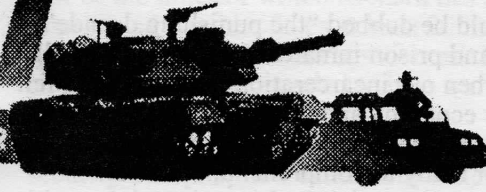


# AID & ABET

POLICE & MILITARY NEWSLETTER



Special Issue #16

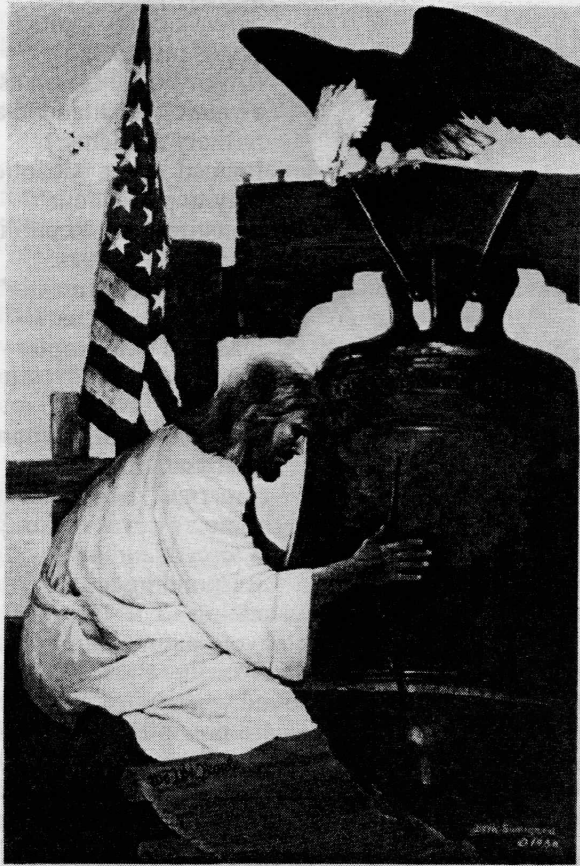
Constitutional Issues for Lawmen & Soldiers

Winter 2004

*"All human law which contradicts HIS laws we are conscience bound to disobey."* - American Founder, George Mason

Published for members of Law Enforcement, Military, National, Air and Coast Guards. The General Public is welcome to subscribe. Publisher/Executive Editor: Military Veteran and Peace Officer Jack McLamb, Ret., Idaho. Contributing Editor: Peace Officer A. Rick Dalton, Ret., Arizona. Writers: Sworn Peace Officers and Soldiers Worldwide. Marketing: Peter Giordano, Utah. National Headquarters: HC 11, Box 357, Kamiah, Idaho 83536 Phone: (208) 935-7852 FAX: (208) 935-7854 Web Site: [www.police-and-military-against-the-new-world-order.org](http://www.police-and-military-against-the-new-world-order.org)

Ofc. Jack McLamb, Ret.



## HONORABLE AMERICANS IN U.S. PRISONS

*"...they shall lay their hands on you and persecute you, delivering you up to the synagogues and into prisons, being brought before kings and rulers for my name's sake."*

(Luke 21:12)

Our dear fellow lawmen and soldiers, as our title indicates, in this particular issue of Aid & Abet we are taking time out to honor a very special group of Americans, our nation's political prisoners. While the stories presented here can be only few in number, it is our intention to honor *all* those who, over the years, have served this nation and its people honorably and well, only to have their loyalty and bravery rewarded with imprisonment, at the hands of a criminal power elite. We lawmen and soldiers here at Aid & Abet extend our hearts and hands in gratitude to all such brave Americans who, so deserving of our prayers and assistance, sit in bondage as political prisoners in U.S. gulags today. To set the stage, a brief overview and a few general statistics:

### THE AMERICAN PRISON SYSTEM: A PRIME SLAVE LABOR GROWTH INDUSTRY

We begin by gratefully acknowledging and sharing some very helpful information Aid & Abet received from fellow American, Len Schweitzer of Reno, Nevada. Leonard remains ever the loyal supporter and defender of his imprisoned brother, LeRoy Schweitzer, whom many readers will remember from the 1996 case of the Montana Freemen. The Aid & Abet special report, telling the story of Officer Jack McLamb's and Col. Bo Gritz' 2-1/2 days inside with the Freemen during the FBI standoff, is still available. (See also Daniel Peterson story, page 15.) Len shared with us a December 24, 1999 Pacific News Service report, authored by two Justice Policy Institute news commentators, Vincent Schiraldi and Jason Ziedenberg. Here are excerpts from their report entitled, **Imprisoning a Million Non-Violent Offenders.**

Once we dust off our keyboards and realize our computers still work, Americans will have to deal with the real Y2K problem facing this country. By Valentine's Day of the year 2000, America will achieve the dubious distinction of having more than 2 million of its citizens behind bars.

The 1990's could be dubbed "the punishing decade", as the 800,000 jail and prison inmates we added dwarf all previous decades when our incarceration rates rose and fell with changes in our economy and population. America's imprisonment binge has been so massive and so sudden that it is difficult for many to comprehend, but a few startling facts spell out the scale of what we are doing with our prisons and jails. [I've read somewhere that America has been building a prison a week. - A&A editor]

**America, with less than five percent of the world population, has a quarter of the world's prisoners.** Our jails and prisons have literally become the 51<sup>st</sup> state, with a greater combined population than Alaska, North Dakota and South Dakota. According to one Justice Department survey, one in three African American boys born today will spend some time in prison in their lifetime.

Some argue, of course, that crime is on the decline because we've locked up so many prisoners, violent and non-violent alike. While no one can dispute the fact that prisons serve some crime-control purpose, it cannot be said that if some prisons are good, more prisons must be better.

