on April 6, 1970, Dr. MacDonald was first told that he was a suspect. An Army tribunal (Article 32 Hearing) was subsequently convened, and after hearing all the evidence over five months, including the testimony of many witnesses who knew the MacDonalds and had observed a normal marriage and family relationship, Dr. MacDonald was found to be innocent of the charges against him. The hearing officer recommended that the woman, Helena Stoeckley, and her group be investigated. The hearing officer specifically cited both forensic evidence and extensive psychiatric evaluations of Dr. MacDonald by both defense and prosecution as important to his findings.

At the conclusion of the hearing, in October 1970, the following recommendations were made:

1. "All charges and specifications against Captain Jeffrey R. MacDonald be dismissed because the matters set forth in all charges and specifications are not true. There are no lesser charges and/or specifications which are appropriate."

2. "That appropriate civilian authorities be requested to investigate the alibi of Helena Stoeckley, Fayetteville, North Carolina, reference her activities and whereabouts during the early morning hours of 17 February, 1970, based on evidence presented during the hearing."
In spite of these recommendations, the Army virtually ignored the possibility that Helena Stoeckley and her associates committed the murders and continued to investigate Dr. MacDonald.

Dr. MacDonald was honorably discharged from the Army and began rebuilding his life in California as a respected emergency physician. However, the Army C.I.D. undertook a reinvestigation of the crimes after having received pressure when Dr. MacDonald and his father-in-law pressured Congress. In 1974, a federal grand jury was empaneled and investigated the case for six months, finally returning an indictment against Dr. MacDonald in 1975. The prosecution was handled by a Department of Justice grand jury "specialist," now deceased, and a lawyer, Brian Murtaugh, who worked in the C.I.D. "reinvestigation" in 1971-72, and who now worked for the Department of Justice. The grand jury indictment was later to be called one of the most bizarre "inquisitions" ever to mock our constitutional due process standards.

There followed years of procedural maneuvers from both prosecution and defense, and in the summer of 1979 there was a trial in Raleigh, North Carolina. The trial judge, Franklin Dupree, never disclosed the fact that the early prosecutor in the case had been his son-in-law, now divorced from the judge's daughter, but still, of course, the father of the judge's grandchild.

During the trial, all 24 consecutive defense motions for admission of evidence or discovery were denied. Simultaneously, the government received positive decisions on seven of their eight motions.

Additionally, numerous critical exculpatory items were hidden from the defense at trial. These items included fingerprints, the loss of a crucial piece of skin from under Colette's fingernail, photos, reliability of witnesses, bloody boots from the female intruder, and the existence of witnesses who saw the group of assailants. Helen Stoeckley's vague admissions of guilt were held to be unreliable for purposes of admitting them as evidence. Yet she was a drug informant for several law enforcement agencies and as an informant she was considered sufficiently reliable to have provided local police with the apprehension of over a hundred suspects for drug-related crimes, although the proof of this statement was hidden until the 1983 release of F.O.I.A. documents. Later, F.O.I.A. documents also proved Helena Stoeckley was so competent, she was used by Nashville police for internal affairs investigations.

The judge also disallowed Dr. MacDonald's seven critical witnesses, those being seven persons who corroborated the admissions of guilt by Helena Stoeckley, the so-called woman in the floppy hat with the candle. She had, additionally, implicated herself in a C.I.D. polygraph, but the testimony of the C.I.D. examiner
who came to the defense over prosecution objections was not allowed by the judge.

Finally, due to the loss of all 24 consecutive motions by the defense (for discovery or for presentation of critical evidence), the trial came down to the allegedly carefully constructed case against Dr. MacDonald, based on very sketchy (and grossly hypothetical) forensic evidence reconstructed from a destroyed crime scene on the one hand, and on the other hand opposed basically by character and psychiatric witnesses for Dr. MacDonald. This brings us to Dr. Brussel and a final crushing blow to the defense.

Judge Dupree declared that if the defense hoped to have its psychiatrists testify at trial, Dr. MacDonald would have to submit to an additional psychiatric evaluation by the government’s psychiatrist. This seemed unusual at the time, since Dr. MacDonald had already been evaluated by two sets of defense psychiatrists, and also by a three-man team at Walter Reed Army Hospital for the prosecution -- and all exams were essentially very positive and similar. The new exam turned out to be a “sham”; the examiner was one Dr. James Brussel, from New York, aided by New Jersey psychologist Hirsch Lazaar Silverman. The "psychiatric exam" lasted 35 minutes and consisted of no psychiatric questions. Instead, Dr. Brussel read prosecution questions typed by prosecutor Brian Murtaugh. Dr. Brussel was almost 80 years old, senile, had recently had a stroke, was drooling from his mouth, and thought he was in Maryland, not North Carolina. He asked for his hat as he departed that day, having to be told by defense counsel that it was already on his head.

Astonishingly, Dr. Brussel told Judge Dupree, in camera, that his findings were in total contrast to those of all other examiners -- and Judge Dupree promptly disallowed all psychiatric evidence at trial, claiming he didn’t want a “battle of the experts.”

Having effectively excluded all possible exculpatory evidence, much of which was yet unknown to the defense, the government succeeded in a conviction on all counts, resulting in three consecutive life sentences for Dr. MacDonald. Appeals followed on the basis of many issues, including speedy trial and due process grounds, prejudicial failure to admit the declaration against interest made by Helena Stoeckley, exclusion of the defense expert psychiatrist, after-discovered evidence, and recusal of the trial judge for bias. All appeals failed, including recusal.

Unless we can get to the heart of the reasons for some of the coverups, Dr. MacDonald is without remedy. At this point, Dr. MacDonald has been fighting
for vindication for 18 years, and has been in prison for over twelve years. The
defense believes, with strong evidence, he is innocent and wrongly incarcerated.

The defense case has been reinvestigated by two investigators since 1979. Ted
Gunderson, retired FBI and former Special Agent-in-Charge of the Los Angeles,
California FBI office, initially began in 1979, months after the convictions. He
has, to this date, logged thousands of hours on the case, most of them unpaid.
At present, he still works on the case, operating out of his Los Angeles,
California office. It was Gunderson's work which produced the initial signed
confessions from Helena Stoeckley, as well as later F.O.I.A. releases.

In 1982, new attorneys in the case retained Raymond Shedlick, Jr., a former New
York homicide detective, who was based in Raleigh-Durham, North Carolina.
He worked almost exclusively on the case for two full years. He, too, has logged
countless thousands of hours on the case, corroborating facts, weeding out the
lunatic fringe that often tries to associate with a case of this magnitude.

The investigations of these two renowned investigators has dovetailed into a
coherent set of facts and witnesses, buttressed by forensic evidence, expert
testimony and polygraph evidence, that clearly indicates the innocence of Dr.
Jeffrey MacDonald and the guilt of Helena Stoeckley, Greg Mitchell and their
co-assailants. Raymond Shedlick built on Ted Gunderson's initial confessions
from Helena Stoeckley, and via F.O.I.A. material and new witnesses, they have
constructed a scenario for the crimes that totally disproves, in real evidence, the
hypothetical government scenario set forth at trial in 1979.

The following is a list of some major points and facts in the MacDonald case.
Each point is documented many times by government files released under
F.O.I.A. 13 years after the crimes and four years post-conviction.

1. The original crime scene was chaos. It was never secured in the first
   several hours. Upwards of 30 persons, including military police,
   neighbors and unidentified persons, wandered through the crime scene.
   Evidence is known to have been touched, moved, changed and destroyed.

2. Crucial evidence seen by C.I.D. investigators never appeared in later
   C.I.D. lab reports; additionally, crucial evidence favorable to MacDonald
   was left off government diagrams and charts used at trial in 1979. This
   includes most crucially both blood and fiber evidence from the living
   room end of the hallway, the location of Dr. MacDonald's struggle.

3. Evidence developed in 1980 by Gunderson and confirmed by both the
   F.O.I.A. material and the independent Shedlick investigation confirms
that the initial prosecutor in the case was James Proctor, son-in-law of Judge Dupree. Dupree was the trial judge who emasculated almost every bit of exculpatory evidence for the defense, and he remains, to this day, the judge on the case for any new evidence or appeals. James Proctor is the person who personally turned the investigation from Helena Stoeckley and co-assailants to Dr. MacDonald for the Department of Justice.

4. Much evidence is available to believe that a major investigator for the Army C.I.D. and his good friend, one of the local Fayetteville, North Carolina police lieutenants, were heavily involved in drug trafficking that included the importation of narcotics from Vietnam.

According to Helena Stoeckley, the lieutenant had used her over a period of time for sex, holding the threat of jail over her head for some drug-related offense. Stoeckley died in 1983, post-trial, allegedly of natural causes. She died at home, purportedly of a liver disease and pneumonia, but it was a sudden death, inconsistent with liver disease or pneumonia in a 32 year old person. She was home alone with her baby and it was her custom to seek help when she was ill, since she was a very attentive mother to her son. She did not seek help at this time but she had previously expressed to her friend and an investigator that she was ready to tell something that she knew was going to be a "major bombshell" about the MacDonald case. She had hesitated to do so before because she had asked for immunity and it had been denied. (Interestingly, a resident of Stoeckley's apartment building had seen two clean-cut men in suits who had asked for Stoeckley and hung around for about two days immediately prior to her death. A forensic pathologist was present at her autopsy, and if, in fact, Stoeckley had been the victim of foul play, it was undetectable on autopsy.)

5. The defense discovered that Dr. Brussel was not a "neutral examiner" at trial in 1979, as purported. F.O.I.A. records released in 1983 confirm that he was a "consultant" on the case from 1970 to 1971, until the time of the trial. He was, incredibly enough, consulted as an "expert" in LSD, and was brought into the case by William Ivory, C.I.D., the chief investigator in the case, who had been responsible for the "loss" of all the initial exculpatory evidence. Unbeknownst to the defense, from 1970 to 1979 Brussel had opined that Dr. MacDonald was a liar, a psychopathic, homicidal and that "hippies wouldn't have done the crimes" in 1970 because it wasn't haphazard enough. He reached his conclusion with his only source of information being C.I.D. agent William Ivory.
Clearly, then, his exam of Dr. MacDonald in 1979 not only was a sham, as Dr. MacDonald and his attorneys recognized in 1979, but it was also a fraud upon the court as well. Needless to say, Judge Dupree denied every review of these startling findings, a decision confirmed by the Fourth Circuit Court of Appeals, and cert was denied by the United States Supreme Court.

6. Regarding Helena Stoeckley: She initially made oral admissions of guilt in 1970 to Fayetteville, North Carolina police detective Prince Beasley. The C.I.D. was not interested enough to even interview her until ordered to do so by the Article 32 hearing officer, Col. Warren V. Rock, some six months after the murders. Post-trial, once Ted Gunderson entered the case, he and Prince Beasley tracked her down and began extracting information of considerable value. Over the next two years, in signed and taped confessions, Helena Stoeckley named her co-assailants, described "insider" detail to Gunderson, and for the first time provided the real motive for the killings, i.e., anger at MacDonald for not being sympathetic to drug abusers, plus a fear he had turned in several users, a claim supported by other reputable Army personnel in sworn testimony.

7. Ted Gunderson's efforts didn't stop with Helena Stoeckley and her confessions. He began the investigations into her co-assailants and located significant corroborating witnesses. In addition, he had Helena Stoeckley polygraphed and had her examined by a forensic psychologist at UCLA, Dr. Rex Julian Beaver, who found her totally capable of recall, memory and accurate testimony.

8. Helena Stoeckley was polygraphed by a United States Army lead polygrapher, Robert Brisentine, in 1971. Mr. Brisentine felt the results corroborated Helena Stoeckley's involvement, that she was present at the crime scene, and that she knew the identity of the co-assailants. Mr. Brisentine was ordered by the prosecutor not to discuss his results with the defense, but he did so over their objections. His testimony was not heard by the jury due to a Judge Dupree ruling at the trial.

Ted Gunderson had Helena Stoeckley polygraphed again in 1982. The results confirm her complicity in the crimes.

9. Helena Stoeckley named, among others, Dwight Smith (a Negro male who oftentimes wore an Army jacket with E-6 sergeant stripes), Greg Mitchell and Shelby Don Harris as co-assailants. She admits to being
part of a drug-orientated "cult" that sacrificed animals and had a history of violence, including stabbings. The MacDonald murders involved her initiation into the Satanic cult.

10. The defense has approximately 40 witnesses who corroborated the admissions of guilt by Helena Stoeckley, Greg Mitchell, Shelby Don Harris, Dwight Smith and Cathy Perry. These witnesses had, variously, overheard the group before the killings, seen the group immediately prior to the killings, seen the group leaving the area of the MacDonald house at the time of the killings, and had seen the group in bloody clothing after the killings.

11. Most importantly, these witnesses corroborate the confessions of Helena Stoeckley, Greg Mitchell and Cathy Perry, as well as overheard admissions of guilt from two others of the group. The confessions of Helena Stoeckley and Cathy Perry are signed confessions. The confessions of Greg Mitchell was to multiple witnesses on several occasions under various circumstances.

12. Helena Stoeckley named Greg Mitchell as the person who personally murdered Colette. Found under Colette's fingernail was skin (now missing) and blood of the blood type of Greg Mitchell, not blood from Dr. MacDonald, who has a different blood type than either Colette or Greg Mitchell.

