

**CRIMINAL DIVERSION OF WANTA FUNDS CONTINUES
HIGHEST OFFICE-HOLDERS, INTELLIGENCE CADRES AND BANKS
IMPLICATED**

Sunday 13 August 2006 21:01

By Christopher Story FRSA, Editor and Publisher, International Currency Review:
www.worldreports.org. For earlier Wanta reports, press ARCHIVE on this Home Page

STATUS REPORT

Note: The following report summarises the status of The Wanta Settlement at the time of posting.

It represents the position as officially approved and authorised by Ambassador Leo Wanta. All Wanta-related reports posted on this website are PRIMARY reports. All others are SECONDARY.

WANTA FUNDS CRISIS DEEPENS WITH BLATANT SCAMMING BY BANKS AND OFFICIALS

The blatant and scandalous diversion of Ambassador Leo Wanta's Treasury-tagged \$4.5 trillion, earmarked for the benefit of the Ambassador Leo Wanta, his corporation, the US Treasury, the State of Virginia, and the American people, continues. Specifically:

- Financial institutions are brazenly and illegally trading these tagged funds, that they do not own, overnight between each other, with up to \$200 billion per day being earned and pocketed – such accruals being by definition exclusively the stolen property of Ambassador Leo Wanta. The identity of some of the institutions, which can now be regarded as criminal enterprises, is known.
- Top US officials and office-holders, including the President of the United States, the Chairman of the Federal Reserve Board, the Supreme Court, the Attorney General, the US Treasury Secretary, the head of the Internal Revenue Service and others, are de facto accessories to the fact of the diversions and felonies in question – including conspiracy to defraud Ambassador Leo Wanta, his corporation and/or any corporation he may designate, the US Treasury itself, and the American people, of the funds and the benefits that they were officially assembled to provide.
- The 'Full Faith and Credit of the United States' has been destroyed – and the integrity of the US Presidency, the Federal Reserve System, the Supreme Court, the US Department of Justice, the Treasury, and the Internal Revenue Service has been shattered, as have the reputations of firms of lawyers that currently appear to have negotiated, like their official peers, in bad faith – creating legal documents for apparently cosmetic purposes and perhaps as a device to cover the intended theft or diversion of the funds. The accords were agreed in November 2005, signed and approved by the Supreme Court, the President of the United States, the US Treasury, the Federal Reserve and high-level signatories last December, and updated by the relevant parties in June 2006.

WANTA WILL PAY DESIGNATED FOREIGN GOVERNMENTS WHAT THEY ARE OWED

Set-aside payments promised to certain Governments that assisted the Reagan Administration in procuring the beneficial changes in the Soviet Union, remain unpaid, to the distress and mounting anger of the Governments concerned. The amounts outstanding, which Ambassador Leo Wanta has reiterated he will honour from his scandalously overdue Settlement are:

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•\$5 billion each to the Governments of Canada, France, Germany, Greece, Italy, Mexico and Spain; •\$30 billion to the Russian Federation.

These payments were authorised under and by President Reagan's original Protocol Agreements, controlled exclusively by Ambassador Leo Wanta and by no-one else, but were frustrated when Ambassador Wanta was illegally seized and incarcerated and held under house arrest from 1993 onwards in the context of a criminal conspiracy that was dramatically exposed when Wanta was freed with effect from 14th November 2005.

FALSE, SPURIOUS AND DECEITFUL CLAIMS TO THE FUNDS HAVE NO STATUS OR RELEVANCE

Renegade and ruthless US criminal intelligence cadres – and intelligence-related foreign officials who are being lied to and misled – are continuing to lay false and spurious claim to the Wanta funds by bombarding Christopher Story, Greg Szymanski and the few other patriotic and honest reporters with spurious allegations concerning the alleged ownership of some or all of the Wanta funds. In one case, such a fantastic allegation was accompanied by an explicit and mob-style e-mailed death threat – revealing the presence in this crisis, of course, of the criminalised intelligence underworld.

DIVERSIONARY OBFUSCATION INTEL TACTICS DEPLOYED TO DISTRACT FROM THE CRISIS

International developments, notably the Israel-Hezbollah-Lebanon crisis and the sudden airliner terrorism scare, which was triggered by information passed from US official sources to the British authorities late on 8th August, appear to have been leveraged so as to blanket the 'mainstream' media with diversionary wall-to-wall coverage – one intention being to preclude criticism of the high-level criminalists on both sides of the Atlantic, who are in real fear of their lives, of being indicted or arrested, or all of the above.

The notorious criminal intelligence discrediting and disinformation apparatus has been activated, with US radio talk-show hosts who have done no research and have no inside knowledge, casting doubt upon the integrity of The Wanta Plan and its Reagan-appointed Trustor – as well as feebly and counterproductively attempting to denigrate the work and websites of Christopher Story and Greg Szymanski, which have successfully publicised the truth about this crisis to the world – to the annoyance and frustration of the official and financial sector criminal perpetrators involved.