Between 1992 and 1997, for example, California added 270 prisoners per week to its prison system, while New York added a more modest 30 prisoners per week. If the "prisons cure crime" theory is to be believed, California should have mightily outshone New York from a crime-control standpoint during that period. Yet despite the fact that California was adding nine times as many people to its prison system every week as New York, New York experienced a percentage drop in homicides which was half again as great as the percentage drop in California's homicide rate.

The growth in the imprisonment of nonviolent offenders has been so explosive that it's a little difficult for the average citizen to wrap his or her arms around the numbers. A few statistics more help put it in perspective:

\* America now has more nonviolent offenders locked up than the combined populations of Alaska and Wyoming.

\* The 1.2 million nonviolent prisoners we locked up last year is three times the number of all offenders imprisoned by the 12 countries that make up the European Union, even though those countries have 100 million more citizens living in them than the U.S. does.

\* The 24 billion spent to imprison those offenders is almost 50% more than the federal government spends on a welfare program that serves 8.5 million people.

\* In 1995, for the first time, states around the country spent more building prisons than they did universities. That year, there was nearly a dollar-for-dollar tradeoff in funding between universities and prisons. In the mid-1990's, the budgets for prisons exceeded the budgets for universities in both California and New York. [Not that we are stumping for more government welfare nor more government Marxist/Humanist education centers! As we speak of America's huge prison industries, let's remember that nowhere in the Bible did our Creator ordain prison systems as the way to deal with those who commit crimes.

What might that say about today's world? - Editor ]

## MEET THE PRISONERS

Now let us meet some of our incarcerated brethren who, **except for the staying hand of Almighty God, could very well be ourselves.**

A year ago, our dear brother, N.Y.P.D. Captain Rudy Blaum, wrote about a fellow lawman who now has spent 14 years in federal prisons, as a result of his efforts to expose illegal drug importation and distribution on the part of CIA and other government operatives within the United States. (We have carried his story in past issues of Aid & Abet.)

## WITH LIBERTY AND JUSTICE FOR ALL (?)

### Patriotism: Abused and Misused!

Captain Rudy P. Blaum, Ret.  
December, 2003

Richard Taus' father was a Colonel in the U.S. Army who fought in Germany during WW II. This heritage of



military service in defense of the United States influenced Richard's education as a youth. (He attended a military academy.) Imbued with a patriotic duty to protect our Constitutional Republic from "all enemies, **foreign and domestic**", Richard served as leader of a helicopter unit in Vietnam.

On patrol, Richard heard a C.I.A. "Air America" cargo plane radio as it was making a forced landing. Responding to the

scene, he offered assistance in evacuating. The "Air America" crew leader said, "Thank you, but no thank you. We will wait for our rescue unit." Boarding the C.I.A. plane, a member of Taus' crew found what appeared to be more than a ton of narcotics. Richard precipitated a Congressional investigation. The investigators' report stated: "The **ton or more** of narcotics was for the personal use of the Air America crew, and therefore, of no concern to Congress!"

Having served, with honors, in Vietnam, still concerned about protecting our nation, Richard Taus - now a Lt. Colonel in the Reserves - became a Special Agent in the Federal Bureau of Investigation in the metropolitan New York City area. In the course of an assigned investigation, Taus found that the C.I.A. was involved in massive illegal narcotics distribution and "money laundering", apparently in collusion with the "Mafia", in a Long Island, N.Y. suburban area. Agent Taus claims that he reported his findings to his F.B.I. superior and was told to terminate his investigation, to "terminate" three key

witnesses, and to "shut up - or else!". Lt. Colonel Taus, our patriotic veteran devoted to protecting our country from "all enemies, **foreign and domestic**", refused to obey this unlawful order.

As an apparent consequence, questionable criminal charges were made against Taus. He was tried, convicted and incarcerated. To date, he has "served" 13 years of a 33 to 90 year sentence in, of all places, the Clinton Correctional Facility, located in the most northern section of New York State. (1)

Just about four years ago, the situation of combat veteran Lt. Col. Richard Taus came to my attention. I have had telephonic and written communication with Richard ever since. I am convinced that he was "framed" (2) and is not guilty, as charged. Guilt or innocence, however, is not the prime issue at the moment. Milton Demetriou, a retired special investigator for the Department of Correction here in Suffolk County, Long Island, N.Y., has had many years of extraordinary investigative experience. Milton's wife, Barbara, had headed a unit in the same organization. Milton, Barbara and I (3) examined and studied available information relative to the trial. We are convinced that the trial was conducted with major flaws which violated Taus' Constitutional rights and basic legal rights established in law. Example: Amendment VI of the Bill of Rights: ***"In all criminal prosecutions, the accused shall enjoy the right...to be confronted by his accusers, and the opportunity to cross examine them."***

As a "cover" for his investigation of illegal narcotics distribution in the Freeport, Long Island area, Richard had formed a boys' soccer team. The charges, made many years later, and coincidentally (?) just after he was told to "shut up - or else", were that he had sexually abused several of the boys. Two of these boys each claimed that they were alone with Taus on the same Fourth of July weekend, at his residence. Richard was denied the opportunity to present documentation that for two weeks, covering that weekend, he had been on Reserve Training, without a break, in Florida and Louisiana.

A "Private Investigator" and I interviewed the only juror that I could locate who was willing to speak to me. She stated that jurors brought tabloid newspapers into the jury room; papers which vilified Taus in their articles. She did not believe that Taus was "guilty as charged, beyond a reasonable doubt". She expressed her doubts. She stated that male jurors were, from the beginning, highly biased in favor of a conviction decision, despite whatever evidence was offered. Inexperienced, and lacking technical legal knowledge, she eventually succumbed to the pressure of the male jurors, and voted "guilty" despite her doubts. To this day she suffers remorse, because she permitted herself to vote contrary to her considered opinion and, as a result, Vietnam war veteran Richard Taus is suffering a major injustice.

