

New Republic/USA Financial Group, GES.m.b.H
Kartnerstrabe 28/15 Telefon: 513.4235
A - 1010 Wien, Austria-Europe

CONFIRMING
LEO EMIL WANTA

licensed counsel do not apply to this matter. Even if Falls Vending Service is not a corporation, Wanta lacks standing because his affidavit testimony indicates he is only an employee of the company. The owner of a company cannot confer standing on a non-lawyer employee by stipulation or otherwise.

Wanta's objections do not address his failure to properly invoke this court's jurisdiction. No complaint has been filed. Wanta failed to follow the proper procedures to perfect an appeal pursuant to Part 8, Rule 8001 et seq. of the United States Bankruptcy Rules. The matter must be dismissed sua sponte for lack of jurisdiction.

THEREFORE IT IS ORDERED that the action is hereby dismissed.

Dated at Milwaukee, Wisconsin, this 7th day of

Sept, 1984.

BY THE COURT:

John W. Reynolds
Chief U.S. District Judge

RICO THE ENFORCER

JUSTICE

NEWSWEEK J. Ray McDermott & Co., a major builder of oil platforms, paid \$508,615 in bribes to the vice chairman of Tenneco Oil Co. to undertake lucrative construction projects in the Gulf of Mexico. But the cost of doing business jumped unexpectedly last year after the firm pleaded guilty on seven criminal counts. A Federal judge in New Orleans not only fined McDermott \$103,000, but confiscated its \$897,000 in illegal profits from the Tenneco deals.

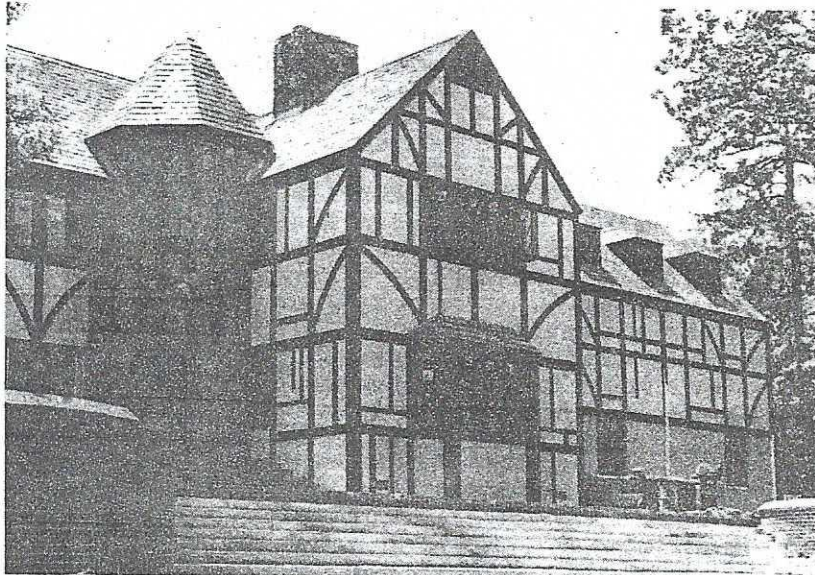
While serving as mayor of Lansing, Ill., for sixteen years, Jack O. McNary shook down real-estate developers and invested his booty in two private businesses. Convicted last year of extortion, McNary was sen-

pit as underworld hit men. While Justice officials concede the law must be applied cautiously, they see no need to sheath their weapon. "This is a valuable tool," says Attorney General-designate Benjamin Civiletti. "We will not shy away from using it to pursue corrupt enterprises which do not fit the layman's view of organized crime." With about 200 RICO cases already filed, and the government increasing its use of the statute, the American Bar Association has scheduled a special seminar on how to deal with RICO at its convention this week.

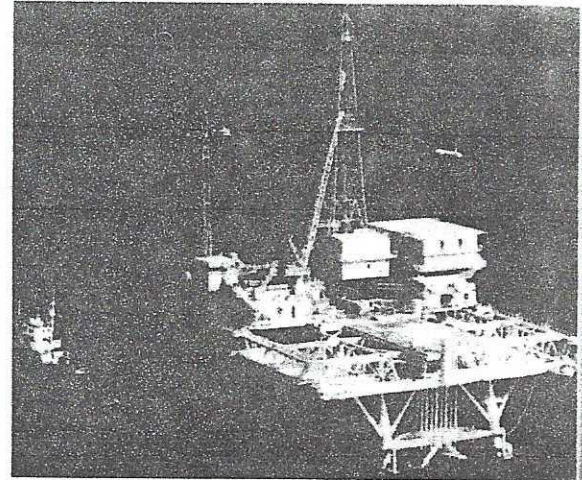
RICO is one of the broadest criminal statutes Congress has ever passed. The law first enumerates 24 Federal and eight

led seven nursing-home owners and three pharmacists to plead guilty and pay fines of \$1 million.

The law also gives prosecutors extraordinary latitude to trace crime back to the otherwise insulated kingpin. "The statute allows a prosecutor to paint a broader picture than could be normally seen by a jury," says Jeremiah T. O'Sullivan, chief of the Organized Crime Strike Force in Boston. For instance, John Christopher was tried in Tampa, Fla., in 1975 for masterminding a ring that kidnapped women and forced them into prostitution. Normally, the scope of the evidence would have been limited to the specific kidnapping; at the RICO trial, however, the judge permitted



Charles Pugh—Atlanta Journal-Constitution



Bob Sherman—Camera 5

A new spoils system: The government could not seize a private mansion, but it could take profits from an oil rig, and possibly a used-car lot

tenced to three years in prison. He will also have to ransom his businesses, which the government now effectively controls.

These cases share a dubious distinction. The Justice Department prosecuted them—and other button-down crimes—with a law designed specifically to convict Mafia capos. Known as RICO (Racketeer Influenced and Corrupt Organizations), the nine-year-old law allows the government to seize legitimate businesses if they have been used for illegal schemes or as investments for dirty money. Says Chicago attorney Sherman Magidson, "RICO can reach out and castrate people."

The RICO law frightens many lawyers and judges. They worry about language so loosely drawn that it lets the government sweep even small-time white-collar defendants and public officials into the same

state crimes such as murder, extortion or mail fraud; then it states that anyone found to have participated in two of them within a ten-year period has undertaken a pattern of racketeering. If prosecutors can link such patterns to an interstate "enterprise"—loosely defined as virtually any personal association or business—the defendants become subject to imprisonment for up to twenty years, fines of \$25,000 per count and forfeiture. "Taking away businesses from these guys is like taking away tools from a burglar," says New Jersey Federal prosecutor George Wilson.

RICO is an extremely potent weapon for prosecutors. In plea bargaining, when most cases are settled, the potential RICO penalties often lead defendants to make a deal with the government rather than take their chances with a jury. In Chicago, for instance, the fear of forfeiting their businesses

50 witnesses to describe Christopher's criminal behavior over thirteen years.

The government has used RICO in several important prosecutions against reputed mobsters. In Chicago, two alleged organized-crime hit men were sent to prison for 30 years after RICO convictions. And in Boston, after convicting four extortionists, the government seized the contents of five massage parlors—including 5 gallons of massage lotion and a Christmas tree.

