

EXCLUSIVE REPORT

Media Bypass

NATIONAL NEWS FROM THE INSIDE SOURCE

Vol.2 #6 • Nov 1994

FAXED
26 Apr 18

CONFIRMING
U.S. CUSTOMS

Service

S-31-IANO

INTERNAL AFFAIRS

New Orleans, LA.

IMPEACHABLE OFFENSES

Why Is Congress Dragging Its Feet?

Special Report on Fiske Investigation p30 • WTO & GATT p26

Leo E. Wanta & Associates - Consultants to Management

POTUS (202) - Why Is Congress Dragging Its Feet - Fiske Investigation

SUPPLEMENT PUBLISHED WITH ICR VOLUME 33, 1 & 2



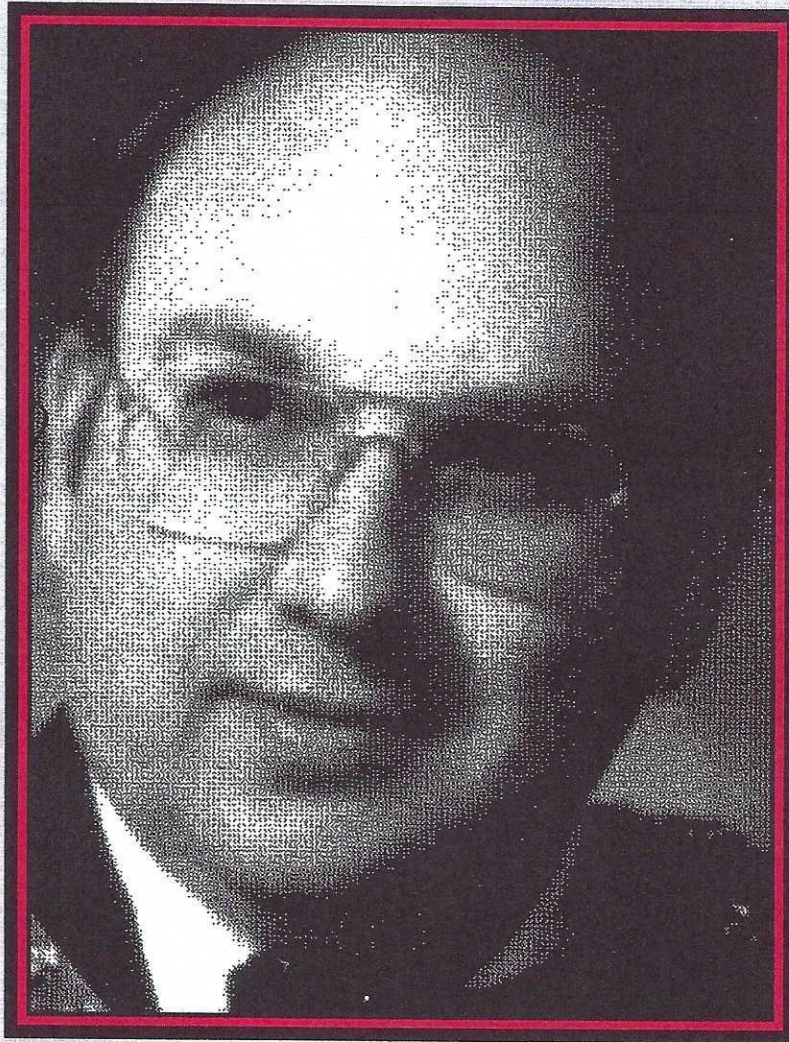
INTERNATIONAL CURRENCY *REVIEW*

JOURNAL OF THE WORLD FINANCIAL COMMUNITY

THE RONALD REAGAN LIBRARY PAPERS

SHOWING THAT WANTA WORKED FOR THE PRESIDENT

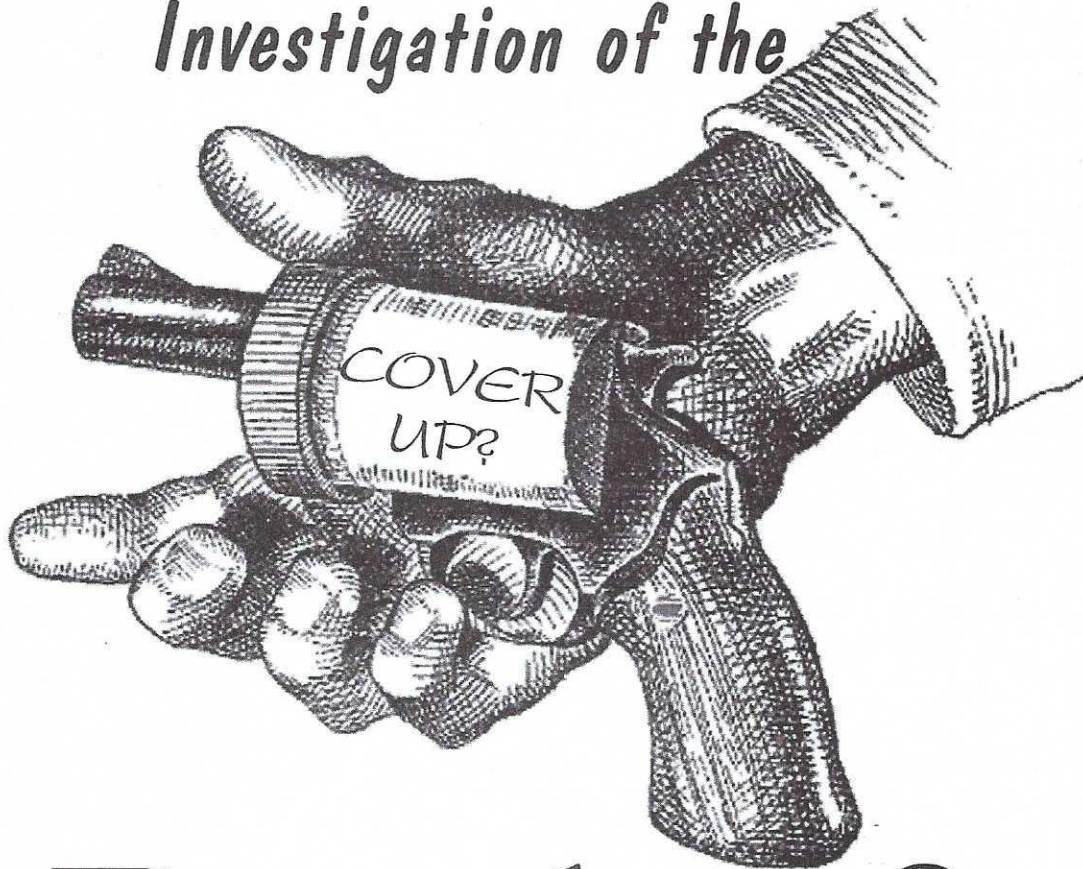
THE U.S. NATIONAL SECURITY AGENCY HAS RECENTLY AUTHORISED THE RELEASE OF DOCUMENTS BY THE RONALD REAGAN LIBRARY CONCERNING AMBASSADOR SIR LEO EMIL WANTA WHICH SERVE THE PURPOSE OF DEMONSTRATING THAT LEO WANTA IS EXACTLY WHO HE CLAIMS TO BE: A TOP-LEVEL PRESIDENTIAL SPY WHO WORKED FOR MANY YEARS DIRECTLY 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'.



Supplement to International Currency Review 33, 1 & 2

1

A Special Report On The Fiske Investigation of the



Death of Vince Foster

by Christopher Ruddy

As a reporter for The New York Post, I authored a series of articles on the death investigation of Vincent W. Foster Jr., former deputy White House Counsel.

Since the release of the Fiske report of June 30, 1994 on the Foster death investigation, I have received a number of requests for comment. Herein lies my partial analysis. I have chosen to produce this information in this manner since a newspaper format would be inappropriate, and the pending hearings make this information timely and important.

Christopher Ruddy

July 18, 1994

The Cover-Up

When Sgt. George Gonzalez, a lead paramedic, reported for duty to cover for an absent member of the Fairfax County (Va.) Fire & Rescue Station No. 1 on July 20, 1993, little did he know that fate would make him privy to one of the biggest cover-ups in American history.

For just a couple of hours into that sweltering evening, Gonzalez, and at least 20 other officials, would have intimate knowledge of the spot where Vincent Foster's body was found in Fort Marcy Park — and the subsequent knowledge that the Park Police participated in a cover-up by changing the location, in their official reports, by a couple of hundred feet.

What Gonzalez and his fellow officials know could incriminate many of the federal officials involved in investigating the death of Foster, then deputy White House Counsel. There is powerful evidence that these officials obstructed justice by:

- issuing false reports.
- lying to the press and public.
- committing a number of other federal offenses, including intentionally misleading Special Prosecutor Robert Fiske, his staff and the FBI.

Revelation of this cover-up would also seriously impugn the credibility and legitimacy of the U.S. Park Police, whose forensic and physical evidence constituted a major part of the Special Prosecutor's report on the cause of Foster's death.

Late on a January night six months after Foster's death, Gonzalez detailed the circumstances of his death to this reporter; this unrehearsed testimony remains the most comprehensive, accurate and honest account of what happened at Fort Marcy Park in McLean, Virginia, following a 911 call reporting a lifeless body in that park.

In reviewing my notes of that interview, I noted that Gonzalez's recall of details was sharp. He remembered, for example, a Mercedes standing at the park's entrance with hazard-lights blinking — something a police officer who followed him into the park couldn't remember, even though the Fiske report confirms Gonzalez's account. And Gonzalez vividly recalled the two small cars in the parking lot.

Gonzalez's description of the crime scene — the highlight of my first major article on the event in The New York Post, which is generally acknowledged to have prompted the broadened probe by Special Counsel Robert Fiske into Foster's death — parallels the findings of that probe, as follows:

- Foster's body lay on the side of a hill, face-up.

- He wore suit pants, a dress shirt, but no tie or jacket.
- The top shirt was unbuttoned.
- A trickle of blood emanated from the side of the mouth.
- Flies were buzzing around his eyes and orifices.
- A gun was in his right hand.
- Every limb was straight, as if Foster was "ready for the coffin," in Gonzalez's words.

Everything Gonzalez said was in agreement with Fiske's findings — except for two all-important details: the body's location, and who discovered it.

Gonzalez and the Fiske report are in agreement that at approximately 6 p.m. on July 20, 1993, Gonzalez's paramedic unit,

**"Stretch your talents,
grasp beyond the closest
branch, take a risk, stick
your neck out, speak your
mind, challenge the
status quo and conven-
tional wisdom. Do not
just accept responsibility.
Chase it down."**

**—Vincent W. Foster, Jr.
May 8, 1993,
Commencement Address,
University of Arkansas
Law School**

consisting of himself and two other rescue workers, arrived at the parking lot of Fort Marcy Park, followed closely by Officer Kevin Fornshill of the Park Police. A Fairfax County fire truck carrying three other rescuers also arrived.