A New York State appeals court upheld Taus' conviction. As a next step, his case has been presented to a federal court, and was heard on November 25, 2003. As Richard was out of funds, my wife, Cecily - with my approval - paid the substantial legal fees required to initiate the federal court action. As evidence that Richard Taus did not get a fair trial, "we put our money where our mouths are". "Talk is cheap." Not boasting; just want to show that this is more than "talk" on our part.

Even if guilty as charged, the prison sentence

imposed on be-medaled (4) war veteran Lt. Col. Richard Taus is all out of proportion to the charges of which he was found guilty. Research conducted by Mr. Demetriou shows that, on the average, those convicted of brutal forcible rape and even murder are imprisoned for less than half of the time for which Richard has already been imprisoned - and he faces at least 20 more years, unless we get a court reversal of his conviction! Is Taus' sentence and imprisonment intended to be a warning to other potential "whistle-blowers"?

As evidence of his continued concern for our nation's security - despite the treatment to which he has been subjected - Richard obtained evidence from a fellow inmate relative to probable "behind the scenes" participants in the 9-11 attacks. He sent the evidence to me, which I presented to F.B.I. offices.

As an indication of Richard's character, while in Vietnam he and members of his unit visited a local Vietnamese orphanage, bringing gifts and offering encouragement. One very young boy was in poor health, with his life in jeopardy. Richard adopted the boy and, with the help of his Congressman, cut through a thick "red tape" barrier to bring little David to the United States. Richard's mother, Yolanda, now a widow of a WWI veteran, became a "foster mother" for the Vietnamese orphan and raised him to become an intelligent, virtuous citizen. Yolanda, now an octogenarian is in poor health. Out of gratitude and a feeling of responsibility, son David is staying with Richard's mother to help her in these trying years. Richard's sister has major health problems, and could use assistance. Not only Richard, but, deprived of the assistance that Richard would provide if free, his aging mother and his ailing sister are suffering gross injustices with the loss of their Richard, as is son David, who lost his father and is deprived of the opportunity to live a life of his own.

Military veteran Richard Taus, a patriot who thought that he was fighting for "LIBERTY AND JUSTICE FOR ALL" has unjustly been deprived of his own liberty, and as a consequence, members of his family are suffering, and the suffering will increase the longer that Richard is imprisoned. Nevertheless, while in prison, Richard, a Roman Catholic white male of European Italian/German extraction, has risen above the discriminatory treatment to which he has been subjected. He is displaying and exercising sincere concern for the welfare of fellow "guests of the state".

As a prelude for weekly prayer sessions, Richard has prepared and presented more than 200 "mini- sermons" to bolster the spirits of prisoners. He bound these in two volumes. In introducing Volume II, titled ***Still Renewing Your Spirit*** - most appropriate for the Christmas season - he states:

***"Still Renewing Your Spirit*** will hopefully encourage all Christians and other good men and women to seek our Lord Jesus Christ in their earnest prayers. Though written for prisoners inside a penitentiary, there are many people on the outside who are shackled by despair, sins and mistakes which imprison them as much as any stone walls and steel bars. Our Lord Jesus wants to release us all from bondages, for He is love and mercy. All we have to do is come to Him in thoughtful and contrite prayers. May God bless you.

(1) Richard M. Taus, 91A1040, LH, Clinton Correctional Facility, P.O. Box 2001, Dannemora, N.Y. 12929

(2) A single, isolated accusation of vile criminal activities by both the vaunted C.I.A. and the F.B.I.; criminal activity of which the population of the United States is the victim, would lead to suspect the integrity of the accuser. Patterns of such activities tend to strongly establish validity. Such patterns are provided in the book, *DRUGGING AMERICA* by Rodney Stich. Chapter 1: *Decades of C.I.A. Drug Trafficking*. Chapter 8, *F.B.I. Veteran Exposes C.I.A.-Mafia Drug Ties*, offers amazing details of illicit government criminal activities as exposed by Richard Taus and other "whistle-blowers". *DRUGGING AMERICA* by Rodney Stich, Diablo Western Press, P.O. Box 5, Alamo, California 94507. 519 pages, h.c. \$32 ppd. Companion book: *DEFRAUDING AMERICA: Dirty Secrets of the C.I.A. and Other Government Operations, 3rd Edition, \$32 ppd.*

(3) Rudy had 33 years of experience with the N.Y.C.P.D. Baccalaureate degree, Magna Cum Laude with specialization in Police Science, including courses in Principles of Investigation, Law of Evidence and Constitutional Law.

(4) During his two tours of combat duty in Vietnam, he received three Bronze Star medals and seven Air Medals, as well as several decorations for meritorious service.

### A letter from brother Richard:

Dear Jack,

You and your family have been in my constant prayers. The past several months have been quite busy for me. Preparing for the federal appeal, which was finally heard on November 25<sup>th</sup>, took a lot of work as the DA fought us "tooth and nail". Unfortunately, my attorneys did not do their job very well. They failed to respond, when they could have, to the DA's office.

However, I did prepare responses and file them "pro se" (for myself). It took many hours of legal research and typing here, things that my attorneys should have accomplished. It's no wonder lawyers have such bad reputations! Many days and nights I spent working on the written appeal briefs, researching the laws for my attorneys. So you can understand why I have not written anyone.

Unfortunately, the decision was not favorable, as I expected, given the lack of work and enthusiasm from my attorneys. On Tuesday, November 25, the attorneys appeared in the U.S. Courthouse of the Eastern District of New York, 225 Cadman Plaza East in Brooklyn where Judge Jack B. Weinstein granted a hearing.

The decision was already made before the hearing ever got underway. Only my 86-year-old mother and my son, David, attended the so-called open court session. I was "patched in" by telephone from this prison to hear the proceedings. When the judge noticed my mother and son, he asked who they were. Had Mom and David not attended, there would not have been any hearing! Needless to say, my attorneys did not say much. Finally over the phone line, I asked the judge to speak, to add my views to the issues presented, which he allowed for a few minutes. Again, my attorneys did nothing to assist. And so the judge concluded the hearing with an already-written opinion, but reserved judgment.

