

ANTHEM

New Republic/USA Financial Group, GES.m.b.H

Kartnerstrabe 28/15 Telefon: 513.4235

A - 1010 Wien, Austria-Europe

CONFIRMING
LEO EMIL WANTA

PART I

Official Discharge, pgs 1 thru 32

S/Leo Emil Wanta

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

Diplomatic
PASSPORTS

NO 04362
12535

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.

AND

- 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.

Thank you, Amb. Leo E. Wanta

cc: People's

Leo E. Wanta & Associates - Consultants to Management

Republic of China

Final Notice of Default Confirmation, by: "xxx"

(PART I)

(PART I)

Corporate Authority, Director General
Leo Emil Wanta, Vienna Residency (Filed)

CONFIRMING

LEO EMIL WANTA

No. 02- 1544

IN THE
Supreme Court of the United States

AMBASSADOR LEO WANTA, SOMALIA AMBASSADOR TO
CANADA AND SWITZERLAND, ddp#-04362 & 12535,
aka LEE E. WANTA, aka LEO E. WANTA,

Petitioner,

v.

SECRETARY RICHARD G. CHANDLER, WISCONSIN
DEPARTMENT OF REVENUE; *et al.*,

Respondents.

ON PETITION FOR A WRIT OF CERTIORARI TO THE
UNITED STATES COURT OF APPEALS FOR THE SEVENTH CIRCUIT

PETITION FOR A WRIT OF CERTIORARI

THOMAS E. HENRY
1125 South 79th Street
Omaha, NE 68124
(402) 933-6421

STEVEN D. GOODWIN
GOODWIN, SUTTON & DUVAL, PLC
Old City Hall, Suite 350
1001 East Broad Street
Richmond, VA 23219
(804) 643-0000

Michael Cottrell,
~~Director of~~ Delmarva Timber Trust,
Counsel for Petitioner

179221

CP

COUNSEL PRESS
(800) 274-3321 • (800) 159-6659

Leo Emil Wanta
SA 32 NY
Operation:
Still Point

Sole
Principal
with NO
Exceptions
including

Lee

Discharged from "All Activities"

See: pages 23, →, 32+

4

From : Ambassador Leo E Wanta <somam@prodigy.net>
Sent : Friday, May 27, 2005 4:00 PM
To : "Messr David Rexrode, RNC Directeur" <ecampaign@gop.com>, diplomat_switzerland@msn.com
Subject : White House Incident - Reagan Administration

CONFIRMING
LEO-EMIL-WANTA

US_Dept_Treasury_US_DistCourt_Israeli_Rabin_email.efx (0.12 MB),
@ Attachment : EIR_1_SovietKGBOfficersinControl_USA_Europa_email.tif (0.69 MB), EIR_2_FinancialScandal_email.tif (0.80 MB),
EIR_3_IMFSpringMeeting_email.tif (0.60 MB), EIR_4_EuropaUSSRControl_email.tif (0.93 MB),
USGovn_DCIWilliamJCasey_L_ambassadeurWanta..efx (0.08 MB)

Point of Information _ Just how long will American Public Policy and Rule of Law be totally ignored _ " by others" _ i.e., on a certain Friday the 13th, an assassination attempt on US President Ronald Wilson Reagan was FOILED by INTEL operative Leo Wanta, US Department of the Treasury, S-31-IANO, Sector V _ New Orleans Internal Affairs ... a.k.a. (1) Frank B Ingram, SA32NV _ and _ (2) Rick Reynolds, SA233MS /// This INTEL was immediately [via INTEL telefon / telefax] forwarded to : United States Secret Service Agent, Glenn Speedy - Nashville _ and _ Regional Special Agent / RAC, William Lecates - Nashville, US Customs Service >>>>> and <<<<< Our US President R W Reagan was immediately taken out of the White House _ and _ numerous arrests/detentions were activated by US Secret Service Agents, inter alia.... Well !!!!! Need I say more about LAWLESSLY sealed documents and exhibits which would reinstate me forthwith to serve our Great Nation; manipulated " by others for their Private Gain" ?

<https://vimeo.com/358555549>
<https://vimeo.com/370672952>
<http://eagleonetowanta.com>



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

2008 1-17

Knights of Columbus
Supreme Council Office
1 Columbus Plaza
New Haven CT 06510-3326

ANTHEM

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

<http://by106fd.bay106.hotmail.msn.com/cgi-bin/getmsg?curmbox=00000000%2d00000%2d0...> 5/27/05

3/

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

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

6992

BACHASAN, CUMMINGS, MCKENZIE, HERBIE, MCINTYRE & WILSON, S.C.
ATTORNEYS AT LAW
TRUST ACCOUNT
211 E. FRANKLIN ST., P. O. BOX 1155
APPLETON, WI 54912

JUNE 3 19 92

\$14,129.00

Fourteen Thousand One Hundred Twenty-Nine and 00/100 DOLLARS

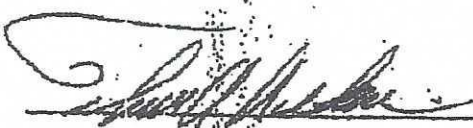
BANK ONE.
BACHASAN, CUMMINGS, MCKENZIE, HERBIE, MCINTYRE & WILSON, S.C.
IN COMPROPRISE
FOR Jan 2, 1992, \$5,4396-34-6726

POCER9201 .NO 75900834C POC:509679P

TRINITY COUNCIL UNION

Our Lady of Lourdes Intercede for us

Ave Maria Ave Maria

| | | |
|--|--|--------------|
| BACHMAN, CUMMINGS, MCKENZIE, HEBBE, MCINTYRE & WILSON, S.C. | | 6992 |
| ATTORNEYS AT LAW TRUST ACCOUNT 211 E. FRANKLIN ST., P. O. BOX 1155 APPLETON, WI 54912 | | |
| June 3 19 92 | | 7-10 75 |
| PAY TO THE ORDER OF | Wisconsin Department of Revenue | \$14,129.00 |
| Fourteen Thousand One Hundred Twenty-Nine and 00/100-----DOLLARS. | | |
| BANK ONE BANK ONE APPLETON, WI Appleton Branch 1403 | | |
| FUNDS OFFERED IN COMPROMISE FOR Len E. Santa, SS 4396-34-6726 |  | |
| POC6992P 00759008340 | POC6519679P | 00001412900P |