VICTORY: Much of the controversy about RICO has focused on white-collar and government corruption cases. Federal officials won an important victory last month when the U.S. appeals court in New York upheld a guilty verdict in a complicated RICO hospital-fraud prosecution. Prosecutors established that Karl R. Huber, a Phi Beta Kappa Princeton graduate and Harvard law-school-trained attorney, had

82 Investigator / WALTER J. CONROY Deputy Sheriff - Leo WANDA Shield #714

Subject of WANDA Investigation Falls Vending Service, Wisconsin



Robert David Steele
Chief Counsel & Commissioner

Judicial Commission of Inquiry into
Human Trafficking & Child Sex Abuse
International Tribunal for Natural Justice

robert.david.steele.vivas@gmail.com
<https://www.itnj.org/commission/>

<https://vimeo.com/358555549>
<https://vimeo.com/370672952>
<http://eagleonetowanta.com>



<https://vimeo.com/383532623/5b524043e9>

Knights of Columbus
Supreme Council Office
1 Columbus Plaza
New Haven CT 06510-3

2008 1-17



Robert David Steele
Chief Enabling Officer (CeO)

Earth Intelligence Network (non-profit)
Open Source Everything Inc. (for-profit)

robert.david.steele.vivas@gmail.com
<http://robertdavidsteele.com>

PRAYERS TO ST. MICHAEL, ARCHANGEL

A Citizen's Prayer to St. Michael

Please protect us, St. Michael the Archangel, against violence, murder, and robbery. In your goodness preserve us today from all the malice of sinful and wicked people. In your sleepless vigilance watch over the safety and welfare of our homes and keep guard over our possessions. Ever hold in your special care, most triumphant St. Michael, the forces of public order against the crimes of evil people and defend all honest citizens in time of peril. Amen.

A Policeman's Prayer

Victorious St. Michael, you know how evil men are awake and plotting while good men sleep. Even so was faithless Judas awake and betraying our Lord while the Apostles slumbered in the Garden at Gethsemane.

Help me, powerful Archangel of God, to be always alert at my post, ever ready to do my duty, and to apprehend criminals without fear or favor. Be near me and my fellow police in times of peril and emergency, please. Defend us by your power when we are in danger. Be sure to shield us from all temptation and any occasion of sin. Help us

(Prayers continued on back page)

SPECIAL

Deputy Sheriff

WAUKESHA COUNTY, WISCONSIN

LEO E. WANTA

MIRANDA WARNING

1. You have the right to remain silent.
2. Anything you say can and will be used against you in a court of law.
3. You have the right to talk to a lawyer and have him present with you while you are being questioned.
4. If you cannot afford to hire a lawyer, one will be appointed to represent you before any questioning, if you wish.
5. You can decide at any time to exercise these rights and not answer any questions or make any statements.



Mr. Leo E. Wanta,
With deepest appreciation for your generosity,

Ronald Reagan

ANTHEM

New Republic/USA Financial Group, GES.m.b.H
Kartnerstrabe 28/15 Telefon: 513.4235
A - 1010 Wien, Austria-Europe



10/25/2007 10:22 am

OPERATION: Still Point 2
Install our const
Sensory
John Taylor
Affidavits
Scott Partridge
George Herbert Walker Bush
CIA ops for the Record
Travel (PLANE TITING S)
Expenses &
State of Wisconsin
Witnesses !!





LEO E. WANTA & ASSOCIATES - CONSULTANTS TO MANAGEMENT

LEADER-TELEGRAM

The Leader-Telegram is a division of the Eau Claire Press Co.

Don Huebscher
Editor

Doug Mell
Managing Editor

Gary Johnson
Local News Editor

Clean government? According to whom?

The proverbial wheels are coming off Wisconsin's reputation for "clean government."

■ Taxpayers already have been billed hundreds of thousands of dollars in legal fees by a group of lawmakers and staff members being investigated for possible involvement with running political campaigns on the public's dime, which is against the law.

At the same time, it is reported that legislative leaders are also being investigated amid allegations that they shook down lobbyists for campaign donations when the lobbyists sought lawmakers' help on certain bills.

■ The uproar continues in Milwaukee County over the outrageous pension plan deal that paid some retirees ridiculous lump sum payments and resulted in the resignation of the county administrator and calls to oust County Board members who approved the deal, although they say unwittingly.

The story got dirtier last week when felony charges were filed against Gary J. Dobbert, the so-called architect of the lump-sum payments. Investigators say

The issue:
Several recent incidents cast doubt on
Dobbert, the human resources director, lied when he told the County Board that he had the proposal analyzed by an expert, as required by law, and when he

state's reputation for clean government.

Our view:
It's time for public employees at all levels to lead the fight to restore that reputation.

told the County Board chairman that the deal would be a money-saver.

Dobbert was fired, but he stands to receive an annual pension of more than \$60,000. However, under the deal he orchestrated, had he worked until 2008 he would have qualified for a lump sum payment of \$826,000, or \$350,000 if he worked until 2004, according to the Milwaukee Journal Sentinel.

There is hope that the pension deal can be rescinded if it can be proved that Dobbert lied to the County Board to get its approval. Any public employee who would accept such an outrageous payment would show their true colors as well.

■ State Rep. Johnnie Morris-Tatum, D-Milwaukee, struck a deal with the state Ethics Board last week in which she agreed to pay a \$1,000 fine in addition to \$1,800 she repaid the state last year for some \$12,000 in personal phone calls billed to the taxpayers.

"It's frustrating, isn't it?" Ethics Board Executive Director Roth Judd told the Journal Sentinel. "The bill went to taxpayers a long time ago. This was as much as we were able to get back."

Morris-Tatum's phone tab included \$6,000 in overseas calls, mainly to Senegal. She claimed the calls were for legitimate state business, but when asked by the Journal Sentinel for proof, she couldn't provide any.

We often hear how people in the public sector miss out on the perks private companies offer their workers.

Well, here's something else that happens in the private sector. If you're caught stealing from your employer, the best you can hope for is to get your dishonest butt fired. More likely, especially where thousands of dollars are involved, it's turned over to law enforcement, and you are prosecuted, which could mean probation or prison, and certainly full restitution.

The public must get involved to put the brakes on this disturbing trend, and so should the honest lawmakers and public employees, whose reputations likewise suffer every time one of their own gets caught lying, cheating and stealing from the taxpayers.

— Don Huebscher, editor

LEO E. WANTA & ASSOCIATES - CONSULTANTS TO MANAGEMENT



THOMAS E. HENRY
ATTORNEY AT LAW

1125 South 79th Street
Omaha, Nebraska 68124
Phone: 402-933-6421
Email: aileenkj@cox.net

October 3, 2003

Mr. John T. Martinez, Esq.
Office of General Counsel
Central Intelligence Agency
Washington, D.C. 20506
VIA FACSIMILE: _____

Re: FBI Ingram, Security Identification Number SA32NV (US Treasury); Rick Reynolds, Security Identification Number SA233MS (US Treasury) Ambassador Leo E. Wanta, a.k.a. Lee E. Wanta, Ministry of Foreign Affairs, DPP#-04362 & 12535, (S 31 IANO Sector V New Orleans)

Dear Mr. Martinez:

I am legal counsel participating in the representation of Ambassador Leo Wanta. At a recent judicial proceeding we were provided with the attached letter you signed dated 1 October 2003. There are several questions I desire to ask and issues I desire to raise in regard to your letter.