The very next day, that decision was sent to my attorneys. (There is a ten-day period for us to get in a "reconsideration" brief after the decision. And as you would expect, there were grounds for doing one.)

**Not submitted before the court were FBI interviews, obtained only after a more than 10-year battle under the Freedom of Information Law. In**

**three such FBI and Nassau Police interviews, 24 people said I was innocent. Such statements are supposed to have been turned over to the defense at trial, but were deliberately suppressed. So I informed the attorneys to write a reconsideration letter and note that fact and others. Did they? Of course not, but I had already prepared for that eventuality. Today, I sent in a 37-page letter of reconsideration, including copies of the FBI/Police interviews that, along with so many other materials (all showing my innocence) were suppressed at trial.**

**If only I had had support there at that hearing! If only people had come out, not for my sake alone, but for themselves, their constitutional rights, their country; then perhaps there could have been a different decision. My guaranteed constitutional rights do not exist, and I served my country in war and peace. Imagine how everyone's rights are jeopardized, cast aside for political reasons.**

Attorneys want big fees. A high profile case takes money to work. After all these years, I have not found any altruistic legal aid or assistance. And there is no money left to afford any. That's why I did most of the legal research and work on my case.

Regrettably, a good private investigator was needed; but they, too, cost money. Frankly, I and my family are now poor. Sorry I had to place this letter in with the Christmas card, but it does save postage, and every little bit helps. The numerous briefs I submitted cost enough on materials and postage themselves. For many out there who have taken an interest, I appreciate the help and support; it has allowed the legal battle for justice to continue. Still, **I really needed more in the way of support, publicity and pressure applied for a just decision.**

Imagine that judge asking who my mother was, and she's 86 years old. **Had there been a bunch of real patriots in court, had the news media covered the hearing (unbiasedly), then maybe justice would have been rendered.**

There are some other appeals ahead, all needing good legal representation, too. The federal judge will allow me to appeal the juror misconduct issue to the next higher court, the 2<sup>nd</sup> Circuit Court of Appeals.

At this time, I'd like to thank a retired New York Police Department Captain and his wife for their support. Captain Rudolph and Cecily Blaum paid for this appeal. It cost a lot! Their generosity has encouraged Mom and David, and led me this far.

Author Rodney Stich did send the court an "Amicus Curiae" (friend of the court) brief on my behalf, **but there was not a visible outpouring of support sufficient to sway the politically sensitive judge.** My 1400-page manuscript is still unpublished, unnoticed if not unwanted by those who could set the record straight. I need help in getting it published.

The good news is that this month we can all celebrate the birth of Jesus Christ. I still have great faith in our Lord and ask to continue serving Him. **I believe my legal battle is righteous and proper, and of service to this nation's citizens - most of whom just have no idea how little constitutional rights they now have.** I will write more later. Right now, I must get in another "Notice of

Appeal" to take my legal case to the next level. As of this date, I have 20 days to submit it. Godspeed to you and your family!

In Christ's Love and service, **Rich**  
Richard Taus, #91A 1040 LH 420, Clinton Corr. Facility,  
P.O. Box 2001, Dennemora, N.Y. 12929

**[Editor's Note:** Does it not concern each of us that such monstrous criminal actions can be taken against the best of our private citizens, soldiers and lawmen who stand up against the ruling criminal class in American society?!

*Please help!* Reread this and the other letters presented in these pages, then take action by asking these men, our countrymen, what you can do to help them correct these evils that have beset their lives because they took a righteous stand for all Americans. Buy 50 copies of this publication and hand them out to all your friends in hopes that they will do something to help these, our country's best, in their time of need. If we do nothing, then evil men in high places will continue to triumph and the nation's prisons will burgeon with still more good Americans who choose to stand up against the enemies of God and the Republic.

- Officer Jack McLamb, Ret.]

## The Honorable Douglas J. Carpa Patriotic Superman, Doug Carpa arrested two lawless IRS agents. (Among other pro-America Feats!)



For many years some police officers have known that our government was putting in place systems to throttle and control all facets of our economy. (Remember that it was Ford Foundation head, Rowan Gaither, who in 1954 told us that the power elite's plan was to reduce America to third world nation status so that She could be more easily merged into a one world government with other impoverished nations. [See pg. 12 of our police/military

manual, *Operation Vampire Killer 2000.*])

Our honorable fellow patriot and good friend, Doug Carpa, was railroaded into prison for exercising his genius and developing ways to counter and circumvent, on behalf of hardworking Americans, the treasonous and monopolizing practices by which the power elite were purposely destroying America's economy.

**Example:** Doug Carpa had an Insurance Brokerage office in Tempe, Arizona, through which he carried insurance for patriotic American independent truckers. He came to realize that one of the industries being targeted by criminal global finance monopolies for destruction was that of the **independent truckers** of America. It involved much the same plans and techniques as those used against the independent family farmer, whom they enticed (if not coerced) into selling out to internationalist agri-farms, with intent to eventually control the entire U.S. food industry and supply. In like manner, America's independent truckers were to be put out of business. A complex method was devised for accomplishing this, involving ever-increasing fees, tariffs, road taxes and fuel costs, and the raising of insurance costs to the point where few independent truckers could afford to buy it.

Well, along comes that American "caped crusader", Douglas Carpa! He put his brains to the challenge of how to save independent truckers, and comes up with a brilliant plan to sell them *foreign* insurance at prices far below that charged by the internationalist companies. But, just how to do this? Simple, for a genius like Carpa! He goes to Panama where he becomes a foreign agent. Then, re-flagging our good American truckers with Panama plates, he sells them Panamanian insurance AT ONE HALF THE COST of the criminal internationalist-controlled "American" insurance companies. All this Doug does under the powerful Panama Canal Treaty.....**all very legal!**

American truckers could now afford insurance again! Great, right? Yes, but....! This absolutely brilliant plan alerts our nation's enemies to the realization that their anti-American monopoly program has a brainy, new adversary by the name of Douglas J. Carpa. The greedy government despots immediately started planning how to take their new enemy out of circulation.....and for a long time.