CLASSIC INTELLIGENCE MODEL FOR CLUMSY, UNSUCCESSFUL DISCREDITING OPERATION

The model for such cynical disinformation coordination campaigns is known in intelligence circles as the 'sib' technique. Classic examples of the application of this ploy include BCCI and Enron – the reputations of which were deliberately blackened by intelligence disinformation specialists, so that they could be exploited for covert purposes. In the Enron case, the establishment of offshore, off-balance sheet partnerships diverted vast flows of funds from Enron's legitimate trading.

These stolen funds could then be annexed for use in high-yield offshore investment programmes calculated to generate far larger returns, all untaxed, than Enron could ever generate on-balance sheet – rendering Enron disposable and redundant. The current objective is to try to discredit the few honest information outlets, so that the many perpetrators will no longer have to put up with the inconvenience of having the truth about their criminality disseminated worldwide. Of course this is not working, and cannot succeed.

RECKLESS U.S. TALK-SHOW HOSTS RUNNING RISK OF LIBEL SUITS IN ENGLISH COURTS

Correspondence from Ambassador Leo Wanta to the White House and other official recipients confirming details of the Settlement, reflects underlying legal agreements which, as noted, have been approved inter alia by the Supreme Court. Reckless talk-show hosts and media producers who have no access to these documents are in danger of libel suits in the British Courts – where the laws of libel are considerably more stringent than those that are applicable in the United States – following groundless denunciations of the integrity and reliability of this website.

All Wanta-related intelligence published here is approved beforehand by the Ambassador and by Michael C. Cottrell, M.S., the Executive Vice President and Treasurer of Leo Wanta's corporation. The Editor has spent days in the presence of both men and is of course fully satisfied as to their impeccable integrity and honesty – and, correspondingly, of the spurious nature of all assertions, including many crude ones, seeking to cast doubt on the integrity of the Wanta Plan and its terms and purposes. These cannot succeed either. Those concerned have made their points, but have failed to carry any conviction, given the thefts and diversions concerned.

AMBASSADOR LEO WANTA IS THE SOLE PRINCIPAL AND OWNER OF THE FUNDS

As previously reported, \$4.5 trillion was assembled and brought across the exchanges in May and June 2006, in fulfilment of the accords referenced above. This represented a compromise which would help to get a substantial number of vulnerable banks and criminal intelligence operatives and cadres prospectively off the hook – given that Ambassador Leo Wanta is the legal sole principal and owner of the \$27.97 trillion assembled in 1989-92 on US President Ronald Wilson Reagan's explicit instructions, to provide new cash funds for the management of the post-Cold War 'global security environment'.

The locations of these funds, and the institutions holding them, are of course known.

George H. W. Bush Sr. was not present at, and nor was he involved in, the provision of the relevant instructions given to Ambassador Leo Wanta by President Ronald Reagan, and had no knowledge at the time of what was instructed and intended. Suggestions to the contrary are lies.

CORRUPT CO-CONSPIRATORS REMOVED WANTA ILLEGALLY, THEN SCAMMED THE MONEY

Instead of being deployed for the purposes for which these funds were assembled (whatever one may think of the stated objective), the criminalised cadres inside the vast US military-intelligence complex – a 'state within the state', which controls the Presidency and the Government and serves its own interests to the exclusion of all other considerations, including the urgent interests of the American people – set about ransacking, diverting, misappropriating and stealing the earmarked funds, like the Chicago gangland Mafia crooks they resemble.

In order to be 'free' to do so, they first procured the abrupt removal from the scene on trumped-up charges, of Ambassador Leo Wanta, who was 'intended' to have been put out of action for 22 years, that is, until the year 2015. That would have been three years after the principal \$27.5 trillion that was originally raised*, had been repaid. The funds were procured at a deep discount for a 20-year period at 7.5% annual interest, from over 200 international banks.

FAILED ATTEMPTS TO POISON WANTA, BEAT HIM UP, AND DECLARE HIM INSANE

Attempts were made to poison Ambassador Wanta while he was falsely incarcerated in a

stinking Swiss prison for 134 days in 1993. The water there was polluted, and a co-prisoner ate his cheese, and died almost immediately. A contract doctor who knew that the Swiss authorities were engaged in such murders, warned him what not to eat, and identified several precautions that he ought to adopt, to stay alive. Later, three attempts were made to murder him by assault in US prisons, and four false 'lunacy tests' were attempted on him, without success.

FINANCIAL INSTITUTIONS THOUGHT THEY COULD PLAY WITH THE FUNDS INDEFINITELY

With Ambassador Leo Wanta out of the way, illegally incarcerated and subject to poisonings and assault etc, the criminal intelligence cadres and their de facto financial sector co-conspirators thought they were free to divert, steal, rifle, ransack, collateralise, cross-collateralise, hypothecate, and otherwise misappropriate, misuse and misplace the funds for which Leo Wanta, as the Trustor specifically appointed for the purpose by President Reagan, was and remains solely responsible.

