

TECHNIQUES USED **TO SILENCE CRITICS**

**Who Document Illegal Unlawful activity
(murder, kidnapping and more) of a covert
underground criminal enterprise operating
at the highest levels of our Government.**

Ted is from the old FBI, not the new FBI

**By Ted L. Gunderson
FBI Senior Special Agent
In Charge (Retired)**

Ted L. Gunderson

Senior Special Agent in Charge (Ret.)

Federal Bureau of Investigation

Lic. # 12878

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President George W. Bush
The White House
1600 Pennsylvania Avenue NW
Washington, DC 20500

April 23, 2003

Dear President Bush,

On April 3, 2003, I found an intruder (biker type- wearing a head bandana, leather jacket, and chains attached to his belt) in the basement of the apartment complex where I am presently staying in Los Angeles. After seeing me, he bolted through the front door of the building and disappeared. I filed a police report. I am making this incident a matter of record with a number of government agencies and the news media because this appears to be yet another surveillance of me.

Since retiring as the Senior Special Agent in Charge of the FBI Los Angeles Division in 1979, I have publicly exposed pedophilia, murder, child kidnapping, and other nefarious criminal activity on the part of individuals both in and out of government circles; much of which has been covered up or ignored by those responsible for investigating these allegations.

In the past, there have been attempts to frame me for alleged criminal activity, individuals have been 'planted' on me and there have been attempts on my life. More recently, I have been the target of a disinformation/smear campaign spearheaded by an FBI informant. In addition, I have been the victim of periodic surveillances, illegal entries into my home and vehicle, and illegal telephone taps (I have proof)

My most noted investigations, which I am sure are the reasons for this harassment, include documentation that the FBI furnished the ingredients for the bomb in the February 1993 World Trade Center bombing (NY Times Oct. 28, 1993), a cover-up in the Oklahoma City bombing in April 1995 (at least eleven other persons involved besides Tim McVeigh and Terry Nichols), and most recently, documentation that the FBI had advance knowledge of the 9-11 terrorist attacks and failed to take appropriate preventative action.

I compiled a 24-page report concerning the FBI's pre-knowledge of the 9-11 attacks in January of 2003 and I distributed it to more than 200 members of the Legislative and Executive Branches of the U.S. government (including U.S. Attorney General John Ashcroft and Secretary of State Colin Powell) and Mr. Lee Hamilton, co-chair of the recently formed 9-11 Presidential Committee to investigate the attacks. I told Mr. Hamilton that my source, Mr. Michael Riconosciuto, possessed important, critical, and timely information about terrorist activity in the United States and that he should be debriefed immediately. Thus far, Mr. Riconosciuto has not been interviewed and I have been ignored.

I am making the April 3, 2003 surveillance incident a matter of record as I have no intention of becoming another 'victim' such as Bill Colby (former CIA Director) or Dan Casolaro (journalist.) Both men were murdered in spite of the 'official' reports that state otherwise. I have 50 years of training and experience and I am fully capable of taking counter measures. These measures include identifying and exposing individuals in the satanic cult drug network operating within the United

①

States, with ties to top level officials- including politicians, judges, law enforcement, U.S. intelligence agents, and leading professional business men and women.

If anything happens to me, my family, or my close associates- including my attorney (former Nebraska State Senator, John DeCamp), Susan Ford, or other individuals within my informational network, the names of the leaders of the cult/drug network and additional information concerning their activities will be released to the public.

Regarding Mr. Colby, he did not drown and he did not commit suicide- he was murdered, shot in the head.

Sincerely,



Ted L. Gunderson

Enclosed is twenty-four page Gunderson report dated January 7, 2003.

c.c. Secretary of State Colin Powell
Attorney General John Ashcroft
Mr. Lee Hamilton, Co-Chair President's Committee on 9-11
U.S. Attorney's Office, Wash. DC
Criminal Division, U.S. Department of Justice
CIA, Wash. DC
FBI Headquarters, Wash. DC
DEA, Wash. DC
Senator George Allen
Senator Patrick Leahy
Senator Harry Reed
Senator Barbara Boxer
Senator Dianne Feinstein
Senator John Ensign
FBI Los Angeles
FBI Dallas
FBI Memphis
Los Angeles Police Dept.
Las Vegas Police Dept.
Los Angeles County Sheriff's Office
The Associated Press
LA Times
NY Times
Washington Post
Washington Times
Insight Magazine
American Free Press, Wash. DC
Memphis Commercial Appeal
Dallas Morning News
Newsmax.com
AFPN.org
RumorMillNews.com

THE WHITE HOUSE
WASHINGTON


May 30, 2003

Mr. Ted L. Gunderson
Senior Special Agent in Charge (Retired)
Post Office Box 18000-259
Las Vegas, Nevada 89114

Dear Mr. Gunderson:

On behalf of President Bush, thank you for contacting the White House. We have sent your message to the appropriate Federal agency that can best address your concerns. After they review your case, they will respond directly to you as promptly as possible.

Sincerely,



Desiree Thompson
Special Assistant to the President
and Director of Presidential Correspondence

EXHIBIT 0

(3)

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August 29, 2003

Dear President Bush:

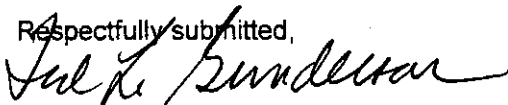
Please refer to my letter to you April 23, 2003 (attached). This letter informed you that I was the victim of surveillance on April 3, 2003. I also furnished you a copy of my intelligence report on terrorism that indicates the FBI had advance information about 9-11 and failed to take appropriate action. I am writing this letter because I learned on August 23, 2003 that I was the victim of a surreptitious entry into my apartment sometime between July 9, 2003, when I left Los Angeles, and August 23, 2003, when I returned.

There was no forced entry, my files, a tape recorder and cellular phone were stolen. As was the case with the April 3, 2003 surveillance, I have made the break-in entry a matter of record with the Los Angeles police.

Was the break-in and burglary committed under the auspices of the USA PATRIOT Act? Am I targeted and labeled as a terrorist, because I dare to highlight the incompetence and/or possible cover-up of the terrorist movement by the U.S. Attorney General, FBI, CIA and others?

I have enclosed my August 29, 2003 letter to U.S. Attorney General John Ashcroft and a updated copy of my 9-11 terrorist report.

Respectfully submitted,



Ted L. Gunderson

Nation

Ashcroft calls Patriot Act essential to terror fight

By Toni Locy
USA TODAY

WASHINGTON — Attorney General John Ashcroft warned Tuesday that repealing a post-9/11 law that boosted law enforcement's ability to investigate terrorism would endanger Americans.

"To abandon this tool would disconnect the dots, risk American lives, sacrifice liberty and reject Sept. 11's lessons," Ashcroft said as he kicked off a national campaign to defend the USA Patriot Act.

Ashcroft plans to visit more than a dozen cities to counter the American Civil Liberties Union's attacks on the Patriot Act in the media and in a lawsuit filed last month.

But Ashcroft will not hold any public forums to discuss the law, which Congress passed overwhelmingly after

the Sept. 11, 2001, attacks. His stops will be choreographed tightly, with speeches before law enforcement officials.

The Patriot Act broadened government's ability to use electronic and physical surveillance tactics to investigate terrorism. It also allowed the FBI to share evidence gathered in criminal probes with its own intelligence agents and the CIA.

But in recent months, there has been a backlash against the law, fueled by concerns that it could lead to violations of civil liberties. More than 150 cities and towns have passed resolutions critical of the Patriot Act. Ashcroft will visit Philadelphia today and Detroit on Thursday; they are among the cities that have passed resolutions emphasizing civil liberties.

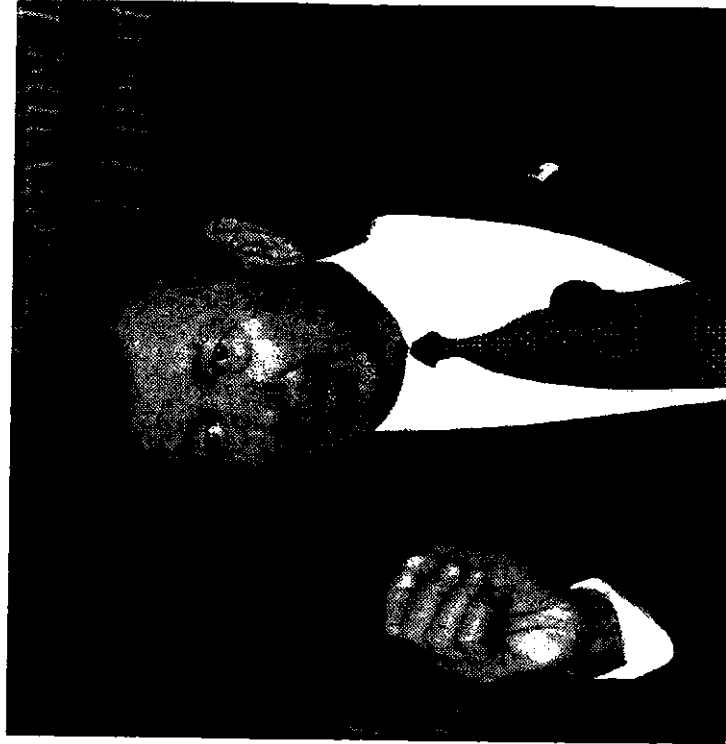
There also are increasing questions about the Patriot Act in Congress. The House of Rep-

resentatives voted last month to block certain funds from going to Justice Department agencies that use a part of the law that eases limits on "sneak and peek" warrants. Such warrants allow secret searches of homes and businesses. The Patriot Act gives authorities more time before having to notify those under investigation.

The Justice Department has set up a Web site — www.lifeandliberty.gov — to answer questions about the law.

Officials are "realizing that the concern about civil liberties is genuine and deep," said Timothy Edgar, the ACLU's legislative director. "I think they are worried that the public is beginning to turn against the Patriot Act."

Ashcroft said the law has increased cooperation among federal, state and local officials. "If we knew then what we



By Tim Dalton, USA TODAY

Ashcroft: Attorney general says scrapping Patriot Act would "sacrifice liberty." Critics say the law itself threatens liberty.

know now, we would have passed the Patriot Act six months before Sept. 11," he said at the American Enterprise Institute, a conservative think tank. "For Congress to

have done less would have been a failure of government's most basic responsibility ... to preserve life and liberty."

► **Patriot Act's critics, 8A**

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OPEN LETTER TO U.S. ATTORNEY GENERAL JOHN ASHCROFT

August 29, 2003

Dear Attorney General Ashcroft:

On August 19, 2003 you announced that repealing the USA PATRIOT Act, which you claim boosts law enforcement's ability to investigate terrorism, would endanger Americans. You stated, "to abandon this tool would disconnect the dots, risk American lives, sacrifice liberty and reject September 11's lessons." You announced a national campaign to defend the act and your plan to visit more than a dozen cities, but you would not hold public forums. Your speeches will be choreographed tightly before law enforcement officials only. You are quoted as stating, "If we knew then what we know now, we would have passed the Patriot Act six months prior to September 11TH...for Congress to have done less would have been a failure of government's basic responsibility...to preserve life and liberty."

As a retired Senior Special Agent in Charge of the FBI's Memphis, Dallas and Los Angeles divisions, I am compelled to distribute the enclosed January 7, 2003 report that contains information furnished to me by Mr. Michael Riconosciuto on January 3, 4 and 5, 2003. This report was sent to your office on January 28, 2003. I am now distributing it to the Chiefs of Police, Sheriffs, city councils and the news media in the cities that have been or will be visited by you in the next few days, according to your published schedule. Attached to this report is my ADDENDUM dated August 29, 2003, with several itemized exhibits.

In January 2003, I furnished this report to 155 senators and members of Congress, every committee on the hill, Mr. Lee Hamilton, cochairman of the President's 9-11 committee and numerous members of the executive branch of the United States (U.S.) government. President Bush was furnished a copy last April.

To summarize, in January 2001, eight months prior to 9-11, Mr. Michael Riconosciuto, who has been a U.S. intelligence agent for years, developed information about imminent terrorist attacks against the United States. On March 20, 2001 he furnished FBI Special Agent (SA) Keith Cutri of the FBI's Williamsport, PA Resident Agency the identity of an individual in Patterson, NJ who:

- a) **Was coordinating forthcoming terrorist attacks on the United States.**
- b) **Had information on the movement of Soviet-made shoulder-fired missiles into the United States.**
- c) **Was coordinating forthcoming skyjackings.**
- d) **Was coordinating bombings and espionage.**
- e) **Knew the identities of "sleepers" in the United States and overseas.**

Mr. Riconosciuto also furnished information that 6 planes were to be hijacked by 30 terrorists, and the targets, other than those hit on September 11, 2001, were the Capitol Building, the Statue of Liberty and the White House. He also furnished information about a false identification ring in Montreal, Canada and New Jersey, and advised that he could furnish the true names and false identities of the 30 terrorists who had been chosen for actions inside the United States, if he and his contacts were given immunity. (Redactions beginning on page 2 of the enclosed January 7, 2003 report are for protection of Mr. Riconosciuto's confidential source and his allies. You have a copy of the uncensored report.)

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I would like to point out, sir:

- The FBI not only knew in advance of the car bombing of the World Trade Center in February 1993, they furnished the ingredients for the bomb (*The New York Times*, October 28, 1993);
- An inside investigator informed me that at least 11 other individuals, besides McVeigh and Nichols, were involved in the Oklahoma City bombing; and
- Regarding 9-11, I have been told by a credible source that New York City firemen on the 76TH and 84TH floors radioed their commanders and reported that bombs were going off prior to the collapse of the World Trade Center towers. I have photographs available proving that the towers were imploded. These photographs are from NBC News' live television video footage (30 frames per second, with each frame numbered and broken down) the morning of September 11, 2001. They are available upon your request.

As a result of 9-11, we now have Homeland Security and the USA PATRIOT Act. The U.S. Department of Justice, Homeland Security and who knows how many other alphabet agencies will be able to "legally" keep track of all credit card records, bank transactions, car rental receipts, gun purchases, passport applications, magazine subscriptions, medical prescriptions, academic grades, bank deposits, trips everyone books, events we attend, drivers licenses, bridge toll records, judicial and divorce records, rental car records, telephone records, internet traffic and complaints by nosy neighbors to the FBI. It has been publicly announced that one in every 10 Americans are expected to become informants for the U.S. government. The Pentagon has developed an urban surveillance system that can track, record and analyze the movement of every vehicle in a "foreign" city. And what about searches of our neighbors' and our property without a search warrant? And randomly tapping our phones and seizing our property?

Initially, when quizzed, representatives of your department denied that USA PATRIOT Act II had been authored by the U.S. Department of Justice. Thanks to a loyal American within your ranks, the 87-page document was "leaked." Although it has not been presented to Congress, if passed, anti-war activists could be jailed without due process. This is in direct conflict with the First Amendment of the Constitution.

Sir, I was trained as a FBI agent in anti-terrorism and counter-espionage matters. Therefore, I am well qualified to declare: **There is no way our intelligence community did not have advanced information about 9-11.** Do we need legislation that encumbers and restricts the freedom of law-abiding citizens or do we need more effective, efficient and honest law enforcement? ***Those who allowed 9-11 to occur should be identified, arrested and prosecuted for treason.***

You claim the USA PATRIOT Act will preserve our liberty and freedom? Instead of preserving our freedoms, this legislation has been implemented to destroying them. In my opinion, the inappropriately named USA PATRIOT Act was devised to circumvent the U.S. Constitution and Bill of Rights. It is touted as legislation to protect our unalienable and constitutional rights; on the contrary, it is a ***giant step*** toward a police state.

Speaking of a police state, I can document that the FBI has attempted to "frame" me on a drug operation, and they have "planted" an informant, Stewart Webb, on me. I have copies of his letter and his video statements that he is an FBI informant! Since I disseminated my January 7, 2003 report in Washington D.C., I have been under surveillance and burglarized in my Los Angeles apartment. I made a police report, concerning the April 3, 2003 surveillance, and reported the incident to President Bush by letter, April 24, 2003. (This letter and today's letter to President Bush reporting the burglary are in the enclosed January 7, 2003 report ADDENDUM.)

Upon returning from a trip on August 23, 2003, I documented the break-in and burglary. The building is secured by keys that are only issued to the tenants. The apartment burglary was surreptitious, a tactic used by the government for decades. There was no physical evidence of a break-in: my files, new tape recorder and new cellular phone were stolen. I am filing a police report concerning this.

Was the break-in and burglary committed under the auspices of the USA PATRIOT Act? Am I targeted and labeled a terrorist by the U.S. Department of Justice, FBI, CIA and others because of my investigations of the Oklahoma City bombing and 9-11?

I applaud the 165 communities nationwide and over 16,000,000 people in 26 states who have passed resolutions condemning the USA PATRIOT Act. I encourage other communities to follow these examples. In your lecture tour you are only addressing law enforcement. Why aren't you addressing the public in the 165 communities?

As you know, every U.S. government employee who enters on duty, every soldier and military who volunteers to serve, every federal judge, every U.S. Cabinet member, and also, of course, the President of the United States, are sworn to uphold the Constitution of the U.S. **Public servants who defend and support the USA PATRIOT Act are in direct conflict with the Constitution and in violation of their oath of office which states that they must "protect and defend the Constitution against all enemies foreign and domestic." *The USA PATRIOT Act is a tool being used by those who wish to eliminate our freedoms and are the enemies of our country.***

This letter and the enclosures shall be posted on my website today. Soon, my network and I shall release a public protest petition urging America's public to demand that each member of Congress immediately repeal the so-called USA PATRIOT Act or resign before July 4, 2004, due to their violation of their oath of office.

My network and I are establishing a nonpartisan organization, **TAKE BACK AMERICA, NOW!!!** *We are seeking volunteers throughout the United States to further expose the corruption in our country. Those interested in assisting us should email to takebackamericanow@tedgunderson.com.*

Respectfully submitted,



Ted L. Gunderson

cc All of America's city police chiefs, city councils, county sheriffs, county supervisors, and media (local, state and national), plus the 3,000+ murder victims' families.

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OPEN LETTER TO TOM RIDGE, HOMELAND SECURITY

October 13, 2003

TO: Tom Ridge, Secretary of Homeland Security

- RE: 1) Your October 8 "town hall-style meeting" in St. Louis and announcement that you are speaking in 7 states, as you tour the nation "seeking Americans' ideas and concerns while defending the Bush administration's response to terrorism;"
- 2) Why Attorney General John Ashcroft, Congress and President Bush violated the U.S. Constitution, by improperly imposing the inappropriately named, USA PATRIOT Act upon our nation.
- 3) My enclosed August 29, 2003 letter to Mr. Ashcroft informing him that I have documented proof that the FBI was given a 6-month prior warning of 30 terrorists, not 20, and offered their names, plus their: a) false ID names, b) New Jersey coordinator's name, c) flight training, d) Canadian location where they were receiving their false ID, and e) six, not four, scheduled terrorist targets;
- 4) My request that you investigate the FBI's and Department of Justice's refusal to investigate and arrest the FBI supervisors and their agents responsible for allowing the murders of over 3,000 innocent victims; and
- 5) Our creation of TAKE BACK AMERICA NOW!!, as a constitutional, non-partisan and non-sectarian organization to demand that Congress rescind the USA PATRIOT Act by February 2 (Ground Hog Day), 2004, or face rejection and recalls by irate voters on ballots, during the next election.

Dear Secretary Ridge:

Your military, congressional, and Pennsylvania governorship accomplishments and leadership are impressive, but why would you, an attorney who has taken the oath of office on at least 10 occasions to "*protect and defend the Constitution against all enemies, foreign and domestic,*" as a soldier and public servant, defend the unconstitutional USA PATRIOT Act that is in violation of five of the 10 Bill of Rights? U.S. Rep. Ron Paul (R-TX) reports that approximately 30 of the 435 members of Congress read the bill before voting, during the six weeks of anthrax attacks and hysteria, after 9-11. My first 9-11 terrorism report was furnished to you in January 2003. It contains documentation that the FBI had advanced knowledge six months prior to the 9-11 attacks and failed to conduct the appropriate investigation. My source, Michael Riconosciuto, a U.S. intelligence agent for decades, is credible.

My background and credentials, as the head of the FBI's second largest office, Los Angeles, are covered in my resume' in Exhibit "B." According to last Thursday's Associated Press story, while in St. Louis, you announced that in the next few days you plan to visit Miami, San Diego, Houston, Seattle, Rochester, NY and Lexington, KY. I'm sure that Mr. Ashcroft and you are aware that the small city of Arcata, CA's city council's spark of opposition to the so-called Patriot Act that ignited nearly 200 cities, counties, and several states to vote their opposition to it.

Mr. Riconosciuto says the anthrax letters were tied to the terrorists' attacks. I am forwarding the following exhibits:

"A" – My August 29, 2003 letter to U.S. Attorney General Ashcroft. It was shocking to learn that the FBI was warned 6 months *before* the terrorists attacked; yet the FBI refused to meet with several Muslims risking their lives to help protect thousands of Americans' certain deaths. **Due to the FBI's cover-up, we created TAKE BACK AMERICA NOW!! over Labor Day weekend, as a non-partisan organization to expose the FBI's 6-month 9-11 advance knowledge. It seems interesting that six weeks later you are traveling the nation under the auspices of the "non-partisan" Council for Excellence in Government. When was it created?**

France, Germany, England, Israel, India, and Russia have publicly acknowledged that they warned the Bush administration about the 9-11 attacks in advance. Why ignored by the FBI and CIA? It is apparent that United Nations officials were aware, which explains why the UN refused to support the invasion of Afghanistan and Iraq!

"B" – A copy of my new 45-page 9-11 report that I sent to Mr. Ashcroft, President Bush, and others. Note my addendum exhibits to the enclosed report furnished to you in January. U.S. Senator George Allen (R-VA) has been putting the FBI's "feet to the fire," because for a year and a half, the FBI refused to acknowledge that FBI agent Keith Cutri met with Mr. Riconosciuto on March 20, 2001. Exhibits "I" and "K" offer proof of stonewalling.

"C" – TAKE BACK AMERICA NOW'S letter addressed to Vanity Fair's management, authors, and staff, regarding Saudi Arabia, the Bin Ladens, Bushes and Anthrax. *Vanity Fair's* October 2003 issue features two "Special Reports" on its cover, "The Bushes and the Bin Ladens" and "Missing Clues Inside the Anthrax Investigation." The following are excerpts from *Vanity Fair's* shocking and well-documented exposé:

* "THE WAR AT HOME: SAVING THE SAUDIS" begins on page 162: "Just days after 9/11, wealthy Saudi Arabians, including members of the bin Laden family, were whisked out of the U.S. on private jets. No one will admit to clearing the flights, and the passengers weren't questioned. Did the Bush family's long relationship with the Saudis help make it happen? On the morning of September 13, 2001... Two days earlier, terrorists had hijacked four airliners and carried out the worst atrocity in American history. Fifteen of the 19 hijackers had been from Saudi Arabia.' Author Craig Unger has done an impeccable job of reporting the evidence. He quotes retired Tampa Police Department officer Dan Grossi, because one of the officers on duty at the police station had phoned and asked, " (If I was interested in escorting these (Saudi) students from Tampa to Lexington, Kentucky.' " (Mr. Secretary, could this be the primary reason that you are speaking in Miami and Lexington, instead of at the state capitols of Florida and Kentucky?)

"...Nevertheless, at 1:30 or 2 P.M. on the 13TH, Dan Grossi received his phone call. He was told the Saudis would be delivered to Raytheon Airport Services, a private hanger at Tampa International Airport." (Raytheon is a CIA controlled company.)

"...Three private planes violated the ban that day, and in each case a pair of jet fighters quickly forced the aircraft down. As far as private planes were concerned, America was grounded. 'I was told it would take White House approval,' says Grossi. Then one of the pilots arrived. 'Here's your plane,' he told Grossi. 'Whenever you're ready to go.' ...

"The repatriation of the Saudis is far more than just a case of wealthy Arabs being granted special status by the White House under extraordinary conditions. For one thing, in the two years since September 11, a number of highly placed Saudis, including both bin Ladens and members of the royal family, have come under fire for their alleged roles in financing terrorism. Four thousand relatives of the victims of 9-11 have filed a \$1 billion civil suit in Washington, D.C., charging the House of Saud, the bin Ladens, and hundreds of others with wrongful death, conspiracy, and racketeering for having contributed tens of millions of dollars to charities that were al-Qaeda fronts. *Newsweek* has reported that Prince Bandar's wife, perhaps unwittingly, sent thousands of dollars to charities that ended up funding the hijackers. In addition, F.B.I. documents marked 'Secret' indicate that two members of the bin Laden family, which has repeatedly distanced itself from Osama bin Laden, were under investigation by the bureau for suspected association with an Islamic charity designated as a terrorist support group. ... (Mr. Riconosciuto's Muslim allies exposing their former Afghanistan network's CIA leaders.)

"And after the 2000 election, Bandar flew off in his Airbus jet to go hunting in Spain with former president Bush, General Norman Schwarzkopf, and [Bush's] former national-security adviser Brent Scowcroft. ..."

The article ends with: " 'What happened on September 11 was a horrific crime,' says John Martin, the former Justice Department official. 'It was an act of war. And the answer is no, there is not any way to go about investigating it.' " (And one wonders why President Bush opposed creation of a congressional investigation of 9-11.)

* "INVESTIGATION: THE MESSAGE IN THE ANTHRAX" begins on page 180 of *Vanity Fair*. This 10-page exposé is as important to read, study and understand, as its BANDAR BUSH story and Exhibit "C."

Since Mr. Riconosciuto knows a great deal more about the anthrax attacks and attackers, but the FBI, Congress and you refuse to authorize an in-depth interview with him, this vital documentary helps expose some of the anthrax issues being covered up. For example, Don Foster's story features this introduction:

"After fingering Joe Klein for *Primary Colors* and helping snare the alleged Atlanta Olympic bomber, the author, a professor of English at Vassar, was asked to analyze the 2001 anthrax letters. Frustrated with...F.B.I.'s anthrax task force, he unsealed his investigation of a most intriguing and disturbing suspect.

"...On February 19, 1999, (William C. Patrick III) briefed two dozen officers at Maxwell Air Force Base, in Montgomery, Alabama, on his recent visits to Dugway (UT). 'The principles of biological warfare that we discovered 35 to 40 years ago have not changed.' Patrick held up a sealed vial containing eight grams of highly refined powder. ...'Look how easily that powder flows....It is composed of three to five microns, the particle size that gets

down into your lungs and causes the infection.'... **(Masons created the Mormon Church, after Captain Morgan wrote a book exposing the Masons' darkest secrets, and a national anti-Masonic political party emerged!)**

"An untrained eye could not differentiate it from the anthrax Patrick had produced in 1959.

"In April 1999, Patrick told Fox News that in two years there will be an attack with a sophisticated agent manufactured overseas. His prediction was not far off the mark.... (I have many Mormon friends, and they deserve to know the truth!)

" 'As I analyzed the (anthrax) letters, I did see some red flags – or, rather, red-white-and-blue ones....' (CIA?)

"That 'PENACILIN' was the offender's way of saying, 'Don't start thinking I'm an American scientist.' ...

"...Steven J. Hatfill, a former USAMRIID virologist and a protégé of Bill Patrick's....Home cooking: For a 1998 article in *Insight* magazine...Hatfill shows how a terrorist could concoct plague in a kitchen....Hatfill had been in apartheid Rhodesia and witnessed the worst outbreak of anthrax ever recorded....In 1999, Hatfill was fired by USAMRIID. He was then hired at ...S.A.I.C., a contractor for the Department of Defense and the C.I.A., but he departed S.A.I.C. in March 2002, after he took a polygraph concerning the anthrax matter that he says he passed. Hatfill at the time was building a mobile germ lab....When the F.B.I. wanted to confiscate the mobile lab to test it for anthrax spores, the army resisted, moving the trailer to Ft. Bragg, (NC), where it was used to train Special Forces....The courses were taught by Steve Hatfill and Bill Patrick. In (3/02), as the F.B.I. continued to investigate, Hatfill moved on to a \$150,000-a-year job in Louisiana, funded by a grant from the Department of Justice. That same month, from Louisiana, came a fresh batch of hoax anthrax letters....The letters were then put into a zero file without their language being examined by a trained professional....Searching Hatfill's refrigerator, agents found a canister of B.t., Iraq's favored anthrax simulant....Parker...'(L)ook at (the) chemical method of infection—nothing...produces what biological warfare does...'" (Thank God patriots like Don Foster work for the feds, but refuse to compromise truth/justice!)

In January this year, I notified GOPers and Democrats, including U.S. Sen. Patrick Leahy and former congressman Lee Hamilton, that Mr. Riconosciuto also had secrets about the anthrax letters and that Muslims are being manipulated. Nearly all anthrax letters to Congress were sent to Democrats opposing the Patriot Act, prior to passage. Is it a coincidence that as soon as the act was passed, the anthrax letters were discontinued?

"D" – TAKE BACK AMERICA NOW'S (TBAN) proof that the Patriot Act violates five of the 10 Bill of Rights.

"E" – TAKE BACK AMERICA NOW'S second newsletter offering TBAN's plan of action, with goals to educate honest law enforcement officials, politicians, the public, media, family and friends.

"F" – TAKE BACK AMERICA NOW'S analysis of motives for the FBI's bugging of the Philadelphia mayor's office, after the City Council voted 13 to 3 for a resolution opposing the USA PATRIOT Act. The following are a few excerpts from this document: "Since the FBI was exposed on October 8, 2003 at a press conference held by Philadelphia Mayor John F. Street, a Democrat, due to the FBI's unconstitutional bugging of his office, what could be the motive? Since Philadelphia was the largest city in the nation to vote its opposition to the Patriot Act, when the City Council voted on May 30, 2003, did the FBI decide to spy on Mayor Street and the city's 13 courageous Patriot Act opponents? Sir, this is a violation of the First Amendment, our right to freedom of speech!!

"Since the Philadelphia City Council's resolution is so well written, here are a majority of its finest declarations opposing unconstitutional laws and creeping, [millions of Americans say galloping,] fascism:

- '...Philadelphia recognizes that a threat to any...person's Constitutional rights is a threat to the rights of all...
- '(T)he Declaration of Independence...which was written in Philadelphia, holds that all people are created equal and are endowed with the inalienable rights of life, liberty, and the pursuit of happiness...
- '(T)he (U.S.) Constitution guarantees all persons living in the United States certain fundamental rights including freedom of religion, speech, assembly and privacy; protection from unreasonable searches and seizures; due process and equal protection; and access to counsel, presumption of innocence and a fair, speedy public trial...(See analysis: Exhibit "D.")
- '(A) great crime against humanity occurred on September 11, 2001, resulting in new federal laws...including the USA Patriot Act signed by President George W. Bush on October 26, 2001...(U.S. Rep. Ron Paul [R-TX] reports it was voted on late one night, before Congress received copies of it.
- '(T)he USA Patriot Act...weakens, contradicts and undermines the basic constitutional rights outlined above. The Act, a 342-page document, was hastily enacted in six weeks without public hearings, or a Congressional "mark-up"...
- '(E)xamples of the Patriot Act's threat to these fundamental rights include... (See Exhibit "A")
- 'Department of Justice interpretations of the Patriot Act and Executive Orders appear to impact n selective racial and religious groups including residents of other nations.... (Like World War II: Why were Japanese, but not Germans,...?)
- '(O)n May 30, 2002 this City Council...vigorously opposed federal policy giving local and state law enforcement agencies the authority to investigate the citizenship and residency status of any person unless required by court order, or statute...
- '(T)he City Council commended the leadership of the city's Police Department for protecting the privacy rights of non-citizens in our city by implementing (a policy) requiring all police personnel to "preserve the confidentiality of all information regarding law abiding immigrants to the maximum extent permitted by law"...
- '(T)he City Council of Philadelphia reaffirms its support of the United States government in its campaign against global terrorism, but also reaffirms that any efforts to end terrorism not be waged at the expense of the fundamental civil

- liberties of the people... (The U.S. Constitution was written for all people, not just the majority!)
- '(L)ocal law enforcement...are ultimately responsible for upholding the solemn oath they have taken to preserve, protect and defend the Constitutions of the United States and the Commonwealth of Pennsylvania...
 - **'FINALLY RESOLVED, that the Council calls on our United States Representatives and Senators to monitor the implementation of the Act and Executive Orders cited herein and actively work for the repeal of the Act or those sections of the Act including Executive Orders that violate fundamental rights and liberties as stated in the United States Constitution and its Amendments.'** "

Without a federal court order, did the FBI unconstitutionally spy and use surveillance devices, because Mayor Street's Republican opponent is locked in a bitter battle with him for the second time in four years, and the election is only four weeks away? Now that the FBI has acknowledged placing the bugs in his office, are they going to claim that they were "legal" listening devices, due to the Patriot Act? Since the FBI has admitted agents planted the illegal bugs. Why hasn't the press in Philadelphia reported the probable link between the City Council's anti-Patriot Act resolution and the bugs in the mayor's office? Is this the real reason for the bugs?