The rescuers quickly separated in the lot: Gonzalez, Fornshill and Todd Hall of Gonzalez's unit, took a looping northeast trail of the park; the four others took the south trail through dense brush and woods, moving away from the fort.

Gonzalez's testimony and the Fiske report are in agreement that Gonzalez moved quickly up the park's northeast trail, a distance of about 200 feet, and entered the main clearing of the historic fort around which the park was established. Here, in the fort, there are two cannons, and Gonzalez came upon the first one and searched to the left of it, while Fornshill and Hall probed on the other side of the clearing.

Here we come to the part where Gonzalez's original account to me differs from what he subsequently told Fiske's staff.

Picture Fort Marcy, a small parcel of land wedged between two north-south thoroughfares: the George Washington Parkway on the west and Chain Bridge Road on the east. Close to Chain Bridge Road in the middle of the parcel, the wooded land rises to form a roughly squarish plateau measuring a few hundred feet in length and width; this is the original fort, one of a number that Pres. Lincoln authorized as a bulwark against attack of the Capital during the Civil War.

On two sides of this tiny fort the land falls away sharply, forming steep embankments, sometimes called berms. During the Civil War, numerous cannons sat perched overlooking the berms, giving the defenders maximum effectiveness. Again, only two of these Civil War era cannons remain.

The first sits in the southwest corner of the square closest to the park's parking lot. The other rests in the opposite, northeast corner, hidden by brush and earthen mounds. They are referred to in the Fiske report as, respectively, the "first" and "second" cannon.

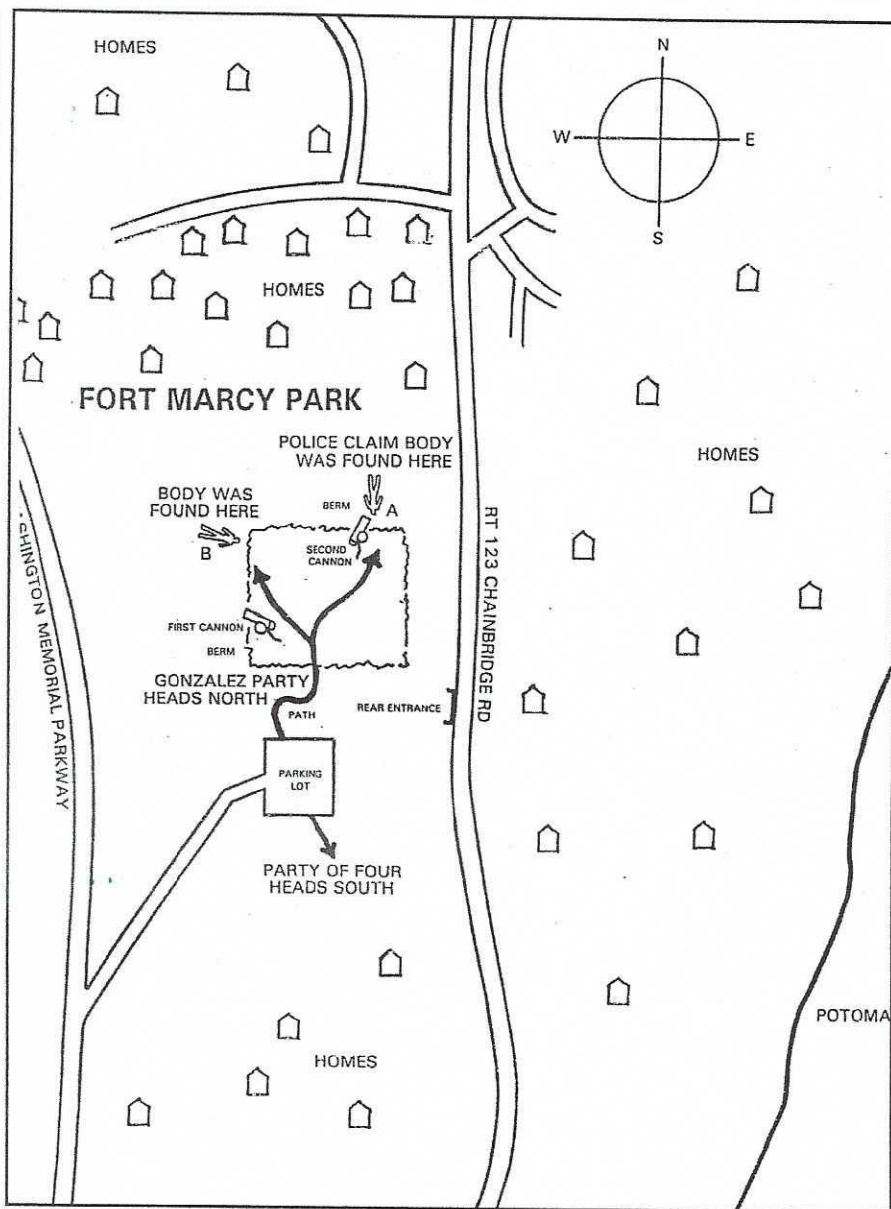
In that January interview, Gonzalez told me he moved past the first, West cannon and found nothing. But as he moved "at least 20 feet" along the west berm that the cannon overlooks, he came upon the body, lying on the berm itself. (This spot is now wildly overgrown because the park's grounds have not been maintained, as the main entrance to the park has been closed since December.)

But the Fiske report locates the body directly in front of the second, North cannon a couple of hundred feet away.

Moreover, Gonzalez told me that upon discovering the body, he shouted to the two other searchers on his team, who, he said, were still in sight. That precludes them from being by the second, north cannon, which, as indicated above, was not visible from that spot.

Gonzalez told me he moved down the berm and checked Foster for life signs, closely examining his eyes and then his fingers, to see if they were cyanotic (pooling blood). They were. Foster was dead. And Gonzalez emphasized — keep this detail in mind — that it's important never to assume death but to carefully verify it.

The Fiske report has a significantly different version of the discovery, stating that "Officer Fornshill was the first to arrive at the body." And the location is given as approximately 10 feet in front of the



second, North cannon.

The Fiske report has Gonzalez arriving after the two others had found the body. It then states that Todd Hall probed for life signs by checking Foster's pulse. Hall "found none," the report states.

Gonzalez now claims he never saw Hall check the pulse, but just assumed Foster was dead. He, the lead paramedic — who, remember, had emphasized to me the necessity of verification — now says Foster's condition was "obvious."

Gonzalez flip-flopped. Which version is true?

The evidence supports his original contention that the body was down the berm from the first, West cannon, a couple of hundred feet from where the Fiske report had it.

This is not a matter of verbal confusion; Gonzalez backed up his account of the events by drawing a map and sketching out in my notebook several diagrams of the

scene. The map details the looping trail from the parking lot to the fort's main clearing, a distance of about 200 feet. He marked the cannon he saw as he moved to the left. He drew his path past the cannon some distance and marked an "x" as the point at which he found the body. He clearly stated the body was not in front of the cannon, and remembered such a seemingly insignificant detail as a curve shaped hollow at the top of the berm, which he drew in my note pad.

Gonzalez drew a picture of what he thought was a little used, brush-filled pathway down the berm where he said Foster's body was lying. He also drew a cross-section of the body on the berm, indicating that the feet of the body were pointed toward the George Washington Memorial Parkway, which runs parallel to the berm.

A Park Police officer present at Fort Marcy that night, speaking on condition of anonymity, corroborated Gonzalez's general

description of the body and its location. He told me the body was well past the first, West cannon, motioning with his hand, as he indicated the body was not near the cannon. He, too, described Foster's feet as pointing toward the parkway.

If Foster's body was lying on the berm by the first, west cannon, it would be on an east-west alignment, with the feet pointing toward the parkway several hundred feet west.

If, on the other hand, it was where the Park Police and Fiske officially locate it, it would be on a north-south alignment, with the feet pointing north toward woods and an out-of-sight development of homes.

More unrehearsed testimony corroborates Gonzalez's original account and that of the above-cited unnamed Park Police Officer. Kory Ashford, an EMS technician who arrived before nightfall at 8:45 p.m. to place Foster's body in a body bag, claimed he didn't even remember seeing a cannon — which is consistent with the fact that if Foster's body was where Gonzalez originally had it, the first, west cannon would have been off to the side — out of Ashford's direct line of sight — as he made the path from the clearing's entrance to the body. Were the body where the Fiske report had it, it is difficult imagining Ashford wouldn't have noticed the cannon, since it sits prominently over the berm where the body supposedly was.

The location of the body is disputed only because the Park Police curiously omitted what every death investigation requires: key crime scene photographs.

In my March 7 New York Post article, I noted that the Park Police had failed to take a "crucial crime scene photograph," or series of photos that would depict the entire crime scene, including shots of the whole body and its surroundings, as well as "relationship photos," pictures that would show where the body was relative to such landmarks as a cannon or the deceased's car, which was found in the parking lot.

"It's extremely important in an investigation (to have such photos) because it shows the body's position and other patterns which can never be re-created," said Vernon Geberth, a former lieutenant commander of New York City's homicide division. Geberth, author of the authoritative police text "Practical Homicide Investigation," noted that such indispensable photos, for one thing, allow police to re-create the scene of death and establish if homicide was staged to look like suicide.

That Post article was widely misinterpreted as stating the police had no

photographs; this was not the case. The Park Police have claimed that these photos were taken, but the film was not properly developed. The Fiske report noted that 35 mm shots were taken — but they were “underexposed.”

In the absence of these crucial photos, the police took 13 Polaroid photos, which show only close-up shots of Foster's body, according to a source who has seen them. One of these photos was leaked to ABC News; it showed Foster's right thumb inserted into the trigger guard of a .38 Colt lying next to his thigh. The photo also shows thick quantities of vegetation around the gun, hand and body.

This photo, as well as some that were not released, corroborates Gonzalez's original statements of the location of the body and undermine the Fiske report. The path on the berm directly in front of the second, north cannon is devoid of vegetation, and the sides of the pathway, where Foster's arm was supposedly reclined, has only small amounts of vegetation and foliage — a condition inconsistent with the photos.

In early April, Fiske's staff excavated for a bullet in the place where they believe Foster's head lay, which was directly in front of the cannon. But film footage of the berm taken prior to the excavation indicates the path had no real foliage, and little plant growth on either side.

Further, a journalist who visited the site the day after Foster died says the berm does not match with the photo shown on ABC. John Hanchette, a reporter for Gannett Newspapers, was at the fort, together with another reporter, around 1 p.m. the day after Foster's death. Neither had any idea where the body had been discovered, so they began a search until they found what they believed to be the site.

“The (Park Police) were sloppy,” Hanchette recalled in describing the area of the second, north cannon. “They left rubber (crime scene) gloves all over the place.”

