

Writ of A Freeman's Right to Travel - Judicial Notice - Demand For All Rights Protected by the Constitution of the united states of America.

Know all men by these presents, that I _____
do travel upon the Roadways, By-ways and Highways of these United States as a matter of asserted Common Law rights. That I assert my full sovereignty as a free and natural person (Freeman) under the Common Law of the Constitution of the united states of America, to wit:

States Enforcing UnConstitutional Laws

If some state laws are unconstitutional... are there ways for the states to mandate restrictions on licensing, registration and insurance requirements? To know, we need to look to the U.S. Supreme Court to determine for ourselves the answers to these questions.

1. "The right of the citizen to travel upon the public highways and to transport his/her property thereon, either by carriage or automobile, is not a mere privilege which a City may prohibit or permit at will, but a common right which he/she has under the right to Life, Liberty and the Pursuit of Happiness." *Thompson v. Smith* 154 SE 579.
2. "The use of the highway for the purpose of travel and transportation is not a mere privilege but a common and fundamental right of which the public and individuals cannot be rightfully deprived." *Chicago Motor Coach v. Chicago*, 337 Ill. 200, 169 NE 22, 66 ALR 834. - *Ligare v. Chicago* 139 Ill. 46, 28 NE 934. - *Boone v. Clark*, 214 SW 607; 25 A M JUR (1st) Highways, Sec. 163.
3. For a crime to exist, there must be an injured party. "There can be no sanction or penalty imposed on one because of this exercise of Constitutional rights." *Sherer v. Cullen*, 481 F. 945.
4. "The right to travel is part of the Liberty of which the citizen cannot be deprived without due process of law under the Fifth Amendment." *Kent v. Dulles* 357 U.S. 116, 125.
5. "Where rights secured by the Constitution are involved, there can be no rule-making or legislation which would abrogate them." *Miranda v. Arizona* 384 U.S. 436, 125.
6. "The claim and exercise of a Constitutional right cannot be converted into a crime." *Miller v. U.S.* 230 F 2nd 486, 489.
7. "Under our system of government upon the individuality and intelligence of the citizen, the state does not claim to control him/her, except as his/her conduct to others, leaving him/her the sole judge as to all that affects himself/herself." *Mugler v. Kansas* 123 U.S. 623, 659-60.
8. It is reasonable to assume that these judicial decisions are straight and to the point, that there is no lawful method for government to put restrictions or limitations on rights belonging to the people.
9. There is no question that a citation/ticket issued by a police officer, for no driver's license, current vehicle registration or mandatory insurance, etc., which carries a fine or jail time, is a penalty or sanction... and is, indeed, "converting a right into a crime."
10. A corporate entity, whether it be city, state or U.S. Government, cannot testify as an injured party, thus cannot be cross-examined. As an individual one can speak for a corporation, but cannot be an injured party - as a living person of record.

In Proopia Petrouna

Signature _____

County Pennsylvania state (Republic)

The foregoing instrument was acknowledged before me this _____ day of _____ 199_____

by _____

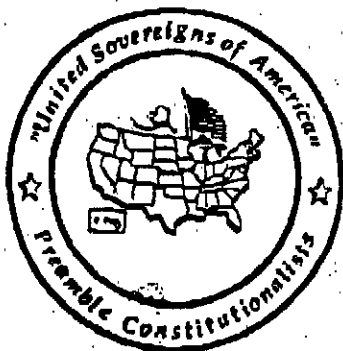
My commission expires: _____

Notary Public: _____

"Explicit Reservation"

TO ALL PEACE OFFICERS: My use of "Without Prejudice, U.C.C. 1-207," and/or "Under Duress," above my signature on this and other documents indicates that I have exercised the reservation of my rights provided in the Uniform Commerical Code in Book 1, at Section 207, whereby I may reserve my Common Law right not to be compelled to perform under any Contract or Agreement, that I have not entered into *knowingly, voluntarily or intentionally*. And, that reservation serves NOTICE upon all Administrative Agencies of Government: National, State and Local, that I do not, and will not, accept the liability associated with the "COMPELLED BENEFIT" of any unrevealed Commercial Agreement.

W/O Prejudice UCC 1-207



THE BOOKS OF COMMON LAW

By United Sovereigns of America

A must for all Americans!!!!

1. **The History and Rules of Common Law**, 5 1/2" X 8 1/2", 318 pages, \$25.00, written and compiled by Jerry Henson. It has taken over a year to bring this book together with the help of several patriot Americans who want our Country taken back to the Constitution and Common Law. This book will give you the knowledge you need to know how to take America back to the

- This book will give you the knowledge you need to know how to keep your
Constitution and how to keep your sovereignty.
2. **Anderson On Sheriffs** - 2 Volume Set, 650 pages, \$80.00. The truths of what a Sheriff should be and his duty to the Sovereign people, to protect them, their rights, and their property from all enemies, both foreign and domestic.
 3. **Bouvier's Common Law Dictionary - 1856** - 2,000 pages, 5 Volume Set, \$325.00
Dictionary on Compute Disc (6) - \$150.00
 4. **Sheriff's Posse Comitatus** - Pocket size book, 64 pages, \$2.00
 5. **Citizen's Common Law Rule Book** - Pocket size book, 64 pages, \$2.00
 6. **America Wake-Up Book**, \$7.00
 7. **Why A Bankrupt America Book**, \$7.00
 8. **Source & Force of Common Law** - \$3.00
 9. **Sovereignty Ring Binder** - 680 pages, \$100.00
 10. **American Constitutional of Common Law** - \$20.00
 11. **Subscription to 50 States Constitutional Newspaper** - \$99.00 a year.

ORDER FORM

Name

Address

City

State Zip

Bus. Ph. Home Ph.

Code	Quantity	Price

Shipping Cost \$2.00

TOTAL PRICE

Make Money Orders, Checks, payable to:

Jerry Henson

PO Box 15742

Del City, Oklahoma 73155

**ORDER BOOKS FROM THIS FORM
AND SAVE ON SHIPPING COST!!**

Clinton's U.N. plan would bring end to U.S. sovereignty

Indecision and evaporating confidence are the hallmarks of this present presidential administration.

A glowing example of this is Bill Clinton's Presidential Decision Directive 25 that effectively surrenders U.S. sovereignty to the United Nations.

PDD 25 will lead to the placement of American troops under U.N. command and the sharing of classified U.S. intelligence information with the United Nations.

According to U.S. Sen. Trent Lott, R-Miss., "The Clinton administration appears dedicated to sending the U.S. military into the dangerous seas of multinational peacekeeping in an effort to elevate the status of the United Nations into the guardian arbiter of the New World Order. Key to this new vision of the world is a vision of a New World Army whose singular purpose is to enforce the whims of the arcane United Nations Security Council."

NUNN QUOTED

U.S. Sen. Sam Nunn, D-Ga., leader of a seven-member Senate delegation to Russia, was quoted in the June 1 edition of *The Washington Times* as saying, "I think that our American people will welcome a Russian military force for peacekeeping purposes. It seems to me that both our countries can further our peacekeeping joint efforts by beginning this joint mission in the United States."

Last May, *The Washington Post* reported, "In two days of talks in Moscow, a high-level

and a presentation from an Air Force general who detailed the U.S. short-range missile defense program. The U.S. also offered to swap precise information with the Russians on the exact number of warheads and amounts of warhead-making material in the two powers' arsenals."

During July, seven Russian defense officials toured the Rocky Flats nuclear weapons plant near Denver, where most of America's top-secret plutonium triggers have been produced and stored for decades.

Also in June, two heavy Russian tanks were reportedly being hauled on flat-bed trucks down Interstate 10 near Fort Stockton, Texas. At the same time, hundreds of railroad flat cars bearing Russian and U.N. military vehicles and armor have been sighted in Montana, Wyoming, Colorado,



Clinton

Colorado, Ohio, Pennsylvania and South Carolina.

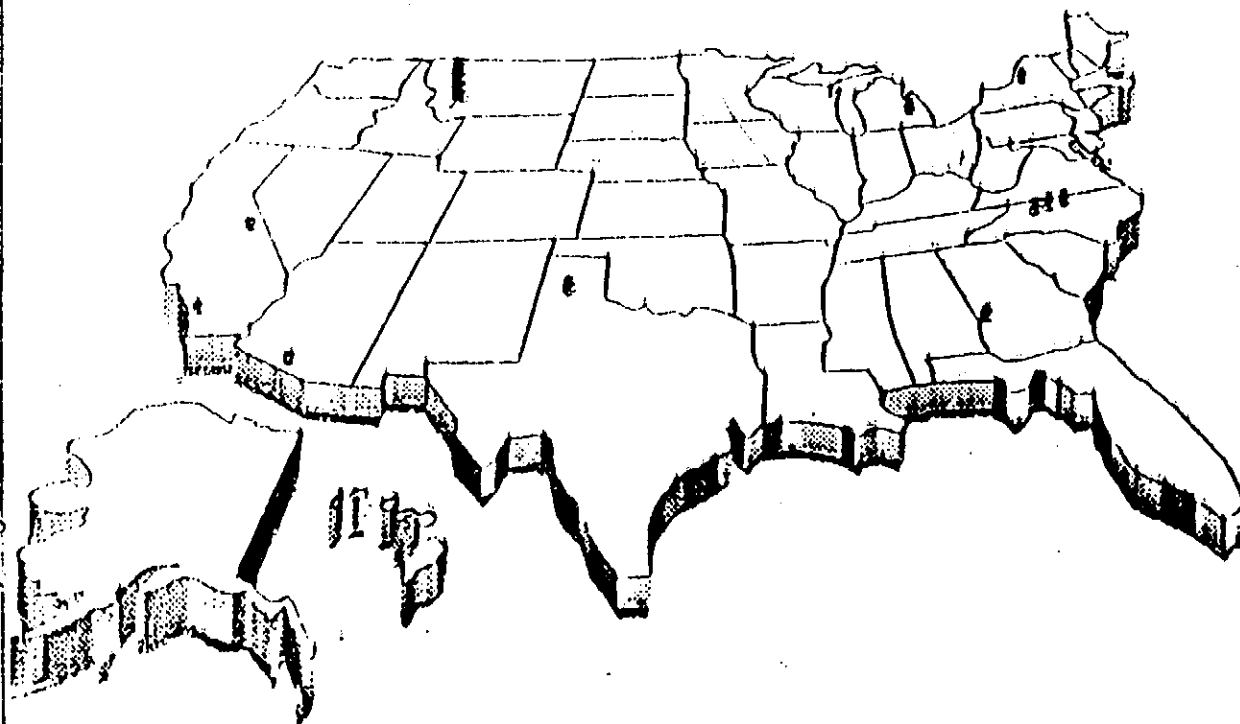
Gulfport, Miss., has played host to hundreds of Russian-built vehicles, all of which appear to need refurbishing. The vehicles are designed for chemical and biological warfare. It's reported that thousands of foreign troops, including Russians and Pakistanis, are stationed at Fort Polk, La. and other military bases.

BRILLIANTLY PREPARED

U.S. soldiers are brilliantly prepared to defeat other soldiers. But the enemies America is likely to face in the future will be erratic primitives of shifting allegiances, barbarians with no

bene-Review, Greensburg, PA Sept. 11, 1994

UNITED NATIONS COMBAT GROUPS, CONTINENTAL LOCATIONS

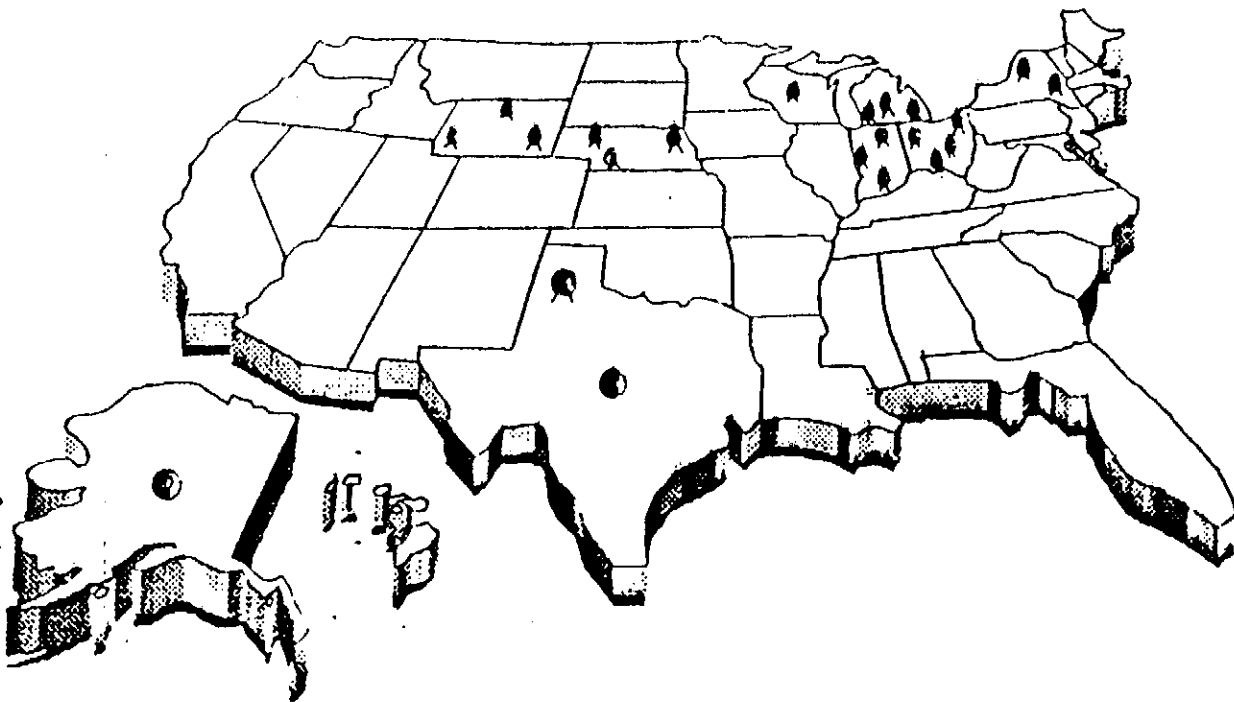


UNITED NATIONS COMBAT GROUPS, CONTINENTAL LOCATIONS

UNITED NATIONS BATTLE GROUPS
ENTRANCE TO UNITED STATES PASSED
UNDER
PRESIDENTIAL EXECUTIVE ORDERS SIGNED
11 NOVEMBER 1990

