CORRUPTION: The Satanic Drug Cult Network and Missing Children



The Gunderson Report
A series of three volumes on the most important threat to our children today

Presented by: Ted L Gunderson International

THIS REPORT DEMANDS A SOLUTION TO ONE OF THE MOST SERIOUS PROBLEMS IN AMERICA TODAY. SOMEONE MUST LISTEN -- SOMETHING MUST BE DONE.

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INTRODUCTION: SATANISM, RITUAL CHILD SEXUAL ABUSE AND HUMAN SACRIFICE

To understand the philosophy of satanism and ritual child sexual abuse, read the following excerpts from Aleister Crowley's book *The Law Is for All*.

The following are exerpts from *The Law Is for All* by Aleister Crowley (Falcon Press, Arizona, 1986).

Moreover, the Beast 666 adviseth that all children shall be accustomed from infancy to witness every type of sexual act, as also the process of birth, lest falsehood fog, and mystery stupefy, their minds, whose error else might thwart and misdirect the growth of their subconscious system of soulsymbolism.

"When, where, and with whom ye will."

The phrase "with whom" has been practically covered by the comment "as ye will." One need no more than distinguish that the earlier phrase permits all manner of acts, the latter all possible partners. . . . In real life, we have seen in our own times Oscar Wilde, Sir Charles Dilke, Parness, Canon Aitken and countless others, many of them engaged in first-rate work for the world, all wasted, because the mob must make believe to be "moral." phrase abolishes the eleventh commandment, "Not to be found out," by authorizing incest, adultery, and pederasty, which every one now practices with humiliating precautions, which perpetuate the schoolboy's enjoyment of an escapade, and make shame, slyness, cowardice and hypocrisy the conditions of success in life. (Pages 114-115)

The misunderstanding of sex, the ignorant fear like a fog, the ignorant lust like a miasma, these things have done more to keep back humanity from the realization of itself, and from intelligent cooperation with its destiny, than any other dozen things put together. The vileness and falseness of religion itself have been the monsters aborted from the dark womb of its infernal mystery. (Page 124)

The anacephalepsis of these considerations is this: 1.) The accidents of any act of love, such as its

protagonists and their peculiarities of expression on whatever plane, are totally immaterial to the magical import of the act. Each person is responsible to himself, being a star, to travel in his own orbit, composed of his own elements, to shine with his own light, with the color proper to his own nature, to revolve and to rush with his own inherent motion, and to maintain his own relation with his own galaxy in its own place in the universe. His existence is his sole and sufficient justification for his own matter His only possible error is to and manner. 2.) withdraw himself from this consciousness of himself as both unique in himself and necessary to the norm of nature. . .

Whatever your sexual predilections may be, you are free, by the Law of Thelema, to be the star you are, to go your own way rejoicing. It is not indicated here in this text, though it is elsewhere implied, that only one symptom warns that you have mistaken your True Will, and that is, if you should imagine that in pursuing your way you interfere with that of another star. It may, therefore, be considered improper, as a general rule, for your sexual gratification to destroy, deform, or displease any other star. Mutual consent to the act is the condition thereof. It must, of course, be understood that such consent is not always explicit. There are cases when seduction or rape may be emancipation or initiation to another. Such acts can only be judged by their results. (Pages 125-126)

To understand the satanic philosophy on ritual human sacrifice, read the following excerpts from Aleister Crowley's book *Magic in Theory and Practice*.

The following are excerpts from Magick in Theory and Practice by Aleister Crowley (Dover Publications, Inc., New York, 1976).

CHAPTER XII

Of the Bloody Sacrifice: and Matters Cognate.

It is necessary for us to consider carefully the problems connected with the bloody sacrifice, for this question is indeed traditionally important in Magick. Nigh all ancient Magick revolves around this matter. In particular all the Osirian religions--the rites of the Dying God--refer to this. The slaying of Osiris and Adonis; the mutilation of Attis; the cults of Mexico and Peru; the story of Hercules or Melcarth; the legends of Dionysus and of Mithra, are all connected with this one idea. In the Hebrew religion we find the same thing inculcated. The first ethical lesson in the Bible is that the only sacrifice pleasing to the lord is the sacrifice of blood; Abel, who made this, finding favour with the Lord, while Cain, who offered cabbages, was rather naturally considered a cheap sport. The idea recurs again and again. We have the sacrifice of the Passover, following on the story of Abraham's being commanded to sacrifice his firstborn son, with the idea of the substitution of animal for human life. The annual ceremony of the two goats carries out this in perpetuity. And we see again the domination of this idea in the romance of Esther, where Haman and Mordecai are the two goats or gods; and ultimately in the presentation of the rite of Purim in Palestine, where Jesus and Barabbas happened to be the Goats in that particular year of which we hear so much, without agreement on the date.

This subject must be studied in the "Golden Bough," where it is most learnedly set forth by Dr. J. G. Frazer.

Enough has now been said to show that the bloody sacrifice has from time immemorial been the most considered part of Magick. The ethics of the thing appear to have concerned no one; nor, to tell the truth, need they do so. As St. Paul says, "Without shedding of blood there is no remission"; and who are we to argue with St. Paul? But, after all that, it is open to any one to have any opinion that he likes upon the subject, or any other subject, thank God! At the same time, it is most necessary to study the business, whatever we may be going to do about it; for our ethics themselves will naturally depend upon our theory of the universe. If we were quite certain, for example, that everybody went to heaven when he died, there could be no serious objection to murder or suicide, as it is generally conceded--by those who know neither--that earth is not such ■ pleasant place as heaven.

However, there is mystery concealed in this theory of the bloody sacrifice which is of great importance to the student, and we therefore make no further apology. We should not have made even this apology for an apology, had it not been for the solicitude of pious young friend of great austerity of character who insisted that the part of this chapter which now follows--the part which was originally written--might cause us to be misunderstood. This must not be.

The blood is the life. This simple statement is explained by the Hindus by saying that the blood is the principal vehicle of vital Prana. There is some ground for the belief that there is a definite substance, not isolated my yet, whose presence makes all the difference between live and dead matter. We pass by with deserved contempt the pseudo-scientific experiments of American charlatans who claim to have established that weight is lost at the moment of death, and the unsupported statements of alleged clairvoyants that they have seen the soul issuing like vapour from the mouth of persons in articulo mortis but his experiences as an explorer have convinced the

Master Therion that meat loses a notable portion of its nutritive value within a very few minutes after the death of the animal, and that this loss proceeds with ever-diminishing rapidity as time goes on. It is further generally conceded that live food, such as oysters, is the most rapidly assimilable and most concentrated form of energy. Laboratory experiments in food-values seem to be almost worthless, for reasons which we cannot here enter into; the general testimony of mankind appears a safer guide.

It would be unwise to condemn as irrational the practice of those savages who tear the heart and liver from an adversary, and devour them while yet warm. In any case it was the theory of the ancient Magicians, that any living being is storehouse of energy varying in quantity according to the size and health of the animal, and in quality according to its mental and moral character. At the death of the animal this energy is liberated suddenly.

The animal should therefore be killed within the Circle, or the Triangle, we the case may be, so that its energy cannot escape. An animal should be selected whose nature accords with that of the ceremony-thus, by sacrificing female lamb one would not obtain any appreciate quantity of the fierce energy useful to Magician who was invoking Mars. In such case ram would be more suitable. And this ram should be virgin-the whole potential of its original total energy should not have been diminished in any way. For the highest spiritual working one must accordingly choose the victim which contains the greatest and purest force. A male child of perfect innocence and high intelligence, is the most satisfactory and suitable victim.

For evocations it would be more convenient to place the blood of the victim in the Triangle--the idea being that the spirit might obtain from the blood this subtle but physical substance which was the quintessence of its life in such a manner as to enable it to take on a visible and tangible shape.8

Those magicians who object to the use of blood have endeavored to replace it with incense. For such a purpose the incense of Abramelin may be burnt in large quantities. Dittany of Crete is also waluable medium. Both these incenses are very catholic in their nature, and suitable for almost any materialization.

But the bloody sacrifice, though more dangerous, is more efficacious; and for nearly all purposes human sacrifice is the best. The truly great Magician will be able to use his own blood, or possibly that of disciple, and that without sacrificing the physical life irrevocably. (Pages 92-97)

NOTES

- 1. Prana or "force" is often used as a generic term for all kinds of subtle energy. The prana of the body is only one of its "vayus." Vayu air or spirit. The idea is that all bodily forces are manifestations of the finer forces of the more real body, this real body being a subtle and invisible thing.
- 2. This substance need not be conceived as "material" in the crude sense of Victorian science; we now know that such phenomena as the rays and emanations of radioactive substances occupy intermediate position. For instance, mass is not, as once supposed, necessarily impermeable to mass, and matter itself can be only interpreted in terms of motion. So, as to "prana," one might hypothesize phenomenon in the ether analogous to isomerism. We already know of bodies chemically identical whose molecular structure makes me active, another inactive, to certain reagents. Metals and be "tired" or away "killed" as to many of their properties, without discoveraBle chemical change. One mm "kill" steel, and "raise it from the dead"; and flies drowned in ice water mn be resuscitated. That it should be impossible to create high organic life is scientifically unthinkable, and the Master Therion believes it to be matter of few years indeed before this is done in the laboratory. Already we restore the apparently drowned. Why not those dead from such such syncope? If we understood the ultimate physics and chemistry of the brief moment to death we could get hold of the

- force in some way, supply the missing element, reverse the electrical conditions or what not. Already we prevent certain kinds of death by supplying wants, as in the case of Thyroid.
- 3. One can become actually drunk on oysters, by chewing them completely. Rigor remain to be a symptom of the loss of what I may call the Alpha-energy and makes a sharp break in the curve. The Beta and other energies dissipate must slowly. Physiologists should make it their first duty to are must these phenomena; for their study is evidently a direct line of research into the nature of Life. The analogy between the living and complex molecules of the Uranium group of inorganic and the Protoplasm group of organic elements is extremely suggestive. The faculties of growth, action, self-recuperation, etc., must be ascribed to similar properties in both cases; and as a have detected, measured and partially explained radioactivity, it must be possible to contrive means of doing the
- 4. It is a mistake to suppose that the victim is injured. On the contrary, this is the most blessed and merciful of all deaths, for the elemental spirit is directly built up into Godhead—the exact goal of its efforts through countless incarnations. On the other hand, the practice of torturing animals to death in order to obtain the elemental a slave is indefensible, utterly black magic of the very worst kind, involving it does metaphysical basis of dualism. There is, however, objection to dualism or black magic when they properly understood. See the account of the Master Therion's Great Magical Retirement by Lake Pasquaney, where He "crucified a toad in the Basilisk abode."
- A wolf would be still better in the case of Mars. See 777 for the correspondences between various animals and the "32 Paths" of Nature.
- 6. There is also the question of its magical freedom. Sexual intercourse creates a link between its exponents, and therefore responsibility.
- 7. It appears from the Magical Records of Frater Perdurabo that He made this particular sacrifice on ma average about 150 times every year between 1912 c.v. and 1928 c.v. Contrast J. K. Huyman's "Là-Bas," where perverted form of Magic of an analogous order is described. "It is the sacrifice of oneself spiritually. And the intelligence and innocence of that male child me the perfect understanding of the Magician, his mu aim, without lust of result. And male he must be, because what he sacrifices is not the material blood, but his creative power." This initiated interpretation of the texts was sent spontaneously by Soror I. W. E., for the sake of the younger Brethren.

- 8. See Equinox (I, V. Supplement: Tenth Aethyr) for an Account of Operation where this done. Magical phenomena of the creative order are conceived and germinate in a peculiar thick velvet darkness, crimson, purple, or deep blue, approximating black: as if it were said, In the Body of Our Lady of the Stars. See 777 for the correspondences of the various forces of Nature with drugs, perfumes, etc.
- 9. Such details, however, may safely be left to the good sense of the Student. Experience here melsewhere is the best teacher. In the Sacrifice during Invocation, however, it may be said without fear of contradiction that the death of the victim should coincide with the supreme invocation.

SYNOPSIS

I first became involved in investigating satanic cults in October 1980, when P. E. Beasley, a retired Fayetteville, North Carolina police officer, and I obtained a signed confession from Helena Stoeckley who stated that she and members of her satanic cult had murdered Dr. Jeffrey R. MacDonald's wife and their two children at Fort Bragg, North Carolina on February 17, 1970. The murders were Stoeckley's initiation into the group. Stoeckley advised that Dr. MacDonald was the victim of an Army drug frame. During the late 1960s and early 1970s drugs were flown into United States Army bases from Vietnam in plastic bags concealed in the body cavities of dead GIs (see Time magazine article January 1, 1973 and summary of the MacDonald case, which are included in this report). Dr. MacDonald was convicted and is serving three consecutive life sentences for these He recently lost an appeal which was based on the murders. concealment of evidence by the government during the 1979 trial.

As an outgrowth of the MacDonald investigation I became involved with a civilian network in investigating satanic cults. We have developed extensive information which establishes that a loose-knit satanic cult/drug network is active in the United States. Members of this network finance their operation through the sale of marijuana, cocaine, heroin, amphetamines and barbiturates, as well as prostitution, pornography, snuff films and other illegal activity. The drugs are normally sold by street gangs. This network kidnaps and sacrifices children and others to Satan. We have information concerning numerous homicides and human sacrifices committed by this group. Some of the victims were working in our mini-civilian task force at the time of their deaths.

We have interviewed numerous adult survivors. (An adult survivor is usually a person who was born into the movement, survives, and later disassociates himself or herself from the group, going into hiding to avoid being murdered.) The survivors came from different areas of the country, and none have been in contact with or know each other. Each of the survivors I have interviewed furnished me with similar details concerning ceremonies they witnessed in which

humans and animals were sacrificed. Often, the victims were infants or young children.

Under torture, the body's production of endorphins increases dramatically, raising the level of adrenalin and other body chemicals. Occultists torture their victims to death and cannibalize their bodies just before death in order to ingest these chemicals, which they believe gives them power. Similarly, some satanists eat their victims' brains because they believe the victim's intelligence will thus pass into their own brain.

Members of the cult network are operating child day schools throughout the country. Children from different states who have never met are telling authorities similar stories concerning their experiences in these schools. There has been successful prosecution in North Carolina, Florida, Massachusetts, Nevada and California of pre-school owners and operators. A psychiatrist in Los Angeles interviewed children from eight different day schools. All these children told similar stories about witnessing rituals satanic in nature, as well as extensive sexual child abuse by teachers and others. One adult survivor told me that when she was \blacksquare young girl, her father

made her hold a knife to the chest of a live infant. He then placed his own hand over hers and plunged the knife into the heart of the victim.

The occultists often force preschool children to participate in human sacrifices and then tell them they and their parent or parents will be murdered if the children reveal any secrets or talk about these activities. The psychological effect on the child is that the child believes he or she is guilty of murder. I know of one instance where a Satanist held
gun to a child's head and told her he would shoot her if she didn't shoot another child that was tied to a post. She shot the other child.

Sexual molestation of children during their preschool years is part of the ritual. It is also used to indoctrinate them. Children are indoctrinated between the ages of 2 and 4, when they are at a critical stage of development. These children acquire many of their values while under the supervision of Satanists before being returned to their parents and entering the public school system. Satanists convince the children that their parents don't love them but that they, the Satanists, do. Even after they leave the day school and enter

kindergarten, children's activities are followed by Satanists and continually reminded that they are being watched. When the children enter junior high and high school, the Satanists will attempt to actively recruit them. At this age, youngsters fall easy prey to peer groups who involve them through music, neighbors, drugs, sex, etc.

Mind control and discipline are an important part of Satanism.

The application of mind control techniques starts during the child's preschool years in day school and continues through junior high and high school. Games such as Dungeons and Dragons are used to teach the unaware child satanic philosophy.

In the McMartin child day school case in California, more than 500 complaints of sexual molestation were filed with the police before the district attorney decided to prosecute. The D.A. indicted seven defendants. After a grand jury and pretrial, they were all held over for trial. The D.A. dropped the charges on five of the seven. Virginia McMartin was found not guilty. Ray Buckey was tried twice, with both trials resulting in u hung jury. The children had stated that they were taken into tunnels under the school and molested. Some said they were taken out of the tunnels into the yard of the house

next door to the McMartin school, placed in vans, and taken to various places in the community, where they were used for prostitution. Many prominent citizens were identified by the children as having been involved, including politicians, professional athletes and actors.

In May 1990, one of the McMartin victims' parents gained access to the school. She hired an archeologist. He and his associates found the tunnels at the time of the second trial of Ray Buckey, but the district attorney refused to use the evidence in the trial.

More than 5000 students attended the McMartin preschool during the 28 years it was in operation (two schools, 1956 to 1984). We know 34 year old woman who recalls being sexually molested, along with her schoolmates, at the McMartin school during her preschool days, more than 30 years ago.

Many prosecutors are reluctant to prosecute preschool sexual molestation cases because they believe children cannot be competent witnesses. A three-year study by Gail S. Goodman, Ph.D., State University of New York at Buffalo, and Karen Sawitz, Ph.D., UCLA, examined the testimony of children who were actively involved in an event and who interacted with an unfamiliar person. These are laboratory studies involving recall about (1) playing a game (low-stress situation), (2) having blood drawn at a clinic (high-stress situation), and (3) being inoculated (high-stress situation).

The findings included: (1) There were not significant age differences in the children's ability to recall the event, and their recall did not deteriorate over time. The children's reports were 98% accurate. (2) The older children (5 to 6 years) answered more objective questions correctly than the younger ones, (3 to 4 years) and the younger children showed a decline, after a delay, in their ability to answer questions about the actions involved. (3) Children did not make up false stories of abuse even when asked questions that might foster such reports.

I have been told it is common for satanic groups to kidnap their victims, usually infants and young children, from hospitals, orphanages, shopping centers and off the streets. We have information that Satanists operate not only child day schools but foster homes as well. This is ■ source for children who often cannot be traced. It is also a way of obtaining children for ritualistic child molestation and recruiting children into Satanism. We have received information that interment camps are located throughout the U.S. where they hold their victims until they are ready to be sacrificed or sold to foreigners as sex slaves. We have been told about a landing strip in the Nevada desert where foreign jet airplanes with no tail markings land and take off after buying kidnapped children at auctions.

Another source of baby victims are "breeders," female Satanists whose families have been involved in Satanism for generations. We have interviewed numerous breeders. The Satanists impregnate the breeders and use the babies for sacrifices. Since there is no birth record, there is no missing-person report. The Satanists also use breeders for prostitution and sexual favors to politicians, law

enforcement officers, judges, etc. These officials are then blackmailed and as result do not enforce laws broken by Satanists and often do not prosecute them. Thus, in some areas, satanic crimes are being overlooked or covered up because Satanists control law enforcement and the judicial system.

We have information that a child kidnapping network is active in the United States that furnishes children to satanic cults for human sacrifices. We recently identified two missing children ages 1 and 3 who, according to our witness, were victims of satanic sacrifice on the West Coast. One of these children was from the East Coast and the other from the Southwest. The child from the Southwest was identified by two witnesses on the West Coast the day after he was kidnapped. Both children were sacrificed in a satanic ceremony.

The Satanists prefer to sacrifice Christian infants and children.

The younger the child, the less it has sinned and thus the "purer" it is deemed to be. There is a preference for pregnant women. They kill the mother and cannibalize the fetus.

We have information about four individuals who were informants for U.S. government intelligence agencies and were involved in the satanic cult/drug network. By using such individuals, satanic cult/drug informants place disinformation in government files, thereby influencing in some instances action taken by government officials. In two cases, the informant worked for the FBI. This may be one of the reasons the FBI refuses to investigate the satanic cult movement in the U.S. today. I suspect another reason is that the FBI's consultants are providing them with disinformation about satanic, activity, philosophy and beliefs.

The satanic network utilizes specialists for surveillance, photography, contract killings, wiretaps and other techniques in its efforts to stay continuously aware of the activities of its adversaries. In 1984, I discovered that my telephones were tapped. I sued GTE and collected an out-of-court settlement.

We have information that the satanists operate internment camps throughout the United States where they keep their captives. We have been told that some of the camps are on government reservations (not confirmed).

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Although there are numerous books available on Satanism, most of the teachings are passed orally from one generation to the next.

During a trip to Washington, D.C. in June 1987, I was identified at a church service as a visitor to that city. The pastor informed the congregation that I was attempting to alert Congress to the satanic cult missing children problem in this country. After the service, a mother and her 15 year old daughter, a student at a local high school, advised me the daughter had been approached by a classmate the previous week and asked to join a satanic cult. The classmate described herself as witch and stated that a recent meeting of satanists in Washington, D.C. was attended by hundreds of people from all over the U.S. I have heard of other such meetings involving Satanists from other sections of the country.

Several years ago I visited an abandoned satanic ceremony site,, located on the side of a mountain in Southern California. The site is approximately 250 by 80 feet in size and can only be seen from the air. The house on the property had burned down shortly after the McMartin preschool scandal made the headlines and it became public

knowledge the McMartin children said that they had been taken to the mountains in an airplane. The children had also told authorities they witnessed infant sacrifices. I was reminded of this when I saw a concrete bunker approximately 20' x 20' in size. A source once active in the satanic movement told me that this type of structure was where Satanists kept their kidnapped victims until they sacrificed them. Also at that site I saw two satanic altars and II small room with steel hooks embedded in the concrete walls. My source said this was probably a torture room.

We have information that police officers, prosecutors, morticians, ministers, teachers, doctors, lawyers and others of all ages, in all walks of life, are practicing Satanists. Many of these individuals lead double lives. To some they appear an leading citizens of the community, and to their fellow cult members they are dedicated evil worshippers. We have been told that a superintendent of schools in California is a Satanist. Michael Acquino, head of the Church of Set in San Francisco was lieutenant colonel in the Army Reserves in charge of records for all Army Reserve personnel. Acquino has top secret clearance and lectures at Fort Bragg, N.C. as well as other

Army bases. He reportedly is presently involved in mind control experiments at the University of Arizona. He was twice under investigation for ritualistic sexual child abuse at the Presidio in San Francisco. No charges were ever filed against him. An adult survivor once told me the U.S. Army is Satan's army. She made this statement because of the numerous Satanists in the Army. Her father was in the Army at the time. There have been ritualistic child sexual molestation cases at West Point as well us the Presidio in San Francisco.

A Boise, Idaho police officer believes 50,000 to 60,000 Americans who disappear each year are victims of human sacrifices by satanic cults. The bodies of some victims are buried but most are cremated so there is no body and no evidence. I know of no occult supply store in Los Angeles that sells portable crematories. Reliable sources estimate there are more than three million active satanists in the United States.

The FBI reports the number of automobiles stolen in the United States each year, but they do not keep record of the number of persons who disappear. It is unbelievable that there is more

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concern for automobiles than for missing persons. Some estimate the number of missing persons at high as 1.8 million per year. Only about half are believed to be located and returned within a year. I have alerted the FBI, the U.S. Department of Justice and members of Congress to this and suggested that these matters be investigated by the federal government. My requests have been ignored.

Mr. Ken Lanning, Superior in Charge of the FBI Behavioral Science Unit, Quantico, Virginia, states that since there are no bodies, there are no human sacrifices. He claims Satanism is a religion which is protected by the First Amendment of the U.S. Constitution. He has publicly stated there are more crimes in the name of Christianity than there are committed in the name of Satan.

Many local law enforcement agencies recognize this problem and are actively investigating. However, local law enforcement is not equipped to coordinate this at a national level. A national clearing house is needed, as well as training and seminars. The FBI already receives monthly crime statistics from every law enforcement agency in the country. It would be simple matter for the local law enforcement agencies to add a column to their report for missing

persons and arrange for distribution of missing children's photographs. Steps must be taken to protect Americans from an element that is far more dangerous to our society than the Mafia. This situation cannot be ignored. These criminals must be stopped.

Documentation for information contained in this report comes from police reports, court documents, books written by Satanists and satanic experts, reliable confidential informants and sources, interviews with past and current Satanists, researchers, and adult and child survivors.

Thank you,

TED L. GUNDERSON & ASSOCIATES

he L. Sunderson

Ted L. Gunderson

President

September 15, 1992

NEWSPAPER AND MAGAZINE ARTICLES DEALING WITH SATANISM

(Hundreds more are available.)

Please read the Los Angeles Times article 12/13/87 closely. This article states officials have a tendency to disbelieve children who claim they are victims of satanic sexual molestation and have witnessed ritualistic sacrifices.

A professed occultist, Damion Dade Blood VII, states, "Outsiders won't believe this stuff, and that's something insiders count on. Our whole lives are covert operations."

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Children's Macabre Testimony Sometimes Derails Prosecutions

From Associated Press

EDITOR'S NOTE-Most of the notoriety of the Maline Pre-School child out of toddlers' descriptions of bisiere ceremonies and animal midibilion that seemed to stem from and worship. But such in art not unique investigators say stories crop up in frightening crowlerity in molestation cases, proinling ammunition for defense atin new challenging the believability of success and passes.

Prosecution of Mill molestation being derailed around in country because wictims are lacing Limit testimony with many bre tales in mulhorities

Although sexual abuse III medically proven in many of these the charges frequently crumble when preschoolers tell of drugging and assault is bloody occult coremonice, says Francisco Francisco

Officer Gallant,
"Any Gallant attorney will tell you court with a shall under I is to Impossible, less one blaming the devil,"

But investigators are curious similarities they're hearing is mail testimony was youngsters unrelated geographically

The thing in the I've heard is the consistency in the types of things the kids were reporting-all across its country the descriptions were very simi-lar," Gallant sold. "In this last the

The federally funded American Humane and in Denver says 113,000 child molestations reported nationwide in lime the year for which were compiled. That figure is up from 100,000 reported cases in Mill

I know there have been some infamous cases in preschools, but we don't feel that it's a widespread problem," I AllA spokeswoman Katie Bond. "They are seen as incidents which gain miss. riety because they're m emotionally charged.

in 75% of reported cases, abuse comes from within the family, asid. "We have no informaon satanists, which in I to say they're not im there, but the majority abuse comes from perents and is limited in individuals in the home."

- Alleged cult horrific, the children revealing intimate knowledge beyond their years-convincing drawing acolfs from others.

Aline was a psychology pro-fessor at Mills College in Onkland, said mile custody cases we had worked on introduced in a similar gations of cuit per crimes widence.

"One women said ii arm not her husband, it if the entire staff in III D.A.'s office involved in saturic practices, 1 more raving than substantial proof,"

An 11-year-old Plos Rivers boy, who prompted the proper in neighmolesting startled officials with claims in lighbors him in participate in ritual killing.

Charges in hidnaping, conspir-icy, false imprisonment and sexual assault of several neighborhood children were dropped before trial when another mild witness recanted testimony and was inconclusive.

"They siways said nobody would delieve us if we told," said the 11-year-old.
Would children fabricate

"In my practice I often see counterculture fade shown in last week's pop magazines described as this week's chosen ior." Kidd

Dr. Thomas Hicklin, and clinical psychiatrist in Children's Ward in Los Angeles County-USC Medical Center, by victime can im elaborate pleas for help,

The ticket getting cy at Martin Luther King Hospital help in society to shown in Los Angeles, he nom tremendous problems." Hicklin leaches. In studying police under stress.

He ima reports of cult abuse are on the rise, though they are rare, three or four cases a year since the early 1960s.

"Kids are manipulating their lie purposeful-ly," he said. "They're learning this stuff TV then in horror It port of their imaginations."

between fantasy and reality, a perception Mili normally becomes at age I will be regress in that development level following abuse, he said.

Dr. Roland Summit, psychiatry rofmma at UCLA, added, "People tempted come fear they will be labeled as reser or paranoid Les to some legent they're right. Usually charges are dropped at the intrusion of the bisarre."

Gallant cited several molestation cases minus charges were dropped w reduced after astanic allegations surfaced on Wheel only sex Ellies were prosecuted lim fear of losing the cases by including testimony She mensbout int in cases in Lin Angeles, San Prancisco, Boston, Atlanta, Port Angeles, Wash., Jordan, Minn, El Paso.

"Many if not most cases absolutely nowhere despite physieal evidence supportij accusa-tiore of molestation," Galiant seld.
"Few have the man-power, time or money to pursue; cases deemed likely to lose."

The medical profession has maintained a scientific distance from ritual abuse allegations, and

that frustrates pediatrician Grego-Gry Simpson of Carson, Calif.
Ritual scarring in patients
prompted Simpson to research
in 1965-86 during his residen-

= studying police files, he cared four children who Phad citual scars and exhibited behavior indicating that they'd been abused rather than sexually assaulted. One dead girl's chest carried with a pentagram, he said.

The conclusion I reached is that satanic abuse of small children does exist, 🔤 it's something that 🖦 be dealt with by the medical community," is said.

A 1985 Piorida is child abuse prosec II at Frank Fuster received several life sentences based targely on the testimony of 17-year-old wife, Iliana.

Children at Fuster baby-sitprayer sitegedly learned them and told of delly molestation.

in Los Brapiles, the UniMartin tions if mutilations and escrifices."

Raymond Buckey, 29, and his mother, Peggy M. Buckey, 10, me being iron on 100 magnetic tion and conspiracy manual involvfive other defendants were gropped

agreed to be interviewed because he said he was a victim of such abuse and opposes it, confirmed the existence of salanic practices recounted by children.

Those who worship evil are trying to appease or arise a spirit or detty, and some believe children are the key to doing this," said Damion Jade Blood VII, an Australian living in New Jersey.

d i can certainly explain what kids are saying as being part of some occult religions. Chitalders' won't believe this stull and that's something insides cause on Our whole lives are covert operations."

Los Angeles Times 12/13/87

SATANIC CRIME IS ON

America's foremost ■▲ pert on cults and demonic rites.

Ten years ago, fellow oficers laughed when she and the devil was mu the rampage. Now, thousands it demon-related music ater, they listen when she avs that 1989 could be a particularly bad year for satanic crime.

And when tough, hardened Sandi Gallant says and, that means trouble. because she has seen the anist that demonicallycrazed cults and do.

Sandi believes the pohee and public have only wen the tip of a black iceerg. She believes many ntual crimes go underected because they involve children.

Savs Sandi: "Too often I near seasoned police offieers say it simply be true, that some kid must have made up the shole thing, that this just toes not happen in a civilized world.

Disbelief

That is precisely what satanists count on. They depend on disbelief or fear and ignorance.

The most conservative estimates place the number of devil worshipers in America at more than four million. A report by time Adam Walsh Center, the nution's leading investigative agency into ritual ibuses, says that last year American children involved in crimes which included sacrificing animais and other demonic cuit activities.

The center says last year there were 200 uninived ritual murders in

Sava Sandi: "Just look at my case files. Wizards, witches, satanists, sorcerers and voodooists have out of the closet and are IIII the march."

And, terrifying un it might M for American parents, Sandi was them

* * * THE AVERAGE weight of u man's brain is 49 oz., and the iverage woman's brain weight 44 oz. - but the weight if the brain has nothing to do with its intelligence.

1. 1989-EXAMINER

THEY CALL her Satisfan's Cop—the policewoman who is RISE

By MIMILIII BOYD

marching straight toward children.

A 24-year veteran on the San Francisco Police Department, Sandi is convinced that there was thousands of children in preschools and kindergartens the country talking about grown-ups in robes. Says Sandi: "The satan-

ists among the children chant in a strange guttural language while they perform dark ceremonies which include sexual abuse and even murder.

She explains that young children was perfect victims, because it is almost impossible to get ■ conviction in court based on youngster's testimony.

"What is especially frightening is the growth of teenage cultists who indulge in fantasy role-playing, often coupled with heavy metal music," she

Sandi believes the proli-



HARDENED COP Sandi Gallant has seen what demonically-crazed cuits can

feration of graphic horror movies and videos is partly to blame for the inin teenage cultism.

The 44-year-old crusadagainst satanism is a divorcee with no children. "Knowing what I know, I would be just sca to be mother," she s in a matter-of-fact t that chills the bones.

ity rebuilds burned boy's life

COMMUNITY with compassion Ahas banded together to build a new life for a badly burned boy.

Courageous Joey Philion, 15, risked near death to was his family when a rag-

JOEY LOOKS ADMIRINGLY at a picture of his --house contractors are building for his family for free.

ing fire suddenly swept through his home.

Joey escaped unharmed from the flames that engulfed his house in Orillia. Ontario, Canada, last spring. But the hero suddenly realized his younger

brother was left inside he rushed back into the raging inferno and carried him to safety.

Seconds later, Joey ran in again, thinking he had forgotten his mother. She wasn't there, but it was late for him to turn back. He barely escaped by jumping out of second-story window into a anowbank, his body enveloped in flames.

A neighbor rolled Joey in the min put out the fire. but he had suffered lifethreatening burns wer 90% of his body. When his frantic mother arrived 📟 the his skin peeled in her hands.

Since then, Joey has clung | life through 41 operations and two bouts of

pneumonia. He spent first seven months of recovery in the Shrin Burn Unit in Boston. has now been transfer to the Hospital for § Children in Toronto.

Meanwhile, friends neighbors have rall around the young boy was willing to give up own life to help oth They raised \$150,000 pay medical expenses covered by insurance.

Then, when Joey's m announced she wanted use part of the funds fo home, local conti um offered u build for them - free. Nei bors are supplying construction crews w coffee and sandwiches.

"People are just == pressed with this boy," plains Ken McCann. electrician who challen other contractors III i build the home.

Police note rise satanic cri

Last year, a psychologist testifying in a 16-year-old boy's trial said the boy admitted praying to Satan for guidance before shooting his father nine times "because he know God would not help him."

A Laguna Hills youth was sontenced to 25 years to life in prison for sneaking up behind his father and shooting him in the back of the head. A subsequent search of the boy's bedroom turned up pentagrams, satanic drawings and a pact he had made with Satan and signed in blood.

Alleged "Night Stalker" defendant Richard Ramirez, accused of murdering 15 people and assaulting 17 others, has a pentagram, a ! five-pointed star associated with estanism, tattoood on the palm of

his 1 ... 1

"Namaism usually isn't a motive in murder, rather, murder is a symptom of satanism," said Dick Fredrickson, an Orange County deputy district attorney. "Once you fall into that heavy-metal syndrome and the embracing of Satan, then it's easy to do things you otherwise would not do."

So many satanic messages and signs of the occult are being found Il Southern California crime scenes that police officers in increasing numbers are taking courses on how to recognize them.

"At first the officers were kind of skeptical," said Darlyne Pettinicchio, a deputy Orange Countyprobation officer who has taught such classes for three years. "They didn't want to believe that these things were going on. These, after all, are not normal kinds of crimes.

But the police training program, which includes a booklet outlining crime-related characteristics of satanism, quickly gained acceptance as evidence of the occult began turning up more frequently.

Authorities say many of the crimes are committed by youths caught up in the philosophy of. punk and especially heavy metal or hard rock music.

They imitate what they see and "may end up out there somewhere doing rituals," said Pettin-

icchia.

"The average person could be at one of the (satanic ritual) sites and not know it," Newport Beach police Detective Greg Armstrong said. "You have to know what to look for. Once I was at a ritual site ... and didn't know it until 1 looked in the crook of a tree and Law gost's head."

DAMLY NEWS/Monday, September 28, 1986 NEWS - 5 .3

More Cases of Ritual Abuse

By Edward W. Lempinen Chronicle Staff Writer

Bay Area mental health workers said yesterday that they are seeing more evidence it is sexual abuse in children and in adults in survived intense abuse when they were young.

torture have surfaced in recent months throughout him Bay Armand Northern California, said therapists and others gathered at the University of California at Berkeley.

More adult survivors are coming forward after years of silence because the public is more willing to believe them, they said.

"We cannot let fear immobilize us," said Jamie Baylog, a researcher and pediatric intern at a Chicago hospital. "The longer we stay in isolation, we make difficult it will be for us to overcome the brutalization we experienced in the past.

"We also need acknowledge this is something that is still going on in the U.S."

About 75 people — lawyers, police, therapists, child abuse experts and a bandful of survivors — attended the first day of the two-day conference sponsored by the UC Berkeley Rape Prevention Education Program.

At times, they told of horrific experiences in ultra-clandestine all. Some victims are kidnaped, has reports more often suggest that families indoctrinate their own children into cuits, winning their silence by blackmall, intimidation and the Lithreats.

The reports we being taken we riously by a growing number of police and therapists.

They cited and all cases in Northern California: At least 60 miles abused, sometimes in strange rituals, in an Army day care murder of a San Francisco drifter in 1986, and the publicized murder of a San Francisco drifter in 1986, and the publicized must be supplied and county, Berkeley, Red Bluff, Concord and Redding.

"It's still greeted with skeptiring among lots of therapists," Mill Tanya Renner, a researcher and doctoral candidate at UC Berkeley.

The facts are that these things do happen," she said. "Children do not invent seeing sacrificial murders, they do not invent being locked in closets, they do not invent being drugged, they do not invent being forced a drink blood."

"Neither, as a rule do adults of."
This is not fantasy."

Many of the survivors come forward for help experiencing posttraumatic stress disorder, multiple personality disorder or the memory-repression often found in wictims. of severe abuse,

One woman said she "forgot" the years of childhood torture by her parents. But when she sought, help for drug and alcohol abuse as a young adult, she "started getting more and more memories."

Gradualty, she recalled her

family's participation in Satar cult rituals. "Some of the thing: had a hard time getting people believe," she said.

For example, she said, shemembered being hanged and stibed, and doctors have since four final fractures in her neck taback consistent with the sadistic tale.

Therapists report success helping survivors heal the psychogical wounds, and attorneys y terday advised that it is sometim possible to sue the perpetratoral damages.

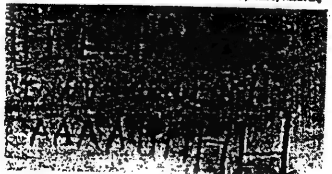
of experiences have to be lifeer pling," said Jaimee Karroll, a 'R ference organizer and a gatheri the survivors' stories for a book,

"People want to believe the the victims of this are freaks; is not true."

'olice mull charges against 'cultists'



RANGE': Officer John Comeau holds challos and animal if found at devil-worship "church."



tion bunker in Hingham, was an alleged cult hideout.

Devil-worship 'church' found

By JOHN IMPEMBA

SOUTH SHORE police are considering charges against a group of alleged devil worshippers after the discovery of their "church" inside an abandoned munitions bunker buried deep in line woods at Wompatuck State Park in Hingham.

The bizarre fluid was made by Cohasset and state environmental police last when when officers stumbled upon a dozen satanic worshippers dressed in black cloaks who were seen leaving the bunker.

Police confiscated numerous swords, machettes and knives, an animal skull and silver chalice, according to John Comeau of the state Department of Natural Resources.

Police yesterday said they sim considering charging group members for possessing the weapons and using the building without authority.

"The whole thing is strange me... It's kind of bizarre," Comeau said yesterday as he sifted through Items seized from the group. "It think this group as I really into it."

Inside the massive concrete bunker — once used to house guns and ammunition during World War II — was evidence iil satanic symbolism, including pentagrams and a five-sided star.

Police yesterday said the

devil worshipping cult may have be using the bunker for most than a year and had constructed an elaborate fire pit and erected several alters throughout the huge mem Candles were strewn throughout the bunker.

"Why they urship this stuff, I don't know... But I think they were implicing (the devil) in several different sections in the bunker."

In my room cailed was a seep chamber," police found several sleeping bags, mattresses, and the remants of a giant wood stove the group reportedly trying to build.

police found 12 men and women as they walked him bunker last week, many were dressed in long black cloaks. Members of the group reportedly had carried much of material to the linear mile into the woods.

When police first discovand his bunker, the skull of a dog or extreme was found on a makeshift glass alter. In another section of the room, a silver challes had been placed under a satanic pentagram symbol.

Also standing in one section of the bunker was a lifesize white painted crucifix, with barbed wire thorns attached to it.

"This was their church we believe," said one Cohasset police officer who asked me be named.

Final Edition

Redding, California February 10, 1989 Vol. 140, No. 291 30 cents



Friday Record

Searchlight

Lawyer kidnap may have satanic link

By GEORGE WINSHIP

RED BLUFF — A reward = \$10,000 is offered for the arrest and conviction of = m who allegedly abducted a Red Bluff attorney at gunpoint in a child custody case that may be linked to satanism and ritualistic abuse.

"That's the only motive " see,"
Red Bluff police Detective Ted Wiley said

today of the Feb. I kidnapping of Cynthia Angell, 32.

Ms. Angell and her husband, Anthony Edwards, and an attorney, are offering the reward.

The man allegedly threatened Ms.
Angell's life several times I she continued
investigate links between a Tehama
County child custody I and I San

Francisco Bay area child wa's day school

investigating something that she shouldn't and limed a photograph of a baby whose skin had been purtially removed, Wiley said.

"It looked like it could have been an autopsy photo, but the n.an said it a child who had been killed during a Satanic

ritual," Ms. Angeil told police.

Neither Ms. Angell nor Red Bluff police Detective Ted Wiley would disclose further details if the child custody case today.

However, Wiley said ■ composite drawing and description ■ the man who allegedly kidnapped Ms. Angell resembles ■ man reportedly involved in ■ case in

which a child or doll was seen hanging from a signpost on Kirkwood Lind near Corning on July 29, 1987.

In that case, man who identified himself as a rolice officer told a concerned citizen that everything was under control while another man and woman removed

SIM KIDNAP, A-10

Continued from A-1

the child or doll from the signpost.

Police artist Marjorie Casebeer Initially noticed similarities between suspects in the two cases as she was drawing the man Ms. Angell described.

Tehama County sheriff's Capt. Allen



Groves and today there are some dissimilarities between the two composite drawings, but would not rule out that the two seepects could be the same man.

"That case is still definitely open," Groves said.

Suspect sketch

On Feb. 2, a satanic holiday called Candlemass, M. Angell arranged to meet a potential witness at Red Bluff restaurant in lunch. The she arrived if the restaurant, a man she did not recognize entered her car, pulled a pistol and ordered her in drive to Dairyville.

In Dairyville, Ms. Angell was blindfolded and forced as second Later the man drove her back to her car and

released her.

Information regarding Ms. Angell's abduction should be given to Red Bluff police Detectives Wiley or Roger Marsh at 527-3131.

R.B. attorney offers reward in kidnapping

A Red Bluff attorney has announced that she will pay \$10,000 for information leading to the arrest of the person or persons who she said kidnapped her Feb. 2.

Cynthia L. Angell, 32, told II all Bluff police that she had been abducted all gunpoint at a Red Bluff shopping center by a man who allegedly told her she was involved in cases she shouldn't be.

Red Bluff police, who say they have as new information on the case, have released a composite drawing of a suspect based as Angell's description of her alleged kidnapper.

Red Bluff Police detective Ted Wiley and Friday that there have been an new developments in Ins

Angell described the man as clean cut and attractive, possibly latino or Puerto Rican with medium olive-skinned complexion, roughly 6-2, 220 pounds, with black straight hair and a deep voice.

The man was wearing a brown, heavyweight suede jacket, brown suede work gloves, dark blue polyester pants and brown loafer-style shoes, she said.

Angell told police that the man kidnapped her in front of a Red Bluff restaurant at the Belle Mill Landing shopping center and demanded that she drive him to Dairyville.

At Dairyville, a second man



Kidnapping suspect

reportedly met the two and drove them in a second car while the first man allegedly warned Angell away from cases on which she had been working, Angell told the police.

She said that the men then drove her back to her car and she drove herself back in Red Bluff.

Anyone with information about the alleged abduction has been asked a call the Hall Bluff Police Department at 527-3131.

Few signs of satanism in the north state

By GEORGE WINSHIP

Despite a dramatic report of an alleged link between ■ Tehama County kidnapping and satanism, law enforcement officials say there are lots of rumors and graffiti but 📰 real evidence of the practice in the north

Red Bluff attorney Cynthia Angell, 32. was abducted briefly at gunpoint Feb. 2. She said she blindfolded and threatened with her III she continued to investigate a child custody and in which youngster was reportedly

abused while attending a Bay area day school.

The attorney and police have declined ly elaborate on the details of the child custody -

Ms. Angell all later released unharmed but she told police her abductor showed her m photograph of a baby whose skin had been partially removed.

The man said "it a child who had been killed during a satanic ritual," whe told police. Right now, Red Bluff police say they we looking we the satan connection as in the for the

kidnapping.

Although satanism and devil worship is rumored to exist throughout the country, little tangible evidence exists in the north state illut anyone is actively involved is such practices.

And if they are, they don't want to be discovered, police officials say. Several agencies have smil officers to training seminars that with satanism and reported criminal activity.

Shasta County sheriffs Set Harry

See SATANISM, A-12

Continued from A-1

Bishop said if the Will Bluff kidnapping inked to satanism, we activity would not be surprising. Bishop is the departisent's specialist on satanism.

it is ak they might go in any lengths to keep it quiet," Bishop said of satanists.

One of the few visible signs of possible devil worship in the north state is graffiti.

Pentagrams or upside-down stars, the number "666" and "Satan lives" scrawled on walls the county are an indication they're dabbling in it," Bishop

In Redding, one well-known place where such graffiti is found is an old amphitheater on Lost Lane in northern Redding. A pentagram lii red paint, un upside down cross, and slogans such as "Satan forever" are painted on the concrete.

Despite numerous reports that sacrifices would take place on specific nights there. Redding police have never found evidence of it actually occurring.

"We've sent officers up there (hidden in the bushes) and waver fulful anything. Sgt. Dan Kupsky said.

Redding police Lt. Chuck Byard said he knows of mu crimes in Redding that can lim conclusively connected M devil worship.

While not ruling out any possibility, Bishop said he has never found evidence of any of the more ghoulish rumored rituals such as human

"That's mil surprising. If these people are very devout in their religion, they don't want to im discovered," said Bishop, who noted the Constitution protects religious freedom so long as laws are not broken.

Satanic letters, symbols and messages such "child cult" sporadically have been painted on the Tehama County courthouse, Undersheriff Terry Boots: said.

"We hear rumors that it is going on and I have mail a detective 🖿 a couple of seminars so we will be on top of it if we find it, but we just haven't really had anthing that points to it," Tehama County Sheriff Mike Blanusa said in satanism.

Red Bluff police have experienced similar results.

"If they are (happening,) they haven't come is our attention," Red Bluff police Lt Jerry Brown said.

Mount Shasta in Siskiyou County is draw im many people of wide-ranging religious persuasions, but Siskiyou County sheriff's Capt. Mike Lyon said there have been few reports of any criminal activity there linked in the occult.

We've must things up there that could

be satanic," Lyon said.

Hom of these artifacts have been scratchings in the snow or dirt or designs made of rocks and pebbles, but officers never have discovered any signs of ritual sacrifice such as said or family wax, _ Lyon said

Cails people about satanism or cuits increase in the Trinity. County Sheriff's Department every Intra the media prints or broadcasts stories about alleged devil worship, Undersheriff Larry Torongo said Friday.

He Sberiff's Department believes there is no active group of cultists in Trinity County.

There are some people out there who work on that sort of thing, but their impact on the community is virtually non-existent," Terengo said.

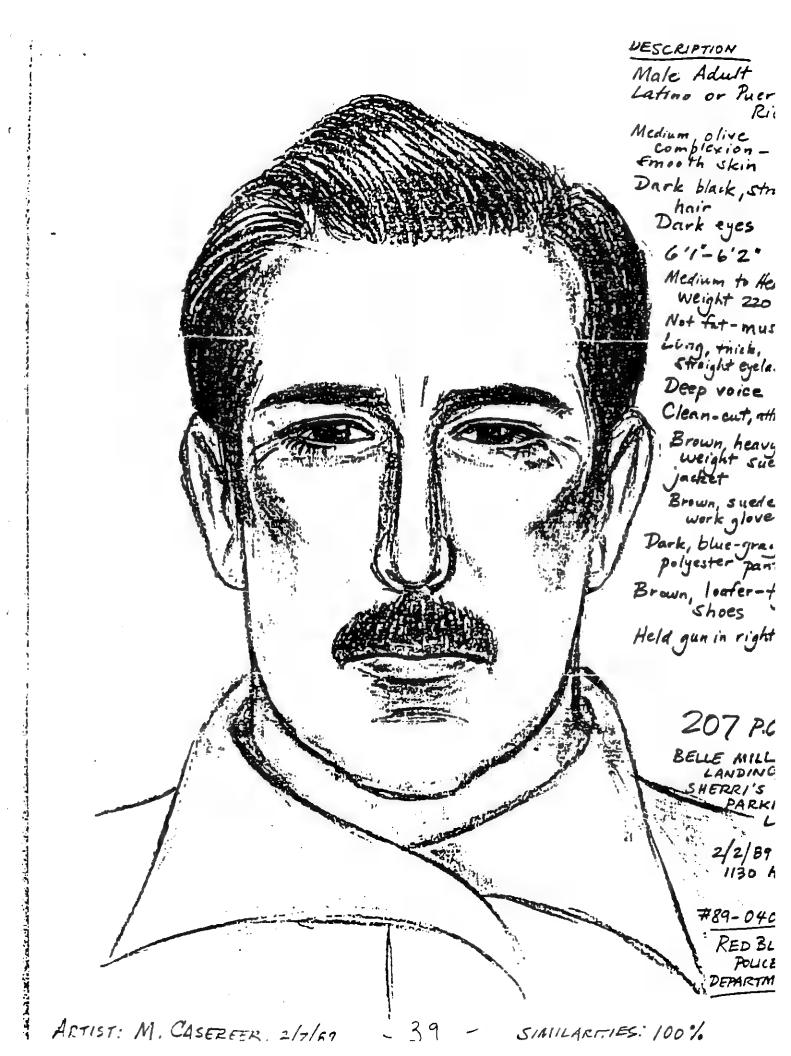
A group of Trinity County sheriff's deputies have been specially trained in look for signs of satanism in crime Investigations.

The Shasta County Library learned that satanism and the occult always attract a. lot ■ interest. During ■ inventory taken during the closure, officials discovered that a large portion of the occult book collection was stolen.

That occult section is very, very popular. People are always complaining because there's nothing on the shelf," said Carolyn Chambers, interim library direc-

A later inventory found that several: copies M Im Bible also were missing.

Record Searchlight reporters Robert Holquist and Judi Lemos contributed to this report - Editor.



The satanic cult movement appears to be international. Note the following article which appeared in the *London Times* on May 1, 1988.

LONDON TIMES (England) May 1st, 1988

MP spells out witchcraft worries

A BACKBENCE Tury MP, claiming a mandate from benign vitches "in every corner of the United Kingdom", has begun a lone compaign for Government action to combat the threat to children from black magic and sotantem.

Geoffrey Dickens — who has built a reputation on demanciation of child abose and the exposure of sexual deviation — yesterday tested the credulity of colleagues with a warning of the "noticewide" spread of an occutarent.

"Black witchered; and estacion will not go sway until we unite to drive it away," he told a near-deserted House in the early hours yesterday. And he premised to deliver a "deseise" of cases, detailing the limit to children, to minlature at the House Office, his Dickens officed *By John Plenaar

In libraries, black magic books were in growing demand. Witchcraft magazines were displaying contact advertisements. Black magic, videos were celling "in abundance". And shope selling witchcraft regalin were "springing up", Contany-old tembs had been

"Bolles, here been rymered, bends cut of and diagram affect every. Coffine here appeared at down on cometery reads." But child abmoorn were making mor of the cuit. "Diognoting coromonies are being hold in which children are being abused seasonly by setastists" and passophiles had "found yet another way to get their hands on children who they know are top terrified to talk". Mr Dichems said he had been nexused of energystating the probless, and some had been nessed at his claim of a nectional threat.

"Since then, witches have written from evory corner of thise United Eingdom to advice

John Patten, the Home Office Minister emphasized the strength of possible for child abuse, and agreed that children should be werned against "witchersit and other cuits" But he would consider "way carefully" any oridance that further local nevers were model.

Child abuse

Re: Elizabeth Krall's letter to the editor (March 15) about the McMartin Molestation case and the "little darlings" that cooked it up.

In December of 1983, then 4-year-old daughter removed through her bedroom window to be physically and sexually abused in salanic ritual. Keep in mind that her will always remain "alleged," as she was too traumatized testify against the perpetrators.

She is force-fed the blood an animal and sexually abused by both male and female adults and juveniles. She is returned to her that night and didn't disclose (what had happened) until February of 1984. Why? Maybe it is the dead animals that kept appearing our front porch — or most likely cause they told her they would kill her other, dad and sister, as they had killed the boit and puppy.

rior to her disclosure (during the period r the ritual abuse) she had to be seen by family physician six times during a

six-week period for vomiting, diarrhea and finally a convulsion without a fever upon which she was hospitalized. She had continuing night terrors for that six-week period and for another three-and-half years after that

Most of the abuse took place at a cemetery across the street from our then Ontario home. Everytime advove by that cemetery on our way to Alpha. Beta, she would ask, me if children and puppies died there. I told her no, and to please stop asking that question. When she asked me II I ever drank blood, I told her not to silly. After she disclosed what had taken place, I suffered a lot of guilt for not sitting down and asking her why that cemetery bothered her so much.

After charges were filed against of the perpetators, as asked by the DA's office to have her examined for sexual abuse. The examination proved positive and I'll never forget how hysterical she became when the doctor examined her.

Since couldn't come up with the dead animals or the adult female dressed like a policeman who told my daughter she had the keys to get in our house, the centered on one perpretrator for sexual molestation.

In the meantime, another 10-year-old neighborhood girl told of being raped in the same cemetery—three years prior by one of those accused by my daughter. Charges were filed and she — old enough to testify and the perpetrator was charged with rape.

Tell me how highly traumatized 4-year-old is expected to convey in an adult court system (in which she must perform like an adult) all that has taken place and pack it into a consistant version.

In the months we waited to get to court (old Ray Buckey's not alone) and daughter, only spent a maximum of two hours with the D.A. who filed the charges and who are in represent her. It takes time for a child who's been molested by adults to regain their trust in adults. Two hours are not enough and I don't know if five years would have been long enough.

(Elizabeth Krali's) attitude toward these young victims is unbelieveable. It should stir the ire of every American every time we hear of a child being sexually abused — without the mutilation of animals being involved. What courage these young victims showed us all to reveal with explicitness the acts committed on them. What courage they showed is all in wanting to see justice accomplished at the risk of their own reputations.

We just won a civil suit against of the alleged perpetrators," of our daughter—ander why they agreed to settle our of court? My daughter will get very little out of the settlement, as thousands of dollars have been paid out in therapy to this "little darling" of ours that chose to believe hadn't fabricated "fantastic tales." We will be forever greatful for the State of California's Victim-Witness Program and the financial help they were to our family.

If Elizabeth Krall only knew how many preschools and neighborhoods have reported satanic activity over the last four years (she) would be astonished — not to mention murders with satanic ties.

In allowing herself to call these children liars, she's as guilty as those who choose to become numb over these and the other harsh realities of life ... until they become victims of overwhelming helplessness. We need to fight against such apathy and disbelief.

2. 多数性原生

Candi Bryan Hesperia

KGO-TV (ABC), SAN FRANCISCO, CALIF. PROGRAMS ON SATANISM

The following is a list of stories dealing with satanism which were presented on KGO-TV (ABC) in San Francisco, California, from 1977 to 1987.

This information is included herein to show the frequency of satanism-related crimes committed in the U.S. Note also the wide geographical area where the incidents took place.

MAP FINDINGS:

ALABAMA: APRIL 86

GUNTERSVILLE

CATTLE MUTILATIONS. WARNING TO CATTLEMEN PREVIOUS ATTACKS REPORTED ON CATTLE & GOA'

ARIZONA: OCTOBER 86

TUCSON

ANIMAL SACRIFICE WARNING. PREVIOUS GOAT INCIDENT. CONFIRMED SATANIC ACTIVITY IN-

VOLVING TEENS.

CLAIFORNIA: APRIL 85

ATASCADERO

CHILD MOLESTATION. SATANIC RITUALS, NO

HUMAN BONES FOUND. BABY SACRIFICE REPORTEI

SEPT. 85

BAKERSFIELD

CHILD MOLESTATION. SATANIC RITUALS. BABY

SACRIFICE

SEPT. 86

DENAIR

GRAVE ROBBERY. ANTI-RELIGIOUS GRAFFITTI @

HIGH SCHOOL

MAY 86

LA

RICHARD RAMIREZ "NIGHT STALKER". 14 MURDER 36 CRIMES: ADMITTED DEVIL WORSHIP, FROM

EL PASO TEXAS. CAPTURED 8/31/85

JUNE 85

LA

ANIMAL MUTILATION. ANIMALS STOLEN FROM

EL CAMINO HIGH SCHOOL

MARCH 87

LAGUNA BEACH

LAGUNA BEACH HIGH SCHOOL ARSON & SATANIC

GRAFFITTI.

FEB. 84

NEWPORT BEACH

■ PEOPLE STOLE HUMAN REMAINS FROM

MAUSOLEUMS

COLORADO:

SUMMER 85

TRINIDAD

CATTLE MUTILATIONS. 6 CASES IN NO. NEW MEXICO, 1 IN COLORADO. 2 TO 10,000 OVER

THE YEARS.

CONNETICUT OCT. 85

WILTON

SATANIC CULT DESECRATED CHURCHES | THREAT-

ENED CHILDREN.

DELAWARE

NOV. 86

DOVER

LETTERS WARNING PARENTS OF CHURCH COLLEGE

STUDENTS OF DEVIL WORSHIP

ILLINOIS:	DEC. 80 CHICAGO	WITCH SCALDS ROOMMATE, LEFT TO DIE FOR 6 DAYS.
	1982 CHICAGO	TYLENOL?
	FEB. 85 CHICAGO	18 MURDERS BY 4 MEN IN CULT. SLASH ■ USE BODY PARTS IN RITUALS
	MARCH 86 ROCKFORD	MURDER OF WOMEN. MAN CONVICTED MEMBER OF CULT & UNDER INFLUENCE OF DEVIL
MAINE	MAY 84 ALFRED	18 YR. OLD KILLED A 12 YR. OLD. LABLED DEVIL WORSHIPER
	AUG. 83 BATH	CHURCH VANDALISM BY SATANIC CULTS.
MARYLAND	NOV. 86 BALTIMORE	CHURCH VANDALSALSO HAPPENED 10 YRS. AG
	NOV. 86 DAMASCUS	ARSON @ SATANIC CULT HOUSE OF BELOW TEENS
	MAY 85 MT. AIRY	CEMETARY VANDALISM. STOLE BABY'S BODY. TE INVOLVED (5) LIVING IN DAMASCUS . GATHERS BERG.
MASS.	FEB. 81 FALL RIVER	PIMP CULT KILLING OF PROSTITUTE. ACCUSE RIPPED PROSTITUTE'S HEAD FROM TORSO W/BAR HANDS.
	APRIL 80 WALTHAM	KILLING OF AT LEAST 2 YOUNG WOMEN
MICHIGAN	FEB. 86 MONROE	TEENS IN SUSPECTED CULT KILLED ANOTHER YOUTH ON WITCHES SABBATH. SATANIC PARAPH. FOUND. 3 HIGH SCHOOLS INVOLVED.
	FEB. 87, JAN. 87 NOV. 86 SHELBY TOWNSHIP	ARSON & GRAFFITTI @ EPISCOPAL CHURCH
MINNESOTA	FEB. 77 MINNEAPOLIS	16 YR. OLD GIRL THREATENED TO BE SACRIFIC INITIATED AS PROSTITUTE SACRIFICE
MISSOURI	MAY 85 MOUNT VERNON	VANDALISM CHURCHES. 20 TEENS INVOLVED SUSPECTED OF RECRUITING CHILDREN TEENS
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NEW MEXICO FEB. 81 THREATS & VANDALISM BY TEENS TO CHURCH CHAPARRAL MARCH 87 FEAR OF SUICIDES DURING FULL MOON BY TEEN DEMING MAY 86 TEEN KILLED FATHER WHO DESTROYED HIS SATA ALBUQUERQUE IC MATERIALS. NEW JERSEY NOV. 84 -THEFTS @ CHURCHES IN AREA · EATONTOWN JUNE 86 GRAVEYARD VANDALISM NEW BRUNSWICK RAID ON BRONX APARTMENT RESCUEING 62 NEW YORK JUNE 80 NYC ANIMALS INTENDED FOR ANIMAL SACRIFICE. JULY 84 "KNIGHTS OF THE BLACK CIRCLE" VANDALISM LONG ISLAND MURDER OF 17 YR. OLD. GOUGED OUT EYES OHIO FEB. 87 CULT SUSPECTED IN SEVERING LEGS FROM CINCINNATTI MURDERED WOMAN. UPDATE FROM TERRY. WOMAN TRYING TO DEFECT FROM 1 CULT TO ANOTHER. MARCH 85 CULT SUSPECTED IN KILLING 50 TO 60 PEOPLE TOLEDO IN SACRIFICES JULY 86 MAN HELD TV STATION HOSTAGE. CLAIMED FROM CINCINNATTI JAPANESE CULT "SATAN RULES THE WORLD" JUNE 79 LEADER OF SATANIC CULT. TRIED TO HIRE CLEVELAND HIT MAN TO KILL PRES. CARTER OCT. 82 2 TEENS DISMEMBERED LOGAN DEC. 84 ANIMAL MUTILATIONS MARYSVILLE OKLAHOMA MAY 86 RUMORS OF SATANIC CULT SPREADING THRU TOW. MUSKOGEE MARCH 86 17 YR. OLD KILLED MOTHER & STEP-FATHER. OKLAHOMA CITY DEEPLY INVOLVED W/CULT OREGON MARCH 86 BOOKS IN LAWYER ON SATAN & DEVIL WORSHIP. ALBANY TOWN UPSET

TENESSEE	MARCH 86 MAYNARDVILLE	MURDER OF MOTHER & 15 YR. OLD DAUGHTER. STABBED 41 TIMES
	AUG. 86 GREENEVILLE	ANIMAL MUTILATIONS. DRINKING BLOOD. KNOW CULT EXISTS
TEXAS	JAN. 84 GRANBURY	INFANTS BODY FOUND IN BLACK BOX OWNED BY DEVIL WORSHIPPING TEEN.
	DEC. 84 FORT WORTH	■ WOMEN DISAPPEAR. MAY TIE IN WITH 30 OTHER DEATHS.
	SEPT. 85 EL PASO	HOME OF RICHARD RAMIREZ. STOLE JEWELRY ETC. FOUND @ SISTER'S HOME.
	OCT. 80 HOUSTON	MAN CAUGHT W/8 YR. OLD BOY AS SATANIC IN- ITIATION
WASHINGTON	DEC. 84 SEATTLE	ANIMAL MUTILATIONS. CULT MEMBERS SPOTTED
WASHINGTON D.C.	FEB. 87	"FINDERS" ORGANIZATION. FOUND IN FLORIDA W/KIDS. MORE OF A CULTCOMMUNE
WEST VIRG.	OCT. 86 AMSTED	RUMORS OF SATANIC CULT ACTIVITY ON HALLOW:
MINNESOTA	FEB. 77 MINNEAPOLIS	16 YR. OLD GIRL THREATENED TO BE SACRIFICI INITIATED AS PROSTITUTE CULT MEMBER
GEORGIA	FEB. 87 SAVANNAH	ANIMAL MUTILATION
ARKANSAS	MAY 78 ROGERS	ANIMAL MUTILATION AND SACRIFICE
IOWA	JAN. 80 DES MOINES	CATTLE MUTILATION. CONFIRMED CULTS

III.

ADULT SURVIVOR STATEMENTS

An adult survivor is person usually born into the satanic movement who survives and eventually succeeds in breaking away from it.

Tydu began to pray in vilence after my wilful assent to have them pray to break the amresia. The curic over the bodies sucreficed, we all feel is very relative to the warrens case being broken.

any thing but the fans. I fell a humming of voices, not audible. (place is the morque Dept 1952)

oven, pliding in and out the ing was a full stand against amnesia

revelation for the sake of the child-envolved in the warmse case living victimized by demoner influence.

It saw finally a vision

my Grand-father was reading the black book

my Grand-father was reading the black book over the end of the truly of the over the bowl of untilly water was being held over the left while the dead bodies were heing apprinted in a huly Baptism with the blood of minder in it over both corpses

Of curred one, Oh, unholy one, Satam we offer these blood sucrefices, slaughtered children of God; to curse the ground as unholy and all that wiless upon it against the Holy and of wal. The blood of how children is a sharile and

X

curse against (the Holy one of God) The blood of those children the Kingdom of God to possess , to do evil to distriby all projecting to it (belief in God) or called to the kilmedian of and del all these unholy obominations cruity all come in the mame of God. They they be naveged, he hand with the soverest of muladies of the Kingdom of darkness, infert and infect then to GWE Glary to Satan Our Good forever, hulding us bound by the blood covenant of fine and whiche releasing it into the despire pours of darkness. Grony to Satan, power would have to Satan for us to become come one in them, they have and with him, unholy through all forms of perversion. Take these to your throne of Dankness to emorposes it as a pulsed offering the prices of us who serve you in all forms of debanchary. pun down your full powers of darkness and that we may walk in full analy power tall an open down of the strongs to protes durkness to be unbashed upon is

zenkuly
replezen in
recipiat of
senknum
descet
ininterior
al Biphorn
Medellog

Lil rections
who has
we uplanted
we custanted
which have

of dualeszess

the power of Manhous and will unleash every

disholand force giving free reign to all spirits

- Conjune professing and praising God whall isse

Anyone who breaks the profession of secricist sworm in blood. (The blood intermingled with the sacrificed victimis) & their own, shall be accursed with every abomination from Hell. Oh, magnificant Hell. We await the glorious gates to open to receive our souls into power & peace unto our Savior almighty Satar:

My story begins with the marriage of my parents. For my dad it was answer to his prayer to have mediated loving wife. For my mother it was the end of years of abuse and a new beginning with a man who truly loved her and came from a family of integrity.

In the years that followed my fathers faith and love was repeatedly tested at the years began to mount my mothers weakness began to unfold. Her father was a pedifile to all of his daughters, encluding my mother. He are an abuser to all of his sons. He came to marry my grandmother through a rape and conception of my mother. As each child came he began a long history of incest through his own nine children, some more vulnerable than others. One aunt conceived a child and bore son at home. Two days later he died, according to family members, through strangulation by a family member. The coronor documented the death due to natural causes on the death certificate.

secrecy continued through years of suffering physical emotional and sexual abuse .

As all of his children grew into adulthood they left early. It was known to all of them that they were at risk. As the girls turned 16 they moved out and lived with older sisters and brothers.

When my fathers married he had come from a simple family who had lived through many hardships and had always maintained their faith, There was a love and honor at thw foundation of this family. They worked together, prayed together, loved and learned together. Today they still maintain the same love and faith with which their parents instilled in each of them. My parents marriage seemed to be to all others one of • dream. They bought ■ new home after several years with two children. Both worked.very hard to accomplish this. A third daughter was born and their life seemed to reach a height of fulfillment until my father came down with an incurable disease. Faith was not a common denomination between my parents. My father and his family began to pray the resary. My mother and her family began to pray to St. Ann for a miracle. My father was put in a major city hospital for over a year. The disease je jad caused sterility. It was confirme. He was sterile. Family members were all informed on the crises. My mother had to go work in between holding up my father and the duress of loosing him. He was hospitilized for over a year .

Because of my own knowledge of these truths I began \blacksquare search 17 years ago for my beginings. There were many descrepancies in the family stories and the care between myself, my mother and other siblings.

Through a counsier at a large city hospital I began my search into my past. I found only pieces of an abuse background. For a year and malf I covered everything I could remember with the help of my councier. She helped me to work in today with confidence and continually praised me for my successes as a person. Her love along with my husbands begin a year extension and nainful inventors.

With out the grace of God, we deep faith and the many who have supported we I would not be here to tell my story. Prepare your mind and heart to accept and believe the unthinkable.

My mother was alone inb her bedroom burdened with 3 childre,

dying husband and a home to carry. My grandfather invaded her bedroom, the sanctity of her marriage and raped her, a secret kept until this day. Only she and I know this. She concieved me.

Through months of agony she carried me. My father had been home in July for one week, the only thing that covered the this truth. He was elated. He had a new baby to fight to live for.

At about five months of preganancy again alone her father raped her again. By devine revelation Jesus showed me in the womb hearing the noise of screaming, physical fighting and lovemaking along with the feelings of terror and anger toward the invader. It left a fear of darkness and invasion in my little heart.

After my birth my father mem home for a time. At six eeks old my grandfather began his myear seige on my little body. In an inner healing ministry I was taked back to that tender age by the Holy Spirit in Divine revalation and shown being put nude me an infant on the end of an iorning board and sodamized. I could feel the agony of the rectal penetration as as infant. To this I have rectal problems because of sodomy. I also have never used that end of the ironing boars to iron. I use the other end, meany to cope with today without trauma.

From that day on I was continually put under the care of my grandfather who built a loving sexual relationship with his granddaughter. He played games with me often in the bath tub always ending up with oral and sodomy. Bbecause of his love and games I never knew it was wrong. I enjoyed most of our time together. My mother never coped with me. She never handled of she could avoid it and my father as either togill or in the hospital. I was devoid of love leaving me at the mercy of my grandfather as he well knew.

After a four year relationship with my grandfather he began taking me to a bar in the city. It had men and women there. They seemed to be all older, not clean like other grandparents I knew . They acted different and smelled awful. I went there when everyone was at school or work . The people alwaays gave me a glass of ginerale and seemed to continually be putting their hands in my pants. I always pulled away. They'd give me pills with my ginerale then take me upstairs to a room like an empty kitchen. The room seemed to be spining. There were nude wrinkled bodies everywhere making strange noises. They would suck on every part of my body. Every opening ofin my body was fornicated. I remeber gagging over and over. It happened many times, but each time I would forget. There were at least 10 people layered on top of each other, on top of me. It continued until I was five and a hal. At this time I was brought to a morgue and I was drugged with schoaliming and chlaranzoma: 'makeomothica eimitae e-vidiosi

I was placed on a table in morgue. It was stainledd steel. There were two tables. My grandfather as a mortician in a funeral home for over 20 years. I was of at least 3 other men in black priests suits no collars and black ski masks. I was tied by the hands to the table. My knees were pulled up and tied eith the vagina exsposed.

I became aware of another little girl that mum carried in adn laid on the table. She mum blond, looked like me and mu tied also. She seemed to be asleep, but mouning .

I could see a green bucket with a bag in it between the t_{WO} tables. There seemed to be something in it making noise t_{OO} .

I saw a caliender on the wall which had um old fashioned horse and buggy in black silcette above it read in bold print September 25, 1952, below was a calender of the month.

As I started there was a knock at the door. I was my mother in a pink dress standing there. I hated her. She gave me to my grandfather. She acted like this was a normal day. My grandfather gave her money for shopping and she went away (because she worked in ahosiptal lab she had often worked beside him on cases in the morgue and it didn't effect her. But I don't believe she knew I was there) Needless to say I hated her from that day ob because I couldn't understand how she could hand me over to her father for me to be continually butchered when she herself had been abused by him. She had abandoned me.

I then saw my grandfather light m torch and heat up thin prongs. When they were hot he put them up into my uterus. The pain went deep into my chest. He was chanting from a book close to my roght foot. He had m tray of instruments beside him. He repeated it many times.

I then saw a huge bowl brought beside me. It was a huge salad bowl. I baby were pulled from the bucket. I knew it was a boy baby because my mother just had my brother. They began chanting and bathing the baby at m slant into the water head first and up. The baby seemed to be moaning. The baby had blond hair and real white skin. Their hands caressed the baby all over. It seemed m long time that they repeated this and kept drinking, rubbing and chanting until they held the baby up and cut off his testicles. Blood was everywhere . The baby screamed. They forced the testicles into my mouth and made me eat them. I kept gagging. They cut his penis and it was put up my vagina with more prongs. Words of fertility were said.

They then took a skinny knife and slit the infant from the chest down and split his gut wide open. The screaming and blood was too much. It was held over my lower half throughou. All I could do was moan. Blood poured all over me. They then grabbed the living guts of the infants and began to cannabalize in his insides. They must all covered in blood and actively eating. I kept going in and out of consciousness. Every inch,of the lower half was eaten. There was no sign of life. Half a baby was raises over me. My grandfather was reading of the black book praying:

I looked over at the little girl she was screaming there were five people on her, all in black. Between the screaming

and sucking noises(someone said its really good when they are still warm)I blacked out again. The people were in a blood frenzy.

When the silence came it was more frighting then before. I knew the girl didn't make it either. I began then asking "the torured one on the beads " for help. I knew from my dad saying them every day by my bed he lived. My mind was on him and he lived.

The words broke into the silence so my grandfather prayed:
Oh Holy one of the world

and power in your name satan.

We offer this child as a living sacrifice for your power and glory. And we dedicate this virgin of God and make her holy by fornication, molestation, incest, cannbolism and torture. With this we offer her up for the purpose of High Priestess of the Holy order of Satan to be used at will by all members of the priesthood especially our Holy one.

With that he plunged the infant intomy birth canal and kept struggling to get it in. The pain became so intensse I blacked out .

On awakening I was aware of movement around me. I saw the little girl picked up and carried sideways. She seemed stiff. A big silver door was opened and a big tray pulled out. She was carried over and put on it. She was on her side near her belly. To myself I kept saying don't breath. The smell was awful. My nose and eyes were burning like acrid smoke was in the room, but none was visible. I saw 2 large white fans turned on. They were on a high stand.

As the flat silver tray was pushed in to the oven the girls foot was hanging out. She was lifeless, stiff and grey. They pushed the foot back in my stomach turned over and my skin crawled. They shut the big door like a big silver wall freezer. Then turned knobs on and went about cleaning the room.

Someone said the boss is here. His car is in the driveway. They grabbed my body and quickly threw it on the other side in a big draw. There were many of them. Theard mumbled voices and wsa it. I was beyond ptrrified on the table. All I kept saying was. Oh, tortured one help me. I lost consciousness. (it seemed to be late afternoon)

I awoke in the morning at my grandfathers house. My grandmother led me to the bathroom and showed me how to use pad. She explained it's normal, but don't tell anyone. Its our secret. We had a nice breakfast and nothing happened. I stayed several days until the bleeding me gone then went home.

I then saw my baby brother. I hated him. He had presents and my mother loved him. He had all kinds of presents in the livingroom from a baby shower. I tried to claw him in the face. Someone caught me before I did anything. I felt guilty and vowed I'd protect him from any one so he wouldn't be hurt or die too.

I was reapproashed by my grandfather when I had recovered. He came to me in my crib and I refused. I hated him without memory to why. The group he me in had dispersed because of my near death. When I refused to be his lover he put a pillow over my head and tried then to kill me. Because I me being brought to church now I prayed God raise me like his son. I asked for for him to help me and make all of my grandfathers bad to go away. When he left me, he left me for dead. He waited for my mother to come home and she picked me up with an unusual glow on my face. My grandfather was petrified. He never again came near me again. The Lord had powerfully answered my prayer. I hid behind my mother or father if he was in presence, the few times I saw him and I glared at him. Soon after he had me serious stroke and returned from the morticians business. He died 10 years later.

During the next year. I had several incidents with my mother where she was defintely unbalanced mentally. She apparently was very unaware of what had been done to me. With her own background of incest and probelms with my fathers illness my strange behavior, constant rejection of her and almost a retarded state led her to be very reactive to me. I would traumatize easily and stare at whatever adult. It is here that my mother for over a year continually battered me. She called mm a "Bastard" every time we were alone. The treatment of the other children was loving. I mmw the other side of my mother's hidden personality. The rest of the family did not see for about 15 years.

I caught my mother "playing horsey" with m man on the couch. I was supposed to be sleeping. I took m fry pan from the kitchen and went upstairs. I used the fry pan as my horsey, and road the pan nude like my mother was doing. (I have never been able to touch m black fry pan in my life until I yaer ago) She caught me, lost control and hit me repeatedly with the fry pan until she knocked mm out. I was in bed for 3 or 4! days. She told the family I family was sick. (My doctor recently confirmed that every bone in my body was out of place. He said I was extremely traumaed am a child like an acute accident. When told about the incident he said it could i have the same effect on displacement of the bones.) I told mother I would tell daddy before she hit. When she reallized she hurt me she made me a home sock doll which otherwise would have been prized . | | sullen and hateful. I went behind the living room chair and ripped the dolls head off and tore it to shredded pieces. I knew she didn't love me. She was the same as the rest.

She found the doll and said let's play hide'n'seek. She didn't seem angry. Like any child I Forgot the doll and went to hide in the kitchen. She had opened the oven door and removed all of the appliances to clean it. I climbed in to hide. I pulled up the door so I could be well hidden. All of a sudden the door slammed. It was a gas stove, white enamal on the outside dark blue and white on the inside. (would not buy anything that resembled pans or utensils had a morbid free of fire and das towe).

Mom held the door shut, turned on the gas and started singing, you won't tell, you won't tell. My left leg was leaning on the stove side. It began to burn. (In burning remebering I could feel the intense agony of my leg and could not breath I hyperventilated) I told her I would tell daddy and stood my ground until I went unconscious. I awoke in my mothers arms. She was crying, rocking me saying, "I love you, I'll never hurt you again. I had lost total control. She rocked me for hours until I was quiet again. The impact was incredible on me because of the children I had seen killed. I really believed then I was doomed to a life of torture and eventually death.

My favorite aunt died and my dog died shortly after. My aunt was 21 years old. I was angry at God for taking all these loved things and people from me . I told him I was very angry with him.

The burn on my leg was found by my kindergarden teacher because all I could do was lay down on my desk and cry. The pain was incredible taken to the school nurse. I was treated by a doctor and sent home. I was afraid of any more pain. It separated my mother and I from a relationship from that point on I totally rejected her until I was 25 years or so and forgave her. I believe I had a breakdown at this point(In my childhood)

Not too long after my sister and I had been talking during mass and mom said God would punish us. My sister suggested we hide from her. The attic was open with me ladder to it in place. We went and hid. My sister then decided to make m real game of it and slid out the opening and pulled the cover shut. I was mortified. I ran for the cover screaming in terror and ran into m hanging bat. It screamed and fluttered. It stuck to my hair and clawed my face and arms I went totally off the deep end. I believed the Devil had come to claim me. My father came and took me down. He rocked me and calmed me. He assured me nothing else would happen to me. He was there from them on and a trust came between us even deeper than before. His nightly rosary over my crib for over S 1/2 years had always given me solace. He always feared for my health. He said from the day ;I came home from the hospital I couldn't breath. He prayed harder. When he was around there was m peace and nothing evil happened. Anytime he left the house for work or sickness. I was in jeopardy. I prayed for him to be there.

In the spring of the last year we lived in the city I received my Holy Communion. I knew God and I knew His tortured son. I knew His tortured son I knew the power of my fathers rosary and prayer. I was taught that to receive esus was God's most powerful gift, to keep us healthy and close to him. I went forward in my beautiful white dress, pure and received my tortured one. I was in love with God because he saved to from the Devil and from the pain. My mother seemed changed now that my father had been helped. The medication gave him made him health togain. I believed God gave to new life and I had received. I's son. I truly believed every

person who received communion had this communion with God. My conversion was powerful and my life changed. I had a peace in Him and the past didn't exist I didn't remember anything under this day. It are buried safely for many years to come when lifes cicumstances triggered memory releases.

My parents moved to suburbia where I was nutured by God in His natural kingdom. My friends ____ his trees and ansimals. I had brain damage enough to cause servere learning disabilities in a time that they had no special programs. Books frightened me because of the power I had seen the "original book" had. Until 4 grade I did not learn.Writing seemed like hyroglyphics to me. I began to hide in the closet with the flashlight and study the family bible. It was over 100 years old. It was hand printed in black and gold lettering. There were hand engraved prints throughout which I was engrossed in. I knew it was a book belonging to the tortured one, so I studied the pictures. I learned to study the message in the picture. I began to draw and learn what symbols meant. It was my way of staying close to God, learning about his family and life. It became a deep solace to mm into my teens. I shared with my fourth grade teacher about the pretty pictures and that I often would spend long hours staring oa them. This teacher had a very special interest in problem learners. She began to work with me during free periods. She used pictures for definitions. I still use the concept to learn words alone i cannot grasp. My entire vocabulary has symbols 💵 that I could read. School was m long and painful process of learnig, was impossible because of it.

At 16 I fell in love and got pregnant. My mother victimized me again with the doctor. Three times he attempted abortions on me in his office. She sat right there. I prayed that God would protect my baby. The father didn't want it.

When I delivered, scopalimine was used and the effect was the mann as the abuse at 5 1/2 yrs. I re exsperienced many of the same feelings when I saw the baby coming out, the doctors hand around her neck. I screamed. do't kill my baby over and

over. They couldn't shut me up or knock me out.

After the delivery when I went to the bathroom and removed my pad, blood poured out. I was unaware that that would happed. I passed right out. A day or so later I passed a huge clot which looked like the head of a child. Emotionally I was completely broken> I laid on the floor and asked God to take me home. I tried every window on the sixth floor to jump. They were all barred. I felt as though I piece of I died. When I left the hospital and my baby in the hands of faster care for adoption I had lost the will to fight anymore. It was like being I mechanical person. For one year I walked and talked automatically. My mother left my brother and father and I. I simply took over. One year later my nerves shoted out and I physically collapsed to a seizure disorder. From then on seizure medications for 12 years.

After 2 ins I began secking the truth and through a series

I married my husband and I lived 2 1/2 years with my father. We than moved upon the birth of our son to the city. Two years later our daughter born. Both gradually became more and more sick. They were hospitilized over a four year period during which time they spenrt 10 days in the hospital dying of an unknown disise I met Charismatic in the hall, also with dying child. She told me to give them to Jesus. I did and by my bed I had powerful conversion. It had been about 6 years since I had really believed. Both my children were diagnosed, diets altered and are healthy today.

I went back to a bible believing church and studied the word of God for 3 years. Then God called me back to the Catholic Church through the local Charismatics. I began a whole man walk with then.

When we moved back to the country to our own home I was physically healed at our local church. It was confirmed by my doctor. i church and have remained so since. Since my re awkening God has been opening my reminders that pull out the past memories. differant stresses and crises have continued to pull these memories up until present with the majority released. I'm sure there is more of a story to tell, but this is as far **II** I can go right now until the Lord opens the rest. In the interim I - content raising my family and working in the ministry of Charismatic healing for the broken: and abused I work from my home. My greatest need is to continaully interceed in prayer for the abused. It is my prayer in the future God will help me to open
center for people like me who need love and acceptance me they are healed and released from the pain of the past. I had to seek many resourses which has been costly and traumatic over 17 years. If I stay at the feet of Jesus praying I know he will find a way for others never to walk the path of suffering I have had to go because of ritualistic abuse being so hidde. The general public, medical fields, psychiatric are just begining to become aware of the magnitude of this problem. In time with people like me coming forward there will be help for others.

Improgration momory - nor 1967 ...

taken commuthere blindfolded... father in the can as well do not recall isusan, Kathy or Emy being there... In a grove of trees. riight time... people un black nobio dancing and making awful voigno .. sober of. continue frengice dance. appear to be having a reckuel cigy. made to stand un middle. no one bucked her. whe was achomed and embarrassed because they had taken her dother. Father come out of the circle. The was pointed red and black. had a long knufe. looking thru the circle for someone. They grabbed a by fat man. The was wearing a visbe . Like the others but he had clothes in underneath. .. They took his clothes off. thed him up. hung hum upside down from the tree. Low came out and tried to run away. by this that time how was popping unanti out of the body. always to try to run from the clangs.. Father caught Lou. De out whe was made to wit very close to where the man was tranging. his mouth was cry whe that he was worked be acking for help. which a helpless feeling to end be cable to do anything to that man. Dusty watching all this from above. ___ was ted to a votable line

the ground by, nough nope. Ted thru her clegs tight 1004 she moved it brought pain to her gentials and rectum. then as the chanting lowered, the one who appeared to be the leader modded to father who write to the min. .. he first cut the mans eyes out and then cut his ears of issuring he thad seen and heard too much. the man was making noises and moving alot which seemed to make weryone happy. then comeone cut whio trachea ampl put in a tube so the man icculd breathe thru a how in the meck. father took out the stuffing from his mouth because the man icoulant scream now with the tube. Then father cut of the mano mose soo there were just two bugholes. blood was coming from where his ears eyo and now had been levenths he had no veryes ! iscamed to feeling like he was cotill looking at her as if pleading for help. whe cried all the more for not being able its do anything the father then cut of the mans lips to the wearned to have a permanent grimace of tench... was forced to watch. y she closed her eys they held them open. she wanted to weream but the Terror was deep that who couldn't make a wound. who couldn't isven ony. Then his fingers. were cut off. not removed clost

night but remembered now us the fact that as a spice of closely would fall to the ground is imember would runt forward and anatch ut up some of them would conard and hips over the part to use unto would get its eat at. then the father cut off the maris ignituals. the seemed to take iparticular delight in this. The leader handed in chalice to the father who filled it with blood quoting from when the mans igenutals used to be.. 'as he filled he ut the ward there was still bemen in it. the air bucking into the mario tuke was frantic and he was mouting so much .. Ducty and how could feel him oceaming even the he made no cound. the father brought the chalice to Portia. Looked at her with knot eyes and ouch: "Krincess, Please drink this" as if hoping whe would so they wouldn't herd her. who drank ut knowing mo matter how hand she fought they would only hunt his have to drunk from it. them who was untied: father asked if who was world. armo and told her. This was done un honor of her, done for hor, the druking of the blood ichowed who aproved the wacrafice. The www isomehow pant

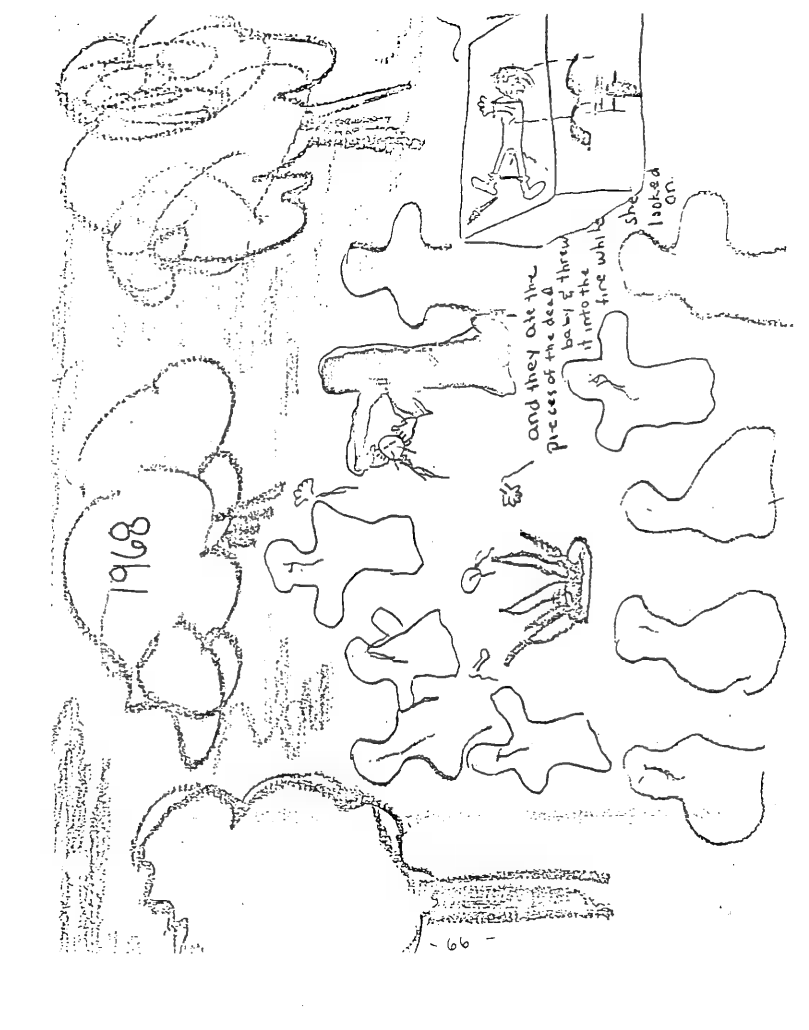
of the preparation you her becoming Matano bride. the father would he was proud of her, the whole virtual was in honor of her as a princess and by her drunking from the chalices this is well who accepted their offering/wacraficu. They cut down the body, the father cut of the nest of the limbs and hung them from a thee. only the torso and head wil mutilitied face. the horrsof death wymbol had been carved on the mans stomach earlier... whe was told to kneel by him. whe that whe was going to pray for the man. whe bowed her head i closed her eyes. Theore a terrible bould. Looked and they had sofut open the man wo his unaided were qualing out. the smell was terrible. they look her right hand and put it around his heart. comeones larger hand was over here and. made her squeeze his heart until it crushed. who was tied un a fital uposition. They pulled apart the rubings of the dead man evad put her un action could feel all hip, bones unside. they bewed her up in there with her hand esticking out. This whole time with was

To be continued in temmorated nites session with Dr. P.

unable ito speak from the terror of it.

- 64

So they said -they had to kill it because of her and the bride child tor 1982 had Satans baby but it was defective





IV.

RESULTS OF STUDIES BY PSYCHOLOGISTS, PSYCHIATRISTS AND PSYCHOTHERAPISTS

Following were two of many studies that were conducted by such professionals.

Here is the report we gar at the american Psychological association conver on on & be a long proce on an occual Profile of Ritualistic and Religion-Related Abuse Allegations

Reported to Clinical Psychologists in the United States

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Profile of Ritualistic and Religion-Related Abuse Allegations Reported to Clinical Psychologists in the United States

One of the most shocking and baffling claims about child abuse in recent years is that satanic, occult, we ritualistic abuse is occurring and no the rise. Both children and adults have reported abuse involving multiple perpetrators; satanic or occult practices; and rituals complete with blood, excrement, and human sacrifice (Gould, 1987; Kahaner, 1988). Law enforcement professionals have responded with conferences and seminars in which occult crime experts recount classic cases, summarize the history of the occult, and explain how to identify satanic crime. Some legislatures have passed laws targeting this kind of crime. And mental health professionals have held conferences and workshops in which experts discuss how to recognize and treat ritualistic abuse.

Only a few scientific studies of ritualistic child abuse have been conducted. Susan Kelley (Kelley, 1988, 1989), David Finkelhor and his colleagues (Finkelhor, Williams, & Burns, 1988), and Jonker and Jonker-Bakker (1991), working in the Netherlands, have described children who claim to have been ritualistically abused, many in daycare settings. Walter Young and co-workers (Young, Sachs, Braun, Watkins, 1991) have published an account of 37 adult survivors of ritualistic abuse. All of these studies suggest that ritualistic abuse is particularly frightening and conducive to unusually works symptoms. Research dealing with multiple personality disorder, form of psychopathology thought to result from severe childhood trauma, also points to the harshness of ritualistic abuse (e.g., Hopponen, 1987; Kaye & Klein, 1987; Lawson, 1987; Sachs Braun, 1987). If such abuse is common or increasing in prevalence, it obviously presents grave problems for children, therapists,

social service workers, and police—indeed for society more generally. If it is part of a nationwide international satanic conspiracy, in many authors have warned (e.g., Raschke, 1990), the prospects in particularly disturbing.

Not surprisingly, the explosion of interest and apprehension concerning satanic and ritualistic child abuse has generated a skeptical response. FBI agent Kenneth Lanning (1989) has written, for example, that "faith, not logic and reason, controls the religious beliefs of most people, [so] some normally skeptical law enforcement officers accept the information disseminated at [occult crime] conferences without critically evaluating it or questioning the sources." Hicks (1989, also 1991) has summarized the skeptical view as follows:

"Child abuse does exist. Some people commit violent crimes while invoking the power of satan. Such people may act with others. But law enforcers cannot demonstrate the existence of a widespread satanic conspiracy: The evidence doesn't exist" (pp. 25-26). A skeptical book edited by Richardson, Best, and Bromley (1991), The Satanism Scare, analyzes fear of satanic crime an example of societal rumor, myth, and urban legend.

An article in Christianity Today aptly captured the tension between believers and skeptics: "Within the past five years, ritualistic child abuse has become an emotionally charged issue that has rocked communities and divided parents, social workers, therapists, and law enforcers—some who charge prowing conspiracy of satanic worship, others who cry witch-hunt" (Kam, 1988, p. 51). What is most troubling from a scientific standpoint is that many believers and skeptics use similar modes of argument, basing their claims on newspaper articles, well-chosen examples, and personal philosophy, often arguing in personal or ad hominem way. All of the scientific studies cited earlier are based on the

assumption that ritualistic abuse exists, and all focus on the severity of its effects. To date, one has attempted to assess the prevalence of claims of satanic, occult, ur ritualistic abuse or to determine the range of and the nature of the typical case. What exactly is the evidence for the reality and pervasiveness of ritualistic abuse?

As a first step in addressing this question, we are conducting anationwide study with the primary objective of determining the prevalence and characteristics of child abuse in the United States involving satanic, occult, or ritualistic elements. We are surveying approximately 41,000 persons and agencies, including all county-level social service, law, and district attorney agencies, well as a random sample of psychologists, psychiatrists, and clinical social workers. In the present paper we summarize the initial results for clinical psychologists who are members of the American Psychological Association.

We contacted 6,000 APA members-3,000 randomly selected until clinical psychologists and 3,000 randomly selected general clinical, counseling, and school psychologists. In the first phase of the study, we mailed meach clinician a letter describing the project and specifying a list of case features mentioned in professional and popular literatures. We also included a brief postcard reply form on which respondents could indicate the number of cases of ritualistic child abuse they had encountered since January 1, 1980, reported by children and/or by "adult survivors" (i.e., older persons who claim to have been ritualistically abused as children). If a respondent indicated having encountered one or more cases, he or she was sent a longer "second phase" survey questionnaire designed to gather information about the cases referred to on the postcard. The third phase of the study has yet to be conducted. We intend to choose a subset of respondents to pursue in

more depth through detailed face-to-face and telephone interviews.

abuse, we decided to allow respondents in define it for themselves in terms of combinations of features mentioned in the literature. These features included: abuse by members of a cult; symbols (such as 666) associated with the devil; actual or staged sacrifice of animals in humans; cannibalism; ritual abuse involving drugs, pomography, and participation in, or observation of, sexual practices; and certain symptoms and diagnostic categories such as multiple personality disorder. In the postcard survey, respondents were mind in report the number of cases they had encountered that included the or more of the features on our list. In the subsequent survey questionnaire, they were asked as say which features characterized each case.

In pilot interviews conducted with police and social service officials, we were repeatedly told that although they had encountered few cases of ritualistic child abuse, they had handled cases in which more traditionally religious person had abused child sexually, physically, or psychologically—for example, by denying the child proper medical cure or attempting to beat the devil out of the child, an act that mumi might call ritualistic abuse.

Also mentioned were cases in which someone perceived by a child as religious authority used his or her professional dress and position of trust to gain access to the child for abusive purposes, and that occurred in religious settings, such as church-affiliated daycare centers. To include all of these features, we broadened our focus mencompass both ritualistic and what we call "religion-related" abuse.

First Transparency

The results of the postcard phase of the study of APA clinicians are summarized in the first transparency. Of 6,000 letters and postcards sent out, 109 were returned without relevant of proper data because the respondent had retired, died, worked in a capacity that precluded seeing clients, or passed the questionnaire in a fellow professional who was not included in our random sample. Of the remaining 5,891 postcards, 2,709 were returned with relevant data—a response rate of 46%. Of these respondents, 1,908 (70%) had not seen a single case of ritualistic or religion-related abuse since January 1, 1980. The remaining 801 (30%) had seen at least one case. In all, ignoring one clinician who claimed 2,000 cases, the respondents had encountered 5,731 cases, of which 58% were child cases and 42% were adult cases. Overall, 40% were ritual cases, of which 58% were religion-related cases, but this varied considerably according to subsample: Child clinicians reported that 58% of their cases were ritual cases, compared to only 26% for clinicians in general.

Interestingly, the cases were not evenly distributed across clinicians; in fact, the modal number of cases was one, whereas • few clinicians (2% of respondents reporting any cases) reported having •••• more than a hundred apiece. The median number was 2.

Because it has been suggested that \blacksquare disproportionate number of clinicians in California have see cases, we compared the proportions of respondents who had seen in different states. While the difference between .38 for California and .30 for the rest of the country was statistically significant ($\underline{X}^2(1) = 12.10$, $\underline{p} < .001$), the percentage difference was actually rather small, and California's figure was not far from the median of .35. In

Fifth Transparency

The results were somewhat different for religion-related cases. The next transparency shows that adult and child to do not differ on three of the four religion-related features.

They do differ on one, however-abuse by religious professionals. This is a feature of 72% of adult religion-related to but only 44% of child the Perhaps this form of abuse remains hidden in many to because children fail to disclose it, whereas untreated medical conditions or severe beatings are likely in receive public attention.

Of course, one of the most important questions about ritualistic abuse is whether it is really occurring or not. Clinical psychologists might hear about such word but remain skeptical about them. In order to examine clinician-respondents' attitudes toward the ritualistic stories they have encountered, we asked whether or not they believed the allegations of harm, and what they thought about the ritualistic aspects of the allegations. Ninety-three percent of the respondents who reported such words believe the alleged harm was actually done; the same number believe that the ritualistic aspects were actually experienced by their clients, although 40% think these might have been staged or faked in order to frighten their client. Overall, the clinical psychologists in our sample believe their clients' claims.

This led us to examine the nature of the evidence for the reports. In 42% of the ritual cases (65% of child cases and 12% of adult cases), there social services investigation. In 30% of the ritual (44% of child and 12% of adult cases), there was police investigation. In 7% of the ritual (11% of child and 1% of adult

fact, compared La California, many states had much higher proportions of clinicians reporting cases, including Iowa (.62), Montana (.60), Mississippi (.57), Utah (.56), and Tennessee (.54). In contrast, Vermont, New York, New Jersey, Arkansas, Hawaii, the District of Columbia, and North and South Dakota all had proportions below .20. The proportions do not mum to be systematically related to size of state or part of the country.

The longer survey questionnaire, sent to all respondents who reported having the more cases, covered more issues than we can discuss here: For example, we asked respondents to provide information regarding the number of cases, types of case features, years and states in which the abuse occurred, characteristics of the victims and perpetrators, setting of the abuse (including its possible relation to parental custody disputes), the victims' DSM-III diagnoses, legal pursuit and outcome of the case, and on. We also asked explicitly whether the respondent thought the reported abuse had actually occurred and whether the ritualistic or religion-related elements were authentic. Finally, we asked whether the respondent had attended workshops or seminars dealing with ritualistic abuse.

Of the 801 clinicians who returned a postcard saying they have encountered at least one ritualistic or religion-related case, 641 of them have so far been sent the longer survey questionnaire. Of these, 208 have been returned and 192 have been entered into our data file. The 192 respondents on whose data the present report is based have personally encountered 179 adult ritual cases, 111 adult religion-related cases, 167 child ritual cases, and 122 child religion-related cases. We asked them to describe up to eight and in detail-all of the cases they had personally encountered, if less than nine; or eight representative cases if more than eight had been encountered.

Second Transparency

The most frequently checked case features constitute a prototype of ritualistic and religion-related cases. The second transparency shows the most and least common ritualistic features (i.e., features of cases that had at least one ritualistic feature and no religion-related features). The most common is "ritualistic abuse involving forced participation in, at observation of, sexual practices" (characteristic of 56% of ritualistic cases). The next most common is "practice on behavior repeated in a prescribed manner" (characteristic of 50% of ritualistic cases). Also common of a common of a cult-like group (47% of ritualistic cases), "abuse related to symbols associated with the devil" (44%), and "abuse involving actual or staged sacrifice of killing of humans" (40%). The least common features of ritualistic cases are: "abuse related to the breeding of infants for ritual sacrifice" (11%), "abuse involving actual or staged cannibalism" (15%), and "ritualistic abuse involving child pornography" (19%).

Third Transparency

The results for religion-related cases is shown in the third transparency. (A case was defined religion-related if it had more more of the four religion-related features and no more than three additional features.) The most common feature of religion-related cases was "abuse by religious professionals" (58%). The next most common was "abuse committed in a religious setting, religious school, religious daycare center" (38%). Relatively

uncommon were "abuse related to attempts to rid a child of the devil or evil spirits" (24%) and "abuse involving withholding of medical care for religious reasons" (14%). When a religious case had additional features that were not specifically religious, they tended to include abuse by member(s) of a cult-like group and/or abuse involving forced participation in, or observation of, sexual practices. As you can see in the lower part of the table, these features are not very common in religion-related cases.

Fourth Transparency

One of nur goals was to compare the features of child and adult-survivor assume, assume, as many people as a to do, that these different kinds of cases provide two windows on the same phenomenon, each with its advantages and disadvantages from an evidential standpoint, the features obtained from the two sources should be similar. The man transparency compares child and adult cases on some of the more controversial ritualistic features. As you can see, adult-survivor cases more often include these florid features. For example, 44% of adult cases but only 16% of child cases involve torture of humans; 61% of adult cases but only 37% of child cases involve abuse by members of a cult; and 50% of adult cases but only 31% of child cases involve human sacrifice. As shown at the bottom of the table, adult survivors are also more likely than children to exhibit certain arrange clinical features: severe amnesia, dissociation, and multiple personality disorder. This may be partly because of the greater frequency of diagnosing such symptoms in adults, but that would not explain the general severity of the adult experiences indicated by the other features.

cases), the perpetrator was convicted of some offense, although an necessarily offense confirming the ritual allegations. In general, then, there is not much legal confirmation of the ritual claims; however, this does not necessarily mean all reports are invalid. In many of the adult cases especially, no allegations were made in manner at time that would have led to legal proceedings.

Sixth Transparency

We also asked respondents what they accepted as evidence for the ritualistic nature of the abuse. The answers require diverse, but most of them could be placed into three categories: (1) evidence that emerged in therapy, such risabbacks, reactions to so-called "trigger" stimuli, post-traumatic play, and dramatic expressions of emotion; (2) physical rother corroborative evidence of some kind (e.g., tatoos repetrator confessions); and (3) no evidence other than the client's claims. Fifty-seven percent of child cases were backed only by therapeutic evidence; 30% repetrator backed by physical evidence or corroboration of some kind; 13% were based on no evidence other than rechild's story. Fifty percent of adult cases were backed by therapeutic evidence; 15% by more tangible evidence; 35% by no evidence beyond the adult's claims. Overall, the overwhelming majority of the ritualistic claims, especially in adult survivor cases, are believed by therapists because of experiences they have had with clients in therapy.

It has been suggested that clinicians learn workshops and seminars widentify cases as involving ritualistic abuse and then begin to encounter what they believe are such

(Mulhern, 1991). On we survey, respondents indicated whether or not they had attended "a lecture, seminar, workshop concerned with ritualistic child abuse." Overall, 54% of respondents reporting one or more man had attended such training events. We computed the average number of ritualistic same reported by clinicians who had, we had not, attended ritual abuse workshops. Those who had attended workshops reported more than twice as many (M = 2.01) in those who had not attended (M = .76), a statistically significant difference, f(179) = 3.89, f(179) = 3.8

Finally, we examined some contextual variables that might have been related to reports of ritualistic child abuse. Certain highly publicized cases, such the McMartin Preschool case in Manhattan Beach, California, and many cases involving custody battles have led people to believe that daycare settings and custody disputes closely related to claims of ritualistic abuse. Our results dispute these stereotypes; ritualistic features were no more common in custody-dispute and daycare than in other kinds of cases.

What do make of these preliminary results? First, less than a third of APA clinical psychologists have encountered of ritualistic or religion-related abuse during the past decade. Second, among those who have encountered cases, the definition of ritualistic abuse varies. The two most common features--forced participation in sexual activities and abuse repeated in prescribed manner--have no necessary connection with satanism, the issue that makes ritualistic abuse such volatile topic. On the other hand, 44% of viewed

ritualistic in include symbols or objects associated with the devil, a fact that needs to be explained by skeptics. Third, the mee extreme and bizarre features of ritualistic abuse occur are frequently in adult-survivor than in child are. Adult-survivor are often involve patients with extreme dissociative disorders and generate little in the way of physical or legal evidence. It is possible that some of these disturbed adults are susceptible to believing in history of abuse that is not based in reality (Ganaway, 1989). Fourth, a few clinical psychologists account for a huge proportion of all ritual reports. Possible causes for this disproportionate reporting pattern need to be explored. Fifth, almost all clinical psychologists who reported any ritualistic or religion-related believe their clients' stories on the basis of their clients' dramatic emotions and clinical symptoms, even though there is often no external evidence for them.

None of our descriptive evidence proves that ritualistic child abuse does or does not exist, but it clarifies the nature of the allegations and pinpoints areas for further investigation. For example, it seems from responses to our questionnaire that many kinds of abuse now classified as ritualistic have nothing to do with supernatural claims or with nationally organized cults. It has proved socially dangerous to combine such different phenomena as abuse by a compulsive, demented individual and ideologically motivated abuse inflicted by religious or satanic cult members. The term "ritualistic" is too loose and emotionally loaded to serve 11 a professional diagnostic category. Our data suggests that clearer, empirically-based descriptive categories for abuse claims may be established.

Finally, we would be especially interested in examining recordings of therapy sessions involving clinicians with ritual cases. And, we would also like to explore further the

connection between workshop attendance and the resulting propensity recognize formerly unnoticed in unclassifiable evidence of ritualistic abuse. Clarification of these and related issues is necessary if we are to understand the phenomenon called ritualistic child abuse.

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References

- Finkelhor, D., Williams, L., Burns, N. (1988). <u>Nursery crimes: Sexual abuse in day</u>
 care.
 Beverly Hills, CA: Sage.
- Ganaway, G. (1989). Historical versus narrative truth: Clarifying the role of exogenous trauma in the etiology of MPD and its variants. <u>Dissociation</u>, 2, 205-220.
- Gould, C. (1987). Satanic ritual abuse: Child victims, adult survivors, system response.

 California Psychologist, 22, 9.
- Hicks, R. (1989, June). Satanic cults: A skeptical view of the law enforcement approach.

 Paper presented at the Eleventh Annual Crime Prevention Conference of the Virginia

 Crime Prevention Association, Chesapeake, VA.
- Hicks, R. D. (1991). In pursuit of satan. Buffalo, NY: Prometheus Books.
- Hopponen, M. H. (1987, October). The satanic cult in rural mid-America: The experience of seven MPD patients. Paper presented at the Fourth International Conference on Multiple Personality/Dissociative States, Chicago, IL.
- Jonker, F., & Jonker-Bakker, P. (1991). Experiences with ritualistic child sexual abuse: A case study from the Netherlands. Child Abuse and Neglect, 15, 191-196.
- Kahaner, L. (1988). Cults that kill: Probing the underworld of occult crime. New York: Warner Books.
- Kam, K. (1988, Sept. 2). Ritual killings have satanic overtones. Christianity Today, pp. 52-54.
- Kaye, M., & Klein, L. (1987, October). Clinical indicators of satanic cult victimization.

 Paper presented at the Fourth International Conference on Multiple

 Personality/Dissociative States, Chicago, IL.

- Kelley, S. (1988). Ritualistic abuse of children: Dynamics and impact. <u>Cultic Studies</u>
 <u>Journal</u>, 5, 228-236.
- Kelley, S. (1989). Stress responses of children sexual abuse and ritualistic abuse in day centers. <u>Journal of Interpersonal Violence</u>, 4, 502-513.
- Lanning, K. (1989). Satanic, occult, ritualistic crime: A law enforcement perspective.

 Police Chief, 46, 62-83.
- Lawson, K. (1987). Satanic cult worship and multigenerational multiple personality disorder. Paper presented at the Fourth International Conference Multiple Personality/Dissociative States, Chicago, IL.
- Mulhern, S. (1991). Satanism and psychotherapy: A rumor in search of an inquisition. In J. T. Richardson, J. Best, & D. G. Bromley (Eds.), The satanism scare. New York: Aldine de Gruyter.
- Raschke, C. A. (1990). Painted black. San Francisco: Harper & Row.
- Richardson, J. T., Best, J., & Bromley, D. G. (Eds.) (1991). The satanism scare. New York: Aldine de Gruyter.
- Sachs, R. G., & Braun, B. G. (1987). Issues in treating multiple personality disorder patients with satanic cult victimization. Paper presented the Fourth International Conference on Multiple Personality/Dissociative States, Chicago, IL.
- Young, W. C., Sachs, R. G., Braun, B. G., & Watkins, R. T. (1991). Patients reporting ritual abuse in childhood: A clinical syndrome. Report of 37 cases. Child Abuse and Neglect, 15, 181-189.

SUMMARY OF APA CLINICAN POSTCARD SURVEY RESPONSES

6,000 Original sample

(5,891 Valid sample)

2,709 returned: 46% response rate

Reported at Least One Case

801 (30%)

Reported No Cases

1,908 (70%)

5,731 Cases Reported:

58% child 42% adult survivors

40% ritual 60% religion-related

Transparency 1.

PROTOTYPE OF RITUALISTIC CASES

Most Common Features:

% Cases: Ritualistic abuse involving forced participation in or 56% observation of sexual practices 50% Abuse related to any practice or behavior repeated in a prescribed manner (including prayers, chants, incantations, wearing of special costumes) 47% Abuse by ■ member or members of any cult-like group in which members feel compelled to follow the orders of leader or leaders 44% Abuse related to symbols (e. g., 666, inverted pentagrams, inverted or broken crosses), invocations, costumes, beliefs, etc. associated with the devil Abuse involving actual or staged sacrifice or killing of 40% humans Least Common Features: 28% Abuse involving actual or staged torture of humans 27% Ritualistic abuse involving drugs 19% Ritualistic abuse involving child pornography 15% Abuse involving actual or staged cannibalism 11% Abuse related to the "breeding" of infants for ritual sacrifice

PROTOTYPE OF RELIGION-RELATED CASES

Most Common Features:

% Cases:

- Abuse by religious professionals such as priests, rabbis, or ministers
- 38% Abuse committed in a religious setting, a religious school, or a religious daycare center
- Abuse related to attempts to rid a child of the devil or evil spirits
- Abuse involving the withholding of medical care for religious reasons, resulting in harm to a child

Additional Features Less Frequently Indicated:

- Abuse disclosed by an individual with a dissociative or multiple personality disorder traceable to earlier ritualistic or religious abuse
- Abuse by a member or members of any cult-like group in which members feel compelled to follow the orders of a leader or leaders
- Ritualistic abuse involving forced participation in or observation of sexual practices

Comparison of Child and Adult-Survivor Ritualistic Cases

Features	% Child Cases	% Adult Cases	X	p
Abuse by member(s) of any cult-like group	36.7	60.6	13.1	.001
Abuse involving sacrifice or killing of humans	31.3	50.0	8.4	.004
Abuse involving torture of humans	15.6	44.2	23.1	.000
Abuse disclosed by an individual with a dissociative or MPD disorder traceable to earlier abuse	12.5	57.7	53.2	.000
Ritualistic abuse resulting in amnesic periods or preoccupation with dates	7.8	44.2	41.6	.000

Comparison of Child and Adult-Survivor Religion-Related Cases

Features %	Child Cases	% Adult Cases	X	1
Abuse involving withholding of medical care for religious reasons	3 14.3	14.0	.002	N
Abuse related to attempts to rid a child of the devil	27.0	21.1	.57	N
Abuse by religious professionals such priests, rabbis, or ministers	44.4	71.9	9.25	.0
Abuse committed in a religious setting, religious school, or religious daycare center	41.3	35.1	.48	N

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SATANIC CULT RITUAL ABUSE

Warning: This material is intended for professionals involved with ritual abuse survivors. I strongly caution against giving this and other explicit ritual abuse information to survivors who have not yet extensively uncovered their own memories of cult involvement. My ritually abused clients have taught mm that it was difficult enough for them to trust their own memories without worrying if they were influenced by prior reading of related information.

This handout presumes some previous education regarding Satanic cult history, beliefs, and societal indicators of ritual abuse practices. It is an overview of key issues relevant to intervention with ritual abuse survivors who grew up with extensive involvement in orthodox or traditional Satanism. "Spiritual intervention" with survivors is quite controversial and beyond the scope of material presented here. It is essential for the reader to differentiate between varying degrees of involvement in Satanism (e.g. dabblers, self styled, public Satanic churches, orthodox). Beginning assessment of degree of involvement may be based on apparent level of secrecy, with the orthodox end of the continuum being the most secret and apparently the most widely networked, organized, and ritualized. Survivors of orthodox Satanism all over North America have similar reports of a religious network characterized by a belief system which includes sacrificing humans and routine torture of children in worship of Satan as the primary diety. Survivors further report that orthodox Satanists continuously seek new "recruits" (children, adolescents, adults) to be used by the cult. However, inner circle positions involving knowledge of the larger heirarchical network will generally be held only by those born into the cult or indoctrinated at m young age.

Regardless of your professional role with survivors, colleagues/
family/friends may be quite judgmental of your belief in multiple
personality disorder (MPD) or ritual abuse practices in certain Satanic
groups. Skepticism is a common initial reaction (I certainly went
through this phase), try not to take it personally. The horror of
these survivor reports make them very hard to believe without extensive
personal involvement with survivors. A certain degree of skepticism
also serves to prevent "over-identifying" some symptoms as evidence of
ritual abuse. Satanic cult ritual abuse of children and adolescents
represents m quantum leap from even the most horrible child abuse you
most likely have/been in contact with.

Many individuals are presenting themselves as experts regarding Satanic cult ritual abuse. At this time we are all in a learning process and I certainly do not consider myself an expert in this area. I have knowingly treated a number of adult survivors since 1985. All of my clients have evidenced severe dissociative disorders, primarily MPD. Any professional working with ritual abuse survivors needs to be collaborating with other similar professionals in the country and not drawing conclusions based on very small personal samples of survivors. As you attend future training in this area, I urge you to inquire as to the specific experience level of each presenter.

Role of Ritual Abuse in the Cult

Abuse and torture of children, adolescents and adults is continuous, begins at birth, and is concentrated at younger ages to ensure cult control over the individual. Children destined to be programmed for important roles are selected very early in life generally based on bloodlines and some degree of toughness. Although these children live in terror of being killed, the cult is careful to keep them alive while sacrificing many other children deemed disposable to the cult. Another category of child is selected for life as "slave", to be used and category of child is selected for life as "slave", to be used and abused by the cult with no programming for higher position. Often the birth of these children is not recorded and they have limited contact with the non-cult world. The important children are made to abuse and with the other children as part of their training. Parents are expected to abuse and even kill and consume their own children (first born sons are usually sacrificed), perceiving this as an honor.

Within the belief system of orthodox Satanism, values of the non-cult world are totally reversed. Children are taught that pain, torture and killing are "good" and pleasing to Satan. Conversely, caring and consideration would be considered very bad and would result in more torture to "get the evil out of the child". Even more confusing is the possibility that cult good behavior will be "rewarded" with more pain, or that the child may be taught to beg for more pain and torture. Aside from rituals, the cult seems to utilize "planned inconsistency" Aside from rituals, the cult seems to utilize "planned inconsistency" in administering abuse to children contributing to a constant state of terror. Needless to say, the cult child who must also attend public school, will be living a split life of totally opposite values.

Although much of the torture is ritualized, the cult believes that torture and pain release energy into the circle and increase the spiritual power, therefore non-ritualized torture is also common. These Satanists believe that rituals must be precisely completed as prescribed in order to prevent the wrath of Satan and his demons. Children are carefully prepared for rituals via a precise regimen of Children are carefully administered one on one or in a very small previous abuse generally administered one on one or in a very small group. Each important child is assigned a mentor who coaches the child for participation in rituals.

Ritual child abuse is quite different from "normal child abuse" in that the perpetrators are not merely acting out psychopathology or unresolved rage from their own childhood abuse. Cult abusers are

following prescribed ways of preparing children for cult membership and receptivity to Satan's demands. The following goals of ritual abuse are conscious and distinguish it from more commonly recognized child abuse:

- Specifically promotes certain forms of dissociation which will result in splitting or fragmentation of self identity. This increases susceptibility to cult control (to be elaborated upon later) and is believed to foster astral projection (out of body experiences) which is an important ability to develop in the cult.
- "Targets the elimination of all spontaneous emotional feelings or even munique sense of self. Basically the cult wants to create "robots" to be programmed and directed according to cult rules and purposes. Emotions are only to be elicited at the convenience of the cult in service of certain tasks or learnings.
- -Targets the young child's complete loss of faith in anything good or safe in society.
- -Purposefully interferes with important early developmental processes such as object constancy and promotes perpetual fear of abandonment. The cult intervenes often with infants and toddlers to destroy basic attachments (switching mother figures) which would normally promote internal security:
- -Ensures the longevity of the cult by utilizing brainwashing techniques resulting in periods of amnesia for cult involvement while guaranteeing cult control. Free will has no place in orthodox Satanism, and the cult does not allow members to leave without significant retaliation.

Types of abuse and torture

Confinement/isolation in small places often with sensory deprivation: "black hole/pit", cage, coffin or grave. Often the container is filled with bones or a body(animal or human), snakes, spiders, etc. Children are told that worms will eat their brains out. Often they are left for days in absolute filth. This abuse is involved in significant rituals or may be utilized as punishment. Being reborn into Satanism (hauled out of live burial) through symbolic death is a standard ritual for children.

Sexual torture: is continuous and almost always with multiple perpetrators (both male and female) as well trained animals. Infants and toddlers are physically prepared for later sexual abuse with objects forced into every body opening. The role of the mother figure is crucial in this early sexual abuse preparation. Sexual rituals are common and generally involve the letting of blood (girls are cut vaginally, boys cut the penis). "Sexual orgies" among cult members always involve the balance of pleasure with pain to serve Satan. Girls

are impregnated as early as possible, and are taught that unanesthetized abortions are an honor.

Physical deprivation: chronic disruption of sleep, starvation, excessive exposure to heat or cold. This breaks down resistance and increases susceptibility to brainwashing.

Forced participation in abuse/murder: for children this may be real (adult hand guides child's hand to stab baby) or staged (the victim was already dead, or child's participation was suggested under hypnosis). Child is then labeled murderer, unlovable, criminal who will be locked up by the police, crazy and awaiting psychiatric lock up. Ultimately, many of the children will be programmed to murder for the cult on cue. They are taught by "trainers" how to kill, collect blood, and skin victims. Even high level "trainers" still go through continuous torture in order to stay vicious.

Psychiatric abuse: children are often routinely taken to an actual psychotherapist (cult member) or person posing as one. Routine "psychotherapeutic behaviors" are associated with pain and fear, thus effectively sabotaging legitimate therapy for the survivor in the future. Some survivors also report being locked up and restrained in "psychiatric hospitals" or undergoing ECT children.

Varied emotional abuse: targeted at destroying child's self esteem and self confidence. Standard caring societal messages (I love you, you're special) are linked with torture and abandonment. A child is ordered to complete a paradoxical or impossible task, then is tortured for not following orders or is blamed for the torture or murder of another child. Children are told they worthless, dirty, stupid, ugly, evil... and are lucky the cult will keep them.

Religious/spiritual abuse: often in real or staged Christian churches, always targeted against any future acceptance of Christianity (even though many cult families masquerade active Christians), always emphasizing control of child by Satan and his demons. Children are raped with symbolic Christian objects and told that Jesus approves and believes they are bad. Rituals involving the insertion of eyeballs into the vagina or rectum symbolize that demons are inside the child always watching. Children placed under numerous curses during rituals. Especially important to uncover is the "curse of silence" (if they tell of the cult, they and the non-cult listener will die). Although special children are taught they can develop great powers by serving Satan, fear of the diety's rage seems to predominate the belief system. Most of the cult abuse is intertwined with religious dogma. Male and female children and adults are "married to Satan" (who is considered bisexual) at various ages.

General physical torture: mutilation/marking the body for Satan, drawing blood, hanging by arms or feet, tubal insertion in body opening to allow for fluids to be introduced, electric shock to spine/knees, dragging with rope or leash around neck, generally being treated like nn animal, immersion in feces/blood buckets/urine.

pulling/drilling teeth, being burned (trial by fire), blood transfusions and skin grafts from sacrificial victims.

Drug abuse: begins in infancy, is routinely a part of general brainwashing and rituals. Drugs are very sophisticated and often administered by medical professionals. (IV, IM, gas masks, orally) Most survivors report that drugs are administered through cranial burr holes as well. The effects of drugs are complex such as resulting in paralysis from the neck down, and are very carefully induced. Some ritual torture need not be fully experienced by the child, and simply serves symbolic or spiritual purposes. The cult also uses sodium amytal to gain information.

Brainwashing: often in conjunction with drugs, is sophisticated hypnosis which involves the associative pairing of induced pain/terror + the cult message + the trigger cue(s). Trigger cues are planted in the unconscious and are too numerous to list. They are later utilized by the cult to control the survivor without his or her conscious awareness. (visual symbols on greeting cards, flower colors and arrangements, common hand gestures, verbal phrases, body postures, facial movements). Brainwashing is an integral part of ritual abuse and cult indoctrination, and also serves to create amnesia for cult information such as names, places, etc., thus protecting cult secrecy. Hypnotic introduction of visual images during abuse can hamper later therapeutic efforts to uncover accurate memories.

Near death experiences: particularly common via suffocation torture, near drownings (head is held under water). These are utilized for punishment, to promote out of body experiences, and are common part of certain rituals. Victims may be resuscitated with oxygen.

Forced eating of flesh, excrement, and other fetid material: this is routine and is generally force fed or given to child as a trick, concealed as something else after the child has been starved for days. "Ritual meals" of blood, flesh, semen, urine, etc., are consumed by all cult members during sacrifices to Satan. (these are are of the most difficult memories for survivors to uncover, and are generally accompanied by nausea and vomiting.) It is quite number for survivors to be very suspicious of food in general and to avoid many food types due to color or texture. Some survivors seem anorexic and others compulsively eat to combat "taste memories".

Staged birthing of "bad babies": dead snakes, rats, objects are seemingly pulled from between the legs of small girls who are told they are giving birth to bad, rotten things. This serves to practice birthing and also is more "evidence" of how bad they are inside and need to be purified (by more abuse).

Teaching cognitive confusion: opposites are constantly reconciled in cult behavior and training (be obedient/rebel, sex without pain is not pleasure, love and hate are the same, black is white, ugly is pretty, left is right). Children learn that none of society's concepts

are stable and often represent their opposite. The child must split inside to function within this cult confusion vs. the non-cult world. Cult families frequently evidence different rules at home vs. at cult gatherings.

Importance of Dissociation within Cult

In me opinion, it would be impossible for me survivor of orthodox Satanism not to develop some form of dissociative disorder. extensive the cult involvement and the earlier the wood initial The more exposure, the more entrenched the dissociative disorder will be. most severe disorder (which is almost routine among adult survivors) is a complex form of multiple personality disorder (MPD). Due to cult injunctions regarding secrecy, internal splittings, fragments, or personalities may evidence quite subtle presentations and are difficult to diagnose. The cult's very survival as a clandestine organization depends upon maintaining the dissociative splits of those members destined to survive and function in the non-cult world (vs. being held hostage or sacrificed). Obviously, when high level cult leaders assume total responsibility for their positions (usually at age 41), certain of their personalities become completely dominant and they then live their lives consciously aware of their cult role.

The form of MPD found among survivors differs somewhat from "regular MPD" in that the perpetrators traumatize children to consciously induce amnesic barriers and different personalities to handle different tasks in service of the cult. Normally, it is believed that MID develops a self generated defense against overwhelming trauma to the person. Conscious awareness of traumatic experiences is altered to some degree the trauma is split off or internally compartmentalized, thus forming personalities, fragments or memory traces, etc. Ritual abuse MPD seems to develop 1) 1 self generated defense system, 2) as prescribed and induced by cult rituals and brainwashing. Examples and issues relevant to cult induced MPD, are as follows:

The survivor child may be paired with a disposable child to promote bonding. Then the disposable child is sacrificed and the survivor is called by the dead child's name, given transfusions/grafts from dead child, and is forced to consume body parts of the dead child. This process also occurs with siblings. The survivor child may also contribute to incorporating the identity of the dead child to decrease survivor guilt and the recurring aloneness.

-Other cult names will be associated with certain programmed tasks (killing, maiming) and their related trigger cues. Some personalities will refuse to be called by names (in therapy), perceiving names as giving others control over them. It is routine for cult children to be called by distinctly different names at different times. Some names are purely symbolic; the form of spelling the name is used as wisual we and is more important than the sound of the name to a non-cult person, the

name may signify me demon or ritual. Certain named personalities have been subjected to more precise programming and are most susceptible to cult control later on in life... these personalities are essential to uncover in therapy and most likely will be hidden from other more accessible personalities in the beginning of therapy.

- -One of the processes clinically believed to contribute to internal splitting is inconsistent environmental response to the same behavior. The cult constantly changes responses (except during rituals) to the same behaviors, which results in the child having no self perceived impact at all upon relationship interaction.
- The trauma experienced by survivors is so extreme that the memory of ene event may be split between numerous personalities or fragments. The resulting dissociative disorder is being termed "polyfragmented MPD". The cult also programs various personalities to be mute, deaf, blind, etc., so as to fragment the memory of ritual participation and therefore fragment possible future integrated recall and disclosure of cult activities. (e.g. survivor will not remember names, faces, or locations at first)
- Those cult children who fail to adequately dissociate and who become psychotic ere generally killed. Psychotic children could not perform ritual tasks adequately and might risk exposure of the cult by calling attention to themselves outside the cult. Young children in the cult could be perceived as psychotic by a therapist unaware of ritual abuse. Even an older child or adolescent may be diagnosed as having a psychotic break if a new personality reveals and communicates classic cult behavior and reasoning. Misdiagnosis of ritual abuse symptoms of course is helpful to maintaining the success of the cult.
- The more a survivor in therapy integrates various personalities or splittings, the greater the threat to the cult because the cult will have decreased ability to control the survivor simply by activating various personalities. If the survivor is particularly important to the cult, this is the point in the survivor's recovery process when blatant cult retaliation against the survivor may occur (abductions, redoing rituals with heavy drug use, increased involvement of the mother figure attempting to reactivate family loyalty, threats to kill any helping persons).
- -Initially, most adult survivors evidence a high level of amnesic barriers between personalities. It would be possible for some personalities to be involved in therapy, with the police, and with conversion to Christianity while other personalities (unknown to the therapist or to those personalities seeking help) are easily cult activated and involved in ongoing ritual participation. Without secure residential facilities designed

to work with ritual abuse survivors and to block cult contact, it is impossible to prevent this "playing both sides of the fence". Active cult interference is difficult to believe and to deal with in therapy. It is useless and in fact probably damaging to the therapeutic relationship to confront the survivor with this possibility. Be or she would be insulted and deeply hurt. Even though your client(s) may be an exception to the above possibility, I suggest you consider the following:

- -Anything you work on in therapy may be known to the cult which also uses hypnosis and various drugs to gain information.
- -The cult may try to use your client to harm you physically or professionally. A slow and steady development of therapeutic alliance with numerous personalities will help here to counter the cult's influence.
- -Therapeutic impasses may be attributed to cult sabotage of therapy.
- -Your client could be used without knowing it to feed misinformation regarding the cult to the police or to you.
 I caution the police to be wary of too much information
 shared too easily, unless a survivor has been involved in
 extensive treatment focusing on their cult history. Most
 survivors uncover memories in layers corresponding to their
 degree of integration. This uncovering process can be
 confusing to police unfamiliar with dissociative disorders
 and ritual abuse.
- -It is quite probable that many of the survivor's friends and acquaintances are cult involved. monitor your client, and consciously or unconsciously report back to the cult.
- -If your client was born into the cult and has living children, it is extremely likely that these children have been or are being ritually abused even by their parent.

 Again, unless your client has undergone significant integration of separated parts of the self, he or she would not be aware of perpetrating abuse.

Issues relating to child survivors

Protective services issues are extremely difficult with generational cult involvement. Psychotherapy aimed at reducing mediated child's dissociative defenses or integrating personalities is contraindicated unless the child's protective services removal seems possible. A rare alternative to the child's removal from parental custody would be a family residential treatment facility capable of blocking cult access and adequately protecting cult children.

If the school refers the child for treatment, cult parents (or friends of the parents) may be sophisticated consumers of the mental health system and may encumber evaluative efforts while playing the role of concerned parents.

Parents may be cult controlled multiples themselves and be consciously unaware of own participation in the abuse of own children. Look for symptoms of ritual abuse or dissociative disorder in the parents.

Generational cult children will at times present like healthy well adjusted children. This is possible due to dissociative abilities and makes an abusive history seem doubtful to judges and others who might interview the children.

The easiest child survivors to spot will be showing blatant behaviors suggestive of ritual abuse (playing dismemberment of dolls, etc.). Several check lists of these symptoms exist (by Tina Grossman, CSW; Catherine Gould, PhD). It is important to understand that children born into orthodox Satanism (vs those suffering extrafamilial cult abuse) will most likely have developed dissociative splits prior to age 6, and will not be evidencing such obvious symptoms of cult abuse. Refer to Tina Grossman's paper for indicators of dissociative disorders in children.

General Guidelines for Treatment of Adult Survivors

Be honest at all times. This does not mean disclosing all that you know early in treatment.

It's your responsibility to set limits on time. Survivors will have little sense of clock time due to dissociation. Meeting the needs of survivors is totally impossible, although most helpers try at first to do this. It is important to take care of yourself to avoid burnout.

Follow through with commitments. If you say you'll call on Wednesday, do call even if you have to say you really don't have time to talk now and will call later.

Plan on a long haul. Things do not improve rapidly with adult survivors. Generally treatment continues over several years. If your client gets involved with a church support team or other resource persons, emphasize to these individuals the importance of longterm commitment with limit setting. It is common for well meaning support persons to be intensely involved for must while and to then cut off abruptly from the survivor due to burnout.

Focus on positives not just the horrible memories. Look for positives in their reactions to memories of abuse (just having own feelings is important). It is easy to loose a sense of balance and for treatment to develop memories. If possible, take periodic breaks from working to uncover memories.

If your client is working with the police, or involved with a religiou support team, it is important to negotiate a clear agreement about confidentiality in the therapeutic relationship. Support persons will be inclined to call you, and at times it may be appropriate to have more flexible or more rigid boundaries around the treatment. Survivor are used to everyone in the cult being in collusion against them. There is no privacy and no boundaries within the cult. Try to keep your role as therapist clear.

If your client chooses to give information to the police, discuss the following with your client first:

- -Most local police departments cannot possibly provide a witness protection program for the survivor, regardless of how extensive and high level their cult information is. Cult retaliation for working with the police will be predictable, and most police departments do not have the manpower to provide routine surveillance even on Satanic holidays.
- -Most local police departments are just learning about Satanic cult criminal activity and have not made investigating reports of survivors a significant priority. The police must respond to the priority demands of the community at large, and ritual abuse is not yet a priority in most communities.
- -Survivors may be willing to risk their life pressing charges against high level Satanists, only to find that the police or district attorney do not consider them me credible witness due to their history of psychiatric treatment, unstable level of functioning, and possible susceptibility to cult control.
- -The survivor may begin to feel like data bank being used by the police even if he or she initiated the process. Often the officers who are knowledgeable and involved in actual interviewing of survivors get little backup from superiors who are responding to multiple demands for manpower. The survivor will blame the officer interviewing him/her and interpret lack of follow through ■■ a major betrayal.
- -Survivor reports of numereous murders committed 20-30 years prionand committed by "respected professionals in the community" are extremely difficult to successfully prosecute in court.

The worst possible outcome of matterior working with the police and a therapist would be constant cult abduction and torture with little police effort to apprehend the perpetrators. There are individuals in the country who will assist survivors in relocating and changing their identities. Survivors programmed to assume high roles are considered property of the cult and irreplaceable investments... thus, killing them for defecting is a last result if efforts to reclaim them fail.

Impact of Survivor Treatment Upon the Therapist

As a therapist, you need - supportive network familiar with Satanic cu

ritual abuse. If you do not express your own horror, exhaustion, anger, and sense of having gone crazy, you will most likely begin to suffer from post traumatic stress syndrome yourself.

Given the potential danger you are placing yourself in, it is important for you to establish a trusting relationship with a law enforcement official — even if your clients are not actively involved with the police. If the cult perceives you as working in total isolation, they will most likely intensify efforts to induce fear in you. Be careful in choosing the officer you work with (network with contacts in other areas to get recommendations) because reports of police involved in orthodox Satanism are unfortunately common.

Most therapists experience intense fear and paranoia when they initially begin to believe the reports of their ritually abused clients. It is important to control your whn fear, or the cult will play on your fear. I do not want to minimize the danger of this cult or that you will be considered a threat by the cult if you develop a reputation for treating survivors. The cult leaders will know who you are before you know about them. I recommend some level of public openness about your involvement in treating survivors. If you can tolerate the possible criticism by other professionals and are ready to receive numerous calls from individuals seeking consultations, going public seems to provide some measure of safety.

The decision makers in this cult control all moves of lower level members and are very calculated and sophisticated thinkers committed to maintaining cult secrecy. Cult violence is not random. The cult above all wants the community to believe reports of cult criminal acts are hysterical and ludicrous. If you are harrassed in obvious ways indicating cult patterns, this verifies survivor reports. Your clients will most likely face frequent threats of your death.

You might experience the following cult harrassment, which will be efforts to increase your fear yet vague enough to preclude police intervention:

- -Your phones appearing to be tapped due to extreme static or peculiar sounds which occur only when you are talking to ritual abuse contacts.
- -Numerous hang up calls at your home between midnight and 3 AM.
- -Vague but obvious surveilance of your office or home.
- Threatening notes or letters sent to you ar left as your car.
- Efforts to refer cult "plants" to you me new clients.
- Dead birds or other objects left at your house/office.
- -Minor recurrent problems with your car which vaguely suggest tampering.

KKS/1988

October 26, 1988 (Revised March 16, 1989)

Committee on Child Abuse Prevention State Social Services Advisory Board 744 P Street, Mail Station 17-01 Sacramento, CA 95814

Dear Committee Members:

From a perspective of 22 years a community psychiatrist with 15 years subspecialty interest in child sexual abuse, I believe that ritualized abuse of children is the most serious threat to children and to society that we must face in our lifetime. The fact that we have not faced this threat, and that we allow it to be explained away by uninformed skeptics makes an imposing but manageable threat virtually unimaginable and uncontainable. The failure of the criminal justice system to acknowledge this threat places the responsibility on social service and health service agencies to define and to respond to the needs of present and future victims, their families, and a society increasingly burdened by the costs of official indifference. The threat involves not just the terrorizing of untold numbers of children, and not just the invasion and destruction of as many victim families; this is an assault on the orderly fabric of society and a menace to the mental health and physical safety of future generations. A more immediate tragedy is the backlash effect of this unrecognized crime on child victims of all other sexual crimes. The arguments which discredit the complaints of ritually abused children as fantastic are used increasingly to humiliate not only the victims of other sex crimes but also the parents, investigators and clinicians who attempt to protect and heal those children.

Such alarms deserve responsible documentation. Following is \blacksquare brief summary of the observations which have led to my concerns.

1. Numbers of complaining children

I have been personally involved as a consultant in some 10 cases of multivictim, multisuspect cases with indications of ritualized, possibly satanic abuse. These cases have emerged in every section of the nation over a timespan from 1982 through the present, ranging from dozens to hundreds of putative victims at each center. Besides those 10 cases which I have studied in some depth there are other common named and described to me by professionals who were familiar with them. There are certainly others I have not heard of, and presumably others that have not, and may never come to any adult recognition. Some of the 50 cases are counted within the Finkelhor-Meyer study (1, excerpts attached) while others, especially those never charged nor officially validated, are not examined in the study.

By any accounting, there are no less than 1000 children who have stated their involvement in ritualistic systems. The bizarre and very frightening quality of the experience the children describe seems to preclude responsible

interest or intelligent concern for the meaning of those reports. Believers become panicked with fear of the unknown, while skeptics insist that the claims are patently absurd and that the believers are invoking an expanding and dangerous hysteria. Even if the complaints were less ominous, the prejudicial discrediting of so many crime complaints would be barbaric. Considering the implications if even the least of the atrocious allegations are true, our paralysis in the face of such warnings is inhuman.

The implications for California are particularly grotesque. With seven South Bay cases and one each in Covina, El Monte, Long Beach, Whittier and Pico Rivera (all in Los Angeles County), at least one in San Diego County, several in Orange County, several in Kern County, well as the notorious (and uncharged) cases in San Francisco, Berkeley, Sacramento and Fort Bragg we may have as many half of the victims suspected in the entire nation.

Consistency of complaints

While the complaints in these cases are bizarre and contradictory to earlier concepts of sexual interest in children, they are, as a group, stereotypic. This consistency is documented in the federally sponsored Sexual Abuse in Day Care: A National Study (1), sections entitled "Multiple Perpetrators (pp. 32-34). "Female Perpetrators" (pp. 34-43) and "Ritualistic Abuse" (pp. 52-57), and in the 1986 listing of characteristics entitled "Ritualized Abuse of Children" (2, attached). The independent emergence of so many children with such remarkable and such remarkably consistent complaints demands thoughtful attention. There is a pattern of inconsistency in the emergence of any warm child's allegations which creates dynamically shifting contradictions from one child to another during an investigation. While this pattern is problematic for testimony in criminal prosecutions, it presents an affirmation of reality in another perspective. Clinical and sociological study of child victim disclosures defines this sequential expansion (and occasional contraction) of admitted victimization to be typical. Forthcoming, fully formed and fixed complaints are not only rare but frequently unreliable. So the stereotypic content and the chaotic style of disclosure in these cases should logically argue for credibility of the complaints, despite the incredible implications of the content.

Lessons from undeniable cases

While proof of a given case offers no proof for all the cases of the class, the verification of controversial phenomena in one case should argue at least against de facto rejection of those phenomena in related investigations. Arguments advanced against the cases III a class are that they are too large (With so many children someone would have told. With III many parents, someone would have known), that they are atypical (Women don't molest children. Pedophiles don't terrorize children. Nobody but III monster would force eating and smearing of feces, urine, blood, etc.), that they IIII illogical (Why would anybody do such III thing), and that expected evidence is conspicuous by its absence (Where are the pornographic pictures? Where are the bodies?).

The Papoose Palace case in Reno and the Country Walk Babysitting Service case in Miami offer impressive lessons in the realities of multiple

victimization, lessons especially convincing since the allegations were verified both by the jury conviction and by the confessions of an offender. In both cases dozens of children were coerced into sexual activities with one another and with the adult(s) in charge for extended periods with no meaningful disclosure to parents or authorities. Those parents who formed some suspicion were reassured by friends, physicians and authorities against any reasonable concern (3). While the Papoose Palace case was not ritualistic in ■ cultic or religious sense, the characteristics of Country Walk included 2-6 year-old victims, at least two offenders, one female, unconfirmed reports of outside perpetrators, death threats, pornography, drugging, sadistic sexual atrocities, satanic instructions, penetration by objects, killing and mutilation of animals. claims of "magical powers," rituals and ingestion of feces, urine and blood. rhythmic chanting, whirling and dancing, monsters, symbols, masks, costumes and perversion of childhood games. Several lurid photographs were recovered and a child resident of the household described the removal of the videotapes of the children by a relative shortly before the arrest and search. The female codefendant who eventually turned states evidence had maintained a pathetic and convincing show of innocence buttressed by several polygraphs.

Another case, notable for the careful, contemporaneous recording of the children's disclosures by a naieve third party and the exhaustive documentation of the ensuing trial testimony (4) adds substance to allegations of Satanic rites. While this case was adjudicated for child protection without rendering an opinion on the satanic practices, the explicit detail and unsolicited spontaneity of the childrens' descriptions invite comparison with similar descriptions in cases throughout the United States. With such sober attention and convincing presentations in some cases, there should be no excuse for ignoring and discrediting similar presentations elsewhere. This is not to argue that collateral similarities should insure criminal prosecution and conviction but rather that the higher burden of child protection and preventive awareness should not be bound to a criminal court standard of proof or an exculpatory exclusion of meaningful intelligence.

4. Absurdity of exculpatory arguments

Theories invented to introduce reasonable doubt to protect suspected perpetrators of ritual abuse from conviction are being accepted into juvenile protective hearings and into public media as fact. These "indoctrination theories" claim that children warm induced through seductive attention, leading questions and multiple interviews to provide overzealous investigators with false allegations. The idea proved its power in both the criminal exculpation and the reversals of juvenile court protective orders in Jordan, Minnesota in 1984-85. The same argument was applied to the civil complaint that all the protective agencies, child protective services, foster parents, police, sheriff, and court appointed guardians ad litum willfully conspired with the county attorney to create a fraudulent we ring prosecution to advance the political career of the prosecutor. The fact that such an argument was accepted by a federal judge and echoed in media and professional reprisals against the prosecutor indicates the welcome that is given to even the least logical of alternatives to the horrors of ritual abuse. The suit was rejected on appeal as patently contrived in a careful review of the entire Jordan phenomenon (5. excerpts attached). After an exhaustive review the appeals court affirmed the just cause, due process and ethical integrity of the Jordan investigations. The court ruled specifically that multiple interviews and specific questioning were justified for both investigators and clinicians (... we are at a loss to understand how a psychological evaluation or therapy can be accomplished for juvenile suspected victim of sexual abuse if questioning itself is not permitted. 5, p. 64). The appeal decision was never publicized, so the Jordan cases continue to be held up as the proof that children readily produce false allegations to please overzealous investigators.

The successful exculpation of the defendants led some of the accused to found what has become an international organization for the defense of others accused: Victims of Child Abuse Laws (VOCAL), which has continued to expound on the indoctrination theory and to lobby for governmental protection against proliferation of the child abuse industry and its so-called witchhunt for undisclosed child victims. These polemics resonate with a view expressed increasingly by appeals court judges, especially in California, that any testimony from clinicians that might support a victim's complaint must be excluded maprejudicial unless that opinion can be justified as scientifically indisputable. Clinicians who have suspected and reported child sexual abuse according to state mandates are being humiliated in court and sometimes sued for supposedly improper questioning and fraudulent diagnosis. The arguments in support of this chilling backlash would be empty except for their repeated reference to ritual abuse cases. The continuing presumptions that stories of ritual mayhem must be false leaves all children and all advoctates for children scapegoated with the presumption of being unreliable and dangerous.

If it weren't for the widespread refusal to believe that ritual abuse might be real, there could be no logical support for the indoctrination theory. The same enlightenment and techniques of questioning that unearthed a previously unsuspected prevalence of child sexual abuse led to the uncovering of ritualized cases. Parents, clinicians and police who first heard these accounts found them unbelievable, and the discovery of various pockets of allegations occurred independently in 1983 and 1984, before there was any communication from no outcropping to another. There is no scientific support for the notion that children conjure up elaborate accounts of victimization to please their examiners. There is no logical or clinical support for the assumption that children will become terrified and symptomatic of severe abuse from questions or suggestions inferring that abuse may have occured. There is no logical basis for the presumption that children mrm to perceptive and so imaginative that they can take the cue from a question or an anatomically specific doll and then draw from the examiner's mind an explicit narrative of the most unheard-of and exotic perversities, including patterns of adult behavior not only unknown to children but to most clinicians as well. Any logical support for the indoctrination theory must explain how these exotic stories, unfamiliar even to the examiners, prove to match the best available knowledge of cult activities drawn from such diverse sources as ancient documents and the accounts of adult survivors of rituals practiced on an earlier generation of children. And if it were possible for examiners to cue children into false accounts, why would these examiners induce stories which they couldn't themselves believe, and which they knew would be unbelievable to their supervisors? Why should children, or parents, or therapists or police reinforce a progression of stories that are both personally repugnant and logically incredible? If any member of this presumably hysterical process wanted attention, recognition, power, or even revenge, he or she would certainly try to produce ■ logical and believable account.

The professionals who fell into a suspicion of ritual abuse in 1984 were already successful in uncovering father-daughter incest. Most did not believe that women would molest children, that boys were likely victims, or that perpetrators of sexual abuse would deliberately humiliate or terrorize their victims. Why should these professionals leave the precarious security of one controversial field to claim atrocities that were sure to be rejected even by their peers? Such questions deserve serious, lengthy and open debate. We should not be misled by the absurd answer that seems to pass for truth: that clinicians have promulgated hysteria in order to become rich and famous.

5. Historical foundations

The rich history of previous misadventures with child victimization can be summarized here only briefly. The present controversies over child abuse are really the fourth round in a cycle that has resurfaced every 10 years since 1860 (6). In each previous outing the notion that children must be protected against widespread, hidden abuse has been buried by protests that such abuse really unthinkable, and that the victims and their adult advocates must be suspected of misguided or malicious motives in claiming abuse. There was always 1 "last straw" which sent reluctant belief cascading into victim blame. In the nineteenth century it was hysterical women claiming obscene childhood assaults by honorable men. In 1932 it are revered psychiatrist challenging his teacher, Sigmund Freud, to reopen the closed issue of sexual victimization, claiming again what Freud himself had once believed: that early childhood sexual victimization is both widespread and dangerous to mental health and public safety. Freud proclaimed that his dear friend, Sandor Ferenczy, had gone crazy in his misguided research.

In the 1980's we came to believe that Ferenczy and Freud were both right in their dire predictions of harm from child sexual abuse, but we are already turning against that knowledge, fighting back and turning our backs on complaining children in our protest that ritual abuse is just too much. This time the child-believers have gone too far. The dangers of child sexual abuse could have been fully explored and circumvented before the turn of the century except for that logical and elitist determination not to believe. Each wave of discovery has served not so much to build collective knowledge of child victimization as to reinforce professional and popular theories of disbelief.

Another body of knowledge documents the historic reality of practices of demonology and devil worship. Human sacrifice is among the most primative and persistent of magical attempts to approach the power of the gods. Christianity mil plagued by deviant orginatic, child sexual and sacrificial rites as early as the second century, long before the excesses of the inquisition or the Salem witch trials. In the twentieth century Aleister Crowley claimed to be the reincarnation of the beast, 666, gathering followers to empower themselves with black magic through animal and human sacrifice. Crowley's works are reprinted and accessible to anyone in bookstores of the occult. At least two organized and constitutionally protected religious organizations today advocate the worship of Satan through a defiance of moral constraints and a mastery of ancient ritual (although they officially denounce child abuse ritual murder).

Historic accounts of satanic sabbats give nn accurate context for otherwise grotesque and meaningless accounts by present-day children of confinement in

coffins, contact with entrails and body fluids, desecration and mutilation of corpses, and descriptions of forced participation in sexual frenzies and killing. The fact that such practices have occurred in the past does not prove that they are occurring now, or that all children who describe such encounters have actually practiced murder and cannibalism. There may be several explanations to eliminate many accounts as misunderstandings. But the historic reality of cult atrocities and the proven existence of contemporary devil worship should at least preclude exclusionary arguments and prejudicial disbelief. It is not true that such things just can't happen or couldn't possibly be true. We cannot continue to discard meaningful clues and obvious human pain on the basis of wishful thinking and "scientific" enlightenment.

6. Reports of adult survivors

I believe the strongest corroboration of the reality of ritual abuse comes from an increasing number of adults who describe their ritualized victimization as children. Because these are adult reporters with more articulate and authoritative reflection on the motivation and practices of the cults, and because many of their revelations are clinically documented, this resource offers an independent and cohesive standard with which to compare the complaints of contemporary children. In term cases more than one individual from the manuscribed identical events after 20 or 30 years of isolation from one another. Most of the now-outspoken survivors had no memory of their abuse until they entered treatment, usually for multiple personality disorder.

The pattern of emergence of memories, the horror and pain that accompanies these recollections, and the concordance of experience among so many otherwise unrelated individuals from such diverse backgrounds leaves little doubt among dissociative disorder therapists that these memories, even those of wanton killings and suicidal programming, are true. Without any contact with stories of children in the current multivitim cases, and without prior awareness of historic accounts of satanic practices, these scientists have made sense out of cryptic accounts of ritual sacrifice, psychic surgery, occult symbols, signs and ceremonies, desecration of graves, multilation of corpses and relentless initiation of children into a psychological underworld of antisocial, soulmurdering, mind-controlled agendas. These are the same rituals and agendas implied by children in the present generation allegedly abused in out-of-home care, stories can't believe because of their unprecedented, undocumented horror.

It is only in the last ten years that multiple personality has come to be appreciated an a relatively common disorder which is invariably caused by insufferable childhood trauma. The function of the dissociative process is to wall off the trauma from consciousness to allow for survival and acceptance among outside society while isolating and redistributing the burden of painful memories among newly-formed personalities. Sadistic sexual abuse, including especially ritualized abuse, seems to be the most typical stressor which triggers dissociation and multiplicity. With hundreds of patients now available for clinical study it is estimated that 25% of patients with multiple personality disorder have a background of satanic cult abuse (7).

The dreadful impact and the apparent purpose of ritualized abuse of children are obvious in these survivors. They live double lives cloaking a core

experience of terror, pain and guilt. Their bodies express the pain and disability of long forgotten torments and they are driven to suicidal depression and, in some cases, homicidal frenzy on the sacred dates of the satanic calendar or on particular birthdays when they were programmed to suicide. They react with panic to visual and verbal cues which are associated with death threats from their childhood. Many believe they are still monitored and controlled by cult members who send coded messages to maintain secrecy and allegiance. Some fear that part of them is still available to the antisocial agenda of the cult. Always there is the dreadful fear of remembering, knowing, and telling.

