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Date : 9TH of March, 2018

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To : ① U.S. President D. J. Trump
② U.S. President Albert Gore, Jr.
③ U.S. Vice President Mike Pence
④ PUPPET MASTERS, ESTABLISHMENT,
CABAL, MEMBERS OF U.S. CONGRESS, ETAL

From : S.D.R. AMBASSADOR LEE/LEO E. WANTA,
NYC Entry, Diplomatic Passports № 04362, 12535

Message : COST FOR CALIFORNIA "BULLET
TRAIN SYSTEM RISES TO USDOLLARS
77.3 billion; YET "NO ONE ACTUALLY
REMEMBERS FORMER CALIFORNIA
GOVERNOR & U.S. SECRETARY OF
TRANSPORTATION "FLEW TO CHINA"
TO PREVENT U.S. PRESIDENT R.W.
REAGAN'S HIGH SPEED RAIL

cc : DOMESTIC & INTERNATIONAL NEWS
MEDIA, U.S. CONGRESS, PEOPLE'S
REPUBLIC OF CHINA, ALL FELLOW
AMERICANS, U.S. DEPT. OF JUSTICE =>

AmeriTrust Groupe, Inc. 4001 North 9th Street, Suite 227 Arlington, Va, USA 22203-1954

Tel: 703.649.4545

Fax: 703.552.3159

LEO E. WANTA & ASSOCIATES - CONSULTANTS TO MANAGEMENT

POTUS - 202 - COST FOR CALIFORNIA BULLET TRAIN SYSTEM RISES TO \$77.3 billion / TOTALLY IGNORING?



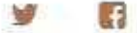
Cost for California bullet train system rises to \$77.3 billion



By RALPH VARTABEDIAN
MAR 09, 2018 | 6:10 PM



Carpenters in January work on a viaduct being built over Highway 99 in Fresno County as part of the California high-speed rail project. (Marcus Yam / Los Angeles Times)



The price of the California bullet train project jumped sharply Friday when the state rail authority announced that the cost of connecting Los Angeles to San Francisco would be \$77.3 billion and could rise as high as \$98.1 billion — an uptick of at least \$13 billion from estimates two years ago.

The rail authority also said the earliest trains could operate on a partial system between San Francisco and Bakersfield would be 2029 — four years later than the previous projection. The full system would not begin operating until 2033.



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The disclosures are contained in a 114-page business plan that was issued in draft form Friday by the rail authority before public hearings and formal submission to the Legislature in about 60 days.

The new estimates will force California's leadership to double down on its political and financial commitments if it wants to see the system completed, against a backdrop of rising costs, years of delays, strident litigation and backlashes in communities where homes, businesses, farms and environmental preserves will have to give up land to the rail's right-of-way.



The rail authority's previous business plan made the case that it had just enough money in hand to build an initial operating system that could carry passengers and generate revenues, which would potentially attract private investors to help finance completion of the system. The new business plan implicitly makes clear that higher costs and uncertain funding leave it short of that critical goal.



The rail authority has wrestled with a more than \$40-billion funding gap for the full system, which would increase further under the new cost estimates. It is still counting on the Legislature to amend the state's greenhouse gas auction system so that the system could borrow against future fees through 2050, but even with that benefit the project faces a financial shortfall that only partnerships with the federal government and private investors could plug, said rail authority chief executive Brian Kelly.

The new business plan is based on a wide range of uncertainties, Kelly said. Among the most challenging is the cost of about 36 miles of tunnels through mountainous Southern California, which could range anywhere from \$26 billion to \$45 billion, according to the report.

"These are the best estimates we have to date," Kelly said.



The rail authority could reduce costs and risks, Kelly said, if there were greater certainty about future funding. In a best-case scenario, the business plan projects costs as low as \$63.2 billion. Kelly said building a mega-project like the bullet train is not possible with a "pay as you go" approach.



The initial reaction to the business plan was less than enthusiastic, even from Democrats who have long backed it as a way to revolutionize transportation in the state while reducing emissions.

"At first glance, the High Speed Rail project is still over budget and the funding to

complete the program hasn't been identified," said Jim Frazier (D-Discovery Bay), chairman of the Assembly Transportation Committee, which will hold an oversight hearing on the plan on April 2. "We still have no realistic way to pay for the project."

Republicans were predictably harsher.

"Initially a rathole, now a sinkhole, soon it will be an abyss in which more and more tax dollars are forever lost. I speak of the never-ending scam called High Speed Rail," said Sen. Andy Vidak (R-Hanford).

A spokesman for Gov. Jerry Brown, who since the 1980s has championed high-speed rail, said the disclosures do not change the strong support he expressed in his recent State of the State address, when he said: "I make no bones about it. I like trains and I like high-speed trains even better."

The projection for completing the full Los Angeles-San Francisco system by 2033 assumes that somehow the project gets fully funded. Even then it is extremely ambitious given the engineering challenge of building across the San Gabriel and Tehachapi mountains and the developed stretch from Santa Clarita to downtown

 TOPICS

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IN

The biggest immediate driver of the cost increase has been in the Central Valley, where the rail authority is building 119 miles of track between Wasco and Madera. The authority disclosed in January that the cost of that work would jump to \$10.6 billion from an original estimate of about \$6 billion. Roy Hill, one of the senior consultants advising the state, told the rail authority board, "The worst-case scenario has happened."



The business plan incorporates those cost increases, but it also has more money in contingency accounts for future setbacks and it includes more for future inflation, Kelly said. One of the top priorities now, Kelly said, is to fulfill the state's obligations under \$3.5 billion in grants that the Obama administration provided, which require that 119 miles of track be completed and all of the project's environmental clearances be obtained by 2022. The federal government could theoretically ask for its money back if those requirements are not met, officials close to the project say.



The plan also appears to assume that the Central Valley increases are not predictive of what will happen along other segments. The plan projects it will cost \$29.5 billion to build an initial operating segment from a station in San Francisco to Bakersfield, a longer starter system than the previous plan had at \$21 billion. Apart from that \$8.5 billion increase, the new plan has just \$4.6 billion of other increases that would apply to the rest of the route, even though the four-year delay in completion will add inflationary costs.

In its 2014 business plan, the rail authority optimistically projected it could begin carrying passengers in just seven years. But the warning signs of uncontrolled cost growth had already started mounting.

The project issued its first construction contract in 2013, when it had almost no property and was experiencing trouble acquiring more.

Lawsuits, filed by counties, water agencies, farm bureaus and cities, did not stop the project, but caused delays and sharply drove up costs.

The cost of environmental reviews jumped from a projected \$388 million in 2010 to more than \$1 billion.

The rail authority found that nobody could be sure what was under the ground in Fresno, driving up the cost of relocating sewers, water lines, communications cables and electrical conduits by hundreds of millions of dollars.

The disclosure about the higher costs comes nearly a decade after voters approved a \$9-billion bond to build a bullet train system. The original idea was that the federal government would pay about a third of what was then an estimated \$33-billion project, with private investors covering another third.

But those assumptions proved faulty on numerous counts. In later business plans the projected cost went to \$43 billion, somewhere between \$98 billion and \$117 billion, down to \$66 billion, and then to \$64 billion in 2016. And the funding sources dried up. The federal government put in only \$3.5 billion and Republicans have vowed not to add another penny. Private investors have said they would not commit any investment to the project without a guarantee that they can't lose money.



