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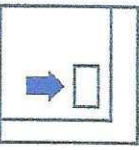
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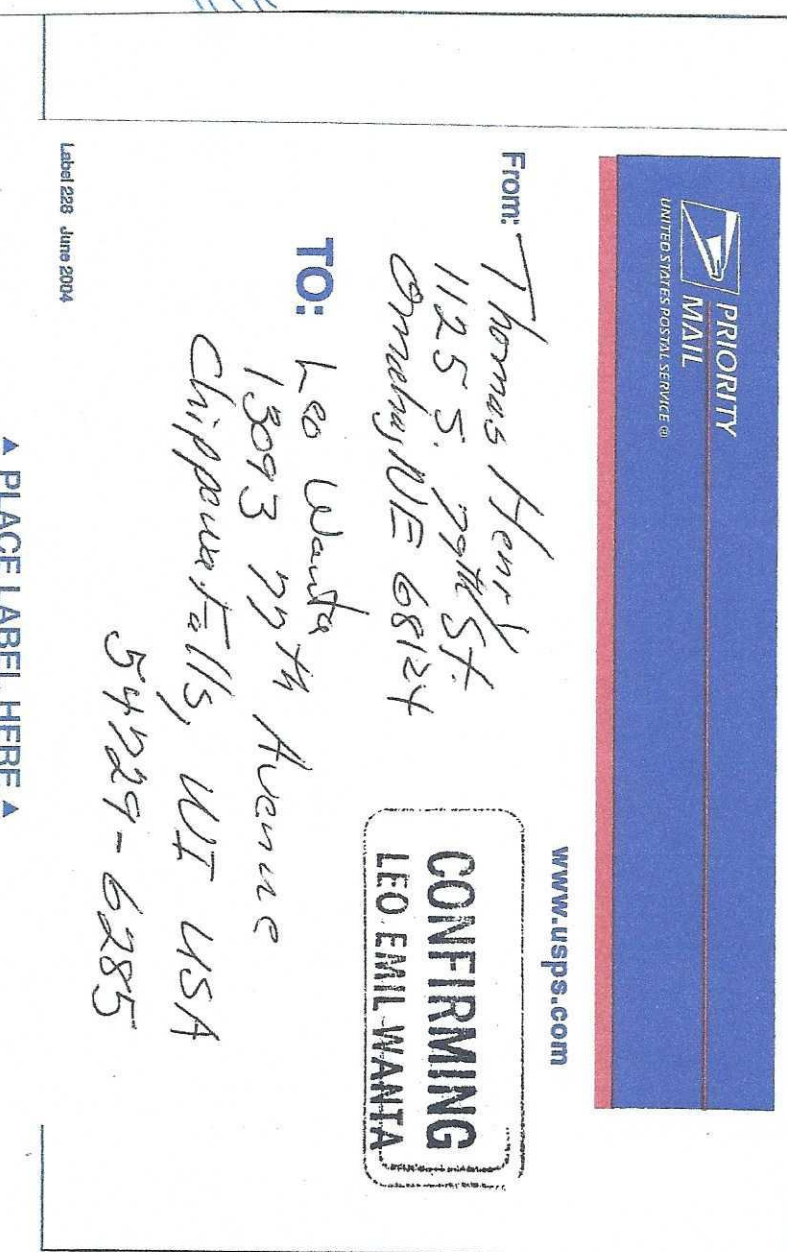
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Supreme Council Office  
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2008 1-17

ATTENTION: THIS LETTER IS CONSIDERED  
PRIVILEGED, ATTORNEY CLIENT LETTERS - NOT TO  
BE READ BY ANYONE BUT THOMAS HENRY -

TO: THOMAS HENRY,  
ATTORNEY AT LAW  
1125 SOUTH 79<sup>TH</sup> STREET  
OMAHA, NEBRASKA 68124

CONFIRMING  
LEO EMIL WANTA

FROM: LT. DELMART E.S.M. FREELAND,  
FORMERLY, U.S.N.-O.N.E. P.N.F. W.O.C. VA  
369 FISHER ROAD  
GROSSE POINTE, MICHIGAN 48230

DATE: FEBRUARY 20-2005

RE: AMBASSADOR, LEO E. WANTA, ANY AND ALL  
ACCOUNTS IN MY POSSESSION AND PAY ORDERS,  
AS WELL AS POWERS OF ATTORNEY AND CONTRACTS.

MR. HENRY:

I AM WRITING YOU AT THIS TIME TO  
LEGALLY ACKNOWLEDGE, MY EMPLOY AS EMISSARY,  
BY YOUR CLIENT, AMBASSADOR LEO E. WANTA.

