

DATELINE: 08 APRIL 1994

URGENT

To: DR PAUL MICHAEL BAUER  
3527 OAKLAWN AVENUE, Suite No 560  
DALLAS, TEXAS, USA (75219-4689)

From: Ambassador Leo Emil Wanta, CHAIRMAN/  
DIRECTOR OF ASIAN-EUROPA Development PTE  
Ltd of Singapore, et al ...

IN THE MATTER OF: U.S.S.R. / C.I.S. Letters of Credit

DEAR DR. BAUER:



AT YOUR EARLIEST CONVENIENCE, PLEASE UPDATE  
THE BELOW-MENTIONED LEGAL COUNSEL ON THE  
CURRENT STATUS ON ALL OUTSTANDING Letters  
of Credit; i.e., UNICOMBANK/RAIFFISEN BANK,  
STATUS-CREDIT-BANK/FIRST NATIONAL BANK OF CHICAGO,  
ETC.

CUBITT, CUBITT & TROWHILL, S.C.

ATTN: MR. DALE CUBITT, ESQ.

186 EAST HURON STREET

BAD AXE, MICHIGAN, USA (48413-0000)

THANK YOU FOR YOUR RAPID RESPONSE.

Sincerely yours,  
ASIAN-EUROPA Development PTE Ltd,

By: AMB. Leo Emil Wanta, Chairman

cc/Sw.ops

Potus-202-Dr. Paul Michael Bauer - circa 1994



26 MAY 1994

TO: THE HONORABLE, BILL CLINTON  
THE HONORABLE, TOMMY THOMPSON  
THE HONORABLE, WARREN CHRISTOPHER  
THE HONORABLE, GENERAL JANET RENO

CC: THE HONORABLE, W. UAM RENNQUIST, ET AL  
THE HONORABLE, LEE KUAN YEW  
THE HONORABLE, JEAN CHÉRIEN / PAUL MARTIN  
THE HONORABLE, YITZHAK RABIN  
THE HONORABLE, DR HELMUT KOHL  
THE HONORABLE, DR FRANZ VRANITZKY  
THE HONORABLE, JIAN ZEMIN  
THE HONORABLE, CARLO CIAMPI  
THE HONORABLE, GRO HARLEM BRUNDTLAND  
THE HONORABLE, LORD KENNETH CLARKE  
THE HONORABLE, HIROSHI NAKAI  
THE HONORABLE, SERGEI DUBININ  
BARRISTER/SOLICITOR ANTHONY MANIACI  
ATTORNEY DALE CUBITT, GENERAL COUNSEL  
THE WORLD COURT, THE HAGUE, N.V.

FROM: S.D.R. AMBASSADOR Leo Emil WANTA, A "non-resident" of State of Wisconsin of the United States of America; a legal "tax resident" as indicated above AND CHAIRMAN/DIRECTOR OF AMERITRUST CORPORATION (USA); WHITE (Loud Petroleum Corporation (DEL); MIAPOLO INVESTMENTS, Ltd; ASIAN-EUROPA DEVELOPMENT PTE LIMITED (Singapore), ET AL -



IN THE MATTER OF: CONTINUING MISCARriage OF AMERICAN JUSTICE BY  
U.S. State Department AND State of Wisconsin  
SUBTERTUGE, CONSPIRACY AND CRIMINAL ACTIVITY PER  
USA/Suisse DOCUMENTARY EVIDENCE, INTER ALIA

STATEMENTS OF FACTS:

NOT ONLY, AS PREVIOUSLY STATED, HAS THE U.S.A. GOVERNMENT POLICYMAKERS  
AND THE STATE OF WISCONSIN - DEPARTMENT OF REVENUE AGENTS CONSPIRED  
TO ABDUCT ME ON 7 JULY 1993 IN LAUSANNE, SWITZERLAND; AND  
ILLEGALLY IMPRISON ME WITHOUT LEGAL/DIPLOMATIC COUNSEL UNTIL  
17 NOVEMBER 1993, CONTRARY TO -

- (A) VIENNA CONVENTION ON DIPLOMATIC RELATIONS, 1961,
- (B) U.S CODE, TITLE 42, SECTION 1983, 1985, 1986, 1988,
- (C) WIS STATS; CH 939.03 (1)(A)(B)(C)(D)(2), CH 968.04 (1), CH 969.11 (1),  
CH 970.01 (1) [COURT'S PERSONAL JURISDICTION], CH 971.19 (1),

FURTHER, ON 17 NOV 93, THE U.S. DEPARTMENT OF STATE/ U.S EMBASSY -  
BERN INSTRUCTED PER DOCUMENTARY EVIDENCE TO ILLEGALLY TRANSPORT  
ME TO NEW YORK, CONTRARY TO -

- (AA) ITEMS (A)(B)(C) NOTED ABOVE,
- (BB) 1900 EXTRADITION TREATY PROVISIONS,
- (CC) USA/CANADA IMMIGRATION LAWS,
- (DD) WIS STATS; CH 976.03, CH 976.05, SECTION 71.83 (2)(B) 1., STATS  
SECTION 71.83 (2)(B) (3), STATS



Under a FRAUDULENT U.S. FUGITIVE WARRANT OBTAINED IN MAY,  
1993 by State of Wisconsin FALSE SWEARING UNDER OATH TO  
U.S. District Court - Western District, specifically noting THAT-  
UNDER SWORD OATH, OF State of Wisconsin officials: -

