

POTUS 202 - TOTTEN DOCTRINE MANDATED SECRET AGENT IN READINESS
⇒ 92 US 105, 107 + Truman Doctrine ...
Kee Reynolds @ Frenchington

AmeriTrust Groupe

(PART 4 OF 4)

FAXED
02-18

CONFIRMING
5-31-IAND

Date : 2-18-18

U.S. Customs Service
New Orleans, LA

To : ① U.S. President D. J. Trump
② U.S. President Albert Gore, Jr.
③ U.S. President (Vice) Mike Pence
④ + PUPPET MASTERS + ESTABLISHMENT +
MIC + CABAL + U.S. Supreme Court, et al

From : S.D.R. AMBASSADOR Leo E. WANDA # 04362
AND # 12535

Message : ~~AMERICAN FREEDOM & CONSTITUTIONAL~~
LIBERTY REMAINS ON "STAND-BY!!"

REFERENCES: Logan Act, Hatch Act, TITLE 18
CRIMES & CRIMINAL PROCEDURE ~ § 201.

Bribery OF PUBLIC OFFICIALS AND
WITNESSES, AND SO MUCH MORE

HINT: "LOAK ROOM" (Past & Present)

cc : All Fellow AMERICANS !!

Authenticity: DATA GIVEN
by ALG Wm. F. Smith



INTERNATIONAL CURRENCY REVIEW
 JOURNAL OF THE WORLD FINANCIAL COMMUNITY
WISCONSIN TAXATION GESTAPO FRAUD
 SPECIAL INVESTIGATION OF WISCONSIN TAX OPPRESSION

WISCONSIN TAX FRAUD AGAINST WANTA AND COURTS COVERS UP INTER ALIA THEFT OF \$18 BILLION

The Editor of *International Currency Review* has learned that Ambassador Leo Wanta has received a request from Mr Gregg T Frazier, Chief, Central Audit Section, State of Wisconsin Department of Revenue, for payment of an illegally charged civil tax demand that has been paid three times already – in May and June 1992, and then again in July 2005. The latest request concerns a renewed demand for a Wisconsin State civil tax assessment which was paid in full by Leo Wanta's lawyer on 21st July 2005. The request, for tax which the Ambassador never owed at any time because he has not been a legal resident of Wisconsin since 1985 as he is legally a resident of Vienna, Austria, and which, as indicated, has already been paid THREE times, is purportedly based upon a decision by the Wisconsin Supreme Court, handed down in secret. The Ambassador was unaware of this decision until informed of this FOURTH request for the SAME fraudulent civil tax assessment amount, by the Wisconsin Department of Revenue in correspondence dated 30th October 2006 and received on 2nd November 2006. The State appears to have committed a strategic error here.

This latest false civil assessment sets a precedent, of course, for anyone to receive a tax demand supposedly rubber-stamped by a kangaroo State Supreme Court even though the victim has never been informed of any such legal process – an abuse of power which not even the Barons who signed Magna Carta with King John had ever complained about.

The new abomination must be seen in the context of the millennial, open-ended financial corruption which is the subject of the accompanying special double issue of *International Currency Review*. In addition, \$18 billion worth of high-value US Treasury instruments have gone missing from the Ambassador's sealed diplomatic briefcase.

Endemic 'untaxed' official financial corruption is the immediate cause of the continuing defaults on US Treasury securities and Federal Reserve Notes (FRNs) in Europe, aggregating at least \$4.275 trillion in early November 2006 – for updates, see postings on www.worldreports.org [CLICK HERE REPORT AND ARCHIVE] – because it precipitated the spreading collapse of confidence globally, arising from the destruction by the Bush II Administration of the 'Full Faith and Credit of the United States', as its officials have continued to play fast and loose with Wanta's funds. ■

WALKER, ET AL
 WISC. GOVERNOR SCOTT
 (608) 267-8983
 TO: OFFICE OF THE PRESIDENTIAL
 (202) 456-6605, 2461

RETURN OF SEARCH WARRANT

I hereby certify that by virtue of the search warrant signed on March 10, 1994 by the Honorable Steven A. Schwab, Dane County Circuit Court Judge 16, I searched the within named block residential job-home business, and found the following:

- 1 envelope containing correspondence from Zurich, Switzerland;
- 1 package containing correspondence reference Citibank N.A., One Two Loring and Park, Advantech and Associates, Consultants for Zurich;
- 1 envelope containing correspondence from bank of America, Newport Beach, California;
- 1 area around clockface from International and Commercial Bank, New York, New York & managed office (scratched), Tel 212 45 20;
- 1 box of business cards - Niagara Communications, Ltd.;
- 1 envelope containing correspondence from Tech Help Inc Management Services Limited;
- 2 envelopes containing correspondence from major station 2 City, Brooklyn, New York;
- Several airline tickets and itineraries;
- Several postcard returns boxes;
- Several unopened postal envelopes and address books;
- 1 envelope containing 5 black and white & 10 photographs of unregistered female;
- 1 envelope containing personal and business papers;

Business books and personal correspondence:

- Business bank documents;
- 1 International passport, blank - Ministry of Foreign Affairs;
- 1 photograph of Wanta's passport;
- 1 Electronic calculator;
- 1 Contact Padlock advertisement;
- 1 pair OAK glasses;
- 1 money clip;
- 1 Key ring with four keys;
- 1 envelope with small photos;
- 1 envelope marked 12 passport photos;
- 3 software books/inserts;

Various pages of miscellaneous notes and writings;

and from the date and in my possession subject to the disposition of the Court.

Dated this 11th day of March, 1994, at Madison, Wisconsin.

Dennis M. Mengelt
 Special Agent
 Division of Criminal Investigation

Figure A: "Return of Search Warrant" prepared and signed by Dennis M. Mengelt, Special Agent, Division of Criminal Investigation, Wisconsin Department of Justice, and dated 11th March 1994. It itemises the contents of Ambassador Leo Emil Wanta's diplomatic/sealed briefcase which was illegally seized from him by Swiss authorities on 7th July 1993. The diplomatic briefcase has never been returned to the Ambassador. Not listed among the effects found by Dennis M. Mengelt were 18 high-value US Treasury instruments which the Ambassador was carrying in the briefcase and which have disappeared. The briefcase has never been returned because, not least, when returned it would need to contain 100% of the items that were in the briefcase when it was illegally seized from him in Lausanne on 7th July 1993. Beyond this central fact, the diplomatic briefcase was sealed and it is not within the purview of officials serving a State of the United States to examine such briefcases. The search warrant signed by the local Dane County Circuit Court Judge was beyond the Judge's powers and represented another instance of the usurpation of Federal powers by the hyper-arrogant State of Wisconsin, which has no jurisdiction beyond its borders.

②

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ATTORNEYS AT LAW
TRUST ACCOUNT
211 E. FENWICK ST., P. O. BOX 1185
APPLETON, WI 54912

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759

June 3 19 92

PAY TO THE ORDER OF Wisconsin Department of Revenue

\$14,129.00

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

BANK ONE

[Handwritten Signature]

FUNDS OFFERED IN COMPROMISE FOR LEGAL FEES

Wanta, SS # 396-14-6726

⑆00699⑆ ⑆07590083⑆ ⑆001549679⑆ ⑆001412900⑆

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STATE TREASURY OF WIS.

APR 24 1992

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ENDORSE HERE

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FEDERAL RESERVE BOARD OF GOVERNORS REG. CC

APR 25 1992
FEDERAL RESERVE BANK
OF CHICAGO

[Handwritten initials]
4/29/92



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)
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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 \(/uscode/text/18/351\)](#) | [next \(/uscode/text/18/372\)](#)

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 each conspirator shall not exceed the maximum punishment provided for such misdemeanor.

3

U.S. Code as of: 01/06/03

Section 35. Imparting or conveying false information

(a) Whoever imparts or conveys or causes to be imparted or conveyed false information, knowing the information to be false, concerning an attempt or alleged attempt being made or to be made, to do any act which would be a crime prohibited by this chapter or chapter 97 or chapter 111 of this title shall be subject to a civil penalty of not more than \$1,000 which shall be recoverable in a civil action brought in the name of the United States.