Hanchette said he and his colleague further confirmed the spot where they found a “bloodstain in the dirt,” which he said had dried. He said the spot was on the slope directly in front of the second, north cannon, just where the police claim Foster's body was found.

Hanchette remembers his colleague putting a stick into the dirt and confirming the color as “red.” He assumed the blood to have been Foster's.

Asked if the photo released by ABC News matches the area where the bloodstain was found, Hanchette replied: “No, it does not. I thought it (the photo) was fishy.”

Hanchette said the photo was “too verdant” for the area he remembers seeing, where the landscape clearly shows bare ground.

Lieutenant Bill Bianchi of Fairfax Fire & Rescue was present when Kory Ashford put Foster's remains in a body bag. He told me he saw a bloodstain “on the grass.”

Yet Hanchette saw a bloodstain on dirt, not on grass.

However, Gonzalez said — and the Polaroids verify — that the body was on top of vegetation.

The truth is that Foster's body was on top of grass on the berm by the first, west cannon. It left a residue of blood on the grass. The Park Police changed the location of the body in their official report. Furthermore, someone re-created a second crime scene by the second, north cannon — complete with bloodstain.

The Park Police report, which has not been released, places the body in still another, third location. According to a source, that report, “Tab 46: The Initial Mobile Crime Lab Report of the Scene of Death,” states that Park Police crime-scene technician Peter Simonello places Foster's body approximately 20 feet west of the cannon axle, in an east-west alignment. This contradicts Fiske's report, which said that the body was some 10 feet north in a north-south alignment.

These discrepancies point to an apparent attempt to falsify the facts relating to the body's discovery. Why?

We might look to Watergate — where we still do not know for sure why the original burglary took place. We only know that it happened — and that a massive cover-up ensued to hide the truth.

Similarly here: We don't know yet why they changed the location of Foster's body; we just know that certain parties have falsified the location of Foster's body — and that a concerted effort is being made to hide this fact and other truths.

Gene Wheaton, a former Army Criminal Investigation Division agent with 25 years experience in homicide investigations, suggests the key to understanding the cover-up is to place the events in the context of July 20, 1993.

Wheaton, who spent several weeks in Washington investigating the Foster case, says that the Park Police at Fort Marcy that night recognized that Foster “did not commit suicide.” He suggests they may have wanted to move the official location in order to hide the real crime scene. “Maybe Foster's body, neatly arranged in the middle of knee-high brush, looked like a strange location to kill oneself,” he speculated.

He also suggested that because the police did not find the bullet that went through Foster's head, they may have feared someone else would find it — a possible explanation for the ruse of the second cannon site, complete with rubber gloves and a bloodstain.

As for Fiske, he attempts to substantiate the second cannon site through Park Police Officer Fornhill and a confidential witness identified as “CW” throughout the report. CW testified he found the body directly in front of the second, north cannon.

Wheaton thinks CW's testimony strains credulity. For example, CW claims he stopped at the park because he had to urinate badly — and then walked several hundred yards through the heavily wooded park before doing so, accidentally coming upon the body.

CW claims he then told a park maintenance worker to call 911. (In an off-air interview with radio talk show host G. Gordon Liddy, CW was insistent that he did not see a gun in Foster's hand; according to Fiske's report, he later said he wasn't sure — an equivocation.)

The 911 call came about after CW left the park in his white van, and drove north on the parkway several miles from Fort Marcy to a park maintenance facility. He drove into the lot and encountered two park workers. CW told them he found a body in Fort Marcy and asked them to notify the Park Police. CW then drove off.

One of the park workers, Francis Swan, called 911 and reported the discovery of a body.

A transcript of the 911 call quotes the park worker: “There's ah, ah, have, ah, ah, this is, is a body, this guy (CW) told me was a body laying up there by the last cannon.”

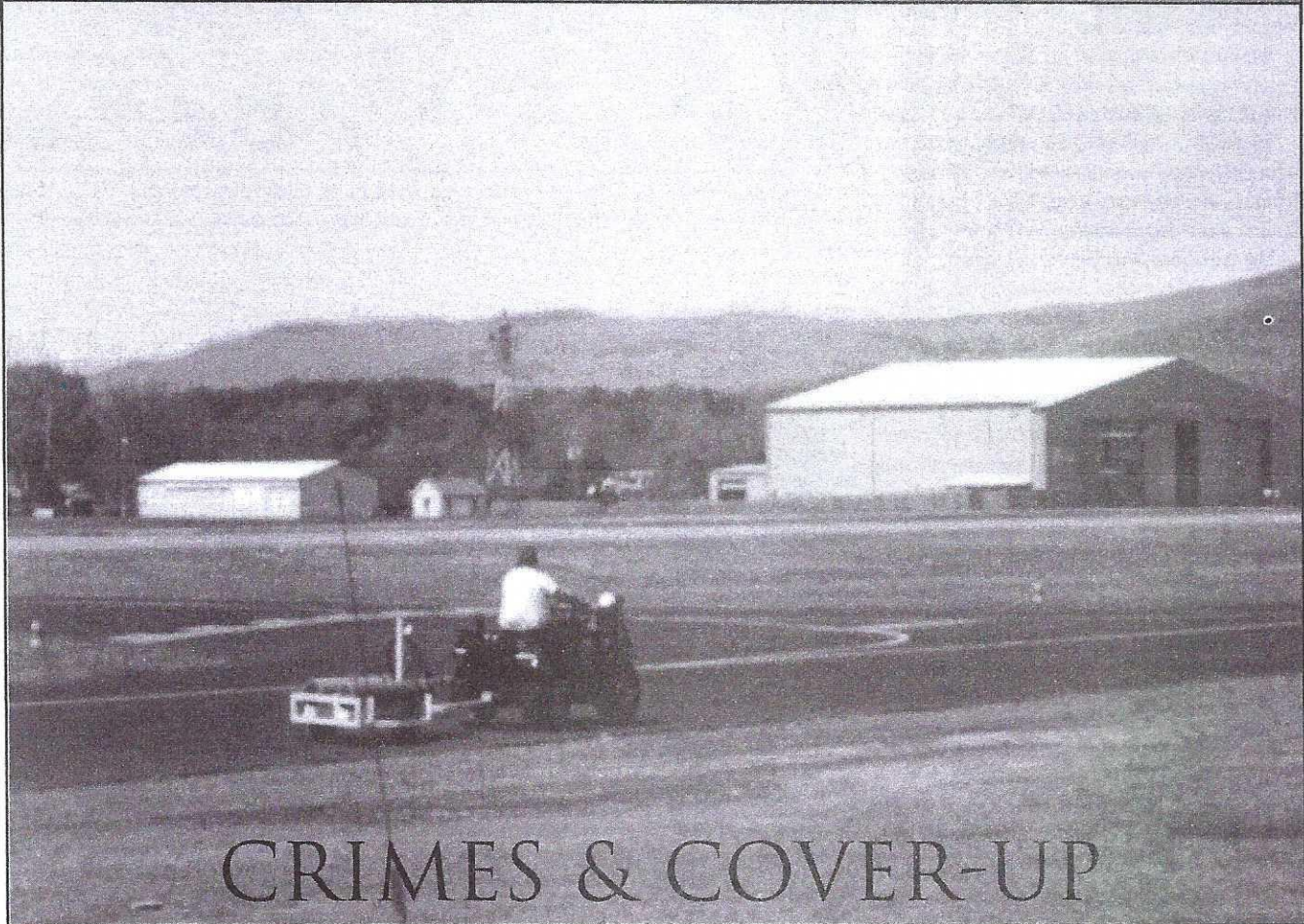
The park worker repeated: “The last cannon gun.”

Walking from the parking lot, the second, north cannon is the “last cannon.” CW gave the wrong location of the body, which was by the first, west cannon.

If Foster's death was not a suicide, CW, by placing the body in the wrong location, would become a prime suspect for the police.

To receive a complete copy of the Special Report on the Fiske Investigation of the Death of Vincent W. Foster, Jr. call 1-800-505-TAPE

THE CIRCLE OF POWER



Above: Mena Airport,
Western Arkansas

CRIMES & COVER-UP

by Troy Underhill & Scott Wheeler

Since our President has taken office, there have been several unexplained incidents that have taken place surrounding the dubious F.O.B.'s (friends of Bill). These people have been given "the kid glove" treatment by the networks, and for all practical purposes these incidents have been ignored by the press. The crucial link with regard to the F.O.B.'s, is that most, if not all, had previous ties with Clinton and Arkansas politics.

These perplexing unsolved incidents have prompted *Media Bypass* to go to Little Rock, Arkansas to get to the bottom of the story. What *Media Bypass* has uncovered is that there have been many deaths surrounding the Mena, Arkansas airport and Arkansas as a

whole. Along with this comes another unspoken truth, there are people, who for one reason or another worked closely with President Clinton and/or his F.O.B.'s or knew too much that have mysteriously died, or have been threatened with their lives and their families lives as they have tried to come forward with incriminating evidence.

In January of 1993 Bill Clinton became the 42nd President of the United States of America. What most Americans were not aware of was the alleged extent of Clinton's criminal background and drug use. They were also kept in the dark by a total media blackout that concealed this information from the public. Bill Clinton as attorney general

and later Governor, in twelve short years achieved absolute control over the financial, political, and legal systems of Arkansas. As President, he has attempted to do the same thing with the entire nation by bringing his closest F.O.B.'s to Washington with him. These people make up Clinton's inner circle. If his circle of power gets control of this nation, Lord help us all.

When President Clinton recently signed the Crime Bill there was much debate over the merits of this new piece of legislation. The majority of discussion centered around whether such a bill would be effective in fighting crime or was it merely a rhetorical measure aimed at satisfying the public outcry

7/

for what politicians have stated is the most important issue to the voting populace.

The major media was completely remiss however in one important aspect of the discussion, how has Bill Clinton dealt with crime in the past, and especially organized crime in which his close circle of friends and family members may have participated.

The following report may leave one astonished at what the major media has neglected to reveal about Bill Clinton's knowledge and perhaps participation in organized crime. In order to make any discussion having to do with Bill Clinton's Arkansas past, the subject of Mena is bound to surface. Mena is a town of about

5,500 people located on the western edge of Arkansas approximately 8 miles from the Oklahoma border.

While both houses of Congress were involved in pseudo fact-finding (staged) Whitewater hearings, the real story may have been completely ignored.

The so-called Whitewater hearings were kicked off in the House Banking Committee, chaired by Henry (cover-up) Gonzales (D, TX) on July 26. The Senate followed with its own investigation starting on the 29th. The Whitewater probe was directed at the alleged improprieties in the business arrangement between Bill and Hillary Clinton and their partner in the Whitewater Land Development, Corporation project James McDougal. McDougal, also the president of the failed Madison Guaranty Savings and Loan, may have also illegally channeled funds from Madison Guaranty to then Governor Clinton's 1985 gubernatorial campaign.

