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From : Christopher Story FRSA <cstory@worldreports.org>
Reply-To : "Christopher Story FRSA" <cstory@worldreports.org>
Sent : Saturday, October 29, 2005 8:22 PM
To : "Ambassador Leo E Wanta" <diplomat_switzerland@msn.com>
CC : "MICHAEL COTTRELL" <pii-mcc@msn.com>
Subject : Libby-Reich



Leo: Jeffrey Steinberg, very clever and good US exposeur operative but works for LaRouche.ops (4th International?). Jew-'hating' Jew. Right about Diana.

However look at this connection:

Nº 2. 2005B

by Jeffrey Steinberg

Democratic Party Presidential pre-candidate Lyndon H. LaRouche, Jr. punctuated his Jan. 28 State of the Union webcast with a call for the immediate ouster of Lewis Libby from his post as chief of staff and top national security aide to Vice President Dick Cheney. Not only is Libby one of the pivotal players in the Administration "war party," promoting the suicidal invasion of Iraq. He is, notoriously, a mole for Russian "Mafiya" interests linked to his business associate of 18 years, Marc Rich.

The Libby-Rich duo played a filthy role in the Jan. 28 Israeli elections, staging a disruption of Labor Party chair Amram Mitzna's election campaign in the weeks before the vote, in order to secure re-election of serial war-criminal and Mafiya collaborator, Ariel Sharon.

Libby and Rich are also behind the promotion of former French military company clerk, Laurent Murawiec, as a Rand Corporation and Hudson Institute "military strategist," whose only claim to fame was his July 10, 2002 appearance at Richard Perle's Defense Policy Board. There, Murawiec psychotically called for an American invasion and occupation of the Saudi oilfields. Murawiec's Power-Point presentation to Pentagon policy advisers was so outrageous and incompetent, that a storm of protest (after his closed-door pitch leaked to the Washington Post) led to his ouster from a post as "senior analyst" at Rand. In the brouhaha that followed, Murawiec allies in the neo-conservative camp—including Moonie Washington Times senior editor Arnaud de Borchgrave—tried to salvage his shattered image by promoting the fact that in 1985-90, he had operated as an inside spy and provocateur among the European supporters of Lyndon LaRouche.

Indeed, Murawiec had been picked up by Swiss-based organized-crime circles, including Marc Rich, and had conducted an effort to sabotage European circulation of a March 1986 EIR special report, Moscow's Secret Weapon: Ariel Sharon and the Israeli Mafia, which exposed the terror and crime circles behind Sharon, and the Jonathan Jay Pollard spy ring. Later, Murawiec surfaced on the payroll of the Marc Rich Foundation (run by ex-Mossad thug Avner Azulay), penning a shrill chapter on growing American anti-Semitism for a book edited by a top ally of self-professed Zionist fascist Vladimir Jabotinsky.

Libby and Marc 'Filthy' Rich

Sources in and around the Bush Administration have reported that Lewis Libby has emerged as one of the most rabid "chicken-hawks" in Washington. Libby has been identified as protector of the nest of Sharonists in the Pentagon and State Department who were discredited, following the Murawiec incident last July, and only avoided being fired from top posts through Libby's intervention. Among Libby's allies in the Administration "war party" are Deputy Defense Secretary Paul Wolfowitz, Assistant Defense Secretary for Policy Doug Feith, and State Department arms control adviser David Wurmser.

Libby was part of a troika of wanna-be Pentagon imperialists, back in the Bush "41" Administration, who urged then-Defense Secretary Dick Cheney to adopt the doctrine of pre-emptive warfare—in response not to Saddam Hussein or Osama bin Laden, but to the collapse of the Soviet Union and the opportunity for the United States to emerge as the only global military power. Along with Wolfowitz and Zalmay Khalilzad, Libby promoted the insane notion of pre-emptive war against any nation or bloc of nations that might at some point, challenge American military hegemony. The scheme was enthusiastically embraced by Cheney, but rejected by (the elder) President Bush, his National Security Adviser Brent Scowcroft, and Secretary of State James Baker III—only to resurface nine years later, after the Sept. 11, 2001 attacks.

Libby also served as staff director for the Cox Commission, a Clinton-era Congressionally mandated study group which promoted the idea of a future conflict with China, along the lines of Bernard Lewis and Samuel Huntington's wild call for a "Clash of Civilizations" war between the West on the one side, and the Islamic world and China on the other.

But Lewis Libby's real claim to fame is his 18-year collaboration with Russian Mafya "godfather" Marc Rich. As an understudy to Washington power lawyer Leonard Garment, Libby was the personal attorney for Rich from 1985, shortly after Rich fled the United States to avoid criminal prosecution for tax evasion and "trading with the enemy"—for illegal oil dealings with the Khomeini regime in Iran, while they were holding American hostages.

Rich set up in Zug, Switzerland, and became one of the most important figures in busting the oil embargoes against apartheid South Africa, Iran, and, later, Iraq. All the while, Libby toiled as Rich's legal flack in America, presenting the swindler and Mossad bankroller as a victim of overzealous prosecutors.

Operation Spiderweb

Libby was the Svengali orchestrating the setup of President Bill Clinton to grant Rich a pardon in early 2001, just as Clinton left office. Libby, in Congressional testimony, admitted to working with ex-Al Gore attorney Jack Quinn, and two "former" Mossad agents in Rich's employ, to secure the pardon.