IT IS MY FULL INTENT AT THIS  
TIME TO INFORM YOU, AS WELL AS YOUR  
CLIENT, MY EMPLOYER, AMBASSADOR LEO E. WANTA,  
THAT I BELIEVE I HAVE COMPLETED, TO THE  
BEST OF MY ABILITIES, THE SERVICES FOR  
THAT I WAS EMPLOYED, AND FURTHER, I

A

WISH AT THIS TIME, TO REPORT TO AMBASSADOR LEO E. WANTA, THAT I HAVE IN FACT LOCATED, TAKEN POSSESSION OF, THEN SAFELY AND SECURELY CAUSED TO BE MOVED, THE FOLLOWING, NOT IN ITS ENTIREITY, BUT AS A LIST OF EXAMPLES;

- 1) GOLD BULLION, AND/OR
- 2) STOCKS AND BONDS, AND/OR
- 3) CASH ACCOUNTS, U.S. AND FOREIGN CURRENCY, AND/OR
- 4) A SEIZED BLUE DUTY BAG, FROM SWISS GOVT, AND THE REMAINING CONTENTS THEREOF, AND/OR
- 5) DOCUMENTS OUT OF AN INSTITUTION, RUN BY UNITED STATES GOVERNMENT AGENTS, LOCATED AT NEW ORLEANS, LOUISIANA (SEC), ADDRESSING THE SET UP AND TAKE DOWN OF AMBASSADOR LEO E. WANTA, WITH THE REASONS FOR SAME ACTION, CLEARLY STATED ON INTERDEPARTMENTAL MEMORANDUM AND OR PRIVATE DOCUMENT TRANSMISSION, AS WELL AS THE IDENTITY AND POSITIONS OF PERSONS INVOLVED AT THAT TIME.
- 6) ONE ACTUAL ORIGINAL, AND SEVERAL COPIES OF PASSPORTS, ISSUED IN THE 1970'S AND EARLY 80'S, OF AMBASSADOR WANTA.

THIS IS NOT A COMPLETE LIST.  
THERE IS MORE.

7) PERSONAL ITEMS TAKEN FROM AMBASSADOR  
WANTA BY THE SWISS/SWISS POLIZIA/POLICE,  
TWO SPECIFIC ITEMS TO BE MENTIONED HEREIN,  
④ ONE GOLD RING WITH DIAMOND LIKE STONES,  
AND ⑤ ONE VERY NICE SWISS WATCH, GOLD IN  
COLOR.

8) DOCUMENTS I FOUND AND SECURED WHILE  
IN MOSCOW. I.E., WHILE AT A SOVKHOZ IN THE  
RUSSIAN CITY OF MOZHAISK, I HAD A  
CHANCE TO MEET A FORMER DEZHURNAYA WHO EVER  
FOR A PRICE, HELPED ME LOCATE PROOF OF THE  
AMBASSADOR'S BUSINESS DEALINGS IN THAT COUNTRY.  
I HAVE DOCUMENTS THAT PROVE THE AMBASSADOR  
PASSED THROUGH YABLONYA, FURTHER, AMBASSADOR  
LEO E. WANTA DID RECEIVE AND RETURN TO  
THE RUSSIAN GOVERNMENT, AN ITEM CALLED  
A PRO PUSK.

9) DOCUMENTS SHOWING MOVEMENT OF THE  
AMBASSADOR WHILE HE WAS IN MOSCOW, SUCH AS,  
HIS WALK DOWN TCHICOWSKI TO ARBAT ST. WHERE  
IT STATES HE STOPPED AND PURCHASED KVASS  
FROM A OR THE (I THINK IT SAID) NAROD, THEN  
HE, AMBASSADOR LEO E. WANTA, WENT FURTHER UP  
THE STREET TO ARBAT SQUARE WHERE  
HE MET A MAN BY THE STATUTE OF  
GOGALS. THE BLACK AND WHITE PICTURES  
CLEARLY SHOW THE AMBASSADOR AND ANOTHER

MAN WHOS NAME I SHALL LEAVE OUT IN  
THE EVENT THE AMBASSADOR WISHES THE  
NAMES OF SPED PERSONS TO BE LEFT OUT.

THESE ARE JUST A SIMPLE LIST OF MY  
FINDS ON BEHALF OF MY EMPLOY AS EMISSARY  
FOR AMBASSADOR LEO E. WANTA.

IF EVER CALLED AS A WITNESS ON  
HIS BEHALF, I FEEL I COULD PROVE HIS  
IDENTITY ~~TO~~(SIC) AND WHO HE WORKED FOR  
AND WHY THEY CHOOSE TO DESTROY HIM  
INSTEAD OF DOING THE RIGHT AND JUSTFAIR  
THING, OF ACKNOWLEDGING HIM.