A number of large financial institutions duly made use of the portions of the funds they held, for purposes not authorised by the Trustor. When required to disgorge these funds, the institutions concerned will find themselves in liquidity or systemic difficulties, and will either have to be absorbed into other institutions, or else will be in danger of insolvency.

Ambassador Leo Wanta has and reserves the right to proceed immediately with the collection of all these funds, and is understood to be making arrangements accordingly.

U.S. TREASURY, VIRGINIA, PENNSYLVANIA AND AMERICAN PEOPLE BEING DEFRAUDED

In the meantime, the US Treasury, now thought to control the tagged funds directly and illegally, is losing an immediate on-balance sheet tax prepayment of approximately \$1.6 trillion (35% of \$4.5 trillion), while the State of Virginia has not been paid the \$270 billion of tax due to it under the Settlement (6% of \$4.5 trillion). The State of Pennsylvania, where Mr Cottrell is resident, is also forfeiting badly-needed windfall tax remittances.

WANTA PREVENTED FROM PAYING TAXES OWED: SO A DE FACTO TAX AMNESTY IS IN FORCE

The US Treasury is further losing an estimated \$96 billion of tax per day arising from agreed and planned transactions to be masterminded on-balance sheet by Leo Wanta, as previously reported, plus the same amount again arising from secondary taxable transactions with US counterparties with which Leo Wanta's corporation will be doing business. In addition:

- The parties listed above are co-conspirators and accessories to the fact of preventing Leo Wanta paying tax, which is an egregious felony.
- American taxpayers have therefore been afforded a precedent for not paying their taxes, either. The reason for this is that since the President of the United States, the Chairman of the US Federal Reserve, the Attorney General, the Supreme Court, the Treasury Secretary, the head of the Internal Revenue Service et al are conspiring with others and are accessories to the fact of preventing Leo Wanta from paying the taxes that he is committed by binding legal agreement to pay, there is now no reason in Common Law why any further taxes should be paid by any American taxpayer, since the listed parties have de facto sanctioned a tax amnesty.

RULE OF LAW HAS COLLAPSED. FINANCIAL AND U.S. OFFICIAL UNDERTAKINGS WORTHLESS

The co-conspirators and accessories to the fact of these felonies and crimes are colluding in the wholesale collapse of the Rule of Law in the United States which, if not promptly rectified, will manifestly lead to undesirable consequences for the whole of humanity. This is an international, not just a US national, crisis.

And since all the facts of The Wanta Plan summarised in correspondence between Leo Wanta, the White House et al are of course 100% accurate – otherwise the author of the documents would be liable for the crime of fabrication – it follows that the financial institutions which are illegally trading the tagged \$4.5 trillion, and which are probably duplicating or triplicating its value, are prima facie criminal co-conspirators that cannot be relied upon to handle and dispose of other people's funds in accordance with universally accepted ethical banking principles and procedures.

The allegedly recent or currently offending institutions, in addition the US Treasury and the Federal Reserve, may or have allegedly included very large and well-known money center names.

It follows that any foreign or US domestic institution dealing with these entities risks doing so at its own peril. ENDS

*** The original amount raised from the 200+ international banks was \$27.5 trillion. With accruals, this principal is now estimated to be worth, in the aggregate, some \$70 trillion. The figure of \$27.97 trillion arises because we understand that some interest has been added to the original principal.**

Ambassador Leo Wanta is entitled to claim repatriation of the full \$70 trillion and it is understood that he will proceed, in accordance with his lawful instructions, to do so – given that the official parties concerned have reneged, as of this date and posting, on their formal, approved and legal undertakings, and manifestly, on the basis of their record to date, cannot be trusted to fulfil their legal obligations.

SPECIAL ISSUE OF INTERNATIONAL CURRENCY REVIEW:

A very large double issue of International Currency Review* exposing the perpetrators of the serial financial scams and criminal operations using the Wanta funds, with extensive bank documentation that we have been authorised to publish, is in preparation and will be distributed extensively to the world financial community in the near future.

•Very extensive documented intelligence that has never been surfaced in the public domain in printed form before, will be included in this special double issue.

