

• United States Code  
• TITLE 18 - CRIMES AND CRIMINAL PROCEDURE

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.

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

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

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.

Section 372. Conspiracy to impede or injure officer

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

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.

2/19

EXHIBIT BB, pgs 1 & 2

RECHTSANWÄLTE  
DR. ROBERT SIEMER  
DR. HEINRICH SIEGL  
DR. HANNES FÜREDER  
A-1010 WIEN, DOMINIKANERBASTEI 10  
TELEFON 0222/512 14 45, 512 81 87 TELEX 113967  
POSTSPARK.KTO. 1074 372 TELEFAX 513 79 84

An das  
Handelsgericht Wien  
Handelsregister

Riemergasse 7  
1010 Wien

Wien, 30.7.90/um

Handelsgericht Wien

Empf. am 31. JULI 1990 Uhr 11.15  
fach, mit 5 Beilg. Akten  
Habschriften

Ri - 315 a Gf.

Betrifft: Fa. New Republic/USA Financial Group LTD  
(HRB 41.851)  
Siemens Aktiengesellschaft Österreich

Wir vertreten die Firma Siemens Aktiengesellschaft Österreich, 1211 Wien, Siemensstraße 88-92. Diese hat uns beauftragt eine Klage gegen die Firma New Republic/USA Financial Group LTD, 1010 Wien, Kärntnerstraße 28/15, einzureichen.

Aus einer früheren Eintreibungsangelegenheit ist uns bekannt, daß die obgenannte Firma an der Adresse in 1010 Wien, Kärntnerstraße 28/15 nicht mehr etabliert ist, die Büroräume leerstehen und am Türschild ein anderer Name angebracht ist. Eine Einsichtnahme in das Handelsregister ergab jedoch, daß die Adresse 1010 Wien, Kärntnerstraße 28/15 nach wie vor die aufrechte Geschäftsadresse ist. Der momentane Geschäftsführer ist Herr Leo Emil Wanta, der als Inlandsanschrift ebenfalls die Geschäftsadresse angegeben hat, an dieser aber unbekannt ist. Als zweiter Wohnsitz scheint die Anschrift 2101 North Edgewood Avenue, Appleton, Wisconsin, USA 54914, auf.

Unsere Klage vom 23.5.1990, GZ: 21 Cg 351/90, konnte weder an der Adresse 1010 Wien, Kärntnerstraße 28/15 noch zu Händen des früheren bevollmächtigten Vertreters, Rechtsanwalt Dr. Gunther Gahleithner, 1010 Wien, Schottengasse 7, zugestellt werden. Die Firma New Republic/USA Financial Group LTD verfügt derzeit über kein Organ, an



Item 10, p 9

-2-

welches die Klage zugestellt werden kann. Wir verweisen diesbezüglich auf die angeschlossene Klagskopie sowie die beiden Zustellanstände.

Es wird die Bestellung eines Notgeschäftsführers beantragt.

Mit vorzüglicher Hochachtung

1982-1988

- Beilagen:
- Vollzugsbericht vom 29.3.1990
  - Klage vom 23.5.1990
  - Zustellanstand vom 5.6.1990
  - Zustellanstand vom 25.6.1990
  - Brief Dris. Gahleithner vom 9.7.1990

*Wih*

FAILURE  
ASSESSMENT OF  
"WANTA EXTRADITION" FOR  
TO PAY CIVIL INCOME TAX  
WITHOUT DOCUMENTATION,  
INTER ALIA

Tuesday, March 16, 2004  
LEADER-TELEGRAM

7A

### In Brief

#### Thompson records destroyed by mistake

MADISON — Several hundred boxes of records from former Gov. Tommy Thompson's administration were mistakenly destroyed instead of going to the Wisconsin Historical Society archives, officials said Monday.

Tom Solberg, a spokesman for the state Department of Administration, said the records were inadvertently put on the wrong truck from a state warehouse and sent to a Green Bay paper mill, where they were turned into pulp.

The destroyed records covered Thompson's gubernatorial career from Jan. 1, 1987, to Dec. 31, 2001, when he left Wisconsin to become secretary of the U.S. Department of Health and Human Services.

Thompson spokesman Tony Jewell said it was sad news. "We all know how the current administration is bound and determined to erase Gov. Thompson's legacy," he said.