(b) Whoever willfully and maliciously, or with reckless disregard for the safety of human life, imparts or conveys or causes to be imparted or conveyed false information, knowing the information to be false, concerning an attempt or alleged attempt being made or to be made, to do any act which would be a crime prohibited by this chapter or chapter 97 or chapter 111 of this title - shall be fined under this title, or imprisoned not more than five years, or both.

U.S. Code as of: 01/06/03

Section 371. Conspiracy to commit offense or to defraud United States

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.

U.S. Code as of: 01/06/03

Section 372. Conspiracy to impede or injure officer

If two or more persons in any State, Territory, Possession, or District conspire to prevent, by force, intimidation, or threat, any person from accepting or holding any office, trust, or place of confidence under the United States, or from discharging any duties thereof, or to induce by like means any officer of the United States to leave the place, where his duties as an officer are required to be performed, or to injure him in his person or property on account of his lawful discharge of the duties of his office, or while engaged in the lawful discharge thereof, or to injure his property so as to molest, interrupt, hinder, or impede him in the discharge of his official duties, each of such persons shall be fined under this title or imprisoned not more than six years, or both.

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Dr. Fred Johnson

Dr. Tom Wines

DR. JOHN JOHNSON O.D.

DR. FRED JOHNSON O.D.

DR. TOM WINES O.D.

governor, he strongly influences whether their ideas end up on a shelf or on the floors of the legislative chambers.

Hotel wants bills paid by lawyers

MILWAUKEE (AP) — Four attorneys who represented defendants in a trial involving a man identified by the FBI as a crime syndicate director have been sued by a hotel for allegedly leaving town without paying their room bills.

The Plaza Hotel says the four attorneys, all from out of state, left bills totaling \$12,068 after the U.S. District Court trial of Frank Balistreri in 1984.

None of the four attorneys named in the hotel's suit could be reached for comment Friday.

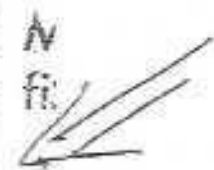
They and their bills were identified as Susan Van Deusen of Miami, \$443; Harriet Rosen of New York, \$2,896; Marvin Segal of New York, \$8,515; and Albert Krieger of Miami, \$7,001.

Balistreri, whom FBI court documents called Milwaukee's crime syndicate boss with ties to Chicago and Las Vegas interests, is serving a 10-year federal prison sentence.

He and his sons, Frank and Joseph, both attorneys, were convicted of trying to extort a man who ran up a vending-machine business in Balistreri territory. They were unaware he was an FBI undercover agent.

The Balistreri sons are appealing the convictions that led to eight-year prison sentences.

The three are among several men facing trial Sept. 9 in Kansas City on government charges that almost \$2 million was skimmed from Las Vegas casino profits.



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(B)

...an order to be entered in U.S. Bankruptcy Court in Marquette to sell the troubled Upper Peninsula Ship-

...was unable to raise by midnight Monday the \$5.2 million it had agreed to pay for UPSCO.

Center this morning with a head injury, the result of an apparent push down a flight of stairs, according to police.

Debt-ridden businessman slain

MILWAUKEE (AP) — A man who was found dead in the trunk of his Cadillac has left behind two businesses which are thousands of dollars in arrears.

"I am shocked that he would have gotten into a position where he would have ended up like this," Michael Koehn, a business acquaintance of the victim, said.

David Alt, 41, of Brookfield, who had been missing since July 18, was found dead Monday in his car in a

model parking lot in Madison where police said it apparently had been parked for about a week.

Dane County authorities said Alt apparently had been shot in the head. They declined to speculate publicly why he had been shot.

Alt operated a catering service and was a part owner of another food service. Court records in Waukesha show the companies were overdue on more than \$17,000 in state taxes.

Lucey on interstate bank panel

MADISON (AP) — Former Gov. Patrick J. Lucey was one of 10 public members named Tuesday to a special committee to study the advisability of enacting a controversial law to per-

state banks died in committee in February. The bill also would have permitted out-of-state banks to acquire Wisconsin banks.

The Special Committee on Interstate Banking will include 11 legisla-

ADMISSION \$2.00 FOR ALL SHOWS

FOX RIVER M THEATRES

Biggest non-fake news of the night: the Supreme Court sided with President Trump over liberal activist federal judges who keep trying to usurp his executive power over national security. The SCOTUS allowed full enforcement of the latest version of his ban on travel to the US for residents of six nations that are hotbeds of anti-American terrorist activity and have no screening procedures in place.

This has been repeatedly mislabeled as an attack on Muslims, even though there are dozens of predominantly Muslim nations that it does not affect (and Trump unfortunately helped his critics with his retweet of that unvetted video of Muslim violence.) The full court has yet to hear arguments, but let's hope this is an indicator that when it does, it will forcefully remind lower court judges that having a gavel doesn't mean they hold Constitutional power over national security decisions. There is a reason the Founders entrusted those decisions to the Chief Executive: in times of national emergency (like, say, an international terrorist group announces that it plans to infiltrate immigrant groups and murder millions of us), the President can act swiftly and decisively to prevent it without having to wait for endless debate in Congress – or for endless appeals of unconstitutional interference by activist federal judges.

Violating the Logan Act?

By Mike Huckabee

HATCHY ACT!!

With each passing day, we learn more about the outrageously biased internal machinations of Robert Mueller's investigative team and the FBI's selective targeting or non-targeting of DC officials. Now, Byron York of the Washington Examiner is theorizing that before Donald Trump ever took office, the outgoing Obama Administration was laying a trap for the incoming neophytes, designed to get them to violate the Logan Act. It's a constitutionally-shaky law that's been around for over 200 years, but nobody has ever been prosecuted under it (in fact, there have been only two indictments, the last one in 1852.) But using the premise that we have so many laws that we all break 10 of them before breakfast without even knowing about it, the entrenched liberals set out to keep the incoming Administration so tied up in investigations and legal entanglements that they would never be able to "drain the swamp" as promised.

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Healthy Living

A different theory as grounds to impeach Trump

6



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VICE PRESIDENT
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JERRY K. THOMPSON
TREASURER
DONALD C. ANDERSON



Thu., March 23, 2006: MP3s: [Hr1 Missing](#)- [Hr2 Missing](#))

This is one interview you shouldn't miss!

Greg talked with former Ambassador **Leo Wanta**, a former U.S. Treasury official under President Ronald Reagan. Wanta spend 134 days in a Swiss dungeon and is still serving, under house arrest in Switzerland, 10 years of a 22 year sentence for bogus Wisconsin income tax charges.

Wanta tells how he saved President Reagan from an assassination attempt, as well as how he gave Vince Foster \$250 million earmarked for The Childrens' Fund and its chairman Hillary Clinton right before Foster was found dead.

Wanta also holds the financial key to perhaps one of the biggest bank heists in U.S. history, amounting to \$752 billion of money stolen by the Illuminati that should be in the U.S. Treasury. He also was appointed trustee of \$27 trillion, made as U.S. profits during the days he helped orchestrate the destabilization of the Russian currency.

A recent federal court ruling held in favor of Wanta's trustee authority of the enormous amount of money, an appointment made by Reagan. Presently, he said the only thing keeping him alive is "I know where the money is and they don't," wanting to return it to the U.S. Treasury and the American people before the criminals in Washington, including Bush and Clinton, manipulate the money into private accounts using the fraudulent Federal Reserve system to their advantage.

Wed., March 22, 2006: MP3s: [Hr1 Missing](#)- [Hr2](#).)

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Jun 08 04 12:00p Ambassador Leo E Wanta

A LIFETIME OF COUNTER-INTELLIGENCE SERVICE TO THE UNITED STATES

In the course of his professional intelligence service, Ambassador Leo Emil Wanta conducted sensitive counter-intelligence business and operations in the following countries and territories, among others: Algeria, Argentina, Australia, Belize, Brazil, Burma, Chad, Chile, China, Cuba, Egypt, El Salvador, France, Honduras, Hong Kong, Hungary, India, Indonesia, Iran, Iraq, Ireland, Japan, Malaysia, Mexico, Mongolia, Morocco, Mozambique, Nicaragua, North Africa, Oman, Pakistan, Panama, Paraguay, Philippines, Russia, Saudi Arabia, Singapore, South Africa, South Korea, Sri Lanka, Sudan, Thailand, United Kingdom, Vanuatu (the currently favoured, utterly corrupted financial offshore tax haven bolt-hole of the Illuminati), Venezuela and Zaire. In many operations, transactions patterns are established in order to monitor the resulting financial flows, which can be done using *inter alia* PROMIS-derivative software.

