

The Kealey PAPER

*Published by the Canadian
Institute for Political Integrity*

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Seventh Edition

"The truth, the whole truth and nothing but the truth"

November 1996 to May 1997

July 1, 2000



TIME FOR A NEW RELATIONSHIP

(see page 11)

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*** SPECIAL 10th ANNIVERSARY EDITION ***

Gustafson Lake standoff a diversion, says corruption fighter

Kealey certain Wolverine will be released

Pat Coppard

The Cowichan News Leader

Corruption fighter Glen Kealey is predicting the 18 defendants in the Gustafson Lake trial will be acquitted.

Kealey, who moved to the Cowichan Valley last year to be closer to the trial, says he believes William Jones Ignace-Wolverine and others arrested during the August 1995 RCMP stand-off will be released for lack of evidence. "Everyone's going to be found not guilty" he says.

"There's really no evidence except very little circumstantial evidence."

Now living in Maple Bay, Kealey said he's travelled to Surrey regularly to attend the trial since it began last July.

The four defence lawyers in the case are expected to finish their closing statements this week, with the jury slated to retire to consider a verdict by the weekend.

"If they're an O.J. Simpson type jury, they'll be out in five minutes," Kealey said. "I don't think it'll take that long."

Kealey attracted national attention in the late 1980's for his 1,000-day vigil outside Ottawa's Parliament Buildings to protest alleged kickbacks and deceit by the Mulroney government. A former millionaire developer, he founded the Canadian Institute for Political Integrity in 1992 and serves as its president.

Last month, Kealey filed several complaints with the RCMP stemming from the

Gustafson Lake confrontation, including illegal prosecution, abuse of power, use of excessive force and creating false news.

Kealey alleges the RCMP command in Ottawa and B.C. conspired with representatives of the United States Federal Reserve, some native tribal council chiefs and the national media to orchestrate the native standoff.

"Yet, when the facts were known, they still proceeded to place a number of individuals they knew to be innocent on trial," Kealey wrote in a letter to Inspector James Good of the RCMP's Surrey detachment.

He added the standoff cost taxpayers more than \$6.5 million and the ongoing trial is costing another \$50,000 daily.

Good referred the complaints to the B.C. ombudsman.

But Kealey insists the conspiracy allegation falls under the Criminal Code of Canada and should be investigated by the RCMP.

According to Kealey, the Gustafson Lake standoff was part of an elaborate plan to divert Fraser River water to Colorado via the GRAND canal, using "phony" First Nations tribal councils.

He believes the incident was orchestrated to scare Canadians into settling land claims with the First Nations, so councils can then strike a deal with multinational corporations for the land to build the canal.

**OTHER ITEMS
may be found on
pages 8, 9, 19,
20, 21 and 22**

An investigation that was like peeling an onion - ring by ring

Tenth anniversary of the mutiny at MICOT

by Glen EP Kealey

April 1, 1997 marked the 10th anniversary of a mutiny by some of the management at MICOT. MICOT, is the acronym I chose for the Manager's Institute of Communicating Office Technologies, the \$160 million project that first brought me to the attention of the elites that ruled Ottawa in the mid 80's. It was designed as an "Intelligent Building", a "City within a City", that I, its promoter/developer, had conceived. It was to be a model for the construction industry during changing times. I hoped that it would inspire others to end further development of similar massive urban construction projects. I expected MICOT would cap the growth of urbanism which itself had been motivated by the "industrial revolution".

Afterall, had we not entered a new technological age?

MICOT would be a bridge or launch pad to the future. It would demonstrate the advantages that would accrue to workers and employers alike, by initiating a more natural decentralized technologically based economic system. We would finally recognize the benefits that could be garnered from better partitioning the total hours that we each spend during a 24 hour day. Technologies, such as computers and communications, were making possible professionally assisted home based schooling as well as creating environments for truly effective personal workplaces, complete with links to the outside world. Intelligent houses could now be built in communities surrounded by family oriented leisure time activities — such as golf,

alpine and cross-country skiing, hiking, boating, gardening, hunting; or again, if one chose to live in a city — access from home to all forms of culture and arts.

However, MICOT was not to be. On April fools day 1987, the Prime Minister's Office (PMO) moved to shut me down. I had refused Public

Comment

Works Minister Roch LaSalle when he personally delivered Brian Mulroney's request that I pay them a tollgate or kickback amounting to 5% plus \$5000 cash, before I would be given their permission to proceed to spend the money I had raised privately to create jobs.

Because I refused to pay, they, along with my two main partners, who were themselves motivated by greed, conspired together in a mutiny against me. The ensuing legal battle lasted about a year before my position, as it was stated in our unanimous shareholders agreement, was confirmed by the courts. Although my presidency was upheld at trial, and later, on appeal, the public squabble ended any chance of the project going ahead. My stand, for refusing to pay the bribe that the federal cabinet had demanded to allow me to create 5,000 jobs, cost me personally in excess of \$23 million. However, because it remains the main event that eventually launched me on my 10 year private investigation of our "system of politics and religion", I would not change one decision I made then or since.

Finally, I now comprehend why the Creator made me into the "Spiritual Free-Thinking Individual" that I am today. Such wisdom could not ever have been learned by investing any amount of time obtaining "degrees" from the most prestigious universities of the world. To the contrary, I now understand that these degrees, as they are awarded by THEIR "institutes of higher learning", are but a confirmation of the degree of virus infested programming that one has voluntarily accepted to download into one's own brain. In return, these servile Zombies receive a "SON'S LEGACY" which itself is only a "promise to pay" from a

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Tenth anniversary of mutiny at MICOT

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bunch of corrupt "accumulating anti-creators". The false promises only state that anti-creators will return to Masons gifts they once stole — the gifts the Creator had given to us all. These mole-like rulers operate from the depths of the underworld. They are the hidden hand that controls the visible Greymen and Masons. Masons are sponsored by them into positions of power. They pull the money strings of both Politics and Religion. Currently the rulers promote a New World Order. Masons are greedy third parties who

are always sacrificed in the end. The truth about how "the system" functions can never be learned from within, even with \$23 million, without compromising one's integrity. My long 10 year journey from illusion to reality was worth every penny. I would do it all again.

The moral of my story is being written here for the benefit of all free thinkers. Whatever happens to me personally, now or in the future, (this also includes whatever choices Canadians will make for themselves and their families

by the next millennium), nothing can ever change the simple fact that, because of the choice I made about the direction in which I decided to take MY life, the end result is the fact that I have enjoyed ten really great years filled with the unforgettable FREEDOM I felt, when I was allowed to be myself. Today, I can truly say that I live and not merely exist. Few can state as much. No amount of money, or promise to live forever, can ever equal that.

The National Media

John Swinton, former Chief of Staff of The New York Times hit the nail on the head in 1953 at a function at the New York Press Club when he stated: "There is no such thing, at this date of the world's history, in America, as an "independent" press. You know it, and I know it. There is not one of you who dares to write your honest opinion, and if you did, you know beforehand that it would never appear in print. I am paid weekly to keep my honest opinion out of the paper I am connected with. Others of you are paid similar salaries for similar things, and any of you who would be so foolish as to write honest opinions would be out on the streets looking for another job. If I allowed my honest opinion to appear in one issue of my paper, before twenty-four hours my occupation would be gone. The business of the journalist is to destroy the truth; to lie outright; to pervert; to vilify; to fawn at the feet of mammon and to sell his country for his daily bread. You know it, and I know it; and what folly is this toasting an independent press? We are the tools and vassals for rich men behind the scenes. We are the jumping jacks. They pull the strings and we dance. Our talents, our possibilities and our lives are all the property of other men. We are intellectual prostitutes".

careers; first, 19 years as Chief Engineer at the hospital in Nelson, and then another 19 years for Public Works B.C. where he was in charge of all the provincial government buildings in the East and West Kootenays.

But art was always Rolfe's first love. Almost born with a paint brush in his hand, one of his paintings makes up part of a Vatican collection. His many sculptures in bronze as well as his prized wood carvings have brought him fame, if not fortune, from around the world.

Rolfe now spends his days doing political cartoons. There never is a shortage of models. Through his work Rolfe always gets even, in one of the few ways left to Canadians, proving with his sketches that his pen is in fact mightier than the sword.

Rolfe joined the Canadian Institute for Political Integrity in 1993 and was named official cartoonist from the time we launched the first edition of the Kealey Paper, in 1995. His drawings continue to evoke as many comments from the public as anything else of a controversial nature that appears in its pages.

As a small token of our affection, Ann and I are honoured to induct Rolfe Brock into the exclusive ORDER OF INDEPENDENT CANADIANS (OIC medal to follow).



Rolfe Brock

TRULY A CANADIAN HERO

by Glen Kealey

Rolfe Brock is not just a hero. He is the best model of an Independent Canadian that I have found thus far in Canada.

Rolfe is about to turn 79 years of age but, with the amount of energy he expends in a day, he could put a lot of men with half his years to shame. Tireless, every day that passes he spends

fighting for everything and everyone he believes in. And don't let politicians try to pull a fast one on Rolfe because he's got one of those rare built-in "bullshit detectors".

Rolfe was born on the Prairies but was raised in Sidney, on Vancouver Island. Rejected by the army because of asthma he learned the sheet metal trade at Boeing. Rolfe outlived two

Glen EP Kealey
National President, CIPI



Annhe Kealy
National Vice President, CIPI



Annhe Kealy, (formerly Shelley Ann Clark) is the civil servant, with 30 years experience, who worked for the Canada-U.S. Free Trade Negotiations Office in Ottawa and exposed an act of high treason committed by former Prime Minister Mulroney. She was ordered by the third highest ranking negotiator on Mulroney's team to come into the office between midnight and 4 a.m. in order to falsify and eventually shred briefing papers designed to mislead provincial premiers as to what was really being given away in the FTA (Free Trade Agreement). In March 1988, she was ordered by her boss to secretly remove key documents from the Free Trade Office and bring them to the trunk of his car. This order was given after he received an internal memorandum that ordered all negotiators to turn over to the National Archives all documents used in the negotiations. While screening the material to be removed, Clark came across an implementation scheme that clearly laid out a step-by-step plan that would eventually lead to the merger of Canada and the U.S.A. by the year 2005. Clark stated that the scheme also contains plans for Quebec's separation, and the construction of a GRAND canal for massive water diversion. After being abandoned by PSAC, her union, and threatened by secret service, Clark went public with her story in May 1993, with the assistance of a lawyer. Canada's national media would rather have you think about TV soap operas, sports, O.J. Simpson and Paul Bernardo.

Claude Guillemette, Secretary-Treasurer
Rolfe Brock, political cartoonist.

Who are we?

We are the Canadian Institute for Political Integrity (CIPI), a non-profit corporation dedicated to bringing about a truly democratic and independent Canada. We believe this can only be done by exposing the lies that were used to create the illusion that freedom and spirituality can be achieved through politics and organized religion. By exposing the corrupt Accumulators, the Hidden Hand puppeteers that manipulate the world's economic systems only for their benefit, we expect Canadians will wake up to the dangers that lie ahead. What distinguishes us from other groups is not only our analysis of what's wrong; it is the fact that we alone offer a solution that does not merely patch over the problem, but eliminates it from the ground up.

Kealey is the former Ottawa-Hull region commercial developer who spent 1000 days on Ottawa's Parliament Hill before he was allowed to appear in court in 1991 — where he exposed the system of sophisticated organized crime run by Mulroney's government; with the complicity of the Justice System and the RCMP. Former Public Works minister, Roch LaSalle, offered him federal government support for his project in exchange for 5% of all government contributions, on top of the \$5,000.00 kickback which LaSalle asked for up front. While investigating, Kealey found evidence of a massive bribe and kickback scheme operated and controlled right out of the Prime Minister's Office, and a close collaboration among Cabinet Ministers, the national media and RCMP Commissioners. Kealey, through a Section 507 Hearing, succeeded in convincing a Justice of the Peace, with 34 years experience, to lay charges against 16 senior politicians and government officials, including Norman Inkster, Commissioner of the RCMP, Henry Jensen, Deputy Commissioner and J. Michael Shoemaker, Assistant Deputy Commissioner, with having conspired together in a criminal conspiracy intended to cease and limit police investigations.

If you believe that police state tactics were designed only for use against Natives

THINK AGAIN

Americans Gordon and Yorie Kahl found out what Canadians will soon know

The following material, about the son of a man who made it his responsibility to inform his fellow Americans about the criminal activity of the elites who control the government, was passed on to CIPI by Mr. Hugh Thompson, of Lake Shawnigan, B.C.

January 15, 1997

Dear Hugh,

I will write a few lines here along with DeCamp's letter and the new book as I told you I would send when they arrived.

I am sure you will find the book interesting and even though the "load" gets heavy, I can't quit trying to get Yori and Scott out of prison.

John told me after meeting with Spector and others in Nash, D.C. He is confident we will get the truth out on National T.V. somehow!

If the Judge is any Man at all, he will release Yori and Scott after all that has been presented to him, the "Habeas Corpus" and Yori's letter to him plus the forced bond motion John is filing shortly.

As I've said before, words cannot ever express my gratitude and support you have done for us, and thanks again.

Sincerely,
Joan Kahl-Britton

October 26, 1996

MEMO FROM JOHN
DECAMP TO JOAN KAHL

Joan:

I am faxing you a copy of Yori Kahl's letter to the judge.

Joan, please read and share with any you choose.

This letter is without question one of the most compelling and impressive documents I have ever been privileged to read.

This letter demonstrates also, one of the greatest crimes ever committed.

That crime is chaining in a prison one of the greatest and most brilliant minds living in this country at this time. The mind of a person who has a true and comprehensive understanding of how this country came to be; what is necessary if it is to survive; where the core of this country's problems are ...and he has explained it in clear, non-offensive language that everyone can understand.

We must ...absolutely must... keep up the fight until this mind is freed and the true story is told. As I told you, I will be taking the fight to Washington to the politicians one-on-one within the next couple of weeks. Help all you can...and I know you will.

Respectfully,

John W. DeCamp (Attorney)

I have given Judge Jones a brief history lesson on the matter, which he already know, yet I hope to bring to his attention that this cause requires immediate action.

"Justice delayed is justice denied!". This is a maxim of law. Certainly justice has been more than "denied" in our case.

seven hundred years ago, they don't appreciate the cries of the people—at least they're not heeding those cries. Instead, Janet Reno prepares to assault the people.

Virtually everyone is warning of eminent collapse. The Fed's will try to disguise this; blaming it on crime, drugs and anything but the true cause.

The official U.S. debt is "over twenty trillion dollars". (The mere five trillion you hear them whine about is NOT the TOTAL debt. LIES, LIES, LIES....).

The Anti-terrorist Bill was designed for "you", the average American who will soon be losing the remainder of their hard-won liberties.

"They" know, in their dark "secret chambers" that pressures are building. Unfortunately, "they" have me classified as a "terrorist". They think I want to overthrow the Federal Government. The truth is I want them back within their Constitutional cage where they belong, doing the job they were created to do. (Not dealing drugs and murdering citizens.)

Don't get discouraged, though. We are entering a "new age". Hopefully not the new age "they" foresee. There are going to be very bad times ahead. Regardless, we have no choice but to march on.

Lately, I've been reading a lot on Congressional history.

There has been a "conscious conspiracy" going on for a long time to "nationalize America". There have been patriots in Congress in every age that opposed this, but their numbers have dwindled in recent years to almost nothing.

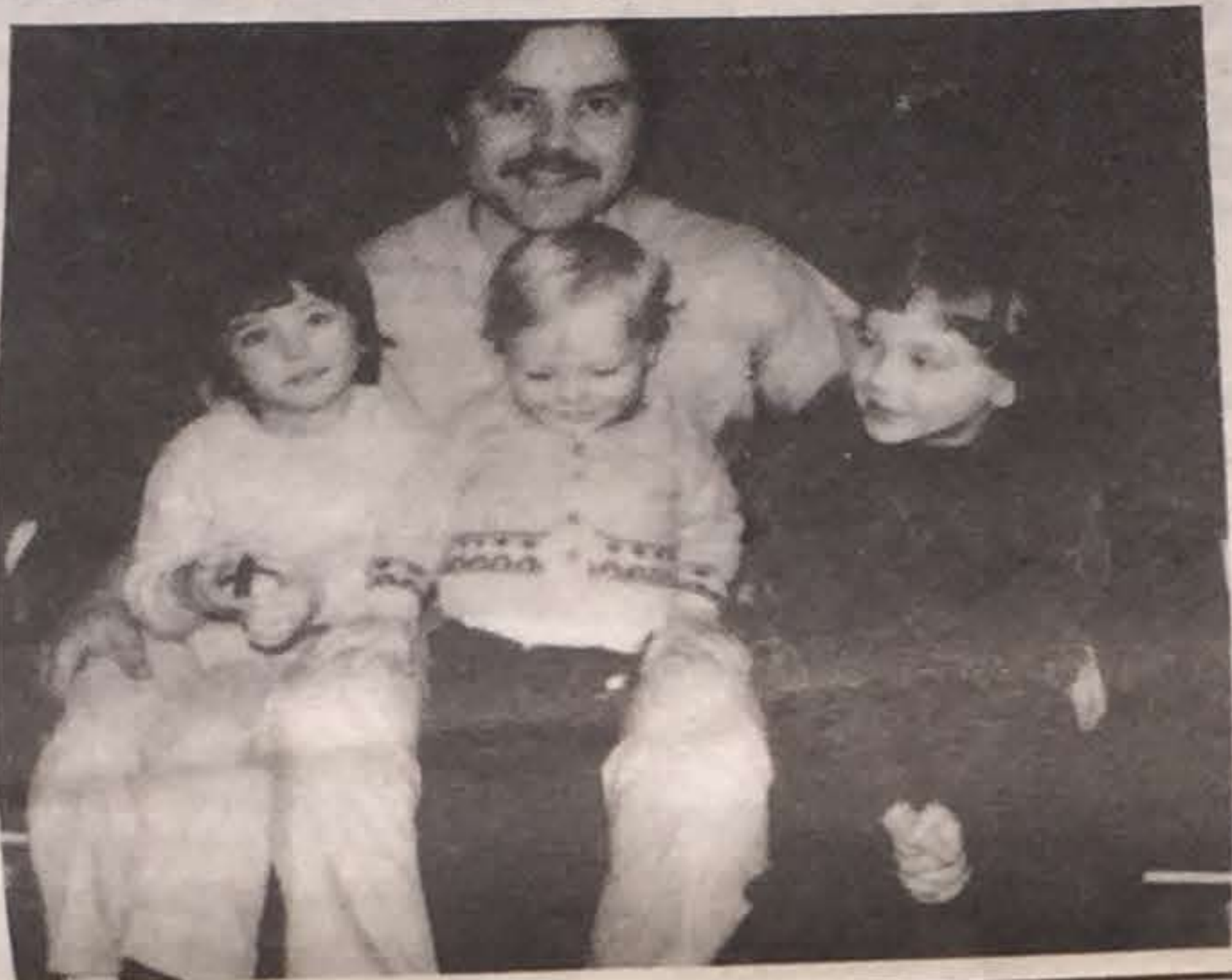
The United States, it needs to be remembered, was nothing but a UNION of states. The Federal Government was created exclusively to tend to matter "exterior" to those states. The Federal Government was purely designed to be an arbiter in those "non-internal" matters which affected the states "in toto".