I AM GIVING THIS REPORT TO YOU  
NOW BECAUSE I FEEL AND CAN PROVE, I HAVE  
BEEN FED FALSE INFORMATION BY A VERY CLOSE  
SOURCE, IN AN ATTEMPT TO DISCREDIT ME  
ONCE AGAIN, AND ATTEMPT TO GET ME IN  
SO MUCH TROUBLE THAT I WOULD BE FORCED  
TO NEVER GO TO THE AID OF AMBASSADOR  
WANTA, NEVER TALK OF SEPTEMBER 1<sup>ST</sup>, 2001,  
AND FINALLY, HAND OVER ALL THE ITEMS I  
HAVE LISTED HEREIN, TO PERSONS OTHER THAN  
AMBASSADOR LEO E. WANTA, AND THAT WILL  
NEVER HAPPEN! I WILL NEVER TURN MY  
BACK ON MY OATH TO UPHOLD RIGHTS AND  
SECURITIES OF PEOPLE KNOWN AND UNKNOWN TO ME,  
JUST FOR A GET OUT OF JAIL FREE CARD THAT

THE AMOUNTS OF FUNDS FOR ALL ACCOUNTS LOCATED BY MYSELF, WITH THE AID OF INFORMATION FROM BANKERS FROM VARIOUS COUNTRIES, IS IN AN AMOUNT THAT SLAPS THE FACE OF GOVERNMENT DEFICITS, BOTH U.S. AND ABROAD.

AS YOUR CLIENT, MY EMPLOYER, AMBASSADOR IS FULLY AWARE, AND UPON HIS WRITTEN ~~REQ~~(SEC) ORDERS AND REQUESTS, I, LT. DELMART E.J.M. VIOLANDO, FORMER U.S.N. O.N.I. @ PNT, W.D.C. VA. DID THEN AND THERE, SEIZE SAID ACCOUNTS AND OTHER ITEMS, KNOWN TO THE AMBASSADOR, AND SOME NOT, AND FAITHLY ~~REQ~~ FAITHFULLY AND COVERTLY, CAUSED ALL TO BE TRANSACTED, TRANSFERRED AND INVESTED, IN A SAFE PLACE AND WITH MANY REPUTABLE FINANCIAL INSTITUTIONS, ALL UNDER BOTH CORPORATE AND PRIVATE HEADINGS, AND ALL ONE HUNDRED PERCENT LEGAL, FOR THE SOLE PURPOSE OF THE AMBASSADOR'S LEGAL AFFAIRS AND WISHES, AND AT ALL TIMES, WHILE ACTING ON HIS BEHALF, I FOLLOWED THE LETTER OF THE LAW AS I KNEW AMBASSADOR LEO E. WANTA WOULD WANT AND ORDER ME TO DO. FURTHER, NEVER VIOLATING THE NATIONAL SECURITY ACT OF 1947 AND § 385 SPECIFIC.

JUST AS AMBASSADOR LEO E. WANTA  
WAS ARRESTED AND HELD AND STRIPPED  
OF HIS NAME - TITLE - POSITION AND  
DIGNITY, I HAVE BEEN TREATED AND  
DEALT WITH IN AN EXACT SAME FASHION.

I HAVE BEEN MADE PROMISES OF AID  
FROM MANY PEOPLE WHO HAD NO INTENTION  
OF KEEPING SAME, NOR NEVER CAILED FOR MY  
WELLBEING OR MENTAL STATE. I HAVE BEEN  
USED, LIED TO, TRICKED, SENT TO FIELD  
AND THEN ACCUSED AND ABANDONED, ALL IN  
THE NAME OF U.S. AND FOREIGN CURRENCY.

I KNOW ALL TOO WELL WHAT AMBASSADOR  
LEO E. WANTA HAS BEEN PUT THROUGH AND  
SUFFERED, FOR I TO HAVE HAD FALSE FRIENDS,  
AND PROMISES, MONEY HUNGRY ATTORNEYS WHO TAKE  
MONEY AND THEN DO NOTHING BUT LIE AND  
PRETEND TO BE HELPING AND WORKING ON MY  
CASE, WHEN IN FACT I AM OUT OF SIGHT,  
OUT OF MIND, UNLESS OF COURSE I CAN BE  
USED TO FURTHER THEIR EFFORTS AT GETTING  
THEIR HANDS ON "AMBASSADOR'S" MONEY. I AM IN  
NO WAY FORGETTING THESE FACTS, NOR FOR THE  
RECORD DO I POINT THE FINGER AT THOMAS  
HENRY, HE ATTEMPTED TO HELP SOMEONE WHO MEANS  
THE WORLD TO ME AND I owe HIM FOR  
THAT HELP HE OFFERED WHEN HE DID NOT NEED

IF I HAD ILL WISHES FOR MR. HENRY  
I WOULD NOT BE WRITING THIS LETTER. I AM  
DIRECTING THOSE STATEMENT AT THE TYPE  
OF PEOPLE WHO TAKE MONEY FROM OTHERS AND  
NEVER FILE MORE THEN AN APPEARANCE AND  
THEN LET EVERY AVENUE OF DEFENSE FAIL TO  
THE SLOG.