Now, Rich may be running into problems. He is a target of "Operation Spiderweb," a crackdown by Italian, Swiss, British, and American law enforcement agencies on a \$9 billion Russian Mafya money-laundering scheme (see box). "Spiderweb" aims at Grigory Loutchansky, head of the Nordex conglomerate of companies and a top figure implicated in the flow of illegal campaign funds into Ariel Sharon's recent re-election campaign—and at Rich.

In addition, French ministers at the end of January launched into a flurry of attacks on Rich around two other big scandals, involving the asset stripping and bankrupting of a French metal firm by Rich, and a large tanker oil spill off the coast of Portugal, also involving a Rich-owned firm.

Meanwhile, earlier in the month, at Libby's behest, Rich and fellow gangster Michael Steinhardt went to Israel to run the operation against Labor Party chairman Mitzna which undermined Labor's election campaign and helped cover up, for a while, corruption scandals that were damaging Sharon's re-election bid. Steinhardt confessed to a Washington journalist that he met Sharon secretly, and then joined Marc Rich to orchestrate a Labor revolt against Mitzna, for his refusal to enter a national unity government with Sharon.

Post Extras: 

XXOOLDF

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→ As STATED previously →

12 April 1994, MADISON

(HAND
COPY)

TOP PRIORITY (MARQUIS)

To: His Excellency, Francois de GROSSOURRE
Elysee Palace, Paris, France

From: S.D.R Ambassador Leo Emil WANTA

CONFIRMING
LEO EMIL WANTA

IN THE MATTER OF : RED Mercury (RM20-20) Fusion Bomb

Dear Monsieur de GROSSOURRE:

I WAS ADVISED TODAY THAT LONDON FINALLY BROKE THE STORY TO FOLLOW THE LEAD, PREVIOUSLY OF LONDON Sunday TIMES. IT MAY BE ADVANTAGEOUS, AS WELL AS TO UTILIZE THE BACKGROUNDS DIPLOMATIC MEETING IN JUNE, 93 BETWEEN MITTERAND / Juppe / Pres. Haji, IN PARIS RELATED TO *167* METRIC TONNES OF S.D.R. GOLD BULLION WITH UNION BANK OF SWITZERLAND, INTER ALIA.

IN MY EUROPEAN ABSENCE, I HAVE LOST TRACK OF THE SHEVARDNAPZE / INGRAM-WOODRUFF-SECURD TBILIS MEETING RELATIVE TO "TOY LIST" - REFERENCE JEAN PIERRE TERSUO.OPS., FOR STRANGE REASONS —

WE CONTINUE TO ALERT TONY LAKE AS TO THE FOSTER MURDER & RM20-20 RELATIONSHIP, BUT APPARENTLY CLINTON / N.S.A. PRIORITY IS "WHITEWATER AND NOT REALITY OR THE REAL TIME'S GLOBALLY,
REF: RED WINE & GREED !!

11 JANUARY 1994 - MADISON

For IMMEDIATE RELEASE . . .

PLEASE FIND ENCLOSED U.S. STATE DEPT. VERIFICATION
OF SOMALIA DIPLOMATIC STATUS, THUS CONFIRMING STATE
OF WISCONSIN & U.S. STATE DEPT. VIOLATIONS OF U.S.A.
IMMIGRATION LAWS, VIENNA CONVENTION & PARTICIPATION
IN INTERNATIONAL CONSPIRACY TO:- DIVERT US\$70
BILLION PLUS IN U.S. TAX PAYMENTS UNDER TWO (2)
USA GOVERNMENT CONTRACTS, INTER ALIA -

- (1) U.S. STATE/HUMEWOOD OVERSEAS ENTERPRISES PURCHASE OF PRIME BANK DEBENTURES FROM AMERI TRUST CORPORATION VIA S.E.C. BUY/SELL CONTRACT (CHRM. R. BREEDEN), INTER ALIA.
- (2) OFFICE OF THE TREASURY - SECY LLOYD BENTSEN / M. APOLLO INVESTMENTS, LTD (BWI GROUP) JAPANESE YEN/WS DOLLAR CURRENCY EXCHANGE CONTRACT WITH JAPANESE MINISTRY OF FINANCE - TOKYO (PLMT. KAIFU), INTER ALIA.

OUR FAILURE TO ACT . . . WILL ALLOW SUFFERING
OF INNOCENT People TO CONTINUE,

RESPECTFULLY SUBMITTED,

Amb. Leo Zwicker

SAB2NS

DATELINE: 08 APRIL 1994

URGENT

INTERNATIONAL Court of Justice
c/o World Court
THE HAGUE, NETHERLANDS

The Honorable, Bill Clinton
OFFICE OF THE PRESIDENT
THE WHITE HOUSE/EXECUTIVE OFFICES - WEST WING
1600 PENNSYLVANIA AVENUE, N.W.
WASHINGTON, DC, USA (20500-0000)

The Honorable, Al Gore
OFFICE OF THE VICE PRESIDENT
THE WHITE HOUSE/EXECUTIVE OFFICES - WEST WING
1600 PENNSYLVANIA AVENUE, N.W.
WASHINGTON, DC, USA (20501-0000)

The Honorable, Warren Christopher
OFFICE OF THE SECRETARY
United States Department of State
"C" Street - Executive Offices
WASHINGTON, D.C., USA (20530-0000)

IN RE - Vienna Convention on Diplomatic
Relations, 1961,

Dear Gentlepersons :