On October 8, 2003 another amazing FBI occurrence took place. It was reported in the *Los Angeles Times*' same edition. Its Wire Service reported that: "Larry Mefford, a 24-year FBI veteran who became executive assistant director for counterterrorism and counterintelligence in July will leave at the end of the month... Mefford is the third person in the last 18 months to hold the counterterror position, which FBI Director Robert S. Mueller III created to oversee terrorism and intelligence investigations."

Normally, FBI agents that are promoted to new positions of high responsibility spend years in that position. For three top agents to quit within 18 months makes one suspect that the agents are unhappy with their new job assignments, constant violations of the Bill of Rights, or their boss, FBI Director Mueller. Was Mr. Mefford the FBI administrator who ordered the bugs to be placed in Mayor Street's office, or was he ordered to do it by his superior, FBI Director Mueller? Did Mr. Mefford, or one of his accomplices that knew about the illegal eavesdropping devices, become upset with the FBI's anti-Constitution tactics and secretly notify Mayor Street that he was being spied upon? Hopefully Mr. Mefford will report what really happened, by holding a press conference soon or by writing a book.

Is Mr. Mefford going to be the FBI's "fall guy" for the FBI's illegal break-in of the mayor's office IN YOUR HOME STATE? This crime calls for a congressional investigation of the FBI, but due to the way Congress refused to expose the truth about the FBI's crimes and cover-ups at: Ruby Ridge, ID, the 1993 bombing of the World Trade Center, Waco, Oklahoma City, and the 9-11 attacks, can we expect Congress to have any backbone today?

Or could it be that Mr. Mefford is the NEW FBI's "fall guy" for covering up the FBI contact with Mr. Riconosciuto on March 20, 2001? In my enclosed 9-11 report, you will note that Exhibits "I" and "K" are letters written on FBI letterhead by **Larry A. Mefford, Assistant Director, Counterterrorism Division**. Both are addressed to U.S. Senator George Allen (R-VA) and dated December 12, 2002 and May 22, 2003, respectively. Since the FBI, for a year and a half, ignored Sen. Allen's requests for the date the FBI met with Mr. Riconosciuto in March 2001, will Mr. Mefford become the "fall guy" for the FBI's avoidance of Senator Allen's tough 9-11 questions and latest bugs?

Since you are responsible for investigating and preventing terrorism in America, I am respectfully requesting that you investigate Mr. Mefford's and FBI Director Mueller's handling of the investigation of agents in their agency who refused to investigate Mr. Riconosciuto's March 20, 2001 report to the FBI, that if properly investigated, it may have prevented 9-11. Please advise what you plan to do concerning the possibility that FBI agents were accomplices to the murders of over 3,000 on 9-11 and several may have committed treason. If so, do you agree that they should be arrested, prosecuted and if found guilty, imprisoned? Do you agree that these crimes call for a congressional investigation of the FBI and one by your organization? Sir, is fascism, as symbolized by several swastika flags on the walls of Skull and Bones, a secret society at Yale University, on the horizon in America?

For well-documented proof of these enclosed statements, see my website: www.tedgunderson.com.

Respectfully submitted,


Ted L. Gunderson

cc Attorney General Ashcroft, FBI Director Mueller, President Bush, local, state and national law enforcement, firemen, elected officials and media in the seven cities that you are touring, plus many others nationwide!!!

Ted L. Gunderson

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To: To Whom It May Concern

From: Ted L. Gunderson

Date: October 20, 2003

RE: The Fallout from 9-11 Terrorism Report

AFFIDAVIT

I, Ted L. Gunderson, the Affiant herein, being over the age of majority, and having first hand knowledge of the facts and events over the past few months, primarily from April 3, 2003, until October 19, 2003, concerning covert surveillance of myself and my friends, and breaking and entering of my house and motor vehicle, and the stealing, taking and carrying away of tangible personal property in addition to making overt and covert threats against my life and the life of my daughter and a client. AFFIANT does hereby state that this Affidavit contains the true facts as AFFIANT knows and understands them to be, and that this Affidavit is true, correct and complete to the best of my knowledge, information and belief. (Resumé attached as Exhibit A) I was the Former head of the FBI's Los Angeles office.

OVERVIEW

- a. The AFFIANT has been the recipient of surreptitious entries into his Las Vegas, Nevada and Los Angeles dwelling and also his motor vehicle.
- b. AFFIANT has also been placed under surveillance for years by possibly government, groups and individuals. The surveillance is performed by individuals in vehicles or in helicopters or in fixed wing helicopters or on foot.
- c. AFFIANT has received threatening telephone calls, threatening not only himself but also his daughter. AFFIANT's telephone has been tapped continuously for many years.
- d. Based upon knowledge, information and belief, AFFIANT states AFFIANT's TV in his home in Las Vegas is used as a surveillance device with both audio and video capabilities.
- e. There exists an active Federal Government Disinformation Program that was instituted for the purpose of discrediting AFFIANT and others who report the truth about government and the Satanic Movement in America.

f. There have been several invasions of AFFIANT's home computer by unidentified sources through the telephone lines.

g. Most recently AFFIANT has learned from informed sources that there is a contract on his and his daughter's lives. According to these informed sources, the independent contractor is a Satanist that is a member of a Satanic cult known as Bohemian Grove (aka Coven) located in Washington, D. C. This Satanic cult wishes AFFIANT dead, because AFFIANT has evidence of their Satanic ritual abuse and the cults' involvement with the 9-11 attack, including the FBI's foreknowledge of the 9-11 terrorist attack and the fact that the FBI did nothing to prevent the attack.

h. AFFIANT has also written strong critical letters to the United States Attorney General John Ashcroft, and Home Security Director Tom Ridge regarding the fact that the FBI had foreknowledge 6 months in advance of the 9-11 terrorists' attacks.

i. One of AFFIANT's clients from Los Angeles has also been the recipient of harassment both in Los Angeles and in his travels to New York City within the past four weeks.

FACTS

§ 1: INTRUDER(S)

1. On April 3, 2003, AFFIANT chased an intruder from the basement of his daughter's dwelling in an eight-plex where AFFIANT resides while AFFIANT is in Los Angeles (see attached letter to President Bush dated April 23, 2003, Exhibit B). This eight-plex has locked, self-closing doors to the outside, so the intruder gained entrance via professional burglary techniques.

§ 2: SURREPTITIOUS ENTRY

2. On July 9, 2003, AFFIANT left his dwelling in Los Angeles and returned August 23, 2003. During this interval the dwelling was vacant, however, when AFFIANT returned on August 23, 2003, AFFIANT discovered the dwelling had been surreptitiously entered by a professional burglar leaving no marks of forced entry on the doors. Many of AFFIANT's files had been stolen along with his cell phone and tape recorder. Also AFFIANT's unopened vitamins were taken and several other things were not arranged as AFFIANT had left them on July 9, 2003. (See letter to President Bush dated August 29, 2003, Exhibit C).

3. AFFIANT's home and motor vehicle have also been entered many times for the past several years, each time leaving acknowledgements of their entry. On one occasion the intruder left a penny on his bed at night while AFFIANT was sleeping in it. For several years one to three times every two to three weeks, an intruder or intruder(s) have unlocked AFFIANT's motor vehicle at night and switched on the directional turn signal. This also happened brazenly in broad daylight on many occasions. Further, for example, on two occasions on October 14, 2003, an intruder or intruders again unlocked his motor vehicle and left AFFIANT's direction signal on while parked in a parking lot during the time that AFFIANT was in a store with another person who is a witness to this event. This exact scenario occurred in Philadelphia, Pennsylvania and

Washington, D.C. in January, 2003, at the time AFFIANT was distributing his 9-11 Terrorist Report (Exhibit D) to the United States Congress and members of the Executive branch of the Government. This is known to be a warning of more severe things to happen if one does not stop their current investigative activities.

§ 3: ANONYMOUS TELEPHONE CALLS

4. On August 28, 2003, 9:47 p.m. AFFIANT answered the telephone in his Los Angeles dwelling and a female said, "Whoever this is, you just gotta [sic] know there is no way to get away with it." She immediately hung up.

5. On September 19, 2003, 11:41 p.m. A garbled message was left on AFFIANT's daughter's voice mail in which none of the words could be clearly understood except for his daughter's name. There were chanting sounds for two seconds, then his daughter's name was spoken clearly, then more chanting sounds for two seconds, and then the voice mail message ended abruptly. AFFIANT retained a copy of the recording as incontrovertible evidence of this material fact.

6. On October 3, 2003, 1:02 a.m. a message was left on AFFIANT's daughter's voice mail in which there was only a buzzing sound for two seconds (similar to the sound an electric chain saw makes).

7. On October 8, 2003, 7:39 p.m. a message was left on AFFIANT's daughter's voice mail in which a person was breathing on the line. The breathing lasted for exactly 13 seconds, then stopped. The caller hung up immediately thereafter without speaking. AFFIANT retained a copy of the recording as incontrovertible evidence of this material fact.

8. On October 8, 2003, 7:41 p.m. a message was left on AFFIANT's daughter's voice mail in which a person was breathing on the line for exactly 18 seconds. AFFIANT retained a copy of the recording as incontrovertible evidence of this material fact.

9. On October 17, 2003, four telephone calls were made to AFFIANT's daughter's voice mail. In each instance an unknown person was on the line, but there was no voice communication; however, there was background noise behind each telephone call. These four telephone calls were as follows: 10:05 a.m., one second duration, 10:06 a.m., 34 seconds duration, 12:13 p.m., three seconds duration and 3:16 p.m. for 13 seconds duration. AFFIANT has retained a recording of each telephone call.

10. On October 20, 2003, 4:06 p.m. a message was left on AFFIANT's daughter's voice mail in which a person chanted words that were in English, but were strung together in such a way as to be incoherent. Based upon knowledge, information and belief, AFFIANT believes that this message contained a string of command words that are for the purpose of activating a victim of mind control. Based upon information furnished by an informed source, this is a Satanic signal.

§ 4: SURVEILLANCES

11. For years AFFIANT has been aware of periodic surveillances of AFFIANT. On two separate occasions in the early 1980s, AFFIANT noticed a fixed, nonmoving surveillance on AFFIANT. The subjects were parked several houses away from AFFIANT's residence. AFFIANT put on his gun, entered his motor vehicle and chased the individuals out of the neighborhood. Thereafter the fixed surveillances stopped and AFFIANT became the recipient of periodic moving surveillances. The frequency of the surveillances have increased dramatically since the time that AFFIANT documented the facts regarding the FBI's six month prior knowledge about the 9-11 attacks and their link to Satanic Cults.

12. On October 15, 2003, 5:15 p.m. it has been observed by several people close to AFFIANT that there is an active and ongoing covert surveillance operation being executed upon his dwelling in Los Angeles. On this date AFFIANT saw a young white male wearing sunglasses sitting in a new motor vehicle a few doors away and AFFIANT became suspicious, so AFFIANT checked out the motor vehicle and learned it was a rental, confirming in his own mind that this may have been part of the surveillance operation.

13. On October 17, 2003, at 2:45 p.m. AFFIANT observed a man in his early twenties walking a brown Dauchund dog back and forth in front of AFFIANT's dwelling. The man's behavior was suspicious, because he was not allowing the dog to do its business, but instead was staring at AFFIANT and the two people who were accompanying AFFIANT. The man walked slowly down the sidewalk away from the trio, constantly observing the trio by turning his head and looking back over his shoulder, until he finally reached the corner a half a block away, whereupon he turned the corner abruptly, looking back and moving out of eyesight. AFFIANT and his two companions walked to AFFIANT's motor vehicle and got in, then AFFIANT drove around the corner and parked down the block, waiting to see if the man would return. The man returned almost immediately to AFFIANT's block and while he was walking past AFFIANT's dwelling, the man continued looking around, as if looking for someone or something that he had lost. He did not notice that AFFIANT and his associates were watching him. This behavior was so patently suspicious that AFFIANT decided to approach the man and then took a photo of the man and the dog, asking the man where he was from. The man stated that he was from Mexico City. After capturing several photographs of the man and his dog, AFFIANT entered his motor vehicle and drove off.

14. On October 17, 2003, at around 2:45 p.m. AFFIANT observed a white Ford Windstar van, California license plate 3UWA598, parked down the street from AFFIANT's dwelling. An hour later the van was still there and AFFIANT became suspicious and then went to question the man, who was sitting in the driver's seat eating. The man protested when AFFIANT took his photo. When AFFIANT's associate requested a business card from the man, the man gave him a Los Angeles City Department of Transportation business card that did not have the man's name printed upon it. The man wrote "Arturo De Las Alas" on the front of the card. At 5:15 p.m. the van was still parked in the same location. NOTE: The operative's name "Alas" could have double meaning. When one looks up the word "alas" in the dictionary, it means "regrettably", which could be a pun statement made by the operative, describing his feelings at being caught in the act of surveilling. This is a known Satanist practice. Alas maintained that he has been using

his personal SUV as a traffic counter for the past two years. When his photo identification was requested by the associate, he gave the associate his L.A. City photo card. When asked why his I.D. was blank, Alas stated "The City uses a Social Security Number". He told the associate that all employees' I.D.s are their Social Security Numbers. This is suspicious.

15. On October 18, 2003, AFFIANT and an associate went to a market for the purpose of shopping. While at the market, AFFIANT noticed that he was being followed and photographed by the surveillor. AFFIANT later took photos of the photographer. The photographer was not aware that AFFIANT took his photograph.

16. On October 19, 2003, AFFIANT and two associates went to an appointment at a restaurant. AFFIANT and the two associates (a trio) arrived early and while the trio was waiting, AFFIANT noticed that the trio was being photographed. AFFIANT took photos of the photographer. The photographer was not aware that AFFIANT took his photograph. A little while later, AFFIANT was speaking to one of the managers at the produce market near the restaurant, when he became aware that he was being photographed again while talking with the manager. AFFIANT followed the photographer and took his photograph, unbeknownst to the photographer.

17. AFFIANT has concluded based upon knowledge, information and belief that AFFIANT has incontrovertible evidence proving that AFFIANT is being followed, surveilled and that a homing device has been placed in his motor vehicle (AFFIANT discovered with electronic equipment the homing device located on the right rear area of his motor vehicle). AFFIANT decided not to remove it, since it will only be immediately replaced by a duplicate homing device. The homing device is located in an area on the motor vehicle where it cannot be photographed. Using this technology, the Government can keep track of AFFIANT's motor vehicle any place in the world through the satellite surveillance system(s).

18. Based upon knowledge, information and belief AFFIANT states that every time AFFIANT is staying in his Los Angeles dwelling, AFFIANT observes helicopters surveilling him and his associates. The occurrences are from once daily up to three times a day. AFFIANT has observed a helicopter when AFFIANT and associates were meeting in a park nearby, and when he was at the local market, and more often over the dwelling. On one occasion the helicopter flew so low that it set off motor vehicle alarms in the neighborhood.

§ 5: TELEPHONE TAPS AND TV MONITORING

19. AFFIANT has concluded based upon knowledge, information and belief that AFFIANT has incontrovertible evidence proving that his telephone line in Los Angeles and his phone lines in Las Vegas are tapped. AFFIANT also has incontrovertible evidence proving that in his Las Vegas home AFFIANT's TV is being used as a surveillance device with audio and video capabilities, and this surveillance device is accessed via his cable TV connection. AFFIANT has concluded that only the Federal Government would be capable of this since the tap is located at the telephone company's switching station.

§ 6: GOVERNMENT DISINFORMATION PROGRAM

20. AFFIANT has concluded based upon knowledge, information and belief that the Government is using informants to discredit him. AFFIANT has incontrovertible evidence that Stu Webb is a paid confidential informant for the FBI. (He admitted this in a letter he wrote to the Las Vegas Police Department and during a commercial video interview.) Webb and others, including Barbara Hartwell and Jackie McGauley, are actively spreading false, misleading, derogatory, slanderous and libelous statements about AFFIANT on the Internet and on several radio talk shows. Webb refuses to stop making slanderous statements and he confronted AFFIANT in person, as he boasted, "I will destroy you in the Patriot Movement". AFFIANT has a copy of both items as evidence. On the video Webb boasts that he has an FBI symbol number. A symbol number is a method the FBI uses. This technique is used to protect informants by replacing their names with numbers for investigative reports. AFFIANT is aware of this method from his 27 1/2 years with the FBI. Webb and others, acting in concert, were responsible for the cancellation of AFFIANT's speaking engagements on September 27, 2003. (See September 27, 2003 Memo attached) (See Exhibit "E")

21. It should be noted that AFFIANT has a friend who has a website. This website has information regarding AFFIANT's experiences. This website has a page for "links". When you access this page, the first two links go to AFFIANT's radio show interviews with former CIA Special Agent Chip Tatum, but the other three links direct the reader to audio and video pornographic website links.

22. Scopolamine, according to former CIA assassin USAF Lt. Col Tatum can be placed into a drink, on a cigarette or puffed into the lungs by a passerby. Once under the influence, the victim will have no recall of anything he has done. When asked about the drug Chip stated that he has used Scopolamine on several people and the influence can last for 30 minutes to 30 hours or 30 days. The victim is like a zombie and will do anything he is ordered to do, including violate the victim's moral code. Although the drug is not named in Jack DeCamp's book The Franklin Coverup: Child Abuse, Satanism, and Murder in Nebraska (& Nationwide) He quotes two CIA Agents, one by name, who used a mind control drug to later blackmail victims.

§ 7: TAMPERING WITH NEW APPLE G-5 COMPUTER

22. On October 12, 2003. An associate working with AFFIANT was composing a letter for Homeland Security Secretary Tom Ridge, on AFFIANT's computer (Exhibit F). This associate was revising the letter regarding AFFIANT's exposés of the FBI's foreknowledge of the 9-11 attacks. The associate printed out a draft and went to get AFFIANT's revisions but when he returned with AFFIANT's revisions, he noticed that 32 rather important words were missing from the text; they had been deleted electronically via remote operation. The deleted words are in bold italics as noted in Exhibit "G". Below is the paragraph where the 32 deletions occurred.

"Since you are responsible for investigating and preventing terrorism in America, I am respectfully requesting that you investigate Mr. Mefford's and FBI Director Mueller's handling of the investigation of agents in their agency who refused to investigate Mr. Riconosciuto's March 20, 2001 report to the FBI, that if properly investigated, [it] may have prevented 9-11. Please correspond with me and let me know what you plan to do

about the fact that it is possible that some FBI agents *accomplices to the murders of over 3,000 on 9-11 and several may have* committed treason. If so, do you agree that they should be arrested, prosecuted and if found guilty, imprisoned? *Do you agree that these crimes call for a congressional investigation of the FBI and one by your organization?*"

NOTE: The first deletion is 13 words in sequence and the second deletion is 19 words in sequence. Both numbers are Satanic symbols as shown in Exhibit "G".

23. On October 12, 2003, AFFIANT's word processor, stated to AFFIANT that pages 21 to 25 (attached as Exhibit "H") of a document that he was working on had been electronically tampered with. The word processor was preparing a list of eleven persons who had been murdered and the numbers 2 through 10 had been changed to the number "1"; the eleventh murdered victims named remained unchanged, reflecting the number "11". The computer screen listed the numbers correctly before and after the document was printed. With 9 numbers changed to a one, ironically they signified 9-11 (an obvious subliminal message).

24. On October 12, 2003, as AFFIANT's word processor was again working on the Apple G-5 computer composing a document, the first three in a list were numbered correctly; however, on the following page, the next three were numbered "3" on the computer screen, instead of sequentially. Three names were each incorrectly numbered as "3", which has significance to witches (3,3,3). Despite many attempts, the word processor stated he was completely unable to correct these incorrect numbers. It was as though someone else was controlling the computer. When the word processor ran another copy of the document, it printed correctly reflecting the numbers sequentially.

§ 8: MURDER CONTRACT ISSUED AGAINST AFFIANT'S LIFE

25. On October 13, 2003. AFFIANT was told by a knowledgeable source that there is a contract on his daughter's life and also one on his own life, because of the Riconoscuto Terrorism Report (See Exhibit "H"), AFFIANT's attached letters to U.S. Attorney General Ashcroft (8/29/03 Exhibit "I") and Secretary Ridge (10/13/03 Exhibit "J") and his investigations exposing the Satanic Movement in America plus CIA mind control projects. AFFIANT's daughter normally lives in the dwelling in Los Angeles, but is currently traveling outside the state. The Ashcroft/Ridge letters and the Report have been distributed widely throughout the United States. AFFIANT's informed source told him that there is a "hit" that has been contracted against AFFIANT in order to take his life, by the major Satanists' cult(s) in the United States, whose members control all of the major Federal Government regulatory agencies.

26. On October 15, 2003, 10:15 a.m. As AFFIANT was standing in his Los Angeles living room speaking to an ally, a shot suddenly shattered a lite of glass in the window that AFFIANT was standing near. AFFIANT's companions and AFFIANT were unable to locate a bullet, so AFFIANT has concluded that it may have been a dart or perhaps an air gun pellet so there would be no solid evidence of a possible attempt on his life. Since the shot was 14 inches above the

floor level it seemed to be a warning shot. AFFIANT called the LAPD and two uniformed officers arrived to take a report. Photos enclosed as Exhibit "K".

27. AFFIANT cannot be certain if Paragraph 22 above was an attempt to scare him so as to cause AFFIANT to drive from Los Angeles to Phoenix, Arizona, his next speaking engagement location, where, according to an informed source, person or persons unknown have entered into a conspiracy, the objective being to assassinate AFFIANT. AFFIANT does not know if Paragraph 26 above was merely a harassment exercise or a warning or an actual attempt to kill him by the conspirators. AFFIANT believes it was a scare tactic to induce him to go to Phoenix, where he believes an assassin and his three associates were waiting to kill him. Individually, each event appears seemingly "harmless", but when viewed in concert, with the facts of the Ashcroft and Ridge letters and AFFIANT's 9-11 Terrorism Report, the situation becomes a grave and serious matter demanding attention.

28. Periodically, on at least six occasions, beginning August 23 until October 20, 2003, a perfumed odor (like incense) has been sprayed in such a manner that the aroma would permeate my Los Angeles dwelling. Based on knowledge, information and belief, AFFIANT states that the substance is a mind-altering substance whose affect creates temporary disorientation. Further, AFFIANT believes that this is an attempt to prevent him from exposing the Satanic Movement, both inside and outside the Government.

§ 9: AFFIANT'S CLIENT UNDER SURVEILLANCE

29. AFFIANT has a client who recently has asked AFFIANT for help in inspecting a Satanists' cult located on the East Coast. AFFIANT's client prepared a report about a young lady in her early 20's who is trapped in a Satanic cult run by her father. Her father is also a pedophile. Her father rapes her often and forces her into prostitution. The clients fictionalized version of this lady's plight has been sold by AFFIANT, as he tries to educate the public and suck donations to rescue the girl (See Exhibit "L") AFFIANT upon learning that murder contracts were placed on his daughter's and his own life called his client and notified him that the rescue was called off as a result he was not going to risk his daughter's life for anyone.

30. This same client made hotel reservations at a hotel in New York City, but when he arrived at the hotel in New York he learned that his hotel reservation had been cancelled. He did not cancel it. AFFIANT has concluded based upon knowledge, information and belief that the Government is acting with Satanists and they are solely responsible for this cancellation, since the Government has access to all airline reservations through the United States Government because of the USA PATRIOT ACT.

31. AFFIANT has concluded based upon knowledge, information and belief that while in New York, his client was being surveilled and warned. AFFIANT's client was awakened at 2:30 a.m. and heard the doorknob of his room turn just as an intruder(s) was exiting his room. He then heard the nearby sounds of chanting at a low volume and realized that someone had turned on the radio in his room, whereupon he turned up the volume on the radio, only to discover that the tuner was tuned to an open frequency and he was only able to hear the sound of a station playing

opera. AFFIANT has concluded based upon knowledge, information and belief that this was a warning since his client had never turned on the radio at all during his stay in that room.

32. On one occasion several months ago, this same client fell asleep in his living room on his living room couch. When he awakened in the morning, his shoes had been moved from where he had put them next to the couch to the other side of the room, a distance of 15 to 20 feet.

33. Affiant went to a LAPD substation and reported to a detective most of the October 3, 2003 incident. Then AFFIANT called the police department in the small town where the young lady lives and told the sergeant about everything without naming names.

34. In September, 2003, on another occasion, this same client returned to his dwelling from an extended business trip and noticed that the papers on his desk had been turned upside down and the bedding on his bed had been disturbed and was disheveled. Some of his pages regarding the young lady's plight were on the floor.

Comments:

- A. The government intelligence community has a number of techniques used to surreptitiously acquire a target and terminate him (a euphemism for assassination). Below are examples:
- a. Cigarette holder with white tube that appears to be a cigarette. This device shoots poison darts that feels like a bug bite into the target.
 - b. Glass knife. The assassin gets close to the target and sticks the knife in the victim. No one would notice the knife. It can get past conventional metal weapon detectors. Such a knife could be small enough to be held up a sleeve out of sight.
 - c. Dropping liquid or powdered poison into a drink or food when the target is not looking, causing a heart attack or other fatal medical condition.
 - d. Using a poison-tipped needle in the palm of the hand, the assassin slaps the target on the shoulder or back in a gesture of endearment or camaraderie.
 - e. Small caliber gun (22 caliber), its barrel covered with a baby bottle nipple (acting as a silencer). The assassin places the gun in the mastoid area and fires. The bullet, not being very powerful, enters the head and ricochets inside the skull, in a manner that shreds the brain and stops the involuntary muscle control center, resulting in death.
- B. It should be noted that AFFIANT has furnished the above information (Paragraph 1 through 34) to the Los Angeles Police Department.
- C. NOTE: Due to the threats on his life, the surveillance, the monitoring and telephone taps, and the threats to friends, AFFIANT has decided that AFFIANT will no longer make public appearances; however, AFFIANT will continue his video and audio exposés.

PRELIMINARY INVESTIGATION of
VANDALISM

INVEST. DIV **NOE** DR **0306**

PRELIMINARY CASE SCREENING

SUSPECT / VEHICLE NOT SEEN
 PRINTS OR OTHER EVIDENCE NOT PRESENT
 MO NOT DISTINCT
 PROPERTY LOSS LESS THAN \$5000
 NO SERIOUS INJURY TO VICTIM
 ONLY ONE VICTIM INVOLVED

LAST NAME, FIRST, MIDDLE (OR NAME OF BUSINESS)
HOARN LORTS ANN

ADDRESS
R 944 N.

ZIP
90008

PHONE
323 651 0895

B.

PREMISES (SPECIFIC TYPE)
SINGLE FAM APT

ATM

DR. LIC. NO. (IF NONE, OTHER ID & NO.)

FOREIGN LANGUAGE SPOKEN (IF APPLICABLE)

OCCUPATION
WRITER

ENTRY ASSESSMENT

FRONT
 REAR
 SIDE
 ROOF
 FLOOR
 OTHER

POINT OF ENTRY

METHOD

INSTRUMENT / TOOL

LOCATION OF OCCURRENCE

DATE & TIME OF OCCURRENCE
10 15 03 10 15 HAS

DATE & TIME REPORTED TO PD
10 15 03 10 30 HAS

TYPE PROPERTY STOLEN / LOST / DAMAGED
GLASS WINDOW

STOLEN / LOST RECOVERED EST. DAMAGED ARSON / VAND.
60

VICT'S VEH. (IF INVOLVED) YEAR, MAKE, TYPE, COLOR, LIC. NO.

NOTIFICATIONS (PERSON & DIVISION)

CONNECTED REPORTS (TYPE & DR)

MO IF LONG FORM: LIST UNIQUE ACTIONS. IF SHORT FORM: DESCRIBE SUSPECT'S ACTIONS IN BRIEF PHRASES, INCLUDING WEAPON USED. DO NOT REPEAT ABOVE INFO, BUT CLARIFY REPORT AS NECESSARY. IF ANY OF THE MISSING ITEMS ARE POTENTIALLY IDENTIFIABLE, ITEMIZE AND DESCRIBE ALL ITEMS MISSING IN THIS INCIDENT IN THE NARRATIVE.

UNKNOWN SUSPECT'S USED SOME UNKNOWN PROJECTILE TO CAUSE DAMAGE TO THE VICTIM'S GLASS WINDOW. SUSPECT'S FIRED BY UNKNOWN MEANS.

MOTIVATED BY HATRED / PREJUDICE DOMESTIC VIOLENCE

REPORTING EMPLOYEE(S)

INITIAL(S), LAST NAME
SHURLOFF

SERIAL NO.
35074

DIV / DETAIL
NOE

PERSON REPORTING
WONG

SERIAL NO.
22354

DIV / DETAIL
A28

SIGNATURE OF RECEIVED BY PHONE
Jed L. Ann. Deten

NOTE: IF SHORT FORM AND VICTIM / PR ARE NOT THE SAME, ENTER PR INFORMATION IN INVOLVED PERSONS SECTION

INSTRUCCIONES EN ESPANOL AL REVERSO
KEEP THIS REPORT FOR REFERENCE

Your case will be assigned to a detective for follow-up investigation based upon specific facts obtained during the initial investigation. Studies have shown that the presence of these facts can predict whether a detailed follow-up investigation would likely result in the arrest and prosecution of the suspect(s) or the recovery of property, in a manner that is cost-effective to you, the taxpayer. Significant decreases in personnel have made it impossible for detectives to personally discuss each and every case with all crime victims. A detective will not routinely contact you, unless the detective requires additional information.

TO REPORT ADDITIONAL INFORMATION: If you have specific facts to provide which might assist in the investigation of your case, please contact the detective Monday through Friday, between 8:00 A.M. and 9:30 P.M., or between 2:30 P.M. and 4:00 P.M. at telephone number [redacted]. If the detective is not available when you call please leave a message and include the telephone number where you can be reached.

COPY OF REPORT: If the checkbox under your signature is checked, this copy is the complete report. If it is not checked and you wish to purchase a copy of the complete report, phone 485-4193 to obtain the current purchase price, and send a check or money order payable to the Los Angeles Police Department to Records and Identification Division, Box 30158, Los Angeles, CA 90030. Include a copy of this report or the following information with your request: 1) Name and address of victims. 2) Type of report and DR number (if listed above). 3) Date and location of occurrence. NOTE: Requests not accompanied by proper payment will not be processed.

DR NUMBER: If not entered on this form, the DR number may be obtained by writing to Records and Identification Division and giving the information needed to obtain a copy of the report (see above paragraph). Specify that you only want the DR number. It will be forwarded without delay. There is no charge for this service.

CREDIT CARDS/CHECKS. Immediately notify concerned credit corporation or banks to avoid possibility of being liable for someone else using your stolen or lost credit card or check.

HOW YOU CAN HELP THE INVESTIGATION OF YOUR CASE

- Keep this memo for reference.
- If stolen items have serial numbers not available at time of report attempt to locate them and phone them to the detective at the listed number.
- If you discover additional losses, complete and mail in the Supplemental Property Loss form given to you by the reporting employee.
- Promptly report recovery of property.
- Promptly report additional information such as a neighbor informing you of suspicious activity at time crime occurred.