IN ANY EVENT, I FEEL THAT IT IS  
TIME TO PUT UP OR SHUT UP. I FEEL  
WE SHOULD ALL WORK TOGETHER FOR THE  
COMMON GOOD, OR, COLLECT OUR DUES AND  
GO OUR OWN SEPARATE WAYS. WITH ME  
WE HAVE ACCESS TO VAST RESOURCES THAT WE  
CAN UTILIZE FOR THE BETTERMENT OF EVERYONE,  
WITHOUT ME, WE HAVE ALL THESE YEARS, ALL THIS TIME,  
ALL THE ARGUMENTS AND ACCUSATIONS, TOSSED AWAY  
FOR NOTHING OTHER THEN THAT FOR WHICH WE  
ACCUSED OUR ACCUSERS, GREED!

MR. HENRY, AMBASSADOR WANIA, I HAVE STOOD  
UP IN THE FACE OF ADVERSITY AND REFUSED TO  
EVER GIVE TO ANY ONE, ANYTHING THAT IS NOT THEIRS.  
I HAVE REFUSED TO GIVE UP ACCOUNTS AND LOCATIONS  
OF BONDS. I HAVE RUN ALL OVER THIS WORLD TO  
KEEP MYSELF SAFE AND THE SECRET OF THESE  
MATTERS JUST THAT.

WE, MR HENRY AND I, HAVE HAD OUR WORDS IN THE PAST AND I WOULD HOPE "THOMAS" (Ld) WE HAVE GOT THEM OVER THEM. I KNOW I HAVE. SO IN THIS I SAY, WE NEED TO PUT ASIDE ALL THE PAST AND COME TOGETHER AS ONE, AS A TEAM, AND GET WHAT WE HAVE BEEN WORKING FOR, AND THAT ALSO, THAT WE HAVE SUFFERED FOR.

I HAVE THE NUMBERS AND LOCATIONS, WHY EXACTLY IS IT THAT THAT WE ARE NOT USING THEM. I HAVE THE BONDS, AND TO TELL YOU THE TRUTH, I THOUGHT THEY WERE USELESS, WHY AREN'T WE USING THEM. I DID NOT KNOW THAT THE SECOND SERIES WERE STILL AVAILABLE. THEN IF THE BONDS ARE NOT ENOUGH, HOW ABOUT THE GLASS OR HSBC, TD WATERHOUSE, BANK OF NOVA SCOTIA, JUST TO NAME A FEW.

PLEASE DON'T SAY THAT I AM HOLDING OUT, THAT'S JUST NOT TRUE, IF THAT IS THE WAY YOU HAVE FELT, THEN THIS LETTER SHOULD CLEAR ALL THAT UP; I AM, AS I HAVE IN THE PAST, OFFERING TO TURN OVER WHAT IT WAS THAT I HAVE BEEN REQUESTED TO FIND.

NOW THAT I HAVE Laid OUT THE  
SHORT LIST OF MY FINDS AND ACTIONS,  
I BELIEVE, I HAVE MADE MYSELF CLEAR AS  
TO my DESIRE TO HAND OVER THE GOODS  
"SO TO SPEAK", NOW THE BALL HAS BEEN PLACED  
IN YOUR COURT. I HAVE MADE MY INTENTIONS  
CLEAR. THERE CAN BE NO QUESTIONING THAT  
A CONFLICT OF INTEREST ~~BUT~~ ONLY EXISTS IN  
THE MIND OF STEVE GOODWIN, AND IF THERE IS  
A CONFLICT BETWEEN HIM AND I, THEN IT WAS  
THERE PRIOR TO HIM SUCKING \$8,000.<sup>s</sup> OUT OF  
MY MOTHER.

AS TO TOM HENRY, THERE IS NO CONFLICT,  
NOR HAS THERE EVER BEEN. FOR THE RECORDS HERE  
TOM, I DO NOT HOLD YOU LIABLE FOR ANY  
ACTIONS YOU HAVE TAKEN ON MY BEHALF, AND I  
HEREBY WAIVE MY RIGHT TO ANY CLAIM THAT  
COULD ARISE OUT OF REPRESENTATION I HAVE  
RECEIVED FROM YOU, UNLESS YOU ATTEMPT TO  
HARM ME OR ABANDON ME AS A CLIENT, AND I  
FEEL THAT THIS IS NOT YOUR INTENT. I DO  
NOT WAIVE MY ATTORNEY CLIENT PRIVILEGE WITH  
YOU, BUT I DO HOLD YOU NOT LIABLE FROM ANY  
PAST ACTS, UNLESS AS I SAID, YOU TRIED TO HARM  
OR ABANDON ME.