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***ICR Volume 31, Numbers 3 & 4.**

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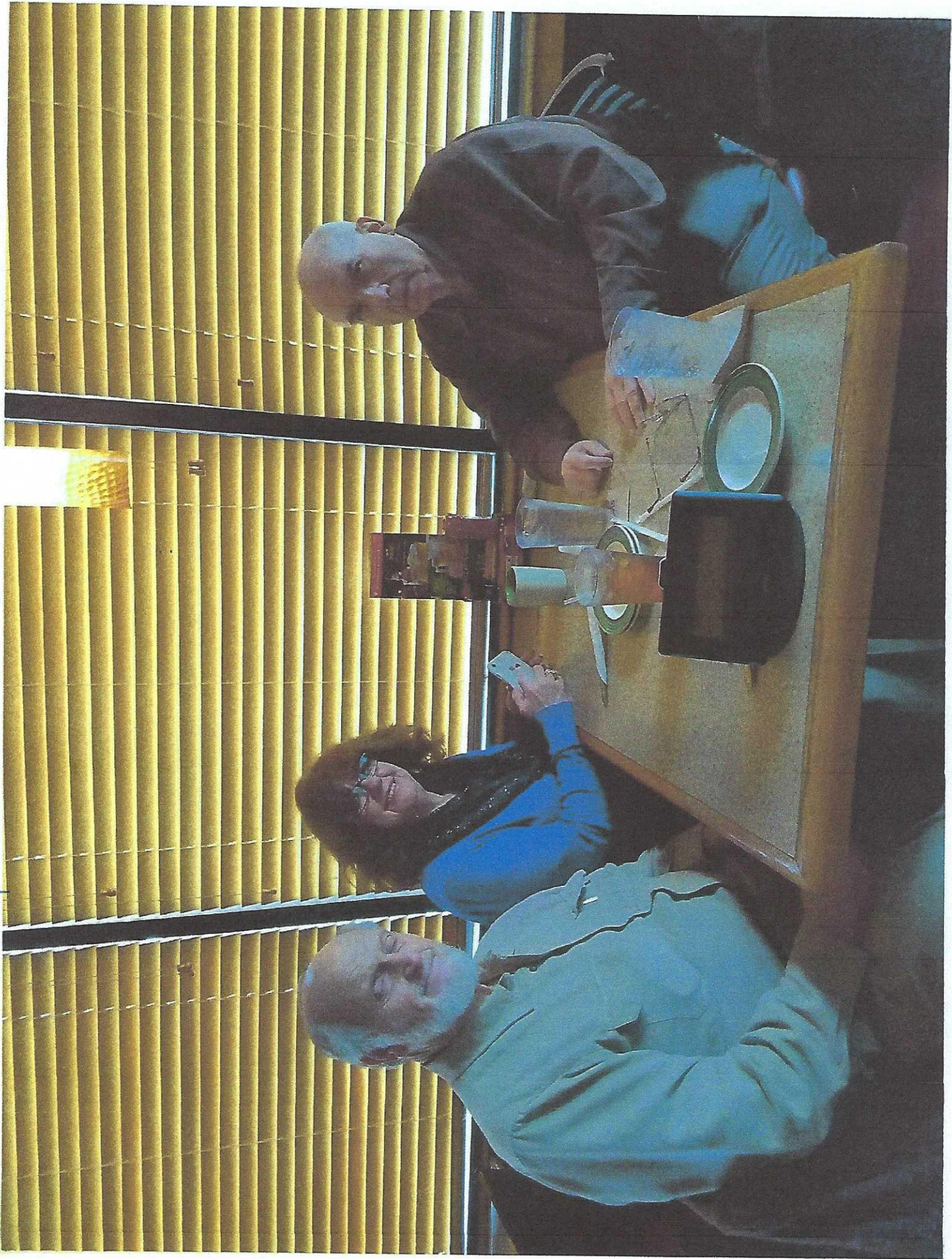
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William (Bill) Bonney and his wife (INTERNATIONAL BANKER -000)



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

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

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SECRET
AGENTS

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MANDATE

- ① Leo Emil Wanta (Falconbird)
- ② Frank B. Ingram (SA 32NV)
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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.

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From: "CHRISTOPHER STORY FRSA" <cstory@worldreports.org>
To: "Christopher Story FRSA" <cstory@worldreports.org>
Subject: FAILED ATTEMPTS TO STEAL LEO WANTA'S \$4.5 TRILLION
Date: Wed, 2 Aug 2006 22:54:49 +0100

FULL FAITH AND CREDIT DITCHED

CRIMINALS TRYING TO STEAL THE WANTA FUNDS

Wednesday 2 August 2006 11:42

By [Christopher Story](#), Editor and Publisher, [International Currency Review: www.worldreports.org](#)

ON 1ST AUGUST, TWO ATTEMPTS WERE MADE TO STEAL THE \$4.5 TRILLION OF FUNDS DESTINED FOR ACCOUNT OF AMBASSADOR WANTA AND HIS AMERITRUST GROUPE, INC.

A NUMBER OF EARLIER ATTEMPTS WERE REPORTEDLY MADE TO STEAL THE FUNDS FROM 14TH JULY ONWARDS. NONE OF THE ATTEMPTS HAVE BEEN SUCCESSFUL.

ALL ATTEMPTS TO STEAL THE \$4.5 TRILLION SO THAT IT 'DISAPPEARS' ARE BEING MONITORED BY THE U.S. DEPARTMENT OF JUSTICE, AND NOTIFICATION OF THESE SUCCESSIVE ATTEMPTS IS BEING MADE DIRECT TO PRESIDENT GEORGE W. BUSH.