DETENTION FACILITIES AUTHORIZED THROUGH FEMA
AND AUGMENTED BY DOD BUDGET AMENDMENT
PASSED WITH 1991 FISCAL BUDGET

- A) EACH SITE CAN DETAIN BETWEEN 30,000 TO 44,000 MINIMUM.
 - B) IT IS INDICATED THAT THE TEXAS AND ALASKA SITES MAY BE MUCH LARGER AND MORE HEAVILY ARMED.
 - C) FOR THE AREA WEST OF THE MISSISSIPPI, OKLAHOMA CITY IS THE CENTRAL PROCESSING POINT FOR DETAINEES AND CAN HANDLE UP TO 100,000 PEOPLE AT A TIME.
 - D) THE EASTERN PROCESSING CENTER IS NOT IDENTIFIED AT THIS TIME.
- DETENTION FACILITIES
23 FEMA AUTHORIZED AND STATIONED
20 DOD BUDGET AUTHORIZED AND STATIONED
43 TOTAL



- - KNOWN FACILITIES - ALTERNATE CONFIRMED FACILITIES
- - CONFIRMED BY GOVERNMENT DOCUMENT LOCATION NOT YET CONFIRMED

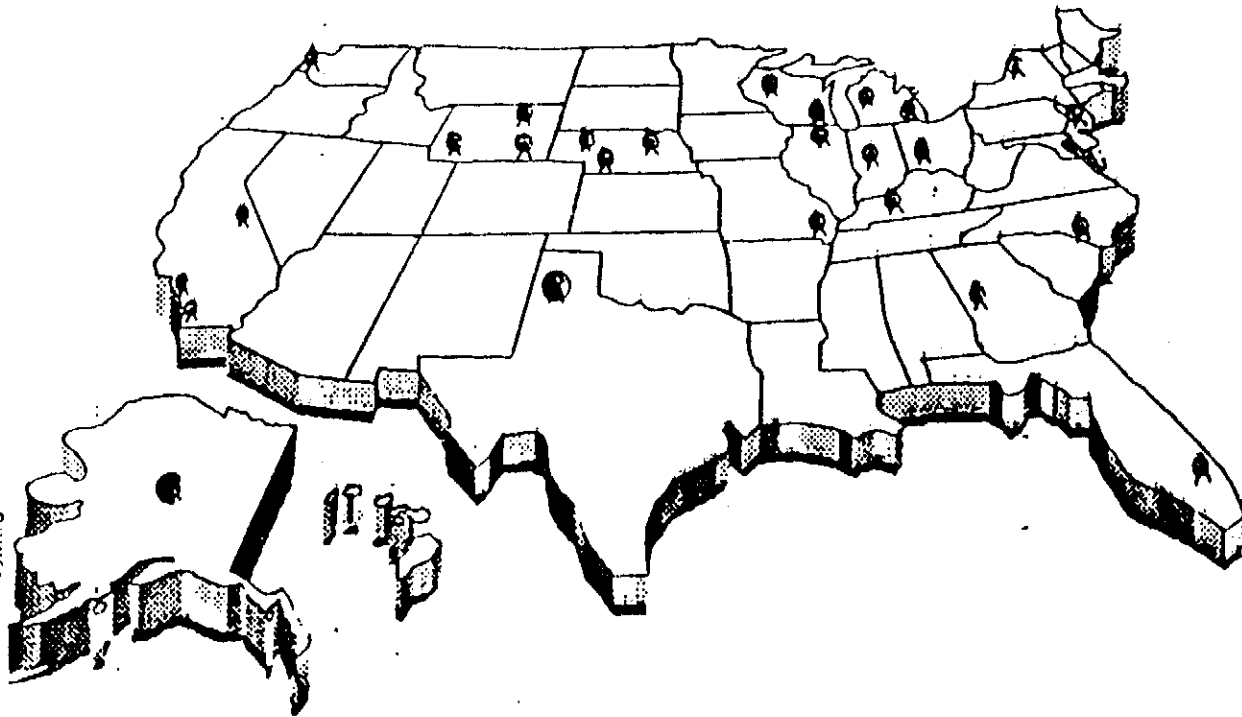
M J T F

**(MULTI JURISDICTIONAL TASK FORCE)
POLICE LOCATIONS**

Q - CONFIRMED MJTF POLICE LOCATIONS

THE MJTF POLICE IS MADE UP OF:

- 1) MILITARY - CONVERTS THOSE NATIONAL GUARD UNITS THAT ARE NOT BAND BY THE PRESIDENT INTO A NATIONAL POLICE FORCE.**
- 2) CONVERTS ALL SURVIVING LOCAL AND STATE POLICE TO NATIONAL POLICE.**
- 3) CONVERTS STREET GANGS INTO LAW ENFORCEMENT UNITS FOR HOUSE TO HOUSE SEARCHS (L.A., CHICAGO, AND NEW YORK ARE IN THE PROCESS NOW).**



MJTF - POLICE MISSION

- 1) HOUSE TO HOUSE SEARCH AND SEIZURE OF PROPERTY AND**
- 2) SEPARATION AND CATEGORIZATION OF MEN, WOMEN AND CHILDREN AS PRISONERS IN LARGE NUMBERS.**
- 3) TRANSFER TO AND THE OPERATION OF DETENTION CAMPS IN (43+ CAMPS).**

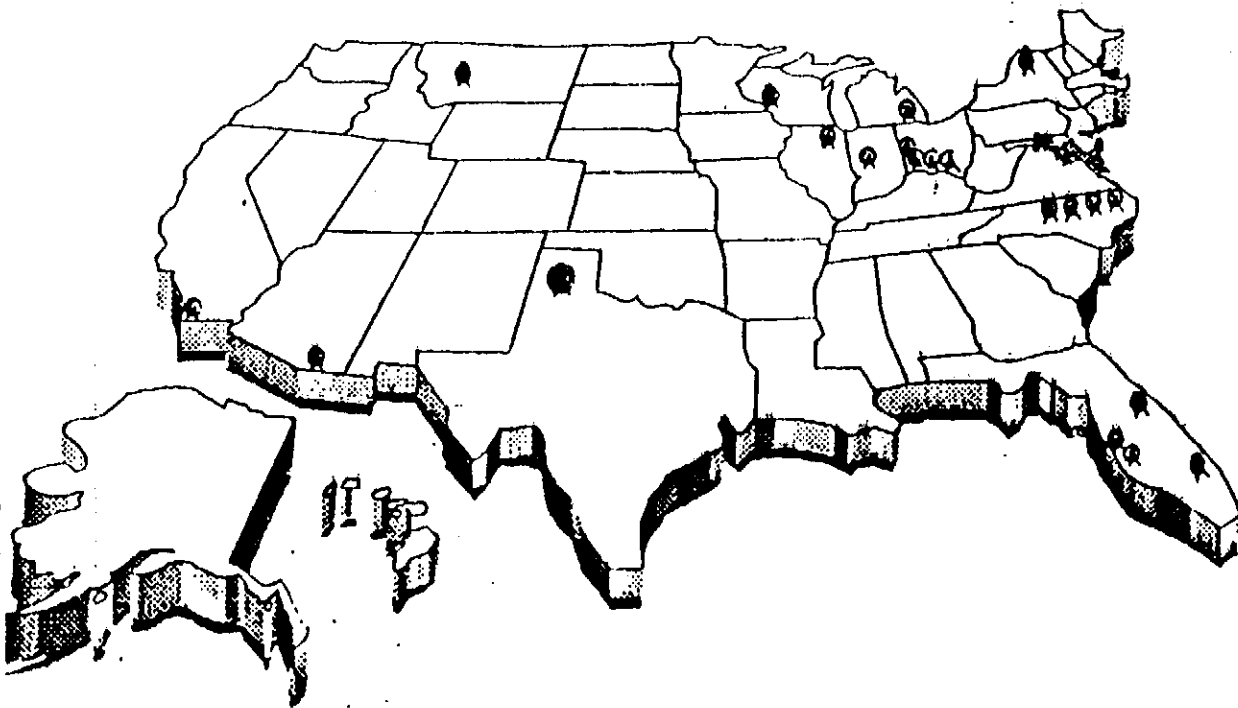
"THE MJTF IS THE VELVET GLOVE ON THE IRON FIST"

**MOTTO ON THE COVER PAGE OF THE MJTF POLICE GUIDELINES
AND AUTHORIZING LEGISLATION**

FINCEN - CONFIRMED PRE-DEPLOYMENT LOCATIONS

FINCEN'S MISSION IS:

- A) HOUSE TO HOUSE SEARCH AND SEIZURE OF PROPERTY AND ARMS.
- B) SEPARATION AND CATEGORIZATION OF MEN, WOMEN AND CHILDREN AS PRISONERS IN LARGE NUMBERS.
- C) TRANSFER TO DETENTION FACILITIES OF AFOREMENTIONED PRISONERS.



FINCEN - ARE FOREIGN MILITARY AND SECRET POLICE BROUGHT INTO THE UNITED STATES FOR DEPLOYMENT AGAINST THE U.S. CITIZENS. MOST IDENTIFIED FINCEN UNITS ARE AT COMPANY STRENGTH (160+) SOME ARE AS LARGE AS BRIGADE STRENGTH (2,000+)

*ALL FINCEN EQUIPMENT IS BLACK, FINCEN UNIFORMS, HELICOPTERS, ETC...

Resolution

ENROLLED HOUSE
RESOLUTION NO. 1047

By: Monks, Adair, Apple,
Breckinridge, Caldwell,
Campbell, Coleman, Cotner,
Cozort, Culver, Dunegan,
Erwin, Ferguson, Fields,
Gates, Graves, Greenwood,
Hefner, Henshaw, Hilliard,
Holt, Hutchison, Kinnamon,
Kirby, Mass, Matlock,
Mitchell, Paulk, Perry,
Phillips, Rhodes (Dusty),
Satterfield, Smith (Bill),
Stottlemire, Sullivan,
Vaughn (George), Vaughn
(Ray), Voskuhl, Weaver,
Webb, Weese, Widener,
Worthen, Sadler, Todd and
Bastin

* OKLAHOMA HOUSE OF REP.

A Resolution relating to United States military forces and the United Nations; memorializing Congress to cease certain activities concerning the United Nations; and directing distribution.

WHEREAS, President Clinton has affirmed that his foreign policy regarding the deployment of United States military forces under the authority of the United Nations will bear little change from that of his predecessor; and

WHEREAS, the constitutional role of the United States military is to protect the life, liberty and property of United States citizens and to defend our nation against insurrection or foreign invasion; and

WHEREAS, the United States is an independent sovereign nation and not a tributary of the United Nations; and

* WHEREAS, there is no popular support for the establishment of a "new world order" or world sovereignty of any kind either under the United Nations or under any world body in any form of global government; and

* WHEREAS, global government would mean the destruction of our Constitution and corruption of the spirit of the Declaration of Independence, our freedom, and our way of life.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE 2ND SESSION OF THE 44TH OKLAHOMA LEGISLATURE:

THAT the United States Congress is hereby memorialized to:

1. Cease the appropriation of United States funds for any military activity not authorized by Congress;
2. Cease engagement in any military activity under the authority of the United Nations or any world body;

URGENT ! READ THIS NOW !

— WAKE UP PEOPLE OF AMERICA —

THEY ARE COMING FOR YOUR GUNS, AND FOR YOU !!!!!

- A Standing Foreign Army is on our soil. They are here now, training for house to house search and seizure, and fire arms confiscation.
- The Ex-Leader of the Soviet Union, M. Gorbochev, is at the Presidio, US Center for Military Intelligence west of the Mississippi, supervising the closing of US Military Bases.
- How that NAFTA, the Crime Bill Legislation, and the Health Care scheme all fit together into one overall plan to squeeze the American People into slavery.
- On the backside of highway signs there are already various markers that will be used by foreign speaking military forces to navigate their way across our country, and why.
- What is FinCEN, MJTF Police, and FEMA, and how are they now (and in the future) to be pitted against the American People and the hopes and dreams of your children — like at Waco.

After seeing less than half of the tape *America in Peril* I was scared and mad. My emotions were mixed together. Could it be what the speaker was saying is really true? I believe we all have the feeling something is wrong in America and we can't quite get a grasp on what it could be. Now, for those free thinking people who neither believe nor disbelieve anything until they have checked it out, the information is available. You make the decision!

Mark Koernke, the speaker, is a former US Army Intelligence and Counter Intelligence Officer with the United States Air Command (USAC), and has received threats from government agents for his making this information available in these two videos. Each 2 hour video is a steady stream of information, don't go to your refrigerator without putting your VCR on PAUSE. For those of you who have seen *America in Peril*, get ready for an even greater shock in *America in Peril II — A Call to Arms*.

Are you ready to surrender your Constitutional Rights and Liberties that tens of thousands of your fore fathers died to give you — to a United Nations, One World Government and its Military Occupation.

With special permission from the speaker and producers of these videos, the regular price is cut to less than half-price for distribution through gun shows throughout America. Additionally, permission has been given for you to copy the information and share it with your family and friends that you care for.

**EACH DAY WITHOUT THIS INFORMATION, IS ONE LESS DAY YOU HAVE TO PREPARE
!! DON'T GET CAUGHT WITHOUT IT !!**

SEND A BARE WITH YOUR REQUEST FOR INFORMATION OR AN ORDER FORM TO:

**ORDER DEPARTMENT
3115 WHITE HORSE ROAD
SUITE 133
GREENVILLE, SOUTH CAROLINA
29611**

Or see us here at the show. Ask for SECTION _____

A Better Informed American Makes A Better Tomorrow For Us All — Rosen 4th.

JUST ARRIVED: BO GRITZ LIVE & MILLENIUM 2000 - HOT!