In preparation for a recent hearing LeClair Ryan, P.C. solicited your cooperation. I note for your information that in no manner does the identified legal proceeding mention the CIA and there are no issues that directly concern the Central Intelligence Agency. The Plaintiff does not mention the Agency in the action and the Plaintiff makes no claim against the Agency in the pending action. I further note that at no time does my client claim to be an employee, case agent, case officer, staff worker and/or direct contract affiliated case officer/representative of the Central Intelligence Agency. If you check closely LeClair Ryan, P.C. (counsel for the Defendants in the mentioned legal proceeding) makes reference to a book written by Claire Sterling entitled "Thieves World". In "Thieves World" there is mention by the author that based on information received from confirmed USG agents my client conducted one or more operative tasks on behalf of the CIA. I want to reiterate that this "CIA agent claim to fame" is not made by my client but made by others.

Would you modify your 1 October 2003 letter if I asked you to provide the same letter as requested by LeClair Ryan P.C. with the exception that instead of asking for information in regard to Leo Emil Wanta I provided you with the following names, special agent (SA) references and applicable social security number 396-34-6726 issued to Lee Emil Wanta:

- Lee E. Wanta
- Lee Wanta
- Leo Wanta

October 3, 2003

- Lee E. Wanta S 31 IANO Sector V New Orleans
- Frank B. Ingram SA32 NV
- Rick Reynolds SA233MS

In providing a response to the inquiry proffered in this letter I am further interested in determining if the CIA will access records and/or permit staff to access records in regard to Presidential Executive Office Orders and/or Directives issued and/or made under President Reagan Executive Order 12333 and/or other similar "Orders/Directives" issued by the Office of the President either prior to and/or after President Reagan. My specific request would be for you to advise whether you are able to admit and/or deny whether there is any information in the files of the CIA referencing and/or mentioning cooperative programs between the Executive Office Directives/Orders and any of the above referenced names that were conducted in cooperation with or in association with the CIA and/or any asset controlled operation under the foreign management authority/control of the CIA. For the purpose of this inquiry I would include the National Security Council/National Security Advisors to be all inclusive of Directives/Orders of the Executive Offices of the United States of America.

Being an attorney I am sure you are clear as to the meaning and request for additional inquiry information implied from the intent of this letter. Based on my above set forth clarification and modification of both the names and the nature of an association/affiliation/involvement by the subject names with the Central Intelligence Agency would you in any manner either by way of an admission or denial modify in whole or in part the indirect, direct and/or implied meaning of your letter dated 1 October 2003 sent to LeClair Ryan P.C. referenced herein. If LeClair Ryan P.C. had made the request within the framework and intent of this (my letter) letter would you in any manner change the terms and conditions of the subject 1 October 2003 letter? If your answer is yes would you please provide me a letter in the format as modified by you and sign the same. If you would make no changes and the framework for my inquiry would not change the format and language of the 1 October 2003 letter I would also request you write your opinion in this regard to me and sign the same.

I specifically note that I am not asking about Leo Emil Wanta. In the framework of this inquiry and request would you please address your responses as to each individual mentioned either jointly or severally above and explain any refusal to provide the requested information in terms of a specific reference by you to a United States Law, Federal Regulation, United States Code or other authoritative and controlling document/instrument.

Finally I would like to determine if as an attorney for the Central Intelligence Agency in the Office of General Counsel do you currently have and/or are you in possession of information that would enable you to confirm and/or deny that Mr. Wanta (Wanta being all inclusive of the names mentioned hereinabove) is at the present time and/or has in the past perpetrated a fraud upon any Court. In your 1 October 2003 letter you make a direct implication that you have information that Mr. Wanta is currently committing a fraud on a Court. Do you have specific information that my client is currently perpetrating fraud on a Court and if you make such a claim would you be prepared to provide evidence of such fraud in a court of competent jurisdiction. Would you either confirm or deny my request for your claims of

October 3, 2003

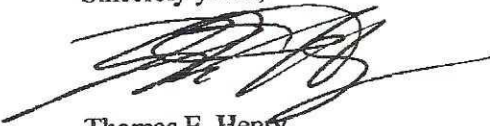
Court fraud against my client in writing. In the framework of this inquiry and request regarding the fraud issue if you deny my request(s) would you clarify your response in terms of a specific reference to a United States Law, Federal Regulation, United States Code or other authoritative and controlling document/instrument sanctioning or supporting your refusal to respond.

I am also most interested in determining under what authority and/or directive you made a determination to respond to a private attorney inquiry concerning a case where neither the United States of America nor any of its agencies, bureaus, departments, employees is named as a party Defendant. To reiterate what I mentioned previously. The Central Intelligence Agency is not mentioned in any litigation where to our knowledge LeClaire Ryan P.C. represents any party as a Defendant where my client is a Plaintiff.

In addition I would be most interested in determining if I am permitted to attach your letter to communications to appropriate Congressional Committees in support of my client suggesting to the respective committees that the letter justifies failing to list the Central Intelligence Agency as a prospective recipient of assets resulting from the liquidation of one or more Title 18 USC 6 government proprietary corporations.

It would be most appreciated if I could obtain an urgent and timely response to my request. I note that you were able to generate the 1 October 2003 letter within nine or ten days of receiving a request for information. Hopefully you can be as expedient and efficient in complying with my requests.

Sincerely yours,

A handwritten signature in black ink, appearing to read 'Thomas E. Henry', with a long horizontal line extending to the right.

Thomas E. Henry
Attorney at Law

THOMAS E. HENRY
ATTORNEY AT LAW

1125 South 79th Street
Omaha, Nebraska 68124
Phone: 402-933-6421
Fax: 270-897-2495
Email: aileenkj@cox.net

October 6, 2003

The Honorable Pat Roberts
United States Senate
Chairman
United States Senate Select Committee on Intelligence
211 Hart Senate Office Building
Washington, D.C. 20510-6475

The Honorable John D. Rockefeller IV
United States Senate
Vice Chairman
United States Senate Select Committee on Intelligence
211 Hart Senate Office Building
Washington, D.C. 20510-6475

The Honorable Porter Goss
United States House of Representatives
Chairman
U.S. House Permanent Select Committee on Intelligence
H-405 U.S. Capital Building
Washington, D.C. 20515

The Honorable Jane Harman
United States House of Representatives
Ranking Democrat
U.S. House Permanent Select Committee on Intelligence
H-405 U.S. Capital Building
Washington, D.C. 20515

Re: FBI Ingram, Security Identification Number SA32NV (US Treasury); Rick Reynolds, Security Identification Number SA233MS (US Treasury) Ambassador Leo E. Wanta, a.k.a. Lee E. Wanta, an American Operative, Ministry of Foreign Affairs, DPP#-04362 & 12535, S 31 IANO Sector V New Orleans.

Dear Gentlepersons:

As legal counsel to Ambassador Leo Wanta I am writing once again to supplement information previously provided to members of the respective Senate and House Intelligence Committees.

● Page 2

October 6, 2003

I am attaching a letter from the Office of General Counsel at the Central Intelligence Agency and my response to said letter. There are many points of contention with both the implications and false impressions that arise from the subject letter. I believe my response to the subject CIA letter should bring forth many areas of concern from all members of the respective intelligence committees. There are many current members of both the Senate and House intelligence committees that have historical information readily available that clearly demonstrates the fallacy of the content of the subject CIA letter. It should be of particular interest that a staff attorney in the Office of the General Counsel apparently made a unilateral decision to modify standard "Agency" policy and comment to a private counsel in a matter where the neither the "Agency" nor any USG organization is a named defendant. I hope you are also dismayed at the opinion expressed by the author of the CIA letter that he is taking this opportunity to support private counsel in stopping alleged fraudulent acts upon the Court by Mr. Wanta.