Survivors tend to believe that the cult is pervasive and omnipotent, capable of killing at will under the protection of public systems infiltrated and controlled by cult members. They explain the disposal of bodies both by ritual dismemberment and cannibalism and in cult-controlled crematories. Some women relate the use of their bodies to produce undocumented children which are bred for cult purposes. The concept of family takes on macabre dimensions for the surviving offspring of intergenerational cults.

Prior to the recent specialty interest in multiple personality disorder there was no credulous audience for such reports, and no effort to elicit or document them. Multiples were typically misdiagnosed ** schizophrenic, and any memories which might incidentally emerge were dismissed as psychotic ravings. The impact of accounts of survivors is still blunted by a residual prejudice against acknowledging even the existence of multiple personality disorder. let alone endorsing the "crazy" stories of unbelievable abuse which have been hidden by dissociation. The history of professional avoidance of both child abuse and its dissociative adult counterpart offers a remarkable parallel (8, attached). It is no coincidence that concordant and demonstrably independent descriptions of ritual abuse from two generations and from very different samples are both discounted and collectively ignored because the reporters we stereotyped as mental patients and children. And it is also predictable that a preferred explanation even for logically irrefutable, first-person accounts will be that these stories of ritual originated not in the experience of disturbed children but in the grandiose and fearful imaginations of their irresponsible therapists and parents.

7. Inappropriateness of preemption within the criminal justice system.

One reason the body of knowledge emerging from treatment of adult survivors carries mure credibility than the outcome of multivictim child abuse investigations is the context of discovery. Adults have made their disclosures in clinical settings where unbelievable discoveries have a chance for open evaluation and logical synthesis. The first concern is to understand and the ultimate goal is to heal, with both agendas directed toward the welfare, comfort and dignity of the survivor. Children reporting sexual abuse, on the other hand, are taken over by the criminal justice system as witnesses to a crime. Unlike victims of parental abuse, children reporting abuse in out-of-home settings are not even allowed the protections of the juvenile court or of advocacy within a system designed for child protection. They must perform in an adult system under rules intended to be intimidating even to adults. The fact that they are children makes them unreliable, sometimes useless in their assigned courtroom role. In order to protect emerging information against any implications of indoctrination, children may be denied reassurance and

validation of their experience and may even be discouraged from sharing their memories and feelings with parents or therapists. Parents and therapists are admonished not to share information with each other and especially not to "cross-germinate" information in contact with peer consultation and support groups. The protective, validating, healing supports that parents might offer their children are obliterated by confusion, anxiety, unbridled fear, and an increasing focus on the performance of the child in the hope of validation and resolution through eventual prosecution.

The only useful purpose of the child in the trial will be to recite a story contrived to support certain criminal counts, a story which must be consistent also with prior, out of court disclosures. Experiences unsupported by material evidence, including allegations of lurid ritual, arm not supposed to be introduced. Rather than trying to make sense out of unfamiliar and alarming claims of ritual, defense attorneys will insure that these claims are examined with ridicule, making fools of anyone who might try to support their credibility.

Because of the constitutionally mandated function of the criminal court to protect the rights of the accused, to ferret out and impeach any uncertainties in complaining witnesses, and to acquit in the face of any reasonable doubt, the introduction of satanic allegations will tend to discourage charges, prevent conviction, discredit the children and give the impression that the crime is fictitious.

Ordinarily it is the alleged criminal, not the crime, that is on trial. We don't believe or disbelieve in rape according to whether medefendant is convicted. And we no longer discredit rape victims as me class if a rapist is acquitted for the failure of a victim to prove his identity. But here it is up to the children, in court, against the misgivings of prosecution and the ridicule of defense, to prove that they have been subjected to incredible tortures and undocumented crimes, and that these atrocities could be committed by an obviously normal, solid citizen. In effect, we are waiting for the least likely of all possible criminal convictions resting on the least credible of all classes of witnesses before we will even consider that such a crime cum exist.

Because child sexual abuse trials have become no cumbersome and problematic, prosecutors in Los Angeles County admit, off the record, that they will mo longer go to court with witnesses under 8 years old. The chance that a suspected preschool-aged victim of ritual abuse will ever go to court are infintesimal, yet the whole response to that child is increasingly controlled by criminal justice interests.

Therapists are being trained for a double-standard of diagnosis. In all other encounters with child clients they try to he empathic, to accept without challenge the child's expression of feelings, to probe beyond verbal content and explore suspected conflicts with games, dolls and expressive play, and to speculate broadly the possible origin of unexplained distress. If anything suggests that sexual abuse might have occurred, however, they must then shift to another standard. They must be suspicious that the child might lie. They must assume that any interest or questions they direct in the sexual area, and any positive acknowledgement they make toward any hint of abuse might infuse the child with imaginary victimization and invest that child with dangerous, vengeful power. They are warned of the humiliation they will surely suffer in

court if they encourage disclosure in any way, and they are told to bring videotapes of every contact to prove they have not cued disclosures. Unless they can prove they have done nothing ever to encourage I child to share the emerging pain, then both the pain, the therapeutic process and the professional will be condemned as dangerous to the rights of free citizens. Finally, no matter what the techniques of evaluation, the therapist may be sued for making a report which was not then authenticated in court.

If we wish to find out what is causing this continuing epidemic of reports of ritualized abuse we must first stop punishing the reporters. If we wish to hear what is really going on we must try not to silence those who can listen to the children. And until know enough to suspect what may be happening, and until we can discuss those speculations in open forums without fear of humiliation or legal reprisals, we cannot hope to reach meaningful conclusions. There will be time enough to convict the criminals if we are first capable of knowing that such crimes can occur.

These are studies which must be derived from an unprejudiced bringing together of all available data, not from a contest of opposite positions in which all unauthorized or unproven information is excluded. In terms of containment and ultimate survival it is much more urgent to know what is happening than to put away whomever is doing it.

Three-year old victims will not be heard in court, period. If there is a menace which selectively attacks toddlers and leaves them terrified and speechless, and threatened that they will area imagine the experience away, we cannot afford to imagine it away ourselves. If the menace is really out there we have to develop a different way to find it.

8. Personal Reflections

Satanic ritual is, by design, incredible. It seems calculated to inspire disbelief. A reasonable person just cannot accept cult atrocities as real from the descriptions of others, and those who choose to believe lose credibility among those who remain "objective" and skeptical. Those who maintain the luxury of disbelief have not allowed themselves to Tanas the agonies of those who have reason to know these practices are real.

I know that the threat is real, just man I know that the exculpatory theories are false, because I was involved during the emergence of both and because I have felt the motivations and the reactions of the people involved. I know that the theories were coined after the fact, and that the "hysteria" that is blamed for creating the problem is itself an illusion. Skeptics of ritual refuse to acknowledge that overzeal and "fanaticism" are a natural, reasonable outcome for victims trying to save society from a threat it refuses to acknowledge. I know the people who are blamed for causing the problem and I knew many of them before the problems emerged. I know they were reasonable then and I believe they are reasonable now. These reflections may not convince others that ritual is real, but they illustrate those subjective, experiential factors which give strength to my own belief.

I was a consultant to the prosecution before the first of the Kern County cases was publicized. There were no satanic allegations then but I was sickened

by the hurtful things I couldn't believe even with years of exposure to every known extreme of sexual abuse. Here women were described as sexually insatiable for their children. Children were tied and suspended from the ceiling to be penetrated by groups of relatives and strangers. A social worker with an early opportunity to help one of the children was named as perpetrator. I wished these things weren't true, that the children were misled or somehow exaggerating. In the trial police surgeon was imported from England to show that the children were merely echoing the exhorbitant suspicions of the investigators. The judge refused to allow psychiatric rebuttal of that opinion. Nevertheless, the jury found all four defendnats, the mothers as well as the fathers, guilty as charged.

I consulted with the earliest outcropping of the McMartin case, before women suspected and long before there was any hint of bizarre ritual. I had known both Kee McFarlane and Jean Matusinka very well for several years. I knew their strengths and weaknesses and I trusted their professionalism. Neither had reason to exaggerate crimes or leap to judgments. I felt Ms. McFarlane's distress and reluctant credulity is she heard from children that women mere involved. I remember her anguish when she told is that some 30 children had disclosed. She didn't want to believe so many children were victims. I knew Judy Johnson, the mother who is blamed for inventing her son's molestation and inciting hysteria among other parents. She described her rejection of her own suspicions as she searched for the reason for his bloody underwear. Judy mill something of a eccentric, isolated and vaguely strange. She had little contact with other parents and still less of the kind of influence that might have rallied others into hysterical suspicion.

I talked with many of the parents when they believed their children were spared. Their children had assured them that nothing had happened. They went reluctantly to Children's Institute just to make sure. I know they didn't want their children to be among the victims. The rewards for believing were disillusionment, distrust, fear, guilt, shame and despair. Many distrusted the evaluation process; why should they believe in a stranger who led their children into contradictions? They would not have accepted the pronouncement of a social worker except for the subsequent confirmations they found in their children.

The development of collective belief among the parents was not an impulsive or hysterical process. It was characterized more by avoidance, distrust and splintering than by solidarity. The emergence of hints of satanic ritual proved especially devisive, ranging from sums who believed babies were killed to others who groped for any alternative explanation. I know that the hints of satanism came not from the parents or the therapists but from the children. Children played out bloody rituals in therapy. They voiced death threats to their parents. They emerged from nightmares snarling obscenities. And they reacted with terror to churches, darkness, Halloween costumes and fire.

Some of the parents eventually took the lead to seek out information on Satanism and to link with investigators of the occult and with adult survivors to make sense out of such unprecedented behavior. Those who searched for meaning tended to develop unusual and arguably paranoid systems of belief. The large majority of parents remains alienated from such beliefs, preferring naivete to what they were as morbid fascination.

Various authorities have asserted that the children drew upon the parent's

obsession as the source for descriptions of ritual. This position, most powerfully asserted by Kenneth Lanning of the F.B.I., tends to endorse the indoctrination theory and to demand that law enforcement and other objective investigators reject satanic allegations. I know that explanation is false. Not only were the McMartin parents and therapists naive to satanic implications when they first emerged from the children but so were the parents in the Planter Street, West Point, Rogers Park, Country Walk, and Presidio cases, among others. When a 3-year-old child asks her mother in the midst of baking cookies, "mommy, they don't really kill babies, do they?" and then goes on to describe how baby "got dead" at her nursery school, and when there has been no hint prior to that of any improprieties at the school, we need better explanations than blaming the mother for provoking hysteria.

I know that the indoctrination theory is scientifically bankrupt. Even if it were true it could not possibly account for the diversity of similar complaints in isolated settings. I have talked to doctors who examined children blind, with no awareness of ritual abuse and no suspicion toward prior victimization. Children who had moved to other states gave descriptions of ritual abuse before such suspicions had developed even among the resident population. I talked with two parents who were devastated by their 6-year-old son's suicidal behavior, his molestation of his 3-year-old brother, and the stabbing of two family pets before they learned that the preschool he had attended in another city was suspected of abuse, and before the boy revealed that he had been taught to kill animals and to molest children by the teacher. I have heard too many of these stories to accept them as coincidence. And I wonder how many children are molesting other children, incubating the elements of homicide, and growing up psychologically isolated from their parents and society because we don't know or won't believe that their preschool experience was malevolent.

I know that investigators and prosecutors must conceal implications of ritual to maintain credibility, and I know how confusing and countertherapeutic that can be to parents and children, and how ultimately misleading and counterprotective it is for societal understanding. As a consultant I have encouraged prosecutors to avoid satanic clues, even when they might be the strongest common thread. Reviewing the initial police reports from a case in another state, for instance, I read of confinement in boxes, nightmares of dismemberment, penetration by sticks, threats with a gun, demonstrations of animal slaughter, trips to a farm, and abrupt attacks of panic when children saw a costumed devil or reference to a coffin. These were first reflections voiced by parents and children with no awareness of the investigation, no cross germination of concerns, and no satanic sophistication on the part of either parents or investigators. The manifest direction of the questions related only to sexual interactions. Subsequent reports brought reports of robes and candles. The defendant was convicted of sexual crimes, using as witnesses those children who spoke only of sexual offenses, not those who might launch into descriptions of unbelievable acts.

I am now potentially overburdened and emotionally exhausted by the phenomenon of retaliatory suits. In the last two days I spent some seven hours discussing three civil suits brought against people who had tried to protect children from abuse. One conversation was with a mother and father in Texas who believe their children were ritually abused by neighbors. When prosecutors rejected the charges the neighbor sued for slander. They have lost their house

and savings, owe \$10,000 to their first attorney and need \$5,000 before another attorney will accept their case. They also need a respected professional to rebut the assumption that they are malicious and crazy for believing the "ridiculous" assertions of their children. I turned them down to protect my credibility.

Another conversation was with an attorney totally unaware of sexual abuse issues, who was attempting to defend a California mother against suit for false incrimination after charges were dropped against adult babysitters. The arguments and experts against her come preformed and powerful from the indoctrination school, but her own attorney is starting from scratch. The mother will have to pay an attorney to learn about sex abuse in hopes she can save herself from ruin for reporting her concerns.

The third telephone consultation came from Colorado, where a County Department of Social Services worker is being sued in federal court for violations of m family's civil rights. M runaway teenager was placed in protective custody after she described incestuous involvement with her stepfather. Criminal charges collapsed when the girl retracted her complaint. The juvenile court allowed reunification after several months of family therapy. The girl now says the social worker pressured her complaints and threatened she would never return home unless her stepfather confessed.

Two of these cases involve allegations of ritual abuse. The third is what man once regarded as a routine incest complaint. Yet all have emerged as retaliations against sincere attempts at child protection. All must generated from an organized movement to turn back the tide of child protective intervention and all are supported by attorneys and clinicians who espouse an exculpatory theory born of our collective refusal to deal with ritual allegations. They are also supported by the increasing failure of juries and appeals court judges to sustain convictions and the failure of juvenile courts to resist the arguments honed for adult exculpation in criminal court.

If private citizens are invited and professionals are required to report suspicions of child abuse an their social responsibility, and if those reports then condemned in courts are antisocial and malicious, then it is no wonder that the suspects are empowered to punish the suspicious.

I believe we would not have reached this chaotic turn of events if we had dealt more intelligently and less criminally with ritual allegations as they emerged in 1984. The four years we have lost have allowed issues to polarize and chilling backlashes to develop. It is not too late to take another look at ritual abuse from m broader perspective.

Summary

The permutations of unvalidated ritual abuse threaten orderly society at multiple levels. A large number of children and their families face devastation as direct victims of abuse. The pattern of victimization is unpredictable and the manifestations are bizarre, leading to both helpless panic among believers and punishing disinterest among skeptics. Since authorities and bureaucracies are least able to act on undocumented complaints and mem most obligated to uphold conservative, proven policies, then health, public safety and judicial

agencies are selectively paralyzed from definitive intervention and tend instead to protect the rights of the unfairly accused. Victims not only do not complain but may be too terrorized to believe in or to remember their own victimization, leaving sequellae which cannot be linked to original cause. Since one possible outcome of such dissociation is the ability to identify with the aggressor and to carry out destructive acts devoid of memory and conscience, there is the potential for creating an invisible army of satanic slaves, bent on mayhem and social chaos even while earning trust and power through a double life of responsible citizenship.

Whether or not such a nightmare could really happen is moot, but it is already clear that there are active practitioners of ritual who believe it can happen, that there are adult survivors of ritual who show it can happen, and many children who know it has happened. Most of all, and this is why I believe the problem is awesome, the more we have been made where of these potentials the more we have turned to the courts to put them away. The more awful the reports, the more stunning has been our rejection. With this response we abdicate any hope of enlightenment and self-protection.

Sincerely,

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RCS:jmw

Encl.: Reference list attached

V. MULTIPLE PERSONALITY DISORDER

Childhood Antecedents of Multiple Personality

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Introduction: Multiple Personality Disorder in the 1980s

A rapidly growing body of recent clinical and research contributions has substantially advanced our understanding of multiple personality disorder. As a consequence, this condition is gradually emerging from the shadowy realm of those psychiatric rarities, obscurities, and curiosities long surrounded by fascination, controversy, and skepticism. Multiple personality disorder is beginning to take its place among the recognized mental disorders. Although it is premature to consider this transition accomplished, and naive to assume the process will be completed without certain vicissitudes, considerable progress has been made in a rather brief period of time.

Greaves (1) noted that the 19th and 20th century clinical literature on multiple personality disorder was dominated by single case studies. Before 1980, the only large series of multiple personality disorder cases reported in the literature was that of Allison (2). In short order, Bliss (3), Braun (4), Kluft (5, 6), and Putnam al. (7) described series of between 14 and 171 cases. It is well known that a number of experienced clinicians have not yet published their own comparable series. In his foreword to Psychiatric Clinics of North America special 1984 issue an multiple personality disorder, Braun reported knowing of "approximately 1,000 cases" then in treatment with various therapists (8). My own poll of 70 mental

INTRODUCTION

health professionals who came as students to recent course on multiple personality disorder revealed that they had encountered 267 such patients. Approximately 60 were currently treating individuals with multiple personality disorder. Clearly, the days of regarding multiple personality disorder rarity undeserving of scientific study are nearing an end.

As increasing numbers of multiple personality disorder patients are identified, it becomes possible m move toward correlating and researching psychopathological and psychophysiological phenomena that anecdotal reports can only describe, and that single case studies can only begin to document. Putnam has reviewed the history of 20th-century efforts to research multiple personality disorder (9). He has outlined both the models available for its exploration, and the practical considerations that influence subject selection and protocol design (10). It now is possible whegin to ask basic questions about multiple personality disorder and to evolve research strategies that may, in time, lead to reasonable answers.

The major findings of recently published explorations of multiple personality disorder can be summarized succinctly:

- Multiple personality disorder is not rare (3-7). Its incidence is, however, unknown. The myth of rarity contributes both its underdiagnosis and its misdiagnosis. In the series of 100 patients studied by National Institute of Mental Health (NIMH) workers, an average of 6.8 years had elapsed between these patients' first mental health assessments and their being diagnosed accurately (7, 11).
- 2. The psychophysiological and neurophysiological correlates of the separate personalities can be studied. They appear to hold up when measured against standard and real simulator controls. Nevertheless, investigators caution that in this area, as in any new field, first results must be regarded as preliminary. One must hedge tentative interpretations of the data by acknowledging the possibility that the unanticipated confounding systematic artifact may yet be discovered that leads a revision of our current understandings (9, 12-14).

- 3. This condition is highly correlated with traumatic experiences during childhood. These usually, but not inevitably, involve child abuse (7, 15; Chapters 1–9 of this monograph).
- 4. This condition is highly responsive psychotherapy (6).
- 5. Stable unification of the personality is achievable and has been documented by follow-up study (6).
- 6. Commonly expressed concerns over risks of iatrogenesis and artifactual augmentation of the condition appear to have been greatly overemphasized. Working with the separate personalities does not reinforce them, nor does it worsen pathology. This may appear to be the early in treatment; but, in fact, such an approach paves the way for their eventual mutual identification, empathy, and unification (6, 7, 16–19).
- 7. Individuals who develop multiple personality disorder are dissociation-prone (6). Recent studies support this long-standing clinical impression by demonstrating that multiple personality disorder patients are highly hypnotizable (20). They respond well to variety of hypnotherapeutic interventions (5).
- 8. The circumspect and judicious use of hypnosis in the therapy of multiple personality disorder is benign and constructive. Previously expressed cautions appear to have been overstated. Misadventure can follow the misuse of hypnosis, as it would the misuse of any modality (5, 6, 17, 19).

Workers in the field have long been struck by the unfortunate impact of multiple personality disorder upon its victims. While some multiple personality disorder patients function adequately or even exceptionally, many meaning or less incapacitated. All suffer. The cost and loss to the afflicted individuals, their loved ones, and society is immense. The "intriguing" and "fascinating" phenomena may capture the attention of the curious, the neophyte, and the dilettante. The difficulties involved in conceptualizing and explaining multiple personality disorder may stimulate the scientist and theoretician. But it is the stark misery of these patients and the ordeals they have endured that meaning the experienced clinician.

An appreciation of this condition's potentially devastating im-

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pact and an awareness of its treatability combine make the exploration of its childhood antecedents and manifestations timely, urgent, and of great potential importance. Recent advances and progress in the diagnosis, treatment, and exploration of adult multiple personality disorder suggest that its identification and treatment in childhood is desirable. The first reports of multiple personality disorder in childhood show that what is desirable is also eminently feasible (21).

Aspects of Multiple Personality in Childhood, the symposium that gave rise to this monograph, was presented at the 137th Annual Meeting of the American Psychiatric Association in Los Angeles. This symposium was the first ever organized to discuss multiple personality in childhood and a explore its antecedent causes. It was a coming together of clinicians and researchers to share current knowledge and establish a data base foundation for future work in this area. The original symposium's contributions have been augmented by additional studies, published for the first time in this monograph.

In Chapter 1, Dr. Jean Goodwin addresses fundamental problem confronting anyone who works with those who say they have been abused—the problem of credibility. She offers incisive and trenchant analysis of the pressures within individuals, professions, and societies to disavow the reality of what is too intolerable to accept.

In Chapter 2, Dr. Cornelia Wilbur draws upon her extensive experience with traumatized individuals in exploring the impact of child abuse upon poungster's development, with particular reference to the creation of multiple personality disorder. She outlines the varieties of abuses encountered in the histories of such patients, and shares a number of clinical vignettes.

In Chapter 3, Drs. Bennett Braun and Roberta Sachs explicate theory for the development of multiple personality disorder. They explore its predisposing, precipitating, and perpetuating factors, and propose that dissociation and severe distress the essential preconditions of the disorder. They present a model for understanding the condition's etiology and apply the model to two case examples.

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In Chapter 4, Dr. Frank Putnam places multiple personality disorder in the overall context of the dissociative disorders. He shows the association between this class of diagnostic entities and traumatic events. In a comprehensive review of the literature, he establishes that the connection between multiple personality disorder and overwhelming experiences is not an isolated correlation. In fact, dissociations of many varieties are similarly connected. The major differences seem to relate to the age of the victim at the time of the traumatization, and the nature of the traumata endured.

Edward Frischholz continues the exploration of connections between dissociation and child abuse in Chapter 5, by relating these topics to hypnosis and hypnotizability. He makes it possible to appreciate the importance of the literature of hypnosis the study of multiple personality disorder. His work draws together a number of themes from previous chapters, and anticipates my comments on treatment in Chapter 8.

In Chapter 6, Dr. Bennett Braun describes his findings among the families of 18 patients suffering multiple personality disorder. His discovery that these patients' families include a large number of individuals who suffer dissociative disorders, including multiple personality disorder, offers powerful evidence for the transgenerational incidence of these conditions.

Closely related is Dr. Philip Coons's study, comparing children of 20 multiple personality disorder patients to children of 20 control cases, in Chapter 7. Dr. Coons documents a higher incidence of psychopathology among the children of the multiple personality disorder patients. He also finds transgenerational incidence of multiple personality disorder, including a case of childhood multiple personality disorder.

In Chapter 8, I describe the evolution of a predictor instrument for childhood multiple personality disorder and its clinical validation on five actual cases of multiple personality disorder in children. I also discuss the presentations of the first of multiple personality disorder in children reported since 1840, draw distinctions between the adult and childhood forms of the condition, and offer comments on the treatment of the childhood form.

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In Chapter 9, I present information on childhood cases, adult cases, and previously unpublished data on multiple personality disorder in older adults, in an attempt to describe the natural history and "life cycle" of multiple personality disorder. Data from childhood illuminate many of the most vexing dilemmas that continue to confound the accurate recognition of this diagnostic entity.

This monograph comes to a close with Dr. Richard E. Hicks's discussion of the preceding chapters, and his commentary on their implications for clinical practice and research.

Richard P. Kluft, M.D., Ph.D.

References

- Greaves GB: Multiple personality: 165 years after Mary Reynolds. J Nerv Ment Dis 168:577:596, 1980
- 2. Allison RB: A new treatment approach for multiple personalities. Am J Clin Hypn 17:15-32, 1974
- 3. Bliss EL: Multiple personalities: a report of 14 with implications for schizophrenia and hysteria. Arch Gen Psychiatry 37:1388-1397, 1980
- Braun BG: Hypnosis for multiple personalities, in Hypnosis in Clinical Medicine. Edited by Wain HJ. Chicago, Year Book Medical Publishers, 1980
- 5. Kluft RP: Varieties of hypnotic interventions in the treatment of multiple personality. Am J Clin Hypn 24:230-240, 1982
- 6. Kluft RP: Treatment of multiple personality. Psychiatr Clin North Am 7:9-29, 1984
- Putnam FW, Post RM, Guroff JJ, et al. 100 cases of multiple personality disorder. Presented

 the Annual Meeting of the American Psychiatric Association, New Research Abstract #77, New York, 1983

XIV INTRODUCTION

8. Braun BG: Foreword. Psychiatr Clin North Am 7:1-2, 1984

- Putnam FW: The study of multiple personality disorder: general strategies and practical considerations. Psychiatric Annals 14:58-61, 1984
- Kluft RP: An introduction multiple personality disorder. Psychiatric Annals 14:19-24, 1984
- Braun BG: Neurophysiologic changes in multiple personality due to integration: preliminary report. Am J Clin Hypn 26:84-92, 1983
- 13. Braun BG: Psychophysiologic phenomena in multiple personality and hypnosis. Am J Clin Hypn 26:124-137, 1983
- Brende JO: The psychophysiologic manifestations of dissociation. Psychiatr Clin North Am 7:41-50, 1984
- Wilbur CB. Multiple personality and child abuse: an overview. Psychiatr Clin North Am 7:3-7, 1984
- Wilbur CB: Treatment of multiple personality. Psychiatric Annals 14:27-31, 1984
- Braun BG: Uses of hypnosis with multiple personality. Psychiatric Annals 14:34-40, 1984
- 18. Caul D. Group and videotape techniques for multiple personality disorder. Psychiatric Annals 14:43-50, 1984
- Braun BG: Hypnosis creates multiple personality: myth or reality. Int J Clin Exp Hypn 32:191-197, 1984
- Bliss EL: Multiple personalities, related disorders, and hypnosis. Am J Clin Hypn 25:114-123, 1983
- 21. Kluft RP: Multiple personality in childhood. Psychiatr Clin North Am 7:121-134, 1984

VI.

THE MIND CONTROL ASPECT OF SATANIC ACTIVITY

Mind control experiments are an important aspect of satanic activity. Michael Acquino, co-author of the following article, is ■ former U.S. Army colonel.

From PSIOP to MindWar: The Psychology of Victory

- by -

Colonel Paul E. Vallely

- with -

Major Michael A. Aquino

ITC John Alexander's Military Review article in support of "psychotronics" - intelligence and operational employment of ESP - was decidedly provocative. 1 Criticism of research in this area, based as it is un existing frontiers of scientific law, brings to mind the laughter that greeted the Italian scientist Spallanzani in 1794 when he suggested that bats navigate in the dark by means of what we now call sonar. "If they with their ears, then do they hear with their eyes?" went the joke, but I suspect that the U.S. Navy is glad someone took the idea scriously enough to pursue it.

Asymptotronic research is in its infancy, but the U.S. Army already possesses an operational weapons system designed to do what LTC Alexander would like ESP to do - except that this weapons system uses existing communications media. It seeks to map the minds of neutral and enemy individuals and then to change them in accordance with U.S. national interests. It does this on wide scale, embracing military units, regions, nations, and blocs. In its present form it is called Psychological Operations (PSYOP).

Does PSYOP work, or is it merely a cosmetic with which field commanders would rather not be bothered?

Had that question been asked in 1970, the answer would have been that PSYOP works very well indeed. In 1967 and 1968 alone, ■ total of 29,276 armed Viet Cong/NVA (the equivalent of 95 enemy infantry battalions) surrendered to ARVN or

MACV forces under the Chicu Hoi amnesty program - the major FSYOP effort of the Vietnam War. At the time MACV estimated that the elimination of that same number of enemy troops in combat would have cost um 6,000 dead.

On the other hand, I lost the war - not because we were out-fought, but because we were out-PSYOPed. Our national will to victory is attacked more effectively than we attacked that of the North Vietnamese and Viet Cong, and perception of this fact encouraged the enemy to hang on until the United States finally broke and ran for home.

but rather because it was outnatched by the PSYOP of the enemy. The Army's efforts enjoyed some battlefield success, but MACV PSYOP did not really change the minds of the enemy populace, and did it defend the U.S. populace at home against the propaganda of the enemy. Furthermore the enemy's PSYOP was strong that it - not bigger armies or better weapons - overcame all of the Cobras and Spookys and ACAVs and B-52s = fielded. The lesson is not to ignore our own PSYOP capability, but rather to change it and strengthen it so that it can do precisely that kind of thing to our enemy in the next war. Better targets is noce, but by itself it will change nothing if we do not win the war for the mind.

The first thing it is necessary to overcome is a view of RSNOP that limits it to routine, predictable, over-obvious, and hence marginally effective "leaflet and loudspeaker" applications. Battlefield devices of this sort have their place, but it should be that of an accessory to the main effort. That main effort cannot begin at the company or division level; it must originate at the catical lev 1. It must strengthen our national will to victory and it must

attack and ultimately destroy that of the enemy. It both causes and is affected by physical combat, but it is a type of war which is fought on a far more subtle basis as well - in the minds of the national populations involved.

So let us begin with a simple name change. We shall rid ourselves of the self-conscious, almost "embarrassed" concept of "psychological operations". In its place we shall create MindWar. The term is harsh and fear-inspiring, and it should be: It is a term of attack and victory - not one of rationalization and coaxing and conciliation. The enemy may be effended by it; that is quite all right as long as he is defeated by it. A definition is offered:

Mindfar is the deliberate, aggressive convincing of all participants in a set that we will win that war.

effort involving all levels of activity from the strategic to the tactical. It is appressive because opinions and attitudes must be actively changed from those antagonistic to us to those supportive of us if we are to achieve victory. We will not win if we content ourselves with countering opinions and attitudes instilled by enemy governments. We must reach the people before they resolve to support their armies, and we must reach those armies before our combat troops over see them on battlefields.

by General William Donovan of the CSS in his World War II-era "Pasic Estimate of Psychological Warfare":

"Psychological warfare is the coordination and use of all means, including moral and physical, by which the end is attained - other than those of recognized military operations, but including the psychological exploitation of the result of those recognized military actions - which tend to destroy the will of the enemy to achieve

victory and to damage his political or economic caracity to do so; which tend to deprive the encmy of the support, assistance, or sympathy of his allies or associates or of neutrals, or to prevent his acquisition of such support, assistance, or sympathy; or which tend to create, maintain, increase the will to victory of our own people and allies and to acquire, maintain, or to increase the support, assistance, and sympathy of neutrals.

officer put it in a 1947 letter, "a great need for a synonym which could be used in peacetime that would not shock the sensibilities of a citizen of democracy", then it may have succeeded demestically. On the other hand it does not seem to have reassured the sensibilities of the Soviets, who in 1980 describe U.S. Army PSYOP including:

"... unpardonable methods of ideological sabotage including not just flagrant lies, slander, and disinformation, but also political blackmail, provocation, and terror."

The reluctance with which the Army has accepted even an "antiseptic" PSYOP component is well-documented in Colonel Alfred Paddock's brilliant treatise the history of the PSYOP establishment. Again and again efforts to forge this weapon into its most effective configuration were frustrated by leaders who could not or would not meet that wars are fought and won or lost not on battlefields but in the minds of men. As Colonel Paddock so aptly concludes:

"In real sense, the manner in which psychological and unconventional warfare evolved from 1941 until their union as a formal Army capability in 1952 suggests a theme that runs throughout the history of special warfare: the story of a hesitant and reluctant Army attempting to cope with concepts and organizations of unconventional nature."

According to present doctrine, PSYOP is considered an accessory to the main effort of winning battles and wars; the term generally used is "force multiplier". It is certainly not considered a precondition to command decisions. Thus PSYOP cannot predetermine the political or psychogical

effectiveness of m given military action. It was only be used to paint that action in the best possible colors as it is taken.

MindWar cannot be so relegated. It is, in fact, the strategy to which tactical warfare must conform if it is to achieve maximum effectiveness. The MindWar scenario must be preeminent in the mind of the commander and must be the principal factor in his every field decision. Otherwise he sacrifices measures which actually contribute to winning the war to measures of immediate, tangible satisfaction. [Consider the rationale for "body counts" in Vietnam.]

Accordingly PSNOP "combat support" units as we now know them must become a thing of the past. What teams must offer technical expertise to the commander from the onset of the planning process, and at all levels down to that of the battalion. Such the cannot be composed - as they are now - of branch-invaterial officers and NCOs who know simply the basics of tactical promiganda operations. They must be composed of full-time experts who strive to translate the strategy of national MindWar into tactical goals which maximize the effective winning of the war and minimize loss of life. Such MindWar teams will win commanders' respect only if they can deliver on their promises.

First the Army now considers to be its most effective PSIOP - tactical PSIOP - is actually the most limited and primitive effort, due to the difficulties of formulating and delivering messages under battlefield constraints. Such efforts must continue, but they are properly seen as a reinforcement of the main MindWar effort. If we do not attack the enemy's will until he reaches the battlefield, his mation will have strengthened it as best it can. We must attack that will before it is thus locked in place. We must instill in it a predisposition to inevitable defeat. Strategic MindWar must begin the moment war is considered to

be inevitable. It must seek out the attention of the enony nation through every available medium, and it must strike at that nation's potential soldiers before they put us their uniforms. It is in their bones and their communities that they are most vulnerable to MindWar. Was the United States defeated in the jungles of Vietnam, or set it defeated in the streets of American cities?

To this end WindWar must be strategic in emphasis, with applications playing a reinforcing, supplementary role. In its strategic context, MindWar must reach out to friends, enemies, and neutrals alike across neither through the primitive "battlefield" leaflets and globe loudspeakers of PSNOP nor through the weak, imprecise, and narrow effort of psychotronics - but through the media possessed by the United States which have the capabilities to reach virtually all people on the face of the Earth. media are, of course, the electronic media - television and radio. State of the art developments in satellite communication, video recording techniques, and laser and optical transmission of broadcasts make possible = penetration of the minds of the world such we would have been inconceivable just we few years ago. Like the sword Excalibur, - have but to reach out and seize this tool; and it can transform the world for us if we have but the courage and the integrity to guide civilization with it. If we do not accept Excalibur, then we relinquish our ability to inspire foreign cultures with our morality. If they then devise moralities unsatisfactory to us, we have un choice but to fight them on more brutish level.

MindWar must target all participants if it is to be effective. It must not only weaken the enemy; it must strengthen the United States. It strengthens the United States by denying enemy propaganda access to our people, and by explaining and emphasizing to our people the rationale for our national interest

in a specific war. Under existing United States law, PSNOP units may not target American citizens. That prohibition is based upon the presumption that "propaganda" is necessarily a lie or at least maisleading half-truth, and that the government has no right to lie to the people. The Propaganda Pinistry of Goebbels must not be part of the American way of life. Quite right, and so it must be axiomatic of MindWar that it always speaks the truth. Its power lies in its ability to focus recipients' attention on the truth of the future as well as that of the present. MindWar thus involves the stated promise of a truth that the United States has resolved to make real if it is not already so.

MindWar is not new. Nations' greatest - and least costly - victories have resulted from it, both in time of actual combat and in time of threatened. combat. Consider the atomic attacks on Miroshima and Nagasaki. The physical destruction of those two cities did not destroy Japan's ability to continue fighting. Rather the psychological shock of the weapons destroyed what remained of Japan's rational will to fight. Surrender followed; along and costly ground invasion was averted.

MindWar's effectiveness is a function of its skillful use of communications media, but no greater error could be made than to confuse MindWar with merely a greater and more unprincipled propaganda effort. "Propaganda" as defined by librold Insswell "is the expression of opinions or actions carried out deliberately by individuals or groups with a view to influencing the opinions or actions of other individuals or groups for predetermined ends and through psychological manipulations."

Propaganda, when it is recognized as such - and anything produced by a "PSWOP" unit is me recognized - is automatically assumed to be a lie or at least

militarily-pressed enemy is willing to do what we want him to do. It does not work because we have convinced him to meet the truth as m see it.

In his "Conclusions" chapter to the Army's exhaustive 1976 case-study of PSYOP techniques, L. John Martin affirms this coldly and bluntly:

"What all this boils down to is that if our persuasive communication ends up with a net positive effect, we must attribute it to luck, not science ... The effectiveness of promaganda may be even less predictable and controllable than the effectiveness of mere persuasive communication."

Correspondingly propagandists are assumed to be liars and hypocrites, willing to paint anything in attractive colors to dupe the gullible. As Jacques Ellul puts it:

The propagandist is not, and cannot be, a 'believer'. Moreover be cannot believe in the ideology he must use in his propaganda. He is merely a man at the service of party, a state, or some other organization, and his task is to insure the efficiency of that organization... If the propagandist has any political conviction, he must put it aside in order to be able to use some popular mass ideology. He cannot even share that ideology, for he must it as an object and manipulate it without the respect that he would have for it if he believed in it. He quickly acquires contempt for these popular images and beliefs..."

Unlike PSYOP, MindWar has nothing to do with deception or even with "selected" - and therefore misleading - truth. Rather it states a whole truth that, if it does not now exist, will be forced into existence by the will of the United States. The examples of Kennedy's ultimatum to Khrushchev during the Cuban Missile Crisis and Hitler's stance at Munich may be cited. A MindWar message does not have to fit conditions of abstract credibility as do PSYOP themes; its source makes it credible. As Livy once said:

"The terror of the Roman name will be such that the world shall

know that, once Roman army has laid siege to a city, nothing will move it - not the rigors of winter nor the weariness of menths and years - that it knows no end but victory and is ready, if a swift and sudden stroke will not serve, to persevere until that victory is achieved."

Dalike Ellul's cynical propagandist, the MindWar operative must know that he speaks the truth, and he must be personally committed to it. What he says is only a part of MindWar; the rest - and the test of its effectiveness - lies in the conviction he projects to his audience, in the rapport he establishes with it. And this is not something which can be easily faked, if in fact it can be faked at all. "Rapport", which the Comprehensive Dictionary of Psychological and Psychoanalytical Terms defines as "unconstrained relations of mutual confidence", approaches the subliminal; some researchers have suggested that it is itself a subconscious and perhaps even ESP-based "accent" to an overt exchange of information. Why does not believe one television mutual more than another, even though both may report the same headlines? The answer is that there is rapport in the former case; and it is a rapport which is recognized and cultivated by the most successful broadcasters.

We have covered the statement of inevitable truth and the conviction behind that statement; these are qualities of the MindWar operative himself. The recipient of the statement will judge such messages not only by his conscious understanding of them, but also by the mental conditions under which he receives them. The theory behind "brainwashing" was that physical torture and deprivation would weaken the mind's resistance to suggestion, and this was true to a point. But in the long run brainwashing does not work, because intelligent minds later realize their suggestibility under such conditions and therefore discount impressions and opinions inculcated accordingly.

For the mind to believe in its own decisions, it must feel that it made

operative, consequently, must not be detectable by ordinary means. There is no need to resort to mind-weakening drugs such at those explored by the CIA; in fact the exposure of a single such method would do unacceptable damage to MindWar's reputation for truth. Existing PSTOP identifies purely-sociological factors which suggest appropriate idioms for messages. Doctrine in this area is highly developed, and the task is basically one of assembling and maintaining individuals and teams with enough expertise and experience to apply the doctrine effectively. This, however, is only the sociological dimension of target receptiveness measures. There are some purely natural conditions under which minds may become more or less receptive to ideas, and MindWar should take full advantage of such phenomena as atmospheric electromagnetic activity 12, air ionization 3, and extremely low frequency waves 14.

At the root of any decision to institute MindWar in the U.S. defense establishment is a very simple question: Do we wish to win the next war in which we choose to become involved, and do we wish to do so with minimum loss of human life, at minimum expense, and in the least amount of time? If the answer is yes, then MindWar is a necessity. If we wish to trade that kind of victory for more American lives, economic disaster, and negotiated stalemates, then MindWar is inappropriate, and if used superficially will actually contribute to our defeat. In MindWar there is no substitute for victory.

Notes

- 1. Alexander, Lieutenant Colonel John B., "The New Mental Fattlefield: 'Beam me up, Spock'" in <u>Military Review</u>, Vol. LX, No. 12, December 1930.
- 2. "Chieu Hoi: The Winning Ticket". MACV Command Information Pamphlet 6-69, March 1969.
- 3. Roosevelt, Kermit (Ed.), War Report of the OSS. New York: Walker and Company, 1976, Volume I, page 99.
- 4. Letter, Major General W.C. Wyman to Major General Lauris Norstad, 22 July 1947, quoted in Paddock, Colonel Alfred H., "Psychological and Unconventional Warfare, 1941-1952: Origins of a 'Special Warfare' Capability for the United States Army". Carlisle Earracks: U.S. Army War College, November 1979, page 77.
 - 5. Belashchenko, T., "'Black Propaganda' from Fort Bragg" in Sovetskiy Voin. Moscow, June 1980, pages 46-47.
 - 6. Paddock, op. cit., page 258.
 - 7. Lasswell, Earold D. in Ellul, Jacques, <u>Proposanda: The Formation of Weals</u> Attitudes. New York: Random House, 1965, pages xi-xii.
 - 8. Martin, L. John, "Effectiveness of International Propaganda" in Department of the Army Pumphlet 525-7-2 The Art and Science of Psychological Operations: Case Studies of Military Application, Volume Two. Washington, D.C.: American Institutes for Research, 1976, page 1020.
 - 9. Ellul, Jacques, <u>Promganda: The Formation of Men's Attitudes</u>. New York: Random House, 1965, pages 196-197.
 - 10. Keller, Werner, The Etruscans. New York: Alfred A. Enopf, 1974, page 282.
 - 11. See in particular Bowart, W.H., Operation Mind Control. New York: Dell Publishing Company, 1978.
 - 12. Atmospheric electromagnetic (EM) activity: The human body communicates internally by EM and electrochemical impulses. The EM field displayed in Kirlian photographs, the effectiveness of acupuncture, and the body's physical responses to various types of EM radiation (X-rays, infrared radiation, visible light spectra, etc.) are all examples of human sensitivity to EM forces and fields. Atmospheric EM activity is regularly altered by such phenomena as sunspot eruptions and gravitational stresses which distort the Earth's magnetic field. Under varying external EM conditions, humans are more or less disposed to the consideration of new ideas. MindWar should be timed accordingly. Per Dr. L.J. Ravitz: "Electrodynamic field constructs add fuel to the assumption unifying living matter harmoniously with the operations of nature, postulating that each biologic thing is organized by a total dynamic pattern, the expression of an electromagnetic field no less than non-living systems; and that as points on spectrums, these two entities may at last take their positions in the organization of the universe in a way both explicable and rational ... A

tenable theory has been provided for emergence of the nervous system, developing not from functional demands, but instead deriving as a result of dynamic forces imposed on cell groups by the total field pittern. Living matter now has a definition of state based on relativity field physics, through which it has been possible to detect a measurable property of total state functions." (Ravitz, Leonard J., M.S., M.D., F.R.S.H., "Electro-magnetic Field Monitoring of Changing State-Function, Including Hypnotic States" in Journal of American Society of Psychosomatic Dentistry and Medicine, Vol. 17, No. 4, 1970.)

- 13. Ionization of the air: An abundance of negative condensation nucleii ("air ions") in ingested air enhances alertness and exhibitantion, while an excess of positive ions enhances drowsiness and depression. Calculation of the ionic balance of a target audience's atmospheric environment will be correspondingly useful. Again this is a naturally-eccurring condition caused by such varying agents as solar ultraviolet light, lightning, and rapidly-moving water rather than one which must be artificially created. [Detonation of nuclear weapons, however, will alter atmospheric ionization levels.) See for example Soyke, Fred and Edwords, Alan, The Ion Effect. New York: E.P. Dutton, 1977.
 - 14. Extremely Low Frequency (ELF) waves: ELF waves (up to 100 Hz) are once more naturally occurring, but they can also be produced artificially (such as for the Navy's Project Singuine for submarine communication). ELF-waves are not normally noticed by the unaided senses, yet their resonant effect upon the human body has been connected to both physiological disorders and emotional distortion. Infrasound vibration (up to 20 Hz) can subliminally influence brain activity to align itself to delta, theta, alpha, or beta wave patterns, inclining an audience toward everything from alertness to passivity. Infrasound could be used tactically, as FLF-waves endure for great distances; and it could be used in conjunction with media broadcasts as well. See Playfair, Guy L. and Hill, Scott, The Cycles of Heaven. New York: St. Martin's Press, 1978, pages 130-140.

LSD experiment costs U.S. 750G

The government has tentatively settled a lawsuit charging hard Claused nine Canadians as human guinea pigs in mind-control research, including heavy that if LSD, lawyers all yesterday.

Sources who asked to main anonymous said the CIA agreed pay the plaintiffs a total of \$750,000.

The suit cited psychological and emotional damage from treatment in the late 120 at McGill University's Allan; Memorial Institute

VII. TUNNELS FOUND UNDER THE MCMARTIN PRESCHOOL

CHILDREN'S ALLEGATIONS OF ABUSE WARRANT EXAMINATION OF OCCULT THEOLOGY

by Judy Hanson

Preschool children in parts of the country have made bizarre and unusual statements concerning what they allegedly have experienced. As allegations of child abuse in day care centers emerged, it clear to me that the bizarre elements the children described possibly connected in the occult.

In 1979 I involved in child custody case. Due to the unusual circumstances surrounding this case, I developed an interest and concern involving the occult. As a result, I began a file on occult practices and beliefs.

This article addresses those who attempt to discredit the children by stating publicly that the bizarre elements in the children's statements lack credibility. The following information was obtained by researching the occult and comparing that research to statements made by the children.

Children in almost all of the where ritual abuse is suspected stated that the adults involved undressed, undressed the children and while all of them well nude, danced in circles.

Certainly this allegation is of the nume innocent in light of other allegations made by the children. However, documentation for adults and children dancing together in the nude is available. For example there is photograph published in an occult book giving the explanation that what be seen in the photograph represents dance and spell. In this photograph it is clear there are six adults and one child. At least three of the adults appear to be female. All are nude and all and dancing in a circle.

Children in several made the allegation that they were sexually abused with sticks while being forced at take part in what appears to be some sort of ritual. When the children made asked what kind of sticks were used, the majority of the children responded that the sticks were the kind that made off of trees.

The children are clear in their descriptions. They are not describing a kite stick of a yard stick of any kind of finished wood, but rather the type of stick would resemble a twig or small branch that is left in its natural state. In occult practice, the practitioner who is preparing magic circle for ritual magic would have a piece of equipment called wand rod. The wand or rod cut from a sile left in a natural state and is considered to have supreme magical power. It is also considered to be phallic symbol.

Several children in case stated that they sexually abused by perpetrator who had blue mark on his genitals. Another independent group of children stated that the perpetrator who sexually abused them had a red mark on his genitals.

A Witches Mark (sometimes referred to the Devil's Mark)

can be either red nr blue in color. ³ This mark is placed on the body of the practitioner, in an area not usually seen, such as under the arm or on the genitals.⁴

In most of the other was the children expressed fear of the power they believed was acquired through occultic practice. One of these cases involved a group of children from the same family. These children felt that they were being spiritually threatened and for something to put in their rooms that would protect them. Their mother consulted with someone who had some knowledge of occult theology. The recommendation figure the children some salt to sprinkle around the room. The mother felt the children would respond better to glitter, so she offered them a choice between gold glitter and table fill throw around their rooms. The children chose the salt. They took the salt and carefully sprinkled it around their rooms. The children appeared to have absolute confidence that his salt would keep them safe.

Documentation for the use of salt is available in many of the books written cocult. It can be purchased in stores that specialize in selling occult paraphernalia. The purpose of salt is purification. It is also cocult belief that salt can be used to control devils by keeping them away from person or an area.

In yet another case parent found unusual piece of fabric tied in intricate knots in her home. When she asked her child if she knew what it was the child became extremely upset and she insisted that it had to be untied immediately. She became even more upset when she experienced difficulty untying the knots.

Documentation for a Witch's Ladder and be found in several books written on the occult. The description given for a Witch's Ladder a piece of fabric tied in knots and hidden. If the person it intended for does not find the Witch's Ladder and untie it, the occult belief is that the person will die.

Not only do the children warm to demonstrate a belief in the minimum sinister side of occult theology and appear to have some understanding of the purpose of some of the occult paraphemalia, but they also appear in be familiar with some of the occult symbolism. The children draw the well known symbols of the upside down cross and the numbers 666, but they also draw symbols of a mure sophisticated nature. Children from many independent have displayed some knowledge of the symbols described in the Lemegeton, or the Lesser Key of Solomon as well as those used by Eliphas Levi, famous occult practitioner who lived and wrote many books on the occult in the early in mid 1800's.

In particular the children consistently draw an equal armed cross and the clear that this particular cross was a symbol used by the adults during rituals in their case.

ALLEGATIONS

The equal armed cross of the occult represents the four elements and cardinal points. Research further reveals that this cross is also used in ritual magic.⁷

In another independent case, the children consistently draw the shape of a "T". They insist that ""T" is a cross. This "T" shape is a pre-christian cross. The children in this particular case also we adept in drawing runes. It is known in be used in the occult and date back in the Nordic deities.9

In several other was the children when to have been exposed the Nazi belief system, which is a limit the occultic side of the Nazi beliefs. These children talk of a master run and are familiar with the of the Nazi symbols.

Adolph Hitler and closely associated with the occultic Thule Society, and filled many of his key positions with Thule Society members. The belief of the Thule Society is to establish a super man of men and an eliminate inferior races. The Thule Society are linked in the Brotherhood of the Golden Dawn in England, Madame Blavatsky and Aleister Crowley. The symbol that best reflects Nazi beliefs is their a left handed swastika, which usually represents darkness, black magic and destruction. 13

One of the frequent allegations made by the children in the majority of concerns the use of human feces, urine and blood. The children allege that feces, urine and blood have been smeared their bodies and that they have been forced at and drink all three body products.

The set of feces, urine still blood is well documented in some occult books. All three body products are used in various recipes for any number of reasons. The purpose of using illustration body products is the occult belief that feces, urine and blood retain the power and energy of the person they came from, which is then transferred to the person who product.

Arthur Lyons, who has authored books on the occult and impeared in radio and television discussing the subject, writes that the way in celebrate a black must is to use water, human urine or menstrual blood and the host or communion wafer offered during the black mass in the be made of human feces. During the service lim host is either eaten in smeared in the face.¹⁴ The children till of experiencing both aspects of this ritual.

Children in many independent cases where ritual abuse is suspected have stated that they have witnessed in cooking of babies. If this allegation were true, what would be the purpose for cooking baby?

Researching books on **U** occult, I discovered a recipe for Flying Ointment. This ointment likely produces the sensation of flight. Flying Ointment is made up of various substances,

some which we hallucinogenic (deadly nightshade, henbane, aconite & belladonna) and the blended with an oil in be rubbed into the practitioner's skin. One oil that a suggested in the traditional recipe is baby fat. 15 To my knowledge the only certain way to occur baby fat is in cook a baby.

Another element the children have talked about is cannibalism. A reference to cannibalism in found in the writings of Arthur Lyons. Lyons in the found in the writings of Anton LaVey, founder in the Church of Satan. The subject of this lecture in cannibalism. Mr Lyons states that a human leg was brought in the home of Anton LaVey and, after being basted in Triple Sec, was not by several people in the group attending the lecture. The person who provided this tasty morsel was according to Lyons, a physician at East San Francisco Bay Hospital who was also a member of the Church of Satan. 16

While Lyons offers no explanation for the practice of cannibalism in his writings, an explanation can be found in the writings of other authors on the occult.¹⁷

Many children allege they have witnessed the killing of other children or babies during what appears to it ritual. There is ample documentation in many occult books about the need for doing this to acquire the things that baby's body would supply to accomplish particular goal. Flying Ointment is only one of many goals.

In 1667 the Marquise de Montespan became interested in Louis XIV of France. In an attempt to become his mistress, ill Montespan responsible for least two murders. The victims of in murders were children. The children had their throats cut during separate occult rituals. Their blood used in potions to insure that de Montespan would not be replaced in the King's affections. 18

One of the more interesting stories I have read written by Arthur Lyons. Lyons wrote he had attended a meeting conducted by a man who claimed he was a satanist. As Lyons describes what takes place at the meeting, he also gives a chilling description of this man's altar. The altar was actually was kept. Lyons describes male child with horns attached his body. Lyons further man that the child was probably stillborn. 19

Lyons may be the state but I question his ability to make a determination concerning the state of Unit child death. One can only hope Lyons' assumption of a stillborn birth is correct. The question was must be asked is, did Mr. Lyons notify law enforcement?

The foregoing information is not conclusive proof of infant murder by a satanist. However, it is my opinion that it certainly raises the point that it is possible in today's world that a person would murder a child for a religious belief in need,

ALLEGATIONS

and that this type of thinking was not necessarily left behind in the historical world of the occult. The foregoing information does however, point undeniable fact: there people today who will the body of a dead baby for occultic purposes.

Children in numerous cases the country have described what appear to be several different rituals that require the unof both human and/or animal bones.

On October 14, 1986, the Orange County Register, a large, well respected newspaper in Southern California, published an interview with Ruth Ann Anderson, an occult practitioner. In this interview, Ms. Anderson explains that the bones she made for her rituals during the full mines are a female pelvic bone, bird skull and the vertebra of small animal. Ms. Anderson states that these bones represent "a connection to the cycle of life and death".20

This interview lends possible explanation to what the children describe, but it also raises the question, "How did Ms. Anderson acquire a female pelvic bone?"

Ceremonial swords and knives, body painting, masks, human body parts, human and animal sacrifice me just few of the topics that I discovered during the course of my research which are documentable sessential to various occultic rituals.

When confronted with statements made by those who choose not to believe that occult practices involving black magic, black witchcraft, satanism or voodoo presently exist and that the only validation that is available for these practices is historical documentation, I would ask one question, "At what point in time did these types of occultic practices stop?"

Some people stated that they believe the children were exposed to occult beliefs through Saturday morning cartoons in fairy tales such as Hansel and Gretel. To my knowledge, there in fairy tales that teach link kinds of occultic beliefs of which these children have knowledge.

Some of the people who have the Saturday morning cartoon theory also put forth the theory that the children was brain washed by their therapists. My response in that is the children were disclosing their parents prior to being taken in a therapist.

What I find unbelievable is that the people who disbelieve sometimes our best witnesses. Arthur Lyons claims in he is staunch disbeliever and yet he is an eye witness in a man who used a dead baby for an occultic purpose, and gives an account of a lecture on cannibalism where a human leg was eaten.

If the children's statements could not be validated in any way, I reasonable person would have to disregard what they saying. But to disregard their allegations without investigating is unreasonable.

It has never been my intent to prove or disprove the allegations made by these children. However, in completely disregard the children's statements or to label them as fantasy or lies is simplistic and does in give ample explanation to how these children acquired the knowledge they possess in terms of occult beliefs.

Judy Hanson is a researcher and investigator. She has done research into the occult since 1979 and has worked both civil and criminal for 16 years. Her criminal background includes serial killers, homicides and appellate work.

FOOTNOTES:

- Margot Adler. <u>Drawing Down The Moon</u>, New York: The Viking Press, 1979.
- Kathryn Paulsen. <u>The Complete Book of Magic and Witchcraft</u>.
 Nork: American Library, 1970, Pg.25.
 Richard Cavendish. <u>The Black Arts.</u>
 York: G.P. Putnam's Son's 1967, Pg.234-235.
- Harry E. Wedeck. <u>Dictionary of the Occult.</u> New York: Philosophical Library, Inc., 1958, Pg. 61.
- Arthur Lyons. <u>Satan Wants You</u>. The Mysterious Press, 1988, Pg.40.
- 5. II I Cavendish. The Black Arts, II... York: G.P. Putnam's Sons, 1967, Pgs. 23-24.

 The Modern Witch's Spellbook. Secaucus, N.J.: The III. Press, 1971, Pgs. 75-76.
- Kathryn Paulsen. <u>The Complete Book of Magic and Witchcraft.</u> New York: New American Library, <u>TTU. Pp. 117.</u>
 Lyddon Morrison. <u>The Modern Witch's Spellhook.</u> Secaucus, N.J.: The <u>Press</u>, 1971, Pgs. 151.
- 7. Cavendish. The Black Arts. New York: G.P. Putnam's Sons, 1967, Pgs. 241.
- Mckechnie, T' in <u>Webster's New TwentiethCentury Dictionary of the English Language</u>. New York: Rockville House Publishers, Inc., 1968, Pg. 434.
- Raiph Blum. <u>The Book of Runes.</u> New York: Martin's Press, 1982, Pgs. 16-23.
- 10. Schwarzwaller. <u>The Unknown Hitter.</u> New York: Berkiey Books, Pg. 59.
- 11. Wulf Schwarzwaller. The Unknown Hitler. York: Berkley Books, 1127 Pg. 57.
- 12. Wulf Schwarzwaller. The Unknown Hitler. York: Berkley Books, 1989, Pg.
- 13. Wulf Schwarzwaller. The Unknown Hitler. New York: Berkley Books, Pg.
- 14. Lyons. The Second Coming. Satarism in America. New York:
 Books, Pg. 73.
- Erica Jong. Witches. New York: New American Library, 1981, Pg.154.
 Underwood. Into The Occult. New York: Drake Publishers,
 Inc., 1973, Pg. 148.
 Gillien Tindali. A Handbook on Witches.
 Pg. 109-110.
- Arthur Lyone. Satan Wants You. New York: The Mysterious Press, 1988, Pg. 170.
- Peter Underwood. Into The Occult. York: Drake Publishers, Inc., 1973, Pg. 147-148.
 Marke Kriss. Witchcraft Past and Present for the Millions. Los Angeles: Sherbourne Press, Inc., 1970, Pg. 47.
- 18, Cavendish, The Black Arts. York: G.P. Putnam's Son's 1967, Pg.
- 19. Arthur Lyone. The Second Coming, Satanism in America. New York:
 Books, Pg. 142.
- 20. Robin Pierson, "Communing Was The Goddess", Orange County Register, October14, ITEM.

THE SPOTLIGHT.

"The mind once expanded to the dimensions of a larger idea never returns to its original size."—OLIVER WENDELL HOLMES

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Experts Charge

Evidence Suppressed in Child Molestation Case

The following story was drawn from radio interview with Ted Gunderson, a private investigator and former FBI agent looking into the bizarre Mc-Martin Pre-School child molestation case, which led to the most expensive criminal trial in history and which resulted in no convictions. Gunderson was interviewed on Radio Free America, hosted by Tom Valentine, on April 15.

BY THE SPOTLIGHT STAFF

The Los Angeles County district attorney suppressed scientific evidence which would have convicted Raymond Buckey, the last defendant in the widely publicized McMartin Pre-School child molestation case in Manhattan Beach, California—the longest and costliest criminal trial in American history.

Buckey went free after a second trial which resulted in me hung jury. It was during that second trial that evidence which proved the truth behind the victimized children's charges against Buckey was discovered.

Yet Los Angeles District Attorney Ira Reiner failed to introduce the new evidence even though it was freely available to his office. Reiner's motivations here are suspect, to say the least.

Former FBI agent Ted Gunderson (now a private investigator) and Dr. Gary Stickel (a professor of archeology at the University of California/ Los Angeles) have charged specifically that Reiner refused to introduce in evidence proof that secret tunnels existed underneath the McMartin school.

This evidence would have clinched the case against Buckey and proved the children's charges. Gunderson and Stickel were guests on the April 15 broadcast of The SPOTLIGHT's nightly call-in talk forum, Radio Free America, with host Tom Valentine.

The two experts appeared in the company of Mrs. Jackie McGauley, a mother of a little girl who had been victimized at the McMartin school.

Many of the children—including Mrs. McGauley's daughter—claimed they had been in secret tunnels underneath the school.

CULTLIKE RITUALS

The children alleged satanic and/or cultilike rituals had been conducted in these tunnels along with child molestation, and that animal sacrifices, among other things, had taken place there.

Additionally the children said it was through the tunnels that they had been secretly taken from the school grounds and taken elsewhere to be subjected to molestation by oth ers outside the school.

Yet the district attorney's office—despite its prosecution of the case—never investigated whether the tunnels existed. The newspapers in particular the pro-homosexual Los Angeles Times, evinced no interest in the blockbuster story.

Some parents of the children, including Mrs. McGauley (whose own experiences are detailed in the accompanying story), made efforts to prove their children were not imagining the existence of the tunnels.

Mrs. McGauley and others hired former FBI man Gunderson to coordinate their own investigation. Gunderson brought in Stickel as an expert adviser in seeking to find the tunnels the children claimed existed. SECOND TRIAL

The McMartin child molestation trial was long-term affair that actually resulted in a second trial of one of the defendants, Raymond Buckey. (An overview of the complicated series of events appears in an accompanying story.)

Mrs. McGauley and other Mc-Martin parents had asked Reiner's office to begin excavations under the school in order to determine whether or not the tunnels existed, but, as she notes, "They said 'no,' and that, frankly, they didn't believe our children."

According to Mrs. McGauley, "Two of the parents independently told the district attorney they had observed

Raymond Buckey's father and others working outside the school, mixing and pouring cement."

During the first trial. Buckey's father testified that he had supervised the construction of the school and that no tunnels existed there.

What prompted the parents to push for further investigation was the fact that they had discovered new cement in a side lot alongside the school building, although the school had been closed for some six years since the scandal first broke.

The parents obtained permission from the new owners of the property to begin excavating the area under the cement.

Mrs. McGauley and the other parents, working with Gunderson, then retained the services of the archeologist, Stickel, who came on the scene to examine the evidence.

The initial digging began in April of 1990 and ended on Memorial Day weekend—a 34-day period. Guards were posted outside the property at night to ensure the integrity of the excavation. This was, in fact, just prior to and during the first weeks of the second trial of Raymond Buckey.

According to Gunderson, "We found a 35-foot tunnel. We found a seven-foot tunnel. We found the bones of over 200 animals in these tunnels."

Stickel, the archeologist, points out: "The children had maintained in testimony that they had been taken down into the tunnels and into a 'secret room.' [where animal sacrifices had been conducted].

"This had been discounted [by the district attorney's office]. The district attorney's office had made the abortive attempt to search for tunnels back [in the earliest stages of the case] in 1985.

"The parents had tried to find the tunnels, but, of course, they were searching in the wrong place—in an adjacent lot and not underneath the school, which is where the children had said the tunnels were."

"The tunnels were exactly where the children said they were. In fact, the day before we found the main tunnel, one of the children took one where she had entered the tunnel and where it ran beneath two rooms, classrooms three and four in the school above, and that's exactly where the tunnel turned out to lie.

"Of course, these tunnels (by this time) had been filled in.

BURIED CLUES

"Archeologists, by their training, are accustomed to looking for buried features [such as tunnels] that hav been filled in by man on purpose o otherwise buried by nature.

"We look for very subtle evidence but in the McMartin case, the evidence wasn't subtle. It was very apparent because a lot of the tunnels were chock full of artifacts that had been used as filler.

"Additionally, the tunnels could be distinguished by different colors o soil—generally it was darker withir the tunnel (and therefore from a different location)—and the soil around the tunnels was lighter in color, and harder in texture.

"The tunnel actually had a roof, and you could walk into it at certain points. It ran between classroom four (which was Ray Buckey's classroom) and classroom three.

"There was even an arched area in the roof of the tunnel where the tunnel went underneath medividing wall in the foundation between the two rooms above.

"There were four large containers of broken bottles and tin cans that had obviously been hand-placed into this area."

According to Stickel, the tunnels were filled back in "intentionally." He says there is no doubt about that. WHEELBARROWS

Gunderson says it was, in fact, during the trial that parents had noticed there was activity around the school: people with wheelbarrows at work etc.

Yet the police had never sealed the area off, even though there had been allegations of the existence of the secret tunnels by the children.

Stickel noted, speaking as a layman and not as an archeologist, "If you wanted to find primary evidence fast and resolve the question about the existence of the tunnels—either for the defendants or for the prosecution—the search for the tunnels should have been done in the beginning. fact that the DA's office actually did seek evidence of the tunnels; and that was after Jackie McGauley and other McMartin parents pressed the matter."

The Los Angeles County district attorney's office was not very adept in its inquiry as far as digging for the tunnels, according to Stickel.

"They [the DA's office] only dug about one foot deep. What we found was much deeper than that.

"I don't think you have to be a rocket scientist to figure out that if you are going to find m tunnel [of these apparent dimensions as described by the children] you're going to have to dig m lot deeper than that.

There's no doubt what we found was a tunnel. Then when an assistant district attorney from DA Reiner's office came to the site, we practically had to beg him to get down into the tunnel so we could take him on walking tour, so to speak.

"The tunnel had plywood roof with tar-paper above it. That was very clear and still in place when the assistant district attorney was there. However, he was very negative. He just didn't want to see what was in front of him.

"Now, of course, the children said there were animal sacrifices down there and possible cult activity. It seems only logical that you go in there and do a thorough investigative job.

"Even after we showed the district attorney's office this, they were not impressed."

According to former FBI man Gunderson, there was evidence of satanic rituals and animal sacrifices being conducted in the tunnels, just as the children had maintained.

"We found small white plastic plate with three hand-drawn pentagrams (ritualistic symbols) buried about six to eight inches under the surface. We also found many animal bones," noted Gunderson.

Why would the district attorney's office be interested in suppressing evidence of child molestation by the McMartin Pre-School operators?

This is question that plagues many who are confronted with the evidence provided by Gunderson and Stickel. There is a disturbing answer to this, however.

Gunderson notes many of the chil-

statements charged they had been taken out of the school and prostituted

According to Gunderson, "Among those people who were identified by the children as having been among those to whom they were prostituted and who victimized them were household names: actors, sports figures, politicians.

"This may have been one of the reasons the district attorney's office did not want to dig too deeply into the case.

"Frankly," said the former FBI man, "I don't think the district attorney's office was interested in prosecuting anybody."

Gunderson cites an example of his basis for making that allegation.

"In the second trial of Raymond Buckey, one of the district attorney's prosecutors, Pam Ferrero, was a former McMartin student. We learned this in the middle of the second trial. INSURANCE POLICY

"What does that mean?" asked Gunderson. "It means this: If Buckey had been convicted—with Ferrero

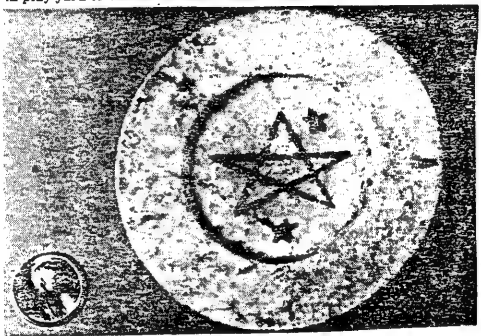
not only being a former McMartin student, but also one of his prosecutors—Buckey could have demanded mistrial. That was his insurance policy, in my opinion.

"At any rate," noted Gunderson, "the district attorney could have used our evidence of the tunnels in the second trial, but they chose not to and they ended up with a hung jury, and Buckey went free."

On the basis of his experience in California and elsewhere, Gunderson believes the McMartin case is not isolated.



Above, Peggy McMartin and her son Raymond Buckey leave court in Los Angeles after Buckey was found innocent. Below, artifact found in play yard of McMartin school bears satanic emblem.





Tunnel entrances exposed by private investigation team. In the photo above, Ted Gunderson and a radio reporter walk past one of the entrances.

Charles Buckey: No secret rooms on campus

By Norma Mayor.

Charies Buckey, husband and father of the two defendants in the McMartin preschool trial, testified Monday that there is no secret rooms on campus where prosecutors contend children were molested.

Buckey, who designed and supervised construction of the nursery senool in 1966, and neither subterraareas tunnels existed at the McMARTIN TRIAL

testified they crawled through passageways to leave the school.

Buckey, 65, worked as an electronics engineer during the day. But he spent weekends in the handyman and groundekeeper for the family-run achool, mopping floors, trimming trees, building wooden climbing toys, and even typing up parent

during school hours, working in the same jub he has held for 39 years

His wife, Peggy, 62, and son, Raymond, 30, remain charged with a liestation counts involving 11 tots who attended the school from 1978 through 1983. Buckey's daughter, Peggy Ann, and mother-in-law, preachool founder Virgina McMartin, and dropped from the case.

Taking the stand for the defense, Buckey disputed claums of youngsters

two dead turtles im campus during a 10-year span and neither had wounds. A dead rabbit had im ears intact and died of natural causes, he said.

He also rebuked testimony of another alleged victite. In and Raymond Buckey buried him up to his neck in the school's sand lot in part of a minimum of terror. The elder Buckey said that was impossible because he poured the sand himself when the lot interior that it was only 3 inches deep.

"Just as the man implies — guard stood there and kept out b people," Buckey answered.

Gunson asked who the guard was "It was one of those knights in shing armore that see had," Buckey see "Are you being facutious?" Guns

demanded angrily.

"I'm being facetious, no," But
ey replied. "In the children's min
and the teachers minds there was
guard there..."

Charles Buckey, husband and father of two of the defendants in the McMartin child molestation case, testified the there were no "secret tunnels" underneath the pre-school the vicitimized children alleged. New evidenc contradicts Buckey's sworn testimony. The article reproduced above, appeared in the April 25, 1989 edition of th Torrance California Daily Breeze, detailed Buckey's testimony. The media has ignored the new evidence.

Parent of Pre-Schooler Tells Horror Story

All too typical of the horror stories arising from the McMartin Pre-School child molestation case is that of Mrs. Jackie McGauley and her daughter Julie, a student at the school.

Mrs. McGauley was instrumental in finding the secret tunnels underneath the McMartin Pre-School that many of the children claimed existed, evidence of which was ignored by the Los Angeles district attorney, Ira Reiner, during the second McMartin trial.

One of the guests on the April 15 broadcast of The SPOTLIGHT's

nightly call-in talk forum Radio Free America, Mrs. McGauley described her family's nightmare and her search for the truth.

Mrs. McGauley enrolled her twoyear-old daughter Julie in the Mc-Martin Pre-School in September of 1983.

MEDIA OVERLOAD

According to Mrs. McGauley, "There was all this stuff in the media, on Phil Donahue and everything, talking about giving children a head start academically and socially. I was shy, and Julie was shy, and I thought it would help that."

It was four months afterward that the school was closed after teachers were accused of molesting the students.

Initially Mrs. McGauley found the pharges impossible to believe. "How could they arrest all these sweet old ladies?" she asked herself.

"In the beginning," she said, "I didn't even know there were people who wanted to have sex with kids. That was beyond my scope of imagination."

However, after Mrs. McGauley took her daughter for a medical exam, physicians determined there

was evidence the child had been sexually molested.

When Mrs. McGauley asked her daughter about the events, the girl disclosed details which, according to Mrs. McGauley, were "pretty startling and unbelievable."

TALK OF "DEVILS"

The little girl talked about "devils" and described satanic ritual scenes involving the staff at the McMartin Pre-School.

Julie McGauley also told her mother she had been taken to a local crematorium where she saw human bodies being cremated.

The young mother found her daughter's stories incredible, but as Mrs. McGauley now says, "I learned the very important lesson of keeping an open mind," after her little girl took her to the very crematorium where she said she had been taken and molested (among other places, apparently).

The child also described tunnels underneath the school where some of the molestations had taken place. Yet the Los Angeles district attorney's office showed no interest in seeking to find out if these tunnels existed.

During the first of two trials, Charles Buckey, husband and father of two of the McMartin defendants,

(See PARENT, Page 17)

testified under path that he had designed and supervised construction of the nursery school and that no tunnels existed on the property.

INQUIRY BEGUN

In an effort to determine the truth. Mrs. McGauley and other McMartin Pre-School student parents banded together.

Recruiting former FBI agent Ted Gunderson (now a private investigator). Mrs. McGauley and the other parents began an inquiry. Gunderson hired on Dr. Gary Stickel, a professional archeologist and professor at the University of California.

Yet, when the district attorney's office was shown Stickel's findings (as noted in the accompanying story), the DA chose not to introduce this critical evidence in the second trial of Raymond Buckey.

Stickel's excavations proved the existence of the tunnels and suggested, at the very least, that Charles Buckey's testimony was perjurious.

Evidence indicates it was none other than Charles Buckey who was involved in filling in the tunnels during the second trial.

Today Mrs. McGauley, along with Gunderson, is trying to alert the public to the truth behind the children's allegations and to publicize the problem of child molestation.

A Summary of the McMartin Pre-School Scandal

The McMartin Pre-School was established in Manhattan Beach. California in 1966 by Virginia McMartin.

Among the employees were her daughter Peggy McMartin Buckey and her grandchildren (Mrs. Buckey's children) Raymond Buckey and Peggy Ann Buckey.

The first inkling something was wrong at the school came in August of 1983 when Mrs. Judy Johnson reported to the Manhattan Beach Police Department that she believed her son had been molested by Raymond Buckey.

Although Buckey was initially arrested, he was later released. However, the police continued the investigation and alerted the families of McMartin school students that an investigation was under way.

Over several months in the winter of 1983 and 1984, some 400 children were interviewed extensively. Evidence indicated many of the children's stories about molestation they had experienced coincided.

SATANIC RITUALS

Many of the children described what appeared to have been satanic rituals, including the sacrifice of animals, which accompanied the sexual molestation.

The children also described having been secretly taken away from the preschool building to the outside through "tunnels." According to the children, acts of molestation also took place in these tunnels.

(The efforts of Jackie McGauley, ■ McMartin parent who has been in the forefront of the effort to prove the truth of her own child's story—and that of others—appear in the accompanying story.)

Investigators determined that, in their judgment, at least 41 of the children interviewed had been victimized. This led to the formal convening of a grand jury by then-Los Angeles District Attorney Robert Philobosian.

It was in March of 1984 that the McMartin family members were indicted, along with three other preschool employees, Mary Ann Jackson, Babette Spitler and Betty Raidor, on charges of child molestation.

DEATH THREATS CHARGED

They were charged with having sexually abused at least 18 children over a 10-year period, and it was charged they had used death threats to keep the children from talking about their experiences.

The preliminary hearings in the case took an entire 18-month period—the longest preliminary hearing in California history.

By January of 1986, newly elected Los Angeles District Attorney Ira Reiner announced the evidence was insufficient to warrant a trial for five of the seven defendants, and charges were dropped.

As ■ consequence, only Peggy McMartin Buckey and her son Raymond Buckey were turned over for trial.

The trial did not formally begin until mid-1987 and then, finally, came to a close on November 2, 1989—the longest criminal hearing in U.S. history.

After 2% months of jury deliberations, the jury reached a verdict on January 18, 1990 and acquitted Mrs. Buckey on all counts. However, the jury deadlocked on 13 counts involving Raymond Buckey, and the judge declared a mistrial on the Raymond Buckey case.

At this point, Reiner announced Buckey would be retried on eight counts.

POLITICAL CONTROVERSY

On May 7, Buckey's second trial began. Within a week, a political controversy arose when it was revealed Reiner had offered a tentative plea bargain for Buckey, although Reiner initially denied a deal had been offered.

Reiner, a candidate for California state attorney general, was defeated in the June 5 primary, in part because of the controversy over the Buckey case.

It was during this period that private investigator Ted Gunderson and archeologist Dr. Gary Stickel, uncovered proof the secret tunnels, described by the victimized children, did indeed exist.

However, as noted in the accompanying story, the district attorney's office refused to use the evidence during the Buckey trial—much to the disgust and dismay of the parents of the children.

By July 9, 1990 the case was ready for presentation to the jury, and after 15 stormy days of deliberations, including a revote on two of the counts, the jurors reached meadlock.

On July 27 the jurors announced they were deadlocked on all eight counts. At this point the judge declared mistrial, and Buckey was free.

According to Gunderson, if the evidence relating to the secret tunnels underneath the school had been introduced at the Buckey trial, the verdict might have been different.



From left, archeologist Dr. Gary Stickel, Don Flaherty and private investigator Ted Gunderson discuss excavatio work at the McMartin Pre-School in Manhattan Beach, California.

VIII. MISSING CHILDREN

July 1982

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

Condensed from Kiwanis Magazine Gary Turbae

Batton to school in Inverness, Fla.
"See you tonight," Katheleen called
as the petite, blue-eyed 16-year-old
stepped from the car.

But she did me Marian that night. Or the mext.

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 matter.

Sheila and Katherine Lyon, ages 13 and 11, journeyed to a suburban shopping center ## March 25; 1975, and were never seen again. In early October 1980, two-year-old Brandy 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 in his Manhattan school-bus stop and has not been seen since. Methodical searches

seen since. Methodical searches with bloudhounds, helicopters, psychics, and phalanxes of police have failed to were up any clues.

These we want isolated when Everyone close to the missing-child problem agrees that it is a large one—and growing. Statistics, however, we tough to come by. Boundaries between runaways, parental kidnap victims and children stolen by strangers tend to blur.

The best estimates are that about million American youngsters leave home each year, with 90 percent returning in men weeks. Approximately 100,000 children are thus unaccounted for. Add another

25,000 to 100,000 stolen by divorced separated parents, and the total becomes significant. "Kids who just disappear present so big problem that people had better start opening their eyes to," says Det. Sgt. Dick Ruffing of the Bergen County, New Jersey, Sheriff's Office.

Yet no single U.S. agency concerns itself exclusively with missing children we national scale. Automobiles, handguns and silverware can be registered, traced and recovered more easily than children. "Our priorities we mixed up," says Ken Wooden, 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 were But children apparently aren't that important to us."

Each missing-child case has its own poignant drama and irony. In July 1976, 12-year-old Dee Scofield disappeared while running an errand at a Florida shopping center. Two days later, a classmate reportedly mm Dee looking out a van window, desperately forming the word "help" over and over with her lips. Dee Scofield 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 snatching, kidnapping and the ugly things that happen in these kids are so horrendous that people refuse to deal with them," explains Stan Patz, father of missing Etan. "Trying to handle cases like maximum a local level is a tremen-

dous impediment. We need a centralized, national elearinghouse with information about which children are missing and how they can be identified."

But most cases fall m local police, against whom some parents of missing children raise a litary 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 act on a missingchild report for 24 hours. The reason: sheer work volume. A surfeit of violent crimes—most with injured victims 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, 1974, 13-year-old Janna Hanson went to a friend's house. A short time later, Doreen Hanson 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 in investigation, it is 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 in help find missing children. The FBI becomes involved in a missing-child case only when there's proof of a kidnapping—such as a minimum note are evidence that the child was taken across state lines.

The first-time disappearance of minor should be prima facie evidence that a kidnapping has taken place," says John Clinkscales, whose son Kyle disappeared six years ago. "The FBI could then become immediately involved, and there might be chance of finding some of these children. We need help."

And answers. Parents always ask the inevitable: Why? Why would someone neal we child? Why my child? There was many answers, yet no answers.

A million couples a year divorce in the United States, and many of these mean result in child snatchings. For love, hate, spite or revenge, one parent steals a child from the other.

In December 1974, Gloria Yerkovich said good-by to her fouryear-old Joanna as the girl left to spend the weekend with her father. She didn't want to go, but

■ court order had said she must. Joanna never returned. The separation that was to last a weekend has stretched ■ 7½ years.

Despicable as parental kidnapping is, these children may be more fortunate than others. At least there's a chance they will no to school, grow up and lead a more or less normal life.

When a stranger steals a child, anything me happen. Parents of missing children hope that their child will end up in a loving, caring family, perhaps through blackmarket adoption. The cruel truth is that a missing child stands a fair chance of being murdered. Each year an estimated 2500 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 in happening to a missing child is the parents' primary emotion, frustration is the second, Of-

ten, little more is done once local police exhaust all leads. Teleprinted missing-child reports from one city do mus carry whigh priority in another. Verbal descriptions alone will often useless.

Out of desperation, parents turn me posting fliers and driving by parks and other areas frequented by children. "It's a totally helpless feeling," says Stan Patz. "There's just nothing more me und 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., 277, New Paltz, N.Y. 12561. It maintains a toll-free number 431-5005) to be and by children searching for their parents or parents trying to identify missing children.

Ball 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 will after a child's body is found. Says Dorcen Hanson: "After our daughter's remains will 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 man heart that it was Janna.

"No one on the outside can understand the trauma taking place in family that has a child missing. The frustration, and not knowing, the agony are beyond explanation. Another organization is SEARCH. which publishes The National Runarvey/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 22,000 agencies and individuals in law enforcement, security, medicine and social service. SEARCH's address is 560 Sylvan Ave. Englewood Cliffs, N. J. 07632 (All correspondence should include a stamped, selfaddressed envelope.) Phone: IIII 507-1010.

Stolen Children

Thousands of youngsters are abducted by strangers—and only few are ever found.

anyone seen Kevin Collins? Kevin is 10 years old and 4 feet 6 inches tall, with brown hair. green eyes and a cheerful disposition. When he vanished without a me after basketball practice at St. Agnes School in San Francisco on Feb. 10, the assumption was that he had been abducted, and the city responded with all the shocked, if usually short-lived, attentiveness such outrages provoke. While San Francisco police conducted massive, round-the-clock search for the missing boy, volunteers distributed more than 100,000 fliers carrying his picture, the school offered \$2,000 for information leading to his return Mayor Dianne Feinstein posted an additional reward of \$5,000,

Kevin's parents, meanwhile, the only thing they could, a public appeal to abductor that seemed the wrenching for the self-control it may have required. "We are interested in seeking justice or punishment," said David and Ann Collins on local TV. "We are only interested in his safe Welove mand we need him." A month has passed without a hint of the boy's whereabouts.

Predatory Crueky: Of the approximately 1.8 million children who are reported missing each year, 90 111 95 percent millikely to be runaways 111 youngsters abducted by a parent involved in a custody fight. By widely varying estimates, anywhere from 6,000 in 50,000 missing children are, like Kevin Collins, presumed to be victims of "stranger abduction," a crime of predatory cruelty usually committed by pedophiles, pornographers, black-market-baby peddlers or childless psychotics bidding desperately for parenthood. Only a few cases are solved. Even fewer stranger-abducted children are recovered alive.

Though they constitute the smallest portion of the missing-children phenomenon. they weighted at 10 times their number for the emotional havoe they leave in their wake. Noreen Gosch, of West Des Moines, Iowa, whose 12-year-old son, John David, vanished from his paper route on the morning of Sept. 5, 1982, recalls the sheer "physical pain" of the vigil. "Our hearts hurt, our stomachs hurt. We thought of him being tortured or murdered," she says. Eighteen months later Noreen still holds whispered tions with her son's picture to steel herself for public talks about him: "Johnny, I know the percentages," she murmurs. "... But I also know you might be alive



Ann and David Collins: 'We are not interested in punishment, only in his safe return'



And Lawrence - House

Gombil parents in his bodroom: 'Johnny, I know the percentages, but per might be alive'

—and I'm doing something about this."

Until recent years it was one of the secondary shocks for parents of stolen children that they were alone in their crisis—and often nightmarishly thwarted by foot-dragging police departments, jurisdictional gles and an FBI unable in enter a case unless there was clear evidence of an abduction. But things began to change it five years ago, when the disappearance of six-year-old Etan Patz from Manhattan's Soho neighborhood brought the subject has interest in the subject has

Fingerprints To counteract what they regard as law-enforcement dawdling, selfhelp organizations—some of them founded by parents of victims—have sprung up to provide information and educational programs and lobby for stiffer laws against abductors; some communities have begun to fingerprint children and teach them how In protect themselves against potential abductors (page 80). On the national level, the case of Adam Walsh added to the growing public symmes. Adam, six, disappeared from E Sears store in Hollywood, Fla., on July 27, 1981; two wants later his severed head was found in a canal 100 miles away. Last October, after NBC aired "Adam." two-hour dramatization of the tragic case, the network showed pictures and data on III missing children. As a result, [4] of the children have since been found. (The program will in throughout next month, with 41 new cases appended.)

It was the anguished testimony of Adam's father, John Walsh, before ran Senate subcommittees that helped lead to the Missing Children's Act of 1982, which allows local police and parents appealing in the FBI is log local cases into the bureau's National Crime Information Center (NCIC) computer. (Public pressure has

also forced the FBI to change its policies—
they menter the after I hours on the assumption that the child has been manported across lines.) Last month a Senate subcommittee began hearing testimony on a bill to strengthen the II by providing II for a national resource ter on missing children, buttressed by a tollfree hot line. "Millions of children remain at risk, I mental III exploitation, abuse and murder," said Sen. Arlen Specter, the bill's cosponsor, as the hearings opened. "It is imperative that the federal government assume a more active role."

But in spite of increased legislative activity, the law-enforcement after remains ratio and confused. Because the overwhelm-

Our hearts hurt, our stomachs hurt, "says Nor-een Gosch. "We thought of [Johnny] being tortured or murdered."

ing number of the missing turn out to be runaways, police often avoid taking vigoraction until 24 to 11 hours have clapsed—long enough for an abductor to have escaped to another jurisdiction, where the search is apt in low priority. Richard Ruffino, supervisor of the missing-persons bureau of the Bergen County (N.J.) Sheriff's Department (and himself a kidnapping victim when he was nine), was that overburdened police departments "will play the percentages if they have to. Up to age nine, I can't conceive of any agency that wouldn't go all out, immediately, for a missing child. But when II gets into the age of the so-called runaway zone, perhaps more of an individual determination into play."

Faire Leads: On the whole, police dread Kidnappings of children are distressingly easy to commit and notoriously difficult to solve: a stranger a vaguely familiar neighborhood figure talks a child into accompanying a monarcuse, without attracting the suspicions of passers-by. The trail, if there is one, soon goes cold and the police investigation sinks under a crushing aunit of false leads. Says Jay Howell, a consultant to the Justice Department on missing- and exploited-children's cases: "The abduction of a child is often a friendly encounter leaving no evidence behind a suggest the nature of the disappear-



Jos Francy - Garrens Linter

The Morts, where their son disappeared: 'The nightmare begins with chilling suddenness'

The Simple Rules of Safety

Dr. Spock's bible on child-rearing doesn't mention it, and parents usually avoid it entirely are never venture beyond the old axiom: "Don't talk to strangers." In fact, child psychologists agree that next to be the new difficult subject for parents to discuss with children is kidnapping. But the need for a more sophisticated approach in the possibility of child abduction are clear.

Experts believe that the best way to talk to youngsters about the problem without instilling undue fear is to give them "simple, direct messages" delivered straightforwardly and geared individual levels. "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have all his vegetables," "This should be like telling your child to have

sity of California, Riverside. To demonstrate what man be done in a potentially dangerous situation, parents emengage children in role playing or make a game of exercises in precaution. But adults should avoid giving children postabduction details. "It's the fire-drill syndrome," says Nancy McBride, an instructor the Adam Walsh Child Resource Center in Plantation, Fla. "You teach kids what to do but not what would happen to them if they are caught in a fire."

Rights: Most important, children need know that they have rights where adults are concerned, that the stranger who was over them doesn't necessarily have the authority we tell them what to do. Ken Lanning of the FBI's Behavioral Science Unit was its "assertiveness"

training for kids—teaching children that they have the right In mr 'no'."

Many tips provided by missing-children organizations and law-enforcement agencies seral obvious. But authorities were that parwill often convey incomplete information. It is for example, for children to know their home-phone number but not their area code; they may have their street address down cold, but if asked where that is, they might just as easily say Minneapolis. Massachusetts or Milwaukee. To help increase a child's resumment of potential danger, parents should consider these general rules: m Make sure your child knows his full name, address (including state) and telephone number (including area code) and how 💵 ment the operator or make a long-distance call.

Teach your child that a

Police in a Massachusetts class: Knowing whom we call

stranger is someone that he or you don't know or don't know very well. "Bad" strangers are people who want kids to go somewhere with them or want to give them present, like candy or a puppy, or want to take their picture. Tell your child that if he meets any bad strangers he should tell you about them. Many experts offer even stronger advice: they say children should avoid strangers entirely.

Tell your child that it is unusual for adults ask children for help or for directions and that it is best in ignore them. If a stranger calls your child to a car, he shouldn't in near it. If he is followed by an automobile or in foot, he should run home, to the man all public place in yell, "Help!" Children should and run and hide in a deserted place.

Weep a copy of your child's fingerprints and be able at locate dental records. Take photographs every year (four times annually for children under two).

Don't buy items with your child's name on them, such as T shirts or lunch boxes. Children will respond more readily to a stranger if they are addressed by name.

■ Instruct your child never in sures the door when home alone or tell anyone over the phone that he is home alone.

■ Outline what your child should do if he becomes separated from you. If separated while shopping, the child should not look for you but we immediately in the nearest checkout counter and we we clerk for assistance. Tell him never to go to the parking lot.

m Never leave m child unattended in m car. Advise him to walk and play with other children if you are not around.

m Be sum your child's school or day-care center will not release him to anyone but you or summer designated by you. Set a code word with your child to be used as a signal if you send an unfamiliar adult or pick him up.

Tell your child that an ann has the right to touch him at make him feel uncomfortable or ask him to keep a send from your.

Often, spurred on by tragic incidents in their man areas, parents are organizing outside the home as well. After a three-month-old infant girl was abducted from a day-care center in Grand Prairie, Texas.

last September, the city council passed

ance. Il is unique in law enforcement."

The nightmare can begin with chilling suddenness: Adam Walsh vanished during the eight minutes in which his mother says she left him alone in the toy department of a Sears store while she shopped for a lamp nearby. A security guard remembered throwing a rowdy group of older boys out of the store and admitted six-year-old Adam might have been among them. Beyond that, there was nothing but vague recollections of witnesses, including a 10-year-old who un-

derwent hypnosis, of seeing Adam with a mustached man with a blue van. Two weeks later fishermen found Adam's head in a canal near Vero Beach.

Two-and-a-half-year-old Russell Mort disappeared on May 5, 1982, and time between 12:20 p.m., when his mother and him to play outside their trailer in Wheat-field, N.Y., mobile-homes court, and 12:25 p.m., when she poked her head out the door the check on him. By 5 p.m. around 500 people, plus the police, the volunteer fire

department and a bloodhound were searching for him. The bloodhound traced his scent to a road leading of the trailer park, and police have since followed leads in 21 states and Canada. But Russell is still missing, and Ruth Mort says she tries, at this stage, to keep her weeping down to "three times a week."

Kevin Collins finished basketball practice in San Francisco's St. Agnes School in P.m. on Feb. 10. Then he and some school-mates headed toward a truck driven by Paul



Fingerprinting in Iowa: Record keeping

stringent day-care-center regulations that are the model for sum legislation, sumpending. In Salt Lake City, where Arthur Gary Bishop is on trial, charged with the murder of five boys, ages 4 m 13, elementary schools have launched a program called "You're in Charge" in teach children about street safety and the ploys of would-be abductors.

Law-enforcement officials are vinced these measures can make a difference. "We need III make children comfortable about reporting situations when someone has approached them or touched them inappropriately," says Jay Howell, a former Senate investigator now serving a consultant un the Justice Department on missing and exploited children. "If we can get that single message across in America, we will see a mushrooming in the investigation of these cases." If legislation new before Congress is passed, a national hot line will be established massist in missingchildren cases. Until then, parents interested in finding war about local programs should call Child Find Inc.'s toll-free number (800-431-5005) em contact their local school or police.

NIKKI FINKE GREENBERG with HOLLY MORRIS in Atlanta and bureau reports

Fontana, the sixth-grade basketball coach, for a lift home. But Kevin never got to the truck, parked only a block away, and neither Fontana nor the other children have any idea what happened in him. One witness claimed to have seen him 15 minutes later in a bus stop, a block to the south. Two other witnesses say they saw him 15 minutes after that on a corner two blocks north standing near a man and a large black dog.

Since then, searchers have questioned around 2,000 people who live along the bus

SPECIAL REPORT

route Kevin sometimes took home. There have been scores of tips—some from psychies who are often called in on missingperson warm. One took them to m abandoned brewery, where they searched all 35 vats. There were three sightings in the Sacramento area: use woman saw a child resembling Kevin seated in a frozen-yogurt shop between 1550 men; another 1550 him with two men in m old Chevrolet sedan loaded with camping gear. Police actually tracked the car down-none was swiftly, Kevin's parents complained—but the child was am Kevin. Meanwhile, David and Ann Collins sit at home, with their eight other children, waiting for news.

The wait mus be excruciating. Almost five years and thousands of dashed hopes after their son Etan Patz disappeared on his way in his Manhattan school one spring morning, Stan and Julie Patz are in therapy, trying I regain mine perspective on their lives. The unum ubiquitous posters of Etan have disappeared, public interest has long since subsided, and although the police still check out [141] (more than 1,000 in the past year alone, including one that took them as far as Israei), there has never been a real clue to his fate. "Don't think we're bricks," says Stan. "We're getting counseling and I think sums kind of therapy is needed in a situation such as ours. What makes it more difficult than a mugging or a homicide la there is no

resolution. We have me evidence he is alive. The first week we couldn't eat, and didn't think we could revive one month without him. That in May is will be five years is muching that when it started would have been inconceivable."

Blue Sedan: 🛭 🗎 always inconceivable, the more so because it can begin, as Stan Patz wyw of Etan's disappearance, "with a very ordinary nonument. He iii late-very late coming home from school." John David III still hasn't warm home from the paper mills he west that an in West Des Moines, Iowa, on Sunday morning, Sept. 5, 1982, although his miniature dachshund, Gretchen, did-"the only living thing," his mother believes, "that saw what happened III Johnny." There no other direct witnesses to the

event, but as private detectives pieced it together, the boy may have been seized by one of two men who approached him, one in a blue sedan and one in foot. "I grew up watching 'The FBI Story' with Efrem Zimbalist Jr. blazing across the screen as he solved all those kidnappings," Noreen Gosch says. "It was hard for us to realize wouldn't get an answer soon."

Noreen and her husband, John, have done about all that is humanly possible to find the answer themselves. They have held The abduction of a child is often a friendly encounter leaving no evidence behind. It is unique in law enforcement."

garage sales, auctions, pancake breakfasts, even horse shows, and sold 100,000 candy bars with wrappers carrying his picture and the legend "Help Find Johnny Gosch"-all raise around \$80,000, and of which has gone iii private-detective agencies. They have conducted IIII "abduction awareness" programs for schools, PTA's and service organizations. On alternate Friday nights they with 20 m 30 supporters to discuss possible leads in the case. They send out a monthly newsletter and, with the help of two pizza chains and several other businesses, they have blanketed the country with I million fliers seeking information un Johnny. "It's the kind of effort you have to make," explains Noreen. "You're just min of a thousand good causes."

Crank Calls: Casting the net so wide inevitably had brought up some strange fish. The Gosches have received around 100 crank calls since Johnny's disappearance. Most unnerving was a September 1983 call from a



Hart Valbana-Fort Worth Star-Talogram

Cherie Kennedy (foreground), family: Rare outcome

man who said, "I've got Johnny. He's alive and you're never going in get him back, Mrs. Gosch, never." The Chicago detective agency min working for the family says there have also been hundreds of wellmeaning but erroneous reports.

One seemingly near miss has tormented the Gosches. According to Noreen, early last year a teen-age boy approached a woman feaving a convenience store in a Southwesterneity and urgently said, "My name is

(Continued on page 85)

A Stranger Comes Home

Steven Stayner has come home, in a way. In 1980 Steven's parents and the media celebrated the blessed return of a boy who had been kidnapped at seven in Merced, Calif., and escaped to freedom seven years later, with a tattoo on his arm but otherwise seemingly undamaged. As he told the story then, he bore no grudge against the abductor he had learned to call "Dad"-48-year-old Kenneth Parnell-who he said had never sexually abused him and had enrolled him in various schools around the state. Even District Attorney Joe Allen, who eventually a kidnapping conviction against Parnell, acknowledged: "The man developed close relationship. Apparently the man was kind to him."

It is something like that, and it was nothing like that. Recently, after an counseling sessions with Gary Hewitt of the Center for Missing Children, Steven gave a serie candid series to NEWSWEEK'S Susan Agrest. According in Steven, Parnell—a man whose unfather deserted him at five and who man served time for molesting an eight-year-old boy—became Itali his daytime father and his nighttime sexual abuser. Parnell sodomized him in their first day together, threatened him with beatings, convinced him he wasn't wanted at home and gradu-

ally demoralized him into half-willing captivity.

It had begun in December 1972, when Parnell and male companion got Steven into their car on the pretext that they were going to drive him home and ask his mother to make a church donation. In-

stead, Parnell got out and pretended to phone Mrs. Stayner, then said he had gotten her permission to keep Steven overnight. He learned that Steven had been punished by his father the day before and played on it, telling Stelater that his parents didn't want him. "I wondered if II was true," recalls Steven. "For the first 10 days I cried and said I wanted 🖼 🎹 home. Our shortly after that began in play in his house. It was also fearhe didn't like w me cry." Parnell, says Ste-

ven, had a terrible temper and would whip him when he was angered.

A after the abduction, Parnell said he had court papers to change Steven's name Dennis, and he asked

the boy to call him Dad.
"I had hopes some day
my parents would want
me back," says Steven.
"I used to have fantasy
thoughts of family life, but
time went on they
dimmed and dimmed."

Chums: At about the age of nine, he began to realize "things weren't rightmy parents wouldn't have hired a guy to pick me off the street." Afraid of being beaten, he made no attempt m run away even when Parnell out of the house working. But he would scan newspapers and TV to see if his parents re seeking him. "I'd ask myself, 'Mom and Dad, where the hell are you?' It somehow reinforced the lie that Parnell told me they didn't want me."

Despite the constant fear and sexual abuse, Stesettled into a semblance of family life as Parnell's son. He created a

Steven, his parents: 'Why, doesn't Dad hug me?'

fictional family history in answer ordinary questions school chums asked about his life. He got Christmas presents and birthday gifts, made friends and went to school—though he was repeatedly in trouble for setting fires and fighting.

At times he attended some of the very schools that his family had sent fliers to in search of their missing son, but apparently mone had looked hard

enough at the Stayner photograph to realize that "Dennis Parnell" was the missing child.

'Congratulations': On Valentine's Day 1980, Parnell brought home fresh captive—a fiveyear-old boy named Timmy White-and began taunting Steven that he was growing too old. Timmy kept crying and asking to home, painfully reminding Steven of his own first days with Parnell. "I couldn't Timmy suffer," he says. "It my do-ordie chance—and I also

would be coming home for doing something positive, maybe get some

congratulations."

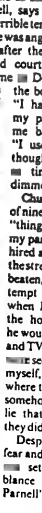
With Timmy: 'Do = die'

Sixteen days after Timmy had been kidnapped. Steven brought him to Ukiah, Calif., police station, and was himself reclaimed. (Parnell was subsequently tried and convicted of kidnapping charges. Currently he is imprisoned 1 Soledad, and will in eligible for parole in September 1985.) But the homecoming has been a troubled one, as Steven evokes it in a warm of anguished, contradictory reflections. "I returned almost a grown man, and yet my parents me at first as their seven-year-old," he says. "After they stopped trying to teach me the fundamentals all over again it got better . . . Why doesn't my dad hug me anymore? I guess seven years changed him, too. We used to go to the lake fishing. He just sits in the house. Everything has changed . . . Sometimes I blame myself. I don't know sometimes if I should have come home. Would I have been better off if I didn't?"

His parents say "absolutely not," though last year they ordered him out of the house twice after quarrels. "Small arguments get out of hand," he says. "We're all emotionally strained. I don't cry—in that years I built a wall around myself. If I could, I might not be able to stop." At 18, he is planning to go off to a junior college, and worried that his departure will upset his parents again. But in a sense, the boy the Stayners lost never came all the way home.

DAYID GLI MAN





SPECIAL REPORT

(Continued from page 81)

John David Gosch—please help me, lady!"
Before the manual could do anything, two
men appeared from around the corner,
twisted the boy's arm behind his back and
dragged him off. She followed them to an
apartment complex, then called the police,
who dismissed the incident me probably a
family problem. Seven months later she recognized Johnny's face in a gallery of missing
children shown me the end of the "Adam"
dramatization on NBC, and she got word to
the Gosches.

Damage Suit: The detective a sum is now concentrating its search in the area of that sighting. But the Gosches are bitter at the indifferent police response. "The feeling of coming that close and man getting him just runs a knife through me," says Noreen. The family's relations with the West Des Moines police soured shortly after Johnny's disappearance and deteriorated into name-calling as the weeks and months area and At point the Gosches threatened a \$15 million damage suit against the city. "It became man burden in prove Johnny man in danger," Noreen complains.

The relations with police are almost unavoidably manner in missing-children cases-much at they often are in a mugging The frantic families of victims understandably want an all-out effort, but what they creament are the routine, sometimes enigmatic, processes of the law. Despite the massive hunt for her son, Ruth Mort is still furious that police only searched under the 186 trailers in her mobile-home park and never got warrants to search inside the trailers-although they ill tear apart her own. Once, she recalls, she even bawled out the federal lawmen. "When I start praying to the FBI, then I'll believe you make no mistakes," she told an agent. Typically, the families vent "displaced anger," says Gary Hewitt, executive director of the Center for Missing Children in Rochester, N.Y., which counsels victims and their relatives. "Like in suffering a death, they go through denial, anger, grief-but there is no funeral, no funeral director to take care of their needs."

No Man's Land: In we case, the problem is not so much the local police department, which may keep track of a case for years, but the difficulty of getting ill same degree of interest from other departments. Unfortunately, missing children fall almost immediately into the jurisdictional man's land—across state lines and bureaucracies—that is man of the weakest areas of the justice system. It would seem the natural place for the IIII to step in, but the bureau is not required to do so and the man of investigations still falls malocal police.

The Justice Department itself lobbied vigorously against the missing-children act because it feared the miss law would thrust the bureau into the free-fire zone between police and parents and that parents would



Gathyd Hywarts

The Patzer: Pursuing a thousand

misinterpret II III mean the FBI was always obliged III become involved. Some federal agents, believe that when a child vanishes, chances are he has run away, or succumbed III enticement, owing III trouble III home. "What has III be recognized," says Ken Lanning III III FBI Academy's Behavioral Science Unit in Quantico, Va., "is that it's relatively rare to have a family with Mr. and Mrs. All-America and—boom—the kid's gone. By and large, in most of these there's something there."

Indeed, the parents, Name of the statistics, are often the irm suspects when a child disappears. It is one of the many insults added to their injury—along with the whisperings of friends and total strangers about



Walsh talks m reporters: Fueling new laws

Parents are often suspects. It is another insult added to their injury, along with whisperings about their competence."

their parental competence. Many made to submit to lie-detector tests and intensive investigation of their past. Noreen Gosch all to produce her first husband's death certificate when rumors circulated that he was alive and had abducted Johnny. Where there were manswers, Julie Patz told senate subcommittee in 1981, people "made up their own." Blaming the victims, apparently, satisfies perverse public need.

About the abductors themselves, relatively little ii known because it is in has been so little coordination of investigative data from around the country. The FBI Academy's Behavioral Science Unit broadly categorizes them as:

The psychotic: Usually a woman who has a baby or seemed conceive and steals a child to fill the maternal yold.

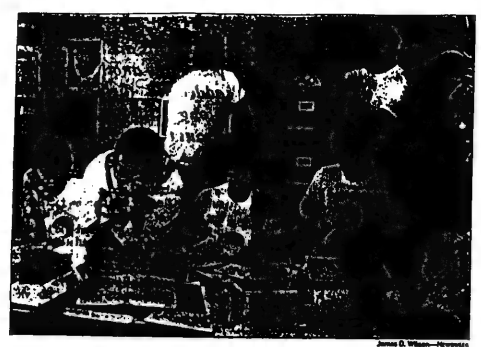
■ The profiteer: A criminal exploiter who sells when to pornographers or adoption rings. Another type under this heading is the kidnapping for when but far fewer of those have occurred in many years.

m The pedophile: Perhaps the largest category. Life am otherwise respectable community member who abducts a child primarily for sexual purposes. A pedophile may abduct a child for only a day or a few hours or he may try in keep him indefinitely—and murder him when he demands to be taken home.

The "serial" killer: The best known case in recent history was in Atlanta when 29 young blacks—ages 7 in 27—were abducted and killed. Wayne Williams was convicted for the murders of two of the older victims.

The FBI has a considerable file of manuals and other materials on child seduction that have purportedly been produced by and for pedophiles. And some authorities corrobonall the unit's categorizations. "There are people out there looking for surrogate children, there are people who steal kids to sell them, there are people who want to exploit them sexually or kill them," says Tacoma detective Roger Price. "It's sad but true."

Price is working on a tragic case of his use at the moment. A little over a year ago, a Tacoma man named Stanley Guidroz went strolling in a neighborhood park with his two-year-old son, Wallace, and encountered a couple with a small blond girl. While, the children played together, the adults struck up a friendly conversation and, presently, the two men went off to have a quick beer, leaving the toddlers with the woman On the way back, Guidroz's companion



Keeping hope alive: The Collins family and local volunteers work to find Kevin

took off in another direction and he turned to the park to retrieve his son, but the woman and the children was gone. Wallace has been found. It father, stricken with guilt, took an overdose of sleeping pills two days later and had to be hospitalized.

Leaving Wallace with a stranger may have been a careless act, but no parent is always on guard. Guidroz thought he was dealing with a wholesome family grown Detective Price thinks it may have been preplanned abduction. Seven-week-old Cherie Kennedy was stolen from her mother's sums in a Ft. Worth outpatient clinic last May by a "woman in white" who asked if she could show lime baby to "the other nurses." We months later, an a tip from her sister, federal ments arrested a woman named Linda Gomez, and recovered the Kennedy baby. Gomez, described by relatives m "a very sick person" who wanted a child of her own so badly that she used w stuff pillows under her blouse and pretend she was pregnant, is scheduled to in tried for kidnapping man month.

Disarmed Parents: Parents of older kidnap victims often berate themselves bitterly for raising their children to be use submissive to adults. "If I had taught him to acream, he might be alive now," says John Walsh in NBC's "Adam" docu-drama. It is a sentiment that has been echoed in almost precisely those words by the others. Yet, as the Guidroz and Kennedy cases demonstrate, parents themselves can indisarmed just long enough us be victimized. And it would take an uncommonly alert child—or a very skittish one—to run screaming from an encounter with a friendly stranger.

Self-help groups counsel parents against the lacerating guilts that destroy many of their marriages after a child disappears. But illet main educational allers is aimed at teaching children in be more self-possessed, the aggressive, with adult strangers who approach them. It is a minima that many parents find heretical, and some worry that it will make their children needlessly fearful. But others believe it is the lesser evil. "I'd rather have Meghan a little paranoid than have to identify her body in the morgue," and Inham Walsh, referring to the daughter who was born after Adam was killed.

The self-help groups have become wigorous force not only in educational programs = lobbying for legislation and national networks of information that have led tu the recovery of missing children. The Society for Young Victims, Meet Newport, R.L. circulates photos of the children and assists police and parents in the searches. In the wake of the murders of five children, Salt Lake City's SLAM (Society's League Against Child Molestation) helped push through a mow state law—billed as the country's toughest-that mandates minimum, indeterminate prison we are for persons convicted of kidnapping me sexually abusing a child under 14. "We're just shouting a little louder put here," says Dorothy Williams, head of Salt Lake City's chapter of Child Find.

The Adam Walsh Child Resource Center, headed by Adam's father, John, fingerprints young children and monitors courtisated trials of sexual molesters. Child Find itself, the oldest (1980) and perhaps largest of the self-help groups, puts out an annual directory of missing children, with monthly supplements. In Connecticut and New Jersey In directories addistributed statewide in the public schools, and the organization aiming at national distribution by next year.

Yet for all their efforts, the self-help groups are barely able to cover the terriLike in suffering and death, [parents] feel anger and grief—but there is no funeral director to take care of their needs."

tory. Most of them are overextended. The Center for Missing Children, for example, operates on a shoestring; since Itial June it has spent just \$20,000, raised from loans, donations Italia benefit party. "The problem is bigger than any of us," says Child Find founder Gloris Yerkovich. "We refer and refer Italia refer."

The principal burden still was with the police, and it is a measure of the fuzziness of the law-enforcement effort that there are still no reliable statistics on child abduction. The figure that is most often heard is 50,000 abductions a year, but that number, argues the Center for Missing Latting Gary Hewitt, is "not even a best guess. The numbers came out of the sky." Based on his own research, Hearth says, a more accurate estimate is 6,000 to 8,000.

Part of the problem, clearly, a that may police-department records don't distinguish runaways and abductions or adult and juvenile missing persons. In may cases, a missing child is simply missing. For activists in the field, and in the absence of clarifying evidence, that conundrum underthe importance of funding the mational resource clearinghouse proposed in the pending Missing Children's Assistance Act. Coordinating specific local data, it could furnish vital information "patterns" on typical abductors, typical victims or places and circumstances in which abductions happen.

Moment's Meanwhile, for same parents, the data on missing children are all parents, the data on missing children are all precise. Ruth Man still fantasizes that her son, Russell, has somehow, miraculously, landed with loving foster parents. The Patzes III cling to the hope that Etan is alive, after five years. At the Gosches' home in West Des Moines, Johnny's room remains as he la lit, except for his bed, upon which sits a suitease packed with his clothing, ready III go at a moment's notice should he be found.

The bed also holds greeting cards and presents meant for their son for every holiday since his disappearance. The marks of their grief are everywhere, yet they keep it muted. "Sometimes it's tough—oh, is it difficult for us," says Noreen. "But == took = vow never III forget who the victim is. The victim is Johnny."

DAVIDITE LEEF with SUSAN AGREST in New York,
JOHN McCORMICK in Chicago,
PAMELA ABRAMSON in San Eranciscu,
NIKKI FINKE GREENBERG in Washington,
MARSHA ŽABARSKY in Boston, HOLLY MORRIS
in Atlanta and TESSA NAMUTH in Huston

IX. CONTRACT KILLERS OPERATING FOR THE SATANIC CULT DRUG NETWORK

東京 八十万 三十大

Maury Terry is right, Charles Manson was little more than a hit man, and the organization responsible for the Tate/LaBianca murders is not only still active but behind a nationwide series of satanic killings, including Son of Sam

BY MICHAEL BENDRIX

arina Habe's body was found on New Year's Day, 1969, by a dog. The body had been tossed to the bottom of a ravine off Mulholiand Drive, and when police arrived, the dog's owner said wanted to be sure his name got in the paper.

Every detail of Marina's murder and the time on either side of it left some sliver of absurdity. She was 17, coming home alone late at night from a date, got to her driveway and then, as her mother watched from a window—awakened by time sound of a racing engine and not knowing whether the man standing beside her daughter's car was friend or foe—disappeared into another men. The coroner said she was held for a day, fed, raped and stabbed.

The murder was never solved. A detective on the case believes Marina was the random kidnap victim of a dope dealer—biker nick-named Spanky, now dead, but the evidence is inconclusive. Others familiar with the case believe it may have been the work of Charles Manson's "family"; the Tate-LaBianca murders occurred nine months after Marina's. A newscaster in the time of the Manson trials even suggested that Marina had connections with the Manson Family, but I've always thought that extremely unlikely because she had been living out of the Hall until a week before her death, and anyone who knew her—I'd grown up with her off and on—could tell you that Marina, a devout Catholic, would willingly have had anything to do with the likes of Charles Manson.

Terry, author of The Ultimate Evils "I'm not saying Helter Skeiter was not a motive; I'm only saying there was a stronger one."

PHOTOGRAPHS BY RICHARD ARRINDELL



She was missing for two and a half days before her body was found, and of all the horror that circulated through the little bungalow off. Doheny where her mother lived, certainly the worst was the horror that settled into the eyes of her mother. "Why don't you take me?" she often shricked during those two days as she lay on her bed, her hand on the telephone waiting for a ransom call that never came. Sometimes she would cover her face with her hands, and through her tingers you could see her screaming, but she made no sound.

Three years later, Marma's mother married my father, whom she had known for many years, and together they have recovered. Progress has been gradual and erratic, broken easily by the prisonlike fact that Marina was an only child. Now, 20 years later, Marina's mother has timally developed the strength to separate herself from that time, not to lorget or to accept, but to unlock herself from an ob-

session. Her one remaining guilt is that she wishes she has done man herself to try to solve the murder.

A murder, and in unsolved one at that, inevitably permeates a family, leaving traces of guilt, resentment and, above all, cynicism. The stain quite comes out of the memory, and memory itself is forever stimulated by pictures on a livingmentable, by letters and diaries in a bottom drawer, by odd belongings that from time to time reappear in the back of a closet or hidden in the garage. The memory is also in the survivors, in the faces of my stepmother and my father and, I suppose, to a lesser degree, myself. Ironically, a was in the days just before her murder that Marina and I became closest

The problem is that the original questions have never been answered, and so, of course, the stain can't be removed. Can the murderer, or murderers, still be out there? What was the motive "What were the originistances". What was the story that goes along with the facts?

It was in the hope of finding the story, at least completing a scene of what might have happened, that I became so fascinated by The Ultimate Evil, a book by an East Coast journalist named Maury Terry. The book shed new light on things on the Manson murders in particular, and above all on what the people may have been like who murdered Marina. After reading Terry's book, I reached him and arranged to meet him in Los Angeles, so that we might talk about his book and about what I assumed was his obsession.

he Ultimate Evil, published just a year ago (it has sold an impressive 50,000 copies, mostly on the East Coast), presents evidence for an extraordinary assertion that a single satanic network, existing primarily in Cabfornia, Texas and New York, has carried out, or has been involved in, numerous munders including.

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"Abigail Folger
met Manson in
San Francisco
and had even
given him money;
Manson turned
against her
because she
wouldn't come
across sexually"

In Copee Canyon, where they found the body of Roy Radin, a would-be movie producer who Terry anys was a spensor of the Son of Sam billings.

among many others, the Roy Radin murder in Copco Canyon in 1983; the Son of Sam serial killings in New York City in '7: and '7', the bizarre ritual murder of Arlis Perry, a Stanford University graduate student's wife, in 1974; and finally, we crime of crimes, the August 9, 1969, so-called Helter Skelter killings of Sharon Tate, Jay Sebring, Abigail Folger and Wojiciech Frykowski, followed the minight by the murders of Leno and Rosemary LaBianca.

Terry's book, which focuses on the Son of Sam shootings and revelations by David Berkowitz himself, is in part a record of Terry's struggle against the popularly held belief that Berkowitz did all the shootings and that he did them alone. Moreover, was an investigation by Terry and whandful of others that established which between Berkowitz and a salatic cult operating in Westchester County a link that units of the New York Police Department have been investigat-

ing for the last two years.

Terry himself now working closely with police in Southern California and the limit of the content of a nationwide series is based on testimony from a variety sources, including Berkowitz, prison informants, undercover police and FBI operatives, as a soft of series as former satanists. The portrait Terry paints is that of small groups dedicated devil worshipers in New York, North Dakota, Houston and Los Angeles willingly put themselves in the service others—drug lords and power brokers in need of massassins.

The specific connection Terry establishes between the Manson murders the Son in Sam shootings in this: Although Manson and Darin Berkowitz that each other, they both belonged—at different times and on different coasts—to the same umbrella satunic-cult organization, called the Process. Also known as the Church of the Final Judg-

ment, the Process was begun by Robert deGrimston—a disciple of L. Ron Hubbard, the cream of Scientology, and a student of the late Aleister Crowley, the notorious devil-worshiping Englishman who once described himself as "the wickedest man in the world."

According to Terry, deGrimston, who now lives on the East Coast, more Manson on at least one occasion, in the spring of at a residence M Topanga Canyon. Moreover, says Terry, deGrimston traveled in some of the same social circles as Manson-and also, interestingly, Manson's wictims. According to Terry, these were all at loan tangentially linked. One was the Sharon Tate circle that included Jack Nicholson, Robert Evans, John and Waling Phillips, Jay Sebring, Warren Beatty, Jane Fonds, Peter Sellers, Wojicioch Frykowski and Abigail Folger. Asether circle, the one Charles Manson has most often been associated with, included Davis Day's soc Terry Makther and Beach Boy Dennis Wilson. Still and a medical revolved around Misma Cass Elliott and included someone that Terry in his book calls Manson II. According to Terry, Manson II is as Minital a figure as Charles Manson and clearly a satanist.

link between Charles Manson and satanic cults is not new. In his 1971 book, The Family, Ed Sanders described how in 1968 Manson was involved not only with the Process but with a chapter of another cult known as the OTO (Ordo Templis Orientis), the headquarters men in Blythe. The leader of this particular OTO chapter was Georgina Brayton, a long-time satanist who believed that a racial was between the and whites in Los Angeles would erupt in Ille Harring 1969. The notion of a race was the of course, one of the key themes in Manson's vision of Helter Skelter.

Terry's assertion goes beyond Helter Skelter and the idea that by framing blacks for the murders of whites, a race war would destroy Southern California. Terry argues that the Tate murders had to with drugs, one of the original police theories. As for the LaBianca murders, in thinks they may have been either an effort to up the true purpose of the Tate killings or, possibly, another hit based on Rosemary LaBianca's alleged LSD dealings.

In The Ultimate Evil, he quotes an unnamed ex-FB1 operative as saying: "Frykowski a me the motive. He had stung his man suppliers for a fair amount of money, and that didn't go down well at all with the people at the top of the drug

THE CHARLIE CONSPIRACY

scene here. And to make it worse, he was upsetting the structure of the LSD marketplace by dealing outside the established chain of supply. He was a renerate."

According to Terry, while the sale of street drugs controlled by motorcycle gangs, particularly Hell's Angels, apscale distribution and handled by a pyramidshaped chemical-dope organization that included, among other high-ranking members, "a former Israeli who had strong links in the international intelligence community." It was these people, Terry says, who, knowing Manson's 📟 tunic background and his vision of Helter Skelter, offered Manson week kind of contractual arrangement - not money, but perhaps help in his recording career in return for which Manson arranged the deaths of Frykowski and Abigail Folger, then living with Sharon Tate while Tate's husband, Roman Polanski, www.in Europe. Folger was a target apparently because she was helping Frykowski finance his drug dealings.

Moreover, according to Terry, there may have been a personal motive for Manson to want will Folger. A former undercover FBI operative told Terry that Folger had Manson in San Francisco and had even given him money. "Manson turned against Folger," the informant told Terry, "when she refused to lay any more bucks for him and also because she wouldn't come across for him sexually. Charlie wanted to make it with her.

but she shot him down."

l'asked Vincent Bugliosi, Manson Family prosecutor and author of the bestseller Helter Skelter, what he thought of Terry's book. Bugliosi said in had not read it; he sticks to his conviction that the motives for the Tate-LaBianca murders were: (1) Manson's desire to create Helter Skelter; (2) Manson's feelings of rejection from the social circles his victims traveled in; and (3) Manson's intense preoccupation with death and murder.

"We're in the area of speculation," Bugliosi says. "It's like the JFK assassination: No one comes up with hard evidence. There simply is no hard evidence that drugs were the motive. As for the suggestion, that Manson killed the Labraneas to cover up the first night's morders, don't forget that he had Susan Atkins put Mr. LaBranea's wallet in a service station in what he thought was Pacoima in the heart of the black community in the Valley, but was actually Sylmar, in the hope that a black person would find the wallet, use the credit cards and he blained for the murders. I very

"They offered Manson some arrangement—not money, but perhaps help in his recording career—for the deaths of Frykowski and Folger"

At the Cielo Drive murder site; Terry insists Wojiciech Frykowski's dealings in LSD brought in wrath of a natanic cult called the Process.

thing Manson did supports what he told his followers: that Helter Skelter was about megin. I don't know of any other motives he had. Perhaps there were some, maybe Charlie's the only man who really knows what his motives were."

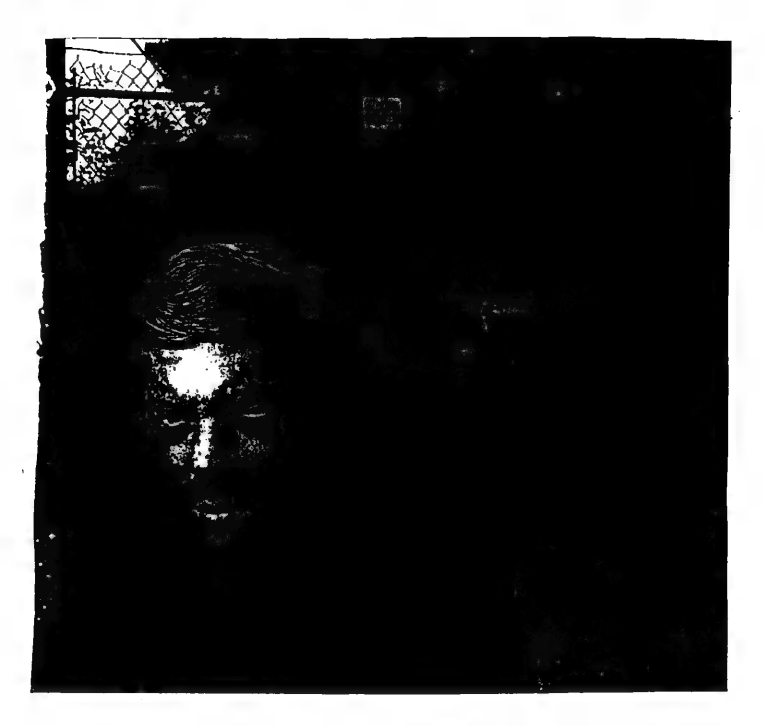
Terry strongly rejects the word speculation: "I have an FBI operative who was at dinner in San Francisco with Charles Manson, Abigail Folger and Manson Family member Shorty Shea in September 1967—two years before the murders. That alone changes the whole case. I'm not saying Helter Skelter was not a motive, I'm only saying that a stronger motive was a drug burn."

Terry points to another piece of evidence he has come up with, something that Son of Sam David Berkowitz revealed through a fellow prisoner, something involving the man Terry calls Manson II. In Tact, Manson II appears to be the link between major satanic groups in Los Angeles, Houston and New York and the one person who may have played a prominent role in the Son of Sam shootings in New York, the satanic murder in the Stanford University Memorial Chapel and the Roy Radin murder in L.A.

According to Terry, Berkowitz told him that during a meeting of satamists in New York, Manson II claimed Charles Manson "volunteered" to commit the Tate murders for a specific motive, beyond Helter Skelter But Berkowitz did not reveal to Terry whether Manson II had explained exactly what the motive was

Why give this strange man, Manson U.





credibility? Terry says that run reason is because in 1968 Manson II hung out in the same social circle as Charles Manson; what's more, he was a member of the very drug organization that wanted Frykowski and Folger eliminated.

I was me of those heavy, lukewarm lemonade-colored days when Maury Terry and I drove up Benedict Canyon in the house in Cielo Drive that was the me of the Tate massicre, and then later out to Copco Canyon, where Roy Radin's body was found A long drive to see a couple of murder sites and get some pictures for Maury, whose study of cults has left him something of a celebrity. He has talked the tilk-show circuit, done Geraldo Rivera.

and recently, he spoke before a special conference of law-enforcement officials in First Island. He's been to the studios to talk about film possibilities from his book, and always when he returns home there we telephone messages from parents, police and prisoners, everyone either requesting help in solve a crime or offering information or telling him still another story about the devil.

With all the time he's spent in Mephistophelian territories, Maury was not what I expected. There was not the residue I would have thought, not the stain of thinking about something for too long, the stain I know so well. No apprehension, no Jear, just fatigue

An anecdote told to me by a private investigator named Judy Hauson best de-

scribes the man: "When Maury came out to California in 1987 to investigate the death of Roy Radin, I was helping out and chomping at the bit to get started, but we had to shelve everything until after the Super Bowl. That's the funny thing about Maury: He's not obsessed by what he does. He just stumbled into it, and frankly, he'd be the last person to go looking for something like satanism. It's too West Coast for him, too weird."

Maury grew up in Yonkers, New York, played three sports in high school, went to lon i. College, got a job as a husiness writer and later as a journalist with the Gainett newspaper chain and the New York Post and hasn't missed a New York Giants home game in 14 years. He's a neighborhood guy, goes to a har near

THE CHARLIE CONSPIRACY

"Manson II lives in Hollywood, uses a store in West Hollywood for a mail drop and is as terrible I figure as Charles Manson and clearly a satanist"

where where called TGIF, plays golf and watches The Golden Girls on Saturday nights. His favorite make include old John Ford films, particularly The Searchers, with John Wayne. It was an interest in the man of Sam case and a stubborn sense that "things didn't add up" that sent Maury down the path to the devil.

After spending so much time investiing the dark side of the world, he often
sounds more like a cop than a journalist:
"I don't care if they're attanists or aliens
or longshoremen," says Terry. "There's a
body, and somebody pulled the trigger. I
look upon it as an investigation. I don't get
wrapped up in the religious aspects. I have
friends—have gotten too caught up in
this. They lost the ability to handle an investigation because they—it as a crusade, _ad when you become a zealot you
make mistakes: You and things —
there — aren't."

At 41, Maury likes well he's doing, but he'd prefer to write novels. In the meantime, he's committed a writing a pair of books about satanism. After its maybe fiction, something along the lines at Ludlum.

As Maury knelt for his portrait outside the gates of init Tate house, a neighbor approached. He was angry, "You see what you're causing?" he said. "You're encouraging more people to come up here even after all these years. And for what? I had altruistic reasons. You're up had writing a story to make a buck. Well, everybody's fed up with it. I could get awfully assty if I wanted to."

He was nasty enough already, I thought, and fortunately we were almost finished shooting. I could well imagine his frustration with the National Enquirer image the place has inherited, yet there is something about what happened in that house and, by extension, in this city, something to be remembered. It should be a monument to the nature of illusions. I thought to myself. The victims believed they were safe, that their California lifestyles were free. Similarly, the killers assumed they were safe, so long as Charlie wasn't angry and so long as their drug-cariched dreams were not broken.

After Ciclo Drive we drove north to Copco Canyon, 60 miles up Interstate 5 at the top of the Grapevine. It's the Hungry Valley Road exit. Back up in there is a short, sarrow valley marked by a one-lane dirt road and a dry streambed and surrounding hills that from a distance have the texture of mange on a dog's back. Back up in there is where, in June 1983, a beckeeper smelled the remains of Roy Radia and contacted the police. As we drove to the spot, Manry told the tale of Radia, dead at 31.

He was a concert promoter, a millionaire many times over by the time he was 25. He kept old acts alive, acts like Milton Berie, Red Buttons and Tiny Tim. He was also a decadent man whose kinky parties, held at his massion in Southampton, Long Island, were well known to police. He also dabbled in satanism, and Terry him was the chief sponsor of at him some at the Son of Sam shootings.

Before he Radin was trying get into the movie business and was negotiating deal producer Evans, then looking for million to finance Cotton III was Radin's friend III Jacobs, ex-wife a big-time Miami cocaine dealer, who put Radin and Evans together.

But things went awry. In May 1983 there was a falling to between Evans and Radin the insue of participation in Cotton Club. Evans apparently suddenly found himself in a minority position in his own project and tried to buy Radin out. But the resisted.

On the night of Friday the 13th, Radin got and a limousine with Jacobs outside the Regency Hotel in Hollywood. They were supposed a have dinner at La Scala, but they never made it, and sometime that

night Radia disappeared.

Actor Demond Wilson, who player Redd Foxx's son in the TV series Sanfore and Son and whose career Radin had managed from time to time, acted as Radin's armed bodyguard on this particular sight—Radin had wanted somebody to stay with him that night because he had received several recent anonymous threats. Radin's regular bodyguards were in New York, and it was Wilson's job to trail the lime with his boss and Jacobs, but Wilson could not keep up in heavy traffic.

What setually happened that night can only be surmined. In The Ultimate Evil. Terry claims that while Jacobs' lawyer sever allowed her to be questioned by police, she told Radin's personal secretary at the time that she and Radin had quarreled on the way to the restaurant, and when they stopped for a red light on Sanset Boulevard, she got out. Later in the same conversation, according to Terry, she changed her story and insisted it was not she but Radin who had left the car.

Radin was taken to Copco Canyon, where he fought with his kidnappers, or perhaps was permitted to make a run for it, and was then guaned down. He was found on his back, his body badly decomposed, his hand still holding on to a shrub branch. According to Terry, the police's main suspect in the Radin murder is Manson IL It was he, they believe, who drove the lime that night.

And who is Manson II? Terry, who has seen his picture, describes him as five-feet-10, 180 pounds, with dirty blood or brown hair, sometimes with a mustache. He was born in November 1948, has a high-school education, spends time with weights to keep himself in shape and works as a bodyguard, often for celebrities. He lives in Hollywood and uses a seen in Was Hollywood for a mail drop.

According to Terry, Manson II has been involved with astanism since he joined the Process, probably 11968, and he once tried to commission an artist to paint pictures of human sacrifices on the walls 11 mightclub. (The artist declined the offer.) He has an arrest record and is a top suspect not only in the Radin case but in an organized-crime disappearance/murder that took place in Washington, D.C., in 1977. Terry also 11 m he has evidence that puts Manson II in one of the 5-m of Sam shootings, 11 in 1977.

Wil arrived in Copco Canyon, and Maury found the spot where Radin's body was discovered. It was here, two months after police hal found the body, that Maury made his own amazing discovery—a King James Bible, missed by po-

THE CHARLIE

"I don't care if they're satanists or aliens or longshoremen, there's a body, and somebody pulled the trigger—I look upon it as an investigation"

lice because it was so far under the shrub-

The Bible was significant for several First, it confirmed what Terry had been told by informants—to look for a satanic sign at the murder site. But it also suggested something about the police's main suspect, Manson II, and confirmed Terry's own suspicions about Manage III setanic connections, "It was deliberately foided open." Terry wrote in his book about finding the Bible, "best at the spine me that its left-hand pages were beneath those on the right. To ensure that it remained open to the intended passage, the front cover and the first few hundred pages had been torn off."

The intended pure me Isaiah, Chapter 22, which reads, in part, " thee like a ball into a country and there thou shalt die ... And behold, joy and gladness, slaying oxes, and killing sheep, eating flesh and drinking wine; let us eat and drink, in tomorrow we shall die."

Terry believes was this particular paswas deliberately left as proof that the people who did the killing were satanists-ironic because Radin himself had dabbled in satanism.

The most frightening part of what Terry II suggesting, of course, is that most

of the satanic groups that me actively involved in crime in the 70s are still in place and still active. Furthermore, he says, they have become increasingly involved in child pornography and cocaine distribution. He that police aware of the organizations and often swap information with him, but they are slow to pick up on the vast threat posed by satan-

"If you've got as organization that can boast David Berkowitz and Charlie Manson among their members," Maury told me when we left Copco Canyon, "then you've got a fairly dangerous organization. And there's no indication they're

stopping."

In fact, he added, David Berkowitzwhose information Terry insists has tarned out to be extremely accurate—has told him that the headquarters of the many disperate saturic organizations involved in crime it in Venice, California, and that the most active of all these groups includes approximately 50 people, some of whom are locally well-known artgallery owners.

few days later, Maury and I talked about Marina, I even introduced him to the detective who had worked on the case the longest, the one who believes Marina's surderer was the bilter named Spanky. Maury thought the evidence against Spanky tenuous at best and was akeptical of the way the police had handled the investigation.

In an unsolved murder, the police are often made to be the scapegoats by the victim's family: In a curious way, that's somehow more reassuring than the thought that all the available expertise and technology still couldn't solve the erime. What kind of criminal could carry so perfect a crime? Maury's doubts man the police's handling of Marina's case coincided with everything my stepfelt, though my father was less convinced. In any event, he had little deto awaken his aightmares.

As for Maury, he has promised to limit into Marina's murder. He's ill touch with people on both sides of the prison walls. Perhaps someone remembers as WE story always stuck in the mind.

fronically, his efforts have rejuvenated my stepmother, brought her a miraculous energy and a new lead that even if Maury finds nothing, we may be nearing an end in this stage of her grief. She man now say that she has made un effort, even after all these years, and that for better or for worse, now may be the time to put the past away Whether she can actually do

that, particularly if Maury can't provide err details, difficult to say.

🏜 🔤 myself, reading Maury's book has opened a strange door. I've reread the I classic Manson books, Helter Skelter and The Family. There are still parts of those books I was hardly manage, scenes that generate as extraordinary physical reaction, an overwhelming urge for revenge and the fantary to be back at that time, warn people, to change history.

After Manry, the detective, my father and I had lunch to discuss Marine, my father and I drove up to Mulholland Drive to see the place where Marian's body had boos dumped. There was a real April shower that day. A good view had gone gray. The hillsides were a rusted-hull color. No people, no cars. No dog.

My father shivered in the cold as he pointed down the ravine. There was a shelf of around with trush on it, and beyoud the shelf a long, steep drop to the bottom. "Down there," he mid. We stood and looked, will there was

nothing to see. I tried to imagine the turnbling of her body and the moment before that, the toes itself, and then back further into the hands that held her and then up into the mind that controlled the hands. I tried to fight my way through all the years since it had happened and through all that I didn't know, struggling to penetrate the heart of someone I could only crudely imagine. I tried for an instant, but that seemed like a dead and

Time this occurred to me: I don't think Marina's killer acted from an intellectual need to prove he could hill someone. Undoubtedly, he acted on impulse. Sometime during the 14 minutes police estimated It Marina to drive home from date's house, someone we be followed her, grabbed be But what was it about her that so caught him? Did a remind him of someone else? Was | less beauty? Or her manner? Whatever it was the killer took a bold step-to follow her into her own driveway. The act suggests someone not thinking, just acting. A man, mint likely, when killer instinct was triggered by something in Marina, who, whatever her warm faults may have been, was well an evil person.

Maury believes that evil is simply an elects on good, that you can never have one without be other, that something in the one ignites the other. It's much much me on, but if I have nothing else from Maury Terry, then at least me I have a theory about the forces that caused Marina Habe's mur-

"C'mon," my father said. "Let's get out of here." And me did.

144 MINI AMURANI

The Cotton Club Murders: Strange

Bedfellows in Hollywood

by Carol William

July 29 (EIRNS)—The limit murder of relatively obscure producer of bending for limit police in various charitable institutions, threatens in bending institutions, threatens in bending celebre, as motley bunch of scoundrels now face trial in limit Angeles. Indeed, the initial interesting parts of the case involve institutions of witnesses and defendants, which is a best peripherally involved with in murder in question.

The victim. Roy Radin. was involved with film producer Robert Evant in attempting to finance the production of the movie, the Cotton Club. Indicted for the murder it a woman variously known as Lanie Jacobs or Lanie Greenberger. (The latter was came from her marriage to a man who subsequently died under mysterious circumstances!)

Lanie Jacobs, was involved in a big way in cocaine drug trafficking. Evans now denies that he knew what it connections were of the financial backers whom she proposed to bring into the deal, but Evans himself has a police record as an admitted heavy eocaine user. Evans and Jacobs have been accused of contracting the murder of Radin, although so far Evans not been indicted for the crime.

The Trial

The murder case is coming to trial now, five years later, because there has been an apparent falling out of thieves, involving a number of individuals allihad been involved with the security of Larry Flynt, pornography kingpin and then publisher of Hustler magazine.

One of these, a William Rider, who ran security for Flynt, has been given immunity and is a member of it. Federal Witness Protection Program. In had a falling out with Flynt in 1984 which involved mutual recriminations—Flynt accused It of sexually abusing his teenage daughter, and Rider accused Flynt of demanding that he give perjured testimony.

In any event, reportedly Rider went the Los Angeles district attorney, offering in inform inform the erstwhile colleagues in return for government protection from Larry Flynt, whom he alleged to have taken out a contract on his life. Along with Lanie Jacobs, former Flynt security operatives William Malony Mentzer and Alex Latin Marti have been indicted in the Radin murder.

On the face of it, this case will probably shed valuable light on a nationwide murder inc. network which is thought is intermingle with practising Satanic cults.

According to author Maury Terry, in the book. The Ultimate Evil, not only was the cult involved in the Son of the killings, directed to kill certain targetted to be undersucced to the contract killers to brought in the assist in all least one of the murders. There is a marked circumstantial evidence indicating that William the certain that william the contract killers to brought in the circumstantial evidence indicating that William the circumstantial evidence indicating that will be contracted to the circumstantial evidence indicating that will be contracted to the circumstantial evidence indicating that will be contracted to the circumstantial evidence indicating that will be contracted to the circumstantial evidence indicating that will be contracted to the circumstantial evidence indicating that will be contracted to the circumstantial evidence indicating that will be contracted to the circumstantial evidence indicating that will be contracted to the circumstantial evidence indicating that will be circumstantial evidence indicating that will be contracted to the circumstantial evidence indicating that will be contracted to the circumstantial evidence indicating that will be contracted to the circumstantial evidence indicating the circumstantial evidence i

The Terry profile of Mentzer, if II is borne out, would connect II to the Manson family, through their joint association with rock singer Cass Eliot. Cass Eliot was I singer in II rock group, II Mamas and the Papas. John Phillips, III organizer II the group, was a close friend of both Robert Evans and Roman Polanski.

After the awful murder of Polanski's wife. In the Manson family, Polanski stayed with Evans. Evans and Polanski also attempted their unit investigation of the Tate murder.

the Cotton Club murder case then subtantiate much closer links between the Manson victims and the murder inc. network? Wast is the Satanic connection?

According to Terry, and other roborating evidence, at the time of the Manson murders a Satanic group calling itself the Process Church of the Final Judgement was implicated. Not only was Manson's ideology, which justified murder on the basis of the approach of Armegeddon, almost identical in the published in Process, the Church's magazine, but there were interconnections between the Process Church.

According III Terry, evidence III points III interconnections between III Process Church (then known as III Foundation Faith of the Millennium), the IIII of Sam murder cult, and Roy Radin himself—whose home in Southhampton IIII a salon for society sado-masochists, drug IIIIII and IIII and III and IIII and IIII and IIII and III and I

Radin murdered with thirteen bullets, un Friday the 13th, and Bileft in murder scene opened to a passage suggestive of Sa-

tanic overtones in the crime.
Strange Bedfellows

Robert Evans will number one honcho at Paramount studios when Roman Polanski directed the viciously Satanic film, Rosemary's Baby. Evans has also produced a number of limit glorifying and glamorizing the Mafia. Chief and these was "The Godfather," has "the Cause Club" at a close second.

hypothesis about in Tate murin 1969, is that Polanski's friends
Woytek Frykowski Abigail Folger, who were all murdered at the
same time, were the murdered at the
same time, were the interest victims;
and that they had been targetted for
attempting to muscle in on established drug training of LSD. Evidence of ritual activity,
chistic practices, and pornographic
video films was found at the Targette
der house.

All of this suggests, that the evidence now surfacing in the Latin Club murder case, which are Evans in Radin only in 1963—when they had a fallout over her product in the film were in be divided, after its production—may be deceptive.

The shocker is the Robert Evans was—and perhaps still is—a close friend of Henry Kissinger. Throughout III—'seventies gossip columns and full of accounts of this and documented friendship, which however is not surfacing today in annual of the trial.

They were so does that Rissinger attempted in reunite Evans and his estranged wife Ali McGraw. Over at least a decade, as reported in the press, they frequented with other's parties, and were both invited guests in the Rockefeller family.

The Vicki Margan Connection

That Henry Kissinger has an intimate of a man heavily implicated a murder trial may not be that shocking—considering his political record; however, just as in a case of John Harmann (the U.S. John Harmann (

There is another startling ramification of the case. Not all months aftthe limin murder, the same bodyguard crew was still working in Flynt. (This is before Rider and Flynt had their falling out.)

At this time, Larry Flynt was supposedly in must use of videotapes which were being used blackmail various individuals in the higher reaches of the U.S. government. Some people have even supposed that he way also negotiating their purchase with the Soviets. Reportedly, these times are extremely clever frauds.

tipes were extremely clever frauds.

An the middle of this hotbed of criminality, perversion and drug use, another murder occurred. According private detective Arthur Michael Pascall, who was an intimate associate of William Mentzer, William Rider boasted whim that he and Larry Flynt murdered U.S. intelligence operative Mitchell Livingston WerBell III.

WerBell died in December of In-He was taken ill while enjoying an hospitality of Flynt. At the time of a death, this ex-OSS figure involved in a national security investigation of Flynt regarding possible blackmail of Bresident Reagan and members of his inner circle.

Report irks Reagan

icense to ki

Associated Press

WASHINGTON-The White House denied yesterday that intelligence authorizations signed by President Reagan in the mid-1980s gave CIA agents latitude to use assassinations in the fight against terrorism.

Reagan said he "quite upset" about a published report saying there had been such authorizations and said his 1981 executive order prohibiting assassinations "continues

until this day."

White House Spokesman Marlin Fitzwater acknowledged that language in two intelligence findings in 1984 and 1985 subsequently was rescinded by the National Security Council, though he wouldn't say why.

Reagan's spokesman took strong exception to a Washington Post report yesterday which said phrasing in the earlier documents amounted to "license to kill" for intelligence agents.

Fitzwater suggested that the Post story was an attempt to embarrass the adminis-

tration during the election campaign. But he stopped short of saying precisely that, telling reporters to "make your own judgment.

"I think this is an extraordinary cheap shot. It's not true," he said.

The Post's executive editor, Benjamin C. Bradlee, deflected the White House remarks, saying, "We stand by our story and we have m further comment."

Fitzwater's harsh statements at the daily White House news briefing mirrored comments he made Sept. 28, 1987 on ■ book by Bob Woodward, assistant managing editor of The Post for investigative reporting, entitled "VEIL: The Secret Wars of the CIA."

The book among other things described intelligenće findings signed by Reagan in 1984 and 1985 which contained language interpreted by in the administration providing a weare for U.S. spies to make an end run around a 1981 Reagan executive or-

der flatly prohibiting assassinations.
In September 1987, Fitzwater, responding to the revelations in Woodward's book, said Reagan "was never aware of ... never authorized ... any assassination efforts Yesterday, he said, "This an old being rehashed again, interestingly but has no foundation." Woodward wa author of the story that appeared in day's editions of The Post.

Reagan, posing for pictures in the Garden with recent Soviet emigres asked whether he had signed papers c venting the intent of that 1981 execut

der massassinations.

"No, back in 1981, I issued a dir that the United States would not persassinating anyone with any of the that were doing," he replied.

Asked about the meaning of langu subsequent documents suggesting tl sanctions would be brought against a committing an assassination in a goo effort to curb terrorist activity, he s don't know what language you're t about."

"But I do know that I reaffirmed. ing that; reaffirmed that our conduct be governed by the directive," Reaga

"It's still in effect.",

X. POLICE AWARENESS OF THE SATANIC CULT PROBLEM



PENNSYLVANIA STATE POLICE

BUREAU CRIMINAL INVESTIGATION



MISSING PERSONS UNI

vol. 3 no. 3

PENNSYLVANIA STATE POLICE MISSING PERSONS

BULLETIN

BUREAU OF CRIMINAL INVESTIGATION - MISSING PERSONS UNIT

VOLUME 3. NUMBER 3



SATANISM:

THE LAW ENFORCEMENT

RESPONSE

Satanism is on the rise in America. Hardly a day passes without reports of violent acts conducted by satanists. Across the country law enforcement organizations are receiving reports of homicide, mayhem, assault, suicide, child abuse and animal mutilations that are linked with the satanic occult. Investigators may find it difficult in believe the strange and bizarre tales of criminal acts being committed by persons wearing priestly robes and adorned with symbols of the devil.

Law enforcement authorities have the responsibility to meet the challenge of the Satanist with education, knowledge, understanding, cooperation and appropriate resources at all governmental levels.

Only through knowledge and understanding of the organization, beliefs, rituals and practices of various occult groups, will investigators be able to successfully prosecute persons engaged in Satanistic Criminal behavior. Appropriate communication regarding satanistic activities must be shared between law enforcement agencies throughout the country. There must be a renewed awareness of satanic overtones in certain crimes.

THE BELIEFS OF SATANISM

Satanism, also referred to MM Black Magic, has existed since the dawn of Christianity. According to the Bible, God is the Father of all, including both Christ and Lucifer (the Devil). There was conflict in heaven between the forces of Christ and Lucifer, and the Lucifer forces lost and were "cast out into the earth" (Revelations 12:7-9 (2)).

Thus, people have long realized the struggle between the

righteousness of God and the forces of evil in the devil. This struggle is recognized by the Satanist, who is committed with religious fervor winning that battle.

The Satanist believes Lucifer rules the earth, and when the of the world comes, the forces of Lucifer will overpower the forces of God and Christ and rule in Heaven. Therefore, the Satanist pledges allegiance in the Devil, not only for his assistance in this world, but in the world to come.

During the early 1900's, the leading advocate of Satanism was Aleister CROWLEY. CROWLEY, born in 1875 in England, was reised a. Christian and graduated from Cambridge University. Eventually, he became obsessed with ancient occult beliefs. His writings in this arm have probably popularized Satanism and devil worship more than any other source.

In 1898, CROWLEY joined an occult organization called "The Order of the Golden Dawn" and quickly rose to a position of authority within that group. He later entered the Ordo Templi Orientis (OTO), a Satanic ritual group founded by Earl KELLER in 1900. CROWLEY organized a chapter of the OTO in Los Angeles, California, in approximately 1905.

CROWLEY published his Book of Law in 1904, in which "Do what thou wilt, shall be the whole law," was advocated. It was from this philosophy that CROWLEY developed his ritual black magic which advocated violation of every moral code known to civilized men. In a later book, Magic(K) in Theory and Practice, he wrote. "For nearly all purposes human sacrifice is the best, and a male child of perfect innocence and high intelligence is the most satisfactory and suitable victim."

CROWLEY called himself "The Beast" and "The Wickedest Man in the World." In 1909, his book, The Equinox, became the Bible for the OTO.

In his later years, CROWLEY spent some time in an insane asylum and reportedly a heroin addict. He died in a cheap rooming house in Hastings, England in 1947. While CROWLEY is gone, his philosophies and literature live on.

Authorities believe Anton LA VEY, also known as the "Black Pope," is probably the best known modern proponent of Satanism. Born in 1930, he ran off to join a carnival na a magician's assistant after dropping out of high school. He was a con artist and used his theatrical showmanship to found The Church of Satan in April 1966 in San Francisco, California. The Church of Satan was the first legally recognized, tax-exempt, church of its kind.

In 1969, LA YEY published The Satanic Bible, which outsells the Bible in many bookstores. In his book, LA YEY wrote, "We hold Satan as a symbolic, personal savior, who takes care of mundane, fleshy, carnal things. Satanism encourages any form of sexual expression you may desire, so long as it hurts no one else."

LA YEY later states, "Satanism does not advocate rape, child molesting (and) sexual defilement of animals..."

It seems contradictory for a group to encourage all forms of sexual expression, and at the same time place parameters on that activity. It is difficult an encourage indulgence and vengeance and not to expect debauchery, mayhem and other criminal acts.

On human sacrifice, LA YEY said that, in general, a Satanist should not sacrifice a human being unless "it were to serve a two-fold purpose; that being to release the magician's wrath in the throwing of a curse, and more important, to dispose of a totally obnoxious and deserving individual."

The philosophy of LA YEY mas much like that of CROWLEY: "A person lives only for today and should indulge in all life's good feelings. . . Satanism condones any type of sexual activity which properly satisfies your individual desires, be it heterosexual. homosexual or bisexual."

LA VEY'S satanic church is now relatively inactive, due to dissatisfaction with his leadership. However, his followers have organized a number of splinter groups. The church of the Satanic Brotherhood was founded in March 1973 and the Temple of Set in 1975. The latter organization has a national following of several hundred persons. The membership seems obsessed with the military and the Nazi movement in particular.

Numerous smaller splinter groups have also developed; however, they seem to lack the sophistication and leadership of the larger, must formal organizations. Although these splinter groups may follow the basic satanist teachings and practices, they tend to interpret some of these to meet their individual needs. These small groups are the ones that number to the attention of law enforcement, since it is within their memberships that the mentally ill, criminal psychopathic personality is found.

Most Black Magic occult groups have certain practices and rituals that are common to all. They are usually organized into "covens," consisting of 9-13 members. Estimates have indicated there warm approximately 10,000 covens in the country in 1946.
48,000 in 1976, and 135,000 by 1985.

coven member must make a strong lifetime commitment to the group, which includes a strict value of secrecy, not unlike the LA COSA NOSTRA (LCN). Members are not allowed to disassociate themselves from the group after having been exposed to their various criminal activities. A member breaking the code of secrecy places his life and the lives of his family in serious jeopardy.

The reasons for joining the coven are as varied as the characteristics of the members themselves. The members EDE from all walks of life, all ethnic groups, and all social and economic levels. Some join for reasons of personal gratification from the sadistic, anti-social or sexual behavior; while others may possibly find the religious aspect meets their needs.

All members pay strict obedience to the high priest, or priestess, who have complete control over all members. The group leader unit fear, paranoia, intimidation, socialization, depersonalization, drugs, alcohol and a rewards system to maintain control over members of the coven. Child members are secretive about their involvement due to the wow of secrecy, fear and the threat of retaliation against themselves, or their families. Coven members try Lu remain anonymous and unknown to law enforcement organizations. They believe their evil criminal acts will not an rewarded by Satan if they are identified and prosecuted by authorities.

Coven rituals arm usually individualistic in nature, but certain symbols and instruments are very basic. During a ritual, a pentagram (a five-pointed star enclosed within a circle), usually nine feet in diameter, is drawn the ground or floor. The relative position of star points to the altar determines the type of ritual or magic performed.