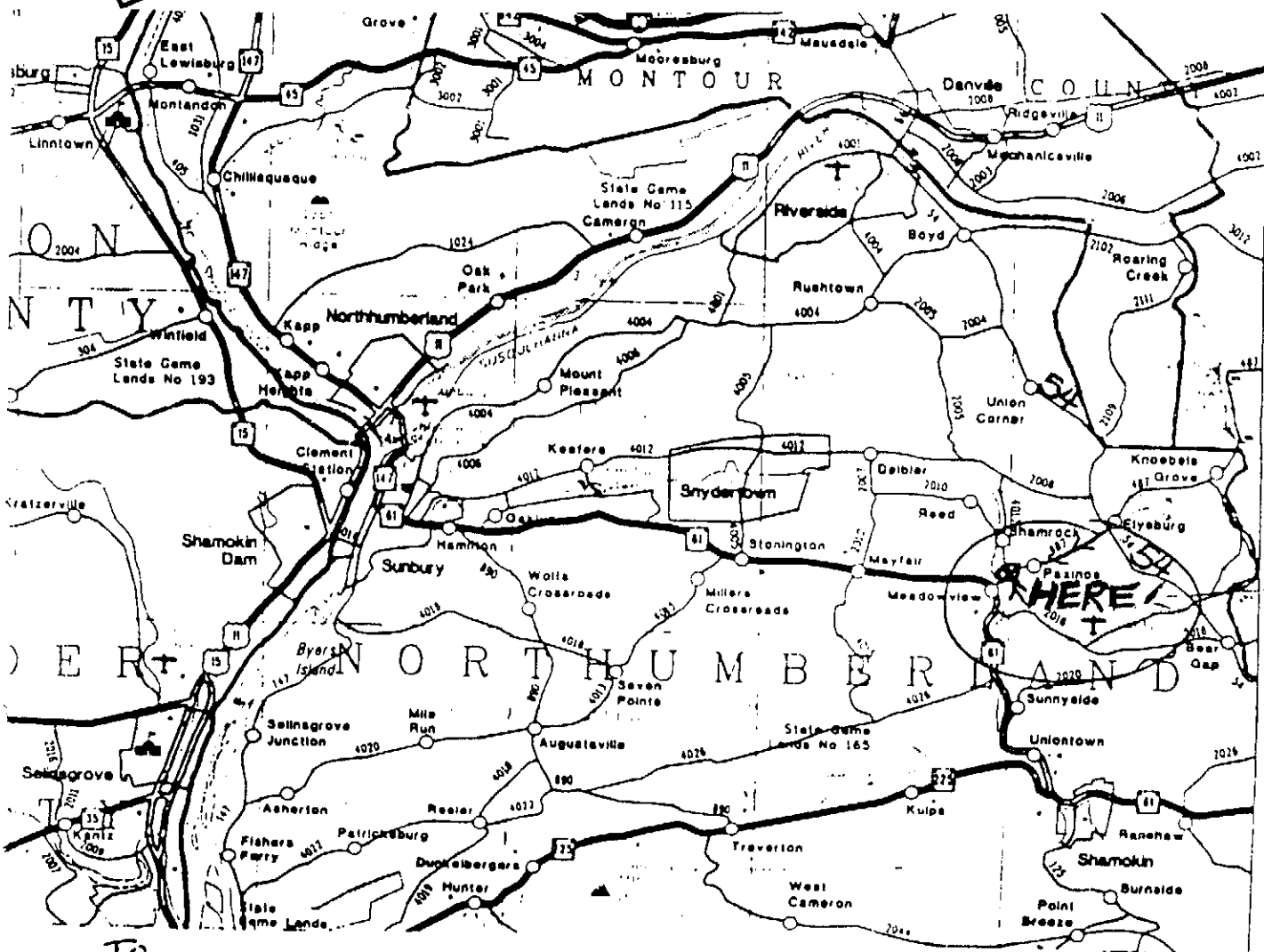
PENNSYLVANIA MILITIA

MILITIA & PATRIOT MEETING

PUBLIC MEETING: SUNDAY, MARCH 17th AT 12:30 PM, IN THE BALLROOM OF THE GLOSSER MOTOR INN (ON RT. 487 BETWEEN RTs 54 & 61), PAXINOS, PA. \$2.00 ADMISSION TO COVER EXPENSES. 610-983-3688

WAKE-UP SLEEPING AMERICANS!
SUPPORT YOUR LOCAL MILITIA!
FREEDOM'S LAST LINE OF DEFENSE!

Glosser
MOTOR INN



TO READING
TO PHILA
→

TO
HARRISBURG

NEW JERSEY MILITIA NEWSLETTER



Volume 1/Issue No. 7

A monthly newsletter

January, 1996

All persons are by nature free and independent, and have certain natural and unalienable rights, among which are those of enjoying and defending life and liberty, of acquiring, possessing, and protecting property, and of pursuing and obtaining safety and happiness.

—Article I, Section 1, New Jersey State Constitution

"'PATRIOTIC' JERSEY MILITIA PROTESTS ASSAULT GUN BAN"

So reads the headline of the Sunday *Star-Ledger*, December 3, 1995.

Members of the New Jersey Militia passed out flyers in over 20 cities in Union County with the message that police should not enforce unconstitutional gun laws. "The fliers handed out yesterday asked police not to enforce the law, which requires gun owners to turn in a number of semiautomatic weapons now illegal. The Militia argued this is an *ex post facto* (retroactive) law barred by the U.S. Constitution", the *Star-Ledger* reported.

"We're reminding police officers of their sworn oath to protect the Constitution," said Earl Dickey, a key figure in starting the NJM.

NJM members Earl Dickey and Bob Figueroa also met with Hillside Police Captain Henry Cenko to discuss the constitutionality of New Jersey gun laws, which are among the strictest in the nation.

The *Star-Ledger* also reported: "Figueroa argued that any effort to remain secretive would give law enforcement more of an excuse to crack down. He said he fully expects federal agents to secretly photograph militia members and write down license plate numbers outside their meetings."

NJM has received information from a "very reliable source" that our meetings have been infiltrated by a member of law enforcement. We believe this is a waste of tax payers money. Any member of law enforcement who wishes to attend our meetings is more that welcome to do so. As Bob Figueroa said in the article: "We're out in the open, we're not operating outside the law. It would be folly to operate outside the law."

UNION COUNTY PROSECUTOR'S OFFICE SPEAKS OUT AGAINST NJM AND FOR GUN CONTROL

Michael J. Lapolla, First Assistant Prosecutor of Union County, doesn't share NJM's position on unconstitutional gun laws. An NJM member received the following letter from Mr. Lapolla's office dated Dec. 11, 1995:

Dear Mr. Figueroa:

I am the First Assistant Prosecutor in Union County. I had the honor and privilege of serving with Prosecutor Andrew K. Ruotolo from the day he took office in 1991 until his untimely death on September 21.

When I first read Steve Chambers' article "'Patriotic' Jersey Militia Protests Assault Gun Ban" (*Star Ledger* 12/3/95), I found it disturbing - but not surprising - that your organization chose to begin its campaign against the assault weapons law here in Union County due to Prosecutor Ruotolo's position calling for the "aggressive enforcement" of that law here in Union County. The fact that you would attack Prosecutor Ruotolo in the press only weeks after his death speaks volumes about your organization and its members. At the time, I decided against giving credence to you and your organization with a written response.

Since that time, however, I have had the opportunity to read your press release on this subject and find it necessary to respond.

The assault weapons law is something that Prosecutor Ruotolo - and almost all of law enforcement - felt passionately about. You are wrong in attributing his position to his illness. His position on assault weapons was consistent throughout his career. Make no mistake about it.

Drew Ruotolo served this county and this state with great distinction. He and I shared a concern about the proliferation of assault weapons in the very communities we sought to protect.

I know that if he were here today he would wear your opposition to his position and your warped view of the assault weapons law like a badge on his sleeve. I know I do.

Very truly yours,
Michael J. Lapolla
First Assistant Prosecutor

EDITOR'S NOTE: It's not what Mr. Lapolla says in his letter that needs to be pondered, but what he doesn't say: First, he denounces "the proliferation of assault weapons" but fails to give a reason why. Mr. Lapolla doesn't mention crime statistics involving the use of "assault weapons" (so called) to support his position. with good reason: they're so infinitesimally small it would be an embarrassment to his office and to legislators in Trenton. Case in point: The following crime statistics are from the N.J. Attorney General's Office for 1991.

Murder---410 cases, five evolving assault weapons: that's 1 percent.

Armed Robbery---22,728 cases, 47 involving assault weapons: that's 0.2 percent.

Aggravated Assault---23,720 cases, 23 involving assault weapons: that's 0.1 percent

Unlawful Possession---1,050 cases, 70 involving assault weapons: that's 1 percent.

Total crime involving assault weapons in the state of New Jersey for 1991: 0.27 percent.

Not exactly an epidemic. Now you can understand why Mr. Lapolla conveniently omits statistics involving assault weapons and crime from his letter. It defeats his argument.

Mr. Lapolla stated that NJM has a "warped view of the assault weapons law...".

Statistically speaking, it's Mr. Lapolla who has a warped view of the assault weapons law. Wouldn't it be easier to put the 0.27 percent of those who commit crimes with assault weapons in jail, and leave the law abiding citizens alone? Of course not, that would be too easy.

What are Prosecutor Lapolla, and other state and federal government officials afraid of? A plague of crime involving assault weapons? That's B.S., and everyone knows it. As Dominic Pilifrone, head of the N.J. bureau of the Federal Bureau of Alcohol, Tobacco and Firearms, said: *"I've never encountered an assault rifle. The guns we have been dealing with are mostly 9 mm handguns, .38 caliber pistols and .25 caliber handguns because they're easier to conceal."*

Joseph Constance, Deputy Chief of police in Trenton, N.J., speaking about assault weapons, said: *"Pure nonsense, political pap. Assault weapons have never been an issue in law enforcement. I've been on this job for 25 years and I've not seen a drug dealer carry one."*

The issue isn't about assault rifles and crime. It's about power. Pure and simple! For the first time in this century the true meaning of the Second Amendment is beginning to come to life, and state and federal government officials don't like it. The very thought of "power" in the hands of "We, the People" is repugnant to our "servants" in state and federal government. Mr. Lapolla is a classic example!

NJM would like to ask Mr. Lapolla a question: could you list all the "criminal acts" that can be attributed to Militias in the past 250 years? If you can't list any, Mr. Lapolla, then why, in the name of common sense, are you and others involved in law enforcement so opposed to Militias? If it could be proven that Militias, historically and statistically speaking, are one of the most law abiding groups of people in American history, would you support them? The answer is, of course, no. Do you want to know why, Mr. Lapolla? It's because crime prevention is not your top priority, it's power and control.

You oppose Militias for the same reason you oppose the principle of jury nullification. The very thought of jurors sitting in your court room who knows that he or she has the legal, moral and constitutional right to veto any law they feel violates constitutional or common law principles, is a threat to governmental control in the courtroom.

It's a matter of "We, the People" controlling government, instead of government controlling us, that you find so upsetting.

The question that Mr. Lapolla and others in state and federal government should be asking themselves is: *"What in the hell are we*

doing that would cause hundreds of militias groups to form all over the country?" Not, *"How can we take their guns away?"*

Closing note: According to Jews For The Preservation of Firearms Ownership, total deaths caused by governments with their assault weapons—just in this century alone—would total 55.9 million. In 1991, New Jersey criminals, with their assault weapons were responsible for 5 deaths. At this rate, it will take New Jersey criminals 11,180,000 years to equal the carnage caused by governments in less than 100 years. And Mr. Lapolla is worried about US?

ANOTHER PEN PAL

NJM received another letter concerning our efforts in Union County, this time from Hillside Chief of police, Frank DeSanto.

Dear Sirs,
I take offense to your "News Bulletin & Plea for Reason" for the immediate release to prosecutors and lawmen. Your phrases "Stop the killing!!!" and "End the police state!!!" to begin the article are just inflammatory right wing rhetoric. The killings may or may not have been justified but that's what the courts are for. I'm sure that Koresh had something to do with the killing also. I don't see the police state that you allege. We get few complaints; and when we do, they are checked fairly and thoroughly.

I take great offense to your criticism of former Union County Prosecutor Andrew Ruotolo. The Prosecutor was a good and fair man and did not deserve any of the attacks that you unfairly charged him with. He believed in aggressive but fair enforcement for everything. I think it is very unfair that you attacked someone who is not here to defend himself. Of course, this is standard for people of your mentality.

I shudder when I think of all you narrow minded "militia" who want to arm themselves with more firepower than some countries. I fear for the safety of my officers who are doing the right thing, which is to fairly enforce the law. Hopefully, the politicians will continue to ban more weapons so there is a chance we can live in peace.

Frank DeSanto,
Chief of Police
Hillside, N.J.

EDITOR'S NOTE: Not exactly a "love letter", but we'll try to address some of Chief DeSanto's points.

First and foremost Chief DeSanto's charge that we attacked the late Union county prosecutor after he died and *"is not here to defend himself"* and then claim that this is *"standard for people with your mentality"*, is a totally baseless charge. The truth is that we never mentioned him by name. We are not battling individuals; we are battling against "principalities, against powers, against the rulers of darkness of this world, against spiritual wickedness in high places" (Eph.6:12). Also the prosecutor called for "aggressive enforcement" twelve days before his death. Had we done anything before, then Chief DeSanto would have criticized us for attacking a dying man. We consider Chief DeSanto's ghoulish charge against us as *"standard for people of his mentality"*; namely, damn the facts, demonize the militia at all costs.

Secondly, in regards to Chief DeSanto's charge that *"I think it is very unfair to attack someone who is not here to defend himself."* We say, tell that to David Koresh. Never, in the course of U.S. history, has any American been so demonized as Koresh, and he is not *"here to defend himself"*, either. Even Lee Harvey Oswald didn't receive the treatment that the government gave Koresh.

Thirdly, as with Mr. Lapolla's letter, it's what Chief DeSanto didn't say that raises questions. He did not cite a single criminal act that can be attributed to the New Jersey Militia. Not one! Zero!

This seems to be the trend with politicians, law enforcement and the press: they demonize Militias, but don't give any reason for doing so. The truth is, they just don't like the concept of the militia. They don't like the fact that the Second Amendment has become active after lying dormant for so many years.