APPLICATION of SOMALIA DEMOCRATIC REPUBLIC
AMBASSADOR TO CANADA AND SWITZERLAND,
LEO ERIC WANTA, UNDER OPTIONAL PROTOCOL
CONCERNING THE COMPULSORY SETTLEMENT OF DISPUTES,
done AT VIENNA, ON APR. 18, 1961 READ AS FOLLOWS:-

... EXPRESSING THEIR WISH TO RESORT IN ALL MATTERS
CONCERNING THEM IN RESPECT OF ANY DISPUTE ARISING
OUT OF THE INTERPRETATION OR APPLICATION OF THE
CONVENTION TO THE COMPULSORY JURISDICTION OF THE
INTERNATIONAL COURT OF JUSTICE, UNLESS SOME OTHER
FORM OF SETTLEMENT HAS BEEN AGREED UPON BY
THE PARTIES WITHIN A REASONABLE PERIOD,
HAVE AGREED AS FOLLOWS:-

ART I. Disputes ARISING OUT OF THE INTERPRETATION
OR APPLICATION OF THE CONVENTION SHALL LIE WITHIN
THE COMPULSORY JURISDICTION OF THE INTERNATIONAL
COURT OF JUSTICE AND MAY ACCORDINGLY BE BROUGHT
BEFORE THE COURT BY AN APPLICATION MADE BY ANY
PARTY TO THE DISPUTE BEING A PARTY TO THE
PRESENT PROTOCOL.

STATEMENT OF SUPPORTING FACTS;

I. ILLEGAL DIPLOMATIC ABDUCTION, 7 JULY 1993,
WITHOUT ANY LEGAL U.S. GOVERNMENT WARRANTS
AND/OR FEDERAL CHARGES, INTR ALIA,

- III. Illegal Seizure of S.D.R. Diplomatic Credentials AND PASSPORT, S.D.R. Diplomatic correspondence,
III. Illegal seizure of S.D.R. UNION BANK OF SWITZERLAND (U.B.S) Gold Bureau Certificates,
IV. Illegal seizure of U.S. State / Homewood Overseas Enterprises - SECURITIES AND EXCHANGE COMMISSION Prime BANK Delivery Contract in favour of - AMERITRUST CORPORATION (USA) with FINANCIAL ALLOCATIONS AUTHORIZED from U.N. OPERATION - Restore Hope (UNDSOM, ops), INTER ALIA
- V. Illegal seizure of U.S. Treasury / Mitsui Investments Ltd (HK) ¥yen/US DOLLAR Currency Exchange Contracts WITH MINISTRY OF FINANCE - TOKYO,
- VI. Illegal seizure of S.D.R. HUMANITARIAN Funds under United Nations - UNDSOM, INTER ALIA,
- VII. Illegal INCARCERATION AS OF 7 JULY 1993 IN SUISSE Prison until 17 Nov 1993 AND Illegally TRANSPORTED IN VIOLATION OF USA / CANADA IMMIGRATION Laws TO United States TO BE Illegally INCARCERATED in Metropolitan Corrections Centre - New York, THUS Illegally TRANSPORTED to Brooklyn House of Detention on 19 Nov 1993 UNTIL 13 Dec 1993 FOR Illegal TRANSPORTATION VIA ABDUCTION to COUNTY OF DANE JAIL, MADISON, WISCONSIN CONTRARY TO VIENNA CONVENTION AND EXTRADITION Laws, INTER ALIA

WHEREAS, THE UNITED STATES GOVERNMENT THROUGH IT
THE U.S. STATE DEPARTMENT IN CONCERT WITH THE STATE
OF WISCONSIN - DEPARTMENT OF REVENUE, VIOLATED MY
DIPLOMATIC, CIVIL & CONSTITUTIONAL RIGHTS THROUGH
SUBTERFUGE, CONSPIRACY, BANK FRAUD, ILLEGAL
SEARCH AND SEIZURE, WRONGFUL DEATH, USA / CANADA
TAX DIVERSION ACTIVITIES AND OTHER CRIMINAL
ACTIVITIES, INTER ALIA -

CONTRARY TO : -

- (1) VIENNA CONVENTION ON DIPLOMATIC RELATIONS IN ACCORDANCE
WITH ARTICLE IX, (A)(B)(C); ART. 1(A), ART. 5(1), ART.
13(1), ART. 14(1)(1A), ART 16(1), ART 24, ART 29, ART
31(1), ART. 36(2), ART. 38(1), ART. 39(1), ART. 40(1)(3),
(2) U.S. CONSTITUTION; 5TH, 8TH & 14TH AMENDMENTS,
(3) INTERNATIONAL IMMIGRATION LAWS,
(4) WISCONSIN STATUTES; CH 939.03, CH 939.23(1),
CH 939.70, CH 946.01(1b), CH 946.12(2)(3)(4), CH 946.18,
CH 946.31(1)(A)(b)(c), CH 946.32(1)(A)(b)(2) — REF.,
State v Caldwell, 154 W(2d) 623, 454 NW(2d) 13
(CT APP 1990), CH 946.65(1)(2), CH 968.04(1)(b), (4)(A),
CH 969.11(1), CH 970.01() — COURTS PERSONAL JURISDICTION,
CH 971.19(1), INTER ALIA, INCL - CH 976.03(2)(4)(6)(10)

MY CONTINUING FALSE INCARCERATION WITHOUT
PERSONAL FREEDOM AS GUARANTEED BY THE
VIENNA CONVENTION ON DIPLOMATIC RELATIONS AND
U.S. CONSTITUTION INFINGES UPON MY
DIPLOMATIC RIGHTS AS THE AMBASSADOR OF
SOMALIA DEMOCRATIC REPUBLIC TO CANADA,
EFFECTIVE MARCH, 1993 AND SWITZERLAND,
EFFECTIVE APRIL, 1993, INTER ALIA.