ENDORSE HERE

DO NOT WRITE STAMPS OR SIGNATURES IN THIS LINE
RESERVED FOR FEDERAL INSTITUTION USE

STATE TREAS. OF WIS.
JAN 19 1992
40750000224

PAID 00000012703
01-24-92
007 00R1033 6249244930 \$14129.00

RECESSION
JUN 10 1992
FEDERAL RESERVE BOARD OF GOVERNMENTAL AID CO

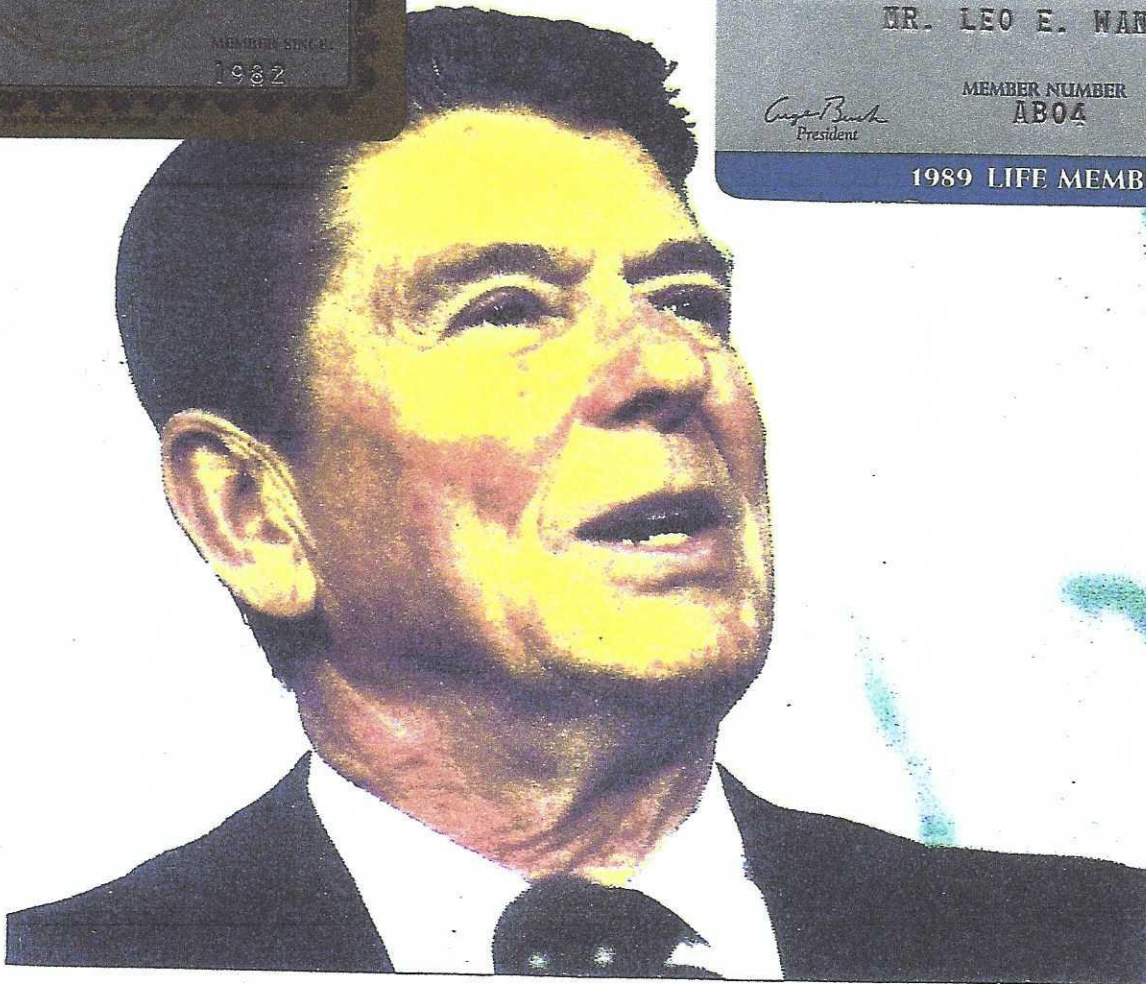
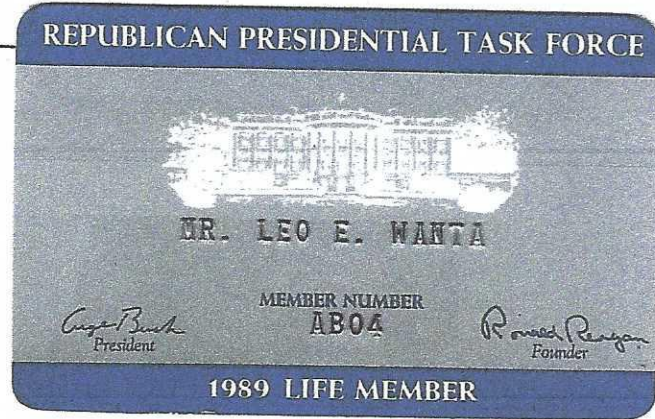
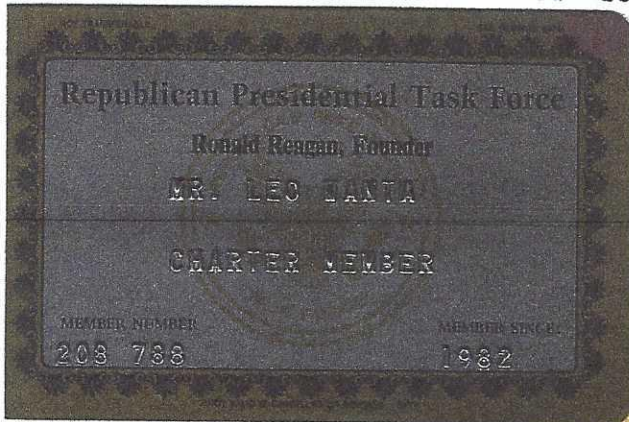
ANTHEM

New Republic/USA Financial Group, GES.m.b.H
Kartnerstrabe 28/15 Telefon: 513.4235

5/

ANTHEM

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



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

ANTHEM

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



<https://vimeo.com/358555549>
<https://vimeo.com/370672952>
<http://eagleonetowanta.com>



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

Knights of Columbus
Supreme Council Office
1 Columbus Plaza
New Haven CT 06510-3326

2008 1-17

Exhibit J



Department of the Treasury
Internal Revenue Service

1988

KANSAS CITY, MO 64999

In reply refer to: 9999999999
Apr. 23, 1991 LTR 2358C
396-34-6726 8812 30 000
Input Op: 9999999999 07607

LEO E & JOANNE WANTA
2101 N EDGEWOOD
APPLETON WI 54914-2473

Taxpayer Identification Number: 396-34-6726
Tax Form: 1040
Tax Period: Dec. 31, 1988
Correspondence Received Date: Apr. 11, 1991

Dear Taxpayer:

Based on our information, you are not liable for filing a tax return for this period. If other issues arise, we may need to contact you in the future. You do not need to reply to this letter.

Sincerely yours,

Dorothy G. Smith
Chief, Collection Branch

2/8
8/

0041817P

TO: 15203995022

P:5-5

02:51P FROM: PATRICIA CAMERON 94983175:7



State of Wisconsin • DEPARTMENT OF REVENUE

718 WEST CLAIREMONT AVENUE • SAU CLAIRE, WISCONSIN 54701
(715) 636-3879 • FAX (715) 636-3831 • e-mail adunlap@mail.state.wi.us
<http://www.dor.wisconsin.gov>

February 18, 1999

ATTORNEY JAN MORTON HEGER
P O BOX 4815
IRVINE CA 92616-4815

Dear Attorney Heger:

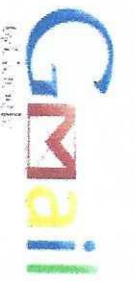
The Department of Revenue has no record of a delinquent tax account issued to Lee E. Wanta, Social Security Number 396-34-6726, Federal Identification Number DPP#04362.

Sincerely,

Angela Dunlap

Angela Dunlap
Revenue Agent

9/



Lee Wanta <ameritrususa@gmail.com>

NEW REPUBLIC/USA FINANCIAL GROUP LTD. (A MISSISSIPPI CORPORATION)

1 message

Lee Wanta <ameritrususa@gmail.com>

Wed, Jun 3, 2015 at 9:47 AM

To: ombdirector@omb.eop.gov, potus44@whitehouse.gov, flotus44@whitehouse.gov, "Criminal.Division@usdoj.gov" <Criminal.Division@usdoj.gov>, Attorney General Eric Holder <askdoj@usdoj.gov>, govgeneral@wisconsin.gov, "info@mail.whitehouse.gov" <info@mail.whitehouse.gov>, "johnroberts@supremecourt.gov" <johnroberts@supremecourt.gov>, Chief Justice John G Roberts <jroberts@supremecourt.gov>, "vice.president@whitehouse.gov" <vice.president@whitehouse.gov>, jlew@who.eop.gov, scheduling@ovp.eop.gov, The White House _ Senate <press@whitehouse.senate.gov>, ahoffman@ovp.gov, breed@ovp.eop.gov, ein_eagan@reid.senate.gov, Scott Walker <info@scottwalker.com>, "marym@tribbleforcongress.com" <marym@tribbleforcongress.com>, Mike Huckabee <mikehuckabee@mikehuckabee.com>, The White House <newsadmin@whitehouse.gov>, "office@messages.speaker.gov" <office@messages.speaker.gov>, ops@cia.gov, Congressman Phil Roe <rep.roe@mail.house.gov>, Stephanie Cutter <stephcutler@gmail.com>, "treasurer@do.treas.gov" <treasurer@do.treas.gov>, usunpublicaffairs@state.gov, Office of the Vice President <vice_president@whitehouse.gov>, yjarrett@who.eop.gov, Anna von Reitz <avannavon@gmail.com>, fgaffney@centerforsecuritypolicy.org, missy@treygovdy.com

CONFIRMING

received
03 JUN 15

03 JUN 15
EX-103

SPECIAL ATTENTION OF :-

U.S. DEPARTMENT OF THE TREASURY

ATTN : FRANCES ANDERSON

EMAIL : frances.anderson@do.treas.gov

and

ASSISTANT ATTORNEY GENERAL

ATTENTION : LESLIE R. CALDWELL

UNITED STATES DEPARTMENT OF JUSTICE

CRIMINAL DIVISION

950 PENNSYLVANIA AVENUE, N.W.

WASHINGTON, DC, USA (20530.0001)

EMAIL : Criminal.Division@usdoj.gov

***** TITLE 18 _ CRIMES AND CRIMINAL PROCEDURE

PART 1 - CRIMES - CHAPTER 79 - PERJURY
SECTION 1622 - SUBORNATION OF PERJURY [WHOEVER PROCURES ANOTHER TO COMMIT ANY PERJURY OF SUBORNATION OF PERJURY, AND SHALL BE FINED UNDER THIS TITLE OR IMPRISONED NOT MORE THAN FIVE YEARS, OR BOTH.