The Federal Government is a government of "limited" powers. Most of you know this, and any law book clearly spells this out. What it means is the Federal Government is not the "real" sovereign. The Federal Government had "no" general criminal jurisdiction under the Constitution. "After" the Civil War, and as a consequence of martial law, powers were usurped which the Fed's never exercised prior to that time.

One of those powers was the power of the Federal Government to "arrest" inside a state border. They always had the power to arrest, indict, etc. ... in Washington, D.C., military forts where jurisdiction was ceded to the Feds, and on the

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Yorie Kahl with kids, Wendy, Gordy and Katie, in 1989



YORIE KAHL'S LETTER
TO SUPPORTERS
October 23, 1996

Dear Supporters,

Greetings! We (my mother and I) are enclosing a letter that I'm sending Judge Jones. As most (if not all) of you know, the "Habeas Corpus" has been sitting in Judge Jones' court since mid-July. We seem to be at a stand-still, as the judge refuses to talk to our attorney, John DeCamp, unless the prosecutors are there as well;

of course, the U.S. Attorneys aren't interested in doing that. As you know, ALL the judges in North Dakota have been recused from the case. Assistant U.S. Attorney Crooks "resigned" from the case, allegedly under "orders". The remaining Assistant U.S. Attorney, Fisher, has recently been arrested for shoplifting, so now the case has been removed from the U.S. Attorney's Office in Fargo and assigned to Bismarck.

The enclosed letter to Judge Jones is self-explanatory. I hope it prompts him to act. The bottom line is, judges typically sit on 2255's (statutory "Habeas Corpus") for long periods. The "real" Habeas Corpus was designed to circumvent that duty.

Many years ago, my father gave me some important history lessons that are very pertinent, not only to our case, but to the "real" problems in America.

We all know things are out of hand in this country, and growing worse by the hour. I'm certain there will be "big" surprises after the first of the year.

Grain supplies are at an all time low in U.S. history; and this is a global phenomenon.

Janet Reno has been organizing "meetings" between Federal thugs and state and local police to attempt to insure "cooperation" in the rapidly approaching future.

The Feds have finally been caught running one of the largest drug distribution networks in America—and are admitting to it. If, as Congress has been saying, when passing their arbitrary drug laws, that "drugs cause crime"—well, why are the Federal thugs still running loose?

There is not a shred of difference between what is happening now as compared to what happened in the 1760's and 70's — except both "freemen" and "tyrants" are on the same soil.

Of course, like King John,

Yorie's dad, Gordon, refused to continue living a lie



If only the Hidden Hand that controls the world wanted you to know about THE ULTIMATE FAMILY TRUST

they would not have assigned Carnegie the task of changing the history you read

WARNING

READ AT YOUR OWN RISK!

When a new concept enters your brain it has a permanent effect on it. If you prefer the programming you already have and choose to believe your program on faith alone, do not read on. Otherwise, you may never again follow your programmers blindly, without doing some independent thinking on your own.

Dangerous side affects:

- 1 - You may never be secure with your racist thoughts again
- 2 - You may never be secure with your bigotted actions again
- 3 - You may never trust Public Education, Media or Entertainment again
- 4 - You may never trust Politicians, Priests or Bankers again
- 5 - You may finally understand Spirituality and reject organized Religion
- 6 - You may understand the difference between Democracy and Politics
- 7 - You may find your own FREEDOM, by first understanding Aborigines

BANG!

4,500,000,000 BC

A singularity, THE CREATOR expanded the "energy" of HIS being and created the visible universe we recognize as matter, time and space. We humans call this period the "BIG BANG". From then on time would advance in 25,800 year cycles called PRECESSIONS.

3,000,000 BC

Lucy walked upright in Ethiopia — Physical Man, the animal, was born. This period corresponds with the theory of EVOLUTION.

190,000 BC

Modern man shares DNA from a single parent — Spiritual Man, a human-being with a mind and free will (otherwise known as soul or spirit) was born. This period corresponds with the theory of man's CREATION.

50,000 BC

Aborigines, the original people, populated the entire surface of the planet - even including the extreme polar regions. These first people were hunters and

gatherers whose day-to-day activity determined their survival. They had but one God, THE CREATOR. They were mono-theists.

Aborigines developed a popular, extended family based, clan system of Justice and Government. Clan "government" was CONSENSUS, achieved through a process of POPULAR, PUBLIC and DIRECT DEMOCRACY. It would take another fifty thousand years or so before "ancient" Greeks gave this system its name. Once named, democracy only survived in Greece for just over 100 years before it was replaced with an elitism known currently as PLUTOCRACY. This elitist system of control continues to masquerade as our democracy.

Aboriginal government was managed by the mothers who gave birth to extended families. They were assisted by Life-long Chiefs whom the Clan Mothers appointed, following a public evaluation of each candidate's personal qualifications. The Chiefs were assigned tasks. All appointed Life-long Chiefs were subject to

public RECALL by the Clan Mothers, whenever disrespect of the clan was judged, by the clan, to have occurred. With the sole exception of the Clan Mothers who assumed their authority by virtue of having given birth to the clan, all other positions in aboriginal government were appointed, never hereditary. Accumulation was never allowed, as evidenced by the POTLATCH ceremony practiced until recently by the Haida peoples of British Columbia. It was outlawed by the Indian Act in 1876. The anti-thesis to this way of life, hereditary accumulation, is the foundation of POLITICS as we know it today. When politics was introduced the Creator was very, very sad.

24,000 BC

The latest ICE AGE began. It peaked at 16,000 BC and ended 8,000 years later. Ice fields receded from the north shore of the Mediterranean.

8,000 BC

When the ICE AGE ended the pale Caucasian "accumulators" exited from their dark caves. AGRICULTURE, FREE TRADE and

WAR marked the arrival of the "NEW ORDER" that we naively call "CIVILIZATION" — firstly, at the foot of mount Ararat (today's south-east Turkey) in whose caves these "hereditary accumulators" had stored the great buried treasure which they carried over from the last precession. A selected few migrated to Egypt, India and China. HEREDITARY POLITICS, which is also known as "EMPIRE BUILDING", had obviously not been "CLEANSED" or totally eradicated during the 16,000 year ice age that began our current PRECESSION. The old "Original People" would discover, although it would first take five, and then, yet another five thousand years until these modern times, that life was to get much worse before it would, finally, get better.

3,000 BC

Egypt's Pharaoh was appointed CHIEF of STAFF of their military. He then assembled and empowered a light skinned MANDARINATE from among the few who managed the vast BUREAUCRACY that served him well. THEIR "job descriptions" consisted mostly of performing some "house-keeping functions" — such as; PAY-MASTERS / SLAVE-MASTERS / MAGICIANS / ASTROLOGERS / DRUG DEALERS / BANKERS / SCRIBES and ARCHIVISTS as well as TEACHERS. In other words, mandarins kept the books on clay tablets, managed the estate and, taught the Pharaoh's children.

These mandarins lived a lavish lifestyle that always equalled that of the Pharaoh himself. Egypt's powerful military had conquered most of the known world. At the time this consisted of the shores of the Mediterranean, Africa, the Middle East and India.

India, strategically located geographically between Egypt and China, was their greatest prize by far. Everything that Egypt's military brought back from India had been taken by force, FREE of CHARGE. Consequently, the Pharaoh, Egypt's first Commander-in-Chief was, by definition, the new world's first "FREE TRADER". He traded other people's right to be alive in exchange for their natural resources. Free-traders were accomplished thieves and murderers then just as they are today.

Egypt thus became the narrow end of a rich funnel. For 1,000 years or more, VALUABLES that other peoples throughout the world had acquired during the previous 5,000 years, as far back as the latest ice age, poured into Egypt. Also, KNOWLEDGE, the net gain resulting from "trial-and-error" experiments undertaken by researchers everywhere in the known world was being reported to the "mandarins" of Egypt. The scribes dutifully carved this newly acquired knowledge as writing on stone monuments and clay tablets. Mandarins established archives and libraries that contained all the scientific and astrological research done

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When organized religion made its first appearance THE "ISIS CULT" WAS BORN

As a result, FREEMASONRY replaced Spirituality with Greed,
Freedom lost to Politics and Reality lost to Illusion

by Glen EP Kealey

FREE-MASONS

They are the Sons of Legacy (SOL means Sun) and when one includes the priests of every organized religion, all politicians and free-traders, every military and/or security force commander, along with every organized criminal, they make up an impressive force to be reckoned with. They are at least 180 million persons strong.

Masons are the "all seeing eye" that assist their controller's "all hearing ear". It, or they, are also constantly listening in on all "above ground" communications from the security of their cold and dark underground (or under-ice) shelters.

Masons don't realize it yet, but history would suggest their masters can't be trusted. Throughout this precession one thing has become abundantly clear; New World Order controllers have always made progress on the corpses of the Masons they have blackmailed and bribed, before they eventually destroy them — to prevent them from ever becoming competitors in the quest for POWER.

ISIS CULT (from a book)

Heliopolis (City of the Sun) was referred to in the Bible as On but was originally known in the Egyptian language as Innu, or Innu Mehret - meaning 'the pillar' or 'the northern pillar'. It was a district of immense sanctity, associated with a strange group of nine solar and stellar deities, and was old beyond reckoning when Senuseret chose it as the site for his obelisk. Indeed, together with Giza (and the distant southern city of Abydos) Innu/Heliopolis was believed to have been part of the first land that emerged from the primeval waters at the moment of creation, the land of the 'First Time', where the gods had commenced their rule on earth.

Heliopolitan theology rested on a creation-myth distinguished by a number of

unique and curious features. It taught that in the beginning the universe had been filled with a dark, watery nothingness, called the Nun. Out of this inner cosmic ocean (described as 'shapeless, black with the blackness of the blackest night') rose a mound of dry land on which Ra, the Sun God, materialized in his self-created form as Atum (sometimes depicted as an old bearded man leaning on a staff).

The sky had not been created, the earth had not been created, the children of the earth and the reptiles had not been fashioned in that place... I, Atum, was one by myself... There existed no other who worked with me...

Conscious of being alone, this blessed and immortal being contrived to create two divine offspring, Shu, god of the air and dryness, and Tefnut the goddess of moisture: 'I thrust my phallus into my closed hand. I made my seed to enter my hand. I poured it into my own mouth. I evacuated under the form of Shu, I passed water under the form of Tefnut.

Despite such apparently inauspicious beginnings, Shu and Tefnut (who were always described as "Twins" and frequently depicted as lions) grew to maturity, copulated and produced offspring of their own: Geb the god of the earth and Nut, the goddess of the sky. These two also mated, creating Osiris and Isis, Set and Nephthys and so completed the Ennead, the full company of the Nine Gods of Heliopolis. Of the nine, Ra, Shu, Geb and Osiris were said to have ruled in Egypt as kings, followed by Horus and lastly - for 3226 years - by the Ibis-headed wisdom god Thoth.

Who were these people - or creatures, or beings, or gods? Were they figments of the priestly imagination, or symbols, or ciphers? Were the stories told about them vivid myth memories of real events which had taken place thousands of years previously? Or were they, perhaps, part of a coded message from the ancients that had been transmitting

itself over and over again down the epochs - a message only now beginning to be unraveled and understood? Such motions seemed fanciful. Nevertheless I could hardly forget that out of this very same Heliopolitan tradition the great myth of Isis and Osiris had flowed, covertly transmitting an accurate calculus for the rate of precessional motion. Moreover the priests of Innu, whose responsibility it had been to guard and nurture such traditions, had been renowned throughout Egypt for their high wisdom and their proficiency in prophecy, astronomy, mathematics, architecture and the magic arts. They were also famous for their possession of a powerful and sacred object known as the Benben.

The Egyptians called Heliopolis Innu, the pillar, because tradition had it that the Benben had been kept here in remote pre-dynastic times, when it had balanced on top of a pillar of rough-hewn stone.

The Benben was believed to have fallen from the skies. Unfortunately, it had been lost so long before that its appearance was no longer remembered by the time Senuseret took the throne in 1971 BC. In that period (the Twelfth Dynasty) all that was clearly recalled was that the Benben had been pyramidal in form, thus providing (together with the pillar on which it stood) a prototype for the shape of all future obelisks. The name Benben was likewise applied to the pyramidion, or apex stone,

usually placed on top of pyramids. In a symbolic sense, it was also associated closely and directly with Ra-Atum, of whom the ancient texts said, 'You became high on the height; you rose up as the Benben stone in the Mansion of the Phoenix...'

Mansion of the Phoenix described the original temple at Heliopolis where the Benben had been housed. It reflected the fact that the mysterious object had also served as an enduring symbol for the mythical Phoenix, the divine Bennu bird whose appearances and disappearances were believed to be linked to violent cosmic cycles and to the destruction and rebirth of world ages.

Graham Hancock

QUESTION : How do astronomers know that a planet they cannot see with their most sensitive astrological instruments really does exist?

ANSWER : They search for the "wobble" in the rotation of a star close by.

In the same manner, when searching the identity and location of the HIDDEN HAND that rules the world (the anti-creators), one first looks for ACCUMULATORS, and then, follows THE MONEY TRAIL.

A MESSAGE FROM GLEN KEALEY

"To live a more healthy life, both physical and mental, one must accept to live and struggle daily in the real world — not in a phoney world created out of lies, illusion and denial. Otherwise, one accepts either to be scared, or amused to death - slowly. And because of the tremendous amount of nervous and metabolic energy it takes to live a lie, instead of dying just once at the very end of one's life, when one lives a lie one 'voluntarily' accepts to die in slow motion, a little bit at a time every day."

It was for these reasons, in 1992, that I founded the *Canadian Institute for Political Integrity (CIPI)*. CIPI, once it was federally incorporated, attracted the support of over 3,000 caring Canadians and would go on to become a people's THINK TANK with a mandate to 'OBSERVE, ANALYZE and CONCLUDE'; and especially, to 'REPORT PUBLICLY ABOUT OUR CANADIAN SYSTEMS OF GOVERNANCE' — to EDUCATE CANADIAN TAXPAYERS on those vital issues that are critical to their own and their children's survival and freedom.

THE ULTIMATE FAMILY TRUST

cont. from page 4

to date. Egyptian alchemists had assembled a database for all medicines known to aborigines. It was thus that Egypt also became the pharmaceutical and chemical capital of the known world.

In their spare time Egyptian astrologers studied the movement of the stars. They even understood — give-or-take a few hundred years — the approximate 26,000 year cycle of the PRECESSION of all the then known planets that rotated around the sun.

Eventually, with the addition of all of this new knowledge, Egypt's mandarins, as most bureaucrats will always do whenever they get a chance, were no longer content to play second-fiddle to the Pharaoh. He, for all intent and purpose, was totally dependent upon them for his very survival. After all, were they not the ones who, in reality, held the Pharaoh's vast gold and grain reserves, paid and fed the military or doctored them with MIR, the pain killing wonder drug? It was the principal medication prescribed when people were sick or injured.

The "theoretical" problem was submitted to a committee or THINK TANK. Teams of "brain-stormers" were assembled from the best thinkers that their institutes of higher learning had produced. These "think tanks" were located at Lake Van in Babylon and at the cities of Karnak and Alexandria. The later two sites were chosen because they were Egypt's entry points, located south and north respectively. It was there that the mandarins would count, and then

inventory, their incoming booty as it arrived from India, China or the Mediterranean.

The power and control they had was too great for anyone to ignore. However, the mandarins also understood that if they exposed their treason without first setting the political stage, they would risk their own lives at the rash, unforgiving hand of a vengeful Pharaoh.

The mandarins had analyzed their current problem and evidently had concluded that a clever con job would fool an unsuspecting Pharaoh. This was a dangerous task at the best of times and the project must have necessarily been designed to include with it some measure of "plausible deniability" on their part, in the event the Pharaoh did not ultimately buy their story.

Success would depend upon creating a new, elaborate, deception:

—The first deception they created was POLITICS. Political science positioned the Pharaoh, an expendable third party, between THEM and the people. The political puppet would always take the blame whenever anything went wrong. That's what they are paid to do.

—The second phase they named RELIGION. It alone had the real power to put words, words the Pharaoh wanted to hear, into the mouths of the "GODS" they would create. These invented Gods, they determined primarily out of self interest, would include the Pharaoh himself as THEIR equal. Furthermore, from then on, the mandarins would change their own job description to one of Shaman or

Priest. THE CREATOR, they said, would only speak to "others" through them. Only THEY, the ISIS cult priests and SHAMAN (magicians of medicine) were sufficiently holy to hear or interpret HIS WORD. Conveniently, and to the surprise of no one, they alone controlled the stone mason sculptors and the "publishing houses" that were able to carve THEIR GODS writings onto clay tablets or stone monuments.

Thus, it happened that these man-made human anti-creators began to mislead. By making the Pharaoh a God, along with the Sun (RA), the Bull and others, the Egyptian mandarins of 3,000 BC changed their role for all time. THEY became the world's GREYMEN. THEY alone knew about the control that "THE HIDDEN HAND" wields secretly, or that he has ruled and looted the world ever since. Being MASTERS OF FREE TRADE, the High Priest is the PHOENIX. He is the male CEO of the polytheist ISIS cult.

Sometimes, he is depicted as a colourful, large bird that occasionally dies (a temporary loss of control) but who always returns power over the world back to Egypt's ISIS cult. DECEPTION is his best weapon. ILLUSION is the name of the game. BLACKMAIL and / or BRIBES make it all so simple.

Phoenix' next great deception was to convince Pharaoh that THEY were empowered by THE CREATOR to write instructions for his "AFTER-LIFE". THEY called these "DIRECTIONS" to the next world a "BOOK OF THE DEAD". THEY

assured the Pharaoh that if he were to move into the interior of the country and erect a Pyramid, it would serve as an everlasting monument for his tomb and also, that directions on "LIVING FOREVER" could be carved on the walls of the royal chamber. The critical side benefit of this for the Phoenix was that the Pharaoh would no longer be in good position to oversee or to audit the enormous inventories of the precious metals, pharmaceuticals and occult supplies, as these treasures were being unloaded by the MILITARY FREE TRADERS at Egypt's borders.