THANK YOU FOR YOUR ADJUDICATION OF THIS
APPLICATION FOR DISPUTE SETTLEMENT,

RESPECTFULLY SUBMITTED UNDER PENALTY OF
PERJURY,

BY: AMB. LEO EMI WANTA

AMBASSADOR OF SOMALIA - LEO EMI WANTA

MAIL CONTACT - SIR KARL BAKER, REPRESENTATIVE
SOMALIA DEMOCRATIC REPUBLIC
1758 PRINCELEA PLACE
MISSISSAUGA, ONTARIO, CANADA
(L5M 3R7)
TEL: (905) 826,8577

sts

DIST. - Per WSHDC.ops

on

cc | Prime Min Jean Chretien

TO: - OFFICE OF THE PRESIDENT – THE WHITE HOUSE – 07JUN11

SIMPLE QUESTION : AS THE SOLE PRINCIPAL OF UNITED NATIONS – CONTRACT No. 4 – USDollars FIVE (5) TRILLION OF CREDIT-WORTHY FINANCIAL INSTRUMENTS, WHY WAS I – LEE EMIL WANTA, A PRIVATE AMERICAN CITIZEN, FALSELY ARRESTED IN LAUSANNE, SWITZERLAND – 07JUL93 –, FALSELY IMPRISONED (134 DAYS), DRUGGED, UNLAWFULLY EXTRADITED TO MADISON, WI VIA NYC FOR FAILURE TO PAY A CIVIL TAX ASSESSMENT (UNAUDITED AND UN-AUTHORIZED) BY THE STATE OF WISCONSIN-DEPARTMENT OF REVENUE PER INSTRUCTIONS OF THEN GOVERNOR TOMMY G THOMPSON, SECRETARY MARK BURGER, ET AL. DURING JULY, 1993, I AUTHORIZED USDollars 250 MILLION OF CREDIT SUISSE CREDIT WORTHY FINANCIAL INSTRUMENTS AS REQUESTED BY WHITE HOUSE DEPUTY COUNSEL VINCE FOSTER, IN FAVOR OF THE CHILDREN'S DEFENSE FUND, WSHDC. – AND – FALSELY DETAINED BY SUISSE SURETE BASED ON A TELEPHONE CALL [NO ARREST WARRANT] FROM WI DEPT OF JUSTICE AND JUNIOR COLLECTION AGENT FOR FAILURE TO PAY SAID SPURIOUS NON-RESIDENCY ESTIMATE, AS I WAS LEGALLY DOMICILED [TITLE USC 18 SEC 6] IN VIENNA, AUSTRIA AS DIRECTEUR GENERAL, SINCE JUNE 30, 1988.) THE FINDINGS OF FACTS AND CONCLUSIONS OF LAW, IS THAT THIS NON-RESIDENCY CIVIL TAX WAS PAID/CASHED JUNE 3, 1992 [SEE EXHIBIT] BUT NOT STATE POSTED UNTIL NOV. 1995, AFTER NON - JURISDICTIONAL COUNTY TRIAL – MAY, 1995 (SENTENCED 22YEARS).

AFTER US FEDERAL LITIGATION, US DISTRICT COURT CASE No. 02-1363-A AND No. 1:07CV609 T3E/BRP, I AUTHORIZED A CLEAR INWARD REMITTANCE OF USDollars 4.5 TRILLION, PER COURT MEMORANDUM/ORDER TO PAY USDollars 1.575 TRILLION IN US TAXES (35%). SO WHY NOW, DOES THE OFFICE OF THE PRESIDENT REFUSE TO LAWFULLY ALLOW ME TO PAY SAID FEDERAL COURT ORDERS, TO PROTECT OUR GREAT NATION - AMERICA, WHEN IN FACT IN 1993, THE FALSELY ALLEGED/BOGUS CIVIL TAX ESTIMATE / ASSESSMENT OF USDollars 14,129.00 WAS EXTREMELY VITAL.



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 US Dollars 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 US Dollars 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



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/356555549>
<https://vimeo.com/370672952>
<http://eagleonetowanta.com>



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

1000 1-17

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



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

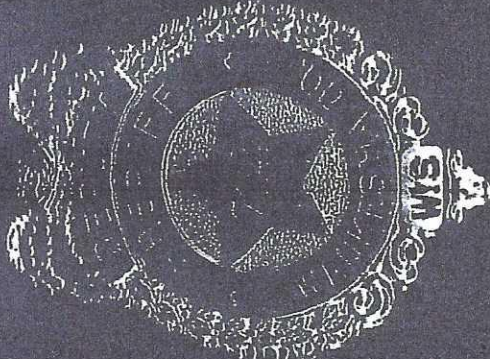
(Prayers continued on back page)

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.

CONFIDENTIAL

CONFIDENTIAL

217

Dr. Lutz was testing Red Mercury and other nuclear material as discovered by Wanta Groupe, as well as Osmium 187 (OS 187) trafficking through Switzerland, and Credit Suisse Banque facilities.