13. Insider information given by Helena Stoeckley to Ted Gunderson includes the presence of a rocking horse in one child's bedroom with a broken spring, a phone call from a now-identified individual, a barking German shepherd next door, the presence and type of jewelry box in the MacDonald bedroom, and the specific wounds on one of the children (stab wounds on her chest in the shape of an "S"; Helena Stoeckley stated the "S" was for "Satan"). Additionally, Stoeckley described vehicles used that night, and independent witnesses corroborate the presence of two of the vehicles (the Mustang and a cream-colored sedan).

14. Helena Stoeckley was told by C.I.D. investigators in 1972 to "let sleeping dogs lie" regarding her coming forth with new evidence in the case. This information corresponds with C.I.D. and prosecution hiding of the polygraph of Helena Stoeckley and prosecutor directions to an MP in 1970 not to volunteer information that he, as responding MP to the crime scene, had seen a woman in a floppy hat just blocks from the MacDonald home at 3:50 A.M. in freezing rain.
15. Requests for immunity for Helena Stoeckley were ignored in 1979 and 1982. She died in January 1983, shortly after contacting Fayetteville, North Carolina police detective Prince Beasley, saying she had urgent information for him. Before Beasley could arrange to get from North Carolina to South Carolina she was dead.

16. Helena Stoeckley, in 1970, frequently wore a blonde wig and boots and used candles for many reasons, including so-called "cult" ceremonies. Her group was involved in stabbings and animal sacrifices. She was seen to be in black mourning clothes on the day of the MacDonald funerals, and she had a wreath on her house at that same time.

There is ample corroboration of her association with Dwight Smith, Shelby Don Harris, Greg Mitchell, Cathy Perry and others in their group.

17. Helena Stoeckley made admissions of guilt in this case as early as 24 hours after the murders to Fayetteville, North Carolina police detective Prince Beasley, who was aware of her association with a black male who wore an Army fatigue jacket with sergeant stripes. Beasley was also aware she had a blonde wig and often wore boots. This information was transmitted to the C.I.D. on several occasions, yet no one from the C.I.D. investigated Helena Stoeckley for complicity in the crimes.

18. Importantly, Ted Gunderson began the F.O.I.A. requests in late 1979 and early 1980. He was stonewalled and rebuffed until 1983, at which point increasing congressional pressure finally opened the F.O.I.A. "gates" and long-suppressed documents began to be released. To this date, perhaps 10,000 pages of an admitted 90,000 have been released to the defense, but heavily censored.

In these pages, multiple crucial items of evidence favorable to Dr. MacDonald were discovered. These include:

a. The loss of a piece of skin from under Colette's fingernail. This loss was hidden for 13 years.

b. The intentional discarding of seven fingerprints of unknown persons at the crime scene, the reason being, "they kept getting mixed up with the known prints."

c. The loss of a bloody, half-filled syringe from the crime scene, important because it corroborated an assailant confession.
d. Hiding from the defense the discovery of writing on the wall of Helena Stoeckley's apartment in which the "G" matched, according to one of the government investigators, the "G" in the word "PIG" written in blood on the headboard in the MacDonald master bedroom.

e. The fact that a witness in the case was given bloody clothing and boots from Helena Stoeckley shortly after the crimes and told to hide them from the police. These were turned over to the Army C.I.D. and later returned to the witness. Today, the prosecution claims they were "negative" for blood, but has refused to produce any lab tests or reports to corroborate this statement.

f. It was discovered that the federal agents knew Helena Stoeckley was a reliable informant, including involvement in internal affairs investigations for the Nashville Police Department after the murders. This is important because the prosecution successfully kept evidence regarding Helena Stoeckley from the jury by arguing she was unreliable while simultaneously hiding the evidence of her reliability from the defense. (The ruling judge, of course, was Judge Dupree, whose son-in-law had "dismissed" Helena Stoeckley in 1970-71.)

19. The C.I.D. never had Dr. MacDonald review any suspects by line-up, nor did they construct police artist sketches of the assailants. Importantly, the FBI did voice-record several suspects, but the C.I.D. refused to allow Dr. MacDonald to listen to these recordings.

The defense, finally, during the initial 1970 investigation, had police artist sketches drawn. These were done in the summer of 1970 by a police artist from Philadelphia, Pennsylvania, and are labeled #1, #2, #3, and #4 (attached). In 1979, while under forensic hypnosis performed by a medical doctor, and while being questioned by a former FBI man who worked with hypnosis, another police artist from Los Angeles, California resketch the assailants. These drawings are labeled #5, #6, #7 and #8 (attached). The prosecution claims that Dr. MacDonald described different persons can be compared to the two groups of drawings, and you may draw your own conclusions.

20. The descriptions given by Dr. MacDonald in 1970 minutes after being resuscitated by an MP and later memorialized in the two sets of police sketches fit the group of persons around Helena Stoeckley.
21. Dr. Thomas Noguchi, world-renowned forensic pathologist, has studied the evidence extensively and has determined that multiple assailants were involved, and that one of them was most likely left-handed. Greg Mitchell was left-handed; Dr. MacDonald is right-handed.

22. Jeffrey MacDonald has passed, conclusively, a polygraph administered to him by Dr. David Raskin, one of the world’s foremost polygraphers. (An "indeterminate" polygraph was performed on Dr. MacDonald by Joseph Reid in 1970. Upon review of the test, polygraphers and forensic psychiatrists feel the "indeterminate" status was due to the confusion in Dr. MacDonald’s mind over the guilt he felt at not having been able to save the lives of his family.)

23. All legitimate forensic psychiatrists who have examined Dr. MacDonald (Eve) have argued that he is sane, normal, shows no psychopathology, and appears to be truthful.

24. The FBI questioned Greg Mitchell in 1982. Shortly after that, Mitchell requested money and help from friends to leave the country because he had been involved in "serious crimes." Mitchell confessed involvement in the MacDonald killings both at a drug detoxification center in 1971-72 and also to friends ten years later after being interviewed by the FBI.

25. During the autopsy in 1970, hairs were found in Colette’s hand. The C.I.D. forcibly assaulted Dr. MacDonald’s attorneys and forcibly removed 12 hair samples (head, chest, groin, arms, legs) from Dr. MacDonald in June 1970 while he was in custody.

However, the hair report from the C.I.D. lab was inexplicably “delayed,” then “misplaced” by the C.I.D. agent Grabner in the evidence safe. Investigation during the Article 32 hearing revealed the delay was to enable the prosecutors to try to pressure the C.I.D. lab at Fort Gordon to change the report. It turned out the original report said the hair in Colette’s had was “dissimilar” to Dr. MacDonald’s hair. The second, changed, hair report implied not enough samples had been taken from Dr. MacDonald to be sure of the results. The C.I.D. “resolved” this series of astonishing events by exhuming the bodies of the family four years later and having FBI agent Paul Stombaugh swear under oath to the federal grand jury that the hair in Colette’s hand was her own. Of course, all forensic hair experts know it is scientifically impossible to match hair in an individual -- all that can be said is "similar" or "dissimilar."


26. In 1970, Dr. MacDonald described the female assailant as carrying light, possibly a candle, since the light was flickering on her face. Later it was determined that the C.I.D. "held up," again, wax dripping reports from the crime scene. These crucial wax reports state unequivocally that no candle in the MacDonald house matched the wax drippings—some of which were in the bedding of Kimberly, the five-year-old child.

27. Dr. MacDonald suffered multiple wounds in the assault. Observers, including many physicians, confirm he suffered multiple ice pick and knife stab wounds and blunt trauma to his head and left shoulder/arm. One stab wound penetrated his right chest, collapsing his lung and narrowly missing his liver. Other stab wounds and lacerations were in his abdomen, arm, hand, and left chest. Examining physicians and experts testified at least one wound was life threatening, and no one, including a physician, could know the consequences of the wounds.

A document released in F.O.I.A. documents in 1983, an important letter from a C.I.D. colonel to J. Edgar Hoover, documents at least 17 stab wounds, plus other injuries to Dr. MacDonald. This information was later denied by prosecutors and writers in an attempt to strengthen their case in court and against appeals.

When Dr. MacDonald, lying next to his wife, was initially revived by MP Mica, his first words were about his children, his wife, and descriptions of his assailant.

No roadblocks were initially established. No patrol was sent to approach the woman in the floppy hat seen only blocks away, despite numerous requests by MP Mica to do so.

Dr. MacDonald was treated with two separate chest tubes being surgically inserted into his chest to re-expand the lung. He was admitted to the intensive care unit and remained in the hospital 10 days, leaving only once, to attend the funerals of his family.

A psychiatric note in his chart at that time states "normal grief process continues."

28. Information was uncovered by investigators Ted Gunderson, Ray Shedlock, and one of columnist Jack Anderson's investigators, Don Goldberg, that finally uncovered the person who made a phone call to the MacDonald house that night. Jimmy Friar made the call to locate "another Dr. MacDonald," actually Dr. Richard McDonald, and post
telephone operators in the early morning hours past 2:00 A.M. put him through to Dr. MacDonald's house. Friar recalls a woman answered, that he could hear a commotion in the background, and a male said, "Hang up the God-damned phone." In her confession, Helena Stoeckley used almost identical words to say what one of her male co-assailants said to her when she answered the ringing telephone.

29. Jan Snyder, a former neighbor of the MacDonal ds now living in Ohio, furnished a statement advising that during the early morning hours of February 17, 1970, she looked out her window at 308 Castle Drive and saw a cream-colored automobile parked directly in front of 310 Castle Drive. She also saw a blue Mustang and a "military vehicle" (jeep). The last time she saw the vehicles they made a U-turn and were heading in the direction of Dr. MacDonald's home. This confirms information furnished by Helena Stoeckley. Snyder was interviewed by the C.I.D. for approximately five minutes the morning of February 17, 1970. She relayed this same information to the C.I.D. The C.I.D. agent said they would return to obtain a formal statement but never did.

30. Cathy Perry gave a confession to the FBI in 1984, prior to an upcoming movie on the case (in contrast to prosecutor statements that the confession was made after the movie). In her confession, she said she participated in the murders of a mother and two young boys in North Carolina in 1970. The government belittled her confession due to the discrepancies in the sex of the children, and because she said there was a flight of stairs in the home. In fact, there were two steps between the living room and hallway in the MacDonald home, and other portions of Perry's confession contained astonishing facts related to the crime scene, including trying to "inject" victims (missing bloody syringe), and that one of the children hid in a closet (hair torn out by the root was found in that location).

31. C.I.D. investigators on the case have admitted the direction of their investigation towards Dr. MacDonald was determined in the early morning hours of February 17, 1970, prior to any investigation of any leads. This direction was based on a theory that the living room scene was "staged," i.e., that the overturned furniture, an overturned flower pot and other lack of general disarray appeared to be "staged." It wasn't until six months later, during the Article 32 proceedings, that it was conclusively proved the elements of the "staged scene" theory were all incorrect, and much of the confusion was directly a result of crime scene changes made by on-the-scene personnel such as military police and ambulance attendants. Unfortunately, although the genesis of the theory
that Dr. MacDonald was guilty was not disproved, C.I.D. investigators would never again truly investigate the case in any neutral fashion.

32. There was a clearly documented "turf" war between the United States C.I.D. and the FBI for control of the crime scene and processing of forensic material. In effect, the Army C.I.D. froze out the FBI, and the FBI withdrew (formally on February 26, 1970, nine days after the murders, but in fact withdrawing by February 21, 1970, only four days after the crimes). This fiasco insured no civilians would ever truly be investigated, since the C.I.D. had jurisdiction only over United States Army personnel, i.e., Dr. (then Captain) MacDonald.

Additionally, this insured the less competent C.I.D. lab a chance to handle the forensic material, a move which turned out to be catastrophic, witness the lost, changed and ignored evidence of many types at the crime scene.

33. The list of destroyed or lost evidence handled by the C.I.D. is astonishing. It includes, among others:

a. Fingerprints, at least seven, intentionally destroyed
b. Fingerprints "inadvertently" destroyed, such as at least two on the door of entry to the master bedroom used by the assailants
c. Bloody syringe -- now "lost"
d. Piece of skin -- now "lost"
e. Bloody clothing and boots -- now "lost"
f. Pajama bottoms of Dr. MacDonald -- now "lost"
g. Wet leaves and grass from inside the crime scene -- never collected
h. Blood evidence from the exact spot where MacDonald struggled with assailants -- hidden by prosecution (not recorded on crime scene chart at time of trial)
i. Fibers, crucial evidence from the exact spot where MacDonald struggled with assailants -- never collected
j. Bloody footprints in child’s bedroom destroyed as C.I.D. agents tried to saw floor to transport to crime lab.

34. In addition, the C.I.D. was responsible for almost innumerable failures to follow up on legitimate leads, including leads of real value given to the C.I.D., each on several occasions. Clearly, their focus was Dr. MacDonald, and any evidence not consistent with their theory was discarded, ignored or changed.

Unfortunately, the small amount of investigation they did do was woefully lacking in completeness and in expertise. For instance, to this day large areas of the crime scene have never been processed for fingerprints. Crucial items, such as the flower pot and a baby bottle found near one child, were not processed for fingerprints.

And absurd events occurred in the crime scene, such as the theft of a wallet after the arrival of C.I.D. investigators; and VIP tours of the crime scene for high ranking “brass” prior to crime scene forensic investigations being performed.