It is respectfully requested that this matter be investigated at the earliest possible time. Obviously there are underlying reasons kindled by malicious intentions and negligent malfeasance by a USG employee that instill a person to write such a letter. I am most interested in learning of your opinions and comments at the earliest possible time.

Thank you in advance to your kind and considerate attention to the matters and issues raised in this letter.

Sincerely yours,



Thomas E. Henry
Attorney for Ambassador Leo Wanta

17 October 2001

Strictly Confidential / Stillpoint

Telefax : 202 622 2151

United States of America
U. S. Department of the Treasury
Attention : The Honorable, Paul O' Neill
Office of the Secretary
740 15 th Street
Washington, DC, USA 20220.0000

Ref: SA 32 NV
SA 233 MS
S - 31 - IANO

In the matter of : Information and Delivery of enclosed Rough Draft Affidavits in
current U. S. District Court action, among other legal remedies.

Dear Secretary O'Neill:

Your approval with U. S. Department of the Treasury notification to :

RAIC William LeCates
1415 Murfreesboro Road
Nashville, Tn, USA 37217.0000

IANO / Don Meiger
423 Canal Street
New Orleans, La, USA 70130.2336

Please have Bill and Don contact asap the Law Offices of ...

Jan Morton Heger, Esquire
Attention - Thomas Henry, Legal Assistant
Telefon : 402 933 6421

Thank you for your sensitive and confidential handling of this pending subject matter.

Sincerely yours,

Lee E Wanta DPP Numbers - 04362 and 12535 / Ministry of Foreign Affairs

cc : The Honorable, Dick Cheney
The Honorable, Colin Powell
SAC Jeb McGruder
SAC Gary Small

via telefax : 202 456 6670

Gulf States, et al - Sector 5, Will Associates Groupe [NYC-JFK], et al

AMERICA'S TOP SPY CATCHER QUILTS IN MIDST OF SECRET

INVESTIGATION INTO HOW SADDAM AND BIN LADEN OBTAINED STATE

OF THE ART U.S. SOFTWARE by Gordon Thomas America's top spy-catcher,

Paul Redmond, has suddenly resigned in the middle of his secret investigation into how Saddam Hussein and Osama bin Laden obtained state-of-the-art US computer software. The software is claimed to enable the two most wanted men in the world to avoid capture because it can pin-point for them every move in the global man-hunt. Redmond's departure last week was accepted "without discussion" by President Bush – the man who had brought the spy catcher out of retirement to conduct the investigation. Hours after Redmond had cleared his desk, Bush ordered a £25 million pound bounty on Saddam's head. He wants Saddam "dead or alive". And the same for Osama bin Laden. Already Bush has agreed to either man forgoing a trial and to be shot after interrogation. The official reason given for Redmond's abrupt departure from his wide-ranging investigation reaching deep into the Bush administration was "health reasons". But stunned colleagues in the Homeland Security department in Washington, where Redmond had his office, insist the former Associate Director of the CIA was in perfect health. Redmond's abrupt departure has led to intense speculation that he may have begun to uncover embarrassing details of how the software came into the hands of Saddam and bin Laden. Documents obtained by the respected International Currency Review, a London based newsletter for the financial community, allege that the software was provided to Saddam on the authority of President Bush's father when he was in the White House -- a time when relations between Iraq and Washington were close, during Baghdad's war with Iran. The Review's publisher, Christopher Story, a former financial adviser to Lady Thatcher, operates from offices near Buckingham Palace. "The documents are extremely sensitive and raise some very serious questions", was all Mr Story would say. He confirmed they had originally been in the possession of Barzan al-Takriti, Saddam's half-brother, when he was managing Saddam's estimated £40 billion fortune. A Paris intelligence source said the documents were copied by operatives of DGSE, the French intelligence service, earlier this year when al-Takriti made a visit to several banks in Geneva. He is now in American hands -- one of the key names on the famous "deck of cards" list. Shortly after the documents reached Washington on the eve of the war with Iraq, President Bush brought Paul Redmond out of retirement. Redmond was a legendary CIA spy catcher who helped unmask some of the most infamous spies before his 1998 retirement. He was told to investigate how Robert Hanssen, the renegade FBI computer specialist who was a long-time Soviet agent, had handed over a copy of the software -- known as Promis -- to his KGB controllers for \$2 million. Hanssen, now serving a life sentence for his treachery, has yet to reveal all he knows about how the KGB sold on a copy of the software to Osama bin Laden for \$4 million shortly before the attacks on the Twin Towers and the Pentagon. "But until Redmond's abrupt resignation, increasingly the documents relating to Saddam's use of Promis -- and his relationship with President Bush's father -- were what Redmond had begun to focus on", said a source close to the departed spy catcher. Originally developed by a small company in Washington called Inslaw, there are now a number of versions of the software. One version was installed by MI6 early in the 1990s. After Hanssen's arrest, the software was removed. Germany's intelligence service, BND, did the same to its version of the software -- supplied by the CIA in 1993. William Hamilton, the president

of Inslaw, said that top Bush aides and FBI director Robert Mueller had met to discuss the "implications" of Redmond's investigation. "Redmond has said that Hanssen did hundreds of billions of dollars worth of damage. I have been told that Redmond's health is fine and there is a much more important reason for his resignation", said Mr Hamilton. Like Story, Mr Hamilton did not want to elaborate. But both men conceded that Redmond's investigation could have caused embarrassment to President Bush and his family.

www.globe-intel.net <<http://www.globe-intel.net>>

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Article Rating

Average Score: 4 Votes: 1

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take a second and vote for this article:

THOMAS E. HENRY
ATTORNEY AT LAW

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Fax: 1-270-897-2495
e-mail: aileenkj@cox.net

July 10, 2003

Mr. Richard Gottlieb
JP Morgan Chase
Corporate Legal Department
Direct access telephone: 1-212-552-1401
VIA FACSIMILE 1-212-383-0249

Re: Response to your phone message on July 3, 2003 and letter of same date confirming verbal message.

Dear Mr. Gottlieb:

You will note from this letter heading I am making progress in correcting errors in my computer caused by a virus penetration. There was no intended deception on my part and please, if you deem necessary, use the bar registration information I provided to confirm my status in the State of Nebraska.

Thank you for attempting to investigate my request for information. From the message you left on my machine and your follow up letter of same date I conclude the following:

- Your bank has no historical information to verify that at 11:46 AM, Belgrade Yugoslavia time, on 16 September 1991 JUGOBANKA D. D. a bank in Belgrade, Yugoslavia wire transferred \$47,375,000 USD to Manufacturers Hanover.
- You are unable to access information concerning the Fed transaction sequence reference number of: ISN 41187. I presume from our conversation that based on your 40 years or so of banking experience you are not aware of my reference to "bank transaction record scrolls" and my understanding of how the scrolls can be accessed to develop historical data on a transaction.
- I conclude that since you deny the existence of any accounts referenced in my letter, which I assume includes denial of a Arab Jordan Investment Bank account with a sub-account in the name of Aneko Credit Pte Ltd., that you deny access to the wire transferred funds. I further conclude from your letter and our discussion that your bank denies that the bank has the ability to access and review pertinent data available by a diligent investigation of Fed sequence reference number ISN 41187.
- In furtherance and expansion of the above points it is obvious that the bank denies that the money is currently in the 53389 account and that you are not

July 10, 2003

either willing and/or able to assist us in accessing the Fed sequence reference number to determine location and disposition of the wire transferred funds.