220

Wanta is obviously USG Intelligence in Europa and South East Asia. ops.

U.S. Government

XIII/253

Simply inquire of Inter Pol Secretary General Ray Kendall of USG Dosier on - Intelligence Activities of:

SECRET
AGENTS

AUTHORITY:
U.S. President
Ronald Wilson
Reagan

MANDATE

- | | |
|-----|-----------------|
| (1) | Leo Emil Wanta |
| (2) | Frank B. Ingram |
| (3) | Rick Reynolds |
| (4) | William Lecates |
| (5) | Kok Howe Kwong |

(Falconbird)
(SA 32NV)
(SA 233MS)
(RAC)
(Transformer)

AUTHORITY! → TOTTEN DOCTRINE
U.S. CUSTOMS SERVICE
NASHVILLE, TENN

It is interesting to note that Leo Emil Wanta was illegally detained on July 7, 1993 in Lausanne, Switzerland for failure to pay US \$14,129.00 for a 1988/1989 State of Wisconsin tax assessment; ignoring the facts that the US \$14,129.00 was paid-in-full and settled by Wisconsin Department of Revenue Agreement, June 24, 1992.

While waiting for illegal abduction - July 7 to 17 November 1993, Wanta received chemical castration in Suisse Prison with all other inmates, contrary to numerous International Laws, USA/Canada Laws, Vienna Convention, Wisconsin Statutes, inter alia.

Wanta returned to USA by illegal and forceful abduction; whereas, a U.S. District Court on 19 November 1993, issued a full dismissal with prejudice in relation to false allegations of State of Wisconsin in May, 1993 to U.S. Federal Magistrate to abduct Wanta via U.S. State Department, Wisconsin State Attorney General, Wisconsin Department of Revenue tax agents and Suisse authorities through subterfuge, conspiracy, perjury, inter alia.

**CONFIRMING
LEO EMIL WANTA**

[Handwritten Signature]

-7-

CONFIDENTIAL

(14)

DATELINE : 08 APRIL 1994

To: CHAVEZ LAW OFFICE
Attn: John A. CHAVEZ, Esq.

cc / THE HONORABLE, CHIEF
JUSTICE, WILLIAM
REHNQUIST, U.S.
SUPREME COURT, WASHDC,
ET AL.,
Atty. Dale Lubitz, etc.

IN RAPID RESPONSE TO OUR TELECONFERENCE THIS
DATE, THE FOLLOWING IS IN ORDER -

- (1) THE JUDICIAL VENUE / JURISDICTION IS CONTRARY TO -
- (A) Wis Stats Ch 939.03
 - (B) Wis Stats Ch 968.04 (1)(b), (4)(A)
 - (C) Wis Stats Ch 969.11 (1)
 - (D) Wis Stats Ch 970.01 (1)
 - (E) Wis Stats Ch 971.19 (1)



* REGARDLESS OF WISCONSIN'S PEST PRACTICE, INTERALIA

AS YOU REMEMBER IN 1988 THERE WAS A JOINT TAX
RETURN, WHEREAS WISCONSIN STATE REQUESTED JOANNE E
WANTA TO UNILATERALLY CHANGE TO AN INDIVIDUAL
TAX RETURN, UNTIL DISCOVERED BY ME IN 1994.

- (2) THE STATE OF WISCONSIN - DEPARTMENT OF REVENUE CONTINUED
TO HARASS & MANIPULATE MRS. JOANNE WANTA TO HAVE
ME FINALLY SIGN IN 1991 THE TAX FORMS WHICH WERE
NOT FILED BY THIS ALLEGED DEFENDANT TO PACIFY
JOANNE'S MENTAL CONDITION, INTER ALIA - PLEASE SEND
ME COPIES OF 1988/89 TAX RETURNS IMMEDIATELY
- (3) THERE NEVER WAS A TAX LEVY ON NEW REPUBLIC
PROMISSORY NOTE - OPERATING FUNDS UNDER

DIRECT CORPORATE CONTROL IN JACKSON, MISS -
NO FUNDS WERE DEPOSITED IN WISCONSIN NOR
ANY CORPORATION ORGANIZED IN WISCONSIN.

PLEASE NOTE - THERE IS NO LEGAL TAX LEVY ON
EMIR WANTA PER WISCONSIN LITIGATION,
(1) STATE OF WISCONSIN VS FAUX VENDING SERVICES, INC
WAUKEEKA COUNTY - JUDGE MC GRAW, ET AL
(2) WISCONSIN ELECTRICAL TRIBUNAL COUNSEL, MADISON
(4) LEO E. WANTA, AMBASSADOR OF SOMALIA, WAS
ABDUCTED 7 JULY 1993, IN LAUSANNE, SWITZERLAND
PER WISCONSIN INSTRUCTIONS OF COUNTY OF DANE
ASST ATTORNEY GENERAL JUDITH SCHULTZ CONVOLARY
TO WIS. STATS; AS COUNTY OF DANE HAS NO
LEGAL JURISDICTION VIA CONSPIRACY & FALSE SWEARING
INTER ALIA - INCLUDING -
(A) CH 946.12(2) - REVENUE AGENTS MISCONDUCT; (3)(4)
(B) CH 946.18 - MISCONDUCT OF WIS. PUBLIC OFFICERS
(C) CH 946.31(1)(A)(B)(C)
(P) CH 946.32(1A)(2), REF: STATE V. CALDWELL, 151
W (2d) 683, 454 NW (2d) 13 (CT APP 1990), INCLUDING
WIS. STATS CH 908.02, CH 908.06, CH 946.65(1)
(FEDERAL U.S. TREASURY INVESTIGATIONS IN PROCESS
WITH CASE NUMBERS, INTER ALIA)