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The business plan devotes an entire chapter to reviewing its past mistakes and proposing solutions so that they are not repeated. For example, the rail authority says it will not issue future construction contracts until it has acquired all the land beforehand.



Despite the challenges, supporters point to the 1,700 construction jobs it has created in the economically depressed Central Valley and the future environmental benefits of an electric transportation system that is supposed to haul millions of people.

"We now have a new plan with the right man in the right place at the right time for the right job," Robbie Hunter, president of the State Building & Construction Trades Council of California, said about Kelly. "This project is critical to handle a California population that is growing toward 50 million."

Rail officials said they remain hopeful that the project will attract private money. In building the initial operating segment, the authority plans to make a 13-mile tunnel under the Pacheco Pass in the Diablo Range the last and most expensive piece, hoping that by then a public-private partnership can help finance it, officials said.

ralph.vartabedian@latimes.com

Follow me on Twitter [@rvartabedian](https://twitter.com/rvartabedian)

UPDATES:

6:10 p.m.: This article was updated to note the new business plan says the project does not have all the needed funding to create an initial operating segment.

4:10 p.m.: This article was updated with political reaction.

1:30 p.m.: This article was updated to mention that the projected cost for the entire system could rise to \$98.1 billion, according to the new business plan.

This article was originally published at 11:35 a.m.



Essential California Newsletter

Monday - Saturday

A roundup of the stories shaping California.

ENTER YOUR EMAIL ADDRESS

J. Heger Esq.
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Laguna Niguel, CA 92677
Email: hegerlaw@outlook.com
Phone: 949-295-2444

September 26, 2017

Donald J. Trump
President of the United States of America
1600 Pennsylvania Ave.
NW, Washington DC 20500

RE: High Speed Rail, Ambassador Leo Wanta

Dear President Trump:

Please be advised that I, Jan M. Heger Esq., am former Counsel to Ambassador Lee Wanta for many years and am now retired. I have never in the history of practicing law for over 40 years met an individual who I admire, respect and trust more than Ambassador Wanta, who an officer of the United States as was appointed by President Reagan. He has honorably served the United States of America during our time of need and in my opinion should receive the Medal of Honor for his service during the cold war. Instead he has been abused by the legal system and/or the Deep State for doing his best and succeeded admirably to protect and defend the United States of America during the cold war, a specific secret task and treaty awarded to him by President Reagan in order to destabilize the Soviet Union. As you may be aware he has written a book which provides much of the proof and information you may need.

Trillions of US Dollars were made during this operation which were to be returned to the US to pay off the debts of United States less a percentage of earnings that were agreed to be paid to him personally. Instead he was unlawfully incarcerated and prosecuted here in the United States for crimes he never committed ie Tax Evasion by the State of Wisconsin most likely caused by the so called Deep State. I personally was in possession of two copies of cancelled checks made payable to the State of Wisconsin noting the payment of taxes which were cashed by the State of Wisconsin. As such, it was absolutely impossible for that tax crime to have been committed or to have occurred.

High Speed Rail

I believe you have heard of Heger Realty or JW Heger Company one of the largest Industrial Real Estate Companies in Southern California solely owned and operated by my father Jack W. Heger, now deceased. He was the President of the US Industrial Real Estate Association for many years and his clients included Southern Pacific Railroad and many Fortune 500 Companies. The high speed rail Ambassador Wanta is proposing would be a tremendous infrastructure project for the United States and would necessarily employ many US citizens. It is about time that this country have what other countries have ie a High Speed Rail. I cannot recommend more highly Ambassador Lee Wanta who is willing, once again, to serve the United States and to use his own hard earned funds in the process. Should you need further information, please do not hesitate contacting me at 949-295-2444 or by email at hegerlaw@outlook.com. Thank you for your kind attention to this matter.

Respectfully yours,



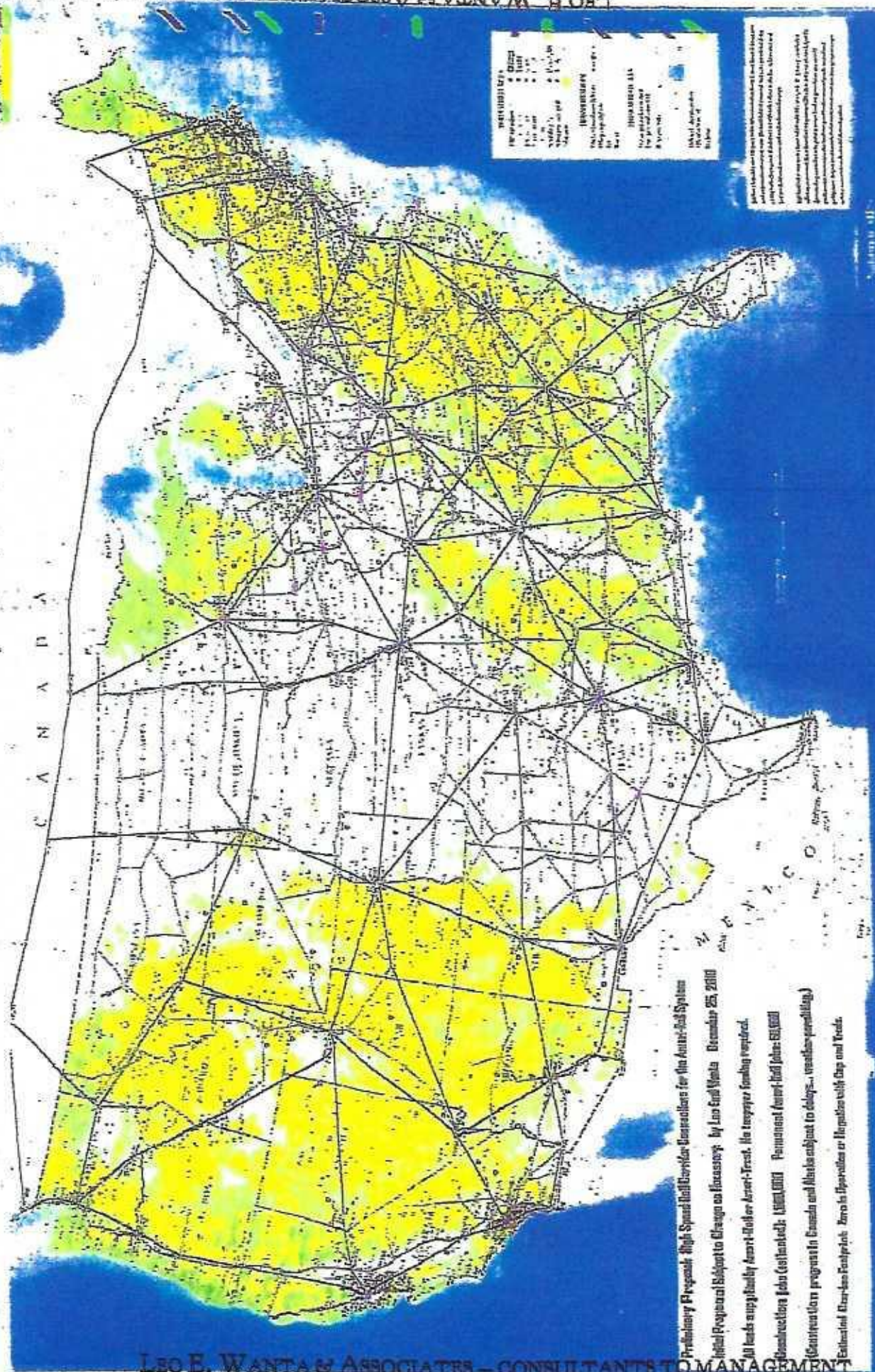
Former Officer of JW Heger Co, Industrial/Commercial Real Estate Brokers
Retired Lawyer and former US Army Officer, Headquarters Saigon, Vietnam