THE FUNDS HAVE NOT BEEN STOLEN, AND CANNOT BE STOLEN: BUT THESE REALITIES ARE NOT PREVENTING ATTEMPTS BEING MADE TO STEAL THEM.

ALL HIGH-LEVEL U.S. GOVERNMENT AND CABINET OFFICIALS, FROM THE PRESIDENT OF THE UNITED STATES, THE CHAIRMAN OF THE FEDERAL RESERVE BOARD, THE U.S. ATTORNEY GENERAL, AND THE HEAD OF THE INTERNAL REVENUE SERVICE (IRS) DOWNWARDS, WHO ARE AWARE OF THESE CRIMINAL DEVELOPMENTS, ARE DE FACTO ACCESSORIES TO THE FACT AND ARE VULNERABLE TO MISPRISION OF FELONY AND CO-CONSPIRACY CHARGES.

PREVIOUSLY, THE CROOKS CONCERNED WERE ACCUSTOMED TO STEALING FUNDS IN WHAT THEY THOUGHT WAS PITCH DARKNESS, WITH NOBODY WATCHING THEM.

NOW THEY ARE DOING IT WITH THE SPOTLIGHT TRAINED ON THEM, IN BROAD DAYLIGHT – A SURE SIGN OF ARROGANCE AND DESPERATION.

The Bush White House, the US Federal Reserve, the US Attorney General, the Internal Revenue Service, the Supreme Court, senior US legislators, and the corrupt US intelligence community – a self-financing 'state within the state' which is impervious to criticism, contemptuous of democracy and the American people, and both in control and out of control – have also jointly and severally destroyed what remained of the concept of the 'Full Faith and Credit of the United States'.

U.S. OFFICIAL UNDERTAKINGS NOW REGARDED ABROAD AS BEING WORTHLESS

The Rest of the World has now finally understood that no undertaking by any of these parties has any validity, in the same way that Leninist agreements were worthless because Lenin taught that all agreements with 'the Bourgeoisie' could be reneged upon whenever it suited the World Revolution to do so. The United States is now a Leninist state, following Leninist principles of state deception to the letter. Leninist behaviour typically devolves ultimately to outright criminal activity: that is the condition to which the US Government and its structures have sadly descended.

In November and December last year, lawyers acting for the authorities on the one hand, and for Ambassador Leo Wanta on the other, reached a compromise agreement under which this great American patriot was to receive \$4.5 trillion from the vast store of funds of which he is the Trustor, corralled at the end of the Cold War on Presidential instructions.

Under the accord, Leo Wanta's corporation, AmeriTrust Groupe, Inc., registered on 20th May 2004 in Virginia (1), would pay 35% of these funds direct to the U.S. Treasury, a further 6% to the State of Virginia, and very substantial ongoing windfall payments to the Treasury – arising from on-balance sheet trading operations, and projects intended for the benefit of the American people.

The Wanta Plan would accordingly reverse the pernicious escalation of off-balance sheet trading indulged in by the 'state within the state', which enriches large numbers of dubious intelligence and financial intermediaries, a large proportion of whom are engaged in systematic tax evasion.

At the same time, The Wanta Plan would assist compromised international financial institutions, which have annexed, collateralised, cross-collateralised and hypothecated Wanta's funds for their own benefit, as co-conspirators with crooked US intelligence cadres – having accepted as valid the CIA's deliberate lie that Ambassador Leo Wanta was dead, so that the funds would never be called [see preceding reports at www.worldreports.org: Home Page/Archive].

U.S. PARTIES APPEAR TO HAVE NEGOTIATED IN BAD FAITH

The Wanta Plan was scheduled to have entered into operation many weeks ago. But instead of meeting their legal obligations, the official parties concerned revealed that they negotiated in bad faith and have failed to deliver.

After the funds were illegally transferred by the Federal Reserve, which had itself been holding them illegally, into the hands of the Chairman of Bank of America, who is not the owner of the funds, it became clear that criminalised elements of the Government, intelligence and banking structures seemed intent on continuing to play fast and loose with these monies – risking the integrity of the U.S. Government itself, and thereby jeopardising the viability of not only the U.S. dollar system, but also of the entire world financial infrastructure.

International finance and therefore global economic welfare depend crucially upon confidence. By reneging on their obligations in respect of the crucial Wanta Settlement, the White House and its co-conspirators have signalled to the entire financial world that they all prefer to scam like common Chicago gangsters, rather than to behave with appropriate integrity and regard for the stability of the international financial system.

Not surprisingly, the price of gold rose sharply as soon as it was realised around the world that the deadline for the Wanta Plan Settlement – close of business on 31st July – had passed, and that the US Government had annexed the funds and reneged on its undertakings.