(5) WISC. DEPT. OF REVENUE VIOLATIONS UNDER
WIS. STATS CH 968.04 (1)(b)(4)(a), CH 969.11(1)

CH 970.01 AS TO COURT'S PERSONAL JURISDICTION, per
Wis Stats CH 939.03, CH 939.23(1), CH 971.19(1) AS
WELL AS -

CH 976.03 - UNIFORM CRIMINAL EXTRADITION ACT,
(2) (5A)(1)(8)(9)(10)(2)(23A,c) PER FORCED & PHYSICAL
ABDUCTION IN SWITZERLAND - 7 JULY 1993 THRU 17 Nov
1993 (134 DAYS), (27) AS TO NO LEGAL EXTRADITION
WAIVER PER 20 Nov 93 New York Court Order TO
ALLOW LEGAL ABDUCTION AND TRANSPORTATION TO
COUNTY OF DANE ON 13 Dec 1993 AND CONTINUING,
CONTINUED TO WIS STATS CH 976.05., ART. II (2)(b)(c),
ART. VIII (8), REF: United States of AMERICA v3,
MARC RICHT OF SWITZERLAND FEDERAL TAX WARRANTS
AND EXTRADITION PROCEEDINGS WHICH THERE IS
NONE BETWEEN SWITZERLAND AND THE UNITED
STATES, THE THEREFORE PHYSICALLY FORCED ABDUCTION
IS CLEARLY DEMONSTRATED, AS WELL AS WIS Stats
CH 939.03 AS STATE FALSELY SWEARS IN U.S.
ALLEGED FUGITIVE WARRANT THAT I "ESCAPED" IN
MAY 1992 WHEN THEY CORRESPONDED WITH ME IN
SINGAPORE - SPRING/EARLY LATE WINTER 1992 (JAN-MAR 1992)
AS I WAS A GUEST OF KINGDOM OF THAILAND AS
OF OCTOBER 1991 (BANGKOK-SINGAPORE) - IGNORING
IN APRIL 1992 I PAID A CIVIL TAX ASSESSMENT,
ALTHOUGH IRMINOUS, OF US\$ 14,000 PER A
UNSIGNED SUMMONS & COMPLAINT, WHICH IS NOW
THE 12 Dec 1993 Received copy NOW SIGNED,

YET SETTLED in EARLY 1992 by BANK WIRE,
REF: ATTY. Tom WILSON PAYMENT), THUS THIS
ARREST WARRANT IS DEFECTIVE AND CONTRARY
TO LAW AND IMMIGRATION LAWS, since I
AM A "NON-RESIDENT" OF WISCONSIN SINCE JAN
1989, THEREFORE NO 1989 TAXES DUE AND I ENJOY
DIPLOMATIC IMMUNITY PER VIENNA CONVENTION
DIPLOMATIC RELATIONS, 1961, IN ACCORDANCE WITH -

ARTICLE IX (A)(B)(C); ART. 1(A), ART. 5(1), ART. 13(1),
ART. 14(1)(A), ART. 16(1), ART. 24, ART. 29, ART. 31(1),
ART. 36(2), ART. 38(1), ART. 39(1), ART. 40(1)(B) -

[PLEASE REVIEW YOUR COPY OF APPLICATION OF
THE CONVENTION TO THE COMPULSORY JURISDICTION
OF THE INTERNATIONAL COURT OF JUSTICE, AS WELL AS
WRIT OF HABEAS CORPUS, AND -

- (1) DEC 14, 1993 - COURT ANSWER (COUNTY OF DANE)
- (2) JAN 11, 1994 - MOTION FOR DISMISSAL (CITY OF DANE)
- (3) FEB. 03, 1994 - MOTION FOR DISMISSAL, CONT'D ("")
- (4) FEB. 04, 1994 - MOTION FOR DISMISSAL, CONT'D ("")
- (5) FEB. 23, 1994 - LETTER TO WIS. SECY OF STATE, ETC,

INTER ALIA - INCLUDING STATE OF WISCONSIN -

TOMMY G. THOMPSON, GOVERNOR - DATED

FEBRUARY 16, 1994 AS TO ...]

U.S. EMBASSY, ILLEGAL DETENTION AND TRANSPORTATION
TO NEW YORK/WISCONSIN, "EVEN THOUGH THERE

"WERE NO FEDERAL CHARGES" - See p. 2 & 3
FOR WISCONSIN'S ADMISSION OF VIOLATIONS OF
IMMIGRATION LAWS, SUBTERFUGE, CONSPIRACY
INTER ALIA -

(6) AS DISCUSSED AND WRITTEN WISCONSIN REVENUE
AGENTS "CANCELLED" THE JOINT RETURNS IN QUESTION
BY DEMANDING MRS. WANTIA REFILE INDIVIDUAL
RETURNS WITHOUT MY KNOWLEDGE, ETC.,
THEREFORE, ARREST WARRANT IS DEFECTIVE,
REGARDLESS OF WRONG COUNTY ISSUANCE PURSUANT
TO WIS STATE, INTER ALIA -