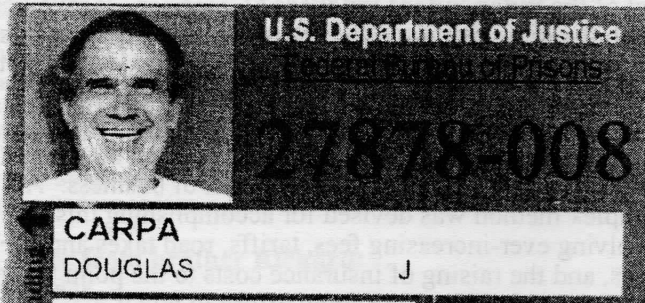
Of course, it did not help that he was the only man in America ever to have made a citizen arrest of two IRS agents (who had come into his office to intimidate one of his female employees) and hold them until the Sheriff deputies arrived. (Don't you just love this guy?!....and you can just imagine how the tyrants in our government "loved" him!)

So it was that Doug, owing to his great patriotism and love of his countrymen, became a target for removal by the power elite. He has been unlawfully imprisoned now for 10 years. The tale of how the government set Doug up to illegally railroad him into prison is a heinous one of corruption and criminal activity on the part of government agents, lawyers and judges. We regret not having the space to tell the whole of it here, for it reveals once again the awful depths of pure evil in our present system which can be brought against any good American who tries to do what Almighty GOD commands us each to do, namely, to stand up against the enemies of God and liberty, no matter who or how powerful they may be. This, Doug Carpa has never stopped doing. In closing this commentary we want to note that Doug did not begin to win the trumped-up,

fraudulent cases the government heaped against him until he fired his attorneys and started defending himself. Out of sheer fight for survival, Doug has become a fine expert on the criminal system, so erroneously called the U.S. "justice" system. Following here now are a few profound words from our still incarcerated, honorable dear brother:

## BY THE GRACE OF GOD.....STILL STANDING!

by Douglas J. Carpa



(Here's my prison I.D. picture. I refuse to give the "Bast—ds" the satisfaction of making me unhappy!)

When I chose to get involved in the Freedom Movement, I knew the IRS and the system was corrupt. I did not know, at that time, how bad it really was until I was put through it. After 4 separate indictments and 4 separate criminal trials, my record stands at 2 wins and 2 losses, and I am on the verge of overturning this 3<sup>rd</sup> conviction. The irony is, I am still on direct appeal in the 11<sup>th</sup> Circuit on two issues. One has to do with juror misconduct. [a government plant on the jury - Editor] The other is a sentencing issue, relating to the charges of "conspiracy to defraud the ICC" (i.e. helping truckers), "conspiracy to defraud the IRS" (utilizing trusts for asset protection), and "obstruction of justice" (for recognizing the Citizen's Common Law Court). Were I to win on either of these appeals, I could be released today.

I have fought these silly people every day, especially after being sentenced to 30 months, 60 months and 121 months respectively, totaling 17 years, 7 months. However, without going into detail about it, I gave back 9 years, not counting the hung jury in the second IRS trial. After four trials, I have learned about the impotency of most attorneys and much about the mettle of people in general: When the going gets tough, most give up. However, the most important element I can share is having a strong faith in God, which is something these tyrants cannot take from you.

As a member of the Baha'i (pronounced ba-HIGH-ee) Faith, I have strong feelings for America, as the Central Figures of the Faith have selected America to lead the world spiritually. While this article is not the time and place to explain the Baha'i Faith, it is appropriate to mention those teachings that have soothed, supported and strengthened me during this struggle for justice.

If one does not have his spiritual house in order, these people know how to break you to their will. I have seen it many times, especially when defendants are scared with heavy sentences. Because of my fighting injustice, I have

been dragged through many dingy county jails which is part of the government's "diesel therapy" designed to wear you down. Fortunately, I committed many prayers and Teachings to memory, and they sustained me when things got tough.

I chose to pick on the most corrupt government agency around, the IRS, to apply both spiritual and temporal law. Even though they have battered, bruised and blemished my name, the fight helped realize the 1998 Restructuring and Reform Act.

As a Baha'i, I am forbidden the use of force and violence against the oppressors. However, they have felt the point of my pen when I "surrounded" them and tied them up with Executive Order 13107 and the human rights and anti-corruption treaties intended to be used against Citizens. It's a good story and I have all the paperwork to back up these assertions. I can only do the best I can to serve God, country and humanity, and if that includes imprisonment, with all that implies, then it is a blessing.

Feel free to publish my address as it would be a pleasure to meet the readers who recognize the problems in America today and are also working towards a solution.

Keep a kind thought, as I am five months to release to a halfway house (June 2005) and will be looking for a job while on supervised release as a para-legal or legal technician.

God bless you all for caring and working for a spiritual solution to the problems.

Greetings and Peace,

Douglas J. Carpa #27878-008, Federal Medical Center, PMB 4000, Rochester, Minnesota 55903

**[Editor's note:** As we can see Doug needs our prayers.

Yes, we do have great countrymen of all races, all religions, assisting in the fight for our nation's freedom.....just as we have honorable Americans of all religions and races in the military and in law enforcement.]

**Remember when patriots were  
in office and criminals in jail?**

## “NOT GUILTY” WACO CHURCH MEMBERS STILL IN PRISON

The few innocents who managed to live through the government's holocaust at the Church of Mt. Carmel outside Waco, Texas are still imprisoned 11 years later.