- (I) THAT DEFENDANT RESIDED IN WISCONSIN; KNOWING THAT  
THIS TESTIMONY WAS FALSE,
- (II) THAT DEFENDANT ESCAPED FROM WISCONSIN; KNOWING THAT  
THIS TESTIMONY WAS FALSE,
- (III) THAT DEFENDANT TRAVELED FROM WISCONSIN IN MAY, 1992 TO  
Singapore; KNOWING THAT THIS TESTIMONY WAS FALSE,
- (IV) THAT DEFENDANT WAS UNDER COUNTY OF DANE AND/OR DANE COUNTY  
[ILLEGAL CONTRADICTION OF COUNTY LEGAL INCORPORATION]  
COURT'S PERSONAL JURISDICTION; KNOWING THAT THIS TESTIMONY  
WAS FALSE; AS DEFENDANT IN JAN 1989 MOVED TO AUSTRIA,
- (V) THAT DEFENDANT DID FELONIOUSLY AND INTENTIONALLY RENDER  
TWO(2) FALSE AND FRAUDULENT WISCONSIN INDIVIDUAL INCOME  
TAX RETURNS IN CITY OF MADISON, COUNTY OF DANE FOR TAX  
YEARS 1988 AND 1989; KNOWING THAT STATE COMPLAINT IS FALSE,  
ON ALL SIX (6) COUNTS by State CONSPIRACY, INTER ALIA,
- (VI) THAT DEFENDANT DID FELONIOUSLY AND INTENTIONALLY CONCEALED  
PROPERTY UPON WHICH LEVY WAS AUTHORIZED, WITH INTENT TO  
EVADE THE ASSESSMENT OR COLLECTION OF TAX ON A 1988 BUICK ELECTRA  
STATION WAGON AUTOMOBILE; PURCHASED BY A STATE OF  
MISSISSIPPI LEGAL CORPORATION, KNOWN AS NEW REPUBLIC/USA  
FINANCIAL GROUP, Ltd; KNOWING THAT THERE IS NO LEVY OR  
CONCEALMENT OF SAID VEHICLE ON MISSISSIPPI AND WISCONSIN  
CORPORATE LAW/REGISTRATIONS, INTER ALIA; THUS ILLEGAL



SWORN TESTIMONY BY WISCONSIN OFFICIALS,

(VII) THAT DEFENDANT DID FELONIOUSLY AND INTENTIONALLY CONCEALED PROPERTY UPON WHICH LEVY WAS AUTHORIZED WITH INTENT TO EVADE THE ASSESSMENT OR COLLECTION OF TAX THEREON - THE PROPER AND LEGAL ASSIGNMENTS OF TWO (2) OUTAGAMIE COUNTY REAL ESTATE MORTGAGES, AS LEGALLY REGISTERED WITH OUTAGAMIE COUNTY - REGISTER OF DEEDS ON 28 OCTOBER, 1988; KNOWING THAT NO LEVY WAS AUTHORIZED AGAINST NEW REPUBLIC/USA FINANCIAL GROUP, LTD OF JACKSON, MISSISSIPPI, NOR ANY CONCEALMENT IN THE COUNTY REGISTRATION OF SAID BANK MORTGAGES; THUS ILLEGAL SWORN TESTIMONY BY WISCONSIN OFFICIALS,

(VIII) THAT DEFENDANT DID FELONIOUSLY AND INTENTIONALLY CONCEALED PROPERTY UPON WHICH LEVY WAS AUTHORIZED, WITH INTENT TO EVADE THE ASSESSMENT OR COLLECTION OF TAX THEREON - THE PURCHASE OF SAID FURNITURE IN THE USDOLLAR AMOUNT OF US\$ 4,525.00 WITH A "NEW REPUBLIC" CORPORATE CHECK AGAINST DEFENDANT'S EXPENSE ACCOUNT SETTLEMENT AS AUTHORIZED BY CORPORATE CHARTERED ACCOUNTANT FOR PREVIOUS/OUTSTANDING EXPENDITURES; KNOWN TO WISCONSIN TAX REVENUE AGENTS; THUS FALSE TESTIMONY BY STATE OF WISCONSIN, WITH NO LEVY,

(IX) THAT DEFENDANT DID FELONIOUSLY AND INTENTIONALLY CONCEALED PROPERTY UPON WHICH LEVY WAS AUTHORIZED WITH INTENT TO EVADE THE ASSESSMENT OR COLLECTION OF TAX THEREON - INCLUDING THE CORPORATE PURCHASE IN MISSISSIPPI OF ONE (1) 1986 FORD RANGER PICK-UP TRUCK; AUTHORIZED BY CORPORATE RESOLUTION AND REGISTERED IN WISCONSIN WITH STATE TAXES PAID BY NEW REPUBLIC/USA FINANCIAL GROUP, LTD (MISS),

(X) THAT DEFENDANT AS A FORMER FALLS VENDING SERVICES, INC OF



APPEAL OF OWNER - FARMERS AND MERCHANTS BANK; FULL UNEMPLOYMENT BENEFITS paid by State of Wisconsin for 34 weeks, AS WELL AS W/e BENEFITS FOR MY WIFE, JOANNE E. WANTA, FOR CORPORATE DISLOYALTY TO OWNER, AS SHE ALSO ASSISTED FBI INVESTIGATION,