(7) WISCONSIN TAX LEVY ARE ILLEGAL AS SHOWN ABOVE
AND DOCUMENTED IN YOUR FILES, INTER ALIA
AS TO "Falls Vending Services, Inc. (Butler)

(8) THE NEW REPUBLIC/USA FINANCIAL GROUP, LTD./
CES. U. B. H. (MISS & AUSTRIA) OPERATING FUNDS
SHOW NO TAX LEVY TO DATE, DEMONSTRATING
ILLEGAL ARREST WARRANT, AS WISCONSIN HAS
NON ^{LEGAL} JURISDICTION, NOR OWNERSHIP RIGHTS
IN THIS FOREIGN CORPORATION, INTER ALIA -

(9) ILLEGAL HARASSMENT OF MRS. JOANNE WANTIA, BY
WISCONSIN STATE - REVENUE AGENTS RESULTING IN
EMOTIONAL STRESS AND DEADLY MEDICAL SITUATIONS

\$ PERSONAL SECURITY TO HER, INTER ALIA -

(10) BACK IN 1991, WHILE VISITING MY FAMILY; STATE DEMANDED I SETTLE LIENS & TAX WARRANTS ON BEHALF OF FARMERS AND MERCHANTS BANK OF MENOMONEE FALLS, FROM SOME ALLEGED MONETARY FUNDS FROM A U.S. TREASURY/CUSTOMS STING COORDINATED BY LEO C. WANTA, SA B2NU OF U.S. CUSTOMS SERVICE, NASHVILLE. OPS, ETC. INCIDENTALLY, I HAVE RECEIVED NO FUNDS FROM PANAMA, VANCOUVER OR U.S.A. ENTITIES AS FALSELY ALLEGED.

(11) IN 1993/1994 THE ARREST WARRANT ALLEGES PER TWO(2) DISCHARGED CIA OPERATIVES THAT I CONCEALED A US\$ 500,000.00 YEN COMMISSION UNDER USA/JAPAN CURRENCY EXCHANGE CONTRACT WITH SECY JAMES A. BAKER, III; CHEMICAL BANK DIRECTOR; STEPHEN LETTMAN; CHEMICAL BANK/BANK OF CHINA-BEIJING; AMERICA CHINA GLOBAL MANAGEMENT GROUP, LTD (D.S.I. BILL CASEY, ET AL) PLEASE BE ADVISED THAT WIS STATE CT H 908.02, CT 908.06(1) OF ELLIS & BAUCUM IS MANDATORY, AND CT 946.18(1), CT 946.32(1A)(2) IS ALSO MANDATORY.

(12) RECOMMENDED SETTLEMENT TO STATE OF WISCONSIN -

(A) US\$ 1,000,000.00 PER DAY AS OF JULY 1993,

FOR FALSE ARREST & INCARCERATION,

(B) STATE OF WISCONSIN SEALED APOLOGY TO
GOVERNOR TOMMY G. THOMPSON,

(C) WISCONSIN STATE LEGAL ASSISTANCE TO
OBTAIN THE FOLLOWING LOST (or povertied)
CONTRACTS - (CIRCUMVENTED UNDER I.C.C.400)
(1) U.S. STATE/HOMWOOD OVERSEAS ENTERPRISES -

S.E.C. CONTRACT, DULY EXECUTED 15 JAN 93,
WITH CONSIDERATION RECEIVED FROM BANQUE
PENIBAS GROUPE IN FAVOUR OF AMERITRUST
CORPORATION (USA), ET AL -

(2) U.S. TREASURY/MAPACO INVESTMENTS LTD / CIA
(BWI GROUP) - MINISTRY OF JAPAN, TOKYO
YEN/US\$ CURRENCY EXCHANGE CONTRACTS,
INTER ALIA -

(3) AMERITRUST/SARTORIUS DEVELOPMENT, INC. OF
CANADA PRIME BANK DEBTNOTE CONTRACTS,
INTER ALIA -

(4) LISTED COMMONWEALTH OF INDEPENDENT STATES
(C.I.S.) FINANCIAL & COMMODITY CONTRACTS
AS DULY EXECUTED, INTER ALIA -

(D) IMMEDIATE DISMISSAL WITH PREJUDICE OF
ALL AND ANY WISCONSIN ALLEGED TAXES
& ASSESSMENTS, INTER ALIA -

7/8 (E) ALL MONETARY FUNDS SETTLEMENT PER ITEM (A)

\$ PERSONAL SECURITY TO HER, INTER ALIA -
(i) BACK IN 1991, WHILE VISITING MY FAMILY; STATE
DEMANDED I SETTLE LIENS & TAX WARRANTS ON
BEHALF OF FARMERS AND MERCHANTS BANK OF
MENOMONEE FALLS, FROM SOME ALLEGED MONETARY
FUNDS FROM A U.S. TREASURY/CUSTOMS STING
COORDINATED BY LEO G. WANTA, SA BZ2 NV OF U.S.
CUSTOMS SERVICE, NASHVILLE, OPS, ETC. INCIDENTALLY,
I HAVE RECEIVED NO FUNDS FROM PANAMA,
VANCOUVER OR U.S.A. ENTITIES AS FALSELY ALLEGED.