One of the saddest times in America was when We the People (including us here at Aid & Abet) allowed our government's criminal power elite, over a period of 51 days to abuse, torture and murder, for purely political reasons, nearly all the members of a peace-loving, local church. Our brother Jack Harwell, then Sheriff of McLennan County, stated that the Branch Davidian

Church members were good citizens and had never been a problem in the community, and that nothing of this tragedy would have happened had the government not brought it on. How very true.....and how very sad.

As our fellow officers and soldiers will remember, all of the accused were found **not guilty** by a jury of their peers. This acquittal so angered the absolutely evil and vile Judge Walter S. Smith that he took it upon himself to find them guilty of other minor crimes, then proceeded to sentence each to 40 years! Thus it is that these twice-victimized survivors have continued to live through hell on earth, right here in America - - all because the ATF one day decided to go looking for a good PR stunt to enhance their profile prior to a Congressional Budget hearing that was soon to take place. ATF, in fact, called the media, telling them to come to the church and get ready for a big story. (We officers have this from federal government agents who knew of the ATF P.R. plan. ) The rest is written on the pages of our history, with the blood of many dozen innocent, private citizens, and a few of our fellow law officers. Our fervent prayer is: **“God forgive us lawmen and soldiers for our willingness to follow the criminal orders of tyrants.”**

In November, Waco Holocaust survivor Clive Doyle, as spokesman for the Mt. Carmel Survivors group, was interviewed by Officer Jack McLamb on his two daily radio programs. Clive did have this good news to share: Following 2 appeals to the U.S. Supreme Court, Branch Davidian prison sentences were reduced from 40 years down to 15, meaning that most of the 7 innocent prisoners will be out in 2006, if not 2005. Livingstone Fagan has been considered “uncooperative”, and so will be kept until 2007.

Over the years, Aid & Abet has found it difficult to maintain regular contact with these dear prisoners, since several were moved around a number of times, and prisoner mail does not get forwarded. The addresses that follow are current, **as of this writing**. Please communicate with these dear prisoners, and remember also that they certainly deserve and need our prayers. They have financial needs as well. Donations can be made to the **Mt. Carmel Survivors Fund, Box 120, Axtell, Texas 76624**.

#### BRANCH DAVIDIAN PRISONERS

Livingstone Fagan #60550-080  
U.S. Penitentiary  
P.O. Box 1000  
Marion, Illinois 62959

Paul Fatta #61154-079  
F. C. I. - Lompoc  
3600 Guard Road  
Lompoc, California 93436

Graeme Craddock #60593-080  
F. C. I.  
P.O. Box 5000  
Oakdale, Louisiana 71463

Renos Avraam #60590-080  
2680 Fox Hollow Road  
Box 3000

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**“You can fool some of the people all of the time, and those are the ones you want to concentrate on.”** - S&B, George W. Bush, joking at a Gridiron Club dinner, Washington, D.C., March 2001

## A BRAVE and HONEST LAWYER WRITES of U.S. POLITICAL PRISONERS:

### Political Prisoners? In America?

by Edgar J. Steele

November 19, 2004



*“First they came for the Communists, and I didn't speak up, because I wasn't a Communist. Then they came for the Jews, and I didn't speak up, because I wasn't a Jew. Then they came for the Catholics, and I didn't speak up, because I was a Protestant. Then they came for me, and by that time there was no one left to speak up for me.”* - Rev. Martin Niemöller (1945)

Knowing that I represented Brian and Ruth Christine in a highly-publicized trial that occupied a week of Court TV's air time, Officer Jack McLamb asked me to write an article on political prisoners. I've known a few.

You might recall the Christines, the young couple who lost their four little girls while on vacation in Oregon and got locked up on a bum rap for robbery and kidnapping. The kids looked skinny to an anonymous busybody, who called in the local child protective services. Yes, they were slim, but it was because their parents were vegetarians and health food conscious, not to mention

slight of build themselves. One of the girls had recently fallen and cut her forehead, too, which was used to buttress the abuse charge.

What really did-in the Christines, however, was taking their children back from the state at gunpoint and fleeing to Montana. For that, they now sit in separate Oregon state penitentiaries.

Why did they do it? Because the Oregon caseworker assigned to the kids said she was going to adopt out their children and there was nothing the Christines could do about it.

Why are the Christines *political* prisoners? Because they went up against the system and lost. Because they refused to play ball with an out-of-control government agency. Had they jumped through the hoops, they would have gotten their kids back in due time and been on their way. Having done nothing wrong, they refused to do so, thereby marking themselves as "anti-government". I recall what a big deal was made at trial of their having **a copy of the Declaration of Independence** taped to the inside wall of their motor home...indicative of their anarchistic leanings.

That's all it takes these days, you know. Disagree with a bureaucrat and you are "anti-government". Push the point and you go to jail. Result: political prisoners in America. Already, their numbers are legion - and growing by leaps and bounds.

This is the way it starts. This is the way it always starts in countries where freedom becomes displaced by tyranny. People go to jail for a variety of charges, all excuses, some flimsier than others, with the true reasons to be found in their being *out of step*. Before the process runs its course, people are "disappeared" in the night for failing to enthusiastically support their government.

I wonder when the Russian public generally became aware that its government locked up dissidents strictly for their political views? I wonder when America's public will reach the same awareness level. You may think I am exaggerating. I'm not.

Matt Hale sits in a Chicago federal cell right now, his sentencing hearing again delayed. Hale was entrapped by an FBI plant, an agent provocateur, who allegedly suggested killing a Federal judge who had taken away Hale's copyright to his church name, and obtained Hale's assent. The wiretap transcript is, at best, equivocal. Bottom line: **Hale didn't do it.**

Hale's lawyer was so confident that he rested without presenting a defense, thereby demonstrating his contempt for the state's case. Big mistake. Hale was well known to area jurors, who didn't like him. Result: conviction for conspiracy. An ordinary guy would have walked. Of course, an ordinary guy wouldn't have been targeted and set up. Hale is a political prisoner.