The Pharaoh relocated as instructed and began to build a Pyramid to religion, while the Phoenix drew up the plans to build a monument to himself in the same area. The Sphinx, a LION King-of-Kings, now stands proudly among the tombs of his Pharaohs. Power that priests gained from politics and religion, by

putting words in God's mouth, can never be underestimated. With direct access to his victim's own funds, the "High Priest" of the ISIS CULT has ruled over Pharaohs, Emperors, Potentates, Popes, Monarchs, Dictators and the so-called "elected" Presidents or Prime Ministers ever since the first Egyptian leader bought this political / religious scam - hook, line and sinker. At the turn of this next millennium Phoenix will celebrate the 5,000th anniversary of "THE MOTHER OF ALL FAMILY TRUSTS".

Later, we will look at how PHOENIX hired the VIKINGS to help him find a new location for his former Turkish hideout, and again, when he moved his secret headquarters with its vast riches; including the cartel's gold, diamonds and cloning DNA, along with all of the historical scrolls he first stole from Egypt, to its current site — to the safest haven on planet earth — **GREENLAND.**

AIC CARAVAN UPDATE

In preparation for the AIC's arrival on Ottawa's Parliament Hill, July 1, 2000 the following CIPI public meetings have now or soon will take place.

April 6, 1997	: TORONTO, Ont.
April 12	: VANCOUVER, B.C.
April 15	: TOFINO, B.C.
May 10	: Kelowna, B.C.
May 22	: Winnipeg, Man.

Other scheduled events:

June 30, 1997	: Co-op Radio Vancouver
	12 to 1 pm Live Interview
Aug.	: Winnipeg (with Natives)
Sept. 15	: Sidney, Nova Scotia
Sept. 16	: AIC Workshop, Sidney
Sept. 23	: Robson Sq. Vancouver
Oct. 28	: Brandon, Manitoba
Oct. 29	: AIC Workshop, Brandon

The Cliff Turner Story

CANADIAN INJUSTICE

by Rick Hammerbeck

Canadian Courts have attracted recent international attention by enforcing publication bans and secret trials, vainly attempting to shield proceedings from both their public, and their media.

However, with the vast majority of their population residing within 200 miles of the United States border, this has not only proven futile, but politically damaging.

By accessing the information superhighway and by taking advantage of the media outlets of their southern neighbour, Canadian residents can easily uncover the hidden facts.

Americans, weaned on the inalienable right of the media to pursue an issue and to examine all people, regardless of their status, cannot comprehend how such a condition could exist. In order to fully understand how two North American countries could be so alarmingly different, the darkest side of the Canadian system must be exposed.

Globally, all nations contend with the omnipresence of corruption within the infrastructure of court systems. Any process of regiment derived by human beings must be tainted, as surely as humankind is morally tainted.

Every civilized nation deals with this problem on their own terms, and with varying rates of success. Many countries incorporate a legal stronghold instituted by a small elitist, power group historically using a survivalist strategy to manipulate and suppress the masses.

When they control how justice is dispensed, they can control the country itself. This is common knowledge. One only has to look as far as Italy with the recent exposure of criminal wrongdoing, and the decay of their government, to realize the interdependence of governments and their systems of justice.

What sets Canada aside, is that, they are a major player who has not yet been caught cheating.

When the Canadian house of cards finally falls, other nations will undoubtedly be affected.

A widely publicized incident, in Canada, devalued the Canadian dollar on international markets, when news of alleged government corruption broke.

In 1991, Glen Kealey, a businessman from Ottawa, Ontario, successfully laid charges against 13 members of parliament, all from the Conservative Party, and 3 commissioners of the Royal Canadian Mounted Police.

The charges stemmed from allegation by Kealey of his being solicited to pay money out, as kickbacks, to receive government contracts. Although highly unusual, a politically appointed Director of Criminal Prosecutions later withdrew the charges against the politicians, even though the

unquestioning nature, their antics sometimes bordered on the absurd.

In 1989, Richard Grise, a conservative MP, pleaded guilty to 11 criminal charges involving the pocketing of House of Commons funds and also demanding bribes from contractors. For this he was sentenced to the 1 day he had already been in jail, a fine, and 3 years probation.

Under the Canadian system, politicians are allowed to keep their seats in the House of Commons, as long as they are not sentenced to more than 5 years for their crimes.

Subsequently, Grise showed up as usual in the Commons, after

government contracts in his son's name, then forged his son's signature and cashed the cheques, pocketing the money.

With his criminal record now expanding by leaps and bounds, Grise received the sentence of a fine, and 300 hours of community service. Of course, the judicial system in the United States is not without its cancerous corruption and rampant abuses. But the similarity to this system stops there. Any American citizen feeling inclined to ridicule the U.S. legal process has only to compare the differences.

Canadian and American justice systems were both derived from the English common law. However, when America fought for liberty and obtained it, great

an irritating vessel of early separatism. Directives from Britain to prosecute individuals within the American Colonies could be effectively quashed at a grass roots level.

Today, with separatism no longer an issue, the role of the grand jury has seemingly reverted to its original purpose in the United States. Canada not only neglects the use of grand juries, but there exists a concerted movement to abolish pre-trial hearings (as with Gustafson Lake Standoff trial). For an accused, this would mean going straight to trial, and leave weighing whether the prosecution is even warranted, up to the same people that are seeking a conviction.

Although the US process has shortcomings, it is a workable system, and, in theory, no singular person is beyond the reach of the long arm of the law. There are multiple appellate courts, numerous watchdog agencies, various state and federal regulatory bodies, and independent police and law enforcement agencies to assure that end.

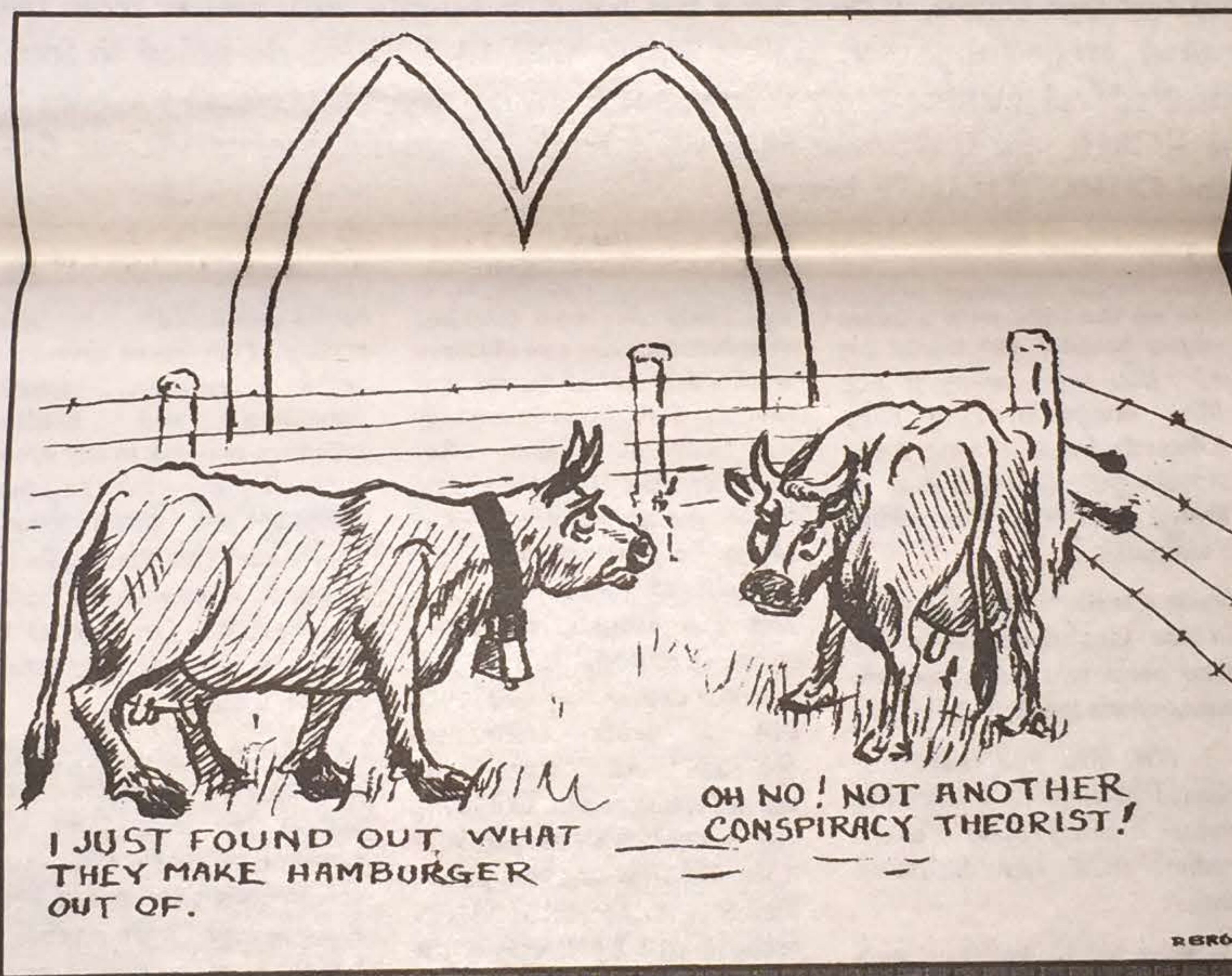
In Canada, other than some small municipal and two provincial police forces, the Royal Canadian Mounted Police have sweeping jurisdiction as the sole police agency. There are no 'hot shot' district attorneys or federal prosecutors trying to make a name, and career, for themselves by going after corruption. Instead, there are justice department personnel and bureaucrats trying to ensure a lifetime job for themselves by pretending it doesn't exist.

Justice department lawyers, bureaucrats and personnel, all the way up to the attorney general, defend the federal government in litigation. The attorney general is also the justice minister, who is a politician appointed from the ranks of the ruling party, thereafter to be addressed as 'The Honourable John Doe'.

When a politician is elected as the prime minister of Canada, he is to be addressed as 'The Right Honourable John Doe'.

When in the House of Commons, they refer to one

continued on page 10



charges were accepted by a Justice of the Peace after 13 witnesses gave testimony over a period of 17 days.

It is difficult to gauge the damage that Kealey's allegations inflicted on the Conservative party, but at the next election, Canadian voters reduced the Conservatives from the majority party to a mere 2 seats of the 293 seats up for grabs.

The conservatives, now virtually defunct, knew how to stickhandle their 'bad boys' through the loopholes in the legal system. But, even in light of the public's docile and

the court thing was dispensed with, much to the chagrin of the opposition. When a fuss was made of the whole affair, his fellow conservative MP, Doug Lewis, who was both Canada's justice minister and attorney general at the time, rallied to Grise's defence.

In answer to why Grise, the convicted criminal, was still sitting there, eager to assist in running the country and passing laws, Lewis advanced his argument that "the poor man has been through so much". Again, in June 1993, Grise pleaded guilty to two counts of breach of trust, testifying that he had obtained

advancements in the areas of equality, citizen's rights, avenues of redress, safeguards and fairness were made.

It is ironic that Canadians, whose dollar is currently worth only 71 cents against the US dollar, suffer a whopping 51 percent heavier tax burden than their American cousins. Civil unrest over English taxes was the catalyst that catapulted the dissension over British rule, into the War of Independence.

Grand Juries, which were implemented to protect British subjects against malicious persecution, were also used as

Gustafson Lake B.C. — A "Traditional" Native Standoff? RCMP BRASS and NATIONAL MEDIA Serve and Protect Bankers

by Glen EP Kealey

Let's begin by stating the reality. An illusion was orchestrated for the Canadian public during the summer of 1995. The standoff never happened in the way the RCMP and the National Media claimed it did.

With the benefit of a ten month trial that I attended, I can now confidently state that reports of a "traditional native standoff" were pure fantasy and worthy of comparison with anything else that comes out of Walt Disney Studios.

Yes, there were heroes. No, they were not members of the RCMP. Wolverine, also known to Canadians as William Jones Ignace, stands out head and shoulders above all else. He is now into his fourteenth month of "dead time" at the Surrey Pre-Trial Centre. B.C. judges are so afraid he'll speak out and spoil their Native Land Claims scam that they have denied him bail ever since he was re-arrested in 1995, at the request of the Attorney General Ujjal Dosanjh. Jonesy's entire family, especially his wife Flo, are heroes too. And, so are Splitting the Sky, aka Doc Hill and his family, Stuart and Teddy Dick, James OJ Pitawanaquat and one white lady, Shelagh Franklin. Others, who played minor roles have tried to keep away from taking sides.

However, most important for Canadians to know, is the fact that a phoney Indian Pipe-carrier, Percy Rosette, his wife Toby Edwards and her son David, armed with the AK 47's bought with money from two white females agents of the US Federal Reserve, were supported in creating a MEDIA EVENT designed to fool Canadians. The Privy Council of Canada, the Federal Cabinet, the Provincial Premier and his Attorney General, all played significant roles in support of the RCMP and Canadian Military's High Command charade. Your first glimpse from behind the scene appears in the CHRONOLOGY below.

A CHRONOLOGY

01 — 1986 — Percy Rosette was inducted as a phoney pipecarrier by the Rockefeller / Quaker / Oren Lyons Alliance.

02 — 1988 — PM Brian Mulroney orchestrated the enactment of the Canada - USA Free Trade Agreement (FTA).

03 — 1988 — Mulroney launched a three pronged process leading to unilateral Constitutional change. It consisted of a Royal Commission on Aboriginal Affairs, the Meech Lake and Charlottetown Accords.

04 — 1989 — Mulroney then began talks that led to the North American Free Trade Agreement (NAFTA), in 1994.

05 — 1989 — A Mexican national, Mr. David Pena Sr., "committed suicide" by taking an overdose of illicit drugs.

06 — 1989 — Pena's "suicide" enabled his Shuswap widow, Toby Edwards, to return to the Caribou region of B.C..

07 — 1989 — Mary Jane Pena (nee: Toby Edwards) moved to a property leased by Percy Rosette, a local Shuswap GROUNDKEEPER located at Gustafson Lake. Since then, Toby lives with Percy as his common-law wife. Many rumors circulate concerning

Toby — that she once chased Percy with an axe, and that her son, David Jr., once bopped her on the head with a heavy object because she would not give him some money to buy illicit drugs. In 1994 Toby Edwards began asking Anne Notnes for money. Notnes is linked to the Rockefeller Foundations.

Some questions that arise due to the Gustafson Defenders trial point to Pena's possible connections to illicit drugs.

— Why was this court case named after Toby's Mexican name — Mary Jane Pena — rather than her Shuswap name?

— Why would the court even consider naming this case "Mary Jane Pena et al" in the first place?

— Why was Lance Bernard, the province's "illicit drug prosecutor" chosen to try this case? Bernard is in serious conflict as he orchestrated the disposition of the case of David Pena, at Williams Lake, B.C., including the release of Toby's truck from custody prior to David's trial. The truck was returned to the Sundance site at Gustafson Lake.

Mr. Bernard's assistant Jenny Fawcus is related to a former B.C. judge linked to the bankruptcy of the GANG Ranch.

Natives suggest that Toby was responsible for initiating the only permanent residence at the camp site and later, the standoff, once her two children were safely out of harms way (her son David was in custody in Williams Lake after orchestrating his own and Ernie Archie's arrest). The arrest, combined with the Fisheries officers finding guns and ammunition in Toby's truck, provided the RCMP with the excuse they needed to call a press conference designed to scare an unsuspecting public and bring them on side with the police — it was the first step in a public RCMP SMEAR CAMPAIGN orchestrated by Bernard the Crown, George Garrett of CKNW and Sgt. Peter Montague of the RCMP — see RCMP videos A3 / A5 / A11. In the end, it was Toby who held out against a peaceful withdrawal. Later, prior to the 1996 Christmas break in the trial, Toby told Ron Jules, the Band Chief at Adams Lake, that she had received a deed to a new permanent residence located within the boundaries of the Chilcotin Nation, on land also claimed by the Shuswap Nation. The Chilcotin are locked with the Shuswap in a native against native land claim fight.

08 — 1989 — Percy Rosette was once "best friend" of

William Jones Ignace, a native Shuswap Elder who worked on his own seed farm, as an "open-pollinated" seed grower. They spent seventeen years together, mostly travelling and holding meetings to speak to any group national or international, including the United Nations, who would give them a forum to speak in support of Native Sovereignty. On August 18, 1995 he would fabricate a report to police.

09 — 1989 — An agreement to use the site, for a four week period in July 1989 and repeated yearly for four years was negotiated between Percy Rosette and Ernie Archie on behalf of the native Sundancers and a bible thumping rancher, Lyle James, an American who claims to hold a "fee simple" legal deed to the unceded Shuswap land located on a part of the former Sun Ranch, described in court as District lot 114. The trial raised questions as to lot 114's location.

10 — 1990 — Percy Rosette and Jonesy Ignace were introduced to Anne Notne's by one Lester House, a native who claimed to recruit / finance native sovereignty protestors, (Anne Notnes born: Anne Davison — aka: Anne Bronson, from a previous marriage, now remarried to a

"New Ager", a Danish immigrant named Rocky Notnes who attempted to warn me in Jan / Feb, 1996 of the illegal guns purchased by Anne for the Sundance site). Anne Davison is the real-life daughter of Henry P. Davison Jr. and Anne Stillman. Both were wealthy American elites linked directly to the Rockefeller Foundation, the Memorial Sloan Kettering Cancer Institute and J.P. Morgan. Henry P. Davison Sr. was one of seven men who attended a very secret meeting on Jekyll Island, where the Federal Reserve System was conceived to create a "national debt". Interest payments on the debt would, in part, be funded through the creation of a national income tax. These seven wealthy men together, in 1910, either represented or at least fronted for, an estimated one-fourth of the total wealth of the entire planet.

Anne Davison (Notnes) oversees a large ranch that borders CNR tracks, near Hinton, Alberta, while her sister also owns another much larger ranch that borders on her own.