(XI) THAT DEFENDANT DID FELONIOUSLY AND INTENTIONALLY CONCEALED A FOREIGN CURRENCY COMMISSION OF US\$500,000.<sup>00</sup> IN AUGUST, 1988 AS RECEIVED IN JACKSON, MISSISSIPPI; AS ALLEGED IN 1991 BY TWO (2) C.I.A. OPERATIVES IN RETALIATION FOR CORPORATE DISCHARGE FOR TWO (2) CORPORATE THEFTS OF CORPORATE FUNDS RESULTING IN - (XX) NEW REPUBLIC/FBI COMPLAINT AND U.S. FEDERAL COURT ADJUDICATION ORDERING FORMER CORPORATE SECRETARY MARLAN BAUCUM TO RETURN THE US\$10,000.<sup>00</sup> TO BANCA NAZIONALE DEL LAVORO (BNL) CORPORATE ACCOUNT OF NEW REPUBLIC/USA FINANCIAL GROUP, LTD; NOT LEO E. WANTA AS FALSELY TESTIFIED BY WISCONSIN AGENTS, (XXX) NEW REPUBLIC/U.S. TREASURY DEPT/FBI/STATE OF CALIFORNIA - SUPREME COURT INVESTIGATION ORDERING DISBARMENT OF CIA/LEGAL COUNSEL JACK ELLIS TO REIMBURSE US\$20,148.<sup>00</sup> BY STATE CRIME FUNDS TO BANCA NAZIONALE DEL LAVORO (BNL) CORPORATE ACCOUNT OF NEW REPUBLIC/USA FINANCIAL GROUP, LTD; NOT LEO E. WANTA AS FALSELY TESTIFIED BY WISCONSIN AGENTS,

THE WISCONSIN TAX INVESTIGATORS PRIOR TO ANY ISSUANCE OF STATE COMPLAINT KNEW THAT -

- STATE INFORMANTS STOLE A TOTAL OF US\$30,148.<sup>00</sup> AND TWO (2) AUTHORITIES ORDERED CORPORATE FUNDS TO BE RETURNED TO "NEW REPUBLIC", AND NOT WANTA,



WEEKS TO CLEAR USA/ITALIA BANKING procedures - AND YET, THE Revenue Agents feloniously CLAIM these Corporate Bills/Invoices AUTHORIZED by Corporate Resolution ARE TAXABLE IN STATE OF WISCONSIN, NOT MISSISSIPPI & AUSTRIA,

(XIII) Now to my Surprise & Absolute Shock, THE U.S. FUGITIVE WARRANT ALLEGES IN MAY, 1993 THAT -

"\*\* BASED UPON THE ABOVE INVESTIGATION, YOUR COMPLAINANT CONCLUDES THAT DEFENDANT'S TAXABLE INCOME FOR THE YEARS 1988 AND 1989 WAS UNREPORTED, THAT DEFENDANT'S TAX RETURNS FOR THOSE YEARS WERE FALSE AND FRAUDULENT, AND THAT DEFENDANT INTENTIONALLY EVADED ASSESSMENT OF WISCONSIN INCOME TAXES TOTALLY \$14,129.<sup>00</sup> FOR THOSE YEARS \*\*"

TO DEMONSTRATE THE ILLEGALITY UNDER U.S. FEDERAL KIDNAPPING ACT, 42 USCA § 1983, 1985, 1986, 1988, U.S. FEDERAL AVIATION ACT, 18 USCA § 1201, INTER ALIA, OF U.S. STATE DEPARTMENT AND STATE OF WISCONSIN'S CONSPIRACY, SUBTERFUGE, CRIMINAL ACTIVITIES WITHOUT EXTRADITION HEARINGS IN SWITZERLAND;

PLEASE TAKE NOTICE OF -

(1) BACHMAN, CUMMINGS, McKENZIE, Hebbe, McIntyre & Wilson, S.C. Correspondence of JUNE 12, 1992 to State of Wisconsin - Department of Revenue Agreement in Full Settlement/Compromise IN THE USDOLLAR AMOUNT OF US\$ 14,129.<sup>00</sup> FOR TRIVIOUS TAX ASSESSMENT FOR 1988/1989 TAX YEARS,

(2) BACHMAN, CUMMINGS, ET AL TRUST ACCOUNT Cheque N° 6992, DATED



June 3, 1992, US\$ 14,129.<sup>00</sup> in Full Settlement/Compromise for  
LEO E. WAJTA, SS# 396-34-6726 AND ACCEPTED, AUTHORIZED  
AND CASHED by State Treasurer of Wisconsin, Department of  
Revenue, First National Bank, Milwaukee, Wisconsin, "USA",  
> 075 000 022 < + 4311 089 83, JUNE 24, 92; PAID  
0000012703, 06-24-92, 097 DOR1033624924493 D  
\$14129.00; AND

YET, THE STATE OF WISCONSIN KIDNAPPED ME ON AN ILLEGAL  
U.S. FUGITIVE WARRANT IN SWITZERLAND; TRANSPORTED/ABDUCTED  
ME TO NEW YORK; WHEREAS, U.S. DISTRICT COURT OF EASTERN  
DISTRICT OF NEW YORK DISMISSED SAID ILLEGAL ARREST,  
IMPRISONMENT AND KIDNAPPING AS "ABSURD" AND SUBTERFUGE  
(OF) U.S. STATE DEPARTMENT & STATE OF WISCONSIN; IN MY  
FAVOUR, FOLKS!!  $\implies$  AND YET, I REMAIN IN ILLEGAL  
INCARCERATION — OWING NO MONEY TO WISCONSIN,  
IN COUNTY OF DANE AND/OR DANE COUNTY IN VIOLATION  
OF MY U.S. CONSTITUTIONAL RIGHTS AS OF 7<sup>TH</sup> JULY, 1993 —  
(324 DAYS) IN ILLEGAL AND UNDIPLOMATIC CAPTIVITY!!