Hale's sentencing judge deferred sentencing until after the U.S. Supreme Court rules on the *Booker* case in light of its prior *Blakely* decision, which said that a judge may not consider aggravating circumstances not presented to a jury when imposing a sentence beyond that recommended by a jury or prescribed minimums. The deferral in Hale's case is ominous, because it clearly signals the judge's intent to throw the book at him.....because Hale is a *political* prisoner.

A few years ago, I represented Richard Butler and the Aryan Nations in a trumped-up civil case of assault by

proxy (a couple of his adherents, off duty, off the property and against orders, assaulted two people). Though the "victims" had no injuries, Butler was hit with a \$6 million judgment in a case that would have been laughed out of court if against a normal person. Again.....because the jury didn't like him. Butler, too, was a political prisoner, in a very real sense.

The list goes on: Zundel, Duke, Metzger, among the more recognizable names. I have had several other clients with less recognizable names: McGuckin and Rae come to mind. **All political prisoners.**

How long before your name is added to the list?

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Edgar Steele is an author and trial lawyer, residing in North Idaho, whose legal practice is known for testing the free speech and racially-charged limits of constitutional law. Steele publishes a free weekly Internet newsletter at [www.ConspiracyPenPal.com](http://www.ConspiracyPenPal.com). Steele's new book, *Defensive Racism*, considerably expands upon the points of this article and is available at [www.DefensiveRacism.com](http://www.DefensiveRacism.com).

### **A letter from Brian Christine:**

Dear Officer Jack McLamb. Thank you for the Aid & Abet police and military newsletters you've sent me. Sometimes I have to put them down and come back to them later because the injustices laid out in its pages upset me too much. I spoke to Ed [volunteer defense attorney Edgar Steele - Ed.] on the telephone recently, and he said he'd just talked with you.

It's hard for me to communicate what I feel, but I know that God is good for His promises, and He's made several to me and my wife, Ruth.

This all has been a real learning experience that I'm very thankful for. I spend much of my time working on legal issues to try and get Ruth and me out of prison, but it is a very slow process.

There are very strange things going on in our government at the moment. I really don't have a clue what's happening. We've been locked down since before the towers fell, and a lot has changed. God help us all.

The basic story of our plight is well known and documented through case law, TV, web sites and documentaries, but a lot of our story has gone untold for various reasons. Ruth and I had our share of problems at the time our children were taken, but we were working through them, and we certainly weren't starving our children whom we loved with all our life. We were poor and did without much. This is not a crime. Our children were taken from us on a single afternoon with no investigation, and we were told we wouldn't see them for at least 4 months. We didn't see them for 8.

Much of what is still untold concerns how the local police harassed us for voicing our distress and outrage publicly over the sudden confiscation of our children. There were dawn raids by officers with UMP-45's (sub-machine guns) behind their backs, fingers on triggers. Ruth began to hallucinate there were cops outside our bus after two such raids and refused to sleep in our bus. I remember waking up one cold November morning with frost all over our sleeping bags and rifles. We were in constant fear for our lives.



It is ironic that 5 years after having our kids ripped from our arms, we sit in prison not for taking our daughters back, but for taking and moving the van the kids were in two miles down the road and leaving it and all its contents intact. This was called robbery because we "could have" intended to keep the van for ourselves. We have not appealed the other felonies because we did commit those crimes. But for either of us to be convicted of robbery is wrong, and we pray for God's vindication. We would never rob other persons of their property, for it goes against what our Jesus taught us to do.

In conclusion let me say that, though this separation is very painful, we have grown tremendously in faith, and are learning how to be closer "friends of God". We must accept that nothing can replace the years lost; they can never be re-gained or "made up for". Yet, God did restore Job, and He has promised us that He will bless us so greatly that we'll forget our former sufferings. And that is not even considering our *heavenly* reward for which we ultimately strive. I am glad to suffer in this, if it brings me closer to my dear Jesus and God our Father.

Your servant in Christ,

<b>Brian Christine</b> #13861937 EOCI 2500 Westgate Pendleton, Oregon 97801	<b>Ruth Christine</b> #13955234 CCCF P.O. Box 9000 Wilsonville, Oregon 97070
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## YOUNG MAN SHOT TWICE BY GOVERNMENT ASSASSINS GETS LIFE IN PRISON



Here we have another American family that was set upon and destroyed merely for holding and voicing unwavering faith principles, and for taking a firm stand against all manner of unrighteousness in government.

WWII war hero, brother Gordon Kahl, was chosen for assassination by our government for informing American farmers, ranchers and others in his area about some of the ways in which certain agencies of government, under the control of powerful world government, organized crime families and their secret societies (such as the Freemasons) were conspiring to rob the American people of their hard-

earned property and freedoms.

Unlike a great many of his fellow Christians and pastors, Gordon was not one to believe in merely "hiding out" to await the Savior's return, while letting the forces of evil take over his nation, and its people, without a fight. He was a man who read the Holy Scriptures and knew that God commanded his people to take and hold dominion, OCCUPYING the land for Christ until His return. His efforts to awaken others to the truth would ultimately cost Gordon his life and bring down upon his family decades of savage persecution from government despots.

Gordon's son, Yorie, who was with him in the car on the day of the government attack, was shot twice and nearly killed before his father opened fire, killing the two lead assassins (both being U.S. Marshals and brother Freemasons), and injuring three other officers. Many readers will remember that Gordon then took his critically injured son to the medical clinic, before escaping to elude the hundreds of assembling government agents bent on killing him, both for the deaths of their fellow officers as well as to make sure he would never be able to take the witness stand and reveal the truth about the hit/attack on him and his family.