Chief DeSanto mentioned in his letter that: *"I shudder when I think of all you narrow minded "militia" who want to arm themselves with more firepower than some countries. I fear for the safety of my officers who are doing the right thing..."*

Talk about a "bogeyman mentality"! Sounds like Chief DeSanto sits behind his desk everyday sipping Maalox worrying about what NJM is up to. Does he mention any conflicts between his officers and members of NJM? No! Does he mention any conflict between NJM with any police department anywhere in N.J.? No!

Alexander Hamilton spoke on this very subject in *Federalist Paper No. 29*: (You have read the *Federalist Papers*, haven't you Chief DeSanto? Everyone in NJM has.) Hamilton said:

"There is something so far-fetched and so extravagant in the idea of danger to liberty

The poorest man may in his cottage bid defiance to all the forces of the Crown. It may be frail—its roof may shake—the wind may blow through it—the storm may enter—the may enter—but the King of England cannot enter!—all his force dares not cross the threshold of the ruined tenement!

---Lord Brougham, date unknown

from the militia that one is at a loss whether to treat it with gravity or with raillery...Where in the name of common sense are our fears to end if we may not trust our sons, our brothers, our neighbors, our fellow-citizens? What shadow of danger can there be from men who are daily mingling with the rest of their countrymen and who participate with them in the same feelings, sentiments, habits, and interests?"

Chief DeSanto obviously does not share Mr. Hamilton's sentiments on the issue of the militia. Why is it that Americans, 200-plus years ago, felt perfectly at ease about militias and today they're hated and despised? If you read the writings of the Founding Fathers, you can't find an ill word written about the militia. Today, you can't find a good word written about them. Who changed?

Whenever politicians and members of law enforcement (such as Prosecutor Lapolla and Chief DeSanto) condemn militias and gun ownership, they never quote from Jefferson, Madison, Hamilton, Henry and a host of other Founding Fathers to support their position. The fact of the matter is, they can't.

PROPERTY RIGHTS? WHAT PROPERTY RIGHTS?

By John Paff

Whenever Senators Dick LaRossa (R-Trenton) and Wayne Bryant (D-Camden) start speaking in glowing terms about the state's responsibility to give cities *"the tools they need to revitalize their urban areas"*, state taxpayers and property owners had better hold on tight to their wallets and property rights.

Senate Bill No. 1655, sponsored by LaRossa and Bryant, would create the New Jersey Redevelopment Authority (NJRA) and give that Authority broad powers to imbue the state's *"distressed and beleaguered urban centers"* with *"renewed economic potential."*

The bill---which is over 80 pages long---is a property rights advocate's nightmare. Following are some provisions from Article 3 of the bill, describing some of the "tools" that LaRossa and Bryant want.

The NJRA will create a "strategy document" that will designate zones of the state in need of *"revitalization."* Municipal governments having jurisdiction over these zones will create a list of *"abandoned properties"* existing in them. A parcel of land is to be considered *"abandoned"*, if it is in *"a state of disrepair"*. Also included will be parcels of land where *"environmental remediation"* is required by the Department of Environmental Protection, or those parcels *"for which the cost of remediation as required by the Industrial Site Recovery Act (ISRA)*

exceeds the market value of the parcel if no environmental remediation was required."

Owners of these properties will receive written notice that their properties have been designated as *"abandoned"*, and a list of all such property owners will be filed with the county clerk, where it will operate as a notice of *lis pendens*, creating a cloud on their titles. An owner of a designated parcel of land will have 30 days after receipt of the notice to appeal the property's designation. The burden of proof is on the property owner to show that the property was erroneously included on the list.

If the owner doesn't file or loses his appeal, his or her property will be *"valued and assessed as if all economically viable uses of the property have been precluded, until such time as the property is brought into compliance with all applicable building codes, standards and environmental regulation."* In other words, properties that remain on the list will be considered valueless.

At this point, the only way the owner can get the property off the *"abandoned"* list is to (1) pay all taxes and other municipal liens due, including interest and penalties, and, (2) convince the enforcing officer that the adverse conditions on the property have been fully remediated.

If the owner fails to remove the property from the abandoned property list within 60 days after being notified that the property is on the list, this shall be considered *"prima facie evidence"* that the owner has elected to abandon the property.

The municipality or NJRA can then proceed to condemn the property through the power of eminent domain, and since the owner is presumed to have abandoned the property, that owner (*get this*) *"shall be deemed to have waived the appointment of commissioners to fix just compensation"*, and will be compensated *"in an amount equal to the costs that the owner would be required to incur to remediate all conditions because of which the property has been deemed to be abandoned."*

At the November 27 hearings, the state Attorney General's office testified against the above provision, claiming it to be unconstitutional. The Assembly Appropriations Committee, however, still passed the bill, although it did withhold its *"favorable recommendation."*

Copies of S-1655 may be obtained at no cost by calling 1-800-792-8630.

WACO SHOOTING INVOKES MEMORY OF WARSAW 1943

On Feb. 27 [1993] black-uniformed men of the Bureau of Alcohol, Tobacco and Firearms wearing "coal-scuttle" helmets and carrying German-made machine pistols attacked the

Branch Davidian compound in Waco, Texas. Fifty years earlier, in January 1943, black-uniformed SS men wearing "coal-scuttle" helmets and carrying German-made machine pistols attacked the Jewish compound in Warsaw, Poland.

The BATF men were searching for illegal weapons reported by a paid informant to be in the Branch Davidian compound. The SS men were searching for illegal weapons reported by a paid informant to be in the Warsaw ghetto.

Reports from Texas indicated the Branch Davidians kept to themselves and harmed no one outside their compound prior to the BATF assault. History tells us the Jews kept to themselves and harmed no one outside the Warsaw ghetto prior to the SS assault.

The U.S. broadcast news media tells us that the Branch Davidians practiced contemptible sexual rituals involving young children, so they are an evil religious cult. Nazi news media told the German population that the Jews practiced contemptible sexual rituals involving children, so they were an evil religion.

The BATF invited the U.S. news media to document the BATF assault to show the American public how dangerous the Branch Davidians are. The SS had propagandists document its assault to show the German public how dangerous the Jews were.

Four BATF men were killed and 16 wounded in the initial assault on the Branch Davidian compound. Eleven SS men were killed and an unrecorded number wounded in the initial assault on the Warsaw ghetto.

After the initial assault, the BATF men magnanimously arranged a truce so children could be evacuated from the Branch Davidian compound (and they could tend to their casualties). After their initial assault, the SS men magnanimously arranged a truce so children could be evacuated from the Warsaw ghetto compound (and they could tend to their casualties).

The BATF called up military units with armored vehicles to finish off the Branch Davidian compound after encountering fierce resistance against the initial assault. The SS called up the military units with armored vehicles to finish off the Warsaw ghetto after encountering fierce resistance against the initial assault.

Fifty years have passed, but little has changed.

John D. Dingell III

Wyandotte, Mich.

(Reprinted from "Letters to the Editor", page A13 of the Wall Street Journal, March 13, 1993.)



LETTERS FROM N.Y.

Dear Editor, NJM,

Since Rep. Charles Schumer (D-NY) wants to investigate the militias, I say more power to him!

Here are some questions that need to be asked: How many doors have been kicked in by members of a militia? How many unarmed women have been shot and killed by members of a militia? How many homes and businesses have been trashed and property confiscated by militias? How many children have been gassed and burned to death by a militia?

Then in the interest of fairness, I would expect Rep. Schumer to ask these same questions of the FBI, ATF, CIA, and US Marshals.

These simple questions, if answered truthfully, would go a long way toward helping the public decide just exactly who the real "terrorists" are in this country.

At Long, Sr.
5842 County Road 60 #2
Waverly, NY 14892

Dear Editor, NJM,

America is becoming a police state. Each year, more and more actions become either officially forbidden or officially required. The scope for individuals to decide how to live their own lives grows steadily narrower. The list of crimes grows longer and longer, and any defiance may subject the citizen to the wrath of the police, the courts, and the prisons—not to mention the fiery violence of the "federal alphabet soup agencies".

No one knows when the state will strike, for no one can possibly know whether he is violating the law—there are far more laws, regulations, and ordinances than anyone can possibly comprehend, much less obey. Citizens are now being punished for such "crimes" as filling in mud puddles or cutting down trees on their own land, selling vitamins and herbs, and charging to braid someone's hair without a license. Many are punished for no crime at all, when their property is seized without due process of law in so-called civil forfeitures.

People must come to a clearer understanding that, in politics things are seldom what they are represented to be.

Government thrives on sham: often it does not do what it claims to do, such as protecting life and property, and often it does what it is pledged not to do, such as singling out certain groups or individuals for selective punishment because of their unpopular attributes or beliefs.

To rest content with our present condition is to accept government officials as our masters. Freeborn men and women can never make that concession.

Jerry Loper, Commander
Chemung County Citizen's Militia
1798 Wyncoop Creek Road
Chemung, NY 14825

LYSANDER WHO?

From time to time you'll read quotes in the NJM Newsletter by a man named Lysander Spooner. A few readers have remarked: "I don't know who Spooner is but I like his quotes".

In the Introduction to *The Lysander Spooner Reader*, George H. Smith accurately said of Spooner: "*Lysander Spooner (1808-1887) was one of the greatest libertarian theorists of the nineteenth (or any other) century and a founding father of the modern movement. He was radical to the bone, a nonconformist among nonconformists who refused to toe any party line.*"

Spooner was a complex man to say the least. He was an avowed abolitionist but at the same time fully supported the South's right to secede from The Union. Regarding his essay, *No Treason*, Smith stated: "*He clearly distinguishes the evil of slavery from the right of secession—a right that was embodied in the American Revolution.*"

Other essays include *Natural Law*, *Vices Are Not Crimes*, and his classic *Trial By Jury*.

NJM doesn't make a habit of giving free advertisement for books, but in the case of *The Lysander Spooner Reader* we have to make an exception. Spooner's insight into the Constitution, Common Law, Natural Law and Individual Rights makes it a must-read. His book is available through Laissez Faire Books, 1-800-326-0996.

WE NEED HELP(?)

Dear NJM:

Mr. A.G. sent me copies of your NJM newsletter.

Please keep in mind that the U.S. Constitution CANNOT be LAWFULLY suspended by U.S.C. Title 22, Sec. 2551-2571; State Dept. Pub. 7277; Executive Orders; Treaties etc. In fact, no government in this nation (Federal, State or local) can lawfully make or enforce ANY LAW which violates any provision of the U.S. Constitution—let alone SUSPEND IT!!

As Commander in Chief of the Army and Navy the President's orders (i.e. executive orders) #1 apply only to the military and are of course of some importance to various departments of the U.S. government, including federal judges appointed by the President, and, #2 All Executive Orders must by law, BE IN CONFORMANCE WITH THE U.S. CONSTITUTION OR SUCH AN E.O. IS NULL AND VOID!!

There are serious errors of law in your newsletter and you need HELP!!

Constitutionally yours, R.F., Union County, N.J. (Note: emphasis is that of the writer. —ED.)

A few days after receiving this letter from Mr. F. we received a copy of Executive Order #12919 from the Militia of Montana. In theory,

Mr. F. is correct, the Constitution should be the supreme law of the land, but after reading E.O. #12919 it became obvious that this is not the case. The list of Constitutional abuses contained in E.O. #12919 are too numerous to list, but here are a few examples:

Section 602 states that the federal government can "employ persons of outstanding experience and ability WITHOUT COMPENSATION and to employ experts, consultants, or organizations." This is a direct violation of the 13th Amendment that prohibits "involuntary servitude", which is reserved for prisoners. No more! If the Slick One decides to declare a "national emergency", for whatever reason, you could find yourself a slave, a proverbial worker bee, of the federal government. How do you fulfill your financial obligations during your time of "employment" with the federal government you might ask? E.O. #12919 makes no mention of that.

Mr. F also claims that Executive Orders only apply "to the military", not so. Section 601 specifically states that it applies to "the private sector" as well as government and exempts "full-time federal employees".

Section 901(a) gives the government authority to confiscate any motor vehicle "regardless of ownership".

Section 901(m) places "all usable water, from all sources" under federal control.

The list goes on and on...and on.

NJM has sent a copy of E.O. #12919 to Mr. F so he can read it for himself and see "the error of his ways". If anyone would like a copy send us a stamped, self-addressed business size envelope.

Executive order: "An order or regulation issued by the President or some administrative authority under his direction for the purpose of interpreting, implementing, or giving administrative effect to a provision of the Constitution or of some law or treaty. To have the effect of law, such orders must be published in the Federal Register".—Black's Law Dictionary, Abridged Sixth Edition.

A YEAR LATER

By Earl Dickey

An invitation to participate in a round-table discussion on Dec. 17, 1994, at a diner in South Jersey, was dispatched by me on Nov. 15, 1994 to ten friends. This discussion was to focus on the plight of our nation, and to attempt to stop the tidal wave of socialism which has engulfed our entire nation.

To my amazement, between 23-26 people attended, and for the most part, the word upon their lips was to form a Militia. With careful consideration over the next few meetings, we

decided to follow through with the concept of a Militia.

It should be understood that the Militia is not a new idea, quite the contrary. I would venture to say that it probably has its roots near the beginning of the creation of man. And just a reminder, man hasn't changed! History does indeed dictate that some people will always try to assume control over others.

To end this socialistic onslaught, we are attempting to create a great revival of awareness among all Americans. We have and will continue to champion the spirit of liberty in all our endeavors. We've had the opportunity of being a guest on the T.V. program *A Third Point of View* hosted by Shad Woolley. [For a copy send a blank videotape and \$10 cash to NJM.] We continue to be interviewed by the mainstream press, and have been on talk radio. We are indeed moving onward.

We are all familiar with the enlistment slogan of the Marine Corps. "we are looking for a few good men". Well, the spirit of liberty is calling out for a few good women too.

It is looking for men and women who have the courage to stand up for its philosophy. It is calling for us to become vigilant once again. It is seeking those who are Americans in the true sense of the word, to re-establish what has been lacking for many decades; law and order. Of course, with the presence of law and order, tranquillity between the people and its government will be the order of the day.