President Reagan referred to Leo Wanta as his favourite 'junkyard dog' because of his his ability to get things done by 'unconventional' means. However what is apparent from studying what is known about Leo Wanta's life, is that he may not have realised that although he served successive Presidents with total loyalty, in many instances they were working to a different underlying agenda to what they told him. ☐



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

Figure 2: A photograph of President Ronald Reagan, signed by the 1st President: "Leo, with my deepest personal regards". When your correspondent asked Leo whether he had saved the President's life twice (by warning him of attempted assassination attempt), he replied modestly: "Once". Instead of being under house arrest, he should be awarded the nation's highest honours.

EXHIBIT: WHITE HOUSE

③
⑧



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



To : Office of the President, Office of the Vice President, Cabinet Members, Office of the Governors, State and Federal Officials, Congress of the United States, OMB Director Jacob Lew, et al

Notice of Default Confirmation – With President Obama’s authorized release of my personal, civil and repatriated **Inward Remittance** of USDollars 4.5 Trillion, of May 2006 to Bank of America-Richmond, Virginia as confirmed by the Federal Reserve Bank - Richmond’s in Court Motion, under their Penalty of Perjury.

- 1.) On or about April 15, 2003 The Honorable Gerald Bruce Lee, in Case No. 02-1363-A filed in The United States District Court for the Eastern District of Virginia, **Order and Memorandum of Opinion**. As part of the Order, the Court stated that the Plaintiff [Lee E. Wanta, Leo E. Wanta, Ambassador Leo Wanta] should pursue liquidation of corporations, recovery of financial assets and pay all required taxes in accordance with the law.
- 2.) IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA, Civil Action No. 1:07 cv 609 T3E/BRP – **PETITION FOR A WRIT OF MANDAMUS AND OTHER EXTRAORDINARY RELIEF**, filed JUN 20 2007, THE FEDERAL RESERVE BANK OF RICHMOND RESPONDED IN THEIR COURT MOTION STATING

“ PURSUANT TO RULE 12 (B) (6), fed.R.civ.P., Respondent Federal Bank of Richmond (“FRB Richmond”) moves to dismiss the **Petition for Writ of Mandamus and Other Extraordinary Relief**, are as follows.

“For the purposes of the Motion only, all well pleaded facts will be taken as true.”

In other words, The Federal Reserve Bank of Richmond accepted the truthful statements in the Writ of Mandamus and confirmed the known **Inward Remittance** designated the Petitioner for the sole and exclusive use and benefit of Petitioner, Lee E. Wanta, Leo E. Wanta, Ambassador Lee E. Wanta; an American citizen, birth June 11, 1940. **References : Rogers-Houston Memorandum, Act of Congress - H.R. 3723, Title 18 USC Section 4 – Misprison of Felony, other Title 18 USC violations.**

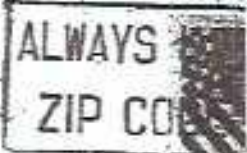
Having Said That, Upon my Economic Receipt, I will lawfully pay USDollars One Point Five Seven Five Trillion [US\$1,575,000,000,000.00] as my personal/civil/repatriation tax payment, directly to our United States Department of the Treasury, among other “set-aside allocations”, to immediately enhance Our Economic Recovery and National Security.

THE WHITE HOUSE
WASHINGTON

November 4, 1996 ←

Mrs. Ethel M. Wanta

THE WHITE HOUSE
WASHINGTON



Mrs. Ethel M. Wanta
Number D

already been in contact with the White House concerning this issue, and unfortunately, there is nothing further that we can do to assist you. I would suggest that you continue your efforts through legal channels and contact your Representatives in Congress for assistance. I am sorry that I cannot be of more help.

Again, thank you for writing, and I wish you and your son all the best.

Sincerely,

A handwritten signature in dark ink, appearing to read "Leon E. Panetta".

Leon E. Panetta
Chief of Staff

LEP/tab

4/18

(11)

Item 11,
P 13

THIEVES' WORLD, SIMON P SCHUSTER,
NY - CLAIRE STERLING - 1994

ISBN 0-671-74997-8

New Republic / USA Financial Group, Ltd.
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04 FEBRUARY 1991

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112 LAKEVIEW TERRACE, OAKLAND, NJ, USA 07436-0000
CONFIRMING IRREVOCABLE CORPORATE PURCHASE ORDER No: AN.910116.75(2K)

THIS DOCUMENT WILL CONFIRM THAT, NEW REPUBLIC/USA FINANCIAL GROUP, LTD. GMBH, IS READY, WILLING AND ABLE TO BUY/SELL/EXPORT *2000* METRIC TONS OF AU BULLION METAL, WITH BOLLOVERS UNDER GOOD LONDON DELIVERY (GLD), WITH USDOLLAR FUNDING BASED ON DRY OF EXCHANGE - SECOND LATER FIXING, FOLLOWING THE COMPLETION OF ASSAY AND VERIFICATION OF AU METAL;

- COMMODITY : AU BULLION IN 25 KG BARS, 999.5/1000 FINENESS
- HALLMARK : INTERNATIONALLY ACCEPTED HALLMARKS
- QUANTITY : 2000 4* METRIC TONNES, WITH BOLLOVERS
- DELIVERY : PER ACCEPTABLE LIFT SCHEDULE TO BE DETERMINED
- USDOLLAR PRICING : GROSS DISCOUNT: 3.25 & NET DISCOUNT: 3.00
- TRANSACTION CODE : AU/POL.91.5bc SECURITY CODE: GEVERS/LEON
- DOCUMENTATION : CERTIFICATE OF ORIGIN EXPORT LICENSES
CERTIFICATE OF OWNERSHIP WAREHOUSE RECEIPTS
CERTIFICATE OF ASSAYER
TAX EXEMPTION CERTIFICATES
VERIFICATION OF FREE OF LIENS AND ENCUMBRANCES
- LOCATION : SECURITY VAULTS - ROTEN, SWITZERLAND
- PAYMENT TERMS : TWO BANKING DAYS AFTER COMPLETION OF ASSAY AND THE PRIME BANK DELIVERY OF DOCUMENTS.

NEW REPUBLIC/USA FINANCIAL GROUP, LTD GMBH, STANDS READY TO RECEIVE YOUR PRIME BANK TESTED TELER OF AU METAL AND ACCEPTABLE LIFT SCHEDULE, WHEREAS OUR CLOSING BANK WILL CONFIRM USDOLLAR FUNDING. UPON AU SELLER GROUP ACCEPTANCE VIA YOUR SWAP, PRINCIPALS TO EXCHANGE PRIME BANKING COORDINATES TO FINALISE THIS SPECIFIC AU TRANSACTION.

VALIDITY OF THIS METAL PURCHASE ORDER IS FOR FIVE (5) BANKING DAYS, UNLESS AU METAL PROVIDER CONFIRMS READINESS AND AVAILABILITY TO OUR PRIME BANK COORDINATES.

Faithfully yours,
FOR AND ON BEHALF OF NEW REPUBLIC/USA FINANCIAL GROUP, LTD GMBH

By: [Signature] telephone: (414) 738-0229
USA AUTHORIZED SIGNATORIS - L E WANTA

LEN/20

NEW REPUBLIC/USA
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HRB41.851

Received

NOT TRUE

Ridiculous

PURCHASING

Len Wanta announces that he is selling 2,000 tons of gold in February 1991. An El-Siraat Trading International Corporation in Oakland, New Jersey, is among Broker/SELLER - his prospective clients.