Devices used during a ritual usually include red or black robes, hoods or masks, hats or helmets, music or chanting, black or white candles, a dagger or double edged short-sword, chalices, a cauldron for fire, am altar for the high priest and various trappings bearing satanistic symbols.

Several occultist rituals call for animal or human sacrifice. Satanists believe that a quantity of stored energy is released to those nearby when a warm-blooded animal or human is killed. These sacrifices will usually be performed inside the sign of a pentagram, or triangle, which has been drawn on the floor or ground. This drawing forms a "cone of power" which focuses escaping energy am participants. Many rituals have violent sexual overtones and violent criminal acts have come to the attention of investigators as a result of these satanic coven rituals.

THE HEAVY METAL MUSIC PHENOMENON

One major contemporary movement exploiting Satanism is the music industry and its punk rock and "heavy metal" productions. The music attempts to promote such ideals as absolute freedom, irresponsibility and violence. This is done through lyrics

advocating self mutilation; assault; mayhem; suicide; drugs; murder; Sex; anti-establishment and anti-social rebellion against society, parents, education, law and order.

In "heavy metal", these ideals also encompass the use of satanic symbols as evidenced on now heavy metal record album covers decorated with satanic violent themes.

Some people believe this music is only a fad. That may imtrue for some, but for others it may lead to a way of life that drastically changes their basic ethics and value systems.

Already groups have organized to fight heavy metal rock's use of violence, sex, drugs, and Satanism for its major theme. One group proposes a warning label on records to inform consumers of their lyrical content. There is also movement to have the lyrics printed on the covers of albums. These proposals have met with strong opposition from music industry and civil libertarians concerned with censorship, the stifling of creative art and freedom of speech.

CONCLUSION

Law enforcement managers realize this renewed interest in Satanism and the occult is a serious national problem. Authorities must meet the challenge by assuring these crimes are detected, reported and prosecuted for what they are: Satanic related.

This challenge is best addressed by a multi-faceted approach:

- An increased awareness of the satanic trend by all law enforcement personnel.
- Haintenance of special records on satanic type crimes.
- Dissemination of information to appropriate organizations.
- - Cooperative intelligence gathering apparatus.
- County or state task forces to coordinate investigation of satanic related crimes.

- - The development of reliable sources of information and possible informants.
- - Allocation of adequate departmental resources.
- - Generalized training at recruit and inservice levels.
- - Indepth training for specialized investigators.
- Involvement of both community and private sector resources in combating this threat the basic American value system.

This response should lead me successful prosecution of persons performing saturic cult criminal acts and have important deterrent effects on persons engaged in other saturistic activities. In addition, this effort should add me the strong existing paranoia of detection and prosecution present among most saturic cult members.

This challenge of Satanism will be met by progressive and innovative law enforcement administrators. Through education, training, planning and mutual cooperation, this threat to our society will be contained.

FURTHER HISTORICAL NOTES:

In all Century Asia minor the Greek magic theater majored in illusions. Participants dressed in animal skins, mutilated humans, engaged in sado-masochism, and stole infants from nearby villages. In 15th Century France, Gilles De Rais, the protector of Joan of Arc, turned by Satanism. He was the suspect in the disappearance of children from surrounding areas. Rumors persisted, but official action did not commence until his death at which time the bodies of over 200 children -- dismembered, disemboweled — were recovered from beneath his castle's moat.

The Cathers, of Gnostic background, openly practiced 'Black Masses' ... At first in total opposition to Catholic high mass. They perverted traditional Catholic symbolism because they felt that Christian sacraments are themselves evil. Much of today's ritually significant acts at from the Cather tradition. Medieval sorcerers made pacts with the devil, denied God, practiced blasphemous acts, consecrated and sacrificed children to Satan before they were baptised, committed incest, swore by the devil's name, cannibalized sacrificed victims, destroyed livestock, and had carnal intercourse with Satan.

Moving into the 20th Century, these traditions took root in the German Nazi movement. Adolph Hitler studied the occult arts in Munich starting in 1913; within a few years he had become the leader of National Socialism in Germany, preaching Gnostic Racism via the Thule Society. Hitler conducted human sacrifices openly for the world to see. He was addicted to drugs, especially solutions of animal genitalia, human excrement, and bella donna. (The occultic aura of human and animal excrement is tracable to antiquity). He suppressed other occult movements, but his S.S. held secret occult rituals at mountain redoubt named Mewelsburg Castle, (NOTE: The Nazi S.S. adopted the 'lightning S.S.' symbol, the death's head skull, black uniforms, and S.S. officers carried ritual daggers. The S.S. officiated over mass murders, torture, and genocide of the Jews).

RECENT-HISTORY:

In 1966 Anton LA VEY established the Church of Satan in San Francisco, California and obtained recognition as a church organization. In 1975 m rift developed and m number of followers splintered off. In 1983 Michael ACQUINO formed the Temple of Set from which the Order of the Trapezoid later broke off. ACQUINO is aligned with Neo (NEW) Nazi movements and seems to want to believe that his father was an S.S. member although this is not believed the bem fact. He has spent time at Wewelsburg Castle absorbing what he could from S.S. traditions. ACQUINO, m U.S. Army Officer, believes he is the Anti-Christ. He seems to align himself with the Damien character of the movies; he draws young groupie females and kids via a post office box in San Francisco.

SATANIC RITUAL CALENDAR

DATE	CELEBRATION	TYPE	USAGE	AGE
JAN. 7	St. Winebald Day	Blood	Animal or Human Sacrifice (Dismemberment)	15-33 (Male, if Human)
JAN 17	Satanic Revels	Sexua1	Oral, Anal, Yaginal	7-17 (Female)
FEB. E	*Satanic Revels	Sexual	Oral, Anal, Vaginal	7-17 (Female)
_FEB25	St. Walpurgis Day 🐰	Blood,	Communion of Blood and Dismemberment	- LeAnimai .
MAR. 1	St. Eichatadt	Blood	Drinking of Human Blood for Strength and Homage to the Demons	Any Age (Male or Female
MAR. 20	**Feast Day (Spring Equinox)	Orgies	Oral, Anal, Vaginal	Any Age (Male or Female - Human or Animal)
APR. 21-26	Preparation For The Sacrifice			
APR. 26 - MAY I	*Grand Climax	MA MEUR	Corpus De Baahl	1-25 Female
JUN. 21	**FEAST DAY (Summer Solstice)	Orgies	Oral, Anal, Vaginal	Any Age (Male or Female Human or Animal

JÚL. I	Demon Revels	ВТООС	i Druids Sexual Assoc. with Demons	Any Age (Female)
AUG. 3	*Satanic Revels	Sexua	Oral, Anal, Vaginal	7-17 (Female)
SEP. 7	Marriage To The Beast Satan	Sexua	Sacrifice, Dismemberment	Infant To 21.(Female)
SEP. 20		Blood	Dismemberment (Hands Planted)	Infant To 21 (Female)
SEP. 22	(Fall Equinox)	Orgies	Oral, Anal, Vaginal	Any Age (Male or Female - Human or Animal)
OCT. 29	All Hallow Eve	Blood	Sexual Climax Association	Any Age
NOV. 1	(Halloween)	Sexual	With The Demons	(Male or Female)
NOV. 4	Satanic Revels	Sexual	Oral, Anal, Vaginal	7-17 (Female)
DEC. 22	**Feast Day (Winter Solstice)	Orgies	Oral, Anal, Vaginal	Any Age (Male or Female - Human or Animal)
DEC. 24	Demon Revels	Da Meur	High Grand Climax	Any Age (Male or Female)

^{*}SIGNIFIES MOST IMPORTANT HOLIDAYS

^{**}SIGNIFIES HOLIDAYS OF LESSER SIGNIFICANCE

SIGNS OF SATAN

AC/DC

ANTI-CHRIST DEVIL CHILD

ZOSO

THREE HEADED DOG GUARDS GATE TO HELL

S

SATAN/STONER

MARKOS

. ABRACADABRA . .

FFF

"THE MARK OF THE BEAST" (REV. 13:16-13)

666

ANTI-CHRIST

NATAS

SATAN REVERSED

6, 9, 13, XIII

OCCULT NUMBERS

الم

HORNS AND TAIL ADDED TO ANY LETTER

3

LIGHTNING BOLT HEAVEN TO HELL STRENGTH

5-1-

SWASTIKA

ANTI-CHRIST CROSS OF CONFUSION













"PENTAGRAM" OR WITHOUT
THE CIRCLE, THE "PENTACLE"
MAY BE USED IN BOTH BLACK
AND WHITE MAGIC. GENERALLY,
THE TOP POINT REPRESENTS
THE SPIRIT, AND THE OTHER
POINTS REPRESENT WIND, FIRE,
EARTH, AND WATER.

THE UPSIDE DOWN PENTAGRAM, OFTEN CALLED THE "BAPHOMET," IS STRICTLY SATANIC IN NATURE AND REPRESENTS THE GOAT'S HEAD

THE "HEXAGRAM," ALSO REFERRED TO AS THE "SEAL OF SOLOMON" IS SAID TO BE ONE OF THE MOST POWERFUL SYMBOLS IN THE OCCULT.

HORNED HAND

THE SYMBOL OF "ANARCHY"
REPRESENTS THE ABOLITION OF
ALL LAW. INITIALLY, THOSE
INTO "PUNK" MUSIC USED THIS
SYMBOL, BUT IT IS NOW WIDELY
USED BY HEAVY METAL FOLLOWERS

HERE THE MOON GODDESS "DIANA" AND THE MORNING STAR OF "LUCIFER" ARE REPRESENTED. THIS SYMBOL MAY BE FOUND IN BOTH WHITE WITCHCRAFT AND SATANISM. WHEN THE MOON IS TURNED TO FACE THE OPPOSITE DIRECTION, IT IS PRIMARILY SATANIC.



THAT WAS FROM A CRIME THE DAY WE LEFT ON THE CRUISE. I HEARD ABOUT
IT ON THE RADIO ON THE WAY TO THE SHIP AND HAD LARS LOOK INTO IT.

MOTE THE SIMILARITIES TO THE OTHER STORIES WE'VE SEEN. THE POLICE
HOWEVER DON'T BELIEVE THESE PEOPLE WERE INVOLVED IN ANY KIND OF CULT.
HE SAID THEY WERE REAL PATHETIC PEOPLE. SHE GOT OFF SEXUALLY WITH THAT
SKULL...HAD SEXUAL FANTASIES ETC. WITH IT. THAT SKULL WAS VERY IMPORTANT
TO HER AND ASKED THE HOMICIDE INSPECTOR IF AFTER SHE GOT OUT OF JAIL
COULD SHE HAVE HER SKULL BACK...HE SAID NO. CAN YOU IMAGINE HOW MUCH
OF THIS GOES ON AND NO ONE CONNECTS IT WITH A SATANIC CULT?

870624394	SUPPLE	M.O. CODE	VES	(NO)	IST & TIME!	OF OCCURRE	NCE	 -
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ADDITIONAL MED.

SUITECT : CANT.: NO LOCAL ADDRESS CHARGING SECTIONS:

M/W 24356 HCS N/W 7051 HLS 8161 HLS N/W 642 PC N/W

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XI.

ATTEMPTS BY POLICE TO MINIMIZE, OR POSSIBLY COVER UP, THE PROBLEM

Some police departments, including the FBI, are apparently attempting to minimize, or possibly cover up, the satanic cult problem.

SEATTLE POLICE DEPARTMENT MEMORANDUM

TO:

VICE SECTION PERSONNEL

DATE 1-24-89

FROM:

Captain P.A. Munter

PAGE 10F 1

SUBJECT | Information on Satanism - CONFIDENTIAL

It has come to my attention that some time ago the Vice Section became involved in an investigation that had "Satanic" (devil worship) overtones. That investigation has since been closed and the file has been sent to the Criminal Information Section (Intelligence) for storage, etc.

Be advised that effective immediately:

- Vice Section Personnel are not to seek or accept the role of "Department Expert" on the subject of Satanism;
- No files, books, pictures, or other printed material are to be kept on the subject;
- 3. Any Satanic information that comes to our attention as part of a legitimate prostitution, sexual abuse of children, or other case will be promptly and thoroughly screened with a supervisor;
- 4. Any other Satanic type information that comes to our attention will be promptly forwarded to the Criminal Information Section for their review, screening and/or filing.

The type of information at issue is specifically regulated by City Ordinance SMC 14.12 (The "Intelligence Ordinance" - See Your SMC/RCW green binder).

Criminal Information Section Personnel are trained and experienced at handling the many and specific provisions of the ordinance. They are available to assist us if this type of information becomes \blacksquare question during the course of \blacksquare Vice Investigation.

See me or a supervisor if you have any questions about this directive.

cc: Major B.A. Thompson
Lt. Adams, C.I.S.
Leo Poort
All Vice Section Personnel

Satanic, Occult, Ritualistic Crime: A Law Enforcement Perspective

By KENNETH V. LANNING, Supervisory Special Agent, Behavioral Science Instruction and Research Unit, FB Academy, Quantico, Virginia

Note: This article completed after the killings in Matamoros, Mexico, became known in April 1989. There is nothing known the author about this case that changes the opinions and recommendations set forth in this article.

The belief that there is a connection between satanism and crime is certainly not new. In fact, and of the oldest theories of crime causation is demonology. Concern about satanic or occult activity has peaked from time to time throughout history. Concern in the late 1970s focused primarily on "unexplained" deaths and mutilations of animals, and in recent years has focused on child sexual abuse and the alleged human sacrifice of missing children. In 1999, it will probably focus on the impending "end of the world."

Today, satanism and wide variety of other terms are used interchangeably in reference to certain crimes. This discussion will analyze the nature of "satanic, occult, ritualistic" crime and focus on appropriate law enforcement responses

to it.

Recently a flood of law enforcement seminars and conferences have dealt with satanic and ritualistic crime. These training conferences have various titles, such "Occult in Crime," "Satanic Cults," "Ritualistic Crime Seminar," "Satanic Influences in Homicide," "Occult Crimes, Satanism and Teen Suicide" and "Ritualistic Abuse of Children."

The typical conference runs from one to three days and many of them include the same presenters and instructors. A wide variety of topics are usually discussed during this training, either individual presentations by different instructors or grouped together by or more instructors. Typical topics covered include the following:

1. Historical overview of satanism, witchcraft and paganism from ancient to modern times.

 Nature and influence of fantasy roleplaying games, such Dungeons and Dragons.

3. Lyrics, symbolism and influence of rock and roll, Heavy Metal and Black Metal music. Teenage "stoner" gangs, their symbols and their vandalism.

5. Teenage suicide by adolescents

dabbling in the occult.

 Crimes committed by self-styled satanic practitioners, including grave and church desecrations and robberies, animal mutilations and even murders.

7. Ritualistic abuse of children - part of bizarre ceremonies and human sac-

rifices.

8. Organized, traditional multigenerational satanic groups involved in organized conspiracies, such taking over day care centers, infiltrating police departments and trafficking in human sacrifice victims.

9. The "Big Conspiracy" theory, which implies that satanists we responsible for such things as Adolph Hitler, World War II, abortion, pornography, Watergate and Irangate, and have infiltrated the Department of Justice, the Pentagon and the

White House.

During the conferences, these nine linked together through the liberal of the word "satanism" and some common symbolism (pentagrams, 666, demons, etc.). The implication often is that all me part of continuum of behavior, a single problem or more manner conspiracy. The information presented is mixture of fact, theory, opinion, fantasy and paranoia, and because some of it can be proven or corroborated (desecration of cemeteries, vandalism, etc.), the implication is that it is all true and documented. The distinctions among the different are blurred even if, occasionally, me presenter tries to make them. This is complicated by the fact that almost any discussion of satanism and witchcraft is interpreted in the light of the religious beliefs of those in the audience. Faith, not logic and reason, governs the religious beliefs of most people. As a result, some normally skeptical law enforcement officers accept the information disseminated at these conferences without critically evaluating it or questioning the sources. Nothing said at such conferences will change the religious beliefs of the attendees. Such conferences illustrate the ambiguity and wide variety of terms involved in this

Definitions

The words satanic, occult and ritual istic are often used interchangeably. It i difficult to precisely define Satanisn (with a capital S), and no attempt wi be made to do so here. However, it i important to realize how the worsatanism (with a small s) is used by man people. Simply put, for some peopl satanism is any religious belief syster other than their own. The Ayatolla Khomeini referred to the United State the "Great Satan." In the Britis Parliament,
Protestant leader called the Pope the anti-Christ. In her book, Prepair for War, Rebecca Brown, M.D., has chapter entitled "Is Roman Catholicist Witchcraft?" Dr. Brown also lists amon the "doorways" to satanic power and demon infestation the following fortune tellers, horoscopes, fratemit oaths, vegetarianism, yoga, self-hypnosi relaxation tapes, acupuncture, biofeec back, fantasy role-playing games, adu tery, homosexuality, pornography, jud karate and rock music. Dr. Brown state that rock music "was a carefully maste minded plan by none other than Sata himself." The ideas expressed in this boo may man extreme and even humorou This book, however, has been recor mended as a serious reference in la enforcement training material on th

In books, lectures, handout materi and conversations, the author has heaall of the following referred to mestanist

Church of Satan Ordo Templi Orientis Temple of Set Demonology Witchcraft **Paganism** Santeria Voodoo Rosicrucians Freemasonry Knights Templar Stoner Gangs Heavy Metal Music Rock Music KKK **Nazis** Scientology Unification Church The Way

Hare Krishna Raineesh Religious Cults New Age Astrology Channeling Transcendental Meditation Holistic Medicine Buddhism Hinduism Mormonism Islam Orthodox Church Roman Catholicism

At law enforcement training conferer. ces, witchcraft, santeria, paganism and the occult are frequently referred to an forms of satanism. It may be a matter of definition, but these things mot necessarily the water at traditional Satanism. The worship of lunar goddesses and nature and the practice of fertility rituals is not satanism. Santeria is a combination of 17th century Roman Catholicism and

African paganism.

Occult mans simply "hidden." All unreported or unsolved crimes might be regarded as occult, but in this context the term refers to the action in influence of supernatural powers, some secret knowledge of them or an interest in paranormal phenomena. Occult does not imply satanism, evil, wrongdoing or crime. Indeed, historically the principal crimes deserving of consideration as "occult crimes" are the frauds perpetrated by fortune tellers and "psychics" who, for a fee, arrange visitations with dead loved ones and commit other financial crimes against the gullible.

Many individuals define satanism from a totally Christian perspective, using this word to describe the power of evil in the world. With this definition, any crimes, especially those which particularly bizarre, repulsive or cruel, can be viewed satanic in nature. Yet, it is just as difficult to precisely define satanism as it is to precisely define Christianity or any complex spiritual belief system,

What is Ritualistic Crime?

The biggest confusion, however, is over the word ritualistic. During law enforcement training conferences on this topic, ritualistic almost always meet to mean satanic or at least spiritual. Ritual can refer to a prescribed religious ceremony, but in its broader meaning refers to any customarily repeated act series of acts. The need to repeat these acts can be cultural sexual or psychological well as spiritual.

Cultural rituals could include such things as what a family eats == Thanksgiving Day or when and how presents are opened at Christmas. The initiation ceremonies of fraternities, sororities, gangs and other social clubs are other examples of cultural rituals.

Since 1972, the author has lectured about sexual ritualism, which is nothing

than repeatedly engaging in III. series of acts iii a certain manner because of a sexual need. In order 100 become aroused and/or gratified, a person must engage in the III in a certain way. This sexual ritualism un include such things as the physical characteristics, age m gender of the victim, the particular sequence of acts, the bringing m taking of specific objects and the of certain words phrases.

This is more than the concept of M.O. (method of operation) known to most police officers. M.O. is something done by an offender because 🏿 works. Sexual ritual is something done by un offender because of a need. Deviant acts, such urinating on, defecating or even eviscerating victim, far more likely to be the result of sexual ritualism than religious 💷 "satanic" ritualism.

From a criminal investigative perspective, two other forms of ritualism must be recognized. The Diagnostic and Statistical Manual of Mental Disorders (DSM-III-R) defines obsessive-compulsive disorder (OCD) == "repetitive, purposeful and intentional behaviors that are performed in response to an obsession, or according to certain rules or in a stereotyped fashion." Such compulsive behavior frequently involves rituals. Although such behavior usually involves noncriminal activity such mexcessive hand washing or checking that doors are locked, occasionally compulsive ritualism can be part of criminal activity. Certain gamblers or firesetters, for example, are thought by some authorities to be motivated in part through such compulsions. Ritual can also stem from psychotic hallucinations and delusions. A crime can be committed in a precise manner because a voice told the offender to do it that way or because divine mission required it.

To make this more confusing, cultural, religious, sexual and psychological ritualism can overlap. Some psychotic people preoccupied with religious delusions and hear the voice of God or Satan telling them to do things of a religious nature. Offenders who feel little, if any, guilt over their crimes may need little justification for their antisocial behavior. As human beings, however, they may have fears, concerns and anxiety over getting away with their criminal acts. It is difficult to pray to God for success in doing things that are against His commandments. A negative spiritual belief system may fulfill their human need for assistance from and belief in a greater power or to deal with their superstitions. Compulsive ritualism (e.g., excessive cleanliness or fear of disease) can be introduced into sexual behavior. Even many "normal" people have a need for order and predictability and therefore may engage in family or work rituals. Under stress or in times of

change, this need for order and ritual may

Ritualistic crime may fulfill the cultural. spiritual, sexual and psychological needs of an offender. Crimes may be ritualistically motivated or may have ritualistic elements. The ritual behavior may also ideal basic criminal needs to manipulate victims, get rid of rivals, send a message to enemies and intimidate co-conspirators. The leaders of a group may want to play upon the beliefs and superstitions of those around them and try to convince accomplices and enemies that they—the leaders—have special or "supernatural"

The important point for the criminal investigator is to realize that most ritualistic criminal behavior 🖩 not motivated simply by satanic or religious ceremonies. At seem conferences, presenters have attempted to make missue of distinguishing between "ritual," "ritualized" and "ritualistic" abuse of children. These subtle distinctions, however, to be of no significant value in the criminal investigator.

What is Ritualistic Abuse 🛍 Children?

This 🖺 not 🚥 easy question to answer. Most people today use the term to refer to abuse of children that 🖩 part of some evil spiritual belief system, which almost by definition must be satanic.

Dr. Lawrence Pazder, author of Michelle Remembers, defines ritualized abuse of children as "repeated physical, emotional mental and spiritual assaults combined with a systematic use of symbols and recremonies designed to turn a child against itself, family, society and God." He also states that "the sexual assault has ritualistic meaning and is not for sexual gratification."

This definition may have value for academics, sociologists and therapists, but 🛮 🚃 potential problems for law enforcement. Certain em engaged in with children (kissing touching appearing naked, etc.) may be criminal if performed for sexual gratification. If the ritualistic acts were in fact performed for spiritual indoctrination, potential prosecution can be jeopardized, particularly if the acts can be defended as constitutionally protected religious expression. The mutilation of a baby's genitals for sadistic sexual pleasure is a crime. The circumcision of a baby's genitals for religious reasons is most likely a crime. The intent of the acts is important for criminal prosecution.

The author has been unable to precisely define ritualistic abuse and prefers not to use the term. It is confusing, misleading and counterproductive. Certain observations, however, III important for investigative understanding.

Not spiritually motivated ritualistic activity is satanic. Santeria, witchcraft, voodoo and most religious cults 📖 not satanism. In fact, most spiritually or religiously based abuse of children has

abuse that could be termed ritualistic by various definitions is more likely to be physical and psychological rather than sexual in nature. If it distinction needs to be made between satartic and non-satartic child abuse, the indicators for that distinction must be related in specific satartic symbols, artifacts in doctrine, rather than the mere presence of any ritualistic element.

Not all such ritualistic activity with a child is a crime. Almost all parents with religious beliefs indoctrinate their children into that belief system. Is circumcision for religious reasons child abuse? Does having a child kneel a hard floor reciting the rosary constitute child abuse? Does having a child chant a satanic prayer or attend a black man constitute child abuse? Does a religious belief in corporal punishment constitute child abuse? Does group care of children in a commune or cult constitute child abuse? Does the fact that any acts in question were performed with parental permission affect the nature of the crime? Many ritualistic acts, whether satanic or not, are simply not crimes.

When wictim describes and investigation comborates what sounds like ritualistic activity, several possibilities must be considered. The ritualistic activity may be part of the excessive religiosity of mentally ill, psychotic offender. It may be misunderstood part of sexual ritualism. The ritualistic activity may be incidental to any real abuse. The offender may be involved in ritualistic activity with mental and also may be abusing child, but one may have little or nothing to do with the other.

The offender may be deliberately engaging in ritualistic activity with a child part of child abuse. The motivation, however, may not be to indoctrinate the child into a belief system, but to lower the inhibitions of, to control and manipulate, and/or to confuse the child. In all the turmoil over this issue, it would be a very effective strategy for any child molester to deliberately introduce ritualistic elements to his crime to confuse the child and therefore the criminal justice system.

The ritualistic activity and the child abuse may be integral parts of sums spiritual belief system. In that case, the greatest risk is to the children of the practitioners. But this is true of all cults, not just satanic cults. A high potential of abuse exists for any children raised in m group isolated from the mainstream of society, especially if the group has a

charismatic leader whose orders unquestioned and blindly obeyed by the members. Sex. money and power most often the main motivations of the leaders of such cults.

vynat Makes # Unme Satanic, Occult or Ritualistic?

Some would that it the offender's spiritual beliefs membership in a cult "church." If that is the criteria, why not label the crimes committed by Protestants, Catholics and Jews in the way? Are the atrocities of Jim Jones, Guyana, Christian crimes?

Some would answer that it is the presence of certain symbols in the possession me home of the perpetrator.

What does it then to find a crucifix, Bible, rosary, etc., in the possession or home of a bank robber, embezzler, child molester murderer? If different criminals possess the same symbols, are they necessarily part of big conspiracy?

Others would answer that wis the presence of certain symbols such as pentagrams, inverted crosses and with the crime with What does it mean, then, to find with spray-painted on wall carved into the body of wictim? What does it will for a perpetrator to leave will bible tied to his murder victim? What about the possibility that an offender deliberately left such symbols to make it look like w"satanic" crime?

Some would argue that it is the bizarreness or crueiness of the crime: body mutilation, amputation, drinking of blood, eating of flesh, was of urine or feces. Does this mean that all individuals involved in lust murder, sadism, vampirism, cannibalism, urophilia and coprophilia are satanists or occult practitioners? What does this say about the bizarre crimes of psychotic killers such as Ed Gein or Richard Trenton Chase, both of whom mutilated their victims we part of their psychotic delusions?

A few might www answer that it is the fact that the crime was committed on a date with satanic iii occult significance (Halloween, May Eve, etc.) or the fact that the perpetrator claims that Satan told him to commit the crime. What does this mean for crimes committed an Thanksgiving Christmas? What does this say about crimes committed by perpetrators who claim that God or Jesus told them to do it? One note of interest is the fact that in handout and reference material collected by the author, the number of dates with satanic or occult significance ranges from 8 to 110. This is compounded by the fact that II is sometimes stated that satanists we celebrate these holidays on several days me either side of the official date in that the birthdays of practitioners also be holidays. The exact number and exact dates of the holidays and the meaning of symbols listed may also vary depending m who prepared the material. The handout material is often distributed without identifying the author so documenting the original mans of the information. It is then frequently photocopied by at-tendees and passed us to other police officers with no are really knowing its validity or origin.

Far mure crime and child abuse has been committed by zealots in the name of God, Jesus and Mohammed than has ever been committed in the name of Satan.

Most, however, would probably answer that what makes a crime satanic, occult or ritualistic is the motivation for the crime. It is a crime that is spiritually motivated by a religious belief system. How then do == label the following true crimes?

- Parents defy a court order and send their children to an unlicensed Christian school.
- Parents refuse to send their children to any school because they are waiting for the second coming of Christ.
- Parents beat their child to death because he us she will not follow their Christian beliefs,
- Parents violate child labor laws because they believe the Bible requires such work.
- Individuals bomb an abortion clinic or kidnap the doctor because their relignous belief system says abortion in murder.
- A child molester reads the Bible to his victims in order to justify his sex acts with them.
- Parents refuse life-saving medical treatment for a child because of their religious beliefs.
- Parents starve and beat their child to death because their minister said the child man possessed by demonic spirits.

Some people would argue that the Christians who committed the above crimes misunderstood and distorted their religion, while satanists who commit crimes are following theirs. But who decides what constitutes a misinterpretation of a religious belief system? The individuals who committed the above-described crimes, however misguided, believed that they were following their religion as they understood it. Religion and is used to justify such behavior their the

Who decides exactly what "satanists" believe? In this country, we cannot even agree what Christians believe. At many law enforcement conferences, The Satanic used for this, and it is often contrasted or compared with the Christian Bible. The Saturic sis, in essence. a 150-page paperback written by one man in 1969. To compare II to a book written by over a authors me period of thousands of years is ridiculous, even ignoring the possibility of divine revelation in the Christian Bible. What satanists believe certainly isn't limited to other peoples' interpretation of m few books. More importantly, it is subject to degree of interpretation by individual believers, just - Christianity is.

The fact is that far _____ crime and child abuse has been committed by zealots in the _____ of God, Jesus and Mohammed than has ever been committed in the _____ of Satan. Many people don't like that statement, but few can argue with it.

Although defining a crime as satanic, occult or ritualistic would probably involve a combination of the criteria set forth above, the author has been unable to clearly define such a crime. Each potential definition presents a different set of problems when measured against an objective, rational and constitutional perspective. Each offender in a group may have a different motivation for the crime. The author has discovered that the facts of mi called "satanic crimes" am often significantly different from what is described at law enforcement training conferences in the media. The actual involvement of satanism or the occult in these cases usually turns out to be secondary, insignificant or nonexistent.

The Law Enforcement Perspective

The perspective from which one looks at satanic, occult or ritualistic crime is extremely important. Sociologists, therapists, religious leaders, parents and just plain citizens each have their own valid concerns and views about this issue. This discussion, however, will deal only with the law enforcement perspective.

The law enforcement perspective must focus on crime, recognizing that the fact that me activity "satanic" does not necessarily nean it is a crime or that it is not elegitimate religious practice protected by the First Amendment. Within the personal religious belief system of a law enforcement officer, Christianity may be good and satanism evil. Under the

Constitution, however, both are neutral.

This an important, but difficult, concept for many law enforcement officers to accept. They are paid uphold the Constitution and enforce the penal code, not the Ten Commandments. The apparently increasing numbers of teenagers and some adults dabbling in satanism and the occult may be cause for for parents, school officials and society. What law enforcement should do about is another matter entirely. Police interference with free exercise of constitutional rights potentially major problems and conflicts.

What is the justification for law enforcement officers giving presentations on satanism and the occult to citizen groups, PTAs or school assemblies? 🖺 🖟 public relations, a safety program or crime prevention? If it | crime prevention, how much crime can | linked to satanic or occult activity, and what do such presentations do to prevent the crime? Law enforcement agencies should carefully consider the legal implications and justification for such presentations. Is the fact that satanism or the occult or can be a negative influence on people enough justification for such law enforcement efforts?

When memotional issue, such the sexual abuse of children, is combined with even memotional issue, such as people's religious beliefs, is difficult to maintain objectivity and remember the law enforcement perspective. Some police officers may even that all crime is caused by evil, all evil is caused by Satan and, therefore, all crime is satanic crime. This may be a valid religious perspective, but it of no relevance to the investigation of crime for purposes of prosecution.

Many of the police officers who lecture satanic or occult crime do not investigate such cases. Their presentations are reflection of their personal religious beliefs than documented investigative information. They are absolutely entitled 🖿 their beliefs, but introducing themselves as current or former police officers and then speaking religious advocates causes confusion. As difficult it might be, police officers must separate the religious and law enforcement perspectives when they lecturing investigating in their official capacities as law enforcement officers. Many law enforcement officers begin their presentations by stating that they not addressing or judging anyone's religious beliefs, and then proceed to do exactly that.

Some police officers have resigned rather than curtail or limit their involvement in this issue ordered by their

departments. Perhaps such officers deserve credit for recognizing that they could implement longer keep the perspectives separate.

Law enforcement officers who believe that the investigation of satanic/occult crime puts them in conflict with supernatural forces of evil should probably not be assigned to these cases. If however, such officers must be are assigned, they will need the power of their own spiritual belief system in order to deal with the superstition and religious implications of these The religious beliefs of officers should provide spiritual strength and support for them, but should not affect the objectivity and professionalism of the investigation.

The law enforcement perspective requires avoiding the paranoia that has crept into this issue and into law enforcement training conferences. Paranoid belief systems are characterized by the gradual development of intricate, complex and elaborate systems of thinking based on and often proceeding logically from misinterpretation of actual events. Paranoia typically involves hypervigilance over the perceived threat, the belief that danger awaits around every comer and the willingness w take up the challenge and do something about it. Another very important aspect of this paranoia is the belief that those who do

Law enforcement officers must be objective fact finders. It is not their job to be lieve children or other complainants; it is their job to listen.

not recognize the threat evil and corrupt. In this extreme view, one is either with them or against them.

Concern over satanic crime and ritualistic abuse of children is highly polarizing. After one presentation me this topic, a student wrote in a critique that the author by obviously an "agnostic cultist." Some zealots with use the "clean" to refer to law enforcement officers who have not been infiltrated by the satanists. I may police officers in military personnel practice satanism = paganism, does that men that law enforcement and the military have been infiltrated? The word "infiltrated" is used only when talking about an unpopular belief system. Protestants, Catholics a d Jews no longer thought of "infiltrating" the police and military, but not long we Jews were thought by many to have done so.

Overzealousness and exaggeration motivated by the religious fervor of those involved in law enforcement training is more acceptable than that motivated by ego or profit. There are those who are deliberately distorting and hyping this issue for personal notoriety and profit. Satanic and occult crime become growth industry. Speaking fees, books, video and audio tapes, prevention material and television and radio appearances all bring egoistic and financial rewards.

Law enforcement officers must be objective fact finders. II is not their job to interm children in other complainants. 🛘 🖪 their job 🖼 listen. The law enforcemant perspective can't ignore the lack of physical evidence (no bodies = ====== hairs, fibers in fluids ill by violent murders), the difficulty in successfully committing a large-scale conspiracy crime (the many people involved in any crime conspiracy, the harder it i to get away with it), and human nature (intragroup conflicts resulting in individual self-serving disclosures would be bound III occur in any group involved in organized kidnapping, baby breeding and human sacrifice). If and when members of a destructive cult commit murders, they we bound to make mistakes, leave evidence and eventually make admissions in order to brag about their crimes or reduce their legal liability. The discovery of the murders in Matamoros, Mexico, in April 1989 and the results of the subsequent investigation are good examples of these dynamics.

Bizarre crime and evil coccur without organized satanic activity. The law enforcement perspective requires that we distinguish between what we know and what we're not sure of.

The facts

- Some individuals believe in and are involved in satanism and the occult.
- Some of these individuals commit
- Some groups of individuals share these beliefs and involvement in satanism and the occult.
- Some members of these groups commit crime together.

The unanswered questions are

- What is the connection between the belief system and the crimes committed?
- Is there morganized conspiracy of satanic and occult believers responsible for interrelated serious crime (e.g., molestation, murder)?

After all the hype and hysteria is put aside, the realization sets in that most satanic/occult activity involves the commission of crimes, and that which does

usually involves the commission of relatively minor crimes such as trespassing, vandalism, cruelty animals petty thievery. The law enforcement problems in often linked to all occult activity are vandalism, desecration of churches and cemeteries, thefts from churches and cemeteries, teenage gangs, animal mutilations, teenage suicide, child abuse, kidnapping, and murder and human sacrifice.

Valid evidence shows some "connection" between satanism and the occult and the six problems of forth above. The "connection" the last three problems far more uncertain.

Even where there seems be a "connection," the seems of the connection needs be explored. If is easy to blame involvement in satanism and the occult for behaviors that have complex motivations. A teenager's excessive involvement in satanism and the occult usually symptom of a problem and not the seem of a problem. Blaming satanism for a teenager's vandalism, theft, suicide even act of murder is like blaming a criminal's offenses on his tattoos: both seems of the signs of the seems that contribute to the commission of crimes.

The law enforcement investigator must objectively evaluate the legal significance of any criminal's spiritual beliefs. In cases, including those involving satanists, it will have little us no legal significance. If a crime is committed as part of a spiritual belief system, ■ should make no difference which belief system it is. The crime is the same - child is abused or murdered as part a Christian. Hare Krishna, Moslem or any other belief system. Crimes generally are not labeled with the man of the perpetrator's religion. Why then are the crimes of child molesters, rapists, and murderers who happen be involved in satanism and the occult labeled = satanic = occult crimes? If criminals use a spiritual belief system is rationalize and justify is to facilitate and enhance their criminal activity, should the focus | law enforcemans be an the belief system in in the criminal activity?

Several documented murders have been committed by individuals involved in one way another satanism the occult. In fine of these murders, the perpetrator has even introduced elements of the occult (e.g., satanic symbols the crime scene). Does that automatically make these satanic murders? It is the author's opinion that the answer is no. Ritualistic murders committed by serial killers sexual sadists are not necessarily satanic or occult murders. Ritualistic murders committed by psystematically murders and murders are not necessarily satanic or occult murders.

chotic who hear the voice Satan are satanic murders than murders committed by psychotic killers who hear the voice of Jesus Christian murders.

Rather, a satanic murder can be defined as one committed by two or more individuals who rationally plan the crime and whose primary motivation is to fulfill prescribed satanic ritual calling for the murder. By this definition, the author has been unable to identify were one documented satartic murder in the United States. Although such murders may have and can occur, they appear to be few = number. In addition, the commission of such killings would probably 🖿 the beginning of the end for such a group. It highly unlikely that they could continue to kill several people, every year, year after year, and not be discovered.

A brief typology of satanic and occult practitioners is helpful in evaluating what relationship, if any, such practices have to crimes under investigation. The following typology is adapted from the investigative experience of Officer Sandi Gallant of the San Francisco Police Department, who began to study the criminal aspects of occult activity long before it became popular. No typology is perfect, but the anthor uses this typology because it is somple and offers investigative insights. Most practitioners fall into en of three categories, any of which can be practiced alone or in groups.

1. Youth Subculture. Most teenagers involved in fantasy role-playing games, heavy metal music or satanism and the occult are going through a stage of adolescent development and commit no significant crimes. The teenagers who have serious problems usually those from dysfunctional families or those who have poor communication within their families. These troubled teenagers turn to satanism and the occult to overcome a same of alienation, to obtain power or to justify their antisocial behavior. For these teenagers, it is the symbolism, not the spirituality, that is important. It is either the psychopathic or the oddball, loner teenager who is most likely to get into serious trouble. Extreme involvement in the occult is a symptom of a problem, not the cause. This is not to deny, however, that satanism and the occult we negative influences for a troubled teenager. But to hystenically warn teenagers to avoid this "mysterious, powerful and dangerous" thing called satanism will drive many teenagers right to it. Some rebellious teenagers will do whatever will most shock and outrage society in order to flaunt their rejection of adult norms.

Dabblers (Self-styled). For these practitioners, there is little or no spiritual motivation. They mix satanism, witchcraft and paganism. Symbols mean what-

ever they want them to mean. Molesters, rapists, drug dealers and murderers may dabble in the occult and may commit their crimes in a ceremonial or ritualistic way. This category has the potential to be the must dangerous, and must of the "satanic" killers fall into this category. Their involvement in satanism and the occult is symptom of a problem and a rationalization and justification of antisocial behavior. Satanic/occult practices (as well those of other spiritual systems) can be used mechanism to facilitate criminal objectives.

3. Traditional (Orthodox, Multigenerational). These are the true believers. They are usually wary of outsiders. Because of this and constitutional issues, such are difficult for law enforcement to penetrate. Although there is much adon't know about these groups, and there is much are involved in serious, organized criminal activity. In addition, instead of being self-perpetuating master crime conspirators, the believers probably have a similar problem with their teenagers rebelling against their belief system.

Many police officers what less look for during the search of the same of suspected sataric activity. The same is simple: look for evidence of a crime. A pentagram is many criminally significant than a crucifix unless it corroborates a crime of a criminal conspiracy. If victim's description of the location with the instruments of the crime includes a pentagram, then the pentagram would be evidence. But the same would be true the description included crucifix.

There is no way any me law enforcement officer can become knowledgeable about all the symbols and rituals of every spiritual belief system that might become part of a criminal investigation. The officer needs only to be trained to recognize the possible investigative significance of such signs, symbols and rituals. Knowledgeable religious scholars, demics and other true experts in the community me be consulted a more detailed analysis is necessary. Any analysis, however, may have only limited application, especially to cases involving teenagers, dabblers and other self-styled practitioners. The fact is, signs, symbols and rituals can mean anything that practitioners want them mean and/or anything that observers interpret them to The meaning of symbols also change must time, place and circumstance. Is a swastika spray-painted 💷 a wall an ancient symbol of prosperity and good fortune, a recent symbol of Naziism and anti-Semitism, m current symbol of paranoia and adolescent defiance? The peace sign, which in the was we familiar antiwar symbol, is num supposed be ■ satanic symbol.

Despite what is sometimes said suggested law enforcement training conference police have no authority law any satanic or occult paraphernalia they might see during a search. A legally valid reason must exist for doing so. It is the job of law enforcement

prevent satanists from engaging in noncriminal teaching, rituals in other activities.

Conclusions

There must be - multi-ground in this issue. Concern about satanic iii occult activity should not 🖛 🛮 big joke limited to religious fanatics. On the other hand, law enforcement is an now locked in a life-and-death struggle against the supernatural forces 🖬 ancient evil. Law enforcement officers need to know something about with and the occult in order to properly evaluate their possible connections to and motivations for criminal activity. They must know when and how beliefs, symbols and paraphernalia run be in to corroborate criminal activity. From a community relations perspective, they mall also learn to respect spiritual beliefs that may be different or unpopular but not illegal. The focus must be un the objective investigation if William of criminal statutes.

Until Mail evidence and obtained and corroborated, the American people should not be trightened into believing that babies we being bred and eaten, that 50,000 missing children are being murdered in human sacrifices or that satanists **taking over America's day care** centers. No mile can prove with absolute certainty that such activity has not occurred. However, burden of proof, ■ would be in a criminal prosecution, is on those who claim that it has occurred. As law enforcement agencies evaluate and decide what they was or should do about satanic and occult activity in their communities, they might also consider how to deal with the hype and hysteria of the "anti-satanists." The overreaction to the problem can clearly be worse than the problem. An unjustified crusade against those perceived as satanists could result in wasted _____ unwarranted damage im reputations and disruption of civil liberties.

In general, the law enforcement perspective can best maintained by investigators repeatedly asking themselves what they would do ■ the acts in question part of Protestant, Catholic or Jewish activity.

a law enforcement agency wants to evaluate the group spiritual framework within which a crime | committed, it is | appropriate, accurate and objective to refer was such crimes as cult crimes rather than **satanic**, occult or ritualistic crimes. The "Sects, Cults and Deviant Movements" seminar put on by the Institute of Police Technology and Management m the University of North Florida in Jacksonville, Florida, 🔳 🔳 good example of this more objective, broadbased approach. Satanic cults have no more law enforcement significance than many other potentially destructive cults that exist in this country.

FBI's Lanning sides with Satan, says former top bureau official

Former FBI official Ted Gunderson, in an interview to EIR editors Jeffrey Steinberg and Carol White, warned about the spreading plague of satanism and satanic-related crime and sharply criticized the bureau for covering up the crisis. A full text of the interview will be published in the July 1990 issue of EIR's counterintelligence newsletter Investigative Leads.

Prior to his retirement from the FBI on March 30, 1979, Gunderson had spent 28 years with the bureau, ending his career as the senior special agent-in-charge of the Los Angeles Field Division, directing 700 employees and an annual budget of \$22.5 million. Immediately following his retirement, he was appointed by then-Attorney General Griffin Bell to direct the security arrangements for the Pan-American Games in San Juan, Puerto Rico. Returning to Los Angeles, he set up a private firm, International Security Consultants.

Among the first investigations Gunderson undertook with ISC involved former Green Beret officer, Dr. Jeffrey Mc-Donald, who was accused of murdering his wife and children in Fayetteville, North Carolina in 1970. McDonald contends that his family was murdered by a saturate cult similar to the Manson Family, which had carried out their grisly murders on the West Coast just months before the McDonald murders.

As the result of his work for attorneys representing Dr. McDonald, Gunderson became increasingly aware of the existence of a nationwide satanic underworld engaged in drug trafficking, pornography, ritualistic murders, and other crimes. For the last decade, Gunderson has developed an expertise in the field. More recently he has been involved in investigating alleged ritualistic sexual abuse of students at the McMartin Day School in Manhattan Beach, California, and similar allegations of satanic cult-related crimes in Washington State. (In the McMartin case, a jury acquitted the two defendants on 52 counts of the indictment in January 1990, but failed to reach a verdict on 13 of the counts; a second trial is expected to take place on those charges.) In 1983, Gunderson, along with investigative journalist Maury Terry, author of The Ultimate Evil, helped develop critical evidence in the ritualistic murder of Broadway impresario Roy Radin.

Gunderson has appeared on nationwide television shows,

including the Geraldo Rivera show, probing the satanic crime threat. He has recently written book-length guide for locating missing persons, titled How To Locate Anyone Anywhere Without Leaving Home, which is available from Ted L. Gunderson Associates, P.O. Box 5080, Long Beach, California 90805 for \$10, shipping and handling included.

The FBI suppressed evidence

In his interview with EIR, Gunderson was particularly critical of the role that his former agency has played in recent years in suppressing evidence of burgeoning nationwide satanic criminal structure. He focused much of his harshest criticism on FBI Special Agent Kenneth Lanning, the current head of the bureau's Behavioral Science unit at the FBI Training Academy in Quantico, Virginia.

Since the discovery of a satanic burial site on a drug plantation near Matamoros, Mexico last spring, Lanning has written number of articles denying the existence of a satanic problem in the United States, blaming the widespread concern over ritualistic crimes on religious fundamentalists, overzealous investigators, and quacks. Two of Lanning's harshest attacks on the idea of satanic ritualistic crimes appeared in the October 1989 issue of Police Chief magazine and in special report published in December 1989 by the National Center For Missing and Exploited Children. Lanning has written that mem people have been killed in the names of Jesus and Mohammed than in the name of Satan.

To which Gunderson responds:

"In my opinion, other than Aleister Crowley, Anton La-Vey, and Michael Aquino [all well-known satanists active in the United States this century], Ken Lanning is probably the most effective and foremost speaker for the satanic movement in this country, today or any time in the past."

Based on his own experiences probing the McDonald, McMartin, and other cases, Gunderson is certain that a nationwide satanic underground exists in the United States:

"My investigations over a 10-year period have led me to the exact opposite conclusions than those of Ken Lanning. There is every indication that there is a loose-knit satanic cult network operating in the U.S. It is probably a combination of: a high-level group of people linked to kiddy porn, prostitution, drug trafficking and other criminal activity internationally. This more organized structure filters down to independent groups of satanists probably not tied directly to the first network. These local groups also engage in drug trafficking, ritualistic activities like animal and human sacrifices. And below them, we encounter high school-age kids who go to the occult shops and buy the satanic literature and set up their own local independent groups. From hundreds of interviews that I have personally conducted in every part of the country, I encounter persistent pattern everywhere. All the stories fit the same mold: animal and baby sacrifices, the use of candles and other ritualistic props, robes, chanting, etc. All of these victim-survivors, from children to adults, are all telling the same basic story.

"In the McMartin case, for example, before any criminal charges were filed against anyone, 460 complaints were filed with the Manhattan Beach police. Are we to believe that 460 families fed their children the same story of ritualistic sexual abuse, animal sacrifices, etc.? This is a suburban, affluent area, middle class and up—not the kind of people inclined toward the belief in satanic conspiracies."

How many children are really missing?

Gunderson attacked Lanning's recent claims that the number of documented cases of missing children in the United States last year was under 100, with the majority of those cases being teenagers fleeing rotten home environments:

"The FBI has an accurate count of the number of automobiles stolen every year. It knows the number of homicides, rapes, and robberies. But the FBI has no idea of the number of children who disappear every year. They simply do not ask for the statistics. Every month every major police department in the United States files its uniform crime statistics with the FBI. It would be simple for the bureau to add one more column to the statistics and get a breakdown of every reported case of missing children. But they don't do it. They have no scientific basis for making any estimates about the number of missing children—not to even mention children who are kidnaped for ritualistic purposes and, in some cases, murdered. Lam convinced that the FBI does not ask for these statistics because they do not want to see them. They would be confronted with an instant public outery for action, because the figures would show a major social problem. That problem would demand action.

"Up until several years ago, there was a built-in prejudice among even local police and prosecutors against investigating ritualistic crimes. I have interviewed parents who went to the police with detailed accounts from their children having been sexually abused. As soon as the investigations began to get into areas of ritualistic activities the probes would be shut down. I don't think that this was due to satanist penetration of law enforcement in every instance. I think that there was a built-in prejudice.

"Fortunately, in the past few years, number of local police investigators in different parts of the country have scriously taken up the issue of satanic crime. In some cases, these officers have developed their expertise on their own time. Now, however, local police are more conscious of the growing menace represented by satanic related crime, ritualistic violence, etc. But the problem is national. Many of the crimes we are talking about—interstate transporting of pornographic material, kidnaping, interstate drug trafficking, etc.—are federal crimes. A federal clearing house for intelligence on satanic-related crime is urgently needed.

"I have evidence chiseled in stone showing that the U.S. Army and the Department of Justice covered up that satanic angle and framed up Dr. McDonald. The McDonald case could have exposed a major heroinsmuggling operation out of Vietnam involving highly placed Army officials running drugs into the U.S. in the body cavities of dead GIs."

Rather than creating such a capability to assist the work being done by local police and many private groups, the FBI is consciously attempting to bury the entire issue and drive local police into dropping their own efforts.

"I am convinced that we are confronted with a serious saturic penetration of every level of society, government at every level.

"I was first exposed to this problem of penetration when I investigated the McDonald case. Within 10 months of being hired, I had obtained a signed affidavit from Helene Stokeley, a member of the satanic cult that carried out the murders of the McDonald family. Yet an overzealous prosecutor ignored that evidence and proceeded to prosecute Dr. McDonald. I have evidence chiseled in stone showing that the U.S. Army and the Department of Justice covered up that satanic angle and framed up Dr. McDonald. Why? Among other things the Mc-Donald case could have exposed a major heroin-smuggling operation out of Vietnam involving highly placed Army officials running drugs into the U.S. in the body cavities of dead American GIs-green body bags loaded with heroin. Elements of this story even came out publicly in the Jan. 1, 1973 issue of Time magazine. But that was just the tip of the iceberg. When the McDonald case goes into ■ retrial—as I am confident it will-there will be definite information about the coverup—the drug angle and the corruption of the prosecution."

EIR May 25, 1990

CORRUPTION: The Satanic Drug Cult Network and Missing Children



The Gunderson Report
A series of three volumes on the most important threat to our children today

Presented by: Ted L Gunderson International

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End Of Volume 2

VIII. 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 my is keeping an accurate count

Condensed from KIWAHIS MAGAZINE

A 1980, Katheleen Mancil drove her daughter Mancil Batson to school in Inverness, Fla. "See you tonight," Katheleen 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 may 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 11, journeyed to a suburban shopping center March 25, 1975, and were never seen again. In early October 1980, two-year-old Brandy 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 in his Manhattan school-bus stop and has not been seen since. Methodical searches with bloudhounds, helicopters, psychics, and phalanxes of police have failed in turn up any clues.

These are in isolated cases. Everyone close to the missing-child problem agrees that it is a large one—and growing. Statistics, however, are tough in come by. Boundaries between runaways, parental kidnap victims and children stolen by strangers tend to blur.

The best estimates are that about million American youngsters leave home each year, with 90 perreturning in weeks. Approximately children are thus unaccounted for. Add another

25,000 III 100,000 stolen by divorced or separated parents, and the total becomes significant. "Kids who just disappear present III big problem that people had better start opening their eyes to," says Det. Sgt. Dick Ruffino of the Bergen County, New Jersey, Sheriff's Office.

Yet no single U.S. agency conmus itself exclusively with missing children on a national scale. Automobiles, handguns and silverware and be registered, traced and recovered muss easily than children. "Our priorities are mixed up," says Ken Wooden, 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 men has its own poignant drama and irony. In July 1976, 12-year-old Dee Scofield disappeared while running an merand at a Florida shopping center. Two days later, a classmate reportedly saw Dee looking out a min window, desperately forming the word "help" over and min with her lips. Dee Scofield has min 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 been seen in heard from since.

"Child snatching, kidnapping and the ugly things that happen these kids are so horrendous that people refuse as 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 me be identified.

But most user fall us local police, against whom some parents of missing children raise us litary of complaints. Because so many children do run away from home, police label most missing the runaways. And unless the child is very young or evidence of fout play exists, police

commonly will not act on a missingchild report for 24 hours. The reason: sheer work volume. A surfeit of violent crimes—most with injured victims and plenty of evidence takes priority over the "maybe" erime 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, 1974. 13-year-old Janna Hanson went to a friend's house. A short time later, Dureen Hanson 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 the 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 only when there's proof of a kidnapping-such = sansom noteevidence the child was taken across will lines.

The hirst-time disappearance of a minor should be prima facie evidence that a kidnapping has taken place," says John Clinkscales, whose son Kyle disaperared six years "The Fill 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 ueal a child? Why my child? There are many answers, yet no

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 Yerkovich said good-by to her fouryear-old Joanna as the girl left to spend the weekend with her father. She didn't want to go, but

court order had said she must. loanna meet returned. The separation that weekend has stretched in 71/2 years.

Despicable as parental kidnapping 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 less normal life.

When a stranger steals a child, anything un happen. Parents of missing children hope that their child will end up in a loving, caring family, perhaps through blackmarket adoption. The cruel truth is that a missing child stands a fair chance of being murdered. Each year an estimated 2500 children in the United States disappear and later are found murdered.

While the abduction and murder of a child a senseless, psychotic act, many children are used for much more calculated reasons. Says Ken Wooden, "Kids are constantly being sought for the lucrative childprostitution business. Most police departments and public officials aren't doing anything about it

If . fear about what may be happening to . missing child the parents' primary emotion, frustration | the second. Of-

ten, little more la done once local police exhaust all leads. Teleprinted missing-child reports from one city do ne carry a high priority in another. Verbal descriptions alone am 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 Patz. "There's just nothing more we will do."

In the past few years, however, various groups have been formedusually by parents relatives of missing children—to advise and comfort distraught parents. One such organization is Child Find, Inc. Box 277, New Palez, N.Y. 12561. It maintains a toll-free number (800-431-5005) to be used by children searching for mint parents m parents trying to identify missing children.

such efforts are not likely to solve the problem overnight. At present, hope is a parent's most

sustaining weapon.

For tamilies, that hope does not cease even after a child's body is found. Says Dorcen Hanson: "After and daughter's manne were discovered, 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 Janua.

"No one on the outside can understand the trauma taking place in a family that has a child missing. The frustration, the knowing, the agony are 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 discributed about every three months to 22,000 agencies and individuals in law enforcement, security, medicine and social service. SEARCH's address is 560 Sylvan Ave., Englewood Cliffs, N. J. 07632 (All correspondence should include a stamped, selfaddressed envelope.) Phone: 201-507-4040.

Stolen Children

Thousands of youngsters are abducted by strangers—and only a few are ever found

n anyone seen Kevin Kevin is 10 years old and 4 feet 6 inches tall, with brown hair, green was an a cheerful disposition. When he vanished without a trace after basketball practice # St. Agnes School in San Francisco on Feb. 10, the assumption was that he was abducted, and the city responded with all the shocked, if usually short-lived, attentiveness such outrages provoke. While San Francisco police conducted massive, round-the-clock search in the missing boy, volunteers distributed more than 100,000 fliers carrying his picture, the school offered \$2,000 for information leading III his return and Mayor Dianne Feinstein posted im additional reward of \$5,000.

Kevin's parents, meanwhile, offered the only thing they could, a public appeal to his abductor that seemed all the more wrenching for the self-control it must have required. "We are mainterested in seeking justice or punishment," said David and Ann Collins on local TV. "We are only interested in his safe return. We love must and we need him." A month has passed without a hint of the boy's whereabouts.

Prodatory Cruelty: Of the approximately 1.8 million children who are reported missing each year, 11 to 111 percent are likely to be runaways myoungsters abducted by a parent involved in a custody fight. By widely varying estimates, anywhere from 6,000 to 50,000 missing children are, like Kevin Collins, presumed to be victims of "stranger abduction," a crime of predatory cruelty usually committed by pedophiles, pornographers, black-market-baby peddlers or childless psychotics bidding desperately for parenthood. Only a few cases are solved. Even fewer stranger-abducted children are recovered alive.

Though they constitute the smallest portion of the missing-children phenomenon, they can weighted at 10 times their number for the emotional havor they leave in their wake. Noreen Gosch, of West Des Moines, Iowa, whose 12-year-old John David, vanished from his paper mult on the morning of Sept. 5, 1982, recalls the sheer "physical pain" of the vigil. "Our hearts hurt, our stomachs hurt. We thought of him being tortured murdered," she says. Eighteen months later Noreen still holds whispered conversations with her son's picture to steel herself-for public talks about him: "Johnny, I know the percentages," she murniurs ". . . But I also know you might be alive



Ann and David Collins: 'We are not interested in punishment, only in his safe return'



All Louisian - Names

Gosch's parents in his bedroom: Johnny, I know the percentages, but you might to alive?

Fingerprint: To counteract what they gard as law-enforcement dawdling, selfhelp organizations—some of them founded by parents of victims—have sprung up to provide information and educational programs and lobby for stiffer laws against abductors; many communities have begun m fingerprint children and teach them III protect themselves against potential abductors (page 80). On the national level, case of Adam Walsh added to the growing public swarmum. Adam, six, disappeared from a Sears store in Hollywood, Fla., on July 27, 1981; two weeks later IIII severed head was found in a canal 100 miles away. Last October, after NBC aired "Adam," a two-hour dramatization of the tragic 🖘 🖜 the network showed pictures and dall on 55 missing children. As a result, 14 of the children have since been found. (The program will be rebroadcast next month, with 41 new mass appended.)

It was the anguished testimony of Adam's father, John Walsh, before two Senate subcommittees that helped lead to the Missing Children's Act of 1982, which allows local police and parents appealing to the FBI to log local cases into the burcau's National Crime Information Center (NCIC) computer. (Public pressure has

they now enter cases after II hours on the assumption that the child has been transported across state lines.) Last month a Senate subcommittee began hearing testimony on a bill in strengthen III III by providing funds for a national resource reter on missing children, buttressed by a toll-free hot line. "Millions of children remain at risk, vulnerable III exploitation, abuse and murder," said III Arlen Specter, the bill's cosponsor, as the hearings opened. "It is imperative that the federal government assume a more III role."

But in spite of increased legislative activity, the law-enforcement effort remains erratic and confused. Because the overwhelm-

"Our hearts hurt, our stomachs hurt," says Noreen Gosch. "We thought of [Johnny] being tortured or murdered."

ing number of the missing turn ut to be runaways, police often avoid taking vigorous action until 24 to 11 hours have elapsed—long enough for an abductor to have escaped to another jurisdiction, where the search is apt to get low priority. Richard Ruffino, supervisor of the missing-persons bureau of the Bergen County (N.J.) Sheriff's Department (and himself a kidnapping victim when he was nine), says that overburdened police departments "will play the percentages if they have to. Up to age nine, I can't conceive of any agency that wouldn't go all out, immediately, for a missing child. But when it into the age of the so-called runaway zone, perhaps more of an individual determination comes into play."

False Leads Int the whole, police described in the whole, police described in the whole, police described into accompanying him on some ruse, without attracting the suspicions of passers-by. The trail, if there is one, soon goes cold and the police investigation sinks under a crushing number of false leads. Says Jay Howell, a consultant to the Justice Department on missing- and exploited-children's cases: "The abduction of a child is often a friendly leaving evidence behind to suggest the nature of the disappear-



Jos Traver-Garrina Llaisan

The Morts, where their son disappeared: 'The nightmare begins with chilling suddenness'

The Simple Rules of Safety

Dr. Spock's had me child-rearing doesn't mention it, and parents usually avoid it entirely or never venture beyond the old axiom: "Don't talk to strangers." In fact, child psychologists agree that had the man ill will subject for parents to discuss with children is kidnapping. But the need for a more sophisticated approach to the possibility of child abduction seems clear.

Experts believe that the way talk youngsters about the problem without instilling undue fear is to give them "simple, direct messages" delivered straightforwardly geared individual age levels. "This should be itelling your child to his wegetables," suggests Dr. C. Tomlinson Keasey, professor of developmental psychology at the Univer-

sity of California, Riverside. To demonstrate what can be done in a potentially dangerous situation, parents and engage children be role playing a make a game of exercises in precaution. But adults should avoid giving children postabduction details. "It's the fire-drill syndrome," says Nancy McBride, an instructor at the Adam Walsh Child Resource Center in Plantation, Fla. "You teach kids what to do but the what would happen to them if they are caught in a fire."

Rights: Most important, children need know that they have rights where adults are concerned, that the stranger who was them doesn't necessarily have the authority in tell them what is do. Ken Lanning of the FBI's Behavioral Science Unit calls this "assertiveness

training for kids—teaching children that they have the right to way 'no'."

Many tips provided by missing-children organizations in law-enforcement agencies seem obvious. But authorities after that parwill often convey incomplete information. It is common, for example, for children to know their home-phone number but not their are code; they may have their street address down cold, but if asked where that is, they might just as easily say Minneapolis, Massachusetts Milwaukee. To help increase a child's awareness of potential danger, parents should consider these general rules: Make sure your child knows his full name, adincluding state) and telephone number (including area code) and how to reach the operator us make ■ long-distance call.

Teach your child that a

Police in Massachusetts class: Knowing whom M call

stranger is someone that he you don't know don't know very well. "Bad" strangers are people who kids for somewhere with them give them a present, like candy or a puppy, m want make their picture. Tell your child that if he many bad strangers he should tell you about them. Many experts offer even stronger advice: they say children should avoid strangers entirely.

m Tell your child that it is unusual for adults to ask children for help us for directions and that it is best to ignore them. If a stranger calls your it is a car, he shouldn't is now it. If he is followed by an automobile is to foot, he should run home, to the in the public place if yell, "Help!" Children should not run and hide in a deserted place.

■ Keep a copy of your child's fingerprints

I able I locate dental records. Take
photographs every I (four times IIII)

ally for children under two).

■ Don't buy items with your child's name im them, such as T shirts in lunch boxes. Children will respond more readily to m stranger if they are addressed by

a Instruct your child nave to answer the door when home alone us tell anyone over the phone that he is home alone.

■ Outline what your child should do if he becomes separated from you. If separated while shopping, the child should not look for you but go immediately in the indicate checkout counter and ask in clerk for assistance. Tell him never to go to the parking lot.

■ Never leave a child unattended in a car. Advise him to walk and play with other children if you are not around.

m Be sure your child's school or day-care center will not release him to anyone but you or someone designated by you. Set a code word with your child to be used as a signal if you send an unfamiliar adult in pick him up.

Tell your child that no one has the right to touch him or make him feel uncomfortable are ask him to keep a secret from you.

Often, spurred on by tragic incidents in their own areas, parents are organizing outside the home as well. After a three-month-old infant girl and abducted from a day-care center in Grand Prairie, Texas, last September, the city council passed

0.5

The nightmare can begin with chilling suddenness: Adam Walsh vanished during the eight minutes in which his mother says she left him alone in the toy department of a Sears than while she shopped for a lamp nearby. A security guard remembered throwing a rowdy group of older boys out of the muri and admitted six-year-old Adam might have been among them. Beyond that, there was nothing but vague recollections of witnesses, including a 10-year-old who un-

derwent hypnosis, of seeing Adam with a mustached man with a blue was. Two weeks later fishermen found Adam's head in a canal near Vero Beach.

Two-and-a-half-year-old Russell Mort disappeared an May 5, 1982, some time between 13 m p.m., when his mother sent him in play outside their trailer in a Wheat-field, N.Y., mobile-homes court, and 12:25 p.m., when she poked her head was the door in check on him. By 5 p.m. around 500 people, plus the police, the volunteer fire

department and a bloodhound were searching for him. The bloodhound traced his sent to a road leading out of the trailer park, and police have since followed leads in 21 sent and Canada. But Russell is still missing, and Ruth Mort says she tries, at this stage, as keep her weeping down to "three times a week."

Kevin Collins finished basketball practice at San Francisco's St. Agnes School at 6 p.m. • Feb. 10. Then he and some schoblmates headed toward a truck driven by Paul



Fingerprinting in Iowa: Hand keeping

stringent day-care-center regulations that the model for state legislation, and pending. In Salt Lake City, where Arthur Gary Bishop is an trial, charged with the murder of five boys, ages 4 m 13, elementary schools have launched a program called "You're in Charge" to teach children about mines safety and the ploys of would-be abductors.

Law-enforcement officials are vinced these measures can make a difference. "We need to make children comfortable about reporting situations when terreture has approached them or touched them inappropriately," says Jay Howell, a former Senate investigator now serving as a consultant to the Justice Department on missing and exploited children. "If wa am get that single message across to America. we will see a mushrooming in the investigation of these cases." If legislation now before Congress II passed, a national hot line will M established M assist in missingchildren cases. Until then, parents interested in finding out about I programs should call Child Find Inc.'s toll-free musber (800-431-5005) or contact their local school m police.

HOLLY IN TINKE GREENBERG with HOLLY IN THE IN Atlanta and I reports

Fontana, the sixth-grade basketball coach, for a lift home. But Kevin never got to the truck, parked only a block away, and neither Fontana nor the other children have any idea what happened to him. One without claimed to have seen him 15 minutes later at a bus stop, a block in the south. Two other witnesses say they saw him 15 minutes after that im a corner two blocks north standing near a man and a large black dog.

Since then, searchers have questioned around 2,000 people who live along the bus

SPECIAL REPORT

route Kevin sometimes took home. There have been same of tips-some from psychies who are often called in on missingperson cases. One took them to an abandoned brewery, where they searched all 35 vats. There were three sightings in the Sacramento area: una woman una a child resembling Kevin seated in frozen-yogurt shop between the many another me him with two men in an old Chevrolet sedan loaded with camping and Police actually tracked the car down-none in swiftly, Kevin's parents complained—but the child was not Kevin. Meanwhile, David and Ann Collins III at home, with their eight other children, waiting for news.

The wait can be excruciating. Almost five years will thousands of dashed hopes after their son Etan Patz disappeared we his way In his Manhattan school one spring morning, Stan and Julie Patz are in therapy, trying to regain many perspective on their lives. The ubiquitous posters of Etan have disappeared, public interest has long since subsided, and although the police still check | leads (more than 1,000 in the past year alone, including one Ilail finit them as far as Israel), there has never been a real clue M his fate. "Don't think we're bricks," says Stan. "We're getting counseling and I think arms kind of therapy is needed in a situation such as ours. What makes it man difficult

than a mugging me homicide is there is no

resolution. We have we evidence he is dead and no evidence he is alive. The Irra week we couldn't eat, we didn't think we could survive one month without him. That in May is well be five years is something that when is started would have been inconceivable."

Blue Sedan: It is always inconceivable, the manus so because it can begin, as sam Patz says of Etan's disappearance, "with a very ordinary recurrent. He is late-very late coming home from school." John David Gosch still hasn't come home from the paper runte be sent must on in West Des Moines, Iowa, on Sunday morning, Sept. 5, 1982, although Ma miniature dachshund, Gretchen, did-"the only living thing," Im mother believes, "that saw what happened ■■ Johnny." There were no other direct witnesses III the

event, but as private detectives pieced it together, the boy may have been seized by moftwomen who approached him, one in a blue sedan and mu on foot. "I grew up watching 'The FBI Story' with Efrem Zimbalist Jr. blazing mum the screen as he solved all those kidnappings," Noreen Gosch says. "It must hard for multi realize we wouldn't get an answer soon."

Norcen and her husband, John, have done about all that is humanly possible to find the samues themselves. They have held

The abduction of a child is often a friendly encounter leaving no evidence behind. It is unique in law enforcement."

sales, auctions, pancake breakfasts, horse shows, and 100,000 candy with wrappers carrying his picture and the legend "Help Find Johnny Gosch"—all to raise around \$80,000, man of which has rime to private-detective agencies. They have conducted 200 "abduction awareness" programs for schools, PTA's and service organizations. On alternate Friday nights they with 20 or 30 supporters in discuss possible wall in The case. They me monthly newsletter and, with the help of two pizza chains and several other busithey have blanketed the country with 1 million film seeking information on Johnny. "It's the kind of effort you have III make," explains Noreen. "You're just one of a thousand good causes."

Crank Calls: Casting the net so wide inevitably has brought up a restrange fish. The Charles have invited around 700 crank since Johnny's disappearance. Most unnerving was a September 1983 call from a



Nucl Velhans-Fort Worth Star Telegram

Cherie Kennedy (foreground), family: Rare milum

man who said, "I've Johnny. He's alive and you're going to get him back, Mrs. Gosch, never." The Chicago detective agency now working for the family says there have also hundreds of wellmeaning in reports.

One seemingly near miss has tormented the Gosches. According to Noreen, early last year a teen-age boy approached a womteaving a convenience store in a Southwestern city and urgently said, "My name is

(Continued = page 85)

A Stranger Comes Home

Steven Stayner has come home, in a way. In 1980 Steven's parents and the media celebrated the blessed return of a boy who had been kidnapped at seven in Merced, Calif., and escaped to freedom seven years later, with a truth on his area but otherwise seemingly undamaged. As he told the story then, he bore no grudge against the abductor he illed learned to call "Dad"-48-year-old Kenneth Parnell-who he said had seem sexually abused him and had enrolled him in various schools around the state. Even District Attorney Joe Allen, who eventually www a kidnapping conviction against Parnell, acknowledged: "The Two developed a close relationship. Apparently im man was kind 🛏 him."

It was something like that, and It was nothing like that. Recently, after some counseling sessions with Gary Hewitt of the Center for Missing Children, Stegave a more candid manage in NEWSWEEK'S Susan Agrest. According to Steven, Parnell-a man whose father deserted him in five in who man served time for molesting an eight-yearold boy-became with his daytime father and his nighttime sexual abuser. Parnell sodomized him an Hair first day together, threatened him will beatings, convinced

ally demoralized him into half-willing captivity.

It had begun in December 1972, when Parnell and male companion got Steven into their car on the pretext that they were going to drive him home and ask his mother un make a church donation. In-

stead, Parnell got out and pretended in phone Mrs. Stayner, then said he had gotten her permission III keep Steven overnight. He learned that Steven had been punished by his father the day before and played on it, telling Steven later that his parents didn't weet him. "I muse dered if it was true," pos calls Steven. "For the first III days I cried and and I wanted to go home. But shortly after that I began M play in his house. It was also fearhe didn't like 📦 🚃 📆 cry." Parnell, says Ste-

ven, hail a terrible temper and would whip him when he was angered.

A week after the abduction, Parnell had in papers in change Steven's name Dennis, and he asked

the boy m call him Dad. "I had hopes were day my parents would want me back," says Steven. "I used to have fantasy thoughts of family life, but time went on they dimmed and dimmed."

Chums: At about the age of nine, he began to realize "things weren't rightmy parents wouldn't have hired a guy m pick me off thestreet." Afraid of being beaten, he made no attempt to run away even when Parnell was out of the house working. But he would rewspapers TV to see if his parents were seeking him. "I'd ask myself, 'Mom and Dad. where the hell == you?' It somehow reinforced the lie that Parnell told me they didn't want me."

Despite the constant fear and sexual abuse, Stesettled into semblance of family life as Parnell's son. He created a

Steven, his parents: *Why. doesn't Dad hug me?"

fictional family history answer ordinary questions school chums asked about his life. He got Christinas presents and birthday gifts, made friends and went to school—though he was repeatedly in trouble for setting fires and fighting.

At times he attended manual of the very same schools that his family had mill fliers to in search of their missing son, but apparently an one had looked hard

enough at the Stayner photograph to realize "Dennis Parnell" was the missing child.

'Congratulations': On Valentine's Day 1980, Parnell brought home a fresh captive-a fiveyear-old boy named Timmy White-and began taunting Steven that was growing up old. Timmy kept crying and asking to go home, painfully reminding Steven of his own first days with Parnell. "I couldn't see Timmy suffer," he says. "It was my do-ordie chance—and I also

would be coming home for doing something positive, maybe get congratulations."

Sixteen days after Timmy had been kidnapped, Steven brought him to Ukiah, Calif., police station, and was himself reclaimed. (Parnell was subsequently tried mil convicted of kidnapping charges. Currently he is imprisoned at Soledad, and will be eligible for parole in September 1985.) But the homecoming has been a troubled one, an Steven evokes it in a stream of anguished, contradictory reflections. "I returned almost a grown man, and yet my parents me in first as their seven-year-old," he says. "After they stopped trying to teach musthe fundamentals all over again it got better . . . Why doesn't my dad hug me anymore? I guess seven years changed him, too. We used to go to the lake fishing. He just sits in the house. Everything has changed . . . Sometimes I blame myself. I don't know sometimes if I should have many home. Would I have been better off II I didn't?"

His parents say "absolutely not." though last year they ordered him out of the house twice after quarrels. "Small arguments get out of hand," he says. "We're all emotionally strained. I don't cry-in seven years I built a wall around myself. If I could, I might me be able to stop." At 18, he is planning to go off to a junior college, and worried that his departure will upset his parents again. But in a sense, the boy the Stayners lost never came all the way home.

DAVID GELMAN



With Timmy: 'Do or die'



SPECIAL REPORT

(Continued from page 81)

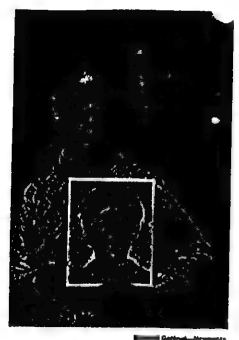
John David Gosch-please help me, lady!" Before the woman could do anything, two men appeared from around the corner, twisted the boy's arm behind his back and dragged him off. She followed them to m spartment complex, then called the police, who dismissed the incident as probably a family problem. Seven months later she recognized Johnny's face in a gallery of missing children shown at the end of the "Adam" dramatization on NBC, and she got word to the Gosches.

Damage Sult: The detective strong is any concentrating its search in the area of that sighting. But the Gosches am bitter m the indifferent police response. "The feeling of coming that close and not getting him just runs a knife through me," says Norcen. The family's relations with the West Des Moines police soured shortly after Johnny's disappearance and deteriorated into name-calling as the weeks and months aven on. At one point the Gosches threatened a \$15 million damage suit against the city. "It became our burden to prove Johnny was in danger," Noreen complains.

The relations with police are almost unavoidably rangement in missing-children cases-much as they often am in a mugging case. The frantic families of victims understandably want an all-out effort, but what they encounter are the routine, sometimes enigmatic, processes of the law. Despite the massive hunt for her son, Ruth Mort il still furious that police only searched under the 186 trailers in her mobile-home park and never got warrants to search inside the trailers—although they illi imit apart her men-Once, she recalls, she even bawled out the federal lawmen. "When I must praying to the FBI, then I'll believe you make no mistakes," she told an agent. Typically, the families vent "displaced anger," says Gary Hewitt, executive director of the Center for Missing Children in Rochester, N.Y., which counsels victims and their relatives. "Like in suffering a death, they go through denial, anger, grief-but there is no funeral, no funeral director to take care of their needs."

No Man's Land: In any case, the problem is not so much the local police department, which may keep track of a case for years, but the difficulty of getting the war degree of interest from other departments. Unfortunately, missing children fall almost immediately into the jurisdictional man's land-across state lines and bureaucracies—that is ____ of the weakest end of the justice system. It would seem the natural place for the FBI to step in, but the bureau is me required to do so and the onus of investigations still falls un local police.

The Justice Department itself lobbied vigorously against the missing-children act because it feared the mill law would thrust the bureau into the free-fire zone between police and parents and that parents would



The Patter: Pursuing a thousand Intelligent

misinterpret II III mean the FBI was always obliged in become involved. Some federal agents, moreover, believe that when a child vanishes, chances are iii limi run away, or succumbed to enticement, owing In trouble II home. "What has to be recognized," says Ken Lanning of the FBI Academy's Behavioral Manual Unit in Quantico, Va., "is that it's relatively rare in have a family with Mr. and Mrs. All-America and-boom-the kid's gone. By and large, in most of these cases, there's something there."

Indeed, the parents, because of the statisties, are often the first suspects when a child disappears. II is one of the many insuits whisperings of friends and total strangers about



Walsh talks M reporters: Fueling new laws

Parents are often suspects. It is another insult added to their injury, along with whisperings about their competence."

their parental competence. Many are made to submit to lie-detector tests and intensive investigation of their past. Noreen Gosch had im produce her first husband's death certificate when rumors circulated that he was alive and had abducted Johnny. Where there answers, Julie Patz told a Senate subcommittee in 1981, people "made up their own." Blaming the victims, apparently, satisfies some perverse public need.

About the abductors themselves, relatively little is known because there has been so little coordination of investigative data from around the country. The FBI Academy's Behavioral Science Unit broadly categorizes them

The psychotic: Usually a woman who has lost a baby or served conceive and steals a child in fill the maternal void.

The profiteer: A criminal exploiter who sells babies in pornographers an adoption rings. Another type under this heading is the kidnapping for ransom, but far fewer of those have occurred in recent years.

The pedophile: Perhaps the largest category. Often an otherwise respectable community member who abducts a child primarily for sexual purposes. A pedophile may abduct a child for only a day m a few hours or he may try III keep him indefinitely-and murder him when he demands to taken home.

■ The "serial" killer: The best known case in recent history was in Atlanta when 29 young blacks-ages 7 to 27-were abducted and killed. Wayne Williams and convicted for the murders of two of the older victims.

The FBI has a considerable file of manuals and other materials on child seduction that have purportedly been produced by and for pedophiles. And some authorities corroborate the unit's categorizations. "There am people IIII there looking for surrogate children, there are people who steal kids to sell them, there people who to exploit them sexually m kill them," says Tacoma detective Roger Price, "It's sad but true."

Price is working on a tragic case of his own I the moment. A little over a year ago, ■ Tacoma man named Stanley Guidroz went strolling in a neighborhood park with his two-year-old son, Wallace, and encountered a couple with a small blond girl. While the children played together, the adults struck up a friendly conversation and, presently, the two men went off to have a quick beer, leaving the toddlers with the woman On the way back, Guidroz's companion



James D. Williams, Manager

Keeping hope alive: The Collins family and local volunteers work to find Kevin

took off in another direction and he returned to the park to retrieve his son, but the will all the children will gone. Wallace has all been found. His father, stricken with guilt, took an overdose of sleeping pills two days later and hill in be hospitalized.

Leaving Wallace with a stranger may have been a careless act, but no parent is always on guard. Guidroz thought he was dealing with a wholesome family group; Detective Price thinks II may have been preplanned abduction. Seven-week-old Cherie Kennedy was stolen from her mother's arms in a Ft. Worth outpatient clinic last May by a "woman in white" who asked if she could show the baby to "the other" nurses." Six months later, III a tip from her sister, sederal agents arrested a woman named Linda Gomez, III recovered the Kennedy baby. Gomez, described by reiatives as "a very sick person" who wanted a child of her need so badly that she used to stuff pillows under her blouse and pretend she was pregnant, is scheduled to be tried for kidnapping was month.

Parents: Parents of older kidnap victims often berate themselves bitterly for raising their children in too submissive to adults. "If I find taught him scream, he might be alive now," says John Walsh in NBC's "Adam" docu-drama. It is a sentiment that has been echoed in almost precisely those words by the others. Yet, as the Guidroz and Kennedy demonstrate, parents themselves be disarmed just long enough be victimized. And it would take an uncommonly alert child—or wery skittish one—to run screaming from an encounter with a friendly stranger.

Self-help groups counsel parents against the lacerating guilts that destroy so many of their marriages after a child disappears. But the main educational effort is aimed teaching children to be more self-possessed, and aggressive, with adult strangers who approach that. It is a notion that many parents find heretical, and some worry that it will make their children needlessly fearful. But others the lesser evil. "I'd rather have Meghan a little paranoid than have to identify her body in the morgue," says John Walsh, referring to the daughter who was born after Adam was killed.

The self-help groups have become a vigforce we only in educational programs but lobbying for legislation and national networks of information that have led In the recovery of missing children. The Society was Young Victims, land in Newport, R.L. circulates photos of the children and assists police and parents in the searches. In the wake of the murders of five children, III Lake City's SLAM (Society's League Against Child Molestation) helped push through a new www law-billed as the country's toughest-that mandates minimum, indeterminate prison was for perconvicted of kidnapping sexually abusing a child under 14. "We're just shouting a little louder tut here," says Dorothy Williams, head of III Lake City's chapter of Child Find.

The Adam Walsh Child Resource Center, headed by Adam's father, John, finger-prints young children and monitors courtified trials of sexual molesters. Child Find itself, the oldest (1980) and perhaps largest of the self-help groups, puts out an annual directory of missing children, with monthly supplements. In Connecticut and New Jersey the directories are distributed statewide in the public schools, and the organization is aiming at national distribution by and year.

Yet for all their efforts, the self-help groups are barely able m cover the terri-

Like in suffering a death, [parents] feel anger and grief—but there is no funeral director to take care of their needs."

tory. Most of them are overextended. The Center for Missing Children, for example, operates on a shoestring; since last June it has spent just \$20,000, raised from loans, donations and a benefit party. "The problem is bigger than any of us," says Child Find founder Gloria Yerkovich. "We refer and refer and refer."

The principal burden still with the police, and it is a measure of the fuzziness of the law-enforcement effort that there are still ureliable statistics on child abduction. The figure that it will often heard is 50,000 abductions year, but it number, argues the Center for Missing Children's Gary Hewitt, is "not will a best guess. The numbers came out of the sky." Based on his own research, Hewitt says, a more will estimate is 6,000 to 8,000.

police-department records don't distinguish between runaways and abductions or adult and juvenile missing persons. In most cases, a missing child is simply missing. Fin activists in the field, and In II absence of clarifying evidence, that conundrum underscores the importance of funding the national resource and clearinghouse proposed in the pending Missing Children's Assistance Act. Besides coordinating specific local data, it could furnish vital information "patterns" on typical abductors, typical victims or places and circumstances in which abductions happen.

Moment's Meanwhile, for some parents, the data on missing children are all too precise. Ruth Mort I fantasizes that her son, Russell, has somehow, miraculously, landed with loving foster parents. The Patzes II cling the hope that Etan is alive, after five years. At the Gosches' home in West Des Moines, Johnny's remains as I left it, except for his bed, upon which sits suitcase packed with his clothing, ready to go a moment's notice should he found.

The also holds greeting cards and presents are a for their son for every holiday since his disappearance. The marks of their grief are everywhere, yet they keep it muted. "Sometimes it's tough—oh, is it difficult for us," says Noreen. "But we took a vow never to forget who the victim is. The victim is Johnny."

DAVID GELMAN with SUSAN AGREST in New York,
JOHN McCORMICK in Chicago,
PAMELA ABRAMSON in San Franciscu,
NIKKI FINKE OREENBERO in Washington,
MARSHA ZABARSKY in Boston, HO'LLY MORRIS

Atlanta and TESSA NAMUTH in Husston

CONTRACT KILLERS OPERATING FOR THE SATANIC CULT DRUG NETWORK



LOS ANGELES MAGAZINE

THE CHARLE CONSPIRACY

If Maury Terry is right, Charles Manson little than hit man, and the organization responsible for the Tate/LaBianca murders is not only still active but behind nationwide series of satanic killings, including Son of Sam

BY MICHAEL BENDRIX

arina Habe's body was found on New Year's Day, 1969, by a dog. The body had been tossed to the bottom of a ravine off Mulholland Drive, and when police arrived, the dog's some said he wanted to be sure an name got in the paper.

Every detail of Marina's murder and the time on either side of II left some sliver of absurdity. She was 17, coming imm alone late at night from a date, and to her driveway and then, as her mother watched from in window—awakened by the sound of a racing engine and immission whether the man standing beside her daughter's car was friend or foe—disappeared into another car. The mass said she was held for a day, fed, raped and stabbed.

The murder me never solved. A detective on the case believes Marina was the random kidnap victim of a dope dealer-biker nicknamed Spanky, now dead, but the evidence is inconclusive. Others familiar with the case believe it may have been the work of Charles Human "family"; the Tate-LaBianca murders occurred nine months after Marina's. A marine at the time of the Manson trials even suggested that Marina had connections with the Manson Family, but I've always thought that extremely unlikely because she had been living out of the man until a week laborate death, and anyone who knew her—I'd grown up with her of and on—could tell you that Marina, a devout Catholic, would marilingly have had anything to do with the likes of Charles Manson.

Terry, author of The Ultimate Evils "I'm and saying Helter Skelter was an attonger one."

PHOTOGRAPHS IIV RICHARD ARRINDELL



Three years later, Marina's mother married my father, whom she had known for many years, and together they have recovered. Progress has been gradual and erratic, broken easily by the prisonlike fact that Marina mis an only child. Now, 20 years later, Marina's 'niother has tisnally developed the strength to separate herself, from that time, not to lorget or to accept, but to unlock herself from an ob-

session. Her time remaining guilt is that she wishes she has done man herself to try in solve the murder.

A murder, and an unsolved one at that, inevitably permeates in family, leaving traces of guilt, resentment and, above all, cynicism. The stain in quite comes out of the memory, and memory itself is former stimulated by pictures on in living-room table, by letters and diaries in a hottum drawer, by odd belongings that from time in time reappear in the back of a closet or hidden in the garage. The memory is also in the survivors, in the faces of my stepmother and my father and, I suppose, to a lesser degree, myself. Ironically, it in the days just before her murder that Marina and I became closest

The problem is that the original questions have never been answered, and so, of course, the stain can't be removed. Can the murderer, or murderers, still be out there? What was the motive? What were the circumstances? What was the story

that goes along with the facts?

It is in the hope of finding the story, or at least completing in scene of what might have happened, that I became so fascinated by The Ultimate Evil, a book by an East Coast journalist named Maury Terry. The book shed new light on things: on the Manson murders in particular, and above all on what the people may have been like who murdered Marina. After reading Terry's book, I reached him and arranged to meet him in Los Angeles, so that is might talk about his book and about what I assumed is his obsession.

he Ultimate Evil, published just a year ago (it has sold an impressive 50,000 copies, mostly on the East Coast), presents evidence for an extraordinary assertion that a single satanic network, existing primarily in California, Texas and New York, has carried out, or has been involved in, numerous murders including.

THE CHARLIE CONSPIRACY



"Abigail Folger met Manson in San Francisco and had even given him money; Manson turned against her because she wouldn't come across sexually"

In Copeo Canyon, where they found the body of Roy Radin, a would-be movie producer who Terry says was a sponsor of the Son of Sam killings.

among many others, Im Roy Radin murder in Copco Canyon in 1983; the Son if Sam serial killings in New York City in '7c and '7'; the bizarre ritual murder of Arlis Perry, a Stanford University graduate student's wife, in 1974; and finally, imcrime of crimes, the August 9, 1969, so-called Helter Skelter killings of Sharon Tate, Jay Sebring. Abigail Folger and Wojiciech Frykowski, followed the next night by the murders of Leno and Rosemary LaBianca.

Terry's book, which focuses on the Son of Sam shootings and revelations by David Berkowitz himself, is in part a record of Terry's struggle against the popularly held belief that Berkowitz did all the shootings and that he did them alone. Moreover, ii was an investigation by Terry and ii handful of others that established ii link between Berkowitz and ii satisfic cult operating in Westchester county ii link that units of the New York Police Department have been investigat-

ing for the last the years.

Terry himself is now working closely police of Southern California and New York. Sources, including satanic network is based on testimony from a variety of sources, including Berkowitz, prison informants, undercover police of FBI operatives, as well as former satanists. The portrait Terry paints in that of the satisfactory of the satisfactory of the satisfactory of themselves of the service of others—drug lords and power brokers in need of reliable assassins.

The specific connection Terry established between the Manson murders and the Son of Sam shootings is that Although Manson and David Berkowitz never knew each other, they was belonged—at different times and on different coasts—to the same umbrella saturnic-cult organization, called the Process. Also known on the Church of the Final Judg-

ment, the Process was begun by Robert deGrimston—a disciple of L. Ron Hubbard, the man of Scientology, at a student of the late Aleister Crowley, the notorious devil-worshiping Englishman who once described himself as "the wickedest man in the world,"

According to Terry, deGrimston, who now lives on the East Coast, met Manson on at least one occasion, in the spring of 1968 al a residence in Topanga Canyon. Moreover, = 1 Terry, deGrimston traveled in some of the same social circles as Manson-and elso, interestingly, Manson's victims. According in Terry, these circles were all at least tangestially linked. De wu the Sharon Tate Wille that included Jack Nicholson, Robert Evant, Jaka and Hickory Phillips, Jay Sebring, Warren Beatty, Jam Foods, Peter Sellers, Wojiciech Frykowski and Abi-gail Folger. Mailer circle, im one Charles Manson has most often been associated with, included Donn Day's son Terry Metcher and Beach Boy Dennis Wilson. Still maker circle revolved around Mama Cass Elliott and included someone that Terry in his book calls Manson II. According to Terry, Manson II is as limel a figure as Charles Manson and clearly a saturist.

The link between Charles Manson and satanic cults is an arm. In his 1971 book, The Family, Ed Sanders described in 1968 Manson was involved not only with the Process but with a chapter of another cult known as the OTO (Ordo Templis Orientis), whose headquarters in Blythe. The leader of this particular OTO chapter was Georgina Brayton, a long-time satanist who have that a racial are between blacks and whites in Los Angeles would erupt in the saturation of a race war are of course, one of the key themes in Manson's vision

of Helter Skelter.

But Terry's assertion goes beyond Helter Skelter and III will that by framing blacks for the murders of whites, a race was would destroy Southern California. Terry argues that the Tate murders had it do with drugs, one of its original police theories. As for the LaBianca murders, he thinks they may have been either an effort it was up the irre purpose of the Tate killings possibly, another hit based on Rosemary LaBianca's alleged LSD dealings.

In The Ultimate Evil, he quotes an unnamed ex-FBI operative as saying:
"Frykowski was the motive life had stung his man suppliers for a fair remail of money, and that didn't go down well at all with the people at the top of the drug

THE CHARLIE CONSPIRACY

scene here. And to make it worse, he was upsetting the structure of the LSD marketplace by dealing outside the established chain of supply. He was a renerate."

According to Terry, while the sale of street drugs was controlled by motorcycle gangs, particularly Hell's Angels, upscale distribution was handled by a pyramidshaped chemical-dope organization that included, among other high-ranking members, "a former Israeli who had strong links to the international intelligence community." It was these people, Terry says, who, knowing Manson's satunic background and wision of Helter Skelter, offered Manson kind of contractual arrangement-not money, but perhaps help in his recording careerin return for which Manson arranged the deaths of Frykowski and Abigail Folger, then living with Sharon Tate while Tate's husband, Roman Polanski, was in Europe. Foiger was a target apparently because she was helping Frykowski finance his drug dealings.

Moreover, according to Terry, there may have been a personal motive for Manson to want to kill Folger. A former undercover FBI operative told Terry that Folger had Manson in San Francisco and had even given him money. "Manson turned against Folger," the informant told Terry, "when she refused to lay out any man bucks for him and also because she wouldn't come across for him sexually. Charlie wanted to make it with her,

but she shot him down."

Lasked Vincent Bugliosi, Manson Family prosecutor and author of the best-seller Helter Skelter, what he thought of Terry's book. Bugliosi said he had not read it; he sticks to his conviction that the motives for the Tate-La Bianca murders were: (1) Manson's desire to create Helter Skelter; (2) Manson's feelings of rejection from the social circles his victims traveled in; and (3) Manson's intense preoccupation with death and murder.

"We're in the area of speculation," Bugliosi says. "It's like the JFK assassination: No time comes up with hard evidence. There simply is no hard evidence that drugs were the motive. As for the suggestion that Manson killed the LaBiancas in cover up the first night's murders, don't forget that he had Susan Atkins put Mr. LaBianca's wallet in a service station in what he thought was Paconna in the heart of the black community in the Valley, but was actually Sylmar, in the hope that a black person would find the wallet, use the credit cards and be blained for the murders. Every-

"They offered Manson some arrangement—not money, but perhaps help in his recording career—for the deaths of Frykowski and Folger"

At the MIM Drive murder site; Terry insists Wojiciech Frykowski's dealings In LSD brought the wrath of a satanic cult called Mr Process.

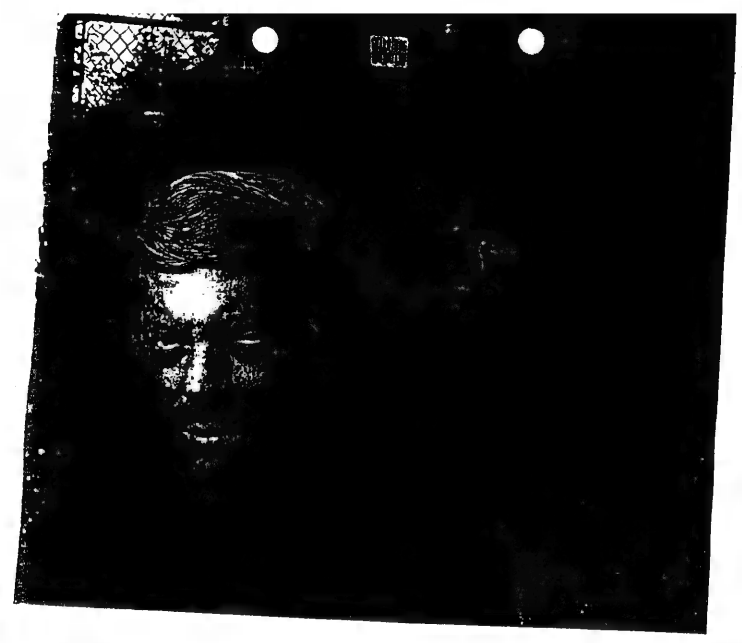
thing Manson did supports what he told his followers: that Helter Skelter was about begin. I don't know of any other motives had. Perhaps there were some, or maybe Charlie's the only one who really knows what his motives were."

Terry strongly rejects the word speculation: "I have an FBI operative who was dinner in San Francisco with Charles Manson, Abigail Folger and Manson Family member Shorty Shea in September 1967—two years before the murders. That alone changes the whole case. I'm saying Helter Skelter was not a motive; I'm only saying that a stronger motive was a drug burn."

Terry points to another piece of evidence he has come up with, something that Son of Sam David Berkowitz revealed through a fellow prisoner, something involving the man Terry calls Manson II. In fact, Manson II appears to the link between major saturic groups in Los Angeles, Houston and New York and the one person who may have played a prominent role in the Son of Sam shootings in New York, the saturic murder in the Stanford University Memorial Chapel and the Roy Radin murder in L.A.

According to Terry, Berkowitz told him that during a meeting of saturists in New York, Manson II claimed Charles Manson "volunteered" to commit the Tate murders for a specific motive, beyond Helter Skelter. But Berkowitz did not reveal to Terry whether Manson II had explained exactly what the motive was

Why give this strange man, Manson II.



credibility? Terry says that one reason is because in 1968 Manson III hung out in the same social circle as Charles Manson; what's more, he was a member of the very drug organization that wanted Frykowski and Folger eliminated.

I was use of those heavy, lukewarm lemonade-colored days when Maury Terry and I drove up Benedict Canyon to the house on Ciclo Drive that was the scene of the Tate massacre, and then later out to Copco Canyon, where Roy Radin's hody was found A long drive to see wouple of murder sites and get some pictures for Maury, whose study of cults has left him something of a celebrity. He has talked the tilk-show circuit, done Geraldo Rivera,

and recently, he spoke before a special conference of law-enforcement officials in Rhode Island. He's been to the studios to talk about film possibilities from his book, and always when he returns home there are telephone messages from parents, police and prisoners, everyone either requesting help to solve a crime or offering information or telling him still another story about the devil.

With all the time he's spent in Mephistophelian territories, Maury was not what I expected. There was not the residue f would have thought, not the stam of thinking about something for too long, the stain I know so well. No apprehension, no fear, just fatigue

An anecdote told to me by a private investigator named Judy Hanson best de-

scribes the man: "When Maury came out to California in 1987 to investigate the death of Roy Radin, I was helping out and chomping at the bit to get started, but we had to shelve everything until after the Super Bowl. That's the funny thing about Maury: He's not obsessed by what he does. He just stumbled into it, and frankly, he'd be the last person to go looking for something like satanism. It's too West Coast for him, too weird."

Maury grew up in Yonkers, New York, played three sports in high school, went to Iona. College, got a job as a business writer and later as a journalist with the Gannett newspaper chain and the New York Post and hasn't missed a New York Chants home game in 14 years. He's a neighborhood guy, goes to a bar near

"Manson II lives in Hollywood, uses a store in West Hollywood for a mail drop and is as terrible a figure as Charles Manson and clearly a satanist"

where he lives called TGIF, plays golf and watches The Golden Girls on Saturday nights. His favorite movies include old John Ford films, particularly The Searchers, with John Wayne. It was an interest in the Son of Sam case and a stubborn sense that "things didn't add up" that sent Maury down the path to the dual

Maury down the path to the devil.

After spending so snuch time investigating the dark side of the world, he often sounds more like a cop than a journalist:

"I don't care if they're satanists or aliens or longshoremen," says Terry, "There's a body, and somebody pulled the trigger. I look upon it as an investigation. I don't get wrapped up in the religious aspects. I have friends who have gotten too caught up in this. They lost the ability to handle an investigation because they saw it as a crusade, and when you become a realot you make mistakes: You want things to be there that aren't."

At 41, Maury likes what he's doing, but he'd prefer to write novels. In the meantime, he's committed in writing a pair of books about satanism. After that maybe fiction, something along the lines of Ludlum.

As Maury and for his portrait outside the gates of the Tate house, a neighbor approached. He was angry. "You see what you're causing?" he said. "You're encour-

aging more people to come up here even after all these years. And for what? Not for altruistic reasons. You're up here writing a story to make a buck. Well, everybody's fed up with it. I could get awfully aasty if I wanted to."

He masty enough already, I thought, and fortunately we were almost finished shooting. I could well imagine his frustration with the National Enquirer image the place has inherited, yet there is something about what happened in that house and, by extension, in this city, something to be remembered. It should be a monument to the nature of illusions, I thought to myself. The victims believed they were safe, that their California lifestyles were frue. Similarly, the killers assumed they were safe, so long as Charlie wasn't nagry and so long as their drug-cariched dreams were not broken.

After Ciclo Drive we drove north to Copco Casyon, 60 miles up Interstate 5 at the top of the Grapevine. It's the Hungry Valley Road exit. Back up in there is a short, sarrow valley marked by a one-lane dirt read and a dry streambed and surrowading hills that from a distance have the texture of mange on a dog's back. Back up in there is where, in June 1983, a beckeeper smelled the remains of Roy Radia and contacted the police. As we drove to the spot, Maury told the tale of Radia, dead at 33.

He was a concert promoter, a millionaire many times over by the time he was 25. He kept old acts alive, acts like Milton Berle, Red Buttons and Tiny Tim. He was also a decadent man whose kinky parties, held at his mansion in Southampton, Long Island, were well known to police. He also dabbled in satanism, and Terry believes he was the chief sponsor of at man some in the Son in Sam shootings.

Before he died, was trying in all into the movie business and was negotiating a deal with producer Robert Evans, then looking for \$35 million to finance The Cotton Club. It was Radin's old friend Elaine Jacobs, ex-wife a bighine Miami cocaine dealer, who put and Evans together.

But things went awry. In May 1911 there was a falling out between Evans and Radin are: the issue of participation of Cotton Club. Evans apparently suddenly found himself in a minority position in his own project and tried to buy Radin out. But Radin resisted.

the night of Friday the 13th, Radin got into a limousine with Jacobs outside the Regency Hotel in Hollywood. They supposed to have dinner at La Scala, they never made it, and sometime that

night Radia disappeared.

Actor Demond Wilson, who played Rodd Foux's son in the TV series Sanford and Son and whose career Radin had managed from time to time, acted as Radin's armed bodyguard on this particular night—Radin had wanted somebody to stay with him that night because he had received several recent anonymous threats. Radin's regular bodyguards were in New York, and it was Wilson's job to trail the limo with his boss and Jacobs, but Wilson could not keep up in heavy traffic.

What actually happened that night can easy be sermined. In The Ultimate Evil, Terry claims that while Jacobs' lawyer never allowed her to be questioned by police, she told Radin's personal secretary at the time that she and Radin had quarreled on the way to the restaurant, and when they stopped for a red light on Sunset Boulevard, she got out. Later in the same conversation, according to Terry, she changed her story and incisted it was not she but Radin who had left the car.

Radia was taken to Copco Canyon, where he fought with his kidasppers, or perhaps was permitted to make a run for it, and was then guaned down. He was found on his back, his body badly decomposed, his hand still holding on to a shrub branch. According to Terry, the police's main suspect in the Radia murder is Manson IL. It was he, they believe, who drove the limo that night.

And who is Manson II? Terry, who has seen his picture, describes him as five-foot-10, 180 pounds, with dirty blond or brown hair, sometimes with a mustache. He was born in November 1948, has a high-achool education, spends time with weights to keep himself in shape and works as a bedyguard, often for celebrities. He lives in Hollywood and uses a store in West Hollywood for a mail drop.

According to Terry, Manson II has been involved with satanism he joined the Process, probably in 1968, and he once tried to commission an annual impaint pictures of human sacrifices on the walls at a nightclub. (The artist declined the offer.) He has an arrest record and is a top suspect not only in the Radin case but in an organized-crime disappearance/murder has a place in Washington, D.C., in 1977. Terry also says has evidence puts Manson II in one the Son of Sam shootings, the 1977.

We arrived in Copco Canyon, and Maury found the spot where Radin's body was discovered. It was here, two months after police had found body, that Maury made amazing discovery—a King James Bible, missed by po-

144 IMI ANGELES

"I don't care if they're satanists or aliens or longshoremen, there's a body, and somebody pulled the trigger—I look upon it as an investigation"

lice because it was so far under the shrub-

The Bible was significant for several reasons. First, it confirmed what Terry had been told by informants—to look for a satuatic sign at the murder site. But it also suggested something about the police's main suspect, Manson II, and confirmed Terry's own suspicions about Manson Il's satanic consections. "It was deliberately folded open," Terry wrote in his book about finding the Bible, "bent at the spine so that its left-hand pages were beneath those on the right. To ensure that it remained open to the intended passage, the front cover and the first few hundred pages had been tern off."

The intended pessage was Isaiah, Chapter 22, which reads, in part, "toss thee like a ball into a country and there thou shalt die ... And behold, joy and gladness, slaying oxes, and killing sheep, eating fiesh and drinking wine; let us eat and drink, we shall die."

Terry believes that me particular passage was deliberately left as proof that Inc. people who did the killing was satanists-ironic because Radin himself had dabbled in satenism.

The most frightening part at what Terry is suggesting, of course, is that most

of the satanic groups that were actively involved in crime in the 70s are still in place and still active. Furthermore, he says, they have become increasingly involved in child pornography and cocaine distribution. He insists that police are aware of the organizations and often swap information with him, but they are slow to pick up on the vast threat posed by satan-

"If you've got an organization that can boast David Berkowitz and Charlie Manson among their members," Maury told ane when we left Copoo Casyon, "then you've got a fairly dangerous organization. And there's no indication they're stopping."

In fact, he added, David Berkowitz-whose information Terry insists has turned out to be extremely accurate—has told him that the headquarters of the many disperate saturic organizations involved in crime is ja Venice, California, and that the most active of all these groups includes approximately 50 people, whom are locally well-known artgallery owners.

few days later, Maury and I talked about Marina. I even introduced him to the detective who had worked on the case the longest, the one who believes Marine's urderer was the biker named Spanky. Manry thought the evidence against Speaky tenuous at best and was skeptical of the way the police had handled the in-

Is an unsolved murder, the police are often made to be the scapegoats by the victim's family: In a curious way, that's somehow more reasoning than the thought that all the available expertise and technology will couldn't solve the erime. What kind of criminal could carry so perfect a crime? Maury's doubts about the police's handling Marina's case coincided was everything my stepmother felt, though my father was less convinced. In any event, in had little demire to awaken his and nightmares.

As for Maury, he has promised to look into Marina's murder. He's ill touch with people on both sides of the prison walls. Perhaps remembers an old story that always stuck in the mind.

fronically, his will be have rejuvenated stepmother, brought her a miraculous energy and a new belief that even if Maury finds nothing, she may be nearing am end am this stage wither grief. She can say that she has made an effort, even after all these years, and that for better for worse, mai may be the time In put the past away Whether she was actually sta that, particularly if Maury can't provide any new details, is difficult to say.

As for myself, reading Maury's book has opened a strange door. I've reread the two classic Manson books, Helter Skelter and The Family. There are still parts of those books I can hardly manage, account that generate an extraordinary physical reaction, an overwhelming arge for rerenge and the fastasy to be back at that time, warn people, to change history.

After Maury, the detective, my father and I had lanch to discuss Marine, my father and I drove up to Mulholland Drive to see the place where Marian's body had been dumped. There was a real April shower that day. A good view had gone gray. The hillsides were a rested-hull color. No people, so cars. Ne dog.

My father shivered in the cold as he

sted down the ravise. There was a shelf of ground with truth on it, and beyoud the shelf a long, steep drop to the bottom. "Down there," he mid.

We stood and looked, and there was nothing to see. I tried to imagine the turn-bling of her body and the moment before that, the toes itself, and then back further into the hands that held her and then up into the mind that controlled the hands, I tried to fight my way through all the years since it had happened and through all that I didn't know, struggling to penetrate the heart of someone I could only crudely imagine. I tried for an instant, but that seemed like a dead end.

Then this occurred to me: I don't think Marine's killer acted from an intellectual aced to prove he could hill someone. Undoubtedly, he acted on impulse. Sometime during the 14 minutes police estimated it took Marine to drive home from her date's house, someone saw her, followed her, grabbed her. But what was it about her that so caught him? Did she remind him of someone else? Was it her beauty? Or her manner? Whatever it was, the killer took a bold step-to follow her into her own driveway. The act suggests someone not thinking, just acting a man, most likely, instinct was triggered by something in Marina, who, whatever her worst faults may have been, was not an evil person.

Maury believes that evil is simply an absence of good, but I think evil feeds on good, Illel you can swear have one without im other, that something in the one ignites I'M other. It's not much to go on, but if I have nothing was from Maury Terry, then at least www I have a theory about the forces that caused Marina Habe's mur-

"C'mon," my father said. "Let's get out of here." And mu did.

Bedfellows in Hollywood

by Carol

July 29 (EIRNS)-The murder of ■ relatively obscure producer of benefits for the police and various charitable institutions, threatens to become a cause celebre, as a motley bunch of scoundrels now face trial in Angeles. Indeed, the min interesting parts of the case involve accusations of witnesses and defendants. which are II best peripherally involved with murder in question.

The victim, Roy Radin, was involved with film producer with Evand in attempting in finance the production at the movie, the Cotton Club. Indicted for the murder is a water variously known as Lanie Jacobs or Lanie Greenberger. (The latter name Farm from her marriage to a man who subsequently died under mysterious circumstances!)

Lanie Jacobs, was involved iii a big way in cocaine drug trafficking. Evans man denies that in knew what the connections were of the financial backers whom she proposed to bring into the deal, but Evans himself has a police record as an admitted heavy cocaine user. Evans and Jacobs have been accused of contracting the murder of Radin, although so far Evans has not been indicted for the crime.

· The Trial

The murder case is coming to trial now, five press later, because there has been an apparent falling out of thieves, involving a number of individuals who had been involved with the security of Larry Flynt, pornography kingpin and then publisher of Hustler magazine.

One of these, a William Rider, who run security for Flynt, had been given immunity and is a member of the Federal Witness Protection Program. had a falling out with Flynt in 1964 which involved mutual recriminations-Flynt accused him of sexually abusing his teepage daughter, and Rider accused Flynt of demanding that . he give perjured testimony.

in any event, reportedly Rider to the Los Angeles district attorney, offering to inform on his erstwhile colleagues in return for government protection from Larry Flynt, whom he alleged in have taken ### a contract nn his life. Along with Lanie Jacobs, former Flynt security operatives William Malony Mentzer and Alex La-Marti have been indicted in the Radin murder.

On the face of it, this case will probably shed valuable light on ■ nationwide murder inc. network which is thought in intermingle with practising Satanic cults.

According M author Maury Terry, in his book. The Ultimate Evil, not only • • the cult involved in the Son of Sam killings, directed to kill certain targetted enemies of drug runners, but contract killers were brought in he are sist in at least one of the murders. There is some circumstantial evidence indicating that William Mentzer may have been involved as IIII individual named Manson II in the Terry book

The Terry profile of Mentzer, if II in borne out, would connect him 👪 the Manson family, through their joint association with rock singer Cass Eliot. Casa Eliot was a singer in the man group, Ma Mamas and the Papas. John Phillips, III organizer of the group, was a close friend of both Robert Evans and Roman Polanski.

After the awful murder of Polanski's wife. Sharon Tate, by the Manson family, Polanski stayed with Evans. Evans and Polanski also attempted their own investigation of the Tate

Does the Cotton Club murder case then subtantiate will closer links between the Manson victims and iiii murder inc. network? What is the Satanic connection?

According in Terry, and other corroborating evidence, at the time of the Manson murders a Satanic group calling itself the Process Church of the Final Judgement was implicated. Not only was Manson's ideology, which justified murder on the basis of II. approach of Armegeddon, almost identical in that published in Process, MA Church's magazine, but there were many interconnections between members of the Manson Family and 🖦 Process Church.

According 🔚 Terry, evidence also points interconnections between the Process Church (then known as the Foundation Faith of the Millennium). the Son of Sam murder cult, and Roy Radin himself-whose home in Southhampton was a salon for society sado-masochists, drug users, and occultists

Radin was murdered with thirteen bullets, on Friday the 13th, and a Biwas left at the murder scene opened is a passage in of Satanic overtones to the crime. Strange Bedfellows

Robert Evans was the number one honcho at Paramount studios when Roman Polanski director the viciously Satanic film, Rosemary's Baby, Evans has also produced a number of films glorifying and glamorizing the Mafia. Chief among these was "The Godfather," but "I'm Club" is close Imma

hypothesis about the Tate murder in in that Polenski's friends Woytek Frykowski and Abigail Folger, who were also murdered at the same time, were the live victims; and that they had been targetted for attempting to muscle in on establunal drug trafficking al LSD. Evidence il ritual activity, sado-masochistic wealther and pornographic video il in was highl at the Tale murder house.

All of this suggests, that he evidence now surfacing in lim and Club murder case, which Marie Is Evans to Radin only 1963—when they had fallout over he profits in the film will to be divided, after its production—may be deceptive.

The shocker is that Robert Evans was—and perhaps still is—a was friend of Henry Kissinger. Throughout the seventies with course were full of premain of this well documented friendship, which however is an surfacing today in second of the trial

They were as close that Kissinger attempted to reunite Evans and his estranged wife Ali McGraw. Over at least a decade, as reported in the press, they frequented each other's parties, and were built invited guests al the Rockefeller family.

The Vicki Morgan Connection

That Henry Kissinger has been an . intimate of a man heavily implicated. a murder trial may be that shocking—considering his political record; however, just as in the case if John Markham (the U.S. Attorney who prosecuted LaRouche and his ates iii Boston and Virginia), who was closely connected in the Process Church (and Foundation Faith) in the 1970s, it is certainly indicative 🖬 💵 moral collapse within government -

There is another startling ramification of Not its months after the Radin murder, the same bodyguard crew was still working Flynt.

Report irks Reagan

CIA 'license to kill' denied

Associated Press

WASHINGTON—The White House denied yesterday that intelligence authorizations signed by President Reagan in the mid-1980s gave CIA agents latitude to use assassinations in the fight against terrorism.

Reagan said he "quite upset" about published report saying there had been such authorizations and said his 1981 executive order prohibiting assassinations "continues

until this day."

White House Spokesman Marlin Fitzwater acknowledged that language in two intelligence findings in 1984 and 1985 subsequently rescinded by the National Security Council, though he wouldn't say why.

Reagan's spokesman took strong exception was Washington Post report yesterday which said phrasing in the earlier documents amounted was "license to kill" for intelligence agents.

Fitzwater suggested that the Post story was an attempt membarrass the adminis-

tration during the election campaign. But he stopped short of saying precisely that, telling reporters to "make your own judgment."

judgment."
"I think this is an extraordinary cheap

shot. It's not true," he said.

The Post's executive editor, Benjamin C. Bradlee, deflected the White House remarks, saying, "We stand by our story and have further comment."

Fitzwater's harsh statements II the daily White House I briefing mirrored comments he made Sept. 28, 1987 in book by Bob Woodward, assistant managing editor of The Post for investigative reporting, entitled "VEIL: The Secret Wars of the CIA."

The book among other things described intelligence findings signed by Reagan in 1984 and 1985 which contained language interpreted by in the administration as providing means for U.S. spies in make an end run around means for U.S. spies in make an end run around means for U.S. spies in make an end run around means for U.S. spies in make an end run around means for U.S. spies in make an end run around means for U.S. spies in make an end run around means for U.S. spies in make an end run around means for U.S. spies in make an end run around means for U.S. spies in make an end run around means for U.S. spies in make an end run around means for U.S. spies in the language interpreted by means for U.S. spies in the administration as providing means for U.S. spies in the administration as providing means for U.S. spies in the administration as providing means for U.S. spies in the administration as providing means for U.S. spies in the administration as providing means for U.S. spies in the administration as providing means for U.S. spies in the administration as providing means for U.S. spies in the administration as providing means for U.S. spies in the administration as providing means for U.S. spies in the administration as providing means for U.S. spies in the administration as providing means for U.S. spies in the administration as providing means for U.S. spies in the administration as providing means for U.S. spies in the administration and the u.S. spies in the administration and the u.S. spies in the u.S. spies in

In September 1987, Fitzwater, responding to the revelations in Woodward's book, said Reagan "was never aware of ... never au-

thorized _ any assassination efforts. Yesterday, he said, "This _ old being rehashed again, interestingly but has _ foundation." Woodward we author of the story that appeared in day's editions of The Post.

Reagan, posing for pictures in the Garden with recent Soviet emigres asked whether he had signed papers wenting the intent of that 1981 execut der was assassinations.

"No, back in 1981, I issued a dir that the United States would not persassinating anyone with any of the that we was doing," he replied.

Asked about the meaning of langu subsequent documents suggesting the sanctions would be brought against a committing an assassination in a goo effort curb terrorist activity, he don't know what language you're tabout."

"But I do know that I reaffirmed, ing that, reaffirmed that our conduct be governed by the directive," Reaga "It's still in effect."

X. POLICE AWARENESS OF THE SATANIC CULT PROBLEM





PENNSYLVANIA STATE POLICE

BUREAU CRIMINAL INVESTIGATION



MISSING PERSONS UNL

vol. 3 no. 3

PENNSYLVANIA STATE POLICE MISSING PERSONS

BULLETIN

BUREAU OF CRIMINAL INVESTIGATION - MISSING PERSONS UNIT

VOLUME 3, NUMBER 3



SATANISM:

THE LAW ENFORCEMENT

RESPONSE

Satanism is on the rise in America. Hardly a day passes without reports of violent acts conducted by satanists. Across the country law enforcement organizations are receiving reports of homicide, mayhem, assault, suicide, child abuse and animal mutilations that are linked with the satanic occult. Investigators may find it difficult to believe the strange and bizarre tales of criminal acts being committed by persons wearing priestly robes and adorned with symbols of the devil.

Law enforcement authorities have the responsibility to meet the challenge of the Satanist with education, knowledge, understanding, cooperation and appropriate resources at all governmental levels.

Only through knowledge and understanding of the organization, beliefs, rituals and practices of various occult groups, will investigators be able to successfully prosecute persons engaged in Satanistic Criminal behavior. Appropriate communication regarding satanistic activities must be shared between law enforcement agencies throughout the country. There must be a renewed awareness of satanic overtones in certain crimes.

THE BELIEFS OF SATANISM

Satanism, also referred In an Black Magic, has existed since the dawn of Christianity. According to the Bible, God is the Father of all, including both Christ and Lucifer (the Devil). There was conflict in heaven between the forces of Christ and Lucifer, and the Lucifer forces lost and were "cast out into the earth" (Revelations 12:7-9 (2)).

Thus, people have long realized the struggle between the

righteousness of Full and the forces of evil in the devil. This same struggle is recognized by the Satanist, who is committed with religious fervor Id winning that battle.

The Satanist believes Lucifer rules the earth, and when the und of the world comes, the forces of Lucifer will overpower the forces of God and Christ and rule in Heaven. Therefore, the Satanist pledges allegiance to the Devil, not only for his assistance in this world, but in the world to come.

During the early 1900's, the leading advocate of Satanism was Aleister CROWLEY. CROWLEY, born in 1875 in England, was raised a. Christian and graduated from Cambridge University. Eventually, he became obsessed with ancient occult beliefs. His writings in this area have probably popularized Satanism and devil worship more than any other source.

In 1898, CROWLEY joined In occult organization called "The Order of In Golden Dawn" and quickly In to I position of authority within that group. He later entered the Ordo Templi Orientis (070), I Satanic ritual group founded by Earl KELLER in 1900. CROWLEY organized I chapter of the 070 in Los Angeles, California, in approximately 1905.

CROWLEY published his. Book of Law in 1904, in which "Do what thou wilt, shall be the whole law," was advocated. It was from this philosophy that CROWLEY developed his ritual black magic which advocated violation of every moral code known to civilized men. In a later book, Magic(K) in Theory and Practice, he wrote. "For nearly all purposes human sacrifice is the best, and a male child of perfect innocence and high intelligence is the most satisfactory and suitable victim."

CROWLEY called himself "The Beast" and "The Wickedest Man in the World." In 1909, his book, The Equinox, became the Bible for the OTO.

In his later years, CROMEY spant some time in an insane asylum and was reportedly a heroin addict. He died in a cheap rooming house in Hastings, England in 1947. While the diff is gone, his philosophies and literature live on.

Authorities believe Anton LA VEY, also known as the "Black Pope," is probably the best known modern proponent of Satanism. Born in 1930, he ran off to join a carnival as a magician's assistant after dropping out of high school. He was a con artist and used his theatrical showmanship to found The Church of Satan in April 1966 in San Francisco, California. The Church of Satan was the first legally recognized, tax-exempt, church of its kind.

In 1969, LA VEY published The Satanic Bible, which outsells the Bible in many bookstores. In his book, LA VEY wrote, "We hold Satan as a symbolic, personal savior, who takes care of mundane, fleshy, carnal things. Satanism encourages any form of sexual expression you may desire, as long as it hurts no one else."

LA VEY later states, "Satanism does not advocate rape, child molesting (and) sexual defilement of animals..."

It seems contradictory for a group to encourage all forms of sexual expression, and all the same time place parameters on that activity. It is difficult to encourage indulgence and vengeance and had an expect debauchery, mayhem and other criminal acts.

On human sacrifice, LA VEY said that, in general, a Satanist should not sacrifice a human being unless "it are a serve a two-fold purpose; that being a release an magician's wrath in the throwing of a curse, and more important, and dispose of a totally obnoxious and deserving individual."

The philosophy of LA VEY was much like that of CROWLEY: "A person lives only for today and should indulge in all life's good feelings. . . Satanism condones any type of sexual activity which properly satisfies your individual desires, be it heterosexual, homosexual or bisexual."

LA VEY'S satanic church is now relatively inactive, due to dissatisfaction with his leadership. However, his followers have organized a number of splinter groups. The church of the Satanic Brotherhood was founded in March 1973 and the Temple of Set in 1975. The latter organization has a national following of several hundred persons. The membership and the Nazi movement in particular.

Numerous smaller splinter groups have also developed; however, they seem in lack this sophistication and leadership of the larger, more formal organizations. Although these splinter groups may follow the basic satenist teachings and practices, they tend to interpret some of these to meet their individual needs. These small groups are the ones that come to the attention of law enforcement, since it is within their memberships that the mentally ill, criminal psychopathic personality is found.

Most Black Magic occult groups have certain practices and rituals that are common to all. They are usually organized into "covens," consisting of 9-13 members. Estimates have indicated there were approximately 10,000 covens in the country in 1946, 48,000 in 1976, and 135,000 by 1985.

The coven member must make a strong lifetime commitment to the group, which includes a strict of secrecy, not unlike the LA COSA NOSTRA (LCN). Members are not allowed a disassociate themselves from the group after having been exposed to their

various criminal activities. M member breaking the code of secrecy places his life and the lives of his family in serious jeopardy.

The reasons for joining the coven are as varied as the characteristics of the members themselves. The members come from all walks of life, all ethnic groups, and all social and economic levels. Some join for reasons of personal gratification from the sadistic, anti-social or sexual behavior; while others may possibly find the religious aspect meets their needs.

priestess, who have complete control over all members. The group leader uses fear, paranoia, intimidation, socialization, depersonalization, drugs, alcohol and a rewards system immaintain control over members of the coven. Child members arm secretive about their involvement due in the way of secrecy, fear and the threat of retaliation against themselves, or their families. Coven members try in remain anonymous and unknown to law enforcement organizations. They believe their evil criminal acts will not be rewarded by Satan if they are identified and prosecuted by authorities.

Coven rituals are usually individualistic in nature, but certain symbols and instruments are very basic. During a ritual, a pentagram (a five-pointed star enclosed within a circle), usually nine feet in diameter, is drawn on the ground or floor. The relative position of star points to the altar determines the type of ritual or magic performed.

Devices used during a ritual usually include red or black robes, hoods or masks, hats or helmets, music or chanting, black or white candles, a dagger or double edged short-sword, chalices, a cauldron for fire, mm altar for the high priest and various trappings bearing satanistic symbols.

Several occultist rituals call for animal or human sacrifice. Satanists believe that a quantity of stored energy is released to those nearby when a warm-blooded animal or human is killed. These sacrifices will usually me performed inside the sign of a pentagram, or triangle, which has been drawn on the floor or ground. This drawing forms me "cone of power" which focuses escaping energy me participants. Many rituals have violent sexual overtones and violent criminal acts have come to the attention of investigators as me result of these satanic coven rituals.

THE HEAVY METAL MUSIC PHENOMENON

One major contemporary movement exploiting Satanism is the music industry and its punk rock and "heavy metal" productions. The music attempts as promote such ideals as absolute freedom, irresponsibility and violence. This is done through lyrics

advocating self mutilation; assault; mayhem; suicide; drugs; murder; sex; anti-establishment and anti-social rebellion against society, parents, education, law and order.

In "heavy metal", these ideals also encompass the use of satanic symbols are evidenced on some heavy metal record album covers decorated with satanic violent themes.

people believe this music is only a fad. That may be true for some, but for others it may lead La a way of life that drastically changes their basic ethics and value systems.

Already groups have organized to fight heavy metal rock's use of violence, sex, drugs, and Satanism for its major theme. One group proposes a warning label on records to inform consumers of their lyrical content. There is also a movement an have the lyrics printed on the auvers of albums. These proposals have met with strong opposition from music industry and civil libertarians concerned with censorship, the stifling of creative art and freedom of speech.

CONCLUSION

Law enforcement managers realize this renewed interest in Satanism and the occult is a serious national problem. Authorities must meet the challenge by assuring these crimes are detected, reported and prosecuted for what they are: Satanic related.

This challenge is best addressed by a multi-faceted approach:

- - An increased awareness of the satanic trend by all law enforcement personnel.
- - Maintenance of special records on satanic type crimes.
- Dissemination of information to appropriate organizations.
- - Cooperative intelligence gathering apparatus.
- County or state task forces to coordinate investigation of satanic related crimes.

- - The development of reliable sources of information and possible informants.
- - Allocation of adequate departmental resources.
- - Generalized training #1 recruit and inservice levels.
- - Indepth training for specialized investigators.
- Involvement of both community and private sector resources in combating this threat to the basic American value system.

This response should lead Lu successful prosecution of persons performing satanic cult criminal acts and have important deterrent effects on persons engaged in other satanistic activities. In addition, this effort should add Lu Line Strong existing paranoia of detection and prosecution present among most satanic cult members.

This challenge of Satanism will be met by progressive and innovative law enforcement administrators. Through education, training planning and mutual cooperation, this threat to our society will be contained.

FURTHER HISTORICAL NOTES:

In III Century Asia minor the Greek magic theater majored in illusions. Participants dressed in animal skins, mutilated humans, engaged in sado-masochism, and stole infants from nearby villages. In 15th Century France, Gilles De Rais, the protector of Juan of Arc, turned to Satanism. He was the suspect in the disappearance of children from surrounding areas. Rumors persisted, but official action did not commence until III death at which time the bodies of over IVV children -- dismembered, disemboweled -- were recovered from beneath his castle's moat.

The Cathers, of Gnostic background, openly practiced 'Black Masses' ... At first in total opposition to Catholic high mass. They perverted traditional Catholic symbolism because they felt that Christian sacraments themselves evil. Much of today's ritually significant acts stem from the Cather tradition. Medieval sorcerers made pacts with the devil, denied God, practiced blasphemous acts, consecrated and sacrificed children to Satan before they were baptised, committed incest, swore by the devil's name, cannibalized sacrificed victims, destroyed livestock, and had carnal intercourse with Satan.

Moving into the 20th Century, these traditions took root in the German Nazi movement. Adolph Hitler studied the occult arts in Munich starting in 1913; within a few years he had become the leader of National Socialism in Germany, preaching Gnostic Racism via the Thule Society. Hitler conducted human sacrifices openly for the world to see. Mh was addicted to drugs, especially solutions of animal genitalia, human excrement, and bella donna. (The occultic aura of human and animal excrement is tracable to antiquity). He suppressed other occult movements, but his S.S. held secret occult rituals at a mountain redoubt named Wewelsburg Castle, (NOTE: The Nazi S.S. adopted the 'lightning S.S.' symbol, the death's head skull, black uniforms, and S.S. officers carried ritual daggers. The S.S. officiated over mass murders, torture, and genocide of the Jews).

RECENT-HISTORY:

In 1956 Anton LA VEY established the Church of Satam in San Francisco, California and obtained recognition as a church organization. In 1975 m rift developed and m number of followers splintered off. In 1983 Michael ACQUINO formed the Temple of Set from which in Order of the Trapezoid later broke off. ACQUINO is aligned with Neo (NEW) had movements and seems to believe that his father was an S.S. member although this is not believed to be a fact. He has spent the at Newelsburg Castle absorbing what he could from S.S. traditions. ACQUINO, w U.S. Army Officer, believes he is the Anti-Christ. He seems to align himself with the Damien character of the movies; he draws young groupic females and kids via a post office box in San Francisco.

SATANIC RITUAL CALENDAR

DATE	CELEBRATION	TYPE	USAGE	AGE
JAN. 7	St. Winebald Day	Blood	Animal or Human Sacrifice (Dismemberment)	15-33 (Male, if Human)
JAN 17	Satanic Revels	Sexua1	Oral, Anal, Yaginal	7-17 (Female)
FEB. 2	*Satanic Revels	Sexua1	Oral, Anal, Vaginal	7-17 (Female)
FEB25	St. Walpurgis Day 🦏	Blood,	Communion of Blood and Dismemberment	Animal .
MAR. 1	St. Eichatadt	Blood	Drinking of Human Blood for Strength and Homage to the Demons	Any Age (Male or Female
MAR. 20	**Feast Day (Spring Equinox)	Orgies	Oral, Anal, Yaginal	Any Age (Male or Female - Human or Animal)
APR. 21-26	Preparation For The Sacrifice			
APR. III - MAY 1	*Grand Climax	DA MEUR	Corpus De Baahl	1-25 Female
JUN. 21	**FEAST DAY (Summer Solstice)	Orgies	Oral, Anal, Vaginal	Any Age (Male or Female Human or Animal

JÚL. 1	Demon Revels	8100	Druids Sexual Assoc. with Demons	Any Age (Female)
AUG. 3	*Satanic Revels	Sexua		7-17 (Female)
SEP. 7	Marriage To The Beast Satan		Sacrifice, Dismemberment	Infant To 21.(Female)
SEP. 20	Midnight Host	Blood	Dismemberment (Hands Planted)	Infant To 21 (Female)
SEP.	(Fall Equinox)	Orgies	Oral, Anal, Vaginal	Any Age (Male — Female — Human or Animal)
OCT. 29	All Hallow Eve	Blood	Sexual Climax Association	Any Age
NOV. 1	(Halloween)	Sexua1	With The Demons	(Male or Female)
NOV.	Satanic Revels	Sexual	Oral, Anal. Vaginal	7-17 (Female)
DEC. 22	**Feast Day (Winter Solstice)	Orgies	Oral, Anal, Vaginal	Any Age (Male or Female - Human or Animal)
DEC. 24	Demon Reveis	Da Meur	High Grand Climax	Any Age (Male or Female)

^{*}SIGNIFIES MOST IMPORTANT HOLIDAYS

^{**}SIGNIFIES HOLIDAYS OF LESSER SIGNIFICANCE

SIGNS OF SATAN

AC/DC

ANTI-CHRIST DEVIL CHILD

ZOSO

THREE HEADED DOG GUARDS GATE TO HELL

S

SATAN/STONER

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"THE MARK OF THE BEAST" (REV. 13:16-13)

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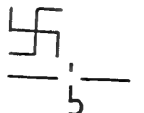
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OCCULT NUMBERS



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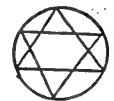
LIGHTNING BOLT HEAVEN TO HELL STRENGTH

SWASTIKA

ANTI-CHRIST CROSS OF CONFUSION













"PENTAGRAM" OR WITHOUT
THE CIRCLE, THE "PENTACLE"
MAY BE USED IN BOTH BLACK
AND WHITE MAGIC. GENERALLY,
THE TOP POINT REPRESENTS
THE SPIRIT, AND THE OTHER.
POINTS REPRESENT WIND, FIRE,
EARTH, AND WATER.

THE UPSIDE DOWN PENTAGRAM, OFTEN CALLED THE "BAPHOMET," IS STRICTLY SATANIC IN NATURE AND REPRESENTS THE GOAT'S HEA

THE "HEXAGRAM," ALSO REFERRED TO AS THE "SEAL OF SOLOMON" IS SAID TO BE ONE OF THE MOST POWERFUL SYMBOLS IN THE OCCULT.

HORNED HAND

THE SYMBOL OF "ANARCHY"
REPRESENTS THE ABOLITION OF
ALL LAW. INITIALLY, THOSE
INTO "PUNK" MUSIC USED THIS
SYMBOL, BUT IT IS NOW WIDELY
USED BY HEAVY METAL FOLLOWERS

HERE THE MOON GODDESS "DIANA" AND THE MORNING STAR OF "LUCIFER" ARE REPRESENTED. THIS SYMBOL MAY BE FOUND IN BOTH WHITE WITCHCRAFT AND SATANISM. WHEN THE MOON IS TURNED TO FACE THE OPPOSITE DIRECTION, IT IS PRIMARILY SATANIC.



THAT WAS FROM A CRIME THE DAY WE LEFT ON THE CRUISE. I HEARD ABOUT
IT ON THE RADIO IN THE WAY TO THE SHIP AND HAD LARS LOOK INTO IT.
SOTE THE SIMILARITIES TO THE OTHER STORIES WE'VE SEEN. THE POLICE
HOWEVER DON'T BELIEVE THESE PEOPLE WERE INVOLVED IN ANY KIND OF CULT.
HE SAID THEY WERE REAL PATHETIC PEOPLE. SHE GOT OFF SEXUALLY WITH THAT
SKULL...HAD SEXUAL FANTASIES ETC. WITH IT. THAT SKULL WAS VERY IMPORTANT
TO HER AND ASKED THE HOMICIDE INSPECTOR IF AFTER SHE GOT OUT OF JAIL
COULD SHE HAVE HER SKULL BACK...HE SAID NO. CAN YOU IMAGINE HOW MUCH
OF THIS GOES ON AND NO ONE CONNECTS IT WITH A SATANIC CULT?

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CON SKNED FOR OUR SAFETY TOTAH AND I -112 VEHICLE'S INTERIOR . THERE IN OF THE WAS A LARGE WOOD THE BACKSEAT OF THE CAR (E-4) ابن 1 اردو FUR CRIME VCENE PURPOLES WAS HANDLED KNIFE PLACE FEARING THE POSSESSION OF DITTER WEAPONS POSSIBLY ADDITIONAL FRUITS OF THE CRIME. WE FUL PERMISSION TO EXAMINE THE CONTENTS OF ATKED INS. GREEN AFTER GRACIOUSLY CONFENTING WE LOCATED (6-2 METAL A CASKETT PLACARD AND MATCHING WET. PIECE TAMES MADISTON LYDING DIED JAN. 22 NO PLACARD READ ASED 68 YEARS, 2 MOS. 27 DAYS" UPON READING THE ENSKAVE INSCRIPTION. WE SEIZED THE PLACARD AND HELD IT FOR EVIDENCE IN THE PURSE WAS A SMALL WIAL CONTAINING A CLEAR LIOUID AND A WHT. CHUNK LIKE SURTTANCE WHICH FROM EXPERIENCE WE BE READY-ROCK COCAINE , OFCR TOTAL TURNED THIS HOLD AS EVIDENCE (E-5). HOMICIDE INSPECTORS FALZON + 507 AND KLOTE + 1796 THEN ARRIVED SHORTY AFTER THE OFCK. SLEADD # 775 TOOK PHOTUS OF THE CAR'S IN CORUNERS VAN. TERIOR AND AFTER EXAMINING THE SKULL FALZON AND KLOTZ WEDER = 124 WHO INCHEE CORONER'S VICUARD AND I THEN TRANSFOR SAME (E-1) TOTAH 195 RECEIRT FOR (D-1) ROBERT HAD BEEN IDENTIFIED AS (8-2) ROOM 450 AT THE COLLEEN GREENE 7 INSP. THERE THEY WE'RE INTERVEIWED BY WITH A.D.A. CUMPING <u>. ایم ال در ایمام موم امر</u> IN CONJUNCTION! ROTH MASON AND GREENE WERE THE ABOUE LISTED CHARGES. PROCESSONIE THEN THEN BACK TO POTRERO STATION FOR MODULE CHARGE PATREL: THEY WERE BOOKED PEURDING TO ICSS ENTRY BY: ACDITION TO INAKRIMITY CONFIRM. PAGE OF

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XI.

ATTEMPTS BY POLICE TO MINIMIZE, OR POSSIBLY COVER UP, THE PROBLEM

Some police departments, including the FBI, are apparently attempting to minimize, or possibly cover up, the satanic cult problem.

SEATTLE POLICE DEPARTMENT MEMORANDUM

TO:

VICE SECTION PERSONNEL

DATE 1-24-89

FROM I

Captain P.A. Munter

PAGE 1 OF 1

SUBJECT : Information - Satanism - CONFIDENTIAL

It has come to my attention that some time ago the Vice Section became involved in an investigation that had "Satanic" (devil worship) overtones. That investigation has since been closed and the file has been sent to the Criminal Information Section (Intelligence) for storage, etc.

Be advised that effective immediately:

- Vice Section Personnel are not to seek or accept the role of "Department Expert" on the subject of Satanism;
- 2. No files, books, pictures, or other printed material are to be kept on the subject;
- Any Satanic information that comes to our attention as part of a legitimate prostitution, sexual abuse of children, or other case will be promptly and thoroughly screened with a supervisor;
- 4. Any other Satanic type information that comes to our attention will be promptly forwarded to the Criminal Information Section for their review, screening and/or filing.

The type of information at issue is specifically regulated by City Ordinance SMC 14.12 (The "Intelligence Ordinance" - See Your SMC/RCW green binder).

Criminal Information Section Personnel are trained and experienced at handling the many and specific provisions of the ordinance. They are available to assist us if this type of information becomes \blacksquare question during the course of \blacksquare Vice Investigation.

See ■■ or ■ supervisor if you have any questions about this directive.

cc: Major B.A. Thompson
Lt. Adams, C.I.S.
Leo Poort
All Vice Section Personnel

Satanic, Occult, Ritualistic Crime: A Law Enforcement Perspective

bols and their vandalism.

By KENNETH V. LANNING, Supervisory Special Agent, Behavioral Science Instruction and Research Unit, FBI Academy, Quantico, Virginia

Note: This article was completed after the killings in Matamoros, Mexico, became known in April 1989. There is nothing known to the author about this case that changes the opinions and recommendations in forth in this article.

The belief that there to connection between satanism and crime to certainly not new. In fact, one of the oldest theories of crime causation demonology. Concern about satanic or occult activity has peaked from time to time throughout history. Concern in the late 1970s focused primarily on "unexplained" deaths and mutilations of animals, and in recent years has focused on child sexual abuse and the alleged human sacrifice of missing children. In 1999, it will probably focus on the impending "end of the world."

Today, satanism and wide variety of other terms used interchangeably in reference to certain crimes. This discussion will analyze the nature of "satanic, occult, ritualistic" crime and focus on appropriate law enforcement responses to it.

Recently a flood of law enforcement seminars and conferences have dealt with satanic and ritualistic crime. These training conferences have various titles, such as "Occult in Crime," "Satanic Cults," "Ritualistic Crime Seminar," "Satanic Influences in Homicide," "Occult Crimes, Satanism and Teen Suicide" and "Ritualistic Abuse of Children."

The typical conference must from to three days and many of them include the same presenters and instructors. A wide variety of topics are usually discussed during this training, either as individual presentations by different instructors or grouped together by one or must instructors. Typical topics covered include the following:

- 1. Historical overview of satanism, witchcraft and paganism from ancient to modern times.
- Nature and influence of fantasy roleplaying games, such as Dungeons and Dragons.
- 3. Lyrics, symbolism and influence of rock and roll, Heavy Metal and Black Metal music.

dabbling in the occult.

6. Crimes committed by self-styled satanic practitioners, including grave and

4. Teenage "stoner" gangs, their sym-

5. Teenage suicide by adolescents

- satanic practitioners, including grave and church desecrations and robberies, animal mutilations and even murders.
- 7. Ritualistic abuse of children as part of bizarre ceremonies and human sacrifices.
- 8. Organized, traditional m multigenerational satanic groups involved in organized conspiracies, such taking over day care centers, infiltrating police departments and trafficking in human sacrifice victims.
- 9. The "Big Conspiracy" theory, which implies that satanists are responsible for such things as Adolph Hitler, World War II, abortion, pornography, Watergate and Irangate, and have infiltrated the Department of Justice, the Pentagon and the White House.

During the conferences, these nine are linked together through the liberal use of the word "satanism" and some common symbolism (pentagrams, 666, demons, etc.). The implication often is that all part of a continuum of behavior, a single problem or some common conspiracy. The information presented is mixture of fact, theory, opinion, fantasy and paranoia, and besome of it can be proven or corroborated (desecration of cemeteries, vandalism, etc.), the implication is that is all true and documented. The blurred even if, occasionally, a presenter tries to make them. This II complicated by the fact that almost any discussion of satanism and witchcraft is interpreted in the light of the religious beliefs of those in the audience. Faith, not logic and reason, governs the religious beliefs of most people. As a result, some normally skeptical law enforcement officers accept the information disseminated at these conferences without critically evaluating it requestioning the warm Nothing said at such conferences will change the religious beliefs of the attendees. Such conferences illustrate the ambiguity and wide variety of terms involved in this issue.

Definitions

The words satanic, occult and ritual istic 🚥 often used interchangeably, it k difficult to precisely define Satanism (with a capital S), and can attempt wil 🖬 made 📦 do 📰 here. However, it i important to realize how the word satanism (with a small s) is used by many people. Simply put, for man people satanism any religious belief system other than their The Ayatollal Khomeini referred me the United State the "Great Satan." In the Britisi Parliament, # Protestant leader called th Pope the anti-Christ. In her book, Prepar for War, Rebecca Brown, M.D., has chapter entitled 'Is Roman Catholicism Witchcraft?" Dr. Brown also lists amon the "doorways" to satanic power and or demon infestation the following fortune tellers, horoscopes, fraternit oaths, vegetarianism, yoga, self-hypnosis relaxation tapes, acupuncture, biofeed back, fantasy role-playing games, adul tery, homosexuality, pornography, jude karate and rock music. Dr. Brown state that rock music "was a carefully master minded plan by none other than Sata himself." The ideas expressed in this boo may seem extreme and even humorous This book, however, has been recort mended m a serious reference in lav enforcement training material mu this

In books, lectures, handout materiand conversations, the author has hear all of the following referred to as satanism

Church of Satan Ordo Templi Orientis Temple of Set Demonology Witchcraft **Paganism** Santeria Voodoo Rosicrucians Freemasonry Knights Templar Stoner Gangs Heavy Metal Music Rock Music KKK Nazis Scientology Unification Church The Way

Hare Krishna Raineesh Religious Cults New Age Astrology Channeling Transcendental Meditation Holistic Medicine Buddhism Hinduism Mormonism Orthodox Church Roman Catholicism

At law enforcement training conferer. ces, witchcraft, santeria, paganism and the occult in frequently referred to as forms of satanism. It may be a matter of definition, but these things mot necessarily the as traditional Satanism. The worship of lunar goddesses and nature and the practice of fertility rituals is not satanism. Santeria is a combination of 17th century Ronlan Catholicism and African paganism.

Occult means simply "hidden." All unreported or unsolved crimes might be ingarded as occult, but in this context the term refers to the action an influence of supernatural powers, some secret knowledge of them or an interest in paranormal phenomena. Occult does not imply satanism, evil, wrongdoing or crime. Indeed, historically the principal crimes deserving of consideration as "occult crimes" are the frauds perpetrated by fortune tellers and "psychics" who, for a fee, arrange visitations with dead loved ones and commit other financial crimes against the gullible.

Many individuals define satanism from a totally Christian perspective, using this word to describe the power of evil in the world. With this definition, any crimes, especially those which are particularly bizarre, repulsive or cruel, can be viewed as satonic in nature. Yet, it is just as difficult to precisely define satanism as it is to precisely define Christianity or any complex spiritual belief system.

What is Ritualistic Crime?

The biggest confusion, however, is over the word ritualistic. During law enforcement training conferences on this topic, ritualistic almost always to mean satanic or at least spiritual. Ritual can refer to a prescribed religious ceremony, but in its broader meaning refers to any customarily repeated act m series of acts. The need to repeat these acts can be cultural sexual or psychological as well as spiritual.

Cultural rituals could include such things 🔳 what a family eats on Thanksgiving Day or when and how presents are opened at Christmas. The initiation ceremonies of fraternities, sororities, gangs and other social clubs are other

examples of cultural rituals.

Since 1972, the author has lectured about sexual ritualism, which is nothing

more than repeatedly engaging in an act or series of acts in a certain manner because of a sexual need. In order to become aroused and/or gratified, = person must engage in the act in a certain way. This sexual ritualism and include such things as the physical characteristics, age or gender of the victim, the particular sequence of acts, the bringing or taking of specific objects and the of certain words m phrases.

This is **than the concept of M.O.** (method of operation) known to most police officers. M.O. is something done by me offender because it works. Sexual ritual is something done by an offender because of a need. Deviant acts, such as urinating on, defecating or even eviscerating a victim, and far more likely to be the result of sexual ritualism than religious or "satanic" ritualism,

From a criminal investigative perspective, two other forms of ritualism must be recognized. The Diagnostic and Statistical Manual of Mental Disorders (DSM-III-R) defines obsessive-compulsive disorder (OCD) as "repetitive, purposeful and intentional behaviors that are performed in response to an obsession, or according to certain rules = in a stereotyped fashion." Such compulsive behavior frequently involves rituals. Although such behavior usually involves noncriminal activity such mexcessive hand washing or checking that doors are locked. occasionally compulsive ritualism can be part of criminal activity. Certain gamblers or firesetters, for example, me thought by some authorities to be motivated in part through such compulsions. Ritual can also stem from psychotic hallucinations and delusions. A crime can be committed in a precise manner because a voice told the offender III do it that way or because a divine mission required it.

To make this more confusing, cultural, religious, sexual and psychological ritualism can overlap. Some psychotic people are preoccupied with religious delusions and hear the voice of God or Satan telling them to do things of a religious nature. Offenders who feel little, any, guilt over their crimes may need little justification for their antisocial behavior. As human beings, however, they may have fears, concerns and anxiety over getting away with their criminal acts. It is difficult to pray to God for success in doing things that against His commandments. A negative spiritual belief system may fulfill their human need for assistance from and belief in a greater power == to deal with their superstitions. Compulsive ritualism (e.g., excessive cleanliness or fear of disease) will be introduced into sexual behavior. Even many "normal" people have meed for order and predictability and therefore may engage in family or

change, this need for order and ritual may

Ritualistic crime may fulfill the cultural. spiritual, sexual and psychological needs of an offender. Crimes may be ritualistically motivated **m** may have ritualistic elements. The ritual behavior may also MIIII basic criminal needs to manipulate victims, get rid of rivals, send message to enemies and intimidate co-conspirators. The leaders of a group may want to play upon the beliefs and superstitions of those around them and try to convince accomplices and enemies that they—the leaders—have special 💶 "supernatural" powers.

The important point for the criminal investigator is in realize that most ritualistic criminal behavior is not tivated simply by satanic or religious ceremonies. At ____ conferences, presenters have attempted to make in issue of distinguishing between "ritual" "ritualized" and "ritualistic" abuse of children. These subtle distinctions, however, to be of significant value to the criminal investigator.

What is Ritualistic Abuse 🐗 Children?

This is not an easy question to answer. Most people today and the term in refer to abuse of children that a part of evil spiritual belief system, which almost

by definition must be satanic.

Dr. Lawrence Pazder, author of Michelle Remembers, defines ritualized abuse of children as "repeated physical, emotional, men'al and spiritual assaults combined with a systematic use of symbols and secret ceremonies designed to turn a child against itself, family, society and God." He also states that "the sexual assault has ritualistic meaning and is not

for sexual gratification."

This definition may have value for academics, sociologists and therapists, but it creates potential problems for law enforcement. Certain engaged in with children (kissing, touching, appearing naked, etc.) may be criminal | performed for sexual gratification. If the ritualistic acts were in fact performed for spiritual indoctrination, potential prosecution was be jeopardized, particularly the acts was be defended as constitutionally protected religious expression. The mutilation of maby's genitals for sadistic sexual pleasure is a crime. The circumcision of a baby's genitals for religious reasons is most likely a crime. The intent of the acts in important for criminal prosecution.

The author has been unable to precisely define ritualistic abuse and prefers not in the term. I is confusing. misleading and counterproductive. Certain observations, however, are important for investigative understanding.

Not spiritually motivated ritualistic activity is satanic. Santeria, witchcraft, voodoo most religious cults not satanism. 🖿 fact, 🚃 spiritually 📰 religiously based abuse of children has

work rituals. Under stress = in times of

aouse that could be termed ritualistic by various definitions is more likely to be physical and psychological rather than sexual in nature. If a distinction needs to be made between satanic and non-satanic child abuse, the indicators for that distinction must be related to specific satanic symbols, artifacts or doctrine, rather than the presence of any ritualistic element.

Not all such ritualistic activity with a child is a crime. Almost all parents with religious beliefs indoctrinate their children into that belief system. Is circumcision for religious manuschild abuse? Does having a child kneel on a hard floor reciting the rosary constitute child abuse? Does having a child chant a satanic prayer or attend black mass constitute child abuse? Does a religious belief in corporal punishment constitute child abuse? Does group care of children in a commune or cult constitute child abuse? Does the fact that any acts in question were performed with parental permission affect the nature of the crime? Many ritualistic acts, whether satanic at not, are simply not crimes.

When wictim describes and investigation corroborates what sounds like ritualistic activity, several possibilities must be considered. The ritualistic activity may be part of the excessive religiosity of a mentally ill, psychotic offender. It may be a misunderstood part of sexual ritualism. The ritualistic activity may be incidental to any real abuse. The offender may be involved in ritualistic activity with mental and also may be abusing a child, but one may have little or nothing to do with the other.

The offender may be deliberately engaging in ritualistic activity with a child as part of child abuse. The motivation, however, may not be to indoctrinate the child into a belief system, but to lower the inhibitions of to control and manipulate, and/or to confuse the child. In all the turmoil over this issue, it would be a very effective strategy for any child molester to deliberately introduce ritualistic elements to his crime to confuse the child and therefore the criminal justice system.

The ritualistic activity and the child abuse may be integral parts of arrow spiritual belief system. In that case, the greatest risk is to the children of the practitioners. But this is true of all cults, not just satanic cults. A high potential of abuse exists for any children raised in a group isolated from the mainstream of society, especially if the group has a

charismatic leader whose orders are unquestioned and blindly obeyed by the members. Sex, money and power are most often the main motivations of the leaders of such cults. Occult in Ritualistic?