It was my desire to investigate this matter with your assistance. From what we have learned obtaining historical data from "bank transaction record scrolls" is a process readily available to your bank through appropriate channels. From your response (as noted above) it is apparent that either we are mistaken in our information and/or you are not willing to investigate the entirety of our request pertaining to a diligent search of the identified sequence number (ISN 41187).

I am sure you can appreciate that with the amount of money involved other appropriate options will be processed at the earliest possible time to determine the present location of the wired funds.

Sincerely yours,

A handwritten signature in black ink, appearing to read 'THOMAS HENRY', written in a cursive style.

Thomas Henry, Attorney for Leo E. Wanta and
Aneko Credit Pte., Limited

OCT-3-2003 14:48 FROM:

TO:12708972495

P:2/3

NW 10/27 P. 2

CENTRAL INTELLIGENCE AGENCY
WASHINGTON, D.C. 20505

Office of General Counsel

1 October 2003

VIA FACSIMILE

David Grandis, Esquire
LeClair Ryan, P.C.
707 East Main Street, Eleventh Floor
Richmond, Virginia 23219

Re: Leo Emil Wanta

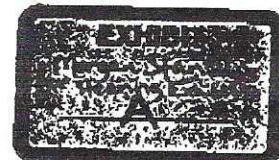
Dear Mr. Grandis:

I am writing in response to your 22 September 2003 letter, in which you requested that the Central Intelligence Agency (CIA or Agency) confirm or deny its employment of or affiliation with Mr. Leo Emil Wanta.

Typically, the CIA does not confirm nor deny Agency employment or affiliation. Given Mr. Wanta's past history of alleging CIA affiliation, however, the Agency is making an exception to this general rule and providing you with this substantive response for use in preventing Mr. Wanta from perpetuating a fraud upon the Court.

The Office of General Counsel has initiated a thorough search of the appropriate CIA records systems. The systems searched included those located in CIA components that maintain, in the regular course of business, records on all individuals with a past or present staff, contract, or operational relationship with the CIA. This search was conducted by CIA employees who have access to all pertinent employment, security, and operational records; who are qualified to search those records; and who do, in fact, search those records for names or other information in the course of their professional duties.

These searches produced no information that Mr. Leo Emil Wanta ever has had any direct or indirect relationship or affiliation with the CIA, whether it is of an employment, contractual, or operational nature.



OCT-3-2003 14:48 FROM:

TO:12708972495

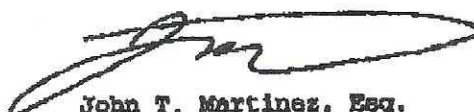
P:3/3

David Grandis, Esquire

This response should definitively resolve any questions regarding Mr. Wanta's allegations concerning his affiliation with the CIA. We ask that you please keep us apprised of any developments that involve claims of Agency affiliation as your case progresses.

If you have any further questions or concerns, you may contact me at (703) 874-3124.

Sincerely,

A handwritten signature in dark ink, appearing to read "John T. Martinez", enclosed within a large, horizontal oval shape.

John T. Martinez, Esq.

GOODWIN, SUTTON & DUVAL, P.L.C.

ATTORNEYS AND COUNSELORS AT LAW

STEVEN D. GOODWIN, P.C.
DANNIE R. SUTTON, JR.
J. TODD DUVAL
CHRISTOPHER W. McDONALD, P.C.

OLD CITY HALL, SUITE 350
1001 EAST BROAD STREET
RICHMOND, VIRGINIA 23219
TELEPHONE (804) 643-0000
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CHRISTOPHER A. BAIN
WAYNE H. ORRELL*
GREGORY R. SHELDON
CHARLES P. PHELPS

WWW.GOODWINSUTTON.COM

*ALSO ADMITTED IN FLORIDA

DATE: SEPTEMBER 26, 2003 TIME: _____
TO: AMBASSADOR LEO E. WANTA
FACSIMILE NO. (209-714-1756)
FROM: STEVEN D. GOODWIN, ESQUIRE
RE: FOR YOUR REVIEW

PAGE 1 OF: 7 PAGE(S)

This communication is confidential and is intended to be privileged pursuant to the attorney client privilege and the work doctrine.

If the reader of this message is not intended recipient or the employee or agent responsible to deliver it to the intended recipient, you are hereby notified that any dissemination or copying of this communication is strictly prohibited. If you have acquired this communication in error, please immediately notify us by telephone, and return the original message to us at the above address by the U.S. Postal Service.

לשכת ראש הממשלה
Prime Minister's Bureau

September 10, 2002
ד' תשרי תשס"ג

Mr. Thomas Henry
1125 South 79th Street
Omaha, NE 63124
USA

Dear Mr. Henry,

I hereby acknowledge receipt of your fax dated August 15, 2002 to Prime Minister Ariel Sharon.

Sincerely,

Marit Danon

(Mrs.) Marit Danon
Personal Secretary
to the Prime Minister

JOHN WARNER
VIRGINIA

Committees:
ARMED SERVICES, CHAIRMAN
ENVIRONMENT AND PUBLIC WORKS
HEALTH, EDUCATION, LABOR, AND PENSIONS
SELECT COMMITTEE ON INTELLIGENCE

United States Senate

August 19, 2003

225 RUSSELL SENATE OFFICE BUILDING
WASHINGTON, DC 20510-1001
(202) 274-3029
<http://warner.senate.gov>

CONSTITUENT SERVICE OFFICES:

4300 WORLD TRADE CENTER
101 WEST MAIN STREET
NORFOLK, VA 23510-1080
(757) 441-3079

MAIN STREET CENTRE
800 EAST MAIN STREET
RICHMOND, VA 23219-1438
(804) 771-2579

205 FEDERAL BUILDING
P.O. BOX 887
ABINGDON, VA 24212-0887
(276) 828-8155

1003 FIRST UNION BANK BUILDING
212 SOUTH JEFFERSON STREET
ROANOKE, VA 24011-1714
(540) 957-2875

Thomas E. Henry
1125 South 79th Street
Omaha, Nebraska 68124

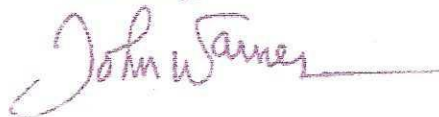
Dear Mr. Henry:

Thank you for contacting me regarding your request for assistance.

Senatorial courtesy, a long-standing tradition in the United States Senate, dictates that a Senator be given the opportunity to assist the constituents they were elected to represent. Therefore, as a matter of courtesy, I am forwarding your correspondence to the Honorable Chuck Hagel who represents the State of Nebraska so that he can follow up with your case.

With kind regards, I am

Sincerely,



John Warner

JW/jem
cc: The Honorable Chuck Hagel

ANTHEM



To : Office of the President, Office of the Vice President, Cabinet Members, Office of the Governors, State and Federal Officials, Congress of the United States, OMB Director Jacob Lew, et al

Notice of Default Confirmation – With President Obama's authorized release of my personal, civil and repatriated **Inward Remittance** of USDollars 4.5 Trillion, of May 2006 to Bank of America-Richmond, Virginia **as confirmed** by the Federal Reserve Bank - Richmond's in Court Motion, under their Penalty of Perjury.