VICTIM-WITNESS ASSISTANCE PROGRAM: The Los Angeles City and County Victim-Witness Assistance Program (VWAP) can help to determine if you qualify for Victim of Violent Crime compensation. If you qualify, they will assist with filing your claim application. If you are a victim or a witness to a crime and will be going to court, they will explain the court procedures to you. Their staff may also assist you with other problems created by the crime.

To find the program location nearest to you, call the Victim-Witness Assistance Program at the Los Angeles City Attorney's Office (213) 485-6976, or the Los Angeles County District Attorney's Office (213) 974-7499.

VICTIMS OF VIOLENT CRIME COMPENSATION: Refer to paragraph at bottom of reverse side.

American Free Press

★ ★ ★ ★ ★ ★ ★ ★ For Life & Liberty . . . Against the New World Order ★ ★ ★ ★ ★ ★ ★ ★ ★ ★

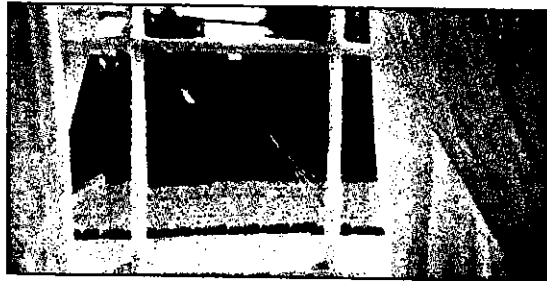
VOLUME III

NUMBER 43/44

NOVEMBER 10, 2003

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Shots Fired at AFP Reporter



Former senior FBI special agent Ted Gunderson, who is now a staunch critic of the U.S. government, told AFP that his investigations of corruption and cover-up involving high-level U.S. officials have made some powerful people very unhappy. Gunderson recently sent AFP this photograph of a bullet hole in the window of his office. To find out more about Gunderson's efforts, contact him at P.O. Box 18000-259, Las Vegas, Nev. 89114 or visit his web site at tedgunderson.com.

54

Ted L. Gunderson
FBI Senior Special Agent in Charge (Ret.)
California License No. 12878
P.O. Box 18000-259 * Las Vegas, NV 89114
VM: (310) 364-2280 * Fax: (702) 696-1004
www.tedgunderson.com

Detective Barron
Los Angeles Police Dept.
150 N. Los Angeles Street
Los Angeles, California 90012

November 14, 2003

Dear Detective Barron:

Enclosed please find copies of my two affidavits dated October 20, 2003, and November 4, 2003. I hand delivered to you a copy of the October 20, 2003, Affidavit on October 22, 2003.

Please review page 3 of the October 20, 2003, Affidavit. I am certain you will recall that I visited with you at the Hollywood precinct on October 4, 2003, after I received the third threatening telephone call. At that time you said you would place a trap on my Los Angeles telephone (323-651-0895). Thereafter, I received seven (7) more threatening telephone calls on that line.

Since I talked with you I have learned that there is a "contract" on my life. The first attempt was made on October 15, 2003, at approximately 10:15 a.m., when the window at my apartment (444 N. Sierra Bonita, Apt. 14) was shot out . I have a photo as evidence of this act.

A second attempt was made on October 24, 2003. See page 1 of the November 4, 2003 Affidavit for details.

I have left several telephone messages on your voice-mail with no response, which gives rise to this letter. I am now therefore, making the following requests:

1. Please forward me the results of the trap on (323) 651-0895 so that I can identify those who are attempting to kill me.
2. I would appreciate it if the Los Angeles Police Dept. would conduct an investigation before rather than after my assassination.

I am currently residing in Las Vegas. My home telephone number is (702) 791-5195.

I am looking forward to hearing from you soon. Please call if you have questions.

Sincerely,


Ted L. Gunderson

cc: Ruth Rose, Atty.
3460 Wilshire Blvd.
Los Angeles, CA 90010

Ted L. Gunderson
FBI Senior Special Agent in Charge (Ret.)
California License No. 12878
www.tedgunderson.com

Detective Barron
Los Angeles Police Dept.
150 N. Los Angeles Street
Los Angeles, California 90012

December 29, 2003

Re: Telephone Trap

Dear Detective Barron:

I do not understand why I have not heard from you regarding my multiple requests via telephone and letter (dated November 14, 2003) for the information gleaned from the telephone trap you placed on my Los Angeles telephone line (323-651-0895).

I am a former fellow law enforcement officer. Someone attempted to kill me on October 15, 2003 and October 24, 2003. You are in possession of the information from the telephone trap as to the identity of the person(s) responsible for the seven threatening telephone calls made to me during October, 2003.

1. Are you conducting an investigation?
2. If so, why have you told me nothing?
3. If not, why not? Is there something you are not allowed to tell me?
4. Are the people involved so prominent in political circles that you are not allowed to implicate them?

If you do not wish to investigate this matter, please allow me the opportunity to investigate for myself. I have that right.

I have been sequestered in my Las Vegas condo for several months now and my daughter is constantly traveling. We must safeguard ourselves from these threats and attempts. Neither my daughter or myself wish to live my entire life in this fashion.

The enclosed letter proves that this case is on-going. It was a threatening letter received by me on November 26, 2003.

If you refuse to investigate and something happens to me and/or my daughter, my heirs will be compelled to file a lawsuit against the City of Los Angeles that will make headlines around the world, not to mention the millions of dollars when my family is the prevailing party due to your negligence.

What disturbs me the most is that we are in the same fraternity, fellow law enforcement officers. We should have a personal concern to protect each other.

If I do not receive a response to my request within 10 days of the receipt of this letter, I will assume you have no interest in this matter, and I will pursue my legal remedies.

Please correspond to me at my home address or call me at the number below:

750 Royal Crest Cir., #258
Las Vegas, NV 89109
(702) 791-5195

Sincerely,

A handwritten signature in cursive script that reads "Ted L. Gunderson". The signature is written in black ink and is positioned above the printed name.

Ted L. Gunderson



A NOTE FROM...

***DETECTIVE PAT BARRON
HOLLYWOOD GANG IMPACT TEAM DETECTIVES***

Ted L. Gunderson
PO Box 18000-259
Las Vegas, NV 89114

Mr. Gunderson:

I understand that your efforts to communicate with the Los Angeles Police Department (LAPD) appear to have been frustrated. We will make every effort to accommodate you and address those safety concerns that fall under the purview of the LAPD. I am sure that you understand the resources of this office are limited to the local Los Angeles area.

I have received previous correspondence from you regarding your safety concerns. In my review, other than annoying telephone calls, I only discovered one incident that could be actionable by local law enforcement (LAPD). That incident is the "shots fired into an inhabited dwelling" or "vandalism" to your daughter's window. Normally, this type of investigation at the local law enforcement level requires immediate on scene review. We were not notified of the concern until months after the discovery. Additionally, no formal report of the annoying telephone calls was ever completed. Despite the delay, and due to your status in the law enforcement community, I contacted the Federal Bureau of Investigation Los Angeles Office (FBI LA) to make your concerns known. FBI LA referred me to FBI Las Vegas as that is your residence location. FBI Las Vegas requested that all original documents be forwarded to them.

I assure you that the Los Angeles Police Department is concerned for the safety of our public. To begin action in your case, we need a formal report made by yourself, or your daughter. If your daughter wishes to file a crime report concerning the damage to her window, please contact us so we can make arrangements to do an on scene investigation. Either one of you can make an annoying/threatening calls report in person, or over the telephone. Feel free to call me at the number below, or our STORM desk, at (213) 485-4328, to make that report. I currently have none of the previous correspondence as the originals were forwarded to FBI Las Vegas. Similarly, the original of the newest letter should be taken in to the local law enforcement agency there in Las Vegas, or delivered to FBI Las Vegas.

Please feel free to contact me at (213) 485-6410. I hope I can help you address your safety concerns.

Sincerely


Detective III Pat Barron

Received 1/10/04

TED L. GUNDERSON

Senior Special Agent in Charge (Ret.)

Federal Bureau of Investigation

Lic.#12878

1/14/04

Dear Detective Barron:

See page 3 of the 10/20/03 affidavit -
(the phone calls are listed on page 3)

I have also enclosed my terrorism
report and the LAPD preliminary
investigation of the suspect's
entry & the shot thru the window

All I am interested in and all I
want from you is the result of
the traps on my daughter's phone
323.651.0895 - 444 No Sienna

Bonita #14. LA, CA 90036. It is
important that I know who is
attempting to snuff me.

I appreciate your help

Ted L. Gunderson

■ **Ted L. Gunderson** ■ 1155 E. Twain Ave, Suite #108259 ■ Las Vegas, NV 89109 ■

Detective Pat Barron
1358 N. Wilcox Ave.
Los Angeles, California 90028

February 6, 2004

Re: *Notice and Demand* regarding
Telephone Trap (323-651-0895)
AND
Notice and Opportunity to Correct

Dear Detective Barron:

On October 4, 2003, I appeared at your station house in Hollywood, California and told the desk sergeant that I had received numerous threatening telephone calls. The sergeant asked to hear the recordings and I played the recordings, one of which was a threat to my daughter; whereupon hearing the recorded phone call that threatened my daughter, the sergeant called you and stated to you that you also needed to hear the recordings.

After your telephone conversation with the desk sergeant you came out to the front area of the station house, and at that time you introduced yourself as Detective Barron and gave me your business card. At such time I introduced myself and we shook hands. The desk sergeant by his silence during this introduction confirmed your identity.

You then listened to the same recording I had played for the desk sergeant. After listening to the tape recordings you said that you "would immediately place a trap on my daughter's telephone line", or words to that effect. You also stated that you would conduct an investigation.

After I returned to my daughter's Los Angeles apartment, I received a telephone call from someone at your station house and was told that a trap had been set on my daughter's phone line (323-651-0895).

On October 22, 2003, I filed another complaint, specifically, that my daughter's living room window had been shot out while I was standing in the living room about 4 feet away. I hand carried a copy of my affidavit dated October 21, 2003, and gave it to a detective in your detective bureau in your police station. When the detective told me that you were not in, I asked the detective to give the affidavit to you. I told the detective that you were conducting an investigation, because that is what you had told me. (I have a witness who came with me.) The affidavit dated October 21, 2003, described this incident and another incident as well as my awareness of various surveillances that had been performed against me.

To that end I have written to you twice (11/14/03 and 12/29/03) so as to ascertain what you had learned from your investigation to date.

When we spoke on January 14, 2004, via telephone, you told me several things that are not consistent with the above facts. They are:

1. You told me I had not made a "formal complaint", when in fact I had, and further, that this supposed failure on my part resulted in the fact that no investigation had been started or conducted regarding the several attempts on my life and the threats to my daughter's life;

■ Fax: (702) 696-1004 ■

www.tedgunderson.com

■ Voicemail: (310) 364-2280 ■

2. You stated in that phone conversation that you were NOT the detective that I met on October 4, 2003 and that some other detective had introduced himself to me impersonating you along with handing me YOUR business card. If in fact this is true, then one of the personnel at the station house had willfully created a false impression in my mind and had not corrected the deliberate misrepresentation. The creation of a false impression is deceit, a euphemism for fraud. This person needs to be ferreted out and prosecuted. In furtherance of this viewpoint if I don't hear from you within 3 working days, allowing 3 calendar days for mailing (at the end of business on February 10, 2004) I will proceed forward without notice to you and file a formal complaint with the Los Angeles City Attorney, the Chief of Police for the City of Los Angeles, the Los Angeles Police Review Board, in addition to the Internal Affairs Division of the LAPD so that the perpetrator can be caught and prosecuted to the full extent of the law. Impersonating a police officer is wrong, and you should be equally irate as I am. If you're not outraged, then there is something wrong with this picture. If in fact this is a generally accepted practice of the LAPD, Hollywood Division, then the creator of this new police policy needs to be identified and a full-blown investigation needs to be forthcoming on the fraud and/or conspiracy of the police officers who routinely engage in this practice. NOTE: February 15, 2004 is your drop dead date to respond by way of answer.
3. You told me in our telephone conversation (January 14, 2004) that because no formal complaint had been filed, no trap had been set on my daughter's line, even though I received confirmation via telephone on October 4, 2003 that in fact a trap had been set on that phone line. Again, if what you say is true, someone in the police department is lying to me. And if in fact what you say is true, then one of the personnel at the station house willfully created a false impression in my mind and had not corrected the wrong. The creation of a false impression is deceit, a euphemism for fraud. This person needs to be ferreted out and prosecuted. In furtherance of this viewpoint if I don't hear from you within 3 working days, allowing 3 calendar days for mailing (at the end of business on February 10, 2004), I will proceed forward without notice to you and file a formal complaint with the Los Angeles City Attorney, the Chief of Police for the City of Los Angeles, the Los Angeles Police Review Board in addition to the Internal Affairs Division of the LAPD so that the perpetrator can be caught and prosecuted to the full extent of the law. If in fact this is a generally accepted practice of LAPD, Hollywood Division then the creator of this new police needs to be identified and a full-blown investigation needs to be forthcoming on the fraud, and/or conspiracy of the police officers who routinely engage in this practice. NOTE: February 15, 2004 is your drop dead date to respond by way of answer.

As you can plainly see from the facts stated at the beginning of this letter, one of two things are going on here: Either 1) on October 4, 2003, I met you personally, you gave me your card, and your station house set the trap on my daughter's line OR 2) the whole matter is a clear and patent fraud perpetrated by people within your station who took an oath to "Serve and Protect" and these perpetrators need to be caught and prosecuted to the full extent of the law.

This letter shall serve as a *Notice and Demand Letter* to you for production of evidence I have previously asked for specifically: 1) Notice is given that you have repeatedly failed,

either by negligence or design, to deliver the data extracted from the telephone trap placed on the telephone line identified as telephone number (323)-651-0895 by the LAPD on October 4, 2003 and 2) Demand is again made upon you to produce information, data and evidence relative to the telephone trap the LAPD placed on the above referenced phone beginning October 4, 2003 and continuing forward.

The party served herein with this *Notice and Demand Letter* (hereinafter "you") has three (3) working days from receipt of this *Notice and Demand Letter* (mailed via Certified Mail) to respond, plus 3 additional calendar days if mailing, to this *Notice and Demand Letter* (Certified Mail) and if you fail to respond on a point by point basis, true, correct and complete in rebuttal to the facts herein accounted, under penalties of perjury, pursuant to *Title 28 U.S.C. §1746*, it will be deemed that you have stipulated, agreed and voluntarily concurred with the facts herein set forth in this *Notice and Demand Letter* (mailed via Certified Mail). At such time these facts will then become the Ultimate Facts in any controversy between me and you (*Williams v. Pilot Life Ins. Co.*, 288 N.C. 338, 218 S.E.2d 368, 371).

If you elect not to respond true, correct and complete under penalty of perjury and said response is not received by me before the end of business on February 15, 2004, it will be deemed that you have created a default and said default will set forth the following as Ultimate Facts, specifically – that on October 4, 2003: 1) you were indeed the detective that I met personally, and 2) a trap was indeed set on my daughter's telephone line, and 3) that YOU and others were willing participant(s) in, "a scheme or artifice to defraud" (as defined in *18 USC § 1346**) whose objective as the organizers and participants was to conceal, delete, falsify, manufacture and withhold the information herein requested regarding the phone trap, supra., and you have repeatedly declined to deliver to me this work product – all of which memorializes your culpability.

This is your FINAL chance, administratively, to resolve the flagitiousness that is within your station house or division regarding this matter. I suggest you look at this letter as being your Notice and Opportunity to correct the wrong(s). Please be advised I will I seek all my legal rights and remedies under the law to correct the wrong(s) outlined herein.

I, Ted L. Gunderson, being a citizen of the United States, and over the age of majority; am competent for testifying in the instant matter, having first-hand knowledge of the following facts regarding Detective Pat Barron and to the best of my knowledge, information and belief, state that the facts contained herein are true, correct and certain to the best of my knowledge and I do affirm by telling the truth, under penalty of perjury pursuant to *Title 28 U.S.C. §1746(1)*, in the matter regarding the events described herein.

Sincerely,


Ted L. Gunderson

*a scheme or artifice – to deprive another of the intangible right of honest services. See 18 USCS §1346

SHOTS FIRED

Los Angeles Police Department

COMBINED EVID. REPORT
MULTIPLE DRS ON THIS REPORT

PRELIMINARY CASE SCREENING

- SUSPECT / VEHICLE NOT SEEN
PRINTS OR OTHER EVIDENCE NOT PRESENT
MO NOT DISTINCT
PROPERTY LOSS LESS THAN \$5000
NO SERIOUS INJURY TO VICTIM
ONLY ONE VICTIM INVOLVED

PRELIMINARY INVESTIGATION of Annoying-Threatening Calls

INVEST. DIV OR
FWD 0406 07991

LAST NAME, FIRST, MIDDLE (OR NAME OF BUSINESS)
Gunderson, Ted L

ADDRESS
R- 444 N. Sierra Bonita #14 ZIP 90036 PHONE 323 651-0895

DR. LIC. NO. (IF NONE, OTHER ID & NO.) FOREIGN LANGUAGE SPOKEN (IF APPLICABLE) OCCUPATION
FRWARE INVESTIGATOR

LOCATION OF OCCURRENCE SAME AS V'S RES. BUS. R.D.
692 PRINTS BY PREL. ATTEMPT OBTAINED Y

DATE & TIME OF OCCURRENCE
8-28-03 0945 / 10-20-03 1600 DATE & TIME REPORTED TO PD
1-14-04 0800

TYPE PROPERTY STOLEN / LOST / DAMAGED S.4 GIVEN STOLEN / LOST RECOVERED EST. DAMAGED ARSON/VAND.

VICT'S VEH. (IF INVOLVED) - YEAR, MAKE, TYPE, COLOR, LIC. NO.
NIVE NOTIFICATIONS (PERSON & DIVISION)
FBI - MATTHEWS CONNECTED REPORTS (TYPE & DR)

MO IF LONG FORM, LIST UNIQUE ACTIONS. IF SHORT FORM, DESCRIBE SUSPECT'S ACTIONS IN BRIEF PHRASES, INCLUDING WEAPON USED. DO NOT REPEAT ABOVE INFO, BUT CLARIFY REPORT AS NECESSARY. IF ANY OF THE MISSING ITEMS ARE POTENTIALLY IDENTIFIABLE, ITEMIZE AND DESCRIBE ALL ITEMS MISSING IN THIS INCIDENT IN THE NARRATIVE.

VICT IS AN EX-FBI AGENT. VICT RCVD NUMEROUS CALLS DURING THE ABOVE MENTIONED TIME FRAME VICT BELIEVES THE CALLS WERE INTENDED TO THREATEN HIS SAFETY, AND HIS DAUGHTERS SAFETY

REPORTING EMPLOYEE(S) INITIAL(S), LAST NAME SERIAL NO. DIV. / DETAIL
BARRON, P 23824 LW28 PERSON REPORTING SIGNATURE OR RECEIVED BY PHONE -

NOTE: IF SHORT FORM AND VICTIM / PR ARE NOT THE SAME, ENTER PR INFORMATION IN INVOLVED PERSONS SECTION.

Complete below sections if any Preliminary Case Screening boxes are not checked.

Table with columns: SUSP'S VEHICLE, YEAR, MAKE, MODEL, TYPE, Interior, Exterior, Body, Windows. Includes details like COLOR(S), VEH. LIC. NO., STATE, and various vehicle features.

Table with columns: SEX, DESC., HAIR, EYES, HEIGHT, WEIGHT, AGE, CLOTHING, NAME, ADDRESS, DOB, IF KNOWN; NAME, BKG. NO., CHARGE, IF ARRESTED. Includes S-1 and S-2 rows.

Table with columns: INVOLVED PERSONS, NAME, SEX, DESC, DOB, ADDRESS, CITY, ZIP, PHONE. Includes legend for W, R, S, D, P, CP, TO.

Table with columns: COMBINED EVID. RPT., USE THIS SECTION IN LIEU OF PROPERTY REPORT IF NO GUN AND NO MORE THAN THREE ITEMS OF EVIDENCE, LOC. EVID. BKD., 10.10 GIVEN?, Preliminary Drug Test, SUPV. / INV. OF CR. TESTING, SER. NO., WITNESS OF CR., SER. NO.

Table with columns: ITEM, QUAN., ARTICLE, SERIAL NO. / TYPE TEST OF DRUG, BRAND / DRUG WEIGHT UNITS, MODEL NO. / DRUG TEST RESULT, MISC.

NARRATIVE 1) LIST ADD'L SUSPS. & INVOLVED PERSONS. 2) RECONSTRUCT OCCURRENCE, INCL. ALL ELEMENTS OF CORPUS DELECTI. 3) IF NOT USING EVID. CONTINUATION FORM, DESCRIBE EVIDENCE. INCLUDE PRINTS, STATE LOCATION FOUND AND BY WHOM. GIVE DISPOSITION. 4) SUMMARIZE OTHER DETAILS, INCL. WHEN & WHERE PERSONS WITH NO PHONE CAN BE LOCATED. 5) INDICATE TYPE OF TRANSLATOR NEEDED FOR ANY INVOLVED PERSON. 6) LIST ITEMS MISSING.

VICTIM INDEMNIFICATION INFORMATION (IF APPLICABLE) IS ANY OF THE VICTIM'S PROPERTY MARKED WITH AN OWNER APPLIED IDENTIFICATION NUMBER? IF "YES" EXPLAIN IN NARRATIVE. YES NO

APPROVAL AND REVIEW SUPERVISOR APPROVING SERIAL NO. DETECTIVE SUPERVISOR REVIEWING SERIAL NO. DATE & TIME REPRODUCED CLERK

USE OF FORCE

MARCOPTICS STOLEN - WANC. DIV.

DS/DSEU

FIREARMS STOLEN LOST - DND & FBI CRIME / PROPERTY TY. SPV.

23

Victim currently resides in Las Vegas, Nevada. His daughter Laurie Hearn, lives in Hollywood on Sierra Bonita where he visits her. Victim is a retired Special Agent-in-Charge from the FBI.

On several dates victim received telephone calls at his daughters residence. See page 3 for victims account of the telephone calls and their content. Victim believes that these calls were intended to intimidate him and threaten the safety of his daughter. Victim is currently researching information on satanic cults, and believes that his investigation may have stirred this action against him.

The victim has other reports on file. These reports and additional documentation have been supplied by the victim. In his documentation the victim indicates that he has seen the effects of numerous surreptitious entries of his daughters residence, and his vehicle. The victim also has concerns that a contract for termination/assasination has been placed on his life. The victim also indicates that high placed government officials, or entities may be involved in this terrorozation.

The victim can be reached at (310) 364-2280.

Washington, D.C. in January, 2003, at the time AFFIANT was distributing his 9-11 Terrorist Report (Exhibit D) to the United States Congress and members of the Executive branch of the Government. This is known to be a warning of more severe things to happen if one does not stop their current investigative activities.

§ 3: ANONYMOUS TELEPHONE CALLS

4. On August 28, 2003, 9:47 p.m. AFFIANT answered the telephone in his Los Angeles dwelling and a female said, "Whoever this is, you just gotta [sic] know there is no way to get away with it." She immediately hung up.

5. On September 19, 2003, 11:41 p.m. A garbled message was left on AFFIANT's daughter's voice mail in which none of the words could be clearly understood except for his daughter's name. There were chanting sounds for two seconds, then his daughter's name was spoken clearly, then more chanting sounds for two seconds, and then the voice mail message ended abruptly. AFFIANT retained a copy of the recording as incontrovertible evidence of this material fact.

6. On October 3, 2003, 1:02 a.m. a message was left on AFFIANT's daughter's voice mail in which there was only a buzzing sound for two seconds (similar to the sound an electric chain saw makes).

7. On October 8, 2003, 7:39 p.m. a message was left on AFFIANT's daughter's voice mail in which a person was breathing on the line. The breathing lasted for exactly 13 seconds, then stopped. The caller hung up immediately thereafter without speaking. AFFIANT retained a copy of the recording as incontrovertible evidence of this material fact.

8. On October 8, 2003, 7:41 p.m. a message was left on AFFIANT's daughter's voice mail in which a person was breathing on the line for exactly 18 seconds. AFFIANT retained a copy of the recording as incontrovertible evidence of this material fact.

9. On October 17, 2003, four telephone calls were made to AFFIANT's daughter's voice mail. In each instance an unknown person was on the line, but there was no voice communication; however, there was background noise behind each telephone call. These four telephone calls were as follows: 10:05 a.m., one second duration, 10:06 a.m., 34 seconds duration, 12:13 p.m., three seconds duration and 3:16 p.m. for 13 seconds duration. AFFIANT has retained a recording of each telephone call.

10. On October 20, 2003, 4:06 p.m. a message was left on AFFIANT's daughter's voice mail in which a person chanted words that were in English, but were strung together in such a way as to be incoherent. Based upon knowledge, information and belief, AFFIANT believes that this message contained a string of command words that are for the purpose of activating a victim of mind control. Based upon information furnished by an informed source, this is a Satanic signal.

This is SAME PAGE AS PAGE

16 of this report

Transcript of a message left on my voice mail by Detective Pat Barron, LAPD on June 22, 2004:

“Mr. Gunderson, this is Pat Barron, LAPD ah responding back to you regarding your inquiry.

There never was a trap placed on the phone ah my number is 213- 972-2921 and there's there's.... I a I checked with SPC and verified that there never was a trap placed on the phoneah If you have any questions please call me”

June 28, 2004

Captain Michael P. Downing
Hollywood Community Police Station
P.O. Box 30158
Los Angeles, California 90030

Reference: CF No. 04-0958: Your letter of May 5, 2004 - My letter of June 6, 2004
Detective Pat Barron, phone call June 22, 2004

Dear Captain Downing,

On June 22, 2004 Detective Barron, LAPD, left a message on my voice mail (310-364-2280) stating that a trap was never placed on telephone number (310) 651-0895.

I don't understand: On October 4, 2003 Detective Barron told me personally he was placing a trap on (310) 651-0895 which was confirmed by a phone call that night from an individual who identified himself as an LAPD officer; on January 14, 2004, Detective Barron telephonically advised that no trap was set; in your letter dated May 24, 2004, you state *"Your allegation that the officer failed to install a trap on you telephone line was classified as unfounded, which means the investigation established that the alleged misconduct did not occur."* From your letter I interpret that a trap, after all, was set on the phone; now on June 22, 2004 Detective Barron says a trap was never set on (310) 651-0895.

I believe a trap was placed on the phone and the person or persons who made the threatening phone calls were identified by you, I suspect these unnamed individuals are affiliated with a covert U.S. Government Agency that is actively involved in attempts to discredit, harass and destroy me and my reputation. I also suspect that you have been told by persons within the government agency to quash the information concerning the identity of the person or persons making the calls because they made the calls. If this is true you now become part of the cover-up.


I have enclosed a sample of my research and my attempts to expose the evil elements that exists in our society with the sanction of the FBI, CIA and other U.S. Government agencies. It is only fair that you learn my side of the story.

The video "Conspiracy of Silence" documents that children were flown to Washington D.C. from the mid-west in the 1980s for sex orgies with congressmen and senators. My

Finders report documents that the CIA was involved and according to my current sources still is involved in an international child-kidnapping ring. I have filed formal complaints with the FBI concerning this but they refuse to investigate it.

For additional information and more details, please review my web site at the following:
www.TedGunderson.com

Thank you for your attention to this matter,


Ted L. Gunderson

Ted L. Gunderson
FBI Senior Special Agent in Charge (Ret.)
California License No. 12878
P.O. Box 18000-259
Las Vegas, Nevada 89114
www.tedgunderson.com

Donald W. Vincent
Los Angeles City Attorney
200 N. Main St., 6th Floor
Los Angeles, CA 90012

December 29, 2003

RE: Telephone Trap

Dear Mr. Vincent:

I am the retired Senior Special Agent-in-Charge of the FBI Los Angeles Division.

Enclosed are my Affidavits dated 10/20/03 and 11/4/03 as well as a photo of the window shattered on October 15, 2003, by an assailant while I was standing in the living room of my Los Angeles apartment at 444 N. Sierra Bonita, Unit 14, Los Angeles (90036).

I am writing to respectfully request that you review item 3 page 3 of the 10/20/03 Affidavit. I consider the anonymous telephone calls and their content to be threatening on my life and the life of my daughter, who also resides at the apartment in Los Angeles.

Also please review item 8 page 7 of the same Affidavit. Three reliable and knowledgeable sources have advised me that as a result of my investigative work on the 9-11 terrorists' attacks a cult out of Washington D.C. known as the Bohemian Grove has targeted me for assassination and has purchased a "contract" for my life. Apparently from the content of the threatening telephone calls received on the telephone at the Los Angeles apartment, my daughter is being targeted as well.

Please review item 8 page 7 of the 10/20/03 Affidavit and 1 page 1 of the 11/4/03 Affidavit. The first attempt made on my life was October 15, 2003, and the second was made on October 24, 2003. Thankfully, my daughter is in constant travel status, so she appears to be relatively safe. In the meantime, I have returned to my condo in Las Vegas.

I contacted Detective Barron of the L.A.P.D., Hollywood Division, after receiving the first three anonymous threatening telephone calls (August 28, September 29 and October 3, 2003). On or about October 3, 2003, Detective Barron placed a telephone trap on the Los Angeles telephone line (323-651-0895). I received seven additional threatening telephone calls while the trap was engaged, two on October 8, 2003, four on October 17 and one on October 20, 2003.

Since the time the trap was activated, I have called and written to Detective Barron, who was also furnished with a copy of my 10/20/03 Affidavit, but he has not responded.

I am requesting the following:

1. Is the L.A.P.D. conducting an investigation into the threatening telephone calls and the attempts on my life?

2. What are the results of the trap that recorded the seven telephone calls from October 8, October 17 and October 20, 2003?

These telephone calls are not the garden variety harassment, but are actual threats to my life and my daughters' life. I would appreciate an investigation before my death rather than afterwards.

Because of my profession and the sensitive investigative matters in what I am and have been involved, I am certain that you understand my concern and the seriousness of this matter. Due to the attempt made through my Los Angeles window as I stood in the living room, and the apparent attempt at the fast food restaurant, you can understand my desire to locate the parties responsible.

I am particularly concerned for my daughter's safety, as she has had no experience in matters of this type.

I have also enclosed a threatening letter I received on November 26, 2003. The threats are on-going.

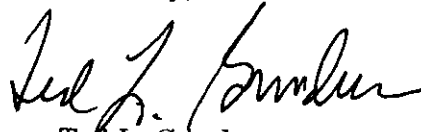
I look forward to your assistance in this matter and to hearing from you in the immediate future.

Please respond to my home address:

750 Royal Crest Circle, #258
Las Vegas, NV 89109

If you have any questions, please call me at (702) 791-5195. Thank you.

Sincerely,



Ted L. Gunderson

MR VINCENT HAS NEVER RESPONDED TO THIS
LETTER

Ted L. Gunderson
FBI Senior Special Agent in Charge (Ret.)
California License No. 12878
P.O. Box 18000-259
Las Vegas, Nevada 89114
www.tedgunderson.com

Ms. Ellen Knowlton
FBI Special Agent-in-Charge
700 W. Charleston Blvd.
Las Vegas, NV 89104

December 29, 2003

RE: Telephone Trap

Dear Ms. Knowlton:

Prior to my interview at the Postal Inspector's office on December 2, 2003, by Special Agents Herb Laskow and Timothy Malcolm and Postal Inspector Nolan Caldwell, your agents and Mr. Caldwell contacted Detective Barron of the L.A.P.D. by telephone to verify and attain information from an L.A.P.D. telephone trap that had been placed on my daughter's telephone line in Los Angeles (323-651-0895) by Detective Barron. I was sitting in the waiting area when your agents and Mr. Caldwell made this call.

To reiterate for the purposes of clarification, from August 28, 2003, to October 3, 2003 while staying at my daughter's apartment in Los Angeles, I received three threatening telephone calls on the above telephone. As a result I contacted Detective Barron of the L.A.P.D., who placed a trap on my daughter's telephone line. Thereafter, I received an additional seven threatening telephone calls, two on October 8, 2003, four on October 17, 2003, and one on October 20, 2003. I went to Detective Barron on October 3, 2003, and he placed the trap on that telephone line the same day. I know that the trap has the information concerning the identity of the caller(s), specifically, the telephone(s) from which calls were made.