PLEASE TAKE SPECIAL NOTICE :-

CENTRAL INTELLIGENCE AGENCY (CIA) RETAINED SAID CALIFORNIA ATTORNEY TO ASSIST NEW REPUBLIC / USA FINANCIAL GROUP, LTD. (A MISSISSIPPI CORPORATION) IN THE LEGAL AFFAIRS AS TO :-

MX MOBILE MISSILE PROGRAMME
JACKSON, MISSISSIPPI, USA
PRINCIPAL : LEE EMIL WANTA

U.S. PRESIDENTIAL EXECUTIVE ORDER No. 12333
UNITED STATES INTELLIGENCE ACTIVITIES
TITLE 18, USC SEC 6, LINE 11
NEW REPUBLIC / USA FINANCIAL GROUP, LTD (MISS)
SOLE PRINCIPAL - LEO WANTA

SECURITY CODE : CUMBERLAND
(PURCHASE OF THE SOUTHERN PACIFIC RAILROAD IN
UNITED STATES BANKRUPTCY COURT)
UNITED STATES CUSTOM SERVICE
S - 31 - IANO [NEW ORLEANS]

" PLEASE TAKE CARE OF OUR GREAT NATION _ AMERICA "

The Principality of Snake Hill
Ambassador Lee Emil Wanta
Country Codes : OS QSH 923
Telefon No. (202) 379 2904 x001
Website : <http://eagleonetowanta.com/>



 JACK WARREN ELLIS _ SUPREME COURT RESIGNATION_29MAY91.pdf 5762K

✓ 03 June 15

ANTHEM

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

State of Wisconsin



APPLETON
54911

Dennis Wogland

DEPARTMENT OF REVENUE
INCOME, SALES, INHERITANCE & EXCISE TAX DIVISION
265 W. NORTHLAND AVENUE



DRESS CORRECTION REQUESTED

*Leo Wanta
2101 N. Edgewood Ave
Appleton, WI 54914*

WISCONSIN DEPT OF REVENUE

265 W NORTHLAND AVE
APPLETON WIS 54911

Dennis Wogland

12/

TRINITY COUNCIL UNION

Our Lady of Lourdes Intercede for us

Ave Maria Ave Maria

| | | |
|--|--|---------------------|
| BACHMAN, CUMMINGS, MCKENZIE, HEBBE, MCINTYRE & WILSON, S.C. ATTORNEYS AT LAW TRUST ACCOUNT 211 E. FRANKLIN ST., P.O. BOX 1155 APPLETON, WI 54912 | | 6992 |
| PAY TO THE ORDER OF Wisconsin Department of Revenue | | June 3 19 92 |
| Fourteen Thousand One Hundred Twenty-Nine and 00/100 | | \$14,129.00 |
| DOLLARS | | |
| FUND OFFERED IN COMPROMISE FOR Len E. Santa, SS: 4396-34-6726 | | |
| BANK ONE BANK ONE CORPORATION BANK ONE CENTER MILWAUKEE, WI 53201 | | |
| POC6992P 00759008340 | | POC6992P 0001412900 |

ENDORSE HERE

DO NOT WRITE, STAMP OR SIGN BELOW THIS LINE
RESERVED FOR FINANCIAL INSTITUTION USE

STATE TREASURER OF WIS.
STATE OF WISCONSIN
TREASURER
MILWAUKEE, WI
0750000224

PAID 00000012703
06-24-92
007 00R1033 6249244930 14129.00

RECEIVED
JUN 24 1992
FEDERAL RESERVE BOARD OF GOVERNMENTAL AID

P/p. 40

FEDERAL RESERVE BOARD OF GOVERNORS REG. CC

10 25 1992
JUN 3 1992
JUN 3 1992

PAID 00000012703
097 DOR1033 624924493D \$14,129.00

DO NOT WRITE, STAMP OR SIGN BELOW THIS LINE
RESERVED FOR FINANCIAL INSTITUTION USE
4311 02903
STATE TREAS. OF WIS.
JUN 3 1992
JUN 3 1992
JUN 3 1992

ENDORSE HERE

20/22

EXHIBIT 990626.007

| | | |
|---|--|---------------|
| BACHMAN, CUMMINGS, MCKENZIE, HEBBE, MCINTYRE & WILSON, S.C. ATTORNEYS AT LAW TRUST ACCOUNT 211 E. FRANKLIN ST., P. O. BOX 1155 APPLETON, WI 54912 | | 6992 |
| PAY TO THE ORDER OF Wisconsin Department of Revenue | | 79-031 759 |
| Fourteen Thousand One Hundred Twenty-Nine and 00/100 | | June 3 19 92 |
| DOLLARS | | \$14,129.00 |
| BANK ONE DANK ONE, APPLETON, WI Appleton, Wisconsin 54913 | | |
| FUNDS OFFERED IN COMPROMISE FOR Leo E. Wanta, SS #396-34-6726 | | |
| #006992# #075900834# #001509679# | | #0001412900# |

Attorney
FAX to Jim Reilley 708 299-3729 from
Jerry Salchert 414 999-2114(fax) or
414 999-2156(voice) -- July 18, 1994

Ref: Leo E. Wanta

Dear Jim,

I just received word from the Dane County Jail that Leo was this morning transferred to Mendota State Mental Institute. I spoke with Wendy Hegge, the Patient Rights Facilitator at Mendota who told me that if the court order stated that Leo could be drugged, that the doctors could begin to administer the drugs immediately. I also just spoke with an inmate in another institution who told me that from his knowledge, it was likely that the doctors would immediately begin to administer Thorazine.

Leo has such a profound objection to drugs that I'm afraid he'll lose control when they start to inject him. Leo is well aware of what the drugs can do to his "memory bank".

I have contacted Professor Szasz' office in Syracuse and am waiting for him to return my call.

What action can we take that will most expeditiously stop the drugging? Greg has a draft of a motion to restrain the drugging.

I look forward to seeing you tomorrow in Madison. I am prepared to pay you your initial retainer fee.

It might be possible to visit Leo tomorrow evening after 6 P.M.. I will attempt to visit him and would welcome your coming with.

I'll phone you later either at the office or at home.

All the best,


Jerry

15/

TRINITY COUNCIL UNION

Our Lady of Lourdes Intercede for us

Ave Maria Ave Maria

| | | |
|---|---------------------------------|--------------|
| BACHMAN, CUMMINGS, MCKENZIE, HEBBE, McINTYRE & WILSON, S.C. ATTORNEYS AT LAW TRUST ACCOUNT 211 E. FRANKLIN ST., P. O. BOX 1155 APPLETON, WI 54912 | | 6992 |
| June 3 19 92 | | 75-10 199 |
| PAY TO THE ORDER OF | Wisconsin Department of Revenue | \$14,129.00 |
| Fourteen Thousand One Hundred Twenty-Nine and 00/100 DOLLARS. | | |
| BANK ONE FUND OFFERED IN COMPROMISE FOR Len E. Santa, SS-4396-34-6726 | | |
| POC6992P 00759008340 POC6519679P 00001412900P | | |

ENDORSE HERE

DO NOT WRITE STAMPS OR SIGNATURES IN THIS SPACE
RESERVED FOR FINANCIAL INSTITUTION USE

STATE TREASURER OF WIS.
JAMES J. HANCOCK
JANUARY 1992

00750000224

PAID 0000000012703
007 COR1033 6249244930 \$14129.00

RECESSION
JUN 11 1992
FEDERAL RESERVE BOARD OF GOVERNORS

ANTHEM

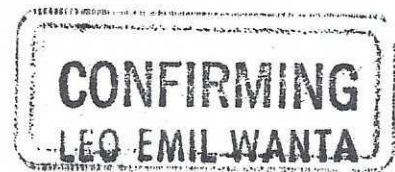
New Republic/USA Financial Group, GES.m.b.H
Kartnerstrabe 28/15 Telefon: 513.4235
A - 1010 Wien, Austria-Europe

46/

AMERICAN CHAMBER OF COMMERCE IN AUSTRIA



MEMBER OF THE CHAMBER OF COMMERCE OF THE UNITED STATES OF AMERICA, WASHINGTON D.C.
MEMBER OF THE EUROPEAN COUNCIL OF AMERICAN CHAMBERS OF COMMERCE



New Republic/USA
Financial Group, LTD
z. H. Herrn Mikos Manolesakis
Kärntnerstraße 28/15
1010 Wien

6. Oktober 1989

Sehr geehrter Herr Manolesakis!

Zu den Aufgaben der Amerikanischen Handelskammer in Österreich zählt die Erfassung der Niederlassungen, Filialen und Konzernbetriebe amerikanischer Firmen in Österreich sowie die Erfassung der Vertreter amerikanischer Firmen in Österreich.

Sollte eine der vorgenannten Kategorien auf Ihre Firma zutreffen, bitten wir Sie, uns den beiliegenden Fragebogen so bald wie möglich ausgefüllt zurückzusenden.

Ihre Angaben dienen bei Auskunftserteilung seitens unserer Handelsbibliothek als Vertretungs- bzw. Bezugsquellennachweis. Außerdem bilden diese Informationen die Grundlage für die jährlich erscheinende "U.S. List", die alle U.S. Firmen in Österreich verzeichnet.