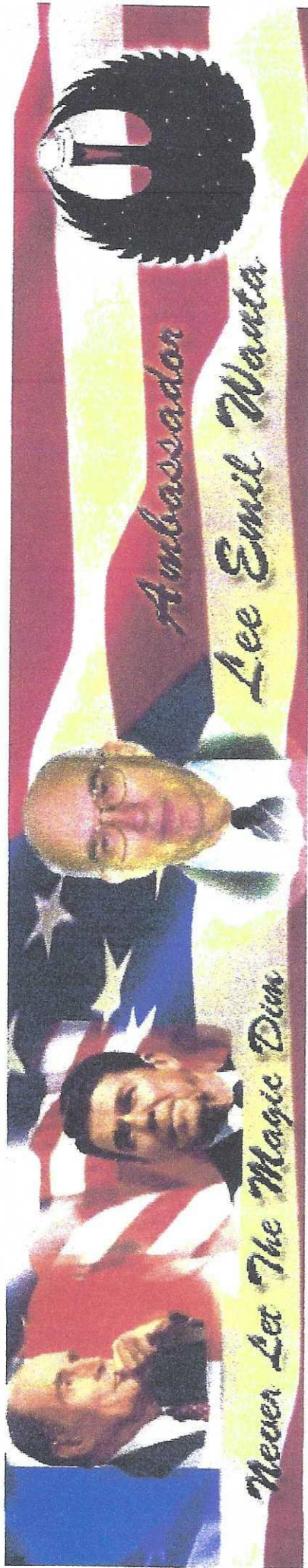
- 1.) On or about April 15, 2003 The Honorable Gerald Bruce Lee, in Case No. 02-1363-A filed in The United States District Court for the Eastern District of Virginia, **Order and Memorandum of Opinion**. As part of the Order, the Court stated that the Plaintiff [Lee E. Wanta, Leo E. Wanta, Ambassador Leo Wanta] should pursue liquidation of corporations, recovery of financial assets and pay all required taxes in accordance with the law.
- 2.) IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA, Civil Action No. 1:07 cv 609 T3E/BRP – **PETITION FOR A WRIT OF MANDAMUS AND OTHER EXTRAORDINARY RELIEF**, filed JUN 20 2007, THE FEDERAL RESERVE BANK OF RICHMOND RESPONDED IN THEIR COURT MOTION STATING

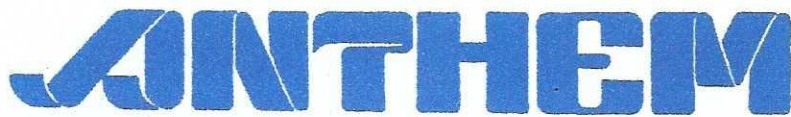
“ PURSUANT TO RULE 12 (B) (6), fed.R.civ.P., Respondent Federal Bank of Richmond (“FRB Richmond”) moves to dismiss the **Petition for Writ of Mandamus and Other Extraordinary Relief**, are as follows.

“For the purposes of the Motion only, all well pleaded facts will be taken as true.”

In other words, The Federal Reserve Bank of Richmond accepted the truthful statements in the Writ of Mandamus and confirmed the known **Inward Remittance** designated the Petitioner for the sole and exclusive use and benefit of Petitioner, Lee E. Wanta, Leo E. Wanta, Ambassador Lee E. Wanta; an American citizen, birth June 11, 1940. **References : Rogers-Houston Memorandum, Act of Congress - H.R. 3723, Title 18 USC Section 4 – Misprison of Felony, other Title 18 USC violations.**

Having Said That, Upon my Economic Receipt, I will lawfully pay USDollars One Point Five Seven Five Trillion [US\$1,575,000,000,000.00] as my personal/civil/repatriation tax payment, directly to our United States Department of the Treasury, among other “set-aside allocations”, to immediately enhance Our Economic Recovery and National Security.





New Republic/USA Financial Group, GES.m.b.H
Kartnerstrabe 28/15 Telefon: 513.4235
A - 1010 Wien, Austria-Europe

NRUSA —
ANTHEM
LETTERHEAD —
RUSSIAN
FEDERATION [XIX]
AUTHORITY]
CIRCA 1990





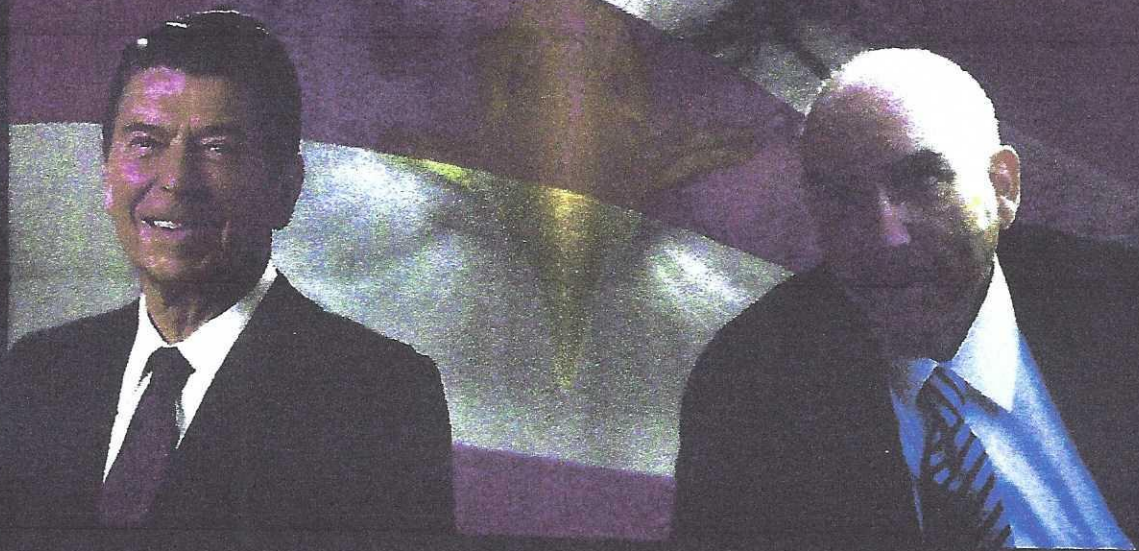
WANTA!

BLACK SWAN, WHITE HAT™

<https://vimeo.com/358555549>
<https://vimeo.com/370672952>
<http://eagleonetowanta.com>



<https://vimeo.com/383532623/5b524943e9>



LEE WANTA

GENERAL POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that Leo Emil Wanta, Lee E. Wanta, Ambassador Leo Wanta (hereinafter collectively referred to as "Wanta") individually and/or in his capacity as a shareholder, officer, director and/or in any fiduciary representative capacity of any domestic and/or foreign business entity (partnership, corporation, trust etc.,)

REPOSING, a special trust and confidence in the following individual:

Thomas Eugene Henry, ("Henry") date of birth May 2, 1947
United States of America Social Security Number 507-60-4947.