Who then will meet this challenge? Will we proclaim that we are free? Yet, at the same time, will no one question government authority? Will we continue to be so engrossed in entertainment that we have absolutely no idea of what our form of government was founded upon and to what extreme we have gone? Will we continue to stand on the side lines, as the past generation has done, to allow the public servant to create more rules and regulations which has eroded our substance and which has made everyone a potential criminal? As our freedoms have been and continue to be destroyed, we are marching off to another war. Many questions should be raised concerning the deployment of American troops on foreign soil. Was there any threat to the United States? NO!! Was there a declaration of war by Congress? NO!! We can say, without doubt, we are living under a dictatorship. But do we realize it, do we see it? NO!!

Do you realize, that in addition to the movement to ban weapons there is one to immobilize the public through coercive legislation such as the Federal Clean Air Mandate Compliance Act (SCS-1700), and employee trip reduction schemes that will force people to use government's mass transit system? There has been a build up of foreign troops which are deployed at U.S. bases for training. Why are these events going unchallenged by the people of New Jersey? In any judgment, this inaction is remiss.

In light of the ever-expanding role of government, which has the tendency, all too often, of being violent in its nature, the NJM is seeking to accomplish a number of objectives. We are following the principle that the pen is mightier than the sword; therefore, we will develop a two-team committee to debate the public servant. One team will participate in the debate, the other team will be focusing on research. There will be a wide range of topics. I am looking to have this team together by the middle of February. We will be looking to establish the common law court and jury system; therefore, if you are knowledgeable in debate or research and would like to participate please contact us.

Not only in readership are we looking to expand our News letter, but we are endeavoring to bring more information to you. This can be accomplished through in-depth reporting. Once again, if you have skills in this area, let's hear from you.

Another important objective of ours is to establish communication with other militias throughout the states. In doing so, we will establish good working relationships. In my opinion, developing unity within our state and throughout the states is indeed essential to the well-being of America and her people.

Looking at the above agenda, one would think that this is not the function of the militia. Perhaps I have a different picture in mind. First, knowledge is freedom, therefore, without it, one cannot possibly defend liberty. The strongest defenders of freedom are those who hold knowledge in the philosophy of liberty. From the above agenda, this should have the potential of an outstanding recruitment program. In keeping with the functions of a militia, yes, we will set an agenda for both classroom and field exercises. But, to become more effective, we must increase our numbers in all 21 counties. This will enable our natural lawful function more resources to work with. We are looking to create a staff that is made up of people from all counties.

The first year is now behind us, let us move forward with more confidence, knowledge and eagerness. Let us answer to the call of liberty in its crucial hour.

NEW ENGLAND REGIONAL MILITIA PRESS RELEASE

Representatives of Militia organizations from five New England states met in central New Hampshire Wednesday, November 22nd, 1995, establishing in principle, an operational framework that will span the northeast. Concerned citizens from across the region have expressed interest in Militia activities, and numerous units are now established in every state. Regional leaders are intent on bringing a

new level of professionalism and unity to the many groups, and hope to find widespread support for their initiative. There is no current statutory provision for interstate Militia operations, so the New England Regional Militia staff have assembled as a *working group*. The mission of the group is to advise organizations within the States, provide for efficient networking of qualified personnel, establish credible contingency plans, and respond to the concerns of the public regarding ongoing operations.

With participants from Rhode Island, Maine, Massachusetts, New Hampshire and Connecticut attending, individuals agreed on assignments according to their past experience. Supply, training, public relations, and intelligence gathering, were among the areas discussed by the group. Those in attendance view the possibility of economic collapse (due to skyrocketing national debt) and accompanying civil disorder, as the predominant threats to Liberty and security in New England. They point to a growing body of evidence, in the form of government documents, suggesting that implementation of emergency measures nationally, would force the surrender of local resources and personal Liberties. According to Militia leaders, the President enjoys broad, discretionary authority in these matters, and can institute radical emergency action without an appropriately serious cause. NERM organizers will develop and implement tactical contingency plans for civil and natural emergencies, geared to the preservation of citizen's Liberties and the maintenance of local control in all circumstances. Participants at the first meeting of the group agreed that more interaction and cooperation between local units is desirable, in view of the northeast's limited geographic area of operations.

Leroy Crenshaw, of Springfield, Massachusetts, and Scott Stevens, of Cornish, New Hampshire, have been appointed by the NERM combined operations staff as public relations liaisons for the region. Crenshaw, a school teacher and founder of the For The People Discussion group, has accumulated 25 years of experience in the area of aggressive political action. He has conducted numerous rallies, and regularly appears on television and radio broadcasts representing the Freedom Movement. Stevens, director of the White Mountain Militia Information Service, often appears on New Hampshire television and radio stations as a guest, and hosts a nationally broadcast radio show, weekly.

Stevens and Crenshaw are the only authorized spokes-people for the New England Regional Militia, and will act as points of contact

N.Scott Stevens	Leroy Crenshaw
P.O. Box 1358	36 Willowbrook Dr
Lebanon, NH 03766	Springfield, MA
	01129
603-469-3856	413-783-0101

for the working group. All inquiries should be directed to either address.

Future exercises and meetings will be announced if and when appropriate.

NOTE: NJM has been in contact with the New England Regional Militia and will be attending their meetings in the future.

Where Clinton's Republican Opponents Stand on Gun Control

On Nov. 23, 1993, the Brady Bill was considered dead for the year, having been killed by a bipartisan filibuster. On Nov. 24 Sen. Bob Dole agreed to stop the filibuster and let Brady pass. He did this when there were only three senators on the floor--everyone else was home for Thanksgiving. Any one of the three, Dole being among them, could have objected and thereby prevented the bill's passage. Dole did not object and the Brady bill passed. Later Dole said, "I know Gun Owners of America...are blaming me for the Brady bill that passed because I sat there with the majority leader...and let that bill pass. I was picketed, and they called me a traitor, and everything else...because that happened."

On Nov. 19, 1993, Dole voted for the crime bill, which contained the Feinstein ban on more than 180 firearms. Moreover, he brokered a deal to prevent a filibuster on the Feinstein amendment.

On Mar. 10, 1995, Dole told Tanya Metaska of the NRA that the repeal of the semi-auto ban "is one of my legislative priorities...and I hope to have a bill on Pres. Clinton's desk by this summer." In May he asked for "unanimous consent that no assault weapons amendments be in order to the terrorism bill." At Dole's request the Senate

calendar for the first day of debate on the terror package stated "No assault weapon amendments [shall] be in order to S.735."

In Feb., 1994, Dole introduced S.1815, a bill requiring the government to pay people to turn in their guns. He also introduced a resolution supporting Clinton's position on the Chicago gun sweeps.

On June 7, 1995, Dole voted for the terror bill (S.735) which would increase the BATF's budget by \$100 million. (It also would allow the military to enforce civilian law and permit the government to wiretap one's home if a person subject to a wiretap order visits his home.)

Pat Buchanan's Position Statement: "The Second Amendment guarantees the fundamental individual right to own, possess and use personal firearms. This right is a personal and individual right that the Constitution says shall not be infringed. If I am elected President, it won't be."

"In Montana, Sheriff Jay Printz refused to enforce the Brady law mandating background checks on gun buyers...Under the 10th Amendment [U.S. District Judge Lovell] ruled that the federal government cannot force states to...carry out federal responsibilities...The 10th Amendment rebellion is a cause that populists and conservatives ought not only to be behind, but out in front of."

On Nov. 19, 1993, Sen. Phil Gramm voted for the Crime Bill which contained the Feinstein ban on semi-automatics and the limitation on magazine capacity.

In 1993 Gramm sponsored S. Con. Res 12 to "recognize the heroic sacrifice of the Special Agents of the Bureau of Alcohol, Tobacco and Firearms in Waco, Texas." The resolution states the "sacrifice and dedication" of BATF agents is "a cornerstone of our

system of justice" and is a cause for pride.--On June 7, 1995, he voted for the terror bill (S.735) which contained a provision to increase BATF's funding by \$100 million.

Gramm said that he would consider Mass. Gov. Bill Weld as his running mate. Weld promised to oppose banning guns, but once in office he supported a ban on semi-automatic firearms.

Gramm was responsible for Mikhail Gorbachev receiving a \$50,000 honorarium from the Republican Senatorial Campaign Committee when he spoke at a fund-raiser in 1993. Gorbachev was the dictator who ensured that the Russian people were kept disarmed; he also disarmed the Lithuanian people.

Though not a Republican Ross Perot told the Dallas Times-Herald in June, 1992: "Pick a night and cordon off a section of South Dallas. Send hundreds of police officers into the area to vacuum it up. Shake down everybody on the street. Search every house and apartment. confiscate all drugs and weapons."

Source: The Gun Owners, Dec. 1995, published by Gun Owners of America, Inc., Suite 102, 8001 Forbes Place, Springfield, VA 22151; (703) 321-8585. Membership: \$20

NJM: GOA is a no compromise organization. If the NRA had the same principled convictions the Second Amendment would be secure.

RADICAL

1) Pertaining to the root or origin, original; fundamental; as a radical truth; or error; a radical evil; a radical difference of opinions or systems.

American Dictionary of The English Language. First Edition Noah Webster, 1828.

"IN THE BEGINNING OF CHANGE, THE PATRIOT IS A SCARCE MAN; BRAVE, HATED AND SCORNE. WHEN HIS CAUSE SUCCEEDS, HOWEVER, THE TIMID JOIN HIM, FOR THEN IT COSTS NOTHING TO BE A PATRIOT."

—MARK TWAIN

The New Jersey Militia needs your support!! We plan to follow Thomas Jefferson's ideal to "educate and inform the whole mass of the people..."

We want to hear from you! Send your comments, suggestions, personal stories and donations to the address below:

N J M

P.O. Box 10176

Trenton, NJ 08650

(609) 695-2733

No copyright

Additional copies available at \$.20 each, enclose cash or blank money order only.

_____ copies amount enclosed \$ _____

(Newsletter subscription - Donation \$5.00)

CASH/MONEY ORDER ONLY

NAME _____

ADDRESS _____

CITY _____

PHONE () _____

Fall, 1994

Dear Reader:

If you are an elected official, government employee, judge, lawyer, attorney, sheriff, constable, police officer, soldier, or other member of the "legal" community, then please read the accompanying document very carefully. There are those who control certain segments of our government and very soon desire to control every aspect of our lives. You may very well be aware of the facts presented in the accompanying document. You may not and have to read through it several times. Check it out.

You must make a very important decision. You must make a stand. You must decide if you are with the American people and the Constitutions (US and state) or if you are with those who want to replace it with the Newstates Constitution under the UN. An insurrection has occurred within government circles. You judges and "legal beagles" check out the meaning of treason. We are being pushed into a New World Order. Citizens are alarmed and armed. We are being pushed to the brink of a civil war.

Government oppression is increasing to the point that we are within the "train of abuses" that led our country into a war of independence. Those of you who are working towards this New World Order, beware. You will be singled out for high crimes and misdemeanors, arrested within the Constitutional laws of America, be given a trial with all rights and immunities (as opposed to government granted privileges) and if found guilty, punished under the Constitutional Common Law. Your reign of corruption is close to an end.

You who are in law enforcement, do not give in to making your own people the "enemy". It is those who are attempting to destroy our form of government who are the enemy. Stand with Americans. Don't let this New World Order wreck havoc on America. You have families too and will also be affected by the coming difficult times. The FBI, once the pride of American law enforcement, has become like an army of "Gestapo" and the IRS who are not even legitimate government employees (rather agents for foreign principals) destroy lives for the sake of the foreign bankers, globalists, and world socialists (a/k/a/ communists). Don't rely on the Nuremberg defense that you were only following orders. It will not work. Do not contribute to the possible bloodshed that may be forced upon us.

We ask that you please all be Americans, abide by God's Natural law, uphold, defend and protect your Constitution from destruction. Please help avert a civil war.

All of you can change by ending this system of fraud as so well put in the John B Nelson document. Please help save America and God bless the Republic.

Patriot "X"

Are You Free?

Do you really think you are Free today?

When over 40% of your hard-earned money(?) is stolen by fraud, via income taxes to support a central government bureaucracy gone mad?

When you can't travel on "free"-ways or public streets without a driver's license and vehicle registration or be thrown in jail?

When you must pay a "ransom" to the insurance company monopoly before you can travel in your automobile on public streets or highways?

When you must send your children to a government licensed school or the State will confiscate your property, kidnap your kids or put you in jail?

When your State approved "tax exempt" church, teaches only the one-world religion of obedience to man's government?

When the nation's police are more of a threat to life, liberty and property than so-called "common criminals"?

When you must ask the State for permission to marry?

When you cannot practice "free"-enterprise without being regulated, licensed and taxed by the government?

When you will be jailed for contempt for exercising God given rights without some corrupt, degenerate judge's permission?

When you must buy "freedom movement" or underground publications to learn the truth because the "controlled" media prints only party-line propaganda?

When the State tells you when, where and how to build on your own property and even denies you the right to modify unless you ask their permission first?

When America has more "political" prisoners under lock and key than any other nation in the world and is busy building "concentration camps" to house even more?

When government knows every financial transaction you make and your private banking records are available to their prying eyes without knowledge or consent?

When your President is more concerned about a ONE WORLD ORDER than the Sovereignty of the Country he has sworn to protect?

When government and the people have no common interest whatsoever and must live together in a state of perpetual hostility?

When everything you and your children will ever own is mortgaged to the world's bankers and collectable on demand?

NO! dear fellow American, If you think America is the LAND of the FREE you are sadly mistaken.

So . . . What Are YOU Going To Do About It?

"I was born free!" - Acts 22:28

SILENT CRISIS

Tampering With the Constitution

by Don Fotheringham

The U.S. Constitution is in danger. The prospect of a constitutional convention has prompted historians and legal scholars to speak out and explain the perils of assembling such a body.

WHAT IS A CONVENTION?

A constitutional convention (often called a con-con) is unique to a free society. In our country the people are sovereign. When the people appoint delegates to represent them in a con-con, those delegates exercise their authority by virtue of powers inherent in the people. Such powers gave us our Constitution at the first Convention held in Philadelphia in 1787.

In the closing days of that historic assembly, our Founding Fathers provided two methods for future generations to add amendments to the Constitution.