The absurdity of the crime scene work is evidenced by an Esquire magazine, alleged by the prosecution to be important since it mentioned the Manson killings in California, and since it allegedly had blood on it. What the C.I.D. didn’t make clear until years later was that the Esquire magazine had been picked up and looked at by multiple investigators at the crime scene, for a total of three days prior to the alleged discovery of blood on the magazine. It was only then (over a lab person’s objecting statement that the magazine couldn’t possibly be considered evidence) that the Esquire magazine was collected as “evidence” against Dr. MacDonald. The majority of the fingerprints eventually found on the magazine were, indeed, investigator prints, yet to this day an unidentified print remains from this “exhibit.”

35. The government contends “fabric impressions” and blood stains on a sheet imply Dr. MacDonald, for whatever bizarre and unsupported reason, carried Colette to the master bedroom from one of the children’s rooms.

Evidence uncovered by Raymond Shedlick, Jr. conclusively proves a witness in the house at the crime scene saw the sheet on Colette prior to crime scene photographs. Other witnesses saw Colette not under the sheet before and after those events. This evidence destroys any validity
in the fabric impressions, since a crime scene person was the individual who placed the sheet in contact with Colette, not Dr. MacDonald.

36. It is known from sworn testimony that the telephones were used by not only Dr. MacDonald but also by the MPs in calling for help. Therefore, someone at the crime scene wiped the phones clean while the investigators were there, contrary to the C.I.D. theory that Dr. MacDonald wiped the phones.

37. Similarly, witnesses at the crime scene have stated under oath they saw a knife with a bloody blade in the master bedroom. The C.I.D., however, states the blade was clean and says Dr. MacDonald was lying about removing a knife from Colette's chest. Obviously, with witnesses seeing a bloody knife at the scene after Dr. MacDonald was removed to the hospital, someone other than Dr. MacDonald wiped the blade. In fact, C.I.D. reports now released indicate blood smears on a towel that are consistent with a wiped blade.

38. No inventory was ever taken of the contents of the MacDonald house, and the C.I.D. admitted that it never thought to ascertain whether any jewelry was missing. Possible blood and an unidentified fingerprint were found on the jewelry box in the master bedroom. Two family heirloom rings are still missing. Dr. MacDonald learned about this loss later, in the five-month Army Article 32 hearing.

39. In 1982, Ted Gunderson submitted to the FBI a four-volume report containing his investigations to date. The response of the FBI was, unfortunately, not to consider Gunderson's work, but to attack the motives of Gunderson and retired police detective Prince Beasley, who cooperated in obtaining the initial Stoeckley confessions. Since that time, information has been developed from F.O.I.A. requests that the FBI conducted four separate investigations into of Gunderson after he entered the case as opposed to any real investigation into the evidence uncovered in the MacDonald case.

In 1982 an attempt was made by the FBI and DEA to frame Gunderson on a drug charge by utilizing a female informant as the instigator. She was paid $2,000.00 over a six-month period and finally came to Gunderson and told him about the plot. Government agents wrote out questions the informant should ask prior to the informant making taped phone calls to Gunderson. The agents forgot to retrieve one of the notes and the informant furnished this note to Gunderson who has it in a
safety deposit box. Gunderson later learned that his telephones were

Gunderson was also the victim of a disinformation program.
Government agents circulated rumors that he was a homosexual,
suffering from mental problems, and trafficking in drugs.

Similar occurrences happened in relation to Prince Beasley and other
witnesses who tried to come forward with new evidence.

The "pivotal" piece of evidence, according to the prosecution, in the
entire case is the pajama top of Dr. MacDonald. Brian Murtaugh, a
prosecution lawyer, asked Paul Stombaugh of the FBI laboratory, in
1974, to see if he could "match up 48 holes in the pajama top from ice
pick thrusts with the 21 ice pick wounds in Colette’s chest." The
government theory, as bizarre as it sounds, is that for some reason Dr.
MacDonald put his pajama top on Colette and stabbed her through the
garment.

Not surprisingly, two weeks later, Stombaugh said, yes, he could match
up 48 holes in the pajama top with 21 holes in Colette’s chest. This
became the infamous "pajama top experiment" that was so convincing to
the jury.

The pajama experiment is a fraud. There are approximately 12 reasons
why the pajama top experiment is false information, but perhaps the
clearest is the government’s own evidence. Stombaugh had determined
with a microscope the "directionality," i.e., the exit and entrance, of 13 of
the holes in the pajama top (by fibers broken one way). However, in
order to comply with layer Murtaugh's request for "evidence," he had to
ignore this proven directionality -- in fact, he reversed six of the 13
directions in order to "match up" the 48 pajama top holes with 21 wounds
on Colette.

There are additional important reasons why the pajama top experiment
is fraudulent, including Stombaugh ignoring Colette's pink pajama top;
other wounds on Colette; and the massive discrepancy between the depth
of wounds necessary in Stombaugh's experiment as opposed to the depth
of wounds as determined by autopsy. Yet the pajama top experiment
was seen by the jury and believed, and was admitted by Judge Dupree
despite overwhelming evidence it was totally false. In essence, a man
today sits in federal prison convicted by knowingly false and misleading
"evidence" manufactured in response to a lawyer’s plea for "new evidence."

41. An unexplained doll head and feathers were found in the house. Gunderson, who is considered a satanic cult expert, advises that when satanists commit a murder they leave signs at the scene. Gunderson believes that the doll head and feathers and stab wounds on one of the children’s chest were satanic signs.

42. Stoeckley stated her cult was active in a drug operation that was bringing drugs in plastic bags in the body cavities of the dead GIs from southeast Asia to the U.S. in military planes. Her cult murdered the MacDonald family without the permission of the leaders of this operation. The leaders, some of whom were in the military, were afraid that if the cult was identified as involved in the murders, it might expose the drug operation, so they framed Dr. MacDonald.

Today, there are roughly 40 witnesses who strongly corroborate Dr. MacDonald’s version of events. This is in addition to the seven witnesses excluded at trial in 1979. Shockingly, the group he described existed, was drug and violence-oriented, was seen going to and coming from the house, was seen in bloody clothing, and fits his descriptions. Insider information and independently arrived at forensic information ties the group of assailants to the crime scene. And, most incredibly, three of the group of assailants have confessed, and other admissions of guilt were overheard by third parties. Dr. MacDonald has passed a polygraph and five legitimate forensic psychiatric examinations. He suffered multiple wounds in the assault, at least one of which could have been fatal.

The "evidence" convicting him in 1979 was simply "forensic" evidence of a confusing nature that did no more than place him in his own home on the night of the murders. There is no evidence that says he committed murder -- and there is voluminous evidence that points to the guilt of Helena Stoeckley, Greg Mitchell and their co-assailants. Yet, as of this date, Dr. MacDonald remains in federal prison, a victim of injustice of the worst sort.

Additional evidence was recently developed that further corroborates Dr. MacDonald’s innocence. This evidence was presented in the U.S. District Court. Judge Dupree ruled in favor of the government. The decision was then appealed to the Fourth Circuit. They also ruled in favor of the government. An effort will be made to appeal this decision to the U.S. Supreme Court. See the following newspaper article for details.
'Fatal Vision' Doctor Waits for Ruling on New Trial

MacDonald would be free today if fiber evidence in the 1970 killings had been presented, lawyers say.

By DAVID WILLMAN
TIMES STAFF WRITER

Twenty-two years later, Jeffrey R. MacDonald still insists that he didn't do it. He didn't stab and club to death his pregnant wife, Colette, and their two young daughters early in the morning of Feb. 17, 1970, at Ft. Bragg, N.C.

MacDonald, a physician whose case was entangled in the nation's consciousness with the 1980s book and television movie "Fatal Vision" is waiting again to hear whether the legal system will believe him. A panel of the U.S. 4th Circuit Court of Appeals in Richmond, Va., is expected to rule soon on his request for a new trial.

The request is based on evidence that MacDonald's lawyers, including Harvard Law School professor Alan M. Dershowitz, say is new.

"I am absolutely convinced of Jeffrey MacDonald's innocence," said Harvey A. Silverglate, MacDonald's lead attorney. "MacDonald wanted me to represent him in 1984, and I turned him down. When I looked at the evidence in 1989, I immediately agreed to take the case. This is the strongest habeas corpus petition I have filed in 20 years."

The Justice Department in briefs signed by Criminal Division chief Robert S. Mueller III, rejects as insignificant the new evidence and urges denial of MacDonald's request for a new trial.

"[MacDonald] attacked his wife and family with makeshift weapons from his household, moved their bodies and rearranged the crime scene in order to present himself as the victim."

The Justice Department denies those assertions and contends that some of the new information already has been known, to MacDonald's previous lawyers. The government contends that the dark fibers in Colette's and Kimberly's mouths were "forensically insignificant" and speculated that the 22-inch blond strand may have come from a doll.

The Justice Department also alleges that the government's pursuit of the trial contended that the dark fibers in Colette's mouth "were forensically insignificant" and speculated that the 22-inch blond strand may have come from a doll.

Not in dispute is that 22 years ago, someone using an ice pick, two knives and a club killed Colette MacDonald and Kimberly, 3, and Kristen, 2. Jeffrey MacDonald was found at the scene with severe stab wounds, including a partially collapsed lung.

In telephone interviews from an Oregon prison, MacDonald said he still thinks of his wife and children. The memories, he said, can be worst during April and May — on their birthdays.

"I try to aim at the next achievable goal," said MacDonald, called "Doc" by other inmates. "... There's a comfort deep within me, because I know the truth. I know I'm innocent."

Profile:
Jeffrey R. MacDonald

Age: 48

Residence: Federal prison, Sheridan, Ore.

Former occupation: Emergency physician

Case background:
Feb. 17, 1970: Colette MacDonald and the two MacDonald children, Kimberly, 3, and Kristen, 2, are killed.

October, 1970: The Army ends its formal investigation into the killings with no charges being filed.

1971: MacDonald works at St. Mary Medical Center in Long Beach, receiving praise for his long hours and care for patients. He lives in Huntington Harbour.

1975: The doctor is indicted in the deaths of his wife and children.

1979: MacDonald is convicted on one count of first-degree murder and two counts of second-degree murder.

1980: The U.S. 4th Circuit Court of Appeals reverses the conviction, finding that the right to a speedy trial was violated. MacDonald is freed.

1982: The U.S. Supreme Court reinstates MacDonald's conviction, and he is imprisoned immediately.

1991: The doctor's request for a new trial is denied by the federal district judge who oversaw the 1979 trial.

1992: MacDonald, now in a medium-security prison in Oregon, seeks a new trial.
Subject of ‘Fatal Vision’ Book Loses Appeal for a New Trial

Special to The Times


A three-judge panel of the U.S. 4th Circuit Court of Appeals ruled unanimously that newly identified evidence raised by MacDonald’s lawyers “neither supports MacDonald’s account of the murders nor discredits the government’s theory” of how the killings occurred.

MacDonald’s wife, Colette, and their two daughters were clubbed and stabbed to death on Feb. 17, 1970, in the family’s home at the Ft. Bragg, N.C., Army base. MacDonald, a physician, was convicted of the crimes in 1979 and freed by an appellate court in 1980. But went back to prison in 1982 when the Supreme Court reinstated his convictions.

“I don’t know what to say,” MacDonald said in a telephone interview from a federal prison in Sheridan, Ore. “It’s outrageous. . . . It’s very tough to get justice in this country.”

In an 11-page decision, Judges David Russell, Francis O. Murnaghan Jr. and John D. Butzner Jr. said that the new evidence—hair, wool and synthetic fibers that MacDonald’s lawyers suggest back his claim that a gang of hippies killed his family—“simply does not escalate the unease one feels with this case into a reasonable doubt” of his guilt.
Re: Medicolegal opinion on the case of Jeffrey R. MacDonald, M.D.

Based on my review of the autopsy reports, photographs, investigative reports and at scene photographs and review of the case by other, the following is my opinion and medicolegal interpretation of the wounds and injury patterns.

Collette MacDonald:
1. Three types of weapons were involved in the attack on Collette:
   a. a blunt object with a square contact area
   b. a knife
   c. an ice pick-like piercing object.
2. The wounds were inflicted while she was alive.
3. The three types of wounds were inflicted within a short interval of time.
4. The blunt force injuries are on the right side of the face indicating the assailant was left handed.

Kimberley MacDonald:
1. Two types of weapons were involved in the attack on Kimberley:
   a. a blunt object with flat surfaces
   b. a knife
2. The wounds were inflicted while she was still alive.
3. Most of the injuries are found on the right side of the body.
4. The blunt injury to the right side of the face was inflicted first.
5. The blunt force injury was delivered by a left handed person.
6. The wounds were inflicted within a short interval of time.

Kristen MacDonald:
1. Two types of weapons were involved in the attack on Kristen:
   a. a knife
   b. an ice pick-like piercing object.
2. The injuries were sustained while she was still alive.
3. The ice pick type wounds were inflicted first followed by the stab wounds on the chest.
4. The stab wounds in the back were inflicted after the injuries to the front. Lastly, additional ice pick type wounds were inflicted on the chest as she was dying.
5. There are linear wounds on the neck which appear to have been caused by a constrictive force delivered by a ligature, such as a thin rope or a heavy string.

Based on the sequence of injuries and the types of injuries on the three deceased, my opinion is that multiple assailants, at least one of whom is left handed, carrying a blunt object, knife/knives, and an ice pick type object, are involved. They appear to have coordinated their activities.
PRESS RELEASE

Dr. David C. Raskin, a professor at the University of Utah and one of the leading polygraph experts in the country, recently performed a polygraph (lie detector) test on Dr. Jeffrey MacDonald at the federal correctional institution in Phoenix, Arizona. Dr. Raskin asked Dr. MacDonald the following questions:

Did you inflict any of the injuries which resulted in the deaths of your wife and children?
Answered "No."