Wir danken im vorhinein für Ihre Kooperation und verbleiben

mit freundlichen Grüßen

AMERIKANISCHE HANDELSKAMMER
IN ÖSTERREICH

Dr. Patricia A. Helletzgruber
Generalsekretär

Beilage: Fragebogen

AMERIKANISCHE HANDELSKAMMER IN ÖSTERREICH

A-1090 WIEN, TÜRKENSTRASSE 9, TEL. 31 57 51, TELEFAX 31 01 632

17/

ANTHEM

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

<https://vimeo.com/358555549>
<https://vimeo.com/370672952>
<http://eagleonetowanta.com>



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

Knights of Columbus
Supreme Council Office
1 Columbus Plaza
New Haven CT 06510-3326

2008 1-17

INTERNATIONAL EXPRESS AIRBILL - For Information Call 1-800-ABX-INTL - (1-800-229-4685)

| | | | |
|---|--|---|--|
| 1 SENDER'S AIRBORNE EXPRESS ACCOUNT NUMBER 58463224 | | 3 RECEIVER'S AIRBORNE EXPRESS ACCOUNT NUMBER | |
| 2 COMPANY NAME AmeriTrust Corporation Inc | | 4 COMPANY NAME Office of the Prime Minister | |
| ADDRESS 4000 Steeles Ave - West (221) | | ADDRESS 10 Sussex Drive | |
| CITY, STATE Woodbridge, Ontario | | CITY, STATE Ottawa, Ontario | |
| COUNTRY Canada | | COUNTRY Canada (KIM1M4) | |
| POSTAL / ZIP CODE L4L 4V9 | | POSTAL / ZIP CODE KIM1M4 | |
| SENT BY: NAME / DEPT. LEWanta, COB/CEO | | ATTN: NAME / DEPT. P/M Jean Chretien | |
| BILLING REFERENCE NO. 7158398380 | | REFERENCE NO. CUSTOMER I.D. NO. / V.A.T. | |
| 5 BILL TRANSPORTATION CHARGES TO: <input checked="" type="checkbox"/> SENDER (PREPAID) <input type="checkbox"/> RECEIVER (COLLECT) | | REORDER AIRBILL FORMAT NO. | |
| <input type="checkbox"/> THIRD PARTY ACCT. NO. | | ORIGIN AIRBILL NO. | |
| <input type="checkbox"/> PAID IN ADVANCE (CHECK NO. / AMOUNT) | | 2119916886 | |
| 6 BILL DUTIES AND TAXES TO: <input checked="" type="checkbox"/> SENDER <input type="checkbox"/> RECEIVER | | 8 COMPLETE THIS SECTION FOR COMMODITIES VALUED AT U.S. \$2500 & OVER OR WHICH REQUIRE A COMMERCE DEPARTMENT LICENSE | |
| THIS IS A LETTER EXPRESS (UP TO 8 oz.) <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO | | EXPORT LICENSE NO. & EXP. DATE OR GENERAL LICENSE SYMBOL | |
| 7 SHIPMENT VALUATION FOR CARRIAGE \$ 0.00 | | ULTIMATE DEST. | |
| 9 NO. OF PKGS. WEIGHT (lbs.) SUBJECT TO CORRECTION TOTAL TOTAL DIMENSIONS L x H x W | | DECLARED VALUE FOR CUSTOMS COUNTRY OF ORIGIN SCHEDULE B OR HARMONIZED CODE SPECIFY D or F SCHEDULE B OR HARMONIZED UNITS | |
| DESCRIPTION OF COMMODITIES COMMERCIAL INVOICE FOR CUSTOMS (CANADA ONLY) Legal Correspondence | | ARE PARTIES RELATED? <input type="checkbox"/> YES <input type="checkbox"/> NO | |
| SENDER'S SIGNATURE | | AIRBORNE SIGNATURE | |

TRACKING COPY

FORM NO. 002 (Rev. 8-94)

18/



New Republic/USA Financial Group, GES.m.b.H

Kartnerstrabe 28/15 Telefon: 513.4235

A - 1010 Wien, Austria-Europe

BANKING INSTRUCTIONS

RUPEE TRANSACTIONS

AUGUST 20, 1993

TO RICK REYNOLDS, ACCOUNT NUMBER 6321703115/REF 924-1233K
SECURITY CODE-- MTL/JMI-150795-IR/50MX5

PLEASE ADD TO YOUR PAY ORDER FOR DISTRIBUTING THE USD FUNDS FROM THE ABOVE TRANSACTION AS FOLLOWS:

1. SEVENTY SEVEN AND ONE HALF PERCENT (77.5%) OF THE FINAL TOTAL AMOUNT OF EACH ICPO NO. 95815001; 95815002; 95815003; 95815004, METOKOP BUYER AND HUA MEILIHOO AS SELLER, TO BANK OF CHINA, SINGAPORE BRANCH, ACCOUNT NO. FCA 1479, SWIFT CODE BKCH SG SG, OFFICER TAN CHOR SUAN, DEPUTY MGR. 4398716, SINGAPORE

2. RESIDUALS SHALL BE RETAINED AND USED IN YOUR SPECIAL EARNING ACCOUNTS UNTIL FURTHER NOTICE OF DISTRIBUTION

THE 77.5% PERCENT WILL BE HELD IN THE SINGAPORE BANK TO PROVIDE A BANK GUARANTEE TO PAY TO THE RUSSIAN RUPEE PROVIDER THE CONVERTED USD ON THE FOLLOWING SCHEDULE.

1. 10% ON THE 25TH DAY OF CURRENCY EXCHANGE OF THE RUPEE

2. ANOTHER 15% ON THE 30TH DAY

3. ANOTHER 30% ON THE 40TH DAY

4. ANOTHER 45% ON THE 45TH DAY MAKING A TOTAL OF 100% OF THE 70% DISCOUNT VALUE OF \$1.5 INR TO ONE USD

QUESTION? CAN YOU PROVIDE A BANK GUARANTEE FROM FRANKFORT ON THESE PAYMENTS AND USE THE SEVENTY % IN YOUR TRADING PROGRAM?

IF YOUR ANSWER IS YES THEN WE WOULD ONLY HAVE TO SEND 7.5% TO THE SINGAPORE BANK, AND WE COULD THEN USE THE EARNINGS TO BUY THE INDIA GOODS WHICH IS THE PROBLEM NOW. THE REQUIREMENT IS THAT THE CLEARING FUNDS FOR THE RUPEE EXCHANGE MUST BE USED TO BUY GOODS THROUGH AN INDIA COMPANY. THE REPAYMENT SCHEDULE DOES NOT ALLOW ENOUGH TIME TO BUY, TRANSPORT AND SELL AND THEN PAY THE RUPEE PROVIDER. WHATEVER EARNINGS WE COULD MAKE IN YOUR ACCOUNT WE COULD USE TO BUY THE INDIA GOODS AND PERFORM ON THE ICPO'S AT LEAST IN PART

PLEASE SEND A STEP BY STEP SCHEDULE ON HOW THE EXCHANGE WOULD WORK AND THE EARNINGS OF THE TRADING PROGRAM. THE BUYER IS METOKOP OF ST. PETERSBURG, THE SELLER IS KOMRATIE KOTHARI LTD. OF BOMBAY, INDIA. BRANCH OFFICE IN JINAN, CHINA. WE FAX THE FOUR ICPO'S

BAI TIYKIY BANK WOULD RECEIVE THE RUPEES AND GIVE A LC IN RUPEE IN FAVOR OF THE SELLER KOTHARI-HUAMEILIHOO. WE WOULD TRANSFER RUPEE TO THE BANK OF INDIA WITH ICPO'S FOR APPROVAL TO CONVERT TO USD BY YOUR MTL CHASE ACCOUNT FOR DISTRIBUTION AS ABOVE OR AS WE SEE ADVANTAGE IN YOUR TRADING PROGRAM. 7.5% MUST GO TO THE SINGAPORE ACCOUNT TO MEET COMMITMENTS FOR THE GUARANTEE AND KOTARI COMPANY, ETC. 15% MUST BE SENT TO METOKOP BUT WE WILL TRY TO GET THEM TO LEAVE IT IN FOR THE 45 DAYS WITH YOUR PROGRAM. SO WE HAVE A BETTER GOODS DELIVERY PROGRAM THROUGH THE INDIA COMPANY, AND CAN GO TO LARGER TRANSACTIONS WITH APPROVAL OF BANK OF INDIA.

GREGORY SALL, PRESIDENT HUA MEILIHOO EXPORT-IMPORT COMPANY

191

SEPTEMBER 17, 1986

HIS EXCELLENCY, PRESIDENT SUHARTO
PRESIDENTIAL PALACE
JAKARTA, REPUBLIC OF INDONESIA

MR. BAMBANG TRIHATMODJO, OFFICER-IN-CHARGE
P.T. BIMANTARA CITRA HOLDING GROUP
JAKARTA, REPUBLIC OF INDONESIA

GENERAL BENNY MURDANI
COMMANDERING GENERAL
GOVERNMENT MILITARY HEADQUARTERS
JAKARTA, REPUBLIC OF INDONESIA

DIRECTOR FRECKY HIPPIY
PT. JASINDO ANGKASA BUANA / BIMANTARA GROUP
ARTHALOKA BLDG., 7 th FLOOR
J1 JEND SUDIRMAN NO. 2
JAKARTA, REPUBLIC OF INDONESIA

DEAR GENTLEPERSONS:

WE ARE ENCLOSING A LODGING INVOICE FOR YOUR MR. JAMES CHI, YOUR JOINT VENTURE ASSOCIATE, ACCRUED DURING HIS WORKING ASSIGNMENTS ON YOUR GROUP'S BEHALF IN SINGAPORE. THIS PAYABLE AMOUNT IS S\$11,910.75 CREDITED TO ACCOUNT 07-000-286-9 AS LISTED.