Under Method #1, two-thirds of both houses of Congress propose amendments, and then three-fourths of the states ratify them.

And under Method #2, two-thirds of the states call for a federal constitutional convention, and then three-fourths of the states ratify whatever amendments are proposed by the convention.

Although both methods are established in Article V of the Constitution, the second, by federal convention, has never been used. All 26 amendments now a part of the Constitution originated in Congress and were ratified by three-fourths of the states.

Why has a convention never been used? Mainly because it places too much authority in one place. Over the years, our leaders have wisely avoided a con-con because such an assembly might follow the precedent of 1787 and exceed its mandate. Historians and scholars see the first convention as a "runaway," and they fear that a second con-con might do likewise. It was providential that our Founding Fathers did what they did. But it hardly seems wise to trust the special interests of today with powers that could be used either to re-write the Constitution, or to erode it through a series of "limited" conventions.

A PROPITIOUS TIME FOR A CON-CON?

Before the Constitution was ratified and while a few state officials were still uneasy about certain parts of it, there



began a movement to reopen the convention. James Madison was horrified by the mere suggestion of reconvening. In a letter to George Turberville, he said:

Under all these circumstances it seems scarcely to be presumable that the deliberations of the body could be conducted in harmony, or terminate in the general good. Having witnessed the difficulties and dangers experienced by the first Convention which assembled under every propitious circumstance, I should tremble for the result of a Second.

We do not presume that Madison never intended Article V's convention authorization to be used. But he wisely knew when not to use it. The year 1788 was not a good time; and today, if anything, is far worse. Anyone looking clearly at the mental and moral climate of our time must tremble at the very thought of a second convention. We must safeguard the Constitution by preventing a convention until we discover a genuine structural weakness that Congress refuses to deal with. Even then, there should be no convention until a wise and vigilant people can assemble "under every propitious circumstance."

In the meantime, Americans should keep the door locked and not allow uninspired men to tamper with our greatest national legacy, the Constitution of the United States.

It is hard to imagine a modern con-con that would not fall under the influence of the national media. Most major issues are framed by the opinion molders in government, and the press. Such influence could lead to dangerous constitutional changes, even the breakdown of safeguards built into our form of government. A con-con could alter the separation of powers, expand the authority of the President, grant legislative power to the Courts, and limit representation in Congress. A convention having power to do good would also have the power to do bad. Allowing a con-con at this time in our history is not worth such a risk no matter how compelling the cause may be.



Christopher Brown
Professor of Law
University of Maryland

"In my view the plurality of 'amendments' opens the door to Constitutional change far beyond merely requiring a balanced federal budget."



Charles Alan Wright
Professor of Law
University of Texas

"My own belief is that a constitutional convention cannot be confined to a particular subject...."



Neil H. Cogan
Professor of Law
Southern Methodist University

"My understanding of the federal convention is that it is a general convention; that neither the congress nor the states may limit the amendments to be considered and proposed by the convention."



Lawrence G. Tribe
Professor of Constitutional Law
Harvard University

"The discretion with which Congress may discharge this duty is pregnant with danger even under the most salutary conditions."

COMPELLING CAUSES

Over the years, a variety of concerns have initiated calls for a constitutional convention: child labor, protective tariffs, federal taxing power, direct election of senators, abortion, balanced budget, limiting the terms of congressmen, flag burning, etc. Of course, each call resulted from a major concern. Yet the apparent need to solve the problem could lead to far more serious trouble: tampering with the U.S. Constitution. Fortunately, two-thirds of the states have never issued concerted convention calls, so none has been held since the first in 1787.

BIG SURPRISE

It comes as a news flash to most Americans to learn that 32 states have called for a con-con in the interests of adding a balanced budget amendment to the Constitution. North Dakota was the first state to do so in 1975, and Missouri was the 32nd in 1983.

According to Article V, Congress must call a convention when two-thirds of the states apply. That magic number today is 34 states. Alabama, Florida and Louisiana have now formally withdrawn their calls leaving 29 intact. In other words, our nation is only five states away from having a new con-con. Advocates of the convention are now working in 18 states to capture not five, but two more. If they get two more states to pass resolutions for a con-con, they plan to challenge the recent withdrawal actions of the three states, and to throw them into the courts while going ahead with a convention. Despite the historical precedent and the warnings about the dangers of a con-con given by an array of legal scholars, ambitious individuals are working hard to bring about such an assembly.

CONSPIRATORS AND OPPORTUNISTS

The movement to bring our Constitution into a convention is being directed by conspirators and carried out by opportunists. Unfortunately they are assisted by many sincere state legislators and naive citizens.

The opportunists are ambitious and organized. They carry conservative credentials and speak fluently about lowering taxes, balancing the budget, limiting congressional terms, and just getting government under control. The names of their groups seem innocuous enough and are disarming to the average patriotic American: the National Taxpayers Union (NTU) headed by James Davidson; the National Tax Limitation Committee (NTLC) led by Lewis Uhler; the American

Legislative Exchange Council (ALEC) directed by various state legislators; and the Republican National Committee (RNC) chaired by Lee Atwater.

These groups are funded mostly by contributions from unwary citizens who think their projects lead to a more responsible Congress. The RNC, of course, enjoys support from millions of Americans who think the Republican Party stands for God, family, and fiscal responsibility. That perception, unfortunately, cannot be reconciled by performance.

James Davidson and Lewis Uhler are probably unwitting pawns of the conspiracy. Davidson runs a successful direct-mail fundraising enterprise at the expense of naive conservatives who think the NTU is going to bring about lower taxes. Uhler also makes a good living raising funds to "limit taxes,"



James Davidson



Lewis K. Uhler

The "tax" men are pushing for a con-con.

and "balance the budget." He insists that an already "out of control Congress" can issue guidelines that will control a con-con. Both men have done great harm by assuring state legislators that a convention call will "pressure" Congress into balancing the budget and that a convention, in reality, is not likely to occur.

While there is no proof that Davidson or Uhler knowingly work for conspirators, there is reason to believe that ALEC and the RNC are tied closely to the private Council on Foreign Relations (CFR) that works for the creation of a socialistic world government. The United States Constitution, of course, is totally incompatible with world socialism. If the CFR and other like-minded groups have their way, the Constitution would have to be gradually eroded, radically altered, or entirely scrapped. Certain CFR members are clearly seen as conspirators who work for these goals.



Jefferson B. Fordham
Professor of Law
University of Utah

"A Convention might propose a single amendment but it would clearly have a wider range."



Charles L. Black
Sterling Professor Emeritus of Law
Yale University

"An Article V convention must be entirely general, and a state application asking for something other than that is void."



Charles E. Rice
Professor of Law
Notre Dame University

"It is doubtful that Congress has the power to limit the convention to the proposal of amendments only on a single subject."



Gerald Gunther
Professor of Law
Stanford University

"In my view, a convention cannot be effectively limited."

OVERT AND ELITE

There are other groups working hard to change our form of government. These differ from the usual mold of conspirators inasmuch as they advertise and publish their extensive plans to "streamline" government by radical surgery on the U.S. Constitution. Most notable of these is the Committee on the Constitutional System (CCS), co-chaired by Kansas Senator Nancy Kassebaum, former Secretary of the Treasury C. Douglas Dillon, and former Counsel to the President Lloyd N. Cutler. These highly influential individuals would like to see a con-con for the purpose of "reforming" American government. Dillon and Cutler are members of the CFR. While they may have taken their cue from CFR leadership, it is doubtful that their activities enjoy any full and open endorsement of the CFR even though Cutler's desire to alter the Constitution was published in the CFR's prestigious quarterly, *Foreign Affairs*. Plans of the CCS are too open and

no effect in the event such convention not be limited to the specific and exclusive purpose of proposing an amendment to balance the federal budget.

Unfortunately, this clause leads to a false sense of security. Article V of the U.S. Constitution authorizes the states only to apply for a convention. Once underway, a convention makes its own rules, and once fully assembled, it could reject any or all restrictions on its activity and assert its supreme power by virtue of its direct authority from "we the people."

STATE RATIFICATION NOT FOOLPROOF

Those who insist there is nothing to fear from a con-con maintain that even if it were to get out of control and draft a dangerous amendment, it would take three-fourths (38) of the states to ratify it. They ask, "Would 38 states ratify a bad amendment?" At first glance, it seems unlikely that the states would allow any such mischief. But two historical facts are never mentioned by con-con advocates, and these are crucially important points:

1. The convention could abolish or alter the rules of ratification as was done in 1787.
2. Article V authorizes Congress to decide on the mode of ratification: either by the state legislatures, or by special ratifying conventions set up in the states. On two occasions, special state conventions were empaneled when state legislatures were not likely to approve. The original Constitution was ratified in exactly that way. Again, in 1933, when many state legislatures were opposed to legal liquor sales, the 21st Amendment was ratified in special state conventions, thus circumventing the legislatures of the states.



C. Douglas Dillon



Lloyd N. Cutler



Nancy Kassebaum

Some prominent people want to use the occasion of a new constitutional convention to change our form of government.

obvious. Its spokesmen enthusiastically show the world their superior "intelligence" and delight in pointing to the "short-sightedness" of our Founding Fathers.

COVERT AND QUIET

On the other hand, the con-con movement in the state legislatures is being promoted at a dangerously quiet level. This movement must be exposed. Advocates of a convention offer false assurances that it can be limited to a single subject. Some state legislators feel perfectly safe with their state's call for a constitutional convention because they have added to it a "null and void" clause similar to the following taken from the Idaho resolution:

Be it further resolved that this application and request be deemed null and void, rescinded, and of

BIG STEPS FOR BIG PROBLEMS?

How then can we ever balance the budget? Is it not worth the gamble of a con-con inasmuch as our nation's financial condition is growing more worrisome each year? The "tax" men are experts in arguments of this kind. In testimony before legislative committees, the NTU, NTLC, ALEC and other pro con-con groups paint a frightening scenario involving a crisis certain to occur if convention calls are not sustained. The answer to such nonsense is simple: Do you want a fiscal collapse or a structural collapse? If the bloated U.S. budget produces a major financial crisis, we could best



Warren E. Burger, Chief Justice (retired)
United States Supreme Court

"I have also repeatedly given my opinion that there is no effective way to limit or muzzle the actions of a Constitutional Convention. The convention could make its own rules and set its own agenda. Congress might try to limit the Convention to one amendment or to one issue, but there is no way to assure that the Convention would obey it."



Linda Rogers Kingsbury, President
Citizens to Protect the Constitution

"Constitutional, economic and political science experts are on record and have expressed concerns that the convening of a Federal Constitutional Convention would constitute a reckless use of a constitutional device which is little understood and has never been employed in our entire history."

weather the storm on a firm constitutional foundation. Con-con advocates regularly focus on a particular problem, then dishonestly pose a federal constitutional convention as the ultimate solution. The safe and certain solution is at the ballot box where big spenders and big borrowers can be sent into retirement.

BALLOT BOX MAGIC

Congress has no fear of a convention. For that matter, our politicians really don't fear the ballot box as long as most voters remain uninformed. But an informed citizenry, armed with voting power, is the great worry of most members of Congress. The American system is designed that way. It was planned at the first Convention that citizens would refuse to vote for big spenders, traitors, and charlatans. The Constitution is not flawed, but many of our elected (and unelected) officials most certainly are.

There is no need to change the U.S. Constitution in order to balance the budget. What is needed is enforcement of its provisions which limit spending to constitutionally authorized government functions. The Constitution carefully limits the U.S. Government to specific areas of activity and prohibits it from all others. Until this principle is widely understood by wise and vigilant voters, con-con con-artists will continue to make fools of state legislators, and political opportunists will continue to tax and spend at every level of government.

WHY PROTECT THE CONSTITUTION?

Informed Americans realize that many officials in all branches of our government pay little attention to the Constitution. It is known that they do just about what they want, giving only lip service to "the constitutionality" of their actions. In view of such disregard for the Constitution, why is it so important that citizens work to keep it out of the clutches of a con-con? What difference could it make?

The answer: Truth will ultimately prevail. Many citizens work diligently to get government back to its limited role. The time will come when enough people have been awakened so that they will have the ability to force that runaway government genie back into his bottle. This can be accom-

plished, however, only if a leakproof Constitution is maintained. It must be kept intact for that day when citizens return to God, and statesmen return to government. It is imperative that we maintain those carefully drafted separations, those brilliantly conceived checks and balances, and those sparingly enumerated powers during these times of deceit and controversy.

WHAT CAN YOU DO? Every American must work to protect the Constitution by opposing convention calls emanating from their state legislatures. The following 29 states have issued standing calls for a constitutional convention, and those calls must be withdrawn.

AK Alaska	NV Nevada	AZ Arizona
NH New Hampshire	AR Arkansas	NM New Mexico
CO Colorado	NC North Carolina	DE Delaware
ND North Dakota	GA Georgia	OK Oklahoma
ID Idaho	OR Oregon	IN Indiana
PA Pennsylvania	IA Iowa	SC South Carolina
KS Kansas	SD South Dakota	TN Tennessee
MD Maryland	TX Texas	MS Mississippi
UT Utah	MO Missouri	VA Virginia
NE Nebraska	WY Wyoming	

(Alabama, Florida, and Louisiana
have withdrawn their calls.)

The remaining 18 states have never called for a convention and citizens must keep a vigilant watch to block legislation, in any of these states, that calls for a convention.

CA California	MT Montana	CT Connecticut
NJ New Jersey	HI Hawaii	NY New York
IL Illinois	OH Ohio	KY Kentucky
RI Rhode Island	ME Maine	VT Vermont
MA Massachusetts	WA Washington	MI Michigan
WV West-Virginia	MN Minnesota	WI Wisconsin

The author, Don Fotheringham, is a former college teacher and is manager of the national effort to Save the Constitution, a priority project of The John Birch Society. For additional copies of this article call 414-749-3783, or write — P.O. Box 8040, Appleton, WI 54913 — 10 copies for \$2.00, 100 copies for \$12.00, 1000 copies for \$100.00

Application to the Citizen Militia:
Delaware County, Unit Alpha
Delaware County, Pennsylvania

(Print all information)

Name: _____ Telephone: (____) _____ County: _____

Location: _____

City: _____ State: _____ Zip (if used): _____ Age: _____

Physical Health: _____ Branch/Highest Military Rank: _____

Previous military training: _____

Other pertinent training and capabilities: _____

Languages in which you are fluent: _____

Will you commit to attending at least one meeting a month?..... YES NO

Will you donate a nominal \$5.00 monthly dues to help with expenses?... YES NO

Are you willing to support the militia by buying your own uniform(s),
weapon(s), ammunition, and other necessary equipment?..... YES NO

Covenant of Service:

I, _____, certify and covenant that I will support, defend, and uphold, to the laying down of my life if necessary, the Constitution of the United States of America, and the Constitution of the Pennsylvania Commonwealth, against all enemies, foreign or domestic; and I will be obedient to all Laws framed under the Constitution, both of Pennsylvania, and of the Congress of the United States of America; further that I will perform to the best of my ability all tasks given me with honor and integrity of purpose and action.