Did you yourself directly cause the deaths of your wife and children?
Answered "No."

Did you arrange with or directly assist anyone to cause the deaths of your family?
Answered "No."

Dr. Raskin concluded that Dr. MacDonald gave truthful answers to all of these questions and was, in fact, telling the truth when he stated that he did not kill his family.

Dr. Raskin has testified before the Senate, acted as an expert in the Patricia Hearst and DeLorean cases, and is recognized as a pioneer in using computer analysis of polygraph results so that the operator's subjective feelings do not enter into the analysis of the results. Using all of the above described methods, Dr. Raskin is convinced of Dr. MacDonald's innocence.

Dr. Raskin also consults with several government investigatory agencies as an expert in the polygraph, including the Central Intelligence Agency and the Federal Bureau of Investigation.
SIMILARITIES BETWEEN THE TATE AND MACDONALD MURDER CULTS:

1) BOTH CASES INVOLVED THE USE OF DRUGS BY SLAYERS DURING THE MURDERS.

2) IN BOTH CASES, THE VICTIMS WERE EITHER USING, OR WERE CONNECTED WITH DRUGS. DRUGS WERE FOUND AT THE TATE HOME. DR. MACDONALD WAS INVOLVED WITH THE TREATMENT OF ADDICTS.

3) BOTH CASES INVOLVED "CULTS" THAT WERE INTO SATANISM AND RITUALISTIC DEATH RITES.

4) IN BOTH INCIDENTS, BLOODY OATHS WERE WRITTEN AT CRIME SCENE USING THE BLOOD OF THE VICTIMS.

5) BOTH CRIMES INVOLVED THE PARTICIPATION OF A FEMALE OBSERVER WHO DID NOT TAKE PART IN THE KILLINGS.

6) BOTH CASES INCLUDED VICTIMS THAT WERE EITHER DIRECTLY OR INDIRECTLY RELATED TO PROFESSIONAL MILITARY PERSONNEL. TATE'S FATHER WAS A RETIRED OFFICER.

7) BOTH CRIMES TOOK PLACE DURING THE EARLY MORNING HOURS.

8) IN BOTH INSTANCES, THE MURDERERS RETURNED TO THE SCENE IMMEDIATELY OR SHORTLY AFTERWARDS. MANSON RETURNED TO THE TATE RESIDENCE, TWO HOURS AFTER THE KILLINGS.

9) BOTH KILLINGS INVOLVED PREGNANT WOMEN. SHARON TATE AND COLETTE MACDONALD.

10) BOTH CASES HAD MORE THAN THREE MURDERERS AT THE SCENE.

11) BOTH SLAYINGS INVOLVED "HIPPIE" TYPE KILLERS.

12) IN BOTH INCIDENTS, ROBBERY WAS NOT CONSIDERED A MOTIVE. MANY VALUABLES WERE LEFT BEHIND IN EACH INSTANCE.

13) IN BOTH CASES, THE NON-PARTICIPANT FEMALE WAS RESPONSIBLE FOR BRINGING THE FACTS OF THE MURDERS TO LIGHT BY LATER TELLING PRISON INMATES OF HER INVOLVEMENT.

14) IN BOTH CASES THE PRIMARY DEATH WEAPON WAS A KNIFE USED REPEATEDLY IN A RITUALISTIC MANNER.

15) IN BOTH CASES, THE "CULT" IS SUSPECTED IN OTHER LOCAL MURDERS.

16) IN BOTH CASES THE "CULT" HAS REMAINED INTACT OVER THE YEARS, AND IS ACTIVE IN THREATENING MEMBERS AND NON-MEMBERS SHOULD THEY TESTIFY IN REGARDS TO THE MURDERS.
17) In both cases, the "cult" members remained together immediately after the murders and met at a single location. MacDonald's killers at the Hickory Trailer Park, Tate's at the Spahn Ranch in rural Sylmar, California.

18) In both cases, the murders were planned well in advance, and were not impulse killings, or crimes of passion, that happened "heat of the moment".

19) In both cases, neighbors noticed "unusual behavior" before, during and after the murders, by "person or persons unknown". In each instance, the neighbors neglected to report this to police until they were later questioned.

20) In both cases, the killers chanted and laughed during the crimes.

21) In both instances, valuable evidence was neglected or altered by arriving investigators who should have known better.

22) Both husbands survived.

23) Tate was hung. One of the MacDonald children had rope or cord burns on her neck (she was possibly hung).
TO: DEFENSE TEAM

FROM: JEFF MACDONALD

SUBJECT: CASUAL COMPARISON OF "HELTER SKELTER" BY VINCENT BULIOMSI AND FACTS IN MACDONALD CASE

NOTES FROM READING "HELTER SKELTER"—NON EXHAUSTIVE: NOT COMPULSIVELY DONE

A FEW SIMILARITIES IN TATE/LA BLANCA INVESTIGATIONS AS OCCURRED IN INVESTIGATION AT 544 CASTLE DRIVE:

PLEASE NOTE: All pages are reference paperback "Helter Skelter" by Vincent Bugliosi.

1. pg. 14: Officer DeRosa obliterates fingerprint on gate (multiple examples in MacDonald case)

2. pg. 17: Investigator tracks on scene confusing—just like mud/water at 544 Castle Drive. Difference: Tate/La Blanca investigators immediately questioned crime scene people

3. pg. 18: Multiple emissions of blood typing

4. pg. 22: Plastic bags put on hands—not done in MacDonald case

5. pg. 26: "Nothing Stolen"—pseudo—inventory taken within days. In MacDonald case, no inventory for 6 months

6. pg. 27: "Theory" immediately made by investigators that blinded investigators from then on, i.e. "Drug sale"

7. pgs. 46-47: SGT. Buckles ignores key lead. Similar to many examples in MacDonald case, i.e., girl in floppy hat, Beasley stopping Helena Stoockley, etc.

8. pg. 75: Peter Hunkow—Psychic (Ted Gunderson's friend from Canada in MacDonald case)
9. pg. 88: Truman Capote quoted on case. He was wrong, just as he was when he was quoted on TV talk show in 1970, one day after MacDonald appearance on Dick Cavett Show (Capote also on Dick Cavett next day.)

10. pg. 93: Col. Tate forays into underworld---similar but more extensive than attempts by MacDonald (with Col. Kingston) and Kassab

11. pg. 92-93: Rewards offered---similar to our multiple newspaper ads---both (Tate/La Blanca & MacDonald ads) developed many leads

12. pg. 102: Susan Atkins stabbed others---just as did Cathy Ferry (Williams)

13. pgs.100-104: Cops ignore multiple leads to "The Family" (Kanson Family)

14. pgs. 108-109: Cops question Kanson---he makes simple denial ("No")---that it as far as cops went. Similar to Ivory interviewing Helena Stoekley, and similar to the CID interview of her group

15. pg. 228: Various accounts of stabbing not consistent. Very similar to Cathy Ferry/Helena Stoekley differences

16. pg. 397: Mary Brunner repudiates her own testimony several times, as did Susan Atkins, and as did Helena Stoekley in the MacDonald case

17. pgs. various: Leader not present at crime scene in Tate and only present short time at La Blanca crime scenes. Similarly, Kummerle in jail and "Candy" not at crime scene in MacDonald case

18. pg. 460: Blood "expert" (Joe Grando), who screwed up the blood work moves from LAPD to FBI!!! Lab "experts" in MacDonald case who fouled up evidence mixture of CID (Medlin, Chamberlin, etc.) and FBI (Stombeaugh and Green)

19. pg. 466: Discussion of "normal" absence of fingerprints of intruders at crime scene by Bugliosi---I believe Susan Atkins never left fingerprints at crime scenes in Tate/LaBlanca. We'll never know in MacDonald case, because so many fingerprints were destroyed and crime scene so poorly dusted for prints
GENERAL THOUGHTS:

20. Multiple weapons used in both cases

21. Situation of group violence with "leaders" and "followers"

22. Ritual type killings to some extent in each

23. Mental instability in both groups--i.e. Susan Atkins and "Clem" in Manson crowd, Cathy Ferry and Helena Stoeckley in Stoeckley crowd

24. Many witnesses eventually found who saw/heard group coming and going in each case

25. Senselessness of the killings in each case

26. Partial knowledge of layout of home, etc. in each case, i.e., Manson had been to Tate residence several times. At least Helena Stoeckley had been to MacDonald home, she said

27. Words written at crime scene in blood

28. Extravagant legends built up by press in both cases, i.e., "drug trip" in Manson case (denied by Bugliosi); "hoods" on victims in Manson case.

In MacDonald case: term "hippie" used by Col. Kriwanzek/Press, not by MacDonald. Later on, false info extended to: MacDonald wounds, amphetamines and false government story of roadblock and manhunt for the assailants

29. Association of each group with drug use, including but not limited to, LSD and mescaline

30. Poor autopsies performed in MacDonald case. In Tate/La Bianca, those overseen by Dr. Koguchi were well done; those done by assistant coroner were poorly done (or at least testimony was poor.)

31. Connection of assailants to widespread group of social misfits/dropouts/dopers with violence and abuse part of their life. Drug informers present in both groups

32. A few good cops in each case who tried to do right thing: Inyo County cops and two of La Bianca detectives in Manson cases; Prince Beasley in MacDonald case. Majority of cops sloughed off and simply went thru motions after making initial decision as to "probable assailants"
Merry-Go-Round

By JACK ANDERSON
with Les Whitting

WASHINGTON — The Justice Department has used outrageous stalling tactics to deny Dr. Jeffrey MacDonald his legal right to see the government's files on himself. After more than three years of trying, MacDonald has yet to receive a single page of the department's 10,000-page file.

MacDonald was a Green Beret doctor at Fort Bragg, N.C., in 1970 when his pregnant wife and two daughters were brutally murdered in their home. MacDonald claimed that a drug-crazed "hippie group" killed his family and seriously wounded him. An Army investigation cleared him.

But the Justice Department, at the urging of MacDonald's former law partner, pursued the case. Nine years after the crime, the doctor was brought to trial. Evidence that he believes could have exonerated him was withheld, and he was found guilty. He is now serving three consecutive life sentences for crimes he insists he did not commit.

Convinced that the government had information that supports his claims of innocence, MacDonald requested his files under the Freedom of Information Act in January 1970. He told my associate Donald Goldberg he believes the files also contain proof of government misconduct that prejudiced his case.

The Justice Department put him on a waiting list, informing him that there were 126 requests to be processed ahead of his. Last June, nearly two and a half years after his initial request, he got a letter from the Justice Department — saying if he was still interested.

Despite the law's requirement that FOIA requests be handled as quickly as possible, Justice assigned a single employee to review the 10,000-page file. Officials said there was no way they could speed up the process.

MacDonald's attorney offered to pay for copies of the file so that processing could be done more quickly. The Justice Department did not accept the offer.

Rep. Don Edwards, D-Calif., wrote to Attorney General William French Smith on MacDonald's behalf. "I would request that steps be taken to speed this process so as to achieve the purposes of the Act in this case," Edwards wrote. "Given the significance of the statutory rights involved in the MacDonald case, more diligent attention should be given to fulfilling the Department's responsibilities."

MacDonald did a little better with the FBI — but not much. He has received 39 of the 1,143 pages of documents on him in the FBI files. However, the 39 pages consist almost entirely of newspaper clippings and prior records.

The FBI's reason for hanging onto the rest of MacDonald's file is confusing, to say the least. The bureau admittedly has no ongoing investigation as such. But according to FBI Director William Webster, "This case remains in a pending status, with the FBI currently making inquiries as specifically requested by the U.S. Department of Justice.

Congressman Edwards questioned the FBI's assertion in his letter to the attorney general. "In light of the facts that Dr. MacDonald was convicted in 1979 and that the Supreme Court denied ..., his final appeal," Edwards wrote, "It appears that the position taken by the FBI is in error, as well as at odds with the position of the Department of Justice."

In short, through unconscionable stalling and specious reasoning, the Justice Department and the FBI are keeping MacDonald from seeing his files. What is the government afraid of?"
Strand of Evidence
FBI Crime-Lab Work Emerges as New Issue
In Famed Murder Case
Jeffrey MacDonald's Lawyer Allege Fraud by Agent With History of Problems
Mystery of the Blond Fibers

By Laurie P. Cohen
Staff Reporter of The Wall Street Journal

It has been nearly two decades since former Army surgeon Jeffrey MacDonald was convicted of murdering his wife and two daughters in their Fort Bragg, N.C., home. This is the story that was told in Joe McGinniss's best-seller "Fatal Vision," dramatized on television, chronicled in hundreds of newspaper articles and examined in a dozen judicial opinions.

Why it warrants attention again is quite a different story: one that involves a longtime star of the once-fabled FBI Laboratory and a Boston criminal-defense lawyer who is still seeking to overturn Dr. MacDonald's conviction.

Whatever the truth about Dr. MacDonald's guilt or innocence, a close examination of his long-mortgaged case raises serious concerns about the FBI crime lab, which is already under scrutiny for allegedly biasing its findings to favor prosecutors over criminal defendants.

Yesterday, the Justice Department inspector general issued a long-awaited report on the Washington-based lab; while very critical of the accuracy of some of its work, the inspector general said he couldn't find no instances of perjury or fabricated evidence. (See related article on page A10.) The report made no mention of FBI Special Agent Michael P. Malone's pivotal role in keeping Jeffrey MacDonald behind bars, but it rebuked him sharply in an unrelated matter.