Solberg said the vast majority of records were constituency correspondence, and others involved extraditions and executive clemency. Correspondence related to the construction and public financing of Miller Park also was lost. Solberg said it's possible there are copies of some destroyed records and that the amount lost was only a "small fraction of the total amount of papers from the governor's office during that period."

Thompson donated his private papers to Marquette University.

OBSTRUCTION OF  
AMERICAN JUSTICE SYSTEM  
-and- RENDITION,  
KIDNAPPING, PERJURY, FRAUD ON THE AMERICAN  
JUDICIAL SYSTEM - AND MUCH MORE -  
DIS-ALLOWING USDOLLARS 1.575 trillion IN REPATRIATION TAXES  
WHY??

⑤



Search



Custom Search

# Lee Wanta's Side of the Story

Recommend 5 people recommend this.

Like 10k

span&gt;

'When Ronald Reagan signed Exec Order 12333, it allowed Lee to lawfully start his own corporations (in this case, New Republic in Vienna). Lee was the Trustor of the Reagan Task Force and, in that capacity, was made the guardian of the \$150 billion given to the Task Force to bring down the ruble. Lee repaid the \$150 billion within six months of the grant. Thus, any profits he made via New Republic belong(ed) to that company (and Lee is/was the only stockholder). It's like buying a car and borrowing money from the bank. When the car is paid for, it belongs to the borrower, not the bank.

When Lee was arrested, "they" began raiding his funds – which was the entire purpose of his arrest. The Agency began telling banks around the world that Leo Wanta was dead. They got their hands on 23 trillion of the money. They offered him the 4.5 t as his total compensation from what were lawfully his funds. He either got that, or nothing. That was the deal. It was signed and was an in-depth agreement, literally stating what his taxpayment would be, etc. (35%), and a gag order was imposed (but does not become effective until payment is made to him). That agreement was signed in 2006, I believe and that's when Lee had the People's Bank of China wire transfer his personal funds to his/AmeriTrust account at Bank of America in Richmond, VA. The money disappeared into the Fed/Treasury/Morgan Stanley. They money has always been on deposit... he can't get it without certain permissions. As I understand it, Obama has requested that the money be paid – but it hasn't. Not yet. By the way, before the wire transfer, John Snow (Sec of the Treasury at the time) and Alan Greenspan flew to China to coordinate the transfer and to check Lee's signature, etc.). It was at the point Lee agreed to accept the \$4.5 t that Chris Story and Michael Cottrell turned on Lee – they wanted access to the \$27.5. Lee had hired Cottrell as an Executive Vice President of AmeriTrust to run things he couldn't manage while in prison and living with a bracelet around his ankle that kept him close to home. The two of them tried to get a Board appointed to "manage" Lee's funds, but he caught them in the process and fired Cottrell. Story then began his harrangues against Lee.

In my opinion, their ventures into trying to get their hands on various "funds" (including CMKX) is an attempt to retrieve some of the remaining \$23 t. Chris Story's article that appears on the blog I created for Lee explains the concept of "Duplication" and how it is one of the most basic communist tricks... and, that is precisely the strategy they are using (which ought to explain a lot).'

Really enjoyed listening to the second half of the interview when it was live. I'll try to catch the first half from the archive link Lee posted.

I was most surprised by the revelation that Story and Cottrell had tried to take over control of the Wanta Fund. That does make sense of Story's subsequent about face on Wanta.

The other moderator thought this implied Story and Cottrell had themselves gone over to the dark side, or were working with the NWO. I didn't get a clear indication of their motives. They could have convinced themselves they could administer the fund better than Wanta himself. Or just been greedy.

I'll be doing a two-hour radio interview about Ambassador Leo/Lee Wanta on Wednesday night, the 16th, at 8:00 p.m. Mountain Time (10 p.m. EST).

If you're interested, you can listen by clicking on this link <http://www.libertybroadcastingnetwork.com/> then"

show archives

Clayton Douglas

Feb 16th, at 8:00 p.m. Mountain Time (10 p.m. EST).