Signature: _____

Accepted: _____

Date: _____

Date: _____



FACT SHEET

INSTITUTE FOR LEGISLATIVE ACTION

RESEARCH & INFORMATION

ANTI-GUN ORGANIZATIONS

Handgun Control, Inc. (HCI)

Headquarters: 1225 Eye Street, N.W., Suite 1100
Washington, DC 20005
Telephone: (202) 898-0792

Regional Offices:

10951 W. Pico Boulevard Suite 201 Los Angeles, CA 90064 Telephone: (213) 446-0056	800 S. Claremont Suite 201 San Mateo, CA 94402 (415) 342-6459
---	--

Staff: 20
Founding Chair: Nelson T. (Pete) Shields, III
Chair: Sarah Brady
President: Richard Aborn
Treasurer: Mark Ingram
Secretary: Lois Hess

Board of Directors:

David Birenbaum	John Hechinger	Maurice Rosenblatt
Carl Bogus	Larry Lowenstein	Jeanne Shields
John Corderman	John Phillips	Odile Stern
Lee Fisher	Helen Raiser	Edward O. Welles

Publication: Washington Report, quarterly
PAC: National Handgun Control Voter Education Fund
Membership: 190,000 dues-paying members. HCI claims 1,000,000+ members, but this includes contacts by interested parties by any means.

HCI originated (1974) as the National Council to Control Handguns (NCCH), a group which lobbied for government restrictions on the right to keep and bear arms through support for restrictions on the manufacture, importation, sale, transfer, and civilian possession of handguns. The organization voiced a desire for an eventual handgun ban through gradual steps, but changed its name and espoused goals due to results of a survey. In 1991, HCI amended its Articles of Incorporation to reflect its support of restrictions on rifles and shotguns as well.

Steve Allen
 Lauren Bacall
 Marjorie Benton
 Fred Bridges
 Edmund G. Brown, Sr.
 Ellen Burstyn
 Julia Child
 Jackie Cooper
 Hume Cronyn
 Joseph Curran
 Stephan Dart
 William Dorman
 Gerald Dunfey
 Douglas Fairbanks, Jr.
 Dianne Feinstein
 Kenneth Gibson
 Rabbi Jos. B. Glaser
 Betsy Gotbaum
 Michael Gross

Elliot Jones Halberstam
 Mariette Hartley
 Richard Hatcher
 Janet Gray Hayes
 Andrew Heiskell
 Hal Holbrook
 Maynard Jackson
 Albert Jenner, Jr.
 Shirley Knight
 Patricia Kennedy Lawford
 Jack Lemmon
 Edward Levi
 John Lindsay
 Marsha Mason
 Jane McMichael
 Patrick Murphy
 Paul Newman
 George D. Newton, Jr.

Victor Palmieri
 Gregory Peck
 Russell Peterson
 Sol Price
 Milton Rector
 Will Rogers, Jr.
 James W. Rouse
 Rabbi Alexander M. Schindler
 Neil Simon
 Rod Steiger
 Dr. Emanuel Tanay
 Jessica Tandy
 Eli Wallach
 Ruth Warrick
 Francis Wheat
 James Whitmore
 Andy Williams

The Center to Prevent Handgun Violence (CPHV) is an HCI "educational" spin-off that portrays firearms and their ownership as inherently dangerous. Straight Talk About Risks (S.T.A.R.), CPHV's politically-based anti-gun curriculum targets schoolchildren aged pre-K through 12th grade. The CPHV is located at 1400 K Street, N.W., Suite 500, Washington, DC 20005.

Coalition to Stop Gun Violence (CSGV)

Headquarters: 100 Maryland Avenue, N.E.
 Washington, DC 20002
 Telephone: (202) 544-7190
 President: Michael K. Beard
 Co-Chairpersons: Ethel Kennedy, Coretta Scott King

National Sponsors

Cesar Chavez	Walter E. Fauntroy	Harry Nillson
William E. Colby	Dr. Dorothy Height	Gregory Peck
Judy Collins	Dr. Barbara Jordan	Dr. Alvin F. Pouissant
Monsignor John J. Egan	Comm. George Napper	Rabbi David Sapperstein

The Coalition to Stop Gun Violence (CSGV), was originally formed in 1975 as the National Coalition to Ban Handguns (NCBH) "for the purposes of banning the importation, manufacture, sale, transfer, ownership and possession of handguns." In 1989, after expanding its efforts to include restrictions on all firearms, the group adopted its new name, Coalition to Stop Gun Violence.

The United Methodist Church was the principle founder of CSGV. CSGV's membership is comprised of individual supporters. Ex-CIA employee, Edward O. Welles, who also helped to form HCI, was an original NCBH board member and, reportedly, NCCH/HCI was an unreported member of the Coalition for several years.

CSGV's policy-making membership is comprised of 44 national organizations including:

American Academy of Pediatrics	Jesuit Conference—Office of Social Ministries
American Association of Suicidology	Jewish Community Center Association
American Ethical Union	Loretto Community
Americans for Democratic Action	Mennonite Central Committee, Washington Office
American Jewish Committee	National Association of Social Workers
American Jewish Congress	National Council of Jewish Women, Inc.
American Psychiatric Association	National Council of Negro Women, Inc.
American Public Health Association	National Urban League, Inc.
Baptist Peace Fellowship of North America	North American Federation of Temple Youth
The Bible Holiness Movement, International	Pan American Trauma Association
B'nai B'rith Women	Presbyterian Church USA, Social Justice and Peacemaking Ministry Unit
Center for Science in the Public Interest	Union of American Hebrew Congregations, Religious Action Center
Central Conference of American Rabbis	Unitarian Universalist Association
Child Welfare League	United Church of Christ, Office for Church and Society
Church of the Brethren, Washington Office	United Federation of Teachers
Citizens For Safety	United Methodist Church, Board of Church and Society
The Communitarian Network	U.S. Conference of Mayors
The Council of The Great City Schools	U.S. Student Association
The DISARM Education Fund	United Synagogues of America
Fellowship Reconciliation	Women's League for Conservative Judaism
Friends Committee on National Legislation	Women's National Democratic Club
International Ladies' Garment Workers Union	YWCA of the U.S.A.

The Educational Fund to End Handgun Violence (EFEHV)

Headquarters:	Box 72 110 Maryland Avenue, N.E. Washington, DC 20002
Telephone:	(202) 544-7227
Director:	Josh Horwitz

Incorporated in 1978 as an "educational" spin-off to the Coalition to Stop Gun Violence, the EFEHV is supported by private donations and foundation grants. The fund distributes anti-gun "research" on handgun violence, firearms marketing and production, and firearms design.

The Violence Policy Center (VPC)

Headquarters:	1300 N Street, N.W. Washington, DC 20005
Telephone:	(202) 783-4071
Executive Director:	Josh Sugarmann
Of Counsel:	Kristen Rand

The Violence Policy Center is the new name of the New Right Watch (NRW), a non-profit group that "researched" what it perceived as a new right-wing American political movement. NRW focused its attack on semi-automatic firearms with two releases: *Assault Weapons and Accessories in America* (1988), a joint effort with EFEHV, and *Assault Weapons: Analysis, New Research, and Legislation* (1989). Funding for New Right Watch was received from individual and foundation grants.

VPC is a non-profit national "educational" foundation that proposes firearms restrictions as measures to reduce violence in America. VPC's Executive Director, Josh Sugarmann, formerly the Executive Director of the New Right Watch and, previously,

with the National Coalition to Ban Handguns, is the author of a new book attacking the NRA, *NRA: Money, Firepower, and Fear* (1992).

Other National Organizations With Anti-Gun Policies

AFL-CIO	Harris Foundation
American Academy of Pediatrics	Hechinger Foundation
American Academy of Child and Adolescent Psychiatry	Joyce Foundation
American Alliance for Rights and Responsibilities	Lauder Foundation
American Association of Retired Persons	Lawrence Foundation
American Association of School Administrators	Ortenberg Foundation
American Association for the Surgery of Trauma	Police Foundation
American Bar Association	H.M. Strong Foundation
American Civil Liberties Union	Florence and John Shumann Foundation
American Medical Association	The Council of the Great City Schools
American Trauma Society	U.S. Catholic Conference, Dept. of Social Development
National Association of Community Health Centers	Committee for the Study of Handgun Misuse & World Peace
National Association of School Psychologists	Common Cause
National Coalition Against Domestic Violence	Children's Defense Fund
National Education Association	Disarm Educational Fund
National Safe Kids Campaign	George Gund Fund
Dehere Foundation	

Anti-Gun Individuals & Celebrities

Steve Allen - Entertainer*	Douglas Fairbanks, Jr. - Actor*
Cleveland Amory - Author	Mike Farrell - Actor
Louis Anderson - Comedian	Jane Fonda - Actress
Richard Dean Anderson - Actor	Art Garfunkel - Singer
Ed Asner - Actor	James Glassman - Editor
Lauren Bacall - Actress*	Louis Gossett, Jr. - Actor
Candice Bergen - Actress	Lewis Grizzard - Columnist
Peter Bonerz - Actor	Michael Gross - Actor
Robert E. Brennan - Financier	Elliott Gould - Actor
Jimmy Breslin - Columnist	Bryant Gumbel - Entertainer
Beau Bridges - Actor	Dianne Feinstein - Politician
Lloyd Bridges - Actor*	Mark Harmon - Actor
Steven Brill - Author	Mariette Hartley - Actress
Mel Brooks - Actor/Director	Howard Hessman - Actor
Dr. Joyce Brothers - Psychologist/ Author	Hal Holbrook - Actor*
Art Buchwald - Columnist	Maynard Jackson - Mayor, Atlanta*
Ellen Burstyn - Actress	C. Everett Koop - Former Surgeon General, National Safe Kids Campaign
Robert Chardoff - Producer	William Kovacs - Director
Julia Child - Author/Chef*	Ann Landers - Columnist
Jackie Cooper - Actor/Director*	Norman Lear - Producer and Pres. People for the American Way
Hume Cronyn - Actor	Jack Lemmon - Actor*
Pam Dawber - Actress	Hal Linden - Actor
Phil Donahue - Talk Show Host	Jack Lord - Actor
Michael Douglas - Actor	Marsha Mason - Actress*
Amitai Etzioni - Teacher	

Mary McGrory - Columnist
 Abner Mikva - Judge
 Norval Morris - Law Professor
 Paul Newman - Actor
 Harry Nilson - Singer
 Leonard Nimoy - Actor
 Jennifer O'Neill - Actress
 Jane Pauley - Entertainer
 Gregory Peck - Actor*

Robert Redford - Actor/Director
 Steven Rockefeller - Financier
 Will Rogers, Jr. - Actor
 Neil Simon - Playwright*
 Rod Steiger - Actor*
 Jessica Tandy - Actress*
 Tom Teepen - Editor
 Marlo Thomas - Actress*
 Garry Trudeau - Cartoonist

Eli Wallach - Actor*
 Richard Widmark - Actor
 James Whitmore - Actor*
 Andy Williams - Singer*
 Oprah Winfrey - Entertainer
 Joanne Woodward - Actress*
 Herman Wouk - Author
 * Denotes membership on HCI's
 National Committee

Anti-Gun Corporations/Corporate Heads

The following listing includes the most prominent national corporations and/or corporate heads that have used the company name while actively supporting anti-gun proposals or organizations.

Ben & Jerry's Homemade, Inc.
 Bennett R. Cohen Chrm. & CEO
 Rte. 100, Box 240
 Waterbury, VT 05676
 (802) 244-5644
 Ice cream and frozen yogurt

Carter Hawley Hale Stores, Inc.
 Philip M. Hawley, Chrm. & CEO
 444 South Flower Street
 Los Angeles, CA 90071
 (213) 620-0150
 Retail clothing and accessories stores

Crown Central Petroleum Corp.
 Henry A. Rosenberg, Jr.
 One North Central Street
 Box 1168
 Baltimore, MD 21203
 (301) 539-7400
 Refiners and marketers of petroleum products, convenience stores

Hyatt Corporation
 Jay Pritzker, Chrm. & CEO
 200 West Madison
 Chicago, IL 60606
 (312) 750-1234
 International hotels

ICN Biomedicals
 Adam Jerney, Chrm. & CEO
 3300 Hyland Avenue
 Costa Mesa, CA 92626
 (714) 545-0113
 Pharmaceutical and biomedical products

Johnson & Johnson
 Ralph S. Larsen, Chrm. & CEO
 One Johnson & Johnson Plaza
 New Brunswick, NJ 08933
 (908) 524-0400
 Healthcare, pharmaceuticals, professional and consumer products

Cummins Engine Company, Inc.
 Henry B. Schacht, Chrm. & CEO
 500 Jackson Street
 Box 3005
 Columbus, IN 47202
 (812) 377-5000
 Diesel engines, related parts

Clorox Corporation
 Charles R. Weaver, Chrm. & CEO
 1221 Broadway
 Oakland, CA 94612
 (415) 271-7000
 Household cleaning products

MNC Financial, Inc.
 Alfred Lerner, Chrm.
 Ten Light Street
 Box 987
 Baltimore, MD 21203
 (301) 244-5000
 Commercial and consumer banking, financial services

Hechinger Company
 John W. Hechinger, Chrm.
 1616 McCormick Drive
 Landover, MD 20785
 (301) 341-1000
 Lumber and building supply retailer

A & M Records
 Al Cafaro, Chrm. & CEO
 595 Madison Avenue
 New York, NY 10022
 (212) 826-0477
 Record Production, Entertainment

Southland Corporation
 Masatoshi Ito, Chrm.
 2711 North Haskell Avenue
 Dallas, TX 75221
 Convenience stores

Rolling Stone Magazine
 Jann Wenner, Chrm. & CEO
 745 5th Avenue
 New York, NY 10151
 (212) 758-3800

Time Warner Inc.
 Gerald M. Levin, Chrm. & CEO
 75 Rockefeller Plaza
 New York, NY 10019
 (212) 484-8000
 Publishing, film and music recordings

Publication and Media Outlets

The following publications and media outlets have also assisted in the attack on Second Amendment rights. The editorial policies of some of the media sources listed below portray firearms in a negative manner in an attempt to generate public support for restrictions on firearms ownership. Others have refused some or all of NRA's advertisements.