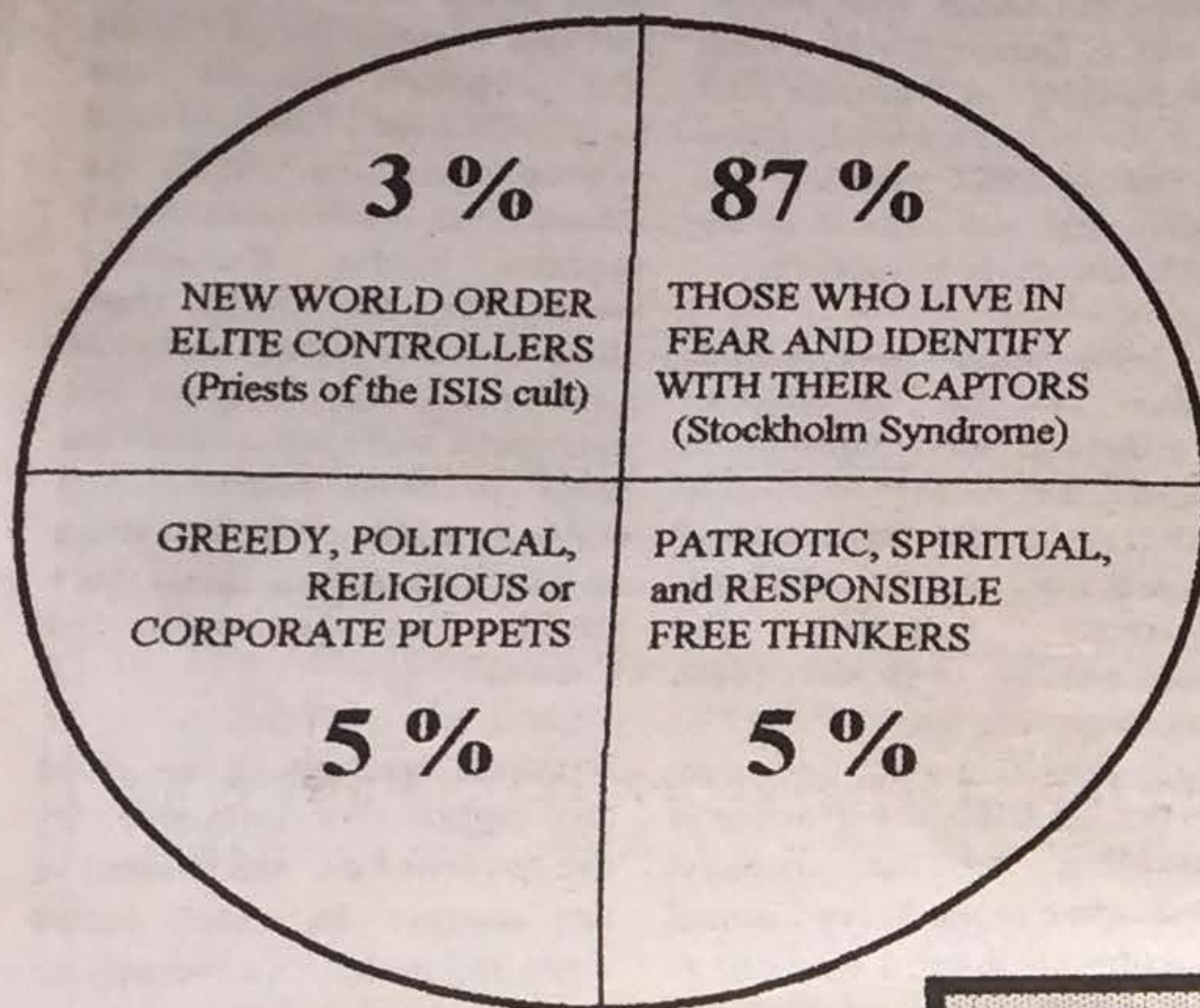
During the early 1990's Anne's daughter, Suniva Bronson, reportedly joined

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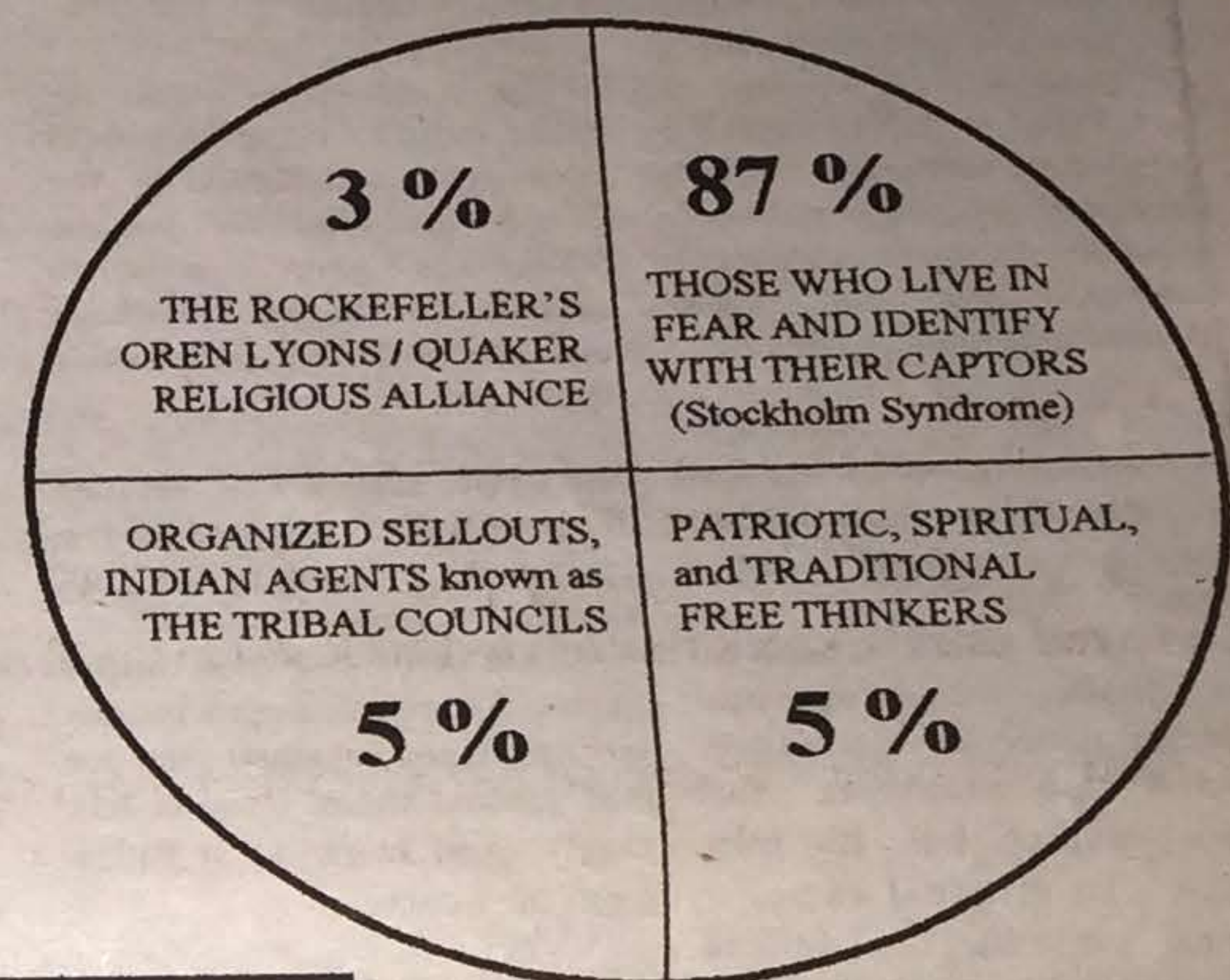
One must always remember

There always are four different types of Human Beings in each of our respective communities

NEWCOMERS (+/- 500 years)



NATIVES (+/- 50,000 years)



- CAUTION -

**DO NOT CONFUSE RELIGION
WITH SPIRITUALITY**

AT LEAST ONE COP TOLD THE TRUTH

RCMP CONST. GEORGE FINDLEY'S REPORT TO COMMISSIONER MURRAY. ALSO, IT WAS READ, BY HIM, IN COURT:

(Gustafson Lake Area):

History - Before colonial times - hunting, fishing, berry picking - Trade route to Canim Lake, North Thompson area.

1832 - Black Dome Intertribal Agreement area - 2,000 square miles of territory. Blackdome Mountain to east side of Green Lake.

1864 - Douglas Reserve. Negotiated between Governor Douglas of colony of B.C. and Canoe Creek and Dog Creek Indian Bands - 300,000 acres as far southeast as Neilson Lake. (Approx. 3 km. east of Gustafson Lake.) Gustafson Lake built by Louie Mtinmeshen or Louie "Tin Musket" as known by whites. Originally was flat meadow

but damned to help cultivate land and as fish source. Also to provide year round water supply to Dog Creek. Many natives lived year round in area. Some log cabins remain in area today.

1865 - Joseph Trutch - Lands and Work Commissioner for B.C. Never attempted to understand natives; never learned the language; believed natives were sub-human; never learned their culture; believed they were savages; declared natives non-citizens; passed ordinance that natives could not buy, sell, or pre-empt land; down sized reserves, along with his surveyor Peter O'Reilly, from 300,000 acres to 14,000 acres or 5% of the Douglas Treaty.

1870 - March 30th - Excluded natives from partnership in Confederation - Joseph

Trutch. The 14,000 acres reserved for natives is mostly non-arable land, i.e. rock cliffs, canyons, and steep hills. (NOTE: Those are the reserves that exist now - Dog Creek, Canoe Creek, etc.) Trutch believed natives would be extinct due to the smallpox epidemic of 1862 which in fact did wipe out 15 Shuswap Bands from Soda Creek to Enberry.

1858 - Whites move into area and start ranching after failing in gold rush. These whites lived with and married local native women - these whites would then purchase reserve lands from the government. Also, under Trutch, the natives were given 10 acres per family. However, a white could homestead 160 acres and his brother could homestead

another 160 acres, etc. etc. (NOTE: Dog Creek was one of the main routes for prospectors heading for Quesnel.)

First white 'owner' of land in question - Esidore Gaspard Versepeuche, 1860-1885. Married native woman - Motla in 1871. Known as Gaspard Ranch. The ranch was then sold several times. Frank Armes sold ranch to Lyle James, but told the natives he had seen surveyor markers at Gustafson Lake marked Indian Reserve.

1920-1940's - Natives were not allowed to sell or buy agricultural goods off reserve; had approximately 500 head of cattle but had to down size because of no land. Natives were urged to sell reserve land if they were

in dire straits - by the govt. agents of the day. Throw in alcohol and residential schools and it ain't hard to understand the loss of land and family breakdown of the native people.

CONCLUSION:

Sundancers are not being supported by local natives or Bands. However, they are firm in their belief that they are occupying native land which was, basically, stolen from the natives. No indication they will be leaving soon.

RECOMMENDATION:

Do NOT take police action to remove as public support from local native Bands would, or could, shift in a hurry. The police could then be made to look bad."

(END OF REPORT)

CANADIAN INJUSTICE

continued from page 7

another as the 'Honourable member'. Supposedly, they are honourable, one and all - right up to the 'five year conviction rule'.

Another spoke in the wheel is the Governor General. Originally, the monarch in England designated a person as the crown's representative, or governor general, sending the lucky soul to the new land to keep an eye on things. Now, the governor general is politically appointed by the ruling party in Canada, and is called 'Honourable' also.

The last Conservative appointed as governor general was 'The Honourable Ramon Hnatyshyn', and he was a former MP from the conservative party, where he was justice minister and attorney general. Canada is divided into provinces, and each province has its own courts. In criminal cases, a federal criminal code is administered by the individual provinces. Appeals are made to the court of appeal in each province; and from there to the Supreme Court of Canada.

As the supreme court hears very few of its cases, there is, in effect, really only one appeal within reach. Judges are routinely promoted from the lower court to the appeal court. The Supreme Court of Canada sits in the country's capital city, Ottawa, Ontario. The Prime Minister appoints the supreme court justices to their post, of his own accords, where they dispense justice, dressed in flowing robes and ornate headgear.

There is another court - that is designated as a special court. This is called the Federal Court; and this is where you must go if you file a suit against the government. Yet again, these judges are politically appointed and, within their ranks, there are actually ex-politicians.

During the Clarence Thomas hearings stateside, the appointment of a black lawyer, Julius Issac, to Chief Justice of the federal court was heralded by the Canadian national media. Astonishingly, his career was brandished as a plus factor. He spent 18 years on the justice department payroll, defending the government in cases against them.

To appreciate the oddity that has allowed this strange court

system to evolve, the character makeup and origin of the Canadian people must be examined.

With respect to the ancestry of the Canadian people, the majority of them were Americans settling in what was British North America solely to escape the Revolution and the ensuing freedom wrestled from Mother England.

While Americans fought for freedom and reaped the benefit of a process designed by the people and for the people, Canadians were content to accept authority without question at the expense of their rights.

An indication of how serious the problem has become for the country is evident in the way they fail to police the judiciary. In sharp contrast to the United States, where numerous judges have suffered criminal charges laid against them, Canada has rarely even removed a judge from the bench.

There have been cases of early retirement, however, such as Justice Leonard Martin who stepped down from the Federal Court when caught parading around drunk in a hotel hallway wearing a black bra, panties and nylons. This

cementing the public's general acceptance of authority.

When lawyers enter or leave the courtroom in Canada they are expected to bow to the judge, showing great reverence for his lordship. Further, unlike their American counterparts, Canadians have had little say in how judges conduct their business.

Within the last 25 years Canadians could file a complaint against a judge to the Canadian Judicial Council, but this regulatory body is made up of Federally appointed justices and, as the record shows, is largely ineffectual. While Americans view the mere thought of a body or group policing itself as ludicrous, Canadians seem to embrace it as being quite natural. This complacency has not gone unnoticed by the establishment and has been used voraciously as a tool to distance themselves from reproach.

When politicians above the 49th parallel find themselves in the limelight by some untimely disclosure of their highly questionable activities, they simply, with much fanfare and flourish, empower a commission to investigate. If they are blatantly caught with their pants down, they call it a

critic. Another inherent perk, is that this regal circus will result in recommendations being made, by the commission, that can be selectively implemented to even better serve their designs.

There exists another handy tool that has been in use for centuries. This is the very confusion itself, that has always existed in Canada, with respect to who is answerable to whom. The founders of a country that split the blanket with England as late as 1867, realized this golden egg and passed on the torch, successor to successor.

In 1984 some recommendations of the MacDonald Commission were adopted to require the RCMP to answer and report to upper level bureaucrats and politicians, effectively quashing the police's ability to go after those very same 'big fish'.

Earlier, in 1949, the practice of appealing to the Judicial Committee of the Privy Council in mother England was put to rest and the Supreme Court of Canada became the last resort for Canadians trying to seek justice.

Of late, in 1990 and 1991, Justices of the Supreme Court of Canada were made 'Deputy

justice. He receives \$10,000.

HARDLY AN INDEPENDENT JUDICIARY, ESPECIALLY IN THE COURT OF LAST RESORT.

North Americans, as a whole, must weigh and consider the fact that Canada, for all intents and purposes, did not even have a Charter of Rights until sixteen years ago. With the advent of television and modern media, Canadians were, for the first time, subjected to an insider's view of American justice and, for the most part, were not aware that those precious constitutional rights brandished before them on their television screens were simply 'not available in Canada'.

A strong example of one sided and oppressive influence, by the government, was evident in the manner in which juries were impaneled. As recently as a few years ago the defense lawyer had only 12 vetoes during jury selection. How many did the government prosecutor get? Why unlimited, of course. This is Canada.

When the law was changed giving both sides an equal 12 opportunities to veto, Justice Peter Cory of the supreme court wrote "...it creates the impression that prosecutors have an unfair advantage in picking juries." Obviously, Cory never got involved in picking a sandlot baseball team when he was a kid.

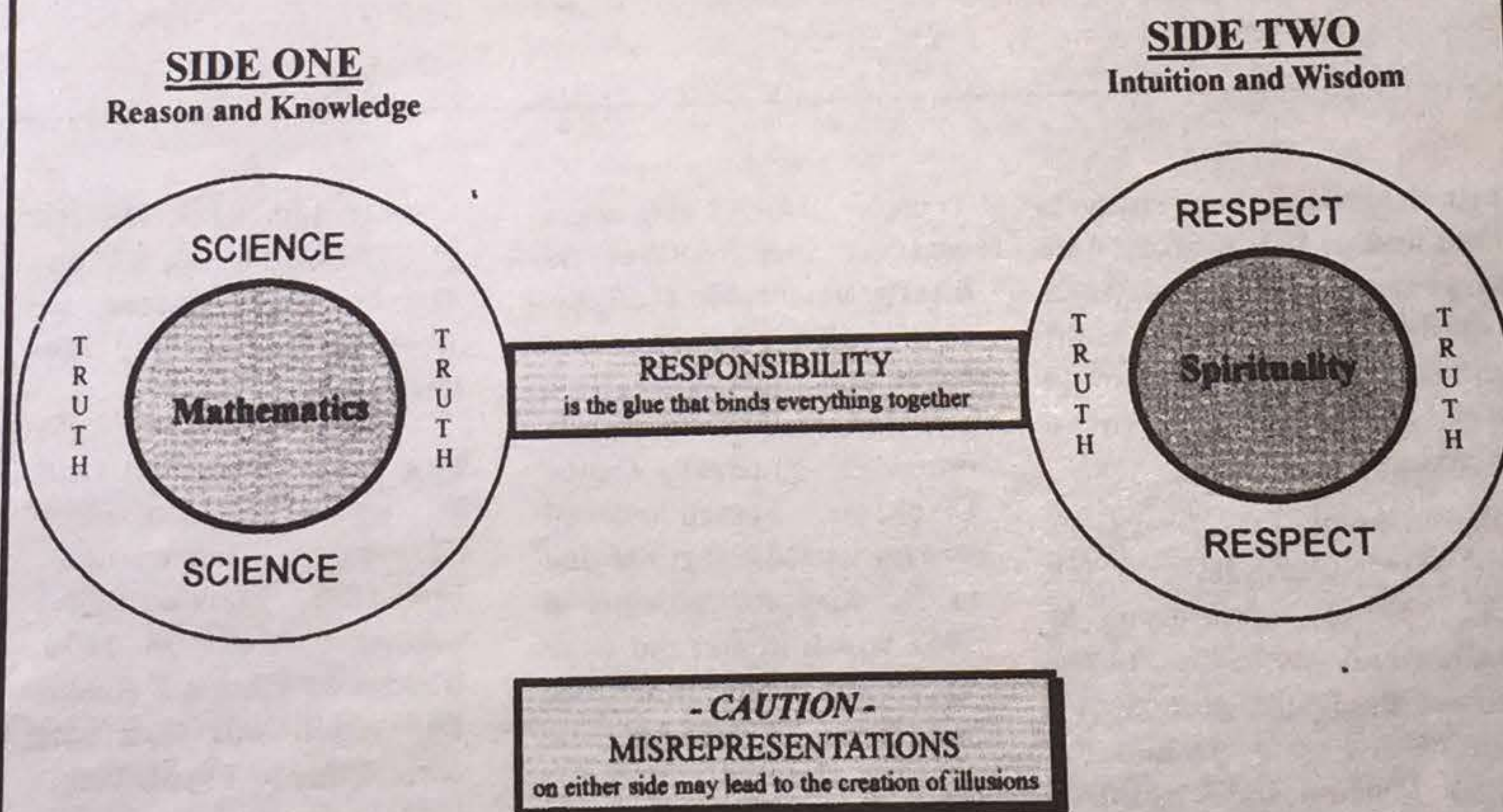
There was no reading of a person's rights upon arrest, no phone call, and still today, instead of 'The People versus John Smith' the court clerk, with great pomp and ceremony, will loudly declare something like this: "In the County Court of Westminister. Canada, Province of British Columbia, County of Westminister, City of New Westminister. Her Majesty the Queen against John Smith."