STATE OF WISCONSIN  
DEPARTMENT OF JUSTICE

Exhibit K

JAMES E. DOYLE  
ATTORNEY GENERAL  
Burnetta L. Bridge  
Deputy Attorney General

123 West Washington Avenue  
P.O. Box 7857  
Madison, WI 53707-7857  
J. Douglas Haag  
Assistant Attorney General  
608/268-7836  
FAX 608/267-2223

June 10, 1994

Mr. John A. Chavez  
Attorney at Law  
Post Office Box 419  
Cambridge, Wisconsin 53523

received  
6-13-94

Re: State of Wisconsin v. Leo E. Wanta  
Dane County Circuit Case No. 92-CF-683:  
Plea Proposal

Dear Mr. Chavez:

In accordance with your request, I am providing you with the State of Wisconsin's present position with regard to disposition of this matter by plea agreement. My offer is as follows:

- \* 1. The defendant will plead guilty to each of the six counts contained in the information.
- \* 2. The state will recommend (or defendant and the state will jointly recommend) that the defendant be placed on probation for a period of five years.
3. That as a condition of probation, defendant will be confined to the Dane County jail for a period of eight months with full credit for time served since his arrival back in the United States in November.
4. As a further condition of probation, defendant will cooperate fully with the Wisconsin Department of Revenue in identifying and locating all of his assets. Those assets include personal assets as well as assets of any and all businesses, partnerships, corporations and other associations in which Mr. Wanta has any financial interest. This cooperation will also include Mr. Wanta providing the Department of Revenue with specific, current information on the location of the approximately \$179,000.00 which he withdrew from the bank account of New Republic/USA Financial Group, Ltd., at the Banca Nazionale Del Lavoro, New York City branch and forwarded it to two banks in Vienna, Austria.
5. The state agrees that it will bring no additional criminal tax charges against Mr. Wanta for any matters revealed in Mr. Wanta's compliance with condition 4. above.

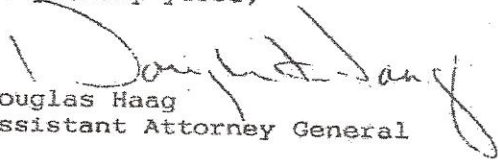


Mr. John A. Chavez  
June 10, 1994  
Page 2

6. As a further condition of probation, the defendant will be required to pay the cost of investigation and prosecution.

Should you and your client wish to discuss this proposal further, please notify me as soon as possible. In any event, the state's offer will terminate at noon on Friday, June 24, 1994.

Very truly yours,

  
Douglas Haag  
Assistant Attorney General

DH:dt

Enclosure

cc: Mr. Dennis Ullman

T:\HAAG\WANTA\CHAVEZ2.LTR

# **FEDERAL JUDGE STATES IN COURT THAT HE GETS HIS ORDERS FROM ENGLAND**

This is an old article, but still as revealing today as it was back then..

From STEPHEN KIMBOL AMES, Tel.

717-567-7675. 5/98: [quoting]

During the trial of James and Sharon Patterson, (Case 6:97-CR-51) William Wayne Justice, Judge of the United States District Court Texas-Eastern

Division when presented with law stated: "I take my orders from England. This is not a law this court goes by."

For all of those who did not believe that the United States was under Great Britain here it is straight from the mouth of a Federal Judge. How much more evidence 'do you need?' America has never been Free. The Revolutionary war was a fraud perpetrated on the American people. The war's purpose was to centralize power and make the people easier to control. All Federal Judges, Congressmen, U.S. Attorneys, State Judges, Legislators and most Attorneys know this and are in fact British Agents. Their job is to keep the people in line and to be productive slaves which they (The British Agents) are greatly compensated for. The police do not know that they work for Great Britain they too have been deceived so don't attack them.

It is time for everyone in America to know the Truth. Let us all worktogether in exposing the British Empire. Please re-fax and e-mail this release to every Attorney, Judge, and Legislator in your area to let them know they have been unmasked. Please get out your Yellow Pages and start faxing everyone in your area and also read this release over every radio show possible. We have printed thousands of evidence packages and mailed them across America that prove that the United States is a British Colony. It is time to send the British back to England. We must work together because if, we do not. we are all doomed.  
Your Friend.

Stephen Kinbol Ames Jr.

For More Information: Stephen Kinbol Ames, c/o P.O. Box 5373.  
Harrisburg. Pennsylvania 17110  
Phone: 717-567-7675; Fax-717-567-2564

(And if one needs any further information, see August 22, 1997issue of Intelligence Review article "Britain's 'Invisible' Empire Unleashes The Dogs of War") [End quoting]

Here is very good verification or what Hatonn has been telling us all along - "from the horse's mouth"

Posted by Freewill at 12:47 AM 2 comments 