(ii) NEW IN 1993/1994 THE ARREST WARRANT ALLEGES PER
TWO(2) DISCHARGED CIA OPERATIVES THAT I CONCEALED
A US\$ 500,000.00 YEN COMMISSION UNDER
WSA/JAPAN CURRENCY EXCHANGE CONTRACT WITH
SECY JAMES A. BAKER, III; CHEMICAL BANK
Director; STEPHEN LEHMAN; CHEMICAL BANK/
BANK OF CHINA-BEIJING; AMERICA CHINA GLOBAL
MANAGEMENT Group, Ltd (D.G.I. BILL CASEY, ET AL).
PLEASE BE ADVISED THAT WIS STATE CH 908.02,
CH 908.06(1) OF ELLIS & BAUCUM IS MANDATORY,
AND CH 946.18(1), CH 946.32(1A)(2) IS ALSO MANDATORY.

(i2) RECOMMENDED SETTLEMENT TO STATE OF
WISCONSIN -

(A) US\$ 1,000,000.00 PER DAY AS OF 7 JULY 1993,

28 March 1994 - DAY 266

To: Secretary of State - Wisconsin

Attn: Ms. Lois S. Montbertrand

General Counsel

30 West Mifflin Street / P.O. Box 7848
Madison, Wisc., USA (53707-7848)

From: Ambassador Lee E. Wantia, President and
CEO of New Republic/USA FINANCIAL Group, Ltd
of Jackson, Miss., USA ~~and~~ NEW REPUBLIC/USA
FINANCIAL Group, Ltd - Gesellschaft, of
Wien, AUSTRIA - Europa, et al

In re: Your letter of March 14, 1994; Received
28 March 1994, from John A. Chaver, Esq.

Dear General Counsel Montbertrand:

I was quite surprised and shocked to receive
your reply via Court-appointed legal
counsel of an individual, Lee Eric Wantia
as Attorney JOHN A. Chaver, ALTHOUGH illegall
Appointed due to Dane County Jurisdiction
or the false Allegations; which by Arrest
Wantia is Outagamie County, Wisconsin,
INTER ALIA, AND State Trial continues.

My corporate request as a Corporate Officer

OF BOTH FOREIGN CORPORATIONS, WAS IN THE
INTEREST OF JUSTICE, AS THE ALLEGED
MONEY MY FUNDS ARE CORPORATE ASSETS
PURSUANT TO A GERMAN PROMISSORY NOTE FOR
US\$500,000.00, EXECUTED BY NEW REPUBLIC
USA FINANCIAL GROUP, LTD GES.M.B.H. OF
WIEN, AUSTRIA; ALLOWING CORPORATE
ASSETS TO BE PURCHASED AND NOT PER FALSE
ALLEGATIONS IN COUNT TWO THRU SIX, INCLUSIVE
AND NOT A PERSONAL ~~XEN~~ COMMISSION AS ALLEGED.

FURTHER, I ^{AM} WAS EMPLOYED IN WIEN, AUSTRIA
AS OF JAN 1989 AND A "NON-RESIDENT" AS
OF THAT DATE, REGARDLESS OF THE US\$70,000.["]
PERSONAL TAX EXEMPTION U.S. LAWS APPLICABLE.

New Republic NEEDS TO ARGUE THAT THE ALLEGED
1988 INCOME IS CLEARLY DEMONSTRATED AS
WEEKLY EXPENSE REPORTS AND NOT ACCUMULATIVE
AS GROSSLY STATED BY STATE OF WISCONSIN -
DEPARTMENT OF REVENUE. FURTHER, THERE IS NO
TAX LEVY ON NEW REPUBLIC OPERATING FUNDS
AS GROSSLY STATED; ANOTHER FRAUD ON THE
COUNT, INTER ALIA.

FURTHER, THE ORIGINAL TAX LEVYS OF 1984-90
ARE GROSSLY ILLEGAL AS THEY BELONG TO FINES
VENDING SERVICES, INC. OF BUTLER, PER CIRCUIT COURT

AND WISCONSIN W/C TRIBUNAL, COUNCIL RULINGS,
I.E., STATE OF WISCONSIN vs. TRANS VENDING SERVICES,
INC., AND BOTH WANTAS WERE ADJUDICATED AS
NON-OWNERS, NON-STOCKHOLDERS WITHOUT ANY
FINANCIAL INTEREST, YET THE STATE DEMANDS TO
COLLECT ON ILLEGAL TAX WARRANTS - CONTRARY
TO WISCONSIN STATUTES, *INTER ALIA*.

STATE OF WISCONSIN HAS NO LEGAL JURISDICTION
OVER FOREIGN FUNDS AS NEITHER CORPORATION
OPERATES IN WISCONSIN AT ANY TIME.

New Republic BY ITS CORPORATE OFFICERS NEEDS TO
BE REPRESENTED IN WISCONSIN AS TO THE FALSE
ALLEGATIONS AND ILLEGAL ATTEMPTS TO APPLY
AN ILLEGAL F.V.S. TAX LEVY ON NEW REPUBLIC
OPERATING FUNDS AND CORPORATE ASSETS, *INTER
ALIA*. MISSISSIPPI CORPORATION WAS ILLEGALLY
DISCRIMINATED BY WISCONSIN TO CONCEIT ALLEGED
F.V.S. TAX WARRANTS AND NOW ILLEGAL ATTEMPTS TO
SEIZE NR/USA CORPORATE ASSETS, *INTER ALIA*.

Respectfully submitted,
New Republic USA FINANCIAL GROUP, LTD.
New Republic USA FINANCIAL GROUP, LTD. GESMBH.

By: Leo Emil Wanta

AMBASSADOR LEO EMI WANTA
DIRECTOR GENERAL / PRESIDENT - CEO