PAGE 192.7

EXHIBIT: 1-1-11, No-1

Rec'd by Rick
S. GORDON WANTA, FRANK
RICK

THIEVES' WORLD HAS THEIR STATE
AND - HAS OWNERSHIP OF 2,000 MT
OF Gold Bullion
STATE OF WISCONSIN (USA) INTRODUCED
EXHIBIT, THAT I WAS CIA OPERATIVE -

12

Maine Republic Email Alert

" *But I should bear witness to the truth.*" - John 18:37 // David L. Robinson, Publisher

Search Results for: <https://mainerepublicemailalert.com/2016/05/30/high-speed-rail-american-jobs/>

U.S. Secretary of the Treasury Henry M. Paulson and U.S.S.R. Secretary General Mikhael Gorbachev — Operation : StillPoint

Posted on [August 9, 2017](#)

AT THIS MOMENT IN TIME _ 07 AUGUST 17 In re : - AMBASSADOR LEO (Lee) E. WANTA, a NON-RESIDENT SINCE 1985 AND CONTINUING " FOREVER AND A DAY." ----- THE ALLEGED NATIONAL DEBT OBLIGATIONS AS DISCUSSED PREVIOUSLY ARE ... [Continue reading →](#)

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SPECIAL ATTENTION OF :-
PRIME MINISTER, VLADIMIR PUTIN

RUSS - OFFICE THE CHAIRMAN, YEGOR GAJDAR
FORMER PRIME MINISTER, MOSCOW

RUSS - OFFICE OF THE VICE CHAIRMAN, LEO EMIL WANTA
DIRECTEUR GENERAL, NEW REPUBLIC/USA FINANCIAL GROUP,
LTD. GES.m B.H., WIEN, AUSTRIA - EUROPA

ENCLOSURES :-

- A. NATIONAL WESTMINSTER BANK PLC, 2/10/90,
- B. Fa. NEW REPUBLIC / USA FINANCIAL GROUP, LTD. GES.m.b.H.,
- C. PAINE WEBBER, INC.
- D. GENERAL AGREEMENT ON COOPERATION,
- E. THE GREAT DEBATE : WHO WAS BEHIND THE RUBLE FOLLIES?
- F. DBS BANK / DEVELOPMENT BANK OF SINGAPORE, SUR 70.000.000.000 pys.,
- G. TRANSCODE SUR 92/CIS-ADR,
- H. INTERNATIONAL CURRENCY REVIEW, VOLUME 33, 1 & 2
- I. GLOBAL ANALYST, VOLUME 2 NUMBER 3, FIRST QUARTER 2006,
- J. THIEVES' WORLD - CLAIRE STERLING, PURCHASE OF RUSSIAN GOLD BULLION,
- K. TWO THOUSAND METRIC TONNES _ GOLD BULLION _ 1991,
- L. FOLLOWING THE MONEY BACKWARDS LEADS TO >> RUSSIAN RUBLES <<
- M. LETTERA DI WANTA

.....
IN THE SPIRIT OF JOINT CO-OPERATION, WE ENCLOSE THE FOLLOWING EXHIBITS AND RELATED

DOCUMENTATION - RUSSIAN FEDERATION (RF) - AS REQUESTED - TO ASSESS CORPORATE TAX
LEVIES FOR COLLECTION.

FURTHERMORE, WE WILL ALSO COOPERATE WITHIN THE REAGAN - MITTERRAND PROTOCOL
AGREEMENT'S " SET-ASIDE ALLOCATION " OF USDollars THIRTY (30)
BILLION, PREVIOUSLY AUTHORIZED.

" In God We Trust "

This statement will be on every email that I send out from now on,
because I do not want Our Individual Right to say it to go away
forever and a day.

Ambassador Lee Wanta
(202) 379 2904 ext 001

From the January 2007 Idaho Observer:

Following the money backwards leads to President Reagan, Russian rubles and Ambassador Leo Wanta



Ambassador Leo Wanta is the lawful "principle" and "trustor" of funds stashed in accounts all over the world.

Editor's note: The story of how Ambassador Leo Wanta was commissioned by President Reagan to make \$trillions for the American people in shrewd (but legal) currency trading that concentrated on buying Russian rubles at a discount to destabilize the Soviet economy surfaced in 1992. The Wanta story was recently revived on the Investigative Journal by Greg Syzmanski through interviews with Ambassador Wanta broadcast on the Republic Broadcast Network. As it turns out, British financial news publisher Christopher Story has published the documents in evidence giving credence to what is arguably the most important story in recent memory. As you will see, several poorly-reported incidents during the 90s helped to bury the Wanta story as a tall-tale. As events unfold and independent researchers put the pieces together, Ambassador Wanta is emerging as a real man whose activities produced \$trillions that are stashed away in real banks and invested in real properties. If this story is true—and the evidence is becoming unavoidably compelling—then it will not be long before all the world will know.

By Don Nicoloff

While many Americans argue about a variety of current scandals in federal, state, and local governments throughout the United States, the media has remained suspiciously silent about them. Contrary to the myriad of facts and evidence of government complicity or wrongdoing that independent investigators have been steadily uncovering in their analyses of the "attacks" on the World Trade Center; the "bombing" of the Murrah Federal Building in Oklahoma City; the sieges at Waco and Ruby Ridge; the facts behind the shoot-out at the Rayburn Senate Office Building/parking garage in May, 2006; the virtual security collapse and mass invasion by illegal aliens along U.S. Borders; the spraying of our skies, crops, and water resources with chemtrails; the numerous bank, investment, securities frauds and sex scandals among members of the Congress, the Senate and the Roman Catholic Church; the secret formation of a "North American Union" and its NAFTA "Super Highway"; the ill-conceived "War on Terror" and the phony "War on Drugs," the mainstream media has been complicit in conspiracies of silence.

In fact, the media has aided and abetted our "elected" lawbreakers in these coverups by endlessly spewing the "talking points" designed to create dissent, confusion and to ridicule or discredit those who demonstrate courage while exposing these despicable and treasonous acts.

Never before in our history has the erosion of Constitutional rights and civil liberties been occurring at such an accelerated pace. There is no denying that the age of Big Brother is now upon us, but those who are naive enough to believe the propaganda they are being spoon-fed on a daily basis are in complete denial that ours is no longer the land of the free. The mind control programs to maintain the illusion of freedom in the mass American mind have been in place for many years and are being tested and modified as needed.

For those who would argue that the media is "fair and balanced," one need only to perform a Google search on the Internet to learn that "Operation Mockingbird" was the government's official declaration that the mainstream media will be controlled — at any cost. The \$64,000 question is: "Exactly how much money will it take to control the mainstream media?" The answer: "Lots — billions, at the very least."

Enter Leo Wanta

Beginning in the early-1980s, President Ronald Reagan and a small group of his closest advisors initiated a plan to destabilize the Russian ruble. Reagan recruited his most-trusted intelligence agent Leo Emil Wanta to perform this delicate task. Wanta had served the U.S. intelligence community as a Treasury agent, in arms dealing and in other "sensitive" matters. He was chosen for this mission, not only for his loyalty to the president, but also for his unfailing honesty. In addition to his responsibilities in carrying out this covert financial coup against the former Soviet Union, Wanta was also instrumental in thwarting an attempted assassination of President Reagan "in the White House"—yet another event that went unreported by the media.

The presidency of Ronald Reagan was tumultuous, to say the least. Reagan's administration survived several scandals and he, personally, survived several assassination attempts. Only one of these attempts, the shooting by John W. Hinkley, Jr., would be made public. That shooting was captured live on television and posed a particular problem for the media—there would be no video coverage of the events. Even the shooting of White House Press Secretary Jim Brady was broadcast, along with the apprehension of Hinkley.

In hindsight, a closer look at the 1981 attempted assassination of President Reagan smacks of a conspiracy. Not of Jodie Foster, but of a Montauk-style event. Was it possible that "those in the know" had other plans for our president? The jury who heard Hinkley's case determined he was "not guilty by reason of insanity." It is quite plausible that Hinkley was a mind-control experiment, a la MK-Ultra. After all, how does one associate the love of a teen actress with the assassination of a U.S. president? Only those familiar with the Montauk experiments would suspect such an association would be the result of mind control programming.