The gravity of this situation and its adverse implications for the US dollar and the international financial system cannot be overemphasised.

SETTLEMENT OF 'THE WANTA PLAN' HIJACKED BY THE PRESIDENT

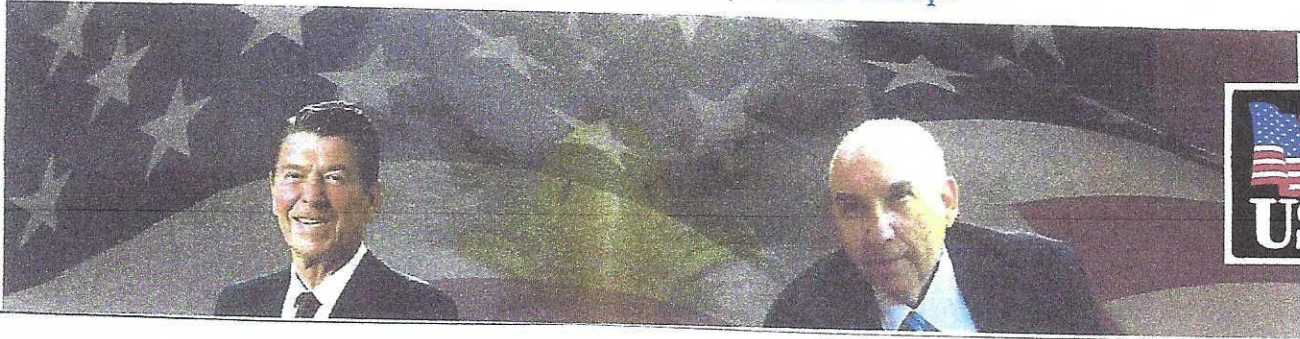
Already, by the third week of July 2006, it had been confirmed that elements of the U.S. structures had, as is usually the case, dealt treacherously with Ambassador Leo Wanta, using him as bait in that the formal agreement, approved by President George Bush, the U.S. Treasury, the Supreme Court, senior legislators, the Federal Reserve System and other prime parties, had been hijacked by the President himself, aided and abetted by the Chairman of the Federal Reserve, Dr Ben Bernanke – who, according to The Wall Street Journal [26th July 2006] saw fit suddenly to publish details of his assets, which he gave as just \$2.5 million at the end of 2005.

Since Dr Bernanke is/has been a co-conspirator and an accessory to the fact of gigantic financial, fraud 'as we speak', the publication of this 'information' was considered by informed observers, shall we say, to be extraordinary. For when it transpires (see below) that Dr Bernanke may have himself accumulated vast off-balance sheet profits which could hardly be reported for taxation purposes without exposing his part in the rackets described herein, there will be a benchmark on the record, against which his hidden accruals can be measured. How stupid is that?

The Wanta Plan represented a compromise which was intended to meet outstanding obligations to Ambassador Leo Wanta dating back to the early 1990s, while sidestepping the obstacles that would arise if the full principal, which the US Treasury has verified as amounting to \$27.97 trillion (excluding accruals), were to be disgorged plus accruals by the international banks holding them offshore – in favour of Leo Wanta and his corporation.

Pursuant to the Settlement agreement, reached in principle in November 2005 after Leo Wanta had resurfaced and signed off in December, then finalised this year, monies totalling \$4.5 trillion were duly transferred across the exchanges and delivered to a central institution in the United States during May and June 2006, directly causing the financial market disturbances so widely reported upon and discussed at the time.

Financial journalists all failed to identify the cause of the disturbances, and typically engaged in uninformed and idle spec



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.

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

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Ambassador L E Wanta

13093 77th Ave

Chippewa Fls, WI 54729





*The Committee for
the 50th American Presidential Inaugural
requests the honor of your presence
to attend and participate in the Inauguration of
Ronald Wilson Reagan
as President of the United States of America
and
George Herbert Walker Bush
as Vice President of the United States of America
on Sunday the twentieth of January
one thousand nine hundred and eighty five
in the City of Washington*



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

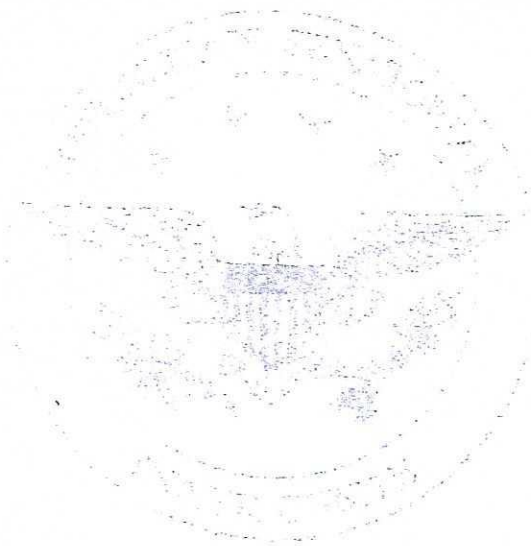
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ANTHEM