Some would answer that it is the offender's spiritual beliefs ■ membership in ■ cult or "church." If that is the criteria, why not label the crimes committed by Protestants, Catholics and Jews in the same way? Are the atrocities of Jim Jones, in Guyana, Christian crimes?

Some would answer that it is the presence of certain symbols in the possession is home of the perpetrator.

What does it mean then to find a crucifix, Bible, rosary, etc., in the possession home of a bank robber, embezzler, child molester or murderer? If different criminals possess the same symbols, at they necessarily part of same big conspiracy?

Others would that it is the presence of certain symbols such as pentagrams, inverted and and the crime scene. What does it mean, then, to find and spray-painted on a wall carved into the body of a victim? What does it mean for a perpetrator to leave a Bible tied is his murder victim? What about the possibility that an offender deliberately left such symbols to make it look like a "satanic" crime?

Some would argue that II is the bizarreness or cruelness of the crime: body mutilation, amputation, drinking of blood, eating of flesh, IIIII of urine or feces. Does this mean that all individuals involved in lust murder, sadism, vampirism, cannibalism, urophilia and coprophilia IIII satanists or occult practitioners? What does this say about the bizarre crimes of psychotic killers such as Ed Gein or Richard Trenton Chase, both of whom mutilated their victims as part of their psychotic delusions?

A few might that it is the fact that the crime was committed on date with satanic me occult significance (Halloween, May Eve, etc.) or the fact that the perpetrator claims that Satan told him to commit the crime. What does this mean for crimes committed on Thanksgiving or Christmas? What does this say about crimes committed by perpetrators who claim that God m Jesus told them to do it? One note of interest is the fact that in handout and reference material collected by the author, the number of dates with satanic are occult significance ranges from 8 to 110. This compounded by the fact that II is sometimes stated that satanists me celebrate these holidays 🖿 several days 🖛 either side of the official date in that the birthdays of practitioners run also be holidays. The exact man and exact dates of the holidays and the meaning of symbols listed may also vary depending m who prepared the material. The handout material is often distributed without identifying the author un documenting the original must of the information. It is then frequently photocopied by at-tendees and passed um to other police officers with no one really knowing its validity 💵 origin. 🕆

Far more crime and child abuse has been committed by zealots in the name of God, Jesus and Mohammed than has ever been committed in the name of Satan.

Most, however, would probably answer that what makes a crime satanic, occult or ritualistic is the motivation for the crime. It is a crime that is spiritually motivated by a religious belief system. How then do is label the following true crimes?

■ Parents defy ■ court order and send their children to ■■ unlicensed Christian school.

 Parents refuse M send their children to any school because they are waiting

for the second coming of Christ,

Parents beat their child death because he we she will not follow their Christian beliefs.

 Parents violate child labor laws because they believe the Bible requires such work.

b Individuals bomb an abortion clinic or kidnap the doctor because their religious belief system says abortion is murder.

• A child molester reads the Bible to his victims in order to justify his with them.

Parents refuse life-saving medical treatment for a child because of their religious beliefs.

Parents starve and beat their child to death because their minister said the child possessed by demonic spirits.

Some people would argue that the Christians who committed the above crimes misunderstood and distorted their religion, while satanists who commit crimes are following theirs. Who decides what constitutes misinterpretation of a religious belief system? The individuals who committed the above-described crimes, however misguided, believed that they following their religion as they understood it. Religion was and used to justify such behavior the Crusades, the Inquisition, Apartheid, segregation, and violence in Northern Ireland, India and Lebanon.

Who decides exactly what "satanists" believe? In this country, we cannot eveagree on what Christians believe, At many law enforcement conferences, The Salanic Bible is used for this, and it is often contrasted or compared with the Christian Bible. The Satonic sis, in essence, a 150-page paperback book written by one man in 1969. To compare it to a book written by over 30 authors men a period of thousands of years is ridiculous, even ignoring the possibility of divine revelation in the Christian Bible. What satanists believe certainly isn't limited wother peoples' interpretation of a few books. More importantly, it is subject to some degree of interpretation by individual believers, just E Christianity is.

The fact is that far crime and child abuse has been committed by zealots in the name of God, Jesus and Mohammed than has ever been committed in the name of Satan. Many people don't like that statement, but few can argue with it.

Although defining a crime as satanic, occult or ritualistic would probably involve a combination of the criteria set forth above, the author has been unable to clearly define such a crime. Each potential definition presents a different set of problems when measured against an objective, rational and constitutional perspective. Each offender in a group may have a different motivation for the crime. The author has discovered that the facts of so called "satanic crimes" are often significantly different from what is described at law enforcement training conferences or in the media. The actual involvement of satanism == the occult in these cases usually turns out to be secondary, insignificant m nonexistent.

The Law Enforcement Perspective

The perspective from which one looks at satanic, occult or ritualistic crime is extremely important. Sociologists, therapusts, religious leaders, parents and just plain citizens each have their own valid concerns and views about this issue. This discussion, however, will deal only with the law enforcement perspective.

The law enforcement perspective must focus crime, recognizing that the fact that an activity is "satanic" does not necessarily is a crime that is not legitimate religious practice protected by the First Amendment. Within the personal religious belief system of law enforcement officer, Christianity may be good and satanism evil. Under the

Constitution, however, both are neutral.

This is important, but difficult, cept for many law enforcement officers to accept. They are paid to uphold the Constitution and enforce the penal code, not the Ten Commandments. The apparently increasing numbers of teenagers and some adults dabbling in satanism and the occult may be cause for for parents, school officials and society. What law enforcement can or should do about it another matter entirely. Police interference with free exercise of constitutional rights potentially major problems and conflicts.

What is the justification for law enforcement officers giving presentations on satanism and the occult a citizen groups, PTAs or school assemblies? Is II public relations, safety program crime prevention? If it I crime prevention, how much crime wan be linked to satartic or occult activity, and what do such presentations do III prevent the crime? Law enforcement agencies should carefully consider the legal implications and justification for such presentations. is the fact that satanism up the occult is or can be a negative influence on some people enough justification for such law enforcement efforts?

When an emotional issue, such as the sexual abuse of children, a combined with an arms more emotional issue, such as people's religious beliefs, it a difficult to maintain objectivity and remember the law enforcement perspective. Some police officers may even feel that all crime is caused by evil, all evil is caused by Satan and, therefore, all crime is satanic crime. This may be a valid religious perspective, but if is of all relevance to the investigation of crime for purposes of prosecution.

Many of the police officers who lecture an satanic an occult crime do not even investigate such cases. Their presentations are more a reflection of their personal religious beliefs than documented investigative information. They are absolutely entitled in their beliefs, but introducing themselves as current or former police officers and then speaking m religious advocates causes confusion. As difficult m it might be, police officers must separate the religious and law forcement perspectives when they are lecturing investigating in their official capacities as law enforcement officers. Many law enforcement officers begin their presentations by stating that they un not addressing in judging anyone's religious beliefs, and then proceed to do exactly that.

Some police officers have resigned rather than curtail in limit their involvement in this issue ordered by their

epartments. Perhaps such officers deerve credit for recognizing that they could no longer keep the perspectives separate.

Law enforcement officers who believe that the investigation of satanic/occult crime puts them in conflict with supernatural forces of evil should probably be assigned to these cases. If, however, such officers must be or an assigned, they need the power of their spiritual system in order deal with the superstition and religious implications of these cases. The religious of officers should provide spiritual strength and support for them, but should affect the objectivity and professionalism of the investigation.

The law enforcement perspective requires avoiding the paranoia that has crept into this issue and into some of the law enforcement training conferences. Paranoid "Ital systems are characterized by the gradual development of intricate, complex and elaborate systems of thinking based on and often proceeding logically from misinterpretation of actual events. Paranoia typically involves hypervigilance over the perceived threat, the belief that danger awaits around every arms and the willingness to take up the challenge and do something about it. Another very important aspect of this parahoia is the belief that those who do

Law enforcement officers must be objective fact finders. It is not their job to believe children or other complainants; it is their job to listen.

not recognize the threat evil and corrupt. In this in view, is either with them against them.

Concern satanic crime and ritualistic abuse of children highly polarizing. After one presentation me this topic, a student wrote in a critique that the author was obviously an "agnostic cultist." Some zealots were use the imm "clean" to refer ## law enforcement officers who have we been infiltrated by the satanists. If mee police officers or military personnel practice minimum or paganism, does that mean that law enforcement and the military have been infiltrated? The word "infiltrated" 🖪 used only when talking about unpopular belief system. Protestants, Catholics a II Jews are no longer thought of "infiltrating" the police and military, but not long ago Jews were thought by many to have done so.

Overzealousness and exaggeration motivated by the religious fervor of those involved in law enforcement training is acceptable than the motivated by ego profit. There are those who are deliberately distorting and hyping this issue for personal notoriety and profit. Satanic and occult crime become growth industry. Speaking fees, books, video and audio tapes, prevention material, and television and radio appearant all bring egoistic and financial rewards.

Law enforcement officers must be objective is finders. It is not their job to children other complainants. It is their job to listen. The law enforcement perspective can't ignore illi lack of physical evidence (no limit = even hairs, fibers or fluids left by violent murders), the difficulty a successfully committing a large-scale conspiracy crime (the people involved in any crime conspiracy, the harder it is to get away with it), and human nature (intragroup conflicts resulting in individual self-serving disclosures would be bound to occur in any group involved in organized kidnapping, baby breeding and human sacrifice). If and when members of a destructive cult commit murders, they are bound to make mistakes, leave evidence and eventually make admissions in order to brag about their crimes or to reduce their legal liability. The discovery of the murders in Matamoros, Mexico, in April 1989 and the results of the subsequent investigation are good examples of these dynamics.

Bizarre crime and evil can occur without organized satanic activity. The law enforcement perspective requires that und distinguish between what know and what we're not sure of.

The facts are

- Some individuals believe in and are involved in satanism and the occult.
- Some of these individuals commit rime.
- Some groups of individuals share these beliefs and involvement in satanism and the occult.
- Some members of these groups commit crime together.

The unanswered questions III

- What is the connection between the belief system and the crimes committed?
- Is there is organized conspiracy of saturic and occult believers responsible for interrelated serious crime (e.g., molestation, murder)?

After all the hype and hysteria is put aside, the realization sets in that most satanic/occult activity involves the commission of no crimes, and that which does

usually involves the commission of relatively minor crimes such as trespassing, vandalism, cruelty to animals petty thievery. The law enforcement problems most often linked to satanic or occult activity are vandalism, desecration of churches and cemeteries, limit from churches and cemeteries, teenage gangs, animal mutilations, teenage suicide, child abuse, kidnapping, and murder and human sacrifice.

Valid evidence shows some "connection" between satanism and the occult and the first "problems "forth above. The "connection" to the "three problems is far more uncertain.

Even where there seems in be a "connection," the intermediate in the explored. If a easy to blame involvement in satanism and the occult for behaviors that have complex motivations. A teenager's excessive involvement in satanism and the occult is usually a symptom of a problem and in the and of a problem. Blaming satanism for a teenager's vandalism, theft, suicide in a criminal's offenses in his tattoos: both in often signs of the interbelliousness and lack of self-esteem that contribute to the commission of crimes.

The law enforcement investigator must objectively evaluate the legal significance of any criminal's spiritual beliefs. In cases, including those involving satanists, it will have little w no legal significance. If a crime is committed as part of a spiritual belief system, I should make no difference which belief system it is. The crime ii the same whether a child is abused or murdered as part of a Christian, Hare Krishna, Moslem 🔳 any other belief system. Crimes generally are not labeled with the same of the perpetrator's religion. Why then *** the crimes of child molesters, rapists, sadists and murderers who happen to be involved in satanism and the occult labeled as satanic as occult crimes? Il criminals una a spiritual belief system to rationalize and justify me to facilitate and enhance their criminal activity, should the focus of law enforcement be on the belief system m m the criminal activity?

Several documented murders have been committed by individuals involved in one way another in satanism or the occult. In of these murders, the perpetrator has even introduced elements of the occult (e.g., satanic symbols at the crime scene). Does that automatically make these satanic murders? It is the author's opinion that the author's opinion that the satanic murders is no. Ritualistic murders committed by serial killers or sexual sadists in not necessarily satanic occult murders. Ritualistic murders committed by psy-

otic who hear the voice Satan no more satanic murders than anurders committed by psychotic killers who hear voice of Jesus Christian murders.

Rather, a satanic murder can im defined committed by two or more individuals who rationally plan the crime and whose primary motivation if to fulfill prescribed satanic ritual calling in the murder. By III definition, the author has been unable to identify wan one documented satanic murder in the United States. Although such murders may have and can they appear in few in number. In addition, the commission such killings would probably 🖿 the beginning of the end for such a group. It highly unlikely that they could continue to several people, every year, year after year, and me be diswered.

A brief typology of satanic and occult practitioners is helpful in evaluating what relationship, if any, such practices have to crimes under investigation. The following typology adapted from the investigative experience. Officer Sandi Gallant of the San Francisco Police Department, who began to study the criminal aspects of occult activity long before it became popular. No typology perfect, but the author this typology because is single and offers investigative insights. Most practitioners fall into one of three categories, any of which can be practiced alone in groups.

1. Youth Subculture. Most teenagers involved in fantasy role-playing games, heavy metal music or satarism and the occult are going through a stage of adolescent development and commit no significant crimes. The teenagers who have serious problems are usually those from dysfunctional families or those who have poor communication within their families. These troubled teenagers turn to satanism and the occult to overcome a sense of alienation, to obtain power or to justify their antisocial behavior. For these teenagers, it is the symbolism, not the spirituality, that important. It is either the psychopathic or the oddball, loner teenager who is most likely III get into serious trouble. Extreme involvement in the occult | symptom of a problem, not the This is not to deny, however, that satanism and the occult are negative influences for a troubled teenager. But III hysteric lly warn teenagers to avoid this "mysterious, powerful and dangerous" thing called satanism will drive many teenagers right to it. Some rebellious teenagers will do whatever will most shock and outrage society in order to flaunt their rejection of adult norms.

2. Dabblers (Self-styled). For these practitioners, there is little or spiritual motivation. They mix satanism, witch-craft and paganism. Symbols mean shat-

they want the standard may commit their crimes in a ceremonial or ritualistic way. This category has the potential be the most dangerous, and their crimes in a ceremonial or ritualistic way. This category has the potential be the most dangerous, and the standard killers fall into this category. Their involvement in satanism and the occult is symptom of problem and a rationalization and justification of antisocial behavior. Satanic/occult practices (as well as those of other spiritual belief systems) can be used as a mechanism to facilitate criminal objectives.

3. Traditional (Orthodox, Multigenerational). These are the true believers. They usually wary II outsiders. Because of this and constitutional issues, such groups in difficult for law enforcement to penetrate. Although there II much indon't know about these groups, as of inthere II little or no hard evidence that they are involved in serious, organized criminal activity. In addition, instead of being self-perpetuating master crime conspirators, true believers probably have a similar problem with their teenagers rebelling against their belief system.

Many police officers ask what look for during the search of the scene of suspected satanic activity. The look for evidence of a crime. A pentagram criminally significant lima a crucifix unless corroborates a crime in a criminal conspiracy. If a victim's description of the location in the instruments of the crime includes a pentagram, then the pentagram would be evidence. But the same would in true if the description included a crucifix.

There is no way any one law enforcement officer was become knowledgeable about all the symbols and rituals of every spiritual belief system that might become part of criminal investigation. The officer needs only to be trained in recognize the possible investigative significance of such signs, symbols and rituals. Knowledgeable religious scholars, demics and other true experts in the community can be consulted II a mann detailed analysis is necessary. Any analysis, however, may have only limited application, especially In cases involving teenagers, dabblers and other self-styled practitioners. The limit is, signs, symbols and rituals mean anything that practitioners want them III mean andlor anything that observers interpret them to mean. The meaning of symbols also change www time, place and circumstance. 📕 a swastika spray-painted on a wall an ancient symbol of prosperity and good fortune, a recent symbol of Naziism and anti-Semitism, m a current symbol of paranoia and adolescent defiance? The peace sign, which in the IIII was . familiar antiwar symbol, 📗 now supposed to be satanic symbol

Despite what sometimes said or suggested law enforcement training conference police have no authority is seize any satanic ur occult paraphernalia they might see during a search. A legally valid reason must exist by doing us it is the job of law enforcement in

prevent satanists a engaging in noncriminal teaching studies other activities.

Conclusions

There must be middle ground in this issue. Concern about satanic occult activity should not be a big joke limited to religious fanatics. On the other hand, law enforcement is were new locked in a life-and-death struggle against the supernatural forces 🜃 ancient evil. Law enforcement officers need to know something about and the occult in order to properly evaluate their possible connections in and motivations for criminal activity. They must know when and how beliefs, symbols and paraphernalia can be used in corroborate criminal activity. From a community relations perspective, they was also learn to respect spiritual beliefs and may be different or unpopular but not illegal. The focus must be on lime objective investigation of violations of criminal statutes.

Until hard evidence is obtained and corroborated, the American people should not be frightened into believing that babies we being bred and eaten, that 50,000 missing children was being ware dered in human war of that satanists are taking over America's day ware centers. No one can prove with absolute certainty that such activity has not occurred. However, the burden of proof, ■ I would be in ■ criminal prosecution, on those who claim that II has occurred. As law enforcement agencies evaluate and decide what they can or should do about satanic and occult activity in their communities, they might also consider how to deal with Ilili hype and hysteria of the "anti-satanists." The overreaction to the problem can clearly be worse than the problem. An unjustified crusade against those perceived as satanists could result in wasted resources, unwarranted damage to reputations and disruption of civil liberties.

In general, the law enforcement perspective wan best be maintained by investigators repeatedly asking themselves what they would do II II acts in question were part of Protestant, Catholic III Jewish activity. If II law enforcement agency wants 🖿 evaluate the group spiritual framework within which crime is committed, it appropriate, accurate and objective to refer M such crimes = cult crimes rather than as satanic, occult ur ritualistic crimes. The "Sects, Cults and Deviant Movements" seminar put on by the Institute II Police Technology and Management II the University of North Florida in Jacksonville, Florida, is a good example of this must objective, broadbased approach. Satanic cults have no more law enforcement significance than many other potentially destructive cults that exist in this country.

FBI's Lanning sides with Satan, says former top bureau official

Former FBI official Ted Gunderson, in an interview to EIR editors Jeffrey Steinberg and Carol White, warned about the spreading plague of satanism and satanic-related crime and sharply criticized the bureau for covering up the crisis. A full text of the interview will be published in the July 1990 issue of EIR's counterintelligence newsletter Investigative Leads.

Prior to his retirement from the FBI on March 30, 1979, Gunderson had spent 28 years with the bureau, ending his career as the senior special agent-in-charge of the Los Angeles Field Division, directing 700 employees and an annual budget of \$22.5 million. Immediately following his retirement, he was appointed by then-Attorney General Griffin Bell to direct the security arrangements for the Pan-American Games in San Juan, Puerto Rico. Returning to Los Angeles, he set up a private firm, International Security Consultants.

Among the first investigations Gunderson undertook with ISC involved a former Green Beret officer, Dr. Jeffrey Me-Donald, who was accused of murdering his wife and children in Fayetteville, North Carolina in 1970. McDonald contends that his family was murdered by a setting cult similar to the Manson Family, which had carried out their grisly murders on the West Coast just months before the McDonald murders.

As the result of his work for attorneys representing Dr. McDonald, Gunderson became increasingly aware of the existence of a nationwide satanic underworld engaged in drug trafficking, pornography, ritualistic murders, and other crimes. For the last decade, Gunderson has developed an expertise in the field. More recently he has been involved in investigating alleged ritualistic sexual abuse of students at the McMartin Day School in Manhattan Beach, California, and similar allegations of satanic cult-related crimes in Washington State. (In the McMartin case, a jury acquitted the two defendants on 52 counts of the indictment in January 1990, but failed to reach a verdict on 13 of the counts; a second trial is expected to take place on those charges.) In 1983, Gunderson, along with investigative journalist Maury Terry, author of The Ultimate Evil, helped develop critical evidence in the ritualistic murder of Broadway impresario Roy Radin.

Gunderson has appeared on nationwide television shows,

including the Geraldo Rivera show, probing the satanic crime threat. He has recently written a book-length guide for locating missing persons, titled How To Locate Anyone Anywhere Without Leaving Home, which is available from Ted L. Gunderson Associates, P.O. Box 5080, Long Beach, California 90805 for \$\mathbb{10}\$, shipping and handling included.

The FBI suppressed evidence

In his interview with EIR, Gunderson was particularly critical of the role that his former agency has played in recent years in suppressing evidence of a burgeoning nationwide satanic criminal structure. He focused much of his harshest criticism on FBI Special Agent Kenneth Lanning, the current head of the bureau's Behavioral Science unit the FBI Training Academy in Quantico, Virginia.

Since the discovery of a satanic burial site on a drug plantation near Matamoros, Mexico last spring, Lanning has written number of articles denying the existence of a satanic problem in the United States, blaming the widespread concern over ritualistic crimes run religious fundamentalists, overzealous investigators, and quacks. Two of Lanning's harshest attacks un the idea of satanic ritualistic crimes appeared in the October 1989 issue of Police Chief magazine and in a special report published in December 1989 by the National Center For Missing and Exploited Children. Lanning has written that more people have been killed in the names of Jesus and Mohammed than in the name of Satan.

To which Gunderson responds:

"In my opinion, other than Aleister Crowley, Anton La-Vey, and Michael Aquino [all well-known satanists active in the United States this century], Ken Lanning is probably the most effective and foremost speaker for the satanic movement in this country, today many time in the past."

Based me his own experiences probing the McDonald, McMartin, and other cases, Gunderson is certain that a nationwide satanic underground exists in the United States:

"My investigations over 10-year period have led 11 to the exact opposite conclusions than those of Ken Lanning. There is every indication that there is a loose-knit satanic cult network operating in the U.S. It is probably a combination

of: In high-level group of people linked to kiddy porn, prostitution, drug trafficking and other criminal activity internationally. This more organized structure filters down to independent groups of satanists probably not tied directly to the first network. These local groups also engage in drug trafficking, ritualistic activities like animal and human sacrifices. And below them, we encounter high school-age kids who go to the occult shops and buy the satanic literature and set up their own local independent groups. From hundreds of interviews that I have personally conducted in every part of the country, I encounter a persistent pattern everywhere. All the stories fit the same mold: animal and baby sacrifices, the stories fit the same mold: animal and baby sacrifices, the later of candles and other ritualistic props, robes, chanting, etc. All of these victim-survivors, from children to adults, all telling the same basic story.

"In the McMartin case, for example, before any criminal charges were filed against anyone, 460 complaints were filed with the Manhattan Beach police. Are we to believe that 460 families fed their children the same story of ritualistic sexual abuse, animal sacrifices, etc.? This is a suburban, affluent area, middle class and up—not the kind of people inclined toward the belief in satanic conspiracies."

How many children are really missing?

Gunderson attacked Lanning's recent claims that the number of documented of missing children in the United States last year was under 100, with the majority of those cases being teenagers fleeing rotten home environments:

"The FBI has maccurate count of the number of automobiles stolen every year. It knows the number of homicides, rapes, and robberies. But the FBI has no idea of the number of children who disappear every year. They simply do not ask for the statistics. Every month every major police department in the United States files its uniform crime statistics with the FBI. It would be simple for the bureau to add one more column to the statistics and get a breakdown of every reported case of missing children. But they don't do it. They have no scientific basis for making any estimates about the number of missing children—not to even mention children who are kidnaped for ritualistic purposes and, in some cases, murdered. I am convinced that the FBI does not ask for these statistics because they do not want to see them. They would be confronted with in instant public outery for action, because the figures would show a major social problem. That problem would demand action.

"Up until several years ago, there was a built-in prejudice among even local police and prosecutors against investigating ritualistic crimes. I have interviewed parents who went in the police with detailed accounts from their children having been sexually abused. As soon as the investigations began to get into mans of ritualistic activities the probes would be shut down. I don't think that this was due to satanist penetration of law enforcement in every instance. I think that there was a built-in prejudice.

"Fortunately, in the past few years, number of local police investigators in different parts of the country have scriously taken up the issue of satanic crime. In some cases, these officers have developed their expertise on their own time. Now, however, local police are more conscious of the growing represented by satanic related crime, ritualistic violence, etc. But the problem is national. Many of the crimes we are talking about—interstate transporting of pomographic material, kidnaping, interstate drug trafficking, etc.—are federal crimes. A federal clearing house for intelligence on satanic-related crime is urgently needed.

"I have evidence chiseled in stone showing that the U.S. Army and the Department of Justice covered up that satanic angle and framed up Dr. McDonald. The McDonald case could have exposed a major heroinsmuggling operation out of Vietnam involving highly placed Army officials running drugs into the U.S. in the body cavities of dead GIs."

Rather than creating such a capability wassist the work being done by local police and many private groups, the FBI is consciously attempting in bury the entire issue and drive local police into dropping their own efforts.

"I am convinced that we are confronted with a serious satunic penetration of every level of society, government are every level.

"I was first exposed to this problem of penetration when I investigated the McDonald within 10 months of being hired, I had obtained a signed affidavit from Helene Stokeley, a member of the satanic cult that carried out the murders of the McDonald family. Yet an overzealous prosecutor ignored that evidence and proceeded to prosecute Dr. McDonald, I have evidence chiscled in stone showing that the U.S. Army and the Department of Justice covered up that satanic angle and framed up Dr. McDonald. Why? Among other things the Mc-Donald rum could have exposed a major heroin-smuggling operation out of Vietnam involving highly placed Army officials running drugs into the U.S. in the body cavities of dead American GIs-green body bags loaded with heroin. Elements of this story even wire out publicly in the Jan. 1, 1973 issue of Time magazine. But that was just the tip of the iceberg. When the McDonald goes into a retrial—as I am confident it will—there will be definite information about the covcrup-the drug angle and the corruption of the prosecution."

XII. DRUGS

ARMY AND C.I.A. INVOLVEMENT IN BRINGING DRUGS TO THE UNITED STATES FROM VIETNAM

Report

In 1980 am informant told me that drugs were being flown into Army bases from Viet Nam in the late 1960's and early 1970's. I visited the library and researched the subject. In my surprise there has only been one article written on this topic in a national publication. (See arranhed The Magazine article January 1, 1973).

I have been told by informants that the Army personnel involved in this operation, who were subsequently prosecuted were a minute percentage of those active in the drug operation. I have also been told that some high ranking Army officers who were in charge of this drug ring have never been identified. Informants have advised that the Army investigation of the operation was controlled and manipulated to conceal its magnitude and the select of participation. If true, this accounts for the Army drug cover up of the MacDonald murders as described by Helena Stoeckley.

Helena Stoeckley advised that her Satanic Cult group planned the MacDonald murders Halloween night 1969. All that time MacDonald was assigned to the military hospital in Fort Bragg, N.C. but was moon-lighting for extra money at the civilian hospital in Fayetteville. Most military personnel sought treatment for drug distributions at the civilian rather than the military hospital to avoid a dishonorable discharge. Someone at the civilian hospital was reporting these individuals to Army officials and they were dishonorably discharged.

Stoeckley told P.E. Beasley, a retired Fayetteville police officer, that her Satanic Cult group was trafficking drugs during this period. (Stoeckley was an informant for Beasley at the time). One of their was delivered drugs to now York City every other week. The group planned and carried out the MacDonald murders without the knowledge or approval at the drug community which included a number of civilians (at least two attorneys) and military personnel. Stoeckley told Beasley that the leaders of the Fayeteville/Fort Bragg drug network felt that their operation would be exposed if the Satanic Cult group was investigated for the murders so they framed Dr. MacDonald.

Stoeckley told Beasley and mm in October 1980 she would "drop a bombshell" and "tell all" if given immunity. I asked the Department of Justice for immunity for her. When Dr. MacDonald's new defense attorney (a former Assistant U.S. Attorney) learned about this in 1982, he wrote to the Department of Justice and told them to disregard my request. There was never any follow up.

Stoeckley died in January 1983. She had been dead in her apartment for four days. She was nude from the waist down, the kitchen faucet running* and her six month old child was alive on the floor.

^{*}According to informants, Satanists almost always leave = satanic sign == the murder scene. Running ===== ls = known satanic sign.

According to the autopsy report and died of "slight" pnemonia of sern lung and cirrhosis of the liver. (Normally this is a lingering death not a sudden death). A seem before she died she was beaten up in a parking lot and told to keep her mouth shut. Four days before she died she called Beasley who lived five hours away and told Beasley who had an emergency and must see him immediately. Beasley called MacDonald's defense attorney who forbid him to go as Stoeckley.

Coffins and Corruptions

The literature of the illicit nurcotics trade bristles with tales of perniciously ingenious capers and official corruption. I will probably he a long time, however, before any new chapters can top the me now unfolding. In one case, I is believed Man traffickers used the bodics and caskets of American servicemen to smuggle drugs into the U.S. from Asia. La the second, huge eventities of heroin confiscated by the New York police department were systematically stolen, put back have the trade, and may now ___ a of horse for the hulidays. Herewith reon the cuses:

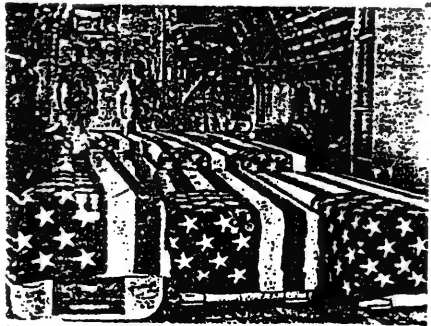
Grisly Smuggling

It looked like a routine flight home southeast Asia with a stop and Hickam Field, Hawaii, before the final eg to Dover Air Force Base in Delivare. Aboard II. KC-135 were 64 angers, many at them G.Ls, and military coffins. Suddenly, the plane was referred to reroute slightly and land at andrews Air Force Bese in Maryland. In federal authorities, acting on a post fine and the transport apart. They id not fine any drugs, but they did distributed any drugs, but they did distributed any drugs, but they did distributed and undergone autopsy earlier, had reently been restitched.

The agents arrested Thomas Edard Southerland, 31, of Castle Hayne, 'C. who was dressed in the uniform I a U.S. Army sergeant. Southerland, he falsely claimed he had served a relve-year hitch in the Army, was arsted on charges of imperionation and ing take documents. Southerland was arraigned in U.S. district court in Baltimore and held in lieu of \$50,000 bail. That seemed pretty illin for the formal charges, but Assistant U.S. Attorney I and E. Marr made the bail in the by convincing a district court last and Southerland was an "incredibly high and the The reason: federal authorities believe that Southerland is an operative in an accounterland in the tallegedly has been smuggling millions. I dollars worth the beroin into the U.S. over the past eight years. The principal the transportation investigators contend.

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

Since there are no customs inspections, this is relatively easy. Authoritics estimate that the ring buys the drug in Southeast Asia for \$1,700 a kilo and resells II in the limit for up to \$250,000. A full-scale investigation is under way both in the U.S. and in Southeast Asia. If it bears in 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.



GRAPED COPHIES OF STRVICEMEN COMING HOME gridly logistics are all so difficult.

SMISHORN BALT ETT, I TRAUBUM.

Will a Bizarre Suit Become a Watergate of the Jungle?

By Georgie Anne Geyer

includes such respected men as retired Army Mai Gen. John Einglaub (who has been raising non-military aid money for the contras), John Hull, a CIA-connected rancher in Costa Rica and a whole saboodle involved in the contra struggle against the

output aid. Because if the char-perministratin Costa Rica.

While the case involves all sorts of order some new trouble, dramatic allegations, what is perhaps most important is that the complaint challenges the comman view that the May 30, 1884,

Georgie Anne Gaper in a second

- 1nK -

The following article appeared in the April, 1988 issue of INTERVIEW Magazine:

Note Mr. Daniel Sheehan states the CIA flew drugs into the U.S. during the Viet Nam War. If the Army and the CIA flew drugs into the U.S. during this period there possibly was collusion between members of these agencies.

CHRISTIC ASTITUTE OF THE STATE OF THE STATE

The Christic Institute's Daniel Sheeban spins a tale of secret ways, Claschemes, and global conspirmer.

Sometime this about a Daniel Sheehan, chief munsuito me hristic institute, a Washington ublic-interest law firm, is finally oing to get his chance in take on hat he calls the "secret toam." heehan, representing a freelance ournalist injured in a bombing atempt on the life of an uncooperave contra leader la Nicaragua, has een arguing Hat a group of 29 en, many out hom are ca-U.S. Inalligence officers, have been verseeing a secret war of coveri ssassination, drug amusicling. unrunning, and general terrorism ith the assistance of U.S. officials ho approve of their anticommunist rientation. Recause of the unique rovisions of the Hacketter Influnced and Corrupt Organication PICO) Act, Sheehan has the righthe can show lo jury Yo his client o sue an entire syndicate for damges (in this case \$20 million world) en though not all members zie acsed of protting the bombing. In : vice of Sheehan and his adrers, the transcontra hearings ere just a sideshow. The real show 😅 Il take place this summer: Sheekan is no stranger to wellhildred, controversial legal of cuses. Among the cases he has articipated in are the \$1.3 million ettlement won by the malair of a

leveled against the city of Greenshure, North Carolina two dolline officers, and the Ku Klux Man for the families or five demonstrators killed in a 1375 raily (this desertion worders of innucione in state and federal trials of the same defendants); the First Amendment criminal defense of the United Artists film Last Tango in Paris; and, as a young assurtate at Cahill, Gordon and Reindel, The New York Three victory in the Pentagon Papars case.

Sarah Nelson, executive director of the institute, to puring other the massive legal case against the alleged conspirators. Sheehan may that Christic man on an annual traiget of \$3 million most of the 50 staff mombars, to duding Shoulan and Hollon, earn just over \$15,000 a year. While Sheehan's considerable charisma and Christic's dramatic charges have excited programment throughout the country, most of Washington remains quite sheptical.

Showhan was interviewed in the Caristic institute's headquarters, in a decaying mightwenteed in North-east Washington. His office—a lifteen-minute walk from the Capation steps—is situated in an aging browns tare far away from the power law firms on K Street and the Rhoral think tards of a S

by Eric Alterma

photograph by

ERIC ALTERMAN: So you're going a nail the "secret team" a court. Let's man at the beginning. We've got a bombing and takes place

DANIEL SHEEHAN: May 30, 1984.

EA: Contra leader Eden Pastora, who's not cooperating with the CIA, is bombed at his press conference La Penca, Nicaragua, just over the Costa Rican border. Three journalists an killed—

DS: And five others—nonjournalists. Eighteen to twenty-four people are seriously injured. We don't know the exact count.

EA: Pastora is injured him not killed. The United States blames the Sandinistas.

DS: The Illumi Limit doesn't do anything. The Reagan administration—executive branch, State Department, and CIA—all accuse the Sandinistas.

EA: Your client, ABC comercman Tony Avirgan, is injured in the bombing. He and his wife, fellow journalist Martha Honey, launch an investigation for the Committee to Protect Journalists; they name John Hull as the man who facilitated hombing.

DS: That's right.

EA: John Hull sues them for libel.

DS: Brings an actual criminal charge against them in Costa Rica.

EA: And loses. Enter Danny Sheehan?

DS: Right. I said to Tony and Martha, "Look, you ought to continue with this thing, sue them in the federal court in Minni. We'll do that for you." In May of 1986, they retained the Christic Institute to prepare a civil case against 29 people who conspired to blow up the press conference. More broadly, we are charging under the Racketeer Influenced and Corrupt Organizations (RICO) Act that these 29 people organized a "criminal racketoering enterprise" that engaged in drug smuggling, guaruaning, political assassinations, money laundering, and other criminal acts in support of the contrast and earlier covert

Under the RICO Act, we are given powers to subpoens and examine these people's business records and other transactions. Under RICO, in order to have standing to prosecute the syndicate, a member of the syndicate or one of its lieutenants has to have injured you in your commercial activities. L cameraman's equipment was blown up and his business We've standing, then, to go after the people who bombed him. While going after people like Italia Hull, Felipe Vidal, Miné Corvo, the Villaverde brothers, Ramón Palacio, MI others. We in about the detailed meetings that took place to plan the bombing. We name who was there. We're saying that they used C-4 explosives, which were part of the syndicare's shipment of arms in mount an illegal war against Nicaragua. Pastora was in the way. Members of the syndicate took steps in eliminate him.

EA: This is the CIA?

This is men in the CIA. There's a group of men within, and around, the CIA who've been involved together is covert activities since the passage of the National Security Act in 1947, which set up the Central Intelligence Agency. Clark Clifford | Counsel | President under Truman stated expressly there was never any intention to allow members of CIA 🔤 right to 🚃 in covert 📂 What happened is that field ators in the agency decided to garner that authority for themselves. But we can't really get at any of the because they weren't directly involved in the supply of military equipment that injured - clients. We tracked as far back as we could,

to 1959, so find the guys who were directly involved. The saw very clearly that they had undertaken a virtually identical operation against Cubs.

EA: This is the "socret team"?

DS: Exactly right. They totally black area when they decided to set up a secret assassination program to eliminate Castro. In order to disguise it, they worked with the Maffa: Santo Trafficanti. Johnny Roselli, Sam Giancana-these were garden-variety Mafiosi. That way, if pert of their enterprise was ever exposed, people would say the mob did it. It was a good piece of disinformation. It was believable. They got in bed with organized crime. If they could assassinate Castro, the payoff would be that the racketeering syndicate could reestablish itself in Cuba. It didn't work, but these people established relationships with the Masia. There's a lot of information that the Mafia has access to which is of importance to a covert operations group. It's a whole milieu in which to move. Theodore Shackley ran the operation. It was shut down hecause several operatives were caught smuggling drugs into the U.S. in 1965. When this happened, Shackley and his deputy, Tom Clines, were transferred to

EA: How do you know that Clines was his denuty?

DS: Clines was the director of training. I have that because I've talked to Carl Jenkins, a fellow CIA agent, who trained the guys on the ground. Clines took over from Jenkins. Shackley over to Laos. I know that from talking to CIA people in Laos. I know that from talking to guys in the Criminal Investigation Division of the U.S. Army who met with him. I know that from talking to Jerry Zeifman, chief of stall and general consul for the Committee on the Judiciary //9/3-/4/, who talked

spread out all over the floor, trying to figure out who he was going to bring in. He picked Clines and

I know they were trying to recruit an opium warlord named Vang Pao in order to use his Hmong tribesmen as "unconventional warfare" assets, During 1965, Vang Pao's competitors in the opium-trafficking business were mysteriously assassinated. Vang Pao was totally grateful to be the monopoly controller of opium in exchange for his services. It was a very subtle and smooth operation. Shackley, Clines. and " Offic's buddy Richard Second didn't want the communist Pathet Lao (the Laotian equivalent of the Viet Cong. to come into power. They told Vang Pao, "We've got some trainers here? Carl Jenkins, Chi Chi Cuintan and Ricardo Chaver. They engaged in an "overt" covert operation. which essentially consisted of hunting down the leadership of the Pathet Laguard a "covert" covert section, which assessi-nated them.

Basically the whole program in Southeast Asia ran from '65 to '75. Even though Shackley and Clines bounced out of there for a two-year period, from '71 to '73when they were back at CIA headquarters in Langley, Virginia, doing Western Hemisphere stuff, which was primarily Chileby September of '73 they were again in charge of Far East operations. At that point, Carl Jenkins asked for early retirement from the CIA. He went to Australia. Then Richard Secord started showing up in Australia. Chi Chi Quintero started showing up in Australia. Tom Clines started showing up in Australia. Michael Hand, a former Green Beret, started show-

ing up in Australia. They all showed up at the same purco—the Nugan-Hand Bank in Sydney. We've got a New South Wales investigative report on the Nugan-Hand Bank to prove it. We've also got direct information on the tonnage, of weapons removed from Vietnam during the last two years of the war and brought to an indoor air than in Thailand. You've got money going down to Nugan-Hand and weaponry going to the air base.

EA: So these men help nositions in the CIA are smuggling out of Laos and Vietnam, storing guns in Thailand, and denositing maney in Australia?

DS: That's right.

EA: John Stockwell, Ralph McGehee, and Frank Snepp—dissident ex-CIA agents—have problems—thesis at this point. The attribute the transportation of heroin and the smuggling of guns directly to the CIA.

DS: They're saying that this is definitely the CIA running the operation as a matter of policy. I don't know that to be true. If Stockwell, McGehee, Snepp 10

tacking me for being more conservative in my charges than they are. They're saying that the CIA did it. I'm saying that all I've got is that these men did it.

EA: Pick it up from there.

DS: At that stage, from 1971, when Phoenix Project was exposed, to 1976, which was the year to elect a new president, there was whole chain of public revelations about perations by Senator Frank Church's Select Committee to Study Government Operations. Not just the Phoenix Project or the Cuban stuff, but also domestic covert operations: FBI phone taps. Operations Chaos. Cable Splicer, and Leprechaum. The CIA plot to overthrow elected socialist president Salvador Allende in Chile was being exposed.

In 1975, Shackley, who was the associate deputy director for operations—this is zavvy guy dealing with—says, "We've got potential big trouble here." He calls a meeting, off the record. A converastion occurs in the winter of '75 to'76, in the armored limousine of Richard Secord. Edwin Wilson, who's sitting there, says, "What if Carter gets elected? What's going to happen to our operations? We're going to have to set up some sort of operation 'outside,' because we know how essential these activities are." All the steps being taken—shipping the weapons to Thailand, the money to Australia-are "preparations." In my opinion, they are not a "back channel" for the agency. They are preparations for an "off-the-shelf" operation, if it becomes necessary.

EA: Like that described by Ollie North at the Iran/contra hearings?

DS: Exactly. After Carter was November of 1976, Shackley, Clines, Second, Erich Marbod [assistant secretary of state for Far Eastern offairs under Kissinger], and Wilson met at the Crystal City Marriott Hotel. They said, "Bingo! It's happened. Whire looking at a reform administration here. This means curtains for our operation. We're going to have to set up a private company to be able to continue." And they we up the International Research and Trade Corporation (1RT). One of Wilson's attorneys started setting things up over in Switzerland; they set something up down in the Grand Caymans. They we up the account in Switzerland; IRT became partners with the Egyptian-American Transport and Service Company (EATSCO). Clines came 📰 🖥

officer for IRT, which later became EATS-CO, because EATSCO owned percent of IRT. That's their operation. The partners were Shackley, Clines, Second. Marhod, and Wilson.

EA: This company was set up to transfer arms to Egypt in the aftermath of Camp U.V. Accord?

DS: That's right. This is the "off-the-shelf" operation.

FA: Tell about their connection to Shah and Somoza.

DS: The link between Iran and Nicaragua is really a fascinating one. Wilson working for Clines and Shackley in Iran. He was supplying electronic surveillance equipment to the SAVAK, the line asceret police, to help them in their searchand-destroy missions against alleged terrorists opposing the Shah.

EA: Officially or unofficially?

DS: Officially through IIII But Was a special on a sac decause he wouldn't reveal what the program was about. However, in 1977 Wilson discovered that he was working directly for Shackley and Clines, who were both still in the agency. EA: So Wilson was unwittingly working for the U.S. government?

Gertations under George Bush at the C in Cotober of 1977, Carter cuts off milit equipment and further intelligence in mation to Somoza. In February of 19 Wilson, Clines, Doug Schlachter-lengtime Wilson associate—Quinte and Good-Time Charlie Wilson—a c EA: So Wilson was unwittingly working for a private company and no longer for the U.S. government?

DS: Wittingly or unwittingly—with Wilson, it doesn't make much difference, as long as he thinks he's covered. He's doing that operation. He's going with them when they bust all these people—they line them up and blow them away. They kill them, one right after another, time after time, mission after mission. He knew exactly what was happening.

EA: They were opponents of the Shah? DS: That's right. Then they discover that there's a group of Iranians being trained outside Iran who are coming back into the i country assessinating the SAVAK leadership. Shackley and Clines tip Wilson at they're being trained somewhere is Libya. Wilson moves in with fellow CIA agent Frank Terpil and the others, who first start supplying slow fuses to the Libyans, then C-4 explosives, then trainers to use the C-4s, and then assassins, and it goes on up the hierarchy until Wilson can locate the base. He finds the base. He gets a PLO contact to tell him when the next group of five people are leaving Libya for Iran. He gets the false names on their passports and their flight numbers. And then they're assassinated. He also finds out that a group of Nicaraguans and Salvadorans, as well' as people against Marcos in the Philippines, are being trained in Libya.

EA: These are left-wing people?

DS: Oh, yes. They're all in Libya: oppo-Marcos, opponents of Somoza, opponents of the government in El Salvador, opponents of the government in DS: The executive branch would. The executive branch would. The were direct-action teams. I'm not takin position on this, good or bad. I Shackley's group in assassinating the Wilson is told to pass the information the Nicaraguans being trained in Liby: Chi Chi Quintero.

EA: Who was Chi Chi Quintero work.

DS: For Shackley and Clines.

George Bush was the director und Gerald Ford?

OS: No. He worked in the security department of Pemex—the Mexican national monopoly—under Jorge Diaz Serrans

was the former business partner George Bush at the Zapata Oil Comp. In Incl. Shackley was the director of con equipment and further intelligence in mation to Somoza. In February of 19 Wilson, Clines, Doug Schlachterlongtime Wilson associate-Quinte and Good-Time Charlie Wilson—a c Texas—fly to Nicaragu meet with Somoza and offer him hey're going to give him intelligence on his opponents, coming is Micaragua, who ought to be assessed as They have a special security team of fi , paid \$80,000 apiece, headed up Chi Chi Quintero. We've got the paper the contracts, everything. And they of to sell Somoza the weapons that have be out off. They carry on negotiations for ear, from February of 1978 to February 1979. The deal is closed by Chi Chi Qui tero. How do I know that? Because Oui tere told Carl Jenkins about it in deta EA: Why do you think Jenkins gave

this information?

DS: To try to protect the CIA. He sat down in a meeting with this guy Fergus the deputy of Bob Gates [deputy direct of the CIA], when said, "I want you understand this: Shackley's operation not the CIA's. If you're going to sue he let the chips fall where they may. It is us."

So they've got a major assassinat operation going on down there in Cen America. They started to supply equipment to Somoza before he fell. Afterway Quintero reestablished the contract continued to supply Somoza's top fift military commanders, in their incarnat as the "contras." To this day, the top for the fifteer, military commander the contras army are the same men were present at those meetings with Quitero. They're being supplied by Shack Secord, and Albert Hakim, we became involved with them. Secord u

Get me to Ollie North.

DS: January '81, in comes Ronald Reagan. The new administration dicides to supply mulitary equipment to the contras. What are they going to use? They've got a whole gunrunning material and up by Theodore

EM Did Bill Casey have any relationship

with these people?

DS: Well, Shackley was the director of the transition team in the operations in the Reagan administration, selected by Bill Casey. But they couldn't bring Shackley back into the CIA, because it would reveal that he was Wilson's partner, by this point, had been indicted for selling arms to Quidafi.

EA: What happens then?

DS: Casey takes over the contra supply operation. This is where it's not clear. The information we have is that the CIA used the same supply network—the same guys eaught mining the Nicaraguan harbors and passing assassination manuals. This is no accident. Well, if there was supposedly so big assessination program going on down there, what were all those dead bodies? They were just assassinations from the program. And, as of 1981, a particular guy had to give the okay on all of these hits before they could be made, That was William Buckley.

EA: William Buckley, the CIA agent who

was held hostage?

DS: That's right. The head of the antiterrorist group of the CIA, whom they stupidly sent over to become the Beirut station chief for the agency. In March of *84, Buckley was kidnapped and taken out the Bekan Valley outside Beirut. He was then taken to Iran, to the boly city of Qum,

but brought back to die in the Bekan

Valley.

EA: Does this explain the CIA's and the White House's obsession with Buckley?

DS: That's exactly right. started talking about "off-the-shelf" operation—the assassination program.

EA: Why warm in Iranians revealed .what 🖿 said?

DS: Because that's exactly what has given them the leverage to get the Tow missiles. EAL But right === | with?

DS: It isn't over with. It isn't close to over with. George Shultz made three more passes at getting those missiles, even after the arms deal was revealed. You just 20 check it. [The public record of the tran/contra affair and only one meeting. December 13. Well State De-

partment and Will officials and represensatives of the franian government after the sales revealed—ed.]

EA: The existence of Buckley's videotaped confession is keeping from safe from the United States?

DS: That's exactly right. That's why the

November of '84. It's no coincidence; you've got this private enterprise engaged in a number of operations. They've got assassination program going, which functioning under Shackley, Clines, Quintero. They've got Secord supplying weapons. They're supplying weapons not only to the contras, but also to the anti-Marxist UNITA rebels in Angola 페 the rebels in Ethiopia, as they had to the Smith government in Rhodesia in the '70s-all over the place. They've got six major theaters of operation. Congress doesn't have the spine, from their point of view, me do what has to be done to fight the communists. Then, when they take Buckley in Iran, it turns 🔤 these guys 🛶 are involved in the "off-the-shelf" operation are the same ones who were eliminating terrocists in Iran - William Why it that the same guys who are running the stuff to the contras somehow end up in the middle of the Tow missile sale? Why does that happen? There must be more people around than that who can speak Fersi. But you don't have more people than that who work for Shackley. That's how that thing comes down.

EA: First of all, how do you know that Shackley is the man in charge here? David McMichael who also works at the Christic Institute and is a former CIA agent—a "dissident" CIA agent—says that this is

only a passing hypothesis.

DS: I know it because the people who told me that Secord, Hakim, and Clines were supplying weapons to the contrar are the same ones who said that this was Shackley's operation.

EA: You've given those sources to the judge, but you haven't released them to the media?

DS: That's right.

EA: You refuse to give them to the media? DS: No: I don't. Each time the question has come up. I've told you who they were. I told you about Carl Jenkins. And there's Eugene Wheaton, a retired U.S. Air Force warrant officer. Wheaton was an antiterrarist advisor to the SAVAK for m U.S. Army. He knows all these guys. He was involved and many of the officers in the Air Force's special investigations section were looking into and overruns and overcharges from when Second was the Foreign Military Sales director.

EA: So your sources and Jenkins and

Wheaton?

DS: Right. Jenkins, Wheaton. 📫 Ferguson.

EA: What happened next?

DS: Casey comes on board, and the supply network functions from June of 1981. But by March of '84, Casey knew that the was up. Congress was going to pass the take war hands off and let it run. And it continues to run.

EA: What is Ollie North's the "enterprise"?

DS: North was the deputy director of the National Security Council in charge "political and military liaison," that means. He was "liaison" to the secret

4 team. Buckley was kidnapped in March of, '84, and in April of that year the National Security Council Decision Directive 138 was signed. The directive formed a Terrorist Interagency Working Group headed, by none other than Ollie North. Ollie was expert on terrorism; he got involved, with the antiterrorist dimensions of the, thing. Then the CIA took its hands off. Since Offic was more involved than he was supposed to be, given the Boland Amendment, all the fire came down on him.

EA: He's taking the hit.

DS: That's right. But he ain't running the, show.

EA: Tell me what the show is with regard to. drug running in Nicaragua and how your.

clients were wronged.

DS: The fact is, we don't have any evidence that the contras were directly involved in drug smuggling until mid-1983. to mid-1984-when Congress was considering cutting off funding. For years, the anti-Castro 2506 Brigade in Miami has acted as the middleman for the Medellia Cartel and the Galante family-the Maña-to bring cocaine into the United States. They use the money to buy weap: ons. They've got werehouses full for that great day when they can retake the fatherland. They saw that the syndicate was trying to open up the Southern Front, on the border between Nicaragua and Costa Rica, near La Penca. They said, "Why don't we go down there and establish another base outside the United States?"

It was a double agenda: to get involved with anticommunist fighting and to set up a midshipment point for drug smuggling. They wanted to ally themselves with the FDN [Nicaraguan Democratic Forcethe main contra army), which was getting supplied by the syndicate. The FDN said okay, but Eden Pastora refused to deal with them. He and the FDN were rival contra factions, and Pastora was already on the Southern Front. The Cubans got all upost. They was to John Hull.

EA: An American citizen living on a ranch

in Costa Rica.

DS: A North American guy. Twenty-five years down there. He's not only a recipient of syndicate's weapons is the contras down there; he's the base of operations for ukra-right-wing crazies, like Tom Posey's Civilian Military Automore group.

EA: This Li an American far-right paramilitary organization. . Soldier of fortune-type group?

Pastora to join the FDN. Half a guys, being more applisticated than the average bear, start saying, "Hey, what's the story with this guy Pastora? Are you Limited."

Just blow him away."

Then Buckley is kidnapped. [Duane] Dewey Clarridge, who was remaing Latin American operations, is made the director of the CIA's Counterterrorism Center. He replaces Buckley. He delivers an ultimatum to Pastora through contra leader Alfonso Robelo: "You've got 30 days. Either you submit totally to the control of the FDN-the FDN will run the Southern Front, and you will take orders from them—or you're out of this operation." Comes the 30th, Pestern is go stand right up to them. Going to call a press conference and spit in their eyes. He calls a press conference, they blow him up. EA: But what exactly is the connection to the "secret team"?

DS: Shackley was in charge of the assassination program, which they code-named
"Fish Fire." Second was in charge of air
operations, the supply of weaponry.
They've timed to open up the Southern
Front. Their people have got the power to
come in and run in Southern Front, and
this guy has got to go. So he does. The
enterprise in only supplied the C-4 explosives in the specific knowledge that
they would be used for terrorist bombings
inside Nicaragua, against civilians, to
show that the Sandinistas in protect
people, but also, there was a specific in
jective: to get rid of Pastora.

EA: What do you hope to accomplish with the affidavit against these guys?

DS: We hope to obtain all the information on the activities of these people from Jam ary 1, 1959, to show the people of the United States, in an irrefutable way, what happened. Then we will obtain a judgment against the "secret team." We will req court face the question, nobody wants 🖼 ask: does 🔝 🚟 branch have the authority to allow people to murder in a nondeclared war situation? I don't think so. We want to get that ruled upon. Then, very importantly, we want to demonstrate that an "off-the-shelf," standing-alone, self-financing covert-operations capacity, which the Iran/contra investigation supposedly revealed and put end to, existed in this form since exists today; and will continue to exist, something is to stop it.

LATE Christic Institute, you, and specificulty this affidavis wery little credibility in Washington.

Because Washington didn't to to admit that the enterprise existed in the first place.

Ed Why didn't you were through with your sources what you walked by the House Select Committee on Narcotics



DS: Do you want to hear how that thing went? I'll tell you exactly how. I said, "Look, the Democratic majority in Conis trying to get information to prove that the contras are running drugs. The Republican Party in this administration supports the contras. Ergo, the Republican Party is endorsing drug smuggling in this country. Isn't that awful? That's not we this thing should go." I said. "I'm pretty willing to give you the sources. But if I give them to you, the Republican guys sitting here—Bob Dornan /Remiblican, California! and the others—will be compelled to deny it. They'll a say that it isn't They will be compelled to go out and talk to their contra friends and tell them exactly who the sources are. So I'd like to propose that we torm a minimum m taree Republicans, chosen by the Republicans, and two Democrats, chosen by the Democrats, so that the Republicans control the subgroup. I will sit down with them and give every single source I've got. Not only that-I will personally take you to a

En/Why doesn't Washington believe you today, even after all that we've heard?

DS: Because 1 taboo, talking about this group.

EA: But it's not taboo among liberal Dem-

It sure is taboo among liberal Demo-Liberal Democrats being told to vote \$36 million to the contras. What, are you kidding?

EA! You shouldn't say that, because you could be arrive wrong tomorrow and it

DS: But you watch what they're going to do. The Republicans are all mous grassing right now, saying, "You've got to port the \$36 million for the contrast or se we're not going to be able to stop the Sandinistes." I've run into this all the time. If the Republican Party advocated executing everyone over six feet tall, the Democrats would advocate executing everyone over six-foot-four. Then they'd attack you for not supporting their bill on these grounds: think about all the people whose lives you could be saving between six feet and six-foot-four. That's exactly how they function in this town. [The administration's \$36 million plan was norrowly defeated in the House. Democratic leaders then proposed an "alternative" \$30 million contra aid plan, which was also defeated.-ed.]

EA: What's the essence of this corruption?

DS: It's dialectical, deriving from pragmatic, local politics. There's no real effective protection of the public interest. What's the most radical statement you can get out of Senator Dodd [Democrat, Connecticm]? Dodd will say, "We all agree: that something should be done about the: Sandinista government down there because, you know, they're Marxists, but we disagree on limit should be done."

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EA: What was the function of the transcon-UN committee?

DS: The function in the indicate committee was to respond to the fact that Ed Meese was getting ahead of the curve. We were talking to these guys for six months to try to get them to set up a select committee. We were offering them any sources they wanted. They wouldn't do a thing about because there was no short-term political advantage. It's a criticism of the limitations of our democratic system. The difference between reality and political pretense is profound in this town. I'm not trying to be vulgar or hanging my tic in my drink with these people. I'm simply saying that the Constitution is in major danger here. There is a covert structure in place, which Congress knows is in place. These guys are not dumb. They know this thing exists, but they don't want to talk about it.

. When we were trying to set up a select committee hearing, Peter Rodino, and Democratic chairman of the House Judiciary Committee, said, "My God, if this is true, my whole life has been a lie. I've been telling people to vote for their congressman, to write to their congressman if they disagree with a certain policy. If this is true, we haven't been in charge. I'm not going to investigate anything like that." What does that mean? The evolution of our political consciousness has a long way

to go.

The difficulty is that the American people have a deep and abiding sense that they're being boodwinked by politicians. They don't know exactly how. The fact is, when you go out and tell them about this thing, say, "Right!" Seventy-three percent of the American people don't support giving a to the contras. The lowest the polls have gone is fifty-nine percent. How are these guys reflecting that over here in Washington? Do you see seventy-three percent of the congressmen saying, "My constituents don't support this"? EA: A lot of people who are hoping for your success feel that you've overplayed your hand; that, by not being careful enough about the accusations and sources your affidavit, which may we seized upon in court, you could put the country an even worse position, in effect clearing these guys by destroying your own credibility.

DS: The fact is, without the affidavit, we wouldn't be anywhere at all. I've at forth the information on the basis of a good faith belief as to analist me, and I have dared to say what nobody to say. There may be a disagreement over particular items. Obviously, I'll be able to the intermediate big opium money has been used to fund a covert operation. We're very big on that. Former agents are saying the they be it's true.

LA. David McMichie 4 Christic,

DS: For someone not to believe it, they don't know it, and they have a regular proclivity for saying that if they don't know, it can't be true. "How could something be true without my knowing it?" That is the arrogance of Washington. That is what we ran into at the ear beginning. But we're in the process of showing seriatim that our will are true. It's my opinion that we have been very responsible and will be held responsible for proving what we've said. The fact is that have laid it down in a court of law. In the deposition, the defendants were pleading the Fifth Amendment, or claiming the privilege not to talk about it for "national security" reasons. They're not saying it isn't true, nor are they willing to say how it

ien't true.

Theodore Shackley just published an article in the Journal of Defense and Diplomacy saying. "How in the world could these outrageous people suggest that there was farcotics trafficking by anyone in the intelligence Community in Southeast Asia? If it were true, surely the U.S. Army would have proved it." Isn't that logic bizarre? On the other hand, if you walk up to most guys who were down there, guys like David McMichael, and say, "Gee, the intelligence community was trafficking in optum in Southeast Asia," they'll say, "Oh

yests. Will

EA: One of your main sources is Edwin
Wilson, who was prosecuted for selling
weapons to Quddaft, among other things,
and is spending the rest of his life in Marion Prison. According to your argument,
he was a main player in the "socret team."
Is he the most credible of witnesses?

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DS: He was sitting down there in K Unit, with nobody talking to him. I said, "I'm aware that you believe you somehow got the shaft. And I went you to explain to me why you think you got the shaft. I know triat you were in there, dealing with the guys will up the assassization program. You're in prison for 52 years. Nobody gives a shit about you. They all think you're a total asshole. If you want to explain why you're not, here I am." And so he started talking to me. When he'd get to a particular point, if he didn't want to talk about it, I'd say, "I know about that," and I'd tell him what I knew. He'd say, "How did you find out?" I'd wy, "It doesn't muster how; just tell me about this part." And he'd tell me.

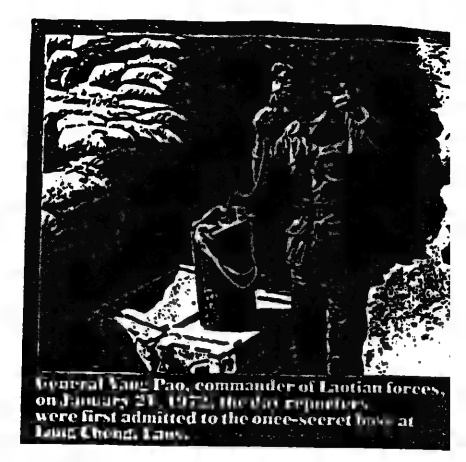
EA: You seem an unlikely person for Wilson to choose as a confessor. Why you? DS: I don't know. I really don't know. I know that people talk to people and you can never figure out why. I don't know why people talk to cops after they've been arrested. The cops say, "I think you robbed a bank. Let's talk." In a cruple of hours, the person will tell them how they maked.

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banks. I don't know why people do the things that they do. The fact of the matter is, they like to talk about it. Some of them are trying to feed you disinformation, so they give you part of the truth and then put a spin on it. I think I've been able to wend out what's true from what isn't. That's the primary mechanism here. I knep what I can verify. The rest is disinformation. I assemble the pieces from many different sources. They all know that I'm talking to other people. They find compelled to beel up their story. To the extent that diories match, I get verification. To the extent that they differ, I have to check to see whether or not it's true.

EA: What are you going to do after you've wen the case?

DS: We're going to take steps to see t the new administration and Congress farmed major investigative hearings in the activities of the "secret scam" and raise the question: where did their authority some from? If Clark Clifford, in the National Security Act of 1947, and the mer who drafted the law to create the CIA, said that there was no intention to allow covert activities, where does the authority originess? It's clearly not consistent with our democratic process. We can't just criticins—and that is the hard part. We have to ask Congress to address the problem. How do they intend to deal with it? A long discussion has to be undertaken. The liberal community doesn't want to do it. That's part of the reason why these guys will talk to me. They think I'm more like them then a lot of the liberals.



Afterword:

DOES THE CHRISTIC INSTITUTE'S CASE HOLD UP?

by Ken Silverstein

The tersest expression of the Christic limitate's case is the famous 45-page affidivit drawn up by Daniel Sheehan and his colleagues on behalf of their clients, we ioumalists Martha Honey and Tony Avirgen. The couple retained Sheehan after Aringan was seriously injured in the bombing attempt on contro leader Eden Pasacca's life at La Penca in 1984. The affidawit sets forth Sheehan's theory as to who was behind the bombing. Despite some debious assertions, the portion of Chrisinvestigation dealing with the immeinte circumstances of the bombing carries weight. It's when Shoehan and his associhas start to spin their worldwide web of intrigue that questions arise.

One central problem stems from Christic's apparent desire to avoid charging any agency of M. U.S. government, and in particular the CIA, M. complicity in the plot. Instead, the affidavit proposes a secret team of private individuals managed teaminding decades of criminal conspirational including assassinations and drug comming. The practical consequence of comming the accusations to these individuals that Christic's case will not be contented by the U.S. Justice Department, its limitless financial resources, and the expedient—if many it was—has not before the persuasiveness of the many contents.

The basic premise of the Christic Inlawsuit and a man of forlawsuit and a man of forlawsui

tions over the past 27 years have included the operations on several continents. Major operations included running the secret war in Laos in the 1960s, assassinating political opponents of the Shah, destabilizing Allende's Chile in the 1970s, and organizing the course war in the 1980s. At times the team has worked with the knowledge and cooperation of the CIA and at times as an "off-the-shelf," off-the-books private army.

Unfortunately, the theory, as advanced in the affidavit that is the basis of the lawsuit and Daniel Shoehan's public pronouncements, is marred by factual errors and what one critic has referred to as "excessive extrapolation." Some of the mistakes, though minor, cast some doubt on the reliability of Sheehan and Christic.

dates are inaccurate, and numbers are seemingly plucked from the air. But the scrious problems involve Sheehan's contentions about the team's actual activities during the past several decades.

According to the affidavit, CIA officers Shackley and Clines were both transferred from Cuba to Leas in 1965. The following year Shackley was named chief of station, -III Clines serving as III deputy. Their primary duties involved training indigenous Hmong tribesmen in unconventional-warfare activities, with a special emphasis on political assassination. According to the affidavit, Wil Hmong unit secretly assassinated men 100,000 noncombatant village mayors, bookkeepers, clerks and other civilian bureaucrats III the countries of Laos, Cambodia and Thailand." They funded these activities largely through kickbacks from the onium profits of Vang Pao (spelled Van Pao iii the affidavit), a warlord whom Shackley had

Acco, ang to Ralph McGehee, an ex-CIA agent who served with Shackley in Southeast Asia and is now a major critic the agency, this is unreliable. The United States running a major in Laos, which included approximately 170,000 sorties per year-mostly bombing runs-between 1969 and 1972. Records show that the entire effort was being funded by the U.S. government, to up to \$260 million per year. To suggest that any portion of these activities could have been funded by kickbacks from. Yang Pao's drue profits is absurd, says McGehoe. He also claims that the figure of 100,000 political is highly inflated, and points that United

States would have no reason to kill civilian bureaucrats in Lags, a country the U.S. was supposed to be defending.

According to the Christic Institute, Shackley and Clines, after transfers to Saigon in the late 1960s, were recalled in the United States in 1972 to direct the Track II" operation, which involved both me "political assessination of Chilean accialist president Saivador Allende and his chief of staff in Chile and the military overthrow of the democratically elected government. . in September of 1973." Actually, the Track II" operation had begur in 1970, even the Allende took office, and his chief of staff, General Rene Schneider, had been assassinated in October of that year.

From there, Shackley and Clines moved

to the CIA's East Asia division, where they "directed the Phoenix Project in Vietnam in 1974 and 1975." The Phoenix Project, the affidavit says, resulted in the political assassination "of some 60,000 village mayors, treasurers, school teachers and other non-Viet Cong administrators." But the Project, which began during 1960s, was were by 271 William Colby, who supervised the project and was later named director of the agency, has acknowledged that approximately 20,000 people were killed. Some Will Vietnamese estimates place in figure as high as 40,000, but no one else has claimed that 60,000 people were assassinated. Also, the purpose of Phoenix was to destroy the political infrastructure W NLF [Nain- Liberation Front]. I wall hardly make sense, then, to target village mayors and treasurers, who were a part of the Vietnamese political infrastructure. In fact, as McGehee points out, ile were the people who were being targeted by Ma

After a mid-1970s stint supposedly directing an assassination project against an Shah's opponents, Shackley and Clines supervised Edward dealings with Muamar Qaddafi. Wilson, though providing Calling and explosives, and

Vict Cong.

cording to the affidavit, "intelligence gathering activities—designed to into hands the identities, missions and target of the Libyan, anti-Shah terrorist operations." The operation was blown when Kevin Mulcahy (spelled Mulcahey in the affidavit), had worked with Wilson, "unknowingly revealed" has boss activities to person friendly with a federal agent.

Here again, the Christic version we events seems to be at odds with what took place. Wilson was providing large quantities of weapons to Qaddafi. If his interest was purely "intelligence gathering" there would seem to be safer means of gening it other than arming a major enemy of the U.S. Though Wilson may have received cooperation and protection from inside the agency, his dealings with Qaddafi were mutivated by the huge profits to be had.

The affidavit claims that Rafaci Quintere, Radi Villaverde, and Rafael Villeverde, three Cubens with longstanding ties to the CIA who Sheehan claims have been operatives for the secret team, were contracted by Wilson to murder Libyan terrorists. But the record shows that Wilson offered to pay the Cubase to kill as epponent 📝 Quidafi's living in Egypt. The three men, who have no moral qualms about murder, are hard-line anticomammists and were upset that Wilson would times be aiding Quddati. In September of 1976, Quintero reportedly phoned Clines; with whom he had previously worked, and protested. Clines then passed the informa-

tion on to Shackley. According to a 1981 story in the Washington Post, Shackley then passed this information on to minimal CIA officials, who notified the FBI. McGehee believes that this is true, if only because Shackley would want "to cover his ass." True or not, the fact that the Cabans—all supposedly tied to the secret trian—exposed Wilson's plans to Clines does not support the overall theory of a cabal of secret operators sunning a covert foreign policy.

Finally, Kevin Mulcahy did not "unknowingly" reveal any information. He talking to anyone who would listen. trying to get the CIA to take action against Wilson. He become concerned about Wilson's activities and in 1976 called the CIA, where he talked to Shackley, to rean them. Mulcahy than changed in appearance and went into hiding. During and next several years he talked to federal agents from six different investigatory agencies, trying to expose Wilson. He was Sound dead outside a Virginia motel in late 1962, and was will to have it of natural causes, though people believe was murdered for reporting un Wilson's

The second important as pects 🚅 the lawsuit that appear 💷 be mistaken. First, Shochan claims that Clines was Shackley's deputy 📓 Laos, Victnam. and the United States. McGehee and John Stockwell, another intelligence officer turned critic, see claim that Clines never of sufficient rank to have served as Shackley's deputy. McGehee, who worked on a research project for Shackley while both men were in Saigon, says that not only did he never see Clines there but also knows Will Shackley's deputy was at the time (he cannot reveal the man's name because of secrecy restrictions that apply to all ex-CIA officials). Also, in 1976, when Shackley was chief of the East Asia division and supposedly running the anti-Shak hit squads with Clines' assistance, they weren't even working together.

Sheehan further claims that the secret team moved off the books of the 1973. According the affidavit, team members "knew that their secret anticommunist extermination program was going to 🔤 📥 down" in Southeast Asia. Therefore, they began their non-CIA, prinetwork "to operate after the end of the Victoria campaign." The secret leam's worldwide banker was supposedly Richard Armitage, then a naval officer in Saigon, was served as bursar W Vang Pao's opium money. According to Sheehan, Armitage moved Bangkok in late 1975 and remained there until 1979. carrying out government and personal duties but largely funneling money out of Santana Asia into secret team assets in iran and Australia.

Though Armitage is said to have been a key player in Shackley's net work, he is not charged in the Christic lawsuit. A number of people familiar with the suit claim there is no solid evidence that connects Armitage to any of the activities in which he is implicated. In at least a portion of the time, he was supposed to be in Bangkok. Armitage was working in Washington as administrative assistant in Senator Bob Dole, according to Dole's office and the Pentagon.

While Sheehan sees a maverick cabal, some analysts believe that Shackley a number of covert activities always for the CIA. By creating a mythical conspiracy, they say, Sheehan letting the La off the hook. Stockwell told one reporter that "Theodore Shackley was only one of the top 300 officers in the agency. The problem is with the policy of covert operations."

McGehee doesn't believe that there was a secret team either. He says that Shackley was certainly with the mastermind behind had francontre affair and. If fact, had a minimal role. According McGehee, Shackley was "trying in get in on the action but they ignored him."

gressional Committees says that ckiey met with Manucher Ghorbanifar, the Iranian arms dealer—well-kn: 10 U.S. intelligence officials—in November 1984, in West Germany. According the report, "Ghorbanifar told Shacktey that for a price he could arrange for the release of U.S. hostages in Lebanon

through his Iranian contacts... Upon his return to the United States, Shackley sent a memorandum about his meeting with Chorbanifer to Lt. Gen. Vernon Waiters, Ambassador-at-Large in the State Department and a former Deputy Director of the CIA. Waiters then passed the information on to uther officials, who considered the proposal a "scam"; in December, Shackley was sold that the State Department "was not interested in pursuing the Chorbanifer ransom proposal."

In other words, the supposed mastermind of the affair took Ghorbanifer's proposal straight to government officials, who turned down his offer of help. This episode lends little support to the Christic theory.

The scale of the covert activities that Sheshan accises Shackley and associates of carrying out appears too big for a small group of private individuals, no matter how applications that the "CIA should be happy with the lawsuit because it removes responsibility, to a certain degree, from a them." This is a fundamental point, for smally of these private individuals, most a methy Shackley, were high-level officers in the CIA. If there was a "team" it would a more likely have been a direct enterprise of a the U.S., government.

Information contained in the April 1988 Interview magazine, the August 8, 1988 Spotlight and the August 24, 1982 Wall Street Journal could explain the reason the Army framed Dr. Jeffrey R. MacDonald. The following relates to this case.

N IN-DEPTH LOOK AT: AMERICA'S DRUG PROBLEM

CIA and Big Bankers Key Drug Trade Players

The illegal drug plague is the major cause of crime in our nation and is contributing to the near destruction of an entire generation of Americans. The drug industry is a multibillion-dollar venture; and its enormous profitability is the primary reason is so hard to contain, much less wipe out.

The economies of entire nations are run on drug money, and the private armies raised to protect the growers and distribution networks rival; and, in some cases, outgun, those of national defense forces, such as Colombia.

Of course, such financial power has enormous political implications.

For years, rumors have circulated that the drug traffic could not continue without official U.S. compliance, if nut active participation. These rumors have particularly centered around U.S. intelligence agencies, alleging that the drug lords were being permitted to carry on their trade in return for performing certain farms for these agencies.

In this week's OVERVIEW, we examine the roots of these allegations and some of the more intriguing, and supportable, examples of these charges.

If any of these charges are true, then the U.S. government has much to an arm for. Drugs are a serious social problem, one of the most serious facing the country today. If the government is in any way involved in drug smuggling, or arm turns a blind are to drug smugglers in return for certain favors, we public has every right to know. And, if these charges are true, and the public is informed, it would certainly topple whatever political party are in control at the time.

Thus, it is doubtful that a full and public inquiry will be called on the matter by any politician, but these charges need to be aired in order stir the public to demand such a hearing.

east Asia, analyzed in a months of SPOTLIGHT survey, throws new light in the role of the CIA and the international banks in the booming narcotics business.

The man revealing testimony—such as the report of Lt. Col. James "Bo" Gritz and the declarations of heroin warlord Khun Sa in the following pages—comes from first-hand observers in seasoned players in this lawless trade. Read in minute they provide answers to the underlying questions of the U.S. drug crisis.

The narcotics market, long confined in the criminal underworld, entered on a period of expansion in 1963, law enforcement experts explained. Today it is no longer just another racket; it is the fastest-growing commodity and in an world.

How was the illegal "coke and smoke" trade, denounced by politicians and pursued by police, elevated to such economic eminence? The answer that appears most likely at this point is that behind-thescenes Washington bureaucrats and Wall Street bankers both proved willing in participate in it.

CIA operatives say that the agency is always in need of guns and money for its worldwide covert operations. It is willing work with drug smugglers able to provide either—or both.

HAULING POT

"I was flying weapons from Florida in Honduras



richmo whithge

Senate subcommittee in sworm testimony last May. "On a typical flight su shipped about 28,000 pounds of military supplies—guns, ammunition, things like that."

"What kind of war and you bring back?" Tolliver was asked.

"Pot—some 25.100 pounds of it. I mean marijuana. Yeah, marijuana." He ex-CIA pilot explained. "We brought the marijuana back = Florida in the same plane."

Tolliver's startling account, The SPOTLIGHT found, is supported by similar testimony from four other drug pilots. Testifying under oath, they gave detailed descriptions of missions flown for the CIA that frequently involved Line market weapons going into Central America, with loads of narcotics smuggled to Florida on the return trip.

The Latin country where the interlocking network of intelligence agents, dope dealers and international bankers at most visibly dominant is Panama.

"Drug money is the lifeblood of our economy," exiled Panamanian journalist Jaime Pedron told The SPOTLIGHT's diplomatic correspondent in Miami recently, "Panama's government pays the police and firemen with dollars derived from the narcotics traffic. Panama's rand leading industries are drugs and money laundering."

Matching recent intelligence about the Panama scandals with data obtained from southeast Asia turns up a number of key figures linked to drugs in both regions. Assistant Secretary of Defense Richard Armitage, cited by Gritz for his alleged links to Golden Triangle drug lords, was also found to be a familiar visitor Panama where he had held several private meetings with Gen. Manuel Antonio Noritals the nation's strongman, in recent months.

SHADOWY PRESENCE

The Mossad, Israel's secret service, has acquired a shadowy presence in southeast Asia since the United States abandoned Vietnam in 1973. It is also a major player in Panama's financial and drug markets. The SPOTLIGHT found. Michael Harari, veteran must of a Mossad in squad, has emerged in recent years as Noriega's right-hand man.

"There is overwhelming evidence," asserted author Jonathan Kwitny, a veteran investigator international crime, "that U.S. agents nurtured the heroin syndicate of the Golden Triangle in the 1960s and helped export the drug."

Kwitny found that CIA operatives played a similar full. Central America. "Drug imports into the United States have been facilitated by Latin American persons run by the CIA and the Defense Department," ill noted investigative writer concluded.

Some Americans may find startling—and hard in notent—that "respectable" leaders of government

lot," said. Dr. Philippe Rivera Hughessen, a drug consultant at UN headquarters in New York.

"In 1965 the U.S. federal budget for narcotics enforcement—the total appropriation for this purpose—stood at under \$4 million. Today it's over \$4 billion. In thousandfold increase. The drug bureaucrats have acquired an empire of their own. They have become a 'narcocracy'."

ENFORCEMENT EMPIRE

The domain of the Reagan administration's Drug Enforcement Administration (DEA), which doles not most of these funds, includes fleets of ships and speedboats: squadrons of jets and helicopters: even stands of radar blimps, tethered in the waters around Flonda and Georgia. In Washington, the DEA operates were of the largest official computers: abroad, it has its own attaches in U.S. embassies.

Yet, despite the growth of this empire of enforcement, dope is cheaper and more plentiful in America than ever before. Wholesale cocaine prices have dropped from a high of some \$50,000 per kilo during the early years of the Reagan era, in around

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forcement agent, who asked not be quoted by name, "suggest that despite all the hoopla, more caine is entering the United States, along better-organized import lines a more efficient distribution system, than ever before."

If door-pounding, badge-popping federal enforcers cannot stop the flow of dope, how does the DEA hang on to its Christmas we of powers and perks? The answer is that it has converted the drugalarm publicity into a racket, consistently reporting its seizures of contraband in terms of the drug's street value.

A major raid netting, say, 1,000 pounds of smuggled cocaine is announced on the front pages as major victory: It has inflicted a heavy loss on the drug cartel—as much as \$250 million, assert the DEA spokesmen.

But in reality, law enforcement experts say, when a narcotics smuggler loses a shipment, his loss

amounts only to the cost of replacing it. Currently, the seizure of a hypothetical 1,000-pound dope cargo means a setback of about \$5 million to the Colombian cocaine cartel—a large sum that is, nevertheless, factored into the cour of doing business in advance.

CONTRARY INDICATOR

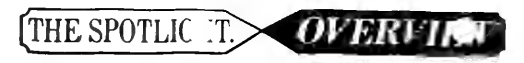
The seizure rate for contraband drugs has shot up in recent years, nearly a hundredfold," said the law enforcement agent. "But as an indicator, it shows only that more unil more dope is coming in and going into retail outlets. It is not a mark of successful drug suppression—just the contrary."

As for some of the largest Wall Street banks, led by the Federal Reserve, "I can tell you firsthand that they regard narcotics, now as a crime problem, but majust another commercial venture," declared Ramon Milian, major money manager for the Colombian drug moguls, ~

Milian, who is serving a 43-year federal prison sentence for laundering hundreds of millions of dollars in dope profits, has appeared before several congressional committees. His calm, detailed account of how he made use of America's largest financial institutions—in fact, of the entire Federal Reserve System—to sanitize and invest valuamounts of "hot money" is one of the most revealing testimonies ever obtained by Congress.

"The banks were never concerned about the source of my mammoth cash assets," Milian recounted.

"They were prenccupied only with making even;-



Gritz Says U.S.

Government in League With Drug Dealers

The following is a transcript of a recent all the of Radio Free America, the 120 Line on North America One hosted by The Valentine. Tom's guest was Lt. Col. James "Bo" Gritz. Gritz. hero of the Vietnam War, has alleged that high U.S. government officials are actively involved in the international drug trade.

Valentine's questions are in hold. Responses um in regular type.

Bo, you were on a television show with a fellow by the name of Ron Paul, the Libertarian candidate for president, I understand. And last night Ron was our guest on this show and we talked all about the Libertarian point of view and then we finally got the legalization of narcotics, of dope.

And a lot of the cailers and impeople got a little uptight with that one, and I understand that you have some very strong warm about narcotics in this country.

Torn, there is no question that I have a strong stand on narcotics. I wan with Ron Paul; we were on the Morton Downey Jr. show—which is becoming quite popular. It's a kind of a scream that show.

And Ron Paul and a more of that I couldn't believe. I was looking for an alternative candidate much honestly I cannot vote for Bush. I was Commander of Special Forces in Latin America in same time that Bush was head of the CIA in the United States.

I knew that [Panamanian strongman Manuel] Noriega was not only a dope smuggler but a communist. I recommended that a dump him, a didn't, and now he's emerged as a wart on our political nose. I cannot vote a George Bush because of what I know and a smuggling and drugs, and the use of drugs to circumnavigate a Constitutional system.

Now, I don't know enough about Du-





BO GRITZ
. . . Names names, dates and places.

when Ron Paul stood there on me Morton Downey show and said with an angry face, "We must legalize all drugs," and Downey said, "You mean to tell me you would legalize crack?" and he said, "Yes, I would, and heroin and cocaine."

Tom, this is the greatest nation on the face of the Earth. I honestly believe—you may think I'm a fool—but I believe that God allowed us inhabit this nation and in have it is ours as long as we remained a righteous people. I think it's supposed to be a nation where people from all user ilm world in come here in religious freedom as long as we remain a righteous nation.

And, it's simple, all you need to day is check your conscience—Is it right, is it wrong? How can we stand, regardless of our religious beliefs, before God one day and say. "We took a nation of milk and honey that you gave us and we decided for various political pressures. If it take the profit out of it, or in pu along with the Supreme Court, that we would legalize drugs in your nation and be poison to your children."

It's not right, it's not American and it makes me wonder about these people who would do with this nation what we know that our Father in heaven would not to it. So, I am strongly against it. If you compromise, Tom, you lose.

Now we've already seen a can't will creationism in the schools any more. In that leaves only one thing we all find that all came out of the slime. Slime. You can't say the Pledge of Allegiance any more because it has "God" in it. You can't pray but you can do oms [meditation] in school.

And then we wonder how come the United States in being baked in a heat wave and our crops are shriveling in the Midwest and the Mississippi and Missouri

rivers and drying up? We better in a who we need to be thankful for and get back to being a righteous nation before we take "In Ital We Trust" uff our coinage.

So, that's why I am so strongly against it: if you don't mind me continuing here for just a minute. I'll tell you that George Bush, his office, asked me and a comrade of mine. Scott Weekly, in go into Burma in 1986 in look for prisoners of war. We got in there. [General] Khun III is me overlord of the Golden Triangle, which produced in 1986 700 min of heroin that many into ma free world. Now, in 1987, it was 900 tons and this year it is 1,200 tons.

We didn't find any prisoners of war there. But we brought back a video interview with Khun Sa intended to go to the president and on Indi interview Khun Sa said, "I will stop Indi tons of opiates in 1987 and I will divulge every U.S. government official that has been my best customer for the last 20 years if President Reagan will help me to legitimize my economy."

Now, Khun Sa is anti-communist. He's surrounded by communist Burmese, by communist Chinese, and by communist Lao. Every one of his weapons, all his military equipment in made in the U.S.A. Now, I thought not having any prisoners of war we have failed here but I thought we were going to get an "atta boy" from the White House, because you are Nancy Reagan saying "no" to drugs.

White House just before Christmas of I'll and I'm White House response was "no interest." I went into Burma and came out again in 1987, June, just about a month ago this time last year. I brought back the names of government officials that Khun is says have been dealing heroin and trading for the for more than 20 years,

They include high-ranking CIA officials: they also include a currently serving assistant secretary of defense. Now what makes this mine even more heinous. Tom.



MANUEL NORSEGA

Gritz warned government about him.

is that the man that Knum Sa named as the bag man, the man who we dealing with the banks in Australia, was a man named Richard Armitage.

Armitage is not a publicly elegated official, but was appointed by George Bush and is serving as an assistant secretary of defense today. He is responsible to the American people for the return of U.S. prisoners of war.

Now, I couldn't figure nm why in five attempts in rescue Americans we kept losing in the 11th hour. Something would happen, an enemy gunboat would show up, the American prisoners of war being recaptured by the enemy. One time it was Voice of America announcing that we were in Laos—commandos from America—to rescue U.S. POWs and of rown we had in abort our mission.

When Khun Sa identified Richard Armitage in June, 1987 it turned a light on for me. I returned to the United States and brought this information before the U.S. Congress and, "no interest."

Khun Sa, then, made in writing a complaint in the Justice Department naming these same people in June, 1987. Nothing happened. Then, in March, 1988, Khun Sa with a letter making an office in give, as a show of good faith, one ton of refined heroin George Bush II Bush would open a dialog to stop in trafficking of all heroin—1,200 tons this year. You know, the

The reason there's no interest is these bureaucrats trying cover up their wrongdoing for more than 20 years. For more than 20 years they have been bypassing the Constitutional system, going around Congress in executive decisions, much like Ollie North said, they were setting up way to suspend the Constitution of the United States, [to establish] parallel government.

Well, all that is done. Because I immethe guys that are in the middle of all of this, I work for them.

You and Ollie North are the same rank, aren't you?

Well, that's correct and I was made a lieutenant colonel hard in 1972. In my date of rank goes way back there. But the thing is, Tom, that it is disgusting. I know that a lot of your listeners have probably contributed money to help the "contras" and I agree with that. But here is what happened to their money:

The money did may go million contras, money went in the pockets of arms dealers. Then those arms dealers, through Israel, bought weapons from the Soviet bloc, helping the Soviets—brought those weapons in may sold them to the contras mup to 301 percent profit. It fattened their pockets, is helped the communists, and mayen't gotten one step closer to defeating the Sandinistas yet in Nicaragas.

Note: Gen, Richard Secord is a man who was right in the middle of that and worked very closely with Ollie North. When Secord appeared before the Senate investigating committee looking into the Iran-contra scandal he was asked. "You you selling arms to the contras?" and he said, "Yes."

They said, "Were you selling at a profit?" and he said, "Yes."

And they said: "I thought we were there to help the contras. Why were you selling those arms at m profit?"

And he said: "Well, couldn't we have purposes? We were in business to make money."

He also said about me Iran arms deal. I think I deserve the \$8 million that we made for all my hard work.

Now, Tom. I submit to you the if you have many a patriot, you've put the wrong man. The are patriots for profit. They're people that wear a vel of patriotism but their real business is war, money and guns.

And they are using dope because the Third World countries that they re sellings to don't have the money to buy the arms. But all of them have one thing in the selling in t

A 44

mon-a lot of illegal narcotics.

You see, their planes are taking arms to Nicaragua, turning around in bringing dope into the U.S.A. You see American bankers and you see international banks fattening themselves on dope profit. It's part of a conspiracy and a year ago. Tom, I wouldn't have believed it. But I have touched the beast III I've it and I've smelled it and tasted it.

The fact is that there is a conspiracy in the United States, It involves international banking. It involves parallel governments that would steer the United States toward destruction. For what purpose? I really don't know yet but it certainly isn't in the interest of the American people.

Well, that's my opinion right now. And it's not only mine.

When I got back here in June of '87 I thought I was the Lone Ranger. I had in-

formation from the Golden Triangle, from Gen. Khun Sa. that American officials, by name, were dealing in drugs. But when arrived here I read in the May issue of "Time" magazine that a super-patriot by the name of H. Ross Perot, down in Dallas, Texas, had received police reports.

Now, they didn't say this in "Time" but I've got a copy of those police reports since then. And, he received police reports from the FBI. frum the Washington, D.C. police, and other agencies around the United States naming Richard Armitage as a drug smuggler and an army dealer. Perot.

it says in "Time" magazine-May 4, page 18, for your listeners if they want in check it-went to see his old friend, George Bush, in that Bush told him to go in the proper authorities.

He went to William Webster Ithen head of the FBI], who is now head of the CIA. It's said he was seen going in to the White House carrying a pile of documents, yet. quoting "Time" magazine, "The Resoan administration has given him no help.

And |Secretary of Defense Frank| Carlucci, who is Armitage's boss, went to Me

(See GRITZ, Page 18)

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Perot and asked him to stop pursuing Armitage. So you have Gen. Khun Sa who is the biggest drug dealer in the world. you've got H. Koss Perot, a super-patriot just [to the] right of Attila the Hun. and you've got a left-wine outfit called the Christic Institute [see related story], all saying the same thing-and nothing in happening.

I've heard your story several times and each time I just ill there and I think Il is shocking to the core. I know that you know what you are talking alout because you have your facts. Now, you've presented this things and your friend Scott Weekly has been sent to prison on a trumped-up charge. Is he still in prison? And If his time's up, why isn't he out?

Well, thank you, Tom. Just this last Friday, praise God, the judge fur um first time in 14 months actually levidence about Scott in Oklahoma City. A man by the name of Alley, a federal judge, who had sentenced Scott to five years in prison, heard evidence and immediately released him. Scott walked out of the courtroom last Friday. He's back with his family.

Right now he is a free man. He was truly a political prisoner. What happened when we came back in December of '86 and we gave that videotape showing Khun Sa offering to divulge government officials, the White House, I think, and specifically, Richard Armitage, became very alarmed and very afraid.

The Justice Department notified Oklahoma authorities that I was an arms dealer with Iran, that I had been dealing with Ollie North and there was more to be found by investigating me than Ollie North. They is they couldn't is 10 me

because I had connections in the White House; that they would get to me through Scott.

Now, we had been training Afghan freedom fighters in the deserts of Nevada, near where I live, in August and September of '86. Then we received our briefing from the White House - October of '86, we we to Burma in November of *86.

They knew that Scott had access to

plastic explosives, I had shipped the same out here from Fort Hill, Oklahoma, and they charged him and he never had the opportunity to have a lawyer. He was sentenced by Judge Alley to five years. They charged him will transportation of explosives aboard a commercial airliner, which is not against the if you are working for the government.

The judge finally heard the evidence but it must months too late. The whole thing. Tom, was a setup in order to try to crush us so that we could not go into. Burma and it worked on the other end too, because the United States threatened in remove the tens of millions of our must dollars that me give to the communist Burmese and the Thais for drug suppression unless they were able will Khun Sa.

They were banner headlines in all of the newspapers for about three months about, "U.S. declares no mercy in drug war," and, "Air strikes against Khun Sa." Finally I read one that said, "Khun Sa mountain stronghold seized."

You know it took Scott and me six days—three days coming, three days going—on horseback in an to Khun Sa's head-quariers in '86. In '87, I drove in a pickup truck on a newly built highway straight to his headquarters and there were 10-ton military vehicles from Thailand coming the other way loaded with heroin.

Yes, and they were supposed in be making war on this drug lord, and you thought there was a war going on from the papers. And I recall this is American tax money; did it have to do a lot with that road?

I don't know, but I know they buildozed it because this is virgin that forest in Burma. These are mountains III you find only in West Virginia, they in straight up or straight down, thickly covered with hardwood teak. Gigantic, U.S.-made bull-dozers were being used by the Thais to make this heroin highway.

Now, funnily enough a man by the

name of David Wesley, who is the No. I man in our Drug Enforcement Administration, called me and said: "Bo. I is not a heroin highway. That is a graduation road."

Now, if you believe this II in I'm from the government and I'm here to help you. Tom. and all your listeners. At It they decied there are any real at all. But then he finally said, "We admit there there."

But he will Khun Sa was having a special military graduation and he didn't want to have the Thai VIPs that he'd invited have to ride horses for three days coming and then again three days going back, so a road to his headquarters was built so they could drive there.

Well, wait a minute now. I thought the Thais were supposed to be wiping him with me money.

When I saw Khun Sa I was amazed because it only took us III hours to get to his headquarters on this new road. When I was him he asked me, "Col. Bo, what took so long?"

And I said, "General, I was waiting for the war to die down."

And he just laughed and said, "It was a newspaper war."

The Thais and the Burmese, who are communist both, came to him. He said: "They told me they stood to lose tens of millions of U.S. dollars in drug suppression unless they made it look like they were doing something. I told them, "You shead and make I look like anything you want to but I want a highway built here"."

And so in exchange for the road they got to put the headlines in. And it worked, because one of the later headlines showed an American ambassador giving a very smiling Thai an additional \$1.8 million for the good job they had done against Khun Sa.

Yes, and of course we meed more money to fight the drug war, don't we? We better budget more money or it'll never stop the line of drugs.

and clean government. Until we get these cockroaches are of there we're not going whave a chance, I don't care who you vote for president in 1988. 8 31 rebisance.

Now, Bo, you are a soldier, you have fought for this country and I know you are one of the most sincere patriotic fighting men I've ever heard speak. You're almost a dinosaur in this age of naivete, as you said yourself. But, when you returned to the United States you did not dream that your reception would be arm colder than chilly. They tried to indict you, I understand.

What they ill is, they ill it with warnings. Now, when we first unit it videotapes in 1986 I thought we were going aget a pat on the back, because was an opportunity to stop the time of heroin and discover who the guys in the-government were that had been dealing in it.

I am amazed when there no interest by the White House. Then when I went back, they knew that I had gone [although] I didn't go on White House authority Insecond time. The White House knew that I had used a false passport during my travels in the '87 trip into Burma and I was

called and told that, and this is a quote,

"Bo, if you don't erase and forget every-,



NANCY REAGAN
... Didn't she say "no"?

thing you've learned you are going whunt the government.

And I said: "Whose government? Not mine, not the one my and died for during World War II."

And they said: "Bo, knock it off. We are trying to help you."

They "You've got to " and forget or you're going to set hur yourself. If you don't cooperate with us you yourself are going to serve 15 years as a felon because we will bring up aggravated charges and hostile witnesses against you."

"Citizen, let me tell you something. That's an insult to me, to you, and to 200 years of Constitutional government."

And so they did, they brought up the only thing they could get against me, Tom: misuse of a passport. Now, Jane Fonda used a false passport when she went in to the the the enemy in Hanoi during the war.

Ollie North and Robert McFarlane used false Irish passports when they went in to Iran to effect an illegal arms deal. So, I consider it a "weeny" charge. My trial comes up on the 12th of September and interestingly enough the maximum penalty if I'm found guilty is five years in prison, as a felony.

You are coming up for trial this September, a little over two months from now.

Yeah, on the 12th of September. I have great faith in the American jury system and I don't believe that there's a jury [that would convict me], once they hear the evidence. Of course the judge has to allow the evidence to be heard.

. Of course.

And of course in Scott's case there wasn't my evidence even presented. He was just sentenced to five years in prison.

And he spent 14 months in the Lompoc federal prison.

Fourteen months away from his two small children. He had a little son who was just a year old, and a wife. There was no employment, and his wife did not work. It was really a strain on him and his family just because they were trying to keep us from bringing the truth in turn and American people.

Right, and Scott was in reality a volunteer like yourself to go after the missing in action, and he was, what, a Navy man?

Interestingly enough Scott Weekly was a classmate of Ollie North in the naval academy. He was in the Navy Seals over in Vietnam. He's been with me twice on rescue missions for prisoners of war and he with me on the initial mission when I into Burma in 1986.

Now, I understand our government is trying to discredit you on those missions into Laos and so forth.

Well, what they do is they conduct a smear campaign and a hate campaign. They put out a National Security Council memo—undated, unsigned—that basically makes me look like some kind of a character. But the truth is that all you have m do is read "Time" magazine or wonder how Bo Gritz could have top secret special intelligence information that only the Joint Chiefs of Staff had if I wasn't working within the government.

How could I have 1.500 photographs going into Laos? Why would they, over Voice of America—which is an NBC affiliate, it's run by the U.S. Information Agency—put out information that American commandos was in Laos to rescue prisoners if they wanted to stop us?

And it was the U.S. government that asked us to go. But I don't think they ever intended for us actually the back with prisoners. They wanted it to look like they were doing something just like they look like they are doing something with Khun Sa.

So il doesn't make any difference, Tom, what happens il me. I'm just one man. I've been a soldier, never wanted in be anything but a soldier, of this nation. If I go down swinging in it helps this nation then I'm satisfied.

Well, you know, Bo, we've only put five more minutes and I know-you're going in go in and ... By golly, ladies and gentlemen, he's and a Boy Scout thing in in tonight, and he's a dedicated man ... He has to leave here in about five more minutes. But in the next few minutes, Bo, I wanted to go into one other aspect in this thing.

You've got a trial coming up and that should be a sensational trial with lots of media. You think there will be any media coverage?

Well, I lot of it will depend upon how much evidence the judge will allow in. I want to make the trial I forum to get out the information we have on prisoners of war and the government dealing in drugs and the only reason I have ever used this false passport, and I'm not denying and I used it.

As a matter of fact, the U.S. attorney having trouble with that. But most people to in and claim the Fifth Amendment or they would deny it. I'm saying, yes, I used a false passport. I used it many times—every time in pursuit of U.S. prismann of the

And I've an man passport. I'm willing to show it to the jury. It shows many entries, every entry only going to one place.

All right. I'm looking at this like the listeners out there. We probably have thousands of TV satellite listeners sitting there saying. "How come I never limit this?"

I want to point out that the first time I met you it was at a press conference you had called in Los Angeles, at the press club, and every network, all the local television and the Los Angeles "Times" and the "Daily News" and Associated Press were all you told this story and you documented it with videotapes and the only newspaper that brought it out was The SPOTLIGHT.

Yeah. The SPOTLIGHT. The reason is, we found out later, every assignment editor for all of the large papers and television—NBC, ABC, CBS—wanted to the story but, "Someone at the top squelched it."

Sm there you go. I think that the conspiracy includes people that control the media.
 And they're not going to let anything out that might shake their house of cards.

No, "conspiracy" is a bad word, you know, it's a terrible thing to be so controversial. And yet, here we have Ollie North and he is getting all of this play, while the people is the right wing saying, "This guy should get a medal and not go is jail."

What you need, Bo, is a beautiful sec-

That may help. You know one thing,

Tons, that we've got to be very careful of, and that is, if you are being raped you don't want to talk in civil tones, unless you like being raped.

This nation is being attacked. This nation is, without knowing it, fighting a war against a destroyer for its very life. And we've got in speak out in strong terms, and the hell with being controversial. Because the only way we are going in survive is we speak out and in make a stand.

Well. I agree with you. Bo, and we are going in help you speak out. I'll be watching your trial. You are running for Congress in your arm of Nevada, is that correct?

Yes, sir, I'm a Republican I'm on the Republican ticket. The way I figure it is, that you have got in take I is like I is platform and planks I make it firm, like I do. As a soldier I fought for this nation against foreign enemies. Now I soldier I'm willing to fight those domestic enemies and the way I fight is probably through the Constitutional system.

And I intend to do it I'll be a congressman and only for southern Nevada, but for every American out there that wants to this nation a nation under God.







RICHARD SECORD

. . . 🖿 Gritz says patriots shouldn't profit.

Khun Sa: Here's How

to Eradicate Problem

The following is a letter written by That Gen. Khun Sa. overlord of Asia's "Golden Triangle" drug producing and exporting region. The letter will written in the U.S. Justice Department in June of 1987, and in it Khun asks the U.S. government help his people get out of the drug exporting business. The general has made the offer in previous communications, yet no time in the government has the fit to take him up on it.

Ref. No. TRC/FA-0687 Date: June 28, 1917 To U.S. Justice Department, Washington, D.C. U.S.A.

SUBJECT: Important fact for the Drugs Eradication Program = be successful.

Sirs

This letter to the U.S. Justice Department is me make it clear about our deepest ment cern in wishing me help eradicate drugs mad for all the American people as well as the

world to know and truth that for the past (15) years they have been misled to look upon us as the main source of all me drug problems.

1. The refusal of the United States government accept our "SIX YEARS DRUGS ERADICATION PLAN" presented at the Congressional Hearing by Congressman Mr. Lester Wolff after his visit Thailand in April 1977, really a great disappointment for us.

Even after this disappointment, — continued writing letters — President Carter and President Reagan forwarding our sincere wish to help and participate in eradicating drugs. We are really surprised and doubtful as to "why the U.S. government refuses mur participation and help to make a success of the drugs eradication program."

Furthermore, "why the world has been misled to accuse us as the main culprit for all the drug main... while in reality, are most sincere and willing to help solve the drug problems in South East Asia."

Through our own secret investigation, we found out that some high officials in The U.S. government's drugs control and enforcement department and with the influence of corrupted persons objected to our active participation in a drugs eradication program of the U.S. government so as to be able to retain their profitable self-interest from the continuation of the drug problems.

Thus, the U.S. government and the American people as well as the world have been hoodwinked.

2. During the period (1965-1975) CIA Chief in Laos, Theodore Shackley was in the drug business, having running with the Optum Warlord Lor Sing Han and his followers. Santo Trafficante acted as his buying and transporting agent while Armitage handled the financial section with the Banks in Australia.

E. In after the Vietnam War ended, when Richard Armitage man being posted to the U.S. Embassy in Thailand, his dealings in the drug business continued as before. He was then acting as the U.S. government official concerning with the drugs problems in South East Asia. After 1979, Richard Armitage resigned from W. U.S. Embassy's posting will set up the "Far East Trading Company" as a front for his continuation in drug trade and in bribe CIA agents in Laos and around the world.

Soon after Danies has I was made to handle the drug busines well as the transportation of arms as Jerry Daniels then took over the drug tracturom Richard Armitage. For over 10 years, Armitage supported his men in Laos and Thailand with the profits from his drug trade and most of the cash were deposited with the banks in Australia which was to be used in buying his way for quicker promotions in higher positions.

Within the month of July, 1980, Thailand's English newspaper Bangkok "Post" included a news-report that CIA agents were using. Australia in a transit-base for their crug business and the banks in Australia for depositing, transferring the large sum of r-oney involved.

Verifications of the news report can be made by the U.S. Justice Department with bangkok "Post" and in Australia.

Other facts given herewith have been drawn in from our Secret Reports files so as to present to you of the real facts in why the drug problem is being prolonged till today."

3. Finally, we sincerely hope in the property future to be given the opportunity actively take part in helping the U.S. government, the Americans and people of the world in eradicating and uprooting the drug problems.

I remain Yours Respectfully, Vice Chairman THAILAND REVOLUTIONARY COUNCIL RHUN SA



Gen. Khun Sa confirms Bo Gritz's allegations. '

Cover-Up Alleged in Drug Agent's Deatl

By KIM MURPHY, Times Staff Writer

Lawyers III III three men accused in the murder of U.S. drug agent Enrique Camarena said Thursday they have evidence that the U.S. government III failed to one III Mexico's major drug smugglers, because he is secretly provided III iIII support and arms IIII to the Nicara-IIII Contras.

In a motion filed Los Angeles federal court, Los defense claims that it has received new Drug Enforcement Administration reports indicating that Miguel Felix-Gallardo, a suspect in the Camarena Los defenses than \$150,000 to the Nicaraguan rebels through his pilot, Werner Lotz.

Defense lawyers and the DEA reports reveal that Lotz, who is an informant for the U.S. government, told DEA agents in November that Felix-Gallardo was "a big supporter" of the Contras and was all involved with Lotz in smuggling man into Nicaragua.

"From an examination of all the available evidence, it is apparent that various agencies of the federal government, including the CIA.

aware Felix-Gallardo's cocaine smuggling activities and have purposefully ignored them due to Felix-Gallardo's 'charitable contributions' to the Contras," attorneys Barry Tarlow and Donald Randolph, representing defendant Felix-Gutierrez, and II their motion.

The two lawyers, joined by attorneys for defendant Rene Martin Verdugo-Urquidez, accused law government a covering up evidence felix-Gallardo participated in III. I and and murder of Camarena to "avoid the embaration of disclosing compelling evidence that the 'freedom fight' of the Contras funded by illicit drug revenues with III. tacit approval of branches of the United States government."

According to the court papers, Lotz told DEA agents that Felix-Gallardo had advanced Lotz "between \$150,000 and \$170,000" for transfer to the rebels—money that Lotz === apparently expected == repay—and was, himself, == supporter of the Contras.

Government prosecutors have admitted that Felix-Gallardo, believed to be one of Mexico's largest

marijuana and cocaine traffickers, may have had role in the kidnap and murder of Camarena and his pilot, Alfredo Zavala-Avelar, in Guadalajara in February of 1985.

But the U.S. attorney's office in Angeles refused Thursday in the new defense allegations or the salled of any investigation involving Felix-Gallardo.

"We respond to the motions filed today in poposition papers, which will in filed Monday," U.S. Atty. Robert C. Bonner through a spokeswoman.

A DEA spokesman in Washingtum said Felix-Gallardo in manbeing sought by Markan authorimarker for "complicity" in Camarena's murder. "He wery big, and very significant in our view," the spokesman said. "He's a muchsought-after fugitive and manto in Mexico."

Defense lawyers have refused in publicly disclose any of the reports upon which they will their allegation about Felix-Gallardo's purported involvement in the murder or in support of the Nicaraguan

according to their court papers, some of the evidence comes from mysterious new transcript the interrogation Camarena, which was produced by the government three into the trial. The government has said it does not have the tape from which the transcript was derived and has refused in disclose in open court how the transcript was obtained.

Political Program

Tarlow and Randolph have MI they believe III transcript was obtained through "political pressure" exerted by MI U.S. government of Mexico.

Two tape recordings of the torline and have already been played in the jury, both of which appear in incriminate the government's key suspect in the drug baron Rafael Caro-Quintero, who has been indicted along with the three men now facing trial in Los Angeles, but who remains in Mannari custody. But defense lawyers say the new transcript reveals that Camarena told his captors that it was Felix-Gallardo who was the "most important" target of the DEA in Guadalajara. The transcript also purportedly reveals that Camarena had Felix-Gallardo's in the past the Guadalajara residence believed have been the of the torture-murder.

The defense in also introduced evidence that a photograph Camarena found if Felix-Gallardo's house a few days after the murder, when he fled Guadalajara. The evidence is critical in the defense, because it in the Caro-Quintero and his associates were up in "sacrificial lambs" by corrupt Mexican authorities to cover up for the real culprits.

Cases Against 3

Felix-Gutierrez is not accused of the murder, but of helping Caro-Quintero flee Mexico shortly after the killing. Verdugo-Urquidez and third defendant, Raul Lopez-Alvarez, we accused of being the scene of the interrogation and murder.

Assistant U.S. Attys. Jimmy Gurule and IIII Campos, who are prosecuting the case, have all that evidence against Felix-Gallardo and his assolve Caro-Quintero and his assolve of responsibility.

"Caro-Quintero may have had assistance from other Mexican traffickers who may have had an interest in the information of be forced and of Camarena," the government will in papers filed with the court. "Any evidence of Felix-Gallardo's criminal participation on exculpatory, unless of further shows that Caro-Quintero did not participate in any way in the kidnapings and murders."

Government prosecutors and they have already introduced evidence that Camarena has headed massive investigation into Caro-Quintero's marijuana operations in Mexico, resulting in plantation raids that had have Caro-Quintero's organization has least to billion in lost profits.

XIII.

NUGAN HAND BANK OF AUSTRALIA

Nugan Hand Bank of Australia handled funds from international drug trafficking.

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With Some High-Ranking American Military and Intelligence Officials Australian Mystery: The Collapse of Nugan Hand Bank Discloses]

Australian Mystery

Fall of a Banking Firm Spotlights the Roles Of High U.S. Officials

Frank Nugan's Violent Death **Opens Lid on Odd Traffic** In Dope, Foreign Funds

Politicians Charge Cover-Up

By JONATHAN KWITNY

Staff Reporter of THE WALL STREET SQUARES SYDNEY, Australia-At 4 a.m. Sunday. Jan. 27, 1988, a police sergeant and a constable, according to their testimony, were petrolling a lonely stretch of highway 10 miles from here when they spotted the parking lights of a Mercodes on an old road off in the is. Inside the car, slumped across the front sent in a puddle of blood, was the body of a 37-year-old man with a new rifle in his

They searched his pockets and found the business card of William Colby, the former

This is the first of a series of

U.S. director of central intelligence. On the back of the card was the itinerary of a trip Mr. Colby planned to make to Asia in the next month. The two policemen also found a Bible with a meat-pic wrapper interleaved at page 252; on the wrapper were acribbled the names of Mr. Colby and U.S. Rep. Bob Wilson of California, then the ranking Retican on the House Armed Services Com-

All this might sound like the beginning of a Hollywood spy movie, but the studios ld have to assign their most imaginative acriptwriters to produce a tale as startling as the real-life events that have followed that grisly discovery more than two years ago. The body was quickly identified as that of Frank Nugan, the chairman of a group of companies affiliated with the private Austraitan banking concern of Nugan Hand Ltd. Since then, investigations have pieced together a picture of an amazing swindle that spanned six continents and bilked investors out of millions of dollars.

A Political Issue

More perplexing yet, evidence has turned up that Nugan Hand bank was deeply involved in moving funds about the world for big international heroin dealers and also might have been involved in the shady world of international arms traffic. To cap it off, the offices of Nugan Hand and its affiliates were loaded with former high-ranking U.S. military and intelligence officials (see story on Page 26)

This has convinced many Australians that the company was involved in secret work for the U.S. government. Despite official denials from Washington, the issue has refused to die and has become one of the

The lanue of U.S. investment may be hard to resolve because many of the or tial records were destroyed. Within hours after the discovery of Frank Nugan's body. telephones began ringing urgently all over the world. One was on the desk in Manila of three-star U.S. Gen. LeRoy J. Manor, the recently retired chief of staff for all U.S. forces in Asia and the Pacific. After his retirement, Gen. Manor had been on secret ity for the Air Force and at the time of Mr. Nugan's death he was helping run Nu-gan Hand's Philippine office.

According to Nugan Hand's public-rela-tions man, Tony Zorilla, Gen. Manor called home man, reny zerum, Gen. Manor caused him and told him to stop the wire services from reporting hir. Nugan's death. Mr. Zorilla says he replied that this would be unothical and impossible, and he refused. (Gen. Manor would describe his activities for the services of the services.) with Mugan Hand only in general terms, and he wouldn't discuss this incident.)

Rennecking the Files

Yates, the recently retired or strategic planning for U.S. and the Pacific, heard the lease distely jetted to Sydney, Nu-lease's man office. Adm. Yates was the Toughn Hand, though he lived in Va. En route to Sydney, he was in the control of th with a few other insiders began ransacking

According to witnesses, enough records to fill a small room were fed to a shredder. Others were packed in cartons, with every-one helping, and carried at night to the back room of a butcher shop owned by Robert W. Gehring, a former Army sergeant in Vict-nam. Mr. Gehring worked for Maurice Bernard Houghton, a mysterious Texas who has owned several bar-restaurants in Sydney and who had played an active role in Nugan Hand's affairs since its inception in 1973.

Mr. Houghton not only joined the rape of the files, but also brought his lawyer, Michael Moloney, to direct it. According to the testimony of Stephen K. A. Hill, a Nugan Hand director who joined the record-rifling that week, Mr. Moloney urged the group on by warning, "I am fully aware of what has been going on. You all face juil terms of up to 16 years."

According to Mr. Hill's testimony, the burly Mr. Hand then broke in to say that if Mr. Moloney's orders to sanitize the files before the law arrived weren't followed, "terrible things" would happen-"Your wives will be cut up and returned to you in bits and pieces."

Mr. Moloney in a recent interview said, "Sure, I advised Hand to take documents out of the office. I was told there were senous deficiencies in the accounts. Everything I did I talked about with Yates first." (Adm.

Piecese Turn to Page 26, Column 1

aumued From First Page

; refuses to discuss any part of his ac-

Aues with Nugan Hand.

A few months later, on April 11, 1988, Nuan Hand went into liquidation. And the serets that were so frantically being detroyed after Frank Nugan's death began to e reconstructed. Exposed to view, like raggots, were dozens of affiliated corporaons, with little or no real assets, that Noan Hand had set up to help its clients avoid axes and more money overseas secretly ad often illegally. Mr. Nugan had boasted sat \$1 billion a year passed through these

Still measured in the question of why so sary high-ranking U.S. military and intellimore officials were working for the comany. The CIA has desied involvement, and se State Department says that Nagan Hand "asm't in any way a U.S. government opera-on. But liquidators of the company and trious Australias law-enforcement efficers spress anger and bewilderment that the 1A. the FBI and the U.S. Customs Service, l of which have information on Hugan and, have reduced to release it to help in e current criminal and civil investiga-

"It has obvious overtones that somebody covering something up," says the courtpointed Australian Squidator, John W.

From its base in Sydney, Nugan Hand d opened at least 22 offices around the arid, including four in the U.S. After the unpary failed, anguished messages poured from individuals who had invested money above-market interest rates in necesities id by Nugan Hand and who now stood to er everything. Liquidators say the official nortfall could reach \$50 million. The vicns include many Americans, not only on ? U.S. mainland but also at construction es in Saudi Arabia and at military bases ni legations throughout the Par East, Heall and the Philippines.

Nugan Hand carried out its operations in intense secrecy. Cables and interoffice essages were in code and often were Arked "Destroy After Penusal." Commany ployees and customers were referred to coded serial numbers rather than by tine, and even references to foreign curincies were disguised; "Oats" stood for iss francs, "grains" for U.S. dollars and forth down to "berries" for Portuguese -ruedos.

a impossible Job

This, plus the obvious phoniness of many the transactions carried on between cominies within the Nugan Hand galaxy. axes the job of settling claims by creditors sost impossible. "We wouldn't be able to 11%" on outstanding claims, says a liqui-.or. Many creditors aren't even bothering file claims, apparently fearful that to do would expose them to prosecution for illegal deals can. a out with the aid of Nugan Hand

Currently, liquidators in Sydney, Hong Kong and the Cayman Islands are investigating the company, and often working at cross purposes, seeking to recover as Criminal investigations are being conducted by the New South Wales attorney general's office and by a joint task force of the New South Wales police and the Commonwealth lice. The Royal Commission on Drugs ran to Nuran Hand so much that it has recommended a separate Royal Commission be appointed just for Nugan Hand. .

In June 1988, Mr. Hand, diarus ed and uping a phony peasport, flew to the U.S., apparently via Fiji and Vancouver. He hasn't

Leaving Australia about the same time as Mr. Hand was his closest friend and adviser, Bernie Houghton. Mr. Houghton has a broad acquaintaneathip with many highranking U.S. officials. As a civilian, he deringly traded goods all over the Southeast an war some in the 1900s. Though his restaurant is in a sleazy-district of Sydney that swarms with prostitutes and sex shows, he has frequently welcomed congressmen, CIA efficials and military brans there. A few weeks before Mr. Negan died, Mr. Houghton played host, at a luncheon and inter a disner, to five members of the House Arme Services Committee who were in Australia, to impact defense and intelligence-gathering facilities. He arranged for Rep. Wilson and another congressmen and their wives to dine with Mr. Hand. Last year, Mr. Houghton returned to Australia. Authorities have questioned him at length, but he avoids reporters.

Eximular a Body

With the scandal refusing to die down in Australia, reports began to circulate that the body in Frank Nugan's grave wasn't his and that he was still alive and hiding out in the U.S. Once he was reported having been sees in a bar in Atlanta. Finally, in Pebroary 1961, officials ordered the body exned. With grassome diligence, Australian TV covered the event by interviewing practically everyone in the area. ("Some are dry, some are wet," one gravedigger told in-terviewers, complaining that Mr. Nugan was "wet" and therefore "very measy.") A destirt definitely identified the remains as those of Mr. Nugan.

Stymied by the lack of progress in the inestigation of the company's affairs, the National Times, an Australian newspaper, petitioned the FBI under the U.S. Freedom of Information Act for information it had on Nursa Hand. The newspaper was told that of some 151 pages of material in FBI files, it could see 71. But when the papers arrived, they resembled a collection of Rorachach tests, with page after page blacked out in heavy tak and bearing the notation "B-1." indicating that disclosure would endancer



II.S. "netional defence or foreign policy." What was left was a few pages of more or less routine information, such as a copy of a Nagan Hand subsidiary's petition for incorperation in Hawaii.

In response to more-official Australian ands, the State Department sent a twoman FEI delegation to Sydney in April, 1982. t the two men stonewalled, telling law-enforcement officials that the FBI had already given its information to an appropriate Am-tralian agency; they wouldn't may which agency or re-release the material Austra-Han state and national police investigating Hugan Hand say that they have never recrived the information. The only other likely recipient would appear to be the Australian Security Intelligence Organization (ASIO), a secret counterspy group that long has worked closely with the CIA.

By law, ASIO can give information only to Prime Minister Malcolm Franer or his attorney general. Mr. Fraser says the U.S. has assured him that it had no connections with Mugan Hand, and he has rejected oppositionparty demands for a top-level probe. But the ming partiamentary debate could rekindle the ence-hot political controversy over vital CIA bases here. These bases montter U.S. satellites watching the U.S.S.R. and China and direct the U.S.'s suclear submarines.

The opposition Labor Party-which now leads Mr. Fraser's Liberal Party in some polls-has openly questioned whether the CIA, through ASIO, hetped topple Australia's last Labor government, led by Prime Minister Gough Whitlam. The CIA has denied this. Now suspicious have been raised that Nuran Hand, which handled enormous amounts of money, may have been used to channel funds to favored Australian political candidates.

When Vice President George Bush visited Australia this April, Labor Party leader Bill Hayden-a strong possibility to become prime minister-used his 30-minute meeting with Mr. Bush mostly to press for the release of details on the Nugan Hand and Whitlam affairs. Mr. Bush only gave his assurances that the CIA wasn't involved in elther matter. Mr. Bush was the CIA director in 1976, succeeding Mr. Colby, who later was to become a lawyer for Nugan Hand.

could be helphicited by a maximum by Antralian liquidator O'Brien. He says that he has learned from the americant-run telephone company that the last respectively of his like the last respectively of his like the last respectively a specific last respectively.

The second of the second of the control of the cont

Again, this points the Sugar at ASIO.

Australian immigration received show

Sugar Heaf's shippings Mr.

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Sugar Heaf's received a visu allow
sugar to some and go from Australia at

will. Mr. Curter has died, and ASIO won't

construct on this.

Consistent on two.

Promotedly the main analytics of Misson Head's records were arrested light and Mr. Hugen in the last two promoted and the company may have been much more than a banking markets.

Notes on Treep Mevements

The records contain long, periodically filed reports about military and political activities, mently in Kampuches (Cambolla), but also in Lees, Vietnezs and Theiland. There is no concrete evidence that Regna Hand was an active participant in U.S. covert operations. However, these detailed reports of treep necessaris appear unconnected to any banking or business activity. They were prepared by Nagan Hand's Banghak representative, John Owen, a former career British navy officer, and bear notations that they were to be shown to life. Hand.

The files also show that Negan Hand worked on hig international arms deals, though it isn't clear what, if anything, was

For example, there were proposed trumsactions in 1978 for a partnership with Prince Panya Souvanna Phouma, the son of the former Lactian leader Souvanna Phouma. In one letter, Prince Panya took, three pages to list available weapons, including minstles, light and heavy armor, tanks, combat helicopters and F-104 fighter planes and saval patrol planes. Nugan Hand memos indicate that the weapons were intended for delivery to Indonesia and Thalland. They also discuss creation of a private, freight-oriented airline in Southeast Asia (to be called "Sky of Slam") and other deals with Prince Panya.

. Memos show that in 1975 Mr. Hand was arranging the sale to Rhodesia of recolless rifles, mortars, grenade launchers and machine guns, and was negotiating for shipments of Rhodesian ivory.

Mr. Houghton has acknowleded in testimony that in 1979 he met in Switzerland with Edwin Wilson, the former CIA officer who is now in U.S. custody, who is charged with selling explosives in Libya and who is alleged to have supplied trained men, arms and technology to Libya and other military buyers. A former Nugan Hand representative in Thailand, Neil Evans, has testified that Mr., Wilson went to Bangkok to discuss arms down with Mr. Hand. Other Nugan Hand officers, however, deny Mr. Evans's

There seems denying, however, that
Nagan Hand avily involved with drug
dealers. Many newart Riley, a fermer
Sydney policies now serving time in Australia for attempt to import a bestlead of
marriusna trust miland, was a regular
customer of the land of the la

San Prancisco cristinal heavyer with the Landson in 1973 after heing indicted in the U.S. for income-tax consistent.

Testifying from prime in mast ago for an Australian Royal Communica lecting into drug trafficking. They am Me herein and merijusan import was misseled for the U.S. market. In the words of the commission, he said "that he had been informed that Nagan Hand offered a facility to transfer bands from Hong Kong to the United States."

Over \$1 Million of Dress

hevertigates the first warm of Asia via Magan Hand and that the believe the final figure will exceed \$1 million. They say they believe that much of the beroin was transatipped to the U.S. in containers that were repaired by a dockside welding firm to Autralia that was closely ted to the dope dealers. They believe that another herein ring tied to Hugan Hand used a station syntam.

Apart from their connection with the bank, Michael Hand and Frank Nugan had been viewed suspiciously by actrosics agents from their. As early as 1973, the America was a sure of the from the sand K.L. "Bud" lines a sure pilot for Air America airline had been flying dope in from Asia to an Australian airstrip. Air America was a Vietnam war-era airline, with close connections with the CIA. U.S. drug-enforcement officials now acknowledge that the airline also occasionally ran herois out of Southeast Asia's famed "Golden Triangle" poppy-

growing area.

The landing strip involved in the 1973
Australian Narcotics report was as
a real-estate developed promoted by
millionaire shipping magnate D.E. Ludwig.
Mr. Hand had worked as a salesman for the
project for several mars after he came to
Australia in the selection in later asserted that he
had made a former from his land sales.

The report of the illegal drug flights came from a lawyer representing Mr. King's housekeeper. Mr. King, who also worked for the Boone-Ludwig project, has since died in a fall. The report was released recently among many files turned over to the Australian parliament by three former investment of the content of the parliament of the file and the fil

Meeting an Opium Overload

Other released files include information on alleged Nugan Hand drug deals supplied by Andrew Lowe, formerly Sydney's biggest herein dealer (by his own assessment), who recently completed a prison sentence for his dope deals. Mr. Lowe has testified that he arranged a meeting between Mr. Hand and Khum Sh, the Golden Triangle's biggest option avariant, though there is no way to verify that.

Through the many police work, however, accessed to a series of trensactions tying News and not only to drug
dealing but also many to a series of contract murders is many the so-called Mr.
Asia hereis system eliminated at least
three persons we activities. Authorities
say the "Mr. As group's horeis circuinted in the U.S. and elsewhere and brought
at least \$300 million-cash to the syndicate's

to testimony from dope ring siders, corroborated by telescope and income evidence, the syndicate was represented both Mr. insulators of the herote members of the herote members of the herote members of the herote insulators are not sent personal than he other climates and as a drop-wished to remain and as a d

One percel director George Show, a major was all ligner at Hogan Hand, says he was at the law office March 26, 1978, contained \$255,000 in small bills. This money has been traced through a laundaries have been traced through a laundaries and had acquired (apparently been a last in big quantities of cash) and was accounts at different blaks in Hogan and Singapore.

Eventually the 236,600 was paid out in checks from Nugan Hand's Singapore office to a man identified by British police as the Singapore leader of the heroin syndicate. The payout was personally arranged by Mr. Hand in Singapore as instructed in a coded telex from Mr. Nugan in Sydney. This complicated money movement was a standard procedure Nugan Hand used for clients wishing to evade Australia's strict currency control laws, designed to keep capital at home.

SYDNEY. Australia - Enough top-ranking U.S. military and intelligence officers worked for Nugan Hand to run a small-stand war. The list includes:

ADM. EARL "BUDDY" YATES, a 1963 graduate of the U.S. Naval Academy, Legion of Honor winner in Victuam, and commander of the aircraft carrier USS John P. Kennedy. Then he was the chief of staff for plans and policy of the U.S. Pacific Command, in charge of all strategic planning from California to the Peruian Gulf, until his retirement in July 1974. He became the president of Nugan Hand hank early in 1977, recruited by Maurice Bernard Houghton, who apparently is an old friend.

GEN. LEROY J. MANOR, the chief of staff for the entire Pacific Command until e retired is July 1978 to undertake new ties that the Air Force says are so secret that it can't talk about them. The are generally known to have included neng the 1979 agreement with the Pi ippine government for continuance of the U.S. military bases there (which Gen. Manor used to command) and investiga-ing the falled hostage rescue raid in Ira ing the muon storings remove that apparently in 1990 (an antigment that apparently in 1990 (an antigment that apparently in 1990 (an antigment and commanded the 1970 raid on a North Viet ere prison camp that failed to find any prisoners). A much-decorated Air Perce three-star general, he man had b the special assistant to the Jean Co Staff at the Pentagen for "counterious gency and special activities." He join Magna Hand's Manin effice, allegadly run it (which he deales), in 1979.

GEN. EDWDI P. BLACK a 1949 grade le of West Point. He entered the Office of trategic Services (OSS), which later becarne the CIA, and was the OES commander in Berlin. He was the chief adm istrative aide to and frequent chess appearent of Allen Delles, who became the hear of the CIA. He was the wartime boss and then tennis partner of Richard Helms, who also became the head of the CIA. He was on the National Security Council staff under President Einenhower and is nander of all U.S. troops in Theffand during the Violann war, before bec assistant Army chief of staff for the Pa-cific. He retired in 1870 to become execu-tive vice president of the Preedoms Poundation in Valley Forge, Pa., a group promoting conservative politics. He also worked for LTV Corp., an important CIA contractor. In 1977, he became the president of Nugan Hand Inc., Hawaii, and special representative of the overall organization, making frequent trips to Asia. He says he was recruited by Adm. Yates and another admiral.

GEN. ERLE COCKE JR., whose entry in Who's Who in America says that during World War II he was "prisoner of war three times, actually 'executed' by a German firing squad and delivered the coup de grace but survived 1945." He held various posts with the Defense Department and as an executive with Delta and then Peruvian airlines. He is a former national commander of the American Legion, honorary commander of the Nationalist Chinese Air Force and holder of the French Legion of Honor and top medals from Spain, the Philippines and Italy. Now listed

office.

WILLIAM COLEY, the U.S. director of central intelligence, 1973-76. He ran intelligence programs in Victnam during the war. In 1979 and 1980, as a lawyer with the Wall Street firm of Reid & Priest, he worked for Nugan Hand on a variety of matters—tax problems; the Foreign Carrupt Practices Act; as abortive project to relocate Indochinese refugees on an island in either the Caribbean or the Pacific; an attempt to take over a Florida bank; the operations of Nugan Hand's mysterious Panama branch, and the problems surrounding Mr. Nugan's death. Mr. Colhy submitted \$46,000 in bills, which weren't paid. A \$16,000 check for his retainer was issued but never cashed.

WALTER McDONALD, a career CIA efficer since 1975 and deputy director in charge of economic research from 2572 to 77. Then, while still in the CIA, he helped his former boss, enotions CIA Director James Schlesinger, set up and run the U.S. Energy Department. He served on the National Porvige Intelligence Beard, the senior advisory group in the intelligence community. He associated his retirement in 1978, went into consulting and almost instrumentately by his own account began means and of his time with Nagan means and the U.S. and Europe with Mr. Nagan and talking with him daily.

GUY PAUKER, a bind Corp. staff member who has advised the CIA and other government agencies since the 1901s, although he denies reports that he is a exreer employee of the CIA. Mr. McDonald, whom he calls his "good friend," once said that Mr. Pauker has long had frequent personal access to White House national security advisers, including Henry Klaninger and Zbigniew Brzestuski. Mr. Pauker west to work as a consultant to Nugan Hand after Adm. Yates introduced him to Meners. Nugan and Hand. He, in turn, introduced them to Mr. McDonald. Mr. Pauker says be wasn't involved in any completed deals for the bank.

DALE HOLNGREN, a former U.S. Army officer in Taiwan who became monager of flight services for Civil Air Tran port, a CIA-run airline in the Par East. He then went into business in Taiwan. He opened the Nugan Hand branch in Talpei in 1978 as a one-man representative. Adm. Yates once said that Mr. Holzagren had long worked with the U.S. military in Taiwan to develop "within the social structure of the Chinese in Taipei a close relationhip with the U.S. military forces and the ness and government community." Adm. Yates also said that Mr. Holmgren had worked for Nugan Hand without pay at least for a while because he had an inde pendent income.

ROBERT "RED" JANSEN, a former CIA station chief in Bangkok who advised That governments through almost daily meetings with the prime minister in the early 1970s, according to persons close to them. He worked for Nugan Hand there in 1978, although he apparently severed his relationship that year (according to a colleague, because he was warned by the U.S. embassy that his presence at the bank had aroused suspicion). Mr. Jansen apparently

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Australian Mystery S. Servicemen Are Big Losers in Failure Of Nugan Hand Bank

Laborers at Mideast Projects Also Suffer: an Aranian Is Down to Last Pennies'

General's Smart Friends

By JOHANNAN KWIDIT .

of The Wall Street Jou SYDREY, Australia-The close relationship of so many former high-runking U.S. subtray and intelligence officials with Hogan Hand I.M. a private Australian bank, has aromae map suspicious arong some Australians are the company was in some ly an instrument of the U.S. givery

Undoubtedly, the prestige of these as is a powerful help in getting business

This is the second of a series of orti-

the benk. Retired Adm. Earl "Buddy" Yeles, the former chief of staff for plans and policy of the U.S. Pacific Command, becarne the president of Nugan Hand in 1977. Occupying the bank's Manila effice was former three-star Gen. Leroy J. Manor, the is er chief of staff for the entire Pacific Command. Fermer Gen. Edwin F. Black was the lest of Nagua Hand Inc., Hawail. Porr Gen. Erle Cocke Jr., the former senal commander of the American Legiled Washington, D.C., matters for the firm, and William Colly, the former direc-ter of the CLA, performed legal work for

Nugan Hand the Squidation in April 1908. Earner, on Jan. 27, Frank Negan, the Australian co-founder of the firm, was found shot to death in his car, appear ently a suicide. Later, in June, the other si, Broux-born Michael Hand, a former Green Beret and covert U.S. agent, fied from Australia in disguise and hasn't been seen since. Continuing investigations have proved that the bank and some of its business customers were engaged in illegal ac-tivities from fraud to moving drug

Aggressive Salesmen

The U.S. State Department in any way involved in the operations a Rugan Hand. But this does little to case the pain of hundreds of individual investors who had put their savings into various ventures spon-sored by the bank. Over the previous three years, aggressive salegmen had taken deposits all over the worse promising yields well above prevailing sevent rates. Since the bank's failure, classes for more than \$30 million have come into a court-appointed liqsalaura office in Hong Kong. This doesn't

On the very day in January and Mr. No-gan was shot, Col. H. Kirby meen, the chief judge of the U.S. Air Purce Seventh Judi-ciary Circuit at Clark Air Force Base in the Philippines, handed EM,800 to Gm. Manor, Nugan Hand's man in Manila. He received nean Hand certificate of deposit No. 11531, promising 15.136% interes. Col. Smith's claim says that he didn't near of Mr. Negan's death until the bank colleges in April. It was "somewhat of a shock." he

, adding, "SM,600 is a let to a military and his wife."

It. Jimmy Maturo, sinus retired, was send in Hawali when he deposited a toof \$27,000 on the recommendation of his al of 527,000 on the recurrencedation of his M bons, Gan. Manor, he says. Onl. Matero speaked the last \$16,000 on March 12, 2000, paring for others (makes) as to class the state of the state of the the country.

Gen. Maner's Roll

Philippine levels to Philippin idents have piled up at the landscore which in Hong Kong, which mays that was all the

In a recent telephone interview, I Manor at first insisted that he "had use to do with Hugas Head Benk," Faced nes, he said he "was her learn," and hang up. Records show has be worked for the bank at least at early as Oc-taber 1978. Tray Zorilla, Ragan Hand's pubhe relations than any that Gen. Manor managed in restrict inflor. Gen. Manor's partner man. Titles I. Gregory, says that Gen. Manor kept offices for a while both at Nugan Hand and at the U.S. embenry, a few legal state in its U.S. company, a new blocks away. Told all this in a second call, Gen. Manor replied, "Many things in your line of reasoning are in error." Asked what they were, he broke off the interview again and wealth's say more.

Adm. Yates declined to discuss Hugan Hand, even after he was told that the evidence seemed to put him at the center of its concentions. "You print whatever you want."

perations. "You print whatever you want," Adm. Yates said. "T've never had any succons in dealing with reporters."

In the three months immediately after Mr. Nugan's death, the bank appeared to be trying aggressively to bag all the cash it could despite the growing prospects of its liquidation. A rich source of funds was Saudi Arabia, where the bank houled in an esti-mated \$5 million to \$10 million from Americans who worked there. The Americans got their salaries in cash and then had no place to invest it because hanks pay only nominal interest.

Visits on Paydays

As described to a claim letter from Tom Rahill, an American working in Dhahran, Saudi Arabia, "Representatives would visit Aramon construction camps in Saudi Arabia
Please Turn to Page 14, Column 1

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Australian Mystery: The Collapse Of Bank Hurts U.S. Servicemen

Continued From . .. Page shortly after each monthly payday. We 'investors' would turn over Saudi rivals to be converted at the prevailing dollar exchange rate and receive a Nugan Hand dollar certificate. . . . The moneys, we were told, were to be deposited in the Nugan Hand Hong Kong branch for investments in various 'accured government bands."

Aramos and other large U.S. concerns. including Bothtel, Henry C. Bock Co. of Dallas and University Industries Inc. of San Diego, are said by investors to have permitled sales sulicitations of employees by the bank and let salesmen hold meetings on company property and one company bulletin M.Pris.

"The companies were passing down to their employees that this was being made available, and they could put their money in and get 19%," says Linda Geyer, now of San Diego. When she lived in Saudi Arabia in 1971, her husband—who died recently of can-cer—invested and lest \$41,621 with Nugan Hand, and her son, John H. Geyer, invested and last \$12,500. Both men worked as plumbers with University Industries on a construction job run by the Beck company's Dec

"Everybody said, well, Bock, they're not going in with just any old guy," mys Mrs. Geyer. Nugan Hand's man in the area was Maurice Bernard Houghton, a Texts who was a close triend of Mr. Hand. Mrs. Geyer says that Mr. Houghton "only worked in cash. He left Bock, Bocktel and Aramon with so much money he could hardly even carry the case. One time he needed two briefcases. He used to brag about it. Some people I know lost \$100,000 or \$200,000 easy."

El Raji, the Money Changer

According to testimony that Mr. Houghton has given to Australian authorities, he was allowed into Saudi Arabia on sponsorship of the Beck company. Bill Millican Beck International's U.S. director, says that he has "heard of" Mr. Houghton but that he doesn't know whether Beck sponsored him. "I'm not prepared to talk about it," be says. U.S. spokesmen for Becktel and University Industries say they know nothing about Mr. Houghton.

Mr. Houghton has said that he also took money from U.S. Air Porce personnel in Saudi Arabia. Highly critical of the banks there, he has said that he took the bags of cash he collected to a local money changer named El Rati, who converted it to \$1,000 Thomas Cook traveler's checks. He sent the checks to Singapore, where most of them were apparently cashed by Mr. Hand, who was running the operation there, or by a colleague.

At least one victim, Edward F. Pietro, wrote for help to Gen. Black, the president of Nugan Hand, Hawaii. Mr. Pietro had served with Gen. Black to World War II, and he says the names of Gen. Black and Adm. Yates on Nuran Hand's brochures were an important factor in his decision to put \$4,900 into Nu in Hand on April 2, 1980, just three days before it filed for liquidation. He says that Mr. Nugan, then dead two months, was "described as quite healthy" by the sales-MAD.

Gen. Black wrote back that he was "truly sorry about the death of Frank Nugan and the subsequent liquidation of his banking emptre," but offered no sympathy to Mr. Pietro and no apology.

A Smart Fri

in a recent interview, Gen. Black-who also is a former executive director of the Preedoms Foundation in Valley Porpe, Pa -anid he hadn't obtained any deposits for the bank because "my friends were too amart to go putting their money out of the country for hidden interest. If somebody had gives me money and this happened, I'd feel personally liable to pay them back if it was a triend of mine. But I don't feel guilty because some guy got swindled. My name im't well known enough around the world to convince many people" to invest.

Apparently one smart friend of Gen. Black was Rear Adm. L.R. "Joe" Vasey, who preceded Adm. Yates in his strategic planning job and now runs a political-re-search organization from Honoleiu. Adm. Vency says the both Adm. Yates and Gen. Black tried to get him to invest but that he

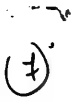
Lest wise, or at least less lucky, was Sased Moosevi Nejad, 52, an Iranian lawyer who with his wife and four young children had sought refuge in the U.S. from the Iran-ica revolution in 1870. Mr. Nejad told his not revolution in 1970, any, regain and motory, in a pathetic letter written in his best English to the Nugan Hand liquidator and later repeated it for this newspaper, in the Washington, D.C., office of retired Brig. Gen. Brie Cocke, hir. Nejad gave \$30,000—"only a saving made almost within the last 25 years in order to live"—to Nugan Hand representative George Parris, a former Green Beret friend of Mr. Hand. Mr. Parris had promised Mr. Nejad 14% interest on his nest ogg compared with the 11% he was making at a local bank.

Scratching a Living

hir. Nejad can't find a jame. He per-forms occasional Islamic weddings and oth-erwise lives off \$400 a month his oldest son makes at a Gino's fast-food restaurant. He is suing Mr. Farris in District of Columbia federal court. "I have spent my last pennies," he says.

Ges. Oncke says that he never knew that his good friend Adm. Yates had registered him with the Treasury Department as "person in Courge" of Nugan Hand's Washington office. He says he thought Nugan Hand was just resting space from his public-relations business, though he agrees that they shared a phone number, address and receptionist. He agrees also that he visited Nugan Hand in Hong Kong, welcomed Messrs. Nugan, Hand and Houghton in Washington, and arranged high-level White House contacts for Adm. Yates and Mr. Nugan to belp their offorts to move Indochinese refugees to a Carlbbean island and salvage surplus U.S. military equipment.

Gen. Cocke denies Mr. Nejad's allegations that the general constantly reassured him about the safety of his deposit, though Gen. Cocke agrees that they met and ta..:ed often after the money was invested. He agrees that after the collaps: he gave Mr. Nejad the name of a Hong hong lawyer to represent him and that it was Nugan Hand's former in-house counsel (Elizabeth Thornson, who declined to talk to a reporter). He agrees that he told Mr. Nejad early on that he had more than \$30,000 of his own money



Mr. A says Gen. Cocke told him that the deposit was retrieved after the collapse and that Mr. Nejad could get his money, too, if he went to Hong Kong and hired Miss Themson. Mr. Nejad says he couldn't afford the trie.

Gen. Cocke says he is still friendly with Mr. Parris, who is back at Part Bragg, N.C., the Green Beret bendquarters, "doing some consulting — Mr. Farris wen't say on what."

A Decter's Dilemma

A bievy loser was an Australian couple, Dr. and Mrs. John K. Ogden, who not only put \$750,000 into Negan Hand but also gave Mr. Negan power of atterney over their affairs. After Mr. Negan's death, Dr. couple he was Brightaned and went his Hand, who "bust retainering me that all was well and there was no reason to take my maney back." How, at age Cl, he is returned to medical residen. Measured has the \$750,000 the couple.

The American translation of the Brain in the Street in the

The result is utter confusion over a debtor. Particularly involved are contained as a list found with Mr. Negan company are Australian colebrities.

"I'm taking action against people for their own money," may the Australian industry. John O'Brien. "They gave it to gan, he put it is another company and her back to them. Well I say, that it's our cruditors") money, and I want it back." The courts haven't spoken yet, and Mr. O'Brien hopes that many clients will claims is order to heep the source income secret.

Overdrawn Bank Account

Mr. O'Brien has seized some much as Mr. Nugan's SL3 million home to the company paid for. The Hong Kong micial liquidator found only hank account that were evertires as a not 3005,800. The S17.2 million hand in Nugan Hand's sooks as assets, some \$16.5 million turned out to be IOUs from Nugan Hand insiders or companies they controlled, according to the Hong Kong liquidators.

The one big institutional loser was Wing-On Bank in Hong Kong, which guaranteed and has paid off—Hugun Hand's debts to Chase Manhattan Bank and other institutions that demanded guarantees from recognized banks before they took advantage of Nugan Hand's high interest rates. Wing-On Ruell supposedly was guaranteed against loss by bise-chip securities held in Bydney, but the bise chips were sold gradually after 1977 and replaced by intracompany 10Us, leaving Wing-On short by more than \$1 mililem at the end.

Some \$1.5 million in insurance on Mr. Nugan's life proved uncollectible because a coroner's inquest ruled his death a suicide. The evidence all points to that conclusion, hand at where the hote was found and the

Banker Frank Nugan In Final Days Faced A Charge of Fraud

But His Violent Death Came As Surprise to Associates; His Partner Disappears

A Phone Call From 'Charlie'

By JUNATHAN KWITHT

SYDNEY, Australia - There were several reasons why Prank Nugan might have

reasons why Frank Nugan might have wanted to kill himself. But in January 1980, none of them were apparent to outsiders.

The 37-year-old co-founder of the Nigan Haad Ltd. private banking empire accuracy had the world on a string. His bank was taking in millions of dollars and had recently brought in a young American with impressive banking credentials to take some of the load off his shoulders. Mr. Nigan was negotiating to buy a multimillion-dollar estate for his family. And he apparently had whipped a serious drinking problem.

But as the fateful date of Jan. M approached, Mr. Nugan was confronted with

This is the last of a series of articles.

two serious legal problems that threatened possible rain for his bank. In retrospect, moreover, there were signs if restraint behavior that along have served as warnings.

Mr. Nugan has stopped spending most of his time at Nugan Hand's Sydney headquarters, and he was making more first-class jet trips around the man on the his associates didn't always understand.

A Walk With Jesus

He began going to church daily and acrawling mystical notes in Le Le which was always. It have A sample: "I place this day my the my work, my loved ones in the Lord's hands. He is so good and it will be a good day I believe, I believe it will be a giorious, magical, miraculous day. He is with a less than 1 Jesus and with a Vi
100,000 customers worldwide.

Prayerize, Actualize."

out a 1977 had been by the had developed over a fruit and the had developed over a fruit and the had developed over a fruit and the home town. Griffith, 400 miles that had sydney.

The large insurance companies had a quired a 1 interest in the had during 1973 had be to raise \$700,000 for a leasurery. Later, they complained that Ken Nugan was diverting funds.

discovered big and payoffs to people apparently linked to narcotics traffic. Ken Nugan explained that the payments wanted in farmers wanted in management in the reasons and a writt is ling dope dealers' names as pseudonyms. It is not publicity. In Nugan fired the auditors and kicked the insurance was off the company's board.

This was done at two rowdy shareholder meetings at which drunks and thugs with newly issued 10-share stockholdings packed the hall and swayed procedural votes. Frank Nugan had belped orchestrate his brother's strategy, and state officials filed fraud charges against both brothers and a private detective they kired.

Sitting With a General

During the two years of court hearings to see if the charges would be tried, one of the men often at Frank Nugan's side was U.S. Gen. Edwin F. Black, who, after his retirement as assistant Army chief of staff for the Pacific, had taken a job as the president of Nugan Hand Hawaii. Gen. Black says that he attended the court hearings just to satisfy his curiosity.

Frank Nugan protested loudly that Nugan Hand was unconnected to the fruit and vegetable business. But when Nugan Hand Ltd. collapsed in April 1980, a few months after Frank Nugan's death, John O'Brien, a liquidator, said in his initial report that a "third party"—known to be Ken Nugan—had received \$1.5 million that his brother had diverted from Nugan Hand. Some \$1.1 million of this is credited as having been paid back. Nugan Hand funds also are believed to have million used to pay million Nugans' legal bills.

There were few details in me records. Immediately after his brother died, Ken Nugan went through Frank's office and, witnesses say, removed armfuls of files. A Nugan Hand director, Stephen K.A. Hill, has said that Ken also transferred a lot of Nugan Hand's stock in the fruit company to the wives of Frank Nugan and Michael-Hand, the vice chairman of the bank. Mr. Hill says he argued vainly that the stock should be an asset of the bank.

Less than a month before he died, Prank Nugan learned that he and his brother would be tried for fraud, a development that seemed sum to affect his bank's reputation. (Ken Nugan's trial now is scheduled for later than year, and many delays.)

A Problem With Pres Waterwest

The main problem probably writing on Frank Nugan's man on the seem of Jan. 26 was the refusal at Free Waterhouse & Co.'s Balance with to sign Nugan Hand bank's all fir the your maid June 30, 1979, (The Bahamian Will covers - Cayman Islands, Where the bash had legal headquarirm because # the ## regulatory climate there.) Will Hill had taken the busines to the Caymans in Telefor 1979, The local Price Waterhouse partners had approved the books for the two previous years, but this time there was a new Proof Walledback III on hand, Clive Jennings. He balked. "There were significant game in the records," Mr. Jennings says.

Mr. Hill an annually on the remaining from Frank Nugan. He said that to 1979 his many secounts.

Pirase Turn III Page 16, Column !

Serious Legal and Personal Problems in Final Days

Continued From First Page

written off as having been paid in cash, off the books. To clean the bank's books, these accounts were assigned to Nugan Hand Panama, which Mr. Hill said was mostly a reservoir for phony accounts needed to balance the books. Most of the bank's \$17 million to stated assets were really IOUs from companies that were secretly affiliated with It, and these bogus assets were altered as needed to even the numbers.

Mr. Hill has testified that he was accompanied on the 1979 meeting with Price Waterhouse by U.S. Adm. Earl "Baddy" Yales, a former high-ranking officer in the U.S. Pacific Command who had become president of Nugaa Hand bank in 1977. Mr. Jennings and his supervising partner, Richard Harris, who signed the 1978 books but was away during Mr. Hill's visit in 1979, any that Adm., Yates was present in 1977 and 1978 but not in 1979. Mr. Jennings says that in 1979 he next Nugan Hand's emissary, Mr. Hill, home with a list of information he needed, "and that was the last I ever heard from him."

With the problem unsolved, Mr. Nugan himself went to the Caymans on Jan. 10-16, 1980, just 10 days before his death. Cayman hanking authorities had notified him that if Price Waterhouse hadn't certified the June 1879 books by Jan. 31, Nugan Hand hank it-lieff would be decertified there. This would damage Nugan Hand's relationships with major commercial banks throughout the horid. Already, because of the lapse in audits, authorities in Singapore had asked on Dec. 5 to see the books, and Mr. Hand was trying to hold them off.

"Messrs. Jennings and Harris say they went to Mr. Nugan's hotel room on Jan. 14 and asked for the necessary information, and he told them, "You'll never guess what happened. I came all the way from Amtralia with the answers to your questions, but then I left the file back in Australia." They say it would have been a bulky file. They say that Mr. Nugan called his secretary in Sydney and told her to send the file. It never arrived.

Hiring a New President

Mr. Nugan was losing his grip on himself and his job. In October 1979, an American, Donald Beazley, had been brought in as president of the entire Nugan Hand group of companies. Mr. Beazley was Nugan Hand's first real banker. A former Pederal Reserve bank examiner, he had become the president of Great American Banks Inc. of North Miami, Fla., when Marvin Warner, its chief executive, had left to become President Carter's ambassador to Switzerland. When Mr. Warner returned, Mr. Beazley left to run Nugan Hand. Mr. Bearley is now the president of Guifstream Bank in Boca Raton, Fla., whose one-bank holding company is listed on the New York Stock Exchange.

Mr. Beaziey has told interviewers—including this newspaper—that he never really was the president of Nugan Hand, but "was just there on an interim basis (to) are if I liked what I would find." He has said that he left when Nugan Hand couldn't produce a

October 1979, when Nugan Hand's representatives from all over the world were flown at huge expense to Sydney for a conference. Mr. Beazley was presented as the new boss. Messrs. Nugan and Hand said that they would be reduced to broad policy makers and that all orders would come from Mr. Beazley from now on.

'Mike, Frank and Buddy'

Mr. Beaziey, after being praised by Adm. Yates as "the finest banker in the United States under the age of 35," said, "It is a privilege and an honor for me to be president (of) this company." He said he had "had the opportunity to see it grow" during a close 2%-year relationship with "Mike and Frank and Buddy," and added that "the decision that I would want to be associated with this group" was "one of the best ones I've ever made, decision-wise,"

He told the group, "You're fortunate to have probably one of the best money-market operators that I've ever seen and certainly one of the highest-qualified tax deak departments or divisions of firms that I've ever seen." This, even though Nugan Hand's money-market operations were consistent and intentional money losers, as the bank built up deposits by offering investors much higher interest rates than Nugan Hand got by investing the money for its own account. (The Hong Kong liquidator's office has calculated that from 1976 to its demise, Nugan Hand lost \$7.9 million in trading securities.) And many of Mr. Nugan's tax schemes later proved to be scarcely veiled frauds.

Hearing his words of praise for Nugan Hand repeated from transcripts of tape recordings obtained by this newspaper and verified, Mr. Beazley said that it was possible that he had said such things but that he couldn't remember. He also conceded the possible accuracy of reports that as late as March 1980, he had assured people that the bank was solid and would continue.