I have reason to believe that the person(s) who made the threatening telephone calls to myself and my daughter are the same people who made the attempts on my life on October 15, 2003, and October 24, 2003. By the way, I have recordings of all ten telephone calls.

I am writing to you to ask you to provide me with all of the information gleaned from the telephone trap (323-651-0895), including the name of the person(s) who made those threatening telephone calls. I know that it used to be the policy of the FBI to notify people who had been targeted for assassination. I assume the FBI still has that policy.

Please send the information to my address above, or call me at (702) 791-5195.

Thank you.

Sincerely,


Ted L. Gunderson

I NEVER RECEIVED A RESPONSE TO THIS LETTER.

Ted L. Gunderson
FBI Senior Special Agent in Charge (Ret.)
California License No. 12878
P.O. Box 18000-259 * Las Vegas, NV 89114
VM: (310) 364-2280 * Fax: (702) 696-1004
www.tedgunderson.com

To: Whom it May Concern

From: Ted L. Gunderson

Date: November 4, 2003

RE: More Fallout from 9-11 Terrorism Report

AFFIDAVIT ADDENDUM No. 1

I, Ted L. Gunderson, the Affiant herein, being over the age of majority, and having first-hand knowledge of the facts and events described herein, continuing from October 19, 2003 until even date herewith, concerning covert surveillance of Affiant and Affiant's friends, harassment(s) in the form of telephone calls, and overt/covert threats against Affiant life, and lastly, attempts on Affiant life. Affiant does hereby state that this Affidavit contains the true facts as Affiant knows and understands them to be, and that this affidavit is true, correct and complete to the best of Affiant's knowledge, information and belief.

FACTS

1. On October 24, 2003, at approximately 4:15 p.m. Affiant was having lunch with friends, (a man and his wife) at a fast food restaurant in Los Angeles. Affiant and his friends frequented this fast food restaurant and were sitting next to a large picture window to guard Affiant's vehicle as they usually did. While eating, Affiant noticed a white male in his late 20's early 30's, approximately 5'9" tall, 150 lbs. clean shaven with a rugged complexion, wearing a medium blue denim shirt, dark blue denim work pants with a black belt that held a waist level "tool pouch",. The man was wearing dark patent leather shoes. He was walking with a pronounced swagger in a southerly direction, beginning at the north line of the restaurant property, and he proceeded across the parking lot, directly toward Affiant. As the man passed immediately outside the window where Affiant was seated, he stared directly, carefully and challengingly at Affiant. The man entered the restaurant and did not order food, but went quickly to the men's

restroom at the back of the restaurant. Affiant looked at the couple with whom he was dining and said: "That man's trouble" and described him as "evil". One of the couple with whom Affiant was dining stated that he was "a killer". (These statements were made at the time because the man's conduct was very obviously the conduct of a brawler or street fighter.)

a. Affiant and his friends wanted to leave the restaurant, and Affiant wanted to visit the restroom as he usually does after eating, but because the man had not exited the restroom, Affiant decided to wait. Affiant wanted to scrutinize the man, because of Affiant's suspicions.

b. Affiant became suspicious when after 20 minutes the man had not come out of the restroom but by this time Affiant and the couple had finished their meal. Affiant and his friends waited for another 15 minutes, (Affiant hoping to get another opportunity to scrutinize the man), yet still the man did not come out of the restroom. Because of the suspicious conduct of the man, Affiant decided not to use the restroom on this occasion, but to simply leave the restaurant and go about his business.

c. Affiant and his friends began to leave the restaurant, when suddenly the man came out of the restroom, walked by Affiant as he was walking out the door and stopped to ask Affiant "What time is it?" Affiant told the man that it was "twenty to five". (See Item 2.a. on page 4 of this Affidavit for a probable explanation of this question asked by the man) Because of the timing of the man exiting the restroom at the precise moment Affiant and his friends were leaving the restaurant, Affiant believes there was a "spotter" inside the restaurant dining area who informed the man via radio contact of Affiant's intent to leave the restaurant.

d. The man walked out of the restaurant in front of Affiant and his friends. As Affiant and his friends went toward Affiant's vehicle, the man went north, looking back over his shoulder to see Affiant and his friends. When he noticed that the Affiant and his friends were watching him from the parking lot, he immediately changed direction by 180 degrees and walked in a southerly direction passing by the front of Affiant's vehicle on his way to the corner. He then walked across the street in an easterly direction, and upon reaching the other side of the street he then turned north and walked directly to a new black Lincoln stretch limousine. The Affiant and his friends lost sight of the man for 15-25 seconds as he was hidden from view by the limousine. Affiant and his friends got into Affiant's vehicle and waited to see what the man would do next.

e. After 15-25 seconds, Affiant and his friends noticed the man was across the street walking south towards the intersection he had just crossed. Affiant and his friends realized that this was a typical operation for MK-Ultra/Monarch Mind Control Program assassinations and that the limousine had been a command post and that the man was probably there to assassinate Affiant.

f. Affiant pulled out of the restaurant's parking lot and drove across the street and into a driveway, driving past the man, who looked over his shoulder and was terrified as if he believed Affiant would run over him. When Affiant turned north in that parking lot away from the man and drove toward the location where the

limousine had parked, Affiant saw that it was gone, whereupon Affiant quickly pulled out of the parking lot and saw the limousine heading north. Affiant took pursuit. The limousine driver attempted to lose Affiant when he waited until a traffic signal light turned red as he turned left. Affiant ran the red light anyway so as not to lose him.

g. Affiant fell back several vehicles behind the limousine in order to avoid detection. About 15 minutes into the pursuit the limousine turned into a 5-star hotel where Affiant stopped his vehicle in a location where he could not be seen, exited his vehicle and hid behind a wall and photographed the limousine's occupants as they exited. Affiant photographed four attractive young females, two adult males and two young boys (around 12 and 14 years old) as they exited the limousine. Affiant noticed that the women glanced at him many times.

h. Affiant will be adding the information contained herein onto his website: www.tedgunderson.com. This information will include the photographs taken by Affiant.

i. Affiant has information from a "knowledgeable source" that when a "hit" is made or attempted by Satanists, the assassin is to return and rendezvous with the Satanic headman, so Affiant and his friends waited in the lobby of the hotel. Affiant was hoping to photograph the assassin as well.

j. While Affiant and his friends were waiting in the lobby of the hotel where the people had exited the limousine, when a white male, approximately 45 years old, 6'0" tall, about 195 lbs., with gray-white hair, dressed in a dark suit, exited the elevator from an upper floor and walked (having the demeanor of a government trained enforcement officer like the Secret Service) to an area in front of the Affiant and his friends, where he turned himself toward the outside entrance, and stood as if waiting for someone to arrive. He surreptitiously out of the corner of his eye made eye contact with Affiant multiple times as he appeared to peripherally watch the Affiant and his friends for about ten minutes, then moved just out of sight of the Affiant and his friends and sat down, continuing to wait.

k. After a time, Affiant and his friends decided to wait outdoors, and moved quickly to an exit in an attempt to elude the apparently trained enforcement officer. As they waited outside, Affiant saw that several attempts were made to photograph him. One attempt was successful, but as Affiant pursued the photographer up the steps and across the street, the photographer eluded Affiant in a crowd of people.

l. At that time, Affiant realized that his surveillance of the limousine and his stakeout for the assassin had been discovered, so the Affiant and his friends departed. Affiant also believes that the headman had warned off the assassin not to come back to the hotel but to go to an alternative location (Plan "B").

2. On October 25, 2003, at approximately 12:30 a.m., after arriving home from the above surveillance, Affiant and his friends returned to Affiant's Los Angeles apartment. Affiant immediately noticed a man standing across the street, watching the Affiant and his friends as they walked to Affiant's apartment.

a. As Affiant walked up the steps to his apartment building, the man shouted from across the street "What time is it?" Affiant did not reply. A second individual across the street (standing in the shadows behind the first individual) said: "12:30". (As gleaned from MK-Ultra/Monarch Mind Control Program survivors, a request ostensibly for the time is actually a verification or confirmation made by MK-Ultra/Monarch Mind Control Program victims. A mind-controlled victim while under programming is expected to receive voice verification from the "target" so that the programmed victim's handler can be certain the mind-controlled victim, in this case a spotter, has indeed spotted the target. After the verification, the assignment ends and the programmed victim (in this instance the first individual or spotter) returns to the handler, who was probably the second individual standing in the shadows behind the first individual in this instance. The "handler" is controls the programmed victim).

b. The Affiant and his friends went up the stairs and peered out a window that faced the direction toward the front of the apartment. The Affiant and his friends looked out the window and watched as two vehicles suddenly pulled up. One pulled into the driveway across the street. This was the escape vehicle for the spotter. In an effort at distraction, a second man ran to the second car that was idling in the middle of the street and started a loud conversation with the driver. The spotter jumped quickly into the first car as it waited in the driveway. This car backed up into the street. As the first car started to pull away, the second man yelled "hey, wait for me", took a backpack from the second car, ran to the first car and jumped into the back seat. Both cars departed.

3. On October 26, 2003, at approximately 3:00 p.m. Affiant and his friends loaded Affiant's vehicle and left Los Angeles. At approximately 5:00 p.m. while Affiant was still on the road to Las Vegas, Affiant's roommate received a telephone call at Affiant's home from an individual who identified himself as a friend of Affiant's and stated he needed to speak to Affiant immediately due to an emergency. This individual wanted Affiant's cell phone number and wanted to know Affiant's location. The roommate told him Affiant was "on the East Coast". Affiant has irrefutable evidence (a recorded conversation) that this individual is an FBI informant. It is clear that the influential Satanic element within the Government wants to know Affiant's whereabouts at all times. This incident is suspicious not only because this individual is an FBI informant, but because there was never a follow up phone call from this person. NOTE: The influential Satanic element within Government has the capability to locate individuals through their car phones.

4. On October 26, 2003, at approximately 8:30 p.m., Affiant received a telephone call from his second son who lives in Philadelphia, Pennsylvania. Affiant's son told Affiant that recently he has seen the same man surveiling him on a number of occasions in the neighborhood where he resides. One such occasion occurred at 5:30 a.m. on a Saturday when no one else was about. This man was standing in the parking lot under a street lamp for no apparent reason, doing nothing but loitering. Affiant believes this is a further attempt to intimidate and threaten Affiant via his family.

5. On October 27, 2003, at 11:15 a.m. Affiant and an associate were returning to his apartment. As they stepped off the elevator on the fifth floor where his apartment is

located, Affiant heard a noise in the fire stairwell that is near Affiant's apartment door. When Affiant opened the stairwell door, Affiant and his associate heard footsteps abruptly stop. Affiant and his associate pretended to exit the stairwell, then patiently stood listening. At that time they heard more footsteps of a retreating individual several floors down. Affiant and his associate descended the stairwell, opening each exit door on every floor so as to look down each hallway corridor in the hope of finding the person or persons who were spying on them. This continued, until they came upon the Emergency Exit door at ground level that was not securely closed. This door leads directly to the parking area. Affiant believes the fleeing individual either left by this door and fled the building and its grounds or disappeared into an apartment by one of the four exits because he lives inside this building.

NOTE 1: Based upon knowledge, information and belief: Affiant believes that a "plant" has an apartment in his 40-unit apartment complex, because on one occasion Affiant threw trash down the refuse chute, then immediately realized he had thrown something away that he had wanted to keep. Affiant changed from his robe into a shirt and pants and five minutes later went down to retrieve the garbage bag, but found that it was gone. It is apparent Affiant is being monitored through government video and audio techniques as mentioned in Affiant's October 20, 2003 Affidavit, specifically: 1) via secret microphones hidden in his apartment and/or 2) via a telephone tap.

NOTE 2: Affiant discovered and documented an illegal telephone tap on his office telephone in Los Angeles in 1982 and sued GTE. Affiant was confident the Government was involved in this but he had to settle out of court for \$6,000 because he could not financially afford a lengthy lawsuit. At the time Affiant was exposing a large-scale drug operation that involved the conveyance of drugs into the country from Vietnam in plastic bags in the body cavities of the dead GIs during the Vietnam War (Time Magazine, 1/1/73). One of Affiant's friends who was inquiring into the phone tap at the time on behalf of Affiant died of a "heart attack" during his investigation.

NOTE 3: Affiant is in possession of many video tapes. Recently, Affiant's roommate had to go to the doctor and was gone for several hours, leaving Affiant's apartment unoccupied. Affiant returned from Los Angeles to Las Vegas and noted that at least a dozen of his video tapes are missing. These tapes are concerning Bill Clinton, methods of subliminal messages by cults, the exposure of Stu Webb as an FBI informant, and nefarious black ops operations. Based upon knowledge, information and belief: Because surreptitious entries have been made on many occasions in the past where Affiant was the target, Affiant believes that these tapes were stolen by unidentified Satanic cult government agents via surreptitious entry.

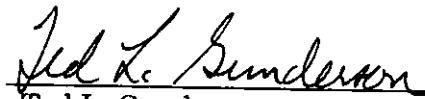
It is clear to Affiant that the influential Satanic element within the Government is conducting an ongoing intimidation and threatening program in order to silence or scare off Affiant. Affiant has been advised by knowledgeable sources that the Satanic element within the Government has plans to assassinate Affiant because of his knowledge regarding the Cover-up of the 9-11 Terrorism attack. Affiant believes that the method of attempted assassination will be via poison dart or needle in an attempt to make the assassination appear to be a heart attack or natural death. For example,

Affiant is aware of a poison chemical used by the Government that induces a heart attack with death resulting within 30 seconds. This chemical cannot be traced. It is used regularly by the CIA.

Affiant believes that these elements do not want it generally known that they are linked to certain Satanic cults in Washington D.C that have infiltrated our government and have used their power through blackmail with sex and drugs to enslave those they have taken an oath to protect. (See former Nebraska State Senator John De Camp's book entitled The Franklin Coverup: Child Abuse, Satanism, and Murder in Nebraska.)

The foundation of the law, commerce and the entire justice system is firmly established upon telling the truth [e.g., "I solemnly swear to tell the truth, the whole truth ..."]. In furtherance of that legal maxim Affiant solemnly does state that: I declare under penalty of perjury that the foregoing is true and correct while also being certain and complete to the best of Affiant's knowledge – under penalty of perjury pursuant to *Title 28 U.S.C. § 1746.*


Further Affiant sayeth naught

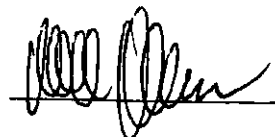


Ted L. Gunderson

Witnesses

Before the Witnesses below, appeared the above Party(s), being known, and did subscribe the signature on the 4th day of the 11th month of the year of the Christ, Two Thousand and Three A.D.


_____, Witness


_____, Witness

Ted L. Gunderson
FBI Senior Special Agent in Charge (Ret.)
California License No. 12878
P.O. Box 18000-259 * Las Vegas, NV 89114
VM: (310) 364-2280 * Fax: (702) 696-1004
www.tedgunderson.com

To: Whom it May Concern

From: Ted L. Gunderson

Date: November 24, 2003

RE: More Fallout from 9-11 Terrorism Report

AFFIDAVIT ADDENDUM No. 2

I, Ted L. Gunderson, the Affiant herein, being over the age of majority, and having first-hand knowledge of the facts and events described herein, continuing from October 19, 2003 until even date herewith, concerning covert surveillance of Affiant and Affiant's friends, harassment(s) in the form of telephone calls, and overt/covert threats against Affiant life, and lastly, attempts on Affiant life. Affiant does hereby state that this Affidavit contains the true facts as Affiant knows and understands them to be, and that this affidavit is true, correct and complete to the best of Affiant's knowledge, information and belief.

FACTS

1. On November 6, 2003, Affiant and two friends drove to a drugstore in order to pick up prescriptions that had been filled.
 - a. One of Affiant's friends remained in Affiant's vehicle while Affiant and his other friend entered the store.
 - b. While Affiant was in the store, a man on an old blue motor scooter (a Vespa) drove into the parking lot and parked next to Affiant's vehicle.
 - c. The driver was a white male, approximately 21 to 25 years of age, around 6 feet tall with brown hair, and approximately 150 pounds.
 - d. The driver noticed Affiant's friend who had remained in Affiant's vehicle and the Vespa driver took off his helmet, and then he dilly-dallied around with his Vespa wasting approximately 5 minutes.
 - e. Then he suddenly went into the store, and within 15 seconds exited the store and returned to his Vespa without having made a purchase in the store.

- f. Immediately thereafter, Affiant and his male friend came out of the store and got into Affiant's vehicle. Affiant noticed the Vespa driver loitering in the vicinity.
 - g. The Vespa driver put on his helmet with such speed he failed to fasten the chin strap, and started his scooter just as Affiant pulled out of his parking space.
 - h. As Affiant was leaving the parking area, he noticed the Vespa driver pursuing him and pulled his vehicle over to the side so the Vespa driver could pass him.
 - i. The Vespa driver slowly pulled his Vespa up to the exit/entrance to the parking area, then pulled hastily out into traffic barely missing an on coming car that almost hit him. Affiant then took pursuit.
 - j. As the Vespa driver was racing down the street, he tried to keep pace with Affiant's vehicle that was behind him.
 - k. Affiant noticed that the Vespa driver had his eyes fixed on his rearview mirror, watching Affiant as Affiant drove behind. At one point the Vespa driver nearly hit a car coming out from a driveway, and further down the road he almost ran a red light because of his fixed attention on his rear view mirror. NOTE: Affiant was confident that the Vespa driver was surveiling Affiant, so Affiant stayed very closely behind the Vespa driver.
 - l. As the two vehicles approached a second traffic light, the Vespa driver slowed down to a crawl. The traffic light turned red and the Vespa driver and Affiant stopped as the Vespa driver continued surveillance of Affiant while driving in front of Affiant. It was obvious to Affiant that the Vespa driver had deliberately not made the green light so as to keep Affiant under surveillance.
 - m. When the light changed to green, the scooter suddenly shot across the intersection and Affiant pursued.
 - n. Affiant put on his right turn indicator showing that he was going to turn into a parking lot, and the Vespa driver without warning darted across four lanes of traffic almost colliding with a car as he traversed to the far left lane. The Vespa driver looked back over his shoulder presumably to see if Affiant was pursuing him.
 - o. As Affiant pulled into the parking area, the Vespa driver turned left at the light. Affiant could see the Vespa driver still looking back over his right shoulder as the scooter started the left turn. During the left turn the Vespa driver verified that Affiant had turned into the parking area by looking again, this time over his left shoulder.
2. On November 11, 2003, at 10:00 a.m. Affiant went to a meeting accompanied by two friends. Affiant talked with his associate for approximately 20 minutes outside the associate's dwelling, and then made plans to meet the associate and others at a nearby bank.
 - a. Affiant departed from his parking spot in front of his associate's dwelling, drove a half a block and turned left. As Affiant turned left he noticed a white female half a block away on the right side of the street. The white female was approximately 55 years of age, approximately 5 feet 2 inches, 200 pounds, black

hair, a round puffy face and ruddy complexion. This white female was staring at Affiant as she stood next to a brown Ford van. The white female immediately got into the Ford van (NV license 448-FRH) as Affiant approached the Ford van. After Affiant drove past the Ford van immediately the woman pulled out of her parking spot and followed Affiant for four blocks until she reached a well-traveled arterial street in Las Vegas. Affiant drove east on said street with the Ford van following closely behind, then the Affiant turned on his direction signal to indicate Affiant's intent to make a left turn. Affiant turned left into a parking lot and the Ford van passed Affiant on his right and proceeded down the road.

NOTE # 1: On other occasions in the past when Affiant met his associate at his associate's dwelling, and then drove away, Affiant noticed other vehicles parked in the same location as the Ford van. They often followed when Affiant turned left on that block as Affiant was departing his associate's residential area. In each of the prior instances, the occupants have followed Affiant out of his associate's neighborhood.

NOTE # 2: The meeting on November 11, 2003, with this business associate of Affiant's was arranged by a telephone call made by Affiant's associate to Affiant's home telephone the prior day. Before arriving at Affiant's associate's home at 10:00 a.m. on November 11, 2003, Affiant did not see a surveillance vehicle following him from Affiant's home to his associates home. What appeared to be a surveillance was only initiated shortly after 10:00 a.m. (the meeting time) on November 11, 2003, and was obviously arranged as a direct and proximate result of the telephone call from Affiant's associate to Affiant. This act of surveillance provides further evidence to Affiant's belief that Affiant's telephone is illegally tapped.

- b. Affiant drove to the bank and noticed that the brown van did not turn with him, but continued on. Affiant parked his vehicle and went into the bank where he planned to meet his associate and others.
 - c. Affiant's two friends remained outside in Affiant's parked vehicle.
 - d. At that time Affiant's friends noticed that a white Astro van (NV license plate 088 RFX) parked next to Affiant's vehicle and a white male, 5 feet 7 inches tall with strawberry blond hair, approximately 35 years old, and about 180 pounds, went into the building where Affiant was meeting his associate and others.
 - e. When ten minutes had passed; Affiant's friends went into the building where they saw Affiant. Affiant's associates were seated at a cubicle nearby. As Affiant's friends sat down to wait for Affiant, the white male immediately exited the building and departed.
 - f. Affiant and his two friends then departed.
3. On November 12, 2003, a notice was placed in Affiant's condominium complex that the elevator in Affiant's complex would not be in operation from noon until 3:00 p.m. the following day, November 13, 2003. This fact was discussed at length by Affiant and friends in Affiant's condominium on the evening of November 12, 2003. It was decided that Affiant and two of his friends would leave the building at approximately 11:45 a.m. the following day to run their errands, specifically that they needed to go first to a particular discount store at noon. They discussed the other places they planned to visit the following day, but the final decision was to stop at the discount store first.

4. Shortly before noon on November 13, 2003, Affiant and his friends left Affiant's condominium and went to the discount store as planned. There was no surveillance on them as they left Affiant's condominium or during the trip to the discount store.
 - a. They arrived at the discount store at approximately 12:10 p.m. and Affiant and his friends immediately noticed their entrance into the parking lot was observed by a white male, 5 feet 9 inches, 160 pounds approximately aged 20 to 25, black hair, short beard and mustache, wearing mirrored sunglasses, a blue and white printed bandanna covering his head, and wearing a gray sweatshirt and jeans.
 - b. An armored vehicle pulled up in front of the door to the discount store, and after Affiant parked his vehicle, Affiant deliberately took a circuitous route rather than a more conventional direct route around the armored vehicle to the door of the discount store in order to watch the white male's reaction. After a moment, it was obvious to Affiant that the white male was watching Affiant.
 - c. Affiant noted that the white male from his post beside the front entrance of the store watched Affiant exit his vehicle, walk circuitously around the armored vehicle, and enter the discount store. Affiant concluded from this activity that the white male was a "spotter" involved in a surveillance of Affiant.
 - d. Affiant and his friends entered the discount store. Affiant's friends shopped while Affiant observed the "spotter" through the front window as the "spotter" continued to loiter beside the front entrance to the discount store, fervently watching the entrance. The "spotter" could not observe Affiant who was watching the "spotter" through a window from Affiant's position inside the discount store.
 - e. At approximately 12:30 p.m. an obese white female with blond hair, approximately 50 years of age, exited the discount store and walked past the "spotter" as she was going to her car (a gray late model Buick, NV license plate 910-MAB) that was parked in the parking lot directly across from the front door of the discount store where the "spotter" was standing.
 - f. This woman motioned to the "spotter" (to come over to her). The spotter then walked about fifty feet east across the parking lot to her car. The woman said something to the "spotter" in conversation, who nodded his head repeatedly indicating he understood clearly what she said. The spotter, then returned back to his position beside the front entrance to the discount store and waited.
 - g. After a moment the "spotter" left his post near the front entrance, walked around to the side of the building and sat down on the grass next to two individuals who appeared to be homeless. One was Caucasian and the other was African American. After a few moments of talking with these two individuals, the "spotter" returned to the front of the discount store where he then spoke to two teen-age Mexican males who were standing beside their bicycles.
 - h. After a brief discussion, the two Mexicans entered the discount store, walked through the aisles quickly, spending only two minutes in the discount store, then departed without purchasing anything. The Mexicans observed Affiant in his position by the front window and then exited the store.

- i. Immediately upon leaving the discount store, the Mexicans spoke to the "spotter", then rode away on their bicycles westerly until they were out of sight around a building that was located on the other side of the discount store in which Affiant was shopping. The "spotter" then followed on foot pursuing the Mexicans.
- j. As the "spotter" was leaving the discount store's parking lot area, he looked back over his shoulder apparently to see if anyone was following him.
- k. Affiant and his friends had completed their shopping and exited the discount store parking lot at approximately 12:45 p.m.
- l. As Affiant was driving out of the discount store's parking lot, he noticed the "spotter" coming toward him on a bicycle from the westerly direction where the "spotter" had disappeared. The "spotter" was now carrying a red backpack on his back and was not wearing his sunglasses. The fact that he was on a bicycle, not wearing his sunglasses and carrying a backpack indicated to Affiant that the "spotter" had tried to change his appearance.
- m. Affiant turned his vehicle around and followed the "spotter" back to the discount store, where the "spotter" parked his bicycle against the building and entered the discount store from the south. Affiant parked his vehicle in a space directly in front of the discount store's entrance approximately twenty feet from the door with camera ready to photograph the "spotter". The "spotter" did not notice Affiant and probably assumed Affiant had left the area in his car.
- n. After approximately 8 minutes, the "spotter" came out of the discount store and Affiant took his picture several times. (See website tedgunderson.com for photos.)
- o. Affiant followed the "spotter" across a busy intersection to a drugstore (Walgreens) a half a block away. The "spotter" entered the drugstore and Affiant and one of his friends followed him inside.
- p. The "spotter" did not purchase anything but walked aimlessly through the store seemingly to waste time, whereupon the "spotter" exited Walgreens after approximately five minutes. The "spotter" noticed Affiant's other friend who had remained in Affiant's vehicle observing him. The "spotter" then walked rapidly toward his bicycle so he could take flight to escape Affiant's surveillance of him.
- q. The "spotter" quickly got onto his bicycle and rode away, taking routes that could be taken only by a bicycle, but not by Affiant's car. Affiant discontinued his surveillance of the "spotter".
- r. Affiant believes that the "spotter" entered Walgreens merely to verify if Affiant was following him, and when the "spotter" realized Affiant had followed the "spotter" and was had been surveiling the "spotter", the "spotter" left the drugstore immediately.
- s. Affiant returned to the discount store and questioned the two homeless men, who stated that they had seen the "spotter" around but did not know him. The Caucasian stated he had seen the "spotter" on Boulder Highway, 8 miles away, and stated that the "spotter" had asked him where the Social Security office was

located. The African American stated he did not know the "spotter", but had seen him around.

Affiant believes that the surveillance at the discount store occurring on November 13, 2003, occurred after Affiant verbally made plans, that morning, to go to the discount store discussing this plan in his condominium with his friends and Affiant believes that the fact that the "spotter" turned up at the discount store is evidence that Affiant is being monitored via audio/video devices from within his condominium by person or persons unknown but whom are related to the federal government and/or satanic cults from Washington, D.C.

NOTE: Affiant has learned that CNN revealed in 1999 that the government has manufactured an "air pistol" and an "air rifle" that are capable of killing a person by using only the force of compressed air, which leaves no evidence. More research pending.

NOTE: Another reliable primary source has confirmed the "hit" that was placed on Affiant by a high-level satanic cult group in Washington, D.C.

The foundation of the law, commerce and the entire justice system is firmly established upon telling the truth [e.g., "I solemnly swear to tell the truth, the whole truth ..."]. In furtherance of that legal maxim Affiant solemnly does state that: I declare under penalty of perjury that the foregoing is true and correct while also being certain and complete to the best of Affiant's knowledge - under penalty of perjury pursuant to *Title 28 U.S.C. § 1746*.


This Affidavit executed this twenty-fourth day of November, 2003.



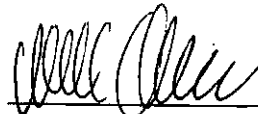
Ted L. Gunderson

Witnesses

Before the Witnesses below, appeared the above Party(s), being known, and did subscribe the signature on the *twenty-fourth* day of the *eleventh* month of the year of the Christ, Two Thousand and Three A.D.



_____, Witness



_____, Witness

Ted L. Gunderson
FBI Senior Special Agent in Charge (Ret.)
California License No. 12878
P.O. Box 18000-259 * Las Vegas, NV 89114
VM: (310) 364-2280 * Fax: (702) 696-1004
www.tedgunderson.com

To: Whom it May Concern

From: Ted L. Gunderson

Date: December 9, 2003

RE: More Fallout from 9-11 Terrorism Report

AFFIDAVIT ADDENDUM No. 3

I, Ted L. Gunderson, the Affiant herein, being over the age of majority, and having first-hand knowledge of the facts and events described herein, continuing from October 19, 2003 until even date herewith, concerning covert surveillance of Affiant and Affiant's friends, harassment(s) in the form of telephone calls, and overt/covert threats against Affiant life, and lastly, attempts on Affiant life. Affiant does hereby state that this Affidavit contains the true facts as Affiant knows and understands them to be, and that this affidavit is true, correct and complete to the best of Affiant's knowledge, information and belief.

FACTS

1. On November 26, 2003, at around 4:00 p.m. Affiant retrieved his mail from his mailbox in Las Vegas. An associate accompanied him. In Affiant's mailbox was a letter from Dr. Richard Reed, 911 Shogoboom Way, Rutland, Vermont (05701-04268). Affiant opened the letter and was immediately showered with a fine mist of red, brown and beige powder. Affiant immediately washed his hands at the mailbox center, then turned his attention to the letter (attached). This letter reads:

"Dear Mr. Gunderson,
We hear you've been poking around in business to make our Steve Cooley look bad. If you value what little of a life you have chasing your imaginary conspiracies, you stupid old man, you'll steer far and wide of this business unless you want an enema of boiling lead serviced to you arse. You're a little too old to be running about like you're Fox bloody Moulder on the telly. That is fiction; this is real life. In real life the heroes are those who fight the imperial cunts like the US and the UK, those whose greatest weapon is the heart. AFFIANT suggest you engage in a more leisurely pastime like paying a visit to that Jack Kavorikian fellow. AFFIANT hear he has an excellent cure for life.

Anau'r euog ydyw'r gwir!
Gelynglas"

2. On November 26, 2003, Affiant was a guest on the radio talk show "Talk at 10:00", WFOB, 1430 A.M. of Fostoria, Ohio. When Affiant talked about the 9-11 cover-up, the show went off the air and all that was heard was static.
 - a. This happened two times during the show, the first lasting three minutes, the second time lasting seven minutes. The host of the show told Affiant he could hear Affiant on the telephone and even though there were no technical problems transmitter or any of the equipment, only static was heard on the air. This had never occurred before on this station.
 - b. Affiant talked to the radio talk show host on December 22, 2003, who advised Affiant that this problem has not recurred since November 26, 2003.
 - c. The show during which Affiant was the guest was the only time in the history of the station when the station had the problem.
 - d. If the Illuminati and New World Order satanists continue with this harassment, they will make a "poster boy" out of Affiant.
3. On December 1, 2003, at around 5:00 p.m., Affiant and two friends went to the substation for the Las Vegas Metropolitan Police to report Affiant's four handguns as stolen. When they returned to Affiant's truck, which was parked in front of the substation, Affiant immediately noticed that the windshield wipers had been engaged. The windshield wiper stick is located on the opposite side of the steering column from the directional signal stick.
4. On December 2, 2003, Affiant called the Postal Inspector's office at (702) 796-5272 and described the threatening letter to Donald Obritsch, who then asked Affiant to bring the letter described in Item 1 above (see attached) and the contents into the Postal Inspector's office. Affiant immediately took the threatening letter to the Postal Inspector's office at 101 Convention Center drive, Suite 1050 in Las Vegas, Nevada.
 - a. When Affiant arrived at the Postal Inspector's Office, he was greeted by Don Obritsch, who informed someone behind the locked door of Affiant's arrival.
 - b. Later, FBI Agents Herb Laskow and Timothy Malcolm along with Nolan Caldwell, the Postal Inspector, interviewed Affiant for approximately one hour.
 - c. The interview covered the threatening letter as well as the cases described in the attached letter dated 12/09/03 written by Affiant to Ms. Ellen Knowlton, FBI Special Agent-in-Charge in Las Vegas, Nevada.