The MacDonald saga was already old and exceedingly tired when lawyer Harvey Silvergate took over the appeal in 1989, at Dr. MacDonald's request. The two had been contemporaries at Princeton University in the early 1960s but had pursued very different callings. Mr. Silvergate, scruffy and left-leaning, had attended Harvard Law School and then gone on to defend draft resisters, student protesters and Black Panthers. More strait-laced, Jeffrey MacDonald had obtained a medical degree, joined the Army and become a Medical Corps captain. "If we had met Jeffrey in 1968, we would have hated him and he would have hated us," says Elisa Dorfman, Mr. Silvergate's wife.

But in 1989, the MacDonald case intrigued Mr. Silvergate. From the start, Dr. MacDonald had claimed that his family had been clubbed and stabbed to death by a drug-crazed band of hippies, led by a woman wearing dark clothing, a floppy hat and a long, blond wig and chanting "acid is groovy, kill the pigs." He said he had been awakened by the screams that night in February 1970 and had stabbed — though mostly superficially — by the assailants. But physical evidence of any intruders was scant, and neither a jury nor, ultimately, an appeals court ever believed him. He was serving a life sentence in a California prison.

Yet buried in the voluminous appellate-court file were documents that Mr. Silvergate felt were tinged with mystery and promise. Dr. MacDonald's lawyers hadn't been aware of them at trial, and they had only been uncovered by a later team of defense lawyers through a Freedom of Information Act request.

The documents were handwritten notes made by a former Army investigator, whose cryptic notations suggest that she had found a clue — 22-inch blond synthetic fiber in MacDonald's hairbrush. The jury heard of a hair from a blond wig of the alleged hippie leade. Why was it with the jury? Those questions were tantalizing enough to draw Mr. Silvergate into the case, at least.

Working out of a townhouse overlooking Boston Harbor, he quickly dug into evidence and by October 1996 was ready to bring the case back to court. He asked U.S. District Judge Franklin Dupree the same question in 1979, to grant a new trial. He argued: There was new evidence the blond hair mentioned in the investigator's notes and some additional details that might have come from a hair found in MacDonald's clothing. The judge claimed his court papers, potentially corroborating Dr. MacDonald's story and had been pressured by the government during his trial.

The hair, Mr. Silvergate suggested, had belonged to Helena Stoekle, who at the time of the murders was 19-year-old Fayetteville resident and heavy drug user who had admitted that she...
A Wall Street Journal review of more than a dozen of his past cases shows that in trial after trial over a period of years, Mr. Malone gave nearly the identical assurances to jurors about the reliability of his hair identifications. Regardless of the year, he routinely said he had examined the hairs of “10,000 people” in his career. Then he asserted that there had been only two occasions — later he said three — “in which the hair from two different people was so similar that it could not be distinguished.”

Mr. Malone was so effective in winning convictions that Florida state prosecutors would bypass the more-cautious state hair examiners and rely on the FBI instead, according to Deborah Lightfoot, a crime-lab examiner for the Florida Department of Law Enforcement.

But questions were already being raised about whether his self-assuredness was justified. In both 1987 and 1988, Florida appellate courts overturned guilty verdicts — citing insufficient evidence — in cases in which Mr. Malone had testified for the prosecution. In the 1988 case, Mr. Malone had told jurors that the chances were “almost nonexistent” that hairs found on the victim originated from anyone other than the defendant. In ordering the defendant’s acquittal and immediate release from prison, the court wrote: “We do not share Mr. Malone’s conviction in the infallibility of hair-comparison evidence. Thus we cannot uphold a conviction dependent on such evidence.”

Also in 1988, with Ms. Lightfoot working for the state, defense lawyers took the unusual step of calling her as a witness in a separate murder case involving Mr. Malone’s testimony. She told the jury that a particular hair couldn’t be linked definitively to the defendant, despite Mr. Malone’s confident assertion that it could. She had never testified for a defendant before. Nonetheless, James A. Duckett, a former police officer who still says he is innocent, was convicted and sentenced to death. The defense has since won the right to get the hair retested.

Forensic scientists have long grumbled about Mr. Malone’s testimony, which some say gives hair testing a bad name and endangers defendants’ rights. “I’ve been concerned over the years that Malone tends to overstate evidence and present things in a stronger fashion than I believe is justified,” says Peter DeForest, a New York hair-and-fiber expert for both prosecutors and defense attorneys. Edmund Blake, a Richmond, Calif., forensic scientist uninvolved in any of Mr. Malone’s cases, goes so far as to call Mr. Malone’s claims of near-certainty “fraudulent.” Dr. Blake says hair evidence can’t be precise because “there’s too much variation, and it’s all too subjective.”

Yet the FBI crime lab brought Mr. Malone into the highest profile, most sensitive matters, such as the investigation of the 1985 murder of U.S. drug-enforcement agent Enrique Camarena in Mexico. And former FBI colleagues say Mr. Malone’s role in cracking the Camarena case won him a bonus and a letter of commendation from the Justice Department in 1989. Mr. Malone’s hair-and-fiber testimony in that case was credited with winning the conviction of a wealthy Honduran businessman in 1995.

The FBI didn’t respond to phone calls and written questions related to Mr. Malone. It couldn’t be determined whether the agency was aware of concerns about Mr. Malone’s work as far back as the 1980s, though some former agents say the FBI doesn’t keep close track of their court testimony in most routine cases.

On May 21, 1991, the same day that Mr. Malone provided his affidavit in the MacDonald appeal, he also testified in a case that would call his credibility into question more sharply than any previous trial. The Warren County, Pa., case involved the 1986 murder of a 33-year-old woman, Kathy Wilson. The defendant, Jay William Buckley, had been accused of an alleged accomplice. Hair evidence was sent to the New York State Police Crime Laboratory for evaluation because Mrs. Wilson was from upstate New York.

Cathryn Oakes, the examiner there, reported that she was unable to conclude that any of the hair belonged to Mr. Buckley. Lacking fingerprints or other physical evidence, District Attorney Joseph Massa Jr., said he decided to call upon the FBI’s top hair-and-fiber man, Mr. Malone, to lend his expertise.
At first, the May 1991 trial went badly for the prosecution, with the alleged accomplice admitting hundreds of times that he had lied or changed his story. But Mr. Malone seemed to turn the tide. In two days of testimony, he tried hard to link Mr. Buckley to the murder. At one point, Mr. Malone said he believed there was a "very, very strong possibility" that hair in Mrs. Wilson's van came from Mr. Buckley, who police said was driving the vehicle. In a devastating blow to the defense, he further testified that a hair he believed was Mrs. Wilson's was found on a white blanket in the van belonging to Mr. Buckley's alleged accomplice. In contrast, Ms. Oakes, the New York State examiner, had found what she termed "unaccountable dissimilarities" between the victim's hair and the hairs.

There was good reason for Ms. Oakes's conclusion: It turned out that the evidence had been mislabeled and that Mr. Malone had actually tested a plain white blanket belonging to Mr. Buckley that had never been brought on view near the crime scene. The blanket from the van had flowers on a white background.

Confronted with proof of the mislabeled evidence, Mr. Malone persisted: "I matched a hair on the blanket to Kathy Wilson. I don't know how it got there, but all I knew is... it's consistent with coming from her."

Mr. Buckley was acquitted. Now the defendant's lawyer, Barry Lee Smith, has this to say about Mr. Malone: "The guy's a total liar. My client could have been electrocuted based on his testimony if I hadn't discovered that he'd been shipped the wrong blanket."

Mr. Malone's other effort on May 21, 1991 — his statements in the MacDonald case — appeared to turn out better for the prosecution. In a July 1991 ruling on Mr. Silvergate's plea for a new trial, Judge Dupree relied heavily on Mr. Malone. "According to Malone," the judge wrote, "the blond synthetic fibers... were not consistent with blond wig hairs from any known wig fibers currently in the FBI laboratory reference collection... MacDonald has presented no evidence that blond wig fibers have ever been used in the manufacture of human wigs."

Mr. Silvergate appealed, to no avail. Indeed, a federal appeals court in June 1992 chided Mr. Silvergate for continuing. Noting that the MacDonald court record already "contains over 4,000 pages" and that nothing in it "would have raised reasonable doubts in the minds of jurors," the court concluded: "While we are keenly aware of MacDonald's insistence as to his innocence, at some point we must accept this case as final."

Here the story could have ended. But the court's words nettled Mr. Silvergate, who is active in the American Civil Liberties Union and objects to the notion that any case is ever really final, "No justice system ever benefited by having a case end with an innocent man in prison," Mr. Silvergate says. "Here was a court saying, 'It's really time to go away,' but truth is more complicated than that."

Already $1,000,000 in the hole, Mr. Silvergate remained on the case. For the next four years, he and an associate, Philip Cornier, and several other lawyers filed numerous new Freedom of Information Act requests, interviewed nearly a dozen manufacturers of wigs and makers and users of שaram — all with the goal of getting into court yet again.

Was Mr. Malone accurately describing what FBI texts said about Sarah? To find out, the lawyers requested all materials in the FBI's possession about the possible uses of the fiber. In April 1993, the Freedom of Information Act search turned up two books belonging to the Justice Department's library that said saran was indeed used for wigs. One of the books was clearly marked as belonging to the FBI crime lab's own collection. Mr. Malone had made no mention of these in his affidavit — and the court had relied on the absence of any such materials in reaching its decision not to reopen the case.

Was it actually impossible to make saran in the "tow" form required for wig-making? The MacDonald lawyers obtained from National Plastic Products Co., in Odenton, Md., a "tow" of blond saran fibers that the company had once made, contradicting Mr. Malone's statement that saran couldn't be manufactured in this form. The MacDonald defense team also localized wig manufacturers and whole-salers who asserted that saran fibers were used in wigs in the 1960s and 1970s.

Mr. Silvergate also learned that Mr. Malone had sought, but failed to get, a statement from a Mattel Inc. doll specialist, Judith Schizas, that a 24-inch saran fiber might have come from a Mattel doll. Though Ms. Schizas says she told Mr. Malone and two of his colleagues that neither Mattel nor other manufacturers she knew had used such long fibers, the government agents continued to press her, she says, "You're not trying to railroad this guy, are you?" Ms. Schizas says she asked. She says Mr. Malone laughed and then responded, "No, we know he's guilty, and there's a ton of other evidence to prove it."

A couple of weeks after the visit, Ms. Schizas says, she received a draft affidavit from federal prosecutors. It stated that saran was "the major fiber used for doll hair by Mattel" and others until 1986. The affidavit also said that doll hairs could be doubled during the weaving process to reduce a 24-inch fiber into a foot-long hair. Disagreeing with both assertions, Ms. Schizas refused to sign.

Similarly, Mr. Malone sought a statement from A. Edward Oberhaus Jr., executive vice president at Kaneohe America Corp., New York, saying saran wasn't used wigs. But Mr. Oberhaus, whose company manufactures wig fibers made of a substance, says he didn't have information about saran so declined to sign affidavit later provided by prosecutors. Instead, he provided his own sworn statement that didn't commit one way or other on saran.

Mr. Oberhaus's affidavit was nie used by the government nor disclosed at trial. MacDonald's defense team the use of Mr. Malone and prosecutor disclosed what happened with both Schizas and Mr. Oberhaus was significant according to Mr. Silvergate, because prosecutors and government officials have obligation to turn over anything that might be important to the defense, even undermines the prosecution.

In late February of this year, Silvergate was about ready to seek a review of the case based on the information he and his team had gathered that they lost their last appeal in 1992, despite his years of work, he wasn't optimistic. He worried that the courts would disposed of the allegations that Donald case that wouldn't pay attention to further motions on his behalf.

Working against the appeal, too, the weight of the circumstantial evidence against Mr. MacDonald at the time of seven-week trial in 1979. Among other things, the prosecution had made much the fact that the house was remark- tidy after the murders, despite Dr. MacDonald's story of an epic struggle with intruders. In addition, Dr. MacDonald's testimony was inconsistent in some instances with the actual location of b stains, spatterings and footprints in house.

Prosecutors argued at the trial that MacDonald had committed the murder then fabricated a crime scene based on Esquire magazine article about the Extraterrestrial Visiters committed by Charles Manson and cult. They also argued that Dr. Mac- ald's own mostly superficial stab wounds were self-inflicted, as part of the ruse. In light of all this, Mr. Silvergate says and his colleagues debated whether to new information about Mr. Malone going to be "dramatic enough to get court's attention."

Then, on Feb. 26, a big story broke, that "made my eyes hug out," Mr. Sil- late says. The widely reported news involved a memo that FBI lab exam William Tobin had written in 1989, alleging that Mr. Malone gave 27 instances of false or misleading testimony in 1977 proceedings that led to the imprisonment of former U.S. District Judge A. L. Hastings. In the memo to a superior, Tobin called his colleague's testament which didn't involve hair or fiber — "scientifically unfounded, unqualified and na ve."
Yesterday, Justice Department Inspector General Michael Bromwich reported on an 18-month investigation of the FBI crime lab, a probe that had been launched because of broad allegations of bias first made by supervisory special agent Frederick Whitehurst in 1995. The inspector general concluded that Mr. Malone had indeed “testified falsely and outside his expertise” in the Hastings matter. But in his report yesterday, the inspector general stopped short of finding intentional wrongdoing by Mr. Malone and left it up to the FBI to “assess what disciplinary action is now appropriate for Michael Malone” in connection with the Hastings matter. According to the report, the FBI defended Mr. Malone, stating “it is not appropriate to characterize Malone’s testimony as false because it was not intentionally deceptive.”