THERE IS NO WAY, OFF THE TOP OF MY HEAD, THAT I COULD STATE ON PAPER EVERY ACCOUNT THAT I HAVE SET UP AND HOW, BUT, I AM GOING TO GIVE SOME OF THE INFORMATION TO YOU SO YOU WILL HAVE A BETTER UNDERSTANDING OF MY PAST ACTIONS ON BEHALF OF AMBASSADOR JOE E. WANTA. I WILL LIST A FEW SIMPLE ACCOUNTS THAT I SET UP, AND HOW I DID SO. YOU CAN DECIDE WHAT NEEDS TO BE DONE WITH THEM, YOUR THE LAWYER!!

FIRST, I HAD TO FIND ALL THE ACCOUNTS THAT I WAS TOLD WERE OUT THERE, I FOUND A TOTAL OF (163) ONE HUNDRED AND SIXTY THREE ACCOUNTS THAT HAD BEEN CREATED FROM MANY FWER ACCOUNTS, WITHOUT THE PERMISSION OF AMBASSADOR WANTA.

I FIRST ENGINEERED A PLAN TO ATTACK THE BANKS IN A POLITE "THIS IS AN ERROR" FASHION, SOME OF THE BANKS, INSTEAD OF ADMITTING PUBLICLY THAT THEY ATTEMPTED TO STEAL THESE FUNDS, SIMPLY ADMITTED THAT A MASSIVE COMPUTER ERROR HAD TAKEN PLACE AND THAT THE ACCOUNTS WERE SIMPLY "HELD IN INVESTMENT" UNTIL THE FUNDS WERE CLAIMED, THE BANQUE TOOK "ITS" SHARE, THEN TRANSFERRED THE REMAINDER TO ACCOUNTS I SET UP WITH OTHER FINANCIAL INSTITUTIONS. SOME BANKERS HOWEVER, ONLY TRANSFERRED AND/OR ADMITTED KNOWLEDGE OF ACCOUNTS, AFTER MY ASSOCIATE, NAME NOT IMPORTANT, HAD "VERY CLOSE CONTACT CONVERSATIONS

WITH THAT SPECIFIC BANKER, OR A CLOSE FAMILY MEMBER OF THE BANKER WHO AGREED TO DISCUSS THE MATTER WITH HIS OR HER FATHER OR HUSBAND, OR GRANDFATHER IN ONE CASE. I ASSURE YOU THAT "I" "NEVER" MADE ANY FORM OF THREATS, OTHER THAN MEDIA OR LEGAL ACTION; HOWEVER, MY ASSOCIATE NEVER INFORMED ME OF HIS METHODS OF PERSUASION USED, NOR DO I CARE. FOR THIS LETTER, I ONLY DEAL WITH 163, THERE ARE MORE.

AFTER THE 163 ACCOUNTS WERE ALL CONDENSED TO (25) TWENTY FIVE NEW ACCOUNTS, I INVESTED IN DIAMONDS, ART, OIL, PEPSICO, AND OTHER STOCKS, ALL INSURED. I CREATED ONE CASH ACCOUNT FOR EACH PERSON WHO I FELT HAD A VALID CLAIM TO ANY PAY ORDER, WITH INTEREST. THESE CASH ACCOUNTS ARE SET UP AS TRUSTS AND IN A FEW NAMES OF PERSONS PAST ALIASES. FOR INSTANCE THERE WERE THE FOLLOWING PEOPLE AT MY ONSET WHO I THOUGHT HAD A VALID CLAIM. JERRY, EVA, VEGAS, MR. X. T. HENRY, VREELAND, AND OTHERS- EACH PERSON STATED THEY HAD A CLAIM SO I OPENED AN ACCOUNT WITH \$500,000.00<sup>00</sup> FOR EACH PERSON. BUT NOT IN A FASHION AS TO ALLOW THEM ACCESS WITHOUT ME (VREELAND), TOM HENRY, AND AMBASSADOR LEO E. WINTA, ALL TOGETHER, APPENDING FACE TO FACE AT THE BANK, TO SIGN OFF ON THE ACCOUNT. FOR INSTANCE, THE JUSTIN. H. O. BREWER, HARVARD TRUST FUND, \$500,000.00<sup>00</sup>, CAN NOT BE ACCESSED

BY ANYONE, NOR FOUND, ONLY IF ALL THREE OF US, TOM, AMBASSADOR WANTA AND I, (WHEELAND) GO TO THE BANK AND PULL THE ACCOUNT AND SIGN OFF TO THE PERSON THE ACCOUNT WAS SET UP FOR.