LEO E. WANTA & ASSOCIATES – CONSULTANTS TO MANAGEMENT

HIGH SPEED RAIL CORRIDOR CONNECTIONS

AmeriRail by AmeriTrust Groupe ... circa 1994

LEO E. WANTA & ASSOCIATES - CONSULTANTS TO MANAGEMENT



Preliminary Proposed High Speed Rail Corridor Connections for the AmeriRail System
 Initial Proposal Subject to Change as Necessary by Leo E. Wanta December 25, 2010
 All tracks supplied by AmeriTrust or AmeriTrust. No taxpayer funding required.
 Construction jobs estimated: 100,000 Permanent AmeriRail jobs: 65,000
 Construction program in Canada and Alaska subject to delays... weather permitting.
 Estimated European Footprint: Zero to 100,000 or 100,000 with Gap and Trade

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
High Speed Rail

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Respectfully yours,

Jan M. Heger Esq.
Former Officer of JW Heger Co, Industrial/Commercial Real Estate Brokers
Retired Lawyer and former US Army Officer, Headquarters Saigon, Vietnam

BACHMAN, CUMMINGS, MCKENZIE, HEBBE, MCINTYRE & WILSON, S.C.		6992
ATTORNEYS AT LAW TRUST ACCOUNT 111 E. FRANKLIN ST., P. O. BOX 1155 APPLETON, WI 54912		JUN 9 19 92 769
PAY TO THE ORDER OF	Wisconsin Department of Revenue	\$14,129.00
FOURTEEN THOUSAND ONE HUNDRED TWENTY-NINE AND 00/100 DOLLARS		
FUNDS OFFERED IN COMPROMISE FOR LEO E. WANTA, SS # 396-34-6726		
⑈00699⑈ ⑆095900834⑆ ⑆0015⑈9679⑈ ⑆0014100⑆		

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Ralph Vartabedian



Ralph Vartabedian, a national correspondent at the Los Angeles Times, joined the newspaper in 1981. In his many reporting assignments, he has written on Toyota vehicle defects, presidential candidates, the New Orleans levee failures, the defense industry, the Columbia space shuttle accident investigation, nuclear weapons, tax collection abuses, and the California bullet train, among much else. He won the 2015 Gerald Ford Presidential Foundation award for defense writing, as well as Loeb awards in 1987 and 2010. He was also a Pulitzer finalist in 2010, among many other career recognitions. In 1989, the Delta Mu Delta honorary society at California Polytechnic University school of business gave Vartabedian a special award for integrity. He covered aerospace and defense issues for 10 years at The Times, covering the military buildup that preceded the end of the Cold War and its decline afterward. He spent five years as a Washington, D.C., reporter for the paper and then four years as the deputy business editor. He previously worked at the Minneapolis Star and the Kalamazoo Gazette. Vartabedian is married to Jeanne Wright, a freelance writer. Born in Detroit, he graduated from the University of Michigan with a master's degree in economics and a bachelor's degree in journalism.

via SatCom 7777 S-31-IANO / INTERNAL AFFAIRS / U.S.C.S.

PROGRESS FROM U.S. DEPARTMENT OF JUSTICE

United States Attorney
Northern District of California
450 Golden Gate Avenue, P.O. Box 36055
San Francisco, California 94102-3495

SENT TO ACTING PRESIDENT BARACK OBAMA 01AUG16

RESPONSE FROM U.S. DEPARTMENT OF JUSTICE,
MAILED AUGUST 8, 2017

RECEIVED OCTOBER 25, 2017 FROM CALIFORNIA

SUBJECT MATTER :

U.S. District Court
Eastern District of Virginia -
Alexandria



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DEPUTY SHERIFFS ASSOCIATION
515 W. MORELAND BOULEVARD
WAUKESHA, WISCONSIN 53186

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EXECUTIVE VICE PRESIDENT
LEE E. WANTA
VICE PRESIDENT
NEIL A. EVANS
SECRETARY
GARY K. THOMPSON
TREASURER
DONALD C. ANDERSON



Thu., March 23, 2006: MP3s: [Hr1 Missing](#)- [Hr2 Missing](#))

This is one interview you shouldn't miss!

Greg talked with former Ambassador **Leo Wanta**, a former U.S. Treasury official under President Ronald Reagan. Wanta spend 134 days in a Swiss dungeon and is still serving, under house arrest in Switzerland, 10 years of a 22 year sentence for bogus Wisconsin income tax charges.

Wanta tells how he saved President Reagan from an assassination attempt, as well as how he gave Vince Foster \$250 million earmarked for The Childrens' Fund and its chairman Hillary Clinton right before Foster was found dead.

Wanta also holds the financial key to perhaps one of the biggest bank heists in U.S. history, amounting to \$752 billion of money stolen by the Illuminati that should be in the U.S. Treasury. He also was appointed trustee of \$27 trillion, made as U.S. profits during the days he helped orchestrate the destabilization of the Russian currency.

A recent federal court ruling held in favor of Wanta's trustee authority of the enormous amount of money, an appointment made by Reagan. Presently, he said the only thing keeping him alive is "I know where the money is and they don't," wanting to return it to the U.S. Treasury and the American people before the criminals in Washington, including Bush and Clinton, manipulate the money into private accounts using the fraudulent Federal Reserve system to their advantage.

Wed., March 22, 2006: MP3s: [Hr1 Missing](#)- [Hr2](#))

LEO E. WANTA & ASSOCIATES – CONSULTANTS TO MANAGEMENT

ALLEGED NATIONAL DEBT OBLIGATIONS ARE UN AUDITED, WHY?

1 message

Ambassador Lee E Wanta <ameritrustusa@gmail.com>

Fri, Dec 1, 2017 at 1:20 PM

To: Treasury.Direct@bpd.treas.gov, The White House _ Senate <press@whitehouse.senate.gov>, ombdirector@omb.eop.gov, "scheduling@who.eop.gov" <scheduling@who.eop.gov>, FN-OVP-Scheduling <scheduling@ovp.eop.gov>, "govgeneral@wisconsin.gov" <govgeneral@wisconsin.gov>, buzz.brockway@house.ga.gov, linton.wellsii@osd.mil, Lynwood Maddox <lynwoodmaddox@comcast.net>, village.administration@mcfarland.wi.us, Trump Headquarters <contact@campaigns.mchq.com>, Anna von Reitz <avannavon@gmail.com>, bigcreekparkway@att.net, Bret Baier <special@foxnews.com>, contact@victory.donaldtrump.com, cavuto@foxnews.com, "outnumbered@foxnews.com" <outnumbered@foxnews.com>, congress.affairs@nara.gov, contact@...



PRESIDENT DONALD J TRUMP
THE WHITE HOUSE
WASHINGTON, DC 20500.0001

STATEMENT : THE ALLEGED NATIONAL DEBT OBLIGATIONS ARE FULLY PAID FROM THE " WANTA PLAN / PRIVATE MONETARY FUNDS WITHOUT ANY FURTHER POLITICAL DELAYS ACTIVATED BY THEIR " POLITICAL Puppet Masters "

THANK YOU FOR CARING FOR OUR GREAT NATION_ AMERICA, ONCE A CONSTITUTIONAL REPUBLIC WITH CHARACTER.