Lots of Gold Braid

Other leading lights at the October 1979 meeting were Adm. Yates: Gen. LeRoy J. Manor, the retired chief of staff for the U.S. Pacific Command; Walter McDonald, the recently retired deputy CIA director, and Guy Pauker, a consultant to various U.S. defense and security agencies. Gen. Manor helped run Nugan Hand's Philippine office, and Messrs. McDonald and Pauker had become consultants to the firm.

Everyone praised Nugan Hand lavishly and pledged tireless efforts to make it grow. But there were some disquieting notes, too. Representatives from Malaysia, Taiwan and Singapore openly expressed their uneastness about what the Malaysia man called "our present non-official banking activities." All of these countries and others in the region, including Australia, have tight restrictions on taking money out of the country, which was Nugan Hand's main attraction in luring customers. Nugan Hand was allowed into many countries only under the belief that it was an international trade broker.

Nobody mentioned the books that Price Waterhouse had refused to certify two

That summer his American-born wife, Lee, had returned to her parents in Nash-ville, Tenn., taking in couple's two children. Records show that she ran up \$21,200 in bills on her American Express card in nine months. Australian liquidator John O'Brien says that she also took \$1 million in traveler's checks with her. She has resisted numerous attempts by an reporter to interview her.

Going on the Wagon

Close friends of Mr. Nugan say that he wanted her back. He went on the wagon, ending a bottle-a-day Scotch habit, and he took off nearly 50 pounds—all in six months. He spent money in manic style. He paid about \$500,000 to remodel the couple's lavish waterfront home (sand reportedly was hauted in for a boach) to impress his wife. But by several accounts she was revolted by its poor to be said accounts of the couple's lavish waterfront home saw it on a brief trip home to make a moding at Christmas of 1979.

Mr. Nagan flew back to the U.S. with her on Jan. 9, 1888, but then was off alone to Florida, the Caymans and Switzerland, where he and Mr. Hand reportedly sought United Nations money for their refugee project. He apparently talked to former CLA Director William Colby and made plans to see him the next month. He told people that he was moving to the U.S. and entered negotiations to buy a Florida condominium.

He was back in Sydney Jan. 25. The next day he agreed to close another purchase: a \$2.2 million country estate he had dickered over for months—\$25 landscaped acres and a mansion—"the finest in Australia," he told its owners, a family named Durling. The deal was never consummated. That night he

Mr. Hand and the other Americans running the bank appeared to witnesses genutaely surprised by his death—and the sudden desperateness of the situation. Some big withdrawals were made about this time. Maurice Bernard Houghton, a mysterious Texan who played a big part in the bank's affairs, withdrew \$150,000 in February; he has said that he used the money on company business in Europe. Mr. Beazley withdrew \$200,000, which was transferred to his account in Florida; he says he can't remember what the money was for, but that he has repaid it though he can't prove it.

Gen. Manor Leaves Manile

When Nugan Hand's liquidation came on April 11, 1980, Whitred Gregory of the firm's Manils office says that he and Gen. Manor were warned by their lawyer, William Quasha, to leave the Philippines or they "could wind up in jail." Mr. Gregory says that he stayed but that Gen. Manor left overnight. Gen. Manor, now running a retired officers' association in Virginia, wouldn't say when or why he left the Philippines, and Hr. Quasha says he can't discuss his advice to a citent. Mr. Gregory kept the office for consulting work; he won't see in clients. His partner was Philippines. Brother-in-law Ludwig

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and been a similar evacuation in January when Mr. Nugan died, but when things cooled off the salesmen returned. In April they barely escaped. "The situation became somewhat violent." Mr. Houghton has recalled. "The bank branch... was severely damaged by the depositors after Mike Murphy (the bank representative) left," he said.

Mr. Gehring says that he consed an employee, Alan Winter, into lending him his birth certificate, which Mr. Gehring then used to obtain a pastport in Mr. Winter's name without his knowledge. Mr. Hand's U.S. passport had been seized the previous December by the U.S. consul in Singapore because the Bronx-born American had been warred that Australian citians. He had been warred that Australian immigration officials were under orders not to let him leave under his own passport.

The Phony Passport

Mr. Gehring has testified that a mysterious American named "Charlie," identified only at an old Army buddy of Mr. Hand's, showed up in Australia, created a disguise for Mr. Hand and arranged for him to travel to the U.S., via Fit and Vancouver. Mr. Hand left in mid-June, and Mr. Gehring says he concealed his friend's departure for a week. Mr. Hand left his wife Helen behind, and she is still living in Australia.

and she is still living in Australia. So far, the only charges by Australian authorities in the Nugan Hand affair are against Michael Moloney, Mr. Houghton's lawyer, and Patricis Swan, Mr. Nugan's secretary, for allegedly obstructing justice during the destruction of records after Mr. Nugan died. Mr. Moloney concedes in an interview that he advised Mr. Hand to remove the firm's records, but he says he is being made a scapegoat in the case. Mrs. Swan has refused to be interviewed.

In February 1981, Mr. Gehring has testified, he was visiting his brother in San Francisco when he got a call from "Charite." They arranged for Mr. Gehring to go to a pay telephone booth at the airport. At the appointed time, a call came from Mr. Hand, whereabouts unidentified. He asked about his wife and friends and said he wasn't using Mr. Winter's identity anymore. That is the last time anyone says he has talked to Mr. Hand.

XIV.

INDIVIDUALS INVOLVED IN BOTH MIA AND DRUG TRAFFICKING MATTERS

Some of the same people involved MIA matters are reportedly also involved in the satanic drug cult network.

The following was furnished by the American Defense Institute, 1055 North Fairfax Street, Second Floor, Alexandria, Virginia 22314

The Pentagon's P.O.W. Papers

related to the U.S. government's efforts to account for 2266 American service personnel still Prisoner of War or Missing in Action in Southeast Asia. This collection includes three recently de-classified documents

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De-classified CIA Dispatch from Vientiane, Laos mr POW list (July 2, 1968)	In the Eagleburger Memorandum IIII Secretary of Defense Richardson (March 1973)	Statement of Berry A. Toll III Senate Select Emmilies on PCVIMEN Annies (June 14, 1992)	R. Reagan Letter to parents of MiA Lt. Cmdr. Larry Stevens re:	December Memorandum Im Dom Shufelt re: DIA coverup (September 25, 1985)	Testimony of Kenneth Quinn before Ins Senate Select POW Committee (November 6, 1991).	9
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August 1992

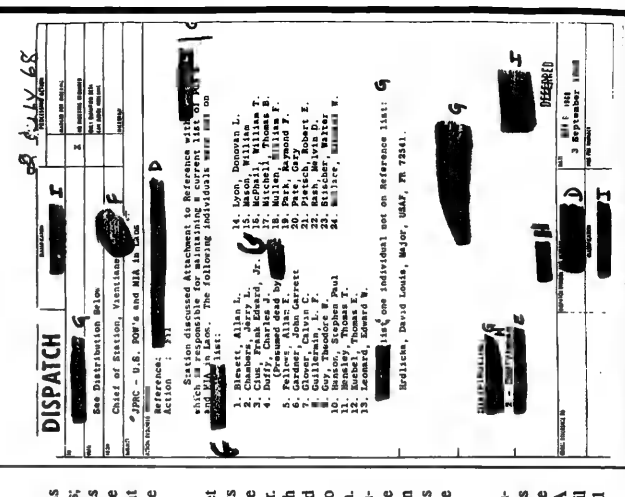
This collection of documents is ■ credible body of evidence proving that officials in the United States government deliberately abandoned literally hundreds of American servicemen being held ■ Prisoners of War in both Laos and North Vietnam in 1973.

Early in 1973, Henry Kissinger — finalizing negotiations with the government of North Vietnam on the Paris Peace Accords; the seven Watergate defendants went on trial; Richard Nixon was inaugurated for second term and the U.S. Senate set up the Watergate Committee. On January 23rd, Nixon announced that the Accords were signed and that "all POWs Indochina" would be released within III days.

For years, the CIA had been waging a concurrent and secret war in Laos. By 1973, we had lost 581 servicemen (mostly pilots and air crews) in this secret war. The NY Times reported that the Pathet Lao claimed in be holding hundreds of these men prisoner. They demanded that we negotiate a separate peace treaty with them and cease our bombing of their country. We have negotiated and we continued to bomb them for many months thereafter. To this day, the Pathet Lao have not released even one American. What could have happened in all the men? Did they all die within ew weeks? Or did the Watergate besieged Nixon White House decide they must be abandoned so it could concentrate on saving itself? Are any of men men still alive? These are questions that cry out for answers. Government officials have given one minimal for over 19 years: "There is no credible evidence."

The document at right confirms that the CIA was "maintaining a current list of POWs and MIA in Laos" in 1968. It appears that Major David Louis Hrdlicka being added to the list and the 24 men listed here are presumed dead. The point is that Im CIA could reasonably be expected to continue maintaining this latt until at least April 1973 when the North Vietnamese released \$91 American POWs from their prisons in Hanoi.

De-classified CIA Dispatch from Laos



De-classified Eagleburger Memorandum for Secretary of Defense Elliot Richardson

March 1973

This memo is a "smoking gun." In 1973, Lawrence Eagleburger knew that the Pathet Lao was holding a large number of American POWs in Laos.



ASSISTANT SECRETARY - DEFENSE

125-5

WASHINGTON, D.C. 8000

In reply refer to: 1-35174/73

THE THE SECRETARY OF ILLUMN

- ACTION WILLIAM U.S. POW/MIA Personnel in Laos

REF: Your 13 II. III query on Laos III. (attached)

POWs -- captured in Laos. NWN claimed I thase ten people -- prisoners of the Päthet Leo, but DIA analysts indicate these individuals were actually captured by the North Vietnesse in Leos. The lifentified consist of nine Americans (six USAF, one USN, ___ civilians) and one Canadian. It evidence indicates ill most, if ___ all, of ___ ... currently being inll in Nanoi. On 1 February 1973, North Vietnam (NYN) released the of

captured in Loss. Therefore, ... L. Pakriotic Front (LPF) list constitutes only = 2.5% accounting. In contrast, ... NWH list represents 45% and ... PRG list represents 20% of the personnel been lost, Lim concludes that the LPF may hold a number of unidentified Old lists approximately III U.S. military and civilians = missing carried on ___ lists in these respective ___ There is an obvious lack __ reporting on ___ part of ___ LPF. Secause of ___ foregoing statistics and analysis of the conditions under which ___ people have . POWs although we cannot accurately judge how many. The American Embassy, Vientians, agrees with this judgment.

get an accounting III release II American prisoners being held in Laos. On 10 Herst 1973, the LPF Daisgation chairman in Vientiane informed us IIII recent U.S. demerches regarding prisoners in Laos had been conveyed to Souphannouvong, IIII Lao communist chief, personally. No other informa-Several diplomatic manual have have mede recently in an attempt in etion was made available.

the lack of progress in Vientiana on political INTE matters. Godiay was also instructed IN inform the Soviet Ambassador that INT...continua IN hold Morth International Commitments on releasing all U.S. FIRE in Laos by 28 Herch and Will INT. tolerate INT. delays." In communications IN 15 March III Secretary of State Instructed Ambassador Godley to "...single III Soviet I III for III full treatment..." regarding to this line of action has been noted as yet.

the U.S. would "...complete withdrawal of its military forces from South On 22 March 1973, the United States informed NVN == the WIII that Wietnem in accordance with the terms of the agreement ____ coincident with the release of all repeat all American prisoners held throughout Indochina. H This statement was aimed directly HI securing release of all U.S. prisoners held by the Pathet Lao.

In length in Vientiane 2139 (attached). Godley separates the I February list of ten prisoners from the issue of accounting for the remaining POW/MIAs in Laos. The Ambassador states that the LPF "...just has not focused approved by the LPF. In this way === Ambassador is hopeful that we can eventually gain LPF cooperation in the POW/NIA matter. However, Godley Godley concludes by recommending that we concentrate - helping the RLG also states that he is having great difficulties in influencing the RLG negotiators; and me states must expect many nonconcurrences from the 22 March Ambassador Godley addressed the Laos PDW/MIA question get an acceptable military protocol to the Laos cease-fire agreement on the III repatriation and accounting problem until very recently...

Commission (FPJMC) was instructed by Washington III reaffirm our negotiating stance. General Woodward was instructed to seak a private meeting with Intend we pursue we question of other U.S. personnel missing me captured in Leos following the release of the men on the 1 February list." the prisoners — the | February list will be released by | Harch, Given NVM representative and inform him that the U.S. have assurances that these assurances, private or otherwise, we will complete our troop with-drawals. This 23 March guidance III the field also indicates that "..we March, the U.S. Delegation to the Four-Party Joint Hilitary

To review the bidding to date, the U.S. is prepared to accept release of the time men on the 1 February list along with the other U.S. personael being held in the final condition for complete U.S. troop withdrawal. MIA question remaining unresoived. Additionally, Ambassador Godley proposes that we rely upon the yet-to-be developed and approved Leo Military Protocol as a means of galeing setisfaction at this issue. And finally, Ambassador Godiey does and discuss Hanol's influence or control of the LPF at this then the I February list of ten who were probably all captured in Laos by the NVA rather than the Pathet Lao. Hence, assuming all the prisoners cur-rently being held in NVM are released by 28 March, we still have the Laos However, there has been no accounting of U.S. personnel MIA in Leos other

From the foregoing, there appears to be need for m well-orchestrated plan for solving the problem of our Laos PONs and MiAs. Therefore, I am recommending below a series of diplomatic moves aimed at gaining a proper accounting of - lost in Laos. You may wish to pass along - the President part or all of the following diplomatic track:

A. After the recovery of the last prisoners from NVN, Hanoi should madvised unsquivocally that mastill mile them responsible for the raturn of all POMs being held in Indochine. And in this regard, any further mine sweeping activity as well as all future U.S. reconstruction assistance should be described as wholly dependent upon the accounting for and malesse of U.S. prisoners being held in Laos. Once again, NVN should be clearly informed that maccounting for ten men out of a total of more than 350 is considered unacceptable.

B. In the meantime (just after 28 March), a strong demarche should be made to the ranking LPF representative in Vientiane by the U.S. Ambassador personally. This initiative remain plainty and forcefully assert that the U.S. will me longer play games with the POW issue in Laos. The LPB should and we demand that we have remain. The bileve they hold additional U.S. prisoners, and we demand that immediate release as well as an accounting and information on all those who may have died. Finally, the LPF should be advised that failure to provide a satisfactory answer could result in appropriate United States actions.

C. Simultaneous with mer representations to the LPF, the U.S. Ambassador in Laos should also ask the USSR, PRC, NVN, French, British and IIII sanior representatives to Vientiane to use their good offices with IIII LPF in meder to avoid a serious situation.

D. Shortly after III March, assuming the LPF IIII not responded favorably, intensive and obvious tactical air reconnaissance of North and South Laos should commence. Additionally, In IIII of a III carrier task force into III waters off Vietnam should be publicly announced.

E. Concomitant with the foregoing, the LPE and NVM should be privately advisate that the Thai Volunteer Forces now in Laos will man be remarked until there is a satisfactory resolution of the PM issue.

Other moves Limited be worthy of consideration are listed below. They should only in contemplated if we are reasonably strongly convinced that in the Lao hold PONs.

 8. As m last step, U.S. air strikes and Lao and Thai Irregular offansive operations could be resumed in Laos in order me force me release.

Mr. Eagleburger recommends resuming air strikes "in order to force the release of our prisoners in Laos." U.S. aircraft did, in fact, continue to bomb Laos for many months this memo was written. Mr. Eagleburger is currently the number two man in President Bush's State Department.

The foregoing recommended diplomatic/military could represent a considerable toughening of the U.S. II.... regarding our the being held in Laos. Such a line is even harder if without a clear picture as the presence attained to the clear picture as the presence indicates that is soluminous but impracing. However, the evidence attained to the control of the captured U.S. personnel since 1964, and the LPF have provided no prisoner in casualty data in all other than its manual listed on I February. Therefore, the hard negotiating track outlined in steps. I through E above, and possibly even the optional start. A second start this is a very delicate situation. I spilly, it is recognized that this is a very delicate situation. I application of any intelligible physical risk associated with options it through E.

Lawrence S. Eagleburger

Acting Assistant Secretary

if you approve of the above listed courses of action, I ---- you

sign the attached memorandum for Dr. Kissinger.

Attachments: (3)
SecDef query dtd i3 Nar
AmEmbassy Vientians = 2139
Proposed meano = 0r. Kissinger

No coordination required.

Prepared by LLTM Biglay, X54175 6 LTC Secord, X53164 Elliot Richardson's initials were handwritten on the attached memo indicating that it was delivered to Henry Kissinger in the White House. Dr. Kissinger's number two man at that time was Gen. Brent Scowroft who is now President Bush's National Security Advisor.

The simple chronology II right is the key to understanding why and how officials in the Nixon Administration may have decided to abandon not only the living prisoners left in Laos but many others held hostage in North Vietnam as well.

The ferocity of the scandal swirling around the White House became evident on April 17 when Nixon felt compelled to waive Executive Privilege. On that day, his Presidency started to slide down the slippery slope to oblivion. It is obvious that Nixon may have felt he had no choice but In abandon our POWs.

When Nixon finally resigned in August of 1974 to avoid being impeached, many of his staff stayed on in the Ford Administration. Kissinger remained Secretary of State. Scowcroft became Ford's Assistant for National Security Affairs, the same post he now occupies in the Bush White House. George Bush, himself, was appointed Director of the CIA in 1975 after stint as Ambassador to China. Ford's Chief of Staff was Directorey, the current Secretary of Defense.

The power of the Presidency in late 1974 had been emasculated by Watergate. Officials in the Ford Administration may not have believed they could afford to admit that living American POWs were still being held in Indochina. The lid of secrecy was kept on this politically explosive situation for two and half more years until Ford lost his re-election to Jimmy Carter. Carter may never have been told. Later, hostages held in Iran took Carter put.

In 1979, a Marine Pfc. named Robert Garwood who herebeen POW for 14 years was able to pass note to a Finnish diploman in Hanoi saying he wanted out. The Vietnamese told Garwood before he left that he would be treated as a traitor. In de-briefings, he claimed that he had seen about 70 other American POWs in North Vietnam after 1973. The de-briefings were classified. He was court-martialed and convicted of collaborating with the enemy.

Why would the Nixon Adminstration abandon American POWs?

A Chronology of Key Events in 1973

- Jan. 23 Freddent Nixon armorem signing of the Paris Purce.
 Accords and retinum of "all POWs in Indochina."
- Feb. 1 Henry Kissinger delivers a secret letter to Pham Van Dong promising In pay Hanol Table billion in ald.
- Mar. 511 Last group of 591 American POWs is released from Hanol. Most report that they were brutally tortured.
- April 7 In response, the U.S. Senate votes 88-3 to prohibit the Nixon Administration from giving any monetary aid in North Vietnam without Senate approval.
- 12 The U.S. Department of Defense issues this statement: "There are no more prisoners in Southeast Asia. They are all user." This becomes official policy.
- 17 Caving in to intense pressure, Nixon to waive Executive Privilege and allow member of his staff to testify before the Watergate Committee.
- May ID Two former Nixon Cabinet members, John Mitchell and Man No. Stans are indicted in New York.

Statement of Barry A. Toll to the Senate Select Committee on POW/MIA Affairs

June 14, 1992

This extraordinary statement speaks for itself. Mr. Toll was in the loop just outside the Oval Office from 1973 in 1975. Nixon knew. Kissinger knew. Ford knew.

BARRY A. TOLL Ht. Petermoury, Floride 19713

June 14, 1992

SERVATOR JOHN KERRY

D - Massachusetts Chaltman, Pervis Select Cosmittee - FOWS and MIAS Washington, District - Columbia

Your Belect Committee is currently investigating some events that I have direct knowledge of, and which coincidentally, were instrumental in my requesting immediate relief from duties and during the buring that the Belect Committee would be interested in, occurred during the periods June 1973 through July. 1975, when I personally saw, distributed and briefed high reaking officers of the Joint Staff, on intalligence reports, analyses and operations reported high reaking officers of the Joint Staff, on intalligence reports with the control of Sorth Vietnames or Laction authorities through Goviet Blood mations, or directly into the USSR, writher it was the constdered oplation of the Solut Chafs of Staff, and the entire U.S. intalligence community, that at the condition of Operation Momeomalny in 1977, that there were an estimated 300 to 140 U. S. PONS and MILAS alive, and beld captive in Lace, and that analyses and reported or the line of the President of East antolyses and reported or real time transfers and reported or real time transfers in progress (aircraft bearing US SOUSS in the wife and events, harring assended more than one, and reported or the USSR and doubt that the President knew of these streaments and events, harring a massive and countries in this periods to make these streaments when the world wide that the President knew of these streaments when examination. I am fully prepared to make these streaments when examination. I am fully prepared and content of this statements when well with require the world wide the More North of More Millery Command and content of this statements world will be world world with the world with the world wide the More North World World

epecifically to implement the nation's highest strategio nuclear policies and plans, and directly assist the Frankant — designated Mathemal Command Authority in so doling. I was assisted by Department of Defense, order of the Secretary — in Millet Jiaith with duties primarily — the Commander In Chine Atlantic's — Command Poet, v/daty station langue, Arg. Virginia, or at —— temporarily dutied at National Emergency Althorne Command Poet, Andrews AFE, or other remote alart station. I perform our mission.

ty SIOF Execution Teams has an enter vide and diversified range of extramely sensities, secret and above, Security Clearances as we were privy to the enter input of the enter of extramely sensities, a secret and above, Security Clearances as we were privy to the President, in order to be significant of assembly to the President, in order to be significant, on a moment, or a moment, a notice, 24 hours a day, 165 days a year. Simply put, we had to know what he knew when on duty, and were so indoctrinated on what we'd aimsed when off duty upon assembling mean whith of Alart Status, and therefore ware quired to miner the following teach and therefore ware show the president of the status of the status and therefore ware show the contraction of the status and the status of the status and the status of the status and the status of the s

To be blust about it, than, there were but a handtul of wan within the antire UGG that possessed such concentrated accesses to classified information on such an across-the-board, integrated beasts. Such shed to know can only be justified for a few positions, and it was not unwant to be in possession of supply especific information that awan the highest cabinet officers, or beads of other intelligence agencies, might be unaware of, owing to the tight compartmentalization of salously quarted secrets throughout in Department of Defense, State, Justice and the various Intelligence gethering Agencies or Departments. At the time of the U.S. FOR

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Statement of Barry A. Toll (cont.)

the accepted position the complete Community, and the accepted position the complete consisted of curious at the complete consisted of curious control of consisted of curious of the later admitted soon and consisted of curious of the later admitted soon, either fixed wing or rotary, and Special Operations personnal Lace, either fixed wing or rotary, and Special Operations personnal takes on the ground in lace alive or simply disappeared while on ground mission in Lace in intelligence operations or gathering activities. There is no doubt, that while this information was highly compartmentalised, President Mixon, and Mational Security Advisor Risalinger (soon to be Sections, maintained May 7), continued to the Scottate, nominated Aug 7), continued to the Italian attact that I personally bristed and advised analyses. While I cannot state that I personally bristed either, or was present when either was marked and submaries of the Deally Intelligence will deally agendes and submaries of his Deily Intelligence bristing and Submaries.

During the period September 1971 through April 1975 I can personally recall on at least three, and as many as five, occasions when CIA/DIA and MEA would track the real-time movements of Soviet or Eastarn Bloo aircraft carrying U.S. Pows or (on one occasion) CIA operative(s) from Morth Vietnam to sither the USER proper, or to sither Reat Germany or Poland. I hallove on one occasion the destination became Bulgaria. Each time, a minimum of three American personnel vers transferred, and scastinate up to five. The intelligence validity of these reports were hastoally rated A-1, which then meant, Usually Reliable. Confirmed by Other Bource...our most reliable rating. It is important to realize that this was combined, intelligence product that referenced a number of sources, ranging from agents, to MEA electronic intelligence, estalling and other sources. Typically, the manner of sources, ranging from agents, to MEA control intelligence where the quies of a routine, achadum or Poliah flag, departing I... Soviet Union, or East German or Poliah flag, departing I... Soviet Union, or East from ... flag country to MVM ... on board also. Decomplished to Brevious to these alsasions, POW transfers ware accomplished to Bast dearnary (and presumably on to USSR) on military carporal missions to these alsasions, POW transfers ware to MYM (that me the IDS III the Total for the IDS III the returning from delivering miscraft parts to MYM (that me the IDS).

A plan was developed and transfers from Morth Vietnas. The street and force down transfers from Morth Vietnas. The street of the

or three landings under a specific Diplomatically Immune Courier flight, an intalligance operation was planned and attempted to have agent(s) attempt to photograph in East Germany, the deplanding on arrival there, of the American POPM. I cannot recell opecifically, but the attempt was unancosesful owing to either the distance between varience point and avenue of approach to proximity of the aircraft and the telephoto quality/ratio of the utilized, and me time (darkness) of the landing and deplanding autilized, and me time (darkness) of the landing and deplanding and dep

such the such Poss was occurring, and it was soon lastned and such such Poss was occurring, and it was soon lastned and such such Poss was occurring, and it was soon lastned and submitted in the such such such such that were utilized in the conflict with Egypt and resulting Syrlan events. Eriedly, they started sanding increased Pos "Backseatars" or "Block Box" aggerts, held in Morth Vistnames stay, for interrogation by Soviet or Soviet Bloc experts. It seemed that the Soviet shad determined that we had either found more effective counter-measures to their faround to Air, or Air to Air wheelies, and that our Air to Air missiles were behaving differently that the Soviet technicians responsible for evaluating such date, had requested that the Soviet technicians responsible for evaluating such date, had requested that the stream and technicians in real-time, in an attaupt to evaluate and cognise the specifics of the new technologism be sent out of the interrogations in real-time, in an attaupt to evaluate and cognise the specifics of the new technology angestience of the interrogations in real-time, in an attaupt to evaluate and cognise the specifics of the new technology angestience of the interrogation during the october Mar and its' afternath, on each occasion, these reports, assalyses and background summaries were marked as having been attained the Freeddant, of course, the routing on these highly mitter.

Market

dantities of the farmer in the standard of supported identities of the farmer in the standard of the farmer in the courter cover flight arrived in daylight (for instance the courier cover flight arrived in daylight (for instance the courier cover flight), and that sirriet would read the standard arround the plane detainess were moved onto other aircraft bound for the USSS, they would do so at hight...typically keeping quadra ground the plane (estellite phote) long after the crew and passengers deplaned, until such time the detaines could be moved to another craft or location, aurreptitiously, selected deriness.

I have noted press releases that the DOD or DIA have recently dealed having knowledge of these section in their secons reporting that to you are lying or they are misinformed in a comparted fashion. There is no question that we believed these

Statement of Barry A. Toll (cont.)

transfers occurred, monitored them, planned operations to attempt to intervent certain ones antidipated, and developed intelligance product of high quality confirming them...to the extentiths on one occasion I specifically recall, we kneer of the upcoming transfer in advance.

As an auide, we would receive these documents of such events, threship Top Gerret secure orptological device; however, we now know each beliaved secure encryptions ware compressed by John Waller's activities and may account for the Soviet evesion of the particular intercept attempted, I referenced earlier. The orders to proceed and planning for this attempt was transmitted over these channels. The reason I recall much events is they had great impact on man, and other associates (many whose names I recall and can provide) who witnessed them, through the document and briefing process.

Chite frankly, I abandoned my theretofore exempling curver, in protest and in principle, and stated so in debriefings later and referenced them in my resignation statement, as being critical to my decision to leave the Armé Forces. I had vowed, despite growing apprehension of these and minerous other invente associated with the Vistness War, and other filt activities, to remain until the end with the fall of Ealgon, the enset of the Cambodian generals, and the complianed, direct lying to and manipulation of the American people by its' leaders, empecially its Fresidents, on these events, I could no longer remain in good consociance, within the direct chain of command to the then the manipulature of service and all official reports on my evaluations and duting this period. The record shows I carried court these highly classified and sensitive duties in an examplary mannature large with regard to rated proficiency as an operations and Intelligence Specialist in these duties, and that I was generally sensight the top three man in the antire large with regard to rated proficiency as an operations.

Threvious statebusents I have written — temderied within the last two years to atther use executive branch edgertants or identials.

Curing Sanator or other Congressation pursuing collectific and collectific the past of the consistent with this statement. I forth the statement of the past of the consistent retreament and their religions of the consistent retreament and their religions of the consistent retreament and their religions of the consistent as indentially acched on my mind, as you say surmise, ouing to the prefound nature of the event's implications, and the secrecy involved in concealing our analyses from not only our enreader, but the American scopis too, who were alseed about the totality of the auchange in Operation Homeoners of your reface the total with appropriate members of your staff and provide further details about you of coles witherest in your committee. The this information, I delayed, because I through the them upoming testimony of other vitnesses would containly provide for more information than what I witnessed. It is only of late that I have come in a mainter meased. It is eathly delayed that I have come in a container.

It falls to your Committee to remove these vells of secrety, deceit and mis-history as best you can, and set the record straight for those that would follow, and choose to know the truth, and as it is, and as deliberately obscured, as some have obviously tried, and would still try, to make them.

END OF STATISHED; UT BEEN ALLEN TOLL

MARRY ALLEN TOLL
CLY E St. Petersburg
County of Pinellas

The Senate Select POW Committee has held five full days of public hearings since Mr. Toll submitted this statement. He has not been called to testify. The Pentagon alleges that Mr. Toll is ■ convicted drug dealer and therefore is not credible. If true, this seems very convenient for the Pentagon.

It also seems convenient that Pfc. Garwood is convicted collaborator. He is the only free Amercian who claims first-hand, on-the-ground knowledge of living American POWs in North Vietnam after 1973. Garwood has not testified either.

Over the past 19 years, the families of a great many POWs officials in the Defense Department, State Department and the White House. The letter at right is a more in point. Over 1en years and MIAs have strongly suspected that they were being lied to by ago, President Reagan tells the mother and stepfather of MIA Lt. Cmdr. Larry J. Stevens that the government is conducting operations of a covert nature. The Fleckensteins later received wery Weinberger. No more information about these "covert" operations perfunctory letter from then Secretary of Defense Casper W. has ever been given the the Fleckensteins or anyone else

Gladys Fleckenstein was notified just after St. Valentines Coral Sea was missing somewhere over Laos. Several Shipmates of Lt. Cmdr. Stevens have told his mother that Larry's plane went occurred over Cambodia because the secret combat operations day in Inin that her son's A-4 Skyhawk flying mission off the USS down over Cambodia; not Laos. Recently, the Pentagon has admitted that they falsified the locations of most shoot downs which there were not officially authorized. They lied 🕪 Larry's mom. Lt. Cmdr. Stevens has been named in numerous eyewitness reports from SE Asian refugees as being held prisoner. Some of these reports are very recent. In one of them, he was reported being held in a camp with USAF pilot Col. John L. Robertson. ten on them came with the report. When Gladys asked the Recently, Gladys, Jack Fleckenstein, Dennis and Gary Stevens were men together on TV chanting to President Bush "Tell us the Sheets of fingerprints with the names Stevens and Robertson writ-Pentagon whether the fingerprints could be identified, she was told that the fingerprint records of both men were missing from their files. She then went to the County of Los Angeles and the State of California seeking copies of Larry's fingerprints and birth certificate. She found records for her other two sons, but not for Larry. truth, no more lies." Bush told them "Shut up and sit down." The media reported that the President was being heckled.

Ronald Reagan Letter to MIA Parents May 19, 1982

THE WHITE HOUSE WASHINGTON

May 19, 1982

Dear Mr. and Mrs. Fleckenstein:

with mixed emotions; pride in these splendid I'm sorry to be In late in answering your letter, but it has only just reached my desk. First, let I say I have placed your symbols represent and, yes, anger at those young -- but -- at the tragedy these son's bracelet with the others. I did so responsible. I member the affair at the Century as does in the office at Sacramento. I've men Todd recently -- a grown-up young men now. Mancy, and have a vivid memory of that day

going on are of a covert nature. The communists a perception that little action is taking place every report or rues of the kind you mentioned in your letter is checked out. I know there is I me only tell you that efforts continue, and now in charge in Vietnam offer no cooperation, In it has become necessary to follow another but this is because ... operations that are

I will personally bring to the attention of the Secretary of Defense your son's case, and re-iterate M. own position that - continue to resolve this situation with every resource available - us. are no words that can be helpful -- I wish there war Please know you am in our thoughts

Sincerely,

Romer Bryan

"Mike" Peck USA, the chief of the DIA's Special Office for POWs handling of the POW/MIA situation has been fraught with rumor and allegations of a coverup. In February of 1991, Col. Millard of resignation was a scathing indictment of the POW Office's past performance. He resigned because he felt that his efforts to get it back on track were either being ignored or actively sabotaged. As a highly decorated combat infantryman with three tours in Vietnam, his sense of duty demanded that he refuse to participate The history of the Defense Intelligence Agency's (DIA) and MIAs resigned after a short time at his post. His memorandum in m apparent betrayal of his brothers-in-arms

of the DIA from 1977 to 1981, Lt. Gen. Eugene Tighe was asked to As it turns out, Col. Peck was not the first to have found deeply disturbing problems within the POW Office. The Director head a commission to evaluate the POW Office's performance by the Reagan Administration in 1984. The Tighe Report has been recently de-classified. Gen. Tighe is referred to in Commodore ment on the same subject is the Gaines Report to the Director of Brook's revealing memo shown here. Another de-classified docu-DIA which was completed in 1986. All three of these documents support Col. Peck's assessment of the POW Office's shortcomings.

ly been asking too many embargassing questions. Brooks suggests Of particular interest is paragraph 6 of the Brooks memo shown on the next page. Congressman Billy Hendon had apparentforming an alliance with Congressman Solarz "to damage-limit Congressman Hendon. Congressman Solarz is chairman of the Asian-Pacific Affairs Committee. He held a hearing that was televised on C-Span in 1991. In public session, he arrogantly berated Col. Peck for writing his resignation memo. A long executive session followed because documents like the Brooks memo were classified. Mr. Solarz left after M min, and told the media that Col. Peck had IIII credibility.

De-classified Brooks Memorandum September 25, 1985



YELLYNING PAPERS DEFENSE INTELLIGENCE AGENCY usi.stairiiML

2/601-2

HENDRANDIM - BOEK SIMFELT (YO)

SUBJECT: The POH/MIA Issue (U)

1. (C) I was men at all pleased with the situation I found when I mel over responsibility for 11. [Commit fixes. In deeper I looked, III less professional persection appeared. It appeared in be profitically sloppy in II late seventies. The II is no men in squared-budy operation today. As a professional fatelligence officer with a significant portion in my interest as an analyst, I find the following to be particular problems:

Case files were incomplete, sloppy (all mixed-up, loose papers, menter scribbled analyst notes, misfiled papers, etc.)

b. There were no action logs in the cases or where there were logs, entries had met been made in a long time.

c. Fellow-up actions pursued. In some cases, obvious follow-entions called for ... were never taken and remy had passed.

acreally became the recentact sources in the U.S. Here perfunctory at hest and mornally became a series trying a matter than the local but or law animals apparetes to track then down and then calling on them is proved.

f. The term amployed arm of the term to the such to plotting all sightings on a map to look int patterns, concentrations, etc.,

2. (II) Thus, there is a great element of truth is General Tighe's statements that we have done a sloppy job. I come in the same conclusion IIIII having looked into the issue probably in secendal more detail than General Tighe. — set for as long a period of the.

3. (C) With report to the allegation of "s mindest he debunt", I must conclude that there is an element of truth to this as well, although probably me as has her publicly mean. In mind to DC-2, a good measure of this is as has her publicly to known about. The mind have seen to hard thritations for he long that their first subconnection reaction. If this is just more of the comm parhabe. And note of it, is, but none pay not be. Frustrating as it all is, thay have got to run all the leafs to the ground. They have not been doing this not faithfully as they known the laindiset to debunk. Charge and

2 2 2 CLASSIFIED IN

3000046 Womania PAPEN

Classified Brooks Memorandum (cont.)

MORKING PAPERS

- 4. (E) is not personded that enough assets are being dedicated to this problem if it in the priority problem claim it is. particular, is wooden if it in the priority problem claim it is. particular, is wooden if ... particular, is wooden in the case of the cas
- 5. (C) I by area believed from the following factor be no are percent to be doing in rether than (or in addition to how us really are doing II. We will to perfect an index objective professionals will be that business very seriously in are willing to talk in asymmetric and the business to pervise the factor of the factor
- 7. (C) I as straid us are in for some troubled times. It have not mention as making a should be detailed will not withten country well. Well us will receive pleaty of Egration in the cond.

 And ill propositions a mainfaire the criticism will a country will bring. I have a straided a limit of the little of the straided being the bring that it has already tasked by a straid by the bring that it has a made to be a straid to be a sea of the straid tare transfer the criticism. I straid by to help may be a can.

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CONFIDERTIA

MORKED PAPERS

MK

WORKING PAPERS

ACTIONS TASKED TO OC-2 (NOT IN PAIGRITY ORDER)

Let together with Tom Latiner of MPSCI and ultimately parhaps Congressure timition to line up their support vis-a-vis Congressus Headon. Do the same thing with life Asis/Pacific Affairs staff in personally with Congressuen Solars, Solomon, and Gilman.

set tugether with Germood Min in debrief him.

istablish a plot showing location of sightling: by year. Maintein this current took for patterns.

Protest the THE Bai FILLE after talking to Garmood. There is a lot of information on Yes Bai in its files.

Set up a periodic review process la ensure necessary action is being taken on all

In the a tickler/follow-up system on toagery tasking - ansure that required imagery is collected and doesn't (all in the about the queue or get cancelled.

Arrange another interview will Source Macord it if possible. Bring pictures, set. for him im look at. Try to spitia gale. If tope would be great.

thire a recurred FML at an analyst. (This gives don Hills Griffiths some problems and will That to be discussed with her.)

Set an extra lutal clerk abourd (action pending-AS)

Get ADP bely (action pending-RS).

increase = use of polygraphs. All live sightings since:78 should be polygraphed. This will probably require additional polygraph assets. [] into [] we wan make these available.

delygraph the source in Jeil in Denmark in his sighting bilten Bal.

Seak hearthar of squlytic support betaite for.

We travel to Cit, meet samps at equitast convenience.

Propers uncleasified practs of Shitalligence provided by well and Haintites.

NONCHAG PAYERS

3000040

Former Congressman Billy Hendon appeared on the Ron national television to President Reagan's son that CIA Director one knows we have POWs still held in SE Asia. Casey said that there was no public support for taking any action and asked "do Reagan television talk show in the fall of last year. He claimed on Bill Casey met with him and four other Congressman in his office in the mid 1980's. According in Hendon, Casey told them that everyyou want President Reagan to have another hostage crisis?"

Select POW Committee earlier this year. He was the driving force Hendon was working m a staff investigator for the Senate behind implementing Commodore Brooks excellent suggestion to plot locations of refugee eyewitness (live sighting) reports on a map to see II there were any patterns. This elementary intelligence technique had never been attempted before. The patterns he found were quite consistent with Gen. Tighe's contention that mree of lhe reports were credible. The reports were mostly grouped around Hanoi, Saigon and a few other known detention camps.

The genocide committed by the Khmer Rouge in the "Killing There were virtually no reports of POWs Rem in Cambodia indicating that all prisoners held there either died or were killed. Pilots" would probably not be kept alive. The four detention camps located along Vietnam's northern border with China generated reports throughout the late 1970's but none in the 1980s. This Isological since it is known that China and Vietnam engaged in a border war in 1979. These camps were probably evacuated or destroyed in the fighting. DIA witnesses dismissed Hendon's map Fields" would lead a reasonable observer to conclude that "Bandit as the "So-called Cluster Theory" in their testimony this month

documents than anyone outside the Agency. He was fired in June Billy Hendon has probably evaluated mure classified DIA of this year by POW Committee chairman Senator John Kerry (D. Mass.) for unspecified reasons.

Normalization of U.S. Relations

tions with Laos, a nation that has yet to release a single one of the "290 to 350" Americans it held captive in 1973 (Eagleburger memo and Toll statement). We have given up all of our leverage with The U.S. State Department has recently normalized relaapparently. The State Department has formulated a classified "Road Map" for normalizing relations with Vietnam. Officials in Hanoi complain that they are being unfairly singled out. It would seem as though they are. They are eager III normalize. As one of Laos and got nothing in return. We never even asked for anything, the poorest nations on earth, they ought to be very eager

don't say what they consider satisfactory cooperation. They don't Quinn told Senator John Kerry that if we find that Vietnam still has Everyone in a official capacity in the U.S. government insists that we will not normalize with Vietnam until we get some satisfactory cooperation in accounting for our POWs and MIAs. They even say that we wint our prisoners back. According to the transcript shown below, Deputy Assistant Secretary of State Kenneth American POWs, they can forget about normalized relations with the United States. Is this a message to Hanoi that if they want to normalize, they must execute any Americans who are still alive?

Testimony of Kenneth Quinn November 6, 1991

S. HRa. 102-351 Pt.1, Hrz 160

The CHAIRMAN. Could Vietnam normalize if ■ week from now we discovered ■ camp full of Americans being held or with 10 or 2 or

The Circum. I couldn't imagine that possibility, Senator.
The Circum. And they must be aware of that, correct?
Mr. Quinn. I would present that having had people in the United States, that they would know that.

The CHAIRMAN. Most people would assume that if we were to discover they were holding somebody, it would be years before this

EPILOGUE

The Washington Post

SATURDAY, JULY 25, 1992



Provident Bush speaks to Jeffery Denaken and Disse Vax Benealear of Nethens! League of Fasilites ill American Primuess and Mining after his speach was disrepted protectary. Bush was overheard saking. "Are you colling me a liter?"

Bush Cites His Patriotism, War Record In Response to MIA Families' Heckling

This photo appeared on front pages III across the nation. An angry President Bush is seen jabbing his finger II the widow of Lt. Larry Van Renselaar USN. Mr. Bush would have been chastened II he had known Diane Van Renselaar's story.

The government missing when his plane was shot down in 1968. A bureacratic slip-up in 1987 revealed that the DIA had known all along he was captured alive. They had lied to her. Nineteen years she could have been working for his release were lost forever.



The Van Renselaars in 1 MT

The Vietnamese returned Larry's embalmed body in 1989. Diane hired independent forensic pathologists to examine his body. His teeth showed advanced decay indicating that he had lived for some time in captivity. All of Larry's fingers and toes were missing. How unspeakably cruel his captors must have been. How incredibly stupid the Vietnamese officials who released his body must have been. How many more of these bodies are they holding that they can never release because of the tortures recorded on them?

The family members who chanted to President Bush "Tell us the truth, no more lies" were not hecklers. They were patriotic people crying out for help to the only man who could help them. Their cries apparently fell on deaf norm. Bush told the mothers and fathers and brothers and sisters and sons and daughters of brave men like Larry Van Renselaar to "Shut up and sit down."

On Monday following this speech, the National Alliance of Finally of Missing Servicemen held a press conference in Crystal City Virginia. They asked President Bush to aplologize for his disrespectful remarks. A spokeswoman for the Bush-Quayle campaign replied that there will be no apology to "those rude people."

Hirk / Sidwell - Washing a corre

Imerican POWs in Southeast Asia

Mounting evidence indicates a U.S. coverup at high levels

Are American prisoners of war still being held hostage in Southeast Asia? A growing number of military and intelligence officers are publicly charging that not only are American POWs still alive in Vietnam and Laos, but that the U.S. government has been negligent in taking actions which would result in the of American prisoners.

The debate over whether American POWs still being held against their will in Vietnam has raged since 1973. when the government of North Vietnam released a total of 591 American pristhree-month period. For the families of those still missing, the issue has were lost its urgency. But for many Americans, who would like to put the Vietnam War behind them, the issue has seemed far removed.

Over the past several years, however, series of movies has reenergized the national debate over Americans still missing in Southeast Asia. First came Uncommon Valor in 1983. Then, Missing In Action in 1984. And now, last year's box-office hit Rambo: First Blood, Part II. Once again, the specter of American servicemen being held by Communist governments in Southeast Asia has captivated the nation.

Yet Hollywood cannot claim all the credit for this resurgence of popular interest about the fate of the 2,441 Americans still missing in Southeast Asia. Last October, Robert McFarlane, in the time National Security Advisor to President Reagan, commented during what he assumed off-the-record discussion that "there have to live Americans there." He went on to admit, "There is more that - ought to be doing than are."

McFarlane's comments aroused great deal of controversy in Washington. But it was not until last month, when two high-ranking U.S. delegations traveled to Vietnam and Laos to discuss a timely resolution of the matter, that the issue began to receive widespread national attention. In the aftermath of the trip taken by the second of these dele-



The Unknown Soldier of the Vietnam War honors all who did not come back

Frank Murkowski (R-AK), chairman of the Senate Veterans Affairs Committee - a series of hearings was scheduled for January.

"We will proceed in an open forum to hear from the administration and those who maintain the position that there still American servicemen being held against their will in Southeast Asia," Senator Murkowski stated. "In the light of public debate, the Committee will attempt III give all Americans a clear picture of this troubling portion of the MIA/POW issue."

The picture emerging from the two days of hearings held thus far is that American POWs are, in fact, still being held captive in Southeast Asia. "It is my personal opinion that American prisonof war, servicemen and civilians who - left behind III still being held today against their will in Southeast Asia by the Communist governments of Vietnam and Laos," retired Colonel Earl P. Hopper told the committee.

Hopper, whose son has been missing

in Southeast Asia since he shot down the Vietnamese-Laotian border in 1968, presented the committee with ■ pair of documents written by the Central Intelligence Agency and the Defense Intelligence Agency (DIA). He claimed these documents prove "beyond a doubt that the Central Intelligence Agency knew American prisoners will in Laotian prison camps' in the early 1970s.

"It is significant," he noted, "that these reports give the number of American prisoners held as specific locations in Laos. More significant, however, in the CIA's designation of these camps as confirmed prison camps. [The report] that in order for ■ prison camp M be confirmed, it must be reported by two ur mure independent sources."

"Why weren't these prisoners returned and where are they today?" Hopper asked. "Someone knows the answer these questions. The burden of responsibility obtain answers rests squarely on the shoulders of the United States gations - which was headed by Senator ! government. To date, they have not fulfilled that responsibility."

Hopper's testimony leads to the min clusion that when American POWs were released from North Vietnam in 1973, the U.S. government knew more POWs were being held in Laos and apparently did nothing about it. None of the Americans captured in Laos were - returned alive. Over the last thirteen years, the Laotian government has, however, returned fifteen up of remains.

Yet the question remains: Are American POWs still living in captivity in Laos? According to presented w the Senate Veterans Affairs Committee by three U.S. Army officers, the answer to that question if yes.

Retired Army Major Mark Smith testified: "As recently as five days ago, I personally viewed evidence which proves beyond any doubt that in excess of thirty Americans and other nationalities are being held as prisoners of war in Southmil Asia. This evidence cannot be described in detail but can generally be described as current and specific evidence

which one of my use in Southeast Asia has allowed me to see."

Smith, together with Sergeant First Class Melvin McIntire, told the committee of the experiences related to the live POW issue which they encountered while serving active duty with the Special Forces Detachment in McIntire have also filed suit against the Reagan Administration what they believe to concerted effort by government officials to cover up evidence about living American FIWI in Southeast Asia.

when Smith—I former POW who released in 1973— was first assigned to SFD-K, he did in believe that there any American POWs still being held against their will in Southeast Asia. However, in 1981, he became acquainted with a military officer in Thailand who with a military officer in Thailand who him "a complete briefing an suspected and known locations of United States prisoners of war. The suspected and known locations of POWs as reported to me were in Laos."

Over the sent three years, in conjunction with Sergeant McIntire, Major-Smith established network of agents among "the Thai military, the Laos resistance, the Pathet Lao, the free Vietmann gun smugglers, gold smugglers, drug smugglers, and anyone who could provide information."

By early 1982, Smith and others bemuse convinced that American POWs
were being held captive in Laos. "I
learned of approximately 200 living
Americans in Laos who were prisoners
of war," Michatire testified. "I was being
provided information in detail sufficient
in identify the number of American prismuse of war being will in the general
vicinity. I was also being told of the
ditions under which they was being
held."

Smith regularly briefed representatives of Military Intelligence, the DIA and the Joint Casualty Resolution Center in Bangkok the progress of their investigation. However, in 1984, "there a major compromise of Laos agent who was reported to have been shot by the Vietnamese." As result, Smith sought setablish a different channel of communication which would allow him "to bypass American military intelligence channels because of all the leaks." Informed sources have told The New American that the individual who

Hony Major Mar Smoth

was responsible for this compromise was Lieutenant Colonel Paul Mather, assigned in the Joint Casualty, Resolution

In April 1984, Smith's testimony noted that "in conjunction with preparing briefing paper for a certain U.S. Army Major General I received the code word from general officer in Thailand that there were the American prisoners of available we be taken out of Laos in May 1984." This general has been identified by reliable sources as Army Major General Kenneth Leuer, currently commanding general at Fort Polk.

Smith recalled that after General Leuer had read two cover letters manner panying the briefing paper, he "turned white, handed the briefing back to me, and said 'this is mu hot for use to handle, big guy.' I told him at that time: 'If you may major General can't handle this, what am I supposed to do with it?' I was told that if I may smart, what I would do was to put the briefing through a shredder and forget the entire issue."

Two weeks later, when Smith notified General Leuer that three American POWs held in Laos could in brought out if the U.S. me certain condition, "all SFD-K operations to Thailand or to Southeast Asia was declared unauthorized and terminated."

"Prior to this time." Major Smith added, "SFD-K operations had been going on for three and a half years. I was told that it was no longer the SFD-K's job we develop on have any futher partic-

ipation in the POW/MIA issue I was told that if I wanted to be Lieutenant Cofonel in the Army, I should forget about the POW/MIA information which had been reported to intelligence channels for the past three years. I wanted in uncertain terms that I should forget the matter.

"The conclusion I reached about the significance of this change of method of operations," Smith told the Veterans Affairs Committee, "is that the production of intelligence on American prisoners of war was determined by some agency of the U.S. government to be unacceptable."

Claims Backed By Others

As incredible as the story told by Smith and McIntire may warm, it is not without support. Lieutenant Colonel Robert Howard, their commanding officer in Korea, and the committee: "I would like as say to this committee that the information that was presented here by Major Mark Smith and Sergeant First Class McIntire is honest, truthful information. And I appear here today in confirm their statements."

information in which the Smith and McIntire claims in based was available, Colonel Howard replied. "I have been told that some of the evidence is not available now because some of the evidence has been destroyed." However, in liable normal have told The New American that during a subsequent seven-hour closed session of the committee,



The family of one returned POW rushes me greet him after five long years

Smith and McIntire turned must copies of the documents they are ordered undestroy. They also presented photographs of POWs currently in captivity, the manual of POWs ("numbering in the teens") and their specific location.

In addition, the person who made the actual contacts that led to the possibility of rescuing three live American POWs has submitted sworn affidavit to be used in Smith's lawsuit. "My fictitious name is John Obassy. I presently reside in Southeast Asia," the affidavit begins. "My experience in Southeast Asia... has largely consisted of being businessman in this region."

Obassy claims to have seen and actually talked to American POWs in Laos. "During numerous occasions between 1976 and 1978 in Laos, I encountered Americans who I presumed were doing similar activities in mine [smuggling]. The usual encounters were quite hostile as they apparently felt I was encroaching on their sanctuaries," he recalled. "I personally spoke with these people who confirmed to me that they had been left behind. There were approximately twenty to thirty of these Americans, in different areas, which I talked to."

He continued, "I was also led and shown by free-Lao the sites or camps which had male Caucasian and Asian prisoners — some were in chains — who were heavily guarded by Vietnamese. They were also guarded by other nationalities." Obassy estimated that the second group of "forty to fifty" prisoners were Americans. He said, "these prisoner details were all mining for gold. Each prisoner had at least three armed guards on them." Furthermore, he revealed that the last time he had personally seen such a detail was in October 1985.

As for Obassy's "knowledge of the opportunity for Americans to come out of Laos" in 1984, he stated: "The senior Thai official known to me confirmed Major Smith what I had previously reported. This was that there were three live American prisoners of war who could be released if the Communist criteria could be met. This meant that there had to be set of conditions - which had to be agreed upon by the American government in written form and endorsed by a third government - that mm exchange would be made possible if political asylum was given to certain members of the Lautian Communist government. It was



An artist shows me how a POWs Christmas must have been

also agreed that Major Smith would have to be there to receive these prisoners. I was the individual who made the actual contacts with the free-Lao."

If the Smith and McIntire claims are true, then officials within the U.S. government have conspired to cover up evidence of POWs still living in captivity in Southeast Asia, and have gone to great lengths to prevent Americans from being rescued. This would contradict the Reagan Administration's official position, which is:

Although we have thus far been unable to prove that Americans are still being detained against their will, the information available to us precludes ruling out that possibility. Actions to investigate livesighting reports receive and will continue to receive necessary priority and resources based the assumption that at least the Americans are still held captive. Should any report prove true, we will take appropriate action mensure the return of those involved.

Reliable, informed sources — whose information and identity me known by the White House — have told THE NEW AMERICAN that the coverup conspiracy goes — high as President Reagan himself. According to sources, President Reagan has known since 1981 that — large group of Americans was still being held hostage in Southeast Asia. They say that

in 1981, shortly after coming to office, President Reagan was made many of sofficial communication from a foreign government which provided positive proof that live POWs were still being held. "Think about what kind of government would be proof positive," one source hinted.

It is almost unthinkable to many conservatives that President Reagan would be a willing party to such a cover-up. Yet sources provide an explanation which, while troublesome, is nonetheless tenable. That explanation runs a follows:

In 1981, the United States was just recovering from the Iranian hostage crisis. The White House, seeing how that crisis contributed to the downfall of the Carter Administration, did not want ■ repeat in the Reagan Administration's first term. These sources report that the live POWs and not easy to extract from Southeast Asia - some are reportedly held in underground bunkers. The White House reasoned, these sources charge, that to have gone public with the positive proof of live POWs would have precipitated another hostage crisis, this time with abandoned American POWs in Southeast Asia. Now after almost five years, the White House doesn't want to admit the truth because the people would begin to ask. "How long have you known?" And then the Reagan Administration would not have a first-term hostage crisis, but a second-term Watergate-style disaster.

If these charges are true, and the Veterans Affairs Committee is reportedly on the right track to discover the truth, the Reagan Administration and the Republican Party in serious trouble. But these sources - loyal Republicans and Reaganites that they are - claim they do not want in bring down the Reagan Administration: they just want the American POWs still being held by Laos and Vietnam brought home. In effect, they are telling the Reagan Administration, in the words of Rambo, "You know there's more men out there. You know where they are. Find 'em. Or I'll find you."

- KIRK KIDWELL

XV. GOVERNMENT CORRUPTION AND COVERUP

The Dr. Jeffrey R. MacDonald Case

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, 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 Him and before the bodies were placed on the airplanes. The bodies were then were 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 net work. 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, ■ private investigator from Los Angeles. ■ threats or promises were made to get me make this statement.

I was born 6/15/25 at Maxton, N.C. I presently reside at 104 Myra Rd., Raeford, N.C., 28376, Phone: 919-875-3693.

I am a retired police officer who served on the Fayetteville, N.C. Police Department from 1953 to 1973.

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 was made 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 was he turned Helena over to me was because of his promotion. Helena told we 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 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 an 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 == 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, muce 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 Fayettville, N.C. area, selling drugs. None of these individuals had musiness 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 Level was being tried for drugs in the mid 1970's.

There was 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 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 prominant 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 Num 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, were 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 am "alright quy."

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.

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Dwight Smith, Don Harris, Alan Mazorelle, Bruce Fowler and Greg Mitchell were all in the same coven Satanic cult with Helena, and warm 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 some 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 scane search on the MacDonald case. She also stated she would give more information on Studer if she was given immunity.

Joseph Bullock with 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 *** "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 m 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 I nights after the MacDonald murders

No 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 I 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, we 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 and 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 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 2/17/70, and I would have appeared in court as a witness. John De Carter of the Sheriff's office with 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 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 mondsman, C.B. Avertt, went to Waycross to extradite Mazorelle for jumping bond and my drug arrest. I talked to Avertt in 1979, and he told me that he didn't recall making the bond and had more 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 the 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 an drugs that were being transported from Canada to Fayetteville. Seven suspects were arrested, and over \$20,000.00 worth of drugs was 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 mm 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.

SUMMARY OF

DR. JEFFREY R. MACDONALD INVESTIGATION

Dr. Jeffrey R. MacDonald was convicted of the murder of his wife, Colette, and their was 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 mine-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 and. 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 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 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 cold, quiet house. He went to his pregnant wife, then in each of their two daughters, trying in resuscitate them. They had been brutally murdered. In disbelief, he called for police and ambulances, and finally collapsed next in 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, unit changing and destroying evidence. Dr. MacDonald was rushed ut the

hospital with collapsed lung and multiple other wounds. His pajama bottoms were negligently discarded, even though they would have been 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 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 in 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 and 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 in 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 lawyer, Brian Murtaugh, who worked in the C.I.D. "reinvestigation" in 1971-72, and who worked for the Department of Justice. The grand jury indictment 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 was had been his son-in-law, was 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 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 winnin 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 destroyed crime the mach hand, and on the other hand opposed basically by character and psychiatric witnesses for Dr. MacDonald. This brings up to Dr. Brussel and a final crushing blow to the defense.

Judge Dupree declared that if the defense hoped to have its psychiatrists testify it trial, Dr. Macdonald would have to submit in an additional psychiatric evaluation by the government's psychiatrist. This seemed unusual if the time, since Dr. MacDonald had already been evaluated by two it of defense psychiatrists, and also by a three-man it walter Read Army Hospital for the prosecution — and all exams were essentially very positive and similar. The new exam turned out is 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 ill years old, senile, had recently had a stroke, drooling from his mouth, and thought he was in Maryland, not North Carolina. He asked for his hat as he departed that day, having in 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 <u>all</u> psychiatric evidence we 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 are 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 aver 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, must 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 in 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 Minchall 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 <u>never</u> secured in the first several hours. Upwards of M persons, including military police, neighbors and unidentified persons, wandered through the crime scene. Evidence is <u>known</u> 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 in MacDonald was left off government diagrams and charts used in 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 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 set for any we 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 iail 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 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 som. This did not seek help at this time but the had previously expressed to her friend and an investigator that she was ready to tell something that she knew was going in be a "major bombshell" about the MacDonald 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 in 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" use trial in 1979, as purported. F.O.I.A. records released in 1983 confirm that he was a "consultant" on the property 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 in 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 pource of information being C.I.D. agent William Ivory.

Clearly, then, his exam of Dr. MacDonald in 1979 not only was 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, 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 to 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 forensic psychologist UCLA, Dr. Rex Julian Beaber, who found her totally capable of recall, memory and accurate testimony.
- 8. Helena Stoeckley was polygraphed by United States Army lead polygrapher, Robert Brisentine, in 1971. Mr. Brisentine felt the results corroborated Helena Stoeckley's involvement, that she 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 me 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 work 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 <u>confessions</u> 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 <u>multiple</u> witnesses on several occasions under various circumstances.
- 12. Helena Stoeckley named Greg Mitchell 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 different blood type than either Colette or Greg Mitchell.
- 13. Insider information given by Helena Stoeckley to Ted Gunderson includes the presence of rocking horse in one child's bedroom with a broken spring, phone call from 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 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 dead.
- 16. Helena Stoeckley, in 1970, frequently warr 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 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 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:

- 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 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 in produce any lab tests or reports to corroborate this statement.
- f. It was discovered that the federal agents knew Helena Stoeckley reliable informant, including involvement in internal affairs investigations for the Nashville Police Department that 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 and they construct police artist sketches of the assailants. Importantly, the <u>FBI</u> 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 (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 resketched 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 <u>multiple</u> 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, 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 were 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 (five) have argued that he is sane, normal, shows psychopathology, and appears to be truthful.
- 24. The FBI questioned Greg Mitchell in 1982. Shortly after that, Mitchell requested money and help from friends in leave the country because he had been involved in "serious crimes." Mitchell confessed involvement in the MacDonald killings both in a drug detoxification in 1971-72 and also to friends ten years later after being interviewed by the FBI.
- 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 in pressure the C.I.D. lab at Fort Gordon to change the report. It turned in the original report said the hair in Colette's had was "dissimilar" in 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 candle, since the light was flickering on her face. Later it was determined that the C.I.D. "held up," again, was dripping reports from the crime scene. These crucial reports state unequivocally that no candle in the MacDonald house matched the was 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 assailants.

No road blocks 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 III 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 Shedlick and one of columnist Jack Anderson's investigators, Don Goldberg, that finally uncovered the person who made a phone call in the MacDonald house that night. Jimmy Friar made the call in 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 in 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 in her when she answered the ringing telephone.

- 29. Jan Snyder, a former neighbor of the MacDonalds maw living in Ohio, furnished a statement advising that during the early morning hours of February 17, 1970, she looked out her window at Mil Castle Drive and saw a cream-colored automobile parked directly in front of 310 Castle Drive. She also saw 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 man 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 runting the prosecutor that 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 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 clearly documented "turf" 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 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 same.

- 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 want spot where MacDonald struggled with assailants -- hidden by prosecution (not recorded on crime chart at time of trial)
 - i. Fibers, <u>crucial</u> evidence from the small spot where MacDonald struggled with assailants -- nown 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 as 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 do was woefully lacking in completeness and in expertise. For instance, to this day large areas of the crime scene have <u>never</u> been processed for fingerprints. Crucial items, such the flower pot and a baby bottle found near one child, were <u>not</u> processed for fingerprints.

And absurd events occurred in the crime scene, such at the theft of a wallet <u>after</u> the arrival of C.I.D. investigators; and VIP that of the crime scene for high ranking "brass" <u>prior</u> 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 blood on it. What the C.I.D. didn't make clear until years later we that the Esquire magazine had been picked up and looked by multiple investigators at the crime scene, for total of three days prior to the alleged discovery of blood on the magazine. It was only then (over 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 crime scene photographs. Other witnesses waw Colette and 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, and 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 same 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 and 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 was found on the jewelry box in the master bedroom. Two family heirloom rings are still missing. Dr. MacDonald learned about the loss later, in the five-month Army Article 32 hearing.
- 39. In 1982, Ted Gunderson submitted in the FBI a four-volume report containing his investigations in 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 in any real investigation into the evidence uncovered in the MacDonald Eure.

In 1982 an attempt was made by the FBI and DEA to frame Gunderson on drug charge by utilizing a female informant the instigator. She was paid \$2,000.00 mm 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 in Gunderson who has it in a

safety deposit box. Gunderson later learned that his telephones were tapped. He sued GTE and obtained an out-of-court settlement in 1989.

Gunderson was also the victim of disinformation program. Government agents circulated rumors that he was homosexual, suffering from mental problems, and trafficking in drugs.

Similar occurrences happened in relation to Prince Beasley and other witnesses who tried to remain forward with evidence.

40. The "pivotal" piece of evidence, according to the prosecution, in the entire race 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, at 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 we so convincing to the jury.

The pajama experiment is 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 microscope the "directionality," i.e., the exit and entrance, of 13 of the holes in the pajama top (by fibers broken une 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 resemble 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 opposed in 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, man today sits in federal prison convicted by knowingly false and misleading

"evidence" manufactured in response to ■ lawyer's plea for "new evidence."

- 41. An unexplained doll head and feathers were found in the house. Gunderson, who is considered satanic cult expert, advises that when satanists commit murder they leave signs 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 in 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 innocense. 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 In appeal this decision In the U.S. Supreme Court. See the following newspaper article for details.

JUSTICE

'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

Twenty-two years later. Jeffrey R. MacDonald will make that he didn't do it: He didn't make and thin in 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 measurement of the distribution of the levision 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 line 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," AM Harvey A. Silverglate, MacDonald's lead attorney. "MacDonald wanted me to represent him in 1984, and I turned him down. When I looked at IIII evidence in 1912, I immediately agreed to This in the case. This is the strongest habeas corpus petition I have filed in III years."

The Justice Department, in Fig. 1 signed by Criminal Division chief Robert S. Mueller III, rejects as insignificant the new evidence and urges in Mac-Donald's request in a new trial.

"[MacDonald] attacked in wife and family with moved their bodies and rearranged the crime scene in comport with his "Manson-type murders," "The Justice Department brief.

MacDonald, a Princeton-educated former Army captain, has told the start story since the hour he was questioned in his blood-spattered home: He and hu family were start by the intruders, and whom was a woman with acclothing and flowing blond hair. Charled: "Acid a groovy, Kill La pigs."

Now, MacDonald's lawyers multiple that materials they have found through Freedom of Information and requests

prove his innocence. These include notes revealing that dark woolen fibers were discovered in Colette MacDonald's mouth and that 22-inch synthetic blond strand was found in the house.

Other notes, the lawyers say, show that human limb hair found in Colette's left hand tested by government examiner before trial and did at match that Jeffrey MacDonald. A prosecution expert in 1979 that the limb hair at issue was too small in be value.

If the evidence of the woolen fibers and the blond strand had been known earlier, MacDonald's lawyers and the trial judge might have allowed testimony that a woman named Helena Stoeckley claimed he a government investigator and an other people that she and three male companions committed the murders. Stoeckley died in 1983.

"If the original MacDonald jury had learned of the undisclosed forensic evidence and heard the testimony [related in Stoeckley], I all MacDonald would have acquitted," said Roger C. Spaeder, a Washington lawyer and former in the U.S. attorney working for MacDonald's defense.

Silvergiate also alleges that the govminimal purposefully shielded laboratory notes and other evidence from Mac-Donald's original defense team.

The Justice Department them those-assertions and contends that the of the purportedly new information was or should have been, known and MacDonald's previous lawyers. The government contends 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 In 22 years ago, someone using an ice pick, two knives and a club killed Colette MacDonald and Kimberly, 5, and Kristen, 2. Jeffrey MacDonald was found at the scene with ima severe stab wounds, including a partially collapsed lung.

In telephone interviews from an Oregon prison, MacDonald, now 48. Jays a still thinks of his min and children. The memories, a said, can be worst during April and May—on their birthdays.

"I try in alm at it mext achievable goal," — in 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



Late: 48

Realdence: Federal prison, Sheridan, Ore.

Former occupation: Emergency physician

Case background:

17, 1970: Land MacDonald and the Carl MacDonald children, Kimberly, 5, and Kristen, Land killed.

October, 1970: The Army ends its formal investigation into the killings with no charges being filed.

1971: MacDonald works St. Mary Medical Center Long Beach, earning praise for his long hours and care for indigent patients. He II Huntington Harbour.

1975: The doctor is indicted in the deaths of his wife and children.

1978: MacDonald is convicted on one count of first-degree murder and real 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 Court reinstates MacDonald's conviction, and he is imprisoned immediately.
1991: The doctor's request for a new trial in the latest district judge who make the latest latest

Subject of 'Fatal Vision' Book Loses Appeal for a New Trial

Special to The Times

RICHMOND, Va.—Jeffrey R. MacDonald, whose murder inspired the best-selling book "Fatal Vision," on Tuesday lost his bid for new trial.

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 num 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 reasonable doubt" of his guilt.

THOMAS T. NOGUCHI, MD

11.10 Avoca Avenue Pasadena, California 91105-3405 (818) 441-1506

September 4, 1986

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 square contact area
 - b. a knife
 - c. an ice pick-like piercing object.
- 2. The wounds was inflicted while she was alive.
- 3. The three types of wounds were inflicted within in 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.
- 1. 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 warm 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 warm 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 was dying.
- 5. There are linear wounds on the neck which appear in 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 and the three deceased, my opinion is that multiple assailants, at least one of whom a left handed, carrying a blunt object, knife/knives, and an ice pick type object, are involved. They appear to have coordinated their activities.

- 292.

Amus Mozachi m

PRESS RELEASE

Dr. David C. Raskin, professor at the University of Utah and one of the leading polygraph experts in the country, recently performed polygraph (lie detector) test nm Dr. Jeffrey MacDonald 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 HACDOMALD MURDER CULTS:

- 1) BOTH CASES INVOLVED THE USE IF 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 RITUAL-ISTIC 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 FEMALE OBSERVER WHO DID NOT TAKE PART IN THE KILLINGS.
- 6) BOTH CASES INCLUDED VICTIMS THAT HEAT EITHER DIRECTLY ON INDIR-ECTLY 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 INMIDIALLY OR SHORTLY AFTERWARDS. MANSON RETURNED TO THE TATE RESIDENCE, TWO HOURS AFTER THE KILLINGS.
- 9) BOTH KILLINGS INVOLVED PREGNANT WOMEN. SHARON TATE AND COLETTE MAC-DONALD.
- 10) BOTH CASES HAD MORE THAN THREE MURDERERS MT THE SCENE.
- 11) BOTH SLAYINGS INVOLVED "HIPPIE" TYPE KILLERS.
- 12) IN BOTH INCIDENTS, ROBBERY WAS NOT CONSIDERED A MOTIVE. MANY VAL-UABLES WERE LEFT BEHIND IN EACH INSTANCE.
- 13) IN DITH CASES, THE NON-PARTICPANT FEMALE WAS RESPONSIBLE FOR BRING-ING THE FACTS OF THE MURDERS TO LIGHT BY LATER TELLING PRISON IN-MATES 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 TEST-IFY IN REGARDS TO THE MURDERS.

- 17) IN BOTH CASES, THE "CULT" MEMBERS REMAINED TOGETHER IMMEDIATE-LY AFTER THE MURDERS AND MET AT A SINGLE LOCATION. MACDONALD"S KILLERS AT THE HICKORY TRAILER PARK, TATE'S AT THE SPAHN RANCH IN MUNAE 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 UN ALTERED BY ARRIVING INVESTIGATORS WHO SHOULD WAVE KNOWN BETTER.
- 22) BOTH HUSBANDS SURVIVED.
- 23) TATE HAS HUNG. ONE OF THE MACDONALD CHILDREN HAD ROPE OR CORD BURNS ON HER NECK (SHE WAS POSSIBLY HUNG).

TO: DEFENSE TRAN

FRON: JEFF NACDOWALD

SUBJECT: LIMIAL COMPARISON OF "HELTER SERLTER" BY VINCENT BUGLIOSI AND FACTS IN MACDONALD CAME

BOTES FROM READING "HELTER SEELTER"---- BON EXHAUSTIVE: BOT COMPULSIVELY

A FEW SINILARITIES IN TATE/LA BIAECA INVESTIGATIONS AS OCCURRED IN INVESTIGATION AT THE CASTLE DRIVE:

PLEASE NOTE: All pages are reference paperback "Helter Skelter" by Vincent Bugliosi.

- 1. pg. 14: Officer DeRosa ublitarates fingerprint on gate (multiple examples in MacDonald case)
- 2. pg 17: Investigator tracks on scene confusing --- just like mud/water at 544 Camtle Drive. Difference: Tate/Le Bianca investigators immediately questioned crime scene people
- 3. pg. IA: Kultiple omissions of blood typing
- 4. pg. 22: Plastic bags put on hands---not done is MacDonald case
- 5. pg. 26: "Nothing Stolen"---pseudo-inventory taken within days. In KacDonald case, no inventory for 6 months
- 6. pg. 27: "Theory" immediately was by investigators that <u>blinded</u> investigators from then on, i.e. "Drug sale"
- 7. pgs. 46-47:

 SGT. Buckles ignores kay lami Similar many
 examples in MacDonald case, i.e., girl in floppy hat, Beasley
 stopping Helena Stoeckley, etc.
- 8. [M] 75: Peter Hunkos---Psychic (Ted Gunderson's friend from Canada in NacDonald case)

9. pg. 88: Trusan Capote quoted on case. In 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 forsys into underworld---similar last more extensive them attempts by MacDonald (with Col. Kingston) and Kassab

11. pg. 92-93:

Rewards offered---similar in our multilple newspaper ads--both (Tate/La Bianca & MacDonald ads) developed

man leads

12. pg. 102: Susan Atkins stabbed others -- just and Cathy Perry (Villiams)

13. pgc.100-104:

Cope ignore sultiple lines to The Family*

(Hanson Family)

14. pgs. 108-109:

Cope question Manson---he makes simple denial ("Wo")---that

as far as cope went. Similar to Ivory interviewing Helena
Stoeckley, and similar to the CID interview of her

15. pg. 226: Various accounts of stabbing not consistent. Very similar to Cathy Perry/Helena Stoeckley differences

16. pg. 397: Mary Brunner repudiates her own testimony several times, as did Susan Atkins, and as did Helene Stoeckley in the MacDonald case

17. pgs. various:

Leader not present at crime scene in Trim and only present short time at La Bianca crime scenes. Similarly, Mazzerolle in jail and "Candy" not at crime scene in MacDonald case

18. M. ADD Blood "expert" Use Grando), who screwed up the blood work name from LAPD to FAITH Lab "experts" in MacDonald case who fouled up evidence mixture of CID (Medlin, Chamberlin, etc.) and FBI (Stombaugh and Green)

19. pg. 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/LaBianca. Ve'll never know in KacDonald case, because so many fingerprints destroyed and crime are so poorly dusted for prints

GETERAL THOUGHTS:

- 20. Multiple weapons used in both cases
- 21. Situation of group violence with "leaders" and "followers"
- 22. Ritual type killings m mass extent in each
- 23. Hantal instability in both groups -- i.e. Susan Atkins and "Clem" in Manson crowd, Cathy Perry and Helena Stoeckley in Stoeckley crowd
- 24. Many with eventually found who saw/heard group coming and going in each case
- 25. Sanselessness of the killings in each case
- 26. Partial knowledge of layout of home, etc. in such case, i.e.,
 Kanson had been to Tall Fueldance several time. At least Helena
 Stoeckley had been to MacDonald home, als said
- 27. Vords written at crime scene in blood
- 28. Enormous legends built up by press in both reason i.e., "drug trip" in Manson case (denied by Bugliosi); "hoods" on wittles in Manson case.
 - In MacDonald such than "hippie" want by Col. Kriwarnek/Press, not by MacDonald. Later on, false info extended to: MacDonald wounds, amphetamines and false government story of readblocks and manhunt for the assailants
- 29. Association of and 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. Woguchi wars well done; those done by assistant coroner were poorly done (or at Lastingny was poor.)
- 31. Connection of assailants to widespread group of social misfits/dropouts/ dopers with violence and all a 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 Kanson cases; Prince Beasley in KacDonald cases Kajority of cops aloughed off and simply went thru motions after making initial decision as to "probable assailants"

14-Montrose Daily Press-Monday, March 14, 1983

The Washington

Merry-Go-Round

By IALE ANDERSON with Les William

WASHINGTON — The Justice Department has units outrageous stalling tactics to deny Dr. Jeffrey MacDonaid his legal right 🖿 see the government's files on himself. After more than three years of trying, MacDoh and had yet to receive a single page of Ind department's

94 sm-star file. Mar Binald 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 it is a drug-crazed "hippie group" killed his family and seriously wounded him. An Army investigation where him.

But Ilm Justice Department, at Illu urging of MacDonald's father-in-law, pursued the warm Nine years after the crime, see doctor was brought to trial. Evidence that he believes could have exonerated him was with: held, and he was found guilty. The is new serving three life sentences for crimes he insists he did commit.

Convinced that the government had information that supports his claim of innocence, MacDonald requested his files under lim Freedom of Information Act in January 1966. 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 waiting list, informing him lim there were in requests to processed ahead of his. Last June, nearly two-and-a-half years after his initial request, is a letter from in Justice Department — asking 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 90,000-page Illa Officials and there was no way they could speed up the process.

MacDonald's attorneys offered in pay for copies of ile m that processing could be done more quickly. The Justice Department did in a seem the offer.

Rep. Don Edwards, D-Calif., wrote to Attorney eral William French Smith on MacDonald's behalf. "I would request that steps be taken to speed this process so an to achieve the purpose of the Act in this case,"
Edwards areas. "Given the significance of the statutory rights involved in Wal MacDonald rate 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 was 1,148 pages of documents on him in the FBI files. However, the m pages consist aimost entirely of newspaper clippings and press releases.

The FBI's remain for hanging onto the it is of MacDonald's file is confusing, to say the least. It is bureau admittedly has me 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 IM FBI's assertion in his letter to the attorney general. "In light 📰 the that Dr. MacDonald was convicted in 1979 and that the Supreme Court denied ... in final appeal," Edwards wrote, "It appears that the position taken by I Bureau is in error, as well as a sinda must 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 alraid of? 🦯

CORRUPTION: The Satanic Drug Cult Network and Missing Children



The Gunderson Report
A series of three volumes on the most important threat to our children today

Presented by: Ted L Gunderson International

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THE END

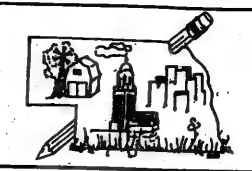
The Franklin Coverup

Child Abuse, Satanism and Murder

in Nebraska

Nebraska Observer

Vol. 6, No. 7, July 12, 1991



Perpetrators Never Brought to Justice

Bonacci Recalls Early Trauma

IIII the Nebraska Observer

The manual day that Alisha Owen's jury found her guilty of eight manuals of perjury, perjury charges against mathem young person with a similar story were dropped. Paul Bonacci, 23, who is now in prison Lincoln Correctional Center serving a five-year sentence for fondling minor in 1989, was indicted on three manual of perjury last August by the Douglas County grand jury. The stories involve allegations of sex abuse centering around Larry King and others, some of whom were involved in the failed Franklin Links.

Bonacci's attorney John DeCamp is disappointed that the charges were dropped because certain documents he needed as evidence were unavailable to him until Alisha Owen's trial ended. Now they are unavailable in him because the charges were dropped

Bonacci indicted for saying: 1) he saw Alisha Owen and Robert Wadman having intercourse, 2) he saw Robert Wadman use cocaine, and 3) that he was sexually abused by Harold Andersen.

Bonacci has multiple personality disorder (MPD), a condition first diagnosed by court-appointed psychiatrist Beverley Mead. He has been seen by two other psychiatrists. MPD is well to be the result of early severe trauma. According Mead, Bonacci is not psychotic. At the time of this interview, Bonacci told the Observer that he and his psychiatrist had discovered 103 personalities so far.

Illument has told the same story, according to him, since a 1986 interview with the Omaha Pollus Department, and before that the friends. Danny King and Troy Boner, former friends and Alisha Owen, recanted their stories before testifying to the grand jury. Bonacci says he is not a friend of Owen and has never recanted his story.

The Observer first mattern DeCamp, for permission to do this interview. After receiving that, we will the prison and Mr. Bonacci. Bonacci agreed in the interview immediately, and tells us that I did in without consulting DeCamp. "A lot of people and the

press make me out like a marionette an something, and DeCamp all the strings and stuff. That's the reason I decided to give the Observ (the interview). Everybody tells me what to do, now I have something on my own," he said.

The taped interview lasted three hours and was conducted at the Lincoln Correctional Center July 3. The Observer will make copies the transcript available for \$10 July 20.

The material in the interview is shocking. While we make no preten at being able to understand the psychological importance or literal tru of it, we have decided to print significant excerpts for three reasons. Fit because we question whether any serious attempt has ever been made t law enforcement people in investigate the allegations. Phone inquirifrom the Observer to several law enforcement agencies were met wistonewalling; one police officer said in the allegations of Bonacci we just repeats of charges that had already been dealt with by the grand just and others. Another, Sgt. Bovasso, said it is had have an investigatic at the time of Bonacci's 1989 arrest, but it was not clear that he wireferring to Bonacci's past allegations. Bovasso, like many others, with unwilling to give details because of the civil suit filled against him an many other individuals named in this story, and institutions by DeCam on Bonacci's behalf all a criminal charges were dropped.

Second, because much of the story resembles things that Alist Owen said. Bonacci, however, was not called m witness either by the prosecution or the defense in Owen's trial. And third, because Bonacci regrets that he will be denied his day in court, now that perjury charge against him have been dropped. He wants his story to be told.

It is important to remember that different personalities speak a different times. They may seem to contradict each other as when on recalls the first time something happening was age eight and the other recalls the first time as age four. Actually, the two personalities just have different memories.

Observer Inter .ew With Paul Bonacci

by Frances Mendenhall

P.B. (When he heard they had dropped the charges) I started crying. I should have been happy, but I wasn't. Cause I just ## that..all's it's going to do is allow them to keep a covered up. I know one thing. I didn't say all I stuff just M have the charges dropped, it's like I wasn't afraid of the charges. I still wait for a way in tell the truth. And I felt cheated because...the charges are dropped. But does that ever leave me a chance to prove that I told the truth? Or is everybody going to think of me

In W!! Bonacci recalls meeting a man who would molest him, Walter Carlson, a picnic on July 4th. Carlson "started picking me up that summer," him is his house where they would much cartoons, later sexual films, and have sex. Bonacci eleven in 1979.

Bonacci says he was introduced to Peter Citron at Peony Park by his (Bonacci's) friend John Camp. He says he took five or six trips in San Francisco with Citron. Another person, a white fat male with brown hair, would get the tickets for him.

There were more trips.

F.M. How many trips do you think you took? P.B. With Citron?

F.M. Well, either way, with Citron or alto-

P.B. With Citron, 5 or 6 and with (unintelligible) probably hundreds.

F.M. Hundreds. Where all and you go?

P.B. California, Colorado, um, New York, Minnesota, (unintelligible)

F.M. So only 5 or 6 were with Citron, is that

P.B. Um hmm. The majority were all design for Alan Baer.

F.M. For Alan Baer? P.B. And for King

Bonacci recalls having sex with men in East Coast cities, including Washington D.C. One was a congressman, Barney Frank. Bonneci found all who he was by checking his wallet. Bonacci said he "was with him about seven times."

New York and Boston were the cities they to most, but the list also includes Des

the nebraska observer P.O. Box 31383, Omaha, NE 68131

Continued from page I

Moines, Kansas City, New Orleans and Dallas.

P.B. Alan Baer would take me in a car to Des Moines and Kansas City. And then I'd fly from usually Sioux City Washington D.C. or to other towns sometimes. Larry King would up the flights sometimes.

F.M. Commercial or private?

P.B. Usually private, there was a little plane from that he used to have us flown around, and of the big

F.M. And did Larry King fly usually and of Sioux City, that what you said?

P.B. Um hmm. (affirmative)

F.M. Did he ever fly of Omaha?

P.B. We flew out of Omaha usually a commercial planes II I remember were never booked like(?) commercial planes. In they'd book nut ticket and call us a different or something.

David Thorstadt is a founding member of NAMBLA, the North American Man Boy Love Association. This New York based group can be reached at 212-807-8578. The outgoing message on their machine clearly identifies the group's goals.

F.M. Where would you stay?

P.B. Usually in one of the guys' homes in New York.

F.M. What guys?

P.B. David Thorstadt and Wayne Sunday.

F.M. Who's Wayne Sunday?

P.B. He's kind M a big round M baid guy.

F.M. he associated with anybody

P.B. Yeah, with David Thorstadt. He's in NAMBLA

F.M. He's to NAMBLA?

P.B. ... (unintelligible), Hugh Hammell

F.M. Hugh Hammell?

P.B. And Larry King. We meetings this church me there. First Community that was in Boston.

F.M. What kind of meetings?

P.B. NAMBLA

F.M. What would happen in the meetings? P.B. Well at meetings they would have, they would talk about what they were going to they would also have it - pretty well organized they'd check we everybody with this number (unintelligible) came in and auctioned off for the night and they deny it they do that but they do.

Bonacci had a great deal to say about Ains Beer: The Observer attempted unsucconstully to contact Mr. Baer by calling number man for him in the telephone book, = as by asking people known with him how to reach him.

make aware of a number of stories about Baer doing such things as paying for AIDS treatment for people, and helping another person en drug treatment. Many ex-lovers of his remember . . of kindness by him. Some and question whether he would involve himself with a minor.

gether kind of or were they just doing their own things?

P.B. Man of the time they were doing taken things. They did have un some state, mutual interest in the man parks.

P.B. Yeah, I was there. (Unintelligible) drugs and the parties.

F.M. Who brought them? Where'd they come from?

P.B. There I don't know who brought them, they I either I when we got there so...they all lived in a... I was of the time I don't remember Alan Baer drinking which he was mainly drinking pop I will thing. Last time I would stop in there. There were no uh, I don't remember seeing King taking any drugs or anything. It I know that he knew that there I was drugs around there. Whether or pot...

F.M. He knew what?

P.B. He had to have known that there were drugs around at me parties.

F.M. Ok

Fill. And they were sometimes very obvious smoking. And you'd walk into a room and would be snorting coke or doing were acid, kind of hard not to...

F.M. You said Alan Baer, you make him drink, is that right?

P.B. Yeah I never seen him drink.

F.M. Did you ever see him do any drugs?
P.B. No. But it, you know, I don't know whether he had any fix down, you know, being without drugs, he tried at his apartment, one of his apartments. Twin Towers he always had a refrigerator full of pop, he'd always have diet pop in the refrigerator.

As Mikey

Bonacci refers in Paul m be or him and all the personalities together as we or us.

P.B. He (Alan Baer) would threatening his family and then in 'M he main receiving threats out where he's living at wastarted receiving threats that they would, by Walter Carlson and mann of the other guys that were being investigated at the time. And even by Baer mostly if we were made if it came and with anything at uh they would kill us, they wall an killing our friends. In which at first ii didn't bother me see because we figured they didn't know where any of our friends were. 'Till we wanted seeing now on our window of mer trailer on our my ment and we'd mad it and we'd sit there and talk what my friends look like and then we saw (unintelligible) walking with them are something was the cornfields going QuikShop and which started scaring us and stuff and they knew their name and stuff and that allered scaring us because we figured will we protect ourselves but we can't protect our minds all

P.B. First time I are Also Does was un the "run."

P.B. There's a strip through Omaha called run.

F.M. The run?

P.B. Yeah, the run. The milk run.

F.M. The milk run?

P.B. Yeah, it's new it runs by the Run, it goes right in front of the correctional center in Omaha runight behind it.

F.M. Like the Run bar?

P.B. Yeah. Used to be called I think the Cave F.M. Ok.

P.B. Then there was the Max but it's (unintelligible) called the Hollywood, so that something else. The Diamond Bar is not on the, isn't where it's at now, something else to call (unintelligible), but I used to work there is bartender. Across the from the bus station now, which is probably one-way.

F.M. So when was it that you met Alan Baer, what year?

P.B. 1979. It was same time I met Peter Citron. F.M. How will you run into him, what were you doing.

P.B. I was with (unintelligible) and we were on the run.

F.M. When you say on the run was that mean you ran away from home or what?

P.B. No, I was, being in the run is being it's a it's like a area where prostitutes hang out. Male prostitutes in Omaha hang out on the run.

F.M. En when you're on the run does that mean you, what do you do? What do you do when you're on the run?

P.B. When you're on it usually you sell yourself.

F.M. Do you meet people there that you arranged on the phone, in you just there how do it happen?

P.B. Yeah. Most of the time you just meet people that are driving by and it's like one way you can tell if it's a cop or not if you look withe license plates...The Omaha police they use plates that say "city government" on them, they're detective cars. And when you seen a car will be city detective — or no it's city government — m it you never tried to picked up by that and the person, you ask him, "are you a cop?"

F.M. Yeah.

P.B. And they have to tell you they're a cop. F.M. Amazing.

P.B. I remember (unintelligible) one time I broke IIII guy's window in his car. And III police arrived, and this IIII officer IIII going to make a report about it. And Alan Baer came: out of the Club Max, came out of it IIII lull the guy, he paid the guy money so the copi made III report. I didn't get in any trouble, he just paid for the window.

Bonacci also recalls that Baer would him money for "transportation," \$60 though he lived only six blocks away f Baer's apartment in Twin Towers.

P.B. I heard from terminal they had security there (at Twin Towers) it's like, it had good security there, I'd like to find i like you walk in and if you act like you I where you're going, kind of I up there as up, nearly you will up there to the floor you going to you've got in put on the phone call anyway, call the spartment, they I you know it's really easy in get into that of the glass built in around it.

F.M. And you never had any trouble?

The No I'd just go up there and call number that we were told to give the gu F.M. Were they somebody's apartment?

P.B. Yeah, these were Alan Baer's apartment.

F.M. Did be answer the phone?

P.B. Yes, usually he'd the phone. F.M. Was an expecting you.

P.B. Yeah, he was expecting us. Whene we'd mup there he was always expect anyone. Sometimes where they'd try to get where they'd must some extra people, the have one person muinto the apartment is they'd have two, they'd have one guy who mustand (unintelligible) in the fire escayou'd have one guy down there and yo have one muy on the floor where the party wat with the door open at that you will get at the door so you'd have like ten, fifteen k go up the fire escape. Well you didn't have pass the guard.

One of the three counts of perjury to grand jury indicted Bonacci for all allegation of being molested by someonsmed Harry Andersen who he believes Harold Andersen of the World-Harold Anderser declined to be interviewed to this article.

P.B. Nobody has ever showed man picture Harold Andersen, to this day, and and this Harold Andersen. I've been shown pictures people that I said was 'Harold Andersen, to, I Roy Stevens, but he's the first one and that w just a couple of months ago. But he's nev verified whether or not that it was. So I dor know whether or not that it was the same grout I know it was the guy that I know as Har Andersen. Whether or not his real name Harry Andersen or not, I don't know.

P.B. And the other thing was about Haro Andersen, saying kwas Harold Andersen wit was the ex-editor from the World-Herald. Ar I've always maintained about was the fainnt I've never been shown a picture. And I've never been shown a picture. And I've newerbeen shown a picture, and I've newerbeen with this guy told me about saying that was a journalist, a writer, and be local paper.

been shown a picture identifying...

P.B. Yes. I'm pretty sure. The reason I pretty sure is because I don't think that I do. think if this guy I have anything to hide about I hide or didn't have anything to worry about him doing things they wouldn't be slandering himself so much, they wouldn't be putting down so much with Alisha. Cause he was innocent there shouldn't be need for him to go through all this stuff that he's done by putting down everybody. And I think that the thing is I would be hard if they did go to trial try to find any of my friends to go against me. I've had I make their testify in the law.

F.M. Would they name warm!

P.B. I don't think they'd III able III because I IIII really IIII any names then.

F.M. Tell me ideal your manual with Harry Andersen.

P.B. That's the man uncomfortable person in talk about manner. In used to, in was deranged, to man He'd always man tie you up at tie me up or tie me up with other kids I went with. He had me, be had in a game where he'd take a cigarette man he'd make un have sex with man other had lay it on the fronts of our chests or something, push it together with the cigarette still lit. And he'd burn our genitals and...

F.M. You who else?

P.B. Other kids that went to these parties or that were with him up there III the IIII Lion Inn.

F.M. They were parties?

P.B. At the Had Lion? No they were just, would, at he Had Lion you could go in either front way the back way. You call go by the gift shop whenever you go in there, that's where if you go in you go up the elevator. And you at to whatever floor they tell you to.

F.M. How would you know what room in go to?

P.B. Other kids would know.

Bonneci recalled that it was a different room, every time, sometimes a different hotel, Holiday Inn, Howard Johnson's.

F. M. Did he come after you got there or was he there waiting?

P.B. It is usually there waiting, usually alone. He had a summer sometimes, or a pay taking pictures.

F.M. Illi you know the person's name? P.B. No.

F.M. Why III you do it? IIII he pay you, were you afraid, you know, what...

P.B. He paid, sometimes I was afraid. Because if I didn't do something I was the back do by Back or, any of the guys that they would get I could get beat up or threatened.

FM What made you think that Baer would

(Nods)

F.M. How was they man and

P.B. Well I saw Andersen at parties with Baer all the time. In 1983 I got so upset at Harold Andersen because in 1983 he was hanging around a kid named Andy, me and Andy were like brothers, we were so close, you couldn't really separate us. Andy lived in South I man And Harold Andersen was coming on to him, and (unintelligible) we totally ran Andersen off I manight. Told him never in go around him again.

F.M. Ver who?

P.B. All the guys.

F.M. You all ganged up on him.

P.B. (nods)

F.M. What happened?

P.B. Harold Andersen we Andy in the bedroom, they were having sex.

F.M. Who will we at that party?

P.B. That I can remember? Alan Baer. Barksdale or something like that, in the from Boys' Town. John in something, Barkstel. He used to pick me up from all over the place and take me. A guy that in the like P.J. Morgan. But he isn't P.J. Morgan.

Bonacci recalled that Harry Andersen had a scar across his abdomen, mostly horizontal but sloped a little. He then drew a picture of it.

Bonacci, as Alexandrew, recalled the boy named Andy, infirmal to above.

F.M. Can we talk whom a kild named Andy? Who are we talking to?

P.B. Alexandrew. He was kind of always dirty. Used in hang around with Alan Herman Police. Citron a lot. Used in remind me of Joey, looked a lot alike, about the same size, had the man facial features, he may exactly. He was younger. In 83 he would have been about 12 or 13. I used to hang around with him like he was a little brother, like when me and him were together.

P.B....most of mattime he did it because his family was poor and needed the matter. And his mom warm saw what was going on. She lived in South Omaha near some school.

F.M. What did he look like?

P.B. Dirty had hair. Didn't really have anything have him, a cute little kid. He had a lot of problems, though. He didn't like his mom very well. He had a like anybody very well. I was about the first person ever got him and talked to him.

I don't want to see anybody hurt him. Now he's hanging out by the run. See him in the about a month before I got month.

Another will of perjury that I was charged with was saying that he had seen Alisha Owen and I wadman

HATHIE SEL

P.B. As far as saying I saw Wadman and Alish having was mill night I remember that since the personalities have been talking to eac other, one personality saw Alisha and Wadma together and the next thing that he saw wa Alisha having sex with somebody. And wat ally there was about an hour or two in betwee that. And the person that was actually haven sex with her we believe was Troy Boner. S when we talked to the grand jury we didn the communication, we use now know and there was my hours (amnesia is a com mon problem for people with multiple per somalities) in between. Mikey went inte the bathroom, he's the one that said that b them having sex, that he went into bathroom and then that's when a kid by the name of Andy went with him, he had some LSD and then he switched to Alexander and Alexander came out, and they went into the bathroom then Mikey came out and be thought he just went in and he looked back in the bedroom and he saw Alisha, or this girl and guy having sex, and he saw Alisha and Wadmar when he went in the bathroom. So he figured that they had to have been having sex, they were the same people.

F.M. Di you than it was the same people? P.B. I have no idea. Alexandrew came out and saw Troy Boner with her too.

F.M. Are you confident that Alisha was with Wadman?

P.B. Yes.

F.M. But not so sure that she had sex with him, is it accurate?

P.B. That's accurate.

The third count of perjury against Bonacci was for anying he saw Wadman use cocaine.

P.B. They said I saw Wadman use drugs, or use cocaine. Which I remember talking to the grand jury and saying I saw him in a room where people were taking drugs. That's what I said to (unintelligible) in the police, we everybody. And how that ever got to the grand jury that I saw him take drugs

Bonacci, like Alisha Owen, recalls parties at Twin Towers and a person named Larry the Kid.

P.B. Also that night Larry King was there, I think Wadman came, but he came in later. Just about the time school started in '83. At the Twin Towers. I'm trying to remember, the penthouse or the apartment downstairs. Cause he had four or five apartments downstairs.

F.M. He who?

P.B. Larry. I think this was at one of the apartments. I wan't think this was at the penthouse.

There were abunch of young people that were there. Troy Boner we there, Danny King, Larry the Kid.

CATE THE BANKY WE DAY

P.B. A guy that liked to beat up all the kirlliked a make pizza out of their faces. He kind of big and he didn't look like a kid to me. F.M. What and he had that

P.B. (Unintelligible) black, big. Fat, Lc wasn't tall.

F.M. What was he doing III

P.B. He would man arrand will arms of the tip that were there, I never had anything to with him cause I didn't lim him or Larry King either. He was all a a hotel (unclear) lim Alan Baer. Alan Baer is the one who'd tell him what to do and he'd do it.

I only went with him once and he drove a Mercedes.

F.M. What's his real name?

P.B. I don't know. There's a guy in here more all Bentley Buckner who has threatened me since I've been here, and there's a family bit of resemblance between the raw of them man Bentley's real short, but then again I've grown a lot since that time.

F.M. 55 you don't think they're the same person, or do.

P.B. I'm not sure.

F.M. Why Bentley Buckner threaten you.

P.B. He worked for Alan Bacr, under work for him. He was un in the parties on and off which he was und in prison. I've himself that he's burn contacting Bacr.

F.M. How does he do that? P.B. Call him.

Illumia was committed to Nebraska Psychiatric Institute in 1986. According to him at the time, April 22, 1986, the police were called and interviewed like and he told of his history of abuse, naming the Omahans who is allegedly abused him. The mother of a friend had contacted his school, Northwest High, and the school had called in Dinne Zipay, who was then working at a student personnel assistant for OPS. Bonacci says the police interviewed him =1 that time. His mother will the Observer that at the time Zipay and the doctors at NPI told her that he had been repeatedly assaulted, but not by a member of the family. The Observer contacted the Police Department about the incident but they could find no

P.B. There was a report to the police in '86, first time I named people, Walter Carlson, Joe Burke, Harry Andersen, Peter Citron, Alan Baer, Larry King. They laughed.

F.M. I'v you remember who it was — who the police officers were?

P.B. I wish I could.

F.M. When **and** they **the** interview with you?

Principal and assistant principal and to leave a for a few minutes and they must talk in me alone. I was sent in NPI because the school and the Omaha Police Department wanted me

Bonacci did not identify Harry Andersen in the time in Harold Andersen the publisher.

F.M. So did the police have any reason to think

If time I was the same person?

P.B. I don't think so.

By far the most chilling part of Bonacci's story is about ritual satanic cult abuse. Although we make no pretense at many standing the significance of this story, we include it here because it is compelling and because it bears some resemblance in the standing abuse that we understand with the grand jury by a girl many half to the grand jury by a girl many name has not been in print but who was referred to as "a young Omaha girl." The grand jury report said "she has suffered more abuse and neglect than anyone should ever have to endure."

P.B. (As Mikey): They used was say that they would try wait kill my family, walkill me. F.M. Who?

P.B. Baer, King, Andersen, all of them. The only two who didn't threaten me were Carison and Burke. They only threatened me at the end and they got arrested in '86.

F.M. Why ill you believe that they were serious?

P.B. The unit they used to beat me up times. And I saw the up hurt other kids.
F.M. Life you believe that they would kill somebody?

P.B. They did.

F.M. Who did they kill?

P.B. It was in California. They were, Larry King were as around flying to Stockton, (unintelligible) around we picked up Nicholas who went as with us and the got there I don't harm where we landed at my where we were at, they had me tied and drugged up. They had us all a place and all I can remember to that I had was a king River or something that was by, I have was a bridge that the name on it. It was near there had we would wait. And they had the little boy that was in a cage that a got there and they told us me as Nicholas to put on these Tarzan suits. First they in I us we better as a they told.

They will us we'd better in what they wanted or they'd kill us too. So we did everything they told us to.

F.M. Will did they tell you to do?

P.B. Sacrifice(?), and torturing this child. Acciden't want to, and we ware me and Nichola: were both crying, and we didn't like what they were making us do.

F.M. Will like kid littler than you?

MIL Probably...eleven

F.M. Ilim old were you?

P.B. I don't remember.

F.M. I you remember what year it was?

P.B. '84. And they had man guy Hall came in they were having sex with him.

F.M. Having sex with the little kid.

P.B. They used the many dolls. Then they pure meaning me and Nicholas in marcage. They had the boy with the cage and the him at the head.

F.M. Was also him in the head?

P.B. The guy that (unintelligible). Then the me and Nicholas out into the woods and they took me use into the other self. They make us have are before they took us away from him, he was self. They took Nicholas off in the woods and they took me out and I beard a shot...(unintelligible) up in the air by where I was at and I didn't see Illustrate Illustrate on in the day and I thought they had killed him too. He make (unintelligible) he thought they'd killed me. (Unintelligible).

F.M. Who was there that you know the names of.

P.B. Larry King and a guy named Hunter, the guy that was (unintelligible).

F.M. INVI Hunter have another name? ...

* P.B. 1 if an v know. There are or something like that.

F.M. and did he look like?

P.B. Kind of he had glasses on or some kind of weird glass that in war wearing. I hadn't seen them like illim before. He was kind of tall, white, greying hair, had a white belt me and (unintelligible)...

F.M. Do you know anything else about Hunter? P.B. (negative)

F.M. Illi you limit anything else about the place where you were?

P.B. Kern River, it's near Bakersfield.

EM. What else do you remember about Bakers field?

P.B. There want name other people and they were into witchcraft and will that Zachara knew all mean and said they were not witchman and they used to sexually abuse [Macharai is another personality.]

That's what they did with a body, they gave him to, they will the body and were flying the plane and flying him when they dropped the body will they will "Let the (?) Mehr go

F.M. Ok, go as so what did they do that night.
P.B. They were having human sacrifice.

F.M. Another person?

stuff and he was crying and screaming something, and the priest picked him up and (unir telligible) lady came up and just (gestures) cut him up.

F.M. Cut him up his chest, # that where you're nointing?

P.B. Yeah and the priest had blood all over and Larry King just...

F.M. The priest held him and the woman cut him?

P.B. (Nods) Larry King just man mil.

F.M. That was might.

P.B. (Nods)

F.M. it some kind of ceremony?

P.B. Um hmm.

F.M. And what happened than?

P.B. They were chanting, (unintelligible) having sex with the bal bodies.

F.M. There were part draid bodies?

P.B. Um hmm. They were eating the dead bodies, thirteen at all there.

F.M. So thirteen adults had to two who bodies; and they are II will

P.B. No they'd keep the red parts and certain things the eyes and the man of the bodies, the bodies, and worm always used for making tools and ground up. (Unintelligible). Larry King and his driver pick us up and take the back.

F.M. What's III driver's name?

P.B. I don't know.

F.M. And he picked you up in this place must the Kern River in Bakersfield, and took you where.

P.B. Took us back to the hotel.

F.M. Where?

P.B. I don't know because when we got in the mr me will Nicholas fell asleep.

F.M. Have you been to other ceremonies where they eat body parts?

P.B. (Nods)

F.M. How many do you will you've been to.
P.B. Four or five. Zacharai's been to four or five.

F.M. How many has Mikey been to? P.B. None.

F.M. III anybody else been to any?

P.B. Lehai and Malachai have. A boy was killed when I was three, Mark can tell us about it.

F.M. Are you Make

P.B. Yes. We hung mit with each other when I was four.

Living, I remember my mom used go to work and I would try in man ber to work. She'd be going m getting on a bus in I'd try to follow her actually. A couple up the gave him cookies. They were ok.

A weird guy lived close we would take me home too, but he (unintelligible) started harm me(?).

a human altar, which they have in some of the cults like the Northwest cult, which is a teenage girl who is a virgin. That was use of the altars, they used her man altar.

F.M. They used her as an altar. And will kind of altar did this guy have?

P.B. He just had it was like a, made out of wood, oak.

He had this little boy was down there he was probably about old, and I was only four. He made me have sex with the boy.

F.M. Intercourse?

P.B. (Nods). And I was doing it, he started cutting the boy.

F.M. Was he an old guy?

P.B. No, he was in his twenties.

F.M. So it was just you and him and the twoyear-old.

P.B. Um hmm. He started cutting him, He kept telling me that he was putting the boy's spirit in me and then afterwards he told me III boy wasn't really hurt that was just a game (unintelligible).

That's how Alec was formed cause Alec is only about interpretation of speak, he's a baby person. He kind of represents the baby that was killed.

He took the boy's skin off and put it on me and that's why (unintelligible) I want III in five or six showers I'm like washing my hands but I can't was the blood off. I always see it, I in right there.

F.M. Counting everybody, here any states rituals are you thank you participated in?
P.B. Twenty-five to thirty.

Bonacci mentioned some places in Nebraska.

P.B. The underground in Elkhorn, it's like a sewer system.

like that iii Bellevue. Durand's been there.

There was the triangle in Bellevue, in the system, called triangle because there were three priests that lived there with the sewer system in the middle. It was the high priest, one was the next, and one priest in another group. One was with the They don't live there any more. It is turned into Christian yard. It guy lived across from the school yard, he could use that lure kids into the cult. They like to them when they're elementary through junior high

because that's when they're most influenceble

EM. You mentioned a human altar, bow di

P.B. Because they've had it. Larry didn't thin that the sacrifices of the animals or of the user they was if when it would be impregnating the girl for the sacrifice of the child when was born. It's kind of done to mock the companion religion, it's man on the 22nd of December, 21st we 22nd. The acords are use part of the ritual to impregnate ber.

F.M. I don't understand.

P.B. I don't understand either, all I know is the there were second that were used that were place up it in all the time to help.

F.M. Did it immesomething to do with makin her get pregnant?

P.B. Um hmm. I know it weird, but every thing we in the cult weird.

F.M. Dal you was them impregnate a girl? P.B. (Nods)

F.M. More I'm once?

P.B. Just one is all I saw. And seacrificed the baby. They would see the mother up and their the baby see that and they see I lead to And the third person in the cult see the eyeballs which have an was third the time, but Le was out of favor.

EM. What we wat

P.B. At the triangle or the woods.

F.M. Which is in Bellevue?

P.B. Hard Footenelle Forest.

FM. Where's the triangle?

P.B. There's actually two triangles, there's one win the sewer system will be in the woods.

F.M. Then did they wall the whole body?
P.B. They only was certain parts of it. They eat
the flesh and four is what they call commun
ion in Christian and stuff. And it was just done
they mixed urine and blood and (unintelligible) remark it. The way they'd get in they's
have somebody they'd (unintelligible)
you right have and then drain the blood was o
you (on his wrist).

They drew blood from him three or fou times.

F.M. What year was a said

P.B. 1984.

F.M. When was the last time you were involved in a satanic ritual?

KIL DOM:

F.M. William was Diff.

P.B. Out in California - Lau they less the kid

F.M. They in head.

F.M. And when we the first time?

P.B. 1979.

F.M. But wasn't 1971 was white Alec was formed?

Bonacci recalls all mil ma 1971 memory as being between 1378 and 1984.

F.M. We really only man of one Omaha person that was involved in manh ritual line you can name, at that right?

P.B. (Another person named)Dr. Khage, same as Lord Bevins. He's the one IIII and a priest when I first got involved. He's a proctologist. He used ID IIII care of IIII if they were hurt. If they would bleed be would stitch them up and everything. I was at III office. It was near Skateland II IIII and F. IIII could walk from Skateland.

Bonacci Is Willing To Submit To Lie Detector Test

The Nebraska Observer is attempting to make arrangements to have a lie detector test administered to Paul Bonacci. Bonacci's attorney has expressed an interest in this and says Bonacci himself will cooperate fully.

It may take some time to make arrangements for this. It is DeCamp and the Observer appreciate the special professional challenge presented by administering a polygraph to a person with multiple personalities: each person with a story to is must be tested. For that the second desirable to select the examiner with great care. Additionally, since there are no longer criminal charges against Bonacci, the of the exam must be somehow; it will not be born by the county prosecutor's office.

Flight Inward From What Is Intolerable Bonacci's Illness: Some Background

The Observer contacted Dr. Beverley Mead the psychiatrist who first diagnosed Bonacci's multiple personalities. We were seeking some understanding of wie condition, in particular, the links between the disorder and early as well as the reliability of the patient to remember truthfully details and events. We asked Mead whether he believed the stories Bonacci tells about cult sexual abuse. "It's always important to maintain a certain level of skepticism, " 🖃 said. "At the same time, 🚃 should keep an open mind. " Mead believes that the ultimate literal truth of such stories was M determined by careful fact -checking and follow-up on Main given by Bonacci, and that Mil wall by done. Mond alia referred in to several courses an background um MPD. The must useful one was a section multiple personality disorders from a chapter willed "The Dissociative Disorders, " in Ma Textbook of Psychiatry (American Psychiatric Press, 1988). Below un excerpts.

Although the recognition of multiple personality disorder (MPD) is mew, scientific research into is in in infancy. Since 1980, however, the literature has expanded along with upsurge in recognition of its disorder. One factor is contributed to its rising awareness in the increased awareness of child abuse and incest.

In two studies by Richard Kluft, M.D., "97 recent and 98 percent (of the MPDs in the study) had experienced child abuse, usually including physical, sexual (usually including incest), "in psychological mistreatment, concomitant neglect on not uncommon. Other etiologic factors may be object loss, illness and pain, trauma other than intentional abuse, exposure to overwhelming stimuli such as accidents in war, cultural dislocation, etc."

The condition has its onset in childhood, usually before age of nine.

The number of personalities that each patient has varies, with half having 11 or fewer. The average number 11 and 13, but 111 is a limited by cases of the 112 complexity.

The personalities' awareness of one another varies. Some are unaware of some or all of the Library existence, some may aware of some or all but have no interaction with them, and some may have definite relationships, as friends, protectors or helpers, an adversaries. Sometimes they are aware of one another as a dream, without according them reality. His uncommonly, a personality may perceive the others' to be as hallucinations, and their affects, intentions, and reality as passive influences.

Many children in a transient dissociative symptomology, yet relatively few develop distinct dissociative it is to heat their there is they been usual to heat their there is they been protected, with a furnities and in they been protected, with a furnities and in they been protected, with a furnities and in they been protected, with a furnities and may not be enabled to process their burt in environments that deny the trauma has occurred, double bind the victim, or discourage the candid exploration of painful feelings in experiences.

MPD emerges in the context of the efforts of an overwhelmed child, unable either, fight or either, flight, if flee inwardly by abandoning sense of ownership of what intolered and unacceptable. Despite widespread of introgenesis and the documentation that many of the inverse of MPD can emimicked or induced by a number of interventions, the is evidence that the full clinical picture of this condition can except and sustained emitting.

Most reports of child abuse and incest have in reality, except for custody disputes, in which the state of allegations weapons.

Owen Trial Was A Far Cry From Justice

by Frances Mendenhall Two Observer reporters covered all but a day and a half of Alisha Owen's five-week trial.

The jury in the Alisha Owen perjury trial handed down its verdict June 21. She was found guilty on each eight sentencing while court ordered psychiatric testing a being administered.

Owen had told her story I in on videotape in Gary Caradori I in investigating for the Legislature's special committee to investigate in child abuse allegations surrounding the collapse of the Franklin Credit Union, in later under oath in a Douglas County grand jury. Caradori I in her at the Nebraska Women's Center in York on October 30, I in where I is serving I sentence for writing bad checks. Caradori and his eight-year-old were killed when I private plane crashed July 11, 1990. There I in yet been no report from the FAAdetailing the cause of the crash.

The story she told involvement beginning in the summer of the with people allegedly connected with Larry King, the allegedly connected with Larry King, the of the credit union, who allegedly had abused her sexually themselves, in forced her to have sex with others, and had flown her to California where she and other minors exploited sexually and involved in trafficking drugs and pornography. The grand jury ignormal allegations about the trips to California and focused on Owen's allegations about prominent Omaha

Her perjury indictments were for her statements that former police chief Robert Wadman had Lad with her about twenty times over a period of a year and had fathered her child, that the had seen former World-Herald publisher. Harold Andersen from him elevenyear-old boy, and that the had been forced to have sex with Judge Ted Carlson.

was the Limitime in moral memory that anyone outside of organized crime in been brought in trial for perjury. Also hard mexplain was the grand jury indictment; such indictments in theory are handed down or not limited down for the crimes alleged—it is an of to turn the process around and

indict the person bringing III allegations in the IIII they are IIII believed, especially when the charges include child sex abuse. The likelihood of disbelief is chilling enough potential witnesses III sex abuse trials; they should IIII also have to face perjury indicaments.

A Question of Mutural

Although it became to keep straight during the trial which often got the first in salacious testimony about Owen's tory, it into be remembered that the charges against Owen were perjury. That means the prosecution was charged that with proving that what she said man preposterous, but the first during the said man preposterous, but the said man preposterous the said man pr

proving that she said something that she in me herself is like to be true. In my opinion they will be prove this at all, much less in prove it "beyond a research doubt."

It comes down to motives which prosecutor Gerald Moran listed withree: 1) in get will of prison, 2) in make money on a book with movie, and 3) to be somebody.

1) If Owen believed the testimony she gave could and her must of prison she would have given a before all was sent in prison. Moran explained exactly have it might must worked that her testimony would have taken time and her current sentence, let alone offered any reason to believe that Owen was thinking along those lines.

2) The prosecution's premise that she wanted is get in off of a beat is movie was pure speculation. Much more believable was prosecution in the comments and a movie were made in a joking way, to underscore how bizarre the main situation was. "Mary, you know, this would make a manifest in wonderful movie..." And with that some cause for hope, it is also to f money. "The warden at in prison, Larry Wayne said that her comment is making a movie in facetious, and had many positive things is say about Owen. (The World-Herald's description of his testimony

the reader with impression that he was confirming the prosecution's point).

Making money from lawsuits would have been possible: one of the alleged perpetrators was already in jail (Larry "the kid") when Caradori spoke In her; another (Andersen) have been been possible; another wadman nor Carlson are wealthy. Larry King was already in a prison for mental patients.

Owen Shunned Publicity

3)The prosecution's claim that mis did it "to be somebody" is ludicrous III anyone with paid attention to the sequence of events; Alisha Owen never sought out anyone to tell the story, not Caradori, not the FBI, not the grand jury. In fact, the available is that the see coerced into telling her story to the FBI by the agents and by her lawyer, Pamela Vuchetich. Testimony by Owen's parents detailed how the FBI approached them in January of I to try to get them to persuade their : daughter to talk. The Owens testified, and the prosecution challenged this, that i FBI had told them if she didn't talk to them she be transferred to another facility in a was too in for them to wall on weekends. ; Both warden Wayne and Mary Dvorak testified that she was scared. Owen, in prison, should have been read Miranda rights and told that we did not have to make any statements, i but this was never the

Owen has shunned media attention from

Henry Rosenthal with the case in May, 1990. Rosenthal with the case in May, 1990. Rosenthal with the case in May, 1990. Rosenthal with the interest of the the case, she must in I all contact with the media. But even him the beginning in late 1989, Owen we avoiding the media. State Patrol William Charles Phillips visited Owen December 15, 1989, and insisted on taking the media. State The wind the make press releases. But the next day Alisha heard on KFRX that there were three witnesses. Alisha

was afraid, called Caradori and asked who Another time in the grand jury he was asked who talking.

Another time in the grand jury he was asked whether Alisha talked with Troy before the

During February March of 1990, there was not of unwelcome publicity. Owen's lawyer Pamela Vuchetich was talking to the press. Donna Owen, Alisha's mother, testified Alisha would phone crying, wanting m know who was talking. Owen's parents testified II. It they called Vuchetich numerous times asking her in stop. Owen recalled and \$700 phone bills at that time. Neither she, nor Alisha, nor Almern talking in the press.

Whom Did She Tell and When Did She Tell It?

According to Caradori's testimony to the grand jury, which beand his aminum Karen Ormiston War Owen, be confronted her with III fact that we will extensive knowledge of abuse. She was surprised since she hadn't area told anyone. Caradori will it was Owen who brought up the minim Larry King, Robert Wadman, Mil Harold Andersen. Owen testified than will told them in man point that was "knew" them. It is unclear from what Caradori ind the grand jury whether he believed when In this visited Owen that the man herself a victim of these particular men; what is clear is IMI IM believed she was very knowledgeable about willims who were. Caradori gave her a week before he want back to videotape the interview.

According in the testimony of Warden Larry Wayne, the man day Owen told the prison psychiatrist her story of abuse and that Caradori knew about it. Her concern at that point man safety. If Caradori knew is a story, then others probably in too, and those who had in man her might try to silence her. The psychiatrist, man concerned about safety, encouraged her to tell the warden on they could take precautions to protect her.

A week later Caradori returned. Owen then

told Caradori about Troy Boner and Danny King, two other young people who she alleged had been with her on several trips III California mil who had been caught up in certain other aspects of the sex and drug lifestyle. A few weeks I Caradori found Bone and immediately Will him to the Residence lan in Lincoln to tape his Illiamed The prosecution argue that before they went to the Residence Inn, they stopped at Caradori's office and Boner talked to Owen on the phone for twenty minutes in order to be million in what III say. He evidence of IIII call, IIIII would have been was somewhere, was ever produced. If Alisha in talked in anyone, it is prison would have in guard standing near ber the - line time, but no prison will dal was war produced to testify that it happened.] Another time in the grand jury he was asked whether Alisha talked with Troy before the tapes were made. He said "not that I immer of. Before they went to the Residence Inn Troy was never out of my sight."

becomes hard to explain in light of happened and when it happened. First in the question of it happened in the stories told by the three, had common details since Owen had an opportunity to be with or talk to Boner to script him. Boner that the hadn't seen her for a prior making the tapes with Caradori. (This subject is dealt with in longer article on page of the Observer.)

Second, if we are to believe that the part Wadman is a hoax, we then we believe that Wadman is a hoax, we then we believe that Wadman is a hoax, we then we believe that Wadman is a hoax, we then we hoose ing a name out of the air for the child's father, a person whom the child then and now bears a breathtaking resemblance. Owen had no time we think it over, and no photo file we consult. Caradori dropped in without notice will be gave him the name. She alleges we the prosecution will not dispute that she had never before will anyone that Wadman fathered her child.

Boner's Recantation

The recantation by Boner deserves special comment. The story in unfolded in the portrayed I a chronic liar, substance abuser, and a scam artist; the obvious conclusion that should be drawn is that his testimony is always suspect. Ill a part of the story last to do with finer under pressure. And he wm indeed under pressure from the FBI m recant, as several witnesses and a telephone recording of a call by him to Owen revealed. Boner, on March 9, 1990, phoned Owen in prison while his attorney and the FBI listened in half taped the conversation in the call, he tried in get her to admit that III stories were made up, but Owen didn't budge. "Just tell the truth, Troy," was all would say.

The in July, 1989, the was killed. Boner again behaved as if pressured, perhaps from the guilt of having betrayed a man the dead. Numerous witnesses reported that right after Caradori's the expressed an intention to recant his recantation. Boner told people that he had gone in the FBI, but they laughed and refused to allow him in change

"is mind. Sandy Carmier also testified of a nitrostation with an FBI man Mickey Most that confirmed the Heart had actually gone to the FBI office to do it, but had been rebuffed.

According to Sandy Caradori's testimony from the notes she took the night of her husband's death, Boner said, "I'm really sorry, this shouldn't have happened. Gary was telling the truth. I've been pressured to change. I shouldn't have changed. You don't understand how much pressure I'm under. I'm really scared."

Is Boner to be believed under any circumstances? Perhaps not. But he should be viewed as least credible under pressure, as he was when he recanted. And the testimony he gave under the least minum of pressure had in be that which he gave Caradori.

Who Was Vuchetich Helping?

Owen's original lawyer Pamela Vachetich played a strange role, sppearing more with the FBI than to defend Owen.

As discussed above, she was during February and March of 1990 saying incredibly indiscrete things to the press. At one point she was quoted by the Kansas City Star as saying that the abuse victims were greater than I III a number. Agent Culver of the FBI testified that for the FBI interviews between 2/12/90 and 4/ 10/90 Vuchetich signed in with them and discussed the victim with them while riding out and back with them. Vuchetich had in her possession materials given her by Owen, docuwith as personal calendars, mile books, letters, notes on meetings, lists, and a special collection of documents called "Alisha Owen, VIP (very important papers)." These papers were turned over to the FBI even though the subpoens specifically excluded materials that were exempted by the lawyerclient privilege. When Owen's new attorney Henry Rosenthal was to trying in get needed materials from her be was met with stonewall-

Owen testified during her pretrial hearings that her lawyer, Pamela Viichetich, had her to make a list of all the people she had been intimate with, and the list became part of the VIP file. The defense made the case in the pretrial hearings lime this used used the ways to discredit by the grantiury. No case will about the list use ever presented at the trial in the presence of the jury.

The Observer asked Pamela Vuchetich for an interview and she agreed, and made an appointment. But she didn't keep the and has an returned asked to the father's office. Her own phone is "temporarily disconnected."

Vuchetich told me at the time I arranged for the interview that Almah was "precious" in her and that she would do nothing to hurt her. If I had been able to talk to her I would have asked why, if ahe cared for Alisha did she choose to represent Danny King after he had retracted his story; the "million of interest" she cited at the time would suggest that Danny's interests and me be represented that a line would also have asked her how it happened that Terry Clemmens, the last minute prosecution witness bought in madd mud thrown, was her client.

Defense's Weaknesses

There were was big weaknesses in Owen's defense. The first was her volunteering at an presentencing evaluation that the first met. Troy Boner in the literal literal inconsistency in a story that the otherwise sustained for a year and a half with remarkable consistency.

The many was their was in bring forth witnesses who could back up her stories of the parties Twin Towers. Some of the people she described may be around; for example, the Observer has viewed a videotape will Caradori and of another Franklin related person who maken who maken Issuel Sheila Calder, the woman who supposed to have let Wadman and Owen into the French Cafe. Matsen also recalled a [144] man named Larry who was serving as a billion between Larry King and the public. Matsen mental this person during his employment ... The small union in late 1343 and early 1986 when we wont to see King III I'm Twin Towers. They around and talked it is a Larry King was going to be late. Larry was black, people in building as the mail carrier, "This manager, the security guard knew who he was, and he seemed to be running interference for King. This person could have been Larry "the kid" referred to by Owen. Another possible connection with Larry "the kid" Paul Bonacci, (see Bonacci interview, page 15). Larry "the kid" www known III Owen as Larry King's enforcer. Hi was the one she described as frightening her and threatening her into doing things she might mu have

done. It was Larry its Kid who altegedly arranged for her sexual liaisons, drove her to the motels, and raped her three times.

Someone close to the grand jury told this reporter that another child with King testified to the grand jury referring to a similar character.

Maisen, as well as numerous others, recall Odell, Tony, and Rod Evans, black in the seen at Larry King's parties and mentioned (except for Rod) by Owen.

There was, from the Observer's point of view, a problem in that people were afraid to come forth. While gathering information for these articles, I talked in three sources, one who approached me and two whom I sought out, who expressed fear. Two of the three changed their minds completely after first agreeing to allow me in use in information without their names, the third illumination without their names, the third illumination without their names. The initial who completely had off cited illumination but refused to allow hereams off cited illumination who completely had off cited illumination with a something might happen in them as it may "happened" in Caradori.

Unanswered Questions

Professionals say that Alisha Owen fits the profile of an abuse victim. She will bulernic and overweight and has had severe moodswings. At one time she was suicidal. (Friends and family are quuick will point will have she will be will be will be will be brother Aaron who will be all a suicide note in his prison cell last November.)

grand jury said it and members of the petit jury agreed it is some of her story was probably true. Yet the prosecution made mattempt in explain who would have made the prosecution story more cohesive. Why? Perhaps they tried to find the perpetrator but couldn't find anyone except Wadman in pin it are Why has the focus been punitive when, even if the is lying, she mobviously is herself a victim?

Still unanswered, how extensive was abuse of minors in the social circle of Larry King and Alan was never prosented in abusing Troy Boner, but much undisputed testimony in this trial indicated that he did. What about the abuse of the Webb girls, and other was interviewed by grand jury? The prosecution's "proof" that Twin Towers and not have been the scene of the parties described by Owen because King didn't have lease there until 1987 inadequate; we know people saw Larry King at Twin Towers in the early eighties on regular basis and believed the be lived there.

What about the rest of the evidence Caradori uncovered? There were many others Boner, King, and Owen.

If abuse by prominent men were to happen, hat are the real chances it could ever be rought to light? Judging from what happened in this case, such allegations in Omaha would likely result in an attempt to massively retaliate and discredit the alleged victims, without ever addressing the source problems. If the alleged victims were like many sex abuse victims, press friendless, without strong support, or even addicted, as Danny King and Troy Boner are, they must now have gotten the message that they will be coerced into telling lim enforcement officers will they want to hear quickly, with no attempt made to get them the beip they need. If the alleged victims were strong persons who can support their story and count on their families, the best they can expect is to have their friends believe them. In and a climate the powerful will always make their own rules.

On the other hand, if had abuse allegations are made, the public deserves a better response than what came of this trial, which left completely unanswered the questions about parts of the story that were true, and how here system manual respond by young people had have been damaged. State Sen. Loran Schmitasks, "why didn't the grand jury charge enforcement agencies with the task in finding the manual lit?" That surely was the more important concern than the outburts of vindication for the pillars of the community displayed by our judicial system. It was a far cry had justice.

Evidence the Owen Jury by Rita Hamilton

Didn't Get to See

A possibly important part of Me evidence in the Alisha Owen trial ware the taped stateof Troy Boner and Danny King. Although Bonerand King and later recant their stories, the possibility still remained in summ minds that their original versions were truthful, as Boner did later attempt a many his recant and since there - some similarities 🕟 the three tapes that, it was argued, could not have been fabricated without the three getting together III name on details. The prosecution never adequately explained how they could have gotten together: investigator Caradori found her, Owen was in prison, and except for Boner's testimony that he talked to her for M minutes before making has tape, there was no evidence that phone communication ever happened-no documentation of long distance charges and no prison personnel who witnessed Alisha's end of the call. The similarities in the three taped stories, then, become important in the jury's consideration of whether 🌬 stories indeed were fabricated. Unfortunately, however,the jury was not allowed In make the judgment about the similarities since Judge Case did not allow the tapes of King and Boner w be submitted as evidence.

The Observer viewed all of the tapes and attempted to answer the question, "were there important similarities Mill could not have showed up in the stories unless they were true?" Although it 🚢 been necessary 🎟 edit for space, it 🖥 our intention to include 🗷 fair sampling of the details from the tapes that would suggest either corroboration or manual diction. In truth, the stories were more dissimilar than similar because the majority of material narrated by all three covered completely different events. Alisha ==== charged with eight very specific rules of perjury. Neither Boner nor King talked about the exact subject matter of each count in iii entirety but rather made statements that would either It to or detract from the credibility of the overall story. It is interesting that the parts of the tapes where there is the most corroboration are those that describe trips to mile cities. a subject and included in the indictments and apparently of no concern to the grand jury What we have selected then is an annotated version of excerpts from the Boner will King tapes. Bold highlighting indicates corroboration. Underlining indicates contradiction.

Owen says her first contact with the people and with in this story came in A st, I will when she went to a party if Twin's ers with a boy named if I little whom she had met Peony Park Sprite Night the week before. She met Larry I'm kid", Larry King, Alan Baer, Harold Anderson if Rob Wadman that night. They played it "501" game. This was party game where one person undid the buttons of another person's "501" Levis with their toes.

Troy Boner says in first involvement with any individuals connected to homosexual activity occurred in August, 1983 when he man introduced in Alan Baer by a mutual friend mineral half Bier (spelling uncertain). He says he did not meet Alisha until early 1984. He does not have sex with Owen.

Owen talks of having a long term sexual. relationship www Wadman. She will of being taken to the Starlite Motel in Council Bluffs. Danny King talks of having sexual experiwas at the Starlite Motel. Troy tells of being in the Starlite Motei while Wadman and dem are having sex in an adjoining room. He was there for the purpose of fixing Wadman up with another young girl when he was done with Owen. Owen says that in the summer of Larry "the kid" told her 'you had better be good because you got some competition'. Boner talks of being **a** party in a "big house about 90 blocks "" of the Crossroads" and seeing Wadman in a poolroom engaged in sexual activities with Owen and a young boy. Owen maintains she knew of no homosexual involvement on the part of Wadman. Boner talks of neveral instances of personal knowledge of homosexual activity by Wadman.

Owen said that she was picked up many Wednesdays by either Wadman and Larry "the kid" and taken to various motels around up for sexual purposes. If Wadman picked her up the would be taken to a man and have sex with him. If Larry "the kid" picked her up she would be taken in a motel to have sex with whatever man happened to be there. Boner says that both he and Larry King would fix Owen up with various men for various Wednesday manufacture.

Owen and Boner speak of a photographer named Rusty Nelson. Boner also says he well the name"Russell Barry".

Both Bonerand Owen spoke of a 'Swedish blonde named Shella Calder'. Boner all of her an 'owner' and Owen called her a 'manager' of the French Cafe. Both said Shella involved in organizing parties and recruiting kids for parties.

brothers from Boys Town named Tony and Odell. Trov also

Boner maintains that he introduced Owen to Rob Wadman in f ber, 1985.

Boner and find in ...e and of 1984 in was forced to have sex with Owen in a hotel room in front of Walman and Larry King. He first said Owen was 14 and then corrected in 15 in account the her recent birthday. Owen said that at the time of her time experience with Wadman he was aware that she had recently been with Boner but she illi not say that Boner had been forced or that anybody had watched.

Boner said that he was with Owen after she had been given an injection by Wadman that made her very laid-back. Owen that Wadman had nothing to do with drugs.

Both Owen and Boner talk about being taken on trips later (14 or 87) for the purpose of babysitting or taking care of the younger kids.

Owen and Boner both talk at a trip to California to buy cocaine. They purchased \$4000 worth of cocaine with money given to them by Alan Baer. Both Boner and Owen say that Baer did not know that Owen went on the trip with Boner. Boner says the trip happened in May 1986 and that Owen carried the cocaine back to Omaha. Owen says the trip happened in October 1987 and Boner carried it back.

Both talk of making a trip to California to pick up two porno films. Owen says for Alan Baer. Boner says for Larry King. Boner says they were very special tapes. He thought some kid got killed at the end.

Both mention a drug dealer named Zeke or Zig.

Owen tells a story about a trip to Kansas City during July of I She and Danny King were taken in a motel with a waterfall. Two men came into the room. Alisha says she was taken to a back bedroom by one man where she subjected in several lines of very bizarre, brutal behavior. She was taken back to the living room where Danny King was sitting on the couch between I'm men. His appeared to have been hurt. The men left. Larry and Larry "the kid" came back. They came back to Omaha very early the next morning. Danny says that he made a trip to Kansas City with the same people to a hotel with waterfall, but he maintains it happened in the winter of 1986. They did not stay overnight. He did have to wear a halloween mask but said no one was hurt.

From the Tapes: Common Threads in Three Stories

by Rita Hamilton

Owen, Boner, and King describe many trips in their taped stories. Many of them have little - nothing - There was one trip in each of the three stories, however, that had in our opinion 🗷 significant number of overlapping details. Below is our condensation of the three stories.

Boner's version

Can't say I we even say what time period it was, I was really enjoying cocaine at the time. Left from Omaha from Sky Harbor, it didn't have m propellor. Alisha, Danny, myself and rem white kids, maybe yrs. old. I didn't talk to the kids. I sat in the back, got high and tripped. Larry King there too. Danny and Alisha were set up by Larry King to do some f----, shit, look man, I don't know the details." It = all pre-arranged. We landed at Pasadena.

There was a big old white guy that took Danny and Alisha. It was all pre-arranged. Danny and Alisha neither one wanted to be there, they let me know that. Me and Larry dropped the kids off in two different places. The first me really cried when we took him to the door. I didn't even ask what happened to those kids. I've wondered many times, That was my last involvement with these guys. We were there for two days. We picked Danny and Alisha up I the same

house where we dropped them off. Alisha 'looked like s---, it === obvious that she'd been f-every where but her eye probably. I don't know if they had kept her locked up in a room or what. She smelled terrible. She didn't talk in me for a long time after that. Danny wouldn't tell me will happened. He extremely angry and wanted to kill them.

King's version

June, Thursday or Friday, [1996, [1] was a private plane Imaii Omaha. Danny, Alisha, Troy, Larry King and two little his the way 12 or 12 yrs old but they initial a kill younger than that. They sat like statues 📭 whole trip. Nobody talked in them but the rest of us were drinking and having fun. We make at LAX. Troy and Larry IIII with IIII two kids. They didn't come with us. There was an older white man II 🐂 🖿 pick up Alisha 🚾 Danny. They stopped McDonalds, then drove one or one and a half hours in a big fancy house with lots of people there. Danny had sex with one man about 18 yr old. The warm tile! lasted about three hours and he got about \$500 worth of cocaine for it.

Next day when he saw Alisha she was a Looked like the just 'come out of the jungle or something I figured at must have been gangbanged or something'. We both cried together for a long time. The man kids name came have with me I think harm came to them, I really do.' He thinks it's possible that im had more sexual experiences

than wall he will but he wan real loaded.

Owen's version

Spring break, March 1984. The flight was in a private Cessna with a bathroom. They flew from Omaha to Los Angeles through Denver. Alisha, Troy, Danny, Larry, Jeremy and little I'm I did not know. Imaguy from the French Cafe, I ■ 15 Danny = 13, Troy = 17. The little boy that didn't return couldn't have been more than 12. We made a stop in Denver for about 1 hour. Larry King and the pure from the French Cafe got off for about 1 hour. We landed in a small airport in Los Angeles and Larry King and the boy Im out. We want on to another airport. Danny and I were taken in motel. Two business type men came to the door, one with snow white hair. Each took young person in a room. I was forced to perform oral sex, and was threatened and thrown and hit for about five hours. Then they left. At first Danny King wouldn't let me into the most with him. After awhile he let me in. We cried and showered. We were straid the men would make back. We spent the night there and left the next morning when Troy and the man from the French Cafe came back. Troy apologized. I was very happy to be with somebody that wouldn't hurt me. I never new the little boy again. He seemed like a happy child.

Common Misconceptions About the Owen Trial

By Frances Mendenhall

1. Isn't the story over now? Two juries have said it was moax, two of the three hoaxers have recanted, and the third man found guilty of perjury.

The story is far from over.

If a retrial mean granted there will surely be an appeal for Alisha Owen. The this story goes beyond Alisha. Many people think she falsely accused Wadman, Andersen, and Carlson, but that her basic story of young people being used in metwork that many times took them on planes to other cities was true. Many people know of sex for pay that went on with Alan Baer and the habits of Larry King the travel with an entourage that often included young people. Pressure must be kept on investigative agencies to continue to bring light to these events.

The recanting of the two, Troy Boner and Danny King, must be kept in perspective. Both young men are addicted, were to methadone, the other to cocaine. They are both abused, lacking in family support, low-self esteem, low credibility type people. Boner, additionally a manipulative person who simply changes his story a lot. Boner told many others how much pressure he man under. In retrospect it is really no surprise that they would yield to the pressure.

The question for Boner and King is whether run should believe their original tapes based on their reliability, but whether the points of similarity in tapes of Owen, King Boner could have happened in the absence of an opportunity them to rehearse the "hoax." (See page 4.)

There is believe that Boner and King, in much as their stories overlap with testimony from others (such as Paul Bonacci—see front page), were doing their best to tell the truth the time. The stories have too much in common.

2. But the jury must have taken all that into account.

The jury and allowed in the King and Boner's tapes because the judge believed they were irrelevant. The Observer is printing in lections from the tapes that we believe are relevant in you implied for yourself.

Neither in jury allowed benefit from the testimony of Special Prosecutor Sam Van Pelt who some say kept important information than the grand jury. Paul Bonacci, who reports experiences many of them semble Alisha's, was the witness.

Neither did the jury hear of the extensive dirty tricks the FBI and Alisha's former and ney Pamela Vuchetich used to get her testimony. L. Phillips of State Patrol testified in a took a subpoena in Vuchetich in got the and of in "VIP" file, where Alisha kept "very important papers," and gave Mr. Dougherty of the grand jury information regarding the and of the file. Phillips had run errands for the before.

Armed with inside information the FBI, the Grand Jury, and ultimately the prosecution in the recent trial warm able to come up with astonishing numbers of friends and former friends who would portray Alisha as a grand stander, a liar, and a tramp. Even with and advantage, however, they warm to come up with a potential father for Amanda, Owen's six-year-old daughter.

3. Hadn't she been planning this all along with Mike Casey?

There is absolutely me vidence that Casey masterminded anything. Anyone who make the World-Herald, however, might think that.

The prosecution made in the Casey was pulling in strings. He called as a witness. Yet, for unknown to anyone have talked to, Michael Casey's letters in Alisha included in inexhibits. Ironically, in C. Hurley, in juror described by the World-Herald as in the

holdout (for conviction) made his decision) based on letters from Michael Casey. According to Hurley, quoted by Un World-Herald (we time not been successful in reaching him), Casey water something limit this w Owen: "Maybe I should have prepared you a little Many before I will Gary Caradori Manus you." Sources the to the trial and Casey himself in an interview with the Observer deny that letters his wrote in Owen will anything like that. III also vehemently seeing ever promising has any movie assurant. If Hurley had the idea dim Casey was so influential uver Owen in got it initially it a courtroom, which is one example among many of widespread misinformation that cause people to questioned whether it was even possible for Owen to get a fair trial in Omaha.

4. Didn't Caradori lead the witnesses?

Caradori told the grand jury it when Owen would talk about sexual matters would break down and he would but the camera off. There were also times when it is distracting interruptions that came from rooms nearby it caused him to the camera off.

5. Wasn't the FBI just doing its job?

The FBI = capable of extraordinary dirty

tricks. The evidence is is Owen was coerced into telling is story with FBI by the agents by her lawyer, Pamela Vuchetich. Testimony by Owen's parents detailed how the FBI approached them in late January of 1990 to try m get re to persuade their daughter in talk. Owen, in prison, should have been read Miranda rights and told that she did and bee in main any statements, but the was never done. On March 9, 1990 the FBI gained the cooperation of Troy Boner and placed a call to Owen attempting to set her up. Boner tried in get her to say that the muries were made up. Owen didn't do it. Ultimately, the grand jury and the prosecuting attorney for her trial were

able III was up with seemingly unlimited supply of witnesses who would testify promiscuity. They ill with inside information they got through questionable means.

6. I know a disturbed young person who is pathological liar. It seems to me that Alisha Owen is like her.

Pathological liars are to keep and going manipulate situations. But their luck credibility eventually mout and they get exposed in the they have deceived. Alisha Owen has consistently the family and story since October 30, will Her family and herattorney havestood at the her unshakably. Attorney Henry Rosenthal resigned from the case after the trial. As he had required flowen throughout in previous year, he would into the press, leaving some speculation that he are disenchanted. Actually, Rosenthal the trial out the suffered.

If Owen a pathological liar, she has done an exceptional job of gaining loyal support from her family and others.

7. If her story is true, why did Alisha keep it a secret for so long?

The real question is, if her story isn't true, why did she decide to in!! If when she did. Many abuse victims wait much longer, some never tell in all.

Owen had told no one about the abuse when she first went in jail. She testified that when Caradori came to her in prison October 31, 1989, he introduced himself as in investigator for the legislative committee and said that her man kept coming when in investigated Larry King. She testified that she man taken off guard, and admitted that she knew Larry King, Harold Andersen, and Robert Wadman. She mad she had not know whether in the point Caradori and identified her an a victim of the abuse. They agreed to meet in a week.

"I was scared in death," she testified. She having nightmares we want to see the prison psychiatrist, demanding confidentiality. The psychiatrist told her warden would need to know what she had already the him, for her security. According in her testimony, she realized while talking to the would be more at risk if she kept quiet than if we talked. "If I don't say anything and they know he's been here maybe I'll get a midnight visitor make sure I nevertell. But if I tell, won't they (law enforcement) have in protect me?" she recalled asking the warden. The warden said she waright, and she decided we tell the whole story.

8. How could her parents at know?

They is know some things. In Owen testified that in 1983 Alisha would come home and go straight in the bathroom to change clothes. There was ∎ bad ■ Mrs. Owen talked to her daughter about hygiene, and also considered a medical problem. It happened several times, and Alisha passed off as a result of her having not changed clothes or showered after gym. She was later testify Wadman would allow ber to shower after they had wer When Mrs. Owen was about in take her in a doctor, the problem away. After Alisha graduated she got combative and had mood swings. It was to normal; she will from nice mean. Mrs. Owen testified was by then she had been watching Donahue and suspected that acting out some abuse. She remembered it was enough of a concern to her that she shared it with the other women in her prayer group before she confronted Alisha.

Donna Owen we recalls a very different version of the story told by prosecution wit-Steve Solberg about their ilmi evening together. The story Steve Solberg will for example about bringing her limit # 1:30 on January 2, 1984 after a wild night of ■ pickup and and sex. Ill according to Illumia Owen, Alisha and her cousin Stephanie had been together and and gone to Westroads. They were supposed to take the bus and be home by 9:30. When they arrived home at 10:30-Mrs. Owen remembered she was watching the news-they were in trouble. Mrs. Owen IIII tified that Www told them to get in wear house, called Stephanie's mother and had ber taken home, and grounded Alisha.

Donna Owen told me was she will me when she was a young person—stay overnight with friends, babysit, and go on outings. While it was supposed in have happened, she ind no limit of the sexual abuse indidughter would later describe.

Several people who knew her in high school say she was very promiscuous. How can we believe her story now?

Owen's mother acknowledges that she was promiscuous, and Market Alisha herself, and they're man lying market that.

In general the sexual history of a possible sex crime victim in nothing in with her credibility. According in many people in social service professions, victims of sex often later become promiscuous, although one has proven a direct cause and effect. According to testimony undisputed by the prosecution, Alisha in promiscuous before the time in this she in involved in sex and drug parties with people with Larry King.

10. Why me many credible people doubt that's story?

Attorney Marc Delman is one who decided early that Owen was lying. Delman testified he never viewed Owen's tape, he that he King's and Boner's tapes and from them decided has the whole story has a little conclusion had be actually listened to what Owen has saying. Also testified that he has "a habit of calling the FBI to see what's going on," but that he does not have working relationship with them. It is no surprise the someone who networked in any way had law enforcement people had bear things that descredited Owen.

11. Owen said Marines would pick her up to Central High School as Wednesdays and take her as motel for the Third incredible that someone as easily recognized as he is would risk doing that?

Owen actually will the Wadman picked her up only three times, ill on Wednesdays, only once at a bus stop near Central, the minutimes at the Galleria Mail. She would will in a place the Douglas street and watch for him.

The rest of the times with the else, usually Larry "the kid," came for her.

12. What will happen now?

As this is being written, retrial been sought. What likely would be an appeal, with evidence brought in.

There are many people who know of the parties and King held referred to by Owen. The prosecution's "proof" that Larry King wasn't a tenant at Twin Towers until 1987 is laughable to anyone who knows residents of the building on Old Markon personalities.

The prosecution also left the impression; with the jury IIIII the characters it is a by Owen with products of fantasy, but many are

known around town. One that could surface in the next trial is Larry "the kid."

13. So you're saying the whole thing === true? Get real!

It is true that there are holes in Owen's case. People know Wadman and Andersen doubt that they would take the first involved in an exploitive sexual relationship with a minor. People who know Alan Baer doubt whether he would have anything to five with drugs. It is, however, just as reasonable to question what Owen to gain by lying initially then by sustaining in the form a year. Neither question really has satisfactory

Furthermore, Owen could have called it wrong on—or lied about—Carlson. She failed identify him in some photos. On the other hand, her description of his penis (3" erect) was not disputed by the prosecution's witness, his physician, who, under cross-examination, admitted that the was done without erection. One bit of evidence lime the defense tried aget in concerned a health problem of Judge Carlson that homosexuals sometimes have, a fistula. Prosecuting Attorney Moran objected and the evidence was not allowed.

14. Man about the blood tests? See with #5.

It seems just as reasonable to ask about her knowledge of descriptive details about Wadman. Owen mentioned a bunion, freckles, and uncircumcised penis. Although the prosecution had both Wadman and his physician on the stand, area of those three descriptions were disputed.

Missing Witnesses From the Owen Trial

who with Caradori when he first visited Alisha Owen and helped with II taped interviews later. Ormiston told the Observer that Caradori when he would into have been abused a all, much less by prominent men, when they first approached her October 30, 1989. She will all that when they told her they knew she had important information about abuse, "her eyes we big" and III will if they had any idea who they investigating. Later in that interview Owen told them the names of King, Wadman, and Andersen.

writer who made early with many of the people later identified wrictim-witnesses. Although the grand jury blamed what they called "carefully trivial hoax" on Mike Casey, in prosecutor in the Owen trial matrice to make it connection. After the verdict was rendered, however, it is revealed that Casey's letters had been submitted as evidence if influence" over Owen given as many inconvict on by the later juror.

Casey is serving a prison of for drunk driving in California. The Observer asked Donna Owen why Casey was not called witness. Owen said was because there

■ 100-mile limit on witnesses they could □ II since they had rejected defense by public defender and IIII sought private attorney.

Larry King. King now in mental facility with his imprisonment. King was in Omaha for sentencing on June 17, and only a few with away to the location of the Owen trial.

Alan Baer had been subpoensed, but was never called. A letter III with the IIII clerk in defense attorney Henry Rosenthal 5/24/91 "in exchange for Mr. Baer's cooperation in this regard you are relieving him from any further responsibilities under the subpeona." Baer's cooperation was to appear in the audimum on the day that prosecution witness Darlene Hohndorf testified. Rosesnthal asked her whether IIII was in room and failed in identify him. Neither King nur Baer has ever given testimony regarding Franklin sex IIIII allegations.

Special Prosecutor Wan Pelt, Van Pelt conducted the county grand jury which indicted Owen.

Paul Bonacci, who maindicted for saying he had seen Owen and Wadman having and for saying in Harold Andersen had abused him.

LETTERS

Caradori Widow Questions

Fairness of '48 Hours'

The national lelican flui I witnessed caused an untimely and emotional unheaval. that our family absolutely does not need nor rhould we have been subjected to. LAM Mr. Wadman, my husband has been accused, standered and libelled but unlike Mr. Wadman, my husband isn't aller to fired unself Gary A. Caradori and Andrew James Caradori, uu 8 year old and died in a fiery plane crash near Aurora, Illinois en July 11, 1990. I. Illia Mrs. Wadman alle feel the disgust and emotional we are of seeing a husband's reputation and "life long being tom apart. Unlike Mrs. Wadman, I stand alone because my buttonin is dead. How fortunate win is in [6] able in have the opportunity in the by her husband, in which a life, to rebuild. I manne

Further, no mention made legisconvictions that have resulted In legiscative investigation and my husband's work. No mention legislation about the proposed changes in the seed Services standards, child abuse laws or legislation. Why?

It appeared the whole case was surrounding Mr. Wadman. Nothing — Id be further from — truth. In fact his name was only of many that had surfaced during II—investigation. Names that surfaced before my husband — — — the case. For instance, Mr. Peter Citron, — television-radio-newspaper journalist — been convicted — is currently serving a prison term for — III molestation. News accounts — investigation — shown that Mr. Citron was — known pcdophile for years and — — unchecked, why? I can only

conclude that his story would be "old news" III possibly you chose not to report on a fellow reporter. I trust that you have more professional ethics than IIIII

Alan Baer, a wealthy Omahan has been charged with a plea bargained-down man of pandering. Interestingly enough, Mr. Boner and say that his testimony regarding Mr. Baer wasn't false. On Your program he alleged that all his "stories" were lies????

As you said in use telephone conversation, your program only highlighted certain cases of accusations of MIM abuse and the damage they can do. I you didn't say in the Omaha segment was what damage it--THE ABUSEand do. Nor did you wall the damage line Mr. Boner's and and and and grand standing was a countless people. You did men talk to it head of the Franklin / Legislative Committee, Senator Loran Schmit find the damage the case had done to him. You Am not speak to Maraman of my husband, im me or im our son. You did not speak to one average Omaha citizen and get his or her gut reaction withis whole mess. Maybe you did worm of them things...if you did they weren't aired.

Your report and mention the trial of Alisha Owen. You showed an in chains. Did you interview her mother, her father, her attorney? The jury has been out in deliberations for a days. Indeed, they may make have and find her guilty, but the mere fact that it has taken this long does lend some credibility to the evidence, the a pot?

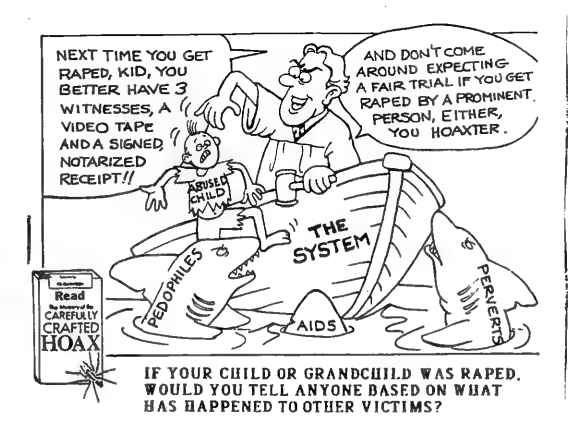
Further, I find the timing of the I I I to be highly questionable. The jury should have been sequestered, I I least, I will least, I will leave the program. They were not. They were only instructed not II watch I least! Even I they did follow the judge's instructions, the news that followed showed excerpts and gave commentary I will could influence their judge-

Mr. Glauber, I have tried in justify why my husband would, according to Mr. Boner, promise millions for lies in Mr. Boner, while Millions of the webenently denied in my husband ever promised her any money, in the seward. In fact, in testimony, in the sextilling

Gary send she could expect a lot of problems mental anguish. If send did lie, why in God's name would she continue to hold fast to her story send she knew that she main from 160 years of prison. The could have the toplea bargain or request some kind of immunity, as did Boner, send be out of jail very soon.

Gary did make a promise to the people who spoke whim, we are people who wouldn'd to him. He did promise to stand by any and all persons in interviewed. He attempted to cooperative investigation into the allegations and further, he strived at investigate any and all the man. He promised to fight for the truth until the day he died.