OTHER ACCOUNTS, SUCH AS BILLION DOLLAR VALUES, I SIMPLY PUT BACK INTO PRIM BANK (OR GUARANTEED AS WELL AS VERY LARGE INVESTMENTS WITH FOREIGN INVESTORS. EVEN KING FAD (sic) HAS RECEIVED FUNDS OUT OF THESE ACCOUNTS - AS SOME OF THE LIVE ACCOUNTS WERE SO HUGE, THE ONLY THING I COULD THINK OF WAS TO LEAVE THEM WITH THE INSTITUTION, RENAME THE ACCOUNTS AND SPLIT THEM UP INTO SPINOFFERS, THUS PAYING ENORMOUS AMOUNTS ON FEES TO THE BANKS, HOWEVER, SETTING THE NEW ACCOUNTS SO THAT THE ACTUAL INTEREST ACCRUED, REPLENISHED THE LOSS OF THE BANK OR "BROKERAGE FEE", AND THUS STARTED TO MAKE PROFIT.

I PAID VERY CLOSE ATTENTION TO WHAT TYPE OF BANKING PRACTICE WAS USED BY OTHERS TO HIDE FUNDS, AND LISTENED TO AMBASSADOR LEO E. WANTA AND ACHIEVED A VERY VERY EXCELLENT END RESULT WITH THE TRANSFERS OF TRILLIONS AND TRILLIONS OF DOLLARS OF FUNDS. STOCKS, BONDS, DIAMONDS, ETC.

THAT IS JUST A SMALL EXAMPLE OF  
WHAT HAS BEEN DONE.

IT IS NO GREAT SECRET THAT I  
DID THESE THINGS - ALL TO MANY PEOPLE  
KNOW AND EVEN MORE PEOPLE WANT A  
PART OF IT.

WHILE AT THE FEDERAL TRANSFER CENTER  
IN CHILOAHOA, I HAD VISITORS. THEY SAID  
THEY WERE TREASURY. THEY OFFERED TO HAVE  
A WRIT APPROVED FOR ME, THEY OFFERED TO  
LET ME AND LEO MEET IN ANY PLACE OF  
OUR CHOICE, THEY OFFERED TO LET LEO E.  
WANTA, AS THEY CALLED HIM, DICTATE WHAT  
HIS SHARE OF THE FUNDS WOULD BE, IN  
A REASONABLE FASHION, AND THEN AFTER  
AMBASSADOR WANTA TOOK HIS CLAIM, THEY AGREED  
TO LET US BOTH "GO SPILING." STEVE  
GOODWIN KNEW OF THIS MEETING AND OF  
THIS OFFER. WHY HE FAILED TO ACT IS A  
MYSTERY TO ME. I HOWEVER SIMPLY STATED  
THAT ANY STATEMENTS MADE BY ME REGARDING  
THE "POSSIBILITY" OF THE EXISTENCE OF THESE  
FUNDS WOULD HAVE TO BE MADE IN THE  
PRESENCE OF TOM HENRY, AND NOT STEVE  
GOODWIN, AS THAT IS WHAT MY ORDER OF  
EMPLOYMENT AS EMISSARY DETAILED.

I ASK YOU ALL NOW, ACT UPON  
THIS MATTER IF YOU KNOW HOW TO DO SO SAFELY,  
OR, IN THE ALTERNATIVE, PRODUCE CONTRACTS  
FOR WRITING FROM AMBASSADOR LEO E. WALTER TO  
ME, SO THAT I MAY HAND OVER ALL ACCOUNTS  
TO HIM, IN ANY FASHION HE WISHES. FURTHER,  
GUARANTEE ME ALSO IN CONTRACT, THAT I WILL  
RECEIVE MY AGREED UPON PAY ORDER, WITHIN (90)  
NINETY DAYS OF MY HANDING OVER ALL MONIES, STOCKS  
BONDS ETC. TO AMBASSADOR LEO E. WALTER.

Tom, I THANK YOU FOR DOING WHAT YOU  
COULD FOR JUSTIN, IF ANYTHING, FOR THAT,  
I OWE YOU BIG TIME, AND HANDING OVER THIS  
STUFF TO YOU AT THIS TIME IS ALL I HAVE TO  
OFFER IN RETURN. TO STEVE GODDARD I SAY  
YES VAS!

AFTER MY TRIALS ARE OVER, I'LL BE FREE, I  
WANT TO WALK OUT OWING NOTHING INDEBTED TO  
NO MAN OR AGENCY, SO LET'S SEE IF WE CAN  
END ALL THIS MONEY SHIT ONCE AND FOR ALL.