SINCE YOUR LAST REFUSAL AND YOUR CONTINUING ABUSE  
OF POWER AND MISUSE OF POWER, I AM TAKING THIS  
OPPORTUNITY TO RESIST MY "FALSE ARREST & IMPRISONMENT"  
AND RESPECTFULLY REMIND YOUR GOOD OFFICES, OF

## I. - HUMAN RIGHTS PARALLELS

(A) MY 324 DAYS OF ACTUAL FALSE ARREST AND Suisse/USA

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INCARCERATION & CONTINUING, IN VIOLATION OF ABOVE-MENTIONED LAWS,

\* AS TO \*

- (B) Singapore "caning" under Singapore Law violations with Clinton Administration involvement, INTER ALIA,  
(C) People's Republic of China (PRC) CITIZEN DETENTION UNDER P.R.C. LAW VIOLATIONS WITH CLINTON ADMINISTRATION INVOLVEMENT, INTER ALIA,

THEREFORE, MY ORIGINAL AND DOCUMENTED EVIDENCE THAT CLINTON POLICYMAKERS ARE DIVERTING THE FOLLOWING, IS REALISTIC AS ESTABLISHED AND VERIFIED BY USA INVESTIGATORS -

(1) AMERITRUST CORPORATION (USA) / U.S. STATE DEPT (BUSH ADMINISTRATION)

- HOMEWOOD S.I.E.C. FINANCIAL CONTRACTS ARE BEING ILLEGALLY CIRCUMVENTED BY U.S. GOVERNMENT "PRIVATE AGREEMENTS" TO DIVERT USA/CANADA TAX PAYMENTS, GOVERNMENT HUMANITARIAN/DEVELOPMENT GRANTS PREVIOUSLY ALLOCATED,

(2) MI APOLLO INVESTMENTS, LTD (HONG KONG) / U.S. TREASURY (CLINTON ADMINISTRATION)

- CIA / MINISTRY OF FINANCE - TOKYO, YEN / US\$ CURRENCY EXCHANGE CONTRACTS WAS DIVERTED BY CRIMINAL DESIGN OF CLINTON POLICYMAKERS TO DIVERT USA/HK/JAPAN TAX PAYMENTS, GOVERNMENT HUMANITARIAN/DEVELOPMENT PROJECTS PREVIOUSLY AUTHORIZED,

(3) ASIAN-EUROPA DEVELOPMENT PTE (SINGAPORE) - SPECIAL FUNDING "LETTERS OF CREDIT" AND CASH IN FAVOUR OF U.S. GOVERNMENT/CENTRAL INTELLIGENCE AGENCY (CIA) IN EXCESS OF US\$ 6,000,000,000.<sup>00</sup> NOW IN CLINTON ADMINISTRATION DEFAULT ACTION,

(4) ILLEGAL CIRCUMVENTION OF \*167\* METRIC TONNES OF GOVERNMENT



Gold Bullion AT U.S. DEPOSITORY,

5) "Cover-up" of Red Mercury (RM 20-20) Activities,

6) "Cover-up" of Wrongful Deaths ~

(A) Vince Foster (A MARTYR)

- WSH DC

(B) Freddie Woodruff (A MARTYR)

- Tbilisi, GA

(C) Francois de Grossouvre

- Paris

(D) JJ (Jim) Smith

- Mexico City

(E) Lino Bury

- Hong Kong

(F) Kok Howe Kwong (Friend to U.S.A)

- Singapore

(7) See Previous Communications ON-FILE,

Please Note - By continuing Judicial Misconduct, Primary Professional Duty of Honesty to the Federal & State Courts AND THE LEGAL SYSTEM IS BEING DISHONORED BY YOUR FAILURE TO ACT ...

For your information - Referencing, FEDERAL Kidnapping Act, 18 USCA §1201, Federal Aviation Act of 1958, §902, 49 USCA §1472; USCA 42, §1983, 1985, 1986, 1988 ~ Alleged CONSPIRACY TO VIOLATE MY CIVIL RIGHTS IN CONNECTION WITH MY FALSE ARREST IN LAUSANNE, SWITZERLAND BY - VARIOUS LAW ENFORCEMENT OFFICIALS OF THE UNITED STATES GOVERNMENT, ETAL AND FOR NEGLECTING TO PREVENT THE ALLEGEDLY ILLEGAL SURVEILLANCE, FORCE, INTERROGATION AND DETENTION, AS U.S. CONSTITUTION/ FOURTH AMENDMENT GIVES RISE TO CLAIMS AGAINST SWISS AIR/DELTA AND PRIVATE INDIVIDUALS WHO COOPERATED WITH OR AIDED AND ABETTED CONSTITUTIONAL VIOLATIONS BY FEDERAL AND STATE AGENTS, ETAL.

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CONSPIRACY - Any right of action against Swiss Air / Delta Air carriers for allegedly failing and/or refusing to prevent culmination of alleged State & Federal Conspiracy to effect illegal return of this Petitioner / Political Prisoner from Lausanne - Geneva, Switzerland on 17 Nov 1993 to United States to stand Federal & State Trial without any U.S. Federal Warrant, non Federal Charges, as determined 19 Nov 1993 by U.S. Federal Judge; Hence a Civil Rights violation under U.S. Law, inter alia.

### \*\* THE LEGAL COMPLAINT \*\*

U.S. Federal Agents, U.S. State Department & State of Wisconsin officials / Agents, et al - conspired to violate my Civil Rights in connection with my U.S. Embassy ordered False Arrest & Suisse imprisonment in Switzerland by various law enforcement officials of Suisse / USA representative governments between 7 July 1993 and continuing and for neglecting to prevent the "illegal surveillance, force, interrogation and detention of this diplomatic Ambassador of record; March, 1993."