AS YOU RECALL WE WILL BE INVOICING YOUR GOVERNMENT AND YOUR PRIVATE WORKING CORPORATE BIMANTARA GROUP, PT. JASINDO ANGKASA BUANA, FOR ALL EXPENSES DUE TO YOUR BREACH OF UREA AGREEMENTS, CONSPIRACY AND FRAUD, UNAUTHORIZED LODGING EXPENSES IN JAKARTA, MANILA AND SINGAPORE, AS WELL AS, CORRUPTION AND PRICE FIXING, SECRET/ILLEGAL JOINT VENTURES PER SIGNED DOCUMENTS, INTER ALIA, HAS PREVIOUSLY DOCUMENTED TO EACH OF YOU AND THE GOVERNMENTAL AGENCIES INVOLVED IN INDONESIA, U.S.A., P.R.C. AND PHILIPPINES.

THE CENTURY PARK SHERATON/SINGAPORE HAS BEEN VERY PATIENT AS WELL AS AMERICHINA GLOBAL IN YOUR UNUSUAL JOINT VENTURE ACTIVITIES. HOWEVER, PLEASE APPROVE YOUR ASSOCIATE'S LODGING ACCRUED ON YOUR OWN BEHALF TO ELIMINATE ANY FURTHER ACTION ON THEIR PART AS WELL AS AMERICHINA USA FOR MUTUAL COLLECTION PROCEDURES, INTER ALIA.

THANK YOU FOR YOUR COOPERATION AND IMMEDIATE PAYMENT IN THIS BIMANTARA GROUP OBLIGATION AND RESPONSIBILITY.

FAITHFULLY YOURS,

CORPORATE ACCOUNTING SECTION
AMERICHINA GLOBAL MANAGEMENT GROUP, INC.
POST OFFICE BOX 2546
APPLETON, WISCONSIN 54913-2546, USA
tlx: 191183 USA tele: 414-734-4771

201

The man [Weinberger] who said this Iran-Contra operation was done under the Economy Act made the decision. Because, by saying it was done under the Economy Act, what he is doing is opening the doors of the secret supply channel, which is worth tens of millions of dollars. He had to have the money for it – meaning the money in the federal budget – not cash on the barrel, and not cash he got from the King of Saudi Arabia. He made the decision to release the missiles, and not to sell them to somebody – in exchange for hostages. When you exchange the missiles for hostages, you don't get any money; the hostages are the money, you exchange for hostages. If somebody kidnapped my dog and said he wanted \$100, I'd give them the money and I'd take the dog. That's the deal!

The whole situation in this contrived Iran-Contra situation – from the point when McFarlane went over to Teheran with a cake and a Bible, the whole thing, right there, was explaining itself as a weird, mixed-up exercise. You don't do clandestine exercises that way. There was something terribly wrong with it when it started with a cake and a Bible.

... [T]his Iran-Contra deal is the biggest aberration on covert operation I've ever heard of. It simply is not a covert operation at all. Somebody was just handling a lot of money, and Meese created the meaningless name for that game, "Iran-Contra", that was just contrived.

Ratcliffe: What's your sense of the most likely explanation for how things have gone so awry?

Prouty: It's simple. The Iraqis have fought the Iranians since 1981. And in that period the Iraqis have released data that this warfare cost them \$60 billion. I'm sure the Iranians fought as hard as the Iraqis did. The Iranians were using U.S. military hardware, because most of their army and navy are supplied with things made in the United States. When the equipment is made in the United States – like engines or parts – you have to buy them from the United States; nobody else makes that specific military equipment, at least not identical. So you have to buy it from the United States.

So, I believe (without too much concern about the exact record, or the figures) that it must have cost the Iranians about \$60 billion to fight the Iraqis. If it did, it means the Iranians purchased (from somebody) parts made in the United States that belonged to the U.S. military (or the military suppliers) worth \$60 billion. Not a few million. Not a cake and a bible. Sixty billion dollars. They don't want to talk about it.

So they'd rather talk about the cake and the bible and the Contras. That's the role Mr. Meese created to divert the people from the \$60 billion and talk about the Contras. When you're talking about the Contras, everything that happened in Iran is quiet. One was supposed to balance the other. If you go back and look at the newspapers, the Iranian/Contra problem began with a little newspaper saying that weapons from the United States had been exchanged for hostages. That was the problem -- only that. Then, when Mr. Meese went poking around in the papers in the White House, he says he found a memo that the money from that exchange was going to the Contras. He made some funny statements. There's no money from the exchange – not from that exchange – and there was no need of giving money to the Contras. But every eye and ear of the members of the Congressional hearings turned to the Contras, and they forgot Iran from that time on. Mr. Meese's gambit succeeded. As simple as that.

Then we get people who have other interests – and I make no brief for them; but people like the Christic Institute – who amplified on this deal. The next thing you know, everybody's looking at Nicaragua instead of Teheran. Well, that covers up the \$60 billion deal we played with Iran. There's your problem.

The money was transferred quietly on paper in the government. And nobody saw it because of the Economy Act principles -- which Weinberger talked about anyway! There's something very much mixed-up in this Iran/Contra thing, because they didn't need the money to transfer in the first place ... unless someone was stealing it.

21



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.

22

**DANA V. WILCOX
1319 NOTTOWAY AVENUE
RICHMOND, VA 23227**

November 17, 2003

Mr. Donald Meddles
1607 Marion Edison Road
Marion, OH 43302



Subject: Delmarva Timber Trust

Dear Sir,

Since 1998 I have participated with you and others to straighten out the problems with Delmarva Timber Trust and the reorganization of it so it was in proper form to collect the assets of Charles Owen Meddles for distribution to his heirs as proscribed by this Trust and Owen Meddles' stated desires. I participated in the formal reorganization meetings of the Trust between January and May 2001.

Since that time I have had no hands on activity in the Trust and you have made it clear that you were handling everything quite well with John and others there in Marion. I have reminded you time and again of your responsibilities and how I thought your activities should be governed. You have listened to me and assured me that you had done everything that was required to insure the Trust's integrity which included having annual meetings and proper disclosures to the beneficiaries among just a few.

Earlier this summer I was shown your deposition in the Sine case in Utah within which you berated others and me who had helped straighten out the Trust. I discarded your comments as an old man trying to act as the sole savior of the Trust.

Then about two weeks ago you informed me that you had an arrest warrant issued for you by the Bank of New York and possibly others for bank fraud and were going to New York City to be arrested and booked under that charge. I became deeply concerned with these facts and this concern caused me to do research and ask questions of others beside yourself as to Delmarva and your activities.

As a result of these inquiries the following concerns and facts have come to light that need to be properly and immediately addressed to protect this Trust and the beneficial rights of heirs of it.

1. You failed to identify all known assets of Owen Meddles known to you when the Trust was reformed.
2. There have been no regular annual meetings and accountings of the Trust as required by Maryland law.
3. You have made commitments for the Trust by yourself and other members of the trustees that should have been made by the full trust and its beneficiaries.
4. You have opened bank accounts in the name of Polly (sp) and or others with the intent of depositing collected monies into them thus circumventing the Trust and converting the collected monies to your own use.

Donald Meddles
November 17, 2003
Page 2

5. You and others filed documents with banks and other institutions stating you were the CEO of various companies when in fact you are the CEO of Delmarva Timber Trust collecting the assets of Owen Meddles deceased.
6. You have not filed the proper annual reports with Maryland to keep the Trust in good standing.
7. You have signed checks received by you and deposited them in accounts only under your control which should have been deposited into a Delmarva account for the beneficiaries of the Trust.
8. You have paid funds to persons and trustees that were collected in the course of receiving funds for the Trust which were not properly accounted for and which, by your actions, put the Trust in legal jeopardy.
9. I have found that you do not have an attorney representing the interest of the Trust and only recently have you retained an attorney for yourself only after the issuance of the arrest warrant against you in Federal Court in New York City.

You have informed me that there will be a formal show cause hearing in New York City on this arrest warrant in early December. After that hearing I request a formal meeting of the Trust with trustees, beneficiaries, and advisors as constituted and installed in the reorganization meeting of May 7, 2001 to fully review the forgoing findings and make all proper and full filings with Maryland and the Federal Government. This meeting must be held in Maryland and probably in Annapolis.

Sincerely,

Dana V. Wilcox
Financial Advisor, Delmarva Timber Trust

Ans (E) & (F) WRTA

☐ CONFIDENTIAL. BURN AFTER READING.
☐ MOST SECRET. BURN WHILE READING.
☐ ULTRA SECRET. BURN BEFORE READING.