Although congressional investigators need not look very far to find several improprieties with regard to the Clintons and Whitewater, the more intense focus should be on the Arkansas Development Finance Authority (ADFA), which appears to be the link between Bill Clinton and drug smuggling at the Mena, Arkansas airport, along with money laundering.

The airport at Mena has an interesting past, including a well confirmed story that it has been used as a CIA special operations base. The time frame of particular interest is from 1982 to 1986. This is the period in which Adler Berriman (Barry) Seal was operating a cocaine smuggling operation from the Mena

Intermountain airport. It is unclear exactly for whom Barry Seal worked. He claimed to work for the CIA and the DEA. The question is whether Barry Seal was a rogue operator or part of a CIA-sanctioned operation at Mena.



Rose Law firm where Hillary Clinton, Vince Foster, Webster Hubbell, and associates were involved in alleged crimes.

According to Russell Welch of the Arkansas State Police Criminal Investigation Division, Seal transported cocaine into the United States for Pablo Escobar and Jorge Ochoa. Seal used a company called Rich Mountain Aviation, located at the airport in Mena, to perform illegal modifications to the aircraft that he used for smuggling. Some of the modifications included installing additional cargo doors to facilitate in-flight drug drops, as well as bladder tanks and plumbing to assist, in longer flights to Central America and back to the U.S.

During the time that the alleged drug smuggling operation was occurring, several Central Intelligence Agency contractors have admitted to flying weapons and drugs in and out of the Mena, Arkansas airport. One such contractor is a man named Richard J. Renneke, who being deposed by Congressman William Alexander of Arkansas on June 21, 1991, confirmed that he had in fact flown weapons out of Mena, unloaded in Panama, reloaded crates of cocaine in quantities of 400 to 600 pounds and flew back to Mena. Brenneke testified that in most cases he flew AC-130 aircraft. Brenneke stated that the cocaine would be unloaded at Mena and would either be stored at Rich Mountain Aviation or loaded onto other aircraft.

Terry Reed, a former CIA contractor, co-authored the book Compromised with New York *Newsday* reporter John Cummings. In this book, he brings forth evidence that implicates players including then-Governor Bill Clinton. According to Reed, the Triple-S Ranch, which lies just west of Little Rock and outside the perimeter highway, is reputed to

be owned by Seth Ward, Sr. It is also noted to be the residence of Finis Shellnut, the son-in-law of Seth Ward Sr. The importance of this particular ranch is in Terry Reed's charge that it was a drop zone for low-flying

aircraft. Reed states that duffel bags were jettisoned out of the cargo doors of aircraft flying at low altitudes over the Triple-S Ranch.

Seth Ward, the owner of the Triple-S Ranch, is also the owner of a company called "Park-on-Meter". P.O.M., as it is called, manufactures parking meters. Seth Ward, Jr., or "Skeeter", as he is referred to locally, is the President of P.O.M.. However, the Secretary Treasurer of P.O.M. is a more prominent and interest-

ing figure: he is none other than Webster Hubbell, the former Associate Attorney General of Arkansas, and former Rose Law Firm partner.

A trail to then-Governor Bill Clinton begins to emerge.

Enter: the Arkansas Development Finance Authority, or ADFA. Not only was Webster Hubbell responsible for drafting the legislation that created ADFA in 1985, but he was also appointed by then Governor Clinton to sit on its board of directors. As a matter of fact, all ten members of the Board of Directors of ADFA were hand-picked by Governor Clinton.

The business of ADFA was to issue industrial development bonds to companies, enabling them to increase their job base, thus assisting in the growth of the economy. Typically, the qualification for a state industrial development bond issue would be the inability to qualify for a line of credit from a lending institution, at least on favorable terms. ADFA's apparent qualification for a state bond issue was a \$50,000 contribution to Governor Clinton's campaign fund, along with large legal fees paid to the Rose Law Firm, this according to the former Marketing Director for ADFA, Larry Nichols. However, funneling money to Clinton's campaign fund is not the only offense that Mr. Nichols is charging the Clinton Machine with having committed.

The appearance of impropriety is obvious when one discovers the fact that the very first ADFA bond issue was to Park on-Meter, for \$2.85 million! In addition to the blatant cronyism is what appears to be a drug

money trail. Not to mention that there are no records that show one penny repaid by P.O.M.

Enter Dan Lasater, a Little Rock bond dealer who was also the employer of Bill Clinton's half-brother Roger Clinton. Both Lasater and Roger Clinton were convicted of cocaine distribution in 1986. According to L. J. Davis in an article from the April 4, 1994 issue of the New Republic magazine, Patsy Thomasson, now a high-level White House official, managed Dan Lasater's business affairs while he served a brief prison sentence. (*Media Bypass* has obtained a copy of the Power of Attorney papers proving this to be true), which was then followed by a pardon from then-Governor, Bill Clinton. This action taken by then Governor Clinton on behalf of his pal Lasater went unspoken, not to mention that Lasater was giving cocaine to 15 year old girls for sexual favors. (*Media Bypass* has obtained sworn affidavits from the young girls spelling-out these vile acts.) All this from a president who wants to stop crime.

Lasater played a significant role in the money laundering process with his bonding agency, Lasater and Company. Lasater and Company sold hundreds of millions of dollars in ADFA bonds, many of which were bearer bonds, which means that the face value of the bond was payable to the holder of the bond, regardless of who purchased the bond. Dennis Patrick was a pawn for the money laundering. He earned a relatively meager living as a Court Clerk in Kentucky, until Lasater and Company began trading tens of millions of dollars in his name and without his knowledge. Ambrose Evans-Pritchard of the London Sunday Telegraph found Dennis Patrick and reported his story in London. Pritchard noted that the Bureau of Alcohol, Tobacco and Firearms had confirmed that there had been no less than four attempts on Dennis Patrick's life after this became public.

While Clinton claimed during the 1992 Presidential campaign "the state did all it could about Mena" it seems that some of his closest associates operated their own drug enterprises without impunity.

Take for example the case of Don Tyson, the poultry magnate from Springdale, Arkansas. All it took was a few well placed contributions to Clinton's Gubernatorial Campaigns and Tyson was apparently able to get by with plenty. A review of Arkansas criminal investigation files reveal that Tyson was the subject of several Arkansas CID and DEA probes. Going back to February 13, 1976 Intelligence Files show Tyson as being suspected of dealing in narcotics in the Fort Smith and Fayetteville areas. (*Media Bypass* has obtained these files and can back up with documented evidence what is being said.)

Another CID file indicates that Tyson is not only involved in drug trafficking, but also dealing in stolen property. According to a document dated January 21, 1981 an associate of Tyson, ex-sheriff Herb Marshall, was furnishing Tyson with stolen weapons. Now



Larry Nichols:
*former Director of marketing
at ADFA
(Arkansas Development
Finance Authority) has
information alleging Bill
Clinton's illegal activities.*

this is not very becoming of an associate and friend of a President who wants to take guns away from other citizens. Perhaps Clinton's real policy is to redistribute guns the way he is so fond of redistributing the wealth of this country!

Tyson, according to other CID Documents, is repudiated to have his own "Hit men" (see page 51) on staff, and governments informants also connected some of Tyson's associates to unexplained deaths in Arkansas. Our reporter on assignment in Arkansas was told by a confidential source, that when he requested assistance from another State Law Enforcement Agency in putting together a case against Rodger Clinton he was told that "he must get permission from his commander before he could investigate the Governors Family."

The Mena Arkansas Connection

When questioned on Bill Clinton's involvement, Larry Nichols stated: "Barry Seal was a drug smuggler. He tried to set this system up in his home state of Louisiana, but they wouldn't let him. He had to bring his business to a state that had a sleazy governor, a governor that was hooked on cocaine, and people knew it. Governor Bill Clinton was hooked on cocaine. This happened under the watchful and approving eye of then Governor Bill Clinton." Russell Welch, former Arkansas State Police Investigator in charge of Mena investigation, stated in regards to Barry Seal: "He said that 1983 was his most profitable cocaine smuggling period ever. The airplanes that were at the airport in Mena consisted of about four. A couple of Cessnas, a couple of Panthers, and a few others that were purchased solely for smuggling cocaine."

Park-o-Meter in Russellville, Arkansas where CIA weapons were manufactured. Also, the first ADFA loan, \$2.85 million.



Heinrich F. Rupp (30 years of service with CIA and this country) was the pilot for William Casey director of the CIA. Casey once described him as "the most reliable deep cover in the Middle East." Mr. Rupp

these two kids bodies were found (See Boys On Tracks). I've interviewed one of the pilots that were making the drops and the only reason I believed him, was that all he could give me was an aerial view of where he knew where to drop. I've been on those tracks several times day and night, and I promise you either the man has flown over that for no reason, and paid specific attention to what's

State Police document linking Don Tyson (of Tyson Foods) to hitmen as far back as 1981.

CRIMINAL INVESTIGATION DIVISION
INTELLIGENCE

TYPED _____ LC
 INDEXED _____
 LOGGED _____
 PROCESSED _____ LC
 QUAL. CBN. _____
 COPIED _____
 FILED _____ B-59/H



The confidential informant advised that he got the impression from talking with her that she thought RONNIE had been involved in the killing.

[illegible]



This building housed former special council, Robert Fiske and now houses CIA/FBI and special prosecutor, Kenneth Starr in Little Rock, Arkansas.

there at night or he was telling me the truth. The chances of someone just picking that spot to get down real low and look is astronomical."

Media Bypass reached Mr. Rupp in Denver to ask him just what he knew. (This is a story in and of itself in coming months.) This question was posed to Mr. Rupp, "Do you believe Bill Clinton was a pawn or a player?" Rupp: "He was a pawn and a player." In further questioning Mr. Rupp stated that he was aware of what was going on in Arkansas and the players were the big boys. M.B. has gone through hundreds of pages of State Police and D.E.A. documents that have been validated by the F.B.I. in Little Rock, Arkansas. Those who were involved had extremely close political and personal ties with Bill Clinton.

Boys on Tracks

Linda Ives, mother of Kevin Ives (one of the boys found dead on tracks) "On August 22nd, 1987 Kevin had spent the night with his friend Don Henry. They left Don's home around 12:30 or 12:45, on the 23rd of August in the early morning hours, and the next thing we knew they had been ran over by a train. There seems to be a small airstrip in the area. There had been sightings and reports of small airplanes flying very low without lights in the area. I believe they saw something they shouldn't have seen. Three weeks later their deaths were ruled accidental by Fahmy Malak, (State Medical Examiner) and we disagreed with that ruling, because we thought the evidence pointed to homicide. At that point, we had alot of questions and no answers, and the facts didn't add up to what he was telling us, so we decided to get a

second opinion, and we were met with resistance from all fronts, both with our law enforcement, with the state crime lab, with everybody that we turned to. We obtained court orders requesting samples of everything that the crime lab had for a second opinion, and Fahmy Malak resisted those court orders. He refused to obey them.