Gary and Intelligence
Sincerely,
Sandra L. Caradori (Mrs. Gary A. Caradori)





Alisha Owen faces years in jail having been found quiky of perjury. Her crime? Telling the Grand Jury who it was that sexually abused her. Alisha has been portrayed as willingly broadcasting her abuse stories to money and attention. The truth is she wanted if kept a money and only talked when her name was brought up as a victim by others several times. She feared now that some people

knew, she could be killed and believed it safer in tell the warden. (She was in jail for writing backchecks.) Never was there any attempt in find in who did abuse her, if it was not who she said. It has been heretofore unheard of to indict the person bringing the allegations. Alisha's original lawyer, Pamela Vuchetich appears to have collaborated with the FBI while she was supposedly defending Alisha. This was denied an admissible evidence in Alisha's trial. In an numerous important points of evidence and denied. It seemed all the prosecutor had to do was say "I object" and the Judge, were along with it. Hopes for a fair trial was low from the beginning.

ALISHA OWEN'S TRIAL: OUR COURT SYSTEM



WELL, THERE YOU HAVE IT FOLKS. ALL THE EVIDENCE IS IN -HEH-HEH- (EXCEPT FOR WHAT WAS SUCCESSFULLY KEPT OUT). SHE'S HAD ATRIAL BY A JURY OF HER PEERS (AND BY THE MEDIA). THE JUSTICE SYSTEM DOES WORK. AND LET THIS BE A LESSON TO YOU OTHER VICTIMS OUT THERE. KEEP YOUR MOUTH SHUT OR YOU CAN GO TO JAIL TOO!



Paul Bonacci man a victim of abuse as a child and teenager. When he told his story in the Grand Jury they refused to believe it and labeled him a liar "incapable of telling the truth." He was charged with perjury. The charges have been dropped, though probably not in the interest of justice, but rather to further supress the truth by not allowing the facts to come out in court.

When internationally renowned psychiatrist Dr. J. Densen Gerber appeared before the Franklin Investigative committee as an expert witness she testified that she had found Paul B.

have mutiple personalities. She had interviewed him for four hours. She believed he was telling the truth. She said, "Multiple personalities don't lie (unless they have a pathologiscal personality). They tend to be more truth telling than the rest of the population, because when they get into something they don't like they switch the personality. Paul is unusual because he has a 'computer chip' personality with meticulous attention to detail. This personality keeps track of all the other personalities. Because of the "computer chip" memory Paul has been invaluable in providing the help locate missing children. He has dedicated his life to helping prevent that children from suffering the same abuse he did. As a very pool to the life was sexually

abused by a babysister. At age six a priest sexually abused him. His life became a pattern of abuse. He was flown nationally and internationally apparticipate in sex parties and forced at gunpoint to have sex with a dead boy. He witnessed children being killed during the making of "smuff films" (a pornographic film in which a child is killed). In sum instance a pitch was pushed up a boy's remain till he died. That men watching laughed. He was kept in place by numerous the base of or was told his friends or family would be hurt. When he told the Omaha police they laughed. Dr. Densen Gerber urged Nebraska, "Don't silence him just because the truth is hard in hear. She said, "I've never seen young people arrested for telling their stories."





Gary Caradori, and his I year old son Andrew were killed in a plane cash July 11, 1990. Most Nebraskans believe foul play involved in the accident.

Gary Caradori, special investigator hired by legislature to investigate child sexual abuse and Franklin Credit Union failure:

WHAT DID HE FIND OUT THAT GOT HIM KILLED?

Why has the media gone all out to discredit him?

Don't let his death be in vain

The guilty don't want the truth known, labeling this a hoax. Join those who mrm exposing the real liars, not punishing the victims. First the World Herald, then 48 Hours did numer campaigns on Caradori. They questioned only the alteged perpetrators I none of the vitims or people with acto evidence. Why?



WOULD RISK HIS

CAREER, (NOT TO MENTION
HIS LIFE) TO TELL ME, A.

TOTAL UNKNOW THAT III

COULD EXPECT TO MAKE

MILLIONS BY WRITING

ABOOK. I GOT PAID,

ALRIGHT. YEAH, SO

FAR, SINCE I

RECANTED, THEY'VE

LET ME LIVE!

Well, there you have it folks He <u>lied</u>.

Nothing could be truer that that. No need to interview. Loren Schmit, the legislative committee or anyone with the <u>facts</u>. That settles it. And we know that <u>you</u> know if the media says it, it must be true. Yours, for truth in media.....



IBELIEVE IN SANTA
CLAUS, A POTOF GOLD
AT THE END OF THE
RAINBOW, AND THAT
PORNOGRAPHY
DOESN'T HURT ANYONE.

Some myths don't hurt. Some do

PORNOGRAPHY ALWAYS HAS A VICTIM

Studies show that pornography is almost always an influence in an crimes. If pornography becomes an addiction "soft porn" leads in "hard core porn" and a desire to act out what they've seen. You have every right to a porn-free

community. Our children sould never have to be the target of this "acting out." Let's make a stand to protect them. First Amendment rights were not established to protect materials that incite sexual assault of children.

. Every Nebraskan mould know the facts. To find out what the media didn't tell you read:

The Mystery of the Carefully Crafted Hoax. Sand \$6.00 (ppd) to P.O. Box 30165, Lincoln, NE 68503. ISSUES INVOLVING POSSIBLE
MISCONDUCT AND CORRUPTION
BY NEBRASKA LAW ENFORCEMENT
AGENCIES BROUGHT TO THE
ATTENTION OF ATTORNEY
GENERAL DON STENBERG
MARCE 10, 1992

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.

, 32°3-

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 attorneyclient 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.

- 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.

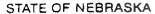
Sincerely, Serviceino

Ted L. Gunderson

TLG:te

cc: Mr. Ed Weaver

Mr. John Morrow





Office of the Attorney General

2115 STATE CAPITOL BUILDING LINCOLN, NEBRASKA 68509-8920 (402) 471-2882 FAX (402) 471-3297

January 28, 1992

L. STEVEN GRASZ SAM GRIMMINGER DEPUTY ATTORNEYS GENERAL

DON STENBERG

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 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 nebulas 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 t.v. stations. Please provide all of the information and leads you have available III this particular allegation. We will then review and follow up 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 in either statement by Paul Bonacci or 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.

Ted L. Gunderson January 28, 1992 Page -2-

We will keep certain other matters under advisement. In the meantime though, 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.

Singerely yours,

DON STENBERG

Sam Chindinger Deputy Attorney General

2-2883-3

March 10, 1992

Honorable Don Stenberg Attorney General Office of the Attorney General State of Nebraska 2115 State Capitol Bldg. Lincoln, NE 68509-8920

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 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 was either victims or who have seen enough through time to prove that there may be 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 by my resume I am more than qualified to investigate this matter. I expect your level of professionalism predisposes your office to do the TANK.

Cordially,

TLG/1kh

Encl. (11)

CC: Senator Loran Schmit
Attorney John DeCamp
Governor Ben Nelson

GUNDERSON REPORT

March 10, 1992

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 attack of Teler Citron in February 1990
 - c) Sarpy County Sheriff's office raid residence of Lim Heavrin
 - d) Omaka Police Department investigation of Walter Carlson and Joe

DOCUMENTATION

Since writing you January 3, INVI 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 Cmaha Police Department, Nebraska Minus 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? White 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

The counts of sexual assault on a child were filed against Citron on February 23, 1990. He pleaded "no remains" in Douglas County District Court. A vast quantity of pornographic material are 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 and a library of 2,000 ridges 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 OWE

Alisha and was taped on video during formal interview while was incarcerated. The purpose of the interview was to furnish detailed information known to her concerning kiddle pornographic activity by Larry King, Titl Citron, and others. This interview was played on Detailed 16, 1780 in the presence of Judge Deacon Jones, Harold In Grande, Nebraska State Patrol, Dick Roth, Douglas County Sheriff's Citro and Bill Howland, Nebraska Attorney General's Office.

TWIN TOWERS

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 black had wall they did. So unannounced, the juror want to the Towers and found no guard at the door. He opened the door, went in and proceeded unhindered to the fourth floor.

Coincidentally, Alah Baer had many problems with a security guard at the Towers who complained to Baer about all the traffic Baer and getting. The guard subsequently began videotaping arrivals and departures as Baer's apartment. The FBI picked up the tape the first part of Manch 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 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 talks and incidents relating to seized pronographic material.

ALLEGATION

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

DOCUMENTATION

This man 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 menuticell. 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 self-file had been given to her attorney Pam Vuchetich for safe keeping. The investigators contacted the Vuchetich the day and the voluntarily gave them the file without the permission of the Deck.

After Miss Dunn dismissed Mrs. Vuchetich as her attorney, Mrs. Vuchetich refused to return evidence to Miss Owen. Among this material was a personal miss Jeff Hubbell to Miss Dunn.

Hubbell introduced Miss Owen to former Chief of Police Miner. Hubbell testified at the trial that in didn't know Dann. This note would have refuted Hubbell's testimony.

NEBRASKA STATE BAR

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

Two later # FBI agent appeared before the lar association on him behalf and the charges were dropped. The bar association files have been sealed.

MRS. VUCHETICH'S INVOLVEMENT WITH THE FBI

Prince 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 so that the was side Owen's attorney. Mrs. Vuchetich advised that the FBI asked her to approach Miss Owen and here her claim that a journalist, allegely, 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 he create material for a To movie.

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

Mrs. Vuchetich possible romantic involvement with an FSI agent is man 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 Durn that he bought the taped Caradori interviews of Owen, Troy Boner and Dan King from the FBI. He apparently in the only reporter was has these tapes. They will initially furnished to the FBI by the Franklin flucts 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 subpoensed to the Douglas County Grand Jury.

DOCUMENTATION

This can be verified from a review of records. Others allo were not subpoensed 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 the them Jury blame this standard on Casey and not have him testify? Is it because they didn't want his testimony on record? Alan This was subpoensed but never appeared.

Most of the victims did and appear before the Grand Jury including Rod, Tony and O'Dell Evens who were known by the police of a close associates 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 Min was never interviewed. The Grand Jury decided that this individual mentioned by minimum victim/witnesses was a fictitious character. In fact he was the same individual identified by several witnesses as "King's house" who was named as being in attendance at waterful rituals on several occasions.

The official of the Fore 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 Lim FBI, have attempted to discredit and harass was 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 Thalkin threatened him that "if we didn't would his testimony they'd bring him up on perjury charges and send him to jail" (this we exactly what happened to Mlam Owen). Boner's taped interview is available for review. Lisa and Tracy which were among the first victims to claim they were sexually molested. Following interviews by the FBI and Nebraska that Patrol, Lisa stated was unwilling to testify. The allegations which by the Wallingirls, 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, the Solburg admitted which 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.

Marketta Boors, San King, James Christopher Davis and Albe Holmes have regutedly been Lablatidated by him exterowers officers.

The reports of feeling intimidated and common among victime/witnesses who were interrogated by OPD, MSP, and THE. As a small warm victim/witnesses refused to testify.

On December 14, representatives of the FEI and bla Faire Patrol contacted the Morter Care Envise Board, and began to question the children's reliability and credibility even though one of them bed passed four property toots administered by the Mater Fallol.

make names can be obtained from the Formalia Functo Investigation AVEAU.

ALLEGATION

1. Paul Brand has new information about the Johany Goodh kidnapping case La Des Moines, Iows, yet la microsses officers refuse to interview him or to possione further investigation of the matter. Parents of the vistim advice that beard on their Libertlew with Benance they are confident he is telling the trata.

DOCUMENTAL STOR

Decumentation conserming this along with transcripts of interviews with man Boncoci were furnished to par by Mr. John W. Balley on \$/7/91. (See letter.)

information was also becalified to the following individuals and agencies:

Mabraska Department of Bulli Services Douglas County Attorney Police Department Barmas Foster Care Series Search Logislature Bealth and Welfers Continue Logislature Judiciary Committee Douglas County Shortff's alle U.S. Menery for State of Hebraska Loadership Frauerica Dr. Beverly man, Creighton University Dr. Judienne Densen-Gerber Dr. Lilly Stroller, Immanuel Medical Center Judge Petrick Mullen/Douglas County District

In answer to pres questioner

100

- 1. Mr. Bennet disclosed this information to private investigator Roy on 1/19/91.
- 2. The transportant interview was furnished to you on 5/7/91.
- 3. There has been no response from any of the agencies, including yours. areas the information was developed by Mr. Scophage there was a delay Mr. and Mrs. Scool could travel from the Molace to Lincoln and discuss the matter VLLE Bonacci.
- 4. The season released the following statement when their interview
 - bearings statements were wredible.
 - bee information about details of the case that have never been

- Information developed by Mr. Stephens indicate a child sex ring of four men planned and carried out the abduction of their sum.
- 5. Number chalms in participated in the abduction of Johnny Worth who was taken for child pornography.
- 6. Normen Gosch, Johnny Gosch's mother, said that Bonacci knows "Introduction things about the case".
- 7. When stated "there were photos taken of Johnny prior to the kidnapping. We know because a woman reported it to police. We're convinced mineral saw those photos. He accurately described many things about the photos which we have never talked about."

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

The more information appeared in the Lincoln Star in Harch 1991.

Bonacci claims that during his 5th grade year at Carter Lake School, he met a man has a Emilio while at a park must Carter Lake. There was a 13 year old boy name 8--- with him, who told Faul than Emilio kidnapped young boys and sold them to must for use in kiddle porn, and I films, or for personal sexual use. "Emilio told me had much fun I could have going with him and B---." Emilio told Homesmit that he could use 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 III see Emilio in California while on a trip for Larry King in 1984. Emilio tried to get him III 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. Impact 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 IIII Robert Fenner, IIIII Counsel for III National Credit Union Association, was advised by III FBI not to cooperate with IIII Franklin Credit Committee's investigator, Gary Caradori.

DOCUMENTATION

This information can be documented from the Franklin Committee files.

ALLEGATION

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

DOCUMENTATION

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

Miss Duen 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 Nukert Wadman disappeared during the Owen trial.

DOCUMENTATION

L deposition by Attorney Jerry Spence taken Iron Line Wadman in a 1980 lawsuit had been introduced into evidence by rim defense. It was important because it proved that Wadman had II about not carrying a gun since 1973. When the jury requested that will have during their deliberations, a 40 minute warm made of the Evidence Room. The evidence had disappeared and was not available.

School records for Dan King was introduced as evidence in last trial. The records showed that King was enrolled in school as Grandview, Texas 1 16 was during the fall of 1983. During this 16 was period he missed 8 weeks plus the holidays. Out of 11 weeks he was only in school for 5 weeks. When the jury requested them 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 *** Franklin Senate Investigative Committee.

ALLEGATION

12. Wadman Wall under oath claiming he was not carrying a gun during the period wan says the was involved with him.

DOCUMENTATION

showing he a gun. Wadman testified that he had me carried a pur since '73. Attorney Jerry Spence was taking a deposition from Wadman in 1980 in connection with a Utah lawsuit. He ambut Wadman if he were carrying a gun which Wadman replied "yes". Wadman lied to the front Jury!

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

MISCELLANEOUS

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

The FBI synopsized the interviews in a 45 page document. The purpose at the synopsis was to below 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 as altered. Miss Owen that everything Boner said that corroborated as statements were deleted. In one instance that was no break in the tape yet Boner's shirt was different Into the previous scene.

These tapes are available for review at wha manage Investigative office.

I have been laftered that in the spring of LEMA Troy Boner, Larry King, Larry the Kid, Ham King, a Latt man from a French restaurant, a pilot named Datid Bughes, 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 Manual World-Herald. None of the kids were except Lisa Webb. And she passed. Paul Manual is willing to tale one. We Owen was polygraphed and passed.

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

I trust you will give these matters the attention they obviously deserve.

DeCamp Legal Services, P.C.
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521 So. 14th
Lincoln, NE 68508

John W. DeCamp Attorney at Law

Phone: (402) 477-3974 Fax: (402) 477-4487

Nebraska Department of Social Services
Douglas County Attorney
Omaha Police Department
Nebraska Foster Care Review Board 7 MAY 1991
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

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 ■ 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 thi 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 prolonged period of time. Another characteristic the Court ordered psychiatrist Mead of Omaha and Legislatively ordered nationally recognized psychiatrist Dr. Densen-Gerber have identified as characteristic of this MPD syndrome is that the individual characteristically tells the truth about the abuse. At least the truth so far 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 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, 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 required by law. Further, he wants it made available so that the situation can be corrected 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 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 required by law.

Again, 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

There is 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 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 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 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

ALLEGATIONS AND DOCUMENTATION CONCERNING POSSIBLE COVERUP

Copies of the above documents were forwarded early 1992 to:

- William Barr, U.S. Attorney General, Washington, D.C.
- 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

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/sej

Encl. (1)

CC: FBI - OMAHA, NE
FBI - LOS ANGELES, CA
SENATOR SCHMIDT - NE
ATTORNEY JOHN DECAMP - NE
GOVERNOR BEN NELSON - NE

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 juridiction 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
Govenor Ben Nelson - NE



Criminal Division

Office of the Assistant Attorney General

Washington, D.C. 20530

APR 20 1992

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 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

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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 IIIIIII.

Sincerely,

Ted L. Gunderson

Jed L. Sunderson

TLG:te

April 6, 1992

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

Dear Mr. Lahners:

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 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

Ted L. Gunderson Private Investigator

TLG/dm

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 ■ 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.)

CHAPTER 14

CQVER-UP Phase III: The Fbi

In a deposition taken October 13, 1989, John Stevens Berry, counsel for the Franklin committee, and grilling OPD Chief Wadman about the land of OPD follow-up on the child like when a was first reported. In exasperation, Wadman replied:

The tough thing 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 will linked to the cover-up in the way? Should the fall at Department be investigated at somehow or another assisting in this "cover-up?"

Wadman said it, but in the 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, harrassment of witnesses, incitement in 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 Schmit and I the message in its purest form, when we with Omaha FBI head Man O'Hara in his

in early 1989. O'Hara, who kept Wadman's picture on his desk, threatened, "You f--- with Bod Wadman, you f--- with the FBI!"

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

Lt. [Bill] Goodrich spoke of the Larry King investigation and stated that he (Goodrich) had been in contact with a minute of Officer Berney's recollection, Lt. Goodrich said that the federal agency was concerned the child pornography/abuse investigation might hamper their investigation. Officer Berney told me mid although he wasn't sure, it was either directly stated or he (Berney) and the impression that were to either "slow and or back off" in our investigation so as min to impede the feature 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 abuse. Dennis Carlson of the Foster Care Review Board in Him to the Franklin committee, citing state Assistant Attorney General William Howland, that U.S. Attorney Tom That and said "that the Edward authorities were investigating Mr. King. . . . But he said basically their investigation was implied to the money issues, and they were a specifically investigating allegations of child abuse."

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

Moreover, as advertised in a May 12, 1990 article in Morld-Herald, the FBI and been looking at Franklin since 1987, for the a year below it was closed! The FBI men could hardly have been unaware of the Franklin ambiance, not it mention the bedroom in the new addition, and the evidence shows that they were that It was reported in the Lincoln Journa.

in December 1911. In 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."

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

a large instant of pornographic material was taken and of the credit union, including videos and photographs depicting sexual MIF. I was told that if Friedrichs* or any of the other people working for the CPA firm that was contracted by magovernment would say anything, that they would automatically lose their jobs.

That evidence was made available in the Franklin committee, nor its existence publicly acknowledged by the FBI. All warmans concerning the raid were sealed by U.S. Magistrate Richard Kopf.

The Douglas County grand jury proclaimed nn 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 Caradori. According to testimony of Alisha Owen and her parents before the Franklin committee, the FBI and this line already in March of 1990, before in grand jury even started sitting.

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

giving a proposal from the FBI that if I recanted my story then nothing would happen to me, I could possibly get out in prison and no charges would ever be brought against me. Such as, I recanted my story, they wouldn't charge me with perjury, they wouldn't charge is 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 Caradori 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 Mid Alvin Owen told Mr. Franklin committee about me incident.

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

SENATOR LYNCH: You testified that mee husband we there?

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

SENATOR LYNCH: You hand have up that? . . . Did she tell you who in the FBI made that deal, made that offer to her?

DONNA OWEN: Mickey Mott. . . .

SENATOR LYNCH: Wie Mickey Mott—was me anybody in with this Mickey Mott?

DONNA OWEN: Ile works closely with Rick Culver and John Pankonon.

SENATOR LYNCH: Okay. Well, for the record, do you remember the date at which time she told you about the FBI when your husband was present?

DONNA OWEN: This wall have been on Tuesday, I believe. If Tuesday is April 25, then it would have been Tuesday, April 25, I would have all—that was brought up then, but it was all brought up earlier, in March. Because at that time, I called have Labedz and I wall do you will be that it is happening and I wall to tell you will be that I think when all we said wall have it's an going to just half man Mike Casey, they are going to say that Gary Caradori was in on it and that members of the legislative committee were in on it. And she was very concerned and she immediately will to senator Schmit and I talked will him also. And would have been in March.

SENATOR SCHMIT: I recall that.

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In _____ for the FBI to claim ___ all of the Franklin committee's ___ a hoax, they had to break ___ or more of the witnesses Caradori ___ 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 was up her sole on the calls:

I need to preface this writing by explaining that in the course of the Franklin Creati Union investigation, many ralls received at our home I may Boner. I may familiar with the individual's voice and can be I III 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 the home of in the shape in come of the parties who are attended in the fact that a "Troy" with for me during that evening.

Later in the evening, Troy again called and I was able to go the telephone. It should in noted that I did not intended 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 if you want to say?

TB: First, you have to be careful.

mi Troy, imit is imit least of my worries. How are you?

THE I was an sorry. I am so sorry. He shouldn't have died.

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

THE Gary wasn't lying. Illi didn't tell me what in say. What I told illin was the truth. (He spoke rapidly as if fighting

back tears.) They made me take it back. They threatened

sc: Troy, you should tell someone. . . . Do you want me to call Senator Schmit? You need to the the senator once and he all. Troy, with has happened?

THE 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 in tell in it he had just told me to our in Sean.)

Troy, I was two to talk to Sean, Gary's 16-year old son.

TB: Yesh, sure.

SEAN: Yeah, man what he you want?

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

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

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

He then miled if I would talk with the mother. She wanted would. I said. "Of course."

Troy's mother's voice was familiar. The had called our house several times for Gary. . . . Troy's marray released the following:

MRS. BONER: Mrs. Caradori, I am so sorry. I'm so sorry. This is such a tragedy. I knew something happened III Troy. I'm 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 in the telephone and I repeatedly it is that in would promise me that he would come through for Gary, and in A.J. He said, "I promise . . .

tomorrow. . . . To anyone who will listen . . . the FBI, the news—anyone."

The mail day I did ma hear anything on the television or the radio mail I really felt mail Troy had probably backed away. That evening he called me again. He said, "Sandie, I tried, I tried, I mail mail Mickey Mott and (FBI agents). They laughed 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 mail mail a mail 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 it death, to find two FBI agents already there, with a subpoena for all of Caracorp'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, Lam Ormiston, and our security director, Joe Hebenstreit. They were all 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 III and looked Karen and said, "Who . . . who III this?" "She's Gary's widow." He then halfway stood up and extended his hand as III to shake III and expressed his/their sympathy. The whole ordeal III extremely unprofessional. He then looked over III shoulder at the other agent, gave him II 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 not only the FBI office, but to Senator Schmit's—and then pretended he had not. The World-Herald reported July 27, 1990:

State Labedz of Canaha said Troy Boner told blatant lies when said he did not come to Schmit's office last week and wh he said he didn't recant what he told a Douglas County granjury. . . . Schmit said at least eight people were in his offilast week when Boner, in essence, recanted his recantation and said that what he had originally told Caradori was thruth.

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

Under pressure, Boner reasserted that what he told Gar Caradori was not true. His new lawyer, Marc Delman, insiste that his client had lied to Caradori. A specialist in child abus cases when he worked in the Douglas County Attorney's Of fice, Delman was now better known for defending pornogra phers. Since Boner was penniless, many people in Omahi 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 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 ring of organized activity to sexually exploit minors, transport in the in the sexual commerce for sexual purposes, or to traffic in controlled substances.

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

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

BERRY: Now, I the run a term in know what questions were milded and what answers you gave. But you told me earlier that your life hasn't been easy and the weet three days of your life were in front of the county grand jury. Was the limited grand jury a more pleasant experience or—

Owen: Well, now I have to clarify the Hammer. No longer—the man man days of my life and 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 will have a 5:00, did not tell you where you were going, I mean, if sombody came to your had the authority in drag you out of bed. After you got dressed you were then taken outside your hand and wrapped in chains and driven man hours to another city, all—you were still and told where you are going and what it actually happening. Officially you are men told.

Then once you get in the city, you're put in an actual cage. I want I have seen kennels but nicer than where I wan bulk. And five minutes but 9:00, you are given a subpocna telling you have you have in testify at 9:00 in front of a grand jury. Now, that—I mean that in a suspect. Okay. Especially if you are the witness. I might be able to and minute it if you are the perpetrator. . . .

I am in a mun 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 dis—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. . . . It 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 was 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 allow the evidence even started.

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

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

This thing is way bigger than Nebraska. . . . You get one of those dominoes to fall I think it could reach to the White House I as so fast. That's why it's just all the hopeless.

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GC: What have you heard that they're doing [sic] to do to try

CI: Well, their ace in ma half is the assistant prosecutor.

om Thalken.

CI: Yeah. And the term was a year finger in the dike.

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

They had Troy will me in min beginning of March. He called me in the afternoon and I got on the phone. . . . Pam had told me in it Troy had recanted his manned man Danny. She never min 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 the because, I mean, I had all this evidence, you know, and I mean, I'm the one that—you know, that told it is about Troy and others. It never dawned may me it is he would man in that, recant along 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 im said, something, Alisha, I'm scared. And it voice—the FBI has this tape. His voice is just really scared.

And I know Troy sleeps until 4:00 or 5:00 m night, an I started in 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 limit do this. And I thought this must be a taped phone conversation. I was—I was literally scared. I thought either they am down a list of money in front of him must be somebody has gon a gun to his head making him say this. I

mean, I never thought—it never dawned on me the FBI would be so, you know, devious as to try and do 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, quote, unquote, do you think we're going to get any money? And I—I stopped 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, quote, unquote. Excuse my French. But I just—just tell the truth. He said, what should I do? And I said, just tell the truth.

Alisha, It is should I do? And that's when I realized at that point in time is whoever was listening improbably law enforcement, trying is do entrapping statements. . . . And after I got off the phone, I tried to get shold of Pam. Well, Pam is sitting in the FBI's it is 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 impossibly somebody was sitting there with a gun that I called Gary. And I thought, okay, if anybody is going is be able to do anything or know anything, Gary will interest or he'll be idented find in the state of the state o

I called Gary. And Gary said, Alisha, Troy is sitting down in the FBI's arrival right now. So okay, I knew that the FBI was the one that prompted him to that call. . . . So Gary told me that it was the FBI. And Gary said to me at 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 up the FBI a file that Alisha maintained on acquaintances from her past. Vuchetich had suggested the assemble this information. In it were the names of the people, like former boyfriends, who could be expected to be bitter toward her.

Alisha Owen told the Franklin committee, that the FBI alim directly arrown her to tell a lie—to say that she had lied on the videotapes.

SENATOR Scanner In other words, they advised you to my that you had lied on the tapes?

ALISHA OWEN: LID-AND SENATOR LABEDZ: The FBI?

Owen: The FBI had advised me that I should my that not everything on the tapes in true, just a blanket statement, and say not everything on the tapes in true, and that I should forget all means the tapes include they can come much to hurt me

SCHMIT: I want to interrupt there because that is almost an improved statement that we heard in the press made by Troy, that me everything on the tapes was true.

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

Caradori with his daily much of April 20, 1990:

At approximately 1415, this writer received a telephone call from Alisha Owen. She tall all about the FBI hinting at her that if an changed her story that they would insure all they would "go after" the writer and Mike Casey for "fabricating" an investigation. She informed at that she had not any part of any story and that she man sticking in the story she told me, and that she wished me well. For my own protection, I tape recorded the telephone conversation which lasted approximately 30 minutes.

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

. . .

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

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 King, he was talked 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 Caradori interviewed a victim-witness named Terry Muller*. In his daily report of April 20, 1990, Caradori emissi

Further this writer received a telephone call from Sue Tompkins⁸, sister of Terry Muller. Briefly, Sue told this writer that the FBI and a member of the State Patrol were harrassing her brother and trying to get him to talk about things that he just didn't know about. She stated that her brother hextremely manual has wants at tell the truth, however, he felt extremely uncomfortable with the FBI and State Patrol investigators. The stated that a Phillips and FBI Agent Coulter were very harsh has brother.

On May 4, 1990, Caradori added:

Following this meeting, this placed 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 in him.

Caradori'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 mean ago she was inspecting the of Jarrett and Barbara Webb iii a mean of their license. She felt the environment was not right and wrote a letter to DSS in Lincoln. The received no response. After a couple of months, Iiii and a letter to months, Iiii and a letter to months. She was then contacted by the FBI. In the meantime she had tried to do some matters and many many and evidently files were missing.

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

Caradori recorded in his some for December 1, IWW

At approximately 4:00 PM Section 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.

On his own hand experience will and Bureau, Caradori commented to the Franklin committee, on June 22, 1990.

CARADORI: I think II... [Douglas Co.] grand jury in being misfed information.

SEN. LYNCH: By who, can you tell?

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

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

CARADORI: I do, I can't—you know, I have nothing in base it on. You know, I people . . . in law reformulations 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 and and no sense dwelling on it, has been that you produce a work product, not every lead in going to be in gold in you produce a work product and 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 im impression that we talked about being with the grand jury wasn't an impression that talk committee or witnesses that we had or any staff in addition to you, our counsel, misled us will information, had the limit that information we developed that we shared with the FBI and the police department was in fact used by them to—

CARADORI: Work against us.

SEN. LYNCH: Discredit us.

CARADOR: I go on record and say I—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 juries, federal and county, you feel that sometimes your investigative effort has been sabotaged, is that—is that the source of your frustration?

CARADORI: That's right.

The legislative investigator fund that the FBI interfered with material even before he is it. In afternoon in late 1989, Caradori 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, in lines had already confirmed to Caradori, that King took underage boys and girls with him on charter flights. If YNR, children's names were listed for the flights—proof marking around the country in the Webb girls, Alisha Owen, Paul Bonacci, and owers had charged.

The owner of YNR made a phone call, and prevented Caradori from leaving with the records, with of which had yellow FBI tabs attached to them. Since the Franklin committee had only limited, in-state subpoena power, Caradori requested the NCUA to subpoena the records, turn them over to him, and min mention that to the FBI. NCUA general counsel Robert Fenner agreed.

Caradori never got the records, but someone else apparently did. Caradori told a friend, that he saw man of the FBI stickers from YNR, in a notebook carried by FBI agent Mickey Mott. 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, no no trips man be verified.

In a September 25, 1974 letter M Senator Schmit, Ormiston summed up the FBI's activities:

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There must be some kind of provision which allows the State of Nebraska to retain its information so that there in 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 in itself 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 into investigation.

The FBI's eagerness to discredit the victim-witnesses may be based on more than just an institutional commitment protect former Omaha FBI chief race O'Hara's friend Chief Wadman, or Assistant U.S. Attorney Thalken, or higher-ups in Washington. A limit 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 mail discrimination. A highly decorated veteran of the Los Angeles Police Department, Rochon joined the FBI in me early 1980s. According to the settlement, Rochon, who worked in the Omaha FBI office 1991 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, 1944 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 was taken from William on July 3, 1984. In his

statement, Rochon described a series of acts or events which he alleged were evidence of sexual deviance by IIA [Special Agent] Dillon and other SAs assigned to the Omaha office. Specifically, Rochon alleged that he had "personally observed" Dillon "French kissing" M. Agent Terry J. Bohle. male, at a going-away party for SA Bohle, and that he likewise had "personally witnessed" Dillon "exposing himself in the Ornsha office during a regular work day to numerous Omsha 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 deak, and had frequently spoken in the office of homosexual acts.

Another agent included up Rochon's account of Dillon's allowing Bohle in 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, in 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 more other than IIA Dillon. U.S. Attorney Ron Lahners 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 Market insider said recently, "There is no doubt that the pedophile networks investigated in IIII overlapped those of Larry King; in IIII King himself was probably looked at a that time."

Special agent Dillon, who was investigating homosexual prostitution in Illow 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 I Henry and Father Fiala, was pedophiles; Father Henry was sent to Bolivia when child abuse scandals surfaced 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 commended for finding a kidnapped girl within one day of beginning work on the case. Inevitably, as a black agent, he would have developed and 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



Washington, D.C. 20530

JUL . 1992

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

William Know

Deputy Chief

Public Integrity Section

Criminal Division

U.S. Department II Justice



Federal Bureau of Investigation

Washington, D. C. IIIII

July 13, 1992

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 = that it may be reviewed by OPR.

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

Sincerely yours

delbert C. Toohey Assistant Director/

Inspection Division

XVII. STEPS MUST BE TAKEN!

STEPS MUST BE TAKEN!

Government bureaucrats and politicians have refused to recognize satanic cult problem exists in the United States today. The FBI has the responsibility to protect the internal security of America and must take a leading roll in coordinating and investigating this movement.

The satanists claim they are a religion. This may be true, but it does not give them immunity from investigation for kidnapping, murders and other crimes. Write your national and local politicians, write the bureaucrats, write your local and state law enforcement agencies and, most of all, write to the FBI:

Mr. William Sessions
Director
FBI
J. Edgar Hoover Building
Washington, DC 20535

THE SATANIC CULT DRUG NETWORK MUST BE STOPPED!

APPENDIX SUGGESTED READING

SUGGESTED READING

BOOKS

- Anderson, Neil T., and Steve Russo, The Seduction of Our Children: Protecting Kid From Satanism, New Age and The Occult. Eugene, Oregon: Harvest House Publishers, 1991.
- Ankerberg and Weldon, Astrology. (Publication data not available.)
- Besharov, Douglas J., Recognizing Child Abuse: A Guide for the Concerned. New York: The Free Press, A Division of Macmillan Inc., 1990.
- Barton, Blanche, The Secret Life of a Satanist: The Authorized Biography of Anton LaVey. Los Angeles, Calif.: Feral House, 1990.
- Breggin, Peter Roger, Psychiatric Drugs: Hazards to the Brain. New York: Springer Publishing Company, 1983.
- Bubeck, Mark, The Adversary. (Publication data not available.)
- Bubeck, Mark, Overcoming the Adversary. (Publication data not available.)
- Buckland, Raymond, *Practical Candleburning Rituals*. St. Paul, Minn.: Llewellyn Publications, 1985.
- Bugliosi, Vincent, Helter Skelter. New York: W. W. Norton & Company, Inc., 1975.
- Carlo, Philip, Stolen Flower. New York: E. P. Dutton, 1986.
- Cavendish, Richard, The Black Arts. New York: The Putnam Publishing Company, 1967.
- Child Abuse in the Classroom. Excerpts from Official Transcript of Proceedings before the U.S. Department of Education, Washington, D.C., 1984. Phyllis Schlafly, editor.
- Cole, Leonard A., Clouds of Secrecy: The Army's Germ Warfare Tests over Populated Areas, 1988.

- Conway, F., and J. Siegelman, Snapping. (Publication data not available.)
- Cookson, John and Judith Nottingham, A Survey of Chemical and Biological Warfare. New York: MR Publishing, 1969.
- Crewdson, John, By Silence Betrayed: Sexual Abuse of Children in America. New York: Harper & Row, 1988.
- Crowley, Aleister, Book 4. York Beach, Maine: Samuel Weiser, Inc., 1980.
- Crowley, Aleister, The Book of Lies. York Beach, Maine: Samuel Weiser, Inc., 1980.
- Crowley, Aleister, The Confessions of Aleister Crowley: An Autohagiography. New York: Viking Penguin Inc., 1979.
- Crowley, Aleister, The Diary of a Drug Fiend. York Beach, Maine: Samuel Weiser, Inc., 1970.
- Crowley, Aleister, The Law Is for All. Phoenix, Arizona: Falcon Press, 1986.
- Crowley, Aleister, Magick in Theory and Practice. New York: Dover Publications Inc., 1976.
- Crowley, Patricia, Not My Child: A Mother Confronts Her Child's Sexual Abuse. New York: Doubleday, 1990.
- Cunningham, Scott, The Truth About Witchcraft Today. St. Paul, Minn.: The Llewellyn Publications, 1988.
- Day, John, Molech: A God of Human Sacrifice in the Old Testament. Cambridge, England: Press Syndicate of the University of Cambridge, 1989.
- DeCamp, John W., The Franklin Cover-up. AWT, Inc., 1992.
- de Purucker, G., Occult Glossary: A Compendium of Oriental and Theosophical Terms. Pasadena, Calif: Theosophical University Press, 1972.
- DiLeo, Joseph H., Interpreting Children's Drawings. New York: Brunner/Mazel, Inc., 1983.
- Dope, Inc., The Book That Drove Kissinger Crazy. Washington, D.C.: Executive Intelligence Review, 1992.

- Dresser, Norine, American Vampires. New York: W. W. Norton & Company, Inc., 1989.
- Drury, Nevill, Dictionary of Mysticism and the Occult. New York: Harper & Row, Publishers, 1985.
- Finkelhor, David, and Linda Meyer Williams, Nursery Crimes. Newbury Park, Calif.: Sage Publications, Inc., 1988.
- Friesen, James G., Uncovering the Mystery of MPD: Its Shocking... Its Surprising Cure. San Bernardino, Calif.: Here's Life Publishers, Inc., 1991.
- Ganey, Terry J., St. Joseph's Children: A True Story of Terror and Justice. New York: General Publishing Co. Limited, 1989.
- Gilbert, R. A., The Golden Dawn: Twilight of the Magicians. Great Britain: The Aquarian Press, Thorsons Publishing Group, 1983.
- Goodman, Felicitas D., How About Demons? Possession and Exorcism in the Modern World. 1988.
- Gottlieb, Annie, Do You Believe M Magic? The Second Coming of the 60's Generation. New York: Times Books, 1987.
- Gritz, James "Bo," Called M Serve: Profiles in Conspiracy from John F. Kennedy to George Bush. Boring, Oregon: CPA Book Publisher, 1991.
- Gunderson, Ted L., How to Locate Anyone Anywhere Without Leaving Home.

 New York: E. P. Dutton, 1989. [Available for \$10.50 from Affirming Children's Truth, P.O. Box 417, RB 90277.]
- Hamburger, Gerd, The Peking Bomb: The Psychochemical War Against America. New York: Robert B. Luce, Inc., 1975.
- Hechler, David, The Battle and the Backlash: The Child Sexual Abuse War. D. C. Heath and Company, 1988.
- Hole, Christina, Witchcraft in England. New York: Charles Scribner's Sons, 1966.
- Holleman, Edith, and Andrew Love, Inside the Shadow Government: Declaration of Plaintiffs' Counsel. Washington, D.C.: The Christic Institute, 1988.
- Hollingsworth, Jan, Unspeakable Acts. New York: Congdon & Weed, 1986.

- Howard, Michael, The Occult Conspiracy: Secret Societies—Their Influence and Power in Wind History. New York: Destiny Books, 1989.
- Kahaner, Larry, Cults that Kill: Probing the Underworld of Occult Crime. New York: Warner Books, Inc., 1982.
- Klepsch, Marvin, and Laura Logie, Children Draw and Tell: An Introduction to the Projective Uses of Children's Human Figure Drawings. New York: Brunner/Mazel, Inc., 1982.
- Korem and Meier, The Fakes. (Publication data not available.)
- Larson, Bob, Satanism. (Publication data not available.)
- LaVey, Anton Szandor, The Compleat Witch or Will to Do When Virtue Fails. New York: Lancer Books, Inc., 1971.
- LaVey, Anton Szandor, The Satanic Ritual. New York: Avon Books, 1972.
- Leek, Sybil, The Complete Art of Witchcraft: Penetrating the Mystery Behind Magic Powers. New York: The New American Library, 1973.
- Levine, Michael, Deep Cover. New York: Bantam Books, 1990.
- Mayer, Robert S., Satan's Children: Case Studies in Multiple Personality. New York: G. P. Putnam's Sons, 1991.
- Mayer, Robert, Through Divided Minds: Probing the Mysteries of Multiple Personalities--A Doctor's Story. New York: Doubleday, 1988.
- Marron, Kevin, Ritual Abuse: Canada's Most Infamous Trial on Child Abuse.

 Toronto: McClelland-Bantam, Inc., 1988.
- McCoy, Alfred W., The Politics of Heroin M Southeast Asia. New York: Harper & Row, Publishers, 1972.
- McDaniel, Eugene B., with James L. Johnson, Scars and Stripes: The True Story of One Man's Courage in Facing Death as a Vietnam POW. Eugene, Oregon: Harvest House Publishers, 1975.
- McDaniel, Dorothy, After the Hero's Welcome: A POW Wife's Story of the Battle Against New Enemy. Chicago: Bonus Books, Inc., 1991.

- McGinnis, Joe, Fatal Vision. (Publication data not available.)
- Michaelsen, Johanna, Like Lambs to the Slaughter: Your Child and the Occult. Eugene, Oregon: Harvest House Publishers, 1989.
- Michaelsen, Johanna, *The Beautiful Side of Evil*. Eugene, Oregon: Harvest House Publishers, 1982.
- Morgan, Robin, The Demon Lover: On the Sexuality of Terrorism. New York: W. W. Norton & Company, Inc., 1989.
- Morrison, Sarah Lyddon, *The Modern Witch's Spellbook*. Secaucus, N.J.: Citadel Press, 1971.
- Nebraska Leadership Conference, The Mystery of the Carefully Crafted Hoax: A Report. Lincoln, Nebraska: Nebraska Leadership Conference.
- O'Keefe, Daniel Lawrence, Stolen Lightning: The Social Theory of Magic. New York: The Continuum Publishing Company, 1982.
- Pratney, Winkey, Devil Take the Youngest. (Publication data not available.)
- Paulsen, Kathryn, The Complete Book of Magic and Witchcraft. New York: Pentacle Press, 1980.
- Pulling, Pat, The Devil's Web, Lafayette, Louisiana, 1989.
- Regardie, Israel, and P. R. Stephensen, *The Legend of Aleister Crowley*. Phoenix, Ariz.: Falcon Press, 1983.
- Rice, Anne, The Queen of the Damned. New York: Alfred A. Knopf, Inc., 1988.
- Robbins, Russell Hope, The Encyclopedia of Witchcraft and Demonology. New York: Crown Publishers, Inc., 1981.
- Roberts, Susan, Witches U.S.A. Hollywood, Calif.: Phoenix House, 1974.
- Robinson, John, Proofs of a Conspiracy. Belmont, Mass.: Western Islands, 1967.
- Spencer, Judith, Suffer the Child. New York: Pocket Books, 1989.
- Stratford, Lauren, Satan's Underground: The Extraordinary Story of One Woman's Escape. Eugene, Oregon: Harvest House Publishers, 1988.

- Raschke, Carla A., Painted Black. New York: Harper Row, Publishers, Inc.,
- Ryder, Daniel, Breaking the Circle of Satanic Ritual Abuse: Recognizing and Recovering from the Hidden Trauma. Minneapolis, Minn.: CompCare Publishers, 1992.
- Sanders, Ed, The Family: The Story of Charles Manson's Dune Buggy Attack Battalion. 1971.
- Schwarz & Empey, Satanism. (Publication data not available.)
- Smith, Michelle, and Lawrence Pazder, Michelle Remembers. New York: Pocket Books, 1980.
- Candlin, A. H. Stanton, *Psycho-Chemical Warfare*. New Rochelle, N.Y.: Arlington House, 1973.
- Jensen-Stevenson, Monica, and William Stevenson, Kiss the Boys Goodbye: How the United States Betrayed Its Own POWs in Vietnam. New York: E. P. Dutton, 1990.
- Suster, Gerald, The Legacy of the Beast. York Beach, Maine: Hamunl Weiser, Inc., 1989.
- Terr, Lenore, Too Scared to Cry: Psychic Trauma in Childhood. New York: Harper & Row, Publishers, Inc., 1976.
- Terry, Maury, The Ultimate Evil. New York: Doubleday, 1987.
- Thomas, Gordon, Journey into Madness: The True Story of Secret CIA Mind Control and Medical Abuse. New York: Bantam Books, 1989.
- Tierney, Patrick, The Highest Altar: Unveiling the Mystery of Human Sacrifice. New York: Penguin Books, 1989.
- Unauthorized Biography of George Bush. Washington, D.C.: Executive Intelligence Review, 1992.
- Volkman, Ernest, and Blaine Baggett, Secret Intelligence: The Inside Story of America's Espionage Empire. New York: Doubleday, 1989.
- Warnke, Mike, The Satan Seller. (Publication data not available.)

- Weldon & Bjornstad, Playing with Fire. (Publication data not available.)
- Wick, Steve, Bad Company, Orlando, Florida: Harcourt Brace Jovanovich, 1990.
- Wilson, Colin: Aleister Crowley: The Nature of the Beast. Great Britain: The Aquarian Press, Thorsons Publishing Group, 1987.
- Wooden, Ken, Weeping in Med Playtime of Others. McGraw Hill. (Other publication data not available.)

STUDIES AND ARTICLES

Note: Copies of the publications listed below may be obtained from Affirming Children's Truth, P.O. Box 417, Redondo Beach CA 90777 for a \$6.00 per item duplicating, handling and shipping fee.

- An Act Relating to Child Abuse: Copy of legislation enacted in the State of California January 1992.
- Cook, Caren, University of Colorado, Boulder, Colorado, Understanding Ritual Abuse: Through a Study of Thirty-Three Ritual Abuse Survivors from Thirteen Different States. Report prepared for Ritual Abuse Project, Sacramento, California, 1991.
- Hill, Sally, doctoral candidate at the Chicago Institute for Clinical Social Work, Chicago, Illinois, and Jean Goodwin, M.D., M.P.H., Professor, Department of Psychiatry, Medical College of Wisconsin, Milwaukee, Wisconsin, Satanism: Similarities Between Patient Accounts and Pre-Inquisition Historical Sources. Paper presented to the Fifth International Conference on Multiple Personality Dissociative States, Chicago, Illinois, 1988.
- Jones, Davie P. H., Consultant Child Psychiatrist and Clinical Lecturer, Oxford University, Park Hospital for Children, Oxford OX3 7LQ, England, Ritualism and Child Sexual Abuse. Child Abuse and Neglect, Vol. 15, No. 3, 1991.
- Jonker, F., and P. Jonker-Bakker, Experiences with Ritualist Child Sexual Abuse: A Case Study from the Netherlands. *Child Abuse and Neglect*, Vol. 15, 1991.

- Kelley, Susan J., Assistant Professor, Boston College School of Nursing, Stress Responses of Children to Sexual Abuse and Ritualistic Abuse in Day Care Centers. *Journal of Interpersonal Violence*, Vol. 4, No. 4., December 1989.
- Prosecuting Child Abuse: A review of research of interest to prosecutors.

 Published in cooperation with the American Prosecutors Research
 Institute. Prosecutors Perspective, Vol. II, Issue 1, January 1988.
- Putnam, Frank W., The Satanic Ritual Abuse Controversy. Child Abuse and Neglect, Vol. 15, 1991.
- Reagor, Pamela A., Ph.D., Survivors of Childhood Ritual Abuse: Treatment Issues and Strategies. Heuler, Reagor and Associates, Inc., Psychiatry and Psychology, 265 South Anita Drive, Suite 116, Orange, California 92668: February 1990.
- Ritual Child Abuse: Definitions; Glossary; The Use of Mind Control. Report of the Ritual Abuse Task Force, Los Angeles County Commission for Women, September 15, 1989.
- Ritualistic Child Abuse in California. Report prepared by the Committee on Child Abuse Prevention, State Social Services Advisory Board, California Department of Social Services, 744 "P" Street, M.S. 17-01, Sacramento, California 95814, April 1991.
- Snow, Barbara, and Teena Sorensen, Ritualistic Child Abuse in a Neighborhood Setting. *Journal of Interpersonal Violence*, Vol. 5 No. 4, Dec. 1990, 474-487.
- Vanderbilt, Heidi, Incest: A Chilling Report. Lear's magazine, February 1992.
- Waterman, Jill, Robert J. Kelly, Jane McCord, and Mary Kay Oliveri, Reported Ritualistic and Non-ritualistic Sexual Abuse in Preschools: Effects and Mediators. Executive Summary prepared for the Department of Psychology, University of California, Los Angeles, California, and Research and Education Institute, Harbor-UCLA Medical Center, Los Angeles, California, October 1990.

Young, Walter C., Medical Director, Dissociative Disorders Unit, Columbine Psychiatric Center, 8565 South Poplar Way, Littleton, CO 80126, Robert G. Sachs, Ph.D., Director of Training, Dissociative Disorders Program, Sheridan Road Hospital, Rush-Presbyterian - St. Luke's Medical Center, 6130 North Sheridan Road, Chicago, Illinois 60660, and Bennett G. Braun, M.D., Medical Director, Dissociative Disorders Program, Sheridan Road Hospital, Rush-Presbyterian - St. Luke's Medical Center, 6130 North Sheridan Road, Chicago, Illinois 60660, A New Clinical Syndrome: Patients Reporting Ritual Abuse in Childhood by Satanic Cults. Report of 37 Cases, 1988.

Young, Walter C., Roberta G. Sachs and Bennett G. Braun, Ruth T. Watkins, Patients Reporting Ritual Abuse in Childhood: A Clinical Syndrome. Child Abuse and Neglect, Vol. 15, 1991.

ADDENDUM

AFFIDAVIT BY TROY BONNER - NEBRASKA

AFFIDAVIT AFFIDAVIT AFFIDAVIT AFFIDAVIT AFFIDAVIT

Troy Boner, being first duly sworn, does depose and say of his own knowledge and experience as follows:

REASONS FOR THIS AFFIDAVIT:

I mm making this affidavit freely and voluntarily and for the protection of myself and my family and in the future; second, because it is right to do; and finally, because I want to undo some of the damage and injury I have caused and to help force legitimate and honest investigaions of such matters as my brother's death, Gary Caradori's death and ALL CIRCUMSTANCES SURROUNDING MY ALLEGATIONS HEREIN, PARTICULARLY THE ALLEGATIONS THAT I LIED TO THE GRAND JURY AND AT THE ALISHA OWEN TRIAL BUT THAT SUCH LIES WERE CAUSED BY OTHERS INCLUDING PARTICULARLY THE F.B.I. I, and my mother and family, are exhausted from living in fear of death or injury as a result of my personal involvement in the Franklin matters which ended up in my testifying at the Grand Jury hearings 😆 well 🚥 at the Alisha Owen Trial. I lied at the Grand Jury hearings and I lied at the Alisha Owen trial. I lied when I "recanted" my original testimony to Gary Caradori. I lied because I truly believed and still do believe that it === = situation where I must either "...lie or die," and at the insistence primarily of the Federal Bureau of Investigation officials who were dealing with me at that time, specifically Mr. Mott and Mr. Culver.

The purpose of this affidavit, very simply, is to provide John De Camp the information he requires to file an action seeking protection for and for my family from various individuals and the F.B.I. In that my true story is be told without fear of death in injury to myself or my family and so that others in a similar situation to myself man also that of a similar situation to myself man also that of their

affidavit is true. I am also certain now that only by telling the truth as openly and publicly
I can will I ever stand chance of providing protection for myself and my family for the future. I have asked John De Camp to do whatever is necessary to seek Witness Protection, including Federal Witness Protection if possible, for myself and my mother and my pregnant fiancee and child-to-be. Yes, I know full well the very great risk I run by taking this action but I and my mother and family can not go on the way we are and I can not live with myself unless I take this action.

I will be as brief \blacksquare possible in this affidavit but I will also try to answer the questions that have to be answered in the situation I \blacksquare in.

WHY JOHN DE CAMP IS MY ATTORNEY FOR THIS UNDERTAKING:

I know some of the people I am accusing in this affidavit, and the legal action accompanying it, will immediately claim that John De Camp somehow contacted me and convinced me to take this action for his purposes. So he has told me.

The exact opposite is true. Never have I spoken with John De Camp prior to this and he has never contacted me directly or indirectly. I had a friend of mine contact John De Camp several weeks ago and bring him to meeting with me and my family at secret location. At the time, John De Camp did not even know he was coming to meet or my family. He thought he was being brought to meet girl who needed representation on some matter. I searched him before our meeting began. We both agreed—with my entire family present—that anything said at the meeting could not and would not be recorded or ever used against me or to hurt me by John De Camp if I did not want to go ahead with this action. He agreed. I proceeded, along with my mother, to detail for John De Camp the fact that I had lied; why I had no choice but to lie; and many other facts.

then asked John De Camp whether he would represent me in helping to correct matters. I told him I went to him not because I liked him or knew him but because I felt he was the only honest one in this entire mess who could and would do something about my situation and who would not back down when the going got tough and who would "stick by me thru thick and thin if I (Troy) was telling the truth absolutely." He promised to do this so long ** I told the truth and would agree to comply with any lie detector or other truth test he OR ANY LEGITIMATE INVESTIGATIVE OFFICIALS might ask for no matter what and so long I and my family were doing this action not for money damages but for our safety and to get the truth told and myself and my mother and other kids protected. John DeCamp also told me that he could not and would not represent me and my family in this effort if he, De Camp, believed that I was lying or if he believed he had any conflict of interest between myself and any other clients of his, specifically Alisha Owen and Paul Bonacci. After researching and investigating what I, Troy Boner, had told him, De Camp said he would represent ■ and my family on ■ Pro Bono basis seeking only such compensation for representation as a Court might provide him. He also agreed to assist in any way he could personally in helping procure m secure and safe environment for me and my fiancee and child-to-be and to procure such other assistance for we are possible thru social agencies or other groups or government agencies able to assist me and my family. He specifically refused in advance to provide any personal financial assistance in any way saying that he felt that would raise questions as to the correctness of his work on this case. I have included this information in this affidavit at his, De Camp's, request, to answer in advance questions he said others would ask.

MY ORIGINAL STORY TO GARY CARADORI:

What I told Gary Caradori in the original taped interviews Gary had with me ***
the truth. It is still the truth. From about age 14 to 17 I was seriously

involved in sexual and drug and related activities with a wide range of individuals but primarily and specifically Alan Baer, Larry King, Robert Wadman, Peter Citron, Eugene Mahoney, and others of prominence and wealth whom I will identify for any legitimate investigative officials who seriously wish to correct the problems and stop the conduct these individuals are and were engaged in rather than cover up that conduct.

It has been repeatedly publicly stated that my story and the stories told by Alisha Owen, Paul Bonacci, AND A LARGE NUMBER OF OTHER YOUNG PEOPLE NOT PREVIOUSLY IDENTIFIED WHO WERE SIMPLY INTIMIDATED FROM TALKING OR WHO WERE RIDICULED, were "Carefully Crafted Hoax." The stories were not a hoax. The only carefully crafted thing that occurred was in fact the cover-up of the facts and the subsequent conviction of Alisha Owen and the original Grand Jury Investigation. In short, there was a carefully crafted cover-up by the very people who were supposed to be exposing the conduct of these people rather than covering it up. And, YES, I WAS A VERY, VERY CRITICAL ELEMENT IN THAT COVER-UP BUT THAT PARTICIPATION BY ME WAS DONE BECAUSE OF THREAT AND PROMISE MADE TO ME PRIMARILY FROM THE F.B.I., AND MR. MARK DELMAN, THE ATTORNEY ARRANGED FOR ME BY OTHERS.

I repeat. The original story I told we taped interview to Gary Caradori was in fact substantially the truth and substantially accurate. I say substantially because I am sure some points I exaggerated and on some points I did not remember exactly the date or place or time of this or that event or particular person or persons involved. But, specifically, the material and substantive facts about the (1) Parties that took place at Twin Towers; (2) the use of myself and other children so DRUG COURIERS FOR ALAN BAER AND LARRY KING; (3) the involvement of Alisha Owen at the parties and so drug courier also and her involvement with former Omaha Police Chief Robert Wadman; (4) my relationship with Alan Baer sexually and otherwise as well so the involvement of number of

other children with him; (5) Wadman's presence and participation at these parties in question; (6) my delivering Alisha Owen personally to Bob Wadman on several occasions; (7) my involvement sexually as ■ boy with Eugene Mahoney, the former Game and Parks man; (8) Peter Citron's presence and involvement in the parties and related sexual activities and filmings, WERE ALL TRUE, CORRECT AND ACCURATE IN THE MATERIAL FACTS. And, contrary to what the F.B.I. and others tried to get me to say and what I did say and in saying did lie about under pressure and threat and promise from the F.B.I. and others, GARY CARADORI DID NOT INTIMIDATE, THREATEN, COACH, MAKE UP THINGS OR IN ANY WAY IMPROPERLY OR FALSELY PORTRAY THE INFORMATION I PROVIDED HIM. HE SIMPLY ASKED ME TO TELL THE TRUTH, NO MATTER WHAT IT WAS, AND THAT IS ESSENTIALLY WHAT I DID WITH HIM. He told men that www the law; that I had to report these things about Child Abuse under the state laws. But that was the only pressure of any kind he applied. And I know now it is the state law and all I want to do is comply with that law without fear of me or my family being hurt or killed for having complied with that law.

MY CONTACT WITH THE F.B.I. AND WHY I LIED AFTER THAT CONTACT:

After telling my story to Gary Caradori, I was assured that it was most important that EVERYTHING I WHAN BE KEPT ABSOLUTELY SECRET. That I should talk to no-one or reveal what I had provided Caradori or the Legislative Committee. Everybody, including Caradori and the Committee and the Feds told this. I KNOW NOW THAT THIS WAS THE STUPIDEST THING I COULD DO AND THAT MY FOLLOWING THEIR VERY INSTRUCTIONS TO CONCEAL THINGS IN FACT MADE ME AND MY FAMILY SUBJECT TO AND VICTI S OF LATER THREATS AND INTIMIDATION. That is to of the main reasons that I have definitely determined that I will now conceal nothing from any legitimate investigative source—including the press. I am certain that had the press really known what the happening and all the facts that they would have done a far better investigation than others and would not have allowed the

cover-up to occur. I will explain later why I now believe this to be the case.

In my first contact with the F.B.I. the F.B.I. officials, particularly Mickey Mott and Mr. Culver, made it clear to me that (1) They were ONLY interested in DISPROVING everything I had told them; that (2) they waste taking the position that "...we know you are lying and we are only trying to figure out why and who is your leader who is having you lie; and that (3) "if you will tell we you are lying then we will let you off the hook but if you insist we sticking with the story you told Caradori then WE will stick you in prison for a long, long time. What you told on your tapes to Caradori can land you in prison for twenty years each on a lot of different charges of perjury. If you insist on sticking with your story, YOU WILL GO DOWN."

When the F.B.I. dealt with me, they made it clear that they had the power to put in prison-whether my story to Caradori was true or not--and the power to put Caradori and others in prison including Alisha for providing the information we did to Caradori. And they made it clear that was what they intended to do unless I "recanted" my original story to Caradori and the Legislative Committee.

The F.B.I. in conjunction with my name attorney, Marc Delman, who was arranged for me by others including particularly Frank Brown of the Television Station in Omaha, made it crystal clear to me that my only hope of staying out of prison was in "recanting" my original story to Gary Caradori even though my story to Caradori and is the truth.

To make a long story short, I was put into the following situation by the F.B.I. and my attorney, Marc Delman, and I am confident in my own mind that they knew exactly what they was doing although I still do not understand all the recommendately what they wanted to lie or who they were doing this for: I HAD TO LIE TO STAY OUT OF PRISON AND I HAD TO SAY THAT THE TRUTH WAS A LIE AND THAT THE LIES THEY WANTED ME TO TELL WERE THE TRUTH. So, when I went before the Grand Jury,

at the insistence and instruction of Marc Delman and the F.B.I., I told the Grand Jury what the F.B.I. and Delman wanted me to tell the Grand Jury which is that the story to Gary Caradori •••• "hoax." But, as stated, the exact opposite is true.

Some time after my testimony to the Grand Jury, Gary Caradori was killed. I have no proof but I do believe he was deliberately killed. But, manner else will have to determine this because I acknowledge I have no information to prove or disprove this. Immediately after Gary Caradori was killed, and BECAUSE I DID BELIEVE HE HAD BEEN KILLED AS PART OF A COVER-UP AND AS A RESULT OF MY LIES TO THE GRAND JURY, I immediately called his home (from the Red Lion Hotel) at which time I spoke to his wife Sandy and told her I had in fact lied to the Grand Jury and that I was going to help straighten it out now. She suggested I go to Senator Schmit and provide him that information. This I immediately did and told Senator Schmit personally in his office that I had lied to the Grand Jury and that what I told Gary Caradori was the truth and that I only lied out of fear that the F.B.I. and others, particularly my attorney Marc Delman, would hurt or my family and particularly because they promised me they would put in jail if I did not say what the FBI and Delman wanted me to say which I, and I me sure they also knew WAS A LIE.

I also met Senator Berniece Labedz at the Caradori funeral and agreed I would meet her and Senator Schmit for lunch immediately following the funeral at which time we would go over my alleged "recantation" and I would provide her and the Committee all the facts. At the funeral, however, the F.B.I. agents, particularly Mickey Mott made it clear to me thru their actions that they knew what I was up to and gave me the clear impression that I was in "great danger" if I went ahead and met with the Legislative Committee and tried to tell them the truth. So, immediately following the funeral, I told my mother, who was with me, that we would not going to the meeting with the Senators and I was

going to stick with my lies to the Grand Jury because of what I feared the F.B.I. or others associated with them or whom they warm protecting would do to me or the members of my family.

Later, Senator Labedz called me and asked why I did not show up at the meeting. At first I pretended like I did not know what she was talking about because by this time I was really scared especially because of Caradori's death. Then she said she knew I was scared. So I was honest and I remember I flat told her I "scared" and could not do anything now. She said she felt sorry for me and that she understood.

Then, Marc Delman and Mickey Mott saw Senator Schmit say on T.V. that I had been in his, Schmit's office, and that my "recantation" had been false. They both called me. Even though Marc Delman knew I had been at Schmit's office and that what Schmit was saying were the truth, he, Delman, asked me whether the conversation had been taped or whether there was any other record of my having been in Schmit's office to talk to Schmit. I told Delman there were no tape or any other record I had been with Schmit & that I had not signed anything. So, acting on Delman's instructions I publicly lied and denied any meeting or discussion with Senator Schmit and Delman publicly did the same and suggested Senator Schmit was lying. Delman then instructed me to deny that I was in Schmit's office and to simply imply that Schmit was lying about all these things. Delman's exact words to me were, "It's your word against his...as long there will me tapes." Mickey Mott the F.B.I. wan also met again with me and again made it clear that if I told the truth--in other words, if I recanted my recantation -- that I was in big trouble and would go to prison and for the first time Mickey Mott said something I interpreted then and now to have been a direct and personal threat that later came to pass.

7

■ bit cocky about their threats to me that Alan Baer and others "could not afford" to do anything to hurt me now because too much publicity was focused on and that they could not afford the risk of doing anything to me, Mott right away told ■ that they probably would not do anything directly to me, that instead "they will do something to ■ family member." And, of course that is what happened shortly thereafter after I had met with Schmit and talked to Sandy Caradori and when the F.B.I. and Delman and Baer and others thought I might break away from them, the F.B.I. and Delman, and tell the truth and confirm that I had lied when I testified to the Grand Jury.

I me completely certain in my own mind, which I believe me decent and honest investigation will show, that my brother Shawn was killed as message to me to stick with my lies and not to back down because they were afraid I might back down and tell the truth at the Alisha Owen trial. After Shawn got killed, I had not doubt at all that they really were as dangerous as I had originally feared; that they would do anything and kill anybody to keep the truth contained and to keep me lying for them; and I complied with every request they wanted me to do or say with respect to the whole me called Franklin thing.

Before the Alisha Owen trial I was carefully rehearsed by the F.B.I. as to what I would say and what questions would be asked and then after rehearsing everything with the F.B.I. I was taken over to Mr. Moran the prosecutor to go thru the Rehearsal again. I do not know whether Mr. Moran knew I was lying but for sure the F.B.I. had to know because they was the cause who forced me to "recant" in the first place and threatened me with prison if I did not. Additionally, the F.B.I. themselves had actual pictures of me and other prominent individuals in their possession including particularly Alan Baer (1983 picture of he and we in very pornographic sexual acts) we well as checks from Alan Baer to me. So, they had to absolutely know I had a relationship with him and that they were

forcing me to lie when I denied such relationships. Additionally, the F.B.1. had seized photos and tapes involving among others myself and lacktriangle Mr. ANDREASEN and LARRY KING. These were video tapes of m party. And I know from having seen tapes at Peter Citron's house that the F.B.I. had access to tapes which clearly documented much of the conduct and the personalities I and other kids had identified - having occurred but which later I lied about before the Grand Jury and again at the Alisha Owen trial when I claimed--again to satisfy the F.B.I .-- that the events never occurred. I do not know what the F.B.I. ever did with these pictures of me and Baer, for example, BUT I KNOW THEY HAD THEM BECAUSE I SAW THEM. So, they, the F.B.I. had to know the real truth all along and had to know what they were doing when they forced mm to LIE. I am also sure that there are other pictures which would prove the things we kids told Caradori. Why do I say this? Because, the one thing I remember above all else is that these people like Baer, Mahoney, Citron, Andreasen, King, always loved to have pictures of themselves and others, particularly the kids, in weird sexual poses.

MY CREDIBILITY AND THE CREDIBILITY OF THE OTHER KIDS:

I know the first thing that the F.B.I. and Marc Delman and others involved in these Franklin and related matters will say when I submit my affidavit is something like: "You can't believe these kids and you can't believe Troy Boner now. If he lied once, he will lie again. He's a drug addict. He's a max pervert. Who you going to believe, these kids with their wild stories or respectable people like Alan Baer of the F.B.I. or Attorney Marc Delman.

Besides, these kids warm of guilty or more guilty than anybody else. They were using the drugs and they warm selling their bodies and they warm getting paid well for it and they did it all voluntarily." Or something like this is what they will say. I have heard it before. But, let of give the other side of that story.

But to those who really want the truth it really is all there for you to find out if you will only check win the things that are available. And the truth is the truth whether it is told by us street kids whom you may not want to believe or the richest and most powerful people in Omaha who you think you have to believe. Same with m lie.

So, here are some things that any honest investigator can check out to me who is lying and who is telling the truth.

I. Marc Delman wrote my script for the program 48 hours wherein I claimed that the entire story of myself and the other kids "hoax." In promised me ten fifteen thousand for this. I got virtually nothing. 48 hours cold me that they had "paid my attorney." There should be records on this. I think Marc

got about \$10,500.00 for doing that. And as everyone knows, the 48 hours program prayed on television just before the Alisha Owen jury began their deliberations. Hare Delman also claimed that I had not met with Senator Schmit to tell the truth and I followed his instructions in denying it also. This sure can be checked out. There were people who saw me with Schmit.

Same with my contact with Senator Labedz.

- II. I saw the picture the F.B.I. had of me and Alan Baer. Some official sure ought to be able to get this picture to prove who is lying--me or the FM.
- III. Lots of kids, other than myself and Alisha and the ones who tried to come forward and tell the truth, know about Alan Baer, Larry King and the major drug dealing activity they and other prominent people were involved in. But, we long as they are scared for their lives because of what happened to Alisha and me, they are not going to say anything. If an honest prosecutor would step in and offer immunity and protection to these kids, many of them young men and now, I am sure the entire network of drug dealing, use of kids for sex, and related things could be proven and corroborated to everybody's satisfaction.
- IV. But, maybe the most important thing that any honest investigator should do
 is to ask me, Troy Boner, or any of the other kids such managed Alisha or Paul
 Bonacci, to take polygraph, lie detector, tests SIDE BY SIDE ON THE SAME
 QUESTIONS WITH THE PEOPLE WE ARE ACCUSING OF THESE THINGS. Example, ask Alan
 Baer if he shot mainline drugs into me and if he is a major drug dealer and if
 he had managed with me. Ask Eugene Mahoney if he met managed at the book store in
 Council Bluffs and used to regularly pay me to have sex with him man boy? Ask
 to take a polygraph test un whether he is a big-time drug
 dealer. Ask the F.B.I. guys to take molygraph test on whether they threatened

me with jail if I did not say the things they wanted to say which things
alie. Ask Marc Delman about the 48 hours thing and the Schmit meeting.

Obviously, either us kids are lying or the rich prominent people are lying.

And just because they are rich and prominent does not must they are telling the truth or because we are thought of as scum and kids who were supposedly all willingly involved in the drug trafficking and sexual activity does not must be lying. And like it are not, if we are not worth protecting then other young kids now and in the future will not be worth protecting either; and the prominent and respectable citizens who took are children and made as a part of this drug dealing and abuse activity will continue without fear to do the same.

Maybe to your children next time.

I promised my mother and myself after my lying at Alisha Owen's trial caused her to get convicted that if I must got the chance to straighten things out I would must forward and do it and set the record straight. I owe it to my brother Shawn.

A couple months ago I met investigators from a British Television Broadcasting Company. They convinced men that they honestly wanted to tell the true story mon matter what that story was.

I believed after talking with them that my and my family's safety lies in telling everything particularly to press sources outside Nebraska and not controlled by Nebraskans. I have done this in many hours of tapes with them. They have checked on many of the matters I told them about—not dealt with in this affidavit—and have satisfied themselves that I am telling the truth about my lying to the Grand Jury and to convict Alisha Owen and the Turbund why I had to lie, just I have explained in this affidavit. The Turbund I mention this is simply to establish that eliminating me or any member of my family will do

nothing to suppress the information me keep me from reporting it because I have already done on in many hours of tapes which have been taken outside this country but which will be made available to Federal Authorities and legitimate investigators here and in Washington, D.C.

But right now, I need protection for myself and my family so that I tell
the truth totally and without fear of being punished or jailed for doing it.
That is the purpose of this affidavit. To help Mr. De Camp in filing the proper
papers to seek that protection. Mr. De Camp has discussed with the fact
that may attempt to file perjury charges against me for taking this
action at this time. I understand that. I want to repeat one final thing: I
told the truth to Gary Caradori. I tried to tell the truth to the F.B.I. and
Marc Delman but they did not want to hear the truth and the only thing they
wanted was to have say the truth was in fact hoax; and they scared with
threats of jail and other things into lying to the Grand Jury and then later
into lying for them at the Alisha Owen Trial. I want to tell the truth without
fear and to help other kids who are and were in the situation as I am and
was. That is the reason I am doing this.

STATE OF NEBRASKA

COUNTY OF DOUGLAS

BEFORE ME A NOTARY PUBLIC ON THIS 2/day of October, 1993, PERSONALLY APPEARED
TROY BONER, TO ME PERSONALLY KNOWN, WHO EXECUTED THE ABOVE AFFIDAVIT, AFFIRMED
THE TRUTHFULNESS OF THE STATEMENTS MADE THEREIN, AFFIRMED THAT HE WAS VOLUNTARILY
AND WILLINGLY SIGNING THE AFFIDAVIT AND BUILD IT THE PURPOSES STATED THEREIN.

DATED AND THIS 7 DAY OF OCTOBER 1993 by NOTARY PUBLIC

Deares and Versace

POLLY KLAAS KIDNAP-MURDER

November 12, 1993

Senior Resident Agent Edward Freyer F.B.I. Office Santa Rosa, California

HAND DELIVERED

To: Agent Freyer:

I enclose documents for your information and file and request that you make them available for investigative purposes.

autographed copy of my enclosed book is provided for you personally.

The enclosed remain provides personal information for your use and file.

Out of courtesy to you, the Senior Resident Agent in the Santa Rosa office, I want you to know that I have volunteered my services to the Polly Klaas Committee. While my time had been offerred free of charge, I did ask them to pay for my travel expenses incurred in my endeavors on their behalf.

I am in contact with five confidential sources, all of whom are cooperating with me and have been active in the past in a national child kidnapping ring. They have made trips in this connection to the bay will may have information that will help us ou this ****

Thank you for your attention in this regard. Of course, feel free to contact me at any time on this matter.

Sincerely,

Ted L. Gunderson

TLG:fe

encl: Booklet, Mystery of the Carefully Crafted Hoax

2 Volume Book, Corruption: The Satanic Cult Drug Network and Missing Children Suspect report regarding Dave Note.

McMartin Pre-school Tunnel Report(Preliminary)

Affidavits from Troy Boner, Lani Hicks, and Paul Bonnacci

Symptoms Checklist of ritual abuse in children

Kerry Richardson Report

October 1993 copy of Napa Sentinel

(documents described above are also enclosed)

29 November, 1993

Reference: My letter, 12 November, 1993

Mr. Kelby Jones Polly Klaas Committee 1050 Petaluma Blvd. North Petaluma, CA 94952

Dear Mr. Jones:

I have developed information concerning a location in Nevada where children kidnapped by a national child kidnap ring, mentioned in referenced letter, have been auctioned off.

I have been told that some of the children were sold for as much as \$50,000 each. Some were placed in airplanes with no markings on them, and others were placed in campers for transportation out of the location.

My source told me that the last time he was there he saw a man in a police uniform overseeing the operation. There were between twenty five (25) to thirty (30) campers at the site.

Sincerely,

Ted L. Gunderson

TLG:j

cc: FBI, Santa Rosa

Sent registered much to Polly Klaas
Committee + FBI, Annta Rosa. I have
Never received a reply to this letter
From the FBI or the Polly Klaas Committee

CRIME

ROBBING THE INNOCENTS

A spate of murder-kidnappings raises alarm among parents. What can be done?



By DAVID VAN BIEMA



THE LITTLE GIRL didn't like garbage, which is why her mother doesn't believe the story of her death. Andrea Parsons of Port Salerno. Florida, disappeared last July on her way home from the corner

فعرينسجيد الأرثي كرموان سيسيوه

with some candy. Claude Davis, readworker living across the street from the Parsons home, claimed that he saw her being forced into a car by four Hispanic men. Then last month Lechanged his story. Andrea had been helping him look for aluminum cans in a Dumpster. She fell, hit her head and died, he said. Yet no body has the Linda doesn't believe Davis: "Andrea would rather be grounded than take out the trash." Linda and the local authorities think some-

body made away with her daughter—and with her life's joy. "It's like we're stuck in a vacuum, with no beginning and no ending," she says.

If that state of limbo seems grimly familiar, it is because as winter falls, the country seems seized by a spate of child abductions. The rat is investigating nine. cases of kidnapping inunhich hominida is known or suspected. A stalker haunting the Los Angeles suburb of Van Nuys raped a girl and fondled about 20 other schoolchildren. In St. Louis, Missouri, two young girls fell prey to a kidnapper-killer, and police have just arrested a suspect in the would-be abduction of a third. The second girl, Cassidy Senter, 10, was man object of a massive helicopter-and-roadblock search. Her body was found in an alley, her head beaten, several fingers missing. In pants pulled down.

The public reaction has been outrage. In St. Louis callers swamped radio talk shows demanding the death penalty and,

HEARTEREAK: In Missouri friends helped Rhonds Senter to the gravesite of her 10year-old daughter Cassidy

in one case, disembowelment for the killer. At the Adam Walsh Center, a missing-children otganization in West Palm Beach, Florida calls for advice are up 50%. Its director, Nancy McBride, echoes a popular sentiment: "Don't let your children go anywhere alone. Our secrety it breaking down, and pre can't expect kids a watch themselves anymore."

Social scientists, however, advise against hysteria. "While this kind of incident is every parent's worst nightmare, like nightmares in the likely in happen,"
Nagler of the Yale Child Studies. Center. And The Allen, president of the National Center for Missing and Exploited Internations (NCMEC): "There are going to be outrageous acts that even the most cautious of families will not be able to prevent." The specialists stress two things: there is little protection against kidnapper-



WATCH AND BEWARE; Police lectured grade schoolers outside St. Louis; in California, Richard Alien Devis arrived at his arraignment with an ex-con's swagger

murderers, but fortunately there are few of them. The vast majority (several hundred thousand a year) of child snatchings are perpetrated by family members in custody disputes. According to the well-respected 1990 Justice Department report National Incidence Studies on Missing, Abducted and Thrown-Away Children in America, far fewer-3,200 to 4,600 minors a yearseized by strangers. Mee victims are teenagers; contrary to media coverage, disproportionate number are Hispanic. Only 300 of abductions are classic kidnappings involving overnight captivity, transport of than 50 miles, and ransom murder. The number of kidnapmurders fluctuated between 50 and 150 a year for at least 17 years. Allen estimates that 1993 will be on the low end.

early '80s, culls data from 30 federal agencies, in state-level missing-children clearinghouses and more in ill private organizations.

When a minor is confirmed missing, NCMEC transmits a photo and a biography to 17,000 law-enforcement groups. "The reality is that most missing kids are going to be recovered," says Allen.

PBI experts hope to complete psychological profile of the typical snatch-and-slay perpetrator year. In the case is murderer caught, however—the killing of 12-year-old Polly of Petaluma, California, by Richard Allen Davis, 39—there was less

Davis' psyche than iii lim rap sheet. I'm booked at age 12 for stealing checks, he escaned charges in the shotzun death of a girlfriend seven years later but served a total of eight years for a burglary and two ason other women, our involving kidnapping. The again in IIII habducted a acquaintance and forced her at knifepoint to withdraw \$6,000 from Um bank. In got we years for that, but thanks In California's rules mandating early release for good behavior, Davis served only half; emerging just in time, I his confession II 🖦 be believed, w relax at a bucolic, vine-decorated "transitional living" facility in Mateo County before arriving in Polly bedroom with knife.

The details of his second parole, which became widely known Davis charged with Klaas' murder weeks ago, have helped fuel the petition campaign for a titled "Three Strikes and You're Out." The California initiative, whose language is similar a bill recently adopted in Washington State, triples III violent felon convicted for In third time, effectively jailing him for ■ minimum of 25 years. Says To coordinator, Chuck Cavalier: "We had tremendous support before 📭 Klaas but [since Davis was captured] number Me got many Me was blew iii the voice-mail systems." (Not everybody signing up, however. State semblyman John million notes, "I don't think it's good idea to load up the wagon with criminals that are felons ... but who are not grave threats to individual safety.")



Kenneth Lanning, special superviry agent 💵 the FBI Academy's Behavio ■ Science Unit in Quantico, Virgin stresses that part should not obsess. murder-kidnappers. Concentrating t on "stranger-danger," he like putting a lightning rod wyour hor and canceling your homeowner's insu ance. You're prepared for one territ but highly unlikely event and unpi pared for m host of things that mm ! more likely." Although Lanning unde stands the horror that a limit case gene ates, he points out that family violen much higher toll. "In the to months that you put all this energy these manual into one child who's be abducted," he says, "200 kids are mi dered by their mother or father.

Nation Alles Lanning is hinti mai parents should abandon II. sense rules of parental vigilance. For t especially worried, New York hat cle inghouse missing children mana; James Stanco suggests knowing exact rather than approximately, what your dren wearing in me event you must scribe them, and introducing a family pa word to prevent their walking away wit bogus relative. But, cautions James F of Northeastern University's Colle of Criminal Justice, "we should I ma them panicky and make them less th childhood. You don't will them in lie everyone they man is a potential -Reported by Greg Auna

Epperson/New York, Stac
Elaine Lafferty/Petaluma
Kristen Lippert-Martin/Washington

Dear TIME Reader,

Thank you for writing TIME. The sheer volume of our editorial mail makes it difficult to reply personally we every reader, but we can assure you that your comments were circulated among several editors for their information and consideration. They were also reviewed for possible publication, but we regret me say we want not able were them. We hope, however, that you will continue write to TIME whenever the new or will reporting of it particularly interests you.

PM TORK. WALLEY STATES

Mr. Ted L. Gunderson Suite 422 2210 Wilshire Boulevard Santa Monica, CA 90403

 TED L. GUNDERSON AND A GOCIATES • International Secur. Consulting and Investigations 2210 Wilshire Blvd. • Suite 422 • Santa Monica, CA 90403 • 310/364-2280

December 25, 1993

Editor, Time Inc

Dear Editor

In your Secentier 27, 1993 none you state that kidnap-murder of children raises alarm among parents and then ask what can be done. Mer tenneth Kanning Special Supervisory agent of the FSI academy's Belaurore Science unit in Quantico, Virginia strassa that purente should not obsess on murder- kulusppus. Me Lauming says they should be more concerned with family brokenes Since returning from the FBI in 1979 I have spent thousands of dollars about many hours developing information about missing and abdutted children in the United States. I have bearned that there is an active organized duld kednapping very operating in this country that is being ignored by law different officials. after being terduapped, some of the Children we anchored off but un air strip located in the desert near Lea Vegas Nevada and others are auctioned off in Tiranto Canada I have given this to the FEE and offered documentation but I have been told by them that they you ask what can be done? We can start by asking Congress to determine why the FBI uses now Laurence cases relating to abdicted and museum children such as the Finders cane and others. Resume enclosed.

Special agent in charge, FBT LOS

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

TED L. GUNDERSON

2210 Wilshire Boulevard Suite Santa Monica, CA 90403 (310) 364-2280

PROFESSIONAL EXPERIENCE

1979-Present TED L. GUNDERSON ■ ASSOCIATES, Santa Monica, California

Founder, manual and operator of this international security consulting and investigations firm established in 1979. Investigator for F. Lee Bailey, Esq. Mr. Bailey describes Ted Gunderson as a person "whose investigative skills

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are unsurpassed by anyone I know or have known."

1981-1982 CALIFORNIA NARCOTICS AUTHORITY

Consultant appointed by Governor Jerry Brown

1984 LOS ANGELES OLYMPIC COMMITTEE

Consultant

4/79-8/79 PAN AMERICAN GAMES, San Juan, Puerto Rico

Security Coordinator. Special Appointee of U.S. Attorney General Griffin B. Bell

12/51-3/79 FEDERAL BUREAU OF INVESTIGATION

1977-79: Senior Special Agent-in-Charge, Los Angeles, California

1973-77: Special Agent-in-Charge, Memphis, Tennessee and Dallas, Texas

1973: Chief inspector

1965-73: Assistant Special Agent in Charge, New Haven, Connecticut and

Philadelphia, Pennsylvania

1960-65: Special Agent Supervisor, FBI Headquarters, Washington, DC

1951-60: Special Agent

At the time of his retirement, Ted L. Gunderson had over 700 persons under

his command and operated a \$22 million budget.

PUBLICATIONS How to Locate Anyone Anywhere Without Leaving Home. E. P. Dutton, 1989

EDUCATION Bachelor of Science Degree, University of Nebraska

AWARDS Distinguished Alumnus Award from the University of Nebraska in Recognition

of Distinguished and Devoted Service to His Country, 1979

Alumni Highest Effort Award in the Field of Law Enforcement from the Sigma

Alpha Epsilon social fraternity, 1977

Law Enforcement Officer of the Year Award from the AFL-CIO Metal Trades

Council, Los Angeles, California, 1977

THE FINDERS CASE



FINDERS



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!

Readers Digist July 1982

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

Condensed from Kiwanis Magazine Gary Turbak

1980, Katheleen Mancil drove her daughter Marian Batson w school in Inverness, Fla. "See you tonight," Katheleen called

about 25 miles from the school. She had joined the swelling ranks of children simply labeled Assissing.

Sheila and Katherine Lyon, ages 13 and 11, journeyed to a suburban











1. Jason Manuel Tomassi, W. Va., Missing: 10/6/79 Age: 1; 2. David Marcus Tomassi, W. Va., Missing: 10/6/79 Age: 2; 3. Rene Dawn Wild, Pa., Missing: 8/3/78 Age: 3; 4. Matthew Lawrence Lopez, Colo., Missing: 3/17/81 Age: 6; 5. Adrian Van Tilson, R.L., Missing: 3/27/81 Age: 7;

as the petite, blue-eyed 16-year-old, shopping center in March 25, 1975, stepped from the car. and were never seen again. In early

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 men found in a trash can

shopping center in March 25; 1975, and were never seen again. In early October 1980, two-year-old Brandy 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

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May 25, 1979, Etan walked alone for the first time his Manhattan school-bus stop and has not been since. Methodical searches with bloodhounds, helicopters, psychics, and phalanxes of police have failed to turn up any clues.

These are isolated cases. Everyone close in the missing-child problem agrees that it is in large one—and growing. Statistics, however, and tough to come by. Boundaries between runaways, parental kidnap victims and children stolen by strangers tend to blur.

The best estimates are that about million American youngsters leave home each year, with 90 percent returning in Iwu weeks. Approximately 100,000 children are thus unaccounted for. Add another

Yet no single U.S. agency concerns itself exclusively with missing children on a national scale. Automobiles, handguns and silverware can be registered, traced and recovered more easily than children. "Our priorities are mixed up," says Ken Wooden, director of the National Coalition for Children's Justice. "If someone steals a car, he can be traced and caught because have a computer system for tracing stolen are. But children apparently aren't that important to us."

Each missing-child case has its mum poignant drama and irony. In July 1976, 12-year-old Dee Scofield disappeared while running an errand at # Florida shopping center. Two days later, # classmate reportedly may Dee looking out # van











6. Tamara Furrow Buck, Minn., Missing: 2/4/81 Age: 5; 7. Jamie Murie Dake, Mo., Missing: 2/22/81 Age: 5; 8. Ryan Nicole Burton, Texas, Missing: 9/6/81 Age: 3; 9. Kristie Michelle Morris, Ala., Missing: 5/15/81 Age: 5; 10. Rebecca Ruth Chipps, N.J., Missing: 9/11/78 Age: 4;

25,000 to 100,000 stolen by divorced or separated parents, and the total becomes significant. "Kids who just disappear present to big problem that people had better start opening their eyes to," says Det. Sgt. Dick Ruffino of the Bergen County, New Jersey, Sheriff's Office.

window, desperately forming the word "help" over and over with her lips. Dee Scofield 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 me

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been men or heard from since.

"Child snatching, kidnapping and the ugly things that happen to these kids are so horrendous that people refuse us deal with them," explains Stan Patz, father of missing Etan. "Trying to handle cases like ours as a local level is a tremendous impediment. We need a centralized, national clearinghouse with information about which children are missing and how they can be identified."

But mine and fall in local police, against whom mine 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

course, when the child is not a runaway and could possibly have been helped if immediate action had been taken.

On the morning after Christmas, 1974, 13-year-old Janna Hanson went to a friend's house. A short time later, Doreen Hanson 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 the late. Janna's body was found after several months, and evidence indicated she had been murdered an December 26.

Parents also complain bitterly about the FBI's refusal in help find missing children. The FBI becomes involved in in missing-child case











11. Shannon E. Zelber, N.Y., Missing: 1/11/82 Age: 11; 12. Michelle Lee Oglesby, Calif., Missing: 10/22/81 Age: 10; 13. Tamela Lynn Hall, W.Va., Missing: 11/12/80 Age: 9; 14. Taj Narbonne, Mass., Missing: 3/31/81 Age: 9; 15. Etan Patz, N.Y., Missing: 5/25/79 Age: 6;

commonly will not act min missingchild report for 24 hours. The reamin sheer work volume. A surfeit of violent crimes—most with injured victims and plenty of evidence takes priority over the "maybe" crime of a missing youngster.

The heart-rending tragedy, of

only when there's proof of a kidnapping—such as a ransom note or evidence that the child was taken memory state lines.

"The first-time disappearance of a minor should be prima facie evidence that a kidnapping has taken place," says John Clinkscales, whose



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son Kyle disappeared six years ago.
"The FBI could then become immediately involved, and there might be chance of finding of these children. We need help."

And answers. Parents always ask the inevitable: Why? Why would meeting steal a child? Why my child? There are many answers, yet no

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 Yerkovich said good-by in her fouryear-old Joanna in the girl left in spend the weekend with her father. She didn't man to go, but school, grow up and lead a mine ne less normal life.

When 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 blackmarket adoption. The cruel truth is that missing child stands a fair chance of being murdered. Each year an estimated 2500 children in the United States disappear and later are found murdered.

While the abduction and murder of child is senseless, psychotic act, many children are used for much calculated senseless. Says Ken Wooden, "Kids 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 missing child is the parents' primary emotion, frustration is the second. Of-

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16. Sabrina Raynell Drake, Okla., Missing: 8/15/80 Age: 6;
17. Tommy (Landau) Perlstein, N.Y., Missing: 12/26/81 Age: 9;
18. Marian Wavie Batson, Fla., Missing: 1/7/80 Age: 16;
19. James W. Rogers, Mass., Missing: 10/18/81 Age: 14.

a court order had said she must.

Joanna never returned. The separation that was to last a weekend has stretched in 7½ years.

Despicable as parental kidnapping is, these children may be more fortunate than others. At least there's a chance they will go to ten, little more is done once local police exhaust ill leads. Teleprinted missing-child reports from one city do and carry a high priority in another. Verbal descriptions alone are often useless.

Out of desperation, parents turn posting fliers and driving by

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parks and other areas frequented by children. "It's a totally helpless feeling," says Stan Patz. "There's just nothing more are can do."

In the past few years, however, various groups have been formedusually by parents or relatives of missing children—to advise and comfort distraught parents. One such organization is Child Find, Inc., Box 277, 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. 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 22,000 agencies and individuals in law enforcement, security, medicine and social service. SEARCH's address is 560 Sylvan Ave., Englewood Cliffs, N. J. 07632. (All correspondence should include a stamped, selfaddressed envelope.) Phone: 201-567-4040.

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 Hanmm "After our daughter's remains were discovered, == still kept searching, at least in our minds. For weeks after, I would == girl on the street who resembled my daughter and I would hope in my heart that it === Janna.

"No me on the outside me understand the trauma taking place in a family that has a child missing. The frustration, the not knowing, the agony are beyond explanation."

If you have information regarding children Nos. 1–17, contact Child Find, Inc. (800-431-5005); No. 18, contact Dee Scofield Awareness Program, Inc. (813-839-5025 or 813-681-4357); No. 19, Hanson, Mass., Police Dept. (617-294-8081).

For information on reprints of this article, see page 199



The following organizations also interested to the missing-child problem:

Find Me Inc., P.O. Box 1612, LuGrange, Ga. 30241; National Coalition for Children's Justice, 1214 Evergreen Rd., Yardley, Pa. 19067; Dee Scofield Awareness Program, Inc., 4418 Bay Court Ave., Tampa, Fla. 33611; Family and Friends of Missing Persons and Violent Crime Victims, P.O. Box 21444, Seattle, Wash. 98111





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SYNOPSIS

DEPARTMENT OF THE TREASURY

REPORT OF INVESTIGATION

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#200-01 [37] P&PM (Special Agent Manobook) "FINDERS" ASE STATUS Index & Fire Closing Report X Con & Close Disp. Freding Interem Report Initial Report REPORT NO S PROGRAM CODE DATE ASSIGNED # CLASS STAG PROFILE one 700 021287 II)21287 RELATED CASE FILE NUMBERS UNDEVELOPED LEADS TO None TYPE MEPOAT Search Warland Expensions Fendly Cale Report ome assist⊞nc Background

This office was contacted by the Tallahassee Police Department on February 5, 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 ging asked of them pursuant 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 mattempt to follow-up on two leads which were a Virginia license number and that the children had commented about living in Mashington, D.C., commune.

Subsequently, this office received metelephone 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.

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15. DISTRIBUTION SAC/RAC RAC/JX; SAC/TA; RAC/DC		Waiter F. Kreitlow III Special Agent	(LIB)
E:SD:G:P	SE SE	Fredric D. Haiduk Resident Agent in Charge	
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DEPART TOF THE TREASURY UNITED LITES CLATCHS SERVICE

REPORT OF INVESTIGATION CONTINUATION

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4200-01 (27), FBFM (Special Ayen) Mandoleski

DETAILS OF INVESTIGATION:

On Thursday, February 5, 1987, this office was contacted via telephone, by sergeant, Johnn VanmETER of the Tallahassee Police Department, Juvenile Division. Sgt. VanmETER requested assistance in identifying two 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 two well-dressed white men wearing suits and ties in Myers Park, (Tallahassee), apparently watching six dirty and unkempt children in the playground area. HCULIHAN and AMMERMAN were near a 1980 Blue Dodge van bearing Virginia license number XHW-557, 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 method, 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 seen bathed in many days.

The measure arrested and charged with multiple counts of child abuse and lodges 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 mm 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 RAC/DC and spoke with SS/A, Bob Harrold. This agent requested telephone numbers and name of police persons in area departments that might be aware of said activities described by the children and to follow-up and the leads which were the Virginia license number and a check on the men's names with local law enforcement.



CEPART TOF THE TREASURY UNITED TESTUSTOMS SERVICE

REPORT OF INVESTIGATION CONTINUATION

#700-01 (37) PAPM (Special Applic Mandoos)

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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 LESD/TECS: Create a permanent DRR/TECS record.

IDENTIFYING DATA/TECS-FIN QUERIES:

AMMERMAN, Douglas Edward	SUBSTANTIATED	TECS: "
T-23B attached)		CMIR: "
	•	FBA : Negative PAIRS: Negative
HOWELL, James Michael (CF-23B attached)	SUBSTANTIATED	NCIC: Negative TECS: " CMIR: " CTR Negative FBA: " PAIRS: Negativ
"FINDERS" (CF-23B attached)	ALLEGED	NCIC: NEGATIVE TECS: NEGATIVE CMIR:

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 Harrold, received a call from SS/A Walter Krietlow, USCS, Tallahassee, Florida. SS/A Krietlow was seeking assitance in contacting an appropriate local police agency to coordinate # child abuse investigation in 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 data base, and stated there was some suspicion of the subjects being involved 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 existance of the child Pornography and Protection Unit. SS/A Krietlow stated the two aduls 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 m white 1979 Dodge van, Virginia license no. XHW 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. interviewing the children, the police officers found that they could not adequately identify themselves or their custodians. Purther, they stated they were enroute to Mexico to attend a 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 **an** 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 data base The checks were to be conducted on the names, addresses, and m vehicle provided by SS/A Krietlow. After conducting the computer checks, I made direct contact with SS/X 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. Furthemore, the two Washington, D.C. addresses had been discovered through these documents, one of which was verified through the vehicle registration. ■ advised SS/A Krietlow ■ was leaving Headquarters and he would be receiving a response to the remainder of his request from SS/A Harrold. I then left 💵 stated and proceeded to conduct other business in the District.

A short time later, at approximately 11:30 a.m., SS/A Barrold contacted mm 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. Mm also informed mm 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 1986. An informant had given him information regarding m cult, known as the "Pinders" 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 am am yet unsolved murder in which the Finders may be involved. With the information provided by the informant, Detective Bradley was able to match summ of the children in Tallahassee with names of children known alleged to be in the custody of the Pinders. Purthermore, Bradley *** able to match the tentative ID of the adults with known members of the Finders. I stood by while Bradley consulted with AUSA Harry Benner and obtained search warrants for the two I advised acting MAC SS/A Tim Holloran of my premises. 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 ${\rm I\hspace{-.07cm}I}$ 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 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. 010958991. SILVERSTONE was located in a room equipped with several computers, printers, and numerous documents. 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 m 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 In interest in "bank secrecy" situations. Other documents identified interests in high-tech transfers to the United Kingdom, numerous properties under the control of the Pinders, 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 mecomputer network which advised participants to move "the children* and keep them moving through different jurisdictions, and instructions am how to avoid police attention.

One of the residents min identified as a Chinese National. Due to the telex discovered referencing the Chinese Embassy in Hong Kong, he was fully identified for future reference: WANG/Gengxin, DOB/092747, POB/Tianjin, People's Republic of China Passport No. 324999, entered the U.S. on January 22, 1987, admitted until December 31, 1987. He is in the U.S. as a graduate student in the Anatomy Department of Georgetown University. His Visa was issued on November 10, 1986, in London, England, number 00143.

During the course of the evening, I contacted Sector I to initiate I TECS check on SILVERSTONE, and initiate an archives check I 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 I man names through the CPPU data base. SS/A Holloran told I he would call Southeast Region Headquarters to keep them posted I he 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 Jeemed necessary. SS/A Sullivan assured mm 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 mm that there were extremely large quantities of documents and computer equipment at the warehouse, and that MPD 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 MPD Public Information Officer had been contacted by m Tallahassee reporter. When it became apparent the PIO had no information on the search warrants, the reporter contacted local media representatives and m check of public 'records containing the affidavits for the search warrants disclosed 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 MPD after the press left the area.

On Friday, 2/6/87, I met Detective Bradley at the warehouse on 4th Street, N.E. | duly advised my acting group supervisor, SS/A Don Bludworth: 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 ** finders. I also saw a large collection of photographs of unidentified persons. Some of the photographs were nudes, believed to be of members of Pinders. There were numerous photos of children, mnmm nude, at least one of which was a photo of a child "on display" and appearing to accent the child's genitals. I wan only able to examine a very small amount of the photos at this time. However, was 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 citual 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 male goat, the discovery of m female goat's "womb" and the "baby goats" inside the womb, and the presentation of m goats 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 II follows: London, Germany, the Bahamas, Japan, Hong Kong, Malaysia, Africa, Costa Rica, and "Europe." There was also I 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 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 systmatic 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.

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The warehouse contained a large library, two kitchens, a sauna, hot-tub, and 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 faces were located in this area.

■ 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. Em 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,

Ramon J. Martinez Special Agent, USCS



CEPARTMENT OF THE TREASURY UNITED STATES CUSTOMS SERVICE

REPORT OF INVESTIGATION.

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On Thursday, Pebruary 5, 1987, Senior Special Agent Harrold 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 currency.

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DEPARTMENT OF THE TREASURY

REPORT OF INVESTIGATION CONTINUATION

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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 will 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 of circumstances which indicated that the investigation into the activity of the FINDERS had become a CIA internal matter. The MPD report has 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 LESD/TECS:

No action to be taken on the basis of this report.

Members of satanic cult

gave children away

TALLAHASSEE, Pla. (UPI)
Police said six filthy and confused young children, taken from two men charged with child abuse, had been given away by their parents and part of a satanic cult ritual hadden.
Authorities in Tallahassee and Washington were trying loday to learn the identities, of the six, children, locate their parents and learn more about an unidentified "aatanic cult" apparently based in Washington.

Meanwhile, two men who identified themselves as Michael Houli-han and Doug Ammerman names police believe are phony were being held in lieu of \$100,000 hond on child abuse charges. The men were arrested in a city park: Wednesday after ampone called police about two well-dressed men in a blue van watching over air filthy children.

filthy children.

It is our belief these kids were not kidnapped, but that their parents gave them away because one of the new of passage into this satanic organization is that you have to give up your rights to you?

children, and that the leaders of this organization can do what they want to with your children, police spokesman Scott Hunt said Friday of the believe what you're going to find when this all shakes down is that the kids parents belong to this organization, it month training the 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 the 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 be "cult rituals."

The newspaper said the group was known at The Finders and was made up of about 40 people who lived in the District of Columbia and a farm in sural Virginia, the remains of a popular 1960s hippie refuge that evolved into a satanist society with the said a warrold girl in the

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 2 to 6 —were put in state custody.

Merrill Moody of the state health department said the youngsters were confissed but were doing well and see remain in state care intil relatives can be found who are able to provide a safe and healthy home. Types the latest and healthy home covered with her children, who had not bathed into days and were covered with heratches and insect bites, told police they had not eaten in 24 hours. He said they had bizarre, names like Benjamin Franklin selloney Beg and B.R.

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 wan or in a tent.

Through a glass, very darkly

Cops, spies and a very odd investigation

he case is almost seven years old | now, but matters surrounding a mysterious group known as the Finders keep growing curiouser and curiouser.

In early February 1987, an anonymous tipster in Tallahassee, Fla., made phone fall to police. Two "welldressed men" seemed in M "supervising" and disheveled and hungry children in a local park, the caller said. The cops went in the case I'm bloodhoundsat least at first. The two men were identified as members of the Finders. They were charged with child alone in Florida. In Washington, D.C., police and U.S. Customs Service agents maked a duplex apartment building and a warehouse connected to the group. Among the evidence seized: detailed instruct. tions on obtaining children for unknown purposes all several photographs of nude callings. According to a Customs Service memorandum obtained by U.S. News, one photo appeared "to mann the child's genitals."

The more the police learned about the Finders, the more bizarre they seemed: There were suggestions ill child abuse, Satanism, dealing in pornography and ritualistic animal slaughter.

None of the allegations was ever proved, however. The child abuse charges against the two men in Tallahassee represent the dropped; all six of the children were eventually returned to their mothers, though in the case of two, conditions were attached by a court. In Washington, D.C., police began backing away from the Finder investigation. The group's practices, Ille police said, were eccentric-not illegal.

Questions. Today, things appear to have changed yet again. The Justice Department has begun a new investigation into the Finders and into the group's activities. It is we reviewing the 1987 investigation with the group we determine whether that probe was closed improperly. Justice officials will met elaborate, cept to say the investigation in "ongoing" and that "unresolved matters" in relation in the Fadera

One of the immulated questions in-

volves allegations that the Finders we somehow linked in the Central Intelligence Agency. Customs Service documents reveal that in 1987, when Customs agents sought we examine the evidence gathered by Washington, D.C., police, they were told ilm the Finders investigation "had become m CIA internal mat-ter." The police report on the case had



February 1987. D.C. police seize evidence.

been classified secret. Even now, Tallahassee police complain about the handling of Finders investigation by D.C. police. "They dropped this case," man Tallahassee investigator says, "like a hot rock." D.C. police will an amount on the matter. As for the CIA, ranking offidescribe allegations about links between intelligence agency and the Finders as "hogwash" - perhaps ill reof a simple mix-up with D.C. police. The only connection, according w CIA: A firm that provided computer training CIA officers also employed several members of the Finders.

The many unanswered questions about the Finders and have Democratic Rep. Charlie Rose of North Carolina, chairman of the House Administration Committee, and Florida's Rep. Tom Lewis, a Republican, more than I lill exercised. "Could our myn government have something to do with this Finders organization and turned their backs me these children? That's what all the evidence points to," says Lewis. "And there's a lot of evidence. I man tell you this: We've got ■ 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 been involved in abuse, pornography, Satanism, animal slaughter or anything of the kind, my Illi group's leader, Marion David Pettie. Pettie, too, says the group has

never been connected in the CIA. Lan interview with U.S. News, Petdescribed the Finders as ■ communal, holistic-living and learning arrangement. The group numbers some M 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. Their duplex, in residential Northwest Washington neighborhood, is decorated with global maps and bulletin boards. Residents of Culpeper, Va., M 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 referred all multers concerning the Finders and the police investigation to the FRIM 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 CIA's interest in the Finders may from the fact that lill late wife worked for the agency and that son worked for 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 the must about you." To judge from the latest case, some of the rumors can last an awfully long time.

BY GORDON WITKIN AND PETER CARY WITH ANCEL MARTINEZ

Dear Ted,

I was listening Tart 2 of the Ted Gunderson telephone interview, and when you mentioned the UI Customs report about The Finders, I entered US Customs Report and Finders into the Google Search Engine www.google.com that is how I found the web page about The Finders.

I then used an e-mail to: <geminiwalker@yahoo.com> and asked him/her II he/she had any more information on the Finders.

In m limit minutes, I received a reply which stated that he/she didn't have any more info.

David Parsons Denver, CO

Ted Gunderson Interview http://www.us-government-torture.com/aaviforembiaze.html

Part 1 [2233k] http://www.us-government-torture.com/aaviforemblaze.html

Part 2 [3115k] http://www.us-government-torture.com/Baviforemblaze.html

Part 3 http://www.us-government-torture.com/Caviforembiaze.html

http://www.us-government-torture.com/Daviforembiaze.html

Part 5
http://www.us-government-torture.comEaviforemblaze.html

The Finders
http://www.geminiwalker-ink.net/HellFinders.html

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On February 7th of 1987, the Washington Post ran an interesting story that did not at first seem in have any particularly national significance. The article concerned a case of possible kidnapping and child abuse, and material discovered in the Washington area that they say points to a 1960s style commune called the Finders, described in a court document as a "cult" that

conducted "brainwashing" and used children "in rituals." DC police who searched the Northeast Washington warehouse linked to the group removed large plastic bags filled with color sildes, photographs and photographic contact sheets.

Some showed naked children involved in what appeared to be "cult rituals," bloodletting ceremonies of animals and one photograph in child in chains.

Customs officials said their links III the DC area led authorities into a farreaching investigation that includes The Finders — III group of about 40 people that court documents allege III led by III man named Marion Pettie — and their various homes, including the duplex apartment in Glover Park, the Northeast Washington warehouse and a 90 acre farm in rural Madison County, VA.

It was the US finds and World Report that would ultimately provide the followup to the Finders story, noting that there is a certain Customs Service
memorandum that was written at the time of the original investigation,
written by Ramon J. Martinez, Special Agent, United States Customs Service,
describing two adult white males and six minor children ages 7 years to 2
years. The adult males were Michael Houllhan and Douglas Ammerman, both
of Washington, III. While had been arrested the previous day on charges of
child abuse. The children were covered with Install bites, were very dirty, most
of the children were not wearing underpants and all of the children had not
been bathed in many days. The men were somewhat evasive under
questioning and stated only that they were the children's teachers and were
en route to Mexico to establish a school of brilliant children. The children
were unaware of the functions of telephones, television and toilets, and
stated that they were not allowed to live indoors and were only given food as
a reward.

A Detective Bradley had initiated an investigation on the two addresses provided by the Taliahassee Police Department during December of 1986. An informant had given him information regarding the cuit, known as the "Finders," operating various businesses out of a warehouse located at 1307 am Street, N.E., and were supposed be housing children at 3918/3920 St., M.M.

The Information was specific in describing "blood rituals" and sexual orgies involving children, and an as yet unsolved murder in which the Finders might be involved.

Cursory examination of documents must detailed instructions for obtaining children for unspecified purposes. The instructions included the impregnation of female members of the community, purchasing children, trading and kidnapping. There were messages using MCI account numbers between a computer terminal believed to be in the same room, and

others located across the country and in foreign locations.

There were pictures of nude children and adult Finders, as well as a little of high-tech money transfers.

There was a file called "Pentagon Break-in," and references to activities in Moscow, Hong Kong, China, Malaysia, North Vietnam, North Korea, Africa, London, Germany, "Europe" and the Bahamas.

There was also a The Child "Palestinian."

One such telex specifically ordered the purchase of two children in Hong Kong to be arranged through a contact in the Chinese Embassy there. 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.

There was also a sell of instructions that appeared to broadcast will computer an advisory to the participants to keep the children moving through different jurisdictions and instructions on how to avoid police detection.

photo album contained a series of photos of adults and children dressed in white 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 of 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 the goat's head to one of the children.

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 large room." The video room seemed in be that up as an indoctrination center. The organization had the ability to produce its own videos. There appeared to be training areas for the children and what appeared to be an altar and up in a residential area of the warehouse. Many jars of urine and feces were located in this area.

Group leader Marion Pettle spoke in an interview III Steamshovel Press in 1998, noting that in World War II he kept house mainly for intelligence people in Washington and OSS people passing through.

Official US Customs investigation reports which have been completely authenticated by the investigating officers who were them and by a well



respected investigator who personally knows these Customs officials are irrefutable evidence that

- 1.A case of obvious child neglect/abuse involving child pedophile sexual abuse/child pornography/Satanic cult ritualistic abuse wherein the perpetrators caught directly in law act by law enforcement, arrested on the basis of irrefutable evidence of the scene, and faced serious charges which typically bring sentences of decades in prison.
- 2.Search warments were obtained for the "Finders" cult office in Washington, DC and a complete search was enacted in law enforcement which provided irrefutable pictures, movies and documents of such abuse/neglect evidence and access to the confidential arrest reports on the "Finders" cult from Intil annuals in Taliahassee which occurred only a day serilar (suggesting very high level connections to US intelligence in and of itself.)
- 3.All investigation of the "Finders" will by the FBI, US Customs and local law enforcement was ordered stopped by the US Justice Department on Its grounds of "national security" and the matter of the "Finders" cuit was turned over to the Central Intelligence Agency as an "internal security matter," since the "Finders" is and has been a domestic and international covert operation of the Central Intelligence Agency.
- 4.Any and all investigation of the "Finders" was immediately stopped, all evidence was suppressed and denied, and the abused children were released back to the adult perpetrators who had been arrested "in the act" and the CIA resumed its engoing covert operation of the "Finders" cult which is used to procure and produce.

The story of the Finders cult is the story of the development of child/assets to be used to entrap politicians, diplomats; corporate and law enforcement officials; to sell child/victims to wealthy perverts to raise money for covert operations, to train same of the child/victims to be professional operatives and assassins of a totally cold, multiple personality, mind control nature.

To date only one media outlet hus dared publish anything about this (US News).

In the last that years there have them more "smoking guns" proving that US intelligence agencies traffic in children, sell that and abuse them. Some these covert operations have them tied to long term and massive importation, and distribution of narcotics into the US by the same lintelligence agencies.

1. Why Johnny Can't Come Home...Noreen Gosch, The Johnny Gosch

Foundation, West Des Moines, (c)2000 http://www.amazon.com/exec/obidos/ASIN/0970519508/geminiwalkerink/002-0987448-1865669

2. The Pedophocracy, Dave McGowan Return to Home Page Return to Table

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http://www.astrologyforthepeople.com/pedophocracy.htm

Return to Home Page http://www.geminiwalker-ink.net/index.htmi

Return to Table of Contents
http://www.geminiwalker-ink.net/HellContents.html

email ...geminiwalker <geminiwalker@yahoo.com>

The Finders ~ a CIA front formed during the 1960 it has top clearance and protection in its as signed task of kidnapping and forture- Juogran ming young children across the U.S. the ope trained Government kidnappen are known to be sexual degenerates who involve the children in Satanie ver orgies and "bloody situals," as wel as the murlers of other children and the slaughter of animals. The revealed in the Media Lucing Fo 1987, following the enest of two of these men in Tall hossee, Florida with 6 kinsapped of dishevelel children: a subsequent rearch of a Finderarelated warehouse in Washington, DC by Jorl and U.S. austoma Vervice agents revealed a Con puter som, documents seconding high-teal bank transfers, explosives, and a cot of instru ions alvicing out members on moving children though jurisdictions around the Country . The Tinders use a fleet of unmarked vans to gut targeted children from Franks and schoolyards They then drug the children and transfort them ? a serie of "safe houses" for special training. · Marion David Pettie ~ the leader of The Finders a he is an identified homosexual fledophile and officer (whose own son was an employee of a C proprietory firm, Air America, which was notous for its smuggling of drugs out of the Colden Triange into Saigon during the Vietnam War - destinal for the ? 418

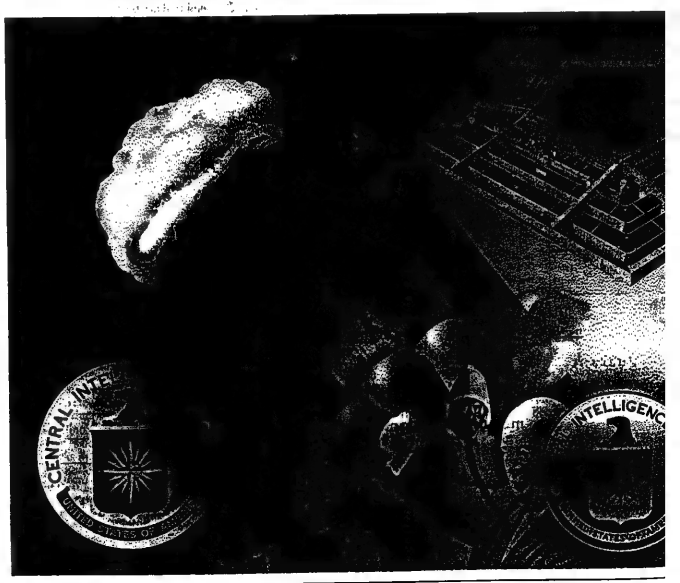
U.S. GOVERNMENT EXPERIMENTS ON CITIZENS

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U.S. NEWS

THE COLD WAR EXPERIMENTS

Radiation tests were only one small part of a vast research program that used thousands of Americans as guinea pigs



U.S.NEWS & WORLD REPORT, JANUARY

n June 1, 1951, top military and intelligence in all of the United States, and Great Britain, alarmed by frightening reports of communist success at "intervention in the individual mind," summoned a small

group of minimal psychologists to a minimal meeting at the Ritz-Carlton Hulel in Montreal. The Soviets had gotten Hungary's Joszef Cardinal Mindszenty, an outspoken anti-communist, III confess hiespionage, and they also

seemed to be an imindocrinate political enemies and even control the thoughts of entire populations. The researchers were convinced in a communists' was being 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 meet being brainwashed in North Korea, were proposing in urgent, top-secret research program on behavior modification. Drugs, hypnosis, electroshock, lobotomy—all were to be studied in part of a

Will U.S. effort III close the mind-control gap.

New revelations that govminimized war experiments exposed thousands of Americans to radiation have prompted fresh congressional inquiries, including hearing

last week on Massachusetts. A Departdefinition of Energy hot line of up to handle calls from possible subjects of the management been swamped. But the radiation of the cold war research program that used thousands of Americans as guinea pigs.

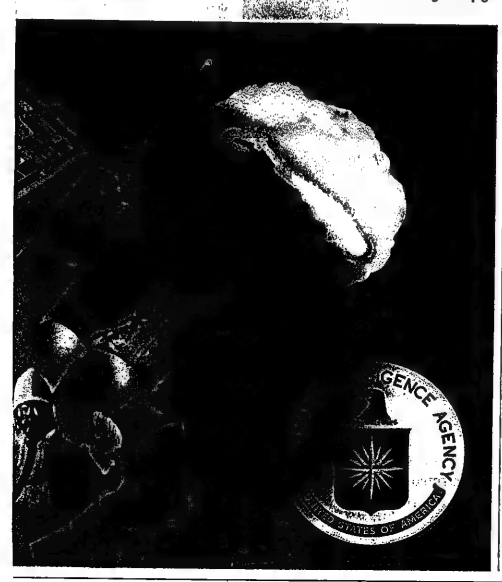
From the end of World War II well into the 1970s, the Atomic Energy Commission, the Defense Department, the military services, the CIA and other agencies we prisoners, drug addicts, mental patients, college students, soidiers, Even bar patrons, in a vast range of government-run experiments to it the effects of everything from radiation, LSD and never up to intense electric shocks prolonged "sensory deprivation." Some of the human guinea pigs knew what they were getting into; many others III not. Still others did III IIII know they were being experimented on. But in the life-and-death struggle with communism, America could not afford to leave any scientific awaren 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 mun considering compensating the hundreds of subjects of these odd and sometimes gruesome atomic tests. But the government has long ignored thousands of othcold was 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 mean 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 problem 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 people whose lives were destroyed by mind-altering drugs, electroshock "treatments" and other military and CIA experiments in-



REPORT, JANUARY 24, 1994

■ SPECIAL REPORT

volving toxic chemicals or behavior modification have been known for almost M years. But U.S. News in discovered that only a handful were ever compensated - or even littl what ---done them. "There has essentially been no legitimate followup, despite the CIA's promise 💷 track down victims and see what has happened to them," says Alan Scheflin, professor Santa Clara University Law School and an authority on cold " mind-control research. "It's" just rum of the 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 subjected in or, in some cases, even the fact that they subjects. In 1977 Senate hearing, then CIA Director Stansfield Turner said he found illus experiments "abhorrent" and promised that in CIA would find in notify the people used in the internal memos and depositions taken from CIA officials in a law-

suit against the agency in the IVID reveal that of the hundreds of experimental subjects used in the CIA's mind-control program, code-named MKULTRA, only II were sum sufficient 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 the ilm drug in an "operationally realistic" setting. One of the victims, U.S. News discovered, was a San Francisco nightclub singer, Ruth Kelley, me deceased. In ile early 1960s, cording wa deposition from a CIA official who was assigned in the 1980s track down MKULTRA victims, LSD was slipped into Kelley's drink just before her act a club limit The Black Sheep. The agents who had drugged her "felt the LID definitely took some effect during her act," testified Frank Lau-binger, the will all in charge of the notification program. One agent will be the bar the inal day, and reported that she was fine, though another recalled that I be hospitalized.

were destroyed iii III on order of then



EYE IMMUMITA BEING TESTED ON A U.S. SOLDIER
III A 1969 CHEMICAL WEAPONS EXPERIMENT

CIA Director Richard Helms, and the records that remain do not contain the man of human subjects used in and of the tests. In they the clearly suggest that hundreds of people were subjected experiments funded by the CIA and carried will at universities, prisons, mental hospitals and drug rehabilitation centers. Even so, according to Laubinger's 1983 deposition, "it was decided that there was no subjects that required notification other than those in the [San Francis-

IN A CIA-FUNDED EXPERIMENT, RITA ZIMMERMAN, WHO HAD SOUGHT TREATMENT FOR ALCOHOLISM, INVIL "DEPATTERNED" WITH IN

ELECTROSHOCK

FOLLOWED

III III III III OF DRUG-

INDUCED BUILDIN



co] project," and the CIA π m effort to search university ords or conduct personal in views to find other victims. At ral Turner, in his 1983 deposit conceded that "a disappointi small number" were notified defended the agency's continrefusal to declassify the name the researchers and univers involved. "I don't think that we have been necessarily the way," Turner said. "Not in the gious society we live in." In I the agency successfully appeto the Supreme Court to b release of that information.

One of the grisliest CIA-fun experiments—and mm of on few that have led with lawsuits against the gove ment-involved the work of nadian psychiatrist, Dr. D. E Cameron. In the 1950s, Came developed a method in treat chotics using what he called 'patterning' and "psychic c ing." According to g application he submitted in : to the Society for the Investiga of Human Ecology, a CIA-fun front up in support behav control research, the proced consisted of "breaking down ongoing patterns of the patic behavior by mann of particul intensive electroshocks (dei terning)"—and in some ca with repeated doses of LSD.

was followed with "intensive repeti" (16 hours day for six days)" tape-recorded message, during whitme "the patient is kept in partial serry isolation." Cameron's application posed trying a variety of drugs, include the paralytic curare, as part of a technique of "inactivating the patients."

11 56-day sleep. The analogy brainwashing obvious to the (which provided # \$60,000 grant thro the human-ecology society. Nine of meron's former patients, who sought treatment for depression, a holism and other problems in the A Memorial Institute McGill Unive ty, where Cameron was director, file lawsuit against the CIA in 1979. Onc tient, Rita Zimmerman, "de terned" with 30 electroshock sess followed by 56 days of drug-indu sleep. It left her incontinent; others fered permanent brain damage, their jobs or otherwise deteriorated. case, Orlikow U.S., was settled in 1 for \$750,000. (Cameron died in 1967.

A more typical experience of the seeking recompense in that of Air Fo

GELLING AND VALCHINE

WILL REPORT, JANUARY 24

■ SPECIAL REPORT

officer Lloyd Gamble, who volunteered in 1957 in take part 🕍 a inii 🗷 the Army Chemical Warfare Laboratories in Edgewood, M. He told U.S. News | was informed he would im testing gas masks and protective gear. Instead, he learned in 1975, 🖿 and 1,000 other soldiers were given LSD. "If they had told me of the risks, I er would have done it," he says now, "It was outrageous." He says after the IIII 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."

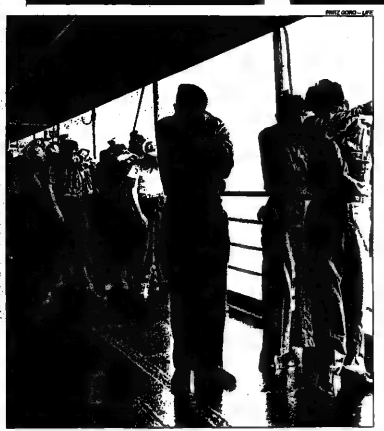
2000年間の日本の日本

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 had been given LSD,

sought recompense. The Justice Department rejected in request because the final 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 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 "insufficient factual basis" for compensation. Such "private bills" usually "In June III La pass in the face of executive branch opposition.

Unreasonable men? Other is filed by prisoners is soldiers who is given variety of drugs have been dismissed by judges who have ruled that although the subjects did is learn until the 1970s exactly what had been done is them, the side effects is flashbacks they experienced immediately after the issue should have prompted "a reasonable man to seek legal advice" is the time.



COVER THEIR EYES AS AN ATOMIC BOMB III DETONATED.

"The failure In notify and promptly compensate the people who were victimmed by these cold excesses I inexcusable," argues James Turner, upon of the lawyers in the Orlikow man. But he says the courts and the agencies man have made it virtually impossible for a victim to succeed in a legal claim. "Records magone, 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 everything from cloak-and-dagger schemes to discredit foreign poli-

WAS TOLD HE WOULD BE TESTING

MALE MALE AND PROTECTIVE GEAR.

INSTEAD, THE JUNY DAVE HIM—

ALONG WITH A THOUSAND OTHER

LOLD FILE—LSD.



ticians III training mil personnel. The Army posed III many as 3 soldiers to BZ, III powhallucinogen then u development III a ch cal weapon. The dru tacks the nervous syscausing dizziness, wing, and immobility. I sands more also parpated in the Ari Medical Volunteer gram, testing nerve vaccines and antidote

Talkative. The can behavior-control expended of the Navy project called Cation CHATTER. was seeking "speecific ducing drugs" for us interrogating "enem subversive person. The project was event abandoned because drugs "had such a late it and not possific keep the human sulfrom knowing" they been drugged.

But by 1952, undau by such setbacks, s psychological rese was booming. "On the problems we ha

the way along was the ingrained I on the part of [CIA] agents that the viets warn III feet tail, that there huge programs going on in the II Union in influence behavior," Gittinger, a CIA psychologist who saw the Human Ecology society's ations, told U.S. News.

A classified 1952 study by the U.S. ernment's Psychological Strategy E laid out an entire agenda for beha control research. Calling comm brain-washing "a serious threat to kind," scientists urged that drugs. tric shock and other techniques be c ined in "clinical studies ... done remote situation." The report mused about the potential of lobor arguing that "if it were possible to form such a procedure an membe the Politburo, the U.S.S.R. would no ger be a problem to us," though it noted that the "detectability" of the gical operation made its use problem

Although there is no evidence the botomy experiments are ever formed, many other bizarre and interprocedures in In 1955, the Army ported research at Tulane University which mental patients had electrode planted in their brains in manual patients.

U.S.NEWS & WOLLD THE JANUARY

■ SPECIAL REPORT

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

As recently no 1972, U.S. News found, the Air Force supporting research by Dr. Amedeo Marrazzi, who is now dead, in which psychiatric patients II the University of Missouri Institute of Psychiatry and the University of Minneso-Hospital—including an 18year-old girl who subsequently went into a catatonic in for three days - were given LSD to study "ego strength."

Gittinger concedes that some of the research was quite naive. "We sum trying to learn about subliminal perception and all The silly things people with believing in at that time," is says. One study even tried to see if extrasensory perception could

be developed by "training" subjects with electric when they got the wrong answer. But "most of it was exciting and interesting will stimulating, will quite necessary as | happens, during that period of time," Gittinger insists.

Another former CIA official, Sidney Gottlieb, who directed MKULTRA



U.S. OFFICIALS FEARED WITH A LOSS OF MILITARY CAPABILITY ABROAD AND THE "RISK OF EMBARRASSMENT" AT HOME IF WOLL OF WALL EXPERIMENTS LEAKED OUT.

behavior-control program almost from inception, refused to discuss his work when U.S. News reporter visited him week at Mi home. III said the CIA wan only trying III 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 mee works w AIDS and cancer patients at ■ hosp He said he has devoted the years since left the CIA "trying to get on the side i angels instead of the devils."

III STEPHEN BUDIANSKY, ERICA E. GOOD AND TED GEST

SEEKING JUSTICE

elcome to the maze

Department of Energy has 36 words, Washington has been operators standing by, What was the 12,000 callers to the de partment's hot line want to. know is whether they might to collect under Energy Secretary Hazel O'Leary's www compensate unwitting participants in the U.S. gov ernment's cold-war radiation experiments. color l'apparent

Answers will be months or ... urve in coming. But most callwe probably have little chance. of ween those who, can prove injuries may

he calls come day and have to wait years for a check night, so many that the Despite O'Leary's soothing notoriously tightfisted about opening the Treasury to damage claims. That is especially true when a disputed program is defended on national rity grounds.

Not enough. The best recent guide is the case of the "downwinders" from several Western will will blamed cancer and other ailments on radiation from atmospheric. nuclear time in the 1950s. After litigation failed, Utah Sen. Orrin Halel spent mure than

decade winning federal aid for III victims. Mine than \$100 million has been paid out, but critics say the maximum \$50,000 benefit for each victim is far too modest even tu cover medical expenses.

Victims of radiation be facing the man fate. The Clinton administration may decide IIII IIIII austerity permits only symbolic pay-"We should do what can main amends," says official. "But may be just as significant 🖦 explain 🛀 families happened to Uncle Fred." In case, legislation is more promising than litigation because ill: law strictly limits damage cases against egovernment.

Those who believe they

have been injured by federally sponsored scientific me technical experiments may call the Energy Department hot line 11 (800) 493-2998. Veterans should call a different number, (800) 827-0365. Callers may be referred in other government agencies.

If they were to meet the ini tial guidelines, callers should ready for # 15-to-30-minute phone interview, and they wil be asked to submit | letter and supporting documents iii bacl their claims. Then the wait gins. It is is the second history of federal compensation programs, many beneficiaries have distributed in bureaucrats got to their claims.

BY TED GEST

U.S.NEWS WORLD REPORT, JANUARY 2:

Ted L. Gunderson

FBI Senior Special Agent in Charge (Ret.) P.O. Box 18000-259 Las Vegas, NV 89114

Phone: (702) 791-5195. Voice: (310) 364-2280, Fax: (702) 791-2906

I have made six complaints to the FBI demanding un investigation of the FireDERS and the international traffichens of children who I believe have been bednapped or obtained through subterfuge (orphaniges; and agency known as the Child Protective Schroces) but the FBI refuses & contact me. I have received two complaints from willing employees that amplanes containing several hundred children have flown to Paris France por Denver Colorado and Los angeles California. In addition Paul Bonacci told me about children being anchored outside LAS Vigas NIV and Toronto Canada, some for \$ 50,000 each. Children in underween with a number around their neck. Led L. Bundline

HARVEY SILVERGLATE ARTICLE Boston Phoenix, January 1, 1993

FREEDOM WATCH

Clean sweep

Why Clinton's AG should purge the Justice Department

by Harvey Silverglate

he Department of Justice and the Central Intelligence Agency have much in common. Both are large bureaucracies. Both operate mainly in secret. And both are thoroughly corrupt, unaccountable, and dangerous to the liberties and lives of the American people.

At the CIA, corruption is endemic. The spy agency has been synonymous with sleaze since its creation, during the early Cold War era. But Justice, despite ups and downs over the country's first two centuries, avoided falling into total disrepute until recently — specifically, until the presi-dencies of Ronald Reagan and George:

Trans's another difference as well. Right many Congress is considering a proposal by US Senstor Daniel Patrick Moynihan . (D-New York) simply to do away with the CIA and distribute its few essential activities ties among other agencies — thus break! ing, once and It all, its me branch, w - Link is unaccountable either ■ Congress " III the warm. Although Moynihan's, proposal is unlikely to get very far, at least it's being debate l.

No such easy solution presents itself for the problem of how to end the reign of ter-Zoe Baird, Bill Clinian's attorney general designate, and have to show she has the guis to perform a nearly clean sweep not-only of justice Department lawyers and administrators Washington, but of the various local US attorneys' offices - in-" cluding Boston's. Only through such a purge will she be able to bring her depart- a ment under some form of control. Even though common holds that the fish rots from the head, the problems at , Justice me not limited to the top echelons; " hence, likely that cutting off head? will not save the body.

In Boston, US Attorney John Pappalardo and most of his assistants should get the axe soon after Clinton's inauguration. Baird " should demand that everyone on Pappa do's staff submit his or her resignation, with each individual being given opportunity to remain employed by explaining how his or her official conduct helped strengthen or the constitutional rights and values essential to the maintenance of a free society. It is a test few of them will be able to pass.

Why is such a drastic remedy called for? The answer emerges from a review of them Justice Department's dismal record in the? ast dozen years. Although the department had its dark moments during earlier admin istrations — under Attorneys General John a Mitchell and Richard Kleindienst during the Nixon presidency, for instance - the Resgan and Bush years have been marked not only by a deepening of the culture of core ruption and abuse, but also by a concomitant acquiescence to such conduct on the part of the federal judiciary.

The Justice Department, with the approval of a statist US Supreme Court where, siss, a clean sweep will likely take a full generation, given the justices' life tenure 34 has destroyed much of the fabric of American law, so laboriously constructed in the first 200 years of the republic.

This rampage was led by the various at the torneys general appointed by two presidents who cynically bashed constitutional rights and elemental justice in the name of fighting all kinds of perceived social evils from abortion to violent crime; from pornography to government leaks, from 1

で からはないのはないできょう 山 ひでき legal immigration to organized crime, from banking-and-securities fraud to the use and sale of recreational drugs, from political

corruption to money-laundering.

Equally dangerous has been justice's participation in various coverups meant to hide uniawful foreign-policy ventures of the Reagan and Bush administrations - ventures that were carried out behind the backs of a Congress, the news media, the public, and even other established agencies of the executive branch.

When a good prosecutor builds a criminal case, she or he does so by accumulating evidence - not by hectoring, threatening, or lying. With that in mind, what follows is an indictment of the Department of Justice and of its Boston outpost, based on a care-ful combing of the public record. These legal atrocities — some widely reported, some not - are just a few of the pieces of evidence Attorney General Baird should consider as she sets about restoring her-3 department to its rightful role ma defender, rather than an abuser, of constitutional liberties,3.

this piece.



the Justice Department - had offered the bounty hunters a \$50,000 reward, plus exenses, if they could bring the doctor to me As in the Alvarez case, justice paid witthe US. More outrageous was the revela- ... nesses - \$1.5 million to six of them tion that Justice had paid its witnesses even larger sums of money in exchange for -1 their testimony against Alvarez, Many of the witnesses were also promised that cruminal charges against them would be dropped or reduced if they cooperated. ...

But perhaps most telling was this: prosecutors kept secret the existence of a witness ..." ho was prepared to testify that it was another doctor, not Alvarez, who injected the American agent. Apparently, the govern- , in response to a lawsuit Inslaw had filed inent deemed it more important to claim revenge in the death of one of its agents — in an attempt to drive the company out of and to prevent a new brouhaha over the man business. According to some independent hidrapping - than to protect the rights of investigators, the federal government wanta suspect who was quite possibly innocent."

The case is over, and the doctor is back... in Mexico. But this lawless kidnapping and the assertion that the reach of American " law extends past its borders has created a stain on the once-good name of American justice that will not easily be expunged. -➤ Long-distance injustice. Equally questionable was the method used to obtain the " ment. But the Inslaw affair won't go awa presence of former Panamanian strong..... The company's high-profile lawyer, formen Manuel Antonio Noriega to stand trial in US District Court in Miami — sup-un posedly for drug trafficking, but more like-21 ly for daring to refuse to continue taking in orders from the DEA and the CIA after at many years as a reliable, if somewhat repellant, ally in the war on drugs and the battle against communism. Attendi

President Bush launched an undeclared . (and hence unconstitutional) war on Paname to grab Noriega, resulting in perhaps the most expensive and bloody arrest in American history, Noriega, convicted in an

unfair trial (his funds were frozen, thereby limiting his ability of

pay lawyers), sits in federal prison, probably

and forgave these witnesses their numerous admitted felonies, just to get Noriega, In fact, 20 of the witnesses against Noriega were convicted drug dealers - including a founder of the Medellin drug cartel.

➤ Official thievery. In 1987, a federal bankruptcy judge ruled that the Justice Depertment used "trickery, fraud and deceit" in cheating a small software company, inslaw, out of its creation. The ruling came that accused justice of stealing the product ed to sell the software to American allies along with a secret modification that would allow the US to keep track of some of their intelligence activities

. The ruling against the justice Department was reversed by the US Court of Appeals, which increasingly has allowed itself to become a compliant tool of the govern-

mer US (and Massachusetts) attorney general Elliot Richardson, brought anot lawauit, and Attorney General William appointed a special counsel to invest Not surprisingly, no criminal charges a resulted. Yet the stench remains.

> Saddam's bankers. Then there's its still-unfolding frageste scandal, which — as New York Them columnist William Salire has pointed - probably should result in the indictment of several Justice

Department lawyers.
US District Judge Marvin Shoob smelled a rat when federal prosecutors claimed that Christopher Drogoul, Atlanta-branch manager of Banco Nazionale del Lavoro. See FREEDOM, page 16

Freedom

ed from page 14 ad forst vesses

regad large unsecured leans to Iraq saut the knowledge of the lash's Rome departers. The judge did the right g and pulled the plug on Drogoul's

thing and putter the plug on arrayous a freed trial.

An almost comical accessio followed, in which high justice Department officials blamed the CIA and the CIA and the contract of the contr sah's poter, Atterna would be to the best to the party of the best to the party of the best to the party of the best to the d the whole stinking gerbage heap to and proces as rones.

hell proces as re-early forward for he is ick up the pieces and sort things to the esting here is that a real investigation of here the government was willing to form a besting here is that a real investions and show the government was willing in forms a passibly innecent breach manager to protect the bank's management in Rome, which approved of the covert effort to fund Seddem Hussein's military buildup with the encouragement and knowledge of the CIA:

The thesh administration, after all, finds it, highly emberrassing that Saddem went from Augrica's feverise dictator to the reincorraction of Adulf Histor over a span of wheat these days. head three days.

about three dept.

This may just turn out to be another socret foreign-policy adventure run out of the
becoment of some government building in
Washington, in which the justice Department was enlisted as a reliable ally in the effort to limit the subsequent damage once
the plan fell apart.

> Go to juil. In 1904, justice managed to
personale Conserva in exact legislation.

Persuade Congress to enect legislation, a climinating the presumption, embedded in the Eighth Amendment, that people so-cased of a crime are entitled to be released A on hall that is not "enemies." Large members of federal defendants consequently are juited upon being accused. — Any but juited upon being accused. — Any but juited upon being accused.

Same frage

ing a defendant before trial substantially increases his or her chances of being convicted. These few detainers who are applied on the hearts of tyrants, on the incorporation victed. These few detainers who are applied to impose "excessive" hall, it was okey to deny ball and simply imprison the defendants anyway — avaiting trial, and in 1987, a majority of the Response justice justified this little exercise in a gen Supreme Court actually bought that preventive detention, a concept near and

FOR ALDER OF STEE injustice, consider the resh of trumps perm by paring over making lists no raids, scanning computer bulletin to and reading classified ada. The last then med dirty pictures to said cities for which they are arrested, preserved often imprisoned for receiving who own government sends them.

The Justice Department actually went to far in a recent case that even the Reagan/Rush Supre or Court vased, five to four, to overturn the constant of use vicitim, Keith Jacobso t. (Justice Clarence Thomas provided one crucial fifth vate, Thomas provided one crucial fifth vate, showing unusual — for him — solicitude for the rights of a criminal defendant. Shades of "Long D. .g Silver," perhaps?) The Court found the the povernment failed to prove that locals a was prediaposed — independent of the overnment's solicitation of him over the course of 26 months — to purchase child pura shough the mail (or by any other ms. 1).

Almost no federal child-porn delen-donts, however, are in lucky as Jacobson was, including, lucally, L. Lane Bateman, a teacher at Philips Beter Academy, in Ex-eter, New Hampshire. His life was wrecked in a frenzied orgy of disinformation, including unau stantiated reports of sexual abuse of six lents. Retemen was curricted of postes, an of child pornogra-phy, and may o prison term when he is sentenced and write year. > Lawyers under siege, Criminal-defence

lawyers have been autoposused a seed with indicament if they refe rvidence against the many the etterney-climan an ancient tent that assured any manifely with legal connect, '

As part of their a supaign to intimidate defence invoyers, just or lavyers and agents of the PBI (part of the Justice Department) have persuaded for yell magistrates and judges to issue seast variety, resulting in the agents' seizure of client files in lavyers uffices. Such Gestapo tactics would have an unthinkable two STECC 2.24 St. FREEDOM, page 18

reedom

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... 24 2

decodes ago. New federal judges barely blink an eye as they ruther-stemp the pros-ecutors' wortent applications. (wither: More recently, Justice promulgated new regulations the department contends give its prosecutors the power to ignore ethical its presenters the power to ignore efficiel rules and constraints imposed on all lawyers by state courts and disciplinary agencies. Top justice officials, including Assistant Americay General Rubert Mucher III (who was Weld's right-hand man while Weld was US attorney in Boston, from 1981 to 186), are engaged in a frantic effort to make the regulations effective before the Clinton administration takes office.

The pressure for this free pass on ethics is coming mainly from career prosecutors, a who figure they're too far down the political food chain to be fired by the Clinton administration, and who want Bush's jus-tice Department to leave them a nice go-ing-owny present. This cynical lame-duck strates Billy, if for no other res-

ploy demonstrates lists, if for no other res-son (and there are many), Attorney Gen-eral Baird smost extend her purge well be-low the upper echeluns of lustice a offices in Washington.

In Massachusetts at well as in Washing-ton, a succession of federal "get tough on crime" presecutors has run soughshod over citizens rights, thus proving the werning of Economia Franklin: They that can give up essential liberty to obtain a listle temporary safety deserve neither liberty no safety."

The prosecutors on the local dishonor rull range from Reagan's first appointes,

roll range from Reagan's first appointes, William Weld, who served Attorney General Edwin Merse both se US attorney here and as assistant attorney general in "Washington before leaving Messe's sink

ing ship, to Bush's last, Pappalardo.
The bill of indictment against the Boston branch of the Justice Department

Boston branch of the Jastice Legarithes includes the following:

> Vacation from hell. Earlier this year.

Justice encouraged agents of the Immigration and Naturalization Service (INS) to arrest and held in custody 24 innocent.

Maleysion tourists — most for more than

two weeks - who'd arrived at Logan Airport. The present was that these peo-ple, many of them vacationers, were needed to testify against the tour opera-tor, who was allegedly trying to get two immigrants into the country who intended to overstay their visas.

Federal Judge Magistrate Marianne Bowler, before she was forced by day-afterday front-page coverage in the Beston Globe to consult the Rill of Rights, did little to end this charade. Many of those joiled didn't even appear in court until their eighth day in custody, and some of them were uncomfortably handculled while in the courtroum, even though none was charged with a criminal offense.

When Bowler ordered the Maleysians discharged and allowed the home, l'appalardo held a disingenuous press conference at which he sated: "Callpress conference at which he sated: "Calling them tourists is Pite calling John Gottl a businessman." Pappalanto also declared his office completely free of blame for the failure to contact the Maloysian consulate promptly upon the detainment of the tour group. He blamed other aspects of the finature of the US Marshelo Street. It was a browner the US Marshelo Street. It was a browner businessman as a professmance. bureaucratic cover-your ass performance.
> Testimeny for sale, in 1984, US Attor-

> Testimony for sole. In 1984, US Attor-ncy Well's essistant generators tried to persuade the federal courts to accept the testimony of three winesses who were ac-complices in a marijuana-smuggling van-ture in Maine and who had, thereafter, en-tered into ples-hargaining agreements with the government. The defendants: Kevin Political and a second the plants of the courts of the court of the cou Dailey, who was subsequently convicted and sent to prison, and Salvatore Michael Corunna, who is a fugitive.

According to the plea agreement, the

According to the plea agreement, the specific prison terms to Le recommended by the presecutors "... depended] principally upon the value to the Government of the defendant's cooperation ..."

US District Judge Joseph Touro tried to put his foot down on this efficial bribery of winesses. He ordered the testimony of the witnesses excluded from the trial, reasoning that the arounder since them should not ing that the rewards given them should not depend upon their success in bringing about the conviction of the defendants:
"We cannot telerate the imposition of that type of subjective pressure on witnesses,

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THE BOSTON PHOENIX . SECTION ONE . JANUARY 1. 1995

whose only interest is supposed to be in

However, the Court of Appeals, which by that time had lost its constitutional barings, lessed a mealy-escenhed opinion allowing the poverament to present the witnesses at trial. The appeals panel stated dislagramments; "While we share the concern and unexpires of the district court over the correles pasential of these plea agreements, we believe that the traditional anisquents; we believe that the traditional anisquents.

the '90s, the Court of many of those tradiler example, allowing of evidence that favor imposing restrictions upon a shilty to prove to a jury dust provenum witnesses have, in of-

> Linewing in. In 1982, Weld and his top deputy, Mark Welf (now a faderal judge), acting in conjunction with federal drug agents (including Sdward K. O'Brion, who have was convicted and served a sentence stating in oncoing), sunt an information of the processed binned as a potential inter- and possible defendent inter- and possible defendent inter- inter- and possible defendent inter- and possible and re-

The second first the agents and some of ware interessed in secing was world present a perjurious de-including a late affidents from this content of the second seco

This agregious violation of the lawyorclient reinforably was papered over by US. District Judge Robert Kassen (who, slot, had sought our when I was a student years earlier at Harvard Low School — talk about desarpointment in use's menter) and by an equally compliant Court of Appeals, five The appeals panel, though refusing to reverse the conviction or even take action against the processors, suggested in a formate that hamadard, "in order to evold charges of processors in agent to a defence statiner depatching to agent to a defence statiery depatching to agent to a defence stati-

In other words, the manage was not that

Sixth Amendment, which guarantees the citizen the right to the effective assistance and confidential representation of legal counsel. Rather, prosecutors should get a judge to approve the intrusion — which most federal judges these days can be reliably counted on to do — to avoid being charged with abuse.

Mueller, who hasded Weld's criminal division at the time, argued the case personally before the Court of Appeals, underscoring how important justice believed it was that its prosecutors not be rebuked for their

> No evidence. Noted Boston criminaldefence attorney Joseph Ballico was indicied during the brief reign of US Attorney Jeremiah O'Sullivan on a charge of conother elient), a possible quality of interest

Cintolo's conviction was meant to teach a lesson to lawyers who represent alleged mobaters that such representation is not without personal risk. The message got through. Cintolo served a prison sentence and was disherred.

> Ethics-first mone. The department's current effort to implement a rule allowing federal prosecutors to circumvent state-imposed ethical constraints, discussed above, was foreshadowed in a situation in Massachusetts that arose in 1986-87.

The state's Supreme Judicial Court adopted a rule requiring all presentors, including the feds, to seek the permission of a larger before leaving a subpoens to a larger

Justice during the Reagon/Bush era has been so uniformly hostile to citizens' constitutional rights and so prone to engage in corrupt conduct that Attorney General Baird should allow few, if any, incumients to keep their jobs.

spiracy to launder money. He was put through hell until, at his triel, judge lidword Harrington, himself a prosecutor prior to the Reagan era, declared was not even enough evidence to see has charges to b jury.

Balling went free and continues to proctice low, but the message got through to the Massachusetts criminal-defense ber anyway: the Justice Department rules not by law, but by terror — so wetch your back. Ag > Righy business: Attorney William Cintoto was convicted in 1985 for obstruction of justice, in part for giving his effect advice that he had a right to lavelte the Fifth Assendment's privilege against self-incrimination rather than tentily before a federal grand jury levestigating the Anglule organisation. Although any lowyer worth his salworld have advised exactly as Cintolo did, that court and the government concluded that because Cintolo was also representing the Anglulos to fact not hidden from his for information or documents about the wayer's clima. This rule was promulested in response. Reagan-are malemal opdemic of fellows abported to lawyers for information and all lights.

2). When Duniel Klebock, counted to the state's Board of Rar Oversears (new a state district-exect judge), announced be work enforced the rate against federal presentation, along with US Atterney stall, and to enjoin Klebock, US District jump of Zohel, in a capent and counters with the stall down, the justice Department body district Court of Appends, spin does the middle, affirmed Zohel by default.

Constitution that Justice efficiels now not to reverse with their new role-making effect, confident, perhaps, that by now first has added comply of his appointments to the federal operate to course that the result of a tipy larg case would come out in the

government's favor. They're probably right.

> Total by leak. The engoing prosecution of defeated Congressmen Nicholas Mavecules is a lesson in how a prosecution should not be conducted.

Government tenks for months before and after the indictment destroyed Marvouler's reputation and mode it considerably harder for him to defend himself before his constituents or in court. Wi, in Marvouler's lawyer, former Massachusetts atterney general Frank Bellotti, ashed US District Judge David Mazzone to convene a hearing to determine who in the US actorney's office might have illegally leaked confidential grand-jury information, Mazzone declined—even though the federal judiclery has been quick to crack down on defense lawyers who leak.

In numerous other ways, as well — including threatening to lik Mavroules with a secund indictment, and secring the case away from a judge known to be less tolerant of government oversealous—as then some other judges — the case is a showcase for just about every trick and manipulation justice has developed to pursue political ligures of whom it disapproper.

These examples are only the tip of a very large lothery, demonstrating that the Department of furtice and the local US atterneys' offices have lest their mourings, Radical change is madel.

Though it is always dangerous to generalize and thereby sweep the good along with the bad, justice during the Reagan/ Bush are has been so uniformly heatle to chiants' constitutional right; and so proce to engage in corrupt conduct that Attorney General Baird should allow few, if any, incombents to houp their late.

discrety all those at the top count yo. As for the processors at the bottom of the pyeomid, they should be compelled to demonstrate that they can overcome the corrector impact of the department's colors and do history of the "30s --- that is, that they can resist the idemposion to above their power, and that they can live up to the movin correcto grante on the retunds well at the Departtment of justice building in Washington; --

THE CHITED STATES WHE ITS CARE WHEN EVER HATTICE IS BONE ONE OF ITS CITEBER IN THE COURTS.

CORRUPTION:

The Satanic Drug Cult Network and Missing Children



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PROFESSIONAL EXPERIENCE

1979 -	Present
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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 will show, weekdays as follows:

1. American Freedom Satellite Network, GE 1 103° West (2º In 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 to12PM (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 Coulin 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 1965-73 Assistant Special Agent-in-Charge, New Haven, Connecticut and Philadelphia, Pennsylvania Special Agent Supervisor, FBI Headquarters, 1960-65 Washington, D.C.

1951-6C 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".

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Clinton says he is a Rhodes scholar—he's not; he never finished. He went to Moscow during the Cold War; he organized and participated in anti-American rallies in London, England during the Viet Nam War. As Governor he said he balanced the budget 11 times; he never balanced the budget. He said he didn't raise taxes; he raised them 126 times.

During his tenure ■ Governor he was instrumental in establishing the Arkansas Development Finance Authority-- supposedly to provide loans to students, churches, and schools. The agency was actually used to launder billions of dollars from a \$100 million per month drug operation out of Mena, Arkansas. Millions of dollars from the drug operation were channeled to Clinton's personal political campaign---money laundered through BCCI banks in Florida; Atlanta, Georgia and former U.S. Senator Rostenkowski's bank in Chicago. I have personally talked to some of the CIA agents who brought drugs into Mena, Arkansas and shipped arms out. Every loan for the Arkansas Development Finance Authority was signed-off by Bill Clinton. Many of the loans were never paid off. In some instances not even one payment was made on the loans. During a 10 year operation not one indictment was handed down and not one truck or plane load of drugs was ever confiscated. During the first week of his presidency, he revoked random drug-testing of his White House Staff. A clear departure from the standard practice of his predecessors, who were mure mindful of how testing relates to national security issues. Five Arkansas state troopers have volunteered that he had over 100 sexual escapades, with as many women, during the period they guarded him. I have personally interviewed one of these warmen who is now in hiding to protect her life. The documentation for the above information has been furnished to U.S. senators and congressmen and still nothing has been done. Why hasn't Congress investigated the Mena, Arkansas drug smuggling operation? Why hasn't Congress called the key witness, Larry Nichols, former Marketing Director for Arkansas Development Finance Authority to testify during the Whitewater and Vince Foster hearings? Nichols has stated that he alerted President Clinton to the drug operation and he was ignored. President Clinton's response was that it was a "Federal" matter—not a "State" matter. The FBI claims Foster's suicide note is authentic whereas three independent handwriting experts say it is fraudulent. Why has Congress not called former CIA drug smuggling pilots as witnesses? I personally know of two who would be willing to testify. Three attempts have been made on Larry Nichol's life. Law enforcement officers working toward meaningful prosecution have been forced to resign or have been reassigned. One has been falsely accused of a crime and another survived an attempt to poison him. Since August 1991, thirty individuals associated with the drug operation and investigation of Clinton have died ■■ result of questionable suicides, murders, or in plane crashes. Former U.S. Congressman Bill Danameyer has described President Clinton as a draft-dodging womanizing pathological liar who should be impeached.

Drug net draws closer around **Bill Clinton**

HE longer Bill Clinton resists pressure to release records. Ill stronger ill suspicions that 🜃 📕 hiding something important, per-haps even something the the presidential election.