Legal Jurisdiction in my favour will be obtained under 28 USCA & 1331 and 1343 and the Constitution of the United States of America (U.S.A.), as this writer is a Political Prisoner without Human, Civil & Constitutional and Diplomatic Rights of/in the County of Dane and/or Dane County, Madison, Wisconsin, USA; charged with "non-payment"  
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of US\$ 14,129.<sup>00</sup>, "MAY, 1993" by malicious misconduct of State of Wisconsin - DEPARTMENT OF REVENUE AGENTS AND OFFICIALS - NATURALLY ignoring the State of Wisconsin - DEPARTMENT OF REVENUE COLLECTION / ACCEPTANCE IN FULL SETTLEMENT / COMPROMISE, JUNE 3, 1992 - ELEVEN MONTHS PRIOR TO ISSUANCE OF THE FRAUDULENT U.S. FUGITIVE WARRANT by State Perjury & MANIPULATION OF U.S. AUTHORITIES, INTER ALIA.

While under physical and mental coercion in Suisse Dungeon, I was ordered to surrender my U.S.A. Passport or my Somalia Democratic Republic Diplomatic Passport to obtain RELEASE from Suisse Prison. Since the U.S. Government and Canadian Government recognized my Diplomatic Appointment in April, 1993, per Vienna Convention on Diplomatic Relations, 1961 - Art 1, Art 5, Art 13, Art 14, Art 16, Art 30, Art 31 (As to Suisse / Somalia Appointment - JUNE, 1993), Art 36, Art 39, Art 40; YET, I WAS detained to face pending Civil TAX charges in the United States; CONTRARY to 1900 Extradition Treaty Provisions between Suisse / USA Governments, and Received an U.S. Embassy Temporary Diplomatic Green Card for "re-entry" to U.S.A. in exchange of my U.S.A. Passport in the far future; since I resided in Toronto as of 5 JULY 1992 as "TAX Resident of CANADA."

On the morning of 17 Nov 1993, continuing without legal / Diplomatic Counsel, I was informed by Suisse Police that I was being "forcibly expelled" by order of U.S. Embassy -



BEING TO BE RETURNED TO STAND TRIAL IN WISCONSIN FOR CIVIL TAX EVASION, ALTHOUGH I CONTINUED TO CLAIM "DIPLOMATIC IMMUNITY" AND THAT I DO NOT RESIDE IN WISCONSIN SINCE JANUARY, 1989; THEY HAD ORDERS TO PUT ME ON FLIGHT TO NEW YORK NOW!; REGARDLESS OF MY SERIOUSLY WEAKENED CONDITION AND 194/90 BLOOD PRESSURE, INTER ALIA, I WAS SEARCHED AGAIN AND SUBJECTED TO A STRIP SEARCH IN SWISSE PRISON BASEMENT, AND REFUSED MY PERSONAL & DIPLOMATIC PROPERTY & PAPERS, AND PRISON MEDICAL RECORDS SHOWING CHEMICAL CASTRATION MEDICAL PROBLEMS - I WAS ALSO TOLD NOT TO EXIT AIRPLANE UNTIL I ARRIVED IN NEW YORK; HAS SECURITY OFFICERS WILL MONITOR MY FLIGHT ON SWISS AIR/ DELTA AIRCRAFT; CONTINUING MY ILLEGAL EXTRADITION TO USA WITHOUT ANY EXTRADITION HEARINGS.

### \*\* LEGAL CLAIMS \*\*

SWISS AIR/DELTA ASSISTED AND AIDED IN THE FOLLOWING ACTS AND/OR HAD FULL ADVANCE KNOWLEDGE (AS OF 10 NOV 1993 MINIMUM OF SAME: THAT PETITIONER WAS BEING CARRIED IRREGULARLY FROM A FOREIGN TERRITORY; HAD PRIOR KNOWLEDGE OF THE ILLEGAL ACTIONS OF THE U.S. STATE AND JUSTICE DEPARTMENTS AND ADVISED THEM OF THE TIME OF DEPARTURE AND ESTIMATED ARRIVAL TIME OF THE FLIGHT FROM GENEVE TO NEW YORK; ALLOWED THE SECURITY OFFICERS TO BOARD THE AIRCRAFT ARMED IN VIOLATION OF 49 USCA SECTION 472; ALLOWED AND REQUIRED THIS PETITIONER TO BE UNDER INFLUENCE OF

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NEGLECT IN PREVENTING A CONSPIRACY TO VIOLATE MY CIVIL RIGHTS  
IN THE FOLLOWING TERMS:

" EVERY PERSON WHO, HAVING KNOWLEDGE THAT ANY OF THE  
WRONGS CONSPIRED TO BE DONE, AND MENTIONED IN SECTION  
1985 OF THIS TITLE, ARE ABOUT TO BE COMMITTED, AND  
HAVING POWER TO PREVENT OR AID IN PREVENTING THE COMMISSION  
OF THE SAME, NEGLECTS OR REFUSES SO TO DO, IF SUCH WRONGFUL  
ACT BE COMMITTED, SHALL BE LIABLE TO THE PARTY INJURED  
AND/OR HIS LEGAL REPRESENTATIVES, FOR ALL DAMAGES CAUSED  
BY SUCH WRONGFUL ACT, WHICH SUCH PERSON BY  
REASONABLE DILIGENCE COULD HAVE PREVENTED ... "

[2, 3] SECTION 1985, OF SUCH TITLE PROVIDES FOR A CLAIM FOR  
CONSPIRACY TO VIOLATE A SAID PERSON'S CIVIL RIGHTS IN  
THE FOLLOWING TERMS:

IF TWO OR MORE PERSONS IN ANY STATE OR TERRITORY CONSPIRE  
\*\*\* FOR THE PURPOSE OF DEPRIVING, EITHER DIRECTLY OR  
INDIRECTLY, ANY PERSON OF CLASS OR CLASS OF PERSONS OF  
THE EQUAL PROTECTION OF THE LAWS, OR OF EQUAL PRIVILEGES  
AND IMMUNITIES UNDER THE LAWS: \*\*\* IN ANY CASE OF CONSPIRACY  
SET FORTH IN THIS SECTION, IF ONE OR MORE PERSONS ENGAGED  
HEREIN DO, OR CAUSE TO BE DONE, ANY ACT IN FURTHERANCE OF  
THE OBJECT OF SUCH CONSPIRACY, WHEREBY ANOTHER IS INJURED  
IN HIS PERSON OR PROPERTY, OR DEPRIVED OF HAVING AND  
EXERCISING ANY RIGHT OR PRIVILEGE OF A CITIZEN OF THE UNITED



States, THE PARTY SO INJURED OR DEPRIVED MAY HAVE AN ACTION FOR THE RECOVERY OF DAMAGES, OCCASIONED BY SUCH INJURY OR DEPRIVATION, AGAINST ANY ONE OR MORE OF THE CONSPIRATORS."

— "EVERY PERSON WHO, UNDER COLOR OF ANY STATUTE, ORDINANCE, REGULATION, CUSTOM, OR USAGE, OF ANY STATE OR TERRITORY, SUBJECTS, OR CAUSES TO BE SUBJECTED, ANY CITIZEN OF THE UNITED STATES, OR OTHER PERSON WITHIN THE JURISDICTION THEREOF TO THE DEPRIVATION OF ANY RIGHTS, PRIVILEGES, OR IMMUNITIES SECURED BY THE CONSTITUTION AND LAWS, SHALL BE LIABLE TO THE PARTY INJURED IN AN ACTION AT LAW, SUIT IN EQUITY, OR OTHER PROPER PROCEEDING FOR REDRESS."

The above-named conspirators by their illegal action continues to violate my Civil Rights under the Federal Civil Rights Laws, and in light of this legal conclusion the Federal Court must consider other/additional questions pertaining to the reach of the Civil Rights Acts - such as whether actions may be maintained under the Acts against Federal officials or those who act in concert with them. Another cause of action is the Fourth Amendment by Federal & State Agents acting under color of their authority gives rise to a claim for damages, as well as, against private individuals and/or firms who cooperate with or aid and abet such violations.

In this regard <sup>AS</sup> noted previously - Swiss Air/Delta is civilly liable for alleged violations of various Federal Criminal Statutes, viz: The Federal Kidnapping Act, 18 USC Section 1201, AND  
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THE Act pertaining to WEAPONS AND/OR EXPLOSIVES ABOARD AN AIRCRAFT  
49 USC Section 1472(L), AND RELATED POINTS OF LAW TO BE FURTHER  
ADDRESSED, INTER ALIA.

Reasonable PARTIES will determine -

- (1) THE ~~DETAINER~~ ARREST WAS NOT JUSTIFIED BY PROBABLE CAUSE,
- (2) A GENUINE QUESTION AS TO THE APPLICABILITY OF THE REASONABLE BELIEF THAT THE CIA INFORMANTS ACTUALLY WITNESSED THE TRANSFER OF A "NON-EXISTANT" FEN COMMISSION; CREATING A "NON-EXISTANT" TAX EVADER OF WISCONSIN,
- (3) THE SAME UNCERTAINTIES OF THE STATE'S ALLEGED EVIDENCE ALLOWING MY CONTINUING FALSE IMPRISONMENT.

\*\* CIVIL RIGHTS \*\*

DETAINER/ARREST DOES GIVE RISE TO CAUSE OF ACTION FOR DEPRIVATION OF CIVIL RIGHTS UNDER CIVIL RIGHTS ACT OF 1871, AS IT WAS MADE WITHOUT A VALID WARRANT OR WITH PROBABLE CAUSE.  
(42 USCA § 1983)

SUCH ALLEGED SUSPICION BASED ON TWO (2) CIA DISCHARGED EMPLOYEES FOR CAUSE PER 1991 FALSE ALLEGATIONS AS TO DELIVERY OF A "NON-EXISTANT" FEN COMMISSION DID NOT RISE TO LEVEL OF PROBABLE CAUSE AND DID NOT JUSTIFY MY ARREST IN LAUSANNE, SWITZERLAND (28 USCA § 1343, 42 USCA § 1983, FEDERAL RULES C.V. PROC. RULE 56, 28 USCA)



5955  
Under Wisconsin Law, It must be established that collective information at time of arrest constituted probable cause.

In order to establish Arrest Legality, the state would be required to prove that the state had objectively reasonable good-faith belief that disbarred CIA Counsel & other CIA conspirator had legitimate information to have probable cause, nor has any evidence of a US\$500,000, <sup>00</sup> PEN COMMISSION CHECK been produced and/or negotiated at any time —

Even under Wisconsin Law, Tort of False Imprisonment is defined as unlawful restraint by one person of physical liberty of another, and such action is modern derivative of historical action of trespass and, as such, is classified as Intentional Tort.

Therefore, based on above-mentioned documentary evidence - The conspirators could nevertheless be found liable for ensuing imprisonment since unlawful detention following invalid arrest can constitute false imprisonment; Also, State and Federal officials cannot, without exposing himself or herself to liability for false imprisonment, Ignore facts which suggest that he or she may be imprisoning me illegally.