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



10/26/2007 10:22 am





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/

**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)

<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
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SPECIAL

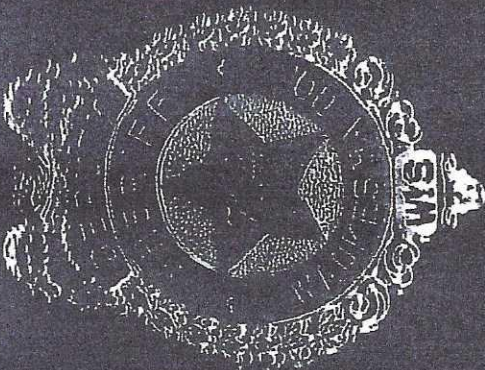
Deputy Sheriff

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.



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.

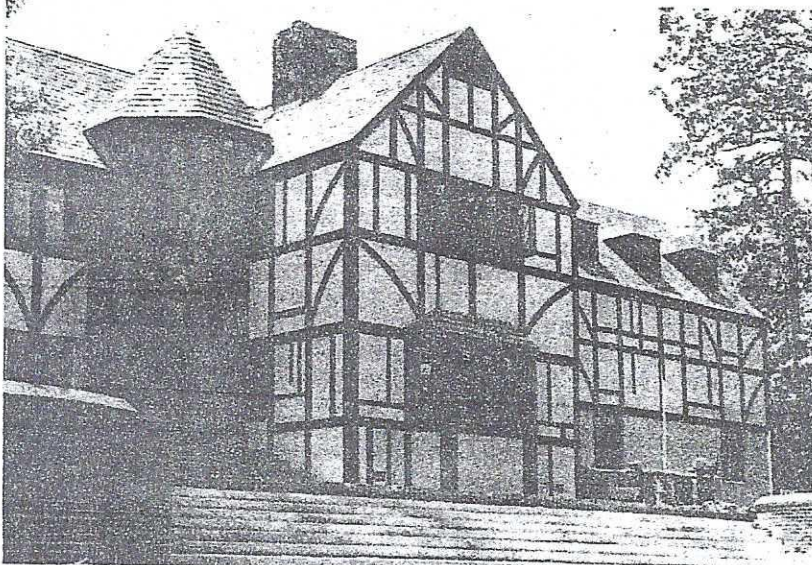
While serving as mayor of Lansing, Ill., for sixteen years, Jack O. McNary shook down real-estate developers and invested his booty in two private businesses. Convicted last year of extortion, McNary was sen-

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

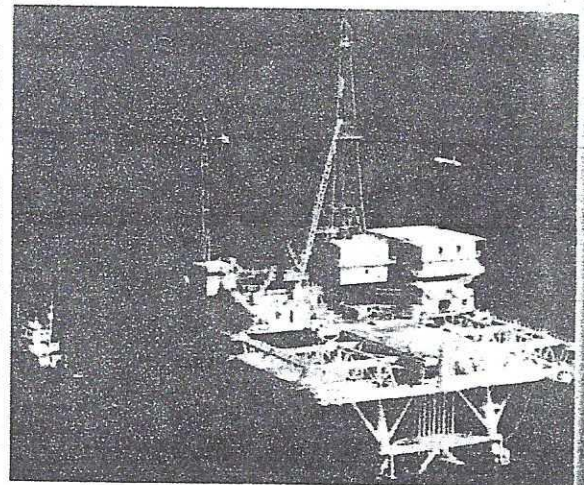
led seven nursing-home owners and three pharmacists to plead guilty and pay fines of \$1 million.

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

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



Bob Sherman—Camera 5

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 / Wauke... Sheriff - Leo Wanta Shield #714

Subject of WASTA Investigation Faus Vending Service, Wisconsin

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CONFIRMING
LEO EMIL WANTA

In Brief

Thompson records destroyed by mistake

MADISON — Several hundred boxes of records from former Gov. Tommy Thompson's administration were mistakenly destroyed instead of going to the Wisconsin Historical Society archives, officials said Monday.

Tom Solberg, a spokesman for the state Department of Administration, said the records were inadvertently put on the wrong truck from a state warehouse and sent to a Green Bay paper mill, where they were turned into pulp.