It was finally proven that Don Henry was stabbed in the back and Kevin Ives' head was crushed before the placement of their bodies on the tracks. Even after this Fahmy Malak wouldn't change his ruling. The ruling he stood by was that the boys had simply fallen asleep on the tracks. Malak was kept in office at the insistence of Governor Clinton despite the angry public outcry to oust him. Clinton's mom, Virginia Kelly, a nurse, had allegedly caused the death of two patients due to her incompetence. She was sued, but Malak's rulings in regard to the cases resulted in her being cleared. It was well known that as long as Malak's rulings were acceptable to the Governor and State Police they were not questioned, no matter how unbelievable. To show the total disregard of justice that Governor Clinton had, Malak ruled that James Milam, a man that had been decapitated, died of natural causes. Still, Clinton insisted that he stay.

Linda Ives: "It didn't seem to matter what Malak did, Clinton protected him. He made excuses that he's over-worked and underpaid. They gave him a \$14,000.00 raise, which was an insult to my family... I was outraged that protecting a political crony of Clinton's was more important than the fact that two young boys had been murdered... There were allegations of tampering with evidence in the murder cases, there were allegations of perjury..." Keith McKaskle was another

young man that was murdered. Information that *Media Bypass* has obtained, reveals that he knew he was going to be murdered. He had told his family good-bye, told his friends good-bye. The night of the election in 1988 he took two pennies out of his pocket and threw them on the bar at the Wagon Wheel and said, "If Jim Steed loses this election, my life isn't worth two cents." Keith was murdered that night. Jeff Rhodes was another young man that was murdered in 1989. *Media Bypass* has learned that shortly before his death he called his father in Texas and let him know that he needed to get out of Arkansas. It was thought that he knew too much about the deaths of the boys on the tracks, and Keith McKaskle. Shortly thereafter, he was found dead. He'd been shot in the head. The perpetrators attempted to cut off his head, feet, and hands, and finally set him afire in a dump.

A total of six individuals that had information about the boy's murders ended up being murdered themselves. J. Duffy, The former head of the Saline County Drug Task Force had allegedly uncovered evidence that implicated person's in the Arkansas State Police Department as having participated in the drug smuggling operation and the cover-up of the boys deaths. Shortly after this became known a bogus warrant was issued by the Arkansas State Police for J. Duffy's arrest, allegedly for taking funds from the drug task force.

Fahmy Malak's fate

As the information continued to build against Malak, *Media Bypass* went back to Investigator J. Brown to find the whereabouts of Malak and what had been done with him. J. Brown, "When everybody demanded that something be done with Malak in 1987 and 88, law enforcement personal all over the state, parents all over the state, demanded that something be done, they brought in people that were suppose to evaluate not only Don and Kevin's case but some other cases that were very questionable as well. Instead they did a overview of the total office, and instead of firing Malak at that time, the decision was made that the man was over-worked, but they wouldn't admit he made mistakes, and Bill Clinton gave him a forty percent raise. When it finally reached a point that political pressure and public pressure got so high that Malak had to resign, he caught what cops around Arkansas call the 'Arkansas Golden Parachute' he had a job provided for him, another state level job making \$70,000 a year doing something I don't think he had any idea about how to do. Ironically, the sheriff who worked the 'accident' and demanded everybody call it an 'accident' who worked the death of Don and Kevin, also caught the 'Arkansas Golden Parachute' when he was voted out of office. He supposedly got

11/

a state level job created for him by Clinton. Its quite coincidental that that happened."

The Investigation

December of 1993 John Brown solicited

the help of the F.B.I. because he felt that he was close to having enough to prosecute some people. The reason he asked for the assistance of the F.B.I. was for the reason that there were law enforcement people

involved. What were some of the charges? John Brown, "Interstate transportation or even international transportation of narcotics and or illegal drug money and gold were involved." Brown knew that this would give

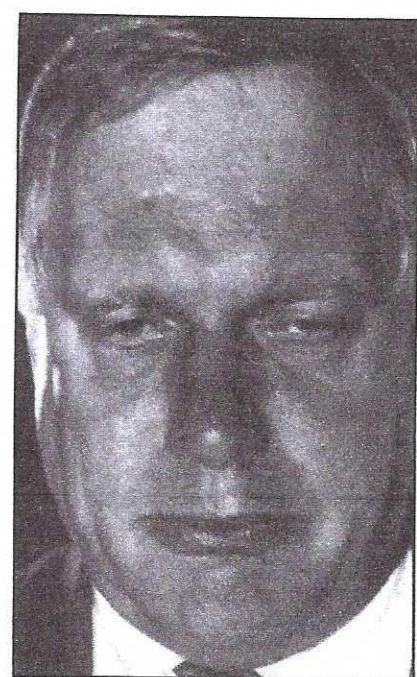
REPORT OF INVESTIGATION		Page 1 of 3	
1. PROGRAM CODE DESTROY WED CIV	2. CROSS FILE FILE	3. FILE NO. GFMQ-84-4046	4. G-DEP IDENTIFIER DA1-CO
5. BY: S/A Anthony [redacted] AT: Tucson, Arizona	6. FILE TITLE TYSON, Donald J. et al	8. DATE PREPARED July 9, 1984	
7. <input type="checkbox"/> Closed <input type="checkbox"/> Requested Action Completed <input type="checkbox"/> Action Requested By:	9. OTHER OFFICERS: Tucson Police Detective Roy [redacted]	10. REPORT RE: Debriefing of SMQ-84-0019 Re. Donald TYSON Drug Trafficking Organization	
DETAILS:			
DRUG-RELATED INFORMATION.			
<p>1. On July 5, 1984, SMQ-84-0019 telephoned S/A Anthony Coulson at the Tucson District Office concerning narcotic trafficking by Donald J. TYSON in and around the area of Fayetteville, Arkansas. The Cooperating Individual (CI) had information concerning heroin, cocaine and marijuana trafficking in the States of Arkansas, Texas, and Missouri by the TYSON Organization. On that same day, S/A Coulson and Tucson Police Detective Roy LeBlanc met with SMQ-84-0019 to debrief that CI. The CI advised S/A Coulson that in January, February and March of 1978 the CI had contact with Alex MONTEZ and Donald KEMP, who are believed to be Lieutenants for Donald TYSON. The CI stated that MONTEZ owns a restaurant named CASA MONTEZ and distributes cocaine from that restaurant.</p> <p>2. The CI got involved with the TYSON Organization through James and Harmon CURRY. The CURRY brothers are believed to be smugglers for Donald TYSON. The CI stated that Harmon CURRY, AKA BUTTER, used the CI's vehicle to smuggle marijuana and cocaine throughout Arkansas. Harmon CURRY is believed to be living in Cement, Oklahoma, working for a construction/eycavation company approximately forty miles from Oklahoma City.</p> <p>3. The CI stated that a Jacqueline SMITH, who used to live in Fayetteville, Arkansas, married to George SMITH, had an affair back in 1978 with Donald KEMP. It was from SMITH that the CI learned of a location called "THE BARN" in which TYSON used as a "stash" location for large quantities of marijuana and cocaine. "THE BARN" area is located between Springdale and Fayetteville, Arkansas and, from the outside, the appearance of "THE BARN" looks run down. On the inside of "THE BARN" it is quite plush. The CI also learned that Donald TYSON has all of the narcotics related meetings at the Ramada Inn in Fayetteville, Arkansas, and those meetings are usually concerning the business in and around "THE BARN."</p>			
11. DISTRIBUTION: REGION Little Rock R.O. DISTRICT ARI, PDPR, OIE OTHER HQS-OC-Direct	12. SIGNATURE (Agent) [Signature] 14. APPROVED (Supervisor) [Signature]	13. DATE 8-10-84 15. DATE 8/11/84	16. DATE 8/11/84
DEA Form 1-6 (May 1980) RMB/8/10/84			
DEA SENSITIVE DRUG ENFORCEMENT ADMINISTRATION This report is the property of the Drug Enforcement Administration. Neither it nor its contents may be disseminated outside the agency to which loaned. Previous edition may be used.			

DEA file showing alleged criminal activity by Don Tyson

the F.B.I. more than enough to open a case. Brown was brought into the Little Rock office and debriefed by the F.B.I.. In about an hour Brown had spilled out about thirty-two names of different people that were directly or indirectly involved or had knowledge of what had happened and had to have participated in some manner in the cover up. The F.B.I. told the sheriff that Brown was stressed out and to give him some time off. Brown did take some time off, but at the end of January or beginning of February 1994 an agent called Brown and told him "Oh my god, we were able to corroborate almost everything you told us." Brown hadn't told them about the Mena connection for fear that too much at one time would overwhelm them and he wanted to see if they would track it to there themselves. In June of 1994 he finally broke it to them at a meeting. Brown, "I hadn't lied to you but, I hadn't told you everything I know. Have you tracked this thing to Mena, Arkansas?" The answer was yes. The F.B.I. told Brown that Mena created alot of problems in the investigation. Brown went on to ask if they had tracked the cover-up as high as it goes? F.B.I. response, "yes" and that has caused major problems. Where does the cover-up led, 1600 Pennsylvania Avenue?(White House) J. Brown, "yes." Brown met an agent at a McDonald's in Little Rock and became aware that the agent investigating the case was in fear for their life. Brown went on to tell the FBI that justice must be served or this country would be in serious trouble. He told them "don't give up, don't be swayed, and don't let this cover-up continue." John Brown was given orders by his superior to back off the case for fear of his life, he resigned in August 1994.

The Washington Trip

In the first week of August 1994, John Brown was flown to Washington D.C. to meet with Congressional members from



Webster Hubbell: Hillary Clinton's former law partner, corporate attorney for POM and he wrote ADFA legislation, which incidentally, Park-o-Meter received the first loan of \$ 2.85 million. Bill Clinton appointed him to the board-of-directors at ADFA.

both parties to reveal to them the horrible crimes that had and continue to be committed in Arkansas, and the reams of well documented evidence that has been compiled over the past several years that categorically tie President William J. Clinton to illegal activities as Governor, as well as the evidence that the President of the United States and his FOB's are involved today, in the biggest cover-up in this nations history.

In the End

Clinton has on at least two occasions entered drug treatment clinics for cocaine addictions before becoming President of the United States. Then, as one of his first acts as President, Bill Clinton stopped drug testing of all White House personel. Charges that have been made in this first of an ongoing series of articles, have absolutely nothing to do with political parties. It has to do with politics in the United States today as well as justice and freedom. As we continue to probe into the criminal activities in Arkansas and Washington D.C., one thing must not be over-looked. The fact that your network television news have this information, your congressional members have this information, and it is all documented by State Police, DEA and FBI files and years of investigation, but continues to be concealed from you, the owners of this country. This should make you uneasy. As the opening dialogue states: "If his circle of power gets control of this nation, Lord help us all."