What remained a part of the official media coverage of this failed assassination were numerous pertinent facts. Hinkley's father, John, Sr. was a former oil-business associate and golfing buddy of George H.W. Bush. Bush was suspiciously absent during the event and, according to accounts of various White House staffers, was resentful of Alexander Haig's "I'm in control" proclamations. The evening of the assassination attempt, John Hinkley's brother and his wife were "dinner guests" at the home of the Vice-President's son, Neil Bush, of Silverado Savings and Loan fame. Coincidence?

President Reagan's administration began auspiciously with the release of the 63 embassy hostages being held in Iran, an event which was orchestrated to embarrass a sitting president, Jimmy Carter, thus assuring a Republican march to the White House. The failed "secret rescue attempt" which resulted in crashed military helicopters in the desert before the event was successfully launched, may have been orchestrated as well.

In November, 1986, President Reagan admitted to Americans that arms were sold to Iran in the summer of 1985, but he insisted there was no relation to the above-mentioned hostage release. Israel played a part in no fewer than three deliveries of tube-launched, optically-tracked, wire command link-guided (TOW) missiles to Iran, which subsequently resulted in the release of another hostage, Benjamin Weir. Without the release of some 29 other hostages, Israel withdrew from its original agreement with the U.S. and Iran. The U.S. implemented a second strategy, an operation headed by Lt. Col. Oliver North, to sell the arms directly to Iran—with a considerable markup—and then send the profits to Nicaragua, to covertly fund the Contra rebels who were fighting the communist Sandanistas in power.

It was also assumed that the CIA was involved in drug trafficking as part of the Iran-Contra affair, and many have since come forward to confirm those suspicions. Much has already been written by others about the validity of the War on Drugs. As we would soon come to find out, this was the proverbial tip of the iceberg.

PROMIS

In 1982, Inslaw, a Washington, D.C., computer software manufacturer, developed a program called "PROMIS." The program was to be used by the U.S. Justice Department to track cases across the country and would be useful in organizing the department's case files. One feature of PROMIS was its command-line structure, which permitted some 700,000 instructions. Although the program was designed to be used by the bankruptcy courts, it found its way into the NSA, the DIA, the CIA, the FBI, and Royal Canadian Mounted Police.

Coincidentally, Inslaw sued for payment of the software which was stolen and then pirated. Inslaw sued the Justice Department and won a \$6.8 million judgment, a verdict that remains in dispute.

When it was discovered that PROMIS could be used to track military movements and other sensitive data, the software fell into the hands of the Israeli intelligence community and the government of Iraq as well. This could explain the ban on the sale of PC-486 processor technology to Iraq during the first Gulf War.

According to an article in The American Free Press by Mike Blair, "A Terrorist, the CIA, 'Blue Death' and the Inslaw Case", in 1986 a clandestine meeting took place at the Hilton Hotel in Sherman Oaks, California. Present were several key figures: Ted Gunderson, former Supervisory Special Agent for the Los Angeles District of the FBI; Ralph Olberg, a "prominent, American businessman who worked at the Afghan desk of the State Department"; Michael Riconosciuto, "then a long-time weapons and explosives expert linked to the CIA" and "the Inslaw case" and "Tim Osman," the alias assigned to Osama bin Laden "without his beard," according to Orlin Grabbe, the newsman who first reported the story.

At the Hilton meeting, discussions centered on "the supply of U.S. Stinger II missiles and modified Red Chinese 107 mm rockets obtained through Olberg's Norinco contacts in China," to be used by Afghan rebels against Soviet helicopters and other aircraft. Reports were to then be forwarded to the CIA as to the missiles' effectiveness against the Soviet aircraft.

It was known that the computer software had also "fallen into the hands of the Israeli Mossad." The article described how the software had been used as a "backdoor entry" into intelligence computers. This meeting was also a precursor to the events of 9/11, indicating the existence of covert relationships between so-called "terrorist organizations" and the U.S. government prior to Sept. 11, 2001.

Stirring the pot, thickening the plot

Enter Leo Emil Wanta, Ambassador from Somalia to Switzerland and Canada. With an initial investment of \$150 billion, borrowed from the U.S. Treasury and, thus, the American people, Wanta purchased rubles from contacts in the Netherlands. According to Wanta, the ruble was valued at \$1.20 on the international currency market at the time. By purchasing rubles in above-normal quantities, his company, AmeriTrust Groupe, Inc., of Vienna, Austria and other locations, was able to acquire them far below the standard exchange rates. To boot, his company was trading with U.S. dollars and other currencies.

During several live radio interviews on Greg Szymanski's "Investigative Journal" radio program in early 2006 on the Republic Broadcasting Network, Wanta described purchasing rubles at various prices ranging "from 18 to 23 cents on the dollar." AmeriTrust Groupe, Inc., would then resell the rubles at higher rates to other investors in the financial markets. Dollars were converted into rubles, rubles into yen (or other currencies) and the process would be repeated, over and over again, until the Soviet banks could no longer bear the pressure of cashing in their own currency. According to Ambassador Wanta, "the accounts were distributed throughout secret offshore accounts and had doubled in value every two years."

It should be emphasized that the plan Ambassador Wanta designed was perfectly legal. The same strategy is employed everyday by investors throughout the world. Wanta's plan differed though, in that his goal, at the bequest of President Reagan, was to cause a financial collapse of the Soviet Union. His repeated purchase of "discounted rubles" enabled him to profit with an advantage not available to others in the financial markets – but was and is still legal. The plan was carried out under Executive Order 12333 (EO 12333, UNITED STATES FOREIGN INTELLIGENCE ACTIVITIES is a comprehensive executive order, easily found on the Internet, that was signed by President Reagan on December 4, 1981.)

Bush fingers the Wanta cookie jar

Eventually, Wanta's AmeriTrust Groupe, Inc., along with his other corporations, amassed a sum worth \$27.5 trillion. Wanta emphasized that the initial \$150 billion startup capital was repaid to the U.S. Treasury and that he intended for the profits to be returned to the American people, according to President Reagan's orders. While in Hong Kong, Wanta and his Chinese business partner, Howe Kwong Kok, were approached by then President George H. W. Bush. According to Wanta, Bush, Sr., had demanded access to the funds that Wanta had accumulated. Wanta and his partner refused, citing that the funds "belonged to the U.S. Treasury and the American people." Wanta's partner died of poisoning 10 days after this visit. Bush, former Director of the CIA and a former U.S. Ambassador to China, obviously maintained powerful connections there.

Unbeknownst to Ambassador Wanta, while he was in Switzerland, a plot was unfolding to circumvent his total authority, by presidential order, to safeguard and invest the \$27.5 trillion fund he had accumulated through a series of financial maneuvers. The international financial community was well aware of the coup that had taken place, yet not a word had been reported by the worldwide mainstream media. A new president, William Jefferson Clinton, had taken office in 1992 and would soon learn about

the financial coup and the efforts of his predecessor, George Herbert Walker Bush, to illegally divert the funds to offshore accounts for personal use.

Clinton fingers the Wanta cookie jar

Prior to Clinton's arrival in Washington, D. C., it was no small secret that there were an unusually large number of people "in the know" who suddenly died of suspicious circumstances. Personal bodyguards, security personnel and even financial associates who had prior careers in the military or in law enforcement and had since worked for Clinton when he was the governor of Arkansas, had "car accidents" and committed "suicide" in ever-increasing numbers. These people knew too much about the drug deals and financial dealings at the Rose Law Firm where Hillary Clinton was a partner. Even two young boys who witnessed the Mena, Arkansas, drug shipments arriving by train were murdered, in order to protect these dark secrets. The dark secrets followed the Clintons to Washington, D.C.

Shortly after Bill Clinton took over the presidency in 1993, questions were raised by The New York Times about the Whitewater Development and Madison Guaranty loan scandals. The Clintons had invested in the project (at a "loss") and it was learned that the bank had used its influence to hand out political loans amounting to \$3 million with deposits of only \$300,000. This procedure is practiced by virtually every bank that loans money under the "authority" of the Federal Reserve System. Banks were permitted to loan up to 10 times their actual cash deposits, a practice approved by the Federal Reserve.

Note: Coincidentally, it is this "regulation" that makes it possible to "create money out of thin air." No actual exchange of money occurs between the Federal Reserve and the lending bank, though the loan transaction is recorded on paper as if there had been such an exchange. One can assume that the Fed receives its "cut" from the interest-bearing portion of the loan, as well as the principal portion, 90 percent, which has been financed from funds that actually never existed. Today, the "required" cash on hand is reported to be closer to two percent.