The foundation of the law, commerce and the entire justice system is firmly established upon telling the truth [e.g., "I solemnly swear to tell the truth, the whole truth ..."]. In furtherance of that legal maxim Affiant solemnly does state that: I declare under penalty of perjury that the foregoing is true and correct while also being certain and complete to the best of my knowledge - under penalty of perjury pursuant to *Title 28 U.S.C. § 1746*.

This Affidavit executed this *ninth* day of December, 2003.



Ted L. Gunderson

Dear Mr. Gunderson,

We hear you've been poking around in business to make our Steve Cooley look bad. If you value what little of a life you have chasing your imaginary conspiracies, you stupid old man, you'll steer far and wide of this business unless you want an enema of boiling lead serviced to your arse. You're a little too old to be running about like you're Fox bloody Moulder on the telly. That is fiction; this is real life. In real life the heroes are those who fight the imperial cunts like the US and the UK, those whose greatest weapon is the heart. I suggest you engage in a more leisurely pastime like paying a visit to that Jack Kavorkian fellow. I hear he has an excellent cure for life.

Anau'r euog ydyw'r gwir!

Gelynglas

AN ACTUAL COPY OF THE LETTER ON
NOVEMBER 26. 2003

Ted L. Gunderson
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To: Whom it May Concern

From: Ted L. Gunderson

Date: February 19, 2004

RE: More Fallout from 9-11 Terrorism Report

AFFIDAVIT ADDENDUM No. 4

I, Ted L. Gunderson, the Affiant herein, being over the age of majority, and having first-hand knowledge of the facts and events described herein, continuing from October 19, 2003 until even date herewith, concerning covert surveillance of Affiant and Affiant's friends, harassment(s) in the form of telephone calls, and overt/covert threats against Affiant life, and lastly, attempts on Affiant life. Affiant does hereby state that this Affidavit contains the true facts as Affiant knows and understands them to be, and that this affidavit is true, correct and complete to the best of Affiant's knowledge, information and belief.

FACTS

1. On January 28, 2004, Affiant entered his Los Angeles apartment and discovered two newspaper cutouts. Both cutouts had been taken from the September 14, 2003, edition of the *Sacramento Bee*.
 - a. The first cutout was found in an ashtray on Affiant's desk where it would be certain to be found immediately. It had been torn from the "Funeral Notices" section of the newspaper and simply states "Funeral Notices" (a veiled threat); (See Exhibit A)
 - b. The second cutout was found on top of the television. This cutout was a description of a documentary to be shown. The documentary was specifically about the extermination of the Jews. Affiant's daughter has converted to Judaism. On the opposite side of this second cutout was an ad for a movie playing at a local cinema. The movie was entitled "The Order" (as in New World Order). (Exhibit A)
 - c. It is obvious to Affiant that these cutouts were obvious veiled threats on Affiant's life and the life of his daughter.
2. Affiant also discovered that Affiant's keys that had been left in the Los Angeles apartment had been relocated from their original location. Affiant had gone to Los Angeles for the purpose of removing certain items from the apartment and as a result

(56a)

was searching through the bedroom closet for just such a purpose. The keys had been hidden in the bedroom closet.

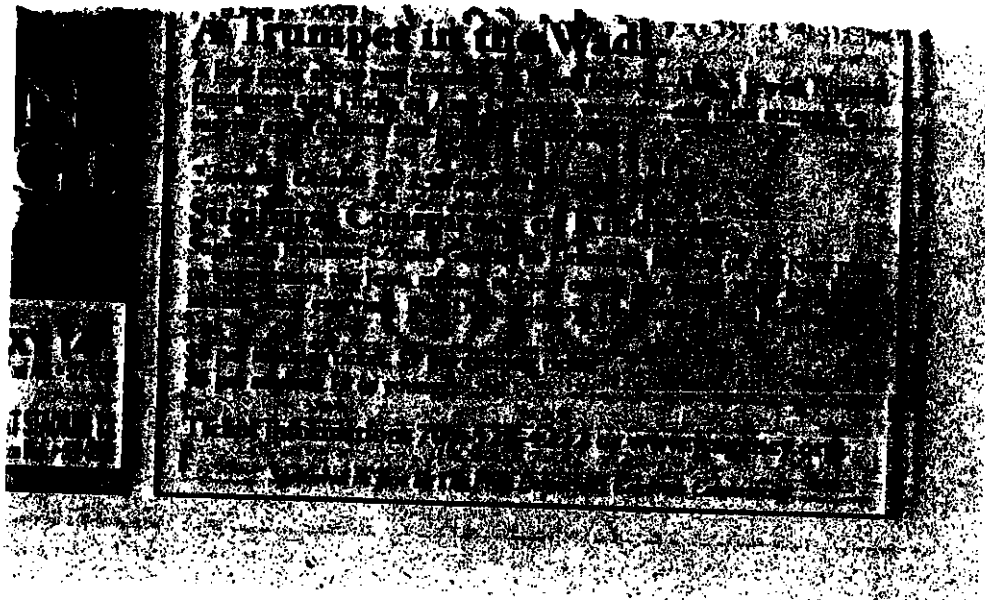
3. On February 8, 2004, Affiant got into his truck with an associate. Affiant immediately noted the penny that had been deliberately placed onto Affiant's seat on the driver's side of the truck. Affiant believes that this is a subtle reminder from the satanists informing Affiant that the satanists can get into Affiant's truck at any time. Affiant believes this is a subtle threat in that the satanists are informing Affiant by this method that the satanists can "get at" Affiant anytime they want.
4. Affiant continues to receive telephone calls from persons who refuse to identify themselves, but simply breathe heavily into the telephone.
5. Affiant continues to notice that Affiant is being surveilled in the course of Affiant's daily business affairs.

The foundation of the law, commerce and the entire justice system is firmly established upon telling the truth [e.g., "I solemnly swear to tell the truth, the whole truth ..."]. In furtherance of that legal maxim Affiant solemnly does state that: I declare under penalty of perjury that the foregoing is true and correct while also being certain and complete to the best of my knowledge - under penalty of perjury pursuant to *Title 28 U.S.C. § 1746*.

This Affidavit executed this *nineteenth* day of February, 2004.



Ted L. Gunderson



THE ORDER

HEATH LEDGER

THE ORDER

Now Playing

ROXY PACIN	ROXY PACIN	ROXY PACIN	ROXY PACIN
ROXY PACIN	ROXY PACIN	ROXY PACIN	ROXY PACIN

SEE DIRECTORY OR CALL THEATRE FOR SHOWTIMES • NO PASSION

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Ms. Ellen Knowlton
FBI Special Agent-in-Charge
700 W. Charleston Blvd.
Las Vegas, NV 89104

December 9, 2003

RE: My interview with FBI Agents
Herb Laskow and Timothy
Malcolm on December 2, 2003

Dear Ms. Knowlton:

This letter will memorialize and monument my meeting with FBI Agents Herb Laskow and Timothy Malcolm and the information that I furnished them during the referenced interview. That meeting was regarding the threatening letter I received on November 26, 2003 from "Dr. Richard Reed", postmarked Manchester, New Hampshire on November 22, 2003.

I. THREATENING LETTER

The letter was a complete surprise to me. I do not know "Dr. Richard Reed". I have no idea why his letter was directed to me specifically. I have no explanation concerning its threatening contents other than it appears to be a clear and patent threat against my life. Further, its contents appear to contain a subliminal message that are routinely used by satanic cults and their splinter groups.

The return address reads:

"Dr. Richard Reed
911 Shogoboom Way
Rutland, VT
05701
04268"

The street number part of the address also appears to be a reference message that relates to the 9-11 Terrorists attacks. I have written and spoken extensively about the vital information that I gained from investigating the 911 attack. I can only conclude that the letter is a direct and proximate result of my exercising my First Amendment rights based upon the truth as I know and understand it derived from my first hand investigation of 9-11 and my research and dispersal of that truth.

The attached letter from "Dr. Reed", may be related to the current "contract" or "hit" on my life arranged by the Washington D.C. cult - a satanic coven being an assembly of witches and warlocks - known as Bohemian Grove. This group is part of the Illuminati-based takeover of the U.S. Government, and according to my knowledgeable and credible sources (three of

fn

them), the Bohemian Grove satanic cult is actively practicing behind the scenes in the Terrorist Movement to insure the passage of regressive legislation that takes away many of our Constitutional rights contained in the Bill of Rights (Homeland Security and the USA Patriot Act). This group shot out my Los Angeles apartment window on October 15, 2003 when I was a few feet away (photo enclosed), and attempted to assassinate me again on October 24, 2003 (see enclosed Affidavit).

II. MICHAEL RICONOSCIUTO INTERVIEW

My investigation gelled when, on January 3rd, 4th and 5th 2003 I interviewed Michael Riconosciuto. Michael has been a U.S. intelligence agent for decades, and we have been friends since the early 1980s. Michael told me at that meeting that in January 2001 he learned that imminent terrorist attacks would occur in the United States in the near future by a terrorist group known as "the Base" (translated from the words - al Queda). Michael informed me that he was interviewed in March, 2001 by FBI Agent Keith Cutri. Michael stated he furnished FBI Agent Cutri the following information:

1. The identification of an individual who is the ringleader working in New Jersey (unidentified herein to eliminate damage or complications to future official investigations). Michael told Agent Cutri that this leader:
 - a. was coordinating forthcoming terrorist attacks on the United States.
 - b. had information on the movement of 37 Soviet-made shoulder-fired surface-to-air missiles smuggled into the United States.
 - c. was coordinating several forthcoming skyjackings.
 - d. was coordinating many bombings and espionage activities.
 - e. knew the identities of many "sleepers" in the United States and overseas along with their real names, code names and fictitious names.
2. The information about a false ID ring in Montreal, Canada, and in New Jersey, and could furnish the exact false IDs of 30 terrorists who had been chosen for actions inside the United States.
3. The information that the 37 Soviet-made missiles were being handled through Thabet Aviation in Quebec City, Canada, which also brokered old but serviceable aircraft (Swearingtons, DC-9s, 747s and high-performance military) to be used in drug-running and future terrorist attacks in so-called "40-minute" war scenario by using aircraft as flying "missiles".
4. The information that terrorists were taking flight-training in various types of aircraft brokered by Thabet, and if given immunity for himself and his contacts, he would provide specific information where said training was taking place and the identities of the students taking the training.
5. The information that there were 30 terrorists with plans to hi-jack six airplanes. In addition to the three targets attacked during 9-11, other targets were the Capitol Building, the Statue of Liberty and the White House.

On September 13, 2001, two days after the 9-11 attacks, Michael states that Special Agent Cutri returned to re-interview him accompanied by an unidentified FBI Agent. Agent Cutri:

(Handwritten initials)

1. wanted to know why Riconosciuto was "bothering" the FBI and wasting its time.
2. accused Riconosciuto of seeking publicity.
3. accused Riconosciuto of being "anti-FBI" and "anti-government".
4. called Riconosciuto a "conspiracy theorist".
5. called Riconosciuto a "know-it-all".
6. called Riconosciuto a "hoaxer" and threatened him with prosecution.
7. stated that he discontinued inquiry into the information Riconosciuto gave in March because information Riconosciuto gave Mr. Curtri concerning a FBI staff member at FCI Coleman was untrue.

III. FBI RESPONSE - RICONOSCIUTO NOT CREDIBLE

Letters dated 1) July 31, 2002, from FBI Assistant Director Pasquale J. D'amuro, 2) December 12, 2002, from Assistant Directors Larry Mefford, 3) May 22, 2003, from Assistant Director Larry Mefford, 4) and October 27, 2003, from Assistant Director John S. Pistole, respectively state that Michael did not furnish information within the investigative jurisdiction of the FBI; that the allegations furnished by Michael on March 20, 2001, were investigated and it was determined that they were "unfounded"; and further that Michael has no credibility.

In March, 2001, six months prior to the 9-11 attacks, Michael furnished information to the FBI about forthcoming terrorist attacks and provided the identity of the group involved (the Base, al Queda). The terrorist attacks occurred as Michael had said they would and the Base or al Queda has been identified by the FBI as being responsible for 9-11. How can the FBI now claim that Michael has no credibility? This type of behavior occurs because the FBI had a duty, obligation and responsibility to protect the people and it failed to do so. In fact, the FBI's failure this time does not meet the test of what a "prudent person" would do when faced with the scale and consequences of such information. In plain words, their behavior and actions are characteristic of a cover-up.

IV. MY RESPONSE TO THE FBI - RICONOSCIUTO IS CREDIBLE

I can affirm that Michael DOES have credibility and for decades has been a very credible, reliable, loyal U.S. Intelligence agent! His many contributions to our country as an agent are too numerous to state in detail, but I worked with him on several projects, so I can tell you about some of them. Michael and I were responsible for the conviction and incarceration of five contract killers during the 1980s, including assassin Bill Mentzer, a former CIA satanic cult "hit man" who is serving life in prison in California. Michael and I were also responsible for furnishing the U.S. made surface to air missiles to the Afghanistan rebels. These missiles helped defeat the Russians in Afghanistan in the 1980s.

Michael is in prison at the Federal Medical Center in Ayer, Massachusetts because he dared to testify to Congress concerning a corrupt situation within our justice system (the PFOMIS Software developed by Bill and Nancy Hamilton; see the enclosed Terrorism Report for an explanation of PROMIS Software). Michael was warned not to testify to Congress (violating federal witness tampering statutes) and when he did testify he was set up and framed. Witnesses, including a U.S. Attorney, suborned perjury and perpetrated

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"fraud on the court" by lying under oath during Michael's trial, and because of this fraud perpetrated by the U.S., Michael is serving a 30-year sentence for operating an alleged illegal drug enterprise (first and only conviction). We all know from the newspaper stories of convicted murderers who have been given sentences of seven years or less.

V. TERRORISM HIGHLIGHTS - 9-11 AND OKLAHOMA CITY

Some of the more relevant information Michael and I are exposing today is delineated below. It supports my belief that the upper level management of the FBI has seemingly been infiltrated by the Illuminati based group. They have contaminated what was once the premiere law enforcement agency in all history. My beliefs are based upon the following facts:

1. Immediately after the 9-11 attacks, the government removed the rubble from the World Trade Center (WTC) (the rubble was evidence) and destroyed it; (Painful Questions by Eric Hufschmid).
 - a. Government "experts" claim that the WTC towers collapsed as a result of the fire caused by the airplanes. There is no proof for or against this claim because the Government destroyed the evidence.
2. This was a repeat of the government's willful destruction of evidence in the 1995 Oklahoma City bombing when rubble and debris were also removed and buried in a private land fill under a 24-hour guard. Members of the McVeigh investigative team who interviewed me for 4.5 hours told me that they were allowed to tour the OK City Murrah Building prior to the rubble being hauled away, but they were not allowed by the U.S. Marshall to take any soil samples. This sample-taking process is critical since the soil would have identified foreign material and agents from the bombs that would have lead to and identified its manufacturer.
 - a. An inside investigator informed me that there were 11 other individuals involved in the OK City bombing besides Timothy McVeigh and Larry Nichols.
 - b. According to an article written by the editor of "Firehouse" Magazine (Sept. 1995) four unexploded conventional bombs were removed from the OK City Murrah Building by the OK City Fire Department during the debris clean-up phase.
 - c. On April 19, 1995, the morning of the OK City bombing, Oklahoma city TV channels KFOR TV (Channel 4, NBC affiliate), KOCO TV (Channel 5, ABC affiliate), KWTW (Channel 9, CBS affiliate) and KOKH (Channel 25, Fox affiliate) all reported after the bombing that two unexploded bombs were found inside the rubble. Channel 9 announced that one of the unexploded devices was found on the East side of the building. This was confirmed on TV by Governor Frank Keating, who stated that there were two unexploded devices in the rubble. He stated that a sophisticated group had to have placed the bombs there.
 - d. Early U.S. Department of Justice TV news releases reported a second unexploded sophisticated explosion device was found in the wreckage. (I have a copy of the TV news broadcast).

- e. According to the early TV broadcasts, BAFT confirmed that a fourth bomb was set to go off inside the building which delayed the rescue attempt for five hours. Later BATF was quoted on TV through a news release that there was only "one bomb" – the car bomb. (I have a copy of the TV news broadcast).
 - f. TV Channel 4 reported that an unexploded military bomb was found in the rubble. (I have a copy of the TV news broadcast).
 - g. TV Channel 4 interviewed bomb expert Dr. Randell Heather who stated, "We will learn the source of the bombs after they are dismantled." (I have a copy of the TV news broadcast).
 - h. Other bomb experts who have been interviewed and believe there was more than one bomb are General Benton Partin, Mike Smith, Robert Frias, Alvin Nurberg and Kenneth Gow.
 - i. The May 1, 1995 issues of *Newsweek* and *Time Magazine* reported that explosive devices blew the building outward (not in).
 - j. The truth is that the car bomb was not a fertilizer bomb, but a barometric bomb developed by the Hercules Mfg. Co. of Silicon Valley, California. This bomb is known as an Electric Hydrodynamic Gaseous Fuel Device. A second conventional bomb located inside the building detonated 9 seconds after the barometric bomb. An additional 4 bombs were to have exploded, which would have leveled the building.
 - k. Marshall Riconosciuto, a U.S. Intelligence agent and Michael's father, who is now deceased, was the CEO of Hercules Mfg. Co. The barometric bomb was a U.S. Government project and at the time of the bombing only ten scientists, all of whom worked for the U.S. Government, knew how to develop it. The barometric bomb used in the OK City bombing was manufactured by Dyna Nobel out of Salt Lake City, Utah, contract no. DAAA21-90-C-0045 (6/14/90) (page 450 *Defense Daily News*, 6/19/90). (Government contracts are available to the public.) The U.S. Army Picatinny Arsenal, New Jersey claims there is no such contract. Dyna Nobel refused to respond to my letter of inquiry. NOTE: It is interesting that a Dyna Nobel bomb expert testified before the Oklahoma City Grand Jury that the car bomb was a fertilizer bomb. ("The Gunderson Report on the Bombing of the Alfred P. Murrah Federal Building Oklahoma City, Oklahoma. April 19, 1995")
3. President Bush ordered a "limited" surgical investigation of 9-11. Since more than 3,000 people were murdered what reason does President Bush have for demanding a "limited" investigation? (Painful Questions by Eric Hufschmid)
 4. An individual who lives in an apartment three blocks from the Twin Towers told me his apartment shook like an earthquake SECONDS BEFORE the debris fell. (The first report of bombs probably detonated inside the Towers)
 5. A New York City doctor called me the afternoon of September 11, 2001, and advised that his son and his friends were a short distance from the Towers when

(6)

- they heard and saw explosions on the upper floors of the Towers just before they collapsed. (The second report of bombs probably detonated inside the Towers)
6. British Broadcasting Corporation's reporter Steve Evans, who was in the second Tower when it was hit, said he heard a series of explosions prior to evacuating the building ("American Free Press", 8/19/02). (The third report of bombs probably detonated inside the Towers)
 7. New York City seismometers recorded huge bursts of energy which caused unexplained seismic "spikes" at the moment of collapse of each WTC Tower. Molten steel was discovered in the basement of the Towers during the clean-up indicating an explosion at that level. ("American Free Press", March 2003) (The fourth report of bombs probably detonated inside the Towers)
 8. Numerous mysterious explosions occurred in U.S. Customs House (WTC 6) and the 47 story Solomon Brothers Building (WTC 7) after the airplanes hit the World Trade Center Towers. The explosion in WTC 6 was aired by CNN TV on the morning news of 9/11/01. ("American Free Press", March 2003) (The fifth report of bombs probably detonated inside the Towers)
 9. I was told by my confidential NYPD sources that fire fighters on the upper floors who did not survive radioed to their commander that the steel was not melting and also that bombs were detonating. New York City firemen are now under a Gag Order. (This report which I know to be true and accurate definitely proves bombs detonated inside the Towers)
 10. I have colored photographs of one of the 9-11 Towers as it collapsed. These photographs were taken from an NBC TV news broadcast. The photos are from still frames of video tape running at 30 frames per second. They show explosives on the upper floors of the Tower seconds before the Tower collapsed. (These photos are enclosed with my Terrorism Report.)
 11. I am in possession of a copy of the artwork of a front cover page design used on a CD placed on the Internet in July 2001 for an album to be released in November 2001. This Texas rap group's name is "Coup". The July 2001 artwork is a nearly exact match of photos of the Towers collapsing on September 11, 2001 and shows one of the musicians pushing the button of a detonator as the Twin Towers explode. The other musician in the photo is orchestrating this detonation with batons, or wands. On the edge of the photo are the two words "Party Music", but when you place a piece of paper against the lower half of the two words the words "Earth Waste" ("Waste Earth") is clearly legible. (This artwork is enclosed with my Terrorism Report.)
 12. According to the French newspaper Le Figaro, Osama bin Laden met with CIA representatives July 4 through July 14, 2001, in Dubai in the Middle East. Why would the CIA meet with a well-known reputed terrorist one month before 9-11?
 13. CBS News announced on September 26, 2001, that United Airlines' stock (putt) options were trading at 90 times above normal from the period September 6 through October 1 and 285 times higher the Thursday before the attack.
 14. Also on September 26, 2001 CBS announced American Airlines stock traded 60 times above normal on September 10, 2001.

15. When the FAA grounded all airplanes after 9-11, why were members of the Osama bin Laden family who were residing in Boston, Massachusetts and Washington, D.C., secretly flown out of the United States? ("Tampa Tribune", October 2001)
16. Tom Kennedy, a senior member of FEMA, when interviewed by CBS news anchor Dan Rather on October 28, 2001, announced that FEMA representatives were among the first at the scene. They arrived in New York City on "Monday evening", (THE NIGHT BEFORE THE ATTACKS). Since the 9-11 attacks did not occur until Tuesday morning, what was FEMA doing there the night before to investigate something that did not happen till the next day?
17. Chicago, Illinois, FBI agents Robert Wright and John Vincent when interviewed on ABC TV on December 12, 2002, stated they were told by their FBI superiors prior to 9-11 that they could not initiate criminal investigation against al Queda groups, even though they had details concerning criminal activity by al Queda members. Former Assistant U.S. Attorney Mark Flessner, who was assigned to the case, confirmed that the Department of Justice and FBI officials refused to allow a criminal investigation of al Queda, even though the FBI Chicago office possessed evidence of criminal violations.
18. In 2001 prior to 9-11 FBI superiors in the FBI Minneapolis Division and FBI Headquarters refused to approve a search warrant prepared and advocated by FBI Agent Coleen Rowley of the FBI Minneapolis Division concerning al-Queda terrorist Zacarias Moussaoui. Moussaoui is believed by the FBI to be the 20th terrorist involved in the 9-11 attacks. (numerous newspaper reports)
19. In 2001 prior to 9-11 FBI Agent Keith Williams of the Phoenix Division was ignored by his superiors when he prepared a memo highlighting the fact that Middle East men were taking flight training lessons to learn how to fly aircraft, but were not interested in learning how to land or take off. Agent Keith Williams' recommendation for an investigation was denied by his superiors. (numerous newspaper reports)
20. According to the October 28, 1993, issue of the *New York Times* FBI informant, Emad A. Salen, along with CIA-trained Ahmed Yousef, a Middle East terrorist group and others were responsible for the car-bombing of the World Trade Center on February 26, 1993. Salen was told by the terrorists to assemble the car bomb. Salen planned to use a dummy bomb; however, his FBI superiors commanded him to use a real bomb. The FBI not only knew in advance of the 1993 car bombing of the World Trade Center, they furnished the ingredients for the bomb. (The *New York Times* article is included in the enclosed Terrorism Report.) It was clearly stated in this article that the FBI provided the car bomb. Has the Congressional Oversight Committee investigated this? If not, why not?
21. Lastly, what is the connection between fourteen American and English biologists mysterious dying since the 9-11 attacks, especially Englishman David Kelley? Kelley was an expert on weapons of mass destruction who recently died while taking a stroll. Kelley had information about the fabricated reports that weapons of mass destruction were hidden in Iraq, which was the excuse that Tony Blair and George Bush used to invade Iraq. Three of the fourteen micro-biologists (Don

Wiley of Mississippi, Brent Que of Miami Florida, and David Kelley's good friend, Vladimir Pasechnik, a Soviet defector), died mysteriously in the same month, November of 2001. ("American Free Press", 8/18/03)

VI. PLANNED TERRORISM

I relate the World Trade Center car bombing, February 26, 1993, the Oklahoma City Murrah Building bombing, April 19, 1995, and the 9-11 attacks on September 11, 2001, to a plan created by Lyman Lemnitzer, Chairman of the Joint Chiefs of Staff during the Jack Kennedy presidency in the early 1960s; code word for the Plan was Operation Northwoods. It called for terrorists acts by CIA agents against American citizens residing primarily in Miami, Florida, and Washington, D.C. to be used as an excuse to invade Cuba. The Plan also called for stabbings, shootings, bombings, and other types of violence against American citizens, the destruction of commercial passenger airplanes in flight, and fabricated attacks against the U.S. Naval base in Cuba (Guantanamo Bay). American citizens allegedly with ties to Cuba would be framed and prosecuted. The Plan was designed to trick the U.S. population and polarize American opinion against Cuba. This would provide an excuse for the United States to retaliate against Cuba with a massive military land invasion by U.S. forces of that country. The CIA "gutted" the Plan and decided instead to use Cuban nationals for the invasion. The CIA was supposed to provide support to the Cuban nationals during the invasion, but when the CIA backed out at the last minute, the invasion failed and thousands of Cuban nationals died on Cuban shores. The Northwoods Plan was recently declassified.

VII. THE TRUTH BEHIND THE FINANCING OF THE TERRORIST MOVEMENT.

The truth behind the Terrorist Movement: In 1997 Zbigniew Brzezinski, National Security Administrator for former President Jimmy Carter wrote in his book Grand Chess Board that the United States is active in Central and South Asia (Afghanistan and neighboring countries), so Russia and China cannot gain any degree of control over that part of the world.

Brzezinski's remarks were printed in France in the French magazine "Le Nouvelle Observateur", but when the story was translated into English in the U.S. version, Brzezinski's remarks were deleted. (Dr. John Coleman, Committee of Three Hundred) Through Brzezinski the Jimmy Carter Administration gave Islamic Fundamentalists \$500,000,000 in order to establish a power base with this group. The money went from Mujahaden to the Taliban and then to al Queda. The U.S. gave the money to the Islamics in order to weaken Russia's and China's positions in Central and South Asia.

Based on my research through Operation Cyclone (code name), the U.S. gave aid to the Afghan rebels fighting the Soviet Union 1) to re-establish the heroin drug trade and, 2) to prevent Russia and China from establishing a foothold in any probable future oil supplies. This was accomplished through the Silk Road Strategy Act (SRS) passed by the United States Congress on March 19, 1999. This act called for the militarization of the Euro-Asian Corridor (Central and South Asia) by the U.S. and NATO.

This was also accomplished through the GGUAM Agreement that was adopted by the U.S. and NATO in April, 1999 under the auspices of U.S. policy goals. SRS and GGUAM were passed and adopted within a month of each other with the result that Central and South Asia came under the domination of NATO.

VIII. OTHER INVESTIGATIONS AND RESEARCH

1. Another case I exposed concerns a covert CIA international child kidnapping ring operating out of Washington, D.C. Through the years I have furnished the FBI with documentation on numerous occasions about this kidnapping ring. This criminal enterprise is commonly known as "The Finders". I am enclosing a copy of my report which includes a report by U.S. Customs and an article by "U.S. and News and World Report" dated December 27, 1993. The FBI has repeatedly refused to contact me for information or to investigate this criminal enterprise whose objective is to kidnap children and sell them, or rent them for sex parties attended by senior government employees of the Executive, Legislative and Judicial departments, or use them in pornographic films or export them to foreign countries for the purpose of prurient activities.
2. The Franklin Cover-up: Child Abuse, Satanism and Murder in Nebraska by former Nebraska State Senator John W. DeCamp exposes the kidnapping and international trafficking of children (Children sell on the auction block for as much as or more than \$50,000 each).
 - a. CIA Agent Craig Spence specialized in setting up for blackmail prominent politicians and dignitaries. (*Washington Times*, 6/30/89) Paul Bonacci, a participant in the Franklin Cover-up, was a contact of Spence and was involved in his activities. Spence died mysteriously shortly after he was identified as a CIA agent.
 - b. In 1982 the FBI refused to investigate the kidnapping of 12-year-old West Des Moines, Iowa, newspaper boy, Johnny Gosch who was kidnapped by the Franklin group (Why Johnny Can't Come Home by Noreen Gosch). Why? Were there too many high-level politicians and satanists involved?
 - c. Why has the FBI covered up the Franklin child-kidnapping ring and refused to investigate the transporting via private airplanes of children from Sioux City, Iowa to Washington, D.C. for the purpose of sex orgies with Congressmen and politicians? This is documented in the book entitled The Franklin Cover-up: Child Abuse, Satanism and Murder in Nebraska by Senator John W. DeCamp and the TV documentary "Conspiracy of Silence" that was listed in TV Guide to be aired May 3, 1994, but never aired. When certain members of Congress learned it was to be aired, someone anonymously bought the rights and ordered all copies destroyed. (A bootleg copy of the show was anonymously sent to Senator DeCamp.) Evidence that the program was to be aired was discovered when I reviewed both the TV Log for the *Los Angeles Times* and the *Philadelphia Enquirer*, and noticed "Conspiracy of Silence" was listed for airing at 10:00 p.m. on May 3, 1994. Evidence of the cover-up was discovered when I recently obtained a newer version of the TV Guide for that date, and it was not listed. It had been reprinted and substituted with a nature program.
3. Information was developed in the early 1980s that children at the McMartin Preschool in Manhattan Beach, California were being molested during the hours they spent at the school.