Until these crimes, their perpetrators, and the cover-up is brought to light, *Media Bypass* will keep our on-assignment reporter Scott Wheeler in Arkansas because this is just the surface of the crimes against the American people. The money trail inside Arkansas is irregular at best, but if full congressional investigations were to open this Pandora's box, the criminal activity would expose Clinton and his inner circle of friends to be heavily involved in drug smuggling, money laundering, and now the greatest cover-up since Watergate, and possibly ever. (Editor's Footnote) The information that we recieved prompted the decision to send reporters to Arkansas, myself incuded. The information that we have printed in this article is well documented or it wouldn't be in *Media Bypass*. We stand behind our story and will continue to inform the American people what the controlled media won't.

One of hundreds of certificates of deposit allegedly set-up as a slush fund to launder drug money..

CNB <small>CHARTERED NATIONAL BANK</small> LAS VEGAS, NEVADA 89109 MEMBER FDIC		DATE <u>March 10,</u> 19 <u>85</u>	3512
DEPOSITOR <u>SPECIAL RESERVE ACCOUNT FOR THE EXCLUSIVE BENEFIT OF</u>			
CUSTOMERS OF COLLINS SECURITIES CORPORATION			
DEPOSIT <u>30 day</u>		DOLLARS, \$ <u>75,000.00</u>	
TIME Certificate of Deposit matures on <u>April 10,</u> 19 <u>85</u>			
PRESENT THIS CERTIFICATE PROMPTLY AT MATURITY FOR PAYMENT. IT IS NOT AUTOMATICALLY RENEWABLE AND NO INTEREST WILL ACCRUE AFTER THE MATURITY DATE SHOWN.			
THIS CERTIFICATE MATURES ON THE MATURITY DATE STATED ABOVE. IT WILL BE AUTOMATICALLY RENEWED FOR SUCCESSIVE TERMS, EACH EQUAL TO THE ORIGINAL TERM, UNTIL ONE OF THE FOLLOWING THINGS HAPPENS: 1) THIS CERTIFICATE IS PERSONALLY PRESENTED FOR PAYMENT ON A MATURITY DATE OR WITHIN TEN DAYS AFTER THE MATURITY DATE; 2) WE RECEIVE WRITTEN NOTICE FROM YOU BEFORE A MATURITY DATE OF YOUR INTENTION TO CASH IN THIS CERTIFICATE; 3) NOT LESS THAN 14 DAYS BEFORE A MATURITY DATE WE MAIL TO YOU A WRITTEN NOTICE OF OUR INTENTION TO CASH IN THIS CERTIFICATE ON A MATURITY DATE.			
INTEREST TO FIRST MATURITY DATE WILL ACCRUE AT THE YEARLY RATE OF <u>7.50</u> % USING A <u>360</u> DAY/YEAR. ACCRUED INTEREST WILL BE <u>simple interest</u>			
PAID <u>check at maturity</u>			
1100 TOWER A BUILDING, 4th Floor LITTLE ROCK, ARKANSAS 72201			
AUTHORIZED SIGNATURE <u>Maurice Berg</u>			

File which shows DEA had knowledge that Dan Lasater and Co. were issued an exemption for special landing requirements, the exemption would allow Lasater and Co. to fly from points outside of the U.S. and clear customs all the way to Little Rock, Arkansas.

THE REAL RUSSIAN COLLUSION - OBAMA LIED + COMMITTED TREASON!



Barack Hussain Obama
Former US President
Jan 2009 - Jan 2017
44th President



Hillary Clinton
Former US
Secretary of State
Former First Lady
Obama Admin



Huma Abedin
Vice Chair-Clinton Campaign
Deputy Chief of Staff-Secy State
Obama Admin



Loretta Lynch
83rd United States
Attorney General
April 27, 2015 - January 20, 2017
Obama Admin



Eric Holder
82nd United States
Attorney General
Feb 2009 - Apr 2015
Obama Admin
Former Supreme Court Judge

1. THEY SOLD OUR URANIUM TO RUSSIA+HILLARY DEPOSITED \$145 MILLION.
2. THEY PAID RUSSIA \$12.4 MILLION FOR DIRT ON TRUMP+ GOT NOTHING. (DOSSIER)
3. OBAMA LAUNCHED A FAKE INVESTIGATION ON TRUMP/PUTIN COLLUDING TO HACK THE ELECTION WITHOUT ANY EVIDENCE. MUELLER DOES NOT HAVE EVIDENCE.
4. HOW DID OBAMA ISSUE SANCTIONS ON RUSSIA WITHOUT EVIDENCE?
5. BARACK HUSSEIN OBAMA: A MUSLIM FRAUD WHO ROBBED+DEFRAUDED AMERICA!



John Podesta
Chairman-Clinton Campaign
Counselor-Barack Obama



James Comey
Former FBI Director
Sept 4, 2013 - May 9, 2017
FIRED BY PRES TRUMP



Andrew McCabe
Former Deputy Director FBI
Former Acting FBI Director
May 9, 2017 - August 2, 2017
FIRED BY PRES TRUMP



Robert Mueller
Former FBI Director
Special Counsel Appointed
by Rod Rosenstein
ANOTHER LEAKER



Rod Rosenstein
Deputy Attorney General
Former US Attorney





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)

J. Heger Esq.
28241 Crown Valley Pkwy.
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 Reality 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,

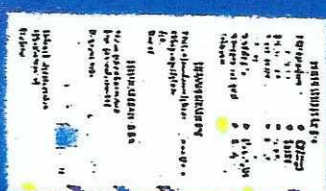


Jan M. Heger Esq.
Former Officer of JW Heger Co, Industrial/Commercial Real Estate Brokers
Retired Lawyer and former US Army Officer, Headquarters Saigon, Vietnam

LEO E. WANTA & ASSOCIATES - CONSULTANTS TO MANAGEMENT
LEO E. WANTA & ASSOCIATES - CONSULTANTS TO MANAGEMENT

17/

Figure 1



18

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?

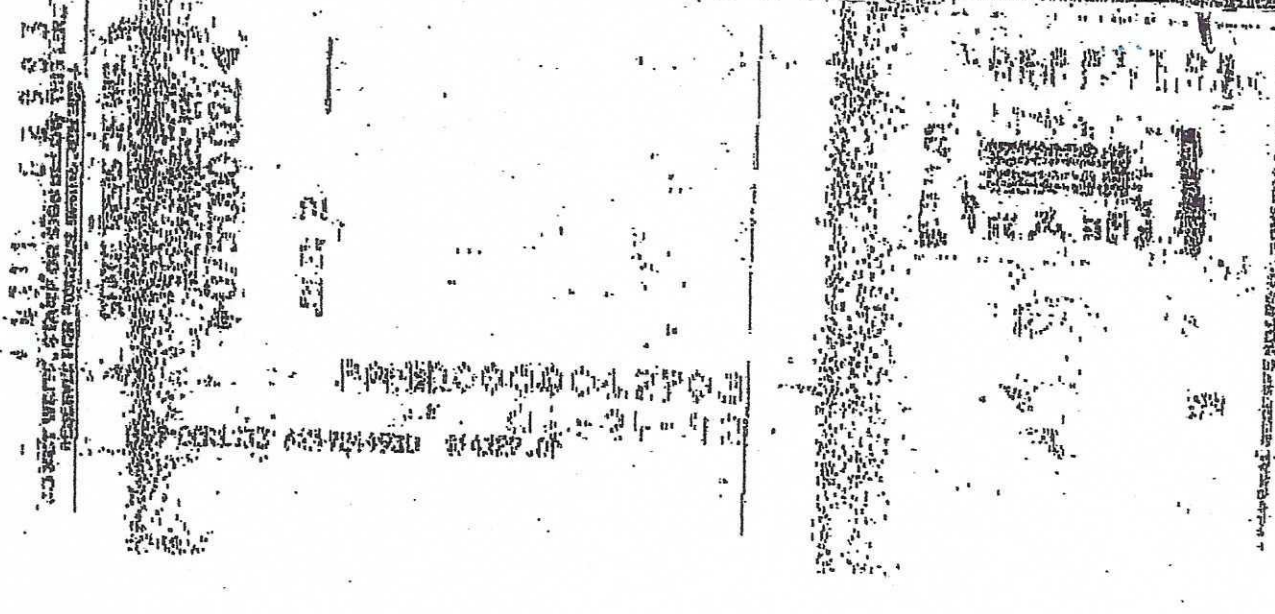
POSTED BY THE WANTA CHRONICLES AT 8:52 PM 2 COMMENTS:

BACHMAN, CUMMINGS, MCKENZIE, HEBBE, MONTYHE & WILSON, S.C. 6992
ATTORNEYS AT LAW
TRUST ACCOUNT
201 FRANKLIN ST., P. O. BOX 1189
APPROPRIATE, WI 54818

BY THE WISCONSIN DEPARTMENT OF REVENUE
NINETEEN THOUSAND ONE HUNDRED TWENTY-NINE AND 00/100
DOLLARS

UNDS OFFERED BANK OF AMERICA
N. COMPROMISE
ON, LEO E. WANTA, JR. 325-33-4225

000699 00754000340 00015096790 0001412400





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.

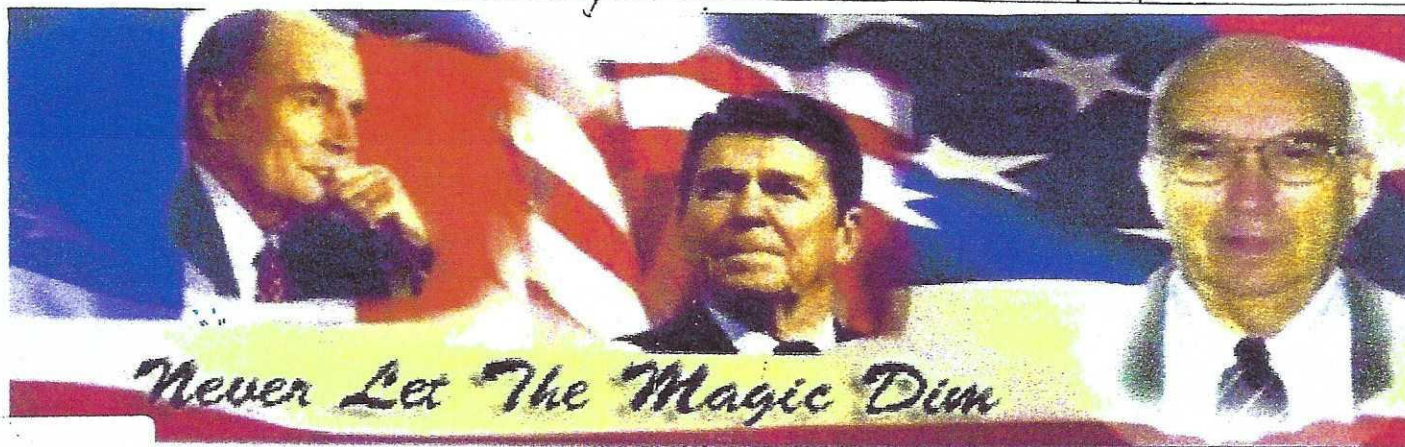
ALLEGED NATIONAL DEBT OBLIGATIONS ARE UN AUDITED, WHY?