The Federal Reserve, a private corporation and not an actual government agency, ultimately receives interest on such loans—interest that is funneled into offshore accounts which provide profits for private, foreign banks. When loan payments are in default or dire straits, the banks "repossess" the physical property, whether real estate, a building, house, business development, or any motor vehicle that has been financed through this illusory system. This confiscated property is resold, often at a discount, because the banks and the Fed are willing to "lose" any portion of the 90 percent which has been financed only on paper and not by any tangible means. The process is merely repeated again by the "new owner," until the banks determine that all loans have been "satisfied." The loan schemes devised under the authority of the Federal Reserve account for the false, inflationary valuation of real estate and the rapid depreciation of motor vehicles, are just two examples of our illusory economy. One can assume that all credit agencies operate under the same system.

The New York Times story had precipitated an investigation into Whitewater by the U.S. Justice Department—the same U.S. Justice Department which was complicit in the theft and piracy of the previously-referenced PROMIS software program created by Inslaw. The same U.S. Justice Department that had failed to pay a \$6.8 million judgment in damages to Inslaw was now going to investigate a law firm, a bank that illegally loaned money to politicians, a real estate entity that was a "shell" corporation created by attorneys and a former governor of Arkansas who had become president of the United States.

To thicken the plot, former White House Deputy Counsel, Vince Foster submitted several delinquent tax returns for the Whitewater Development project in June, 1993. In July, 1993, Foster "committed suicide" in Fort Marcy Park in Virginia—so the "official" story goes. After a conflict of interest was



determined in the appointment of Robert B. Fiske by Attorney General Janet Reno, Kenneth Starr was appointed by a panel of three judges to head the Whitewater investigation in 1994. There was even an investigation into the murder of Vince Foster, who had worked with the Rose Law Firm alongside Hillary Clinton. Although several improprieties by the Clintons were discovered, Foster's (timely, untimely?) death was ruled a suicide and only James and Susan McDougal received jail time. James McDougal eventually succumbed to a "heart attack" while serving his prison sentence.

Contrary to the findings of the Starr investigation, one of Kenneth Starr's lead investigators, Miguel Rodriguez, claimed there was a coverup of the forensic evidence discovered in the Foster murder. According to Rodriguez, evidence at the crime scene did not match the evidence contained in the "official report." Rodriguez is recorded on tape describing details of the coverup and his frustration with a corrupt legal system. At the conclusion of the Whitewater investigation, Rodriguez was "demoted" to a state job in California. Mr. Rodriguez, through the miracles of modern medicine, has recently become Miss Michelle Rodriguez.

Aside from the business association between Hillary Clinton and Vince Foster, there were numerous references to a romantic relationship—an extramarital affair. Reports from Secret Service agents and White House staffers detailed accounts of this illicit relationship and others, which were by no means a secret to Washington insiders. The public is reminded of the many dalliances of our 42nd president and the crude manner in which his accusers were handled by his staff, his attorneys and the media. At the time the First Lady was blaming reports regarding her husband's sexual exploits as part of "a right-wing conspiracy." Numerous White House security agents then came forward with reports of her own trysts with female partners, in various rooms of the White House during nightly security checks.

What was contained in those delinquent tax filings that cost Vince Foster his life? What could have driven him to commit suicide? If what Miguel Rodriguez said about the Starr investigation was correct, that it was being used to coverup the murder of Vince Foster, perhaps Ambassador Leo Wanta could shed some light on a possible motive.

The Vince Foster connection

In 1993, Ambassador Leo Emil Wanta met with Vince Foster in Geneva, Switzerland. Foster had traveled there to make a special pickup of a disbursement that had been formally requested by the President of the United States, Bill Clinton. According to Wanta, he had been working on "Seal projects" and had been requested to transfer \$250 million to an account that was retrievable by Foster. The account was destined for the "Children's Defense Fund," hardly a "Seal" project. Wanta arranged for three payments, approximately \$81 million dollars each, to be made and converted to U.S. Treasury notes which were given to Foster, who then gave them to Hillary Clinton.

The "Children's Defense Fund" was a pet project of Hillary Rodham Clinton. It would be revealing to track the \$250 million "appropriation" from Switzerland to its final destination. Congress usually handles such appropriations, which are mandated by legislation. Congress did not authorize the briefcase pickup of \$250 million from Geneva, Switzerland—by deputy White House counsel-turned-bagman. If the "Children's Defense Fund" is actually a CIA operation, then one must also conclude that Hillary Rodham Clinton is a CIA operative.

Shortly after Vince Foster departed for his return trip to Washington (with \$250 million in tow), Wanta was arrested by Swiss police. His long nightmare had just begun. He was an Ambassador with diplomatic privileges and was incarcerated in a Swiss dungeon. No one close to Wanta, other than principals within the U.S. administration and intelligence agencies, knew about his imprisonment for

quite some time. Were it not for Yitzhak Rabin, the Israeli Prime Minister, he might have remained there for an eternity. Israel, along with several other European countries, held a financial interest in Wanta's release. Rabin's communication to Swiss authorities ultimately influenced Wanta's release from Swiss detention, although he was then immediately shackled and illegally extradited to a Federal Court in New York City, and then to Wisconsin, in order to face phony tax charges.

Pardon me?

Wanta, who not only held diplomatic immunity but was also a U.S. Secret Service/Treasury, CIA, and FBI agent, had been instructed by then FBI Director William Sessions to arrest Marc Rich (Reich). Rich is a key player in arms deals, drug trafficking, oil and mineral exploration, and other big-ticket transactions and is a known CIA operative. Rich, who was operating Martwell Investments, a corporation with suspicious contacts to the United Nations, was indicted by then Prosecutor Rudolph Giuliani. According to accounts originally authored by Christopher Story, a Fellow at the British Royal Society of the Arts, and published by the "International Currency Review," "Economic Intelligence Review" and on his associated website, www.worldreports.org, Rich was tipped off by Mossad agents and escaped arrest by Wanta. It was then that Ambassador Wanta was illegally arrested by Swiss police and incarcerated in a dungeon for 134 days, until his subsequent illegal extradition to New York. Sessions was relieved of duty shortly thereafter.

To add to the mystery, Marc Rich (Reich) was proven by Story, in the "International Currency Review," Volume 31, Numbers 3 and 4, with a mountain of irrefutable documentation, to have entered Canada in 1954 under the name, "Hans Brand," a German national born in Leibach/Waldeck über Korbach, Germany, and not in Antwerp, Belgium. "Marc Rich" (Reich) is merely an alias, and contrary to his exaggerated, autobiographical declarations, the facts documented by Story expose the extent to which the government will hide the truth from the public. In 1983, Rich and his partner Pincus Green were indicted by then U.S. Attorney Guiliani for tax evasion and illegal trading with Iran. Both Rich and Green fled to Switzerland to avoid prosecution and remained on the FBI's most wanted list until January 20, 2001—the day President Clinton gifted Rich with an 11th-hour pardon prior to leaving office. The pardon caused a shockwave of anger and disbelief among those who understood the treasonous nature of Rich's activities.

Wanta's troubles come home

Rich's association with the Clintons may have some relevance to the theft of "Contract #4," a \$5 trillion contract previously held between the United Nations and Ambassador Leo E. Wanta, and subsequently "stolen" by the Clintons.

Before the false charges were dismissed in New York City, the federal judge asked Wanta why he was there and why his briefcase contained "\$18 billion in Treasury instruments." The judge dismissed the charges on the basis of Wanta's diplomatic immunity, though she was interested in the large sum in Wanta's possession. The prosecutor rushed to have all charges dismissed, in an attempt to prevent Wanta's disclosure of the true facts behind his arrest and appearance in federal court.

Upon his release from the proceedings in federal court, Ambassador Wanta was arrested, now for a third time, by "two New York City policemen on the courthouse steps and without a warrant." The charge: "tax evasion in the State of Wisconsin." Again, Wanta faced trumped up charges, though he had not lived in Wisconsin for years. By this time, in 1993, it was apparent that someone was trying to permanently prevent him from accessing the funds he had amassed at the bequest of President Reagan, for the ultimate benefit of the American people.