(65)

- a. The children claimed that they were being furtively taken away from the preschool through an entrance hidden under rabbit cages into tunnels that existed under the preschool and exited outside the building through a trap door located in the next building, placed into automobiles and prostituted in the local community.
 - b. The children claimed they were witness to naked adults wearing robes, chanting and holding candles. The children said they were witness to human sacrifices and animal sacrifices. They also claimed they were flown to the mountains where similar activity took place.
 - c. The authorities looked for the tunnels in 1987, but they found none.
 - d. I had an opportunity to gain control of the school property in 1991 after it had been sold. I hired an archeologist, Dr. Gary Stickel, who excavated and announced 34 days later that there had been tunnels under the McMartin Preschool, but they had been filled in with foreign soil not found in the local area. (Dr. Gary Stickel Scientific Report)
 - e. I located the site in the mountains where the children were taken for apparent satanic ceremonies. The prosecutors were not interested in the mountain site and claimed the Dr. Stickel did not find the tunnels. (I have pictures of the site and the tunnels.)
 - f. Ray Buckey, a teacher at the preschool and grandson of the owner, and his grandmother were tried. The grandmother was acquitted and Buckey had a hung jury. There was a second trial and a second hung jury in Buckey's case. No further action was taken.
 - g. The victimized children identified the son of one of the most prominent politicians in Los Angeles, as well as professional football and baseball players and famous actors.
 - h. The testimony of the children and evidence found at the preschool was ignored. The site where the human and animal sacrifices occurred was also disregarded.
4. According to the July 23, 2001 *Washington Times*, FBI agents John Roberts and John Wemer testified before the U.S. Congress that they were threatened and intimidated by senior FBI managers during an investigation of the Bureau's role in the fatal shootings at Ruby Ridge. They told the Committee that senior FBI managers told them that "they did not work for the FBI". I suspect the FBI managers were referring to the contamination of the FBI by the satanic cult organization known as the Illuminati which, according to my sources, is the same group that has placed a "contract" on my life.
 5. The TV documentary "The Men Who Killed Kennedy" by Englishman producer Nigel Turner documents that Lee Harvey Oswald was not the lone assassin of John F. Kennedy.
 - a. After President Kennedy's body was taken to the hospital, pictures of the Kennedy limousine taken while the limousine was in the parking lot of the hospital showed one bullet struck the windshield and another hit the top of the stainless steel windshield of the vehicle. (This evidence was omitted

- from the Warren Report) This limousine was later dismantled and destroyed.
- b. There was an exit bullet hole in President Kennedy's body six inches below the shoulder line. (This evidence was omitted from the Warren Report)
 - c. All of the above are documented in a video produced by Bob Fletcher called "They're Going to Kill All of Us".
6. There were more bullet holes in the wall and the door (eleven) found after the assassination of Robert F. Kennedy than Sirhan Sirhan's gun could hold.
 7. More than 100 witnesses saw a missile strike TWA 800 off Long Island, New York on July 17, 1996. The government claimed the airplane crashed because there was an electrical short in the fuel tank. I have been told by numerous commercial airline pilots that the crash could not possibly have occurred as a result of an electrical short circuit in the fuel tank, because 1) no electrical circuits short out in fuel tanks as a result of special techniques employed by airplane manufacturers, 2) in the remote chance that such an electrical short would occur, the airplane would not crash, but would still be able to fly.
 - a. There were three airline crews while in flight who witnessed the explosion. These three separate crews were in the air at the time of the explosion; in fact, one of the crews actually saw the missile that struck TWA 800.
 - b. The pilot who radioed the description of the missile and the subsequent explosion was contacted by the CIA. He was advised that if he wanted to stay healthy he should forget what he saw. (Source: A confidential informant.)
 8. A retired BATF agent advised one of my sources that the four BATF agents killed in the WACO incident died from head wounds, indicating that they were shot by a sniper or snipers. All four had been bodyguards for former President Bill Clinton (Documentary: "Clinton's Rise to Power" by Jeremiah Films)
 9. CIA Director Bill Colby did not drown. He was shot in the head: A note was placed in his nostril that stated "f--- you". (Confidential source.)

IX. ATTEMPTS BY THE FBI TO "FRAME" AND DISCREDIT ME

1. In 1983 the FBI and DEA attempted to "frame" me on a drug investigation through one of their informants, Pam Fawsett. Later, she furnished me with a signed confession. For her "work" Pam Fawsett was given \$2,000 by the FBI Modesto, California Resident Agency. At the time of her confession I asked her why she was confessing to me. She told me, "I woke up the other morning and realized you were the only honest son-of-a-bitch I have talked to in six months". The last time I saw Pam she told me that there was a "contract" on her.
 - a. I am in possession of the original hand-written note made by an agent prior to one of Pam's telephone calls. This note sets forth questions Pam was to ask during the telephone calls she made to me and a criminal defendant. A copy of this note was forwarded to FBI Headquarters by me with my complaint that the FBI was attempting to set me up and frame me.

67

2. In 1996 I ran for political office. After the campaign I furnished documentation to the FBI concerning an Election Law Violation. My Campaign Manager, Jim Kloberg, diverted campaign contributions to his own bank account. I provided Kloberg's bank account number to the U.S. Attorney who forwarded it to the FBI, but they refused to interview me and conduct an investigation. I was told later by a credible source that Kloberg was an FBI informant who was assigned to me in order to sabotage my campaign.
3. Stewart Webb, an FBI informant, is presently engaged on the Internet and radio in a disinformation smear campaign against me. I have a video tape interview of Webb where he admits that he is an FBI informant 23 minutes into the tape. I also have a copy of a letter he wrote to the Las Vegas Metropolitan Police Department where he stated he is working as an informant for FBI agent Robin Sandoval.
 - a. I believe the FBI and/or their Satanic colleagues are threatening me via telephone calls (I received 11 telephone calls in September and October of this year; see enclosed Affidavit) and the FBI or their Satanic colleagues are now sending me notes like the one enclosed. It's very possible that the 11/22/03 note sent from Manchester, NH, was sent by an FBI agent or one of their informants or colleagues. The threats on my life and the attempt on my life are an effort to neutralize and silence me. (See enclosed Affidavits)
 - b. I believe the FBI or their Satanic colleagues are also surveilling me in an effort to intimidate me into silence. NOTE: It won't work. (See enclosed Affidavits)
4. In 1998 Radio Talk Show Host Art Bell ("Coast-to-Coast" with 13 million listeners) accused me on 10 or 12 occasions on different nights on his talk show of publicly calling him a child molester. He filed a civil lawsuit against me and Radio Station WWCR Nashville, Tennessee. This allegation is not true. I have never made this statement. However, on December 9, 1997, during my radio talk show ("The Ted Gunderson Report - WWCR"), my guest Dave Hinkson inferred that Art Bell was a child molester and that Art Bell covered it up with the help of the District Attorney. I suggested to Hinkson that he review court records. The subject was dropped because at that moment I received a phone call on the air from "Ruth" in West Virginia. (Details concerning the exact statements made by Hinkson and me are on www.educate-yourself.org.)
 - a. Because Art Bell's allegations were unfounded and untrue, WWCR's attorney and my attorney called for a Summary Judgment.
 - i. Two days before the Summary Judgment Oral Arguments that were to be held before the judge, Kurt Billings and his wife submitted Affidavits to the court which stated that I told them I had pictures of Art Bell having sex with minors and animals, and that the pictures were hidden in caves in Colorado, and had been later hidden in New Mexico by me. Billings and his wife stated that during that conversation I told Billings that I was joking.

(68)

- ii. The day before the oral arguments "Ghost Wolf" (true name unknown), who claims to be a "patriot", submitted an Affidavit in which he claimed I told him at one time during an exposition that I was going to "get that F---ing Art Bell". Billings and Ghost Wolf's Affidavits were fabricated. (It is not my custom to use the F---- word, especially to strangers.)
- iii. During the oral arguments, the judge said she was suspicious of the Affidavits, but she had no other choice but to set a trial date.
- iv. Thereafter, I receive a telephone call from my attorney who asked me to sign an out-of-court financial settlement in favor of Art Bell. I refused and told him I would not allow myself to be blackmailed by Art Bell. The settlement was made without my participation; Mr. Bell received a financial settlement from WWCR and my insurance company, and shortly thereafter he went into retirement.
- b. Since the lawsuit was settled, I have been told by one of Ghost Wolf's friends, that Ghost Wolf admitted to this friend that he, "Ghost Wolf", submitted the false information contained in the Affidavit in the Bell v. Gunderson lawsuit at the request of Art Bell.
- c. On December 2, 2003, I received a telephone call from a friend who told me that Art Bell, who is now a weekend guest host on "Coast to Coast" "blasted" me on the November 30, 2003 show. I am in the process of obtaining details at this time. I believe Mr. Bell's exchange against me on November 30, 2003, relates directly to an Illuminati/satanic attempt to discredit me because of my 9-11 Riconosciuto report which clearly documents by Certified Mail and postal date stamp that Michael knew in advance about 9-11 and furnished this information to the FBI six months prior to 9-11.
- d. During the various court proceedings in 1998, Art Bell's attorney appeared on the national TV Show "Good Morning America". Art Bell appeared on numerous TV tabloid shows and articles were written about my alleged false statements that I accused Bell of molesting children in *People Magazine* and *Us Magazine*.
- e. In my opinion Mr. Bell is a disinformation specialist probably involved with the Illuminati who lied about me in an effort to destroy my reputation and credibility.
- f. It is also apparent that the mainstream media is controlled by the Illuminati; thus, in my opinion, Mr. Bell is himself an Illuminati or has Illuminati contacts in order to be able to receive the extensive publicity he received in 1998.

X. ILLUMINATI GOALS (PAWNS IN THE GAME by William Guy Carr)

In 1773 Mayer Rothschild invited twelve wealthy and influential men to meet him in Frankfurt, Germany. The purpose of the meeting was to convince them to pool their resources so they could finance and control the World Revolutionary Movement and use their Manual Action to win ultimate control of the wealth, natural resources and manpower

of the entire world. Rothschild turned to a manuscript and read the 25 goals of the carefully prepared plan of action. Among the goals was the following:

1. The 8th goal:
 - corrupt the youth through sex, drugs and all forms of vice
2. The 9th goal:
 - seize property by any means
3. The 12th goal:
 - control public administrations by electing their own people and placing their agents as advisors and administrators
4. The 13th goal:
 - control all outlets of public information
 - a) Congressman Callaway (Texas) announced before Congress on February 9, 1917, that in 1915 the J.P. Morgan Interests bought 25 of America's leading newspapers and inserted their own editors in order to control the print media (U.S. Congressional Record, 2/9/17, pgs. 2947-2948).
5. The 14th goal (applicable to current terrorism situation)
 - Rothschild stated: "By executing the criminals and lunatics after they have carried out our preconceived 'reign of terror,' we can make ourselves appear as the saviors of the oppressed, and the champions of the workers." (emphasis mine)
6. The 20th goal was the ultimate control of the world.
7. The 23rd goal "the New Order"; members of the New World Government would be appointed by the dictator.
8. The 24th goal was as follows:
 - a) "The importance of capturing the interest of youth was emphasized with the admonition that: Our agents should infiltrate into all classes, and levels of society and government, for the purpose of fooling, bemusing, and corrupting the younger members of society by teaching them theories and principles we know to be false."

XI. INFILTRATION BY THE ILLUMANTI

Michael and I are a team. Michael 1) is an innocent man wrongfully convicted and 2) received a sentence for 30 years for a "first offense" (he has been incarcerated since 1991). I have repeatedly had attempts made on my life. These facts in themselves are clear and convincing evidence that Michael and I – along with our colleagues, including former Nebraska State Senator John DeCamp, Noreen Gosch, Sue Ford and others – are exposing corruption and crime committed by officials and politicians who do not want to be exposed to public view.

I believe this letter along with the enclosed documentation on some of the examples of cases I am disclosing will provide you with information designed to enlighten you concerning the behind-the-scenes activities of the Illuminati (satanists) and their apparent infiltration into the upper-level management of the FBI and other agencies including the CIA and the

legislative, executive and judicial branches of the federal, state, county and city governments, the IRS. In fact, the Illuminati and other satanic organizations have overtaken and now control for the most part all aspects of our commercial system, including but not limited to:

- the military and armed forces (Army, Navy, Coast Guard, Airforce, Marines, Special Ops)
- many law enforcement agencies (police, sheriffs, U.S. Marshals, courts, prisons)
- the financial arena (currency or The Mint, Federal Reserve, SEC, Wall Street/stock market, banks, credit institutions, etc.)
- education (daycare centers and preschools, kindergartens and grammar schools, high schools, colleges and universities, grad schools, night schools, continuing education schools, technical schools, etc.) (McMartin Preschool is one example)
- medical and psychological associations (AMA, APA., ADA, AHA, dental, hospitals and institutions, health care, insurance, convalescent homes, mental institutions, etc.)
- food and food sources (FDA, farms, farm equipment, crops and food growth)
- waste management
- communication (Internet and e-mail, telephone, fax, telegraph, mail)
- transportation and travel (airlines, trains, automobiles and roads/highways, and all fuel sources)
- religion
- science and research
- utilities (electricity, gas/oil)
- entertainment (the movie business, TV, plays, music business, amusement parks and casinos)
- media (press, TV, radio) NOTE: According to the February 9, 1917 U.S. Congressional Record, Congressman Callaway from Texas announced that in 1915 the J.P. Morgan interests bought 25 of America's leading newspapers and inserted their own editors in order to control the press in America. (See enclosed Terrorism Report)
- publications (anything in print; publishers will not publish or market certain types of material)
- and most of the big corporations in operation in America.

Satanists control and dominate the commercial system in America. If you review my web site and others you will see evidence of this statement: www.tedgunderson.com www.educate-yourself.org, edusalla.com (go to CIA politics-black budgets), exopolitics.com, . (You can search the web with the keywords "satanic cults" or "Satanism" or "Illuminati").

XII. A DEMOCRACY NOT A REPUBLIC

The country began with a Constitution. When the South walked out, Congress did not schedule its next legislative meeting of the Republic. Under the precepts of the law, the Republic then ceased to exist. A Republic is ruled by the people; a Democracy is ruled by one ruler. Because the United States was a Republic, the Constitution for the United States could only be amended by a two-thirds majority vote of the states. Abraham Lincoln created a Democracy when he was directed by the satanists of that era to initiate a plan to bring us all into slavery by taking it upon himself to amend the Constitution of the United States (beginning with Amendment XIII). The Lincoln Doctrine became the new "Constitution", and we all became "equal" at that time, equal to the African slaves who became "citizens" under this new "Constitution". All American Citizens of the United States lost their sovereign Citizenship and became equal to the African slaves who were not part of the original Constitution of the United States. Please recall your history. These slaves had been kidnapped from their homeland by the South who forced them to work on their plantations. The Africans were slaves on the plantations. Because of the creation of the Lincoln Doctrine, American Citizens became "slaves on the plantations" too. The *de jure* government vanished and was replaced with the *de facto* government. The satanists were in control from that point forward.

The Illuminati had been planning this coup from the establishment of the statute of 1776 (Pawns in the Game by William Guy Carr). George Washington was a Free Mason, and Free Masonry is an offshoot of the Illuminati. One thing should be remembered, however: You can fool some of the people some of the time, but you cannot fool all of the people all of the time. The truth will always be the truth. One can attempt to alter the truth, but the truth always remains the truth. There will always be truth-seekers.

XIII. I DEMAND AN INVESTIGATION

I wish to emphasize that I love my country, I am non-violent, I am not a terrorist, I am not anti-FBI and I am not anti-government. I proudly served in the FBI for more than 27 years and realize that there are thousands of loyal, honest and dedicated citizens in all branches of the government, including the FBI, the CIA and other intelligence agencies. However, it is apparent that upper level management in the FBI and CIA and other intelligence agencies are under the control of the Illuminati (satanists). I have taken it upon myself, along with a handful of reliable, faithful true patriots to expose them. (We are not domestic terrorists as the FBI claims.) I have repeatedly attempted to furnish the information contained in this letter to the FBI for appropriate investigation (the Finders, the Franklin Cover-up and other matters), but I have been ignored and disregarded. My interview with Special Agents Malcolm and Laskow has provided me an opportunity to once again call these corrupt and criminal matters to the attention of the FBI.

Pursuant to information I have received, the National Crime Information Center (NCIC) records for the year 2000 show that 83 children disappear every hour in America (more than 700,000 annually). It is a documented fact that the Finders organization, formerly out of Washington, D.C., now operating out of a church in Wichita, Kansas, is involved in the wholesale kidnapping of our children off the streets of America. This is a national crisis! Again, I DEMAND that the FBI investigate the kidnapping and international trafficking of our children by the well-established element that has infiltrated our society at every level. Please don't ask "Who does Gunderson think he is?" I'll tell you who I am. I am a Citizen who loves his country, is very concerned about the well-being of

(22)

children and others and I insist that responsible government agencies fulfill their duty and obligation to protect and serve the public.

XIV. ARE YOU A PAWN?

You, Ms. Knowlton, the Director, other SACs and Assistant Directors are in the upper level management of the FBI. I urge you to research the information contained in this letter. My letter establishes a definite pattern of operation and there is no doubt that there is a **CONSPIRACY**. You and others in the upper level management of the FBI are either a **part of the conspiracy or you are being used as "pawns in the game"**.

XV. GOOD VS. EVIL

The situation we are faced with today has a long and well-documented history – almost from the beginning of time. We are fighting a spiritual war – Good vs. Evil. The essence of this war is illustrated in Ephesians 6:12: "For we wrestle not against flesh and blood, but against principalities, against powers, against the rulers of the darkness of this world, against spiritual wickedness in high places."

Sincerely,



Ted L. Gunderson

cc: Nolan Caldwell
Postal Inspector
101 Convention Ctr. Dr., Ste. 1050
Las Vegas, NV 89109

Enclosures:

1. Copy of Dr. Richard Reed's letter (11/22/03)
2. The Finders Report
3. Terrorism Report (9-11) which includes:
 - photos of WTC explosions 9-11
 - Coup album artwork, July 2001
 - 1993 *New York Times* article, WTC bombing
 - 1915 takeover of press
4. Four Affidavits (dated 10/20/03, 11/4/03, 11/24/03 and 12/9/03)
5. Photo of shot out window
6. Article called "FBI Easy on Errant Managers"

I NEVER RECEIVED A RESPONSE TO THIS LETTER

Ted L. Gunderson
FBI Senior Special Agent in Charge (Ret.)
California License No. 12878
P.O. Box 18000-259
Las Vegas, Nevada 89114
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Ms. Ellen Knowlton
FBI Special Agent-in-Charge
700 W. Charleston Blvd.
Las Vegas, NV 89104

December 21, 2003

RE: Correction of Name
Spelled Incorrectly in
Previous Letter Dated December 9, 2003

Dear Ms. Knowlton:

I am writing to you to ask you to correct the names of Brent Que to Bonita Que (page 7, item 21; see line 1, page 8) and FBI Agent Robin Sandoval to FBI Agent Robin Salvador as named on page 12, item 3 in my December 9, 2003 letter.

Also, I wish to take this opportunity to provide you with more information and evidence that satanic cults are attempting to discredit me and are surveiling me as described in my previous letter dated December 9, 2003.

I. A "Plant" (FBI Informant) Used to Inform the FBI of My Personal Activities.

Two video tape interviews of Stewart Webb are enclosed: 1) 23 minutes into the first video Stewart Webb admits he has been working for the FBI and was given a "symbol number" by the FBI. As you know, symbol numbers are given to FBI informants so they cannot be identified when information is attributed to them in an FBI investigative report. 2) In the second video tape, which is the same interview, this statement of Stewart Webb's has been deleted. I obtained the video in which Webb admits he is an informant in September 2002. Approximately, ten days after receiving it I made copies and mailed them to several of my associates. Thereafter I received a phone call from one of the recipients who advised that the admission by Webb (wherein he states that he is an FBI informant) was not in the video tape. I realized then that someone had surreptitiously entered my condo and switched video tapes, taking the video that contained Webb's admission and substituting another video tape that did not contain the admission by Webb.

- a. My roommate who is an invalid occupies our condo 24 hours a day, except when she leaves to go to an appointment with her doctor. On October 3, 2002, I drove my roommate to a doctor's appointment. We were absent from my condo for approximately three hours. This was the only interval when our condo was not occupied, and therefore was the only opportunity for the video tapes to be switched.

ret

- b. Another interesting aspect of this incident is: How did someone, probably the FBI, know that I was in possession of the first video tape that contained Webb's admission? After receiving the first video tape in September, 2002, my roommate and I played it in my living room. Twenty-three minutes into the video tape when Webb stated he was an FBI informant, I almost fell off the couch. I could not believe he was that stupid (I am certain by now you are sorry that he is so stupid) and I told my roommate that this proved that Webb was previously planted on me by the FBI to inform on me. (Webb lived with us for 10 months.) The point is that apparently the FBI has the ability to know events that are taking place in my home and that there are listening devices that have been planted in my condo. It appears that someone has illegally invaded my privacy, burglarized my condo and is aware of everything that occurs in the privacy of my home. (Obviously, the FBI is doing this and does not mind that the FBI is in violation of my rights for privacy pursuant to the Constitution.)
- c. Several years ago Webb came to me and stated that he needed a place to stay for "four days". I took him in and he lived with me and my roommate for the next 10 months. I gave him free room and board, spending money, and the use of my car. I even bought him a new suit. It was understood that he would assist me with my work. I finally told him that he had to leave. After he left I learned that thousands of dollars worth of my property was missing, including books, video tapes, dehydrated food and my income tax records. I notified the police and named Webb as the prime suspect.
- d. Later when I was on a trip, Webb climbed four floors up the outdoor patio balcony using the railings and assaulted a guest in my home. Later I learned that he had been charged with pointing a gun at two innocent individuals who he suspected were following him in an automobile. As a result of the above three incidents, Webb was charged with three felonies (theft, assault and pointing a gun at people). The cases were transferred from one judge to another judge in Las Vegas whose reputation is questionable and he was given a 90-day suspended sentence. I hate to think what would happen to me if I committed three felonies. It is apparent that the charges were reduced, because of Webb's status as an FBI informant.
- e. Since the time of these occurrences Webb has been on radio talk shows and the internet making outlandish charges against me; for example, stating that I was kicked out of the FBI for practicing satanic ceremonies in the Los Angeles Federal Building. Webb apparently has now been given the assignment by you (the FBI) of destroying my reputation and credibility. He does not have a job, yet he has a lavish web site. One wonders how he has financed his web site and other expenses.
- II. Mail. I have noticed that some of my mail has been steamed open. As far as I'm concerned, you can help yourself. I have nothing to hide. My life is an open book.
- III. A Telephone "Trap" on My Home Telephone Line. In 1996 I checked into a motel in Austin, Texas, using a friend's name and credit card in order to keep my presence there unknown. I made several telephone calls from my room, including a call to my home, but I did not disclose my location. I then wrote a letter. When

I took the letter to the motel clerk to buy a stamp, the clerk noted my name on the return address of the envelope and he told me someone had called his switchboard asking if I had checked into the motel. I had deliberately not informed anyone where I would be staying that night. This confirms that there was a telephone "trap" on my home telephone. (A trap is used to keep track of and identify the telephone numbers of anyone calling the telephone number that has the trap.)

IV. Telephone Tap. In order to confirm my suspicions that my Las Vegas home telephone was tapped, several years ago I asked a friend in Los Angeles to call me and identify himself using the fictitious name of Elliott. He called from his home, identified himself with the fictitious name and we engaged in an insignificant conversation, then he hung up. Two weeks later his wife received a telephone call at his home. An unidentified male asked if Mr. Elliott was there. My friend told me this was the first and only time he has ever used the name of Elliott.

a. Another Instance of Wire Tapping. In 1989 I learned that my office telephones in Los Angeles were tapped. I sued GTE and agreed to an out-of-court settlement. I was offered the settlement immediately prior to the scheduling of my first deposition with a GTE security officer (a former FBI agent). My attorney, who I later learned was a friend of Governor-President Bill Clinton, insisted on the out-of-court settlement. I accepted the settlement because of limited finances. In addition, a friend who was investigating the matter on my behalf died mysteriously. I decided at that time it would be "unhealthy" for me to continue the investigation. However, through my investigation I discovered that the telephone tap was coordinated by a phony answering service known as Answer-All-Answering Service located on West Pico in Los Angeles. I visited the site for Answer-All-Answering Service after I filed the lawsuit and was told by a neighbor that the company left the premises unexpectedly and suddenly. I took pictures of the approximately 150 telephone lines coming into the space. All of the lines had been cut, not disassembled as they usually are, indicating that someone left in haste. I also have license numbers of the vehicles parked in the parking lot and on the street at the site for Answer-All-Answering Service. I obtained these photos prior to the closing down of their operation, because I had received an advance tip from a telephone employee about the telephone tap. I took these photos for the lawsuit mentioned above that I subsequently filed. I discovered that many of the license numbers were not registered with the California Department of Motor Vehicles, a fact that substantiated my belief that Answer-All-Answering Service was being operated by a government agency.

b. More on Wire Tapping. At approximately 8:00 p.m. December 11, 2003, both telephone lines in my Las Vegas condo suddenly went "dead".

i. I called Sprint and was advised that the telephone system was being transferred to another telephone carrier (Light Year Telephone Service), which I had ordered on November 14, 2003. The Light Year operator told me she could not understand what happened as the service was supposed to have been activated on December 9, 2003.

ii. On the evening of December 16, 2003, my fax line suddenly began operating.

- iii. On December 17, 2003, a "telephone repairman" came to my condo and began testing the lines. This repairman was using a sophisticated computerized device. As he was working, an associate of mine sat down next to him and asked him about the equipment. He answered by stating that he did not know much about the device, and had not been sufficiently trained on the use of it. The repairman stated that the problem was that the three-way telephone splitter was the reason the line was dead. (It should be noted that a two-way telephone splitter had been plugged in until the day before the repairman came, and the line was still dead. The two-way splitter was replaced by the three-way splitter in order to check to see if the telephone line would work with a different splitter. It did not.) The repairman suddenly stated that he had inadvertently pushed the wrong buttons on the computerized device, which meant I would not be charged for the visit. He claimed that his error was due to the fact he was a "rookie" and had not been properly trained on the new equipment. My associate remarked that the way he handled the device made him look like a pro. The repairman stated that he had been a telephone man, then a cable man for many years, then had come back to telephones, and that his problem was that he was not trained on the new devices. From having been around FBI agents for many years, I surmised that he had the demeanor of an FBI agent. I am preparing an artist conception of him.
- iv. Before the repairman left, I asked him if my telephone was tapped. He replied that it was not tapped. I asked him where the "box" was located. He said it was located on the "third floor". A week later I found the "box" on the fourth floor of my complex.

V. Surveillance/Stake-out. Another tactic I have used in order to determine the extent of the surveillance on me involved throwing trash down the trash chute from the third floor of my condo complex. The chute leads down to a dumpster located in a room off the garage underneath my condo building. On this particular occasion I threw trash down the trash chute from the third floor where I lived at that time, and then 30 minutes later I went to the dumpster in the garage and discovered that someone had retrieved my trash bag. It was not the trash pick-up day, so all of the other garbage was still in the dumpster. Also, it is unlikely that the trash bag I threw down the chute could have been taken by someone rummaging through the dumpster, because I live in a gated community that has a gate house and a 24-hour guard. There is an eight foot fence around the property. This tactic used by the FBI is called a "trash cover", wherein the trash of the person surveilled is covered by an FBI agent staking out the subject. This incident further confirms that I an audio-listening device and/or a camera is located in my condo (possibly a surveillance device through the cable on my TV, see my letter dated December 9, 2003). This incident also confirms that someone, probably the FBI, is renting a condo in my condo complex (there are 40 condos in my building alone), which I believe is being used as a base of operation for the stake-out. I have noticed an influx of three young men (FBI types) inside the gated walls of our condo complex that only allows people 55 years of age and up to

27

rent or purchase a condo. These three men are in their thirties. I am preparing artist conceptions of these men.

- VI. Interference on a Radio Talk Show. On November 26, 2003, I was a guest on the radio talk show "Talk at 10:00", WFOB, 1430 A.M. of Fostoria, Ohio. When I talked about the 9-11 cover-up, the show went off the air and all that was heard was static.
- a. This happened two times during the show, the first lasting three minutes, the second time lasting seven minutes. The host of the show told me he could hear me on the telephone and even though there were no technical problems with the transmitter or any of the equipment, only static was heard on the air. This had never occurred before on this station.
 - b. I talked to the radio talk show host on December 22, 2003, who advised me that this problem has not recurred since November 26, 2003.
 - c. The show during which I was the guest was the only time in the history of the station when the station had the problem.
 - d. If the Illuminati and New World Order satanists continue with this harassment, they will make a "poster boy" out of me.
- V. The Jeffrey MacDonald Case. My adversarial relationship with the FBI began in 1980, shortly after my retirement, when I was asked by the Defense to investigate the triple murder of Dr. Jeffrey R. Macdonald's wife, Colette, who was pregnant, and Dr. MacDonald's two children, Kimberly and Kristen, who were 5 ½ and 2 ½ years of age. Dr. MacDonald, a Green Beret doctor, had been convicted of the murders that had occurred on February 17, 1970 at Fort Bragg, North Carolina, and he had been sentenced to three consecutive life sentences. An examination of the case at that time and later revealed the following:
- a. Critical evidence favorable to Dr. MacDonald was missing from government diagrams and charts;
 - b. An early prosecutor was the former son-in-law of the judge;
 - c. Human skin under Colette's fingernails disappeared. This was critical evidence. The last person to have control of this evidence was William F. Ivory, Chief Investigator of the Army Criminal Investigation Division (CID);
 - d. Seven fingerprints found at the crime scene not belonging to the family were discarded by the investigators because "they kept getting mixed up with the known prints"; (Article 32 testimony)
 - e. Half-filled bloody syringes found at the crime scene were not recorded as evidence and later disappeared. This information was developed later through a Freedom of Information report;
 - f. A witness in the case was given bloody clothes by the CID investigator and told to hid them from the police;
 - g. Internationally known pathology expert Dr. Thomas Noguchi, Los Angeles, California, concluded that one of the assailants was left-handed. Dr. MacDonald is right-handed;

- h. Helena Stoeckley (one of the assailants) in her October 25, 1980 confession advised me that her boyfriend, Greg Mitchell, murdered Colette. Mitchell, who is now dead, was left-handed;
- i. Dr. MacDonald passed a polygraph test;
- j. FBI expert Paul Stombaugh positively identified hair found in Colette's hand as being Colette's hair when he testified before the Grand Jury. (At that time it was not possible via forensic science to identify hair as belonging to any specific individual. One could only say it was similar or dissimilar. Why would Colette have pulled out her own hair when she was fighting with her murderer? It was later determined that the hair was dissimilar to Dr. MacDonald's hair.) Although not involved in the MacDonald case, Stombaugh's son, Paul Jr., was later identified as a CIA agent and expelled from the Soviet Union;
- k. Dr. MacDonald provided an artist's conception of the assailants who were later identified in the confession made to me by Helena Stoeckley. Helena confessed that she and other members of a satanic cult were responsible for the murders. It was her initiation ceremony into the satanic cult;
- l. Wax drippings from candles found on Kristen's bed sheets did not match any of the candles in the MacDonald home;
- m. An outside telephone call was made to the MacDonald home while the murders were taking place. The caller stated that a female answered the telephone. He then heard a male voice yell "Hang up the god-damn phone!" Helena Stoeckley later admitted to me during her confession that she had answered telephone that night. The caller, James Frier, was later identified and furnished a signed statement to the defense. I learned about the telephone call in January of 1980 while I was in North Carolina investigating the case. I made arrangements by telephone to interview Frier, who was in prison, but was denied this opportunity when I arrived at the prison the following day and was told Frier had escaped the day before. I later learned that he had not escaped.
- n. One of Dr. MacDonald's neighbors gave me a signed statement in 1980. She said she saw numerous males and females leaving the neighborhood in automobiles at about 4:00 a.m.. She identified one of the individuals from the artist conceptions that were provided earlier by Dr. MacDonald. She also stated that a military vehicle was present when these individuals were leaving the neighborhood. This witness was interviewed briefly the morning after the murders by a CID investigator, who told her that they would return later for a formal statement. They never returned.
- o. One of the assailants, Cathy Perry, gave a confession to the FBI in 1984. Perry's confession was ignored by the FBI because she said the murdered children were boys (Cathy Perry was a satanist who are accustomed to killing many children and are not interested in their gender);
- p. Greg Mitchell told his neighbor he needed money to leave the country, because he was involved in a serious crime. Mitchell confessed his part in the murders

while he was in a drug detoxification center in 1972. This confession was ignored by the FBI.

- q. Evidence either destroyed or missing, and unusual series of events in addition to those mentioned above are:
- i. Dr. MacDonald's pajama tops were destroyed.
 - ii. Blood, fibers and original evidence that had been in the exact spot where MacDonald had struggled with the assailants "lost", never collected, or hidden by the prosecution.
 - iii. A bloody footprint in the child's bedroom was destroyed.
 - iv. The flower pot and baby bottle found near a child was not processed for fingerprints.
 - v. Dr. MacDonald's wallet was stolen and recovered the next day on the street in Fayetteville.
 - vi. The crime scene was rearranged prior to being photographed.
 - vii. A bloody knife was wiped clean after the murders by an unknown person or persons.
 - viii. Two family heirloom rings taken from a jewelry box in the master bedroom are still missing.
 - ix. FBI expert Paul Stombaugh, who earlier had identified exit and entry holes in Dr. MacDonald's pajama tops, reversed six statements in his testimony in order to cause the positions of the holes in Dr. MacDonald's pajama top to identically correspond with the positions of the 21 stab wounds located in Colette's chest. This "analysis" is fraudulent because multiple knife penetrations would have repositioned the pajama top during the stabbing. It is physically impossible for there to be a perfect correlation between the stab wounds and the tears in Dr. MacDonald's pajama top. Dr. MacDonald testified that he used his pajama top in an attempt to ward off the knife and ice pick blows from the assailants who were attempting to kill him.
 - x. Ten shallow icpick wounds in the form of an "S" were found in Kristen's chest. Also, unexplained bird feathers (the MacDonalds did not have a bird) and a headless doll were located at the crime scene. Helen Stoeckley informed me that the "S" in Kristen's chest represented "Satan". The bird feathers and the headless doll were satanic tokens left behind by the assailants.
 - xi. After I began investigating this case, I was subjected to four separate investigations by the FBI. I believe that this was an intimidation tactic. Also, later I was given an attempted assassination case to investigate by Brian O'Neill, MacDonald's defense attorney, and a "contract" was made on my life by a satanic cult out of Florida and Houston, Texas. This was the only case O'Neill ever gave to me. His client still owes me \$3,600. O'Neill was an Assistant U.S. Attorney before he became Dr. MacDonald's defense attorney.