Yes, references to the Queen are confusing, especially in light of Canada being a supposedly free country for the last one hundred years. But the other side of the coin is that, if somebody wishes to take on the Canadian government, or its agents, or the bureaucracy, they face a 'smoke and mirrors shell game' of gargantuan propor-

continued on page 15

One must always remember

that there are TWO SIDES TO BOTH SIDES of every story



situation is due, in part, to the submissive and timid nature of the Canadian public, who do not elect judges, but simply watch the hierarchy appoint them to their office. Adding insult to injury, in some Canadian courts, these judges are to be addressed as 'my lord' or 'my lady', further assuring their 'untouchable status' and

"Royal Commission" (such as the recent Royal Commission on Aboriginal Affairs).

This serves a multiple purpose by not only allowing them to gainfully employ those persons in their political favour, but resulting in a costly, time consuming process that can bog down the most tenacious

Governor Generals', answering to the politically appointed Hnatyshyn. Their oath reads, in part: "...and provided always that you (the justice's name) shall during your continuance as my Deputy obey all such orders and instructions as you from time to time receive from me." For this the judges are paid \$5,000, except for the chief

Anthony "Dudley" George

Early on September 5, 1995 Stony Point natives occupied Ipperwash Provincial Park. The land was stolen from the natives, by the Canadian military, in 1942. Several OPP officers in tactical gear approached Dudley George and others who were near the park fence and shouted threats at him; "Dudley, you are going to be the first!" Two attacks on the Stony Pointers followed. At 11pm the police attacked the unarmed men, women and children with clubs and batons. When they retreated the OPP opened fire on them, killing Dudley George. Within hours the Government announced they had located an old deed that proved the Natives were right all along.

Clayton Miller

Clayton Miller, the only son of Maureen and Gervais Miller of New Waterford Nova Scotia, died at the age of 17. His body was discovered in plain view on the second day of a search in the park where he was found. Neighbours report seeing a police car parked in the area in the early hours of the morning before the body was found. Clayton's parents believe that their son was killed during, or following, a Friday evening raid by police on the kids in the park. At the parent's insistence Clayton's body was exhumed and a second autopsy performed. It revealed that the coroner who made the original findings of "dry drowning" had lied. The present government of Nova Scotia refuses to pursue a criminal investigation against the New Waterford police.

Time for a new relationship

The AIC (pronounced ache) is not a political party. The Assembly of Independent Canadians is a political movement that we expect will sweep the country over the next three years. AIC will bring about change to the current Canadian political system that presently delegates the people's political decision-making power to politicians. The founders, and only directors of the AIC to date, are Glen EP Kealey and Shelley Ann Clark, of CIPI.

On July 1, 1994, Glen Kealey and Shelley Ann Clark were married in a native ceremony on Parliament Hill. They jointly made this decision in order to make a public statement to Canadians — that they respected and acknowledged the traditional natives' culture and that their marriage would be a small stepping stone towards a coming together of both nations. In a press release the Kealeys said: "It is essential that both traditional nations join hands together if we are ever to reclaim our country".

On February 12, 1996, the Kealeys came to Western Canada. Following their last tour of Western Canada, in the spring of 1995, the demand for a solution to our political mess became so great that they decided to launch the political movement they named the *Assembly of Independent Canadians*. While Ann recuperates from the trauma of the attempts on her life, fibromyalgia and the subsequent orchestrated media smear campaigns carried out against Glen and her, Glen has attended the Gustafson Lake Native Standoff trial in B.C.. Following the trial Glen Kealey will embark on a three year tour of Canada. The purpose of this AIC "Wisdom" Caravan is to bring directly to Canadians, crucial knowledge the Kealeys have acquired, but that the national media refuses to share with Canadians.

The goal of the AIC "Wisdom" Caravan is to focus 100,000 people who will assemble on Parliament Hill, on July 1, 2000, for an indefinite period or until such time as the national media agree to tell these hidden truths to the people of Canada. Throughout world history all successful non-violent revolutions had assembled such a critical mass (100,000 people). The Kealeys make it very clear that this Canadian revolution is to be totally PEACEFUL, as it will be ARMED ONLY WITH THE TRUTHand 100,000 VIDEO CAMERAS.

The march to Ottawa's Parliament Hill is being dedicated to the memory of four young people, Dudley George, Dora Bieber, Clayton Miller and Tom House, whose personal tragedies remind us daily of the unpredictability of life in a Police State.

Tom House

A Metis, Tom House was an independent radio producer working with Co-op Radio, in Vancouver. Following an interview with Glen Kealey on the topic of Shelley Ann Clark blowing-the-whistle on Brian Mulroney, for giving away Canada's sovereignty and natural resources, including fresh water, during the Canada - USA Free Trade Agreement, Tom told Kealey that he was investigating members of the Board of Directors at Co-op Radio. A week later, Tom was stabbed to death on a sidewalk near the station. The Vancouver police, although they identified and apprehended the suspect, refused to prosecute him, and instead, drove him to the U.S. border where he was deported. Police say he would not have been convicted.

Dora Bieber

Dora Bieber was kidnapped from her mother, Maria, by the Children's Aid Society of Ontario. Maria had immigrated to Canada from Hungary, a Communist country. Thinking that the services offered by the Government here were the same as in the old country, Maria left her daughter Dora in their care while she searched for work. Following the third time that Maria left Dora with the CAS they declared her an unfit mother and refused to return the girl. When Maria told the CAS that "they would burn in hell for what they were doing to her" she was charged with "attempted arson". After years of trying, and dozens of court appearances, Maria had still not been able to change the "SYSTEM". Then, Dora was adopted — to thwart Maria.

CANADA'S FLOW CHART

Canadian Institute for Political Integrity
"THE THINK TANK"
 Observe — Analyse — Conclude

CRITICAL MASS

How does one person bring 100,000 people to focus on a single solution to a problem?

A single person (group # 1) focuses on bringing 18 people to focus on a solution.
 Next, each person in group # 2 focus on bringing 17 people to focus on the solution.
 Next, each person in group # 3 focus on bringing 16 people to focus on the solution.
 Next, each person in group # 4 focus on bringing 15 people to focus on the solution.
 Next, each person in group # 5 focus on bringing 14 people to focus on the solution.
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 Next, each person in group # 7 focus on bringing 12 people to focus on the solution.
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 Next, each person in group # 17 focus on bringing 2 people to focus on the solution.
 Next, each person in group # 18 focus on bringing 1 person to focus on the solution,

Group 1 brings in 1 solid person
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 Group 16 brings in 32758 solid persons
 Group 17 brings in 65536 solid persons
 Group 18 brings in 131072 solid persons

If everyone is 100% successful 196,607 solid persons will focus on the solution. However, if some people do not survive the pressures that will certainly be applied on them by friends and foes alike, still, a minimum of 100,000 caring Canadians will show up in Ottawa, on July 1, 2000.

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PUBLIC
MEETINGS

Assembly of
Independent Canadians
WORKSHOPS

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Critical Mass
 100,000
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 OTTAWA, July 1, 2000

Constituent Assembly
CONSTITUENCY "1"

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Constituent Assembly
CONSTITUENCY "300"

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An important message from
SHELLEY ANN CLARK

July 1, 2000 - AIC march on Ottawa's Parliament Hill
YES, it can happen and YOU can make the difference

YES

You Can Make a Difference

by

Shelley Ann Clark

The magnitude of the defeatist attitude that Glen and I first encountered as we met Canadians and told them of the plan for an *AIC march* to Ottawa's Parliament Hill, on July 1, 2000 motivated me to write this article. Personally, I was inspired by a wonderful book titled "*The One Hundredth Monkey*", written by Ken Keyes. It defined the psychology of crowds (critical mass).

Everywhere we went far too many caring Canadians had said: "I can't make a difference - What's the point? - They're too big - They cannot be stopped". Similar statements were echoing over and over again until we both wanted to shout out loud — "Stop it, can't you see that you can make a difference? Don't you see that they're just a paper tiger? They will win only if they convince you to do nothing about it. Think it through. You do have the power to effect change — if only you would all join together to act as one."

There is more power in large numbers than most ever dream of. This is true. When enough of us are aware of something, all of us become aware of it. Glen and I believe that the love most Canadians share for Canada, for their community and their family creates an energy field that no one can destroy.

There is an urgent need for you to inform yourself of the dangers that exist today if, together, we are to protect Canada for future generations. For the sake of your children and grandchildren you must share in the responsibility for doing something concrete to help this much needed change happen.

PLEASE ACT NOW. Join with the Assembly of Independent Canadians. Begin by taking it upon yourself to spread this message.

"Together we are unbeatable"

Please Photocopy and help share this message

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CANADIAN INJUSTICE

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tions. The Canadian elitists have protected themselves well.

In a nutshell, for civil remedy against the government, dissidents and claimants seeking relief must chase the Queen, and she is a hard lady to catch.

Under Canadian law, private citizens cannot abrogate a Canadian's newly acquired constitutional rights. Only the government can be held responsible, in theory at least. This would lead the way to suing the Queen, commonly referred to as 'suing the Crown'.

Until recently, however, the Crown enjoyed a privileged position in that, before anyone could sue the Crown, they had to get the Crown's permission. If this seems slightly unfair, it is only the tip of the iceberg. You should remember that these injustices were borne of an acceptance of British rule, patiently witnessing the decline of the British Empire, and putting blind faith in the early examples of bureaucrats.

The most horrendous case, in which falls the darkest day for all Canadians, involves a prospector named John C. Turner and his well publicized fight against government corruption. Turner, an ex-military man, etched out a living after the second world war scoring the mountains of Canada's north country as a prospector. He worked hard, and he worked for many years. He made a bundle - a true success story.

Then all hell broke loose.

Well documented by the Canadian media, the corruption, suspense, and intrigue was worthy of a spy novel, and involved players from the mining recorders office to the office of the prime minister of Canada. Turner staked a claim in the remote Yukon, and recorded it in the mining recorders office. Then Canada Tungsten Mining Co. came into the picture, claiming they held title to the land, and filed a suit against the prospector. Realizing they were on shaky ground due to their contraventions of the laws pertaining to staking, they lobbied the government to change them.

Erik Neilson, brother to actor Leslie Neilson of "Naked Gun" fame, was Deputy House

Leader at the time and spearheaded their efforts. His law firm in Whitehorse, Yukon was the registered office of Canada Tungsten. Neilson later became the deputy prime minister of Canada when the conservatives came to power. Normally there is a tradition in Canadian parliament that when a law is changed, any court cases in progress are excluded because they are termed 'sub judice'. In this instance, however, the stakes were high and the political ties ran deep. On June 1, 1984 parliament, with no mention of Turner's court case, passed Bill C-44 that changed the staking laws in the Yukon, and for good measure made them 60 years retroactive.

Almost everyone involved has since agreed Turner's rights were violated, but it wasn't the darkest day for all Canadians.

That day wasn't to happen for another 8 years.

Undaunted, the tenacious prospector battled on, enlisting the help of Jim Fulton, one of the members of parliament that had consented to the bills passage. Fulton realized that he had been duped into participating in a political scam designed to broadside Turner, and for years he tried to right that wrong.

Turner reasoned that the case against the government was 'open and shut'. As he saw it "they broke their own rules of parliament". He filed a suit against them, in federal court, armed with an accounting of his substantial losses.

They stalled, and the years dragged by. Turner amassed all kinds of ammunition against them, although to this day he still has not received some 71 documents. "What could be so secretive about a simple change in a staking law" he asks. When he did receive documents - from the mining recorders office via the justice department, they had been altered. He then tried to lay criminal charges before a justice of the peace, but was turned away at the counter.

He attributes their refusal to even accept the paperwork to lingering fear from the 'Kealey Affair'. "They won't even take the informations, when it states right in the criminal code that they have to take them", he said in exasperation.

Not unnoticed by the old prospector, the 'judges funnel

syndrome' was still in motion. Mark Macguigan, who was the justice minister when Bill C-44 passed, was appointed to the federal court as a judge. So was Yvon Pinard, who was government house leader at the time of its passage.

Even though Turner tried to lay a criminal charge against Macguigan for his involvement in Bill C-44, the biggest downfall for the prospector came when Ramon Hnatyshyn was appointed Governor General. He had been named as a defendant in Turner's lawsuit. Nothing strange about having your defendant as the very same man to whom the Supreme Court of Canada justices swore an oath. But as it turned out, the supreme court simply refused to hear the case.

This left Turner with the judgment of the Federal Court of Appeal. This was handed down on June 22, 1992. That was the darkest day. Justice Mahoney declared that "We are all of a view that an action against Her Majesty based on allegations that Parliament has been induced to enact legislation by the tortious acts and omission of Ministers of the Crown is not justiciable".

Which, for the layman, means that, although a citizen is forced to sue the crown to chase the politician, the crown is not responsible because the politician did it. Turner was dead in the water, after 14 years. Full circle, parliament sent him to court, court to parliament - he went home.

The interesting element of the Turner case is that, not only did it officially close the door to a private citizens' fruitful litigation against the hierarchy; but also that of any corporation, foreign or domestic, that is not within the Canadian elitists' circle.

The Federal Court hears cases of a corporate nature dealing with the federal government itself, and has exclusive jurisdiction in such areas as trademarks, patents and copyright. An American company, then is faced with the prospect of lengthy and expensive proceedings with a seemingly slight chance of success. The inseparable ties between the bureaucracy, the government, and their own courts makes their impartiality suspect.

Canadians appear grow uneasy of late, holding scattered demonstrations against their taxation woes, and waving symbolic tea bags in protest.

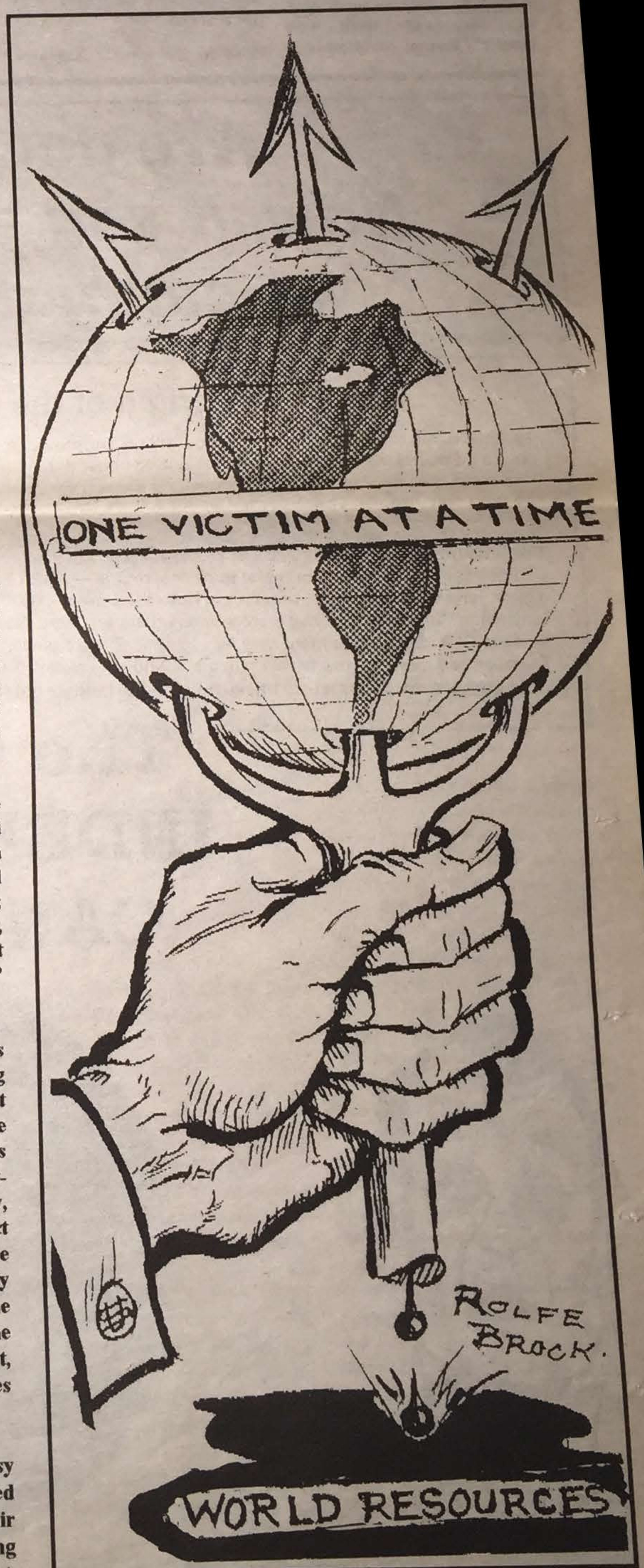
There have been movements, and pressure afoot, to restructure criminal laws and parole guidelines. They are slowly coming to grips with the realization that rampant crime and violence isn't just across the border with those 'gun slinging yanks'.

Will the populace realize the relationship between their money problems and their justice system, and a system that allows convicted thieves to

sit in parliament? Although the monetary crisis is brought home by articles like the recent Wall Street Journal editorial comparing Canada's finances to that of a third world country, Canadians should question the 'Turner Affair', and the corruption it exposes.

Turner, who now operates a small motel in a rural area in the province of British

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CANADIAN INJUSTICE

continued from page 15

Columbia, has tried to get help from his own provincial justice system. This has proved to be fruitless. The then attorney general of B.C., Gablemann, had confessed to committing perjury in a sworn affidavit; but still retained his post. The chief justice of B.C., Allan MacEachern, who was cited by the United Nations Human Rights Commission for displaying an ethnocentric bias, has supposedly dealt with Turner's formal complaints to

the Canadian Judicial Council. He sits on the council.