The White House press secretary, Michael McCurry, and distinctly ambiguous when reporters asked m public whether the president was suffering from a sexually transmitted disease. I seemed almost encourage this line of inquiry. The White House calculation, apparently, is that nobody rate land much The impact in post-puritan America would be nil.

fallen for this diversionary

tactic. In m biting editorial last week the Wall Street Jourasked whether Clinton was cover-ing m bistory of drug use. Drugs are a much matter. If the American people were ever led to believe I Clinton was a beavy user cocaine Governor of Arkansas. the scandal would be thermonuclear

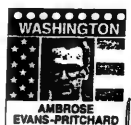
Stories about past drug use by Bill Clinton are a staple of Right-wing radio talk programmes. But me major newspaper in the US has ever published am investigative

expose. This because drug was is i much of a tabloid inne Far from it. mainstream media were quick M print the uncorroborated allegations 📰 a convicted felon who claimed III have sidii marijuana 💷 🗉 Ouavie.

In the case of Bill Clinton, a number of people have man forward with direct

Is always finds a reason impugn the source's credibility. Nothing short M documentary proof will induce them to examine 🔤 claims. Hence speculation in Washington about wedical records.

But there are other records freelance jour-nalist. Scott Wheeler, -obtained copies of the



veillance audio-tapes item the IIII investigation III Roger Clinton, In President's younger brother. (Roger was eventually convicted for dealing and sent to prison).

The tapes reveal that Roger Clinton was a drug trafficker - mal just ma addict who amount list line. He can be heard describing how he used to smuggle large amounts W cocaine



6 She'd testified about seeing Bill Clinton get so high on cocaine he fell into a garbage can... I have no doubt that she was telling the truth?

knowledge of drug use, but through airports hidden under his clothes. But mail interesting is the comment be Gover-"Got to get some for my brother, he's got a man like a vacuum cleaner.

Then there is the case of Sharlene Wilson, currently serving a prison term/in Arkansas for drug offences. The Sunday Telegraph two years ago tha (she had supplied Bill Clurton

so messed that night, he slid down the wall into garbage can." she sail

The story has credibility because in told it under in Little Rock III December 1990. At the time she was an informant for Im Seventh Judicial District drug task force in Arkansas. Jean Duffey, the prosecutor in charge all us use force. talked III Wilson days after her grand jury appearance.

She was terrified. house was being watched she'd she'd mistake." said Duffey.
"That when told me she'd testified about seeing

III Clinton get in in on
cocaine in fell into a garbat in was telling the truth."

Shortly after Wilson's testimony the drug Texas.

Wilson charged with drug violations. In 1992 Was made to II sell-ing balf an ounce marijuane | \$100. worth of methamphetamine to an aformant.

protested eliminate ber as a political liability and the appealed on grounds entrapment.

With the help = 1 brilliant Arkansas lawyer, John Wesley Hall, ber went all the way in the US Supreme Court. Finding a violation of her constitutional rights, the court ordered the study Arkansas 💷 give Wilson a fresh trial or m ber free. Her release IIII is now set Movember.

What about those grand jury transcripts? They sum secret, M course.

sealed in perpetuity. But every has the right transcripts if their own testimony, if they make a formal request.

The Republicans are at hall beginning in twig. Last week I received a number of phone calls from bashful operatives 🚃 🔤 deniable fringes of the Republican Party. They wanted M know where, perchance, they might find a person called



The Money Laundry The Dirty Side of High Finance

A quarter of the massive funds circulating the globe each year are the illicit proceeds of laundering operations.

> by David G. Guyatt 1996

5 Mucking Hall Cottages Mucking Hall Road Barling Magna, Essex 553 ONJ England, UK Phone/Fax +44 (0)1702 21 7523

was since the Nugan Hand Bank affair of the 11970s, bank crashes have followed slick and familiar template. Narcotics trafficking, gun running, CIA well ops, money laundering will little on a massive scale are just man of the ingredients that have we bank after bank crashing its knees. Once the smoke clears, bank depositors and shareholders um left picking um the tab.

With space of billion-dollar financial scandals hitting im headlines, 1995 wasn't such a good year for harassed bank regulators and shareholders. Calls for tougher regulation of the burgeoning financial markets in the wake of the Daiwa, Barings and other debacles little more than PR palliatives designed u calm ill merous of a cynical public who still form im hard backbone of bank depositors. With the best will in the world, regulators can't keep pace with an evolving and sophisticated money machine that daily shuffles upwards of 24 billion E-bucks around the globe in III This of an eye.

Yet tough regulation, even when emplaced. acasily and regularly evaded. Banking and crime em Cimmerian handmaidens for the simple reason that banks are where the money is. Having access to the money and being 'connected' is the name of the game where the stakes we other people's money. This is the dark side of the financial community, a hidden that largely unreported—until, that is, a major banking scandal hits the front pages. Squirming under the glare of public attention, successive bank disclosures have revealed sinister connections had leading banks have with organised crime and the intelligence community. The money-shufflers of 'Spooksville' need 'black funds' to finance covert operations and appear happy to exchange guns and military hardware for dope that is; in turn, peddled for dollars mail to live and other black operations. This happy-go-lucky Ferris wheel approach to money-raising on the part of the intelligence community reveals a long history of entanglements with the Mafia.

Organised crime syndicates are now the single largest business sector on the planet and are me to grow. They just love banking. Having accumulated a staggering US\$820 billion from investment interest over the last decade, the Mafia is now estimated mearn US\$250 billion a year from its legitimate investments.2 Dozens of nations who maintain strict bank secrecy laws and de facto, providing full banking services to these mandarins of dirty money. A large number of banks are actually owned by Mafia syndicates.' Some of the largest and respectable appear arment to turn a little eye and earn massive commissions from laundering dirty money.4 The prudent image of bankers is just that: an image. Banking survives purely on depositor confidence, making it the biggest ongoing "confidence trick" the world has ever witnessed. That confidence has been dented by one scandal following on the heels of another.

THE CIA'S HEROIN CONNECTION

One of the earliest scandals was the Nugan Hand Bank affair. Michael Hand, 🖿 ex-CIA operative from the Bronx, joined up in 1973 with Frank Nugan, - Australian playboy and inheritor of Mafia fortune, and incorporated the Nugan Hand Bank. The bank sported an interesting and exclusive board of directors. President of the bank was (Retired) Rear Admiral Earl Yates, former chief of the US Navy's strategic planning. Legal counsel *** the CIA's William Colby, *** Walter McDonald, former deputy director of the spook agency, was listed as a consultant. An in-house commodity trader on the bank's payroll was also a leading heroin importer, while Richard Secord, later ■ be implicated in the Iran-Contra affair, was said to have a business

Seven years later, the bank collapsed following the discovery of Frank Nugan's body slumped in his Mercedes. Clutching a gun in we hand and sporting a hole through the

head, Nugan also holding a bible that contained an embarrassing list of names including William Colby, DCI of the CIA, and Bob Wilson, the House Armed Services Committee's ranking Republican. Others names listed had a variety of backgrounds, ranging from known narcotics traffickers, politicians businessmer personalities from sport and the media. Beside services have listed amounts running into five and six numbers. Following public outrage, the US Senate held investigation into Nugan Hand's operations. Amongst other things it discovered that the bank operated branch dedicated laundering the Golden Triangle's heroin revenue. Connected to the bank's office by an interconnecting door the DEA's (Drug Enforcement Administration's) local office—premises are were also shared with CIA.*

A: about the same time that Frank Nugan's IIII was developing powder-burns, Michele Sindona, a free-wheeling financial whizkid and consigliere for the Sicilian Mafia, had purchased New York's Franklin National Last and driven it in a wall with losses totalling US\$40 million. Rankad the 29th largest bank in the US, the Franklin crash became we biggest on record at that time. Establishing a ficutious company, Fasco AG, in Liechtenstein. Sindona was able to obtain a majority interest in the Italy-based Banca Privata Finanziera. BPA was an excellent acquisition for Sindona, for only did it have a close relationship with Britain's blue-chip Hambros Bank but it also had a preferential parmership arrangement with Continental Illinois Bass of Chicago, owned and presided by David Kennedy (Inter to become Finance Minister in Mixon administration). Continental Illiams was later to crash spectacularly in the mid-180s, only to be rescued with an estimated four billion US tax dollars.

MOBSTERS, MULTIME AND THE ITALIAN CONNECTION

Described by Time magazine as "the greatest Italian IIII Mussolini". Sindona used III relationship III Earl Kennedy get close to Bishop IIII Marcinkus, head of the Vatican Bank (the Institute for Religious Works [IOR]), and thereafter set in motion a tangled III of financial fraud that almost brought the IOR to its knees. His empire rapidly graw, pulling a number of financial

institutions his ownership, including, in addition to his BPA, the Banca Unione, the Germany-based Wolf Bank, the Generale Immobiliare, Geneva's Bank, Edilcentro, a finance company up a Bahamas, York's Franklin National Bank plus 140 other companies spread throughout the globe.

Sindona's connection to an Mafia probably dates back World War II when he joined in the preparations for American landings in Sicily. However, it the during the '70s that the Sicilian Mafia chose him as their money man. Four years later, in 1974, Don Michele's world began collapsing around him. It was later discovered he had been skimming the mob's narcodollar-which he was charged with laundering. Incarcerated in prison for his part in the Franklin Baak crash, the later found deac in his cell. A dose of strychnine laced in the coffee brought a 25-year sentence to abrupt if Sindona's death was anything it was too late. His inclinate involvement with another bank that crashed the massive losses was in have calamitous and far-reaching effects on Italy's ruling elite as all as the spooks of Langley.

Banco Ambrosiano was the largest private bank in Italy until it collapsed in 1982 with laws approaching a massive UES billion At the make of the scandal was Roberto Caivi, Chairman of Ambrosiano and Lodge hautter of Licio Gelli, the shadowy Grance Master of the Italian P2 (Propaganda 2) Maurille Lodge. Gelli. once an Oberleutnant in Himmler's SS, held the reins of power and knew how to use them-for which he was dubbed "The Pupper Master". A management blackmailer, in kept a secre: record of wrongdoing all those in cases into contact with, and wasn't shy in using it to his advantage. FI's membership roll included highly placed politicians, cabinet unright, healt of the Italian armed forces and the intelligence services, together with leading industrialists, media magnates, judges, Mafiosi, member: of the Vatican Caria and, of course, high-flying financiersincluding Sindona. P2's 'elite' membership, linked by their extreme right-wing political views, perfectly dovetailed with the CIA's long-standing desire to eradicate Communism from the Italian political scene.

The P2 and Banco Ambrosiano scandal broke when Calvi was found 'suicided' on 17th June 1982. With his hands tied behind his back and a rope around his neck, he had been suspended from

London's Blackfriars Bridge in what ame as a ritual killing. Calvi an P2' banker and had been involved in embez aling massive sums of money out of hibank and into secretive 'offshore' companie in Liechtenstein and elsewhere. A number of limit companies were linked in the Vatican Bank. P2 was responsible for number of CIA-backed political atrocities at the limit including his bombing of Bologn railway station in August 1980 where 8 innocents were slaughtered—and mischic vously attributed to left-wing terrorists.

It took 10 years before the real story cam.

Francesco Mannino Mannonia, a pen (defector) from the Sicilian Mafia, collins in 1992 that Calvi was strangled to Prancesco di Carlo, the mob's heroin 'traffmanager', at the transmission of Pippo Calos the Corleone family. We now know Calvi, together will be and Sindona.

embezzing the Mafia out of a fortungelli was 'handling' for the Corleoness large sum of money which he passed the corleoness large sum of money which he passed the corleoness large sum of money which he passed the corleoness large sum of money which he passed the corleoness large sum of money which he passed the corleoness large sum of money which he passed the corleoness large sum of money which he passed the corleoness large sum of money which he passed the corleoness large sum of money which he passed the corleoness large sum of money which he passed the corleoness large sum of money which he passed the corleoness large sum of money which he passed the corleoness large sum of money which he passed the corleoness large sum of money which he passed the corleoness large sum of money which he passed the corleoness large sum of money which he passed the corleoness large sum of money which he passed the corleoness large sum of money which he passed the corleoness large sum of money which he passed the corleoness large sum of money which he corleoness l



Calvi who promptly it it to shore up his failing bank. Smart to the last, Gelli helped the man recover "tens of billions of lire" before bolting an of sight. Despite his best efforts, in was eventually arrested in Switzerland to where he had travelled a arrange the secret transfer of it. I'm million of Ambrosiano's lost loot. Bribing a guard with a limit in managed to escape. Once over the French border, he in both about a helicopter for the short trip in Monaco, home of P2's 'super-Lodge'. From Monaco he travelled a Paraguay—a favourite bolt-hole of many of his wartime Nazi comrades—and disappeared in sight. The missing billions have never been recovered.

The Ambrosiano affair was significant for revealing the web of interconnections that existed with Italy's ruling class. On the one hand, the CIA will using File 'covered' (secret) Lodge and illicit funds to conduct warfare Italy's Communists. At the other extreme, it the warfare Italy's communists. At the other extreme, it the warfare Italy's communists. At the other extreme, it the warfare Italy's communists. At the other extreme, it the warfare Italy's communists. At the other extreme, it the warfare Italy's communists. At the other extreme, it the warfare Italy's communists. At the other extreme, it the warfare Italy's ruling class. At the other extreme, it the warfare Italy's ruling class. At the other extreme, it the warfare Italy's ruling class. At the other extreme, it the warfare Italy's ruling class. At the other extreme, it the warfare Italy's ruling class. At the other extreme, it the warfare Italy's ruling class. At the other extreme, it the warfare Italy's ruling class. At the other extreme, it the warfare Italy's communists. At the other extreme, it the warfare Italy's communists. At the other extreme, it the warfare Italy's communists. At the other extreme, it the warfare Italy's communists. At the other extreme, it the warfare Italy's communists. At the other extreme, it the warfare Italy's communists. At the other extreme, it is a constant.

reveal Mafia surres. "Men of Honour who get to be bosses belong to me Masonry: this must not escape you," another Mafia defector. Leonardo Messina. revealed. "Because it is in the Masonry that we can have total struct with businessmen, with the institutions, with the men who administer power..." Messina went em to add that the Mafia's secret association with Masonry is "an obligatory passage for the Mafia on a world level". Masons, like lie intelligence community, bankers and the Mafia, share a common interest in secrecy. Similarly, they all

have a common interest in money, especially other people's money.

HISTORY'S BIGGEST-EVER SCAM

The 'connections' that had been forged and which lay behind Italy's greatest-yet banking debacle were in be re-enacted years later in America. The Savings and Loan (S&L) scam-by limited greatest banking rip-off of 💵 time—sees the same cast of players work. "Something very significant happened during real country's savings-and-loan crisis, me greatest financial disaster since the Great Depression. It happened quietly, secretly, without any fanfare and attention. It happened in firm our very eyes and we knew it not. What we missed was the massive transfer of wealth from the American taxpayer to a select group of extremely rich, powerful people." These ominous words opened the introduction to Pete Brewton's massively researched book, The Mafia, CIA & George Bush-the untold story of America's greatest financial debacle.16 Brewton, maward-winning investigative journalist, spent years tracing we subterranean web of interconnections sat at the heart of this affair Ital looted the American taxpayer of close WSS1 willion. However, there was more to the S&L affair than these words portrayed.

The "select group of extremely rich, powerful people" that Brewton fingers, includes the CIA. President George Bush, Schator Lloyd Bentsen, a swag-sack of other influential Texans

and well-known members of III Mafia. For the CIA, the group had to a vast pool of black and that enabled it is engage in illegal activities including Iran-Contra and Middle East weapons deals. Brewton's all-too-realistic in it that this group of interconnected in the latest recognised that the S&L industry perfectly structured for a member of seam. Backed by governing guarantees in regulators with bow in the right kind of pressure. S&Ls in the ripe plums waiting to be plucked.

Back in his VP days, Bush intermed—In federal regulators in a corrupt Florida Savings and Loan that close friends, his sons Jeb and Neil, and a new full of Mafia associates were systematically plundering. The thrift eventually went belly-up to the tune of USS700 million. For a man who regularly keeps a 'plausible deniability' diary, whose hidden background includes III CIA operational activities pre-dating in appointment in DC by 15 years, and who, moreover, had questionable links in the pock-faced Panamanian dictator, Colombian cartel money-launderer and one-time IIA asset Col. Hand Noriega, the thought of his sons cherry-picking thousand-dollar IIIIs off the IAI money tree is all in a day's play."

In any complex financial seem, the really important question is

in discover where the looted funds eventually come to rest. As with the Nugan Hand, Franklin and Ambrosiano debacies, IIII question has never been satisfactorily answered for the S&L scam. However, despite a perperual smokescreen, some interesting facts have emerged. In another Florida S&L bust that cost US\$200 million in a shady land-deal, the cash disappeared the sunset trail of Du Pont's St Joe Paper Co. The trail went will in Jersey, one of the Channel Islands. The Channel Isles have long been offshore tax havens with strict banking secreey, and, as w

consequence, a large contingent of foreign banks have offices there. It is now believed that the looted funds were ultimately used by CIA cut-outs to procure weapons for Iraq."

A minual figure in the S&L sale of the century was Walter Mischer, a char friend of Senstor Lloyd Bentsen and a long-time 'acquaintance' of George Bush. Mischer was closely 'connected' the New Orleans Manualin family, one of the most powerful Mafia families in the country. Never a 'one-family' man he also did business with Malla and Chicago. Mischer Is considered to be the most powerful was in Texas, and certainly one of the richest. His "I'm just a country boy" demeanour belies a sharp, analytical business mind and mi icy wall of ruthlessness. With a finger in every pie, his influence stretches wide M include business, crime, finance, the intelligence community, and domestic and international politics. Brewton believes that Mischer "is without peer in Texas and perhaps in the entire country". Regarded as a pragmatist, he generally mus less ways in the political electron stakes, placing money us both the rear- and fore-legs of the horse we've come to know as Demopublican' politics.

Another figure who weaved he could way through the S&L tale in Herman K. Beebe, the more limit "Godfather" of the dirty Texas S&Ls and associate of the Louisiana mob. Beebe and Mischer and long-term business associates. Coincidentally, Beebe also has known connections in the Marcello family. While both

were busy 'burning out" the odd couple of dozen Savings Loans, Illian was transferring LLD million in 'seed' money from his bank. The was transferring LLD million in 'seed' money from his bank. The was a transferring LLD million in 'seed' money from his bank. The was a transferring DC-based Palmer National Bank that boasted a board which at the time of another largely featured in the White Hillion telephone directory. The board chairman, Stefan Halper, was a member of the Nixon White House. His father-in-law, Ray S. Cline, formerly Deputy Director of Intelligence at the CIA and the of the LL OSS 'China' veterans, was a top foreign policy and defence adviser in the Bush presidential campaign.

Other board members included John Barnum (Deputy Secretary of the Department of Transportation, 1974-77), Frederick V. Malek (Nixon's White House personnel chief and the Bush-Quayle campaign manager), William Kilberg (Department of Labor, 1973-77, and member of the Reagon-Bush transition team), and John A. Knebel (President Ford's Secretary of Agriculture).

Paimer National was the bank of choice for the National Endowment for the Preservation of Liberty's fund-raising activities that

provided UNITO million III Col. Oliver North's III— gun-running programme IIII saw weapons shipped IIII to Nicaragua IIII to Iran. This operation was essentially the brainchild of former DCI William Casey who cunningly revived the old 'conduit' system of money laundering that had IIIII used with great success during the '50s to fund secretly IIII Nazi war criminals recruited to spearhead the ex-SS IIIII IIII fighters' scheduled for deployment behind enemy IIIII in IIII IIIII that the Soviets invaded Europe. Casey used North as his cut-out, thus kick-starting the ongoing IIII Classy used North as his cut-out, thus kick-starting the ongoing IIII Classy used North's superiors in IIII Pentagon IIIII never forgiving him for being IIII Class manikin. At IIII same time, Ray Cline, who had retired from the CIA and IIII III a family-owned company called SIFT Inc., IIII 'advising' Major General John Singlaub—the principal operations officer in the Nicaraguan arms

affair.

While George Bush was wearing

his S&L hat on his off-days, his all

singing, all-dancing, gun, dope n

money-laundering operations were

about to receive a damaging blow

as yet another massive financial

scandal hit the front pages.

While George Bush was wearing his S&L in on his off-days, his all-singing, all-dancing, gun, dope 'n' money-laundering operation in a pour to receive a damaging Hou at yet another massimal financial scandal in the mar pages. Hou a get another massification of the Italy-based Banca Nazionale del Lavoro were raided by FBI agents following a tip-off from in junior officers of BNL Atlanta." The B.H. affair seamlessly follows the well-oiled template with the involvement of the CIA, Britain's SIS, US Presidents Reagan and Bush, British From Minister Thatcher, and

two of Italy's most corrupt senior politicians, Bettino Craxi and the Mafialinked Giulio Andreotti. It was to reveal the international covers network that was engaged in illegally shipping arms to Iraq's dictator, Saddem Hussein. Even during the height of Operation Desert Storm, CIA operatives were frantically attempting in put together an urgent assignment of US-made SAM missiles warmen im Iraq's bloody warmachine. By a happy coincidence, BNL, owned by the full Treasury, was run by a limit friend and Lodge brother of Andreotti. Allerta Ferrari,

reigned as BNL's Director-General, was a marrial member of P2. The was he along in his Masonic affiliations. BNL, I was the bank of the P2", "was quickly shown to have among its upper echelons a vertiable nest of P2 operatives..." with intimate mections to the mini powerful figures in successive U2 administrations.

THE COCAINE CONNECTION

Weapons-dealing is a highly lucrative "inter-government" business and hundreds of billions of Indian are involved annually. Equally increase is the narcotics and which generates a staggering US\$500 billion per annum.

As well as having a peripheral role in the Iraqi weapons affair.

Bank of Credit and Commerce International (BCCI)—known as the "Roll for December and Criminals International"—became

one of the major money-laundering operations for the Colombian cartels. Many of the same old cast of players are found picking the bones out of this included by the collapsed with estimated death in excess IT \$10 billion. BCCI was operated an a corrupt and criminal organisation throughout its entire 19-year history. It systematically falsified in records. It knowingly allowed itself to be used launder the illegal income of drug-sellers and an arrangement. And it paid bribes and kickbacks to public officials."

Over a few short years, the BCCI slowing state is slowly swell to prodigious proportions, bringing numerous casualing in its and One of these casual Clark Gifford, Chairman of First American Bancshares, friend of presidents and doyen at Washington insiders Disgraced, Clifford and his prestigious Washington law-firm partner Robert



Altman walked away and a cool U.S. million." Few individuals in institutions were touched by the scandal would wholly escape censure. BCCTs founder, Agha Hasan Abedi, assiduously courted power and influence. A close friend was former US President Jimmy Carter.

BCCI aggressively set out to launder in Colombian cartels' massive drugs money that would eventually see up in 1 other banks directly or peripherally involved—many of them blue-blooded luminaries of the banking firmament. Setting up a branch in Panama, BCCI will cut a deal with Panama's Noriega, opening account for him in the name of "Zorro". Dirry funds were collected and wired the Europe. From there, Certificates of Deposit (CDs) were issued that well the used to collateral against loans issued. Another technique involved cycling the money through an affiliated company, Capcom Financial Services, whose huge futures and options business was an involved cycling vehicle.

Discontented with just in narcotics industry. BCCI developed close ties to the 'spook' community, maintaining accounts for Israel's Mossad, America's CIA, Beitain's SIS, France's DGSE, plus the security services of Pakistan and Switzerland. The CIA's

accounts with BCCI covered several years of covert operations we the part of that agency. Principally, payments were made III finance Afghan rebels init III bribe General Noriega. Almost unbelievably, BCCI's requirement alon included innotorious Abu Nidal terrorist organisation and the Iran-backed Hezbollah-long regarded as the arch enemies of the Western intelligence community. Abu Nidal's Fatah Revolutionary Council had # US\$60 million account at London's fashionable Sloane Street branch. At the same time, the bank was responsible MT financing deals in which Montal providma weapons to Arab terrorists. Peru, buckling under the burden of sovereign debt, used BCCI to hide its cash reserves away from the grasping hands of creditor banks.

Outdoing the security services of many small nations, the BCCI and ran its unglobal intelligence network, known as "the black network", employing an estimated 1,500 trained operatives. That in Karachi, this was a network "of handpicked individuals who underwent a one-

year training rulled in psychological warfare, spying techniques and the use of firearms".10

When major banks aren't colluding with spooks and organised crime, they appear to be the luck and surper in dubious 'in-house' business. Most don't hit may headlines, being swept away from the glare of the media by red-faced executives.

One of those that wasn't an lucky was Daiwa Bank Ltd. Squirming with loss of face, Daiwa executives announced as a round-mouthed media that Toshihide Iguchi, a small-time apanese trader working out of Daiwa's New York office, had acked up a US\$1.1 billion loss trading III Treasury bonds. Stretching credulity beyond belief, Daiwa claimed that the 44-wear-old Iguchi, following a modest trading Initi of \$200,000, pent the main 11 years writing 30,000 "unauthorised" tickets in an attempt as reverse his misfortune. This was to a staggering \$400,000 per trading day, making Iguchi one of the unluckiest tuckers the world of high finance has ever encountered.

THE BARINGS COVER-UP

Though for sheer med luck are couldn't do much worse than Nick Leeson, the young and inexperienced British trader at Barings, Singapore, who, with the aid ill a dump' account known as the "five eights"—signifying at Chinese superstition "all the luck"—bumped up losses of US\$1.6 Hills over a three-year period, sending Barings crashing at its knees. Until then, Barings sat at the top of the British establishment tree as the oldest merchant bank in London. Dripping at history and dark secrets, Barings dated back to the mid-17th century. By median standards it was a small bank with a net would in the US\$600 million read but still managed to punch above its weight. That is, until it began speculating its depositors' and shareholders' money in Singapore's futures market, SIMEX. [See NEXUS vol. 3, nos. 1 and 3.]

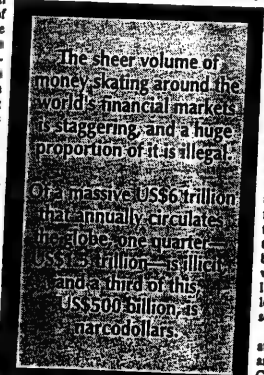
All the signs are that the Barings affair is a straightforward of bonus fever amongst me executives benefited from excessive annual bonuses. Nevertheless, there may be men to it than that. The fact that their inexperienced part SIMEX trader, Nick Leeson, didn't contribute and dime to the bank's bottom line throughout his three-year tenure at the big swinging dick" on the

Singapore futures exchange in beside the point. Leeson contrived in report profits by creating false accounting entries, and thus, year on year, was able to conjure a host of ghost profits-carefully hiding his real month-on-month losses that aventaally grew to a teeth-grinding US\$1.6 billion. His superiors, the bank's senior executives, delighted with the performance of their suc in the east, awarded themselves bonuses of US\$1.6 millionplus for the year ending 1993. Despite crashing with massive losses, the directors with the Dutch financial group ING which galloped to the rescue. Saug in their new sinecures, they negotiated US\$152 million in back bonuses covering the tragic year 1994where reported earnings in US\$320 million in reality concealed accumulated losses of US\$260 million, which were soon to increase sixfold.

It is now clear that Leeson didn't operate alone. Those tagged with assisting and/or colluding with him include the CEO, Peter Norris, and the Director of Finance, Geoffrey Broadhurst, 20

Discovering the degree of complicity involved senior levels, 23 directors and staff were forced to resign by their new Dutch owners. This did not stop the Bank of England, Britain's banking regulator, from publishing a caveat-ridden and poorly investigated report. The report chronicles the Bank of England's less-thanzealous efforts of apportion blame of anyone other than Leeson, but does catalogue a list of impediments to its investigation. These include the accidental destruction of "significant classes" of the within the offices of Barings, London, and an cited as being "missing", "corrupted" or new "routinely retained". The sleuths of Threadneedle Street, however, and not only venture inset the door of Barings' offices during their entire investigation. They have discovered "significant classes" of documents corrupting away before their very are

Importantly, nobody is saying which banks provided the importantly funding that the Barings operation consumed. Nor is



anybody revealing why these banks would so readily lend funds that amounted a cool US\$1.4 billion a small bank with an insignificant worth. Seeking to clarify this point. I asked the Bank of England to name which banks provided funds to the group and whether they formed a formal informal syndicate.

was politely told that "we don't have this information, but if we do it's confidential and not available". A curious answer indeed. Meanwhile, the only casualty besides, of course, the bank's shareholders-who, with unspeakably per grace, continue u grumble about their missing US\$160 million-is Leason. Found guilty and given a six-and-a-half-year sentence. he now resides in Singapore's Changi prison. Some believe he joins Daiwa's Iguchi as a scapegoat, demonstrating that when the bucks m down in the 'connected' world of high finance, those who have most m gain, do

It's not their money they're playing with. It's yours and mine. If a bank goes belly-up, culpable bank executives slide into other cushy jobs with other banks or disappear down the sunset trail toting a swag-bag of 'lost' loot—sometimes both.

sums at stake, banks in a financial community are, de fe

Operating within the CIA is a small team known as the "F Column". Staffed by experienced computer-hackers using a C supercomputer, this group tracks dirty money accumulated secret offshore bank accounts

figures". Once the funds: tracked and the lauthorisat. Illeging seems of located, the money is electroscally swept up and deposited in US Treasury. Intelligence sourcestimate that in excess of USS2: lion has been gathered in this maner, and located of the now-poolingh-profile figures is contempling lodging complaints. Illeging lodging complaints. Illeging lodging complaints. Illeging lodging complaints of light any one of a dozen other operation that have previously come light

can be expected in the coming years. Why mile should be so simple. It's not their money they're playing with. It's yours mine. If a bank goes belly-up, culpable limb executives slide in other cushy jobs with other limb or disappear down the suntrail toting a swag-bag of 'lost' loot—sometimes both. Simp stated, high finance is a 'connected' world where presidents tou shoulders with mobsters, bankers shake hands with Masons, reglators buckle under political pressure, law enforcement protection, the CIA 'does its thing', and fortunes can be and are won.

Bankers say of themselves the water is a "prudent" profession the last analysis, this is true. Nothing the more prudent the playing with and losing other people's money.

MORE MONEY SPENT ON DOPE THAN FOOD

The sheer volume of money skating around the world's financial markets is staggering, and a huge proportion of it is illegal. Of a massive USS6 trillion that annually circulates the globe, and quarter—US\$1.5 trillion—is illicit, and a third of this, US\$500 billion, an narcodollars US\$200 billion worth of narcoties as shipped to the US annually, roughly and third of the total annual import bill. Random forensic testing throughout the US reveals that virtually every single banknote contains microscopic traces of cocaine. Globally, more money is spent on dope than on food. With these

Endnotes:

- 1. Following the Barings debacle, the Bank of England has told me that it will resin tougher regulation—fearing that this will drive financial institutions to less regulated centres. (Phone conversation with this writer, December 1995.)
- 2. Sterling, Claire, Crime Without Frontiers, Linde Brown, London 1994.
- 3. Sterling, Claire, op. cit., p. 23. See also p. 111, citing the Yakuza's near-miss attempt so take control of Parisbas, a leading French bank.
- 4. Kochan & Whitington, Bankrupt: the BCCI Fraud, Victor Gollancz, London, 1991, p. 96
- 5. Sie Kie McMahon, former Chairman of Midland Bank Group Pic, and during a British TV programme, broadcast in Autumn 1995, that banking is a "confidence trick".
- 6. Robinson, Jeffrey, The Laundrymen, Simon & Schuster, London, 1994, p.
- 7. Op. cit., p. 272.
- 8. Sterling, Claire, op ett., p. 203.
- 9. Op. cit., pp. 63-64
- 10. Brewton, Pete, The Mafia CIA George Bush—the untold story of America's greatest financial debacle, SPI Books, New York, 1992.
- 11. For a brief synopsis on Bush's secret background, Mark Lane's Plausible Denial (Plexus Publishing, London, 1992, pp. 330-333).
- 12. Chapter 21 of Pete Brewton's book deals with this are to detail (see Endnote 10).
- 13 "Burbout" is a mob scam where they acquire a failing company, boost im borrowing, strip its assets and then place it into voluntary liquidation.

- Obviously the creditors are left picking up the tab.

 14. Lottus, I. The Belorus Secret. Paragoe House, 1969. Casey, an old OSS warrior, saw no shame, in using Nazi, war criminals—many of them guilty of the most borrendous criminals—many of them guilty of the most borrendous criminals. Tais humanity—in his fervent anti-Communism. Tais view permeated the thinking of many of the old Cold Warriors in the CIA and elsewhere. The story of former Nazis connected to the P2. Banco Ambrosiano and BNL affairs remains largely untold.
- 15. The BNL affair is covered in Alan Friedman's Spider's Web (Faber & Faber, London, 1993).

 16. Op. cit., p. 85.
- 17. Kochan & Whittington, op. ch., p. 14. See also Adams and Frantz, A Full Service Bank (Simon & Schuster, London, 1991), on the BCCI affair.
- 18. Kochan & Whittington, thid.
- 19. Op. cit., p. 130.
- 20. A finding of the Singapore Report, authored by Price Waterhouse, Singapore, behalf of the Minister of Finance.
- 21. Leeson I Iguchi are obviously culpable, but the point is in they did not alone. This the view of this writer, based many years' experience working international banking. Leeson's case, the authors of the official Singapore Report make it clear that they share this view.
- 22. Robinson, Jeffrey, op. cit., p. 173.
- 23 "Fostergate", Unclassified, No 34, Fall 1995, pp. 6.9

About the Author:

David Guyatt was born and educated. Hampshire, England. His career in the stockbroking, investment and bankir industries has spanned 28 years, the last 1 of which has spent and director and treasurer of a major British bank. There he gained insight into the world of international weapons financing and was familiawith all aspects of international capital foreign exchange and money markets, wire global trade finance his specialisation.

For the last five years, David has pursue a career as a freelance writer/researche writing or contributing to a number of screenplays, novels, documentaries an feature articles. He is currently researching high-tech, anti-personnel, electromagnetic weapons systems and their focu within 'black' mind-control/behavious modification programmes in the militar and intelligence communities.

His other in-depth research project a present centres on the structure, power an hidden influence of elitist groups and into linking tax-exempt foundations, includin RIIA (Chatham House), Council of Foreign Relations, Trilateralists, Bilderbergers abshadowy "Le Cercle", the Rockefeller Brothers Fund, Ford, Carnegie, House IMF, World Bank (ad nauseum)...



A REPORT ON THE ABUM OF POWER October 1992

Editor: Antony C. Sutton

Vol. 11, No. 10

Shocking Allegations Against President Bush

Last month *Phoenix Letter* summarized an extraordinary pedophilic, satanic scandal in Omaha, Nebraska. This scandal involves highly placed politicians, businessmen and a former Omaha Police Chief. The high level participants have been able to install and maintain an almost complete blackout and cover up.

The child victims, now adults, have been railroaded into jail. News of the child abuse and related murders has not penetrated beyond Nebraska except for isolated reprinting in Italy, Spain and Australia.

Our initial reaction was one of disbelief on two points:

- 1. The nature of the scandal and the identity of the influential participants.
- 2. The extent and success of the blackout. This event has not made any major newspaper in the United States. Except for an issue of Washington Times. This is almost total censorship.

However one factor ultimately tipped the balance in favor of belief: the status and prominent track record of these accusers:

- 1. Former CIA Director William E. Colby wrote the Foreword in the John DeCamp book The Franklin Coverup. In the foreword Colby advises DeCamp "Best thing you can do for your personal safety is in tell your story and make sure you have the national press interested in this and looking into it with some really good investigative reponers." Colby also makes the statement: "There really are people to powerful, interests the big, that the rich and the powerful much when doing evil can and will succeed and you am do nothing about it in that moment."
 - If a former CIA Director makes such a statement we have of necessity to give it credence.
- 2. Author John W. DeCamp is a former Nebraska Senator, a much decorated Vietnam Warveteran who initiated OPERATION BABY LIFT out of Vietnam

 provide safety for 2,800 orphaned Vietnamese children.
- 3. Ted Gunderson, former FBI Senior Special Agent in charge in Los Angeles, a 28 year FBI veteran, Gunderson wrote a report on the pedophilic ring for the Nebraska Leadership Conference and includes the comment "I can state without hesitation that every statement in this book is documented by hard evidence." Gunderson was an FBI child abuse specialist.

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This is mill a "lone nut" story. It is a story backed by extensive hard evidence and the reputation of these three individuals plus dozens and even hundreds of other witnesses, investigators, legislators, and newspaper writers. THESE AGREE ON THE BASIC FACTS AS PRESENTED IN PHOENIX LETTER.

The Franklin coverup/child abuse ring demands Congressional investigation and appointment of a Special Federal Investigator. Nothing less will lay to rest these shocking and apparently valid charges.

Evidence Links Bush To The Omaha Child Abuse Ring

There is extraordinary evidence linking President George Bush on the Omaha child abuse ring. We balanced this evidence against the possibility of fabrication in an election year. If true the evidence will finish Bush as a political figure for all time. If not true it is an injustice of the gravest nature.

What we decided to do is present part of the evidence that links Mr. Bush in some manner, incidental or significant to the scandal and allow you, the reader, to make conclusions.

The naive will suggest that surely Democratic participants in the on going Presidential election would use this evidence against Mr. Bush. Unfortunately Democratic nominee Bill Clinton (also Yale graduate) has skeletons in the closet, not the least being the Mena affair in which Clinton, Sovernor of Arkansas, reportedly covered up Bush/CIA misdeeds in Arkansas.

In any event we have copies and partial copies of documents originating within the State of Nebraska. Some documents came from Australia. They could be forged. We do not have notarized copies. That is why a Federal Special Investigator is necessary. We believe them in be authentic.

We hold no brief for Mr. Bush. We have a decade long record of criticizing Bush and his links to the Yale supply society Skull and Bones with satanic features.

However we always criticize on the basis of meaning and verifiable evidence and we have no intention of changing this policy.

There follows documents linking President Bush to the satanic-pedophilic ring. We then reproduce an assessment made 15 years ago on the satanic aspects of Skull and Bones. This last information is apparently not known to the Nebraska accusers but is circumstantial support for their charges. You be the judge.

Nebraska Documents Linking Mr. Bush to Omaha Child Abuse

Document #1 is a report in the Franklin Committee of the Nebraska State Legislature by Committee investigator Jerry Lowe dated May 8, 1989. It summarizes interviews with Eulice Washington. We reprint page of one Lowe report. This places Bush at a pedophilic party and leaving with a "black male she identified as Brandt." (Plus bodyguards)

Jerry Lowe subsequently resigned and was replaced by investigator Gary Caradori. Caradori was killed when his light plane exploded in mid air.

Document #2 is a request for juvenile protection written by Andrea L. Carpenter Protective Services Worker for the State of Nebraska. This report written some years before the Lowe report also cites Bush pedophilic parties.

<u>Document #3</u> is the front page of *inside News*, published in Australia November 1991. This speaks for itself but emphasizes the point of censorship within the United States: Australians know more about Omaha than do American!

You will find more documents in John DeCamp The Franklin Cover Up available from AWT Inc., P.O. Box 85461, Lincoln, Nebraska 68501. (\$10.00 post paid) The DeCamp back includes numerous photographs and headline extracts.

See The Mystery Of The Carefully Crafted Hoax for an excellent time-line of events prepared by former FBI agent Ted Gunderson. Copies \$7.00 from National Leadership Conference, Box 30165, Lincoln, Nebraska 68503.

Additional Notes

Since writing our original man we have determined:

Larry King, prime organizer of the pedophilic parties was arrested and charged with financial embezzlement, not child abuse. On arrest King was not detained in local jails, the usual practice. King was hustled out of state without knowledge of his attorney or family. Where to? To the Springfield, Missouri Federal Psychiatric Facility. As readers will recall this is prime brainwashing facility.

*Larry King was never called before the various State and Federal Grand Jury proceedings although he was the prime subject!

*We are exploring the mid air plane explosion that killed investigator Gary Caradori and his 8 year old son. The accident report is available and will be analyzed. We suspect murder.

Satanic Aspects Of Skull And Bones

Part Four of Americas Secret Establishment is entitled "The Secret Cult of the Order" (Liberty House Press, 2027 Iris Lane, Billings, MT 59102 \$20.00).

This section links Skull and Bones to satanism through photographic and symbolic evidence. George Bush is of course a member of Skull and Bones and participated in satanist practices at least during the initiation ceremony.

The photographic evidence (page 207 et seq) consists of Skull and Bones club photographs of members accompanied by "crossed thigh bones and a skull." We also know that assorted human remains are kept within the Bones Temple on the Yale campus. We comment: (p.207) "An obvious point is that these bones and skulls are former human beings. Instead of treatment, they are exhibited and used for ceremonial purposes. Where the bones should be resting decently in a grave, they have become the center of a second ceremony. In brief, the photographs reveal the men portrayed as grave robbers who reject human dignity and decency and use satanic devices."

This paragraph written in the 1970's and published with evidence in the 1970's shows at least a predisposition on the part of George Bush to be associated with saturic symbolism and ceremony. This makes the Omaha charges more credible.

PERSONAL REQUEST FROM THE EDITOR

We urge any reader with friends or knowledge of organizations devoted to child welfare or missing children to send them a copy of this *Phoenix Letter* along with a copy of *Americas Secret Establishment*. They will know of the Omaha case but the link in early Bush satanist connections is probably not known.



EXECUTIVE ORDERS NOW IN EFFEC

(Check them ene by one against The Communist Manifesto)

- 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 mans of transportation, controls highways and seaports
- 5. Executive Order 11000 Drafts all citizens into: work [Orces] 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 numer all railroads, inland waterways and public storage facilities
- 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

DON'T FORGET -7277 - PL-84-297 - SR-112 - HR-666 -S735 - PDD-25 - NSDD-138 - MILLT - HR-280

President John F. Kennedy, at Columbia University in 1963 maid it perfectly, "The high office-of the President has been used to foment m 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.

DEPARTMENT OF ARMY REGULATIONS ON CIVILIAN LABOR PROGRAM



ATEC - IN

CEPARTMENT OF THE ARMY



-

5. M August 1994

27 July 1994

MEMORANCUM FOR AND DISTRIBUTION

summittee: Braft Army Regulation - Civilian Immate Labor Program

- i. Inclosed for your review and commons is the draft Army prisen camps on Army installations. The draft regulation is the compilation of all policy message, Civilian Innate Land Oversight Commistes policy decisions, and lessons learned to date. The ser regulation will provide the following:
 - A. Policy for civilian innate utilization on installations.
- b. Precedures for preparing requests to establish divilian inmate labor programs on installations:
- c. Procedures for preparing requests as establish civilian.
- 2. The regulation will not be difficial until the printed copiesofficial document. Therefore, draft should not be disculated as any

FOR THE COMMANDER:

i Incl

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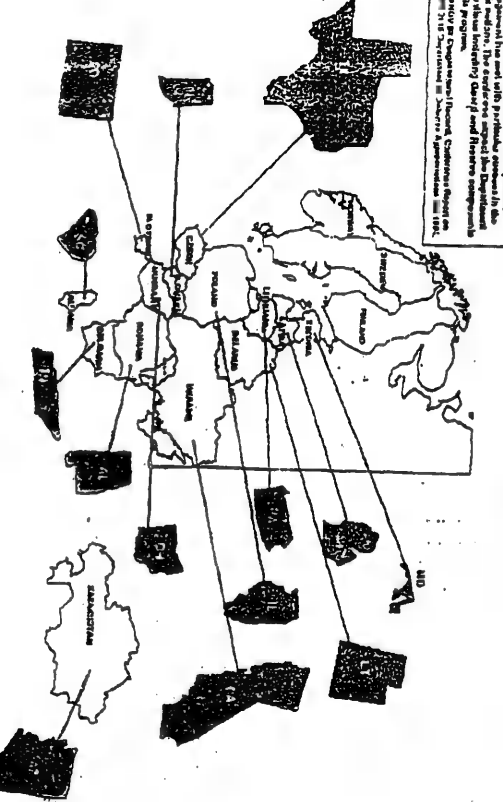
Resource Management

PARTNERSHIP STATES

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NOV BY Chapter was in Florance Chapters to the

"BRIDGE TO AMERICA"



WORKING PAPER

SUBJECT: National Guard State Partnerships with the Russian Federation

- l. For the past year and malf, the National Guard Bureau has worked with the Joint Staff and the U.S. European Command to establish National Guard State Partnerships linking the National Guards of Selected U.S. States with Ministries of Defense throughout Central and Eastern Europe (CEE) and Newly Independent States (NIS) of the former Soviet Union. These Partnerships seek to encourage long term institutional and people-to-people. Linkages and cement sustained relationships that can extend well beyond purely military matters. The Partnerships assist the participating nations transition to democratic military institutions with peacetime utility in providing military support of civilian authorities. The 1994 Defense appropriations Act gave specific Congressional endorsement of the State Partnership concept; FY 95 report language of the Senate Armed Services Conmittee again recognizes the unique contributions of the Partnership State program.
- 2. The National Guard State Partnerships IIV as a "Bridge to America" In facilitate U.S. private serve involvement in this process. The State Partnerships consciously seek to involve the U.S. civilian community and thoreby enable everyday Americans to contribute directly to building free and democratic societies in the former East. A promising relationship is developing at the national level between the National Guard Bureau and Sister Civies, International. State level cooperative efforts are underway with various organizations.

3. The Interegency Working Group has approved National Guard State Fartnerships with fourteen CLE and NIS nations. These are:

Country	State Partner
Albania	South Carolina
Belarus	Utah
Bulgaria	J.G2752268
Czech Republic	Texas
Estonia .	Maryland
Mungary	Ohio
Rezekhetan	Arizona
Lovvia	Michigan
Lithuania	Pennnylvania
Poland	Illinois
Romania	Alabama ·
Slovekia	Indiana
Slovenia	Colorado
Ukraine	California

SUBJECT: Supporting Emerging Democracies —
The Role of the National Guard and Reserves

- 1. As part of the U.S. military outreach to the nations of Central and Eastern Europe, and with Interagency Working Group approval, National Guardsmen. Army Reservists and other Reserve Component personnel are serving throughout the region to advise and assist nations in their transition to citizen-based, military creanizations. The effort emphasizes the proper role of the military in a democracy, military subordination to civilian control and military support to civil authorities. The U.S. Remarks Components are seen as compelling role models for a capable yet cost-effective military structure.
- 2. Through resident Liaison Teams and short-term Traveling Contact Teams, the program provides non-lethal essistance and advice focused on building denogratic military institutions with rescetime utility in support of civilian authorities. Training in warfighting skills is specifically prohibited. Assistance in such areas as disaster response, civil emergencies and humanitarian assistance is stressed.
- 3. As proven during the Gulf War, "when you bring the Guard and Reserve, you bring America." The Reserve Components consist of more than a million Americans serving in over 4,000 locations across the United States. It is part of the fabric of hometown USA. Involving National Guard and Reserve personnel, their families, communities and civilian institutions in bolstering democratic institutions in emerging democracies is one way of providing quality expertise at a remanable cost while directly involving the American people in the effort.
- 4. Under the "National Guard State Partnership Program." formal "State Partnershipe" are now being developed between the National Guards of selected States and the Ministries of Defence in many of these nations. The purpose is to encourage long term institutional and posple-to-people linkages and to cement sustained relationships that can extend well beyond military matters. Through such innovations, the National Guard in each State, supported by Army Roserve, Air Force Roserve and other U.S. Neserve Component personnel, can be the key link in providing a "Bridge to America" to encourage consensus support of this vital national security program. Such activities "Add Value to America and America's Role in the World" by providing a role model of a community-based national defanse force while helping everythe Americans contribute directly to building free and depostable reprieties.



DEPARTMENTS OF THE ARMY AND THE AIR FORCE

WATCHAL DUARD BUREAU
ARMSTON, D.C. 20013-2220



NGB-ZI

19 Kay 1994

PACT SHEET

SUBJECT: National Guard State Partnerships with Emorging Democracies

1. Status of Mational Guard State Partnerships in Contral und Eastern Europe and the nations of the former Soviet Union is as

STATE	PASTNER	Syltus
Alabama Arizona California Colorado Illinois Indiana Maryland Michigan Chio Pommsylvania South Carolina Tonnessee Texas Utah	Romania Kazakhstan Ukraine Slovenia Poland Slovakia Estonia Latvia Hungary Lithuania Albania Sulgaria Czech Republic Belarus	On-going Pending ambassador's OK Pending ambassador's OK On-going Ambassador has approved On-going On-going Ambassador has approved On-going Ambassador has approved On-going Ambassador has approved On-going Ambassador has approved Ambassador has approved

- 2. The National Guard of New Jersey has been approved as an Approxiate State in support of the South Carolina-Albania Partnership.
- The Adjutants General of Alaska, Arkansas, Kansas, Massechusetts, Mississippi, Montana, North Carolina, New York, C33gon, Weshington and West Virginia have expressed interest in developing Partnership State or Associate State relationships with sub-clements of the Russian Federation or other appropriate entities. Other States are likely to volunteer.
- O. The nonlethal assistance granted under the Mational Guard State Pertnership Program compliments existing programs of aid and association.

. A. Vanca Renfrom

Director, International Initiatives

- 5. Because of the size and complexity of the Russian Federation, no one State could handle such a relationship by themselves. Saveral State Partnerships, however, could be established with appropriate political or military sub-entities of the Russian Federation to be chosen by the Russians and approved by the U.S. Interagency Working Group. It is highly unlikely the Russians would approve of Partnerships with their oblasts or autonomous republics. Partnerships might be established, however, linking the National Guard of a U.S. State with a Russian Military District. e Russian Army Corps other appropriate organization.
- 6. The Adjutants General of fourteen States have volunteered their States either to be a National Guard State Partner with parts of the Russian Federation (or actively support other States who are designated to be Partners) with the Russian Federation.)

 These are:

Alaska Erkansas Connecticut Kansas Louisiana Ezsachusetts Fississippi

Montana
New Jersey
New York
North Carolina
Oregon,
Washington
West Virginia

Should Pertnerships with the Russian Federation appear likely, only States would no doubt volunteer to participate in either a primary or supporting role. As with the existing State Pertnership in CEE, the autive support and participation of the other U.S. Reserve Components at State level would be encouraged.

COL GOUN-11/NGB-ZII/ext 33435

The Mashington Times

Spending cut by 6 percent linton defense budget raises pay, sku

ASSOCIATED PRESS

Pacing living conditions for the fronts there a pressing need by the weapons, it estident timions for maximal delense budget plan for maximal subject plan fercent pay raise and mouse a territorious and housing units the maximal subject of the particular and th

sociated Press Overall, I CIIIS de fense spending from this year for A nerveut, allowing for inflation, until 1999 and 2000, when it levels the proposal is detailed in doc-uments obtained Friday by the As-Mr Clinton's decision also stirred concern in key lawniakers.

At first glance, the \$38.9 billion for weapons purchases hardly seems miscry. Ill includes money four four destroyers. Ill dozen impartants submarine. But introducing a studied and inclusive delays of delays procure. In the 1996 fiscal war. Congress sutherized \$246 billion and congress sutherized \$246 billion and congress sutherized \$245 billion and congress such congress sutherized \$245 billion and congress sutherized \$245 billion and congress such congress s

Congress authorized \$253 billion.
The relatively low level of weapness spending before an upturn
later in the decade runs counter to the advice of some top military commanders, including the just relired vice chairman of the Joint

adequate backets continues to be pushed further out into the fuues wrow the services are being asked who more with less white the perennial promise of sonnel and their families contin-

Chiefs of Staff, Adm. William

stored to levels necessary to aprialize our forces," said Sen. Strom Thurmond, South Carolina Republican and chairman of the Senate Armed Services Committee. Republicans last year projected they would ______III hillion to the defense plan that Mr. Clinton had forecast for 1997.

Rep. Floyd Spence, South Caro-lina Republican de Chairman of the House National Security Com-mittee, challenged the rotion that Atr Clinton is taking good care of he troups.

The strain - military per-

gency operations: I million for operations in northern I south ern Iraq and \$542 million for the Bosnia deployment. to it seeking \$1.1 bil

39,000 in future years to reach the planned floor of 1.42 million under the Pentagon's strategic bluepring.

Strength of the selected million by Teserves would drup by 10,000 to 901,000 Defense Depart Under the proposal, active duty corces would decline by 25.000 according to a local of 146 million. This leaves a cut of an additional

lie and other Republicans have complained repeatedly if the burden by a high tempo of military operations in places such as I was and Bossila. For this year, massions will carry a total price tag of 1 billion. For 1997

In 1997, the budget will support 10 active duty Army divisions, four Marine Corps divisions, 357 ships including 11 aircraft carry Force fighter wings. and in reserve, and Air Pentagon plans to cut civilian em-ployment by a further 79,180 affet 1992.

mould are raises of 31 percent in plan subsequent years under the bud-After was year's a percent pay

ids on arms

NOTEN

decline by 31,000 to 807,000. The documents indicate that long-hylanned military personnel reductions are all but complete. But the family housing units and 42 bar-lacks.

Other major requests in the Clinion defense budget plan in

= \$2.8 billion for ballistic missile

million for continued de-

* \$800 million toward a new at tack submarine

Globentaster cargo planes

• \$3.4 billion for four [JDC: 5] Acus class desiroyers

o \$2 billi for continued development of the F-22 fighter

velopment of the Joint Advanced
Strike Technology fighter.

• \$2.6 billion for upgraded
• \$1.1 billion for lour V-22 tilt.

ritter aircraft by the Matine (orps

• \$2.3 billim for eight C.1.

Morte he is cuttine back on melitary get brueding or improving (which is at?) be, 400 family units and 42 barracks. Who will be occupying them?

JOINT RUSSIAN/AMERICAN MILITARY OPERATIONS

Joint Military Operations Confirmed

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

BY MARTIN MANN

This populist newspaper's exclusive reports about foreign troops and combat equipment maneuvering on U.S. soil have now oeen confirmed by an official statement. But most Americans never neard 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. Grachey, the Russian minister of defense, oluntly admitted on September I 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 reputiers, 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-nationa. deployments, Gen. Grachev added.

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 military logistics in this country.

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

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 and parcel of the Clinton administration's "Partnership for Peace" project.

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.

Marines 'Attack' New Orleans and Mobile

war games. about U.S. troops using creasingly concerned their neighborhoods for Americans are in-

HERTICALS MILE OF BAISTEN

BY MIKE BLAIR

New Orleans and Mobile, Alabama. urban warfare training exercise in Carolina, were completing a 10-day in a federal gun confiscation program, willingness to shoot American citizens Marines from Camp Lejeune, North As officials weigh the armed forces

conducted in close cooperation with federal and local civilian palice agencies particularly since the operations are for urban fighting in foreign countries, the United States than for preparing more geared to control civil unrest in Many critics contend the training is

OUSTED PITTSBURGH lederal government officials " coordinated with local, state and training exercise has been closely 370 man operation, says the "routine rine Expeditionary Unit at Camp Legeu**ne**, which was involved in the A press release from the 26th Ma-

outery resulted in the Army cutting loud explosions and gunfire. Public raged citizens, who were awakened downtown Pittshurgh. The raid onthe operation several days short the night by hovering helicopters and from their beds during the middle of lina, **un**dertook a similar exercise in Forces from Fort Bragg, North Caro-Barlter this year Army Special

> baining exercises. pear to be moving ahead with the citizens. The Marines, however, apin view of harsh criticism from local studying the value of such programs Army spokesmen said the Army is

man said: "That's the Army. We're the Pittsburgh situation, a Marine spokes-In response to an inquiry about the

in Biloxi, Mississippi during the excrware based at Kessler Air Force Base The Marines from Camp Lejeune

> said the unit's commanding officer, Col. Emerson Gardner. Mobile are foreign environments," Lejeune, but, to us, New Orleans and "We've trained and trained at Camp

among residents who were caught kept secret causing, as usual, alarm laken at night. The locations were Most of the training was under-

LOCATION'S A SECRET

kept confidential to prevent people from gathering to watch and possibly areas. Gardner said the locations were

endangering themselves, and the factics secret. wanted to keep rescue and combat troops. The Marines said they also

to the training areas in the cities. Sea Stallions used to carry the troops Super Cubra gunships to giant CH-53 in the exercise, ranging from Alf-IW Fourteen helicopters were involved

night vision goggles in the urban dangers of using the helicopters with Mobile residents complained of the As in Pittsburgh, New Orleans and

Who Are Troops Preparing For?

of the people to supchanged from defender presser of the people? the U.S. military been Has the mission of

TIBILIOIS BUT OF BASSILING

By WARREN HOUGH

and "counter-sniper operations" right internal disorders, armed uprisings off the nation's external enemies, is troops, traditionally aimed at fending here in the United States. being quietly shifted to deal with The combat training of American

after temporary duty with the 25th said a U.S. Army helicopter pilot who has recently returned to Washington called FTZ | Field Training Zone!," Exercises) and the staging area was warfare was FTX (Field Training military designation of simulated "For as long as I can remember, the

> Infantry Division during annual Thrust Warrior." maneuvers code named "Lightning

units called 'Blue Force' and other Terrain'," he added. "There used to be the eyes of officer observers." warfare or battlefield tactics under the two sides would practice tank teams usually called 'Red Force' and that is, 'Military Operations on Urban "Now the training is for MOUT

against the government. can citizens had taken up arms village where local dissident Ameritanks, 25th Infantry air assault units found themselves attacking a mock maneuver, instead of facing "enemy" But last month, on a MOUT field

SIMULATED NEIGHBORHOODS

turbed by some sort of "insurgent munities or business districts, dis simulated battlefields. They are set up to resemble real-life residential com-MOUT training sites are not

> to Pentagon sources. activity" or armed conflict, according

military doctrine laid out by the head Shalikashvili, sources say. of the Joints Chief of Staff Gen. John rebellious civilians, there is a new battling a foreign army to confronting Behind the shift in emphasis, from

in the Pentagon says. confidential policy memo circulating lawful authority of public officials," who "seek to deny and disrupt the or other gun-toting dissident groups "retrained" for urban operations as the 25th Infantry Division be against "guerrillas," rebollious militias It requires that combat units such

threat than the Russians" emerats the militias look like a worse But I guess to the [Washington] burcivilians - why, it was against the law never get involved in putting down the helicapter pilot. "The Army would "This used to be police work," noted

THE SPOTLIGHT

March 13, 1995

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 governing united world.

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 m October 1.

Elitists at the conference are scheduled to consider how the so-talled "new world order" will be governed.

The last dictator of the fallen Soviet Union, Gorbachev has ensconced his Gorbachev Foundation USA in the former Coast Guard commandant's residence at the closed U.S. military pase, 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 an co-chairs of the forum slated for San Francisco's Fairmont Hotel.

Others to co-chair the meeting on

the so-called name world order include:
Ted Turner, U.S. television mogul;
George Shultz, a former secretary of
state; Askar Akaev, president of the
Soviet break-away republic af
Kyrgystan; Tansu Ciller, prime
minister of Turkey; Vaclay Havel,
prime minister of the Czech Republic;
Bilderberger Ruud Lubbers, ex-prime
minister of the Natherlands; 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 Africe.

forum, former U.S. Sen. Alan Cranston (D-Calif.), chairman withe 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 ment," Cranston said. "And there is a yearning for new directions."

About 8,000 business leaders from 75 countries have been invited attend as paying participants at a cost of \$8,000 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

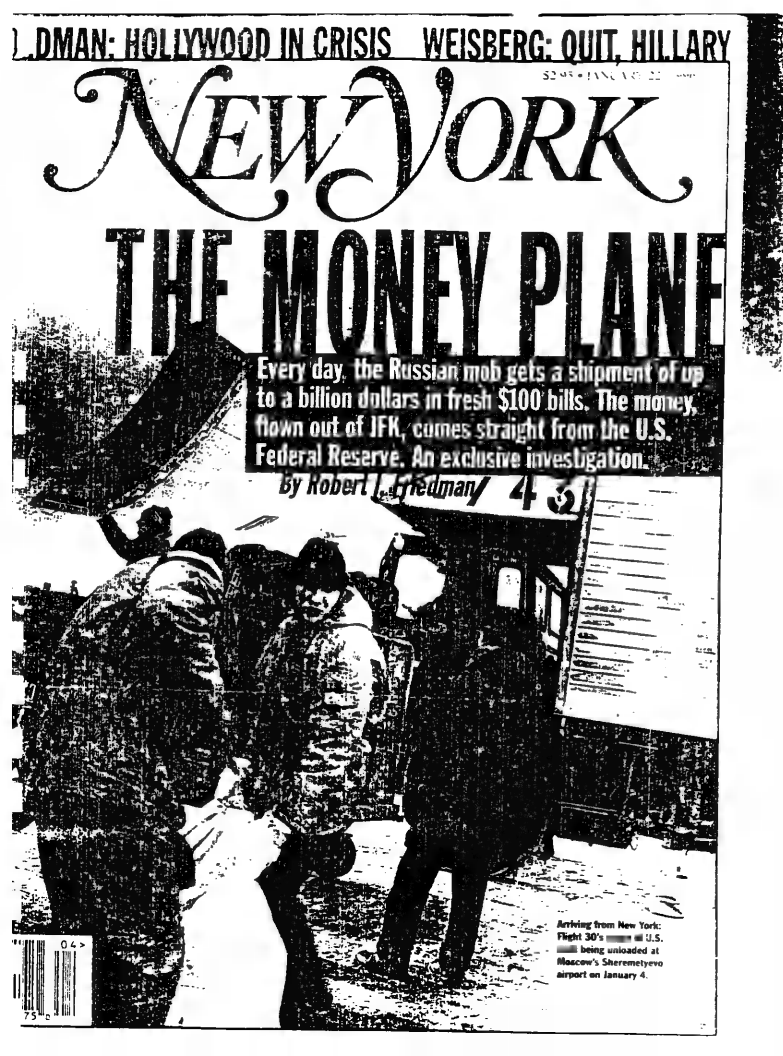
Heads his own foundation

Mathews, mills fellow of the Cour on Foreign Relations (CFR) writes a column in the Washings Post, and Paul Volcker, former chs man of the Federal Reserve Board.

President HIII Clinton does a sppear either on the list of co-cha or invited guests, which is unusuance he has received high prafrom Gorbachev.

According to the Cape Cod (Mas chusetts) Times of January 23, 19 Gorbachev Halled

(See GLOBAL, Page



Five hights a week, at least \$100 million in this new \$100 bills is flown from JFK norshop to Moscow, where it is used to finance the Russian mob's vast and growing international crime syndicate. State and federal officials believe it is part of a multi-hillion-dollar money laundering operation. The Republic National Bank and the United States Federal Reserve prefer not to think so. By Robert I. Friedman

NEW YORK

\$100 bills noto Della Fish 30 at HK, 5 en of passengers mills about Gate

International Airport, waiting to board

Flight nonstop to Moscow, Ame an businessmen prespoing the new
Russian entrepreneurs retuing it, wester finting, expatriates going home to visit family. If

One passenger I is there only for the pine-hour flight, and knows something done of the orber passengers knows; that the piane will a million fresh hundred doller bills in its belly.

The red white, and this stocing 767 is on the starting when, at about a part a gream-colored are shored trick drives up. While Delta workers casually go about assemble leggage into the hold, two armed guards begin placing large white carries boys on a conveyor belt. In the bags are stacks uncirculated new \$100 to a grappy dozens to a little dozens of bags.

SEALTH BE WIN THE SERVE

MOSCOW Armed gizari inlead bills at airport. It a.m., January



"That money is used to support organized crime; it's us personal opinion, this is an abomination. Yet it appears t

relli up and unloads another series of even larger bags. In one's got big enough balls or a small total, this flight will carry about 2,300 pounds of \$100 bills, or \$100 million.

A few minutes later, unother

armored truck

The plane departs JFK at 5:45 e.m. Throughout the flight, an interest courier for Marional Bank of New York unwinds in the passenger cabin while the money "sits all by its lonesome" in the cargo hold, according m one law-enforce-Will William Upon arrival at Sheremerveyo airport in 10:55 A.M. Moscow time, the money is transported by more armored trucks to Russian banks, which have purchased the \$100 bills un behalf of clients. who typically pay for the cash with wire transfers from London bank and and

Rather remarkably, no one has ever tried to hijack Delta Flight 30, even though it has left JFK at the same time live days a week-rarely carrying less than \$100 million and sometimes more than \$1 billion-for more than two years. Since lanuary 1994, federal authorities estimate many than \$40 billion—all in uncirculated \$100 bills, hundreds of tons of cash—was shipped III Russia. That far exceeds the total value of all III. Russian rubles in circulation. All that money has remained safe only partly because of security; and other meet is that anybody who might be inclined to pull off such a heist is also well seem of who is buying all those

"If you rip off Russian banks, you rip off the Russian mob." www men Mafia source here in the United States. "And mu enough brain to do that.

The Image mob, according to make well-placed law-enforcement sources interviewed by New York, we been using an unimpeded supply of freshly minted Federal Reserve notes in finance a wan and growing international crime syndicate. American C-notes are the unofficial currency of Russia, of warm, and can things done there that rubles cannot; but the hundreds are also being used to fuel the Russian mob's flourishing dollar-based global drug trade, as well as m buy the requisite villas in Monaco and Cannes. The Russian Masiya has also used laundered funds to set will operations abroad, including its American offshoot in Brooklyn's Brighton Beach ("The Organizatsiya, New York, November 7, 1994) and has begun investing in legitimate businesses. Europe and in the United States.

The Russian mob's menutrate growth has been aided considerably by its ability in quickly and easily launder III dirty criminal proceeds into clean-and now supposedly counterfeit-proof-U.S. hundreds, Russian banks have been eager to assist, which is not terribly surprising given that a good number III owned outright by Russian mobsters. "Almost all Russian banks are corrupt," Major General Alex Gromov of the Russian we police told a September 1994 international conference on Russian organized crime co-sponsored by Financial Crimes Enforcement Network, which

tracks money laundering for the U.S. Treasury. FINCEN director Stanley Marris is more blunt today: "Russia's banking system is a cesspool.

In fact, the Russian banking system, little more six years old, has already become one of the world's leading money-laundering centers, replacing Panama as the favored dirty-currency exchange of the Colombian carrel and the Italian Matia. A 1994 CIA report identified ten of the largest Russian banks as mobbed-up fronts. And in his speech to IIII United Nations last October, President Clinton declared money aundering a threat to national security "Crimical enterprises are moving vast sums of ill-gotwe gains through the international financial system with absolute impunity," he said, signing a presidential directive ordering the attorney general and the Treasury to identify individuals and organizations involved in global financial crime and serze their was here and aproad.

why are Republic National Bank and the U.S. Federal Reserve continuing to supply millions of crisp, clean \$100 bills to banks that so many money-laundering experts are tainted? "Republic's guile: of willful blindness, though not in technical violation of any existing law," says a for-FIRE New York State Banking Department official. That money is used to support or ganized crime; it's used to support blackmarket operations," agrees an official as the federal Comptroller of the Currency of fice, which regulates Republic. In my per-



upport black-market operations," says one federal official. "In my least part of the federal government sees nothing wrong with it."

ional opinion, this is an absolute abomination. It should not exist. Yet it appears that at part of the federal government sees tothing wrong with it."

A provision in the 1992 Annunzio Wylie Anti-Money Laundering Act requires hanks to make that they're not knowngly doing business with criminals or their gents. For record, the Republic National Bank, which makes millions the currency sales, insists it is certainly not mountagly seiling \$100 bills mobsters.

"That's my responsibility, to make sure we don't sell to the banks that have organized-crime ties." says Richard Annichario, one of Republic's compliance officials. That's the hardest thing to find. In fact, if you know of any, let me know."

And the U.S. Treasury, which makes 99.96 off of any \$100 bill that leaves the ountry and never comes back, is similarly, blissfully ignorant. "What do me know of Republic's customers?" says New York Fed pokesman Peter Bakstansky. "We don't, is their responsibility to know who they are sending it to."

"I've run out of places to check." says epublic's Annicharico. Tetired TII gent. "Someone tells me [the banks are corrupt] and gives substantial reason why—you know. anything. really—we on't sell to them. I mean, anybody who ills us not to we'll stop them tomorrow."

Annicharico acknowledges that a federal money-laundering task force had contacted im about Republic's currency trade with

Russia. "The task force told me that they think Russian organized crime is involved in money laundering. But m what?" he says. "Who? What? Who? No one's been prosecuted. What's the crime? Tell me—I'll stop. I always tell them. 'Tell me which banks, and we'll stop.' I can't find them. I'm not being facctious."

THE SOVIET UNION THE apart in 1991, so did the entire government-controlled banking system. Replacing the government banks were private institutions chartered and supposedly regulated by the new Russian Central Bank. But m Major General Gromov told the international conference, the application in charter a min bank typically consisted of making # \$100,000 bribe # 2 banking official. "A grossly underregulated banking sector sprang up virtually overnight," says Flarvard economist Jetfrey Sachs. "Now you have 2,000 banks, many of which are deeply undercapitalized, and

The mob saw the possibilities. Also known in the Voronskoi Mir, in Thieves' World, a loose federation of Soviet mobsters immediately grasped that the end of Communism heralded a glorious new world criminal order. By 1992, crime was the only growth industry in Russia, with illicit cartels controlling as much as 40 per-

therefore everything is possible."

cent of Ini nation's wealth; the country had become, in the words of one former CIA director, a "kleptocracy." And having conquered Russia, the Vorovskoi Mir was caper to expand.

On July 2, 1993, two chartered jets touched down - Yerevan, the capital of the former Soviet republic of Armenia, and disgorged a panoply of wisegues from the United States, Germany, Turkey, Italy, and South America. They had been called there by Railk Svo, "the gangster equivalent of international diplomat," according to Russian organized-crime expert Stephen Handelman. Svo - determined to bring order and mutual prosperity to the Thieves' World by ending bloody turn wars and forging alliances with the Sicilian Mafia, the Brighton Beach gang, and Colombian drug lords, all of which sememissaries. At the meeting it was decided that the Russian banking system, new and vulnerable, would be used to launder funds, make favorable loans to "friends," and supplant Zurich as a haven for direcmoney. The im joke at the Armenian conclave - "Why rob a bank when you can one?"

(At another 1993 summit, between Russian and Sicilian mobsters in Prague, the Russians agreed to launder Maiia drug profits in exchange for a franchise on choice narcotics-smuggling through central Asia. Then, last lanuary in Puerto Rico, a third super summit was called to settle increasingly internecine battles and

corve up the Russian drug trade. Shortly before the meeting, a Russian banker in New York was overheard on an FBI wiretap saying he was going to Puerto Rico "to discuss who we will kill.")

Russia, not exactly unschooled in the ways of corruption, quickly took in the new system: politicians, cops, and government bureaucrais joined the fold. The country already awash in dirty money, and me just as ■ result of traditional organized-crime activities Soviet generals ransacked military arsenals and sold them to shadowy arms dealers or with shadowier terrorists. (Just last month. Admiral German Ugryumov warned that the Russian Mafiya was looting weapons from the Russian Pacific Fleet's arms deput in Vladivostok, after security agents arrested a navy officer and confiscated nine pounds of plastic explosive and large quantity of ammunition.) U.S. officials privately complain that billions in IIII have gone into Russian bunks, never to 🖿 seen again. In the first two many the fall of Communism, between Mil Miles and \$70 billion worth of rubles, gold, and other material assets mere spirited and of the former U.S.S.R. by Keing criminal elite. I mélange of gangsters and black marketers, unemployed KGB spies, and Communist Party hacks.

At in Lurus of the looting is the Russian banking system. Since there are no regulatory controls over proprietorship, even felons are permitted to own banks. What's more, there are no money-laundering laws, regulatory agencies, or depositud insurance. The Russian Central Bank is notoriously lax in exercising control over the nation's nescent financial system—a point Russian central-banking officials readily concede. Last September 13, in a meeting in Moscow with State Department envoy Jonathan Winer, Viktor Melnikov, the Central Bank's director for foreign-exchange control, "expressed great concern about the man of the Russian banking system, citing estimates that anywhere from 🗺 to 80 percent of Russian banks were under the control of organized crime." according a State Department cable obtained by New York. Melnikov also warned that "much of this (imported U.S.) money was being used for illegal purposes, including narcotics trafficking" and currency amuggling.

Initially, the mob used Russian banks just in purk their money. Then they began to "buy banks. 💷 find out who 🚻 big deposits in they knew who in kidnap," says Jack Blum, a Washington lawyer who directed Senate investigations into money laundering in the late eighties. Then mob-

con-

Russian banks took in huge deposits of narco-dollars from South America, converting them to rubles, then back into dollars through European and U.S. banks. In essence, the Russian banking system had become a giant Laundromat.

"It's very difficult to tell from the outside what a transaction [with a Russian bank] really means," says the State Department's Winer. "There are not a lot of public documents. You can't 📰 to 💷 SEC to look = sbalance sheet for Russian firm the way you was in the United States. You can't go to a bank regulator and [find out] what kinds of loans have been made, what the underlying serves of capital is, ar any other number of key issues, let alone who their customers are.

These are issues which the Russian Central Bank is concerned about." Winer says. These we issues which the Russian Association of Bankers is concerned about. because they are not unrelated in the murder of the bankers."

More than a dozen Russian bankers have been killed since 1994—one for simply refusing a loan. Many more have been threatened. The deputy superintendent of the New York State Banking Department. Robert H. McCormick, My Mr heard stories of Russian bank examiners being chased mu in a hail of gunfire.

"it's very frightening," says Dan Gelber, minority chief counsel of the Senate Subcommittee on investigations, which has held hearings are Russian crime. "What (do) rou do with a bank wal from top down is not honest? I mean, it almost creates a situation where I is no remedy."

More savvy Russian hoods have hired sophisticated money managers and international lawyers move their dirty money. Increasingly, they have purchased European companies with histories 🛍 legitimate banking activity and then used them as to pess illicit funds into the internetional banking system. More ominously, they have acquired hidden control of banks in Austria, Germany, France, Switzerland. and England, according III U.S. law-enforcement Americans doing business in Russia have had an contend with "a banking system that's so bizarre and rudimentary it's hard to believe," says Blum. It's sere of like the Wild East."

Meanwhile, swaggering Russian dons wearing thirties-style Capone garb have ratcheted up prices on the luxury-housing market from IU in London's Soho district, paying for million-dollar properties with minty === \$100 bills.

It was only a matter of time before those hundreds started coming home ID America. trolled and the Vorovskoi Mir with them.

MERICA HAS BLEN A HE ALON LOR the Russian mob since the Brezhnev era, when lewish gangsters in the thousands were lifted out of the Gulag and given visas to emigrate to the U.S. under refugee status. One of the biggest was Marat Baiagala, a brainy black marketer originally from Odessa who made an arr of evading state and federal excise tax on gasoline by passing it through a daisy chain of dummy corporations. "Marat said he read about capitalism, and he knew he could do well mur here." says Robert Eisenberg, Balagula's self-confessed consigliere and a New York lawyer who later testified in federal court against Gens Oil executives for setting up gasoline-bootleg.

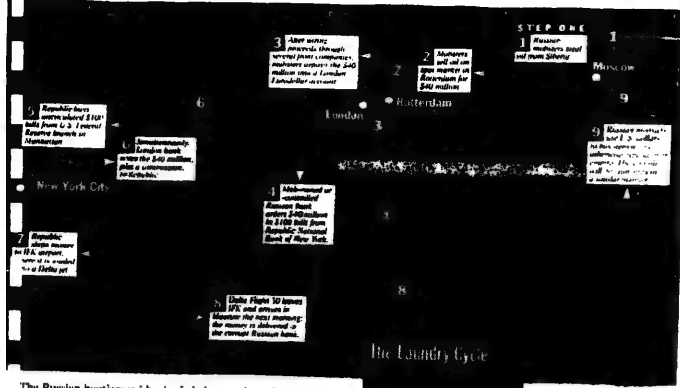
ging schemes with Russian gangsters, the 1991, the Long Island-based Getty became the first oil corporation in recent history to be convicted for gasoline bootlegging.) "He said he man here because he hated European languages. He said German grated an

him.

By (M) mid-eighties, hundreds of millions of Hauss of illicit Russian bootleg money The flowing into the U.S. banking system. where it was cleansed and used to acquire legitimate businesses. One of the Russian mob's principal conduits in legitimacs was Marvin E. Kramer, a Brooklyn lawyer who helped the bootleggers evade puying billions of dollars in gasoline taxes from the mid-eighties through the early nineties. Whole walls of his office on Avenue U. near Coney Island. I lined with black hinders containing paperwork for dummy corporations; Russians walked in and bought the dummy companies literally off the shelf. used them to set up daisy chains to avoid paying taxes on the gas they sold. Around the same time. Kramer and doing corporate work im a number of legitimate businesses, including the up-and-coming beverage maker Snapple: the Russian hardleggers would hang out with Snapple executives in Kramer's office, where they were under surveillance by a state-and-lederal gasoline-bootlegging task force. "Every time in there, there was people in there from Snapple-you know, big shots the parms in managers," says a senior lawenforcement who worked in the case. "And they were always in there with these Russians." It is unknown whether the Russians ended up investing in the then-privately held company (Quaker Quis later bought Snapple in 1994 for \$1.7 billion, after which the brand promptly tanked), but it's unlikely Had Snappie executives would have known any investment money was dirty, the source says.



January, Russian mobsters met in Puerto Rico to : Issian banker in New York was overheard on an FBI



The Russian hootleggers' bank of choice was Republic, whose suspect client and matrix marri subportant by federal officials the late eighties. Balagula and dozens of ier Russians-the www who hadn't have killed in turf buttles-were subsequently convicted of gasoline bootlegging. Kramer nself escaped prosecution, testifying for hours before a Long Island grand jury about the bootleggers under a grant ill imnunity. "The grand jurors wanted hang 1." says the source. "He man out in a each lime, parked it right in front of the

The bootlegging prosecutions proved y a temporary setback. Long envious of ir lewish cousins in crime, the vorovskoi Mir dispatched Vyacheslav vankov to Brighton Beach in 1992. nkov was a nory, or godfather, and prethe most feared gangsters in Russia; nice in New York, Ivankov quickly musled in me the Russian lewish mob's emtaking over its extortion racket and its ative narcotics trade. He formed "comus brigades" run by an ex-KGB officer to affect tribute from legitimate businesses ildwide, arbitrate disputes between sian businessmen, and murder rival costers. He forged alliances with other ussian gangs across North America and up a front company in New York called ic. Inc., to launder drug money, while on Eduard, based in Vienna, "conducts wide array of financial and banking transactions throughout Centrai and Wessern Europe (including England) in an effort | launder pro-

ceeds of ivanhov's illegal activities," cording an FBI affidavit by New York.

Ironically, it was a Russian in that proved to be (vankov's downfail, in III autumn of 1994, Bank Chare in Moscow collapsed, and depositors lost more than \$30 million. Some \$3.5 million 🔳 the money had been invested in Summit International Mew York investment house set up by two of Charu's Russian board members. Soon after the bank's collapse. Chara's president. Vladimir Rachuk, was killed by unknown assailants in Moscow. Last spring, his successor, Roustam Sadykov, flew Mew York to ask Summit's directors to return the bank's missing funds. When the directors refused, Sadykov allegedly asked Ivankov = collect the debt. The following month, Ivankov and two henchmen visited Summit's Wall Street offices. Summit's owners and former Chara officials. Alexander Volkov and Vladimir Voloshin, fled in terror, eventually informaing the FBI that they were being extorted by Ivankov. The men were later kidnapped at gunpoint from the bar of the Hilton hotel in Vlanhattan and forced to sign a nontract promising to pay unu of Ivankov's associates \$3.5 million. As an inducement, the father of use of the same was shot to

death in Mascow.

Early on the morning of this past fune 8, the FBt yanked a startled

Ivankov from his mistress's bed 🗎 Brighton Beach charged him with extortion, As was being led into the led building, a defiant Ivankov kicked spit at reporters. "Let them put me on the chopping block—let them crucify me on a cross," the vury later a Moscow newspaper. "I'm tough. I will survive."

In a sense, Ivankov does survive. The money-laundering colossus he helped establish now circulates tens of millions of dollars annually in the New York area, according to law-enforcement sources, who are than a little concerned. "Any time that dirty money can find its way into the U.S. financial system, it poses a risk to us. says ferry Rowe, the IRS's chief officer of narcotics and money laundering. "It can, in fact, give criminals opportunity to operate in a legitimate arena, whether it be in the political arena or buying up businesses. I mean, we could end up with those companies in some way supporting political candidates that they think will help them in one way another."

Among those indicted with Ivankov was me of his high-ranking associates. Yakou Volovník, Volovník's father-in-law, Roman Kaplan, owns the Russian Samovar resiaurant, a popular Russian-mob haunt in midtown that was also named in the FBI affi-

eir increasingly bloody turf battles. Shortly before the meeting before the meeting beging he was going down there "to discuss who we will kill."

vindow."



An investigator from the State Banking Department couldn't believe few us, it was like a sore on Cindy Crawford's face," he says. "I said, 'Geez davit as a prime base for Ivankov's shake- ing sent to entities which have been deter- agers and scale in the source that a in the

davit as a prime base for Ivankov's shake-downs. And Kaplan—along with the owner of the National Restaurant in Brooklyn, another mob hangout—is a member of the Russian Advisory Council, a mostly honorary committee set up last October by Brooklyn district attorney Charles [Flynes, "The owners of the restaurants are decent persons, but the Russian Mufiya hangs out there," says Alexandre Grant, an editor of Brooklyn's NRS Russian Daily, "They are good places meat, but Flynes should not be associated with them. It sends out a bad message to the Russian-American community."

Hynes has also reached out to the Russian community for campaign contributions. One of the members of both his finance and campaign-steering committees was Barry Stotnick, a flambovant lawyer who also represents a veritable catalogue of the local Russian mob, including lyankoy and Balagula.

Hynes, who has been criticized in the past by federal officials for failing to take Ressian organized crime in his jurisdiction schools, declined comment.

when agents of the Criminal Investigation Bureau of the New York State Banking Department learned two years ago that Republic National Bank at selling tens of billions of dollars' worth of federal currency to as many 50 corrupt Russian banks, they became alarmed. "This posed a question to us: If there are legitimate reasons—and there very well be—for this money to be going over to Russia, why is 10 be-

ing sent to entities which have been determined, rightfully in wrongly. I believe rightfully to in controlled by organized crime?" says in the close in the Banking Department's investigation. "It just didn't make sense to in. The analogy I always use is that it would in like sending money to I lohn Gotti's Bergen Hunt and Fish Club. Why are we doing that?"

State banking officials were so concerned by the Criminal Investigation Bureau's findings, the source says, Iral they urged federal agencies in probe Republic's banknote trade with Russia. But "right down the line" from the FBI to the CIA. "basically, the response that we we getting was. 'Yeah, it looks like we've get a potential problem here, but you know what? It's not our problem."

"To us, it was like a min an Cindy Crawford's face! I mean, it was there. And I said. 'Geez, isn't someone curious about how that sore not there?"

If American law enforcement was slow on the uptake, the Russians certainly knew what was going on. At the September 1994 conference, a Russian general —— asked why Russian banks were buying billions of dollars in U.S. currency. According to participant at the meeting, he chuckled, and said," 'Oh, that's money laundering.' Then he went, 'Hey, we're being ripped off in our country; the money is coming over here, being cleaned, and being brought back.'

State Department officials say the money laundering works something like this: Russian assets, such as oil, are stolen by underworld figures or corrupt plant man-

agers and sold on the spot market in Rosterdam. The proceeds are wired through from companies on the Continent and deposited in London banks. Gaugsters place an order for, say, \$40 million in U.S. currency through a bank in Moscow. The pank wires Republic, placing a purchase order for the cash. Republic buys the currency from the New York Federal Reserve, Simultaneously. Republic receives a wire transfer for the same account from the London bank. Republic pockets a compassion and flies the eash from New York is Moscow. It is then used by mobsters to buy narcotics or villas, or run pointeal campaigns. Republic's connets ac, with the corresponding banks in London and Moscow and not necessarily the customers of those banks. As far as Republic is concerned, if there is a problem with the case tomer, it's up to the bank in London and Moscow to main it. "All that's incompent upon the American bank is to see if the other bank is a duly constituted bank, recognized by the central bank of that courtry," says the New York State Banking Department source. "To me, looking at it as who has been in law enforcement all my life, do I think may be we might have willful blindness here, or is inking on looking the other way? I think so, Can I prove it? No."

In any case, the question is 11000. The New York State Banking Department has injurisdiction over Republic because of is a federally chanceed bank regulated by the Treasury's Compitoller of the Currence

Officially, the Trensury and the Follow kither same or U.S. dollars and the U.S. dollars and the Follow kither same or U.S. dollars and the U.S. dollars and the Follow kither same or U.S. dollars and the U.S.

and not the priorities of law enforcement.... should drive the trade. A high-level meeting of Fed and Treasury officials was convened in Washington last year, specifically to discuss the huge dellar sales by Repubhe to Russia. Fed officials defended the trade, saying that other than through direct loans, it was the best way to bulk up the sagging ruble and help Russia enter the global free market, according to parneighbor (Further, the Fed maintains that the U.S. Treasury _____ \$15 billion a year from dellar sales abroad, the difference between the 4 cents it costs to print the hundred-dullar note will the remainder of the face value on the III is pocketed until the note is redeemed, which in many will be never. "It's interest-free loan to the U.S., says Edgar Feige, a University of Wisconsin economics professor and a consultant in the Fed.)

When one official in the meeting suggested that Republic might be doing business with banks controlled by organized

ferred out of Republic Bank into Russia is beyond that which is needed to support the normal em of U.S. dollars in the former Soviet Union, and that a further study needs to be made ... the actual of those funds. But then the individuals who are in charge of researching all that state that this is, in fact, used to support the black market and organized crime. Bu: that does appear [in] the final report that is submitted in the policy-makers."

So far the only action taken regarding mobbed-up Russian banks has come at the state level. "We frankly have had a number of expressions of interest from Russian banking institutions." says Robert H. Mo-Cormick, who heads the foreign-commercial-banks division at the New York State Banking Department. However, Mc-Cormick says, "there is ■ whole potpourri of problems connected with the Russian banks, [including] money-laundering activity and underworld connections. So we generally discourage Russian banks from

pending with the Fed. Inkombank's April 24 application is pending at both agencies. "Why is it im there are so few Russian hanks that operate in New York?" asks the banking-department source. "The primary reason is well remain of them are trusted.

MAIN ALL THE INVESTIGATIONS ■M all the high-level meetings and international conferences that seem to involve Republic National Bank of New York. compliance officer Richard Annicharico insists the bank has never been officially minuted of selling money to a mobbed-up Russian bank. "No. I never heard that," he says. "But the innuendo is there because we sell in [Russia]. But in what?"

Adam about a recent classified CIA report that named ten major Russian banks-among them many Republic clients-that are run by organized crime,

Annicharico replied, "We looked in that, and we stopped doing business with MITM of those banks

as a result of that." In fact, Annicharico says, Republic would completely shut down the dollar was if federal officials ever showed it hard with that its client banks in Russia are corrupt. "Believe me. I wish they would," he says. "But you have a large faction of the U.S government that thinks it's great! You have most of the lawenforcement people who am negative on it. So me have a dual thing."

Many law-enforcement officials say they are not surprised Republic seems to involved is such a controversial banking practice. "Republic has had a checkered past," says the York State Banking Department source. "They've been a subject 🔳 suspicion over the years. . . . People

ied eral officials had done nothing about the money sales. "To ez, isn't someone curious about how that sore got there?"

crime, another vigorously defended Re- applying for branch or agency licenses." public, saving it does a tremendous amount of due diligence to make sure the Russian banks are legitimately operated.

"And that in itself is a big lough," says the participant. "There is me possible way for any body to conduct due diligence em a Russian bank. There were people there from the Fed who have no common sense at all."

The dissent reaches all the way into the Compression of the Currency's office. When one senior official there was asked about Republic's dollar trade, he replied, "What I understand is that they are aiding in organized-crime activities out of the former Soviet Union through their so-called correspondent bank relationships."

Indeed. New York I learned that an interagency federal task force on economic crime made a preliminary finding that Republic's dollar trade with Russia is consistent with money laundering, according to the Comptroller of the Currency source and another investigator with knowledge of Republic's activities. Drafts of working papers prepared by task-force analysts stated this finding, but the charges were "tempered substantially" in the final drafts that go to senior policy-makers, says the official.

Yen York: "Have you gotten any word of working reports that have accused Republic of money laundering and working with Russian organized crime?"

Comptroller of the Currency official: "Not phrased that way, No."

New York: "How do they phrase it?" Comptroller of the Currency official: "Well, what they do is, they indicate that sentative office was approved by the

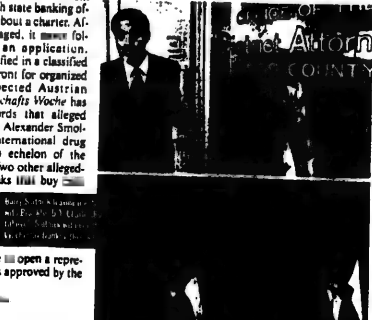
Because of strict state and federal licensing standards, only four Russian banks have applied for representative-office status in New York, which would allow them to do P.R. work but not operate as banks; where Russian banks backed off, after learning they would have to submit to a rigorous investigation by the state and the Fed's Board of Governors. "We have in be concerned about the management of the people manning the bank, their experience, their background," says McCormick, "And sometimes when we check that very briefly, the news is not good."

In 1992, Stolichny Bank, one M Russia's five largest private financial institutions

and a major recipient of main from Republic, met with state banking officials to inquire about a charter. After being discouraged, it ment followed up with an application. Stolichny is identified in a classified CIA report as a front for organized crime; the respected Austrian newsweekly Wirtschafts Woche has cited police records that alleged Stolichny's owner. Alexander Smolensky, an international drug dealer in the top echelon of the Russian Mafiya. Two other allegedly mob-linked banks IIIII buy 🖼

from Republicinkombank and Promstroyhave submitted applications.

Promstroy's license open a repre-



opingen, dop. Charles Housesberg/N. Flore; buttom: Alexander Grant/Novice Russlave III



have sort of grinned when they heard Republic's name linked to mobbed-up banks in Russia."

Proclaimed by Institutional Investor to be "perhaps the most successful banking entrepreneur of the postwar era." Republic's owner, the 63-year old Edmond Safra. has built up a \$50 billion global empire while amassing a personal fortune exceeding \$2 billion. A Lebanese-born Orthodox

le denner

Jew descended from generations of Syrian traders. Safra and also a financial prodigy. By the age of the had founded Banco Safra in Brazil, which became a

magnet for lewish-flight capital from the volate Middle East and later South America. În 1966, 🖊 founded Republic National Bank in New York with a scant \$11 mil lion in capital 🛲 a single branch 🖿 a Manhattan brownstone. Republic quickly became known on the street as a bank that muli and an armored car to pick up large sums from more married customers-no questions asked. The bank grew rapidly and is now the twentieth largest in Ind U.S., with man of \$42 billion and more than III branches in He York, California, and Florida. An arm 👪 Safra's Geneva-based Trade Development Mank (TDB). Republic had a net income for the nine months ending September 30, 1995. M \$193.8 million.

tion League. Though Safra was stung by the accusations and character assassination, they helped inoculate his hank against subsequent money-laundering allegations that later emanated from legitimate law-enforcement inquiries, as well as scare away reporters.

Around the same time American Express uns disseminating these malicious falsehoods, the DEA. Customs, and the Swiss police were investigating Satra s banks in Switzerland and New York for laundering Colombian and Turkish drug money. "I am on the record that the sense I got from its area with respect to Republic was that they were concerned about its activities," says William von Land Ma U.S. commissioner of Customs from 1981 to 1989. (Despised by the bank. ing industry for 👪 bluntness, www.Raab had accused bankers at a 1982 conference in Missed of knowingly washing cartel drug money, "I am ashamed of all of you You and your banks are engaging in sleeze." he shouted. A few years later, the crusading von Raab helped draft America's first money-laundering Law.)

A bizarre event had investigators to Republic. On Thanksgiving Day, 1987, two Armenian brothers arranged to fly to Zurich on KLM out of L.A., after checking their baggage through in Zurich Pan Am. "The Pan Am peuple were punicky a bomb," Greg Passic, then a DEA supervisor and run with fincen, told Neury York. "The second put the suitesses in one of the fine containers, and exploded them, and \$2.2 million went flying out the top of the thing."

The suitcases were addressed to the Magharian brothers, big-time currency traders. They had been depositing drug money into Shakarchi Trading Company of Zurich, which allegedly wired it as well as the funds of more other drug dealers into

The Pan Am people were panicky about a bomb," sey in one of those blast containers, and exploded the

have good relationships with encentral banks of the world, probably built mathrough their gold-trading operation."

In the mid-eighties, Safra became the victim of a smear campaign orchestrated by American Express, which had bought Republic's Swiss perent, TDB, for \$520 million in 1985. (Safra regained control of TDB (ive run later.) American Express hired a convicted felon a spread false stories in the international press depicting Safra as an unscrupulous operator involved in everything from Iran-contra laundering. Safra successfully sued two newspapers in France for libel and eventually a public apology from American Express and III million, which went to four charities, including the interantional Cross and the Anti-Defama-

According to Newzday, and account was "the junction of TMI major narcotics-money-laundering investigations spanning lour continents." Customs agents were convinced that Republic was complicit. "The agents were really, really down on Republic," a top-level Customs source says. "I think they just felt it was a rotten bank."

A classified DEA investigative report written by a field agent in Bern. Switzerland, and approved by the DEA's Passic, dated January 16, 1988, described the link between Shakarchi, Safra, and Republic: "Shakarchi Trading Company of Zurich. Switzerland. The surface of the world's largest trafficking organizations launder the proceeds of their drug-traffic

the heads of many criminal organizations and assists those criminal organizations.

Shakarchi Trading waterawa arrawan as the Republic National Bank of New York. I bank which has surfaced in several previous money laundering investigations.

"While he was alive. Mahomoud Shakarchi (Mohammed's father) maintained a crose relationship with Edmond Safra, owner of া Safra Bank and founder of the Trade Development Bank as well as the owner of approximately 38 percent of the stock in Republic National Bank of New York. All of those banks surfaced in Mahomoud Shakarchi's alleged drug laundering activities."

In March 1989, the Magharians ware indicted in Los Angeles for money hundering: Imp years later. Shakarchi's records were subpoensed by Swiss and American police, who also confiscated Shakerchi's at Republic, through which more than MIII million MI passed over a fiveyear period. Neither Republic mer Safra nor Shakarchi was indicted, though Shakarchi later till Israeli journalist Rache: Ehrenfeld that he was convinced that the DEA was going after him to get him to flip against fam.

The man against Shakarchi was quietly dropped in 1990, after the U.S. Attorney for the Eastern District concluded that there wasn't enough insidence to prove the money in the Republic account was drug proceeds. Robert Cozzolina, deputy special agent in charge of the U.S. vice in Manhattan, told New York, Ehrenfeld, who investigated the case, alleged in her Evil Money (HarperBusiness. 1442) that a corrupt U.S. government official purposely put errors in the subpoent Shakarchi's attorneys could easily quash it and stop the investigation. To this in

One of the timings they also that we write of-they we one of the largest vendors of banknotes in the world. They actually buy and sell dollars. And you know, we totally ignorant about the whole process, and when we heard that a mainer was flying use with Mil mil in ar airplane, you know, we kind of freaked out. When we sat down and saw that a lot of the business that they did was in conjunction with the Fed, and it was part of the legal saies purchase of U.S. dollars, they explained. III least III my satisfaction, that they're trying their damnedest in keep the dope money out of their bank."

Others are less charitable. Buddy Parker, assistant U.S. Attorney in Atlanta who has prosecuted major laundering says: "Well, let's say Republic always === some very interesting customers who find the more so looking at them, more so

than maybe other panks.

"I learn that a number of customers of Republic Bank have been targets, some of which have been prosecuted, some of which haven't. . . . Well, they seem to have more than their lion's share of the kinds of accounts. And these kinds of accounts, if you look at the way their activity has been conducted, would say, 'You know, gee, this stuff stinks. This smells, I've got to be picious about who the ecount had is. ! need to find out a little bit more."

for Republic's dollar trade with mobbed-up benks, von Raab says with characteristic bluntness, "That's the smell that was always coming off Republic."

Speaking as someone who im been a law-enforcement person my mile life," my lie state-banking-department source. it may be overly simplistic, but I'll put it like this: If you identify bad guys, and you're sending money to bad guys, I mean, im me that's not good!" authors with utility a recertificable force on money laundering. "The result is that we have an international banking system that knows no horizons. It operates around the clock. Our laws, however, know hori-HIHE called national boundaries."

The Treasury Department has started . program IIII Operation Outreach III recruit banks to help stop money laundering. "All of the major IIIII in New York ---receiving drug monies and still are today Our prior strategy was to try to get evidence on them and see if we could jam them up." Passic, the former DEA official who runs im program. "Sometimes we found out there were just very minor people in the bank that men involved, that the upper management really was not involved, we initially thought. So what we've been trying in the lately is work with them, and see if me encourage them develop patterns and profiles on accounts that they have, and basically close the accounts down [of money launderers] and chase them out."

Republic is on the board of Operation Outreach, and its cooperation has been says Passic. But well-informed sources say Republic pressed law enforcefor documentation mub links Russian banks only after being contacted by New York in tast year.

No one in with even rudimentary knowledge about Russian organized crime doubts that it has penetrated the international banking system. Many ma mai selling dollars to mobbed-up Russian banks in morally indefensible, regardless of whether the trade is sanctioned by the eral Reserve. And If the dollars are bought

with www funds derived from asset-stripping, narcotics, stolen U.S. aid, at the black-market wie of arms or

nb," says a U.S. Treasury official. "The bomb squad put the suitcases led them, and \$2.2 million went flying out the top of the thing."

Passic says believes Shakarchi Trading was willingly doing with drug traffickers. Customs agents who investigated Safra said they didn't ment to it about him because of his power. "If you go after somebody like Safra, you had better dot every i and cross every t," says one of III Cusionis agents who worked the Shakarchi Case.

Passic, who says he "investigated the hell out of Republic," paid the bank a backhanded compliment, saying it used more due diligence which he had initially thought. "When - went - and talked to them and the programs they had in place, actually, we were surprised. Beif you look at the activity that the bank had through various arms of the world with these traffickers' accounts.

OMBATING MONEY LAUNDERING may be a top priority of the Clinton administration, but it's virtually impossible to stop. Them are about 700,000 wire transfers a day, totaling 🚮 trillion. Some 1100 million of that—less than one sixtieth of one percent—is laundered funds hidden by the huge volume of legitimate transfers, says a September 1995 report by the Office of Technology Assessment. The report cludes that there is no existing technology capable of identifying all but the most obvious made anomalies. "There is no way you can program 🔤 system 🖦 📭 'I want you out ill these 700,000 manufacts in look for [dirty] banks," " says Rayburn

and the state of t

nuclear materials, then it's money laundering. "Even though you can't fault Re-

public as to the commit interpretation of the law, it doesn't necessarily mean that it's legal," says a Treasury marie

It just means that man if the questions that you ask [are] ahead of where we have gotten," adds the State Department's Winer. "We are grappling with it. We are trying to put it together. But all of this has happened very quickly, and it's taking us some time In padequate answers."

As part of that effort, the Treasury helped III Russian Central Bank draft money-laundering laws. But the Russian Parliament has dozens of convicted crimiwall among its members. The legislation

has stailed.



SECOND AMENDMENT: TAKING OUR GUNS FROM US

"The battle is not to the strong alone; it is to the vigilant, the active, the brave."—PATRICK HENRY

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MERI(CANS' SURI RESU

armes

they um disquieting. Americans" survey—and the U.S. military "shoot Results are in from

EXCLUSIVE FOR THE SPOTLIGHT BY MIKE BLAIR

American cilizens in a government would be willing to fire upon to the results of a gun confiscation program, according About mis in four U.S. Marines

southern California. Marine Corps base in survey undertaken nearly a year ago at a In addition, more NOTE: The SPOTLIFILE

provide photocopies of

prepared to

National Emergency sions under . U.S. would be willing to veyed indicated they of the Marines surthan four out of five "olice Force." participate in mis-Department of the ... y details of which can i... while quite the National Technical

mould be referred to requests for copies

vey contained in a the results of the surhas been provided The SPOTLIGHT

at | Phone | Phone | (703) 645-6700.

California, to determine "unit cohe-Postgraduate School at Montercy. undertaken by a student at the Naval master's degree thesis, reportedly

the curses had been taken at the newspaper's July 26, 1991 (some that stir as when it was revealed in this sion" when soliters are assigned to "non traditional missions" SPOTLIGHT have created such a Few stories published in The

> research for his thesis, Peacekeeping and UN Operational Control: A Study of Their Effect on Unit Cohesian, Angeles. about 70 miles due of San Bernaeast corner of the Mojave Debert, dino, California, just east of Lor the Marine base, located on the south-G. Cunningham, purportedly at undertaken by Navy Lt. Cmdr. Ernes On May 10, 1994, the survey was

RECEIVED

degree. and Training Analysis Manpower, Personnel Master of Science in March 23, receiving his Postgraduate School on was graduated from the ing on March III and in the thesis for print-Cunningham turned

Persian Gulf War and Marine veterans of the the survey to ningham administered Corps officials, Cun-Navy and According to U.S. Marine 300

PININI

Panama in the base auditorium. the earlier invasion of

officer, but Cunningham did not have mission of the base's public affairs He had the cooperation and per-

> Gen. Russell H. Sutton. consent of the base commander, Brig.

he survey until afterwards. In fact, Sutton ... we know about

until now been "classified," according to a Madlin Corps spokesman. The results at the survey have

ness to perform "non-traditional The survey contained 46 questions dealing with its Marines' willingmissions.

cerned about the Second Amendment and virtually every American members of the House and Senate confiscation scenario, joiled both the **DMIBBUTSIO ABBA** and bear arms." guarantees the people's right to "keep to the U.S. Constitution, which Department of Defense, numerous Malia — I the Navy, as well as the Question 46, dealing with a gun

This is how the question was

turn over their firearms.
*Consider the following statement: a number of citizens groups refuse to authorities. At the end of this period, annesty period is pennitted for these firearms to be turned over to the local sporting firearms. A thirty (30) day portation, and transfer of all nonban on the possession, sale, trans-"The U.S. government declares a

MONTERETY, CALIFORNIA

Hire



SISTILL

المتوهدة وبطيطوط ويبدئك بكشومك لدجوون STATEMENT AND ENGINEERS OF THE STREET OF THE Î 1

Cover page of the controversial thesis.

ment'." arms banned by the U.S. govern-'I would fire upon U.S. citizens who refuse ** resist confiscation of fire-

agreed with the statement. what degree the individual Marine The question was then posed as to

Cunningham's thesis, a total of to the question. percent, or 264 Marines, responded According to the results given in

percent, or 79 Marines, indicated Of the 264 who responded, 26.34

- Domestic confiscation bill, road-block gun harring Congress

Special GOA Fax Alert, (703)321-8585, http://www.cund.iii.

Avednesday October 2: -- The Congress sent President Clinton Saveral confirol provisions as part of the omnious spending bill. The President signed the bill late Monday night after both houses the overal passes the bill (House: 370-37, Sinate: #4-15).

and appropries in Congress succeeded in passing several ameridinents in the name of the many and and appropries. Describe the meteric, the provisions will not accomplish what was a med and plow even more holes in our Second Amendment freedoms. Here's the "cliff notes" you are need to hold your legislators accountable. What follows is a brief summary of what passed, the actual problems with those provisions, and a listing of who voted right:

Boad-block Gun Ban (See. 657 of the Treasury-Postal parties of H.R. 3610)

Sets up thousands of gun ban zones across roads statewide where local police of the BATE can arrest unsuspecting drivers who have a firearm in the car. Victims will face 5 years in bisont.

Also known as the Kohl amendment, this provision reenacts the School Zone Gun Ban Jaw ruled enconstitutional by the U.S. Supreme Court last year (U.S. v. Lopez-1995). The provision oreates gun ban zones nearly one-half mile in diameter around every school in the country.

Anyone without a pistol carry license driving through a zone with an unloaded license in a locked

Anyone without a pistol carry license driving through a zone with an unloaded life of the life to the a locked sontainer or tack, taces o years in prison. (This would apply to off-duty police officers, despite ineptly cratted exceptions in the Kohl language.) Many who were previously able to drive treety with guns, either in claim view or in the glove compartment, can now be victimized by anti-gun local police and/or BATF agents. And finally, just a couple of other quirks that result from the law a) Because of the way school is defined in the Title 18 of the U.S. Code, the school zone gun ban could outlaw the possession of frearms by parents who home school their kids; and b) For a person who lives within 1,000 feet of a school, any hunting trip would constitute a legal labyrinth. He or she could not carry the gun to a car parked on the street unless he determined that such action was approved by school officials.

Domestic Confiscation (Sec. 658 of the Treasury-Poetal portion of H.Fl. 3610)
Frank Lautenberg, who has an 'F-' rating from GOA, originally cosponsored IIII so-called domestic confiscation provision with anti-gun Senators Dianne Feinstein and Edward Kennedy as S. 1632. The largest wholesale firearms confiscation giffer in decades, this housands upon thousands of Americans from owning firearms for life, and orders their guns seized. For now this gun particular applies to domestic dispute misdemeanors, but it sets III very bad precedent, since previously only felons have been stripped of their guns. (Note This provision could strip many law-enforcement officers, previously convicted of domestic Molence misdemeanors.)

Her. Hob Bair introduced an NRA-supported amendment in a compromise. But even Barr's language was aftered after protests from Clinton and Senate Democrats. The Barr provision — perhaps best termed in the Lautenberg Life provision — would have reduced some of the problems with the original version, but it still extended the gun ban into the area of misdemeanors (a bad precedent).

The Lautenberg-Barr provision which passed the Congress threatens to disarm the very women that it is supposed to help. The provision would impose Ilifetime gun ban on anyone who has been convicted of using or attempt[ing to] use . . physical force in a domestic situation. Of course, this use of force actually can cover anyone (both men and women) who gets involved in a little spat between spouses, roommates, lovers, etc. It is use or attempted use of force language will not only affect women who might throw a lamp at their spouse (like the First Lady), it has also endanger parents who spank their children. (Parents convicted of a domestic misdemeanor for spanking will now have to constitute of their gives or else become felons—for being a prohibited person in possession of a firearm.) This provision federalizes I state their gives clearly inconstitutional (under the 2nd and 10th Amendments for starters).

What is the answer? If an act of domestic violence is serious enough to loss your civil right to own guns, then should be a felony which persons already were prohibited from owning firearms. If it is not serious, it is not serious and the instance of the serious which historically has not forced one to forfelt his or her rights.

The Washington Post (11/19/92) reported how a school teacher was arrested in class after a pedestrian reported seeing to handgun sitting in open view on the seat of her are in the parking lot. This lady had no record and was - except for a school and gun to manage with Virginia law which allows citizens to carry a firearm in their car without a permit, as long as the gun is left in plain view.

OCCUPATION OF SOR BE CEENED!

POWs

Reports of 'J.S. POWs in N. Korea persist

accounts come from a secounts come from North korea who says he reseatedly visited a top-cret prison camp.

By NICHOLAS D. KRISTOF

New York Times

SEOUL, South Korea — One of the most elusive and maddening steries swirling about East ia concerns the occasional aghtings" of U.S. prisoners of var still supposedly held by arth Korea, which than four deies after the end of the Korean

The latest account is simply a more in a murky and inconusive mosaic, and many exerts are extremely skeptical.

North Korea could have —
would have wanted to have —
spt U.S. prisoners for m long.
ut the new descriptions are by
the most detailed to have
erged so far, and there is a
towing sense in the intelligence
mmunity that the notion of suring U.S. prisoners, however

rious possibility.

North Korea has continued to v the assertions.

landish it sounds 🌃 first, 🖮 🔳

The new testimony comes from Oh Young-nam. 33, soft-mer police official who escaped to China last October and then came to South Korea. Oh was the son of sodyguard to the country's late "Great Leader." Kim Il-sung, and he himself graduated from the elite police academy and joined the secret police.

In an interview last week, Oh said that from to low he repeatedly visited a camp housing the Americans, in a sealed-off just north of Pyongyang. He said he had never seen more than or 30 Americans time, but that there were others in their dormitories and the total number was probably higher.

Once he and group of other police officers stopped their car and gave a half-dozen cans of beer to a group of the Americans, who said "thank you" in Korean but did and engage in conversation. He said he had police friends working in the camp and that they told him that the Americans had learned Korean and spoke with good accent.

painfully thin, ease relatively well treated. He said they lived in a one-story compound around central meeting ease and that a tennis course was nearby — although it lacked a net and ease overgrown in the years he saw it. North Korean officials had even found Korean wives for the prisoners, Oh said.

The reports of American POWs were first published last week by Asia Times, Bangkokbased daily whose reporter spoke with Oh. During the interview Wednesday, Oh said he had not realized that his conversation with the Asia Times reporter would be published in newspaper, and he tried to avoid talking about U.S. prisoners.

: Asked if U.S. officials had ordered him and in discuss what he had seen, he refused in say, but squirmed a lot.

Still, Oh gave some details of what he had seen, and he added that he had spoken U.S. intelligence officials in April had shown them the prisoner-of-war camp in pictures — presumably satellite photos.

J. Alan Liotta, deputy director of the Defense Department office desponsible for prisoners of war, waild not comment un specifics bull said the accounts of Americans in North Korea were being carefully checked.

Senior administration officials, who are trying in reduce tensions with North Korea and entice it and of its isolation, have played down the possibility that U.S. Pows might still be held captive. Hill in June an internal Defense Department report was baked by Rep. Robert K. Dornan, R. Garden Grove, and it caused uproar by suggesting that a small group of Powsmight still be held by North Komight still by North Komight still be held by North Komight still by North Komight still s

When you talk in working-level intel(ligence) people, I think it's taken as given that there are (U.S.) POWs there," said in military intelligence specialist.

Memo: 900 POWs left in Korea

Documents and testimony to House panel indicate up to 1,200 may have remained in the north after armistice.

Los Angeles Times

WASHINGTON — Six months after the Korean war ended in 1953, the Eisenhower administration had evidence that North Korea failed to release with than 900 prisoners of war, according to newly declassified documents and congressional testimony Tuesday.

A Pentagon memo, dated Dec. 22, 1953, said 610 Army troops and more than 300 Air Force personnel on lists of prisoners who were supposed to be returned when the armistice took



Former Czech Gen. Jan Sejna, left, defense analyst Joe Douglass Jr. and retired Col. Philip Corso, are sworn in before testifying Tuesday.

effect in July of that year. But, the memo said, they "just disappeared."

Some of the prisoners may have been subjected to germ war-

fare experiments in shadowy Czech-built hospital.

The information, disclosed a a congressional hearing Tuesday

Please see KOREA 7A

St Pédensburg Times 9/18/96

Korea from 1A

presided www by Rep. Robert K. Dornan, R-Calif., an outspoken Capitol Hill advocate of POW and MIA causes, seems likely 📰 reopen a decades-long controversy over Korean War prisoners.

North Korea has denied it held any U.S. prisoners after the war ended, and the Pentagon generally has discounted reports that Ameriin the secretive Communist nation.

But dedicated skeptics through the years have that North Korean and U.S. officials are lying to avoid a thorny issue that would prove embarrassing to both sides. Two of those longtime skeptics appeared before the panel Tuesday.

The memo, obtained by the House National Security military personnel subcommittee from the Eisenhower presidential library, is a summary of a telephone call between an unidentified Pentagon official and then Secretary of the Army Robert Stevens. It addiscrepancy between the lists of prisoners that North Korea said it held and those it eventually released. But it mentions no further proof me prisoners were still alive.

Other evidence that prisoners left behind me in testimony Tuesday by retired Col. Philip Corso, an Army intelligence officer who was in Korea during the prisoner exchanges and who later served on the

Eisenhower White House staff. He told the committee that he knew at least 500 sick and wounded U.S.

The memo describes a discrepancy between the lists of prisoners that North Korea said it held and those it eventually released. But it mentions no further proof that the prisoners were still alive

prisoners were within 10 miles of an exchange point but were never released. He said other reports indicated IIII to 1,200 POWs were sent from North Korea to the Soviet Union and war heard from again.

The newly released documents indicate the Eisenhower administration was concerned about the fate of POWs in North Korea and the Soviet Union but was unwilling provoke a confrontation with the nuclear-armed Kremlin.

Corso said he obtained, and passed along to his White House boss at the time, information that the North Koreans and their Soviet advisers conducting "Nazi

style" medical experiments on U.S. and South Korean POWs in . hospital will by the Communist government of Czechoslovaicia. He said the U.S. government nevable to obtain conclusive proof.

Another committee witness, former Czech Gen. Jan Sema, who defected the United States in 1968, said he has been trying to alert the U.S. government to activities 🔳 🚮 hospital for almost 30 years was never taken seriously.

He said Soviet doctors used American WWW during the Koreand Vietnam wars to the chemical and biological war agents and the man of atomic radiation.

He said III Americans also used in test physiological and psychological endurance and varimind control drugs.

"Czechoslovakia also built = crematorium North Korea to dispose of in bodies and parts after the experiments were concluded," be said.

Dornan, Ind subcommittee's chairman, said Presidents Eisenhower and John Kennedy faced a "classic dilemma" of risking a war if they had issued an ultimatum III North Korea to return the prisoners, but he said there was no excuse for me demanding more recently that the missing Ameribe accounted for.

- Information from Reuters was used this report.

ST PETERIOUSE TIMES

9-18-96

Report: U.S. aware 900 POWs left behind

Associated Press

NEW YORK — The United States was aware that must than 900 American servicemen still being held by North Korea at the end of the Korean War, The New York Times reported in today's editions.

The revelation fuels growing speculation that American prisoners might still be alive and in custody in North Korea, the newspaper said.

Historians suggest the Eisenhower Administration decided not to make public much of its intelligence on the issue for fear of whipping up hysteria among Americans who would have demanded the prisoners' return.

"In the nuclear age, Eisenhower could not risk telling the Russians or Chinese that we're willing to go to all-out war to get our prisoners back," said Al Santoli, a sungressional investigator who helped gather recently declassified documents.

The documents were obtained from the Dwight D. Eisenhower Presidential Library and other government depositories by the House National Security subcommittee on military personnel.

The subcommittee is scheduled to hold hearings on the issue today.

The North Korean government has said it is not holding any Americans. A number of American defectors are known to live in Pyongyang, the North Korean capital.

In June, a Defense Department analyst testified that until the basis of "a recent flurry" of "very compelling reports" he believed that as many and 15 Americans were still being held in North Korea, the Times said.

The Defense Department did an dismiss the analyst's report entirely, but said it has no clear evidence any Americans are being held against their will.

One of those scheduled testify today retired Col. Philip Corso, former military aids in President Eisenhower. In a statement prepared for delivery before the House panel, Corso said, "In the past I have tried to tell Congress the fact that in 1953, IM sick and wounded American prisoners were within 10 miles of the prisoners exchange point I Panmunjom but were never exchanged."

SPES

What costs \$1 million an hour and listens in on everything you say? Insiders like to call it No Such Agency, but the National Security Agency is the largest, costliest, best-equipped and most secret spy organization in the world.

ben Jacques Chirac, John Major and Heimut Kohl meet on June in Lyons,

France with other world leaders in the 1996 Summit, they and their support staffs will be broadcasting their intentions directly to the people who advise President Not only in US government know more than the French, English and Gorman hoads of state regarding economic political they may acqually know it earlies.

The National Security Agency spends 51 million an hour listening to foreign (and domestic) secrets -including phone calls and fexes at the prime munisterial level.

What does NSA stand for?
According to US electronic
No Man Agency.
Don't believe it.

America's real spies hanch over computer arrannals bying to break foreign codes ofthey have their ears pressed to headacts, patiently listening to stolen conversations. They do not report to the CIA. They are among the thousands who work for the Namonal Securi-

ry Agency, the manufacture, to the largest. costliest most secret intelligence

From a sprewling complex at Ft. tucked --and live NSA listens = world. Using a vast perwork of along with global cavesdropping posts that stretch from Alasica to Capetown, the MEDITY MODULOTS EVERYone from drug traffickers and terrorists to businessmen and govemment officials even allies.

Serbian commanradioing troops = d are made angly wiking to inguist in a per tower at Ft. 🖮 just one 🖃 more io ianguages spoken everything from Icelandic to Senegalese. Through NSA's eavesdropping, Amenofficials | ties of Russian President Yeltşin with President Slobodan Milosevic. and those of Milosevic with Bosnian Serb leader Radovan Karadjic.

High-tech equipment aboard U5 reconnaissence aircraft routinely picks up Serbian radar signals and flashes them back to NSA beadquarters where computers identify musule batteries, zapping the analysis back to NATO pilots. Time for the round trip? Eleven amounds.

Since the recent reak of exrorses bombings in Lenel, NSA's Arabic linquists have zeroad in on the phone calls and radio constructions of the radical Islamic group Hamas, which has claimed responsibility for the camage. Latelligence reports stared with the lamelis by CIA Dimeter John Destah carefully disquised the data's source.

But I area! is a terget too, though the fact that NSA lintions to allies is a clously-held accret of this secret corponitation. In England, NSA maintains its largest overnees post. Meanwith Hill Senion, a complex of buge microwave dishes and white indones resembling guart golf bulls. Among the NSA linguists on the soul! are some whose specialty is

en kenneth tinalum.

Since creation 1992
by Harry S.
order
agency was steelf
top secret. NSA's primary target has been the Sower Union.
the communist monointh collapsed, NSA's primaties shifted. The agency
played a in virtually

every major event of the Cold

COLUMN SECTION

War, from the Cuban Missile Casss to the Victorian Wire and the Gulf War. During the late 1960s and early 1970s, in a project codenamed GANMA GUPY. American agents listened to the private radio-phones of Polithuro members as they raced along Moscow streets in their Zil limousons.

"All the equipment, all the money went to the Russian and Eastern European groups," and one former NSA Arabist. "The people in A Group, they were the stars," and smother former limner, who cranslated Greek government ombies.

But it didn't take long for this agency of skilled bureaucrust to find new surf. White President Cliston's emphasis on global extensions exceptition, NSA has shifted many of the resources it came used for the Kremin to the commercial formamentations of European and Asian unions.

When Boeing and McDonnell Douglas were locked in a fierce struggle with the European consortum Airbus for a 56 billion construct to replace the Saudi artime floet, NSA stepped in. Sifting through phone calls and faxes between Parts and Riyadh, NSA found a nugget: unmatchable evidence that agents for Airbus offered bribes to a hagh-level Saudi official.

Said one top Clinton adnumeration official: "Intelligence on bribery lets us know what we're up against. We're botter propused." When US trade negonators

When US trade negonators sit across the table from foreign counterparts, chances are good they have read transcripts detailing their oppoments' instructions.

NSA provided just such assistence to US negotiators during tense talks with Japan last year over leavey car may One American trade envoy who works closely with NSA says he sometimes struggles at the negotiating table not to betray what he has learned from the caveadroppers.

the caveadroppers.

"You to make there's no entra spring in

step, he says."
While I'm is charged with listening to foreigners, its dishes routinely pick up Armencans. """ calls "

well, Since 1975, when conremonal greatigators found is agency had film on 75,000 Americans and was seven dropping on anti-Vietnam ers, NSA has be d from deliber greing Americans. But the icens' communications from its electronic net, and the law says only that Americans' names must be removed from intelligence reports, with the words "US person" substituted. Perhaps worse, when the NSA trains its agrees as the highly technical art of eavesdropping. US law gives them the night to practice - on you.

NSA agents may lawfully hoos their listening skills and less their equipment on the most intimate telephone calls of ordinary US citizens, as long as ones and topes are destroyed "as soon as reasonably possible."

"We listened to all the calls

"We listened to all the calls in and out of Washington," says one former NSA linguist, recalling a class at the Warsenton Training Center, a ClA communications achool on a Vaginus hillsop, "We'd listen to senators, representatives, government agencies, housewives talking to their lovers."

Wiring the world requires lots of ingenuity, lots of manpower and lots of the taxpayers' money.

CIA spends about \$3 billion each year and employs about the has street in the headquarters alone and tens of thousands of mostly military eavesdroppers





The price mg? About \$3.5 billion, along with another \$4 billion to \$5 billion to launch and maintain its fleet of smeltime and pury overnes salaries for uniformed personnel. NSA's avaits at the CIA gripe that while they pay to recruit informance is pocket change compared what NSA spends on technology.

When a Tutan IV rocket exploded shortly in launch in California in August 1993, in biast destroyed in in payload: three eavesdropping worth \$275 million aprece, officials said. The damage equaled the National Park Service's annual budget.

Such satellites unfur ultralight foil desh antennas the see of a football field. Orbiting above target they ngnais of telephone in they radiate from relay towers

From ground Sugar Grove, WVa. Wash. in England. Germany, Jарил, Ацетала and elsewhere, Joba is resulted ate, the commercial communications satellites that carry

the bulk of the phone. fax. computer and traffic. In words, operating in Germany, England, France and other NSA NSA eavesdrops on mes' leadership, government, OR ILS CIRZENS.

"Every time a соптишиса is launched. NSA up a satellite desh = keep of it. John

the Federation of American Scientists in Washington. That dish sits there and says. One copy of everything, please." When foreign offi-cials visit the Unined States, NSA bugs their hotel rooms. Worlang with designated relephone company employees, NSA delivers a list of targeted numbers and appropriate legal papers. Phone company techmicrans push a few buttons to make the connection.

Someomes the atvestiroppers can't operate at such a sale distance. NSA technicrans operating under unreventury code names such as "Muskether" and "Broadside" sometimes take their listening tools close to the source.

By bouncing a seem of an window, NSA listeners сам рыж ир 📰 🚃 saside from the wibraof the glass. Technicians put tiny unto vas-

creas and drywall of every office with undetectable fiberoptic listening devices. In August, 1990, when the Cha moved into their \$13 million my, the harvest began,

As the diplomats set about their work, their convenations and computer laystrokes were flashed by smelline to the other side of the globe: candid talk about relations with Tarwan, secret cables with dotails of Beijing's eade deals, reports on the latest military hardware.

While only some foreign embassics are wared by NSA. nearly all US embusces are of the agency's vast collection network

Special Collection Service, an obse cavesdropping unit handpicked film ranks of NSA and CIA, handies the delicate task of listers from windowless crabaspes, consulared and other US facilities abroad. So secret that most employees

NSA has of ant bu m daridad in the spy world as a haven for dark-bound exchracions who rarely versure for from their sench horses in the subdivia around Fort Me there are bandreds of par-working for SCS whose it meror the characters in spy novels. When they larve do Maryland Seld size, they have cover series. foreign currency and business cards comple with the phone number of a fictious boss who will wouch for them. And they are often headed to some of the most volatile commes in the world.

Gury C. Dureil, one of date employees of the US commune in Karachi killed by terrorest bullets last spring, was a Special Collection Service spy.

NSA is the nation's largest employer of mathemaneurs and wields the greatest coocentration of computing power. on earth. That kind of mumber-

agonto on break-in munic BA In (statuth code books from for-ogn facilities in the United MER. CIA agents recruit for cito commi al buy their code secrets.

NSA's boldest coup in adebreaking work place in ma unlikely OCMBOB: Zag Switzerland, the bottle of a manufacturer of encryption equipment called Crypto ACL For years, NSA secreth rigged Crypto AG machine so that US eavesdroppen could easily break their codes. according to former employ ets and company documen

Why Crypto" companies in NATO com tres, the suspicious governer ments of such prime US tergets as Iran, Iraq, Libys and. Yugoslavia bought equipment from the Swiss firm. Using messages created on the Swiss machines, these coammes and others may have been sending an easily un-scrambled copy directly in Fort Meade.

Considering the breadth and depth of NSA, it is little wonder that delegations to this month's Group of 7+1 (US. Canada, Britain, France, Gormany, Italy, Japan plus Russia) are under orders to be careful. about what they say, whether in conversacion, via fax, or by computer. Parancia? NSA listeners can pick up the electron ic statementates of computer keyboards, effectively learning the committee of a government before it is for the leader of the same במשותפתו ים ובשלו

The NSA wields the world's greatest concentration of computing power; it can crack the most daunting of codes

ashonys en everyday objects more muggled unto a rangeted building.

Everything to the soothpick in your glass, NSA

When Chinese | | emoassy in Canberra. Australia, NSA outdid itself Thinly US agents had worked for months to lace 🔤 con-

of the two many know lat-Book it will operates from a complex in Maryland disguised m n high-tech pany and by woods. At NSA docucall the "Maryland field site." eavesdroppers limit to use me phisticated listening equipment, sime the size of a briefcase and others stacked like a

crunclung power can break THE RESERVE OF ** sometimes feat arm NSA's supercomputers: messages scrambled by one common system 570,000,000,000,000,000 or quadrillion.

So NSA resorts to other ractics in its war iii defaat formen.

HIGH FREQUENCY ACTIVE AURORAL RESEARCH PROJECT

ANGELS DON'T PLAY THIS HAARP

ADVANCES IN TESLA TECHNOLOGY



Environmental Warfare?

The U.S. Government has a new ground-based "Star Wars' meanon which is being tested in the remote bush country that the province and system manipulates the province and in a way which can:

- * Disrupt human mental processes.
- * Jam all global communications systems.
- Inange weather patterns over large areas.
- Interfere with wildlife migration patterns.
- . Negatively affect your health.
- . Unnaturally Impact the Earth's upper atmosphere.

The U.S. military calls its zapper HARRY (High frequency Active Auroral Research Program). But this skybus or is not about the Northern Lights. The device will turn on lights move intended to be artificially manipulated.

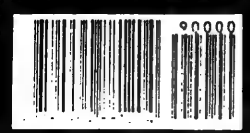
Their first target is the electrojet — a river of electricity that flows thousands of miles through the sky and down into the polar icross. The electrojet will become a vibrating artificial antenna for sending electromagnetic radiation raining down on the earth. The U.S. military can then "K ray" the earth and talk to submarines. But there's much more they can do with HRARP. This book reveals surprises from secret mentings.

PROJECT CENSORED -- a prestigion panel of juurnalists -- Judged HRARP to be in the top ten under-reported news studies of 1994.

POPULAR SCIENCE — no a front-cover story, HARRY began to a revealed in September, 1995. This book is a thin rink of the story.

The High-traquancy Active Auroral Research Project is The HAARP that Angels Don't Play.

\$14.95 U.S. \$19.45 Canada



Post-mortem sheds, li on Western pow

Los Angeles Times

PORTLAND, Ore. - Chastened energy officials convened Monday to get the bottom of the power outage that rippled the Western United States last weekend, but their initial findings shed little new light 📼 the biackout and yielded only one concrete recommendation: 🞹 do 👢 better job of trimming trees around power lines.

The representatives from utility companies, governments and the U.S. Department of Energy remained circumspect about pinpointing a mum for Saturday's power failure, which cut off electricity to must than 4 million must tomers from Canada to Mexico.

A probe of the incident has cited 🔳 confluence of snafus, beginning with a group of power lines outside Portland that sagged into some trees and ending with an apparent mechanical failure in an Oregon power plant that triggered a cascade of shutdowns across the Western power grid.

And while all power has been restored, the impact of the shutdown spread to the salmon population in the Northwest, triggering an immediate environmental controversy.

The extreme heat and the automatic shutdown of the Diablo Canyon nuclear facility in California during the blackout prompted energy officials m step up hydroelectric production at a dam in Eastern Oregon to meet power needs at Pacific Gas & Electric while Diablo returns to full capacity. That required a waiver of the Endangered Species Act.

Saturday's record blackout the second widespread power failure the West in weeks — has prompted a wave of soul-searching in the energy in-CHISTRY. III officials question whether the infrastructure in the fast-growing Western will is keeping up with the demand for electricity and try to determine why backup systems didn't work

Deputy Energy Secretary Charles Curtis called the outage "unacceptable."

"It seems hard to accept list an outage of this character's sulted from lines falling in trees." Curtis said after the high-lava. Portland meeting. This system should have held together.

Monday's post-mortem, also at tended by representatives in

major utilities and the Western Systems Coordinating Council, an industry consortium, that manages the region's power, grid, marked the start of what is expected to sa an in-depth look at; the outage's causes - from the systemic the mundane and at the likelihood of if happening; again.

The blackout underscored the vulnerability of the Western pown er grid III disruptions as the sysbecomes increasingly countiplex. The power industry is being transformed across the nation as it deregulates and opens itself; to: market that can june num pit he needs of purchase against the need to contain costs.

More narrowly, officials and it pointed up the need for, more copscientious line maintenance; A similar large-scale outage on July 2 was also traced to a tree that came into contact, with a power line — that one in Idaho rand numerous smaller outages have been blamed on poor maintenance in recent years by the maintenance is a key concern of this who was a least of the maintenance is a key concern of this who was a least of the maintenance is a least of the mai is a key concern of lines who are monitoring the deregulation isme Tree-trimming me money and utility officials fear that

increased competition will be a disingential to maintain lines.

It would need to maintain lines.

It would need to may be the number of players up the may be the number of players up the may be the safe and a present a first of the power and interest increases reconnection will be a

Ougus 2; the Ponneville Power Madministration, which wholesales federal, hydroelectric-power to utilities in the West, on Manday some permission from the National Marine Fishery Service to waite partion the Endangered Species Act. so that a dam in Oregon supplying power to the grid could diverte more replanated its turbines of the County of the Senerating station as the Senerat National Marine Fishery Service

capacity of fulfill requirements of a Clinton administration plan for regeneratings the population of lendangered salmon, will tempo-larily toperational full respectly, iproviding and additional 800 mnegawatts of power additional said the unprecedented move will help Pacifnici Gas de Electric to meet the demand tofd millions pof usweltering humans in such: California dhotspoted asia resno; Chico and Bakersfield and beyons was

ds Butlitavill also impair the ability of baby Chinook and sockeye csalmonator make of through the dam griepillways idor other next ine steel framework Appva



THE FEDERAL RESERVE

THE FEDERAL RESERVE, WHICH OWNS OUR MONEY SYSTEM AND SETS MONETARY POLICY, IS NOT AN ACTUAL PART OF OUR GOVERNMENT AT ALL. IT IS, IN FACT, A PRIVATE STOCK CORPORATION NEVER FOUND IN THE GOVERNMENT PAGES OF YOUR TELEPHONE DIRECTORY. THE TRUE SECRET OWNERS OF THE FEDERAL RESERVE INCLUDE:

- THE ROTHCHILD BANKS OF LONDON AND BERLIN
- THE LAZAR BROTHERS BANK OF PARIS
- THE ISREAL MOSES SEIF BANKS OF ITALY
- THE WARBURG BANKS OF AMSTERDAM AND HAMBURG
- " THE NEW YORK BANKS OF GOLDMAN-SACHS, CHASE MANHATTAN (ROCKEFELLER), KUHN LOEB, AND LEHMAN BROTHERS

ARTICLE 1.8.5 OF OUR U.S. CONSTITUTION DELIBERATELY ORDAINED CONGRESS TO "PRINT MONEY AND ESTABLISH THE VALUE THEREOF". This was done so Congress would have to be ANSWERABLE TO WE THE PEOPLE CONCERNING FINANCIAL STABILITY.

THE POSSESSION OF MONEY IS POWER. THIS PRIVATE FEDERAL RESERVE SIMPLY HAS MONEY PRINTED AT OUR EXPENSE AND THEN LOANS IT TO US WITH INTEREST AS IF THEY HAD EARNED IT WITH BLOOD, SWEAT AND TEARS. THE FEDERAL BANK OWNERS THEN PROFIT EXTREMELY WELL FROM THE INTEREST WE PAY THEM ON SUPPOSED LOANS THEY APPROVE FOR US. KNOWN AS FRACTIONAL BANKING, THEY MAY LEND OUT TEN TIMES MORE MONEY THAN THEY ACTUALLY HAVE ON HAND AND COLLECT INTEREST ON THESE LOANS, TOO. WE PAY THEM HIGH INTEREST THAT RETURNS THEM 300% ON VERY SAFE LOANS, LIKE THIRTY YEAR REAL ESTATE, THAT ARE SAFEGUARDED WITH THEIR REPOSSESSION RIGHTS OF OUR COLLATERAL.

THEY PROFIT MOST FROM LENDING MONEY, THAT NO ONE EARNED. TO GOVERNMENTS. THESE GOVERNMENT TREASURIES, LANDS, FORESTS, OIL WELLS, MINES AND TAXABLE CITIZENS EECOME THE COLLATERAL WHICH ARE OFTEN COLLECTED WITH MILITARY FORCE.

THE FEDERAL RESERVE COLLECT BILLIONS OF DOLLARS IN TAXES FROM US ANNUALLY THROUGH THE IRS THAT GOES DIRECTLY INTO FEDERAL RESERVE ACCOUNTS. MOST OF THE IRS AMOUNT NOW GOES TO THIS PRIVATE CORPORATION TO PAY INTEREST ON THE NATIONAL DEBT. THE GHEATER THE PUBLIC AND PRIVATE DEBT, THE MORE INTEREST THEY COLLECT, THE MORE POWER THEY HAVE OVER THE CITIZENS OF THIS COUNTRY AND OTHER COUNTRIES. THE ENFORCEMENT AND CONTROL OVER US INVOLVES MANY THREAT AGENCIES OF THE FEDERAL GOVERNMENT INCLUDING THE IRS, FBI CIA, EPA AND MILITARY.

MANY AMERICAN HAVE HAD, OR KNOW OF, EXAMPLES OF DEBT AND THE THREATS DUE TO THESE AGENCIES. THEY APPROVE OF THE "DISCONTINUATION AT ANY TIME" OF THE FEDERAL RESERVE BY CONGRESS PER SECTION 30 OF THE FEDERAL RESERVE CHARTER. BY ELIMINATING THE FEDERAL RESERVE AND RETURNING TO THE CONSTITUTIONAL MANDATE THAT CONGRESS SHOULD REGULATE THE FINANCIAL AFFAIRS OF THIS COUNTRY, MANY OF THE CURRENT FINANCIAL PROBLEMS COULD BE REDUCED OR SOLVED.

MONEY POSITION STATEMENT

The States delegated to Congress the power to issue money, in Article I Sec. 8, clause 5, of the Constitution of the United States of America.

The Congress has failed to carry out this mandate, but has instead surrendered this supreme prerogative of government to a privileged monopoly known •• the Federal Reserve Corporation. No State has agreed to this surrender, and the Constitution has not been amended to provide for it.

Therefore, as President, I would request the Congress to do the Congress did in the 1860's at the request of President Lincoln-issue United States Notes. Enough of this money should be issued to replace all Federal Reserve Notes. About \$400 billion in United States Notes would be required for this purpose. If Congress does not resume its duty to issue the money as required by the Constitution, I would follow the example of President Kennedy in the 1960's and cause the issuance into circulation of billions of dollars of United States Notes.

United States Notes are interest-free in their issuance. Federal Reserve Notes are loaned into circulation, so interest payments are necessary in order to keep the Federal Reserve Notes in circulation. Today, the American economy pays interest on \$400 billion in Federal Reserve Notes. Replacing these notes with interest-free United States Notes would save the economy over a billion dollars per month in unnecessary interest charges.

Providing our economy with interest-free money will promote inneals's objective of providing "cheap and efficient exchanges." Conculating interest-free money in the economy will provide more jobs and increase our prosperity.

Fach Fed Rea. Wells with Fed Reserve 2.3 ¢ (to U.S. Treasury) Fed Reserve the unes as collatered the face value of the note (10000 are dollar bells the face value of the note (10000 are dollar bells the face value of the note (10000 are dollar bells the face value of the note (10000 are dollar bells the face value of the note (10000 are dollar bells the face value)

TAX REFORM

SCIENTIFIC TAX REFORM

By 3 simple Scientific Acts, we can create more jobs, balance the federal budget, and provide tax relief for most Americans.

First: Abolish all Income Taxes including the most unfair tax of all, the so-called Social Security Taxes — your payroll deductions.

Even a corporation doesn't have to pay an income tax until it makes a profit! However, a human being, working for \$200 u week, may have to pay over \$60 in payroll taxes. There's no profit in 200 per week, because it costs that much to survive. That's a discrimination that must be abolished!

By abolishing all income and payroll taxes, we would increase the take-home pay of everyone, who works for a living, by 20 to 40 percent -- putting over two billion dollars extra a day into the pockets of those who need and deserve it most -- those who will spend it!

Just think: 2 billion dollars extra each day in the hands of the working poor would create: (1) at least 20 million new jobs (2) the greatest prosperity this nation or any nation has ever known (3) and millions of our poor people would at last have a better chance to earn an honest living.

This can work providing we do two additional things:

- 1. Balance the federal budget.
- 2. Control inflation.

The Second Scientific Act: To balance the federal budget, we must first cut its expenses. This cannot be done as long as a committee with no one in charge is allowed to spend our money. A committee with on one in charge means that no one can be held responsible for the waste. There is no one to blame when things go wrong. To balance the federal budget, we must put someone in charge who can be held responsible. (over)

Let's face the facts, our present government is largely controlled by Congress, which is two committees almost completely out of control, because no one is in charge of either one. It is a proven fact that such committees simply cannot be trusted to handle money or do anything else properly or intelligently.

Our federal government is already overwhelmed by debts, while its still spending far beyond its means — with no change in sight!

Our President and Congress need to delegate the job of straightening out our government's financial mess to a reputable Financial Manager who is charged with cleaning up the mess and given the authority required to do it. Then, if he fails or gets out of line, a 3/4ths vote of both Houses of Congress needs to have the power to replace and/or punish him.

To successfully control our government's finances, that control must be given to someone who can be held accountable. That power must be taken out of the hands of Congress — or we shall NEVER succeed in straightening out our government.

The Third Scientific Act: Government is necessary — and, of course, our government needs enough money to cover its necessary expenses and enough to balance its budget! Or — eventually, we'll have run-away inflation. This can be done, as Thomas Jefferson suggested in 1785, by taxing wealth on a graduated basis instead of income.

The United States is still the most powerful and richest nation in the world with over 60 trillion dollars worth of assets that can be taxed. A modest, average tax of 3 and 1/3rd percent on that 60 trillion could raise over 2 trillion dollars per year — enough to pay all current necessary expenses and start paying off our debts. Almost no one would be seriously hurt!

The second of the second



HOTOCAUST AT

eries of lading memories and in most Americans' minds, but mention Waco and people still call up many of those discomforting pieces of the 1993 news story. There was a Jenestown-ke suicid-cult

chopathic megalomaniac, David termin a more middy self-proctained messiah. He had a tremendous arms cache. His Branch Davidian cuit abused chil-

down in Texas

willing to take over the town of Waco. They were defiant of the Bureau of Ecohol, Tobacco, and Firearms, and of the F.B.II. They were planning to commit

All of these "facts"

upposed to
explain why we saw
that final image on

IV stipe Brillichs.

Davidian compound

burning to the

mass suicid

They were

PAINTING BY BRAD HOLLAND

women, and it is had a die in that configration. The problem is, they are not facts. Many are distortions in outright lies fed it is media, swallowed, broadcast.

People in Waco describe the Branch Davidian community as group of ordinary and as helpful, friendly, and kind. The Branch Davidian founded in 1893 as offshoot of the Seventh-Day Advertist church. Many of the approximately 130 people in the compound held regular jobs outside, and group been in Waco 1935. They had built with their own hands the house that destroyed in fire.

James Scott Trim a who studied the Branch Davidians for more than year and a half, this perspective: "They were no threat, particularly to anybody. They had have there since the 1930s and certainly hadn't done any damage to anybody thus far. They werent a group of idiots." Various

members of the group, he points out, were nignly eduution of theology, comparative religion, and law.

Was this a cult? One of impressors that perorative label stuck to this group was that film clips will widely broadcast in which David Koresh, the group's leader. The group's leader watch out—I'm Goc." What wasn't revealed was that this segment in actually

a longer film clip. A reporter from an Australian network had been asking Koresh about made by an ex-Branch Davidian leader that he, Koresh, had gotten and former leaders 70-year-old mother pregnant, in reply to this obviously around-the-bend assetion. Koresh had well if he could get a 70-year-old woman pregnant, then you'd martin watch out, because he li God. It was a joke. In the uncut film segment, laughter is heard in the background. In the clip, Koresh's remark was taken out of context me played as if it will a serious statement. This deceptive use of a price of firm wall enough to paint Koresh 📖 a nut.

Bill Cooper, a former member of the Office of Naval Intelligence, also has looked into the Waco affair. Cooper offers in interesting perspective on the idea of cults. "The definition of a curt is extremely difficult in pin down," he says "It depends largely upon who il labeling something as a cult. If you really want I me honest with all of this, all of a forefathers who left Europe III (1911) United States - ratigious persecution belonged to cutts. You will say that this nation was built by cultists. Many of our forefathers belonged in the fraternity known 📰 Freemasonry, which PENTHOUSE - APRIL 1995

throughout history has seed to be cult and persecuted."

David Koresh believed that God wanted him to deliver the message of The Book of Revetations to the world. But concerning the apocalyptic same of the Branch Davidians' beliefs. Cooper points out that "the entire Christian religion and segments of the Jewish religion ere apccalyptic. Both religions believe in IIII imminent return of I meswe and the end of the world as we know it, and the beginning of minumers heaven on earth. That is certainly apocalyptic. The view of the Branch Davidians was no different. They believed in reinterpretation of rei Book of Revelations just 💶 👫 church 💵 they branched M from."

And, Cooper adds, The truth is that have country the Constitution practice whatever religion wish, as long as we're harming anyone else in the members of the Branch Davidian religion,

CORESTION ALCONON INCOME.

their church, we're adults and had the right in his part and practice whatever they wished."

To support macular right to follow David Koresh as a leader sees not mean that you have to agree with his teachings. Yes, the main may have been a fanatic. Yes, 👫 followers may 🖘 🖜 been equally zealous. But being a religious manual is not a crime. Christian fundamentalist groups and Jewish ultraorthodox groups may keep M themselves, or dress, eat, and am in ways it was find strange. And many religious groups follow charismatic leaders who act as ill they have me inside word from God. You can sell these leaders cultists if you like, but they still [4 4 right wave we they choose. The Branch Davidians Hall that right, 🛤

At they thought they did. Two of the this who found that this the the who found that this the the who managed to through that discovery, were Sheila Martin and Clyde Doyle. Martin lived at the Waco complex if Mt. Carmel for five with her husband and chidren. She lost five members of her family in the fire. Doyle had lived with the group years.

fire. Their descriptions of life at the compound are certainly at odds with the picture of a bunch of the Cultists that the portrayed.

People 1 to Mt. Carmel from many different walks of life. Doyle recals. "Many of them were educated. They high school teachers, computer programmers, university teachers, and so forth. They ministers. It is were common pack. They from all different countries and all different nationalities. It lived in harmony. We make a life of such a diverse group a people."

Although people lived communally, they had their independence. Martin says. "Some it say we to controlled and that we had to live a certain way, but that's untrue. We had a choice." She goes on to refute the myth that the Branch Davidians stayed within their complex and the could make the could go into town. We could make shopping. We all different the could shopping.

things, but the main object was to know that we were to read in a Bible."

Daily life primitive, but
were there for
Bible study, they may usually
able overlook lack of
amenities. Doyle
the Mt. Carmel
evolving. "When first
develop in
were a primitive, but
the may of small
the poor condition.
Many of them were

reting a badly wall we began to team them down. We took the ones that were worst and used what lumber we could. We bought new lumber and build in the property [shown in media coverage of Waco]. There was building going on. New rooms were being added in make remaining for partial and stay."

But what in the allegations of child abuse at the Davidians' compound? They are not true, and Martin. 'There was no abuse of children. David said the said abuse children could suffer mothers and fathers did not bring and up to love God and their parents and appeople. David said that any country and did treat all children with love and really abusing them."

So _____ did fine allegations come from? Linda Thompson, a lawyer who is investigating ____ believes they started with one man—Mark Breault. often described at a disgruntled former in the Branch Davidians. It documentary produced by KPOC-TV in Oklahoma reported ___ some other former Branch Davidians may have alleged ___ child abuse was taking place in the complex. In any ____ the government ____ presented any

evicence that any child was over abused in the many compound.

And what about allegations of illegal gun caches at we group's compound? For will thing. Thompson will that the Waddisheriffs department found man allegations to be faise. Bill Cooper etaborates. The sheriff investigated on eral occasions the allegations will they had flegal weapons, were engaging in illegal act vities with those weapons. and had mm time even confiscated all their weapons and will them to the sheriff's facilities for inspection, and ended up returning them all. There ware no illegal nor illega activity concerning those weapons, whatsoever. In fact. [per capita] the people II III Mt. Carmel facility than half number = weapons by the average citizen of the state of Texas."

Doyle and Martin, as Branch Davidians, certainly have a stake in proclaiming aroup's innocence. But this claim file corroborated by others.

A special investigative puri under former United States attorney general Ramsey Clark has been researching me events leading up to the deaths at Waco. They found number of discrepancies between the public story I/III the actual events, and they support what Doyle and Martin saying. And Dave Hall I reporter and the manager of KPOC-TV, has many extensive work on the Waco

story. Much of what he and his colleagues III the station Fig. I uncovered about this tragedy has been an disturbing that Hall has presented his findings the members of the Senate Judiciary Committee, with the hope that they will commission a special independent investigation of the whole affair. Hall's in another voice that asserts there was no evidence of illega, firearms Waco. He mentions screething was too. "We saw evidence the A.TF admitted that they had left their weapons mingled in with the weapons that ware taken into evidence [at the trial] That was put in the court records. So the evidence that admitted in court in trial period was contaminated. Why the judges let # happen. I do not know

The Initial Raid

No crimes had been committed by David Koresh or the members of his group when, on February 📰, 1993, they invaded by agents of M Bureau of Alcohol, Tobacco, and Firearms. There had been _____ unsubstantiated talk about the group planning to commit Suicide, but even if it had been true, this is not within the A.T.F.'s purview Nor L child abuse-not that that charge had been substantiated. 32 PENTHOUSE

either, nor had the weapons-cache charge. So the first was on the compound well totally uncalled for.

Film footage of the raid is included in ■ revealing video put together by Linda Trompson (The video, Waso The Big. Lie, can be obtained from the American Justice Federation, IMII Emerson Ave Indianapolis Indiana 46203 [317] 780-5204 or [800] 749-9939 fax: [317] 780-5209. A second video. Waco II: The Big Lie Continues, is also available.) In the first video, I'm was see A.T.F. agents firing at the Branch David an compound with automatic weapons. There we helicopters flying overhead. The A.T.F. fire does not seem to be

M reporter Dave Hall explains 👫 findings, "For the to 11 minutes, the tapeople were being attacked, unannounced, with bullets flying indiscriminately through that building. They ware calling for help from me sheriff's department.... Wayne (a Davidian) 🔳 telling the 911 operator was there are men au

THE WOMEN WERE ABLE TANGER ATTE HATES ONE OF THE MENT SELECTION THE RESERVE TO BEEN SHOT IN HER BED. SHEETEN SHEETEN A CONTRACTOR (CONTRACTOR CONTRACTOR CONTRACT

shooting at them. It was asking them to get the police out to call these people off of them.... We have reporters was have told us that the A.T.F. did not announce themselves until well into III shooting. And judging from the \$11 tape, we are to the conclusion that, at wary least, they warm under attack for nine minutes by real 100 men, and possibly as much as 15 minutes, before firing back."

hall points out that the A.T.F. men with not identifiable in the people in the house because " lettering labeling them as A.T.F. manns appears as ind back of their black uniforms, not the front. So to the Davidians, the men attacking them were unknown assail-■ III dressed in black Adding to the confusion and Will of February III. ## well 💶 🔟 the body count, was 🗉 helicopter gunship finng down on Pa roof of the house. Why this brutal militarystyle assault, in which six Davidiars cied. - ** necessary : puzzling. Hall asks. "Why did they not used the sheriff out there, who seems to be little had warrants down there and never had a problem? Why didn't they just go there with a couple of men in business suits?"

An increase of the raid by a Davidian

survivor is chilling. Clyde Doyle recalls "David [Koresh] *** everybody to stay FOR and to go track to their purity research go and take to (the officials) ... the front is I man were said to my room, which was in me front of the building on the first floor, up and the north end. Within a manufe or use I heard his value at the north saying, "Hold an a minute. There are women and children here. We need to talk about this." Before ne could get the words all of his mouth, shots came from the outside....

*My reaction was to run sown [74 hall Towards I'm front | I | I was thinking mai some people - bound = be -and hurt 🚝 I ran down 🖦 rail towards the card I found Perry John laying in the hall crying in pain, saying he had been shot. Perry Jones was ## other man, in his simile. He apparently he been standing behind David as David opened the door. I asked him if could hang in there a minute. I wanted to see if anyone else was hurt, but as I ran towards the door, I found nobody

there....

"I ren back to Perry and helped him up. A young black men from England appeared and gave me a hand. As he began til lift Perry up on the latt side. Perry let that a scream. We helped Perry up into the north end of the building. where the men's quarters were, and put him on a bunk bed away we the front wall, where the bullets were con-

tinuing to fire. Perry was in great pain.

"I asked two or three guys to stay with him to help him with whatever he needed and went running back down the half to see what had happened at I'm door. As I was running, people were yelling at me to get upon. People were shooting through the walls from the outside. I noticed a line of bullets down the hallway from 🟣 kitchen on down through the many door, it was as if some body with a machine gun on the outside blindly aprayed bullets, hoping in hit somebody running down the hall without being able to see them because there were no windows. It was like somebody made a sweeping arc with a machine gun. This may of bullet huma penetrated into the hallway.