BY THE WAY, THE FEDERAL RESERVE SYSTEM IS NOT A BANK / BANQUE / NOR AN AMERICAN CENTRAL BANK. IT IS AN UNOFFICIAL / UNCONSTITUTIONAL PRETENDER CORPORATION / CLEARINGHOUSE, WITHOUT ANY OFFICIAL U.S.A. AUTHORITY, FURTHER, AN ACTUAL OFFICIAL / LAWFUL / FULL AUDIT REVIEW WOULD ALSO ELIMINATE THE ALLEGED AMERICAN NATIONAL DEBT " BUBBLE " OBLIGATIONS, FOREVER AND DAY.

SUPPLEMENT PUBLISHED WITH *ICR* VOLUME 33, 1 & 2



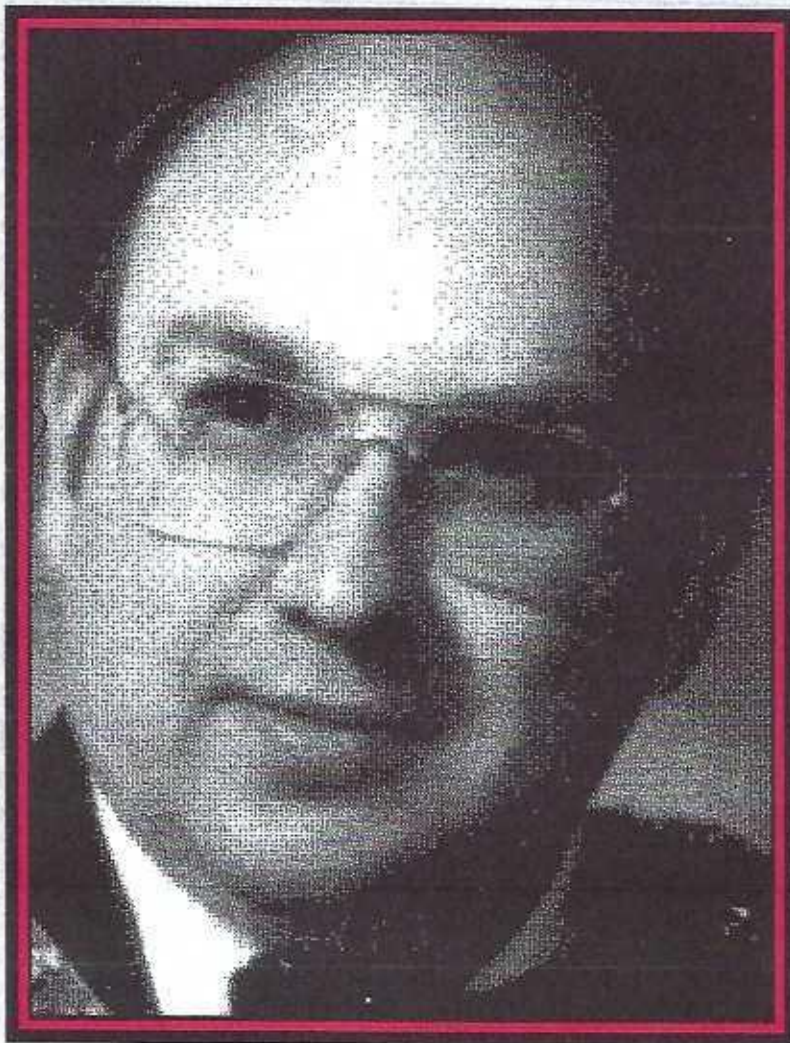
INTERNATIONAL CURRENCY *REVIEW*

JOURNAL OF THE WORLD FINANCIAL COMMUNITY

THE RONALD REAGAN LIBRARY PAPERS

SHOWING THAT WANTA WORKED FOR THE PRESIDENT

THE U.S. NATIONAL SECURITY AGENCY HAS RECENTLY AUTHORISED THE RELEASE OF DOCUMENTS BY THE RONALD REAGAN LIBRARY CONCERNING AMBASSADOR SIR LEO EMIL WANTA WHICH SERVE THE PURPOSE OF DEMONSTRATING THAT LEO WANTA IS EXACTLY WHO HE CLAIMS TO BE: A TOP-LEVEL PRESIDENTIAL SPY WHO WORKED FOR MANY YEARS DIRECTLY FOR THE PRESIDENT OF THE UNITED STATES, WHOM HE ADVISED PERSONALLY. RELEASE OF THESE DOCUMENTS EXPOSES THE ONGOING FARRAGO OF DISINFORMATION AND FALSE WITNESS CONCOCTED BY CRIMINAL U.S. INTELLIGENCE CADRES WHOSE LIES, INCLUDING THAT LEO WANTA WAS DEAD, WERE EXPOSED WHEN HE SURFACED IN JULY 2005 AFTER \$35,000 WAS PAID TO THE WISCONSIN DEPARTMENT OF CORRECTIONS IN ORDER TO SETTLE THE SPURIOUS WISCONSIN CIVIL TAX ASSESSMENT USED TO PERPETUATE HIS 'TAKEDOWN'.





INTERNATIONAL CURRENCY REVIEW
 JOURNAL OF THE WORLD FINANCIAL COMMUNITY
WISCONSIN TAXATION GESTAPO FRAUD
 SPECIAL INVESTIGATION OF WISCONSIN TAX OPPRESSION

WISCONSIN TAX FRAUD AGAINST WANTA AND COURTS COVERS UP INTER ALIA THEFT OF \$18 BILLION

The Editor of *International Currency Review* has learned that Ambassador Leo Wanta has received a request from Mr Gregg T Frazier, Chief, Central Audit Section, State of Wisconsin Department of Revenue, for payment of an illegally charged civil tax demand that has been paid three times already – in May and June 1992, and then again in July 2005. The latest request concerns a renewed demand for a Wisconsin State civil tax assessment which was paid in full by Leo Wanta's lawyer on 21st July 2005. The request, for tax which the Ambassador never owed at any time because he has not been a legal resident of Wisconsin since 1985 as he is legally a resident of Vienna, Austria, and which, as indicated, has already been paid THREE times, is purportedly based upon a decision by the Wisconsin Supreme Court, handed down in secret. The Ambassador was unaware of this decision until informed of this FOURTH request for the SAME fraudulent civil tax assessment amount, by the Wisconsin Department of Revenue in correspondence dated 30th October 2006 and received on 2nd November 2006. The State appears to have committed a strategic error here.

This latest false civil assessment sets a precedent, of course, for anyone to receive a tax demand supposedly rubber-stamped by a kangaroo State Supreme Court even though the victim has never been informed of any such legal process – an abuse of power which not even the Barons who signed Magna Carta with King John had ever complained about.

The new abomination must be seen in the context of the millennial, open-ended financial corruption which is the subject of the accompanying special double issue of *International Currency Review*. In addition, \$18 billion worth of high-value US Treasury instruments have gone missing from the Ambassador's sealed diplomatic briefcase.