24/

Dana Wilcox
1319 Nottoway Ave.
Richmond, VA 23227-4016



AMBASSADOR LEO Z. WANTA
13093 77TH AVENUE
CHIPPewa FALL, WI
54729

54729+6255



{ Ambassador LEO WANTA
WAS ON "House Arrest"
WHEN Above Letter from "CIA"
WAS delivered —

LL

Please Note: MICHAEL Cottrell AT
THIS Time WAS ON D.J. ~~TRUMP~~
TRUMP'S "TRANSITION TEAM" for
the Presidency
AND CLEARLY discharged for Cause LSS (25)

MINUTES OF SPECIAL MEETING OF THE
SHAREHOLDER
OF
AmeriTrust Groupe, Inc.

Pursuant to waiver of written notice of a meeting of the shareholder of AmeriTrust Groupe, Inc., a Commonwealth of Virginia Corporation, a meeting of the shareholder was held this ___ day of March, 2008 and the following Resolutions were suggested, discussed and adopted:

BE IT RESOLVED, that it has been brought to the attention of the undersigned, that confidential trade secrets and business operating plans have been disclosed to outside third parties in violation of normal and generally accepted fiduciary responsibilities owed to the Corporation; and

BE IT RESOLVED, that it has been brought to the attention of the Corporation that MICHAEL C. COTTRELL, M. S. has upon best information and belief negligently and with malicious self motivated intent disclosed confidential and private information belonging to the Corporation to non-corporate parties as referenced hereinabove and hereinafter; and

BE IT RESOLVED, that upon best information and belief MICHAEL C. COTTRELL, M. S. with total disregard for the proprietary business interests of the Corporation has violated his fiduciary and legal obligations owed to the Corporation as required by the applicable provisions of the Model Business Corporation Act and which disclosures most probably constitute a violation by MICHAEL C. COTTRELL, M. S. of H.R. 3723 signed by the President of the United States on October 11, 1996; and

BE IT RESOLVED, that prior hereto the Corporation and/or (as the case may be) the sole and exclusive shareholder of the Corporation may have entertained the possibility of further and additional business dealing cooperation with MICHAEL C. COTTRELL, M. S. and/or as the case may be business cooperation with one or more business operating entities in which MICHAEL C. COTTRELL, M. S. may have a direct, indirect, fiduciary, legal and/or equitable business participation interest; and

BE IT RESOLVED, that premised on a violation by MICHAEL C. COTTRELL, M. S. of H.R. 3723 and a lack of delivery of meaningful valuable consideration for any oral and/or written representations to confirm any business dealing cooperation with MICHAEL C. COTTRELL, M. S. and/or as the case may be with one or more business operating entities in which MICHAEL C. COTTRELL, M. S. may have a direct, indirect, fiduciary, legal and/or equitable business participation interest the same whether written and/or oral are hereby declared of no value, negated and made null and void; and

1/3
23 Mar 08
LEE
P
(26)

ARAB-ASIAN AFFAIRS

WORLD REPORTS LIMITED

108 HORSEFERRY ROAD
WESTMINSTER
LONDON SW1P 2EF
UNITED KINGDOM.

Fax: +44 [0]20-7233 0185.

A regional geopolitical intelligence commentary.

U.S. OFFICE:

P.O. BOX 1970
MURRAY HILL STATION
NEW YORK
NY 10056-1970 USA.

Fax: 212-679 1094.

Right: The original mediaeval seal of Westminster Abbey employed in the Exchequer Houses of the Treasury of the Kings of England, held in Westminster Palace. We have adopted this seal as our symbol – to signify continuity, civilisation, freedom, faith and the continuing relevance and utility of the nation state at the start of the 21st century, when it is under relentless attack from neo-Leninist, globalist revolutionary forces dedicated to its abolition.



ISSN 0196-3538



VOLUME 30

Editor & Publisher: Christopher Story FRSA

NUMBER 9

THE CIA-CHECHNYA OBFUSCATION

Analyses of the backgrounds of many of the 9/11 hijackers revealed outline details of their involvement in Chechnya, where the covert continuing Soviets train terrorism cadres and practice urban warfare techniques. But pictures of the hijackers publicised by the FBI, when subjected to analysis, appeared, in the opinion of experts, to be incorrect: in other words, the mugshots displayed for public consumption did not necessarily correspond to the 'known' backgrounds of the individuals themselves. Therefore, from the very outset of the cover-up operation perpetrated by the US counterintelligence community itself to bamboozle the American people, obfuscation, deception and diversion was the rule, rather than the exception. Since the aircraft in question were allegedly over Canadian airspace at the time of the atrocities, according to special sources, the images presented to the American public of unpleasant-looking Islamic males were almost certainly cooked up in advance as part of the deception. Following the 2004 Presidential Election, the Editor was made aware of the fact that certain US counterintelligence operatives, who had been drinking heavily following 9/11, adopted the stance that 'we have to put 9/11 behind us and moved on': i.e., the counterintelligence cover-up of the CIA's 9/11 evil complicity, was 'over'.

LIES REPACKAGED AS THE TRUTH

In earlier issues of this Volume, we have slammed the US Central Intelligence Agency for its nefarious proliferation of terrorism, when at the same time the Government that it controls through its intelligence placemen holding high state office, rants and raves about the global 'War on Terror'. This kind of two-faced behaviour, or double-mindedness, is the reverse of what is appropriate and necessary in order for peace and stability to be restored. It is also, of course, diametrically opposed to the Way, the Truth and the Life through Jesus Christ, who taught that double-mindedness is of the essence of evil, being the source of lies and confusion, which, like death (both spiritual and physical) are the sole products of the Devil. The relevant passage from *Matthew* [Chapter 6, verses 22-23] is as follows:

'The light of the body is the eye: if therefore thine eye be single, thy whole body shall be full of light. But if thine eye be evil, thy whole body shall be full of darkness. If therefore the light that is in thee be darkness, how great is that darkness'.

This teaching is followed by this warning:

'No man can serve two masters; for either he will hate the one, and love the other; or else he will hold on to the one, and despise the other. Ye cannot serve God and mammon' [*Matthew* Chapter 6, verse 24].

Now it may seem to sophisticated, world-weary and cynical operatives, observers and others that to shine the light of the Word of Jesus Christ into the darkness with which we are having to be concerned here, is a futile exercise. But in reality, knowledge of the Word enables one to see with crystal clarity what has gone wrong, and why the double-minded stance adopted by US, British and other intelligence services towards the terrorism operation is destined to generate endless chaos, death and confusion worldwide.

One does not naively expect a criminal organisation as far down the sewer as the CIA to take the slightest

notice of this basic assessment. After all, its Langley headquarters *misquotes Jesus Christ* for the benefit of all visitors to that Palace of Darkness, proclaiming:

'You shall know the truth and the truth shall set you free'. This very slogan, which is taken out of its proper scriptural context, immediately reveals the CIA for what it is – a massive lie factory. For what the cynical CIA has done here is to take *John* Chapter 8, verse 32, deliberately out of context. It reads:

'And ye shall know the truth, and the truth shall make you free'. But this promise is *conditional upon* the statement in the preceding verse (31), of which verse 32 forms part of the same sentence. It reads:

'Then said Jesus to those Jews which believed on him, **If ye continue in my word, then are ye my disciples indeed: And ye shall know the truth, and the truth shall make you free.**

A moment's further thought reveals that by displaying its derivation of verse 32 out of context, without Jesus Christ's **specific precondition**, the CIA has usurped the power of God: for it is asserting here nothing less than the lie that *the CIA itself* is the source of truth, which is **the reverse of the truth**. It is the source of lies, deception, false witness and death.

WHY WE ARE LATE: SEE WWW.WORLDPRESENTS.ORG

The Editor was directly responsible for facilitating the conditions which led to the \$4.5 trillion Settlement with Ambassador Leo Wanta, the Financial Warfare genius who, with the assistance of Gorbachëv and Putin (both of whom were handsomely paid) 'took down' the Soviet Union. When the Clinton Administration took over, the Soviets collaborated with their assets in the White House in a 'Blowback' operation to 'take down' Leo Wanta, who was imprisoned and held under house arrest for an intended 22 years on fake, trumped-up State tax charges. The Editor personally procured his release, but the cost in terms of his time has been huge. We are now back in production and will continue service as usual. Apologies for the delay. ■

27

THE OTHER SIDE OF THE PICTURE

In concentrating on the evils perpetrated by the US intelligence community, we have (but temporarily) shifted our focus away from the covert continuing Soviet KGB/GRU, which has usually cooperated, at the intelligence level, as fellow instigators of the Works of Darkness in secret league with the continuing Nazi 'Black' agency located in Dachau.

