MANDAMUS COURT SUMMONSES + RETURNS OF SERVICE

HIGH U.S. OFFICIALS AND RICHMOND FED SUMMONSED

Thursday 9 August 2007 15:50

PAULSON, KIMMITT, WILKINSON, CHERTOFF, GONZALES AND FEDERAL RESERVE BANK OF RICHMOND HAVE ALL BEEN SERVED AND THEIR RETURNS OF SERVICE FILED ON 27 JULY 2007

By <u>Christopher Story</u> FRSA, Editor and Publisher, <u>International Currency Review</u>, <u>World Reports Limited</u>, London and New York: <u>www.worldreports.org</u>. Press NEWS and the ARCHIVE Button on the <u>www.worldreports.org</u> Home Page for 'Wantagate' reports since April 2006. [Note: A new panel giving details of our latest publications as they are made available, has been added].

Note: Please also refer to the preceding four reports, addressing the Wisconsin Tax Gestapo tax fabrications against Leo Wanta [Wisconsingate] (a forensic examination of the criminal 'takedown' operation against Leo, 'enabling' the criminalist cadres holding high office, and their associates, to ransack Wanta's funds), the arrogant ordering around of the Brits by CIA operative John Bolton and 'Queengate' (the U.S. 'Act of War' against the United Kingdom in connection with the stealing of The Queen's gold), and our two late-July 2007 reports wherein we explained the application of the DUPLICATION deception strategy principle in the Wantagate context, and how it affects 'payees'.

WRIT OF MANDAMUS PETITION SUMMONSES AND RETURNS OF SERVICE

The Editor of International Currency Review has now received copies of the Summonses filed by Ambassador Leo E. Wanta in the United States Court for the Eastern District of Virginia, Alexandria Division, in respect of his Petition for a Writ of Mandamus demanding transfer of the \$4.5 trillion paid to him in 2006 by the Peoples Bank of China, which has been illegally diverted and exploited since June 2006, as reiterated by the Ambassador's authority in these website postings.

The Editor also holds copies of the Return of Service from each Respondent, all of which were filed with the Summonses. The Summonses were accompanied by the Ambassador's Complaint, the text of which is archived on this website as stated below. As a special service, the Editor will send an email in response to requests for facsimile copies of the Summonses, the Returns of Service, and the Complaint itself. Send an email to <u>cstory@worldreports.org</u> labelled 'Please send Mandamus'. And send us an urgently needed financial donation if you feel like it, too!

The text of the Petition, which was posted here on 24th June 2007, may be accessed from our ARCHIVE [Press Archive or the Archive button on the Home Page]. The text of the Complaint, together with a facsimile thereof, will be published on pages 137-160 of the forthcoming issue of International Currency Review [Volume 33, #s 1 and 2], by way of a permanent record which will be lodged with financial institutions, central banks, government and intelligence agency document centres, state libraries and other places of permanent record, all over the world, so that it will be impossible for 'revisionists' in the future to airbrush Wantagate from the record.

(PERJURY is of course a VERY SERIOUS OFFENCE, as the Respondents MAY be aware).

AMBASSADOR SIR LEO WANTA'S EMAIL TO PRESIDENT BUSH AND HIGH U.S. OFFICIALS

On 8/9 August 2007, the Ambassador sent outline details of the Summonses and the Returns of Service to high-level recipients in the US Government, the Republican Party and other interested parties, for their information. The Summonses and the obtaining of the Returns of Service were organised by one of the most fearsome of all CIA operatives, Colonel Dana Wilcox. This fact is revealed here because Colonel Wilcox's name appears at the foot of the faxed copies of the Summonses and Returns of Service which are contained in the email attachments that the Editor will forward on request. Subscriptions to International Currency Review and to any of our linked intelligence services may be entered via this website.

Our intelligence books, including <u>The New Underworld Order</u>, this Editor/ Author's latest work, may also be ordered from this website, by accessing the Books section. For both serials and books, please use our simple ordering procedures and Credit Card payment system with complete confidence, as security is paramount (and guaranteed).

Here are the main references for Case #: 1:2007cv00609-TSE-BRP in the United States District Court for the Eastern District of Virginia, Alexandria Division:

[THE BIGGEST FINANCIAL SCANDAL IN WORLD HISTORY]

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA

ALEXANDRIA DIVISION

Case Number: 1:2007cv00609 - TSE - BRP

Filed: 20th June 2007

Petitioner: Lee E. Wanta

Respondents: Henry M. Paulson, Jr., Robert M. Kimmitt, James R. Wilkinson, Michael Chertoff, Alberto R. Gonzales and Federal Reserve Bank of Richmond

Court: Virginia Eastern District Court

Office: Alexandria Office

County: Richmond

Presiding Judge: District Judge T. S. Ellis III

Referring Judge: Magistrate Judge Barry R. Poretz

Nature of Suit: Other Statutes: Securities/Commodities/Exchanges

Cause: 28: 1361 Petition for Writ of Mandamus

Jurisdiction: U.S. Government Defendant

Jury demanded by: None

Note: This case cannot be sealed until Ambassador Leo E. Wanta has been paid the \$4.5 trillion of his Settlement diverted and exploited illegally since June 2006.