Endemic 'untaxed' official financial corruption is the immediate cause of the continuing defaults on US Treasury securities and Federal Reserve Notes (FRNs) in Europe, aggregating at least \$4.275 trillion in early November 2006 – for updates, see postings on www.worldreports.org [CLICK HERE REPORT AND ARCHIVE] – because it precipitated the spreading collapse of confidence globally, arising from the destruction by the Bush II Administration of the 'Full Faith and Credit of the United States', as its officials have continued to play fast and loose with Wanta's funds. ■

NATURE OF SEARCH WARRANT

I hereby certify that by virtue of the search warrant signed on March 10, 1994 by the Honorable Stuart A. Schwartz, Dane County Circuit Court Branch 15, I searched the within named black combination lock-type briefcase, and found the following:

- 3 envelopes containing correspondence from Citibank, Singapore;
- 1 envelope containing correspondence reference Citibank N.A. from Yao Leong and Peh, Advocates and Solicitors, Commissioner for Ombuds;
- 1 envelope containing correspondence from Bank of America, Newport Beach, California;
- 1 brown unbound checkbook from Zentralparkasse (Zentralparkasse, Wien containing 6 unsigned checks (autobehalte), Tel 34 48 30;
- 1 box of business cards - Milagolle Productions, Ltd.;
- 2 envelopes containing correspondence from Teet Asia Tax Management Services Limited;
- 2 envelopes containing correspondence from Morgan Stanley & Company, Brooklyn, New York;

Numerous airline tickets and itineraries;

Several paperback religious books;

Several unopened pocket calendars and address books;

- 1 envelope containing 1 black and white & 10 photographs of unidentified female;
- 1 envelope containing personal and business papers;

Numerous business and personal correspondence;

Numerous bank documents;

- 1 letterhead stationery, blank - Ministry of Foreign Affairs;
- 1 photograph of Wanta's passport;
- 1 Intertex calculator;
- 1 Hewlett Packard calculator;
- 1 pair dark glasses;
- 1 money clip;
- 1 key ring with four keys;
- 1 envelope with small photos;
- 1 envelope marked 12 passport photos;
- 3 softcover books/magazines;

Numerous pages of miscellaneous notes and writings;

and have the same now in my possession subject to the disposition of the Court.

Dated this 11th day of March, 1994, at Madison, Wisconsin.



 Dennis M. Mengelt
 Special Agent
 Division of Criminal Investigation

Figure A: "Return of Search Warrant" prepared and signed by Dennis M. Mengelt, Special Agent, Division of Criminal Investigation, Wisconsin Department of Justice, and dated 11th March 1994. It itemises the contents of Ambassador Leo Emil Wanta's diplomatic/sealed briefcase which was illegally seized from him by Swiss authorities on 7th July 1993. The diplomatic briefcase has never been returned to the Ambassador. Not listed among the effects found by Dennis M. Mengelt were 18 high-value US Treasury instruments which the Ambassador was carrying in the briefcase and which have disappeared. The briefcase has never been returned because, not least, when returned it would need to contain 100% of the items that were in the briefcase when it was illegally seized from him in Lausanne on 7th July 1993. Beyond this central fact, the diplomatic briefcase was sealed and it is not within the purview of officials serving a State of the United States to examine such briefcases. The search warrant signed by the local Dane County Circuit Court Judge was beyond the Judge's powers and represented another instance of the usurpation of Federal powers by the hyper-arrogant State of Wisconsin, which has no jurisdiction beyond its borders.



WAUKESHA COUNTY SPECIAL
DEPUTY SHERIFFS ASSOCIATION
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WAUKESHA, WISCONSIN 53186

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EXECUTIVE VICE PRESIDENT
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LEO E. WANTA & ASSOCIATES – CONSULTANTS TO MANAGEMENT

AmeriTrust Groupe

including the \$250,000,000 for the Children's Fund that Wanta discusses. Foster's financial dealings may not explain why he was killed. But they could very well explain why there was no investigation.

What does Wanta think?

POSTED BY THE WANTA CHRONICLES AT 8:52 PM 2 COMMENTS:

BACHMAN, CUMMINGS, MCKENZIE, HEBBE, MONTYRE & WILSON, S.C. 8992
ATTORNEYS AT LAW
TRUST ACCOUNT
212 1/2 FRANKLIN ST., P. O. BOX 1189
WYOMING, WY 83002

WY
THE
WYOMING Wisconsin Department of Revenue \$14,129.00
Written Thousand One Hundred Twenty-Nine and 00/100 DOLLARS

BANK ONE
UNDE OFFERED
N COMPROMISE
ON Leo E. Wanta, 195-31-0226

000699 00754000348 00015098790 0001412900

APPROVED FOR DEPOSIT
APR 24 1992

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AmeriTrust Groupe, Inc. 4001 North 9th Street, Suite 227 Arlington, Va, USA 22203-1954
Tel: 703.649.4545 Fax: 703.552.3169

LEO E. WANTA & ASSOCIATES - CONSULTANTS TO MANAGEMENT



via SatCom 7777

SIMPLE QUESTION : ARE THESE THE LAWFUL MONETARY FUNDS IN THE AGGREGATE AMOUNT OF USDollars 250 MILLION, ISSUED TO THE CHILDREN'S DEFENSE FUND - BY REQUEST OF U.S. WHITE HOUSE _ de LAURA TYSON - AND DELIVERED VIA [BANQUE COURIER - ISSUED BY CREDIT SUISSE BANQUE (GENEVE) CHAIRMAN GUY STUDOR and DIRECTEUR MARC GODAL], DIRECTLY TO THEIR WHITE HOUSE DEPUTY COUNSEL VINCE FOSTER, Jr., RESIDING AT THE Hotel de la Paux / Geneve, AS FACILITATED BY AmeriTrust Suisse Societe / GENEVE, AND AUTHORIZED BY AmeriTrust Suisse Societe' Chairman, S.D.R. Ambassador Leo Emil Wanta, Diplomatic Passports No. 04362 and 12535 in Diplomatic Residency at The Hotel de la Paix/Geneve.

Attachments

- image001.gif (126.71KB)
- Veteran's Today_Lee Wanta_Press Credentials_circa2012.jpg (46.45KB)
- United States President Donald J Trump_Amb Lee Wanta.pdf (563.78KB)
- United States Senator_Governor Plot Murder on Voicemail.pdf (5.37MB)



Ambassador Lee E Wanta <ameritrustusa@gmail.com>

U.S. Dollars TWENTY SEVEN POINT FIVE TRILLION, PLUS ACCRUALS in 3 Parts

1 message

Ambassador Lee E Wanta <ameritrustusa@gmail.com> Thu, Mar 8, 2018 at 8:32 AM

To: scheduling@who.eop.gov, FN-OVP-Scheduling <scheduling@ovp.eop.gov>, Trey Gowdy <info@treygowdy.com>, info@carthagegroup.com, congress.affairs@nara.gov, The White House _ Senate <press@whitehouse.senate.gov>, Anna von Reitz <avannavon@gmail.com>, ombdirector@omb.eop.gov, Office of the President <president@whitehouse.gov>, potus45@whitehouse.gov, Congressman Raul Labrador <raul.labrador@congressnewsletter.net>, vice.president@whitehouse.gov, village.administration@mcfarland.wi.us, info@contact.committeetodefendthepresident.com, info@principleoverpolitics.org, Eric Trump <skibum845@gmail.com>, skibum@gmail.com, National Democratic Training Committee <info@traindemocrats.org>, Congresswoman Cathy McMorris Rodgers <Congresswoman.Cathy.McMorrisRodgers@mail.house.gov>, buzz.brockway@house.ga.gov, cawuto@foxnews.com, contact@oathkeepers.org, diamondtrades@aim.com, Tristan Lejeune <editor@thehill.com>, James Fetzer <jfetzer@d.umn.edu>, Digital Strategies <peoplepower@aficio.org>, US President Al Gore <press@carthagegroup.com>, Bret Baier <special@foxnews.com>, thestory@foxnews.com, contact@victory.donaldtrump.com, JIMVIKEN <jimviken@comcast.net>, casework@perdue.senate.gov, JIMWDEAN@aol.com, govgeneral@wisconsin.gov, mcohen@trumporg.com, tuckercarlsononight@foxnews.com