According to Wanta, after his illegal arrest and extradition to Wisconsin, he was drugged while incarcerated in an Oklahoma prison, during which no fewer than four attempts were made to have him permanently diagnosed and admitted to a mental institution. Secretary of Defense James Forrestal suffered a similar fate in 1949, until he was eventually "suicided." The reader is reminded that "suicide" is merely doublespeak for "homicide," especially when a government official or operative is in a position to disclose information pertaining to a crime committed by someone in government.

However, due to the enormous amount of money amassed during the financial destabilization of the former Soviet Union, Wanta would not suffer the same fate until the locations of the accounts and pass codes could be determined—accounts he had carefully established to keep the funds from being stolen by several interested parties.

Note: Wanta later described three attempts by agents to murder him while he was illegally imprisoned by Swiss authorities. On one occasion, after receiving advice from a female Chinese physician who had examined him, he refused to eat some cheese that was included with his meal. Another prisoner ate the cheese and died "almost instantly." Wanta had previously been denied medications and treatment for prior-existing medical conditions and he had also been beaten by Swiss intelligence operatives during his illegal incarceration. The Swiss authorities also informed Wanta that Vince Foster had "committed suicide" on the birthday of Wanta's daughter, a veiled threat to imply that she or another family member may be "taken out" in a similar fashion.

A summary of Ambassador Leo Emil Wanta's ordeal in the Wisconsin courts reveals "bogus," trumped-up felony income tax charges that were assessed during a time he was living in a foreign country as an ambassador with diplomatic immunity.

In June, 1992, Wanta grudgingly paid a Wisconsin tax fine of \$14,129 while operating in Singapore. The payment was forwarded to his attorney in Wisconsin, but was not recorded by the authorities until late 1995. A second penalty (of the same amount) was paid under protest in July, 1992, as the first payment "had not been received." A third payment of \$30,626.97 was made in July, 2005, based upon "accrued interest" of the previously "unpaid fines." Finally, Wanta's home was seized and sold for a reported \$60,000.

On each occasion, pertinent documents and receipts were "lost," "misplaced," or "never received." The third such payment was actually made on behalf of Ambassador Wanta by Story, the above-mentioned editor, from his personal funds. Incredibly, in October of 2006, a fourth assessment of this "fine" against Wanta was again made by the authorities of the State of Wisconsin, citing similar "reasons" for the fine. Wanta, it is believed, is soon to file a \$1 billion lawsuit against the state under RICO statutes and other torts.

Who is Leo Wanta?

Although Wanta's birth records and his Social Security number indicate his given name at birth was, "Lee Emil Wanta," he is known in intelligence circles as, "Leo Emil Wanta." The fact that Wisconsin authorities levied charges against him under "Leo Emil Wanta" shows the charges to be related to his position within the scope of his intelligence duties, and not as a private individual. "Lee Emil Wanta." The insinuation by the prosecution that "Leo Emil Wanta could not have been the Ambassador to Somalia because he is not black" is further testament of a conspiracy to discredit Wanta, while intelligence agencies and three successive presidential administrations blatantly pilfer public funds—funds that Wanta is still intending to repatriate into the U.S. Treasury.

Subsequent to Wanta's illegal incarceration and persecution due to the bogus charges levied against him, he received an "Illuminati" 22-year prison sentence in Wisconsin. He was painted as a "liar" and a "con man" by the prosecution, though never actually proven by any evidence in court. To the contrary, fabricated statements made by Wisconsin authorities and the FBI conflicted with those made by the CIA. While Wanta was incarcerated, the CIA was raiding the various assets of AmeriTrust Groupe, Inc., New Republic/USA Financial Group, GES.m.b.H., Aneko Credit PTE, Limited, Marvelous Investments, Ltd., AmeriChina and his other companies, proclaiming that he was actually "dead," even though the CIA was well-informed of his "trial" and subsequent incarceration in an Oklahoma high-security prison. A 26-page handwritten letter to President Clinton at the White House persuaded him to commute Wanta's sentence to "house arrest" in Wisconsin, but the illegal raiding of the various Wanta-owned, Title 18, Section 6 accounts then continued unabated and continues today.

After years of victimization through illegal imprisonment, torture, beatings, drugging, defamation, and assassination attempts, Ambassador Leo Emil Wanta rose from the ashes of his "death" and began to shock the rest of the world. In 2003, Virginia District Federal Judge Gerald Bruce Lee declared Ambassador Wanta to be the "Principal" and Trustor of the \$27.5 trillion in funds obtained via the financial implosion of the Soviet Union. Wanta was now in a position to investigate the various means by which the last of three successive presidential administrations had been systematically embezzling the very funds he was commissioned by President Reagan to accrue to revitalize the beleaguered American economy.

Violating the public trustor

Upon his "release" from prison, Wanta remained under house arrest until May, 2005. Out of the way and powerless to intervene, Wanta watched as the raiding of his corporate accounts continued. To fully understand the enormous deception and level of corruption, one must read the publication, "International Currency Review." This 480-page quarterly is a masterful piece of investigative journalism which decimates the falsehoods, deflections, inconsistencies, and conspiratorial deceptions employed by the Administration, the banks, U.S. intelligence agencies, the U.S. Treasury, the Wisconsin Department of Revenue, and the Wisconsin State / U.S. Departments of Justice. Irrefutable evidence has been revealed in this publication, including official documents, Wanta's handwritten notes and communications to government officials, court transcripts, public records, bank records and receipts.

The bank documents and illicit transactions that Wanta had documented are also supported, in some instances, by photographic evidence. On at least one occasion, intelligence operatives filmed Senator Hillary Clinton at the Bank of Crozier, Grenada. Wanta and others have documented no less than \$742 billion in theft from U.S. Treasury accounts there, where Clinton is alleged to have presented CIA documentation in order to withdraw funds in April, 2003. The evidence was submitted to Special Counsel Patrick Fitzgerald, who has been conducting grand jury investigations into a variety of crimes committed by career politicians and government operatives.

Add to this mountain of evidence supporting Wanta's claims, in particular the exhaustive list of "participating banks" and elected officials "in the know," and there can be no doubt that there is a concerted effort by the mainstream media, the government and the courts to completely coverup this most-important crisis. Recent developments in foreign countries underscore the level of deterioration of trust and confidence in the U.S. government due to the outrageous plot to conceal the facts of this case and its negative impact on the world economy and exponentially-escalating levels of U.S. debt.

By December, 2005, Ambassador, Principal and Trustor Wanta had agreed to a settlement of \$4.5 trillion, in order to prevent the total implosion of the U.S. economy. This settlement would have

required his silence about the remaining funds, which would have given the thieves an "out" and allowed them to continue their pillaging. The settlement would also prevent a domino effect from occurring in other world financial markets. The embezzled funds have since circled the world several times over, being deposited, transferred, and then laundered through off-balance sheet derivatives and other illegal transactions.

The numbers are staggering

It was no coincidence that the settlement funds were "signed off" to U.S. Treasury Secretary Henry M. Paulson, former Chairman of Goldman Sachs. Upon instructions from Federal Judge Gerald Bruce Lee, the \$4.5 trillion settlement was originally deposited into a Bank of America account in Virginia, where the case was decided in federal court by Judge Lee. The windfall tax that Ambassador Wanta intended to pay to the U.S. Treasury amounted to \$1.575 trillion. Just on the accrued interest alone, that windfall tax would have earned "\$96 billion per day," according to Christopher Story's "ICR" accounting. Story estimated that the U.S. Treasury, through the duplicitous activities of Secretary Paulson, lost some \$10.5 to \$11 trillion in interest during the 7-month period following the original "due date" of the \$4.5 trillion settlement.

The State (Commonwealth) of Virginia stood to gain a windfall tax payment of some \$270 million from the settlement. Because Vice-President and Treasurer Michael C. Cottrell, M.S., of the Ameritrust Groupe, Inc. conducts business in the State of Pennsylvania that state was due a similar windfall tax payment, though the actual amount is unknown at this time.