A review of the grim backgrounds of the known alleged 9/11 hijackers shifts the focus decisively back to include the Soviets, raising the issue of collaboration between terrorism proliferation cadres of the Illuminati. The hijackers' backgrounds, again as assembled from public domain sources, reveal some tentacles of the multi-faceted conspiracy:

● **Nawaf Alhazmi:** In Congressional testimony on 18th June 2002, the former Director of Central Intelligence, George Tenet (whose name 'faces both ways': spell Tenet backwards and it stays the same), asserted that this operative was involved in the Bosnia conflict in the mid-1990s. In 1996, he was operating in Chechnya [*The Observer*, 23rd September 2001], although *Arab News* stated that the year was 1998 [20th September 2001].

● **Khalid Almihdhar:** In the same testimony, Tenet stated that this operative participated in the Bosnia conflict in the mid-1990s. The *Los Angeles Times* claimed on 9th January 2002 that he left to fight in Chechnya in 1997. Chechnya, adjacent to the huge Soviet military area of Mozdok, is a Soviet training ground for urban and terrorist warfare.

● **Salem Alhazmi:** *ABC News* reported on the 1st September 2002 that this operative spent time in Chechnya with his brother Nawaf Alhazmi.

● **Ahmed Alhaznawi:** In the self-same *ABC News* broadcast, it was stated that this operative left for Chechnya in 1999. *Arab News* reported that he lost contact with his family in late 2000 [*Arab News*, 22nd September 2001].

● **Hamza Alghamdi:** *The Washington Post* [25th September 2001] stated that this operative left for Chechnya early in 2000. It was separately reported that he left for Chechnya around January 2001. According to *Arab News*, he called home several times until June 2001, stating he was in Chechnya.

● **Mohand Alshehri:** *Arab News* reported on 22nd September 2001 that Alshehri went to 'fight' in Chechnya early in 2000. We would substitute 'to receive terrorism training and combat experience'.

● **Ahmed Alnami:** This terrorist left home in June 2000 and called in June 2001 from an unknown location [*Arab News*, 19th September 2001].

● **Fayed Ahmed Banihammad:** *The Washington Post* reported on 25th September 2001 that this operative left home in July 2000 stating that he wanted to participate in a 'holy war', or do relief work. *Arab News* reported on 18th September 2001 that he called his parents once subsequently.

● **Ahmed Alghamdi:** This maniac left his studies to 'fight' in Chechnya in 2000, and was last seen by his family in December that year. *Arab News* reported on 18th September 2001 that he called his parents in July 2001, but never mentioned being in the United States.

● **Waleed Alshehri** vanished with Wail Alshehri [below] in December 2000, and indicated he would be 'fighting' in Chechnya [*Arab News*, 19th September 2001; *Washington Post*, 25th September 2001].

● **Walil Alshehri:** According to *The Washington Post* [25th September 2001], Wail Alshehri had psychological problems, and went with his brother to Mecca to seek help. Both then disappeared. He, too, spoke about 'fighting' in Chechnya.

● **Majed Moqed:** According to *Arab News* [22nd September 2001], this operative was last seen by a friend in Saudi Arabia in 2000. The friend stated that "he had a plan to visit the US to learn English".

On 23rd October 2002, *The Washington Post* (and on 29th October 2002, *Reuters*) cited a colleague as claiming that the 'hijackers' Mohammed Atta, Marwan Alshehhi, Ziad Jarrah and the so-called would-be 'hijacker' Ramzi Bin Al-Shibh had 'wanted to fight' in Chechnya but were told in early 2000 that they were needed elsewhere.

The Chechen dimension has been severely underplayed. Indeed, on 24th October 2002, *Reuters* reported: 'Western diplomats play down any Chechen involvement by 'Al-Qaeda'. This, of course, was a nice piece of deliberate obfuscation. All of a sudden, 'Al-Qaeda' is the villain, so other terrorism dimensions can be played down. Amid such obfuscation, the FBI added to the confusion after 9/11 by publishing photographs of the 'hijackers' believed by some experts to be incorrect. Among the distinct possibilities in this context was the suspicion that the named 'hijackers' might have died in some other context such as Chechnya, so that their identities might have been stolen and used by other operatives. According to MSNBC [on 27th September 2001], the former Director of Central Intelligence, James Woolsey, claimed that 'Bin Laden agents' murdered 12 men during the 1990 Iraqi invasion of Kuwait, stole their paperwork, and then used their identities for later operations such as the bombing of the World Trade Center in 1993. Amid the confusion, everyone appeared to have forgotten that following the defeat of Iraq in 1991, the United States arranged for the transfer to America of thousands of Iraqis, an operation considered at the time to be one of extreme recklessness, given the unknown mental and ideological condition of these people.

Clearly, given the CIA's leading rôle in the proliferation of global terrorism, thereby providing the pretext for the 'War on Terror' which subsequently enabled the Bush II Administration to flout all norms of civilised behaviour, this transfer of malleable Iraqi personnel must be considered highly suspect.

28

EVERYONE IS COMPROMISED

One of the most basic principles followed by the criminal mind is to project its own evil preoccupations and intentions onto its own enemies, and to *presume* that its enemies follow the same thought-processes. An extension of this phenomenon is the objective of enmeshing everyone in the conspiracy or, as in the case of Leo E. Wanta's funds, the gigathief, so that all 'who matter' have a vested interest in the *perpetuation of the collective cover-up*.

We can see this pattern at work in the context of terrorism proliferation as a pretext for the globalisation of the Revolution, in which the United States, as a Revolutionary Power by definition and from its foundation (or geomasonic usurpation), is intimately involved. Indeed, with the abrupt 1989-91 'change of scenery' brought about with the implementation of the US-assisted 'collapsible Communism' operation, the United States took over revolutionary operations from the 'Illuminised' Soviets themselves.

Following the uncovering of Operation Bojinka in The Philippines, almost all of its major planners, including Ramzi Yousef, were found and arrested. But the so-called '9/11 mastermind' Khalid Shaikh Mohammed, fled to Qatar, where he proceeded to live openly, using his real family name, and taking advantage of the special patronage of Abdallah bin Khalid al-Thani, the Interior Minister of Qatar and a member of the Qatari Royal Family [ABC News, 7th February 2003].

If we disentangle the behaviour of the Qatari authorities and the CIA in this context, we wind up with proof of continued complicity in global terrorism proliferation by US intelligence:

1. Khalid Shaikh Mohammed was indicted in January 1996 for his rôle in the World Trade Center bombing in 1993, and in the same month, the US authorities determined that he was living in Qatar. The *Los Angeles Times* stated on 22nd December 2002 that the FBI Director of the day, Louis Freeh, wrote to the Qatari Government requesting permission to send a team after him.

2. *New Yorker* [27th May 2002] stated that one of Freeh's diplomatic notes asserted that Mohammed had been involved or was involved in a conspiracy to "bomb US airliners" and was believed to be "in the process of manufacturing an explosive device".

3. The Qatari authorities then confirmed that Khalid Shaikh Mohammed was indeed resident in Qatar and was engaged in making an explosive device, but they delayed handing him over. After a delay of months, a high-level (National Security Council) meeting was held in Washington to consider a commando raid to seize him. However, as the *Los Angeles Times* explained on 22nd December 2002, any such raid, which must presumably have presupposed non-cooperation on the part of the Government of Qatar, was considered too risky, so a

further letter was despatched to the Government of Qatar instead. An operative present at the relevant meeting told the newspaper later: "If we had gone in and nabbed this guy, or just cut his head off, the Qatari Government would not have complained a bit. Everyone around the table, for their own reasons, refused to go after someone who fundamentally threatened American interests" (how about lives as well – *Ed.*?). Having given birth to the monster, the various complicit agencies and cadres had their own rationales for doing nothing.

4. Late in 1997, a 'former' CIA operative, Robert Baer, learned how the Qatari intelligence authorities had helped Mohammed to escape from Qatar (i.e., evade American surveillance, if any) and had passed on the information to the CIA; but as usual they gave the impression of being uninterested.

5. On 8th June 2002, *The New York Times* reported that Osama Bin Laden (a.k.a. 'Tim Osman') visited al-Thani twice in Qatar.

6. Having left Qatar, Khalid Shaikh Mohammed participated in multiple acts of terrorism, thereby helping the proliferation of the staged terrorism offensive which later provided US strategists with their pretext for aggressive, Hitlerian offensives to seize and control drug and energy assets.

COMPARTMENTALISATION FACILITATES OPERATIONAL DOUBLE-MINDEDNESS

Given rigid compartmentalisation and the enforcement of the so-called 'Need to Know' principle, it is possible for 'Black' intelligence agencies (of which the CIA is decidedly an example) to run competing and opposite strategies and operations simultaneously, in conformity with the double-mindedness principle which infects all their activities.

Thus early in 1996, the CIA's Counter-Terrorism Center created a special unit to focus specifically on Bin Laden, who, as we have seen, is or was nothing less than a creation of the CIA itself. According to the Senate Intelligence Committee [18th September 2002], the number of operatives working inside this unit had reached between 35 and 40 by 9/11. The rationale for setting up the unit was explained by *The Washington Post* [3rd October 2001] as having been 'largely because of evidence linking him to the 1993 bombing of the World Trade Center'.