LAWS BREACHED BY CRIMINAL OPERATIVES WHO HAVE HIJACKED AMBASSADOR SIR LEO WANTA'S TAGGED \$4.5 TRILLION SETTLEMENT AGREED AT HIGHEST U.S. LEVELS IN BAD FAITH [REFLECTING DOUBLE-MINDEDNESS, AS EXPLAINED IN OUR LATE JULY 2007 REPORTS] IN MAY 2006, AND HAVE CONTINUED THEIR SERIAL CRIMES EVER SINCE:

- Annunzio-Wylie Anti-Money Laundering Act
- Anti-Drug Abuse Act
- Applicable international money laundering restrictions
- Bank Secrecy Act
- Conspiracy to commit and cover up murder.
- Crimes, General Provisions, Accessory After the Fact [Title 18, USC]
- Currency and Foreign Transactions Reporting Act
- Economic Espionage Act
- Hobbs Act
- Imparting or Conveying False Information [Title 18, USC]
- Maloney Act
- Misprision of Felony [Title 18, USC] (1)
- Money-Laundering Control Act
- Money-Laundering Suppression Act
- Organized Crime Control Act of 1970

• Perpetration of repeated egregious felonies by State and Federal public employees and their Departments and agencies, which are co-responsible with the said employees for ONGOING illegal and criminal actions, to sustain fraudulent operations and crimes in order to cover up criminal activities and High Crimes and Misdemeanours by present and former holders of high office under the United States

- Provisions pertaining to private business transactions being protected under both private and criminal penalties [H.R. 3723]
- Provisions prohibiting the bribing of foreign officials [F.I.S.A.]
- Racketeer Influenced and Corrupt Organizations Act [R.I.C.O.]
- Securities Act 1933

- Securities Act 1934
- Terrorism Prevention Act
- Treason legislation, especially in time of war

This list shows to what extent the Bush II Administration condones one Rule of Law for the Rest of Us, and absolute contempt for domestic and international law for the officials and bankers who are illegally diverting and exploiting Sir Leo Wanta's funds.

The Directors and others listed in Part 1 of the Wantagate Listing of Institution Directors and others posted on 11th June may likewise be Accessories to the Fact of, and/or co-conspirators in, wittingly or unwittingly, the egregious violation of the laws itemised above.

U.S. CODE, TITLE 18, PART 1, CHAPTER 1, SECTION 4: MISPRISION OF FELONY:

'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'.

NEW WANTAGATE ISSUE OF INTERNATIONAL CURRENCY REVIEW An announcement about the new Wantagate issue of <u>International Currency</u> <u>Review</u>, (544 pages) and its 48-page Supplement showing the Wanta-related documents released by the Ronald Reagan Library by consent of the National Security Agency, will be posted in the near future, on the second (Subs/Books) panel, Home Page.

The Ronald Reagan Library documents prove of course that Leo Emil Wanta advised and served President Reagan personally.

In the massive forthcoming Wantagate ICR, the Editor has assembled all the Presidential Pardons dished out by President Clinton, to demonstrate that the vast majority of those pardoned by that particular criminal US President were drug dealers, money-launderers, financial criminalists, murderers-for-hire, and perpetrators of abominations familiar to students of organised crime. It was with particular interest that the Editor noticed that some of those pardoned had been imprisoned for 'Misprision of felony' [*see above]. This section, called 'Pardongate' will be found in the front part of the forthcoming issue. (One poor fellow was imprisoned for stealing four pounds of butter, which adds to our perception that, on the same penal tariff, the perpetrators of the endless financial crimes that we have had to expose, face several lifetimes in the cockroach-infested US GULAG each).

Ambassador Leo Emil Wanta: Diplomatic Passport Numbers 04362 & 12535 a.k.a. Frank B. Ingram [FBI] (Sector V) SA32NV; and a.k.a. Rick Reynolds, SA233MS. AmeriTrust Groupe, Inc: Federal EIN Number 20-3866855; Virginia State Corporation Identification Number: 0617454-4; Virginia State Department of Taxation Identification Number: 30203866855F001

• Please be advised that the Editor of <u>International Currency Review</u> [ISSN 0020-6490] cannot enter into email correspondence or elaborations related to this or to any of the earlier Wantagate reports, unless so specified (as above).

We are a private intelligence publishing house and have no connections to any outside parties including intelligence agencies. The word 'intelligence' on this website and in all our marketing material is used for marketing/sales purposes only and has no other connotations whatsoever: see 'About Us' on the red panels under the Notes on the Editor, <u>Christopher Story</u> FRSA, who has been exclusively engaged as an investigative journalist, Editor, Author and private financial and current affairs Publisher since 1963 and is not and never has been an agent for a foreign power, malevolent suggestions to the contrary being actionable for libel in the English Court.

https://christopherstoryarchive.wordpress.com/2017/01/29/mandamus-court-summonses-returnsof-service/