"Wayne Martin was in the process of getting 🕶 🞹 📖 going. During 📺 shootings Tel day, I acres part of my time running half and forth, getting talking on I'm I'll line Wayne was asking versus things.

"He was trying is get things set up. because we say communimake with David. Well would have to run up and down stairs to verbally pass these messages along. We eventually old get a cease-fire, but in the course of

room. It the fourth run attacking his fellow agents? As the film narrator informs us. The three politic who exhaust that window died in the assault.

Branch Davidian Mike Schroeder's Death that day was particularly shockng He had left will compound before the raid and later attempted to return He made it. According to his father Ken Schroeder who has spent enormous energy investigating the ceath of his son. There was an Cuter perimeter already established that time. And he was these two other that were with from the disarmed by Texas Rangers and let po to go IIII m. At wall intel they were ambushed.... Surprisingly, the particular spot where his body found, a life ground 20 feet around where 🖿 🖚 found, a foot deep. a removed." Schroeder's son had been shot seven times, with most of shots in his back, and his body was been left to rot for several days. The offic will lie withe time www wat

Mike and his compatriots that tried to shoot their way out of the compound. Ken Schroeder's attempts to get his legislators in do something about this aspect of the Waso tragedy and cover-up have Tall met by bureaucratic non-answers.

The F.B.I. took charge of the Waco after the initial and during that bureau's tong siege of the compound, the

media was kept three miles from the Mt. Carmel center. Every morning at 10:30, a press conference was held in which an F.B.I. spokesman and the nation what supposedly going on.

If the news media had been fully informed about the Branch Davidians and about the nature of the attacks against them, there would probably have been outraged protest by the American people, who were paying for the siege and for the killings.

The Siege

During the 51 days between the initial A.T.= raic and the final holocaust at the compound the EB1 cut off all utilities and sanitation. Phone lines its everyone but the FB.1 severed, and radio communications were jammed. Government loudspeakers and a nonstop with such sounds as chants by Tibetan monks, jet planes, Nancy Sinatra singing "These Boots Are Made for Walking," and the come of rabbits being slaughtered. "anks fired percussion grenades. Stad um lights kept the house illuminated around the clock. Black helicopters flew overhead. Lines Thompson was that around the 40th day of intermed that the children and can't were out of 34 рекультыци

to a compound were turned back. The authorities about the children inside accompound in fact, that rationale for the government's actions. So why were agents trying a starve the children?

Shela Martin describes the aftermath of the February 28 raid. "We began to stock up on water." It says. "When it rained, we collected to in buckets and brought it back into our rooms to wash our hands and clothes." It is down hallways as much. It tried to avoid walking past windows.

"We will in the dark every night. Except for the lights outside, we couldn't see anything. The plad when the morning came because the felt they weren't going to plan then. We stayed a secouragement. We prayed a lot and our Bibles.

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"We didn't know mult was going to happen in the Down Tuesday morning, Margaret and Catherine Madison with the multiple of the

"After that happened, we knew that the would be going to jail. We and that Since believed that we would be on just as some as they realized that we weren't capable of committing any of Indications."

The F.B.I. was supposedly urging and Branch Davidians in surrender all the time. Yet Linda Thompson reports that a bureau spokesman announced in April 17, Inc. 1 anyone who come out would be considered a threat in A.T.F. agents and would be shot. Shot.

percussion grenades were tired at a person in the late of the person and the late of the person and the person in the person and the person in the person in

15 COME

A sickening event occurred early in the morning of April 19 1993. A tank repeatedly in the forth large underground bunker. This bunker was short distance from the house, connected to it by a underground wideo. The time shown in the video of the large in the bunker, and the viewer of smoke coming up out the ground there.

The fire in the man actual all about noon. The video shows a tank with an ilke a blazing blow-busing into the house, then pulling out. Also, A.T.F. agents are jumping from an burning building, and it looks as ill they are removing fire-repellent clothing as they head away from the building. The question of government men being inside the com-

ing the fire has never have investigated.

Again, an according of what happened at Waco from a Sranch Davidian's protive is riveting. Clyde Doyle describes his experience. "Shortly after apon," I begins, "somebody pruning into the church saying the building was on fire.... There was a two-by-four parties on the stage of

the chapel, and sharmed on the subonly. We had put a big-screen TV there to watch videos. There was a little doorway cut on the left of that. I went through the doorway, all on the stage the around all he had of this partition. The tanks had he had a fairly large hole in the south walt of the chapel behind the partition. It had a mile of rubble in front wit.

"People began III gather in that IIII not knowing IIIII to do. They would ask. "Where's IIII fire?" "What's going on?" "MIII should we do?" "Should we jump out?" More and IIIIIII people crowded into IIIII narrow area. I was IIIIIII to the opening.

out, but attached herself to me and kept coming back in. I had put in the church during the siege. David Tibida kept on throwing her but He said a didn't will in sea the dog get burned. Eventually, we stayed out.

Started coming in. Within 30 seconds to a minute, Inc. in the place was pitch-black. You could hardly see a thing. You had the feeling you are totally surfames for a while, but you could feel this tremendously unbearable.

Devel had been process

As I went up towards - room, I could hear water running. By the time I got to the doorway. I could see Winston laying down in a coo of water. The tank, which wer right up against his window. - I riadled with builets. Since III tank was at an angle. I would almost bet my life on it was Winston ■ shot from a he-icopter. That ■ ■ the only thing out ITME ITM could show at ITM angle. There weren't any puildings there. There weren't any A.T.F. people in the ground who would be able III shoot at that angle. ! checked his pulse and was convinced that he -III deac.

"There was a lot of pandemonium, I want upstairs with massages for David and the whole top-level hallway, where the women and children were. The women was all laying in the halls,

to get shot. One of women, Jadine Wendell, had have shot in her bed. In mursing baby, just a few months

Doyle reports that David Koresh had self-i shot twice, once if the wrist indicated through his abdomen. The bullet had gone through his back. For it time, Doyle says. Koresh believed is might from his wounds.

"I never an anybody shoot back."
Doyle says. "although I'm assaying that they didn't. From all the presented. I believe there weapons. I believe they retaliated because Ferry David had both been all the front door without being armed. I guess people the stand that they defending a women, and children, all their any it might say it in self-cefense.

Among the results of Dave Hait's KPOC-TV investigation are made.

A.T.F. agent Darrell Dyer, and I have arrived at Waco an February 23, 1940, was stunned at find the no mandatory documentation of the raid plan had been much. Dyer and agent William Krone and aut to draft a plan, But on the morning of February 28, the plan was

COST.

The very warms they was a serve

Ten man all the raid, A.T.F. agent Roland Ballesteros mans two statements in the Tarial Rangers that the A.T.F. To fini and made no announcement that they were federal agents.

A.T.F. point Eric Ever made a taperecorded statement to the Texas Rangers just after the indicate first that heard came from a team of

agents Will dogs.

Koresh and the many times while under its surveillance of as many as eight A.T.F. agents. Agent Robert Rodriguez told Hall the the manual Koresh was not arrested when he was observed leaving was not they had a search warrant, but no many warrant. But when hall checked at the court-in Walls he found that the

Thompson's video footage raises questions. It shows a group of four agents climbing lacders to reach a first-floor roof. Once there, they make into a second-floor window, apparently throwing some kind of smoke grenade into the hand. No one seems to be firing at them as they du so. The



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b compound turned back. The authorities supposed to be cerned about III Children inside the compound; in fact, that was the main for III governments actions. So why its agents trying the children?

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people to come out, and he answered that he didn't see he for three he for three he for the did not have made we stayed he because we wanted in We believed that if we stayed close to each other, they would not do anything to hurt us. He believed that if would he care he us.

"We didn't know what was going in happen to us. One Tuesday morning, Margaret and Catherine Madison out and was taken in jail. Design seld, Those are 70-year-old women. How could they put them in jail? How could they accuse them of conspiracy to murder? The government removed the charges after they stayed in jail for a or so.

"After that happened, we knew that would be going in jail. We accepted that Since we didn't do anything, we believed that in would in out just in they realized that weren't capable of committing any of those actions."

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Holocaust

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the page with Sheetrock on one side only. We had put a big-screen TV there to watch videos. There was a little doorway cut on the left of that. I sent through the doorway, still on the stage but around the back of the partition. The tanks had knocked a fairly large hole in the south wall of the chape behind this partition. Il had a list of rubble in front of it.

"People began to gather in that area, not knowing what is do. They was a "Where's me fire?" What's going on?" "What should we do?" 'Should we jump out?" More and more people crowded into mis name area. I was closest to the opening.

out, but she attached herself to me and kept coming lam in. In had pups in the church during the siege. David Tibida kept on throwing had be added to see the dog get burned. Eventually, and pure out.

"Just minute that time, a lot of smoke started coming in. Within 30 seconds to a minute, the whole place was pitch-black. You could hardly see a thing. You had the feeling you were totally surrounded by heat. You couldn't see any flames for a while, but you could feel this tremundously unbearable real.

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THE PROMPAGE SI

"One time a tank came in the front door and sprayed gas. It put all the accouple of the guys. All they find on were tank they from discomfort was unbearable, and they were hollering from the stinging sensations."

"[The authorities said] that they stepped up the ____ after 200 rounds of fixing ____ off from the inside that day That's rul a rul _____ There was no fixing going ____ from inside. I have any proof of it, ____ they continue to claim that is the reason they

stepped up the gassing.

"I put on a much dothing as I could. I had on a much of jackets. I hood, and a gas mask... I began to be in hit will be tremendous wave. The next thing I knew, I was on the floor. A Isl of people further with the building wave on the floor. I could hear them

rolling around in pain and praying and screaming. 'Oh my God!' Hearing limit the pain, the trauma, and everything that was going or galvanized me to jump up and make a lunge for the rouldn't was in front of me. I couldn't was in the smoke and darkness, but I-knew it was in the lunged for it.

"I landed on a heap of Sheetrock and wood, and didnt and to be a pure pust by the country of the

"As I would up, I could see I skin rolling u' my hands. I would blistering regular blisters. The skin was just rolling off in big rolls. My hands were badly burned I looked back with my shoulder at the hole I had just come out of, It was a mass of flames. I thought, 'My God, I'm would one who got out."

Doyle wound up in a medical tent, where is lost consciousness. He up it day in its hospital.

This is some of what Sheila Martin remembers of maintenance:

"Five members of my family died in the fire. My husband, Larry Lynch, whiled on April 19. We did not know the complex on fire at first, but we started smelling. We didn't know what at do. We were afraid that if we came out of the building, we would a shot. All of a sudden, the smoke arrest couldn't see my husband.

"Recently, Marjone Thomas, a who was burned very badly in the fire and who lives in England now, said the she came down a ladder from the third floor and the little side, facing the building that eventually started leaning. She stepped on someone and the little my daughter, Sheila, and apolo-

daughter replied. That's all right."

"My first thought was, 'Oh, my goodness. I was alive during all male and fire and hadn't died yet.' Then I thought, here we will in Immidst of all this horror, and all me to say, 'I'm sorry'."

The Suicice Story

It has been said and generally accepted that the Branch Davidians committed suicide. But Gordon Novel, instrategic planner for Ramsey Clark's investigative team, believes that the government may have the people.

According to investigators, C.S. gas pumped into the compound from an A.M. In 12 man on the day of the fire.

C.S. it is toxic tear gas designed for open-air the disperse riots. In confined spaces, it has been known accombine with other compounds of form the deadly hydrogen-cyanide gas. At noon, government the significant the compound with objection of an accompound with objection of a compound with objection objection of a compound with objection objection objection objection of a compound with objection object

THE F.B. L. AND THE A.T.E. WEREAUVALUE
LETHAL CAPABILITIES OF THE CAPABILITY O

mixture of orthochlorobenzylidene malononitrile and allow. The mixture was heated that it would release hydrogen cyanide and carbon monoxide into a property of people were already dead from hydrogen cyanide gas before the fire. People and from cyanide poisoning within four in five minutes.

In a documentary videotape produced by KPOC-TV and aired on more than we states, "I the government's] intent was trap them, and to incapacitate them, and to them cyanide gas, and they probably through Fare in the limithree or four minutes, right when ma fire began in ignite ima hydrogen cyanide was in there—we have indications of the from the F.B.I. agents taking their respirators 📰 right after the fire started, and you can see them exiting the building—so based upon ... fact me Davidians had no .45-caliber pistols, one can ably deduct that they were they wriggling at the ground, including Mr ==

According to Novel, .44- and .45-caliber to what found at the fire. But the government I list in every purchase the purchase the Davidians and made. Although the government bearing many of the Davidian deaths and Lamburg suicides, Novel says, "The Davidians was totally non-suicidal ... very Christian in their mentality."

The government's use of C.S. page inside the house is one of the must disturbing aspects of the entire tragedy. C.S. gas is maker supposed to be used Irania a building. Limit inside, it can create-fires, and it can produce cyanide, which can immobilize and kill. Dame Hall, what has postured his man exhaustive investigation of the low of C.S. gas, believes that the gas conto the mass casualties at Waco. He letter with the manufacturer of C.S. gas, Aldridge Chemicals. The company emphasized that Ilie product mas rict control only; it was not supposed to be a weapon, in fact, the company says it stopped sell-

Ing C.S. to Israel in because I government there was shooting the chemical into buildings occupied by Palestinians. Many of their people III jected to the gas became ill, and others in all from the exposure in enclosed quarters, as reported by Amnesty International's Chemical Report on C.S. Agent #6.

Hall has learned that the C.S. gas passed a large part

In the Waco tragedy, it both contributed to the very-high-temperature fire and incapacitated its victims that they could be move to escape the building. In the autopsies of Waco fire victims, cyanide—from breathing C.S. gas—was fire—in the marth blood. Also, Hall reports, "Our state fire marshal says they serated the building in such a way as to create the fire and microtain the gas in him which was as flammable as coal dust. They will all these things."

There was a very long delay being fire trucks reached the site. Hall explains that the fire trucks were held back by the A.T.F. because, had they are not that fire, the present would react combined with the create a hydrogen-cyanide that would have been deadly to the agents surrounding an place.

Hall provides this chronology:

was a coming from the coming fire was 12:05 P.M. Within minutes, fire was spotted in four if the locations. He trucks were no called until approximately 12:30 They were held claim of denger from exploding ammunition.

Dr. George F. Uhlig is a professor of chemistry at the College of Eastern Uteh

CONTINUED ON PAGE 147

MULUGAUSI

and a retired Air Force lisu:enant colone:, here's some in the rie to

say in a report for KPOC-TV:

"In my opinion, In C.S. was diluted with either states we ethanol, as the autops III indicated both solvents -----in the lungs of individuals killed at the Branch Davidiar complex.... The liquid arms ... carre into contact with a flame, and I is flame from moving from particle in particle rapidly to create "I" fireball described by survivors. We used similar concept in designing fuel-air explosive devices in the Air Force. An explosive device would as Unave sending will an aerosol of mitter liquid or solid material ul the state particle size. A second manual make "touch off" aerosal mix, with devastating results. While ma flame front in the care of the Branch Davidians' complex did not generate the overpressure of the fuel-air explosive device. If results were similar. The structure burned rapidly to the ground, and the C.S. agent was burned in the process. Cyanide make make parawalled as the C.S. burned, combining with normal fluids in the lungs of the people M perume hydrogen-cyanide

II was probably a good decision on the part of federal agents 📰 📶 🛌 not to attempt we put out the fire using The resulting steam generated by water coming into contact with MI hat structure would further generate hydrogen cyaride, and the resulting cloud of cyanide gas and WMMT could have been carried by the prevailing with over populated with This could have killed people III with involved in the incident, w at least made them extremely sick."

Dave Hall says that for six hours straight—from 6 A.M. M IIIM on I'v Day of ma fire-massive arrange of the C.S. were injected into the Davidians' home. This was despite a previously agreed-upon plan to use "light doses" because the children had no gas masks. At this point, Hall rule we we keep in mind that the F.B.I. and the A.T.F. were fully swars that the Davidians using kerosene inside the compound both day and night. They knew this because they had infrared surveillance equipment in ma ar and on the ground at the complex. They were also, of course, www all the Manual Cattables of C.S. gas, because these were spelled but in their manual.

A telling fact 📓 mai after 🗯 fire, 🚃 A.T.F. destroyed everything that remained of the Branch Davidians' nome and se site. Usually, after a comm

ter, authorities | pains to preserve evidence so that it was be studied to fully understand what happened. So why they immediately level the evidence West

Texas state fire marshals will refused access to investigate the fire They were told it was the jurisdiction of Ins A.T.F. (After the whole thing was mer in A.T.F raised its man fiag the ruins.)

A disturbing constitutional series of Till events it is that helicopters from Texas National Guard were supplied, along with military land and manpower from Ft. Hood, Texas, for a police Army Age a civilians. This is probably Haud Har did the happen? How set military get in the The F.B.I., through The Department of Justice, requested the Talas Governor Ann Richards allow the use of helithe Texas National Guard at Wass There law forbids the use of I'm National Guard in police action against a citizen of the state except when drugs we involved in a criminal action. But III A.T.F. apparently fabrirailed a drug charge to gain the and of the helicopters. Later, Governor Richards stated publicly that she had bean fied to by the Department of Justice.

One smar fact was not publicized. The Danisland would have run put of

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	THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.

To achieve their total subjugation, there really any need to incinerate their home.

The survivors of III at Mt. Carmel have not an easy time. Clyde Doyle label his agony in The hospital after the fire. "When I finally to to identify two females who will brought in who were badly burned." he says. "They didn't want to get of bed, but they described them are the first they described as tall, black, and around 30. The only tall black." It could think of was Marjorie Thomas, it turned out that I is correct. She badly burned at III.

"Then they was in describe the other woman. All of a sudden, I was up, thinking the lit might be my 18-year-old daugnter. I wanted to see her, but they told me I couldn't. They would get something and that I might lit able in identify her from that, I was think-

ing they would bring me some clothing to look at. Instead, me of the sould bring in with a great big hunk of hair, like to scalp. They said, 'Do you think this is your caughter?' Looking at the hair, I haddhe feeling it whers, unless the fire had changed the color slightly. But still wasn't the

"The next day, I watching television when the recame on and identified two

of the bodies." Doyle continues. "One, they said, — David Jones. The other was identified — my daughter.... Usually on — news. — withheld until — was hever told. My other daughter was never told. My other daughter was never told. And I — never told. We learned about my daughter's death from television. To me, this was just another indication — was not considered normal people, and — anything was good enough for us. They could do anything they liked and it would be all right."

Sheila Martin smilarly mistreated by the authorities, but sovercame her hardship through prayer solfaith. "With all our people dead," she says, "we cidn't have solfands life the couldn't see family and friends. We couldn't canywhere. We had to stay in the correctional institution. We watching TV, seeing the building burn, hearing say there are solf survivors, there are nine. We wondered what solf really going on.

"They want who died, want want in know their ages. It's not like and came and put their arms around you and said, 'Oh, we're sorry.' Whad and of that We we're ware givaled in the strong was cidn't want look like ware givaled.

ang up or III hated anyone. At III same time, we wanted in cry our interesting out, if ind three children who is needed me, in they were somewhere else. I only got to see them one hour interesting three weeks."

The Trial

The surviving Branch Davidians were sentenced harshly in the aftermath of Waco. According to Doyle, "We've I accused of killing four A.T.F. agents wounding II other people. I feel sorry four agents and III are of them are badly wounded, but I went through a trial in San Antonio II months in jail after III fire. I was not fitnee who was eventually totally accuitted, although everyone was found not guilty of any major crime, I conspiracy, murder, III aiding abetting

"[The judge] did rea follow the recommendations of the jury. In fact, during the sentencing, which was in July [1994], he made a statement that he

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personally believed that we were all guilty. He was the only reason some of us were not being sentenced that day was that there is us had better lawyers. He said was that all guilty of conspiracy and murder.

"Back in February, when the was handed down, we were found not guilty on count and and not guilty on count two. Then the jury turned to a confusion their parts. We have the few of them, and that the to have the the them. There were many instructions and misconceptions are they basically made a grave mistake at far as certain charges go....

[But] I believe that a result of the trial, for the first time, the many began have a different feeling about this whole thing. During the 51-day siege, very few people in the media pothered to question what happening. They never a hard a rocked the first in any way, Instead, they just printed up whatever results in the morning briefings from F.B.I. and A.T.F.

By I time this case came o trial, based at all the evidence includes being compiled at II time. I believe they began to be a little at a reserved.

sive cover-up and massive injustice done."

She la Martin adds, "It's very and The people who put this whole thing together have and that they're sorry. They've and the part of the course are still in jail. How anyou are you're the cause of it and it is all the later and happened as a martin of things you did wrong, but still keep any page in jail?"

In his letter to me Senate Judiciary Committee asking for an independent investigation, The Half summarizes in conclusions of his TV and investigation of the tragedy. Those conclusions read, the part, "The Branch Davidians were shot upon without warning; subjected to psychological warfare tactics; their children the before their children that before they were cyanided, many to the point of incapacitation, others to the hill point. The building was set on the with pyrotechnic tear-gas shots to cestroy of the crimes the agents

days, buildozers wars brought in to further complicate any further investigation."

Why did Ima nightmare happen?

The government's confrontation with the Branch Devidians may have started as a kind of public-relations ploy to how good the was at maintaining law and one by crack-

ing down on cutts with illegal arms
and welrd ways. But then the
publicity are got out of control.

Linda Thompson's opinion is that "I was merely one of me the second of using federal law enforcement with military, and using military tactics. The government proved it could use in major media to sell the government's version of the story to the public, it was a victory for mass propaganda.

They murdered 96 people in front of the public bought it."

And which has one final, totally chilfing message to the people of America:
"It is under its resist.... Don't confront
your government, or you'll be dealt with."
Anyone who accepts without question
the official which of the government's
war against the Branch Davidians has,
in reality, already surrendered.

Editor's not produced a documentary from Southwest (1800) 284-7566).O+=

VINCE FOSTER

WITNESS IN FOSTER INVESTIGATION HARASSED IN DOZENS OF MEN ON THE EVE OF HIS WHITEWATER GRAND JURY TESTIMONY

By John H. Clarke

Introduction

I a lawyer admitted to practice in Washington DC, Virginia, and Maryland. In my ten years of practicing civil and criminal law, I have yet to come across a case like the one offered to me friday, October 27, 1995. The case is bizarre. The facts raise questions of significant interest to the public.

On the evening of October 27, 1995 at 5:30 p.m., I returned a phone call from Patrick Knowlton, then a casual acquaintance. He said he thought he needed a lawyer. He asked to come to his apartment because he was afraid to go cut in public. In sounded very distraught. He told me how someone was using significant resources in an effort to obstruct the investigation into the death of Deputy White House counsel Vincent Foster -- In his expense. The facts bizarre, but true. Mr. Knowlton and I have spent many months since then writing and assembling well documented, credible account of what happened.

Synopsis

On July 20, 1993, the day Vincent Foster died, Patrick Knowlton was in Fort Marcy Park for five minutes. Knowlton saw only two cars in the parking lot. Neither belonged to Vincent Foster. Seated in one of these cars was a lone man. The man gave Knowlton constant threatening stare. As Knowlton got out of his car, the salso got out of his car. Knowlton walked into the park headed in the opposite direction from where Foster's body found, whereupon the man got back in his car. Thus the man's behavior was consistent with his acting a lookout, if his purpose was to prevent any passers-by from venturing into the area of the park where Vincent Foster's corpse was found 80 minutes later.

The following evening, when Knowlton learned that Foster's body was found at Fort Marcy Park, he called the Ul Park Police and reported what he had seen at the park.

Almost nine months later, in April and May of 1994, Knowlton was interviewed by FBI agents assigned to the Office of Special Counsel under Robert Fiske.

In October 1995, investigative journalist Ambrose Evans-Pritchard ("Pritchard") contacted and interviewed Knowlton. Pritchard showed Knowlton recently declassified

FBI reports of Knowlton's statements to the FBI agents given 18 months earlier. The reports misrepresented Knowlton's statements on several important points.

On October 22, 1995, Pritchard's article of Knowlton's account of his experience at Fort Marcy Park was published. The article reported that when Pritchard showed Knowlton the FBI reports, Knowlton stated that "his statements have been falsified." A police artist's composite sketch of the man who gave Knowlton a "threatening look" accompanied the article. The article also reported that the Office of Independent Counsel under Kenneth Starr (Fiske's successor) had shown little interest in Knowlton's account, and that Knowlton had never been asked to testify before the Washington, DC, grand jury.

Four days after the article published, Thursday, October 26, 1995, at 10:30 a.m., Knowlton received subpoena to testify the following Wednesday, November 1, before the Washington, DC, grand jury investigating Whitewater and related matters, including the death of Vincent Foster. Beginning that same day, October 26, 1995, a bizarre series of events began to unfold. During the time Knowlton spent in public that Thursday and Friday, 25 or more men followed him, and walked towards him, are came from behind, and gave him purposeful, intimidating, timed, threatening stares. Knowlton suffered four more similar incidents during the next six days. The harassment was obviously orchestrated by people with considerable resources who knew the route of Knowlton's routine walk.

Investigators assigned to the Office of Independent Counsel under Kenneth Starr have the identity of at least four of the individuals who harassed Knowlton. In an attempt to bare a comprehensive account of the harassment Knowlton suffered, on November 30, 1995, a Report of Witness Tampering, written by Knowlton and me, was sent to the Office of the United States Attorney, the FBI, the Office of Independent Counsel, the special Senate Whitewater committee, and the District of Columbia Metropolitan Police Department. On March 4, 1996, we published revised Report of Witness Tampering - Harassment of a Whitewater Grand Jury Witness, which further documents the harassment Knowlton suffered. It is available to the public.

Questions

Question: Were the reports of Mr. Knowlton's statements to the FBI in April and May of 1994 falsified, and if so, why?

Answer: Knowlton's statements were reported incorrectly. The reports imply that he was confused about the Arkansas car he

saw, incorrectly stated that he said he could not identify the man in the other car, and gave the impression that Knowlton lied about his purpose for being in Fort Marcy Park, among other discrepancies. Since the discrepancies are numerous and important, we think it unlikely that they were merely innocent mistakes. In light of the above, it may be noteworthy that one of the agents who interviewed Knowlton in 1994 asked him not to contact the Press in deference to the feelings of the of the Foster family, particularly the children. Shortly thereafter, Knowlton was invited to appear on the G. Gordon Liddy show. Knowlton declined.

Question: Who orchestrated and carried out this harassment, and why?

Answer: We do not know who perpetrated this crime. All the leads we have are in the Report of Witness Tampering. A law enforcement source of Pritchard's identified one of the cars involved in the harassment as . federal government vehicle, and suggested that Knowlton - "being warned, or there was an attempt being made to destabilize him before he appears before the grand jury." We believe the motive may also have been to discredit Knowlton. Whoever is responsible is guilty of obstruction of justice. The theories that have surfaced include: (1) the Clinton administration trying to hide the truth about Foster's death; (2) republicans trying to make it look like the Clinton administration is involved in hiding the truth about Foster's death; (3) journalists trying to sell newspapers; (4) m foreign government that Foster was involved with me m double agent; and (5) the FBI trying to cover up a botched investigation. We don't espouse any of these theories, but believe the first is the most plausible.

Question: Why did the FBI agents assigned to the Office of Special Counsel under Robert Fiske focus on the car with Arkansas plates during their two interviews of Mr. Knowlton?

Answer: It was obvious to Knowlton that the agents wanted him to agree that the car he saw was Foster's. During both interviews, the agents showed him photographs while repeatedly asking him if he was sure it wasn't the car he saw. During the second interview, they even read to him statements of other witnesses who reported seeing Foster's car after Knowlton left the park. The report stated that Knowlton said he saw a "1988 to 1990" car. He did not say that. It appears that the agents wanted Knowlton's account to comport with their reported theory of the case.

Question: What did Mr. Knowlton see at Fort Marcy Park on July 20, 1993 that would warrant this harassment?

Answer: If Foster did not commit suicide at Fort Marcy Park, Knowlton could possibly identify someone involved in his death. Knowlton also may prove that another car, similar to Foster's, was placed in the park to leave potential witnesses with the impression that Foster was in the park earlier than he (five hours elapsed between the time Foster left his office until his body was found). Additionally, Knowlton possibly could demonstrate that the FBI covered up key elements in the case.

Question: Why was Mr. Knowlton not called to testify at the grand jury until after his account appeared in a newspaper article?

Answer: Knowlton was called before Starr's Grand Jury only after his story surfaced by publication in the newspaper article. The story criticized Starr's OIC for "never having talked to Knowlton," and for not having "summoned him to give sworn testimony." Apparently, the subpoena was issued in response to the article.

Question: How has the FBI, Office of Independent Counsel ("OIC"), or any other law enforcement agency responded to the report of harassment?

Answer: The OIC was informed of the harassment at least as of Friday afternoon, October 27, 1995, but did not respond until Monday, October 30. Although the OIC told me they taking his report of the harassment very seriously, Knowlton was not interviewed until a week after harassment. Knowlton's girlfriend, one of the two witnesses to the harassment, was interviewed six weeks later, and another witness (investigative journalist Christopher Ruddy) has not been contacted or interviewed. Although we are aware of a few investigatory actions by the OIC, we have been unable to learn the resources employed, or whether any investigation is ongoing, because OIC investigators told us they could "neither confirm or deny" any ongoing investigation. When we requested that the District of Columbia Metropolitan Police Department investigate, they told us as long as the "Feds" are involved, they would not investigate.

Question: Has there been any interest on Capitol Hill?

Answer: Yes, initially. On November 7, 1995, Knowlton was interviewed on Capitol Hill by Congressman Dan Burton (R-Indiana) and Congressman Steven Schiff (R-New Mexico). On

November 18, Knowlton met with Congressmen Dan Burton, Dana Rohrabacher (R-California), James Walsh (R-New York), and the Press Secretary for the Office of the Majority Whip. On December 13, 1995, Knowlton gave a statement at Congressman Burton's office. Excerpts from that transcript are attached to the Report of Witness Tampering. In provided copy of the Report of Witness Tampering to all the people mentioned above, to Senator Alfonse D'Amato and to Speaker of the House Newt Gingrich.

Question: Was Mr. Knowlton treated disrespectfully by Starr's prosecutors when he testified before the grand jury, and if so, why?

Answer: Mr. Knowlton was treated very disrespectfully during his appearance before the grand jury. Their lines of questioning implied that Knowlton - a publicity hound, liar, a homosexual, and had acted in concert with two journalists in concocting his story. They repeatedly ask Mr. Knowlton about his contacts with the Press and on Capitol Hill. They asked about his knowledge and visits to Fort Marcy Park (the park is reportedly frequented by homosexuals "cruising"), and repeatedly asked about relationship with the two men he had investment property with in Virginia. He was asked a series of questions about the man he saw at Fort Marcy Park, including whether the man talked to him, passed him m note, pointed m gun at him, confronted him, or touched him sexually. In response to my complaints, Starr's Washington, DC, deputy, told me the OIC believed Knowlton's account and that the treatment he received was proper. We believe the OIC did not believe Knowlton, and that they wanted him to know they didn't believe him.

Question: The Report of Witness Tampering includes documentation of a psychiatric evaluation of Mr. Knowlton. Did you send him to a psychiatrist to show that his accounts of the harassment weren't delusions?

Answer: No. It wasn't necessary to have Mr. Knowlton tested to show that he is not delusional. Each encounter was also observed by other people. Knowlton's girlfriend (who holds a Ph.D.) witnessed the harassment of October 26 and the morning of October 27, and investigative journalist Christopher Ruddy witnessed the harassment on the afternoon of October 27. Other witnesses observed four or five men outside Knowlton's building late at night and into the morning of October 28. Three of these witness' accounts appear in the Report.

I had Mr. Knowlton examined by a psychiatrist primarily to establish his credibility in a different context. Since Mr. Knowlton describes the appearance and the activities of the men who harassed him in great detail, I had him examined by a psychiatrist to prove he has a superior power of recall. Regarding the detailed descriptions in the Report, Dr. Thomas C. Goldman stated:

Nothing in these descriptions of any of these individuals suggests anything so far outside the realm of the possible to seem incredible...

You had asked me to opine on whether it was possible for an ordinary person to make such a large number of detailed observations given the short period of time... First, Mr. Knowlton was clearly in a state of high alert from perceived danger. In such a state, perceptions are generally heightened intensity and powers of concentration and recall can be greatly enhanced... Secondly, Mr. Knowlton tends naturally to be a person who is attentive to details in his environment... Thirdly... this real [Visual Reproduction substests of the Welchsler Memory Scale] demonstrates Mr. Knowlton and unusually good powers of delayed recall... consistent with his ability to report accurately on the events of October 1995.

Dr. Goldman's report also dispels any notion that Mr. Knowlton's account of the harassment were delusions: "There is nothing of the bizarre... or highly idiosyncratic in the descriptions that would suggest a delusional process... In short, he did not display typical delusional thinking... The test showed no indication of a paranoid process or of any other pathological process that would tend to undermine Mr. Knowlton's credibility in this instance."

<u>Ouestion</u>: The Report also contains a Polygraph Examination Report, conducted by a highly respected polygraph examiner. Why did Mr. Knowlton submit to a polygraph examination?

Answer: Investigators and at least one journalist implied or stated that Knowlton is lying about what he saw at Fort Marcy Park and about his account of harassment. Mr. Knowlton passed the examination. The Report of Polygraph Examination is in the Report of Witness Tampering.

Question: Did your client really suffer from being harassed?

Answer: The harassment he suffered, coupled with the apparent failure of the FBI or the Office of Independent

Counsel to respond to it, has had significant impact on Mr. Knowlton's overall well-being. Dr. Goldman noted:

By the time he and Kathy had left the drugstore it was impossible to deny they were being watched and harassed (according to both their reports) and they were quite frightened, to the point that Knowlton felt rubber-legged and thought he could hear his own heart beating. The men represented a potential physical threat and they both entertained thoughts that they might be assaulted or killed...

To the present, Mr. Knowlton remains seriously concerned with the foregoing events and their ongoing significance. He exhibits signs and symptoms of emotional stress including sleep disturbance, appetite and eating disturbance, loss of sexual interest, diminished investment in his daily exercise routine, and an exaggerated startle response. His concentration has at times been impaired and he reports feeling more vulnerable and less confident. Kathy reports he is more withdrawn and irritable and that his mood, previously buoyant, is now often preoccupied and tense...

Mr. Knowlton's response to the situation contains elements of excellent coping (e.g. making and reporting observations, seeking help) and elements of feeling overwhelmed, indicated by typical signs and symptoms of posttraumatic stress. The stress appears to come from two related sources: one, the sense of physical danger naturally engendered by the harassment described; and two, by the experience of being treated by recognized authority figures with mistrust and suspicion and attempts to discount or discredit him, in response to his attempts to tell the truth and to be a responsible citizen.

Report of Witness Tampering Harassment of a Whitewater Grand Jury Witness
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July 12 1996

Dear Mr Clarke.



While investigating the intimidation conducted against Patrick Knowlton I was told by two former federal agents that the US government would sometimes use such tactics in either discredit or destabilize an individual.

Both agents were career intelligence officers, and both had done tours of duty in the White House.

One of them described Knowlton's Insulated as Inboiler-plate operation". He said he had employed the same tactics many times himself.

The other agent said the White House has the capability of mounting such an operation. The people involved would not know the reason for conducting the harassment. They would only be told that the target was a "threat to the president". He said that foreign nationals would frequently be used for this kind of work because is would cause confusion and create a degree of deniability.

Both men suspected that the Federal Emergency Management Agency may have a hand in it, perhaps drawing on personnel from other agencies.

Both men also said that it was standard practice in surveillance operations to use the number plates of somebody who was ostensibly an ordinary citizen. In reality, the person would often be the spouse or close associate of somebody in the intelligence/national security field. At times, duplicates plates would also be used

A third source, currently serving in the intelligence community, said that the number plates of seen by Knowlton — Maryland plates CBF 686 — was in the computer system as a deniable plate used by the government. In this case the tag appears to be a duplicate because the number tracks to a young women who works as a clerk at WalMart. She clearly has the involvement in the case.

As you can appreciate, I am unable to identify my sources with any more precision. I hope this is of some help.

Yours sincerely,

- LG - LT - and A

Ambrose Evans-Pritchard

TED L. GUNDERSON AND ASSOCIATES • International Security Consulting and Investigations

2118 Wilshire Blvd. = Suite 422 = Santa Monica, CA 90403-5784 = 310/364-2280 Fax (702) 650-5674

Mr. John H. Clarke Attoney At Law Corporate Extensions Inc. 720 Seventh St. NW #304 Washington, D.C. 20001

July 12,1996

Dear Mr. Clarke.

I have reviewed your report which contains allegations of witness tampering and a civil rights violation. I am a 2 year veteran of the FBI. Since my retirement in 1979 as Senior Special Agent in Charge of the FBI, Los Angeles Division, I have testified many times ** an expert witness in both civil and criminal matters.

If called to testify, I would state as follows:

- 1. Mr.Patrick Knowlton should have been afforded formal interview immediately upon making the complaint to the U.S. Park Police on July 21,1993 instead of the interview with the FBI nine months later. This delay indicates incompetence, dereliction of duty and/or negligence on the part of the U.S.Park Police and/or the FBI.
- 2. The misrepresentation and falsification in the FBI report of Mr. Knowlton's interview that was shown to Mr. Knowlton by Mr. Evans-Pritchatt 18 months later is inexcusable in establishes possible purposeful falsification and/or negligence on the part of the interviewing agents and/or the agent preparing the report.
- 3. The fact that Mr. Knowlton furnished the information to authorities and was not issued a subpoena to testify more than two years later, after Mr. Pritchett's article was published on Oct. 22, 1995, is inexcusable and indicates negligence, and/or incompetence, and/or a deliberate attempt to prevent him from testifying.
- 4. Mr. Knowlton's allegations of harassment well documented. That which is described is technique that I am both ware of and knowledgeable about which is often used by government agents. This technique is used for intimidation and to prevent a witness from testifying and/or cooperating with officials out of fear of harm to the witness or his loved ones.
- 5. The reported attempt to discredit Mr. Knowlton by officials is often used by government agents against witnesses. I have personal knowledge of this tactic and know of many instances when it has been used.
- 6. The question remains, did the Office of Independent Counsel initiate action to identify the man in the automobile in the park? Did they take appropriate action to investigate the harassment of Mr. Knowlton particularly since they know of at least four individuals who harassed him? Have they taken any steps to reprimand those within their ranks who have not followed through with these matters? Have they taken any action to confirm whether violations of the Federal Statutes have occurred in which Mr. Knowlton is a victim? If not, an expert witness, I would state that there is an attempt to cover-up these specific violations alleged by Mr. Knowlton and probably to further obfuscate other circumstances concerning Mr. Foster's death.

Sincerely, Tel L. Dunderson

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

Phone call holds key to

The death of a "-nite House aide ls ■ step closer to an explanation, avs Ambrose

Evans-Pritchard

YSTERIOUS and all could hold _____ clues for iovestigation Vincent Foster, the House side was found in Virginia
a... in July 1988.

ght before in death. It proi a bested telephone ersation which he ces Hillary Cliaton cation referred 📟 only as 🖿 apartment" 🗮 order to THE PROPERTY OF LINES. s call was m Jerry

. a private investigator ief ill security at the Clina-Gore presidential cam-i headquarters. From Fester, then dep-counsel in the President,

led from a public pay-led from a public pay-ne a Washington. was a exchange," Parks's widow, Jane, time. 'Jerry him: can't give Hillary hey've getmy name in

account in the phone i va July 19, 🚾 🚃 Mrs alone.

Mrs alone.

official investigators

Sunday Telethet they consider Mrs

a Pentecostal

I now suffering from mule sclerosis, to 🔤 a credi-

1 Foster and Parks dead within two

oster's body turned up next day. An unidentified 48 revolver without his prints lodged in ind. The death was d a suicide at first, but case been re-opened conneth Starr, Inde-

it Counsel investigat-Clintons' involvein the Whitewater rks died two months

in a gangland-style - I mun that has soived by the Lit-

u mu clear what files was referring to. But ast some of them ncerned philandering Clinton when Manager Arkansas. Mrs ı 📶 🛅 her busband conducted covert surallegedly III Hillary behest

Parks believes les covered other shad-



in later from his best of thousands of dellars in Hill Lincoln car that he had made a trip to Mena airport la westera Arbansas

'It was all im \$100 had wrapped in string, layer after layer." said. "It was so full I had to let on the lim

[boot] to ill shut again.

'I took the reeney and
it in his is asid
'Are in a drugs?'

Jerry said that Vince in Jerry said that Vince ball paid him \$1,000 cash for each trip; he dida't 📗 they were doing, and be

didn't care to know; he taid
me to forget what I'd seen."
She also said that, Parke
and Foster bugged the Clinton campaign headquarters
in Little Rock, "Vince that somebody was stealing from compaign, wanted to know who was doing it," sim said.

If her allegations are conrect. Foster played a far important role as a campaign fixer than is preally known

Official documents show that Foster left his White House office shortly after 1pm on July 20, 1993, saying 1881 be would back. He mm found dead m Fort Mar cy Park opposite the Saudi ambassador's residence at 6.03pm. It has never been established what happened in the intervening five hours.

He could mit have met Hiltary Clinton because she concluding a private trip to Santa Barbara in California aithough Foster III mistakenly have believed a rendezvous with the First Lady.

Instead of returning III Washington, Mrs Clinton flew from California to Arkansas m visit ber sick father, touching in Lit-tle Rock in 7,40pm

On the evening I July 19,

Foster was at home with his family, according to a state of the state of that evening for any reason.

remain reveal him in received a telephone and at around less inviting him return to the White House to watch a film — II happened to be in the Line of Fire, in which a dutiful to the vice officer takes a built in protect the president — but Easter refresed Foster refusi

resident Parks many been many Torically Mrs Parks mill set in mile

Parks learned of Fos-death, he blurted out: I'm a dead man.

"He took some of my he'd never done before.

A CONTRACTOR OF THE PROPERTY O Oct. 6, 1996

The Sunday Telegraph 27

Foster's death



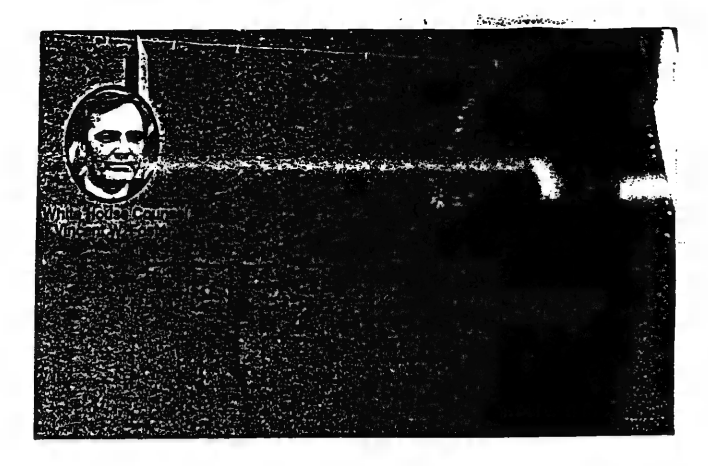
months later. police ________ including federal several FBI. Secret Service, the IRS and she believes, the CIA ber house, taking everything they could find. Parks's computer was purged by mexpert, and make the purged by mexpert, and meaning the purged by th

sations were confiscated. Over past a baif years, Mrs Parks a series i interviews The Sunday Telegraph. revealing a little More

She beld back before, explained, because she was extent of knowledge

I've been praying about run tell the whole truth it'll set you free."

Last week the received three death threats. With explained, because she was mixed feelings. III has asked the US federal rooms.



Rare Photograph of 30 Foot Tall fertilized letters in the lawn by the shadow of the Washington Monument. The message was quickly removed by authorities and hidden from public view, just like the truth about Vince Foster's death. This amateur photo was taken from the top of the Washington Monument on April 13, 1996 \blacksquare 8:45 a.m.

True Foster Facts

*Foster's car and office key rings were not found at Fort Marcy Park with Foster's car and hody.

*3 handwriting experts, including one from Oxford Univ., concluded the "suicide" note was a forgery.

*Evidence including Foster's briefcase, X-rays, and crime scene photographs mysteriously vanished.

*The White House lied about when it first learned of Foster's death by over two hours! Witness statements make it clear that the time was fudged.

*Foster was not depressed or seeing psychiatrist as the White House and media have claimed.

*Paramedics testified they saw an "extra" small caliber bullet wound in the side of Foster's head.

*No fingerprints were in the gun found in Foster's right hand. It was in even his gun.

POST CARD

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RON BROWN

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Comparation (1907) on the parties of the common of the com

One of the Constant of the Con

Permanent Sub Committee and the series

Top Secret U.S. Government
Classified Information
Leaked 5/14/96
by Military Informant Eye Three



Private Report

Not printed at government expense. Not authorized by any agency of the federal government.

MURDER IN THE FIRST DEGREE

PART I:

An Interim Report on the Death of Commerce Secretary Ron Brown, at al.

PART II:

A Summary of the 56 Clinton Dead:

The Unknown and Deadly Side of the Whitewater Scandal

by Nicholas A. Guarino
Editor, The Wall Street Underground
Former TV Host, Commodities Week
Former Arkansas Businessman

We gratefully acknowledge the contributions of the two dozen brave and concerned cititens, officials, and military personnels who have risked disclosure and the thrip chid of their careers—if not their lives—by assisting me with timely and accurate information included in this report. For the information on the circumstances surrounding the death of Ron Brown, are especially indebted me 1-3, our third major informant whim U.S. military ranks in the past year. "Eye Three," he is nicknamed, is a highly-placed military source.

Cilipi Airport, Dubrovnik, Croatia, 2:10 P.M., April 3, 1996:

Captain Amir Schic Little a twin-engine corporate jet carrying the Croatian Trans Minister and an American Ambassador.

in the hour preceding the scheduled 3:00 arrival of IFOR-21, the Boeing T-43A carrying him Brown and his upbeat entourage of American industrial deal-makers.

Cilipi Airport, 2:15

Businessmen begin to straggle into the lobby, a few carrying umbrellas to seed off the very light to moderate rain.

They're early because they're anxious to greet the 35 Americans who at this moment are taking off from Tuzla, Bosnia. 130 miles to the northeast.

Outside, a perfect breeze blows at 14 mph from east west, perfect because at 120° from north, it is only one degree off from being an second land for the landing pattern of IFOR-21.

Contrary to some U.S. news reports, it is not a dark and stormy night. It is the middle of the afternoon.

The Radio Shack of Cilipi Airport, about 2:30 P.M.:

Maintenance Chief Niko Jerkuic. 46. nervously fiddles with the dials on his VOI VII Omnidirectional Radio) beacon, the only instrument he has that can guide approaching planes.

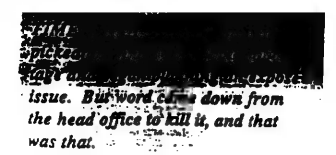
He rechecks his terrain map again and again. In a couple of hours, he will be a rich man, the two American operatives told him, if he can quietly send IFOR-21 into Sveti Ivan (St. John's Hill), one at the highest mountains in the arm at 1470 feet.

On the other hand, if he miscalculates ... well, the Americans did not have like men who would forgive someons who botches a serious assignment like this one.

All Jerkuic knows is that there is someone on the plane who is very dangerous to the American President, and it is his job at make sure the plane mover lands.

He glances out at some leader clouds scudding by the feet above. They will have no effect. He will have to depend on the main cloud at 2,000 feet. Sveti Ivan rises almost the feet into this overcast. Jerkuic calculates that will have to alter the signal by a full ten degrees to send the plane that far off course to the north into mountains.

Money or no money. \blacksquare begins \blacksquare wonder if he's doing the right thing.



Cilipi Airport, 2:48 P.M.:

Captain Schic climbs to the control tower to give FOR-21 a friendly radio greeting and reassurance that all is well.

He describes the Cilipi weather: Visibility eight kilometers (5 miles), winds will at 14 mph, all flights arriving normally.

Flying at about 10,000 and and the miles away, Co-captains Ashley J. Davis, 35, and Tun Shafer, 33, thank Schic for his words of welcome.

These conditions are later described by Newsweek and others as "the worst arm in ten years" with "visibility just 100 yards." (Their portrayal of the words is flatly denied by Aviation Week and Space Technology.)

In the clouds over the Adriatic Sea, 2:50 P.M.:

IFOR-21 reports in to Cilipi routinely. It is the last time their voice is heard.

Split, Croatia, 2:52 P.M.:

The main regional radar station loses IFOR-21 from its screen.

Kolocep Island, 2:54 P.M.:

IFOR-21 is on course as it person are Cilipi's first beacon, 11.9 miles from the airport. It then locks onto Jerkuic's second and final beam, mis-set at 109° instead of 119°. But the control tower doesn't know the plane is now off course. It has me radar.

Aboard an AWACS plane, 2:56 P.M.:

The U.S. Air Force plane keeping track of air traffic in the Bosnian conflict area loses man of IFOR-21 just after it passes over Dubrovnik. (Being military version of a Boeing 737-200, IFOR-21 is measily lost.) Because it is less than a mile off course at mil point, no one on III. AWACS notes any problem.

Srebreno, Croatia, 2:57 P.M.:

Villagers hear a plane roaring past unusually low and close.

Plat, Croatia, 2:57 P.M.:

Villagers Ana and Miho Duptica miss outside and see IFOR-21 looming "like a ghost out of the clouds."

Velji Do, Croatia, ILSE P.M.:

Everyone in this tiny collection of many huts at the base of Sveti Ivan hears a plane go directly overhead in the clouds, then really engines mightily has one instant.

Aboard the plane, the klaxon of im ground-proximity warning device suddenly blares, joining Captain Davis. He immediately jerks the plane upward and to the left.

The two to three seconds warning are far too little. The plane's left wingtip touches ground, spinning is directly into the rocky hillside, making as earth-shaking explosion.

There is the crackling hiss of a huge fireball as the plane and its large load of gas burn. Then a dead silence in the mist.

The tail section remains quite intact, but the rest of IFOR-21 is all over the hill, making later identification of many of the passengers impossible. The nose of the fuselage is just a blackish smudge in the ground.

All 33 people are dead except for stewardess Shelly Kelly, who, riding in tail, sustains only minor cuts and

Cilipi, 3:18

U.S. authorities are notified that IPOR-21 is down, location completely unknown. However, they are suffer 11% hours all confusion before arriving at the scene.

Republic of South Africa, approximately 4:00 F.M.;

News reports say attempt in been made on the life of Ron Brown's law partner, Tommy Boggs, by unknown assailants a staged car accident in Capetown. Later, Boggs refuses to discuss it.

Cilipi, later that afternoon:

Niko Jerkuic goes home to collect his reward, but the reward is we waiting for him. It comes through the chest, administered just shortly before he is scheduled to be grilled by the U.S. Air Force accident investigation team.

The hit squad wraps in hin are the gun and departs. The Americans in not want a live witness who could spill the beans later.

Like many of Whitewater dead, Jerkuic is immediately labeled suicide, even though there's no evidence—and chest wound is rate cause—especially with a large caliber pistol (unusual in Europe).

The quick official reason given for bachelor Jerkuic's death is despondence over romantic troubles with his girl-friend. At this point, however, have not been able in find any verification for this. Instead, what have found eneighbors and friends who all agree that I have not depressed. Like many of his friends who had survived the years of the Bosnian war. It was excited that life was finally getting better.

Crash site, 7:20 P.M.:

Four hours and 20 minutes after the crash, the first Croatian Special Forces search party arrives on the scene and finds only Ms. Kelly surviving. They may for a helicopter to assume her to the hospital.

When it arrives, she is atta to an aboard without assistance from the medics.

But Kelly and completes the man hop. She dies are all the first and the

This datum, of course, creates in one's mind a horrifying scene in the back of the chopper, as one Special Forces operative holds down the struggling woman and muffles her screams while another slices her leg.

Further necropsies will probably not happen. At this writing, Clinton has ordered the cremation of all victims. It's hard to perform autopsies on ashes.

All this cries, of course, for an explanation of why anyone would be so eager to kill Ron Brown that they would take M innocent Americans along with him. I will address this issue in a moment. But first let me describe the current state of thinking on the cause of the crash.

Confusion or Coverup?

Ever since the crash, most reporters and officials have refused to even consider the possibility of foul play.

Some of them have merely followed orders. But minu

of them have instinctively fled minimum highly disturbing possibility that Wat Brown was assassinated by people close to his man President.

So confronted with the total impossibility of the experienced pilots following a WCH beam to a crash at 1.6 miles aff course, they all shrug that shoulders in bewilderment. None of their theories have come even close to explaining how a beacon that is accurate to within two feet at the landing point could lead the plane so far ascray. But they have tried:

- The Air Force's unfinal explanation is that the pilots set the compass on its IFOR-21 LT and the That is impossible. Pilots routinely set their the right before takeoff. If they set the compass off 10°, they would not have been on course when they passed the first beacon. 11.8 miles from the airport. Instead they would have been miles and miles off course in this point. To make this explanation even more absurd. In plane the flying on the VOR signal, not the compass.
- One desperate explanation was a sum crosswind that "blew" in plane sideways. Not credible: This would require a wind 90° off from the actual wind.
- Most of the press and officialdom have blamed poor visibility in some extent. To do this, they have to take the ferocity of the rainstorm later that afternoon and evening and move it back in time to the crash hour. But records show has weather from 2:54 RM. to 2:58 has was well within the normal limits for landing. And VHF beacons named an blown off course.

In any case, pilots more than a few miles from an airport normally rely on a beam rather man visual sighting anyway.

- Pilot fatigue and serial Not likely on a 45-minute flight.
- Equipment malfunction on a rickety old plane? IFOR-2! was the number two plane in the White House fleet: in essence, Air Force Two. It had carried Hillary and Chelsea Clinton and Defense Secretary William Perry just the week before. Everything about the flight was checked out and rehearsed a walk in advance.
- Lightning or other months causing in pilots to lose track of the beam? No, they were both drilled in the standard procedure for Cilipi: If you lose the beam or miss the airport, you immediately veer TO THE RIGHT AND UP to make sure you avoid Sveti Ivan. Indisputably, the pilots thought they were following the beacon. In they would have executed the standard right was within seconds. Plus, their landing gear was lacked down, showing that they expected to have any manner.

In sum, none of in "official" explanations to date have held any water. And all in them ignore in glaring fact that IFOR-21 did not simply stray at the path at the last material by all accounts, it went straight as an arrow it its doom the moment it left the Kolocep Island beacon

and picked up the Cilipi beacon. The problem had to be the Cilipi beacon, which was broadcast to the plane fly 10° too far north.

And Even Worse...

Could the problem have been that technician Niko Jerkuic had let his equipment become run-down? No. thousands of landings had taken place while his equipment running, some just minutes before the crash. To transmit work beacon that's ten degrees off, it takes more than an accident.

Obviously, this explanation could do double duty by aiding the middle theory. In this scenario, Jerkuic simply felt in bad about his shoddy work und he shot himself. Unfortunately for the theory, you can't just accidentally bump a knob and mind the whole apparatus line planes up with Sveti Ivan. It takes a sustained effort by a qualified engineer. Plus, other planes and landed just before IFQR-21. So Jerkuic had in have made his adjustment at the last minute,

Alternative scenario: It is very possible (and a bit simpler) that Jerkuic simply and his beacon down—at the same manner that a decoy harms was turned on by a fellow operative sitting on Sveti Ivan. A decoy beacon will easily fit-in a jeep. This is an old, all trick.

The question arises: Find not the whole issue be resolved by a quick review of the upon at the control tower? They probably could—if the upon had not suddenly disappeared.

And couldn': we air traffic controller shed some light on things? Certainly. But now he, too, has "committed suicide"—which, by the way, a rare event for such a cause in Crostian culture.

I repeat: No official anywhere is facing these facts. As a result, their "explanations" are laced with words like mysterious and unknown and inexplicably.

The unanimous opinion of our informants: This information. If widely known, would eliminate any chance of Clinton's re-election.

The First Time in History: Air Force Kills Investigation

The chief investigator for Pran & Whitney happened to be at the Paris Air Show on April 3.

Because First & Whitney always sends an investigator when a plane powered by their engines has a mishap, the man called his boss in America. and said, in effect, "We've just had a crash in Croatia. I think I'd better get down there." The response was, "Go pack."

But as the investigator was packing at his hotel, and boss called back. "Don't go," he said to the astonished employee.

"There's and present to be a safety investigation."

Sure enough, the Air Force had, for the first uses in its history, canceled the safety investigation of a crash infriendly soil. There would only be a quick token legal investigation designed in enable in committee to blame the pilots or some remote general and go home.

At this time it's supper question whether the black boxes will play a role. While hours of the crash, the Croatian Ministry of Transport amounced that they had the black supper and a half days after the crash. Croatian TV (plus Russian supper French TV) announced the FDR (flight data recorder) and the CVR (cockpit voice recorder) were safely in the hands of U.S. Marines. They said that soon "the cause of the crash will be assessed to find out "the happened."

The U.S. European command in Suttgart, Germany,

Later, the Pentagon brass stoutly disputed all this, stating that there were no black boxes aboard. They claimed the actual recovered boxes were designed to hold soda pop and toilet paper. (The Croats, who feel they can tell a reel of tape from a roll of toilet paper, are keeping mum.) Also, black boxes are usually painted bright orange, and they can't be opened with a thumb—or hardly at all.

It is difficult to imagine that America's #2 VIP plane had no black box. And a veteran Air Force me than who claims to in me worked on just about every T-43A in the USAF tells us be never saw one main a black box.

Why would anyone want m Murder Ron Brown?

By all accounts, Ron Brown was a charming feilow who worked very hard and very effectively to promote U.S. business.

Why, then, would anyone want to kill him? And who would have the resources to do it by bringing down a large White House airplane?

The answer, in brief, is that Ron Brown was going to prison—no ifs, ands, or buts about it.

Also, Bill Clinton's presidency was surely going down with him. And that the President would not allow.

To some who has followed the story closely, this conclusion is obvious. Brown was up to his neck in numerous major scandals: Whitewater, its Denver airport mess, Mena, the Keating Five, Lillian Madsen and her Haitian prostitutes, etc., etc. Small wonder that II congressmen was Clinton in February of 1995, demanding that he fire Brown.

At the time of his murder, Brown was under investigation by:

a special prosecutor in the Justice Dept.

- the FDIC
- ma Congressional Reform and Oversight Committee
- the FBI
- · the Energy Dept.
- · Im Senate Judiciary Committee
- and even his own Commerce Dept. Inspector General.

But in case you missed the piecemeal accounts in the papers, here is an extremely condensed summary of 11 of Brown's many (which were shortly going in become Cunton's wees, in Thisnow below);

- I. How did North Vietnam recently at us to drop our many embargo against limit so suddenly? Easy. As a Vietnamese businessman and official limit revealed in the press, the Communist government paid Brown and to do it. The money and into a Singapore bank account, the embargo and Clinton squashed a feeble FBI attempt to investigate. He and Brown all in neutralized a federal grand jury probe later.
- 2. Brown-sold plane on other trade trips besides the one to Bosnia/Croatia. Companies making big contributions to the Democratic Party-or the Clinton Victory Fund could be access and the breaks or regulatory favors.
- 3. The 1/23/95 U.S. News World Report broke the news that Brown had bought a MALOU townhouse Whis girlfriend, Lillian Madsen, w prominent political player and whorehouse madam from Haiti.
- 4. Brown used a receive \$12,500 a month as the E.R. flack for Baby Doc Duvalier, in much-loathed dictator of Haiti. Brown also managed Baby Doc's 1111 million investment fund, and or all of which is now in Vietnam firms.
- 5. Srown was a key board member of Chemfix, a Louisiana "waste management" corporation that landed a \$210 million amount with New York Cisy in 1990 with Brown's help despite the fact that Chemfix and two contents with other municipalities canceled because of company's inability perform. Brown got company stock at 24% of market value (making him millions) and New York mayor David Dinkins got to built the Democratic Convention. A typical Ron Brown win-win deal.
- 6. Brown founded Capital/Pebsoo, which—fresh mm of the box—got a minute with D.C. mayor Marion Barry m handle the city's pension funds. Not a bad start for a new company with no investing experience. Brown carned huge fees.
- 7 In a deal that left CIA people livid, Brown okayed the sale of a new U.S. gas turbine engine to China for use in its cruise missiles. McDonnell Douglas developed the turbine as mulitary engine, but by arbitrarily reclassifying it as "civilian," Brown enabled China build a fleet of missiles—which they can point at America (whom else?), powered



The breathtakingly fast switch in emotions would put to thame any method actor who ever lived. The was pounced upon by commentators from Rush Limbaugh & Paul Harvey to NBC's Bob Faw ("The gestures, the words do seem genuine. Sometimes they aren't.") to Newsweek's Howard Fineman ("I've decided Bill Clinton is at his was genuine when he's the most phony....We know he doesn't mean what he says....It was classic Clinton to wipe away the phony tear.")

The critical question are left with is this: Do these photos show a man who was genuinely sorry in see Ron Brown dead?

by America's engines. As part of the lucrative deal, McDonnell Douglas agreed to up an airplane manufacturing plant using cheap slave labor in China.

8. Brown irked Congress and most of Europe by acting as point man for Clinton m bring franian Muslims and their weaponry into the Bosnia war. That broke the U.S.-endorsed arms embargo.

The money for marms and likely from Commerce and Agriculture, slush fund money channeled U.S. manufacturers, thence to U.S.-friendly much and firms overseas, thence to Iran. The arms included:

- · helicopter gunships
- stinger missiles
- · land mines
- · anti-aircraft guns
- anti-tank weapons
- · grenade lunciera

...and other quality weaponry, most of which will remain on the European scene for decades to some keeping the new destabilized.

As one leading munitions dealer put it: "Iran/Contra slingshots and cap pure compared to the quantities and size of arms given the Iranauri Serbs."

That is why the Croatians were enthusiastically hosting Brown's planeload of executives. They like gratitude for the first arms as well as a second to do their.

9. Brown was the partner of a Democratic fund-raiser named Nolanda Hill, who paid him \$100.000 for his 50% interest in First International, Inc., a company that never made any profits. Most glaringly, Brown never invested a cent in First Int'l.

First Int'l owned Corridor Broadcasting, which had defaulted on massive program loans of \$40 million. The loans were passed to the FDIC, which was unsuccessful in collecting anything from Hill, even though at that time the firm was making large contributions to the Democratic Party and paying hundreds of thousands to Brown through shell corporations.

These payments to Brown (three checks for \$45,000 each) were the time of Rep. Clinger's evidence that have Reno in hire Daniel Pearson as special investigator of Brown's crimes. They were cashier's checks, all in the same day in 1993 with sequential numbers even though the money supposedly came from three contributors acting independently.

Brown naver disclosed or paid any taxes on these amounts.

10. By personally delivering a warning letter signed by Clinton, Brown was the to force a bargain and with the Saudis for III billion in American military aircraft and hardware. The quid pro quo: To get the planes, the Saudis also had a accept a fat the billion phone which with AT&T. Also part of the deal: AT&T had a side agreement with

Brown's Tiril International (see above). And the Democratic National Committee and the Clinton campaign fund were beneficiaries. That is how big business is done in Clinton's America.

11. The last nail in Brown's coffin was pounded in four days before the crash. Fill and IRS agents subpoensed a many at witnesses are a serious new grand jury probe of Brown in Washington. It seems that an Oklahoma gas company called Dynamic Energy Resources gave Brown's multiple of Michael \$500,000 in stock. a \$160,000 eash payment, and exclusive country club memberships. Former Dynamic president Stewart Price told a Tulsa grand jury that the money was to be routed to Ron Brown, who was expected to "fix" a mag lawsuit for Dynamic.

There is little chance you heard about this death-knell, grand jury case. It was reported on radio station KTOK in Oklahoma on March 28 and on the front page of the Washington Times March II. But then a lock was put on the story; the AP and New York Times wire services blocked any further manual of the manual and (Welcome to the March Order.)

Final proof: 12. 2/8/96 Washington Post reported that Brown and retained top legal gun Reid Weingarten, a former high official in the Justice Department, as a criminal attorney. You don't pay his prices (\$750 an hour) unless you know a criminal indictment is coming and you're probably going to jail.

Janet Hand appointed Daniel Pearson as Brown's special prosecutor. When she gave him blanket permission to investigate anything, Brown and to demanded that Clinton force her to withdraw Pearson. But Reno couldn't do that; she had been backed into a corner by Rep. William F. Clinger, Jr., chairman of the House Government Reform and Oversight Committee. Clinger had copies of Brown's First International checks, among other incriminating documents.

When Clinton he couldn't comply, Brown went ballistic. His fatal mistake—according to Brown confidents who requested anonymity—was telling Clinton he wasn't going to take the rap. He wasn't going to let his wife and son take the rap, either. (Both had received hundreds of thousands of dollars in under-the-table payment themselves.) he was going to finger Bill and Hillary instead. That would have sunk the re-election campaign on the spot.

Dead Man Walking

From that point was Brown was dead.

Like Vision: Finant before him, he knew too much. More than any man in Washington, he knew where all the money went for the payoffs, bribes, scams, money laundering, cover-ups, participation fees, hush money, and

side deals—all the way from one-man operations to vast multinational trade treaty fixes.

The phony suicide fakeout used on Foster could not be repeated, of course. But an airplane "whack," in the jargon of the intelligence community, a always viewed as an accident. agents were directly by Clinton, but through a White House staffer—to a standing network of high-level killers, sometimes called the "Octopus." (See item on Danny Casolaro in Part II below.

If the frequently-stormy weather at Cilipi had cooperated, there would always another trip—somewhere, somehow—and

Conclusion to Part I

If the preceding data were widely known, America would realize that Bill Clinton II by far the most dangerous man ever to live II III White House.

His complex personality certainly has a genial side. But a clear overall picture of this man must include the brutal nature of the hit team that carries was his muttered wishes and looks after the political forumes.

This is me simply the rag-tag "Arkansas mafia" that followed Clinton to Washington. It is a small but extremely well-organized and of pro-establishment heavy hitters and their ground-level operatives. With changes of faces from and to time, they have been on the scene along the 1970s.

Although the phrase "New World Order" would certainly describe the political alignment of most of these individuals, that is a simplistic way describe such a dangerous circle. It would be clearer just to call diverse band of high-level thugs who. in certain sense are not outlaws. They are the muscle squad of the establishment.

Their identity methods will be much clearer to you after you mad Part II of this report, which is considerably hair-raising than Part I.

If you are a member of Congress, I urge you to assign your most trusted staff member m investigate these crimes, starting with a conversation with Daniel Pearson, who is still willing to share his information.

If you are an investor, I urge you to consider the enormous implications (good or bad) for your finances and future, revealed in the accompanying letter.

Part II

A Summary of the 56 Clinton Dead: The Unknown and Deadly Side of the Whitewater Scandal

Despite all you have read about the socalled Whiteman affair, you have never seen the whole story, or anything close in it. Here, for the first time, you will see the full horror gathered together Hand by thread,

Here what President Clinton hopes you will never learn about "Whitewater." It is not just a flap over improper loans on a piece of property. It is a 13-year crime spree in which Clinton was guilty of:

Drug Running, Massive Bank Fraud, Extortion, Non-Stop Adultery, Attacks, Threats, Beatings, Coverups, Break-Ins, Bribery, Thefts, Conflicts of Interest, Arson, Money Laundering, Official Lies, Insider Trading, Rape, Election Fraud, Obstruction of Justice, Campaign Fraud, Federal Witness Tampering, Destruction of Subpoenaed Documents, and Being Accessory to 56 m so Murders...

Bown and his innocent friends are only the latest in a 13-year-long string of Clinton deaths.

In Arkansas and across the U.S.A., there are 56 mail people who knew for much about Whitewater are Troopergate or Cattlegate or some other Clinton scandal.

In some ways, I know more than they did. I spent 20 years in Arkansas, and I personally knew Clinton. Governor Tucker, Vince Foster, Jim McDougal. David Hale, Don Tyson, Jim Mta. and dozens more of that crowd.

Some of the dead probably died by accident. But it's silly to pretend they all did. For example:

Victim No. 1. On September 26, 1993, Luther "letty"
Parks enjoyed a nice with at a Mexican remains in
Linie Rock.

On the way home, his car was forced to a stop, and was moved down by unfriendlies with nine-millimeter semiautomatic pistols.

The coroner pulled nine with from Jerry's body. I believe a can safely rule out a con this one. And it doesn't sound like your standard drive-by shooting, either. In fact, witnesses claim the hit man former state trooper who was very close to Bill Clinton.

Jerry the of American Contract Services, which supplied the guards for Clinton's presidential campaign and transition headquarters. (Clinton still owed non \$81,000.) So he knew about Clinton's comings and print

As a sum of fact, Jerry had quietly been compiling a major study of Clinton's sexual affairs for about six years. Not quietly enough, though. Shortly before his demise, his home broken into the study's backup files—filled with photos and names—were stolen, according to his widow, Jane ... after the security atom was skilfully cut. Nothing the study at taken.

His big mistake: "He threatened Clinton," Jane said, "saying he'd public if he didn't get he \$81,000." And then came the end. The London Sunday Telegraph quoted Jerry's son Gary, 23, stating the obvious: "...they had my father killed to have Bill Clinton's political career."

After | long investigation, Linux Rock police detective Sergeant Clyde Steelman gave his character endorsement: "The Parks family aren't lying | you."

But unless you live in Arkansas, you probably never heard about Jerry Parks. If tweed in London (or Nairobi of Hong Kong) you would know more. Whitewater and other Clinton would are a far bigger story overseas. Many foreign observers feel the Whitewater coverup is the biggest one in the world in fifty m sixty years.

Like the Watergate coverup 22 years ago, it won't work. Jerry Parks main copies of his Clinton sex files, and Mrs. Parks recently told me that one set was passed into a federal law enforcement agency. There it awaits only the right moment to be brought into the spotlight.

Just m in Watergate, when the scandal breaks, the facts will surface—and stock investments will nosedive.

Victim No. 2. You must understand the central fact about the Whitewater Development Corporation: It muse not the main crime.

Whitewater was only a pretext set up by Jim McDougal and the Clintons milk millions of dollars from the SBA, banks, Arkansas Development Finance Authority, and Madison Guaranty Savings & Loan (which was later bailed by us taxpayers in the tune of 565 million).

The Resolution Trust Corporation people eventually figured our that their investigation of Madison wasn't

getting anywhere because it was well in Kansas City, where Clinton's people stymied it. So Jon Parnell Walker.

Senior Investigation Specialist in the RTC's Washington office, began a campaign to get the case moved to DC.

Soon after, Jon looking a possible new apartin Lincoln Towers in Arlington, Virginia, when reportedly he suddenly decided to climb over the balcony railing and jump.

fon's friends, family. In co-workers all agree on one fact: This man was an depressed. Maybe in was just impulsive.

Victim No. 3. Ima may remember in name Danny Ferguson. He is the Arkansas patrolman who once said he brought Paula Imas to Ell Clinton's hotel room.

Kathy, 38, his wife at the time, blabbed a lot about such things. She often told friends and co-workers about how Bill had gotten Danny to bring women to him and stand watch will they had an

(Altogether, Bill and hundreds of women brought to him, sometimes several a day. Young, pretty women pulled name for speeding or whatever multiple offered a choice between a jail sentence or a trip to go see Bill.)

Part of Danny's job was to make sure that each woman was ready and willing when Bill met her. Kathy told people that Bill was really mad when Paula Jones wouldn't "put out." Bill hates to be refused.

On May 10, Kathy was found dead with a pistol by her right hand. A suicide, the police said. Only three problems with this:

Women rarely use guns to kill themselves.

b. I can't find anyone who ever heard of m nurse shooting herself. (Why should they? They know all the right dosages for pills, and they have access to them.)

c. I've talked to three of the six nurses who worked most closely with Kathy at Baptist Memorial in Little Rock. They gave in no uncertain terms, a loud message to convey to you: "NO WAY did Kathy Perguson kill herself." They are irate.

Besides, they and other hospital personnel carefully viewed her body at the funeral Clearly, they agree, the small bullet entry hole, which they found stuffed with cotton, was behind her left of execution style. (The autopsy falsely claimed was in right temple: but that hole was quite large, which is typical of exit wounds.)

They also mention it was a standing joke among her friends that the right-handed Kathy was such a total klutz with her left hand that she admitted the couldn't even apply makeup with it.

Footnote to story: About three weeks later. Danny reversed its story, saying he didn't lead Paula to Clinton's room after ali.

Second foomote: Bill Shelton, Kathy's new boyfriend (since her separation from Danny), was loudly critical of

the suicide story and complained a many people about it. Bill was found and on Inna 9. They're calling this a suicide, Inna But in also was found with a bullet entry hole behind his ear.

Ever hear of anyone who killed himself way?

Victim No. 4. Vincent Foster, who was Clinton's counsel for Whitewater, was do highest government official in meet an untimely death since we Kennedys.

He could have killed himself on July 20, 1993, as Clinton's first "independent" counsel claimed. But it's rather doubtful. The story line concocted by the counsel has about 10 majorholes in it. A few examples:

- "Vince which hired lawyers July 19. As Clinton's man in charge of covering up Whitewater, he failed badly and see everything about a unravel (which began to the in Arkansas the very next day). Question: Why pay for a lawyer to launch a defense and then shoot yourself a day later? The independent counsel ignored this.
- After a normal aurical lunch in an office July 20, Vince grabbed his jacket and left the White House with the words, "I'll be back." And then we are supposed a believe, apparently, that he picked up a White House beeper, drove to his Georgetown townhouse, not a gun, drove to a lonely park in Arlington, walked by yards of steep slope, and down into some them bushes, sat down, shot himself and then threw his glasses 13 has away through heavy brush, and wound up lying down supine and perfectly straight, legs together, with arms straight down at his side, the gun still in his hand, and trickles of blood running from the more in several directions, including uphill. What's wrong with this picture?
- Where's the bullet? None was ever it and even after a massive was it and excavation. Could it be that the police and FBI looked in the wrong place? Sgt. George Gonzalez (the first paramedic on the scene) and his boss both insisted they found Foster 200 feet from the official spot. If they're right, then why was the body moved?
- prints are someone else's! All the
- Where are the skull fragments? None were are found. Normally, a 38 will blow out a 4" to 5" hole, with blood and brains everywhere. Because of the man and the noise, man sophisticated hit man today repack their cartridges with a half charge. This explains the tiny, one-inch hole in the back of Vince's head. The counsel skipped this, too.
- How could the soles of Foster's shoes have remained absolutely clean? That time of year, the soil in Fort Marcy Park, where his body was dumped, is the stickiest, gummiest you've ever seen. Ten steps, and your soles are covered with dirt sparkling with flecks of mica.
 - Who is the mystery blonde whose hairs were found

on Vince? And why did the counsel not mention that carpet fibers and semen with fined on his shorts? In this are of detective movies, how will anyone think such clues unworthy mention in a serious report?

* The "suicide note" now his proven to be bogus! In a painstaking, three-month study by Strategic Investment, a panel of the three most respected forensic handwriting experts in the world unanimously determined the note to be a forgery.

The bright yellow Int. In into 27 pieces (without leaving one single fingerprint—try that!), suddenly appeared in Vince's briefcase after an absence of six days. During that time, the police and FBI that inspected the briefcase and found if to be empty.

Today, thanks in the drug trade. If men have polished the "staged suicide" to an exact science. If any sign of a struggle remains, the killer has failed his task. The trick is to persuade the attent he'll be OK II in cooperates—and then shoot suddenly. In the vile jargon of the professional assassins I've had in misfortune of meeting, "Ya gona butter up a turkey before ya roast 'im." To my utter amazement, neither the independent counsel nor the Senate investigators knew anything about how his men work today.

• Seven top U.S. forensic experts have gone on record as saying that the pattern of powder burns on Foster's man fingers is not consistent with suicide."

• I could go on and on and on. The counsel quoted reports—even an anonymous one—from visitors in the park and day. But arms witnesses also as "a menacing-looking Hispanic man" by a white van with its big door open near Vince's car just before the body was found. The counsel left that was

Instead of allowing Vince's infinite to be sealed after his death, top Clinton staffers Bernie Nussbaum. Passy Thomasson, and Maggie Williams frantically rifled it for "national security matters" (read: incriminating Whitewater documents) and carted them off to Hillary's closet upstairs. In a stunning show of chutzpah, they even made the park police and FBI agents sit in the hallway for much hours while they did it. And Nussbaum later claimed it was only ten minutes! (An FBI agent disclosed to me that a fill was opened for obstruction of justice, but Bill had it closed.)

Why would anybody want a nice, gentle fellow like Vince Foster killed and his body dumped in a park? For some smaller manner which I detail in my book, The Presidential Mess: An Emergency Guidebook for Investors. Believe me, it's a stunning story, and I'd like in give you a complimentary copy.

But the #1 reason is that Vince knew far too much will had to go because he was about in crack—and that would have ended the Clinton presidency right there and then.

Suppose, however, it was suicide. Suppose White-

water was becoming such a horror illul suicide seemed miler than facing IFE music. What then?

Then the only logical explanation is scenario #2, which still puts Clinton in a very had light:

• Vince's Whitewater coverup was coming apart. Facts were popping up in the press and people were talking. For instance, Clinton's partner in Whitewater, Jim McDougal, had to Little Tech attorney and 1990 Republican gubernatorial candidate Sheffield Nelson and made a taped statement which I have heard, saying:

I could sink it [the coverap] quicker will they could lie amount it if I will get in a position so I wouldn't have my head bestern will And I if when that.

- To sensitive was Visce to criticism that he was still bothered about the heat he was getting for his role in Travelgate. In fact, he independent counsel stated that those close to Vince thought that "the single greatest source of he diamet was the criticism he ... exceived following the firing of seven employees from the White House Travel Office." Little did they know the whole story. Vince had to keep Whitewater and bottled manide—even at home.
- On the day Visce shot himself, he received a shocking phone call from an attorney at Arkansas' final Law Firm saying that FBI Director William Sessions about a subpoena the documents of Judge David Hale. Hale was a Clinton appointee who charged that Clinton forced him to give fraudulent EBA loans a millions of dollars a Clinton's friends. In the Senate hearings, Clinton's people deminisuch a call took place, but I have for a definite fact it did. And I'm backed up by the Rose phone billings and Vince's phone log. Also, Sen. Christopher Bond (R.-Mo.) later confirmed that the mill was from "an old friend" Rose.

 About this time, Clinton fired his FBI Director—a step so desperate that no President had ever taken it.

- Vince realized that the genie was out of the bottle. He find confided to his brother-in-law, former congressman Beryl Anthony, that he were very worried that Congress itself was about to launch a criminal probe into his affairs. (In this scenario, we "suicide note" was actually the "opening argument for his defense" before Congress—a defense which Vince told his wife we will July 11.)
- He was sure that in such a probe, the easy-going David Hale would spill the beans and drag in Gov. Tucker, Steve Smith, Madison Marketing, Castle Grande, Whitewater, Vince himself—and, inevitably, Bill Clinton. He mentally added up the fines and prison terms would face for concealing Bill's crimes—many of which he had taken a supporting role in. The totals was horrendous. And the thought of being a central figure in America's first presidential impeachment was much for his quiet mind to bear. He told his wife and sister that he was thinking of

THE TANKS A PROPERTY OF A STATE OF THE TANKS OF THE PARTY Vince Foster had received \$2.75 million from Switzerland just before his death was put into a U.S. lineh fund panic account that he controlled build was designated as a "U.S. Treasury Escret Account." After his death, the number of the second was found in his waller. in his waller Similar transfers from Swi have been given to Congressmen W break all quicky remove a denoting ments, shocking the even had ber Sunn and Bergin Media Bypast by Jim Norman former. senior edition IV Orbits (1-07-05 refused to publish the mucle because one of the recipients of the huge accounts was Caspar Weinberger, now chairman of Forbes.)

Hays's name was on the ValuJet manifest, but he was unable to catch the flight. Color him lucky.

resigning. (But he still couldn't let on about the Whitewater crisis.)

NOTE: In recent days, you've seen Foster's fears not with the conviction of Tucker and the McDougals. Now, Clinton is in the extremely awkward position of claiming, "Well, my partners in Whitewater Development and all convicted felons, but I'm pure at the driven snow."

WHITEWATER CAN ME EMBETTE BE CALLED A REPUBLICAN VENDETTA; IT'S A FACT OF WITTERS AT I'VE MARKET 1983.

In addition, Hillary has been proven in have done the billing an Campobello (see below) and written lots of checks for other Whitewater ventures, which makes her guilty of perjury because she denied any involvement.

And from my um data. I'm convinced that they also have her un book fraud, campaign fraud, mail fraud, and wire fraud.

Vince it is cracking up. Everyone around him agreed he looked and sounded terrible. The Desyrel prescribed by his time didn't help. It when the call came about Hale's subpoena, he had to go it and think things over. It there, alas, he could it is of no way it. So he put two bullets in his revolver, drove across in Potomac in the first quiet spot he found, his himself in some bushes where he could pray in solitude, and pulled the trigger.

There. That were up the will probable suicide scenario. <u>Unformately for Clinton, it's very nearly as damning as the murder scenario.</u>

Today everyone—from Vince's family in the press the White House—professes to imbaffled by his death. "How on earth," they wonder, "could such in typical Washington flap as Travelgate cause Vince to be so depressed?"

Under either scenario, and plain answer is: It didn't. The thousand Whitewater crimes did.

Victims 10. 1 & 1. Then you have a small-plane crashes, which are fairly easy are to stage. Hit men commonly use any of five quick, simple techniques.

One method was used on the first wictims, C. Victor Raiser II, the former finance co-chairman of Clinton's presidential campaign, and his son, Montgomery. Their plane crashed in good washed near Anchorage, Alaska, on July 30, 1997. I respected Raiser as a man of integrity, but he was caught up in a lot of the shenanigans of the campaign—though he didn't was them. Eventually, sourced on Clinton and thus became a potential major leak and a big threat to Bill's presidency.

Victim No. 7. Herschel Friday was another member of Raiser's committee and a Mari of a nice guy. It plane dropped war of sight and exploded as he approached was own private landing strip in Arkansas in a light drizzle on March 1, 1994. Herschel was a top-notch pilot and his strip is better than those in most cities. (I know was a lamost had in use II once when my own plane's carburetor started backfiring.)

Victim No. L. Just two days later, Dr. Ronald Rogers, a very vocal dentist from Royal, Arkansas, was on his way in reveal mine dirt in Clinton to Ambrose Evans-Pritchard, a reporter from the London Sunday Telegraph, when his twin-engine Cessna crashed with a mili tank of gas in clear weather south of Lawton, Oklahoma. His pilot had just radioed that he was having trouble and needed to refuel in Lawton. (I'm The sure of the technique that killed both Rogers and Friday; it drops your fuel gauge "empty," then cuts off your fuel when you tilt forward I land—and leaves in trace of a clue for investigators.)

There have been six other air crash deaths of former

Clinton intimates and advisors. In believe they were true accidents. In fact, in the minute of Italia in radio/TV interviews, I've talked with number of people who blame every accident since the Titanic on Clinton. This foolishness distresses me greatly because it discredits the actual known murders. Yes, there are likely hundreds of deaths among people with some remote way to Clinton's scandais, but the probable murders pretty much limited to make yes see in this special report—and even some of these could be accidents. Your complimentary copy of my book, The Presidential Mess, will be you judge for yourself.

Victim No. 9. But Barry Seal's death was no accident. His story is so exciting that Hollywood made is into a movie (Double-Crossed), starring Dennis Hopper and Adrienne Barbeau.

Barry made about \$50 million as a pilot and plane supplier in Clinton's incredibly elaborate and successful drug-running operation out of Mena.

Iran-Contra se conceived as a simple scheme suse the Ayatollah's money to send guns to the Contra freedom fighters. But seem humble, Ollie North beginning, sublossomed into the great Arkansas dream. Virtually every load of Chinese AK-47s (plus light machine guns, grenades, and seem small ordnance) seem from Mena we Nicaragua was matched by a return load of dope and cash flown in from Colombia via Panama or the Cayman Islands on "black flights" that Customs officials and air traffic controllers were instructed to ignore.

According to an exhaustive, top-selling new book entitled Compromised, by Terry Reed and John Cummings (which I found highly accurate), pilets were bringing back and air-dropping over \$9 million a week which was properly laundered and then went into Arkansas industries owned by friends of Gov. Clinton. (Not into Clinton's pockets—he didn't usually do that kind of thing except to pay off campaign debts and favors.) And in case you're wondering why Bill needed his land scams — he had all that drug money available, the many is, the drug operations came later.

Incidentally, the money was laundered through such sterling banks as BCCL. Remember [1] I discussed BCCI's involvement extensively with its Panamanian president.

Five or six of CIA subcontractor pilots running the gun-drug loop under Barry Seal have in that Nella (near Mena) was chosen as the base in training Contra soldiers mainly because its terrain and foliage in so similar to Nicaragua. Many local residents still recall camouflaged Latinos holding maneuvers in the countryside—but they all agree it's not healthy in talk about it soo much.

Iran-Contra was an impressive operation on both ends. I still remember standing us used deck of a flat-deck, flat-

bottom supply boat used to run promupriver to the Contras in Nicaragua. It was been in all gunwhales with Russian-made rifles, machine proceed proceed propelled grenades, etc., in Chinese-marked boxes. The captain and his partner, a German arms dealer, invited me in sample the merchandise, so I pried the Lift off a couple of wooden cases. The out some AK-47s, and sprayed in few clips around the woods. (Very nice guns, but I wasn't in the market.)

In case this begins to the like a far-right hallucination, you should have the liberal groups (ever opposed to CIA tricks)

For instance, The Wall Street Journal and on June 29:

There is even my public plea in Special Counsel Robert Fiske in it investigate possible links between Mena in the savings-and-loan association involved in the plea my sounded by it Arkansas Committee. It left-leaning group of it is University of Arkansas students who have carefully tracked the Mena affair for years.

wish them luck. And good health. The Arkansas Attorney General, IRS, and the man police have been met for fifteen years with "a will of himman and obstruction" which by the Clinton circle of power—which a everywhere in Arkansas. According to Penthouse, which is not exactly man for being a far-right magazine:

Polk County Prosecutor Charles Black, to his credit.

OFFI even sat down with Third himself pleaded for a state investigation of Mena!

Bill said that "he would get a man on it and get back to me." Black recalls. That was in 1998. Black is still sitting by his phone. (I'm sure will got a kick out of that interview. I recall him grinning as im made some commun about "dumb Arkies" one afternoon in the brokerage I owned in Hartison—one of a dozen or so occasions when we spent time together.)

But M MM risk of sounding as bad as Bill, I must remind you that, after all, this is Arkansas ... where:

- One governor before Clinton had every and and-steel bridge in the state insured for fire (yes, fire).
 Guess who owned the insurance company.
- Another governor, being indicted for fraud, simply canned the judge and replaced him with the drunk, who then dismissed are grand jury.

So just think of Bill as a traditional, Arkansas kind of politician.

But I digress. Barry Seal was eventually arrested by the Federal Drug Enforcement Administration. To get off the hook, he turned state's annual and fingered several big drug dealers. He even managed in take clandestine photographs of major Colombian and Panamanian figures. one of which President Reagan showed proudly in a nationwide TV speech.

But in the end, III DEA betrayed the flamboyant Barry by allowing him to be sentenced to a halfway house, where a life days with be was a sitting duck for three Colombian avengers with Uzi and MAC-10 submachine guns with III and The ending wasn't pretty, but a made a hard-hitting movie.

Why did the DEA durap Barry? Perhaps because, as Clinton observed to Terry Reed, "Seal just got too damn big for his britches and that scum basically deserved to die, in my opinion..."

I'm not saying Bill ran Iran-Coutra. He didn't—not even the Arkansas half of it. But five men in the Mena operation (sorry, I can't reveal their names to you) have affirmed the he provided their cover as governor and "rode herd" on through the Intelligence Division of the state police. Other high officials helped. Why? Because the Arkansas the program (ADFA) received 10% of the net profits—plus the use of 100% of the gross in their banks as they laundered it. Quits a boost in the economy!

Mena operations (code-named Centeur and Jade Bridge by Reagan's CIA Director Wm. Casey) finally had to be yanked from Arkansas and moved to Mexico under the name Operation Screw Worm. Simple reason: Bill and friends just couldn't resist proposed to.

In fact, eyewitness Reed details at length the tense meeting in which William P. Barr—later President Bush's Attorney General—breaks the bad news to a very angry Clinton. (Sorry, I must condense the conversation greatly. You've got to read his book!)

On a March is in 1986, they mat with Reed, Oliver North, and two is CIA men in a musty, poorly-lit World War II ammunition bunker at Camp Robinson outside Little Rock.

After several sharp exchanges and traded insults, Barr said. "The deal we made was to launder money through your bond business. What we didn't plan on was you ... shrinking our laundry...... That's why we're pulling the operation out of Arkansas. It's become a liability for us. We don't need live liabilities."

"What do ya" live liabilities?" Clinton demanded.

"There's me such thing me a dead liability. It's an oxymoron, get it? Oh, or didn't you Rhodes Scholars study things like that?" Barr snapped.

"What: All you threatenin' us? Because if ya' are..."

From that point on, Barr was able to smooth things
null and he concluded with the most eye-opening passage
of the book:

You led your state have to our greatest asset. The beauty of this, as you know, is that you're a Democrat, and with our ability to influence both parties, thus country can get beyond partisan gridlock. Mr. Casey wanted me to pass on to you that unless you for up and do something stupid, you're led to on the list of a less at the job you've always to free first on the Presidency. That's may heady the Presidency. That's may heady the why don't you help us keep a lid on this and we'll all the

You and guys like us are the fathers of the may government. Hell, while the new covenant.

An amazing unusually wasn't it? Especially for 1986.

Victims No. 10 & II. Kevin Ives and Den Henry, two Bryant, Arkansas, teenagers, apparently is bit to snoopy about the air drops of dope and cash they had observed in the nearby countryside in night (part of income Mena operation).

They were final on the morning of August 23, 1987, having been run over by a train. "They fell asleep on the tracks," according to state medical examiner Fahmy Malak, a Clinton appointee who had earned the anger of the locals by pulling such stunts before.

(Remember when Clinton's late mother, anesthesia nurse. Virginia Kelley, caused the death of two patients by neglect? Malak was the one who cleared her. Malak once ruled a man with four bullets in his chest to be a suicide. He even declared that a decapitated man had died of "natural causes," a ruling Clinton defended as a mere symptom of overwork.)

Malak's opinion caused a big ruckus locally. Eventually, the boys' irate parents managed to all a second coroner's opinion, and the official causes of death were changed to being stabbed in the liter and getting a crushed skull before the train came. At this point...

Victims No. 12 through 17. ...six local people came forward independently, each claiming to have note special knowledge about me deaths of the boys on the track.

All were stain before their testimony could do any good. Police involvement is suspected in most cases, but not all:

- * Keith Coney had been slashed in the neck and was fleeing for in life when his motorcycle slammed into the back of a truck. "A traffic fatality," police said.
 - Gregory Collins was found shot in the face by a shotgun.
- Keith McKaskle was brutally stabbed at home—113 times. (He knew he was doomed, and had told his friends and family goodbye.)

 The burned body of Jeff Rhodes found in the ciry dump, shot in the head—and with his hands, feet, and head partly cut off.

· Richard Winners was killed by a man with a 12-gauge

sawed-off shotgun.

Jordan Ketelson and of a shotgun blast in the land found in the driveway of a house in Garland County. "A suicide," the sheriff said.

Do you see a pattern here?

The watchdog group Citizens for Honest Government reports that police investigator Ican Brown completely solved the case. He presented at evidence to members of Congress and handed his files over to the FBI (which is run by Louis Freeh, who works for Janet Reno, who works for you-know-who): Naturally, he was removed from the case, and the FBI has set on the evidence. Detective Brown says,

this case has been slowed down, stopped we're at...(is) because it tracks right has to Bill Clinton being involved in the cover-up. He took care of everyone that are covered up in this case, everyone got promoted?

All in all, after ten years of Mena operations, not one arrest was ever made, an accomplishment that is possible only when someone controls the whole state like a collic controls sheep. This is especially amazing when you consider that the Mena operation was 5,000 to 10,000 times bigger than Whitewater.

Victim No. 18. Danny Casolaro was a reporter who man investigating the connections between Whitewater, Mena, BCCI, Iran-Contra, Reagan's "October Surprise," Park-on-Meter Co. (which made dope-storage nose cones for the airplanes at Mena), and the ADFA (Clinton's billion-dellar state bonds racket). He affectionately called this network The Octopus. On August 10, 1991, just as he was about to receive information linking Iran-Contra to the Insiaw scandal, the upbeat Danny was found with his wrists slit in the bathtub of a hotel room in West Virginia. What a coincidence.

Victim No. 19. Paul Wilcher, a Washington, D.C., lawyer, was deeply investigating Mena and other scandals. He was scheduled for a meeting with Danny Casolaro's former attorney, but on June 22, 1993, was found dead in his apartment, aitting on his toilet. (The bathroom killer strikes again?)

Victim No. 20. Ed Willey, the manager of Clinton's presidential campaign finance committee who, according to a reliable source in Texas, we involved with shuffling briefcases full of cash, supposedly shot himself on November 30, 1993.

Victim No. 21. John A. Wilson, a ruggedly honest city councilman in Washington. D.C., knew 2 about Clinton's dirty tricks. According to my sources, was preparing to some forward and talking about them. But then on May 19. 1991, he just decided to hang himself instead.

Victims No. 22-56. This is the saddest disaster of all, not just because it's the biggest, but because the Clinton hit team sacrificed 34 innocent business leaders just in whack one victim.

There are other possible victims. like Paula Gober, Jim Wilhite, Stanley Heard, Steven Timothy Sabel, William Barkiey, Scott Reynolds, Brian Hassey, and so on. But my evidence about them isn't convincing, and I refuse to join those who call every Clinton-related death murder,

Fun & Games with Colorful Corruption

What is convincing it just it sheer numbers of untimely that it the Clinton to the of influence—plus a long string of threats, attacks, beatings, break-ins, wire-taps, and other intimidation. For example:

 Dennis Patrick of Kentucky his survived three attempts on his life so far—and is now in the federal witness protection program. (Hang in there, Dennis—and more forget who's in charge of that program!)

He was the unwilling customer of Lasater & Company in Little Rock, where tens of millions of dollars ed (read: laundered) in his account in 1985 and 1986. Only two problems: He never knew these were ... If it wasn't his money! (Coincidentally, the trading stopped when Barry Seal was killed on February 19. 1986.)

And that's mit even the scary part of the story. The fact that may make your hair stand on end is that Dan Lasater is:

- -Bill Clinton's second-best friend
- -a convicted cocaine dealer
- —a noted host of lavish cocaine parties featuring very young women
- —the employer of Bill's brother
- —and the head of Lasater & Co., which issued all \$1 billion of Arkansas' state bonds in the '80s (but only if each bond beneficiary first made a huge donation to Clinton's operations or put Hillary on retainer).

It is also alleged that Lasater laundered hundreds of millions of drug dollars through that firm. But the day after Dan's release from prison only six months later, Bill pardoned him! Plus, while Dan was still in detention, he gave power of attorney to run em company at Patsy

Thomasson, was one of Bill's an administrative aides, and Bill continued to funnel all the state's bonds through the company—another \$664 million worth!

Lasater Company un the major source of brokered deposits in Madison Guaranty S&L

And Patsy is now director of the White House Office of Administration. God help us all.

According sophisticated journal called Heterodo.cv. journalist L.J. Davis some week nosing around some sensitive areas if Arkansas last February. Then on the 1-th. as he entered his Little Rock hotel most to dress for dinner, he was knocked cold. When he awoke on the entry floor four hours later, his wallet will intact, but his notebook and skull weren't. And there was no furniture within falling distance to account for the daming-egg-size lump to his left ear.

Three weeks later, he sent a draft of his story to The New Republic by modern. Three hours after that, his phone rang. A rich baritone voice began. What you're doing makes Lawrence Walla look like a man amateur." (Waish was Oliver North's tireless prosecutor.)

"Who is this?" Davis demanded.

"Seems to me, you've gotten your bell rung me many times. But flid you have which I just said?" (click)

Says Davis now, "I used to lough at things like this—until I ended up on the [expletive] floor."

If all this sounds like tabloid trash to you, you're absolutely right. And there's a very good reason: The people behind man crimes are tabloid unit.

Then there's the arson suff. A nesty little blaze broke out in the Little Rock offices of Peat Marwick, way up in the fourteenth floor of Worthen Tower at midnight, January 24, 1994, just four days after the appointment of the first Whitewater investigator. It was a bod fire, you see, just bad enough to consume the area that held their 1986 audit of Madison Guaranty. A former Peat Marmiss executive tells me that the word came down from Clinton, and they was most definitely forced to destroy the documents.

And remember the flap about the self-likel records that Bill refused to minute Ward is, all that cocaine finally destroyed his nasal passages. ("Allergies," Bill says.) He spent huge amounts of time flying around the country with Dan Lasater is his cocaine-laden jet and went in parties thrown by Lasater and others, and of which featured "blizzards of cocaine," according to participants.

Brother Roger recently admitted doing six to eight grams a day (and being a dealer for Lasater), but Bill's usage was probably much less. Alas, we'll never know now. His doctor's office files also went up in flames. (Tsk, tsk. Those medical offices. You know what a fire-tree they are.)

Speaking of drugs: Sally Perdue. In former Miss Arkansas and popular all show hostess, has mill the London Sunday Telegraph and during her 1983 about with

Gov. Clinton (verified by state trooper L.D. Brown), Bill would usually smoke (and inhale) two or three readymade marijuana joints drawn fram his cigarette case in a

typical evening.

On one occasion is pulled out a baggie of cocaine and prepared a "line" right on her table. "He had all the equipment laid out like a real pro." we recalls. (A mid-level Democratic Party leader William Sally, William witness, that if she didn't keep quiet, he "couldn't guarantee what might happen" to her "premy little legs" when she went jogging.)

She also told her stones to Sally Jessy Raphael, im in a rare move, the producers strangely decided not to broad-

cast the videotaped program.

I've also talked with others who my they "got high with Bill" many times-including a man we call Cowboy who will be an Bill's personal drug supplier. (I don't doubt him.) Cowboy is now being hald incommunicado in Leavenworth Prison by James Rames. When the same comes, they will all speak out. In fact, the main problem may be half of Antiques trying to all the names in the headlines!

· For a change of pace, here's un included that's nonviolent-but was include the President himself.

Little Rock attorney Cliff Jackson, an acquaintance of Bill's from his Oxford days, was approached in July. 1993, by Larry Patterson and Roger Perry, two former members of Bill's Amanual security detail. They wanted to discuss blowing whistle on his sex escapades. (Other troopers backed up their stories.)

As told In New American magazine, Jackson was discussing their stories are the phone M August with anothar attorney. Lynn Davis (not milled to the above Davis).

when...

...he became suspicious that the phone had been tapped. He suggested to Davis that they meet in a nearby restaurant.

"The whole time we were there, was suspiciouslooking guy kept his eye on us." Jeckson recalls. "After we left, we were where by this see Suburban with darkened windows and a Texas license plate." Davis with the vehicle's license plate was and ran a check on it: no such license number was listed.

You've heard of unlisted phone numbers? Welcome the phantom surveillance world if unlisted license plates!

Just a few days later, the troopers received phone calls from both Clinton and Buddy Young, former head of Gov. Clinton's security detail. You can hear me borderline me of Young's calls in this sample from his are call a Roger Perry, as he reported it:

I represent President of the United States. Why 📺 you 🚃 to destroy him over this? ... This 🕍 not a threat, but I wanted you to know that your men actions could bring about dire consequences.

Clinton's calls were no big secret, within. For instance, journalist Gwen Ifill noted iii the New York Times.

It turns out that some of the calls that were overworking the White House switchboard operators (in the fall of '93) were many not to Capitol Hill but to Arkansas state martin (to discuss) potentially emberrassing charges about Mi markal fidelity.

The troopers related that Bill and about the pending allegations and offered them plush jobs. I think what he wanted most was the kind of loyal silence and amnesia he from people like Buddy Young, whom he appointed to a \$93,000-a-year FEMA job (not a bad promotion for # cop).

Indeed, there was a lot to be silent at a In addition to numerous one-night lead Bill had long-term affairs with six. One was a real bell-ringer: The Los Angeles Times sifted through thousands of pages of man phone bills and found III calls to her, including eleven on July 16, 1989. On one government trip, he talked to her from his hotel room from 1:23 A.M. to 2:57 A.M., then was back on the phone with her at 7:45 that morning.

Bill's fallback decimed is always that, as he claimed m National Public Radio, "The only relevant questions are questions of whether I abused my office, and the answer is go."

Well. What do you say?

 By far the unluckiest guy in Askaneas is lawyer Gary Johnson, 53, who was peacefully living at Quapaw Towers in Little Rock when Gennifer Flowers moved in next door in him.

Now, Clinton denied on 60 Minutes that he ever visited Gennifer. But Gary had a home security system that included a video camera pointed at his door. Unfortunately, it also covered Gennifer's door, and after awhile he had several nice visits on tape, showing Bill ietting himself in with his own key.

Either Bill finally noticed the camera, or the grapevine told Bill's aides about it, because on Janu 26, 1992, three weeks before the Demarkation nomination, Gary got a loud knock at the door. It was three husky, short-haired state trooper types, and they slugged him as they barged in. demanding the tape.

Gary promptly gave if to them, but they continued punching him, breaking both les elbows, perforating him bladder, rupturing his spieen m badly that doctors had to remove it, beating him unconscious, and leaving him to

Now, here's a good question for you: Do you think Bill Clinton actually picked up a phone and initiated this attack?

And here's a better question: What difference does it make?

For obvious reasons of liberal loyalty, and one in the major media wants to stick his mad out and be ma first m do a major piece that pins III these murders and attacks on the President of the United States.

But sooner a later, and a will break. The weight and scope of the crimes are just too massive. Even II only half these incidents turn out to be accidents or true suicides. Illi will find it impossible to wiggle and II being implicated in the man. When some indicted hit man or functionary sees the evidence piting up against him, he will sing like a sparrow as save his own tall feathers. And you will know all the facts before the tidal wave hits—if you'll accept a free true and my book.

Remember, it will a year for Watergate to become media fodder there is discovery. But when it did, the crisis of confidence in Nixon (on top of an oil crisis) rantled the stock market to its foundations, and U.S. shareholders lost almost will of their money in the biggest drop in +U years. The U.S. then suffered the secret recession since the Great Depression.

Speaking of big money, here's...

How to Make \$2 Million Developing ■ God-Forsaken Tract of Land Without Selling One Square Foot of It

When the status folk tell you about Whitewater, they leave out a few amusing double.

In a spirit of altruistic service and public education. I'm going to let you in on the secrets of how a pull off a land scam. Pay attention, because you've never heard this before.

- A. Real estate developing is more fun when you can borrow all your capital without having to pay it back ... or even sell any land. But m get started, you need two friends: one an appraiser, one m banker.
- B. Next, you find some dirt-cheap dirt. Anywhere in the boondocks will do. In the Whitewater case, it was 230 man of land along the White River for about \$90,000. (Some housing tract! It was fifty miles to an nearest grocery store.)
- C. Then you get your appraiser friend to do a bloated appraisal. Hey, what are friends for? Let's my he pegs it at \$150,000.
- D. You go to the bank and get the usual IUM loan. You now have \$120,000, so you pay off the land, and you still have \$30,000 in your pocket. You're on a roll.
- E. You pay M.O.W w subdivide it and bulldoze in a few roads. (Or if you know the ropes, you get the state to do it, to Bill did to get a \$150,000, two-mile access road.)
- F. Voila! You was are in proud the of a partly-developed luxury arms community. So you call up your appraiser friend again, and he re-evaluates is at a subsequent to the community.
 - G. You hustle back w and bank and get a == 80%

loan based on the new value. (Nothing out of line so far. An 80% loan is standard, right?)

- H. You draw up plans for unnum fine houses (which will never be built.)
 - I. You get a new appraisal.
 - J. You get a new loan.
- K. You make two or limit phony homesite sales friends. You shuffle the funds among your inell corporations and bounce it back to your friends—plus a little extra in their help.
 - L. You get a new appraisal.
 - M. You get a new loan.
- N. You do a "land flip." selling the whole thing a Company X for \$800,000, which sells it to Company Y for a million, which sells it back to you for \$1.25 million. (All these companies are your friends.) And yes, this kind of thing did happen in Whitewater and Madison. In fact, Whitewater figures David Hale and Dean Paul once flipped Castle Grande back and forth from \$200,000 to \$825,000 in one day!
 - O. You get a new appraisal.
 - P. You get a new loan.
- Q. Finally, your development corporation declares bankruptcy, and the bank has to eat your loans because the money is all gone, and since the record-kneping is so poor, nobody knows where it went.

But weep not for the bankers. You pay them nicely perhaps a third of the \$2 to \$3 million you skim off. Weep for the taxpayer who balls out their banks.

Which is to say, in the case of Whitewater, weep for yourself.

Does This Actually Work?

Whitewater was just the first of a series, like a pilot for a sitcom.

Using Whitsweter as a prop. Bill and his partner Jim McDougal milked—by my rough estimate—several million dollars from the SBA and at least five or six banks and S&Ls, starting with the Bank of Kingston.

But the later ventures, bringing in Steve Smith recently-convicted ex-Governor Jim Guy Tucker, did reserventer. Campobelio started with about \$150,000 in property and squeezed over \$4 million in loans from banks in about two years. Castle Grande began with \$75,000 worth a swamp land and cleared over \$3 million. In never built anything. The only human artifacts on it today are a few old refrigerators and mattresses.

Why do I have information you haven't seen before? Because my firm had \$10 million in Madison Guaranty S&L. and I was thinking of buying the Bank of Kingston. (I was already worth millions by that time.) When I saw Kingston's financial however, I ran like a scalded cat.

And Madison worse. You didn't have to be a Philadelphia CPA to spot man money laundering, dead real estate liabilities proudly listed as assets, huge amounts of 24-hour deposits from brokers, and \$17 million in insider loans. It was a nightmare.

Whitewater Development Corp. had at least an appearance of sincerity. It even had TV commercials, starring Jim's striking young wife, Susan, in hot pants, riding a horse. Another one showed her behind the wheel of Bill's manned '67 Mustang. A man commercial would have to the other in prison stripes.

But Whitewater, the deals began dropping frills like a hooker in a hurry to at things over with. The RTC criminal referral that Bill suppressed during his presidential campaign cites and later corporations as Tucker-Smith-McDougal, Smith-Tucker-McDougal, and Smith-McDougal. Catchy, eh? If it were in I would have called them I of Whitewater, Whitewatergate, and Whitewater & Ponzi, L.P.

Stop Me If You've Heard This One

The biggest joke in all of Whitewater in Hillary's claim that she was just a passive investor.

The best comment I've seen on this is by Martin Gross, while I've Great Whitewater Fiasco, while commented on the I've of Whitewater Lot 13:

I have a copy of the deed. She didn't pay a dollar for it.

In the same \$30,000 on it, built a model house (didn't work), she sold it for \$23,000. She pocketed the down payment. The man who bought it went bankrupt. She went to bankruptcy court, rebought it for \$8,000, resold it for \$27,000. And they say she's passive! I say if she was any more active, she'd have been

Short Report

On their 1979 income tax, Hillary valued Bill's undershorts—donated to charity at the end of their action-studded tour of duty—at the dollars a pair.

Plainly, we are dealing here with a couple that gives loving attention to detail in matters of deductions.

As you may recall, however, Clinton has proclaimed over and over that is simply "forgot" in deduct the 568,900 he claims he lost on Whitewater. Commentators have been mystified by the paradox.

But it's no mystery me. The mann is obvious: Bill didn't deduct ma \$68,900 because in didn't lose a dime in Whitewater, and he didn't want me time for tax fraud. Period.

Jim McDougal put up in the money except for \$500-

But weep not for Jim. He only was he Bill's partner in Whitewater, but he mand Madison Guaranty S&L, which has the designated milk cow has provided most in the inflated has. Weep for the taxpayers—like you and me—who picked up the \$66 million tab when Madison folded.

The Paperless Office Is Pioneered by the Rose Law Firm

Will Bill and Hillary pr to jail in masterminding all the land deals that fall water the land Whitewater?

I expect they will—not because a land conditions, but because of the testimony of subpoenced people.

The few remaining documents will play a supporting role, but frankly, friend, there aren't left. According grand jury testimony: February 3, 1994, right after the appointment of the special counsel for Whitswater, the nice folks at the Rose Law Firm fired up their high-speed Ollie-o-Matic paper shredder ordered courier Jeremy Hedges to slice 'n dice his way into the history books by destroying twelve (12) cartons full Whitewater documents. If far as anyone knows, Rose now has no more Whitewater records than you

Actually, a lot of the usual documents were never created in the first piace. For instance, there was no written partnership agreement (don't try this at home). No transactions were written up, even though Clinton's real estate agent says there were \$300,000 in sales. No deeds were ever recorded. And if any interest was paid on bank loans, the payment checks are missing.

Plus, after Whitewater, Bill got very man and kept his name completely out of subsequent deal he cut. That's what has visited these tedious inquiries of Sen. D'Amato.

But the Whitewater probably several million, ricocheted from shell company to shell company like the basketball in a Harlem Globetrotters warmup drill, and every lar wound up in the proper pocket. Beneficiaries included many of the biggest names in Arkansas—like Gov. Tucker, Seth Wind, and some very powerful executives outfits like Wal-Mart and Tyson's Chicken—Clinton campaign lacker all. (Campaign records for 1982 and 1984, the two most suspicious years, have also been studiously shredded.)

And Bill, who must public with nothing but debts, and who never made over \$35,000 a year as government is now worth about four to five million. A real ragsto-riches, American success story, isn't it? Kind of puts a lump in your throat.

But there's one what reason for Bill's success. In a word, Hillary. Prepare to shocked as you learn...

34

Why the Feds Settled for 51 Million on \$60 Million in Debts

You'll find that one build to believe, so read carefully. Item: When Madison Guaranty folded, it was somewhere between \$47 and \$68 million in the hole. The tab has settled at \$65 million.

Item: One of the biggest defaults was MONIOO in loans to one of Madison's own directors. Seth Ward, who in the father-in-law of Warm Hubbell. Webb happened to be Hillary's law partner and until April (1996) No. 3 man at the Justice Department—and assigned to investigate Whitewater!

Item: While the RTC cleanup crew took over Madison, Hillary had been on retainer to Madison for many months.

Got it so far? Well Now, the RTC lawsuit sought \$60 million from Madison's debtors. But here's what happened:

- 1. Hillary negotiated the RTC down from 110 million to \$1 million. When a fall of
- 2. Hillary then put the RTC to forgive the LACO DOI 14th Seth Ward owed the RTC—every penny of it—thus leaving the RTC with \$400,000.
- 3. But wait! Hillary did these two deeds at the counsel for the RTC, not Madison. Incredible as it sounds to those of us who have to live in the real world, Hillary and herself hired by the RTC, and in that position, from the government side, she talked them down to \$1 million.
- Her fee for the RTC job was (pure coincidence)
 \$400,000. Which left im government with \$400,000 minus \$400,000 ... or in technical accounting terms, zippo.
- 5. And who do you suppose was the mastermind who conned the RTC into hiring Mallers own Hillary to prosecute Madison? None other than the late Vince Foster! When he made his pitch withe RTC, he neglected to tell them about Hillary's retainer with Madison. In fact, he even wrote them a limit stating that the Rose Law Firm didn't represent thrifts!

Vince and Hillary with by the way, very, uh, close. Not only were they partners at Rose, but there's no shortage of people who saw them hugging and smooching in public. Arkansas troopers say when Bill took a trip on the business. Vince was often at the mansion gates within minutes—and would stay till may hours. They also spent a few weekends together at the Rose vacation cabin in the mountains. And when Hillary filed an divorce min Bill in 1986, Vince was right there at her side. (She withdrew the suit when Bill's political fortunes improved.)

178 Years in Club Fed

Nobody ever accused IIII Clinton of being stupid. As proof, look at the Congressional hearings. What a hoot!

Bill had them stacked so that fully 99% at all Whitewater crimes were aff limits!

This left our dignified Congressmen sternly chasing the remaining 1% of petty misdemeanors with hardly a mention of fourteen years of felonies: shell games, killings, break-ins, coverups, threats, bribes, thefts, check kiting, payoffs, arson, money laundering, fraud, influence of testimony, tampering in wimesses, you name it. (It's all in The Presidential Mess.)

And Bill managed to focus III of the attention Altman, Nussbaum, Cutler and others. In none of ii on himself. You have a admit, that's pretty smart maneuvering.

In February, 1994, The American Spectator added up run pages of Bill's alleged crimes, and us total potential penalties came to \$2.5 million in fines and 178 years in prison. And they just listed the piddly stuff, like tax fraud and soliciting bribes; they didn't even mention the heavier incidents I listed above! (They did include a short roster of Hillary's sighter penalties, sotaling only \$1.2 million and years.)

Is such punishment excessive? I think not. Even if you ignore the mayhem, the Clinton economic damage has been a war. Counting Clinton's Arkansas Development Finance Authority, which never awarded a bond grant without a major campaign contribution and Bill's signature, he sucked over a billion dollars from state and federal taxpayers.

You Must Read the Enclosed Letter

Please forgive me for sounding dramatic, but this is a day for the republic.

I apologize for giving you such an avalanche of appalling news. God knows, I've tried to keep my tone somewhat light, but I realize that you are probably still alarmed. This data could easily start an earthquake that could pancake the markets.

Remember, though: the Whitewater and Brown crimes have now become so serious that Clinton's presidency will likely collapse. This document you are reading—and other coming revelations in the media—soon combine to force the mainstream liberal media to main paying manual.

And when that happens, you will be looking at a Dole presidency—which will be less damaging to America and to you.

So real on. Despite all in depressing manny you've just read, there is a bright silver lining. Yes, I do think it's the line in day for the republic since "War II. But for you personally, the troubles shead will ironically give you the greatest opportunity of your life to vastly improve your financial picture.

Please we a firm you on your emotions and read the enclosed letter man.

Footnote: I hereby use notice that I am not depressed in the least, and that if anything happens to me. I publicly accuse Bill Clinton and his circle of power.

Meet Nick Guarino The Fastest Mind on Wall Street?

What can you say about a man who got a speeding ticket at age seven? who had a run-in with the FBI age eight? Or became a floor trader

Nicholas A. Guarino, editor of The Wall Street Underground, is simply in fastest in brightest mind we've ever worked with. As publishers of sophisticated financial information, we consider ourselves fairly intelligent, yet in find ourselves totally outclassed by Nick in most ways. (Exception: He can't spell for sour apples.)

His aggressive mind has kept him ahead of the crowd

all his life. For example:

- At seven, in figured out how in soup up his go-cart, designed to in in mph, in hit 55 mph! The cops finally

caught up with him at his front door.

At eight, he built his own radio transmitter out of old TV sets he'd pulled from garbage cans and used it to make a friend in Moscow. After some correspondence, a tipster in Nick's post office reported his name to the FBI. When agents showed up at his home, they were amazed to find their suspected Markous sympathizer was in the second grade.

After Nick complained bitterly will be was bored to death, his grammar school teachers in New Jersey gave him an I.Q. test. When the score came back at 180, they made him retake it. When the second score came back well over 200, they were astounded. What they didn't realize was that their limit charge will be reading 20 in 10 books it week since he entered will and in fact had read man of his parents' Encyclopedia Brittanica before

the first grade.

In agony with school, he literal at 14. Inspired by stories of his grandfather's success as a penniless immigrant who became a millionaire grocery magnate. In moved to Manhattan's Lower East Side and literal long found work as a gofer with a firm at literal New York Stock Exchange. (He was tall for literal age.) When Nick was sixteen, his boss fell ill one day literal had to leave if the midst of a trading crisis. Nick intuitively knew what trades had to be done, so literal put in a trader's literal out onto the floor, and started trading. "Made money, too," Nick says. (Yes, the other literal knew how old literal was, but

they all liked the spunky kid, so no one squealed!)

Even III in twenties. Nick was enormously successful on Wall Street. In fact, he was getting buyout offers from brokerage competitors who flat-out admitted, "Frankly, kid. you're making us look serrible."

But then retiring young, he dived into a lifelong, ferocious effort to correct the corrupt political and financial networks that had completely destroyed his late grandfather's fortune.

Today, he is still very hard at work to warn others of the acute dangers of evil, power-hungry men in positions of influence. He lives is a scenic, secluded place as fafrom Arkansas as he



CONTROL OF NEWS BY MAINSTREAM MEDIA



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 I — 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 II the attendees kissed his ring - or anything else - after their leader bestowed his blessing on those in attendance. Actually, we could will Governor Clinton or Dan Quall, 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.

RESEARCH BY ALEKZANDRA FANIARO - . It | Marie Japane

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1917.

Mr. GORDON, Oh, don't you =

peded, (Langhter.)
Mr. MOORE of Pennsylvania. that we alarming headlines to intities, and the will day the whole

Mr. GORDON, I agree with the Mr. RAGSPALE, Mr. Chairman Mr MOORE of Pennsylvania.

Mr. RAGSDALE. Will the gent' the duty of this Government ought ment has taken charge of and for antiborgader in that country?

Mr. MOURE of Penasylvania. T.

with the headlines.
Mr. HAGSDALE. No; he is not Mr. MOORE of Pennsylvania. 1 will demonstrate what fools some man from South Carolina, of con-they rend. I was coming to that ve have heard that an American and letit mess with everyone is high in empiritity and held for exchar Uni statement

Mr. BAGSDALE. No: the gent-Mr. MOORE of Pennsylvania. Though we have had it for thre-papers announce that Berlin is in can ambassaduc, that melerences ... and that the numbers dor will be just as me are going to safeguard of the Calted States. Oh, how en war upon the say so of somehisting war.

Mr. DYER. His passports have Mr. MOORE of Pennsylvania. get out safely. Someticaly wanted ple by declaring that the America materials, Absurd! We have German ambasander and are send. nones have been decent with the Anderst 2 college professors and above Yesterday declared—not that they v barracks down here walting forward and enlist-but they decin willing to invoice their country in ambussador was held in bondage in anima sator was need in coording in sew-supers show that those editor-did not what they were talk:

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armed

co. agato, Mr. Chatrmao, United States on the day . that this Government hips. These reports were

not arming the point of imval officers had seized this German property. "I will not stop cornel, taking any time, to discuss the moral report of this asjaure except to set that there had been no declaration of war and that it was i why we should deliberately take this German property and appropriate it to the United States. Till to a day or the time answer from will the State Department white White naswer from II the State Department the White ... Inchese that these _______ and here seized, I that while this Government was taking certain precautions with respect I possible impediments to navigation, every courtery heigh shown ______ officers and men in _______ heigh shown ______ officers and men in _______ was evident that some _______ was ______ in this instance for the purpose II brilliating Germany _______ very aggravating circumstances. Somelwely evidently ________ Germany to commit _______ avert act ________ in thing on a war. We night to be on our guard against the state of Firmer husiness, whether I originates is London or United States.

The CHAIRMAN, The time of the gendeman from Pennsol 12 thanks has expired, the Clerk rend as follows: sylvania has expired. !

The Clerk read as follows:

Maintenance. Bareau of Empiles and Accounts: For fool; the removal stall iransportation of annes and merical term ships of war; books, lianks, and statuburer, liquiding nationery for commanding and navigating afficure of align, chapining on sheet and affect, and for the of any invital afficure of align, chapining on sheet and affect, and for the of any invital afficure of align, chapining on sheet and affect, and for the of a court-martist on beard ships; perchase, repair, and exchange if a several stor-linears, my affices, and accounting offices in any practice in any practice in any practice, or every engineers; purchase of excicles of equipage at homo-root abread under the regularace of the Eureau of Empires and an and for the payment of labor is equipage vessels therewith, and the management of arch articles in the several many practs; many interements and marter: most suiffet; most suiffet; noop on beard navel received at the fee cutting in the real suiffet is any pract; many parts; in the companies and marter: most suiffet; noop on beard navel received in the several incident of spenance; plants in any parts and accounting affections in the several suiffet in any parts and accounting affections of the several suiffet and affections maintained. In linear payers and account of advanced of the relations of the County for the Navy for chemists and feederful, lamperties, therein to be paid out of this appropriation of the survey parts and factorial, lamperties, thereman store is the Navy for chemists and for clarical, lamperties, thereman store lander, and measurement in the cupying and accounting departments of the Survey for chemists and factorial, lamperties, thereman store lander, and measurement in the cupying and accounting departments of the Survey parts and savei articless and discounting departments of the Survey parts and savei articless and discounting departments of the Survey parts and savei articless and discounting departments of the Survey parts and savei articless a

Mr. Moone of Pennsylvania, Mr. Racepare, and Mr. Cattaway.

The CHAIRMAN. The Chair will recognize the gentlemen

Mr. CALLAWAY. Mr. Chairman, I ask unanimous consect to its I the Record a statement that I have of how the record of the country have been headled by the munition THE DISTRICT WATER

THE CHAIRMAN. The gentleman from Texas asks unnaimous consent to the his remarks in the Recomby inserting a certain to the distribution objection?

Mr. MANN. Mr. Chairman, receiving the right to object.

may I ask whether II is the gentleman's purpose in insert a long list of extracts in a newspapers?

Mr. CAILAWAY. No; it will a little, short statement, not over a little is a little short statement.

The CHAIRMAN. If there objection?

There was no objection.

Mr. Callaway. Mr. Chairman. I possimous consent, insert in the H at point a showing L combination. Explains their activity in this war matter, just by the gentieman from Pennsylvania Mr. Moosel

"In March, 1915, the J. P. Morgan interests, III steel, ship-building, and powder interests, and III subsidiary tions, got 1 12 men high comployed industrial in in in the

the policy at in daily press of the Uri States.

"These 12 men the Uri States.

"These 12 men the problem by 179 newspapers, and began, by the process. I make the control of the general policy. They is the daily throughout the country. They is to was only necessary in purchase the control of 25 of the greatest papers. The 25 papers were agreed upon; emissaries were sent in purchase the policy, in the land international. It papers; an agreement was reached; the policy of the papers bought, in paid for by the month; an addor was instant for each name; in properly supervise and add informanished for each paper: h properly supervise and edit informa-regarding the question. I preparedness, militarism, finan-cial policies, and things of national and subtractional mature-constituted what the man of purchasers.

coverds for the cown columns of the dally press of the country

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being filled with all sorts of preparedness arguments and misrepresentations as in the present condition of the United States, Army 4m. Navy, and the prescribility and probability of the United States being attacked by famous foes.

"This policy also included the suppression of everything in opposition with wishes if the unappear served. The effectiveconclusively demonstrated the character of the character at the daily press throughout the try in March, 1915. They to envilving and the National Congress in making extravagant in wasteful approprintions for the Army Navy under the last pretense that it was the Their Was argument is but it is 'patriotism.' They a playing every prejudice pushion of America usopic.

Mrs. Ooke of Feausylvania. Mr. Charman, I move to

strike, out the last word. I am in favor if this persgraph in the Navy appropriation hill, because I think for donatry ought to be fully prepared an any possible investor; but I had the Congress ought to be careful about encouraging "rumors of war" when wer just an actually and declared. Perhaps it gress ought to be careful about encouraging "rumors a war when wer just a actually declared. Perhaps it he safe the leave in matter in il President of it United States and limit who have direct knowledge subject. I call attention, however, any to like parts of the Housefonic and limit the Galifornia, but the stemmeliap Philadelphia in reported sunk the war lives and it here and it has a large day, it these parts of the first day. over III country III wildfire and everybody got the line the Philadelphia, which naturally attracted in the line is that great city and in the State of Pennsylvania, we mad the Phile-man outrages and about American blood III in foreign abipa

or to find that some American ship to been shet up. This colored man, George Washington—

Mr. BARKLEY. Will be gentlemen yield?

Mr. MOORE of Pennsylvania. I will yield to gentleman.

Mr. BARKLEY. But to not there a statement in the morning paper that the colored man on that ship was a British subject?

3ir. MOORE of Pennsylvania. I am coming to that. The Jir. MODIE of Prinsylvania. I am coming to that. The disparation have made it appear that because of the loss of linergy Washington, an alleged Americal citizen, where now in the declare war against German. This morning's papers in a headlines something like this: I for American wrocked Turing reported to London. An American received to London. An American received to John when the British steamship Turing was sunk of Course was sunk of Course was sunk of the second to the " German Dont Withe war tone.

Now, that is consign is influence every American-Mr. FME Will be gentlemen yield? Mr. MOORE of Pennsylvania. I will yield.

Mr. FOSS. I am _ much interested what the gentleman suys, but how will the gentleman provide a remedy to stop _ international turiliz _ are receiving, which the publishers of these newspapers place in their _ Wend _ provide for a consorable _ I be press?

Mr. Minist Pennsylvania. Not at this time. I simply siege that the true is a only the second is reported at this time when we at the verge of an outbreak with a foreign this time when we set the verge of an outcreak with storing country. (Applause.) I think it would better for some the editors " shut up" when they is the editors in shut up" when they is the country of the professional patriots who have determined in tater in the professional relations in advance, is who is adjusting our diplomatic affairs in this crisis. I sonly "shut up," hut go de a summer and their necks, attach an anchor is it. and jump into the The We could better afford in dispense with their inclineous services than it pluage the noople of this country in a fereign war. I think it

Str. Chairman, I have any it, but we are gradually turning over the business. Congress turning ir reonstitutional rights, turning over powers delignated by I people, in a lut of sellows, theorists, and college it who are not capable.

of conducting our affairs and is whom a set abdicate.

Mr. GARDNEIt. Witt the centisman yield?

Mr. MOORE is Poussylvania. I seld is gentleman from Massachusetts ofter, I have disposed al George Washington. (Laughter.)
The CHARMAN. The time of its gentleman has expired.

Mr. MOORE of Punnsylvania. All I am say then is that the papers report this afternoon. Has George Washington, the manufacture of the manufacture o

called American, is British subject; I is I [Applause.]

Mr. Chairman, make here to extend I wish to I that so many and reports of exaggrated character base appeared during last few days that even the last subject control of much concerned in a citizen of the situation that confronts should take the last seed of the called American, is a British subject; wat in all [Applemen.] untruthful rumors in the bose bradled about with the evident purpose of finding some reason for proveking a declaration of war. At another time I shall extend in the Raccan, under permission granted to me, certain observations of the Raccan, under permission granted to me, certain observations of the Raccan, under permission granted to me, certain observations of the Raccan, under permission granted to me, certain observations of the Raccan, under permission granted to me, certain the Raccan, under permission in 1848. At present I shall myself by the manuary 12 of that year, when he said to be the the that all those who, because of knewing too flittle, as because of knewing too much, could not consider the service of the resident (in the real of the service of the resident (in the real of the permission of the real of pleasure to some of use the stay here.

Mr. MOORE of Pennsylvania. Will me gentlemen yield?

Mr. RAGSDALE, Certainly,

Mr. MOORE of Pennsylvania.

Mr. RAGSDALE, Cartainly.

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

still.

Nr. RAGSDALE. I know what he said, but he did not disclose the fact that he had politimens enough, while keeping still, to abide by the rules of the House in undertaking to chide me. That is for the gestleman's information, the gentleman from Ponnsylvania.

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

Mr. MOORE of Ponnsylvania. Oh, no. Thave been lecturing he great when and the political college professors. I have the gentleman is mind at all. [Applause.]

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

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

Mr. Dill Pennsylvania. Surely mind is not limited to the gentleman from South Carolina.

The gentleman was so little the floor this Mouse that it is to be given an opportunity in every-body's time to be recognized. May I yield further to the tienen from Pennsylvania [Mr. Moore at the gentleman south Carolina my is in the gentleman south Carolina my in the gentleman south Carolina my is in the gentleman south Carolina my interest south carolin

RAGSDALE. I am quite at that a true. There are a great the true. There are a great the true. The gentleman is less and the great to be a great to read to be in the accept the statement. If are reported to be in other newspapers. Now, why accept the statement is not be accept the statement is not be accept the statement which he has not be a great at the statement of the statement o

Mr. DYER. Will be made of gloid?

Not the gents. meylyania. It for three lierlin is in con grences :. 'or will be . %*feguurd Oh, how ea

of whether

on deep not. is absurd upon its face. ays, this morning's newsoference with 1 Ameri-· been going ... If Berlin, guarded out of Germany German ambassader out it is for you to rush into the is interested for her-

sports lines cent issued to blin. sylvania. ly wunted the American We have a l are send ; him home, and the Gerit ofth the An mean subassador. But at Sura and about 130 editors, man or less,

ambassador is going to inflatue the American peoambassador had been held ven safe conduct to the of that they were willing menlist, for the men like them to come d in effect that they were r because "the American terlin." This morning the ed those college professors about, and that is what is contlemn from South Carolina. The Mr. Chairman, how much

One minute.

are waiting ?

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ountry in

vonia, in 'int one misste let me say, (क्रायम्बर्धाः min, thut the Bousaionie the ing. The 'nte Department tos were with o their rights and thet the) mistra belli The seed day we had the nuse, this sip bore a good old Ameriande to su pet that it was an Ameri-Germans har perpetrated such an outto go to we Affer the sensation had t rere quies a informed that the Cells , sailing order the British flag, and se warming required by international Is mad of the fact that one American may have been planted there to proi live this country in an international 21 De r day the Dewepapers ...e Americ is passenger to the limit, it ared all the ship to a place of sufety. a colorest man. I ship was armed

s vania. Then, again, Mr. Chateman, over the Colted States on the Car essed Congress, that this Government German ships. These reports were ith the suggestion that the German s it was broadly amounced that bur The same of the sa the payment of labor in equipping trewith, and the manner and music; mean entitles in the several may parter in the manner and music; mean entitles in the several may parter in the manner tolla, ferriagen.

In the payment of such articles in the several may parter in the manner tolla, ferriagen.

In the payment of the several may payment in maintained in may parter attended in may parter in a may parter in a payment in the control of the United Enter. and are personal in manufactured and manufactured under General personal of advanceds; I reimbursement to the United Enter. and are feed products for the Navy Department; Provided, In the sum to the feed products for the Navy Department; Provided, In the sum to of the Navy. for chemists in clerical, impection of the Secretary for the Secretary payments of the same payments of the sum to the supply and the secretary manner of the surely payments of the surely

Mr. Moone of Pennsylvania, Mr. RADEDALE, and Mr. CALLAWAY.

The CHAIRMAN. The Chair will recognize the gentlemen from Texas, a member all the committee. --

Mr. CALLAWAY. Mr. Chairman, I ask unanimous consent to insert in the lircorn a statement that I have of how the newspapers at this country have been handled by the munition James State Barrer of

I CHAIRMAN, The gentleman from Texas asks unanimens consent in make his remarks in the Rzone by inserting a certain statement. In Land objection?

Mr. MANN. Mr. Chairman, reserving the right w object, 12年 上海地的普遍 may I whether I is the gentleman's my b insert a long list of extracts from newspapers? · A. Bist. Beech

Mr. CALLAWAY. No | it will be a little, short statement, The CHAIRMAN. Is the Objection?

There was no op setton.

Mr. CALLAWAY. Mr. Chairman under unanimous consent, insert in the RECORD at this point a statement showing the newspaper combination, which explains their activity in this war matter, just discussed by the gentleman from Pennsylvania [Mr. Moore]:

[Mr. Moore]:

"In March 1915, the J. P. Morens interests, the steel shipbuilding and privater interests, and their subsidiary orangizations, not together 12 men high up in the newspaper world and
complement them to select the most the newspaper world and casplained them to select the most inducated newspapers in the United States and sufficient number of them to control generally

namers, 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 was only necessary to purchase the control of 25 of the great est papers. The 25 papers were agreed upon; emissaries were sent to year the policy, pational and international, of these ansate an expense was reached; the policy of the papers aisbod for each paper to properly supervise and edit involved into regarding the questions of property supervise and edit involved to regarding the questions of properedoes, militarism, financial policies, and other things of national and detrinational nature constituted vital to the interests of the purchasers.

This contract; is in addresses at the present time, and it

accounts for the cows columns of the daily grees of the country

Onlarged

THE FOLLOW	ING WAS A P	RO-CONSTITUT	ION RALLY
IT WAS NOT A	NTI-GOVERNM	ENT BUT ANTI	-TERRORISM

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Antigovernment groups to rally in Washington over rights

By Richard Kell

WASHINGTON — Several antigovernment groups, including private militias, are bolding a raily in Washington this weekend in draw anama what they say is an arrsion of Americans' constitutional

It will be the lim high-profile rally in the capital by antigovernment groups since last year's Okla-

homa City bombing.

"We was to make people says of the dangers that the Constitution and the Bill of Rights are in, and

how it's getting worse," Joseph Corey, director of the Committee IIII 1776. which focuses on opposing

gun control.

Organizers of the "Rally for the Bill of Rights," scheduled for tomorrow and Sunday, hope to will 15.000 people. The gathering will fouture speakers will have written anti-Semitic literature, and others who push theories of a governmenconspiracy to undermine Americans' rights.

The group held a similar rally in June 1995, just three months after

the Oklahoma City tragedy. By then. bombing - suspect Timothy McVeigh's sympathy far militia groups had been well-documented, something Corey thinks helped keep attendance down to 7,000.

"That frightened a lot of people," Corey said, "I think a lit of wives told their husbands, 'You're not go-

ing."

A news release miles by organizern to media outlets about this year's rally states IIII III organizers oppose high taxes, "bureaucratic overregulation" and gun control. It

sis) warns of computerized highway wateriller systems designed to "transmit pull driving habits back to the state."

Some panelists — including for-mer FBI — Gunderson are active proponents at these varigovernment conspiracy mirries. Others, such as Larry Pratt, head al Gun Owners of America, will speak out against gun control.

Other speakers include furnish Mullins, an author if books on supposed Jewish plots.

"He has published a great deal of

anti-Semitic conspiracy material Angle Lowery of the Southern Poverty Las Center, a group that monitors result and base groups. "His writings proclaim that Jews are behind a worldwide conspiracy take over this country, to run the UN., and to coatrol the world's fimarkets.

Corey, for his part, insisted that his group is not a militie organization, and that those groups repregroups in expected to attend

He also noted that two of mili-

tia groups planning to show up the Georgia Defense League and a New England-based militie - are headed by blacks.

"You cannot defend the Bill of Rights and the Constitution and be racist = anti-Semitic," | said. just doesn't work that way."

The other main sponsor of the event is Citizens Against Legal Loopholes, a San Diego group formed in 1993 to protest federal bankruptcy law and that now operates a mail-order business marketing conservative videos and books

Note this scathing and knows intide

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Associated Press

beliefs described

Associated ----

JORDAN, Monty - The Freemen's religious beliefs, even man than their anti-government political views, may frustrate federal efforts to get them to leave their barricaded ranch.

The Freemen's rejection of government and its monetary system ultimately led to the charges on which two of their leaders were arrested March 25, leading to the standoff at the group's 960acre ranch.

Among things, the www charged with bad check schemes, and conspiring to kid-hap and murder a federal judge involved in the foreclosure against the ranch

But after a week of being confined to the snow-covered ranch, rapched by federal agents who meriting showing signs of darring pers heavily on the recist Chris-pan identity teachings that form the basis of their politics.

It's very frightening, said saic ward, associate director of

he Northwest Coalition Against Malicious Harassment. The Seattle-based human rights group is well-known in the region for keeping track of neo-Naxis. white supremacists and other fringe groups.

They believe there's a world conspiracy that has singled them out and that satanic powers will be turned against them." Ward said. It creates the idea of being crusaders or even martyrs for the cause."

The Christian Identity move mant holds that white people from northern Europe are God's chouse, while Jews are the offspring of Satan and blacks are subhuman "mud pec

This theology may be the back-bone of the F n's efforts to set up their own government and claim America for "true citizens."

Being cooped up on the ranch reinforces the Freemen's against-them world view. Ward said.

"It's like a cult." Ward said. These are people who have isolated themselves from the rest of society. There's no moderating influence. They're feeding on another's fears and paranoia That becomes an explosive situation for those wno have **deal** with this group.

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SATUGAT 7/22/96

No Thanks to Free Press, Word on Elitists' Meeting Leaks to America

Although the Bilderberg meeting near Toronto was big news in the Canadian media this year, thanks to the efforts of The SPOT-LIGHT, so far their brethren in the U.S. refuse to face the obvious: that their dirty little secret cannot remain we for much longer.

EXCLUSIVE TO THE SPOTLIGHT

By Trisha Katson Readers of The SPOT-LIGHT have been notifying the populist newsweekly about media coverage of May 29-June 2 Bilderberg conference near Toronto.

The SPOTLIGHT generated must of the Canadian media frenzy, notably three days of coverage in Canada's largest newspaper, the Torwater Star, a feature piece in the Globe and Mail, distributed nationwide, the Toronto Sun and numerous TV and radio stations.

The SPOTLIGHTs role in exposing the meeting mentioned in a Southam News wire story, which was will in about 30 newspapers in Canada.

About a week before the Bilderberg meeting, Southm News was bought out by

Hollinger, Inc., owned by Canadian media mogul Conrad Black, Black, who hosted the Bilderberg meeting, thus obtained controlling interest of more than half of Canada's daily newspapers.

A reader in St. John, New Brunswick informed The SPOTLIGHT that the Telegraph Journal in its May III article Prime Minister Meets with Business Elite" said, "The Bilderberg group has been singled out by conspiracy theorists as evidence of a plot by an elite group bent an

creating a form of world government.

"The SPOTLIGHT, a 'populist newsweekly' based in Washington, D.C., for example, claims that the Bilderberg group is part of ma attempt to quell nationalism in Europe and the U.S. and establish a European superstate that would join an 'American Union and Asia-Pacific Union.'

"The SPOTLIGHT claims that decisions taken at Bilderberg meetings are later implemented as eco-

nomic and relief policy by world leaders. The SPOTLIGHT also says that global control of the air, water and public health will be on this year's agenda."

A SPOTLIGHT reader from Ottawa sent clippings from the Ottawa Citisen which ran two short lines. It reported on May 31, The Bilderberg Conference, which includes prime ministers, cabinet ministers, former politicians and even a royal contingent, meets annually in a different country to talk in secret about world

On June 1 a report placed the Canadian Prime Was Jean Chretien "among an elite group of world leaders gathered a private real for the ultimate weekend slumber party. The get-together, the 44th Bilderberg meeting, is as a second as it gets. No reporters are allowed to hear the discussions on world's proplems.

MUM'S THE WORD

Actually, representatives from the print and electronic media are routinely invited and attend, along with their corporate bosses, yet they are all sworn in secrecy.

This your National Review's William F. Buckley and the Wall Street Journal's Paul Gigot attended but have am written anything about it.

In the past, the Washington Post's

When the Global Elite Meet?

The membership of Bilderberg is made up of sees of the sees important people in the industrialized world. At III annual Bilderberg fab, the captains of industry hobnob with political leaders and opinion molders, and from these sessions were the decisions that effect the lives of hundreds of millions of people throughout the world.

NUFNEWS?

Are we M believe that the U.S. media thinks an annual meeting of some of the must important people in the would is not news? Or, it is some reasonable to making that the media knows about it and deliberately ignores it?

That's the case will the Newspaper Association of America (NAA), formerly the American Newspaper Publishers Association (ANPA), *** reported exclusively in The SPOT-

LIGHT (July 1).

Chairman of Freedom Forum is Allen H. Neuharth, founder of Land Today and former chairman and CEO of Gannett Co., Inc. When Neuharth was running Gannett, one of the largest and most influential newspaper chains in the U.S., he had ample opportunity-not to mention resources - to order an expose of Bilderberg.

Have you ever read a story about

Bilderberg in a Gannett-owned newspaper? Have you read about this international elitist organization in Freedom Forum's Arnual Report?

In addition - Neuharth, Freedom Forum's trustees (with biographical .

information supplied) 📺

John C. Quinn, former editor of USA Today and retired chief www executive of Gannett Co., Inc.

· Charles L. Overby, former Pulitzer Prize-winning newspaper editor and former vice president need of Gannett Co., Inc.

· Martin F. Birmingham, former regional chairman of Marine Midland Bank.

 Bernard B. Brody, M.D., former senior vice president for medical affairs . Genesee Hospital, Rochestar. New York.

· Harry W. Brooks Jr., chairman of Brooks International, Burlingame, California, and retired Army major general

 John E. Heselden, former deputy chairman, Gannett Co., Inc.

 Brian Mulroney, former prime minister of Canada.

 Carl'T. Rowan, nationally syndicated columnist.

 Josefina A. Salas-Porras, educator and divic leader.

· John Seigenthaler, chairman, Freedom Forum First Amendment

Center, Vanderbilt University: .. former publisher of the Tennessean and founding editorial director of USA Today.

· Aian B. Shepard Jr., busiformer astronaut.

And, we almost forgot: Bette Bao Lord, author and authority en international activities and wife of longtime Bilderberg figure and Council on Foreign Relations president Winston Lord.

Choose one of the following: 1-None of these people heard of Bilderberg; 2-They feel that Bilderberg is not news; 3-They know the importance of Bilderberg and have decided that it is none of your business.

The main office of the Free dom Forum is M the Freedom Forum World Center, 1101 Wilson Boulevard, Arlington, Virginia 22209; phone (703) 528-0800; fax (703) 522-4831.●

Denver Post Editor-in-Chief Dennis A. Britton says the world's top business, government and banking leaders meeting in secret is no Story.



m 27, 1996





Where Is the American Press

Is a free press free to appoint itself the final arbiter of press freedom?

BY FRED BEARLY

Most Americans believe that the United States is the bastion of press freedom in the world. But who decides what constitutes a free press? Suppose the top executives of the major media outlets decide—freely—to withhold certain information from the general public? Do any dare call it censorship?

Suppose there existed self-appointed "media watchdog" group with stated purpose of supporting and preserving a free press free speech? In that event, the public would not make depend on the press for self-evaluation, but could turn to an even-handed, "outside" opinion. Sounds good on paper.

And that brings us an organization called the Freedom Forum. Here's what the organization has to say about itself:

The Freedom Forum is a manpartisan, international foundation dedicated in free press, free speech and from spirit for all people. The foundation pursues its priorities through programs including conferences, educational activities, publishing, breadcasting, en-line services, partnerships, training and research.

The Freedom Forum funds only its programs and related partnerships. Unsolicited funding applications or requests are not accepted. Operating programs the Freedom Forum Media The York City, the Freedom Forum

First Amendment Center at Vander-III University in Nashville, Tennessec and the Newseum at the Freedom Forum World Center headquarters in Arlington, Virginia.

That's impressive. It would be hard bribe an organization worth more than \$800 million, particularly one that neither solicits nor accepts outside contributions. Hence, when the press accused of not being free, it points to the Freedom Forum. The Freedom Forum says the is, indeed, free. It has follows that anyons who believes the press is controlled must be some kind in case.

Ah, but wait. Suppose we were to suggest—irreverently—that the Freedom Forum is not the solution, but part of the problem? Let us take one issue as an example—Bilderberg.

You don't read or hear about Bilderberg in the U.S. media, nor is it mentioned by Freedom Forum. Yet, Bilderberg is one of the man important stories of the year—every year its inception.





Former Canadian Prime Minister Brian Mulroney, left, and syndicated columnist Carl Rowan, right, sit on the Freedom Forum's board of directors. The group is mum on the Bilderbergers.

Mogul Distorts Rothschild Death;

Rupert Murdoch ordered editors world wide to "spike" the story of how one of the world's wealthiest min supposcdly killed himself.



Work ROTHSCHILD

BY SASHA RAKOCZY

French police have determined Amschel Rothschild, heir to the fabulous Rothschild banking fortune, as murdered, according to well-placed European sources.

But, French Prime Minister Jacques Chirac has ordered police to close their investigation. Media outlets worldwide have ignored these mysterious developments. Some have reported the death was suicide, other cutlets disregarded the death altogether.

As if obeying an invisible choirmaster, the world's competing news organizations silenced their services sensationalism this month to cover up mysterious death.

In the United States, newspapers controlled by Rupert Marioch, the foreign-born water of the world's largest media empire, either studiously ignored reports that Rothschild had met a violent end, or relegated it to the back pages as a mere "heart attack."

A SPOTLIGHT inquiry has established that Rothschild, 41, a billionaire investment banker and a noted sportsman in excellent health, was discovered lifeless on the floor of the large or of his suite at the large.

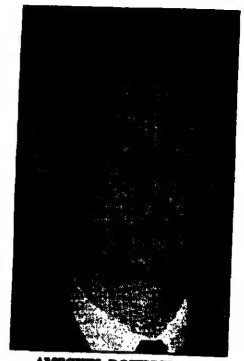
rious Bristol Hotel in Paris on July 8 at 7.22 pm.

Police found that he had been strangled with the heavy cord of his own bathrobe. One end of the cord to a towal rack, as if to suggest that Rothschild's violent death was self-inflicted.

The [French] crime scene investigators never it 'suicide,' reporter Theirry de Segonnac told The
SPOTLICHT in a telephone interview
from Paris. 'After photographing the
body, one of the detectives pure the
towel rack tied to body a strong
tug. It came right out of the wall."



Anita Rothschild walks with hell family at the funeral of her husband, Amechel Rothschild, in London July 14. Several hundred mourners gathered at the funeral of the multi-millionaire who Paris police are murdered.



AMSCHEL ROTHSCHILD
... Heir to fabulous fortune.

most feared terrorist network.

The next generation of the Rothschilds took an even more active part in Israel's covert operations, records buried at Harvard University suggest.

Victor Rothschild (now Lord Rothschild), the father of the murdered Amachel, enjoyed high public esteem as Britain's leading banker, while secretly leading the double life of an international spy master, says Dr. Roland McKenzie, a guest lecturer in modern history at the Kennedy School of Politics here.

In 1969, Lord Rothschild was fingered as a key figure within the inner circle of England's espionage establishment when Anatoli Golitsin, a top Soviet defector, identified him as a Soviet double agent belonging to the so-called Cambridge spy ring of socialite communists.

But the British government and the mainstream media suppressed this crucial discovery.

Furthermore, according to subsequently emerging evidence, Lord Rothschild worked more closely with the Mossad, Israel's secret service, than with Soviet intelligence, in reality.

Police Say Amschel Was Murdered

Had Rothschild really attempted to hang himself from that rack, he would have ended up with nothing worse than a couple of holes in the wall, de

Segonzac said.

There was no suicide note, no discernible cause or reason for a finding of suicide, knowledgeable sources say. Rothschild, an athletic and imperious figure in early middle age, was a renowned race car driver and the husband of Anits Guinness, herself one of the world's wealthiest heiresses. The couple had three children who spent most of their time on the family's baronial estate in Suffolk, England.

Rothschild had arrived in Paris to take over one of the many family consortium's French assets-management operations which were to be merged with N.M Rothschild's Lon-don-based investment banking center.

"Far from being 'troubled,' Amachel Rothschild's star was on the rise and he relished his success," says an executive at Keefe, Bruyetter and Co, a respected Wall Street monitor of the financial-services industry. "I don't believe for a moment he suddenly went and killed himself. There's much more to this story."

But with frantic speed-within an hour after the body's discoveryauthorities and news executives in both France and Britain launched an unusual joint offensive to preempt a public inquiry or a press investigation into the circumstances of Rothschild's

death. An PERT a hotline fax to his 600-odd editors and news managers

around the world, ordering them to report Amschel's death as a heart attack, if at all," said British broadcast reporter Isn Gooding. "No one around here has ever seen such pressure to kill a front-page story. But its the end, the cover-up was complete."

Who's Who

of the

Elite

Members of the:
Bilderbergs
Council on Foreign Relations
Trilateral Commission
Skull & Bones Society
Committee of 300

by

Robert Gaylon Ross, Sr.

Demleria Come		4 75 90 1
Dominant Components of the Filte	Controlled Organizat	tions (Continued)
Newspaper Publishing	Present Members	Past Members
Washington Post		
Wall Street Journal	13	-
Los Angeles Times	10	-
New York Times	. 0	1
Others		3
	22	
Totals	60	. 9
	•	
Commercial Banks		•
Chase Hanhattan Bank	4	1
Otibank, NYC	3	1
Bankamerica Corp.	3	-
Chemical Bank Corp., NYC	3	
Other	33	5
Totals	46	7
	V. 4.444	
Magazine Publishing		1.8
Time megazine	6	
Newsweek megazine		
New Yorker magazine	4	
Tirne, Inc.	3	
Newsday, Inc.	2	2
	. 2	1
US News & World Report Others	2	. 1
	27	
Totals	46	6
ederal Government		
State Department	78	50
xeautive Office of the President	46	13
Defense Department	36	25
ressury Department	7	4
ommerce Department	6	3
griculture Department	3	
lealth & Human Services Department (HHS)	3	
entral intelligence Agency (CIA)	5	1
nergy Department	2	
ousing & Urban Development Department (HLD)	2	
atice Department	1	
ransportation Department		3
terior Department		1
ibor Department		
ther Government Agencies		1
	28	1
- Totals	216	102
ingress.		
use of Representatives	23	10
nate	18	11_
Totals	41	21