The extreme duplicity and double-mindedness of the corrupt British authorities now moved into focus. Osama Bin Laden had obtained a satellite telephone during 1996, which was used both by Osama Bin Laden and by his so-called 'military commander' Muhammad Atef, to direct 'Al-Qaeda' operations.

The use of this satellite phone was discontinued two months after a US missile strike against 'his' camps, when a US official boasted that the United States can track his movements by monitoring the use of his phone [*Sunday Times*, 24th March 2002].

29

In the same report, it was confirmed that Britain was at the centre of the terrorist's planning for his part in this satanic worldwide campaign of murder and destruction, given that 260 satellite telephone calls were made to 27 telephone numbers in Britain. The use of the United Kingdom as a base of Islamic terrorism operations was preplanned from the outset, given that reprisals against the United Kingdom by the United States would have been considered out of the question. The behaviour of the Foreign and Commonwealth Office in recruiting as many Pakistanis for immigration to Britain as possible, makes it clear that this long-penetrated and treacherous UK Government department is also implicated in revolutionary activities, not least since if the British Government were in any way interested in curbing the scope for terrorist atrocities and preparations, this recruiting operation would be terminated.

The other countries called, according to the records, were Yemen (over 200 calls), Sudan (131 calls), Iran (106 calls), Azerbaijan (67 calls), Pakistan (59), Saudi Arabia (57), a (Russian?) ship in the Indian Ocean (13), the United States (6 calls), Italy (6), Malaysia (4), and Senegal (2 calls). *The Sunday Times'* report, which was later cited on 11th December 2002 in Senator Shelby's Congressional Inquiry document, commented that *'the most surprising omission is Iraq, with not a single call recorded'*. So, not only were the confirmed telephone records never used aggressively to target the CIA's asset, Osama Bin Laden, and the operatives and parties he called, but the absence of any telephone calls to Iraq implied that Iraq was not involved in the *'Al-Qaeda'* offensive. And the reason this was the case was that the CIA's asset-presence in Iraq under Saddam Hussein, even during the 1990s, was sparse, given the régime's tight control, so that the CIA had been precluded from enmeshing Iraq in its regional conspiracy to destabilise the whole region, in search of a pretext to move in and seize control of the region's oil assets. As the Bush II Administration's catastrophic operation in Iraq has demonstrated, the US military was never up to the task of procuring hegemony in the region through brute force anyway. Instead, it is now reviled throughout the region and the Rest of the World, as a barbaric, brutal and incompetent military thug.

Meanwhile the fecklessness and duplicity of the British authorities in this context is mind-boggling. On 8th January 2007, Gordon Brown, slated as the incoming British Prime Minister in succession to Tony Blair, made it evident that his Government would place British national interests above all other considerations. About time, too.

OSAMA'S BLACKMAIL DIMENSION

Consistent with its usual two-faced approach, the United States pressurised Sudan in 1996 to implement decisive measures against Osama Bin Laden, even though the CIA separately refused to pay any attention to or to accept the massive files generated by the Sudanese authorities on this operative. Not wanting to be labelled a terrorist nation, Khartoum readily agreed: indeed the Sudanese Minister of Defence undertook secret negotiations with Langley, offering to extradite Bin Laden to any country where he might stand trial. According to the *Village Voice* [31st October 2001], the CIA decided not to take him on the basis that they did not possess enough evidence at that time, to charge him with criminal offences. **What they really meant was that in any trial, it would be 'Tim Osman', rather than Osama Bin Laden, in the dock** – which, to put it mildly, would cause them immense embarrassment.

As a possible alternative, Saudi Arabia was discussed: but, lo! The Saudi Arabian Government was n't interested either, even though 'Tim Osman' had pledged to bring the Saudi Government to its knees. In the end, US officials closed the door on Sudan, but asked the Sudanese to have Bin Laden leave their country for anywhere but Somalia. A US intelligence operative based in the region later commented: "We kidnap minor drug czars and bring them back in burlap bags. Somebody didn't want this to happen" [*The Washington Post*, 3rd October 2001]. Bin Laden left Sudan under pressure, two months later.

And subsequently the CIA's Mr 'Facing-both-ways' Tenet denied that Sudan had made any offer to hand over Bin Laden, according to the Senate Intelligence Committee [17th October 2002].

However US negotiations with Sudan continued, and the CIA again rejected Khartoum's offer to hand over voluminous files about Osama Bin Laden and *'Al-Qaeda'*. Another US official involved in the secret negotiations over delivering Bin Laden that Tenet later said had never taken place, later explained that the US authorities could have used Sudan's offer to monitor Bin Laden, but that this objective was blocked by 'another arm' of the US Federal Government. 'I've never seen a brick wall like that before. Somebody let this slip up', he elaborated.

"We could have dismantled his operations and put a cage on top. It was not a matter of arresting Bin Laden, but of access to information. That's the story, and that's what could have prevented September 11. I knew it would come back to haunt us". And the CIA, helping to plot 9/11, was not about to bother about saving American lives. ■



Arab-Asian Affairs, a regional intelligence commentary for the international financial, academic and intelligence communities and for corporations, is published by **World Reports Limited** at the addresses listed on page 1. This and related intelligence publications, including notably *Soviet Analyst*, *International Currency Review*, *The Latin American Times* and *Economic Intelligence Review*, seek to provide objective interpretations of contemporary, regional and global events, with emphasis on the geopolitical context, where appropriate. The preparation of these intelligence services is directed by **Christopher Story FRSA**, a former adviser to Lady Thatcher and an international financial and current affairs analyst with 35 years' experience of intelligence publishing. Subscription information and literature is available on request. All subscriptions, which must be prepaid, are continued until countermanded in writing. © **World Reports Limited, London & New York, 2007.**

BE IT RESOLVED, that it has been brought to the attention of the undersigned that MICHAEL C. COTTRELL, M. S. has communicated to third parties that MICHAEL C. COTTRELL, M. S. has been removed from participation in the business of the Corporation, either as an Officer and/or Director, by the undersigned; and

BE IT RESOLVED, that it has been brought to the attention of the undersigned that MICHAEL C. COTTRELL, M. S. has communicated to third parties that MICHAEL C. COTTRELL, M. S. is not willing to go forward in the business of the Corporation unless the operation of the corporation includes operating procedures suggested by MICHAEL C. COTTRELL, M. S.; and

BE IT RESOLVED, that it has been brought to the attention of the undersigned that MICHAEL C. COTTRELL, M. S. has communicated to third parties that MICHAEL C. COTTRELL, M. S. is of the opinion that the undersigned, in either a individual and/or corporate capacity is participating in the commission of one or more crimes and that unless the Corporation is operated as directed by MICHAEL C. COTTRELL, M. S. the objective of the Corporation will fail; and

BE IT RESOLVED, that the undersigned rejects the opinions and requirements of MICHAEL C. COTTRELL, M. S. for the operation and operating plan of the Corporation and therefore accepts the resignation and/or termination of the participation of MICHAEL C. COTTRELL, M. S. in the business of the Corporation as may be interpreted either in law and/or equity; and

BE IT RESOLVED, that the undersigned hereby directs that the Officers and Directors of the Corporation take all such official actions as may be required to notify all outside parties including banks, financial houses, securities dealers, government agencies, government officials (foreign and domestic) that MICHAEL C. COTTRELL, M. S. has no right, authority and/or fiduciary capacity to conduct any form of business either in law and/or equity on behalf of the Corporation and/or on behalf of any Officer, Director and/ or Shareholder of the Corporation; and

BE IT RESOLVED, that MICHAEL C. COTTRELL, M. S. is hereby removed as a DIRECTOR of the Corporation and the newly constituted Directors are instructed to remove MICHAEL C. COTTRELL, M. S. as an OFFICER of the Corporation, effective the 23rd day of March, 2008.

NOW THEREFORE, upon consideration of the above set forth Resolutions and after diligent investigation and evaluation of pertinent information the undersigned HEREBY adopts the above set forth Resolutions as official acts of the Corporation and order that the same become permanently affixed in the official record book of the Corporation.

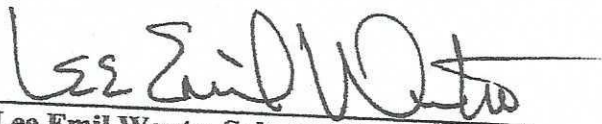
2/3

23 MAR 08

36/


IT IS THEREFORE FURTHER, adopted and ordered that the Directors, Officers and legal representatives of the Corporation take such other and further action for and on behalf of the Corporation deemed appropriate and/or necessary to assure that the full extent and intent of the adopted Resolutions be fully endorsed and implemented, as may be required and needed to protect the interests of the Corporation and assure that MICHAEL C. COTTRELL, M. S. cease and desist from continuing now and into the future that he is associated with the Corporation either in law and/or in equity.

SO ADOPTED AND APPROVED BY THE UNDERSIGNED THIS 23RD DAY OF MARCH, 2008.



Lee Emil Wanta, Sole and Exclusive Shareholder.

3/3


23 MAR 08