SINCERELY,



AFTER THOUGHT:

IF STEVE'S WIFE EVER DIVORCES HIM, HE WOULD MAKE A  
GREAT HUSBAND FOR LINDA FENTON, GOD KNOWS THEY HAVE  
EVERYTHING IN COMMON SINCE THEY ARE NOW 

THOMAS E. HENRY  
ATTORNEY AT LAW  
1125 SOUTH 79<sup>TH</sup> STREET  
OMAHA, NEBRASKA 68124  
thomasesq\_232@hotmail.com  
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CONFIRMING  
LEO EMIL WANTA

## FAX COVER SHEET

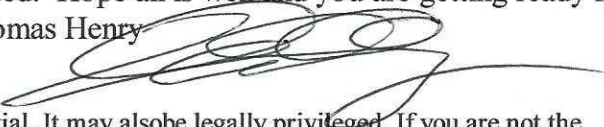
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To: Leo Wanta  
Of:  
From: Thomas Henry  
Client/Matter: Appeal  
Date: March 21, 2005

| DOCUMENTS   | NUMBER OF PAGES* |
|---|------------------|
| Just this memo page + 5 page letter from Vreeland -  |                  |
|   |                  |
|   |                  |
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COMMENTS:

Dear Leo: I need to know asap what you have received from the court of appeals on schedule for filing of briefs etc. Could you please contact the court of appeals and then contact me. I have done a basic outline of the appeal with some research and would like to plan around other things I am doing. Also I sent you some stuff on the Mike V. His mother calls almost everyday. I am sitting on the sideline waiting to hear from you. If you want, Mike now has a Colorado atty and I can work with this atty to find out what Mike really has what he wants to do. On the other hand I suspect Mike V being in the hole and solitary may be more of a influence to get him to come clean and I should keep out of the situation. Your input on the matters mentioned in this letter at earliest convenience would be most appreciated. Hope all is well and you are getting ready for a peaceful Easter celebration. Talk soon: Thomas Henry



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P.S. Going to be very difficult doing a brief, letting you read and edit if we cannot communicate. Please advise Tom

DEAR TOM:

I Told You THE OTHER DAY THAT  
THE STAFF HERE WROTE THAT RULE VIOLATIONS  
ON ME FOR TELLING THE NURSE I WAS IN THE  
NAVY.

TODAY SGT. SUTER WENT ONLINE  
TO THE PLEASE KEE ME SETE, HAD A  
CHAT, CAME BACK TO MY CELL, FOUND ME  
GUilty, THEN TOOK ALL PRIVILEGES FROM ME,  
I AM NOT ALLOWED MAIL (ATTENHER) PHONE  
TO FAMILY LAWYERS etc.. FOR A MINIMUM  
OF 30 DAYS -

I STILL HAVE NOT HEARD FROM  
STEINBURG, BUT HE HAS BEEN PAID 20.00 - COMIT  
UP FRONT. ODDLY ENOUGH, HIS ASSISTANT'S NAME  
IS (TUCKER) ☺ -

I AM STARTING TO WONDER IF I  
AM VREELAND AND IF I WAS EVER IN THE  
NAVY, PEOPLE KEEP TELLING ME DIFFERENT. IF  
I WAS NOT, THEN HOW THE HELL DO I KNOW THE  
STUFF I KNOW?

① SEEING AS I DO NOT HAVE  
COUNSEL, OR ANYONE DOING ANYTHING FOR ME

(LNUK)

(7)

I HAVE ASKED THE COURT TO HAVE  
COURSES, AND LET ME JUST PLEA FLAT OUT  
TO ALL CHARGES, AND TAKE THE 20 YEARS -  
AT LEAST ~~DO~~ THIS WAY MY MOM CAN GET  
HER MONEY BACK.

I KNOW IT'S ODD THAT I WRITE YOU AND  
NOT MY MOTHER, BUT, I DON'T KNOW HER  
ADDRESS OR WHERE SHE LIVES, AND I HAVE  
NOT SPOKEN TO HER IN A LONG TIME.

I'M IN THE HAC, PEOPLE KEEP TELLING  
ME I AM NOT WHO I SAY I AM,  
I QUESTION NOW, MY OWN IDENTITY, I HAVE  
NO HOME, NO FAMILY, NO FRIENDS, JUST MEMORIES,  
AND I DON'T EVEN KNOW IF THEY ARE REAL.

I KNOW YOU, JUSTIN AND MY MOTHER - THE  
ONLY PERSON I CAN DEPEND ON IS HER AND  
SHE HAS NO ANSWERS. JUSTIN DONT KNOW  
HOW TO WRITE ME AND YOU SAY YOU WILL  
CALL SATERDAY, YOUR SENDING ME MAIL THE FIN  
CAN ETC... I DONT EVER GET ANYTHING.