DOES HEREBY AND WITH THESE PRESENTS DOES HEREBY appoint, grant, set over, and convey unto Henry this General Power of Attorney authority to act as Attorney-In-Fact for Wanta (in his individual and fiduciary representative capacity) in accordance with the terms and conditions described hereinafter in the same manner and with the same legal and equitable authority as if conducted by Wanta personally:

1. In a fiduciary/representative capacity and in furtherance of the attorney/client relationship between Henry and Wanta, Henry is authorized and empowered to receive, effect and/or take operational control, solely and exclusively in the name of Wanta, for the purpose of immediate transfer to an attorney/client Escrow Account, established solely and exclusively for Wanta; of locally, internationally, and/or globally identified direct name bank accounts, fiduciary accounts, funds, securities and/or any and all assets belonging to Wanta either legally and/or equitably.

2. Not as a limitation, but as examples, the authorization granted unto Henry referenced in 1., immediately above shall include but not be limited to the following:

- a. To execute, endorse and take possession of bills, instruments, certificates, warrants, bonds and/or other evidence of possession and ownership of equitable and legal assets of Wanta for the purpose of either depositing and/or holding in custodial safekeeping; all such items in the referenced attorney/client Escrow Account for the sole and exclusive benefit of Wanta.
- b. To institute and carry out for the benefit of Wanta the collection of debts and bank / banque debt obligations.

- c. To receive and effect right, title, interest and authority over Wanta financial interests in (as example and not as a limitation) Credit Suisse Banque (Geneve, Lausanne or any other global branch, subsidiary, affiliate and or division of Credit Suisse Banque), direct or bank/financial fiduciary accounts and Wanta financial interests with Banque SCS Alliance of Geneve, Royal Bank of Canada, J.P. Morgan Chase, Morgan Stanley and/or such other institutions deemed necessary by Henry to complete the settlement of Wanta disputes with the USGovn and immediately transfer the same; if appropriate, the heirs, executors to the attorney/client Escrow Account referenced herein.
3. If it is determined that someone (individually or corporately) has diverted, transferred, conveyed, set aside, frozen, and/or directly and/or indirectly seized, or taken implied or direct authority of said bank and financial interests without the express and written authorization of Wanta then Henry shall take action to recover the same for the benefit of Wanta.
4. To obtain legal representation of Wanta in civil and criminal matters especially to institute and to withdraw charges and motions for judgments in any criminal proceedings as may be required to obtain unconditional freedom and liberty of Wanta locally, internationally and/or globally.
5. To retain/obtain the necessary certified international auditors to review and take the necessary legal and accounting actions to protect the assets of Wanta from intervention and/or seizure by third parties including but not limited to tax authorities of government.
6. To obtain the necessary bank and security accounts to maintain normal business practices for Wanta within the global and domestic banking community for and on behalf of Wanta and to disburse funds to meet Wanta obligations, contractual agreements, consulting fees, bank fees, management fees, and minor dependency annuities/grants.
7. To initiate any and all transactions necessary to protect Wanta business dealings.
8. To revoke any and all existing, either in law or equity, written and/or otherwise authorized by Wanta limited/full Power(s) of Attorney that would curtail, interfere, restrict, limit or negate either in law and/or equity the intent and scope of authority granted herein to Henry.
9. Wanta granting this authorization to Henry to act as his attorney-in-fact as described herein is based upon the representations by Wanta that Wanta

has the full, complete and unrestricted authority to authorize, grant, convey and set over to Henry the authority and rights set forth herein.

10. This General Power of Attorney shall remain in full force, effect and enforceable for a period of one (1) year and may not be cancelled or modified by Wanta without the express and written acceptance of revocation by Henry. This General Power of Attorney shall survive the disability and / or death of Wanta.

11. Wanta authorizes Henry to present this General Power of Attorney to any and all parties, banks, financial institutions as and when needed and/or required to implement the intent and scope of this document. Wanta hereby represents to all who may read or be presented with this document, that this document shall become an irrevocable declaration that any prior documents, Agreements, Power(s) of Attorney (General or Limited) dated prior to the date of this General Power of Attorney shall be deemed null, void, cancelled and of no legal effect either in law and/or equity. Wanta specifically authorizes Henry to direct any parties, institutions, and entities who may become privy to this General Power of Attorney to "cease and desist" from communicating with any and all third parties concerning the intent of this document or any other document addressing a similar or same intent as this document without the express written approval of Henry.

13. If prior to the completion of the implementation of the intent and scope of the authority granted by this General Power of Attorney there is a death of Wanta; the heirs, and/or the executors of the same, shall have the immediate and absolute sole and exclusive authority to liquidate and dispose of all Wanta business interests either in law and/or equity pursuant to the their sole / exclusive choice. In the event of the death of Henry prior to the completion of the implementation of the intent and scope of this General Power of Attorney, the heirs and executors of Henry shall not have the right to fulfill the obligations and responsibilities of Henry under this General Power of Attorney, but they shall have the right to make claim against appropriate parties for reasonable compensation for the work and effort of Henry performed on behalf of Wanta.

14. This General Power of Attorney shall become a fiduciary/agency Agreement between Wanta and Henry upon the signing by Wanta and acceptance by Henry. In the event there is a need or requirement for clarification or certification of authenticity of the scope of power and authority granted herein, Wanta shall cooperate with Henry in satisfying the same as may be reasonably required by Henry to complete the implementation of the scope and power of authority granted herein.

16. Neither Wanta, and/or Henry shall disclose the terms and conditions of this General Power of Attorney to any third party unless they have a "need to know" to cause the intent and/or scope of authority granted in this General

✓✓

oath of penalty of perjury that he is said individual in said General Power of Attorney and that he freely and voluntarily signing said document in my presence knowing that the same will be acted upon by others.

NOTARY SEAL:

WITNESS MY HAND AND OFFICIAL SEAL


Mary L. Givens
NOTARY PUBLIC IN AND FOR SAID STATE

ACCEPTANCE OF GENERAL POWER OF ATTORNEY

The undersigned accepts the General Power of Attorney granted and conveyed unto him in accordance with the terms and conditions of the power and scope of authority set forth therein. This acceptance does not include and is limited to no acceptance of personal liability, in carrying out and/or implementing the power and scope of authority granted and conveyed therein.

Signed on the date noted by signature.

Thomas Eugene Henry

Dated _____

ESCROW AGREEMENT

This Escrow Agreement made and entered into this 30th day of August, 2003, by and among, Leo Emil Wanta, Lee E. Wanta, Ambassador Leo Wanta (hereinafter collectively referred to as "Wanta") individually, and/or in his capacity as a shareholder, officer, director and/or in any fiduciary representative capacity of any domestic and/or foreign business entity (partnership, corporation, trust etc.), herein referred to as "Client" and Thomas Eugene Henry, ("Henry") date of birth May 2, 1947, United States of America Social Security Number 507-60-4947 and Steven Dwain Goodwin ("Goodwin") date of birth January 12, 1966, Social Security Number 225-11-7983, herein collectively referred to as "Attorneys," provides as follows:

1. IDENTIFYING INFORMATION:

Client and various persons and entities have entered into a certain agreement and/or agreements to resolve pending legal and equitable disputes which have arisen regarding Client's capacity as a shareholder, officer, director and/or fiduciary representative of certain domestic and/or foreign business entities, and other employment and contract issues. In furtherance of Client's desire to facilitate a resolution of the various matters referenced above, Client and Attorneys agree that Attorneys shall be hereby designated the representative/agent/fiduciary holder of any and all monies, documents and other assets or amounts paid to Client in furtherance of, or for the purposes of resolving the aforesaid dispute(s), which, is hereinafter referred to as "Escrowed Amount." Attorneys, in consideration of the terms of this **Escrow Agreement**, hereby agree to serve as Escrow Holders and to be bound by the terms of this **Escrow Agreement** and to be compensated for their services as Escrow Holders and as acknowledged by execution of this Agreement by all parties.