Other disbursements promised to foreign officials and/or governments include: "\$30 billion to the Russian Federation, [and] \$5 billion each to the governments of Canada, France, Germany, Greece, Italy, Mexico, and Spain."

Where's the money?

Previously, similar amounts had been promised to the governments of Israel and Palestine, though the "publicized" \$15 billion dual payments to both governments were also stolen. Remember that Yitzhak Rabin had attempted to assist in the release of Ambassador Wanta from a Swiss gulag in Lausanne in 1993. Again, the media did its job by covering up the story.

In addition to the blatant refusal of the U.S. administration and the U.S. Treasury to disburse the funds to the legal trustor, the funds were transferred from bank to bank, moving first from the Bank of America account to Wachovia Bank in New York and onward to Goldman Sachs. Intelligence information shows that the funds still reside at Goldman Sachs, though this is denied by the firm. In fact, a Treasury agent recently confirmed that the funds are there, being held illegally and with the complicity of Secretary Paulson.

Shortly after the North Korean "nuclear missile test" scare in late-2006, it was reported by intelligence sources that President Bush had traveled to that country while Treasury Secretary Paulson went to Latvia. Some of the Wanta funds had previously been tracked through North Korea, en route to India. The reported amount was \$25 trillion. Coincidentally, after the "successful" missile tests, North Korea received a secret \$55 million payment from the U.S. The media assisted in the promotion of fear, yet failed to report this curiously-timed disbursement of funds.

In mid-December, 2006, both Secretary Paulson and Federal Reserve Chairman Ben Bernanke traveled to China to meet with elders and finance ministers. Though the Chinese repeatedly urged U.S. officials

to disburse the \$4.5 trillion in Wanta settlement funds (and were repeatedly assured they would be dispersed), Paulson and Bernanke attempted to coerce them into "refinancing" \$1 trillion in loans (the Chinese had been propping up the U.S. economy to protect its exports business in America by "purchasing" U.S. debt in the form of U.S. treasury bonds and other securities for several years) at 1 percent interest, far less than the usual 4-5 percent they previously received. To boot, the Chinese had already withdrawn \$32 trillion in Clearinghouse Interbank Payment System (CHIPS) accounts (\$1 trillion per day) during October and November, 2006, which nullified credit transactions above \$100 million.

To add further insult to injury, the Chinese then began purchasing oil with British pound sterling, essentially "dumping" the dollar as the preferred oil currency. This fact was again covered up by the mainstream media, when they reported that China was "attempting to sabotage the dollar, by dumping \$1 trillion in credits." The very same accusations were being made on the Congressional floor, prior to the Christmas recess.

Buoyed by frequent updates on the Wanta Plan and reports on the December 23, 2006 arrest of Treasury Secretary Paulson in Germany, the claims made by Ambassador Wanta appear, on all accounts, to be genuine. Paulson was allegedly arrested for attempting to block the settlement a second time. He arrived "late" to the funeral of President Gerald Ford, and was seen sitting behind Nancy Reagan and next to Secretary of State, Condoleezza Rice. Due to an impending visit from German Chancellor Angela Merkel, Paulson was reportedly ushered on a plane and flown to Israel. Paulson reportedly was in possession of an Israeli passport, as well. His "diplomatic documentation" in Germany was also in dispute and was not "substantiated" by the U.S. Consulate.

Pieces are falling into place

A careful examination of the Internal Currency Review will reveal that former President George H.W. Bush holds "dual citizenship" with Germany, as he is the reputed "head" of the Deutsche Verteidigungs Dienst, the Dachau DVD, or the Abwehr (underground S.S.). Satellite photos confirm that Bush attended a "secret" meeting of the organization, over which he presides, since taking over its leadership from Dr. Henry Kissinger. Kissinger replaced the DVD founder, Admiral Canaris, who became ill in 1976. Canaris reestablished the DVD in Oklahoma City under the name, Samuel Randall Pittman after World War II. The DVD records were stored in the Murrah Federal Building, which was subsequently destroyed in the infamous bombing by "Timothy McVeigh." CNN also assisted in the coverup of that event, although they "accidentally" transmitted pictures of an "unexploded, stacked bomb" which was visible in the portion of the building that was left standing.

Among the many documents that have mysteriously surfaced on the Internet—documents that support Wanta's claims—are a series of bank transfer records known as the "Vreeland Faxes." Delmart Edward "Mike" Vreeland, an ONI agent, posted copies of Wanta's records on the Web which detail multi-billion dollar transactions, account numbers, and recipient information. Of interest to many were the names of the "shell" corporations. "The Francis X. Driscoll Trust" was purportedly a joint account between George H.W. Bush and the Queen of England. "Pilgrim Investments" was found to have ties, among others, to Hutchison-Whampoa Ltd., the global shipping company owned by Li Ka-Shing, a Chinese billionaire and real estate tycoon. Hutchison Port Holdings (HPH) is a subsidiary that controls ports around the world and has the exclusive rights to control the Panama Canal. Though the arrangement appeared to make no sense at all to most Americans, with the information above, we can now understand why the current administration attempted to give the "port inspection" contract to Hutchison-Whampoa in the Bahamas in 2006, under the pretext of "inspecting cargo for nuclear devices."

Though the media reported the Ports Dubai scandal, they failed to accurately describe the attempt to "hand over" American ports to a company from the Middle East. Despite the news that "six" ports were to be handed over to the company, 22 to 29 ports along the East Coast and the Gulf of Mexico would have been a more accurate analysis of the plan.

According to Leo Wanta, on November 1, 2001, U.S. agents secretly met in Manila, Philippines with a "lieutenant" of Osama Bin Laden, Datu Ben Abu. Wanta detailed the identity of participants of the meeting, which was reminiscent to the above-referenced Hilton Hotel meeting in 1986. In a handwritten letter to Vice-President Richard Cheney, Wanta described "Red Mercury, Stinger II missiles and boxes of cash (weapons)."

Also present at the clandestine meeting were a "Dr. Navarro" and a "Madame Teleki (Eva Teleki)." Despite Wanta's incarceration, it appeared that his expertise was still considered valuable to the perpetrators of 9/11. Cheney forwarded the letter to the head of the NSA, Condoleezza Rice, and then on to the president. Despite the rhetoric we heard leading up to the invasion of Iraq, it was apparent our government was willing to assist those who were later blamed for the WTC/Pentagon attacks — al-Qaeda. Of course, the media failed to report and investigate this important story as well.

End notes

Little known to the public is the imminent insolvency of several large financial institutions due to the off-balance sheet and tax-free transactions in worldwide derivatives markets. Although the media continue to sensationalize their usual bevy of trivial news stories, the greatest financial scandal in the history of the United States—and in the world—marches onward, while their treacherous conspiracy and complicity to hide the facts in this case demonstrates their willingness to honor treason, corruption, and tyranny.

Despite the best efforts of the government and its intelligence agencies to distort the facts, misinform, or outright lie about the Wanta Plan, the Internet has been a repository of information. As the story has begun to be understood and verified by many outstanding researchers and conspiracy experts, the criminals perpetrating the fraud on the American public and the world have suddenly realized that the clock is ticking, and time is running out. Several Internet talk-show hosts (not worth mentioning by name) have determined the story to be "a hoax." Such ignorant declarations smack of the same hypocrisy that is evident among a "bribed" or "bridled" mainstream media. The citizens of the United States have witnessed countless assassinations of public figures, the subsequent coverups, and the rhetoric that ultimately follows. The problem here is that we have been lied to one too many times, and this story will not "go away," as have those of the past.

The time has come for all Americans to awaken from the mind control, the brain washing, and the dismantling of our individual sovereignty. Ambassador Leo E. Wanta, Michael C. Cottrell, M.S., and Christopher Story (a British citizen) have exhibited a determination to honor the truth, a quality severely lacking among those entrusted with our safety and well-being. These courageous men have demonstrated more loyalty to our country than those who have openly and systematically defied the very laws they, themselves, have created. The crime of the millennium is being perpetrated before our very eyes, and if left to an incompetent, compliant, and conspiratorial media, the price will be far greater than what is now an estimated \$75 trillion in stolen funds.

TO: ALL READERS
Thank You, LSH
10/3/08