Ambassador Lee E Wanta · 18 minutes ago



THIS ARTICLE IS ABSOLUTELY AMAZING, BECAUSE THE CORPORATE STATE OF WISCONSIN - DEPARTMENT OF REVENUE RENDITIONED/KIDNAPPED AMBASSADOR LEO E WANTA - NON-RESIDENT OF WISCONSIN SINCE 1985 -IN LAUSANNE, SWITZERLAND WHILE MEETING WITH DEPUTY WHITE HOUSE COUNSEL VINCENT FOSTER, Jr. COMPLETELY A " CHILDREN'S DEFENSE FUND CONTRIBUTION OF USDollars 250,000.00 FROM THE AmeriTrust Corporation " THRU CREDIT SUISSE BANQUE - GENEVE, CHRM GUY STUDOR and BANK DIRECTEUR MARC GODAL. VINCE FOSTER RETURNS TO WHITE HOUSE and AMBASSADOR WANTA GOES TO SUISSE PRISON AND 34 DAYS LATER ENDS UP IN A DANE COUNTY / COUNTY OF DANE, WISCONSIN " JAIL CELL FOR FAILURE TO PAY FOR A THIRD TIME A UN-AUDITED / NON-RESIDENCY CORPORATE STATE OF WISCONSIN CIVIL TAX ASSESSMENT OF USDollars 14, 129.00 AND SENTENCED TO WISCONSIN PRISON SYSTEM FOR 18 YEARS FOR FAILURE TO PAY AGAIN THE ORIGINAL CIVIL TAX ASSESSMENT OF \$14,129.00.

cc: // WISCONSIN GOVERNOR SCOTT WALKER, PRESIDENT DONALD TRUMP, VICE PRESIDENT MIKE PENCE, FELLOW AMERICAN CITIZENS.

POTUS

Handwritten blue scribble on the right margin.

via SatCom 7777

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S-31-IANO / SA32NV / U.S. CUSTOMS SERVICE
INTERNAL AFFAIRS / NEW ORLEANS

SIMPLE QUESTIONS ? WILL OUR FELLOW AMERICANS SERVE AND PROTECT OUR UNITED STATES CONSTITUTIONAL REPUBLIC? JUST WHEN MAY WE EXPECT THESE POLITICAL MIRACLES - WITHIN OUR LIFETIME and IN THE NICK OF TIME !

USDollars 475 TRILLION LESS THE 35% REPATRIATION CIVIL INCOME TAX PAYMENT [U.S. DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA - CASE No. 02-1363-A and Civil Action No. 1:07 cv 609 T3E/BRP]



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.

←10←

LEO E. WANTA & ASSOCIATES – CONSULTANTS TO MANAGEMENT

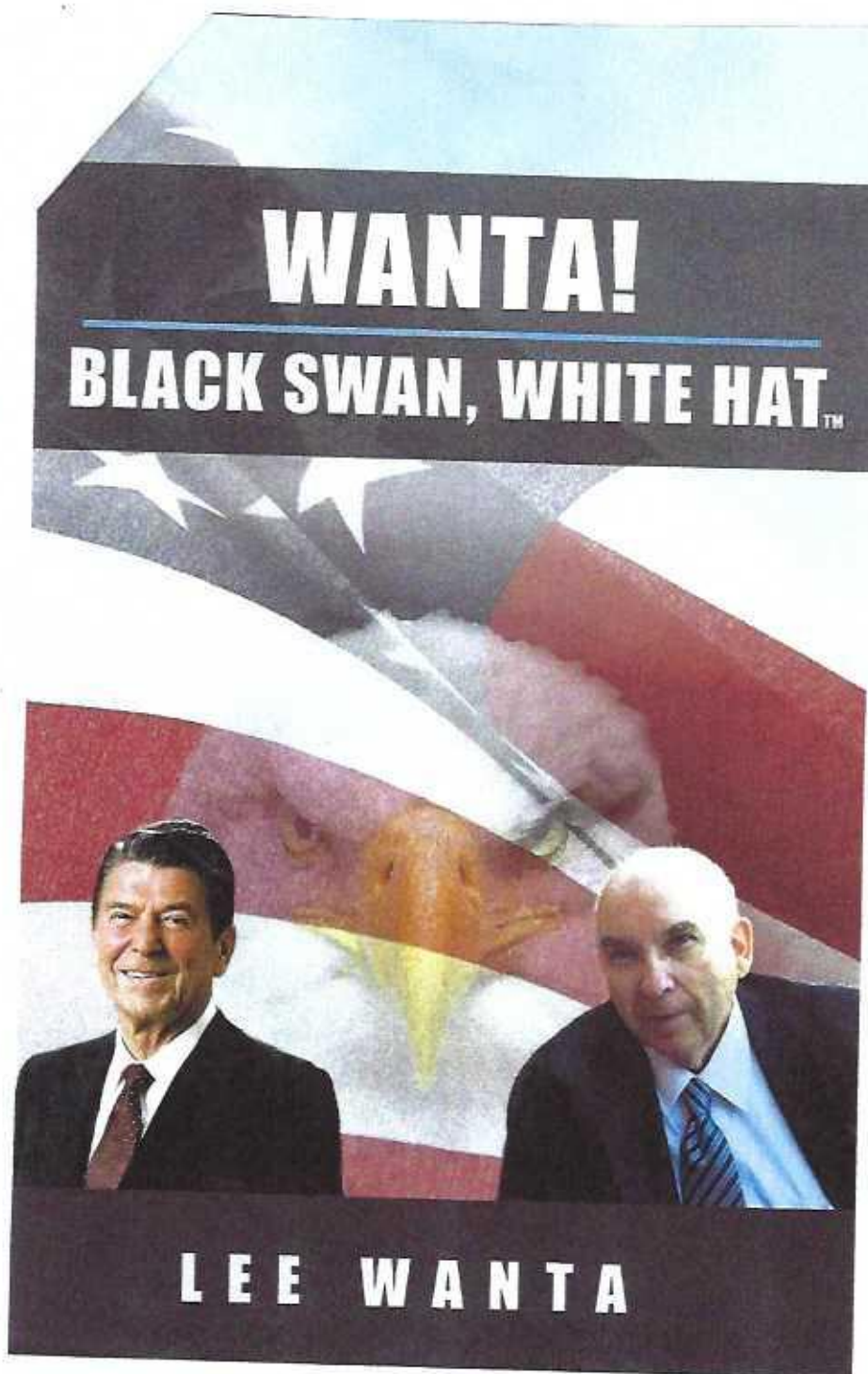
NEW REPUBLIC/USA FINANCIAL GROUP, LTD.
2101 NORTH EDGEWOOD AVENUE
APPLETON, WISC., USA 54914
TELE/FAX: (414) 738-7007