I WOULD FEEL SORRY FOR JASON BOARD BUT,  
I WAS HERE FIRST. OR WAS I?

IF MY MEMORY IS FAKE, THEN WHY?  
HOW DID I WRITE THAT 911 NOTE, HOW  
DID I KNOW BASTIEN BETTER YET, HOW  
DID I KNOW HE WAS MURDERED AND WITH WHAT.

OH, FOR THE RECORD HERE, I HAVE "NEVER"  
TOLD THIS TO ANYONE, IT WOULD BE LIKE  
GIVING UP A "WOC" LIST, BUT IN CASE  
I NEVER GET TO TELL ANYONE,

MY PENTAGON CONTACT WAS L. DORITA I HOPE  
I SPELLED THAT CORRECT. WHEN HE WAS A CHILD  
HE LIVED AT 10810 ROXBURY, DETROIT MICHIGAN  
He HAS A TWIN BROTHER, OLDER SISTER  
MARY - YOUNGER SISTER PAULA, BROTHER DAVID,  
YOUNGER. DAD IS BALD, MOM AND ALL OTHERS  
HAVE BLACK HAIR EXCEPT DAVID, HE IS BLOND.  
DORITA → HE IS NOW A PNT. SPERS PERSON - IT  
WAS HE AND HENRY WHO KILLED FOSTER, OR  
SO HENRY SAYS. BEFORE I WENT TO MOSCOW,  
I MET HIM AT THE ESPNZONE BAR IN  
VA. DC. ACROSS FROM THE HARRINGTON HOTEL WHERE  
I STAYED. UHEN MEETING HIM, OR AT THAT  
TIME, I WAS NOT ACTIVE NAVF, HE AND  
HENRY PLACED ME IN 5-D-773 PNT OFFICE  
AND GAVE ME THE MOSCOW ASSIGNMENT

(3)

EVER -

(9)

THEY FUNDED THE TRIM, GOT MY AMEX ETC...  
THE HARRINGTONS SHOULD BE ON MY AMEX BILL.  
IF NOT, I DO HAVE THE ORIGINAL RECEIPT.

THEIR INTEREST WAS THE DEFENSE DESIGN.  
THE WERE GOING TO TAKE IT TO A  
DEFENSE CONTRACTOR IN BOSTON, MA. THE  
INITIATORS ARE - FEM -

IT WAS NOT STAR WARS, IT WAS  
A PHOTON BASED DEFENSE GRID. AND YES,  
I DID DESIGN IT. EVEN TERRY  
WEEMS ADMITTED THAT, ~~THAT~~ ANY WAY  
THEY WANTED IT BACK, WHO BETTER THEN  
ME.

ONE OF THE GRID DESIGNS WAS  
STOLEN FROM MY ROCHESTER HILLS, CONDO,  
AMY JANKOW, SHE WOULD MAYBE RECALL, AND  
BRIAN KELLY, PLAYER FOR MI. STATE, FATHER  
IS/WAS A LAWYER, HE WOULD REMEMBER. ED  
JANKOW, JFM AND JOE CIANGIACO ETC... THEY  
WOULD REMEMBER - I WAS AS I NEVER FROZEN  
THESE TO 179 WINDRAFT WHEN IT WAS  
STOLEN.

ANY WAY, I WAS JUST TELLING YOU CAUSE I  
DON'T THINK I'LL GET ANOTHER CHANCE.

NOW FOR YOU AND L.W.-

ALL THE ACCOUNTS, ARE IN ALIAS FOUNDATION  
NAMES, SYDNEY SHELDON, MASTER OF THE GAME.  
THE NAMES START WITH THAT BOOK, THE PEOPLE  
IN IT THAT IS, YOU SHOULD HAVE THE  
ACCT NUMBERS, I SENT THEM TO YOU, SOME  
I HAD IN MY HAND RIGHT IN FRONT OF  
MURPHYS PEOPLE IN IOWA, HA - I PULLED OUT  
THE # RIGHT IN FRONT OF THEM. (3)

THIS IS MY LAST SHEET OF PAPER - I WOULD  
LOVE TO HEAR FROM JUSTIN, HE COULD GO THROUGH  
YOU. I WONDER HOW HE IS,? HE'LL BE RICH  
BEYOND HIS DREAMS SOME DAY SORRY I HOPE,  
SUSAN TO, AND SHE SAYS I'M EVIL. HA,  
I'M NOT EVIL, I'M USED, ABUSED AND TOSSED  
IN THE TRASH, SIGHT UNSEEN -

(3) SOMETIMES PEOPLE NEED TO READ BETWEEN  
THE LINES —

D. Vukich  
Z