- xii. Helena Stoeckley gave me a confession on October 25, 1980. She stated that she was involved in the MacDonald murders which were committed during a satanic ceremony.
- 1) She stated that there were six others involved in the killings. Four of the six matched the artist conceptions given earlier by Dr. MacDonald.
 - 2) Helena advised me that the cult was in the habit of performing animal and human sacrifices. Helena's initiation ceremony that night required human deaths.
 - 3) During her confession, I asked Helena to confirm her presence in the MacDonald home by identifying their furniture, particularly the jewelry box in the master bedroom. I showed her numerous pictures in the Sears & Roebuck catalog and asked her to pick out jewelry box that matched the one belonging to Colette MacDonald. Helena pointed out an exact match. Helena told me she had attempted to ride the child's rocking horse located in the child's bedroom in the MacDonald home; but that she could not ride it because the spring was broken. Only members of the MacDonald family knew that the spring was broken. The prosecution claimed that Helena had this knowledge because a reporter had taken a picture of the child's bedroom through the child's window, and the broken rocking horse could be seen. I own a copy of this photograph. It is not possible to ascertain from the photograph that the spring of the rocking horse is broken merely from viewing the photograph.
 - 4) The prosecution and the judge claimed that Stoeckley was not credible, yet she was an informant for the police. Through the years she was responsible for dozens of drug arrests. Retired police officer P.E. Beasley told me Helena was the most productive informant in the history of the Fayetteville, North Carolina, Police Department
 - 5) Helena told me that members of the military were flying drugs into Ft. Bragg from the far East in plastic bags hidden in the body cavities of the dead G.I.s who were returned from the Vietnam War. She said that members of her satanic cult were distributing the drugs on the East Coast. The leaders of the drug operation - which included generals, other military personnel, police and two attorneys in Fayetteville, North California - were concerned that if the satanic cult was identified as being involved in the MacDonald murders, resulting in an investigation, then the investigation would expose the Bragg drug operation and the involvement of other military bases located throughout the United States. (*Time Magazine*, January 1, 1973) For details, see the attached signed statement furnished to me by retired police officer P.E. Beasley (Fayetteville, North Carolina Police Dept.), who was Helena Stoeckley's handler when she was an informant for the Fayetteville Police Dept.

- 6) Helena also informed me that cult members suspected that at least two CID agents had infiltrated their group. I asked her if the suspected infiltrators had been involved in the murders. She refused to identify these possible infiltrators or to state whether or not they had been involved in the MacDonald killings.
 - 7) Helena told me that she would tell me everything, if she was given immunity. With Helena's permission I wrote a letter to the U.S. Dept. of Justice asking for immunity for Helena. Former Assistant U.S. Attorney Brian O'Neill, Dr. MacDonald's defense attorney, then wrote to the U.S. Dept. of Justice and told the Dept. to disregard my request.
 - 8) Helena passed a polygraph test which concluded that she was telling the truth about her involvement in the MacDonald murders.
 - 9) Helena died in January, 1983, under mysterious circumstances. She was found nude from the waist down and had been dead for several days. The kitchen faucet was running. Her six-month old baby was found alive nearby. The condition of the body and the running water are known to be satanic symbols showing the presence of satanists.
 - 10) The courts rejected Helena's confession and Dr. MacDonald remains in custody to this day.
- xiii. In 1997 the courts agreed to allow DNA examination of 15 evidence exhibits only. The condition was that only the prosecution would be present when the evidence envelopes were opened. The prosecutor subsequently announced that five of the evidence envelopes had been empty when opened. Key evidence has disappeared. The DNA tests still have not been conducted.

VII. Missing Children. I recently received information from a Mafia source that judges, attorneys and the younger-generation Mafioso in Phoenix, Arizona, are jointly involved in a scheme in which children are being taken from parents who allegedly abuse the children and are then placed in a foster home.

- a. Some of the children are adopted using their true names. \$4,000 of federal funds is given to each parent who adopts a child. \$10,000 is given by the federal government for each child who requires special care. (Adoption and Safe Families Act of 1997)
- b. According to my sources, some children in Phoenix are then adopted again and again up to 75 times using a different name variation each time. From 1998 to 2002 states have placed more than 230,000 children in adoptive homes. This figure culminates to more than the previous ten years (1988 to 1998). (Newsmax, December, 2003) $230,000 \times 4,000 = \$1 \text{ Billion}$. If my information about Phoenix adoptions is true, one can multiply \$4,000 by 75 adoptions per child and come up with \$300,000 per child. If those 230,000 is adopted at least 75 times and \$4,000 is provided for each time an adoption occurs, the total would be \$69,000,000,000 (69 Billion Dollars).

- c. My Phoenix source claims that judges, attorneys and Mafioso divide the money. The older generation of the Mafia are against this operation, but have no control over the younger set. I am concerned about the children being lost in the system. What happens to them? Do the missing children become part of the International Finders Movement? Do they become a commodity? Are they then sold on the international slaves market? I can put you in contact with my source for verification and possible investigation, if you are interested.

VIII. More Missing Children. It was recently reported that approximately 900 children in the care of Child Protective Services in Florida were unaccounted for. It was later announced that all but around 90 had been located. Several months ago while I was in Los Angeles I heard a radio news broadcast stating that 700 children were missing from the custody of Child Protective Services in Los Angeles. I attempted to confirm this by reviewing the *Los Angeles Times*, but the *Times* did not report it. Shouldn't your agency (FBI) check into this?

IX. Terrorism. In 1996 the FBI Phoenix Division issued a pamphlet to local and state law enforcement agencies that set forth the profile of various terrorists in the United States and instructed the local and state agencies to notify the FBI Joint Terrorism Task Force if these agencies learn of a person or persons who fall in this category. This profile includes:

- a. "Defenders of the U.S. Constitution against the federal government and the UN (super patriots)";
- b. anyone "who makes references to the United States Constitution";
- c. **Pick Up List.** A reliable and knowledgeable source has advised me that the FBI has a "pick up list" containing the names of 110,000 Americans. Based upon the FBI Phoenix pamphlet, this "pick up list" apparently includes those who believe and support the Constitution.

Ms. Knowlton, didn't you and all FBI agents take an oath of office upon entering the FBI to protect, support and defend the Constitution of the United States? Does this "pick up list" for "terrorists" and the information contained in the FBI Phoenix pamphlet mean that you and all other FBI agents, who took the oath, will be arresting each other at some date in the future? Is the FBI going to arrest every judge, police officer, sheriff, mayor, city councilman, etc. in the country who took the oath at the time they assumed office?

As you can see, telephone taps and traps, surveillance via audio and video, surveillance via automobile, surreptitious entries in my condo and my vehicle, apparent condo rental in my complex by someone staking out my condo, attempts to frame and prosecute me, attempts to assassinate me – all dating from the time of my retirement – cause me to believe that for the past 23 years I have investigated and exposed some incredible information that the power structure wants to keep from the public. I know their game. I know exactly what they are doing. This information is about the Illuminati/satanic cults that for the most part control this country.

Both the CIA and the FBI obviously has spent hundreds of thousands of dollars attempting to discredit and silence me. A confidential CIA source told me several years ago that he had never seen a CIA file as thick as mine. I am confident your bureau's file compares favorably to the CIA file.

I realize that money and manpower are not a problem for the FBI as you have an ample supply of both. If you ever ran low on funds, you can always borrow money from illegal CIA drug trades, the CIA's trafficking and marketing of kidnapped children, prostitution carried on by the CIA, money laundering conducted by the government, international gun running coordinated by the CIA, world banking directed by the Illuminati, and the international slave trades conducted by the government, to mention a few.

I have two things going for me: 1) God and 2) the truth, and I do not plan to stop what I am doing. Someone has to flush the Illuminati (satanists) out of the weeds. It is a statistical fact that it only takes three percent (3%) of any group to make a difference. How about you and other FBI personnel? If you don't wake up, this country is going to be overtaken by the Illuminati (satanists) so that only God will be able to stop them and their evil deeds.

I hope that you and all Las Vegas FBI personnel have a great holiday season. That is not a sarcastic statement. I will be praying for all of you who are misinformed or uninformed.

Sincerely,



Ted L. Gunderson

cc: Nolan Caldwell
Postal Inspector
101 Convention Ctr. Dr., Ste. 1050
Las Vegas, NV 89109

Enclosures:

1. 2 video tapes of Stewart Webb
2. Beasley's signed statement

I NEVER RECEIVED A RESPONSE TO
THIS LETTER

On May 5, 1986, P. E. Beasley, retired Fayetteville, North Carolina police officer advised that Helena Stoeckley was his drug informant from 1968 to 1972. Helena told Beasley that drugs, mainly heroin, were being smuggled into the United States in the body cavities of the dead soldiers from Viet Nam. These drugs were being brought into the country in U.S. Army planes. Stoeckley furnished this information to Beasley prior to the MacDonald murders on February 17, 1970.

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

Stoeckley stated she could give names, dates, places and more details after she was given immunity by the U.S. Government. She stated military and civilian police officers were involved in this 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.

5/5/86

Fayetteville, N.C.

I, Prince Everette Beasley, make the following free and voluntary statement to Ted L. Gunderson, a private investigator from Los Angeles. No threats or promises were made to get me make this statement.

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 were mad at him for working Helena in the drug community, and because he was made a Lieutenant, and couldn't devote the necessary time to working with her. Studer told me the reason he turned Helena over to me was because of his promotion. Helena told me he turned her over to me because of the problem with her parents.

Shortly after I was assigned to the Narcotic Squad, Helena told me that drugs, primarily heroin, were being smuggled into this country in the body cavities of the dead soldiers being returned by air from Viet Nam to the United States. She named Ike Atkinson as the ring leader. Atkinson was located in Goldsboro, N.C., supposedly working out of Johnson Air Force Base. Helena told me they were smuggling drugs in the same manner into Johnson Air Force Base. Johnson Air Force Base is located at Goldsboro, N.C. She advised Atkinson was in the service, but subsequently got out and continued his business in drugs with the same contacts. I didn't pay much attention to Atkinson because he wasn't in our jurisdiction.

The above information is all that Helena told me up to the time of the MacDonald murders in 1970.

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

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

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

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

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

Those of us in law enforcement knew through our intelligence community that Atkinson ran the Viet Nam smuggling operation on the Eastern Seaboard. I believe Atkinson was arrested by the

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

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

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

32

Helena told me that Dwight Smith was a drug dealer locally. She never said where Smith obtained his drugs. She said Smith was an "alright guy."

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

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

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

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

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

In 1981 or 1982, I talked to Mrs. Greg Mitchell, after Greg had died. She told me Greg had previously told her about drugs being smuggled into the U.S. in the body cavities of the dead G.I.'s from Viet Nam. She stated Greg didn't give her the names of persons involved, but told her about the contacts in Viet Nam who placed the drugs in plastic bags, into the bodies, and others in the U.S. at our Air Bases who met the planes, and took the drugs from the bodies. She stated military personnel were involved in this operation in Viet Nam and in the U.S.

Lieutenant Studer told me in 1968-1969 that drugs were being brought into the U.S. from Viet Nam in the body cavities of the dead soldiers. He said they were being flown into the United States to the military Air Bases, and dispersed from there by contacts within the military.

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

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

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

Sonberg left town unexpectedly, shortly after the MacDonald murders. The rumor was that Sonberg had double-crossed some drug dealers, and had to leave town. Helena told me that Sonberg was dealing

40

drugs even though he was a police officer. I have no knowledge that Sonberg was involved with the drug operation out of Viet Nam.

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

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

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

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

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

It is interesting to note that Mazorelle claims he was in jail the night of the MacDonald murders. He claims he can prove this from Superior Court records in Cumberland County. I have been told there is a slip of paper in the court records that shows Mazorelle was in jail the night of 2/16-17/70. These records are available to the public.

I know Mazorelle was not in jail 2/16-17/70 because I arrested him in January 1970 and recall that the trial was set for Mazorelle the day of 2/17/70. If Mazorelle had been in jail that date (2/16-17/70) he would have been available for trial on 2/17/70, and I would have appeared in court as a witness. John De Carter of the Sheriff's office was with me in the arrest of Rizzo and Mazorelle and he would have also had to appear in court 2/17/70. I specifically recall that I did not appear in court on any case at the Cumberland County Court House on 2/17/70. I was on the street all day looking for suspects on the MacDonald murders.

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

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

I don't have knowledge concerning the possible altering of Court House records concerning the Mazorelle-Rizzo drug arrest, but I recall a number of occasions when Cumberland Court House records were altered after working hours at night. I don't believe Mazorelle was in jail the night of the murders.

In addition to the above, Helena told me that Mazorelle was out that night and involved in the MacDonald murders.

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

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

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

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

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

Prince E. Beasley

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

23

LAS VEGAS METROPOLITAN POLICE
 Date: 08/03/04 Time: 18:12

PAGE: 000001
 Requested By: VALENTA, DONNA J

I N C I D E N T R E C A L L

Incident	Time	Type	Pri	Dispo	Address Location	Bldg Apt	Callers Name Callers Address Callers Phone	P-unit	Close Date/ Time	Operator
					Beat	Team/Dist	Area			
LLV040803002569	18:11	416B	9	Z	750 ROYAL CREST CT CASABLANCA APTS N2	N	SC	GUNDERSON, TED SEAC 7027915195		04/08/03 LV7345 18:11

Date	Time	Operator
04/08/03 18:11	Incident Initiated By: LV/VALENTA, DONNA J	VALENTA, DONNA J
04/08/03 18:11	CITIZEN STATES SOMEONE ENTERED HIS RESIDENCE (UNKNOW HOW) AND LAID OUT H	VALENTA, DONNA J
04/08/03 18:11	IS BATHROBE ON THE FLOOR NEXT TO HIS BED. CITIZEN IS FORMER FBI AGENT WH	VALENTA, DONNA J
04/08/03 18:11	O IS ACTIVELY INVESTIGATING SATANIC CULTS.	VALENTA, DONNA J
04/08/03 18:11	Original Location : CASABLANCA APTS	VALENTA, DONNA J
04/08/03 18:11	Operator LV7345 Overrode priority 1 with 9 Priority of event = 9	VALENTA, DONNA J

==== Vehicle / Subject Information ====

LAS VEGAS METROPOLITAN POLICE DEPARTMENT
VOLUNTARY STATEMENT

Event # 040803-2569

THIS PORTION TO BE COMPLETED BY OFFICER

Specific Crime <u>SURPRICTIONOUS ENTRY INTO 14th CONDO UNIT ENTERED</u>	Date Occurred <u>8/3/04</u>	Time Occurred <u>SOMETIME BETWEEN 10^{PM} 8/2 + 3^{AM} 8/3</u>
Location of Occurrence <u>750 Royal Crest Cir # 258, LV, NV 89109</u>	Sector/Beat <u>LAMS 07345V</u>	<input type="checkbox"/> City <u>8/3/04</u> <input checked="" type="checkbox"/> County

Your Name (Last / First / Middle) <u>GUARDERSON, TED L.</u>						Date of Birth		Social Security #	
Race <u>W</u>	Sex <u>M</u>	Height <u>6'0"</u>	Weight <u>205</u>	Hair <u>gray</u>	Eyes <u>blue</u>	Work Schdl. (Hours) <u>NA</u>	(Days Off) <u>NA</u>	Business / School <u>NA</u>	
Residence Address: (Number & Street) <u>750 Royal Crest Cir # 258</u>			Bldg./Apt. # <u>258</u>	City <u>LV</u>	State <u>NV</u>	Zip Code <u>89109</u>	Res. Phone: <u>702-791-5195</u>		
Bus. (Local) Address: (Number & Street) <u>NA</u>			Bldg./Apt. #	City	State	Zip Code	Bus. Phone: <u>SAME</u>		
Best place to contact you during the day <u>ABOVE</u>			Best time to contact you during the day <u>ANYTIME</u>			Can You Identify <input type="checkbox"/> Yes the Suspect? <input checked="" type="checkbox"/> No			

DETAILS Went to bed at 10:00 pm 8/2/04; woke suddenly at 3:00 AM 8/3/04. When I woke up my bathrobe was conspicuously (it was spread out) on the floor next to my bed. When I went to bed at 10:00 pm my bathrobe was at the foot of my bed. Someone took it from my bed and SPREAD it out next my bed. My Condo window was secure with locks on my door, also the sliding glass door latch was in place, when I went to bed at 10:00 pm 8/2/04. After I woke up at 3:00 AM 8/3/04 the door locks and sliding glass door that leads to the patio were secure with no indication of forced entry. I am a private investigator (former FBI Agent) who is actively investigating SATANIC cults. I have developed information that satanic cults (the ILLUMINATI is their sophisticated name) have infiltrated numerous levels of our society including U.S. Intelligence

I HAVE READ THIS STATEMENT AND I AFFIRM TO THE TRUTH AND ACCURACY OF THE FACTS CONTAINED HEREIN. THIS STATEMENT WAS COMPLETED AT (LOCATION) SEAC ON THE 3rd DAY OF Aug AT 1815 (AM) (PM) 2004

Witness/Officer: D. Valenta (SIGNATURE)
 Witness/Officer: D. VALENTE # 7345 Ted L. Garderson

LAS VEGAS METROPOLITAN POLICE DEPARTMENT
VOLUNTARY STATEMENT CONTINUATION

Page 2 of 2

Event #: 040803-2569

Agencies (including the CIA and the FBI) there are two levels of investigative operations in the US, intelligence agencies - overt and covert. The overt operations involves investigators who respond to various federal violations of the law such as bank robbery, kidnapping, extortion etc etc. They readily identify themselves to the public. The covert operations involves those who never identify themselves and are involved in harassing and targeting citizens who dare to criticize the government or expose their criminal activities (Satanic) such as assassinations, surreptitious entries (burglary) torture, drug operation by the government (etc etc etc) mind control (MKULTRA) and other nefarious operations. I have been documenting and exposing these covert operations ever since I retired as an FBI Agent in 1979 and have been a target of these "outlaws" ever since. There have been other surreptitious entries into my home, attempts by the CIA AND FBI to frame me and several attempts on my life. I am presently investigating a case out of Placerville, CA involving an individual who is incarcerated as the result of a frame-up by those involved in these covert operations. I suspect these people are responsible for the latest entry into my condominium. It should be noted that the satanic cults are so arrogant that they

NESS: _____

Del Z. Jordan

SIGNATURE OF PERSON GIVING STATEMENT

NESS: _____

TEA / C. M. J. E. S. O. A. I.

LAS VEGAS METROPOLITAN POLICE DEPARTMENT
VOLUNTARY STATEMENT CONTINUATION

Page 3 of 3

Event #: 040803-2569

almost always leave subliminal messages at the scene of these illegal activity. My bathrobe was their message this morning. Note I reside on the 5th floor of my building. Anyone entering my condominium for them the patio door which is the only possible way this could have happened, had to repel themselves from the roof - these people are capable of doing this. Many of the covert operators are recruited out of our US military Special Forces such as Navy Seals, Delta Force, Army Rangers etc. The above intelligence bullet is the result of 25 years work and research by me. I have been an investigator for more than 50 years and I "know my business". I am not crazy. I have thousands of pages of my reports that document the above information. In the past, my documentation and sensitive information has been taken during these illegal entries by those entering my residence. My roommate, an elderly invalid heard a noise on the roof at approximately 3:00 AM 8/2/04. During a previous illegal entry the culprits left a penny on my bed. One unexploded brass feather was left outside my front door 7/29/04 and two feathers 7/3/04. These undoubtedly are satanic subliminal messages. (Based on my research). These feathers were in the same exact location on the carpet which obviously was not a coincidence.

Witness: _____

Red L. Gaudin

SIGNATURE OF PERSON GIVING STATEMENT

TRIA L. G. WAINES/001



Ted L. Gunderson

FBI Senior Special Agent in Charge (Ret.)

California License # 12878

PO Box 18000-259 * Las Vegas, NV 89114

VM: (310) 364-2280 * Fax: (702) 696-1004

www.tedgunderson.com

Ted Gunderson, retired FBI head of Los Angeles, 2ND largest office in USA Kicked Out of Conference, Chino, CA, September 27, 2003

TO WHOM IT MAY CONCERN:

My friend, Shirley Moore, was kind enough to invite me to sit on her speakers' panel today, September 27, 2003. She called me September 24, 2003 and advised that an "unidentified female" called the Chino Police, the Champion newspaper and numerous government officials and politicians in Sacramento. The female informed them that I accepted money from individuals to work on the McMartin Preschool case and didn't perform. This female also said I stole money from her. Shirley advised me that because of these accusations, she was removing me from the panel.

Then, I called Lt. Beckman with the Chino Police Department. He advised that he received a phone call from a female in Manhattan Beach, CA who refused to identify herself. She stated she did not want me to discuss the McMartin case or talk about her daughter who was a McMartin victim. After that I called Mark, a reporter at the Champion newspaper, who stated he received a call from an unidentified female and a second call from an unidentified male. The male stated that if I appeared at the conference, I would be arrested and there would be trouble.

Because of this, I called a lady who is at the conference today and is aware of the above allegations. She advised that she reviewed the Internet and noted there are allegations claiming that I am a government informant.

NONE OF THE ABOVE STATEMENTS BY MY ACCUSERS ARE TRUE! Since retiring in 1979, I have been actively investigating and exposing government corruption and cover-ups involving violent crimes against children throughout the nation. Although most people in law enforcement are honest, a few dishonest police, district attorneys, US attorneys, FBI, CIA and military leaders are destroying the reputation of their agencies.

One of my accomplishments, since my retirement, involved initiating and coordinating the McMartin Preschool tunnel discovery and excavation in Manhattan Beach. Many sexually abused and tortured children said there were tunnels under the school. In an effort to resolve these allegations, I hired and paid Dr. Gary Stickle, a geologist and UCLA graduate, who subsequently documented that the tunnels had existed at one time, but were filled in. I coordinated the excavation project and handled payments to the contractors. Dr. Stickle and Jackie McGauley, who claims to be the mother of one of the victims, prepared a 200-page report. Some of the more important pages from this report are available today at my table, including a one-page summary of the evidence found in the tunnels that included over 40 animal bones, photos taken of the tunnels, and other valuable, irrefutable evidence.

Later, Ms. McGauley collected thousands of dollars from individuals, and then refused to send them the copies of the report. One nationally prominent child advocate told my associate, Doug Millar, and me that her friends and she paid \$3,000 for a one copy of the report, but Ms. McGauley refused to deliver it. Ms. McGauley also refused to give me a copy, even though I spent \$17,000 of my own money on the project. I donated my time and received no compensation for the 34-day project. Total cost of the project was approximately \$55,000. Throughout the years I have lectured about the McMartin case on many occasions, but at no time have I identified the victims or their parents, until now.

Several hundred children told the same story about being sexually abused and taken into tunnels under the building by the owners of the day care; yet Los Angeles County District Attorney Ira Reiner refused to acknowledge the tunnel evidence during the second trial of Raymond Buckey, Mrs. McMartin's grandson. After Buckey's jury failed to convict him, the jury forewoman made public statements quoted by the media that jurors believed the children had been sexually abused, but the prosecuting attorneys failed to furnish the jurors evidence that would have convicted him.

Many of the child victims reported that they were taken through the tunnels and transported in vehicles and prostituted to prominent Los Angeles individuals. They reported seeing animals tortured and killed in the tunnels. They were also taken to a site, mortuary and church where the children reported witnessing adults in black dresses, with hoods and human sacrifices of adults, children and babies. The children described many of the murder victims as "brown babies."

Over the past two decades, there have been attempts by the federal government to prosecute me, attempts on my life and extensive efforts to slander and defame me. Most recently a government informant, Stew Webb, and some of his cohorts, including Ms. McGauley, have spread false rumors about me being an informant for the FBI and CIA. This is a technique used by the government that is called a "disinformation program." I have a copy of a letter Mr. Webb wrote to the Las Vegas Police and a video interview of him, wherein he identifies himself as an FBI informant, with a symbol number, and boasting that he is working for Las Vegas FBI agent Robin Sandoval. I also have a copy of a letter in my file from Barbara Hartwell, one of his associates, stating that Webb and Ms McGauley are working together. Webb's police letter and video interview of him are available to you for \$13 (includes shipping and handling). If you desire a copy of this evidence, send your check or money order payable to Ted L. Gunderson, PO Box 18000-259, Las Vegas, NV 89114.

It should be noted that Mr. Webb has a criminal record. His friends have identified him as an illegal drug user. I have documentation that he spent 7 months in a mental hospital. Recently he solicited a Vietnam veteran in Denver to arrange for the murder of Tim White, one of Webb's former associates. On August 26, 2003 I spoke with the individual who Webb approached to commit the murder and confirmed that Webb attempted to hire this veteran to kill Mr. White.

Federal agents are attacking me because rogue government bureaucrats are attempting to destroy my credibility and reputation and prevent me from effectively exposing the corruption within their ranks. This exposure includes a covert CIA child kidnapping ring operating out of Washington, DC, known as THE FINDERS. After THE FINDERS was publicly exposed in 1987, they moved their operation to Wichita, Kansas where they are active at this time. (See my table for documentation that includes three U.S. Customs reports, and a US NEWS and World Report article dated January 24, 1994. If I had appeared on today's panel, I would have shown you pictures of THE FINDERS' two locations in Washington, DC. Mr. Millar and I took them on Father's Day last year, after visiting the Vietnam Veterans Memorial.)

Regarding the 9-11 terrorists' attacks, documentation available at my table confirms that the FBI had six months advance warning, but ignored it. In my opinion, had they taken proper action, 9-11 would have been prevented. Enclosed is a copy of my August 29, 2003 letter to U.S. Attorney General John Ashcroft that addresses this issue. I encourage you to obtain a copy of my 45-page or 90+ page 9-11 report, "Terrorists' Activities: Advanced Knowledge Furnished to the FBI 6 Months Prior to 9-11." These reports are available at my table or you may order them from my enclosed order form.

I invite you to visit my table and review the above referenced documentation and other material that exposes corruption at the highest levels of our government. It includes "Conspiracy of Silence," the Discovery Channel's one-hour documentary on "The Franklin Cover-up: Child Abuse, Satanism and Murder" that was never shown. After advertising it nationwide, certain members of Congress blackmailed the Discovery Channel by introducing restrictive legislation against the cable industry. Passage was threatened, if the documentary was shown. The cost of reproduction, well over \$250,000, was reimbursed and all copies were ordered destroyed. You can read about it in "The Franklin Cover-up," an important book by attorney John DeCamp. He documents that many Nebraska children were shipped to Washington, DC for sex parties with members of Congress. This book and a bootleg copy of the video are available today. I also encourage you to visit my web site for additional details and documentation. Most people will not believe the corruption, without the written evidence. The truth is the truth; one can attempt to distort or manipulate it, but the truth remains the truth!

Today, I'm sorry that you will not have the opportunity today to hear what I have to say. But this is how the rogue, corrupt government wants it. Do you agree that we must lay aside our differences and TAKE BACK AMERICA NOW? Do you agree that when children are not safe in America, your and my freedoms and loved ones are not safe?

When we leave here today, let's make a commitment to join forces and build a unique, NON-PARTISAN and NON-SECTARIAN coalition, TAKE BACK AMERICA NOW!! I invite you to see my web site for details and volunteer to join forces with us. Will God bless America, if America doesn't bless God? WAKE-UP AMERICA! WAKE-UP!

For Christ, Children, Constitution, Country and Justice,


Ted L. Gunderson

The International Exploitation of Children Via Child Abuse, Child Pornography and Child Murders

by Ted L. Gunderson

January 11, 2004

Information contained in this summary regarding The Franklin Cover-up and The Finders lays the foundation and will explain and document the fact that the following described activities are occurring not only in the Northern Hemisphere (U.S., Canada and Mexico), but are actually occurring internationally.

The report is the product of years of investigation and background research. The information it contains is all documented and is, for the most part, all a matter of public record. Information was drawn from articles in the *Omaha World-Herald*, the *Lincoln Star*, *The Nebraska Observer*, the *Omaha Metro Update*, *The Washington Times*, *The Franklin Cover-up: Child Abuse, Satanism and Murder in Nebraska* by former State Senator John W. DeCamp, *U.S. Customs Report*, and my numerous interviews with suspects, victims and witnesses.

The account of the testimony that led to the Douglas County Grand Jury's indictment of Alisha Owen for perjury was taken, primarily, from an article that appeared in the 5-31-91 edition of *The Nebraska Observer*. The article was compiled from tapes made by Gary Caradori, former Nebraska Highway Patrolman and private investigator, and Owen's Grand Jury testimony which was made available at that trial, as well as from sources close to her.

The material on Paul Bonacci was taken from interviews conducted with Bonacci by a number of different individuals, including Gary Caradori.

It should be noted that the purpose of giving the lurid, graphic details in these accounts is neither for shock nor sensationalism, but simply to document the gravity of the sexual abuse situation in the United States of America. It is also meant to alert unsuspecting parents to the manner in which the pedophile network lure and ensnare children into the hideous web of pain and bondage that is part and parcel of ritual child abuse, child exploitation, child pornography, child kidnappings, and satanic cults.

This report is by no means the final word on this subject. Much information was not included because of its sensitive nature and the magnitude of my investigations. New information is coming to light almost daily. There will be future revisions and updatings of this report as well as books and reports by other authors.

Introduction

The Franklin Credit Union was established for the purpose of providing loans to minorities, schools and churches.

Nov. 4, 1988 – At 1:00 p.m. on a Friday afternoon, the Franklin Community Credit Union was closed by the FBI and the IRS. The closing was based upon information developed by an audit of Credit Union manager Larry King's personal tax returns. The IRS stated that they received "inside information," but would not reveal who blew the whistle on King or why. The IRS had been investigating King since 1985 and the FBI had been investigating since 1987.

Shortly thereafter, reports began to circulate concerning pornography videotapes and photos which had been confiscated from the office of the Credit Union by the FBI. Then, in a trickle, which soon grew to a flood, other allegations began to arise. These allegations involved drugs, sexual misconduct, child abuse, pornography – even satanic activity. Names of prominent individuals in the Omaha community began to surface. The information alleged that pedophile activities, carried out by prominent citizens in the Omaha community, were taking place.

January 10, 1989 – The Nebraska State Legislature constituted a special committee to look into the allegations.

January 30, 1990 – Nebraska State Attorney General Robert Spire called for a grand jury to investigate allegations of what came to known as the Franklin Case.

February 6, 1990 – Former Lancaster County District Judge Samuel Van Pelt was appointed as special prosecutor for the Douglas county Grand Jury, which then officially convened on March 12, 1990.

July 23, 1990 – After hearing many hours of testimony, the Grand Jury issued an unusual and unprecedented report, throwing out all of the allegations concerning sexual child abuse and labeling them a “carefully crafted hoax.” Two of the victim/witnesses were indicted for perjury, on the basis of their testimony before the Grand Jury. Two other victim/witnesses, both of whom had previously given detailed accounts of involvement with known pedophiles in the area, recanted their testimony.