The report recommended that the FBI monitor Mr. Malone’s future expert testimony to “assure that it is accurate and limited to matters within his knowledge and competence.” But the inspector general didn’t allude to the MacDonald case or any of Mr. Malone’s other testimony over two decades.

Mr. Silverglade says he believes the Tobin memo will prove to be the real turning point in the 27-year-old MacDonald case. “It not only raised the issue of FBI infallibility, but it made the scam in the MacDonald case part of a larger pattern that would be harder for the court to ignore,” Mr. Silverglade says. “Now we believe that somebody in a black robe will pay serious attention to this case.”

Whether the federal court in North Carolina will sway, however, is far from certain. Mr. Silverglade’s suit filing, expected next week, argues that the last appeal was rejected based on allegedly fraudulent statements in Mr. Malone’s affidavit. But despite well-documented questions about Mr. Malone’s work, there are further hurdles: In order to win a new trial, Mr. Silverglade will have to prove that the evidence was withheld by the government in 1976 and that it might have led to an acquittal.

The hair evidence is, Mr. Silverglade maintains, “crucial” because it lends credence to Dr. MacDonald’s story about a band of intruders led by a woman wearing a long, blond wig. It also adds potential significance to the testimony of a police officer at the 1976 trial. Officer Kenneth Mica told the jury that on the way to the MacDonald home on the night of the murders, he spotted a woman standing blocks away, in the rain, with long blond hair and a floppy hat and boots.

He said that he thought it strange that she should be there at 3:30 a.m. but that he didn’t have time to stop because he was responding to a call for help. The jury didn’t think much of that testimony at the time, but Mr. Silverglade is hoping that, in light of the new information on saran, the court will see things differently.

As for Mr. Malone, he is currently working not in the crime lab but in the FBI’s Norfolk, Va., field office, as a special agent. He was transferred there, as part of a general FBI move to put agents back in the field. In 1994. Since then he has continued to participate in high-profile cases, including the investigation of John Salvat 3rd’s shooting rampage at Boston-area abortion clinics.

Meanwhile, courts continue to challenge his testimony. On March 6, the Florida Supreme Court reversed a murder conviction of serial killer Bobbie Joe Long. In one ruling, the court specifically found Mr. Malone’s hair-and-fiber testimony insufficient to justify that conviction.

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**FBI Lab Is Faulted for Sloppy Work But Report Clears Scientists of Perjury**

**BY JOE DAVIDSON**

**Staff Reporter of THE WALL STREET JOURNAL**

**WASHINGTON** — Federal Bureau of Investigation scientists gave distorted testimony to meet prosecutors’ needs and did sloppy analytical work in some cases, according to a stinging 500-page Justice Department report.

The department’s inspector general said FBI laboratory employees gave inaccurate testimony and produced scientifically flawed reports in such high-profile cases as the bombings of the World Trade Center in New York and the Oklahoma City federal building.

The FBI scientists, however, didn’t commit perjury or fabricate evidence, the report said.

Inspector General Michael Bromwich, who convened an international panel of experts and lawyers for the 18-month inquiry into the laboratory, recommended structural changes in the lab and disciplinary action against five employees, three of whom already were transferred. The probe was limited to three units in one section, out of five, in the lab.

The report criticized David Williams, a former examiner in the explosives unit, for his work on the World Trade Center and Oklahoma City bombings. Mr. Williams based his Oklahoma City conclusions “not on a valid scientific analysis but on speculation from the evidence associated with the defendants,” the inspector general said. The report, for example, said Mr. Williams decided a 4,000-pound ammonium nitrate-fuel oil bomb was used based on the defendants’ alleged purchases rather than the evidence.

At the World Trade Center trial, Mr. Williams “gave inaccurate and incomplete testimony and testified to invalid opinions that appeared tailored to the most incriminating result,” the report said.

Mr. Williams didn’t respond to an interview request, but in a written reply to the inspector general’s report, he conceded that his Oklahoma findings are “categorically overstated.”

Frank Handelman, a lawyer for Muhammad Salameh, who was sentenced to 240 years in prison for his role in the World Trade Center bombing, said the report may lead to motions for a new trial. The lawyer for Timothy McVeigh, now on trial for the Oklahoma City bombing, declined to comment on the report.

Despite the report, Justice Department officials don’t believe the lab’s problems have caused the innocent to be convicted. The FBI said several hundred cases are being reviewed to determine if there is evidence favorable to the defense.

The FBI said it has adopted the inspector general’s 40 recommendations to improve the lab. “The problems identified by the inspector general should never have been permitted to develop,” said FBI Deputy Director Bill Esposito. “There was a clear and serious failing in not adequately detecting these problems and, in many instances, not moving swiftly enough to resolve them.”

The inspector general’s probe was sparked by complaints from Frederick Whitehurst, a supervisory special agent and a lawyer and chemist who was assigned to the lab. He was placed on administrative leave with pay in January.

While the report “substantiated some important allegations made by Whitehurst,” Mr. Bromwich said it “did not substantiate the vast majority of the hundreds of allegations made by Whitehurst, including the many instances in which he alleged the laboratory examiners had committed perjury or fabricated evidence.”
MacDonald appeal denied

A staff and wire report

RALEIGH — A federal judge has rejected the latest attempt to reopen the murder case of Jeffrey MacDonald, a former Army surgeon convicted in the 1970 slayings of his wife and children at Fort Bragg.

U.S. District Judge James Fox of Wilmington issued the 30-page order Wednesday, saying arguments by MacDonald's lawyers were not compelling enough.

In rejecting the request, Fox said he was bound by law to transfer the request to the 4th U.S. Circuit Court of Appeals in Richmond, Va., which will have 30 days to decide whether to give MacDonald a new trial.

MacDonald said Thursday that he's not optimistic about winning there.

"It's a rubber stamp," MacDonald said during an
See MacDonald, Page 4A

MacDonald

From Page 1A

interview from a federal prison in Sheridan, Ore.

"We'll deal with 4th Circuit," he said. "At the end of that, we'll figure out where we go from there."

MacDonald, 53, is serving three life sentences for the Feb. 17, 1970, slayings of his pregnant wife, Collete, and daughters Kimberly and Kristen at their home. He was convicted after a 1979 trial, but has maintained he is innocent. He is eligible for parole, but won’t be freed because he refuses to admit his guilt and remorse.

The murders became the subject of a television movie and the bestselling book "Fatal Vision."

In April, MacDonald's lawyers said in the motion for a new trial that hair fiber evidence was withheld from MacDonald's defense team during his trial and at a later hearing for a new trial in 1990.

MacDonald's lawyers also said FBI specialist Michael Malone gave misleading information about fiber evidence. The judge who rejected the 1990 request for a new trial relied on the fiber evidence for his decision.

The motion said handwritten notes in government files back up MacDonald's story that intruders, including one with blond hair and a floppy hat, broke into his Fort Bragg home and killed his wife and daughters.

Justice Department lawyers had argued that MacDonald has no basis for an appeal because the evidence cited by his lawyers was insignificant in his conviction.

"Look, let's face it here, the whole game is defending the FBI," MacDonald said.

Jim Blackburn, the U.S. attorney who led the prosecution, said MacDonald was exploiting recent revelations of problems at the FBI lab.

Lucia Bartoli, a friend of MacDonald's who does research for his legal team, said supporters' hopes now focus on a push by some Washington lawmakers for a closer look into FBI lab practices.

"I'm a sacrificial lamb so that the FBI lab could continue to do whatever they want, whether it's right or wrong," MacDonald said.

"We're all devastated today. But that doesn't mean we're going to stop fighting. That's what they're hoping for."
Members of satanic cult gave children away.

TALLAHASSEE, Fla. (UPI) — Police said six filthy and confused young children, taken from two men charged with child abuse, had been given away by their parents as part of a satanic cult ritual.

Authorities in Tallahassee and Washington were trying today to learn the identity of the six children, locate their parents and learn more about an unidentified satanic cult apparently based in Washington.

Meanwhile, two men who identified themselves as Michael Houlihan and Doug Ammerman — names police believe are phony — were being held in lieu of $100,000 bond on child abuse charges.

The men were arrested in a city park Wednesday after someone called police about two well-dressed men in a blue van watching over the "filthy" children.

"It is our belief these kids were not kidnapped, but that their parents gave them away because one of the rites of passage into this satanic organization is that you have to give up your right to your children, and that the leaders of this organization can do what they want to with your children," police spokesman Scott Hunt said Friday.

"I believe what you're going to find when this all shakes down is that the kids parents belong to this organization." (related)

"Until we can figure out where everything is, we can't say a whole lot," said Walt Ferguson, a police spokesman in Washington.

The Washington Post reported today that a U.S. Customs Service is helping with the investigation, and that pictures "found at a Washington, D.C., warehouse linked to the group include those of children engaged in what appeared to be 'cult rituals.'"

The newspaper said the group was known as The Finders and was made up of about 40 people who lived in the District of Columbia and a farm in rural Virginia, the remains of a popular 1960s hippie refuge that evolved into a satanic society.

Hunt said a 6-year-old girl in the group showed signs of sexual abuse.

The children — four boys and two girls ranging in age from 1 to 6 — were put in state custody.

Merrill Moody of the state health department said the youngsters were "confused," but were doing well and will remain in state care until relatives can be found who are able to provide "a safe and healthy home." (related)

"They had had showers, and they had been bathed in "days, and were covered with scratches and insect bites," said police, who said they had not eaten in 24 hours. He said they had "bizarre" names like "Benjamin Franklin," "Honey Boy," and "B.B."

A check of the Virginia license plate on the van of the two men showed it belonged to a man matching Houlihan's description, but with a different name, Hunt said.

The men initially told police they were taking the youths to Mexico to begin a school for "brilliant" children. When they could not explain the children's condition or name their parents, Hunt said, the men refused to answer further questions.

The children told police they had not seen their mothers since before Christmas. One girl said the men fed them mostly fruit and all of them had been sleeping in the van or in a tent.
CHILD KIDNAPPING IN AMERICA

THE CIA CONNECTION

A REPORT BY
TED L. GUNDERSON
P O BOX 18000-259 LAS VEGAS, NEVADA 89114
An actual treasury department report describing a world wide network of child kidnappers involved in Satanism and sexual exploitation of children. See how the CIA has covered it all up under National Security.

YOU MUST READ THIS!!
Your Own Children are at stake!!
Through a glass, very darkly

Cops, spies and a very odd investigation

The many unanswered questions about the Finders case now have Democratic Rep. Charlie Rose of North Carolina, chairman of the House Administration Committee, and Florida's Rep. Tom Lewis, a Republican, more than a little exercised. "Could our own government have something to do with this Finders organization and turned their backs on these children? That's what all the evidence points to," says Lewis. "And there's a lot of evidence. I can tell you this: We've got a lot of people scrambling, and that wouldn't be happening if there was nothing here."

Perhaps, but the Finders say there is nothing there—at least nothing illegal. The Finders have never been involved in child abuse, pornography, Satanism, animal slaughter or anything of the kind, says the group's leader, Marion David Pettie. Pettie, too, says the group has never been connected to the CIA.

In an interview with *U.S. News*, Pettie described the Finders as a communal, holistic-living and learning arrangement. The group numbers some 20 members, Pettie says; they do freelance journalism, research and "competitor intelligence" for a variety of mostly foreign clients. The Finders work for no foreign governments, Pettie says. But, in a residential Northwest Washington neighborhood, is decorated with global maps and bulletin boards. Residents of Culpeper, Va., 90 minutes from Washington, say the Finders have operated an office there, too, from time to time. That office contained computer terminals and clocks reflecting different time zones around the world.

CIA officials say they received all matters concerning the Finders and the police investigation to the FBI's Foreign Counterintelligence Division. FBI officials will not comment. Law enforcement sources say some of the Finders are listed in the FBI's classified counterintelligence files.

None of this fazes Pettie. He says the CIA's interest in the Finders may stem from the fact that his late wife once worked for the agency and that his son worked for a CIA proprietary firm, Air America. Overall, says Pettie, "we're a zero security threat. When you don't do much of anything, and you don't explain, people start rumors about you." To judge from the latest case, some of the rumors can last an awfully long time.

**U.S. NEWS & WORLD REPORT, DECEMBER 22, 1992 / JANUARY 4, 1993**

**BY GORDON WITKIN AND FREDDIE CARY WITH ANGEL MARTINEZ**
The Washington Times
FRIDAY, DECEMBER 17, 1993

Justice probes links to Finders
accused of abuse

CIA
From page A1

news in February 1987 when two of its members were arrested in Baltimore, Md., on charges of child abuse.

The case received close media scrutiny partly because of accusations that the group was involved in satanic rituals, but the charges were dismissed by a Florida judge.

The Justice Department formed the task force in mid-November after several members of Congress received copies of previously confidential U.S. Customs Service records suggesting a coverup in the Finders case to protect the CIA.

The Times has obtained these confidential records and documents from both federal and local law enforcement agencies and the intelligence community that chronicle the investigation of the Finders.

One of the key documents that have prompted the Justice Department and members of Congress to question what happened six years ago in a report dated April 13, 1990, that was written by a junior Customs Service agent who was on the original team that raided Finders compounds in Washington and Virginia.

The investigation into the activity of the Finders had become a CIA internal matter. The Metropolitan Police Department report has been classified Secret and not available for review, the agent wrote in his memo to superiors.

"I was advised that the FBI had withdrawn from the investigation several weeks prior to the investigation. The FBI Foreign Counterintelligence Division had directed MPD not to advise the FBI Washington Field Office of anything that had transpired," the memo says.