TRANSMITTAL DOCUMENTS PER USCS-RAC/NV INSTRUCTIONS FOR EVALUATION

TO: MR. DON MEIGER / INTELLIGENCE Tfax- 504 589 2262
FROM: FRANK B. INGRAM (L E WANTA) FILE CODE: S-31-IAND

SUBJECT: ENCLOSURES FOR EVALUATION

=====



LEO E. WANTA & ASSOCIATES - CONSULTANTS TO MANAGEMENT



ORRIN G. HATCH
UTAH

411 RUSSELL SENATE OFFICE BUILDING
TELEPHONE: (202) 224-5251

HATCH HOT LINE 1-800-862-4300
(UTAH TOLL FREE)

United States Senate
WASHINGTON, D.C. 20510

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April 6, 1981

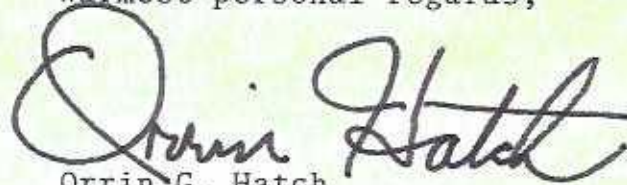
Leo E. Wanta
2101 North Edgewood Avenue
Appleton, WI 54911

Dear Mr. Wanta:

I have sent a letter of recommendation on your behalf to the office of President Reagan. It was a pleasure to make them aware of your qualifications.

I wish you the best of luck in your future endeavors.

Warmest personal regards,



Orrin G. Hatch
United States Senator

OGH:fw



18 U.S. Code § 4 - Misprision of felony

Current through Pub. L. 114-38 (<http://www.gpo.gov/fdsys/pkg/PLAW-114publ38/html/PLAW-114publ38.htm>). (See Public Laws for the current Congress (<http://thomas.loc.gov/home/LegislativeData.php?n=PublicLaws>.)

US Code (/uscode/text/18/4?qt-us_code_temp_noupdates=0#qt-us_code_temp_noupdates)

Notes (/uscode/text/18/4?qt-us_code_temp_noupdates=1#qt-us_code_temp_noupdates)

[prev \(/uscode/text/18/3\)](/uscode/text/18/3) | [next \(/uscode/text/18/5\)](/uscode/text/18/5)

Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both.

18 U.S. Code § 371 - Conspiracy to commit offense or to defraud United States

Current through Pub. L. 114-38 (<http://www.gpo.gov/fdsys/pkg/PLAW-114publ38/html/PLAW-114publ38.htm>). (See Public Laws for the current Congress (<http://thomas.loc.gov/home/LegislativeData.php?n=PublicLaws>.)

US Code (/uscode/text/18/371?qt-us_code_temp_noupdates=0#qt-us_code_temp_noupdates)

Notes (/uscode/text/18/371?qt-us_code_temp_noupdates=1#qt-us_code_temp_noupdates)

[prev \(/uscode/text/18/351\)](/uscode/text/18/351) | [next \(/uscode/text/18/372\)](/uscode/text/18/372)

If two or more persons conspire either to commit any offense against the United States, or to defraud the United States, or any agency thereof in any manner or for any purpose, and one or more of such persons do any act to effect the object of the conspiracy, each shall be fined under this title or imprisoned not more than five years, or both.

If, however, the offense, the commission of which is the object of the conspiracy, is a misdemeanor only, the punishment for such conspiracy shall not exceed the maximum punishment provided for such misdemeanor.



18 U.S. Code § 241 - Conspiracy against rights

Current through Pub. L. 114-38 (<http://www.gpo.gov/fdsys/pkg/PLAW-114publ38/html/PLAW-114publ38.htm>). (See Public Laws for the current Congress (<http://thomas.loc.gov/home/LegislativeData.php?n=PublicLaws>.)

US Code (/uscode/text/18/241?qt-us_code_temp_noupdates=0#qt-us_code_temp_noupdates)

Notes (/uscode/text/18/241?qt-us_code_temp_noupdates=1#qt-us_code_temp_noupdates)

Authorities (CFR) (/uscode/text/18/241?qt-us_code_temp_noupdates=3#qt-us_code_temp_noupdates)
[prev \(/uscode/text/18/233\)](/uscode/text/18/233) | [next \(/uscode/text/18/242\)](/uscode/text/18/242)

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or

If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured—

They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

18 U.S. Code § 242 - Deprivation of rights under color of law

Current through Pub. L. 114-38 (<http://www.gpo.gov/fdsys/pkg/PLAW-114publ38/html/PLAW-114publ38.htm>). (See Public Laws for the current Congress (<http://thomas.loc.gov/home/LegislativeData.php?n=PublicLaws>.)

US Code (/uscode/text/18/242?qt-us_code_temp_noupdates=0#qt-us_code_temp_noupdates)

Notes (/uscode/text/18/242?qt-us_code_temp_noupdates=1#qt-us_code_temp_noupdates)

[prev \(/uscode/text/18/241\)](/uscode/text/18/241) | [next \(/uscode/text/18/243\)](/uscode/text/18/243)

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.



Eagle One to Wanta



*Leo, with my deepest personal regards,
Ronald Reagan*

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White House Logo

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Executive Orders

2018 Amendments to the Manual for Courts-Martial, United States

[Law & Justice](#)

Issued on: March 1, 2018

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By the authority vested in me as President by the Constitution and the laws of the United States of America, including chapter 47 of title 10, United States Code (Uniform Code of Military Justice (UCMJ), 10 U.S.C. 801-946), and in order to prescribe amendments to the Manual for Courts-Martial, United States, prescribed by Executive Order 12473 of April 13, 1984, as amended, it is hereby ordered as follows:

Section 1. Part II, Part III, and Part IV of the Manual for Courts-Martial, United States, are amended as described in Annex 1, which is attached to and made a part of this order.

Sec. 2. The amendments in Annex 1 shall take effect on the date of this order, subject to the following:

- (a) Nothing in Annex 1 shall be construed to make punishable any act done or omitted prior to the date of this order that was not punishable when done or omitted.
- (b) Nothing in Annex 1 shall be construed to invalidate the prosecution of any offense committed before the date of this order. The maximum punishment for an offense committed before the date of this order shall not exceed the maximum punishment in effect at the time of the commission of such offense.
- (c) Nothing in Annex 1 shall be construed to invalidate any nonjudicial punishment proceeding, restraint, investigation, referral of charges, trial in which arraignment occurred, or other action begun prior to the date of this order, and any such nonjudicial punishment proceeding, restraint, investigation, referral of charges, trial in which arraignment occurred, or other action shall proceed in the same manner and with the same effect as if the amendments in Annex 1 had not been prescribed.

Sec. 3. (a) Pursuant to section 5542 of the Military

Justice Act of 2016 (MJA), division E of the National Defense Authorization Act for Fiscal Year 2017, Public Law 114-328, 130 Stat. 2000, 2967 (2016), except as otherwise provided by the MJA or this order, the MJA shall take effect on January 1, 2019.

- (b) Nothing in the MJA shall be construed to make punishable any act done or omitted prior to January 1, 2019, that was not punishable when done or omitted.
- (c) Nothing in title LX of the MJA shall be construed to invalidate the prosecution of any offense committed before January 1, 2019. The maximum punishment for an offense committed before January 1, 2019, shall not exceed the maximum punishment in effect at the time of the commission of such offense.
- (d) Nothing in the MJA shall be construed to invalidate any nonjudicial punishment proceeding, restraint, investigation, referral of charges, trial in which arraignment occurred, or other action begun prior to January 1, 2019. Except as otherwise provided in this order, the MJA shall not apply in any case in which charges are referred to trial by court-martial before January 1, 2019. Except as otherwise provided in this order, proceedings in any such case shall be held in the same manner and with the same effect as if the MJA had not

been enacted.