American Broadcasting Company ABC Television Network 77 W. 66th Street New York, NY 10023-6298 (212) 456-7777	Cox Newspapers Atlanta Journal-Constitution Credibank Towers, Suite 400 2800 Biscayne Blvd. Miami, FL 33137 (305) 576-7678	Newsweek, Inc. Newsweek Magazine 444 Madison Avenue New York, NY 10022-6999 (212) 350-4000
Audubon Society Audubon 950 Third Avenue New York, NY 10022-2705 (212) 546-9100	Gannett News Service USA Today 1000 Wilson Blvd. Arlington, VA 22229 (703) 276-5806	The New York Times Corporation The New York Times 229 W. 43rd Street New York, NY 10036 (212) 556-1234
Better Homes and Gardens 1716 Locust Street Des Moines, IA 50309-3023 (515) 284-3000	Johnson Publishing Company, Inc. Ebony Magazine 820 S. Michigan Avenue Chicago, IL 60605-2190 (312) 322-9250	Time Magazine Time & Life Building Rockefeller Center New York, NY 10020 (212) 522-1212
Blue Chip Stamps 15801 S. Eastern Avenue Los Angeles, CA 90040 (213) 720-4600	Knight-Ridder Newspapers Detroit Free-Press 321 W. LaFayette Blvd. Detroit, MI 48231 (313) 222-6400, Miami Herald One Herald Plaza Miami, FL 33132-1683 (305) 350-2111	Times-Mirror Corporation The Los Angeles Times Times Mirror Square Los Angeles, CA 90053 (213) 237-3000
The Christian Publishing Society The Christian Science Monitor One Norway Street Boston, MA 02115 (508) 586-6200	McCall's Magazine 110 Fifth Avenue New York, NY 10017-5603 (212) 463-1000	The Baltimore Sun 501 N. Calvert Street Baltimore, MD 21278 (301) 332-6300
Columbia Broadcasting Service CBS Television Network 51 W. 52nd Street New York, NY 10019 (212) 975-4321	National Broadcasting Company NBC Television Network 30 Rockefeller Plaza New York, NY 10112 (212) 664-4444	The Tribune Company Chicago Tribune 435 N. Michigan Avenue Chicago, IL 60611 (312) 227-3000
Corporation For Public Broadcasting PBS Television 1320 Braddock Place Alexandria, VA 22314-1698 (703) 739-5000 (703) 739-0775 - Fax		Washington Post 1150 15th Street, N.W. Washington, D.C. 20071 (202) 334-6000

NEWS & RECORD

Greensboro, North Carolina

VOL. 105, NO. 177

Sunday,
June 25, 1995

BY SUSAN LADD
and STAN SWOFFORD
Staff Writers

WAYNESVILLE — Amy Honaker believes she saw the "mark of the beast" — and the beginning of the New World Order — and it nearly made her sick.

Honaker, 18, is a cashier at Wal-Mart in Waynesville. She's also a member of a local citizens' militia and Patriot group that fears the federal government is helping establish a one-world government that would strip Americans of their liberties.

That's why she gasped and turned pale a few months ago when a woman in Honaker's Wal-Mart line plopped her purchases down and held out her right hand. Instead of a credit card, the woman wanted Honaker to scan her hand. The woman said that a micro-chip implanted in the back of her right hand would provide Honaker with the necessary credit information.

Honaker, who says she was brought up in a "very Christian" environment, was so shaken she had to take a break.

"I was disgusted. I thought I was going to throw up," Honaker said. "This is another indication to me that a New World Order is coming unless we all wake up."

Honaker's thoughts were on the Bible, specifically chapter 13 of the Book of Revelation, which says the satanic beast "causeth all ... to receive a mark in their right hand or in their foreheads. And that no man might buy or sell, save he that had the mark, or the name of the beast"

Does Bill Clinton's "Gun Control" Agenda Include A Bullet In Your Head?

Throughout all of recorded history, governments have clashed with their own citizens, often violently, over the right to own weapons. Whether it be slingshots, spears, swords, arrows, muskets, pistols or today's controversy over assault rifles, individuals persist in the desire to have the means to **DEFEND** themselves; governments terribly **FEAR** the power and independence of an armed citizenry. It is a conflict thousands of years old, and the foremost reason why you continue to enjoy so many personal **FREEDOMS** today.

It should be no surprise, therefore, that every act of **GENOCIDE** has been preceded by **FIRST** disarming the victims. The Ottoman Turks disarmed the Armenians, and then easily slaughtered 1.5 million. Germany disarmed entire nations, sending as many as 13 million innocent and helpless victims to their deaths. Since 1917, Communist rulers worldwide have murdered over 65 million of their own citizens - an easy task having first disarmed each and every population they conquered. As China's most ruthless mass murderer, Mao Tse Tung, so accurately stated,

"Power Flows Out Of The Barrel Of A Gun".

Fortunately, the founders of this great Country long ago recognized the inherent danger in every centralized form of government having supreme power, and provided future generations their eternal protection against such tyranny by **GUARANTEEING** them the "*Right To Keep and Bear Arms*". That right, however, has been severely damaged by laws which, under the pretense of "crime control", have been used primarily to halt the ownership of firearms by law-abiding individuals like yourself. Moving beyond restricting lawful firearms ownership, however, various states and cities have actually enacted legislation requiring firearms owners to **SURRENDER** their guns. Similar federal legislation exists; still more drastic gun bans are pending - including a total prohibition on the ownership of **ALL** firearms by law-abiding citizens.

In response, gun owners nationwide have overwhelmingly rejected such clear violations of their 2nd, 4th, 5th, 9th, 10th and 14th Amendment Rights, and have blatantly disobeyed such laws - placing new pressure on the Clinton administration to enforce its demands. And by recent evidence, the U.S. government has responded.

For the past few months, select United States military personnel have been asked to complete questionnaires relating to their willingness to serve in a "World Army" under the command of the United Nations. (*In point of fact, President Clinton signed over co-control of United States Armed Forces to the United Nations on May 3, 1994 under Executive Order PDD-25.*) Aside from the many other serious issues raised by this psychological inquiry, the most chilling question is the one reproduced below relating to a scenario which **ALREADY EXISTS**, and which asks:

46. The U.S. government declares a ban on the possession, sale, transportation, and transfer of all non-sporting firearms. A thirty (30) day amnesty period is permitted for these firearms to be turned over to the local authorities. At the end of this period, a number of citizens groups refuse to turn over their firearms. Consider the following statement:

I would fire upon U.S. citizens who refuse or resist confiscation of firearms banned by the U.S. government.

☐ Strongly disagree

☐ Disagree

☐ Agree

☐ Strongly agree

☐ No opinion

Source: Excerpt from a "Combat Arms Survey" questionnaire administered to U.S. Marines at the Twenty-Nine Palm U.S. Marine Base, California on 5/10/94

The answer to whether future U.S. military actions are being planned against those Americans who have refused to turn in their guns is unknown at this time - though obviously, without enforcement, such laws remain meaningless. The recent events in Waco, a tragic loss of 92 lives over nothing more than a minor gun possession charge, **PROVES**, however, the willingness of the Clinton Administration to use unlimited police and military firepower in such cases. And that similar actions can be taken without fear of legal or political consequences.

Hopefully our military will not be used against us. Hopefully the tragedy of Waco will not be repeated in towns and cities across America. But just remember - the issue of "gun control" has to do about **POWER** and nothing else. Were crime the real issue, politicians would write laws directed at criminals, and not against **YOU!** Whether you believe in the right to defend yourself, or have instead placed your life in the hope that police can save you in time, firearms in the hands of law-abiding, responsible citizens remain your best **GUARANTEE** of freedom in the future.

— MILLENNIUM 2000 2 hr 15.00 + S/H
— TACTICAL UPDATE
— JACK McCLAND

6 TAPES
11 1/2 hrs
75.00 + 15.00 S/H

— **AMERICA IN PERIL** This video discusses the steps that have been taken and the plans that are being made for the military takeover of America by the United Nations forces. It includes such items as FinCEN, MJTF Police, Detention Camps, confiscation laws, and much, much more. This is the tape you will not want to miss. (2 hours, VHS - \$15.00 plus \$3.00 S/H)

— **AMERICA IN PERIL (PART II) A CALL TO ARMS** Picks up where *America in Peril* left off. With virtually totally new information, this video is equal in quality and also as important as the first. (2 hours, VHS - \$15.00 plus \$3.00 S/H)

— **MARK IN THE CAROLINAS** Due to the overwhelming interest in Mark by the Carolina Patriots, he was invited to the Spartanburg Memorial Auditorium for a special live appearance to update us on the 'Latest'. Excellent Video. (2 hours, VHS - \$15.00 plus \$3.00 S/H)

— **WACO, THE BIG LIE** This Documentary has provided ample evidence for the reasonable mind that the people at the Mount Carmel Center were murdered by the BATF, FBI, etc. This is a powerful video that will open a lot of eyes as to what really happened in Waco. (30 minutes, VHS - \$15.00 plus \$3.00 S/H)

— **WACO, THE BIG LIE CONTINUES** Some of the same material first presented in *Waco, The Big Lie* along with greater scope and more testimony in an extremely intense narrative/original-video documentary. (1.5 hours, VHS - \$15.00 plus \$3.00 S/H)

— **EQUIPPING FOR THE NEW WORLD ORDER** Mark, the speaker from *America in Peril*, provides an overview of the type of equipment that is needed by the American militia member, including the protection for survival of ourselves and our children. Good preparation can make the difference between life & death. (1.3 hours, VHS - \$15.00 plus \$3.00 S/H)

— **NEW - MARK AND FRIENDS - TACTICS AND STRATEGIES** Mark and his friends exchange information with people in the military and other behind-the-scenes agencies. This tape is very enlightening. (VHS - \$15.00 plus \$3.00 S/H)

— L. A. LAWMAN
— WAR & EMERGENCY POWERS
— OUTDOOR SKILLS
— M.O.M.
— DON McALVANY

— 15. + S/H

— BAKER FIELD (MARK)
SEMINAR
7 TAPES
40 + 9.00 S/H

— **VAMPIRE KILLER 2000** Police Officer's warning of the One-World government's take over of local police authority. Intended for civilians to distribute to Police, and all Military Personnel. (Comb-Binder Book - \$2.00 plus \$2.00 S/H)

— **NEW AMERICAN MAGAZINE** Latest information on New World Order activities in a Top-Quality Color Format. (Selected Issues Available - \$5.00 plus \$2.00 S/H)

— TONY MARKS

Please indicate, on the lines above, the quantity of each item you desire.

_____ Item Total.

\$ _____ Shipping & Handling Total. (\$3.00 per video, \$2.00 per book)

Please send non-Postal Money Orders only, no checks please. Due to the recent reports of mail tampering some have elected to use registered mail to insure that we receive your order.

Since we retain no mailing list, please make extra copies of this order form. Send a SASE when requesting an updated order form only. Thank you for your interest, and may God Bless You.

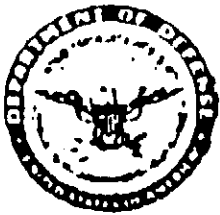
YOUR
ADDRESS:

PLEASE SEND YOUR ORDER TO:

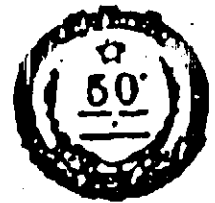
MT. CARMEL A PAY OF
INFORMATION (3 TAPES SET)
440.00 + S/H
ORDER DEPARTMENT
3115 WHITE HORSE ROAD
SUITE 133
GREENVILLE, SOUTH CAROLINA
29611

A Better Informed American Makes A Better Tomorrow For Us All - Hosea 4:6.

- MARKS SURVIVAL SERIES
3 TAPES 40 + 9.00 S/H



DEPARTMENT OF THE ARMY
HEADQUARTERS UNITED STATES ARMY TRAINING AND EXERCISE COMMAND
FORT MONROE, VIRGINIA 23651-5000



REPLY TO
ATTENTION OF

1994
ATBO-KM
July 1994

S: 29 August

27

MEMORANDUM FOR SEE DISTRIBUTION

SUBJECT: Draft Army Regulation on Civilian Inmate labor Program.

1. Enclosed for your review and comment is the draft Army regulation on civilian inmate labor utilization and establishing prison camps on Army Installations. The draft regulation is the compilation of all policy message, Civilian Inmate Labor Oversight Committee policy decisions, and lessons learned to date. The new regulation will provide the following:

- a. Policy for civilian inmate utilization on installations.
- b. Procedures for preparing request to establish civilian inmate labor programs on installations.
- c. Procedures for preparing requests to establish civilian prison camps on installations.

2. The regulation will not be official until the printed copies are distributed. Therefore, draft should not be circulated as an official document.

3. Please forward your comments on DA Form 2028 (Recommended Changes to Publications and Blank Forms) to HQ TRADOC, ATTN: ATBO-KM/Gerri Rumbough, Fort Monroe, Virginia 23651-5000 NLT 29 August 1994. Further, request you provide the name of your point of contact to Gerri Rumbough upon receipt of this memorandum (DSN 680-5189/COMM (804) 728-5189 or PROFS MON1 (RUMBOUGG)).

FOR THE COMMANDER:

1 Encl
as

for Charles D. Spruell
C. DEAN RHODY
Director
Resource Management