2. DURATION:

This **Escrow Agreement** shall continue in full force and effect until such date as mutually terminated by the Agreement of all parties hereto, or a full and complete and final settlement of any and all claims referenced above, followed by a period of due diligence for Attorneys to verify the funds and the source of all funds to their sole and exclusive satisfaction. All obligations and duties upon Attorneys shall remain in full force and effect until all funds held by the Attorneys pursuant to this Agreement have been paid out and a final accounting of all funds, securities, and other valuable considerations received and disbursed under this **Escrow Agreement** has been submitted to Client. Attorneys are only to provide a depository of the funds, securities, and other valuable considerations, as defined herein. Attorneys shall have no liability for any federal, state, inland or local taxes upon the subject businesses, entities, income, assets, or any funds over which they may have any actual or constructive control or receipt.

3. CLIENT OBLIGATIONS:

Client shall provide Attorneys with all information necessary to fully investigate the source and sufficiency of funds, securities, etc received and held hereunder, and Client alone shall be responsible for the accuracy and completeness of all information provided. Attorneys will not be held accountable for the accuracy and completeness of any information provided to them by Client.

4. ATTORNEY'S DUTIES IN THE EVENT OF CONTROVERSY:

In the event of any controversy or dispute between or among Client and any of the parties with whom he is attempting to resolve his differences as referenced herein, Attorneys shall have no duty or obligation to decide or resolve the controversy or dispute, and shall rely upon the representations of Client as to remaining the depository of the funds, securities and other considerations for releasing them. Notwithstanding anything in this Agreement to the contrary, in the event of any controversy or dispute, Attorneys may elect any one or more, either individually or sequentially, of the following courses of action:

- A. Attorneys may await resolution of the controversy or dispute, which resolution shall be evidenced by a writing executed by all parties to the controversy.
- B. Attorneys may await new instructions from Client, evidenced by a writing executed by Client.
- C. Attorneys may await the order of a court of competent jurisdiction and comply therewith.

5. INDEMNIFICATION OF ATTORNEYS:

Client hereby agrees to indemnify and hold harmless Attorneys from the claims and demands of any person or entity, private or governmental, whatsoever from any act or failure to act, any mistake of law or fact, or error in judgment, excepting only his own willful misconduct.

6. COMPENSATION OF ATTORNEYS:

Attorneys shall be paid as compensation for their services hereunder an amount to be established in a separate agreement between the Client and each of the respective Attorney's. Client shall be responsible for any and all costs of implementing this Agreement.

7. LITIGATION COSTS:

In the event of any suit at law or in equity, or any proceeding before any tribunal or arbitration panel, before which Attorneys shall be a party or be required to give evidence or be deposed, Attorneys shall be entitled to an hourly billing rate of \$250.00 USD per hour together with all costs, expenses and counsel fees incurred by them, to be paid by Client.

8. MISCELLANEOUS:

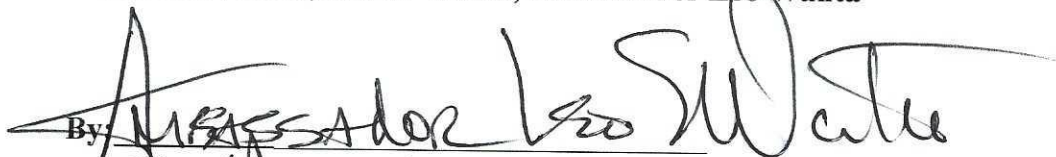

This Agreement shall be construed in accordance with the laws of the State of Virginia. It is understood that all parties are not signing this document at the same time or while situated at the same location. Irrespective it shall be assumed that all parties in the State of Virginia signed this Agreement on the same date and at the same location. The obligations and responsibilities arising out of the terms and conditions of this Agreement may not be assigned, transferred and/or conveyed to any third party (with the exception of a condition arising from the death of a party hereto) without the written consent of all parties hereto. In the event any condition and/or requirement of this agreement is invalidated and/or nullified as being contrary to law the remaining provisions shall remain in full force and affect. The terms and conditions of this Agreement may be enforced and/or interpreted pursuant to both principals of law and

equity. All parties hereto acknowledge, recognize and agree that the one of the underlying purposes for the establishment of this **Escrow Agreement** concerns the implementation and satisfaction of the General Power of Attorney between the Client and Henry. The terms and conditions of the referenced General Power of Attorney signed on or about the same date as this **Escrow Agreement** shall be deemed and integral and important factor for the implementation and operation of the obligations and responsibilities generally defined and described in this **Escrow Agreement**.

IN WITNESS WHEREOF, the undersigned execute this **Escrow Agreement** for the purpose of evidencing their agreement to be bound by the Agreement and the duties therein imposed on the date set forth by their respective signatures.

"CLIENT":

"Leo Emil Wanta, Lee E. Wanta, Ambassador Leo Wanta"

By: 
Date: 

"ATTORNEYS":

"Thomas Eugene Henry"

By: _____

Date: _____

"Steven Dwain Goodwin"

By: _____

Date: _____

ANTHEM

New Republic/USA Financial Group, GES.m.b.H
Kartnerstrabe 28/15 Telefon: 513.4235
A - 1010 Wien, Austria-Europe

PRAYER FOR MY FAMILY

St. Anthony, God blessed you with a loving family to form you in the image and the ideals of Jesus Christ. From your place in heaven, watch over my family, and help us grow together in faith and in a loving concern for each other.

Strengthen our bonds of family unity when we practice Jesus' teachings of forgiveness, of selfless service, of putting the love of God and the needs of others first in our lives. Give us words and ways to express our affection and respect for all in our family, and guide us to work through and resolve all our misunderstandings and disagreements. Amen.



COMPANIONS OF ST. ANTHONY

12290 Folly Quarter Road • Ellicott City, MD 21042
Toll free: 1-844-StAnthony (844-782-6846)
www.companionsofstanthony.org

48017IN



St. Anthony, pray for us.

PRAYER FOR INNER PEACE

St. Anthony, faithful servant of Christ, you offered comfort and consolation to all who came to you in times of trouble. Pray for me now, that I may know true peace of mind, heart and soul. Help me grow in faith, so that I may be free from all useless and needless anxiety in this life.

Fill me with a complete and lasting confidence in God's healing graces. Grant me the serenity known by those who let go of resentments, bitterness and anger. Reassure me that Our Divine Savior, Jesus Christ, is with me every step of the way, every day of my life, and that in His gracious love I need not worry or fear any of life's difficulties. Amen.

St. Anthony, powerful in word and work, pray for us.

PRAYER FOR A SICK RELATIVE OR FRIEND

St. Anthony, you always helped those in need. fervently seek your heavenly intercession now for (here name) who is ill and in need of your miraculous assistance. Give strength to (name) so that he/she may experience God's blessings and goodness at this time. May his/her sufferings be lessened and confidence in God's Divine Providence be increased.

St. Anthony, you were a true friend to the sick and offered them your compassionate care in powerful acts of healing. Stay near to (name) now with your protection. Console our anxious hearts and grant that our physical and emotional sufferings be a source of purification and growth for eternal life. Amen.

12/23/2018

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