Sec. 4. The Manual for Courts-Martial, United States, as amended by section 1 of this order, is amended as described in Annex 2, which is attached to and made a part of this order.

Sec. 5. The amendments in Annex 2, including Appendix 12A, shall take effect on January 1, 2019, subject to the following:

(a) Nothing in Annex 2 shall be construed to make punishable any act done or omitted prior to January 1, 2019, that was not punishable when done or omitted.

(b) Nothing in section 4 of Annex 2 shall be construed to invalidate the prosecution of any offense committed before January 1, 2019. The maximum punishment for an offense committed before January 1, 2019, shall not exceed the maximum punishment in effect at the time of the commission of such offense.

(c) Nothing in Annex 2 shall be construed to invalidate any nonjudicial punishment proceeding, restraint, investigation, referral of charges, trial in which arraignment occurred, or other action begun prior to January 1, 2019. Except as otherwise provided in this order, the amendments in Annex 2 shall not apply in any case in which charges are referred to trial by court-martial before January 1, 2019. Except as otherwise provided in this order, proceedings in any such case shall be held in the same manner and with the same effect as if such amendments had not been prescribed.

Sec. 6. (a) The amendments to Articles 2, 56(d), 58a, and 63 of the UCMJ enacted by sections 5102, 5301, 5303, and 5327 of the MJA apply only to cases in which all specifications allege offenses committed on or after January 1, 2019.

(b) If the accused is found guilty of a specification alleging the commission of one or more offenses before January 1, 2019, Article 60 of the UCMJ, as in effect on the date of the earliest offense of which the accused was found guilty, shall apply to the convening authority, in addition to the suspending authority in Article 60a(c) as enacted by the MJA, to the extent that Article 60:

(1) requires action by the convening authority on the sentence;

(2) permits action by the convening authority on findings;

(3) authorizes the convening authority to modify the findings and sentence of a court-martial, dismiss any charge or specification by setting aside a finding of guilty thereto, or change a finding of guilty to a charge or specification to a finding of guilty to an offense that is a lesser included offense of the offense stated in the charge or specification;

(4) authorizes the convening authority to order a proceeding in revision or a rehearing; or

(5) authorizes the convening authority to approve, disapprove, commute, or suspend a sentence in whole or in part.

Sec. 7. The amendment to Article 15 of the UCMJ enacted by section 5141 of the MJA shall apply to any nonjudicial punishment imposed on or after January 1, 2019.

Sec. 8. The amendments to Articles 32 and 34 of the UCM enacted by sections 5203 and 5205 of the MJA apply with respect to preliminary hearings conducted and advice given on or after January 1, 2019.

Sec. 9. The amendments to Article 79 of the UCMJ enacted by section 5402 of the MJA and the amendments to Appendix 12A to the Manual for Courts-Martial, United States, made by this order apply only to offenses committed on or after January 1, 2019.

Sec. 10. Except as provided by Rule for Courts-Martial 902A, as promulgated by Annex 2, any change to sentencing procedures:

(a) made by Articles 16(c)(2), 19(b), 25(d)(2) and (3), 39(a)(4), 53, 53a, or 56(c) of the UCMJ, as enacted by sections 5161, 5163, 5182, 5222, 5236, 5237, and 5301 of the MJA; or

(b) included in Annex 2 in rules implementing those articles, applies only to cases in which all specifications allege offenses committed on or after January 1, 2019.

Sec. 11. The amendments to Article 146 of the UCMJ enacted by section 5521 of the MJA and the new Article 146a enacted by section 5522 of the MJA shall take effect on the day after the report for fiscal year 2017 required by Article 146(c) of the UCMJ (as in effect before the MJA's amendments) is submitted in accordance with Article 146(c)(1), but in no event later than December 1, 2018.

Sec. 12. In accordance with Article 33 of the UCMJ, as amended by section 5204 of the MJA, the Secretary of Defense, in consultation with the Secretary of Homeland Security, will issue nonbinding guidance regarding factors that commanders, convening authorities, staff judge advocates, and judge advocates should take into account when exercising their duties with respect to the disposition of charges and specifications in the interest of justice and discipline under Articles 30 and 34 of the UCMJ. That guidance will take into account, with appropriate consideration of military requirements, the principles contained in official guidance of the Attorney General to attorneys for the Federal Government with respect to the disposition of Federal criminal cases in accordance with the principle of fair and evenhanded administration of Federal criminal law.

DONALD J. TRUMP

THE WHITE HOUSE,

March 1, 2018.

The White House

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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.

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“ 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.

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-10-

LEO E. WANTA & ASSOCIATES – CONSULTANTS TO MANAGEMENT

NEW REPUBLIC/USA FINANCIAL GROUP, LTD.
2101 NORTH EDGEWOOD AVENUE
APPLETON, WISC., USA 54914
TELE/FAX: (414) 738-7007

TRANSMITTAL DOCUMENTS PER USCS-RAC/NV INSTRUCTIONS FOR EVALUATION

TO: MR. DON MEIGER / INTELLIGENCE Tfax- 504 589 2262
FROM: FRANK B. INGRAM (L E WANTA) FILE CODE: S-31-IANO

SUBJECT: ENCLOSURES FOR EVALUATION

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WANTA!
BLACK SWAN, WHITE HAT™

LEE WANTA

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official website of:

Lee Emil Wanta

wantarevelations.com



Seventh Day

Today bring to Me the Souls who especially venerate and glorify My Mercy*,

and immerse them in My mercy. These souls sorrowed most over my Passion and entered most deeply into My spirit. They are living images of My Compassionate Heart. These souls will shine with a special brightness in the next life. Not one of them will go into the fire of hell. I shall particularly defend each one of them at the hour of death.

Most Merciful Jesus, whose Heart is Love Itself, receive into the abode of Your Most Compassionate Heart the souls of those who particularly extol and venerate the greatness of Your mercy. These souls are mighty with the very power of God Himself. In the midst of all afflictions and adversities they go forward, confident of Your mercy; and united to You, O Jesus, they carry all mankind on their shoulders. These souls will not be judged severely, but Your mercy will embrace them as they depart from this life.

Eternal Father, turn Your merciful gaze upon the souls who glorify and venerate Your greatest attribute, that of Your fathomless mercy, and who are enclosed in the Most Compassionate Heart of Jesus. These souls are a living Gospel; their hands are full of deeds of mercy, and their hearts, overflowing with joy, sing a canticle of mercy to You, O Most High! I beg You O God:

Show them Your mercy according to the hope and trust they have placed in You. Let there be accomplished in them the promise of Jesus, who said to them that during their life, but especially at the hour of death, the souls who will venerate this fathomless mercy of His, He, Himself, will defend as His glory. Amen.



PRAYER For Those Living Alone



I live alone, dear Lord, stay by my side.
In my daily life, be always my guide.
Grant me good health, for this I pray,
So I may live to the fullest every day.
Help me stay positive in thought
and in deed,
As I strive to be kind and help my
neighbor in need.
Protect me from threats such as theft
and fire;
Shield me from hatred and others' ire.
If an illness or accident should befall me,
Then humbly I pray, Lord,
that you hear my call.
And when I am feeling low or in despair,
Lift up my heart and help me in my prayer.
I live alone, dear Lord, yet I have no fear,
Because I feel your presence ever near.
Amen.