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"



TO: 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 "

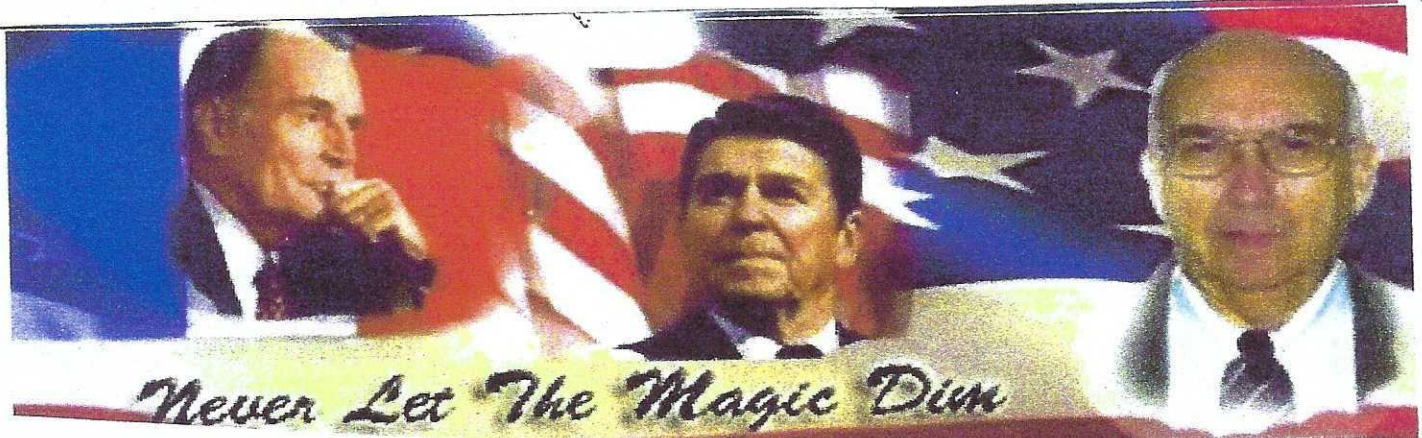
THANK YOU FOR CARING FOR OUR GREAT NATION_AMERICA, ONCE A CONSTITUTIONAL REPUBLIC WITH CHARACTER.

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.



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

PRESIDENT
GORDON A. JAWORSKI
EXECUTIVE VICE PRESIDENT
LEE E. WANTA
VICE PRESIDENT
NEIL A. EVANS
SECRETARY
GARY K. THOMPkins
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](#))



Ambassador Lee E Wanta <ameritrustusa@gmail.com>

ABSOLUTELY NO ! WASHINGTON IS NUTS !!!!!

1 message

Ambassador Lee E Wanta <ameritrustusa@gmail.com>

Thu, Feb 8, 2018 at 9:50 AM

To: FN-OVP-Scheduling <scheduling@ovp.eop.gov>, scheduling@who.eop.gov, Trey Gowdy <info@trevgowdy.com>, info@carthagegroup.com, info@donaldtrump.com, Congresswoman Cathy McMorris Rodgers <Congresswoman.Cathy.McMorrisRodgers@mail.house.gov>, cavuto@foxnews.com, US President Al Gore <press@carthagegroup.com>, congress.affairs@nara.gov, The White House _ Senate <press@whitehouse.senate.gov>, Eric Trump <skibum845@gmail.com>, skibum@gmail.com, Melania Trump <contact@action.gop.com>, buzz.brockway@house.ga.gov, casework@perdue.senate.gov, "nikasid108@mail.ru" <nikasid108@mail.ru>, Richard Syrett <richard.syrett@gmail.com>, Friends@foxnews.com, contact@victory.donaldtrump.com, Tristan Lejeune <editor@thehill.com>, opinion@thehill.com, tuckercarlsonontnight@foxnews.com, hegerlaw@outlook.com, outnumbered@foxnews.com, Bret Baier <special@foxnews.com>, govgeneral@wisconsin.gov, James Fetzer <jfetzer@d.umn.edu>, mcohen@trumporg.com

via SatCom 7777

SigInt Authority : Falconbird / Cumberland via Promis Software

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] WAS TO BE PAID TO S.D.R. AMBASSADOR LEE EMIL WANTA, ALLOWING THE PREVIOUSLY AGREED UPON USDollars THIRTY FIVE BILLION FOR OUR SOUTHERN BORDER WALL. JUST MAYBE IT WILL BE RELEASED WITHOUT ANY FURTHER DELAYS BY G2G FRAUDULENT / SECRET / CONTINUING AGREEMENTS OF ~

" PuppetMasters ",

231

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

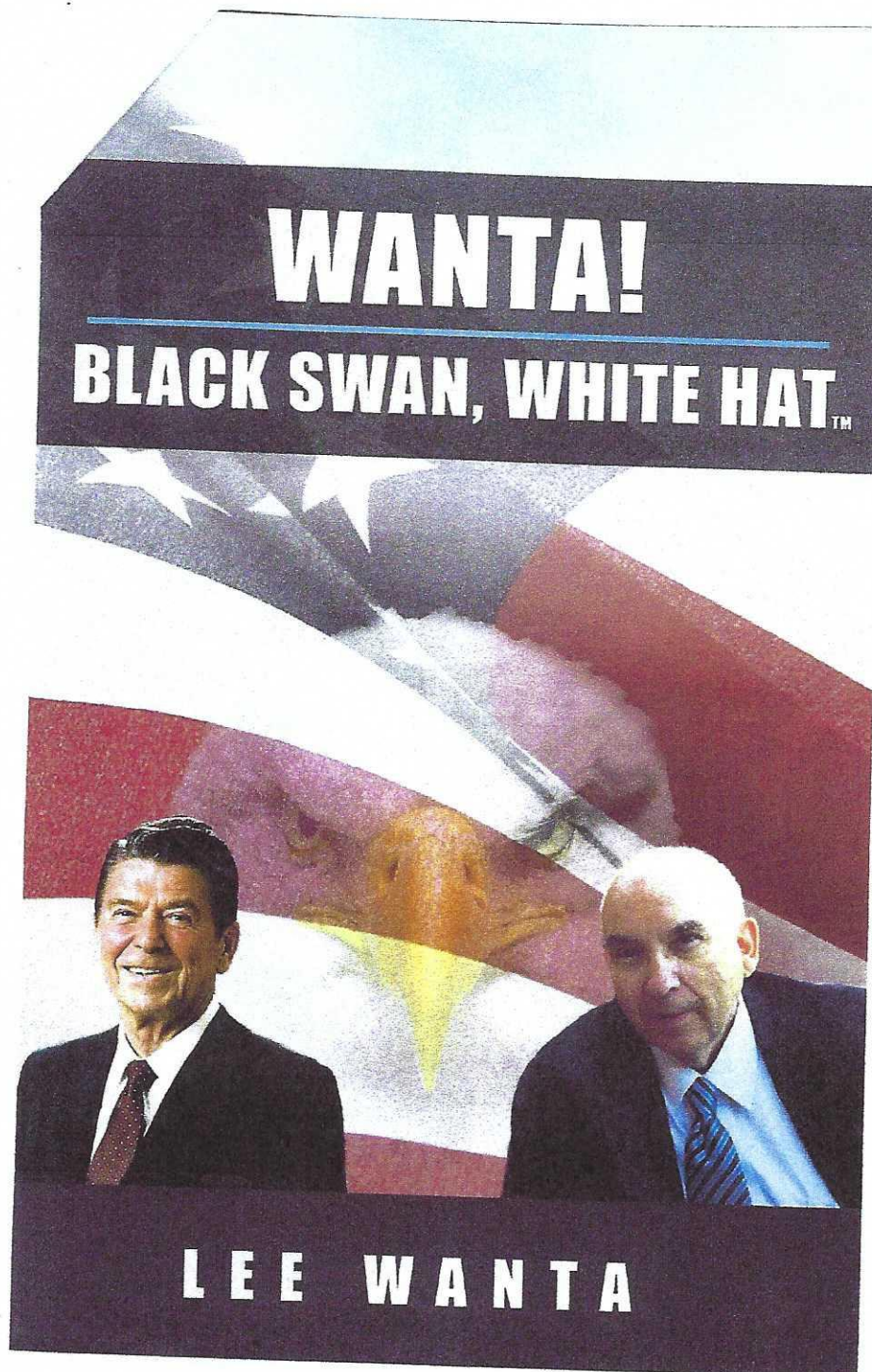
TRANSMITTAL DOCUMENTS PER USCS-RAC/NV INSTRUCTIONS FOR EVALUATION

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

241



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.

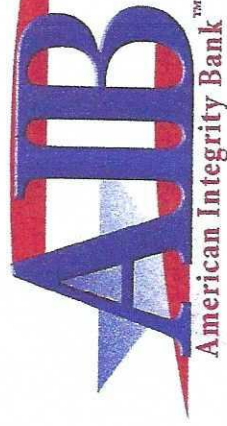
Endemic 'untaxed' official financial corruption is the immediate cause of the continuing defaults on US Treasury securities and Federal Reserve Notes (FRNs) in Europe, aggregating at least \$4.275 trillion in early November 2006 – for updates, see postings on www.worldreports.org [[CLICK HERE](#) REPORT 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. ■

RETURN OF SEARCH WARRANT	
<p>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:</p> <p>3 envelopes containing correspondence from Citibank, Singapore;</p> <p>1 envelope containing correspondence reference Citibank N.A. from Yeo Leong and Peh, Advocates and Solicitors, Commissioner for Oaths;</p> <p>1 envelope containing correspondence from Bank of America, Newport Beach, California;</p> <p>1 brown unbound checkbook from Zentralparkasse undKommunikationsbank, Wien containing 5 unsigned checks (eurocheques), Tel 34 45 20;</p> <p>1 box of business cards - MiApollo Productions, Ltd.;</p> <p>2 envelopes containing correspondence from East Asia Tax Management Services Limited;</p> <p>2 envelopes containing correspondence from Morgan Stanley & Company, Brooklyn, New York;</p> <p>Numerous airline tickets and itineraries;</p> <p>Several paperback religious books;</p> <p>Several softcover pocket calendars and address books;</p> <p>1 envelope containing 5 black and white 8 x 10 photographs of unidentified female;</p> <p>1 envelope containing personal and business papers;</p>	<p>Numerous business and personal correspondence;</p> <p>Numerous bank documents;</p> <p>1 letterhead stationery, blank - Ministry of Foreign Affairs;</p> <p>1 photocopy of Wanta's passport;</p> <p>1 Intertronic calculator;</p> <p>1 Hewlett Packard calculator;</p> <p>1 pair dark glasses;</p> <p>1 money clip;</p> <p>1 key ring with four keys;</p> <p>1 envelope with small photos;</p> <p>1 envelope marked 12 passport photos;</p> <p>3 softcover books/magazines;</p> <p>Numerous pages of miscellaneous notes and writings;</p> <p>and have the same now in my possession subject to the disposition of the Court.</p> <p>Dated this 11th day of March, 1994, at Madison, Wisconsin.</p> <p><i>Dennis M. Mengelt</i> Dennis M. Mengelt Special Agent Division of Criminal Investigation</p>

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.