Interestingly enough, MacEachern, along with the chief justice of Canada, Antonio Lamer, are attempting to soften the system of dealing with judges. Although in some 25 years the council has never removed a judge, MacEachern has this to say on the subject: "WE have a jurisprudential system that has worked remarkably well by comparison with the rest of the world. Why put it at risk?"

Head in the sand? Naive or

scandalous - it's a moot point. Canadians will go to great lengths to portray an air of correctness, and watch out if you suggest otherwise. When the controversy over American media outlets disclosing details of secret Canadian trials was raging, an associate editor of the "Calgary Herald", in an article of December 7, 1993, concerning the American media, wrote: "How dare the smug, self-satisfied media trolls of a country that can't spell justice, let alone practise it, presume to tell us what's wrong with the Canadian

courts?"

Fortunately, this view is not shared by some of the people who have been in positions of power, or are still trying their best to deal with a serious problem.

Jim Fulton, now retired from federal politics, in a letter to Turner, the old prospector, in April of 1993, wrote: "I learned a great deal about the 'Establishment' thanks to my association with you. If only the school system adopted your case; so that every Canadian child could grow up knowing

what happens if you let control of a country fall into the hands of scoundrels!"

Can the polite, and industrious, Canadian people, with their soft spoken and trusting manner, take hold of their future?

The colonial bred timidity of these children of a distant and severed monarchy has spawned a judicial system that is destined to haunt them. If the strength of a nation rests with the ability of its justice system to clean its own house, then Canada is morally and ethically bankrupt.

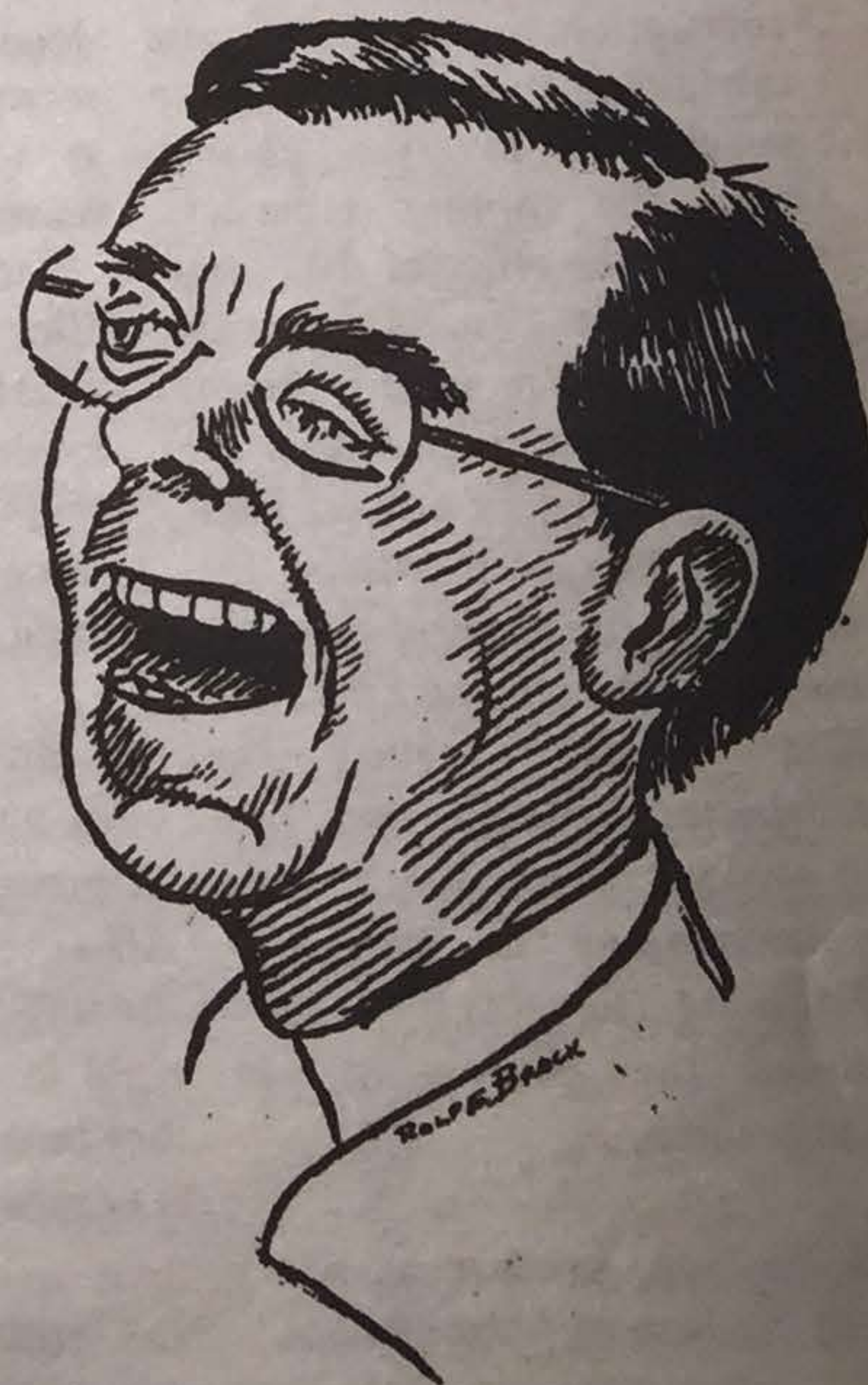
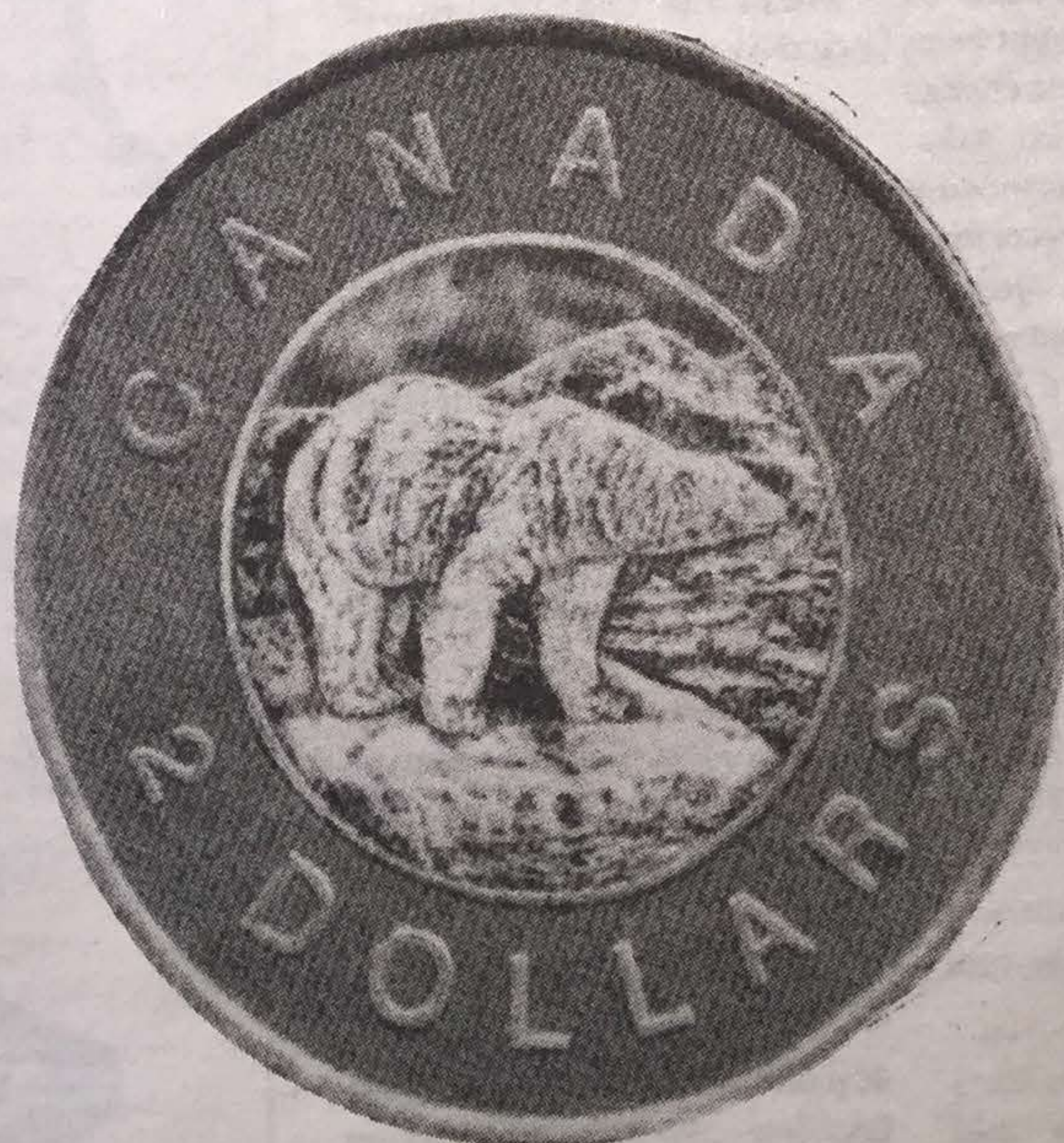
***We got rid of Mulroney
Now, if you send us your Toonies
we can get rid of the Loonies***

The origin of the Order of Independent Canadians

As Annhe and I travelled across the country on our previous speaking engagements we met so many gracious and caring Canadians that we decided to create a special medal which we could use to show them our appreciation for the work they were doing on behalf of Canada. The example that came to mind was the Order of Canada. However, we knew it was being awarded to many deserving Canadians only as a cover for the medals they wanted to give to their own crooks. The Order of Canada allows the crooks to bask in the glory of the more deserving. We, on the other hand had to make certain that every Canadian who saw a neighbour or friend working for the benefit of their country could, themselves, induct them on our behalf, into the Order of Independent Canadians. When we looked into the possibility of minting our own medal we discovered the prices were beyond our means. Luckily for us the Government unknowingly came to our rescue. They began to circulate the TOONIE for us, right across the country. And guess what? It depicted the CIPI philosophy on its two bi-metal surfaces, that is — THERE ARE TWO SIDES TO EVERY SIDE OF EVERY STORY. So we brought a number of Toonies to a local jeweler who glued a broach pin onto the Queen side. That turn our Toonies into medals. We placed them in nice boxes and Annhe sent them out to the first "inductees". They were an immediate success. Now, the demand is overwhelming us to a point where we need your help. If you want to help us save Canada here's a great new way to do it. Place a jar on your night table and at the end of every day drop in every Toonie you end up with each day. Then, once a month, wrap them up in a box and ship them off to us, in Kelowna. Some we will mount as medals, to induct more caring Canadians into the Order, others we will turn into travel vouchers to help us get the message out to communities who cannot afford to sponsor my visit on their own.

Glen Kealey

The Order of INDEPENDENT CANADIANS



CIPI MAILBAG

April 24, 1997

Dear Glen:

The reason that I am writing is that Paul and I had the opportunity to hear your lecture for the first time a couple of weeks ago when you were in Toronto, and we were really impressed! We got three of your videos, and would also be interested in receiving info on the video from this last Toronto lecture when it becomes available.

Paul asked me to send you the two articles (enclosed) which he has written - "Space Aliens from the Pentagon" and "Codex and our Freedom".

Best wishes to you and Ann - and keep up the good work. We thank you both and appreciate what you're doing on behalf of all of us who love truth.

Joyce Medley, Scarborough, Ontario

Space Aliens from the Pentagon

UFOs, flying saucers, cattle mutilations, alien abductions, the "Greys", the "Greens", reptilian serpent people from Beta-Reticuli - and, let's not forget those perfect circles - all keep cropping up in conversations and farmers' fields these days.

This "alien phenomena" that's been around for the past half century or so has been brought to the forefront in the collective mind of the world with television productions like *The X-Files*, *Sightings*, and *PSI Factor*. We have Whitley Strieber's book *Communion*, and Betty and Barney Hill's close encounter experiences in New England. And Hollywood's list goes on with movies such as *E.T.*, *Independence Day*, and *Fire in the Sky*.

And all the while, we have secretive government agencies and "men in black" travelling the world over telling those "abductees" who claim to have starred in the "real movie" to keep their yaps shut or else. Are you confused yet?

Perhaps author William R. Lyne can help dissipate some of this confusion. In his book, *Space Aliens From the Pentagon*, Mr. Lyne - with a skeptic's critical judgment and no small amount of genius - has methodically torn down the mystical shibboleths of "alien" contact and technology, and gives a reasonable and rational explanation to most if not all the secrecy and mystery surrounding these issues.

The clear-cut thesis of this book is that flying saucers are man-made machines employing the wondrous discoveries of that turn-of-the-century electrical genius, Nikola Tesla. All of the garbled, misleading and confusing information surrounding this astounding advance in "Free-Energy Propulsion" are all efforts to

"spin-doctor" and occlude this basic fact.

Nikola Tesla, Lyne contends, truly was a man ahead of his time. By as early as the 1870's Tesla had conceived the basic idea behind electric flying machines, and began experiments forthright. By 1897, Tesla had formulated his "Dynamic Theory Of Gravity", which stated that all bodies (atomic masses, etc.) have electrical content. Their movement, together with their particular electric content, in space, in which there are magnetic and electric fields as well as cosmic (Zero-Point) radiation, causes them to emit microwaves. These microwaves react with the "ether" which subsequently behaves like a "continuous, electrically conductive, fluid, solid-state mass". The interaction between the microwaves and different bodies through the ether, causes their gravitational interaction.

Tesla began to conduct laboratory tests (high voltage experiments relating to the high frequency reactance between two parallel plates) to verify his hypothesis. These tests confirmed that at sufficiently high voltage and frequency, the "space" ("ether") became what Tesla termed "solid-state". Tesla carried his hypothesis a step further, and concluded that an "anti-gravity" flying machine could be propelled by the reactance of high frequency, high voltage electro-magnetic waves. Author William Lyne avers that by 1915, or so, Tesla had a stove-sized machine operational, and was making night flights out of his hotel room at the Waldorf Astoria, all over New York City!

"*Space Aliens from the Pentagon*" also tells of another physicist, H.R. Lorentz, who had conducted related experiments in electricity and gravitation. Lorentz' theory

states that by simply increasing the moving negative charges (electrons) attached to the stationary nuclear charges (protons and neutrons), the gravitational attractive force acting on the positive charges of the nuclear mass would be completely neutralized. Lorentz deduced that the electrical attractive force is ten to the power of thirty-nine multiplied by 2.2 times stronger than the gravitational attractive force! It is no small wonder that these "Flying Saucers" are able to reach such astounding speeds. Lyne also states that in this form of propulsion, inertia and momentum are canceled as well as the gravitational force. Could this account for the inexplicable maneuverability (in total defiance of the accepted laws of physics) possessed by these fantastic machines witnessed by so many in the skies the world over?

In 1919, explains Lyne in his book, Tesla went to Switzerland with all his plans for the electric flying machine and offered it to the League of Nations, for the free use of the peoples of the world and in the interest of world peace. In his naivete, Tesla had given this invention to the gaping, salivating maw of the Illuminati who were almost certainly in total control of that organization. Lyne states that we next see this technology surfacing in Germany in the 1930's where it, in earnest, began to be developed.

"*Space Aliens from the Pentagon*" talks about several Allied aircraft crews, towards the end of WW II, witnessing anomalous, unidentified flying objects, nick-named "The Foo-Fighters". According to these crews, and the turret camera films taken during the air war over Europe, these objects were highly maneuverable, quick, and impossible to shoot down. This is solid celluloid testimony of the existence of these silvery

balls, likely piloted by hot-shot young daredevils from the Luftwaffe. There were several different sizes and shapes of craft and Lyne illustrates in his book the "cigar-shaped", "hat-shaped", big saucers, little saucers, etc., seen by so many witnesses from all over the globe.

"*Space Aliens from the Pentagon*" also delves into some of the mystery surrounding the end of World War II. The flying saucer was not the only example of advanced technology in the Reich according to Lyne who writes about the development of the neutron and atom bombs by the Germans, as well as the development of "Red Mercury", the subject of much speculation in patriotic circles today. These advances, states Lyne, were used by the collapsing Reich at the end of the war as bargaining chips, and resulted in a secret stalemate with the Allied powers. As part of the deal, the U.S. was the recipient of this flying saucer technology which was taken immediately to military bases such as White Sands, Sandia, Ft. Bliss and Holloman.

Lyne writes that during top-secret Operation Paperclip, the U.S. received thousands (approximately 15,000 to New Mexico alone!) of German scientists, administrators, researchers, psychologists and intelligence "apparatchiks", who assisted and instructed the Americans to bring them up to speed. Part of this operation included Werner Von Braun and Reinhard Gehlen who, respectively, were pioneers in rocketry and intelligence operations. Lyne also points out that the travesty of the Nuremberg Trials was going on (prosecuting only political leaders, and not scientific personnel) at the same time that the U.S. was clandestinely bringing these other Germans in. Does this not make

Nuremberg a case of selective and vengeful justice, and, furthermore, could this explain the meteoric rise in technological advances in America after World War II?

"*Space Aliens From the Pentagon*" goes on to explore how these and other technological advances have been buried far into the shadows and dark corridors of U.S. government agencies such as the N.S.A., C.I.A. and O.S.I. (Office of Scientific Intelligence). In his book, Mr. Lyne examines the apparent grafting of much of the German Intelligence apparatus to that of the U.S., and purports that this was the genesis of the "National Security State" and the perfecting of the "Big Lie" technique. It is this self-proclaimed "National Security State" that is employed by these agencies to goad, bully threaten and otherwise control the whole UFO question.

Lyne talks about the Roswell Incident, providing convincing proof of a hoax perpetrated for the express purpose of making us think of "little green men from outer space". He points out the cosy relationship between Hollywood producers, C.I.A.-backed script writers and various other research groups who are setting the agenda on "both" sides of the UFO question. It is all a matter of spin-doctoring and information-control, according to this author of *Space Aliens From the Pentagon* - to make mankind look "out there" for the answers and not "here on earth". This also conveniently creates a "common enemy" scenario (the E.T.'s are going to take over the world!) which dovetails nicely with the Illuminati's plans for a global government.