Further, my false arrest/detainer, lacking both legal warrants/charges and probable cause, were unlawful; and Federal and  
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State officials Refusal to release me following false arrest and imprisonment, while refusing to accept and verify my Diplomatic Credentials and passport, constituted false imprisonment.

The requirement of probable cause has roots that are deep in our Nation's History ... And as early American decisions both before and immediately after its adoption [Fourth Amendment] show, common rumor or report, suspicion, or even "strong reason to suspect" was not adequate to support a warrant for arrest, and that principle has survived to this day ... It is basic that an arrest with or without a warrant must stand upon firmer ground than mere suspicion ... The quantum of information which constitutes probable cause must be measured by the facts of the particular cause ... to justify any arrest —

In reference to my Dismissal of the U.S. Fugitive Warrant per ruling of U.S. Eastern District of New York, Nov 19, 1993; The Supreme Court previously held that any arrest based upon the invalid warrant was illegal [401 U.S. at 568, 91 S.Ct. [1031] at 1037]

Where, however, the contrary turns out to be true, an otherwise illegal arrest cannot be insulated from challenge by the decision of a Federal or State official to rely on false testimony of CIA informants to make and



CONTINUE A FALSE ARREST. IT MUST BE ESTABLISHED THAT THE COLLECTIVE INFORMATION OF CIA DISCHARGED EMPLOYEES WITHIN THE U.S. STATE DEPT/STATE OF WISCONSIN AT THE TIME OF THE FALSE ARREST CONSTITUTED PROBABLE CAUSE, EVEN THOUGH INSUFFICIENT INFORMATION WAS POSSESSED BY OFFICIALS AT THE TIME OF THE FALSE ARREST, AND IS UNCONSTITUTIONAL.

Malice or ill will or bad motive is unnecessary and the State of Wisconsin may be liable although the State acted possibly under a reasonable but mistaken belief that they, the State of Wisconsin is privileged to imprison or arrest this writer without legal due process and probable cause; contrary to U.S. Constitution and Wisconsin Statutes, nor will State's lack of Fen Commission constitute a defense to continue my illegal incarceration/confinement.

As explained in previous correspondence, the U.S. State Department and/or State of Wisconsin helped to procure, instigate, encourage or cause the unlawful arrests in accordance with general principles of tort law; as the States have no valid evidence of a Fen Commission, and I continue to resist the sufficiency of the CIA information to obtain any arrest warrant without the existence of the Fen Monetary Funds, since they were never received by this Petitioner, period.

IN A CHALLENGE TO MY CONTINUING ILLEGAL INCARCERATION; ANY



UNREASONABLE AND UNNECESSARY DELAY IS UNLAWFUL, AND VIOLATES MY U.S. CONSTITUTIONAL RIGHTS.

AN INDIVIDUAL MAY NOT BE DEPRIVED OF A FEDERALLY-PROTECTED RIGHT BY AN UNLAWFUL ARREST AND DETENTION. (42 USCA §1983)

THE QUOTED WORDS IN CIVIL RIGHTS STATUTE MAKING EVERY PERSON WHO, "UNDER COLOR OF ANY STATUTE, ORDINANCE, REGULATION, CUSTOM, OR USAGE, OF ANY STATE OR TERRITORY," DEPRIVES UNITED STATES CITIZEN OF HIS CONSTITUTIONAL RIGHTS (IS) LIABLE TO PARTY INJURED DO NOT EXCLUDE FROM PURVIEW OF CIVIL RIGHTS STATUTES THE ACTS OF OFFICIAL WHO CAN SHOW NO AUTHORITY FOR WHAT HE DOES. (42 USCA §1983)

THE MISUSE OF POWER POSSESSED BY VIRTUE OF STATE LAW AND MADE POSSIBLE ONLY BECAUSE WRONGDOER IS CLOTHED WITH AUTHORITY OF STATE LAW IS ACTION PURSUED UNDER "COLOR OF LAW" WITHIN MEANING OF CIVIL RIGHTS STATUTE MAKING ANY PERSON WHO, UNDER COLOR OF STATE LAW, DEPRIVES UNITED STATES CITIZEN OF HIS CONSTITUTIONAL RIGHTS LIABLE TO PARTY INJURED. (42 USCA §1983)

THE CIVIL RIGHTS STATUTE IS NOT TO BE INTERPRETED NARROWLY. (USCA 42 §1983)

FOR YOUR INFORMATION - WHILE A SPECIFIC INTENT TO DEPRIVE A PERSON OF HIS CONSTITUTIONAL RIGHTS IS REQUIRED UNDER



SUBJECTING ME TO "CRUEL AND INHUMAN TREATMENT," HUMBILIATION, ILLEGAL INCARCERATION, FALSE ARREST AND KIDNAPPING; ALL UNDER COLOR OF TAX REVENUE BADGE.

IN PICKING v PENNSYLVANIA R. CO., SUPRA. 151 F.2d AT 249, "WE ARE COMPELLED TO THE CONCLUSION THAT CONGRESS GAVE A RIGHT OF ACTION SOUNDING IN TORT TO EVERY INDIVIDUAL WHOSE FEDERAL RIGHTS WERE TRESPASSED UPON BY ANY OFFICER ACTING UNDER PRETENSE OF STATE LAW."

"SECTION 1979, (42 USCA § 1983) SHOULD BE READ AGAINST THE BACKGROUND OF TORT LIABILITY THAT MAKES A MAN RESPONSIBLE FOR THE NATURAL CONSEQUENCES OF HIS ACTIONS."