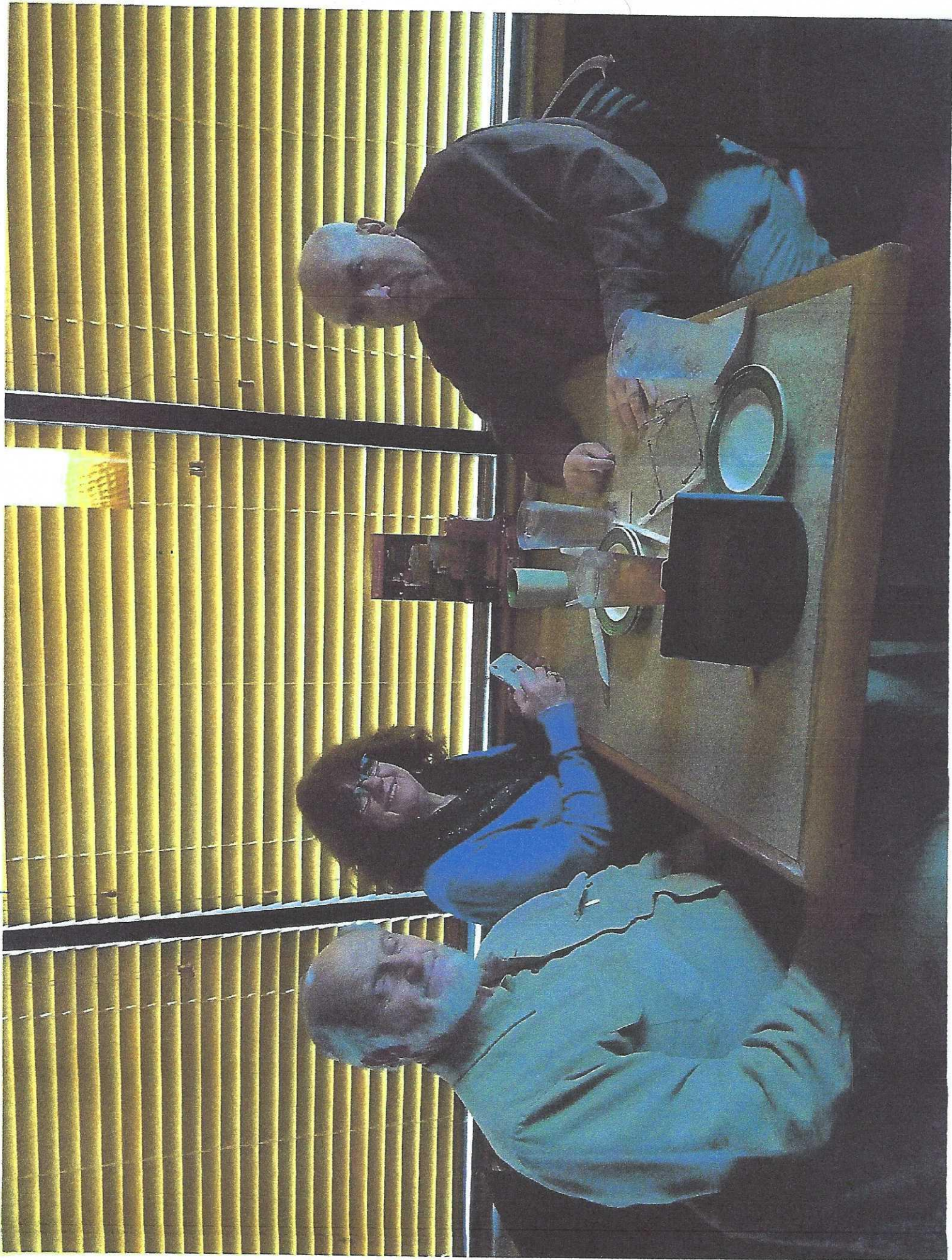
The destroyed records covered Thompson's gubernatorial career, from Jan. 1, 1987, to Dec. 31, 2001, when he left Wisconsin to become secretary of the U.S. Department of Health and Human Services.

Thompson spokesman Tony Jewell said it was sad news. "We all know how the current administration is bound and determined to erase Gov. Thompson's legacy," he said.

Solberg said the vast majority of records were constituency correspondence, and others involved extraditions and executive clemency. Correspondence related to the construction and public financing of Miller Park also was lost. Solberg said it's possible there are copies of some destroyed records and that the amount lost was only a "small fraction of the total amount of papers from the governor's office during that period."

Thompson donated his private papers to Marquette University.

William (Bill) Bonney and his wife (INTERNATIONAL BANKER -000)



TRINITY COUNCIL UNION

Our Lady of Lourdes Intercede for us

Ave Maria Ave

WE HAVE A DREAM

In a poignant description of the plight of Latin American peoples, a writer has stated that they are "betrayed for profit, condemned by indifference, scourged by ideologies." Daily they "drag their crosses up a million calvaries, there to die with thirst unquenched and hunger gnawing." Jesus Christ is continuing the sorrowful mysteries of His Passion in them.

That is why your Franciscan missionaries have a dream, a beautiful dream: We want those peoples to experience something of life's joyful and glorious mysteries. We want to share spiritual and material blessings with them; to secure for them the spiritual and temporal rights to which their human dignity entitles them.

Please continue your spiritual and material support for which we are deeply grateful.

"Happy are those who dream dreams and are able to make them come true." With God's help and yours, our dream shall come true!

Franciscan Mission Associates

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www.franciscanmissionassoc.org

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