Lyne also puts forward in this book that the world's Patent Offices are virtual "clearing houses" for the Illuminati,

continued on page 18

CIPI MAILBAG

Editor: Cliff Turner is a B.C. prospector who filed a claim on land that later proved to be extremely valuable. When a Transnational corporation confirmed this fact they got their politicians in Ottawa to retroactively change the law and stole the claim from Turner.

Dear Glen:

As you are aware through the past phone calls, I am involved in a similar situation in which government, bureaucratic and political corruption is rampant.

Stonewalling, cover-ups, lies, forgery, perjury, fabrication of evidence, altering material documents, conspiracy, contempt of court and parliament, destruction and loss of documents are the commonplace factors in my case. I haven't found a "prima facie" financial bribery yet, but wait and see. All of this in my case done at the instigation of an American Corporation, with the active complicity of the civil servants right up to the Ministers. We can well imagine the graft implicit in this situation which enabled the firm to have the law that they were in violation of, changed in Parliament while the case was before the Yukon Supreme Court and made 60 years retroactive, all this done in under (4) months — the bonuses must have been lavish to the officials in the Department of Indian Affairs and Northern Development (DIAND) and Justice, John Munro, Minister of (DIAND) and Mark MacGuigan of Justice. Erik Nielsen was central to this nonsense, with his friend Keopke, the corporation expert witness and the instigator of the infamous "Static" claim jumping, involving forged, altered and purged forms. The pay off must have been substantial to ensure swift and sure passage of this sub-judice 60 year

retroactive ad hoc legislation in favor of the lawbreakers and to protect the officials from the malfeasance and maladministration in the legal enforcement of the Y.Q.M.A. as to their sworn and paid for duties.

Glen as you will know, I can name Ministers, politicians and particularly bureaucrats by the score as culprits in my situation, you've basically named the Quebec Mafia and I have the Parka Mafia of the West most entrenched in Ottawa. No difference in attitude or wrongdoings, only in name.

A short list of political names culpably involved in my situation read like a Who's Who in Ottawa: Mulroney (Defendant), Hynatyshyn (Defendant), McKnight (Defendant), Masse (Defendant), Ministers of Justice - Crosbie, Clark, Lewis and Campbell, Minister of (DIAND) - Crombie, McKnight, Cadieux and Siddon. Of course, the originals, MacGuigan, Munro and Erik Nielsen. Also, former R.C.M.P. Commissioner Norm Inkster, for ignoring the "Prima Facie" evidence sent to him in respect to this situation and numerous lesser lights who are no less culpable within the civil service.

This situation now touches on (4) decades and (5) court actions, one settled by fraudulent means (4) of which are still active, though stonewalled by our exquisite Justice (?) department.

One solid factor I have noticed in your own laying of an Information and Charges against these dandies, is the complete and utter amazement and shock that the reporters and so-called authorities evince, not over your charges, but the factor that you were able to find an "honest" official in

Ottawa, in the form of Justice of the Peace, Lynn Coulter.

Almost like "Diogenes", you faced an almost impossible task within the confines of our political, and bureaucratic Justice System. No wonder our "lawmakers" our "law upholders" and our "law enforcers" are flabbergasted, who ever in their wildest dreams could envision that upstart Glen Kealey would ever locate a decent person who would finally listen to his story, unheard of blasphemy in Ottawa. There may be hope and a small ray of light at the end of this long vexatious journey for the truth, decency and honesty. I know I'm still searching almost vainly, but there are some good people out there, and hopefully they will come forward in this hour of despair and need for "integrity" in government.

Authorities investigating authorities, my! my! like getting the goats to watch the cabbages or the fox to guard the chickens. These bureaucratic government people have been indulging freely in corruption for so long that they really feel that is how you do things. "They are above the law". They have no recent knowledge of any other way. Protect my ass, stall, obfuscate, fall back on every filthy bureaucratic trick known and invent more if necessary. The "SYSTEM IS SICK FROM THE TOP DOWN".

Glen, the honest and decent people in this land applaud you and wish you God speed in your quest for Justice in your situation which affects us all.

Well, Glen, all the best and keep in there, right is right and don't let these unmitigated corrupt bastards forget it.

Respectfully yours,

John C. Turner
Prospector - Litigant
Cache Creek, B.C.

Mr. Glen Kealey,

Hello Glen, for quite some time I have been trying to locate you to communicate with you and help in any way possible, as well as seek help in issues that you have had considerable more experience than I.

I finally, decided to take the phone book and track you down again. After many calls to Kealey listed phone numbers, I finally found your sister. After a brief orientation chat, she gave me this address and advised me, in a very limited way, of where you are and what you are involved in at the moment. Congratulations are in order and may our prayers be answered in a way that is very visible to you, to encourage you to continue your work.

Glen, my name is Lloyd Sheppard. If you will recall, I visited your home back in, I believe it was, 1992 or very early 1993. Remember the three Social Workers who had a total of eighteen charges laid against them back in Newfoundland by that Provincial Puppet force and not one charge could stand the judicial test when put through the due process of Law.

For all three of us, that was a very very ugly experience and the media tried to make us look like the felons that the due process of Law proved we were not. Even though, we were all proven innocent and we wanted the real culprits exposed for what they did to us, to date we have not been able to contact a lawyer in this country who will, in any way, assist us to pursue our dilemma that continues to cloud our every move. This has left us viewing the Legal Community as nothing but SILVERED TONGUED SER-

PENTS who prey on the innocent at public expense. We know we cannot resurrect Our Saviour for our own personal use and have HIS Wisdom represent us in our quest, however, we do believe we can find a way to have the truth become public knowledge and then let the Law take its course. We are convinced that the UNTOLD SIDE of this story will start the ball rolling in the right direction and will never lose faith in what we know to be the TRUTH.

To quote Sir Winston Churchill on this issue, "The safest place to hide the truth is under a huge pile of lies" unquote. In this case, we cannot allow this to occur and what ever we have to do to prevent this, within the Law, we will.

My question at this time is, our objectives have much in common, with the very organization you support, can we find a common ground and battle plan that will be of mutual benefit? I believe we can and add strength to each other in the process. May I have your comments on this, please.

I have a fax machine and it is on the same phone number as my phone, so it is just a matter of a call to send me a fax. I wish I had your fax number at this time, I would not have to wait for weeks for our ancient mail system to work.

For your assistance in this matter, I have enclosed a return addressed envelope for you to use and look forward to seeing it in my mail box in the near future. God bless you both and do not give up the fight, it is well worth every minute.

Sincerely

Lloyd Sheppard
Ottawa, Ontario

SPACE ALIENS

cont. from page 17

Trilateralists and their friends in government. Unwitting developers and inventors apply for a patent only to have it stolen or "deep-sixed" by these mattoids, with the only recourse being expensive litigation in courts friendly to these same controllers. This happened to William Lyne personally, and he discusses his case in the book. Could this

pillferage be the reason that there is little if any development along the lines of "free energy" or energy-efficient technologies - and the reason we are still using inefficient combustion engine technology that is at least a century old?

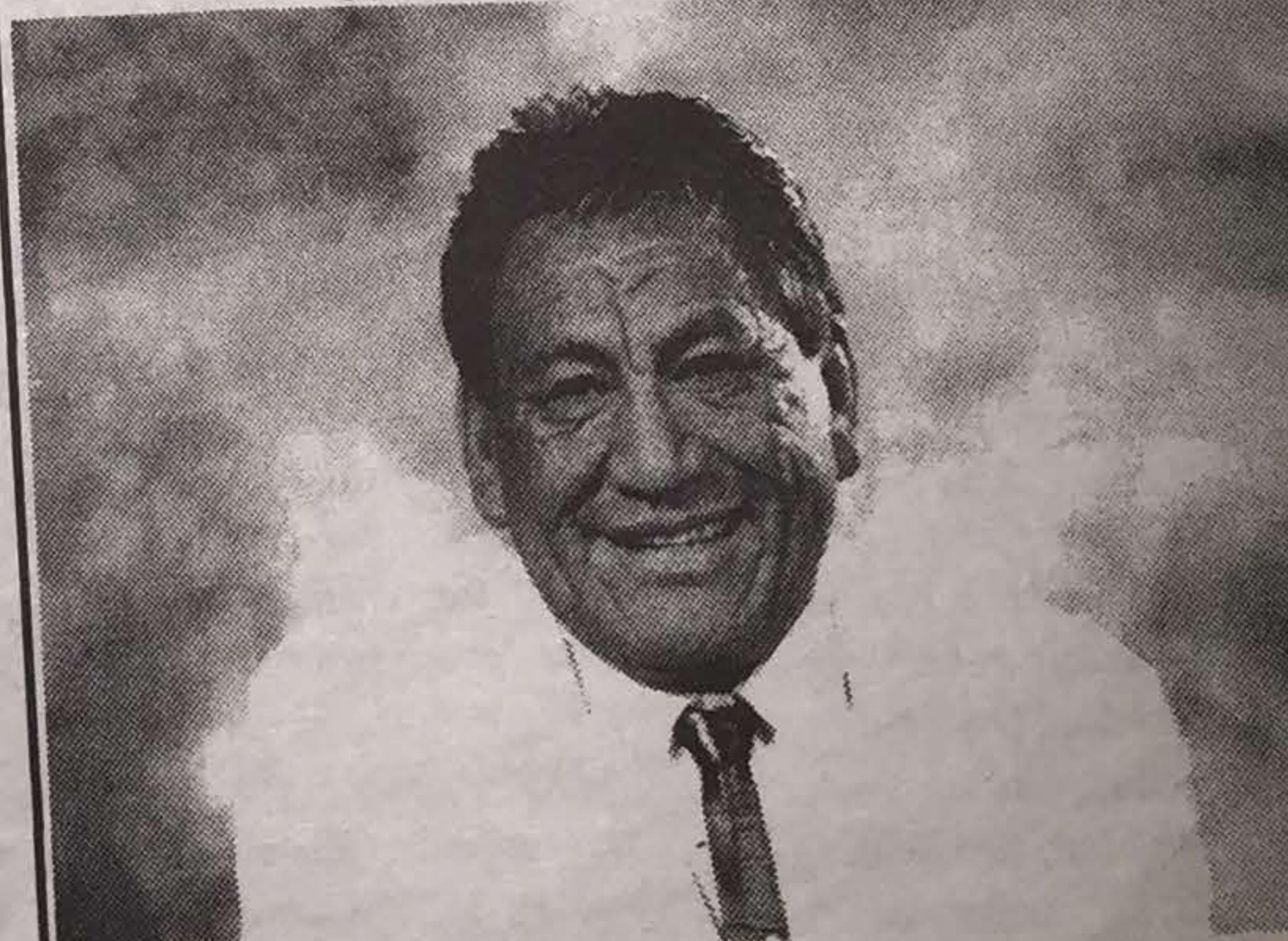
"Space Aliens From the Pentagon" is available for \$21.00 US from:

CREATOPIA
PRODUCTIONS,
General Delivery, Lamy,
New Mexico 87540
Tel: (505) 466-3022

Video of interview with the author is available for \$20.00 US from JP ENTERPRISE, Ste. 104-1365, 1920 Ellesmere Road, Scarborough, Ontario, M1H 3G1, CANADA.

Due to the lack of space in this issue CODE X will appear in Issue 8

....He's back!



Tom Mattinas

Gustaf

continued from p

"controlled environmental movements"; first, with protesting fresh diversion projects, sailing as a crew member on the Sea Shepherd II (a privately funded ship of the royal Windsor), and in 1981 suspect in a "counter" at the University of Alberta. The B.C. Liberation Front activity is considered a modus operandi to create their own the real protest control public by product of "funding agencies" then also port as victims on media. Both live off the paid to their in Chicago.

11 — 1996 Shaman (illusionist) Alberta, known to be Edwards' a Toby is also suggested consecrated Gustafson Rosette's stated be was the native b

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Stev clai hie Co hi w 19 C t

Gustafson Lake Standoff NOT Traditional

continued from page 8

"controlled environmentalist movements"; first, with those protesting fresh water diversion projects, and then, sailing as a crew member on Sea Shepherd II (a protest ship secretly funded by Prince Philip of the royal House of Windsor), and in 1993, was a suspect in a "break-and-enter" at the University of Alberta. The B&E was later attributed to the Animal Liberation Front. This type of activity is consistent with the elites modus operandi. They create their own opposition — to gather the mailing lists of the real protest groups and control public donations. As a by product of becoming the "funding agency", elites can then also portray themselves as victims on their controlled media. Both Suniva and Anne live off the interest income paid to their trust funds, based in Chicago.

11 — 1993 — A Native Shaman (magician / illusionist) from Morley, Alberta, John Stevens, (now known to be Percy's wife Toby Edwards' adoptive father — Toby is aka Mary Jane Pena), suggested he be allowed to consecrate the site across Gustafson Lake from Percy Rosette's lease. Stevens' stated belief was that this land was the location of an ancient native burial ground.

At the time Stevens was having legal problems on his property in Alberta. Stevens had raised \$2 to 5 million by logging on his land. However, the Government had seized his bank account, claiming that all money earned from logging belonged to the Tribal Council and not to any individual native.

Stevens' only defense was to claim that "traditionals" like him were not linked to Tribal Councils and his property was his own private land, to do with as he will. It was then, in 1994, that he hired Bruce Clark as his lawyer and joined the Native Sovereignist movement led by other traditionalist natives, in Ontario and B.C..

12 — 1993 — Lester House, the native who lived in a house owned by Anne Davison (Notnes) in Hinton, Alberta contacted John Hill. "Doc" Hill, a native patriot then residing in New York City was assisted financially (\$3,000 to cover his outstanding debts) in return for attending at Hinton. Upon his arrival Doc was

asked, by Anne Notnes, to consider blockading roads in Jasper Park, near Hinton. Doc declined.

Eventually, Doc would come in contact with Jonesy Ignace (Wolverine), Percy and Toby, John Stevens' family and other traditional native Sovereignists. Later, when Lester House departed from Anne's property, Doc Hill and his family were settled in Hinton.

13 — 1994 — This period coincides with a time when John Stevens offered Percy Rosette support for his traditional SUNDANCE site in

B.C. (lot 114). The Sundance ceremony is a traditional spiritual ceremony of penance and forgiveness which was more common to North American plains Indians. This second initiative (joining the movement being the first) when added to Stevens' third initiative, being his more public role in bringing an end to the standoff in 1995, prove that John Stevens was personally responsible for both of the roles he played — as the creator of the standoff, and ultimately, for bringing it to a peaceful conclusion.

14 — 1994 — Later that year, upon viewing a video tape of a

lecture given in Edmonton by Glen Kealey, Doc Hill contacted Kealey's CIPI in Ottawa and a meeting was arranged between all groups at the Hinton home of Anne and Rocky Notnes, during November 1994.

15 — 1995 — The Gustafson Lake standoff began in fact when the camp was promised a meeting between all parties. It was scheduled for August 21. However, the RCMP chose to send in a covert hit squad dressed in camouflage during the night of August 17 / 18. Const. Ray Wilby claimed a shot was fired at them in the dark. Evidence given at the

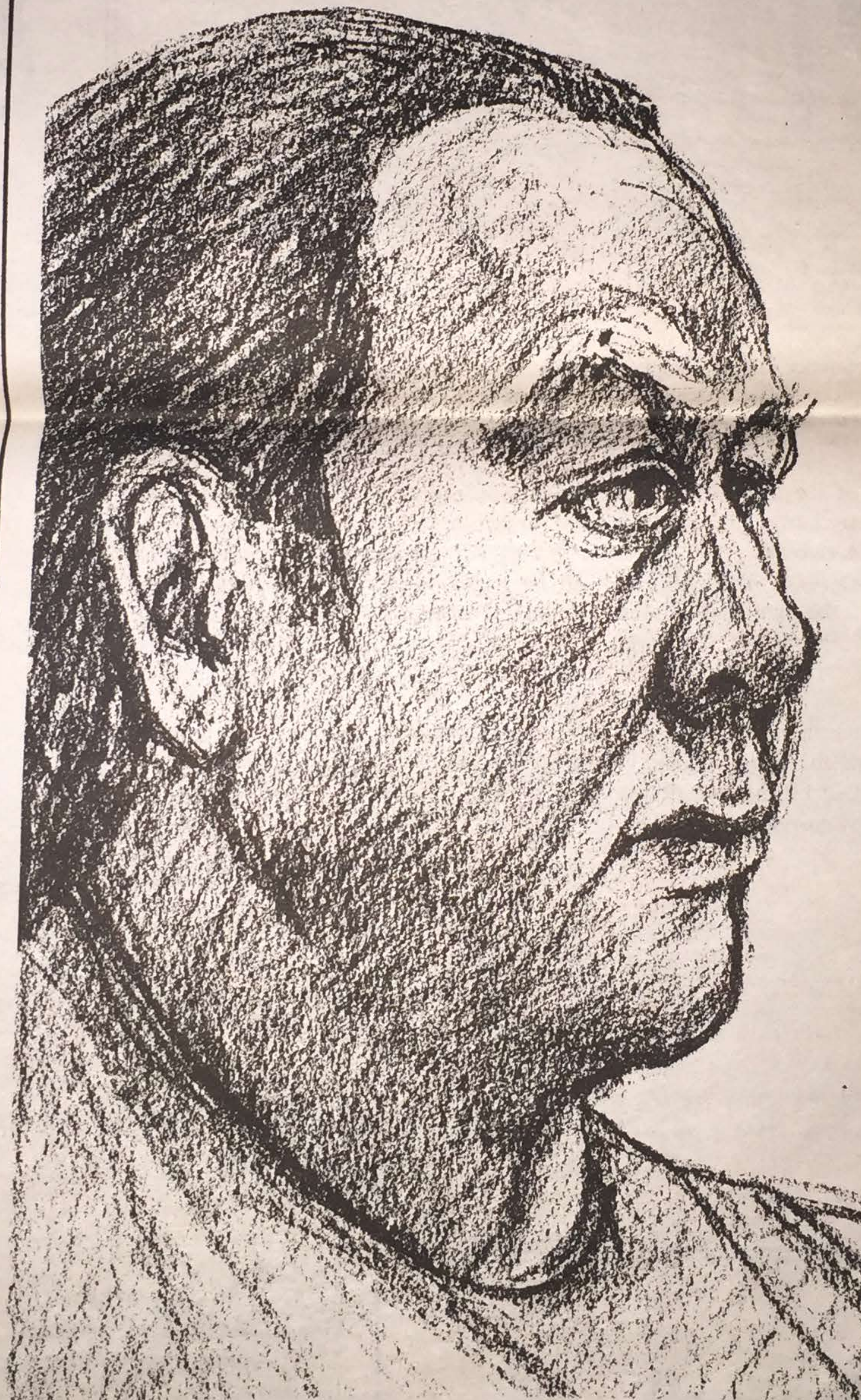
trial suggests Corp. Callander's gun went off accidentally. Suniva Bronson supplied the funds to purchase the three semi-automatic weapons linked to the camp. Suniva Bronson also recruited a number of natives such as OJ, Paintball and Shadow. She provided them with transportation, by lending her own car to bring natives into the camp following the August 17 incident. She also recruited Robert Flemming and Trond Halle. Halle would record the event on video from inside the camp. Norm Torp, a CSE MILITARY SPY on the RCMP, was instructed to do likewise from the RCMP side. WESCAM and FLIR would record activity at the site from the air.