UNDER OUR LAW, AN ARRESTED PERSON IS ENTITLED TO AN ATTORNEY (I AM NOT), A DOCTOR WHERE NEEDED (I AM NOT), AND TO BOND (I AM NOT); THEREFORE, MY CONSTITUTIONAL RIGHTS CONTINUE TO BE VIOLATED.

FOR YOUR INFORMATION - ARTICLE 6 [SIXTH AMENDMENT] OF THE CONSTITUTION OF THE UNITED STATES PROVIDED THAT IN ALL CRIMINAL PROSECUTION, THE ACCUSED SHALL ENJOY THE RIGHT TO A SPEEDY AND PUBLIC TRIAL BY IMPARTIAL JURY OF THE STATE WHEREIN THE CRIME SHALL HAVE BEEN COMMITTED AND TO BE INFORMED OF THE NATURE AND CAUSE OF THE ACCUSATION, TO BE CONFRONTED WITH WITNESSES AGAINST HIM AND TO HAVE PROCESSES FOR OBTAINING

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WITNESSES AND ASSISTANCE OF COUNSEL FOR HIS DEFENSE.

Please Note - The Promissory Note to New Republic in Mississippi is NOT INCOME TO WANTA AT ANYTIME, NOR ANY WISCONSIN JURISDICTION; AS THE STATE OF WISCONSIN - COUNTY OF DANE AND/OR DANE COUNTY CIRCUIT COURT WRONGFULLY ASSUMED JURISDICTION OF THE SUBJECT MATTER.

THE DECISIONS CITED ABOVE PROVIDE A USEFUL AND PERSUASIVE ANALOGY; AND THERE IS NO NEED FOR FURTHER STUDY. WE NOW NEED TO IMPLEMENT; WE WANT TO DO THINGS NOW. I WANT ACTION, NOT A "COVER-UP." LET'S SIGN THE RELEASE AGREEMENT!! AND MOVE FORWARD IN MUTUAL DIGNITY WITHIN THE INTERNATIONAL COMMUNITY... WE DESERVE BETTER THAN THIS... A CONTINUING AMERICAN TRAGEDY ...

IF WE START BELIEVING THAT PERSONAL LIBERTY, FREEDOM, CONSTITUTIONAL RIGHTS & PRIVILEGES CAN BE VIOLATED BY CONSPIRACY AND CRIMINAL ACTIVITIES AND CANNOT BE DANGEROUS, THEN WE ARE ALL VERY STUPID. IT IS ALMOST AS THOUGH GOD HAS HELD HIS MIGHTY HAND OVER OUR FREE SOCIETY; ONLY TO HAVE CLINTON POLICYMAKERS TAKE IT AWAY, AND NOW WE CAN SEE AGAIN THE BRUTAL REALITY OF WHAT DEMOCRACY IS ALL ABOUT !!

AS I CLOSE THIS PETITION, I AM PLEASED TO ADVISE THAT  
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I received two (2) Proposed Court Orders submitted by State of Wisconsin - Department of Revenue, Madison, Wisconsin, USA TO OUTAGAMIE COUNTY Circuit Court, Branch V, Appleton, Wis. → THE STATE COMPLAINT Alleged Location of ~~FEN~~ Commission receipt; clearly documenting my legal Court's Jurisdiction in August, 1988 was "OUTAGAMIE COUNTY"; NOT COUNTY OF DANE AND/OR DANE COUNTY AS FALSELY ALLEGED IN STATE COMPLAINT TO BRAUDULENTLY OBTAIN THE U.S. FUGITIVE WARRANT TO ILLEGALLY DETAIN AND ARREST me in Switzerland to be transported without EXTRADITION TREATY HEARINGS AND PROVISIONS OF SAID TREATY.

JUST WHAT DOES IT TAKE FOR THE CLINTON AND THOMPSON ADMINISTRATIONS TO IDENTIFY ABSOLUTE FRAUD ON STATE COURTS, FRAUD ON FEDERAL COURTS, BANK FRAUD, CONSPIRACY, WRONGFUL DEATH, FINANCIAL CONTRACT CIRCUMVENTION, USA/CANADA/JAPAN/HONG KONG/SINGAPORE TAX DIVERSION BY CRIMINAL DESIGN OF OTHERS !!

UNDER THE CIRCUMSTANCES, I WOULD HAVE TO SAY THAT A REASONABLE PERSON WOULD CALL IT A "COVER-UP."

A FREE SOCIETY CAN ONLY SURVIVE THROUGH PEOPLE WITH INTEGRITY. MEDIOCRITY WILL SOON DESTROY ALL OF US, JUST AS SURELY AS PERILS FAR MORE FAMOUS. IN A SO-CALLED FREE SOCIETY THAT IS WILLING TO ACCEPT



MEDIOCRITY, THE OPPORTUNITIES FOR IMMEDIATE FAILURE ARE BOUNDLESS, IT IS THE DUTY OF EACH OF US TO ACT AS IF THE FATE OF THE WORLD DEPENDED ON EACH OF US.

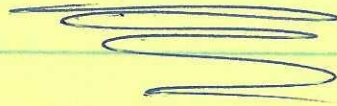
THANK YOU FOR YOUR UNDERSTANDING AND RELIEF.

Respectfully yours,

~~AMBASSADOR~~ Leo Emil Wanta

AMBASSADOR Leo Emil WANTA / A Political Prisoner  
Somalia Democratic Republic

P.S. ON 25 MAY 1994, WISCONSIN SECRETARY OF STATE GENERAL COUNSEL RE-CONFIRMED MY DIPLOMATIC RANK OF AMBASSADOR AND STILL IN WISCONSIN "INCOGNITO"



cc: AS NOTED