Many residents of Omaha felt that the Grand Jury Report was the closing of a very painful and turbulent chapter in the city's history. But the Franklin Case did not begin with the closing of the Credit Union (FCU) in November of 1988. Nor did it end with the Grand Jury report in July of 1990. Many events transpired before and after these dates. These facts are the subject matter of *The Franklin Cover-up: Child Abuse, Satanism and Murder in Nebraska* written by former State Senator John W. DeCamp, whose purpose is to unravel the truth behind the mystery of the “Carefully Crafted Hoax.”

Larry King and the Franklin Credit Union

The Franklin Community Credit Union was incorporated on December 31, 1968, by a Franklin neighborhood group because of concerns about a lack of financial institutions in Northern Omaha. It was later to serve South Omaha neighborhoods through its branch office. In August 1970, Lawrence E. “Larry” King Jr., an African American, became the manager and principal executive of the credit union. A companion organization, Community Services Organization (CSO) was started in 1974 to teach clients about money management, to provide advocacy services, as well as to help people in financial crises.

In July, 1976, Tom Harvey was hired to take over as accountant for the FCU. Harvey quickly discovered that Larry King was manipulating the FCU accounts for his own personal expenses. Harvey had a Masters Degree from University of Nebraska, Lincoln (UNL) but was not a CPA. His major was in music and he is reputed to be an accomplished tenor. He had formerly been a teacher at Burke High School in Omaha. He had left there in 1972 under unspecified circumstances which were described as “less than ideal” (he was fired). Unfortunately, Harvey's decision was to cover up King's activities, rather than to report them to the authorities. He also began to cover some of his own personal expenses and the scheme to cover up the shortages began.

By December of 1976 there was a total shortage of credit union funds in the amount of approximately \$400,000. Meanwhile, King was attracting community support for the credit union and adding many prominent individuals to the Board of Directors as well as to the FCU advisory board. Among the members on the advisory board were Harold Andersen, then publisher of the *Omaha World-Herald*, as well as noted attorneys, bankers and executives of Con Agra, Union Pacific and North Western Bell. When asked, Harold Andersen stated that, as a member of the advisory board, he had never offered any advice to King or FCU. Andersen also stated that he had no idea what was going on at the credit union and did not remember when he had initially been approached by Larry King to become involved in the FCU.

And yet, in addition to serving on the advisory board, Andersen did commercials for the FCU, raised money for the FCU, solicited business for the FCU, and was lavish in showering public praise and endorsement on King and the FCU.

At the same time, King was becoming more active in community affairs. He was also becoming highly visible in State and National Republican Party affairs (GOP). In August of 1984, during the GOP convention, King flew an entourage to Dallas to host a lavish party at the South Fork's Ranch (site of the set for the "Dallas" TV show). At the GOP Convention King sang the National Anthem.

King repeated this affair in August of 1988, at which time he chartered three jets and flew his entourage to the New Orleans GOP Convention. There, King hosted a party at a cost of over \$100,000. Again King opened the convention by singing the National Anthem.

Although King had started in politics as a Democrat (he was once Chairman of the Black Democrats for George McGovern) he saw more opportunity in the Republican Party. King eventually became a heavy financial contributor to Republican causes and later associated with the Republican National Committee. King was described by friends and cohorts as being "incredibly ambitious". Amongst his goals was to become the U.S. Ambassador to Jamaica.

Storm Warnings Arise

While the Credit Union was growing by leaps and bounds, and King seemed to be fulfilling both personal and political goals, some storm warnings began to appear on the horizon. While it would be several months before the storm broke, when it did, it would be totally devastating.

In 1981 an anonymous letter was sent to the National Credit Union Association, detailing certain concerns about the FCU. A limited on-site investigation was conducted, but revealed nothing. By this time Harvey was operating two sets of books.

However, ultimately, the IRS investigated Larry and his wife Alice's tax returns for the years of 1982 and 1983. King did not even try to fight the charges against him. Ever the politician, King agreed to pay the IRS almost \$72,000 in back taxes. He did not seem the least bit bothered by the whole affair.

On February 8, 1984, Edward Hobbs, a teller for five years at the FCU wrote a memo to the Franklin Board. In his memo, Hobbs alleged embezzlement and other improprieties at the credit union. Hobbs showed the memo to King. The following day, Hobbs was fired. Copies of the memo later were supplied to Attorney; and then State Legislator Peter Hoagland, as well as to the State Banking Director Roger Beverage. Beverage's response

to Hobbs was: "We've been watching Larry King for some time. We are aware of his living beyond his means. However, the department can't do anything, because we don't want to seem like the big bad white guy jumping on the tiny black credit union."

Was Larry King living beyond his means? His salary from the credit union was only about \$17,000 annually. However, King had numerous other business interests. These included: The Carnivale Restaurant, purchased in 1987 for \$150,000; the Showcase Lounge, purchased for \$52,000 in 1988; Al's Place, an employee cafeteria at the People's National Gas Company; AKASAKA, a restaurant owned by King and two partners; EJ's Continental Café; the food and beverage service for the Cleopatra Lounge; The King Company, (a catering company) and L&M Lawn Service.

Despite his numerous businesses, King was not generating enough money to support his lavish lifestyle, which included a home in Washington D.C., another in Omaha, frequent vacations, apartments at various locations around Omaha, and lavish gifts for his intimate friends.

Credit Union audits in 1982 and 1984 by an Omaha accountant revealed nothing. In 1986 the accountant was unable to complete the audit because he had not received complete records. In 1987 a Federal team criticized the FCU for its loan record keeping system. Attempts by the Omaha Planning Director to secure audits for 1986 and 1987 (covering the \$6.3 million loan portfolio Franklin administered to the city) were stonewalled by Tom Harvey citing computer problems. And then, suddenly, it happened; National Credit Union Association (NCUA) auditors were on-site, conducting an examination of the FCU's books, after it was closed by the FBI and the IRS.

And with that the house of cards which Larry King had built came tumbling down.

Secret computer files were discovered. The losses began to mount. Soon, a small neighborhood credit union thought to have assets of approximately \$2.1 million was found to have liabilities of nearly \$40 million!

Where did all the money go? Part of it was explained by the fact that the Kings indeed lived like kings. They rented a house in Washington D.C. off of Embassy Row for a hefty \$5000 a month. Suites at the famed Beverly Wilshire Hotel in California and Helmsley Palace in New York were used frequently. Mercedes, BMWs and stretch limos were always available to take King and his coterie to their various locales. Lavish parties, expensive gifts for this friends, were order of the day. During the period from June, 1987 to October 1988 King spent a whopping \$4.6 million!

According to National Credit Union Administration (NCUA) general counsel Robert Fenner, a preliminary estimate of where the funds went is as follows:

- 40% – personal spending by King
- 16% – expenses for King's businesses
- 18% – interest to CD holders
- 6% – salaries at CSO
- 20% – unaccounted for (\$8,000,000)

According to one informant who had worked at the FCU, Larry King received several calls from Switzerland at the FCU. There were also reports of King taking money to Jamaica and Tom Harvey taking money and a lot of trips to Spain.

Larry and Alice King's 1986 Form 1040 showed income of \$122,642. The Kings filed an amended tax return for the same year showing income of \$2,649,101. Did Larry and Alice King actually declare all the money he was siphoning from the FCU as taxable income? If not, then where was the money coming from? His businesses were not even supporting themselves. What was the source of this great prosperity?

Larry King - The Dark Side

Larry King is just one example of a satanist. While Larry King was busy building his public image as a successful restaurant entrepreneur and civic-minded manager of a minority credit union, glimpses of another, a darker side, began to emerge. Slowly at first, then with increasing speed and detail, a new image of Larry King began to come into focus.

The first alarm went off on June 10, 1985, when the Washington County, Nebraska, Sheriff's Department contacted a Nebraska Department of Social Services (DSS) social worker handling the case of three children living in the home of Jarrett and Barbara Webb (a cousin to Larry King).

One of the children had run away, and this runaway instigated the alarm.

The social worker's write-up of the call included the fact that the three children were picked up due to a child abuse complaint. One of the boys had welts and scratches over parts of his back which he said resulted from beatings by the Webbs using a railroad iron and belt. He said that the Webbs had been beating them for quite some time, and that they were afraid to say anything the other times. The other son also complained of beatings by the Webbs.

The other nine children living in the home tried to run away as well. Some were returned, others remained with grandparents. One of the daughters was removed by social workers and she told a story of sexual abuse by Jarrett Webb.

On January 2, 1986, the two eldest girls in the Webb home were removed. Over the next few weeks, they began revealing stories of sexual and physical abuse by Jarrett Webb, as well as the fact that they had seen pornographic videos and photos in the home.

In February of 1986, DSS requested immediate removal of two other children, who reported long beatings while naked with belts, rubber hoses and the "railroad prop", denial of meals in the home, sexual abuse.

The Webbs aggressively attempted to terminate their status as adoptive parents so as to stop the investigation.

In March of 1986, the oldest girl, Lisa, began revealing details concerning prostitution and abuse by Barbara Webb's cousin, Larry King. The girl described going to parties in several cities around the country, to which they had been flown by King, along with several young boys from Boy's Town.

Julie Walters, a Boy's Town family teacher and assistant community director, was asked to interview the two oldest girls. In April of 1986 Walters prepared a report for State Foster Care Review Board member, Carol Stitt, and wrote another report for the head of internationally-acclaimed Father Flannigan's Boy's Town, Father Val Peter. Sgt. Bill Skaleske of the Omaha Police Department was given the information about the Webbs and Larry King, as well as the Nebraska State Patrol. There were no apparent results.

Sexual Abuse and Pornography

On June 27, 1988, a 15-year-old girl was admitted to Richard Young Hospital and began telling the hospital staff stories about how she had been picked up at the North Omaha's Girl's Club (an organization founded by Larry King) and had been transported to various locations where she was forced to engage in sex. This 15-year-old girl said that her ritualistic abuse began when she was ten-years-old, at the time the "men" began taking her to the "power meetings". Drugs, pornography production, devil worship, human sacrifices and homicides and power meetings took place at those locations.

On June 28, 1988, an Omaha police officer by the name of Irl "Chris" Carmean interviewed the girl. He believed her stories, but because she was unable to provide sufficient details for a real case, he was unable to reach definitive conclusions. However, she supplied him with names of those present at the "power meetings". Larry King's name appeared among them. In the next few days, she called Officer Carmean with additional details, but he never interviewed her again.

On July 18, 1988, at an executive board meeting of the Foster Care Review Board, the decision was made to turn all information gathered on the Webb girls, including the information about this 15-year-old girl, over to Attorney General Robert Spire, as well as to the police.

On May 5, 1988, a mother and her daughter filed a complaint against an Omaha photographer, Rusty Nelson, which the Omaha Police Department logged under "possible child pornography".

According to police records, Nelson approached the daughter and told her he was doing some photographic work for the Easter Seals Campaign and that he needed to take pictures of redheads like her for a "European portfolio". He told her she would be posing in swimming suits and lingerie. Nelson also told her she could bring her mother to the shoots.

On May 9, 1988, Carmean interviewed the mother and daughter. The results of the interview were that Nelson had made repeated remarks about the daughter in her birthday suit and making her breasts look bigger. Nelson apparently tried to get the daughter to show as much skin as possible. Nelson tried to get the daughter to pose in "teddies", a revealing type of lingerie. The daughter refused. The mother and daughter both noticed numerous photographs in Nelson's apartment of nude females ranging from aged 12 to aged 20.

The mother called around to the references Nelson had given. Only one had heard of him, and this modeling agency warned the mother about Nelson, calling Nelson a "pervert".

The mother and daughter told Carmean that Nelson had made references to "the boss", whom he said paid for the apartment where the shoot took place, and kept it well-stocked.

Carmean discovered that "the boss" was none other than Larry King.

Nelson suddenly vacated the apartment on May 14, 1988, nine days after the mother and daughter filed their complaint.

On August 29, 1988, officer Carmean told Dennis Carlson, a Nebraska Foster Care Review Board official, he would be re-interviewing the 15-year-old girl, but he never did.

Carmean was removed from the Robbery and Sex Unit and assigned to another unit in September of 1988. The investigation halted.

Nothing of substance was done by any of the law enforcement agencies.

Attorney General Spire decided to turn the entire investigation over to the Nebraska State Patrol.

On December 14, 1988, representatives of the FBI and the State Patrol contacted the Foster Care Review Board and began to question the children's reliability and credibility, even though one of them had passed four polygraph examinations. The FBI stated that child abuse issues are handled in the local area and were not in the jurisdiction of the FBI.

Meanwhile, the FCU had closed and an employee stated that when it shut down, FBI agents immediately began asking questions regarding child pornography and drugs.

Specifically, the FBI confiscated a porno movie containing local children. One person overheard one of King's employees say: "We'll probably both end up in Leavenworth."

The FBI asked about the suspicious lifestyle of Larry King. The lavish homosexual lifestyle of King had become common knowledge in the community. The horrific allegations made by the Webb girls as well as the 15-year-old Girl's Club victim would eventually be corroborated and expanded upon by other children.

On December 25, 1988, the State Foster Care Review Board turned over their file containing reports of sexual abuse victims to the Executive Board of the Nebraska Legislature.

In July, 1988, Omaha police officers in the Robbery and Sex Unit received an unexpected visit from their boss, Chief of Police Robert Wadman. According to the officers' own account, as related by Nebraska Foster Care Review Board official Dennis Carlson in testimony to the Legislature's Executive Board, they took precautions to keep Wadman out of their work on Larry King. The officers feared a police cover-up from within the department.

Meanwhile, the Senate Franklin Credit Committee disbanded due to resignations and criticism by the *Omaha World-Herald*. However, after much soul-searching, the remaining members of the Senate Franklin Credit Committee decided to continue the investigation.

In April, 1989, Lincoln private investigator Gary Caradori was hired as the Senate Franklin Credit Committee's new chief investigator. The investigation came alive again when Caradori found Alisha Owen at the Women's Center at York, where she was serving a sentence for writing bad checks. Caradori found new victims and witnesses.

In October of 1989, Owen put Caradori in touch with other victims. His interviews produced 21 hours of sworn, videotaped testimony detailing the involvement of prominent people in Omaha who had abused the victims.

On January 18, 1990 local attorney and former State Senator John DeCamp mailed what came to be known as "the DeCamp Memo" to the news media as a response to a request by *Omaha World-Herald* reporter Robert Dorr. This Memo named five prominent Omahans involved in the case: *Omaha World-Herald* publisher Harold Andersen; Larry King; former Omaha Police Department chief Robert Wadman; Peter Citron (a columnist for the *Omaha World-Herald*); and Alan Baer, heir of the Brandeis fortune.

The furor over the DeCamp memo prompted Attorney General Spire to call for a Grand Jury on January 30, 1990.

On March 16, 1990, the Senate Franklin Credit Committee shared its evidence with special prosecutor former Lancaster County Lincoln, Nebraska District Judge Samuel Van Pelt.

On March 19 the Grand Jury began hearing evidence. Some Committee members questioned the wisdom of sharing all their evidence, based on past experience with different law-enforcement agencies, but the majority felt that they should work within the system and they turned over everything they had. This was a decision they later came to regret.

Alisha Owens testified against an enforcer and lover of Larry King's known as "Larry the Kid", who had taken Owen to a party in 1983. There Owen observed Harold Andersen, Robert Wadman, Alan Baer and Larry King, among others. Owen described the party as being one that had "lots of dope" (cocaine) and child pornography videotapes being shown on television.

She related many parties that escalated quickly to sexual abuse perpetrated against her by Robert Wadman. Wadman forced Owen through blackmail and intimidation to perform sexual acts and to pose nude. "Larry the Kid" picked Owen up often and took her to motel rooms where unknown men would be waiting. Owen was forced to have sex with these men.

Owen testified that Larry King held sex parties which Owen was forced to attend. Photographers attended these parties and took pornographic photos. Owen was forced by "Larry the Kid" to have sex with Theodore Carlson, a District Court Judge.

At the age of fourteen, Owen testified that she became pregnant and that the father is Robert Wadman. She gave birth to a baby girl on May 31, 1985.

Paul Bonacci was another victim who shared his stories about the same prominent people in Omaha.

Alisha Owen and her boyfriend, Troy Boner and his friend Danny King (no relation to Larry), as well as Loretta Smith (the 15-year-old girl) and the children from the Webb home all told the same story of physical, emotional and sexual abuse, being pimped out to strangers, sex parties, child pornography. Some told the horrific story of child murders (snuff films, satanic sacrifices and inducement killings).

Alisha Owen's outcome was that she was convicted of perjury, because she refused to recant her testimony against Chief of Police Wadman.

Chief Robert Wadman attempted to have Carmean declared insane so as to cover up his participation. DeCamp says in his book that the Robert Kerrey administration from 1983 to 1987 caused the most complete concealment of this evil. Robert Kerrey was then the Governor of Nebraska and later a U.S. Senator.

This is a story told by many counties and provinces throughout America and Canada. In fact, this story gets worse.

What ultimately was discovered through Paul Bonacci, another victim and witness, was that he was part of a child kidnapping ring that originates in Washington, D.C. The perpetrators are none other than the Central Intelligence Agency (CIA).

Bonacci gave testimony to the Senate Franklin Credit Committee; specifically, that he would be taken to Sioux City, Iowa where he and other children would be flown in a private jet to Washington, D.C. where they would be forced to engage in sexual acts, pornography, and human sacrifices, satanic ceremonies and rituals and "snuff films".

Bonacci was used as a "lure". His job was to locate children, lure them away from crowds and toward vans and vehicles belonging to the CIA, who would then kidnap the children. Those children then became victims of the Finders. These children are auctioned off near Las Vegas, Nevada and Toronto, Canada, Lincoln, Nebraska and Houston, Texas. Marion David Pettie is the leader of the Finders cult. His son was a former employee of the CIA proprietary firm, Air America.

Since the Douglas County Grand Jury of Omaha was part of the conspiracy, they convicted Bonacci of perjury in order to render his testimony meaningless.

Since the time of the unmasking of the child pornography, child-kidnapping ring originating from Washington, D.C., Bonacci has gone "underground", Owen is serving a sentence for perjury, and Caradori was killed in an airplane explosion that witnesses say resulted from an unusual explosion. The airplane was his private plane.

Caradori was transporting pornographic photos from Chicago to Lincoln, Nebraska, that showed America's leading politicians as high as the White House engaged in sexual acts with children. A deputy sheriff was the first to arrive at the crash site and he noted the photos and started gathering them up. An FBI agent grabbed the photos from him and told him to keep his mouth shut. The deputy sheriff's wife was murdered a year later. As a result, he refuses to discuss the matter. Caradori's briefcase has never been found, nor has the back seat of the aircraft. Even though Caradori was a civilian, the private plane was taken to a military base for examination. Several years after Caradori's death, I attempted to physically seize the airplane for forensic examination, but I was denied access. I strongly suspect, although I cannot prove, the reason the back seat is missing is because the bomb was placed under it. I believe that if I had been able to examine the location where the back seat had been, I would be able to confirm this conclusion.

My evidence of international child pornography, and the wholesale sale and international trafficking of children is extensive. I have letters, documents and sources substantiating the facts herein. One source is *The Franklin Cover-up: Child Abuse, Satanism and Murder in Nebraska* written by DeCamp.

The Federal Bureau of Investigation and the U.S. Department of Justice assist the CIA in concealing facts by incitement to perjury and tampering with evidence, rigging grand juries, harassing witnesses. DeCamp investigated and was threatened by Omaha FBI head Nick O'Hara in his office in early 1989. He has received threats against himself and his family that were so intense that he moved from Lincoln, Nebraska to a small town many miles away.

The July 1982 *Readers Digest* states that 100,000 children go missing every year. The newest National Crime Information Center (NCIC) figures show that 83 children go missing every hour in America. NCIC is a government-operated computer that keeps records concerning crimes in America.

The Finders is a national and international covert operation of the Central Intelligence Agency. The Finders locate children, photograph them, kidnap them, and auction them off to the highest bidder. It was established in the 1960s. The children are tortured,

Child Pornography, Child Abuse
and the International Trafficking of Children
and Child Murders in the U.S., Canada and Mexico

104

photographed nude, sexually abused individually and in satanic orgies (revels), that result in bloody rituals and human sacrifices. Many of those humans who are sacrificed are children.

An article in *The Washington Times* published June 29, 1989, entitled Homosexual Prostitution Probe Ensnarers Officials of Bush, Reagan, states:

"A homosexual prostitution ring is under investigation by federal and District authorities and includes among its clients key officials of the Reagan and Bush administrations, military officers, congressional aides and U.S. and foreign businessmen with close ties to Washington's political elite, documents obtained by *The Washington Times* reveal.

"One of the ring's high-profile clients was so well-connected, in fact, that he could arrange a middle-of-the-night tour of the White House for his friends on Sunday, July 3 of last year. Among the six person on the extraordinary 1 a.m. tour were two male prostitutes."

This article reveals that "Among clients who charged homosexual prostitute services on major credit cards over the past 18 months are Charles K. Dutcher, former associate director of presidential personnel in the Reagan administration."

"In the 1970s, Mr. Dutcher was a congressional aide to former Rep. Robert Bauman, Maryland Republican, who resigned from the House after he admitted having engaged in sexual liaisons with teen-age male prostitutes".

Another article of *The Washington Times* dated June 30, 1989, entitled Power Broker Served Drugs, Sex at Parties Bugged for Blackmail, states:

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

"The 48-year-old D.C. power broker has been linked to a homosexual prostitution ring currently under investigation by the U.S. Attorney's Office. Its clients included several top government and business officials from Washington and abroad.

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

The Washington Times published an article, Justice Probe Links to Finders, on Friday, December 17, 1993, that states:

"A Justice Department special task force is investigating whether the CIA used a cult called the Finders as a front organization to provide computer training to intelligence agents in the 1980s.

"The task force is also trying to determine whether the CIA – in an effort to hide any links with the Finders – impeded local law enforcement probes of the Washington-area communal group for child abuse in 1987.

"The central question being asked is: Did the CIA have an association with this group and did it try to shut down their (state and local officials) investigations of child abuse for purposes of protecting one or more of its operations?" said a senior federal law enforcement official familiar with the probe.

"A senior CIA official yesterday denied that the agency was involved with the Finders or tried to impede police probes of the cult.

"Most days we expect our share of unusual question, but this one is clear off the wall," a CIA spokesman told *The Washington Times*.

"Any claim that we obstructed justice in this case is nuts," the spokesman said. "In fact," he said, reading from a prepared statement, "we cooperated with law enforcement authorities when questions arose in 1987."

"A Washington computer-training company that employed Finders members said it trained CIA personnel, but the firm's president denied it was owned by the Finders. He said he was unaware of any use of the training for covert activities.

"Justice Department officials have declined to discuss what, if anything, their probe has uncovered. "We are still in the review process," a senior official said.

"The Finders, a group that has dwindled from about 40 members to fewer than a dozen, made front-page news in February 1987 when two of its members were arrested in Tallahassee, Fla, on charges of child abuse.

"The case received close media scrutiny partly because of accusations that the group was involved in satanic rituals, but the charges were dismissed by a Florida judge.

"The Justice Department formed the task force in mid-November after several members of Congress received copies of previously confidential U.S. Customs Service records suggesting a cover-up in the Finder's case to protect the CIA.

"The *Times* has obtained these customs records and documents from both federal and local law enforcement agencies and the intelligence community that chronicle the investigation of the Finders.

"One of the key documents that have prompted the Justice Department and members of Congress to question what happened six years ago is a report dated April 13, 1987, that was written by a junior Customs Service agent who was on the original team that raided Finder's property in Washington and Virginia.

"The investigations into the activity of the Finders had become a CIA internal matter... [The Metropolitan Police Department] report has been classified Secret and not available for review," the agent wrote in his memo to superiors.

"I was advised that the FBI had withdrawn from the investigation several weeks prior and that the FBI Foreign Counter Intelligence Division had directed MPD

not to advise the FBI Washington Field Office of anything that had transpired," the memo says.

"No further information will be available. No further action will be taken."

"Other Customs Service documents and records from the FBI and Metropolitan Police provide indications that the CIA had links to the Finders or at least to some of the group's members.

"A Metropolitan Police document dated Feb. 19, 1987, quotes a CIA agent as confirming that his agency was sending its personnel to "a Finders Corp., Future Enterprises, for training in computer operations."

"And a later Customs Service report says that the CIA "admitted to owning the Finders organizations as a front for a domestic computer training operation but that it had 'gone bad'."

"A senior Customs Service official confirmed the content of the memos and said the agency "only had a small role in the case".

"A CIA official who asked not to be named confirmed that the agency had sent personnel for computer training to a company called Future Enterprises Inc.

"But he cautioned, "I'm not sure if that was a Finder's organization" as suggested by the Metropolitan Police and Customs Service reports.

"Joseph Marinich, the president of Future Enterprises Inc., said he once had a contract to train CIA employees in computers.

"But he denied that he or his firm had any involvement with the Finders or acted as a front company for the cult on behalf of the CIA. "I'm shocked and appalled that our company's name exists in any" law enforcement files.

"Mr. Marinich said that when the news reports on the Finders broke in February 1987, he discovered that his tax accountant, R. Gardner Terrell, was a member of the group.

"It was a total surprise to us," and Mr. Terrell's employment was ended, Mr. Marinich said.

"Mr. Terrell, who left the Finders a few years ago and no longer lives in the Washington area, could not be reached. But a friend confirmed that he worked for Future Enterprises while a member of the Finders.

"Current and former members of the group said Mr. Terrell's work for Future Enterprises was separate from the group's other activities.

"I guess you could say we're odd", said Steve Usdin, a free-land writer associated with the Finders. "But we're not criminal."

Although the FBI knows of the child pornography, drugs, sexual abuse and kidnapping, they run interference with any investigation. Because the ring goes all the way to the White House, nothing is being done to expose and interrupt it.

These articles are only some samples of the evidence collected regarding the exploitation and trafficking of children.

I constantly am receiving telephone calls and letters from satanic ritual abuse survivors or victims throughout the United States, Mexico and Canada. These victims and survivors all tell the same story of child pornography, ritualistic child abuse, human and animal sacrifices, child prostitution.

Paul Bonacci told me during a five-hour interview that he had been present at child auctions in Toronto, Canada, where children kidnapped from the United States were being sold primarily to foreigners. He described the auctions in detail, and these descriptions have been repeated by numerous other victims and survivors. The children auctioned ranged from one year old to twenty years of age. Paul stated that he has been present at six of these auctions, where as many as 36 children were auctioned at one time for up to \$50,000 USD each. Paul advised that high level politicians, police, bureaucrats and businessmen in Canada are involved in this network.

This network with ties to the Midwest has ties to the Finders in Washington, D.C. The Finders were exposed in February, 1987, after the Tallahassee, Florida police arrested two male adults in a park. These two men had been reported by an anonymous tipster for appearing suspicious as they were well-dressed and the six children with them were shabbily dressed. They were covered with insect bites, very dirty, most were not wearing underwear and all had not been bathed in many days. These children ranged in age from two to seven. The children told police they were enroute to Mexico to attend a "smart school". The children did not know how to use toilets or telephones. The children said they had been living in tents in a commune in the Washington D.C. area.

The Tallahassee police traced the organization through the license plate of the car driven by the two male adults to two addresses in Washington, D.C. The Washington D.C. police searched the two locations (a duplex apartment building and a warehouse) and found photos of bloody rituals, child pornography photos revealing children posing and displaying their genitals, photos of the execution, skinning and dismemberment of a goat at the hands of children. These included photos of the removal by children of the testicles of a goat. The photos found included photos 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. A confidential informant has advised me that the goat carries special significance in the Satanic Movement.

I have in my possession a report from U.S. Customs Special Agent Ramon Martinez who searched the warehouse in Washington D.C. where some of the six children had been kept. The documentation found at this location described sexual orgies involving children, explicit sexual conduct between the members of the community known as the Finders. Martinez states in this report that he found numerous files relating to activities of the Finders in different parts of the world, including London, Germany, the Bahamas, Hong Kong, Malaysia, Africa, Costa Rica and Europe. This documentation sets forth intelligence files on private families not related to the Finders. The process undertaken appears to have been a systematic response to local newspapers advertisements for babysitters, tutors, etc. A member of the Finders would respond and gather as much information as possible about the habits, identities, occupations, schedules, etc. of the families. This would allow the Finders the opportunity to plant one of their members into the households of these families so that they could kidnap the children. There was also large amounts of data collected on various childcare organizations.

On February 5, 1987, Senior Special Agent Bob Harrold and Martinez conducted the search of the apartment complex and the warehouse where numerous documents were discovered that concerned the sexual exploitation of children, international trafficking in children, high tech transfer to the United Kingdom and the international transfer of currency.

Martinez attempted to investigate this matter further and was told by an individual at the Washington D.C. Metropolitan Police Department that no further information will be available and no further action will be taken.

The child abuse charges against the two men were suddenly dropped and the six children were returned to their families. No further investigation ensued.

Because of the notoriety the Finders received, they have moved from the farm in rural Virginia (which was the remains of a hippie refuge that evolved into a satanist society) to Wichita, Kansas.

In the early 1990s, Yorkshire TV Production Company, England, sent a crew to the United States for seven months to produce a TV documentary concerning the Nebraska-Franklin case and the Finders. The show entitled "Conspiracy of Silence" was scheduled to air on the Discovery Channel (national TV) as listed in the TV Guide at 10:00 p.m. on May 3, 1994. Unidentified politicians in Washington, D.C. learned about this, threatened the cable TV industry with legislative restrictions if they aired the show, then bought up the rights and ordered all copies of the show destroyed. "Conspiracy of Silence" never aired.

In April 2003 I ordered a back issue copy of the TV Guide for May 3, 1994. I was amazed to see that the show was not listed, but in its place was a show listed, "Balance of Nature" about the diminishing lynx population. I personally reviewed back issues of the May 3, 1994 *Los Angeles Times* TV section and learned that "Conspiracy of Silence" (792116) was listed to be aired in Los Angeles at 10:00 p.m. on that date. (I have copies of both the newspaper and TV Guide.) I also had an associate review the *Philadelphia Enquirer* TV section for the same date, who learned that "Conspiracy of Silence" was listed in the Philadelphia newspaper. I am in possession of a bootleg copy of this show.

U.S. News & World Report's article in the December 27, 1993 issue reports more investigation into the Finders that went nowhere. The Finders were connected to the CIA, that say they refer all matters concerning the Finders and the investigation to the FBI's Foreign Counterintelligence Division. FBI officials will not comment.

In 2001 I conducted a survey of 94 cases of missing children listed by the National Center for Missing and Exploited Children, a branch of the U.S. Department of Justice, and I learned that for a 12-month period half of the children missing for the year disappear during the months of June, October and December. Three of the 8 major satanic holidays occur in June, October and December. Each of these holidays call for human sacrifices.

I have received complaints from airline employees that describe flights to Paris, France from Denver, Colorado and Los Angeles, California, containing several hundred children. Informants told us that these children were from Child Protective Services (CPS).

Latest count there were 700 children missing from CPS in Los Angeles and originally 900 from Florida. Authorities in Florida now claim they have found all but 90 children.

I have conducted several lecture tours throughout British Columbia, Canada. Prior to my last tour in 1999 I was delayed by Canadian Customs for 1 ½ hours before being

admitted into Canada. It was only after the Customs Agent made a telephone call that I was allowed into the Country. During this particular tour I was notified by the Nelson Police of British Columbia prior to my scheduled lecture there that I was required to talk to them before I could present the lecture. I was told by my sponsor that there is a Canadian law that says one cannot criticize the government, and I felt that the police were going to force me to tailor my lecture to fit their requirements with the threat that they would incarcerate me if I did not. I canceled the lectures and returned to the United States.

In addition to receiving much correspondence and many telephone calls from the British Columbia area, particularly Victoria and Vancouver, I have been told that satanic activity in Canada is as common and prevalent as it is in the United States. My sources have told me that as is the case in the United States, high-level politicians, police, bureaucrats, and businessmen are actively involved in the Satanic Movement, and are responsible for the concealment of this activity.

The disappearance of children is a worldwide catastrophe. Those children found and those that speak up all describe satanic activity involving child pornography, sex orgies, satanic blood rituals, human sacrifices – and the murder of adults and little children.

John R. Lunderson