16 — 1995 — The only dispute between the RCMP and the military (JTF2) which is documented in the disclosure released to the defense acknowledges that the RCMP wanted to use the military's equipment and weapons such as the Bison APC's and 50 millimeter machine guns in a pro-active violent manner, while the military were inclined to a much more passive approach. Could it be that the military knew the danger that these weapons could inflict upon their agents in the camp — ie Pena and Bronson et al? In the end the dispute was resolved in favour of the RCMP's more violent approach (later, General Addy was fired) by the Privy Council of Canada. Obviously, the agents were deemed "expendable".

17 — 1995 — In September 1995, due to their participation from the very beginning of the ongoing standoff, and in return for helping them end the standoff as well as the ongoing battle over the broader question of native sovereignty, the RCMP offered John Stevens and his family immunity from prosecution. Reportedly, in turn, the RCMP were also instrumental in releasing the seizure of John Stevens' \$2 to 5 million bank account.

18 — 1996 — In November 1996 the Report of the Royal Commission on Aboriginal Peoples was released. It recommended that a new Royal Proclamation be proclaimed by Queen Elizabeth. It would allow the Government of Canada to transfer vast tracts of land to the control of native "Indian Agents" known as Tribal Council Chiefs. This would free up the land for sale.

continued on page 22



WOLVERINE

by Lyla Smith

RCMP MANAGEMENT THEORY

1



Royal
Canadian
Mounted
Police

March 17, 1997

Mr. Glen Kealey
126 Redcap Street
Rural Route #1
V9L 1M3

Dear Mr. Kealey:

This will be
recommended
Jennifer F.
Columbia.
force and
the same as

Yours truly,

James E.
Acting C.
Surrey D.

RAB:rjs



Royal
Canadian
Mounted
Police

Gendarmerie
royale
du
Canada

Security Classification / Designation
Classification / Désignation sécuritaire

Unclass

Your file Votre référence

Our file Notre référence

97-0113(IAU)

April 3, 1997



B. S. Baffles Brains

"E" Division
657 W. 37th Avenue
Vancouver, B.C.
V5Z 1K6

Mr. Glen Kealey
126 Redcap Street
R.R.#1
Duncan, B.C.
V9L 1M3

Dear Mr. Kealey:

This letter is in reference to your complaint of abuse of power, excessive force and creating false news, against seventeen senior officers and other members of the RCMP in "E" Division, as well as the former commanding officer. This complaint was lodged via the Officer in Charge of Surrey Detachment and is as a result of the Gustafsen Lake incident which occurred in 1995.

I am in receipt of the extensive documentation which you submitted via the Surrey Detachment. As you are well aware this matter is currently before the courts. In view of that fact and having regard to the nature of the documentation you have forwarded, please be advised that pursuant to Section 45.36(5)(b) of the RCMP Act, I am not prepared to launch a full investigation into your complaint as, "... the complaint is trivial, frivolous, vexatious or made in bad faith ..." and pursuant to Section 45.36(5)(c) of the RCMP Act, "... having regard to all of the circumstances, investigation or further investigation is not necessary or reasonably practicable..."

In accordance with Section 45.4 of the RCMP Act, I am notifying you that the investigation into your complaint is now concluded. Should you be dissatisfied with the manner in which your complaint has been handled by the RCMP, you may request a review by the RCMP Public Complaints Commission by corresponding with them at:

- 2 -

RCMP Public Complaints Commission
B.C. & Yukon Regional Office
Suite 670 - 840 Howe Street
Vancouver, B.C.
V6Z 2L2
Ph: (604) 666-7363 or Toll free: 1-800-665-6878

Yours truly,

D. S. Chisholm

D.S. Chisholm, Staff Sergeant
Non-Commissioned Officer in Charge
Internal Affairs Unit
"E" Division

/adb

Canada

(we hope)



Royal
Canadian
Mounted
Police

Gendarmerie
royale
du
Canada

Security Classification / Designation
Classification / Désignation sécuritaire

March 17, 1997

Mr. Glen Kealey
126 Redcap Street,
Rural Route #1, Duncan B.C.
V9L 1M3

Your file Votre référence

Our file Notre référence
File #96SRV-69639

RCMP BRASS THEORY # 2

Dear Mr. Kealey:

Re: Complaint of Illegal Prosecution

This will confirm your conversation with Staff Sergeant R.A. Briske on March 17, 1997, and our recommendation that you refer the allegations of illegal prosecution against Mr. Lance Bernard, Ms. Jennifer Fawcus, and Judge Bruce Josephson to the Ombudsman for the Province of British Columbia. We would suggest that you also refer your allegation of abuse of power, use of excessive force and creating false news against the Attorney General of the Province of British Columbia to the same authority.

Yours truly,

[Signature]
James P. Good, Inspector
Acting Officer in Charge
Surrey Detachment

RAB:rjs



OMBUDSMAN
Legislative Assembly
Province of British Columbia

Please respond to:
☐ 931 Fort Street
Victoria, British Columbia
V8V 3K3
FAX: (250) 387-0198

☒ Suite 200, 1111 Melville Street
Vancouver, British Columbia
V6E 3V6
FAX: (604) 660-1691

General Inquiries: (250) 387-5855
Toll Free: 1-800-567-3247
TTY Toll Free: 1-800-667-1303

April 16, 1997
File: 9704232

Mr. Glen Kealey
1026 Redcap Street
RR #1
Duncan, British Columbia
V9L 1M3

Dear Mr. Kealey:

Re: Your complaint about the Ministry of the Attorney General

You contacted us recently, on the suggestion of the RCMP, with a complaint concerning His Honour, Judge Bruce Josephson, and about Crown Counsel Lance Bernard and Jennifer Fawcus. I understand that your complaint relates to the Gustafson Lake prosecutions.

As I believe our Intake Officer discussed with you, we do not have jurisdiction to investigate the matters of which you complained. We do not have jurisdiction over either the police or the courts, and our jurisdiction with respect to Crown Counsel is limited. In particular, section 13 of the *Victims of Crime Act* removes our authority to investigate complaints about prosecutorial discretion. As you may be aware, prosecutorial discretion includes decisions made by the Crown as to whether or not persons should be charged with particular offenses.

I am sorry we could not assist you.

Yours truly,

[Signature]

Elizabeth Nicholls
Ombudsman Officer

Canada

IT'S
NOT
MY
JOB

Trial Judge makes serious error by allowing Glen Kealey to view RCMP's Sleaziest Videos

THE HONOURABLE MR. JUSTICE
I. BRUCE JOSEPHSON



THE SUPREME COURT
OF BRITISH COLUMBIA

THE LAW COURTS
BEGGIE SQUARE
NEW WESTMINSTER, B. C.
V3M 1C9

Mr Stratton

Ops Dir

S.P. Services Centre

Dec 3/96

Re: Jones Ignace
& Glen Kealey.

As I have permitted Mr. G. Kealey to view the tapes with Mr. Ignace, I would be grateful for any accommodation you can make to enable this to take place as expeditiously as possible.

On December 3, 1996 Gustafson Lake trial Judge Bruce Josephson ordered that 46 hrs. of RCMP "Training Tapes" be disclosed to the lawyers for the 18 defendants at the trial.

Because William Jones Ignace was representing himself, having just fired his lawyer Harry Rankin, he was authorized to view the RCMP tapes in his cell, at the Surrey Pre-trial Centre.

Wolverine asked the Judge to allow Glen Kealey, his researcher, to attend the viewing with him.

What follows is the script of the handwritten letter by the Judge, authorizing Kealey to enter the Surrey Pre-trial Services centre to view the full 46 hrs. of what proved to be the RCMP's Sleaziest Home Videos.

Dec. 3/96
Mr. S. Stratton
Ops. Dir
S.P. Services Centre
Re: Jones Ignace
& Glen Kealey

As I have permitted Mr. G. Kealey to view the tapes with Mr. Ignace, I would be grateful for any accommodation you can make to enable this to take place as expeditiously as possible.

J B. Josephson.

On these tapes Kealey saw and heard the RCMP media relations group plan "a disinformation and smear campaign against anyone associated with Bruce Clark". Among the crimes being perpetrated by the police, as recorded by these video tapes, Sgt. Peter Montague, relishing the thought, is seen to say "Smear campaigns are our specialty".

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Gustafson Lake

continued from page 19

mostly to the international bankers who control the Fortune 1000 companies. Some of this land is expected to be flooded, to create the fresh water reservoirs that will supply the needs of the GRAND Canal fresh water diversion project. With Brian Mulroney's canal in place, can a FOOD CARTEL be far behind?

19 — 1997 — Inspector Garry Bass, assisted by Staff-Sergeant P. Eakins of the RCMP Major Crimes Unit are now responsible for the ongoing cover-up (see letter to Glen Kealey - Issue 6 of the Kealey Paper), while Judge Bruce Josephson supports it by refusing to call pertinent witnesses at the trial (held in courtroom # 7, in Surrey, B.C.).

THIN

continued from page

high seas. Attempts to arrest citizens inside the states, state property, ended with U.S. Marshal being shot, arrested and tried by the for assault, kidnapping, some other related. And, until 1889, the Federal Courts had no power to release them from custody.

The Fed's created what commonly referred "Federal Interest". claim an attachment anything "Federal" to the "necessary and proper" clause of the Constitution. However, if one merely the debates of Congress the Articles of Confederation (pre-1787), it is evident those "necessary and proper" powers only applied to the circumscribed specifically enumerated the Ninth and Tenth amendments to the Bill of Rights. Fed's didn't exceed bounds.

Of course, today, with the Fed's are in the home and pocket. A don't intend on leaving.

The good news is, we are beginning to see some degree. About ago, the Supreme Justices of all time and agreed that usurping jurisdiction belonging to the various justices they "can" do about it.

Also, within the governors of the Ohio. They came to a conclusion.

We all know sprouting up Anti-Federalists are flooding where across (They are numbers the suspect; disorganized).

I'm concerned is not resolved will be. No.

The Kealey Paper no more WILL inform INDEX BOARD truths and KNOWN decisions then cert

THINK AGAIN ... and AGAIN

continued from page 3

high seas. Attempts to arrest citizens inside the states, on state property, ended with the U.S. Marshal being shot or arrested and tried by the state for assault, kidnapping or some other related crime. And, until 1889, the Federal Courts had no power to release them from state custody.

The Fed's created what is now commonly referred to as "Federal Interest". They claim an attachment to anything "Federal" through the "necessary and proper" clause of the Constitution. However, if one merely reads the debates of Congress under the Articles of Confederation (pre-1787), it is evident that those "necessary and proper" powers only applied within the circumscribed powers specifically enumerated, and the Ninth and Tenth Amendments to the Bill of Rights were included to insure the Fed's didn't exceed those bounds.

Of course, today, we all know the Fed's are in every man's home and pocket. And, "they" don't intend on leaving.

The good news is, Americans are beginning to wake up to some degree. About two years ago, the supreme court justices of all the states met and agreed that the Fed's are usurping jurisdiction rightly belonging to the states. The various justices concluded they "can" do something about it.

Also, within the last year, the governors of the states met in Ohio. They came to the same conclusion.

We all know militias are sprouting up like wild flowers. Anti-Federal movements of all ilk are flourishing everywhere across our great land. (They are much larger in numbers than you might first suspect; although very disorganized.)

I'm concerned that if this case is not resolved soon it never will be. Nothing is stable, and

there is clearly very increased activity by the Administration of this country in preparing for the calamities ahead. The courts "don't protect Our Rights" now. Soon, they won't even PRETEND to.

Mom is down to 104 pounds. She'll be seventy years old soon (January 1st). She's working too hard, but there is no one else to do it, so she doesn't complain.

I know there's a good deal of concern due to things moving so slowly. John DeCamp has NOT "sold us out". The problem is we're dealing with Goliath, and Goliath is a brute. He doesn't play fair.

We're doing all we can with the case. It couldn't have got this far without your help, but it appears things have stalled. When horses do that, they need a "spur" on the behind. We're working on that now.

We have many options. I have been mulling them over for some time. One is a bond hearing motion. It, unfortunately, is likely to meet with the same result — a deaf ear.

We can file a "Mandamus" — i.e., an order from a higher court compelling Judge Jones to do his duties. (It's a shame history has recorded the necessity of such a writ).

We can file a 2241 (what's left of the "real" Habeas Corpus), either in this District (Kansas) against the Warden, or the same with a Judge on the Eight Circuit, or the same with a Washington, D.C. court against the Attorney General, or the same with a Justice on the Supreme Court. Filing to the Eight Circuit (one of "their" judges), or to the Supreme Court (one of the Justices), is a proper remedy in exceptional circumstances. However, the likelihood of them considering this as one of those circumstances is not very promising, although it clearly should be.

This CASE is probably the "most politically sensitive" case the Fed's have handled in the past century. It goes very HIGH. Pressure from "you"

will unquestionably help. (No, I don't believe in "democracy"). Keep in mind, though, that times are sensitive, and a lot of the rascals are looking for sanctuary.

With this in mind, in the near future, Mom and I may request that you either write letters or send a motion to the court. You all have an interest in justice in this case. Each of you has the Right to redress the Government when a fellow Citizen's Rights have been trampled. This is a recognized fact of law. I'm looking into this, and will notify you soon as to which avenue appears to be the most likely to succeed.

We need funds to go on. Neither my mother nor I like to constantly ask for money. However, the bottom line is, if the money stops, everything stops. As it stands right now, we're just keeping up with things on a day-to-day basis. Several important projects simply couldn't be accomplished, as the funds didn't stretch far enough. If we have a hearing, unless the witnesses pay their own travel expenses, we're not going to have enough funds to call our own witnesses. This could be the deciding difference.

To add to that, we're planning on sending John to personally see several congressmen to present evidence, etc., and we can't do it with our present funds.

We humbly thank you for your many offerings of support. "When we are victorious, the victory will be yours as much as ours." Believe me when I say this will leave a black eye on Goliath that our great-great-grandchildren will ponder. "Dominoes will fall with a loud crash!"

YORIE & JOAN KAHL

PS: Copies of the book on the Gordon and Yorie Kahl story may be ordered from Joan Kahl-Britton at 3564 Windrift Way, #251, Oceanside, Calif., 92056

The Accumulators

Turtle Island was the name given to the single land mass that existed on planet earth at the very beginning.

Precessions of the equinoxes are the timeline cycles.

Precessions last 25,800 earth years.

All human beings are biological descendents of the same parents.

All human beings were, at one time, dark skinned.

Aboriginals are the planet's original people.

Aboriginals first appeared eight precessions ago (approx. 190,000 years).

Aboriginals lived everywhere on earth, at a time when it really was Paradise.

Aboriginals did not accumulate.

Accumulating is the original sin.

The first Accumulators began their corrupt activity during the last precession.

The start of the last Ice Age (+24000 BC) marked the beginning of the current precession. A ninth precession will begin in +2000 AD. My educated guess is 2043.

Descendents of the Accumulators survived the +16,000 year Ice Age, by living inside Mt. Ararat, in south-east Turkey.

The last Ice Age was the deluge that the Accumulators wrote about in the Bible.

The Bible and other "Holy Books" were published by the Accumulators.

The surface Accumulators were headquartered at Lake Van, near Mt. Ararat.

Mt. Ararat was Noah's Ark and the home of the Underground Accumulators.

The Accumulators controlled Babylon, Egypt, Rome, Europe and now America.

Accumulators always promote a NEW WORLD ORDER.

Since the Accumulators want to control the natural resources of the whole world they created Politics (not to confused with Freedom) and Religion (not to be confused with Spirituality), as tools to accumulate these natural resources faster.

The Accumulators call their criminal accumulation "Free Trade".

The physical appearance of the Accumulators has evolved over time to what it is today, because their descendents live in caves and have had no contact with the sun for many thousands of years.

The Accumulators, because they live long lives underground, know about longevity, are short, have big heads, bulging eyes and are either albino or Caucasian white.

The Accumulators use the entertainment industry to promote the concept of space aliens, angels and extra-terrestrials as a cover to hide their own roots and identity.

The Accumulators create secret societies, such as Free-Masons, at whose induction ceremonies they divulge their physical appearance to a very select "brotherhood".

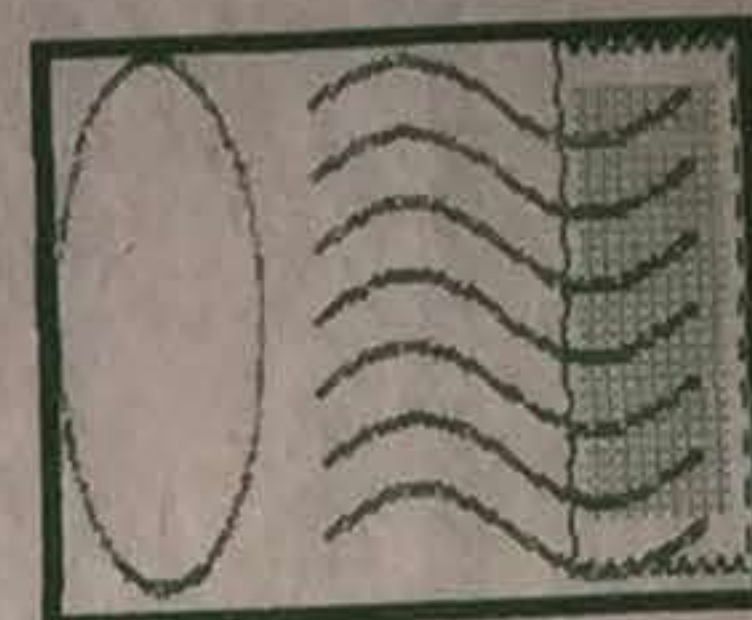
Most people, when they first come in contact with Accumulators, would believe that they are aliens that came here from another planet.

The Accumulators are miners who construct canals. They travel in sealed containers above ground, to visit branches in other mountain regions of the world.

Accumulators plan to launch Armageddon, from their headquarters in Greenland.

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