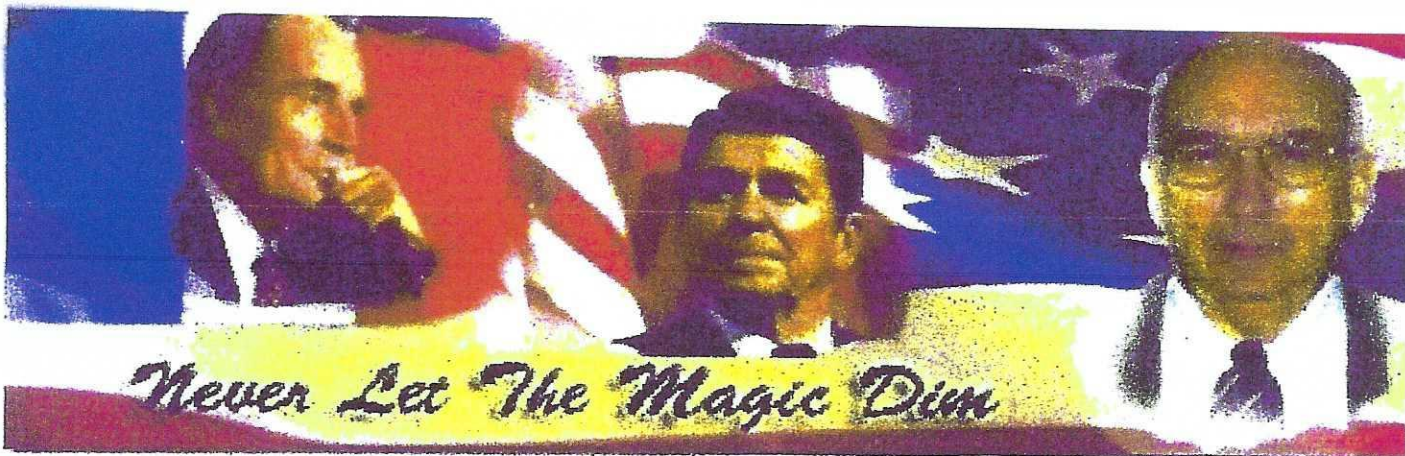
Ambassador Lee Wanta. Lee was mandated by President Reagan under the Totten Doctrine **192 U.S. 105, 107 (1875), National Security Decision – Directive Number 166, dated March 27, 1985, inter alia** as a secret agent to be in charge of this effort. In this process Lee Wanta did amass trillions of dollars that were designated to go back to the American people by President Reagan. In his effort to carry out his mandate, Lee Wanta was imprisoned and the monetary funds that were his to distribute as planned were stolen or converted illegally by an organization known as the Federal Reserve System and used by them to this day.

Later in 2006 a US District Court Judge mandated and ordered that these converted funds be returned back to Lee with interest accruals. It's hard to understand why, after eight years since this order was given by a US Judge, that these funds are still retained. When Lee Wanta receives his funds back it will be in the amount of 32.8 trillion dollars. He promised under an oath to President Reagan that after he pays his repatriation taxes on this money he earned as director general in his Austrian based company, Lee has pledged to eliminate overnight our national debt (approximately 18 trillion), and our 1.8 trillion International trade deficit at once. He also will pay certain sovereign nations what they were promised in the Reagan-Mitterrand protocols. This includes the French, Chinese, English and Russian Governments, where billions were promised. With the remaining funds left over he plans to develop and create a high speed rail system for our country and develop new innovative businesses that could employ over 2 million people in the USA alone.



Eagle One to Wanta

26/



Never Let The Magic Dim

PRESS RELEASE INTERNATIONAL

AmeriTrust Groupe, Inc.



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 DIRECTE
MARC GODAL. VINCE FOSTER RETURNS TO WHITE HOUSE and AMBASSADOR WANTA GOES TO SUISSE PRISON AND 34 DAYS LATER ENI
UP IN A DANE COUNTY / COUNTY OF DANE, WISCONSIN " JAIL CELL FOR FAILURE TO PAY FOR A THIRD TIME A UN-AUDITED / NON-RESIDE!
CORPORATE STATE OF WISCONSIN CML TAX ASSESSMENT OF UDSDollars 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 CITIZEN!



Lee Wanta - 10 minutes ago

THEIR " MIC - MILITARY INDUSTRIAL COMPLEX - AFTER LAWFUL REPATRIATION OF WANTA PLAN MONETARY FUNDS TO AUDIT THE ALLEGED
NATIONAL DEBT OBLIGATIONS PURSUANT TO :
CASE No. 02-1363-A FILED IN THE UNITED STATES DISTRICT COURT [PRESIDING JUDGE GERALD BRUCE LEE] FOR THE EASTERN DISTRICT of
VIRGINIA.

Christopher Story - Leo Wanta: The 31 Trillion Dollar Man

http://www.blacklistednews.com/Soft_coup_success%3F_Wall_Street_and_military-industrial_complex_run_US_Presidency/60476/0/38/38/Y/M.html

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: 5-31-IANO

SUBJECT: ENCLOSURES FOR EVALUATION

27

Electronics - 11/11/11

Freedom? — The fractional reserve banking system REQUIRES war, not
liberty, and thus peace.

~~LEO E. WANTA & ASSOCIATES - CONSULTANTS TO MANAGEMENT~~



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)

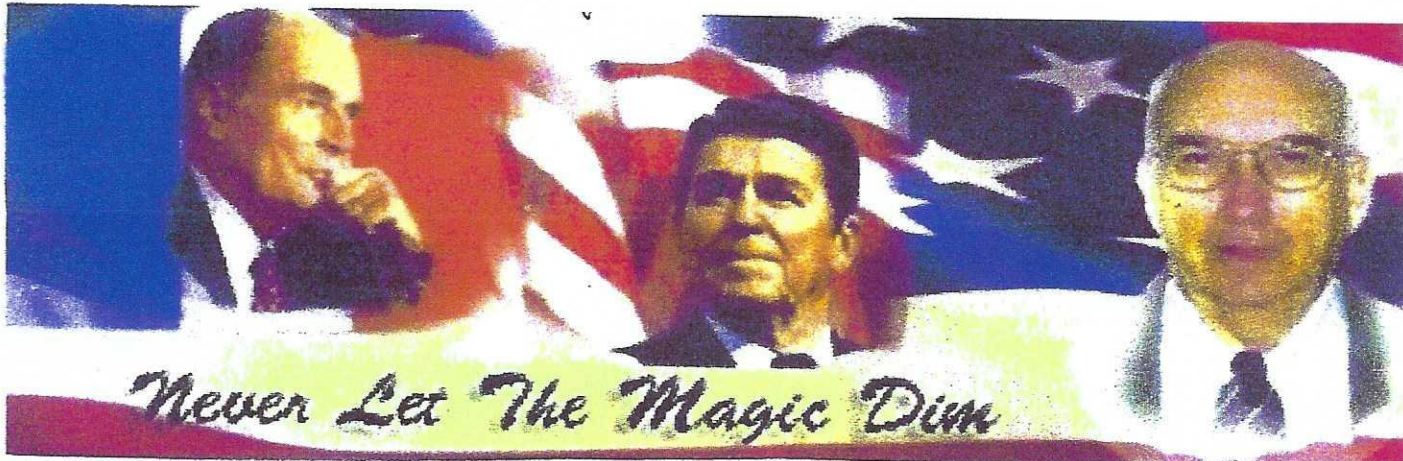
Notes (/uscode/text/18/371?qt-us_code_temp_noupdates=1#qt-us_code_temp_noupdates)

[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

28/



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.

29/



Ambassador Lee E Wanta <ameritrustusa@gmail.com>

AmeriTrust Groupe, Inc - vs - Citigroup Holdings, Inc. FINANCIAL SETTLEMENT (New York, NY)

1 message

Ambassador Lee E Wanta <ameritrustusa@gmail.com>

Mon, Mar 19, 2018 at 9:34 AM

To: mark_smith@perdue.senate.gov, FN-OVP-Scheduling <scheduling@ovp.eop.gov>, buzz.brockway@house.ga.gov, Anna von Reitz <avannavon@gmail.com>, William Hamilton <billandnancyhamilton@gmail.com>, cavuto@foxnews.com, Tristan Lejeune <editor@thehill.com>, hegerlaw@outlook.com, James Fetzer <jfetzer@d.umn.edu>, JIMVIKEN <jimviken@comcast.net>, JIMWDEAN@aol.com, Trey Gowdy <info@treygowdy.com>, info@carthagegroup.com, Congresswoman Cathy McMorris Rodgers <Congresswoman.Cathy.McMorrisRodgers@mail.house.gov>, congress.affairs@nara.gov, US President Al Gore <press@carthagegroup.com>, ombdirector@omb.eop.gov, Office of the President <president@whitehouse.gov>, Congressman Raul Labrador <raul.labrador@congressnewsletter.net>, village.administration@mcfarland.wi.us, info@contact.committeetodefendthepresident.com, Eric Trump <skibum845@gmail.com>, skibum@gmail.com, govgeneral@wisconsin.gov, Speaker Paul Ryan <speackerryanpressoffice@press.speaker.gov>, speakerpressoffice@press.speaker.gov, tuckercarlsonontenight@foxnews.com, outnumbered@foxnews.com, thestory@foxnews.com, diamondtrades@aim.com, opinion@thehill.com, Digital Strategies <peoplepower@aficio.org>, Bret Baier <special@foxnews.com>, casework@perdue.senate.gov, Lynwood Maddox <lynwoodmaddox@comcast.net>, lynwoodmaddox@comcast.com, Loren Lynch <loren@thenation.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,

Whereas, The President of the United States of America, having signed H.R. 3723 on October 11, 1996, has protected this transaction by allowing Corporations the right to declare their Contracts, Clients, Internal Procedures and Information, and the transactions they engage in as a Corporate or Trade Secret fully protected under the