"No further information will be available. No further action will be taken.

Other Customs Service documents and records from the FBI and Metropolitan Police provide indications that the CIA had links to the Finders or at least to some of the group's members.

A Metropolitan Police document dated Feb. 19, 1997, quotes a CIA agent as confirming that his agency was sending its personnel to "a Finders Corp. of Future Enterprises for training in computer operations." The CIA's Special Agents Unit was also in the training operation but that it had been stopped.

A senior Customs Service official confirmed the content of the memo but said the agency "only had a small role in the case."

A CIA official who asked not to be named confirmed that the agency had been involved in the case but that the FBI was the primary investigative agency.

"I'm not sure if that was a Finders organization," he said.

Joseph Martino, the president of Future Enterprises Inc., said his company has a contract to train CIA employees in computers.

But he denied that he or his firm had any involvement with the Finders or acted as a front company for the CIA on behalf of the CIA. "I'm shocked and appalled that our company's name exists in any" law enforcement files.

Mr. Martino said that when the news reports in the Finders broke in February 1987, he discovered that his tax accountant, R. Gary Torkel, was a member of the group.

"It was a total surprise to us," and Mr. Torkel's employment was ended, Mr. Martino said.

Mr. Torkel worked for the Finders a few years ago and no longer lives in the Washington area, could not be reached. But a friend confirmed that he worked for Future Enterprises while a member of the Finders.

Current and former members of the group said Mr. Torkel's work for Future Enterprises was separate from the group's other activities.

Current members of the Finders said they did not have any interest in Future Enterprises and denied working for the CIA or any other intelligence organization.

"I guess you could say we're odd," said Steve Udahl, a freelance writer associated with the Finders. "But we're not criminal."
The Finders — a CIA front formed during the 1960s — had clearance and protection in its assigned task of kidnapping and torturing young children across the U.S. The specially trained Government kidnappers are known to be sexual degenerates who involve the children in Satanic sex orgies and "bloody rituals," as well as the murder of other children and the slaughter of animals. As revealed in the Media during Fe 1987, following the arrest of two of these men in Tallahassee, Florida with 6 kidnapped & dismembered children: "A subsequent search of a Finders-related warehouse in Washington, D.C. by FBI and U.S. Customs Service agents revealed a computer room, documents recording high-tech bank transfers, explosives, and a list of instructions advising cult members on moving children through jurisdictions around the country." The Finders used a fleet of unmarked vans to kidnap targeted children from parks and schoolyards; they then drug the children and transport them to a series of "safe houses" for special training.

Marion David Rattie — the leader of The Finders — he is an identified homosexual pedophile and officer (whose own son was an employee of a proprietary firm) Air America, which was notorious for its smuggling of drugs out of the Golden Triangle into Saigon during the Vietnam War — destined for the
THE FINDERS - CIA FRONT established in the 1960's

It has TOP CLEARANCE and PROTECTION in its

ASSIGNED TASK of kidnapping and torture-programming young children throughout the U.S. Members are special trained GOVERNMENT KIDNAPPERS known to be school

degenerate who involve the kidnapped children in
disturbing sex orgies and bloody rituals as well as
members of other children and slaughters of animals.

They use a fleet of unmarked vans to grab

TARGETED children from parks and schoolyards. In
during so they use children within their organization
as decoys to attract the victims close to the

vans where they are grabbed by the adults. They
then drug the children and transport them to a

sealed of safe houses for safe keeping. They are

then used in their ceremonies, the body parts,

are auctioned and s*x are auctioned off at various

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and Canada. (Massachusetts, New York, Nevada, and Toronto - Canada). Marcia David (leader of the cult in an identified homosexual

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and pedophile and a CIA officer). This man was

an employee of a CIA protective firm. Her聲音

which were motorists in smuggling drugs, destined

for the U.S., out of the Golden Triangle into

Saigon during the Viet Nam war.

Former

Member, Society of Former Special Agents of the Federal Bureau of Investigation
MISSING CHILDREN
MISSING:
100,000 Children a Year

The figures are estimates. But the few known facts are appalling: thousands are murdered annually, the number of missing children is rising and no one is keeping an accurate count.

AUGUST 870 A.M., on January 7, 1960, Kathleen Manzil drove her daughter Marian Baton to school in Inverness, Fla. "See you tonight," Kathleen called as the petite, blue-eyed 16-year-old stepped from the car.

But she did not see Marian that night. Or the next. Or the next.

No one remembers seeing Marian after she left her mother's car.
The day after her disappearance, her purse was found in a trash can about 25 miles from the school. She had joined the swelling ranks of children simply labeled missing.

Sheila and Katherine Lyon, ages 13 and 15, journeyed to a suburban shopping center on March 25, 1977, and were never seen again. In early October 1980, two-year-old Brandi Barlow vanished from her front yard. The list goes on.

Probably the most publicized missing-child case of late has been that of six-year-old Etan Patz. On May 25, 1979, Etan walked alone for the first time to his Manhattan school bus stop and has not been seen since. Methodical searches with bloodhounds, helicopters, psychiatrists, and phalanxes of police have failed to turn up any clues.

These are not isolated cases. Everyone close to the missing-child problem agrees that it is a large one—and growing. Statistics, however, are tough to come by. Boundaries between runaways, parental kidnapping victims and children stolen by strangers tend to blur.

The best estimates are that about a million American youngsters leave home each year, with 90 percent returning in two weeks. Approximately 100,000 children are thus unaccounted for. Add another 25,000 to 100,000 stolen by divorced or separated parents, and the total becomes significant. "Kids who just disappear present a big problem, that people had better start opening their eyes to," says Det. Sgr. Dick Ruffino of the Bergen County, New Jersey, Sheriff's Office.

Yet no single U.S. agency concerns itself exclusively with missing children on a national scale. Automobiles, handguns and silvertone can be registered, traced and recovered more easily than children. "Our priorities are mixed up," says Ken Woodin, director of the National Coalition for Children's Justice. "If someone steals a car, he can be traced and caught because we have a computer system for tracing stolen cars. But children apparently aren't that important to us.

Each missing-child case has its own poignancy and tragedy. In July 1970, 12-year-old Dee Scheffel disappeared while running an errand at a Florida shopping center. Two days later, a classmate reportedly saw Dee looking out a van window, desperately forming the word "help" over and over with her lips. Dee Scheffel has never been found.

On October 18, 1981, Jimmy Rogers, 14, left his Hanson, Mass., home for a friend's house. He may have hitched a ride. He has not been seen or heard from since.

"Child stealing, kidnapping and the ugly things that happen to these kids are so horrendous that people refuse to deal with them," explains Stan Patz, father of missing Etan. "Trying to handle cases like ours on a local level is a tremen-
dous impediment. We need a centralized, national clearinghouse with information about which children are missing and how they can be identified."

But most cases fall to local police, against whom some parents of missing children raise a litany of complaints. Because so many children do run away from home, police label most missing kids runaways. And unless the child is very young or evidence of foul play exists, police commonly will not set a missing-child report for 24 hours. The reason: sheer work volume. A surfeit of violent crimes—most with injured victimse and plenty of evidence—takes priority over the "maybe" crime of a missing youngster.

The heart-rending tragedy, of course, occurs when the child is not a runaway and could possibly have been helped if immediate action had been taken.

On the morning after Christmas, 1973, 13-year-old Janna Hansen went to a friend's house. A short time later, Doreen Hansen drove by to pick up her daughter. Janna wasn't there. Doreen immediately went to the police, but they wouldn't search for 24 hours.

When police did finally begin an investigation, it was too late. Janna's body was found after several months, and evidence indicated she had been murdered on December 26.

Parents also complain bitterly about the FBI's refusal to help find missing children. The FBI becomes involved in a missing-child case via...
only when there's proof of a kidnaping—such as a ransom note—or evidence that the child was taken across state lines.

"The first-time disappearance of a minor should be prima facie evidence that a kidnaping has taken place," says John Clinkscale, whose son Kyle disappeared six years ago.

"The FBI could then become immediately involved, and there might be a chance of finding some of these children. We need help."

And answers. Parents always ask the inevitable: Why? Why would someone steal a child? Why my child? There are many answers, yet no answers.

A million couples a year divorce in the United States, and many of these cases result in child snatchings. For love, hate, spite or revenge, one parent steals a child from the other.

In December 1974, Gloria Yer- kovich said goodbye to her fouryear-old Joanna as the girl left to spend the weekend with her father. She didn't want to go, but a court order had said she must.

Joanna never returned. The separation that was to last a weekend has stretched to 7½ years.

Despicable as parental kidnap ing is, these children may be more fortunate than others. At least there's a chance they will go to school, grow up and lead a more or less normal life.

When a stranger steals a child, anything can happen. Parents of missing children hope that their child will end up in a loving, caring family, perhaps through black-market adoption. The cruel truth is that a missing child stands a fair chance of being murdered. Each year an estimated 1500 children in the United States disappear and later are found murdered.

While the abduction and murder of a child is a senseless, psychotic act, many children are used for much more calculated reasons. Says Ken Wooden, "Kids are constantly being sought for the lucrative child-prostitution business. Most police departments and public officials

aren't doing anything about it." If fear about what may be happening to a missing child is the parents' primary emotion, frustration is the second. Often, little more is done once local police exhaust all leads. Teleprint ed missing-child reports from one city do not carry a high priority in another. Verbal descriptions alone are often useless.

Out of desperation, parents turn to posting fliers and driving by parks and other areas frequented by children. "It's a totally helpless feeling," says Stan Puz. "There's just nothing more we can do."

In the past few years, however, various groups have been formed—usually by parents or relatives of missing children—to advise and comfort distraught parents. One such organization is Child Find, Inc., Box 377, New Paltz, N.Y. 12561. It maintains a toll-free number (800-431-5005) to be used by children searching for their parents or parents trying to identify missing children.

But such efforts are not likely to solve the problem overnight. At present, hope is a parent's most sustaining weapon.

For some families, that hope does not cease even after a child's body is found. Says Doreen Hanson: "After our daughter's remains were discovered, we still kept searching, at least in our minds. For weeks after, I would see a girl on the street who resembled my daughter and I would hope in my heart that it was Janna."

"No one on the outside can understand the trauma taking place in a family that has a child missing. The frustration, the not knowing, the agony is beyond explanation."

Another organization is SEARCH, which publishes The National Runaway/ Missing Persons Report, a magazine containing photos, descriptions and personal data that can help identify the missing. The report is distributed about every three months to 25,000 agencies and individuals in law enforcement, security, medicine and social service. SEARCH's address is 560 Sylvan Ave., Englewood Cliffs, N.J. 07632. (All correspon dence should include a stamped, self-addressed envelope.) Phone: 201-567-4949.
This office was contacted by the Tallahassee Police Department on February 9, 1987, who requested assistance in attempting to identify two adult males and six minor children, all taken into custody the previous day. The men, arrested and charged with multiple counts of child abuse, were being very evasive with police in the questions being asked of them pursuant to the children and their condition.

This agent contacted SS/A, Bob Harrold, RAC/Reston, Virginia, and requested telephone numbers and names of police persons in area police departments in an attempt to follow-up on two leads which were a Virginia license number and that the children had commented about living in a Washington, D.C., commune.

Subsequently, this office received a telephone call from the Washington, D.C. Metropolitan Police Department inquiring about the men and children. This office put the MPD and the TPD in contact with each other.
DETAILS OF INVESTIGATION:

On Thursday, February 5, 1987, this office was contacted via telephone, by Sergeant, JoAnn Van Meter of the Tallahassee Police Department, Juvenile Division. Sgt. Van Meter requested assistance in identifying adult males and six minor children ages 7 years to 2 years.

The adult males were tentatively identified by TPD as Michael Houlihan and Douglas Ammerman, both of Washington, D.C., who were arrested the previous day on charges of child abuse.

The police had received an anonymous telephone call relative to two well-dressed white men wearing suits and ties in Myers Park, a playground area. Houlihan and Ammerman were near a 1980 Blue Dodge van bearing Virginia license number XHH-587, the inside of which was later described as foul-smelling filled with maps, books, letters, with a mattress situated to the rear of the van which appeared as if it were used as a bed, and the overall appearance of the van gave the impression that all eight persons were living in it.

The children were covered with insect bites, were very dirty, most of the children were not wearing underwear and all the children had not been bathed in many days:

The men were arrested and charged with multiple counts of child abuse and lodged in the Leon County Jail. Once in custody the men were somewhat evasive in their answers to the police regarding the children and stated only that they both were the children's teachers and that all were enroute to Mexico to establish a school for brilliant children.

The children tentatively were identified as Mary Houlihan, white female, age 7; Max Livingston, white male, age 6; Benjamin Franklin, white male, age 4; Honeybee Evans, white female, age 3; B.B., white male, age 2; and John Paul Houlihan, white male, age 2. The children initially indicated that they lived in tents in a commune in the Washington, D.C., area and were going to Mexico to go to a school for smart kids.

This office contacted the Office of the PAC/DC and spoke with SS/A, Bob Harrold. This agent requested telephone numbers and names of police persons in area departments that might be aware of said activities described by the children and to follow-up on the leads which were the Virginia license number and a check on the men's names with local law enforcement.
A short time later this office was contacted by Detective, Jim Bradley of the Washington, D.C., Metropolitan Police Department. Bradley indicated that the case here in Tallahassee appeared to be strongly related to a case he was currently working in the Washington, D.C. area.

He stated that the actions of the two men in custody in Tallahassee relative the children just might give his case enough probable cause for search warrants to search premises occupied by a cult group called the FINDERS.

This agent directed Bradley to telephone TPD and discuss with police directly any activities forthcoming relative the instant case.

At this time it was determined that there was no Customs violations found to exist and therefore, this case is being closed pending receipt of additional information.

**ACTION TO BE TAKEN BY LESSD/TECS:** Create a permanent DAR/TECS record.

**IDENTIFYING DATA/TECS-FIN QUERIES:**

**AMMERMANN, Douglas Edward (CF-233 attached)**

**SUBSTANTIATED**

NCIC: Negative
TECS: 
CMIR: 
CTR: 
FBA: Negative
PAIRS: Negative

**HOWELL, James Michael (CF-233 attached)**

**SUBSTANTIATED**

NCIC: Negative
TECS: 
CMIR: 
CTR: Negative
FBA: 
PAIRS: Negative

"FINDERS" (CF-233 attached)

**ALLEGED**

NCIC: NEGATIVE
TECS: NEGATIVE
CMIR: 
CTR: 
FBA: 
PAIRS: 


MEMO TO FILE

To: Resident Agent in Charge  Date: 02/07/87
From: Special Agent

Subject: Customs cooperation/interest in Tallahassee/Washington MPD child abuse investigation.

On Thursday, 2/5/87, the duty agent, SS/A Bob Harford, received a call from SS/A Walter Krietlow, USCS, Tallahassee, Florida. SS/A Krietlow was seeking assistance in contacting an appropriate local police agency to coordinate a child abuse investigation with the Tallahassee Police Department. SS/A Krietlow further requested assistance in checking some names, addresses, and a vehicle through the Customs Child Pornography Unit database, and stated there was suspicion of some involvement in supplying children for the production of child pornography. Further, he was informed by the Tallahassee Police Department that the children may have been enroute to Mexico from the Washington, D.C. area. The possibility of Customs interest in the investigation due to possible violations of the Child Protection Act of 1984, and the alleged nexus with the U.S./Mexican border were discussed and agreed upon. SS/A Krietlow related the following background information. SS/A Krietlow was contacted by the Tallahassee Police Department for assistance in identifying six children and two adults taken into custody in the Tallahassee area. U.S. Customs was contacted because the police officers involved suspected the adults of being involved in child pornography and knew the Customs Service to have a network of child pornography investigators, and of the existence of the Child Pornography and Protection Unit. SS/A Krietlow stated the two adults were well dressed white males. They had custody of six white children (boys and girls), ages three to six years. The children were observed to be poorly dressed, bruised, dirty, and behaving like animals in a public park in Tallahassee. The police were notified by a concerned citizen and all eight persons were taken into custody. The subjects were living out of a white 1979 Dodge van, Virginia license no. XZU 557. Upon being taken into custody, the adult white males refused to cooperate, one of whom produced a "business" card with a name on one side and a statement on the other. The statement indicated that the bearer knew his constitutional rights to remain silent and that he intended to do so. Upon interviewing the children, the police officers found that they could not adequately identify themselves or their custodians. Further, they stated they were enroute to Mexico to attend school for "smart kids." SS/A Krietlow was further advised the children were unaware of the function and purpose of telephones, televisions and toilets, and that the children had stated they were not allowed to live indoors and were only given food as a reward.
After receiving the request from Tallahassee, SS/A Harrold contacted me while I was on official business at Customs Headquarters. He requested that I conduct computer checks on the Customs Child Pornography Unit database. The checks were to be conducted on the names, addresses, and a vehicle provided by SS/A Krietlow. After conducting the computer checks, I made direct contact with SS/A Krietlow to inform him that all the checks were negative. At that time I was informed by SS/A Krietlow that the Tallahassee police had discovered large quantities of records, to include computer discs and a U.S. passport in the van. From some of these records the police had obtained tentative identification of the two adults, and partial identification of the children. Furthermore, the two Washington, D.C. addresses had been discovered through these documents, one of which was verified through the vehicle registration. I advised SS/A Krietlow I was leaving Headquarters and he would be receiving a response to the remainder of his request from SS/A Harrold. I then left as stated and proceeded to conduct other business in the District.

A short time later, at approximately 11:30 a.m., SS/A Harrold contacted me by radio, and advised me that a Detective Jim Bradley of the Washington, D.C. Metropolitan Police Department (MPD) was interested in the information provided by SS/A Krietlow, was in contact with Tallahassee, and would very probably be conducting search warrants in the area later in the day. He also informed me that U.S. Customs was invited to participate due to the continuing possibility of violations of law enforced by the Customs Service. As I was already in Washington, I terminated my other business and proceeded to make contact with Detective Bradley, Intelligence Division, MPD.

Upon contacting Detective Bradley, I learned that he had initiated an investigation on the two addresses provided by the Tallahassee Police Dept. during December of 1985. An informant had given him information regarding a cult, known as the "Finders" operating various businesses out of a warehouse located at 1307 4th St., N.E., and were supposed to be housing children at 3918/3920 W St., N.W. The information was specific in describing "blood rituals" and sexual orgies involving children, and an as-yet unsolved murder in which the Finders may be involved. With the information provided by the informant, Detective Bradley was able to match some of the children in Tallahassee with names of children known alleged to be in the custody of the Finders. Furthermore, Bradley was able to match the tentative ID of the adults with known members of the Finders. I stood by while Bradley consulted with USA Barry Benner and obtained search warrants for the two premises. I advised acting RAC SS/A Tim Holloran of my intention to accompany MPD on the execution of the warrants, received his permission, and was joined by SS/A Harrold. SS/A Harrold accompanied the team which went to 1307 4th St., and I went to 3918/20 W St.

During the execution of the warrant at 3918/20 W St., I was
able to observe and access the entire building. I saw large quantities of children's clothing and toys. The clothing consisting of diapers and clothes in the toddler to pre-school range. No children were found on the premises. There were several subjects on the premises. Only one was deemed to be connected with the Finders. The rest were renting living space from this individual. He was identified as Stuart Miles.

SILVERSTONE, DOB/061941, U.S. Passport No. 010858991.

SILVERSTONE was located in a room equipped with several computers, printers, and numerous documents. Cursory examination of the documents revealed detailed instructions for obtaining children for unspecified purposes. The instructions included the impregnation of female members of the community known as Finders, purchasing children, trading, and kidnapping. There were telex messages using MCI account numbers between a computer terminal believed to be located in the same room, and others located across the country and in foreign locations. One such telex specifically ordered the purchase of two children in Hong Kong to be arranged through a contact in the Chinese Embassy there. Another telex expressed an interest in "bank secrecy" situations. Other documents identified interests in high-tech transfers to the United Kingdom, numerous properties under the control of the Finders, a keen interest in terrorism, explosives, and the evasion of law enforcement. Also found in the "computer room" was a detailed summary of the events surrounding the arrest and taking into custody of the two adults and six children in Tallahassee, Florida on the previous night. There were also a set of instructions which appeared to be broadcast via a computer network which advised participants to move the "children" and keep them moving through different jurisdictions, and instructions on how to avoid police attention.

One of the residents was identified as a Chinese National. Due to the telex discovered referencing the Chinese Embassy in Hong Kong, he was fully identified for future reference:


During the course of the evening, I contacted Sector 4 to initiate a TICS check on SILVERSTONE, and initiate an archives check on him for the last four years. I also contacted SS/A Holloran to keep him advised of the proceedings and asked for and received permission to contact SS/A John Sullivan of the CPPU to query some names through the CPPU data base. SS/A Holloran told me he would call Southeast Region Headquarters to keep them posted on the proceedings as well. I later contacted SS/A Sullivan for the stated purpose, and in the discussion that followed, I gave him some background on the purpose of the request. I advised him that the information was not for dissemination at Headquarters, that Region was being notified, 
and that Region would probably contact Headquarters later if
seemed necessary. SS/A Sullivan assured me that the
information would go no further until official notification was
made by Region. No positive matches were obtained from the
CPPU data base. I was later joined at the W Street address by
SS/A Harrold. SS/A Harrold advised me that there were
extremely large quantities of documents and computer equipment
at the warehouse, and that HPD was posting officers inside the
building there and sealing the building until morning, in which
a second warrant for that premises would be obtained and
executed. SS/A Harrold also advised me that the news media had
been notified and had been waiting for the execution of the
warrant at the 4th Street address. Detective Bradley later
stated that the HPD Public Information Officer had been
contacted by a Tallahassee reporter. When it became apparent
the PIO had no information on the search warrants, the reporter
contacted local media representatives and a check of public
records containing the affidavits for the search warrants
revealed the locations and purpose of the warrants. Detective
Bradley surmised that someone on the Tallahassee Police
Department was the original source of information for the
press. I advised SS/A Holloran of the involvement of the
press, and he stated that he would, in turn, relay the
information to Region. SS/A Harrold and I assisted in the
transport of the evidence seized pursuant to the warrant and
cleared HPD after the press left the area.

On Friday, 2/6/87, I met Detective Bradley at the warehouse on
4th Street, N.E. I duly advised my acting group supervisor,
SS/A Don Budworth. I was again granted unlimited access to
the premises. I was able to observe numerous documents which
described explicit sexual conduct between the members of the
community known as finders. I also saw a large collection of
photographs of unidentified persons. Some of the photographs
were nude, believed to be of members of finders. There were
numerous photos of children, some nude, at least one of which
was a photo of a child 'on display' and appearing to accent the
child's genitals. I was only able to examine a very small
amount of the photos at this time. However, one of the
officers presented me with a photo album for my review. The
album contained a series of photos of adults and children
dressed in white sheets participating in a 'blood ritual.' The
ritual centered around the execution of at least two goats.
The photos portrayed the execution, disembowelment, skinning
and dismemberment of the goats at the hands of the children.
This included the removal of the testes of a male goat, the
discovery of a female goat's 'womb' and the 'baby goats' inside
the womb, and the presentation of a goat's head to one of the
children.

Further inspection of the premises disclosed numerous files
relating to activities of the organization in different parts
of the world. Locations I observed are as follows: London,
Germany, the Bahamas, Japan, Hong Kong, Malaysia, Africa, Costa
Rica, and 'Europe.' There was also a file identified as
"Palestinian," other files were identified by member name or "project" name. The projects, appearing to be operated for commercial purposes under front names for the Finders. There was one file entitled "Pentagon Break-In," and others which were referred to members operating in foreign countries. Not observed by me but related by an MPD officer, were intelligence files on private families not related to the Finders. The process undertaken appears to have been a systematic response to local newspaper advertisements for babysitters, tutors, etc. A member of the Finders would respond and gather as much information as possible about the habits, identity, occupation, etc., of the family. The use to which this information was to be put is still unknown. There was also a large amount of data collected on various child care organizations.

The warehouse contained a large library, two kitchens, a sauna, hot-tub, and a "video room." The video room seemed to be set up as an indoctrination center. It also appeared that the organization had the capability to produce its own videos. There were what appeared to be training areas for children and what appeared to be an altar set up in a residential area of the warehouse. Many jars of urine and feces were located in this area.

I should also mention that both premises were equipped with satellite dish antennas.

I discussed the course of action to be taken by MPD with Detective Bradley. He stated he was only interested in making the child abuse case(s). I was assured that all of the evidence would be available to U.S. Customs in furtherance of any investigative/criminal action pursued. MPD personnel were to begin around the clock review and sorting of the evidence until completed. Customs will have access after this is accomplished. This will include several U.S. Passports discovered during the search.

Upon leaving the 4th Street premises, I encountered a news media representative and was asked the reason behind U.S. Customs involvement in the investigation. I advised the reporter that I could not discuss anything and referred her to the RAC/DC. I left immediately thereafter.

There is no further information available at this time. It should take three to five days for all the information to be sorted, reviewed, logged by the MPD. I will maintain contact with Detective Bradley until the evidence is again accessible.

Respectfully submitted,

[Signature]

Ramon J. Martinez
Special Agent, USCS
On Thursday, February 5, 1987, Senior Special Agent Errold and I assisted the Washington, D.C. Metropolitan Police Department (MPD) with two search warrants involving the possible sexual exploitation of children. During the course of the search warrants, numerous documents were discovered which appeared to be concerned with international trafficking in children, high tech transfer to the United Kingdom, and international transfer of currency.
DETAILS OF INVESTIGATION:

On March 31, 1987, I contacted Detective James Bradley of the Washington, D.C. Metropolitan Police Department (MPD). I was to meet with Detective Bradley to review the documents seized pursuant to two search warrants executed in February 1987. The meeting was to take place on April 2 or 3, 1987.

On April 2, 1987, I arrived at MPD at approximately 9:00 a.m. Detective Bradley was not available. I spoke to a third party who was willing to discuss the case with me on a strictly "off the record" basis.

I was advised that all the passport data had been turned over to the State Department for their investigation. The State Department in turn, advised MPD that all travel and use of the passports by the holders of the passports was within the law and no action would be taken. This included travel to Moscow, North Korea, and North Vietnam from the late 1950's to mid 1970's.

The individual further advised me of circumstances which indicated that the investigation into the activity of the FINDERS had become a CIA internal matter. The MPD report had been classified secret and was not available for review. I was advised that the FBI had withdrawn from the investigation several weeks prior and that the FBI Foreign Counter Intelligence Division had directed MPD not to advise the FBI Washington Field Office of anything that had transpired.

No further information will be available. No further action will be taken.

ACTION TO BE TAKEN BY LSD/TECS:

No action to be taken on the basis of this report.