Four months later, a back-shooting, federal agent completed the assassination of Gordon Kahl in a small cabin in Lawrence County, Arkansas, June 1983. Son Yorie and his friend, Scott Faul, were then tried in a federal "kangaroo court" for the murders of the two federal, would-be assassins whom **Gordon had killed**. This was to send a message to the world that "you can't win" when autocratic tyrants are in control of government. To give an example of how corrupt the trial was, the judge refused to recuse himself, even though he was a Masonic Lodge brother and good friend of the two dead marshals. Also, the government prosecutor secretly stacked the jury with an old childhood friend of his. Testimony of eyewitnesses, as well as evidence that would have freed the boys, was withheld. By these and other vicious criminal tactics, the government agent/judge and prosecutor made sure that Yorie and Scott would "hang" for being at the scene of the attack. Both received life sentences and remain in federal detention today, some 21 years later. I'm pleased to share the following brief letter recently received from Yorie:

Dear Officer Jack,

Greetings Brother! As I am "snowed under" with legal endeavors, I have little time to write personal letters at this time, such as the one you have requested concerning my case for Aid & Abet.

However, I do want to thank you on behalf of Mom and myself for all you have done for us and, for that matter, for so many others.

I have a petition for a *writ of certiorari* in at the Supreme Court, and two other suits pending, as well. These things move very slow in this country - matters of justice, that is. And, of course, "justice" seems to be a commodity and very expensive.

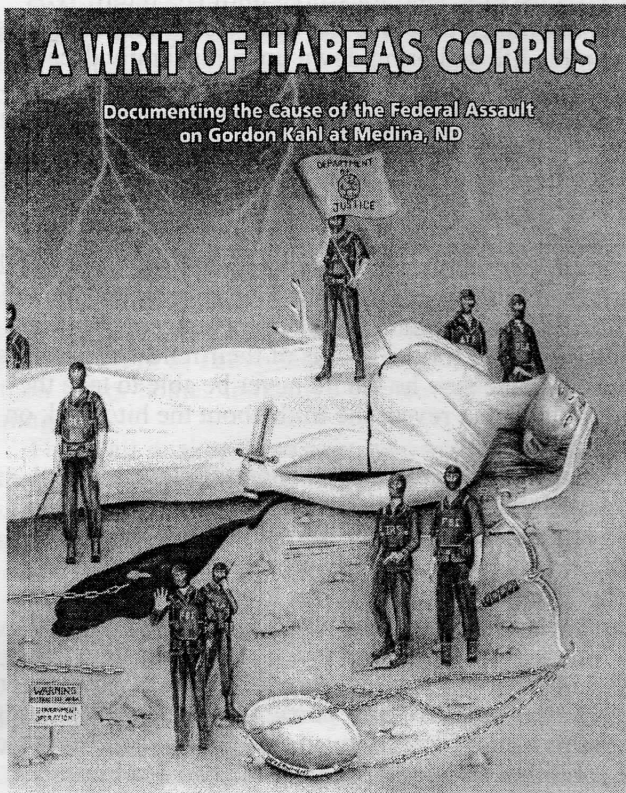
I will try to write some summaries of the suits we have pending and have them posted on my website as soon as I can. [[www.yorievonkahl.com](http://www.yorievonkahl.com)]

George Bush is publicly indicating that his next adventure is Iran. How far off can World War III be? Yet, even in the face of inevitable world conflict, I notice that

the football stadiums are filled with eager fans.

Keep sounding the trumpet, Brother....for the few who'll listen! You will be in our prayers. - Yorie

## GRAND HISTORICAL BOOK ON KAHL'S GOV'T. ASSASSINS AND THEIR OVERLORDS



A True and Documented Case of Federal Tyranny and Treason

Political prisoner, Yorie Kahl, has written a definitive research study entitled, *A Writ of Habeas Corpus: The Cause of the Federal Assault on Gordon Kahl at Medina, North Dakota*.

Read the facts and see the documents presented in this incredible new historical book published by the actual victims, Yorie and his mother, Joan Kahl. Included are never-before-seen, secret pre-trial communications between the Director of the FBI and the government's corrupt trial judge, plus much more. As you read this book, be doubly amazed that much of its contents Yorie managed to assemble and compose, working from the stone floor of a prison cell. Remember, too, that what happened to this besieged family could indeed happen to any of us writing or reading this Aid & Abet publication. You can order the book and help defray this family's soaring legal debts by writing **Yorie VonKahl, c/o P.O. Box 597, Benton, Louisiana 71006**, sending \$29.95 ppd.

\*\*\* Still available through Aid & Abet is the 113-minute, director's cut, Special Edition video documentary of the Gordon Kahl story, *DEATH & TAXES*. Now for 25.00 ppd. \*\*\*

## HONORABLE CONGRESSMAN JAMES TRAFICANT IMPRISONED

Top level government corruption: Another prime CASE STUDY for Police Academies!

The government's case against Ohio Congressman James Traficant stands as a premier example of massive judicial corruption, for it exhibits not just one or two, but nearly *all* of the fine-tuned, criminal methods and tactics today's despotic rulers employ in the process of railroading a selected target-person into prison. These include fraud, perjury, stacked juries, withholding of evidence, the barring of legitimate testimony and the *manufacture* of false evidence and testimony. Yes, the Traficant case should be studied in police academies and law schools in order to show exactly how an autocratic, totalitarian system works to silence "the empire's" enemies, and destroy all opposition to the tyrannies of its criminal government. As a similar case in point, our police and military association watched the U.S. Government and the courts use very similar, criminal tactics back in the early 1980's to ramrod their case against Idaho Congressman George Hansen, soon after the latter had published his popular book, *To Harass Our People*. This book outlined the vile, criminal practices of the Internal Revenue Service. [Congressman Hansen's book is still available through Aid & Abet. - Editor]

Now in his turn, what had Congressman Traficant done to warrant such all-out force of annihilation? Surely he, too, must have seriously angered (or frightened!?) the international power elite, for him to be selected for such unusually broad and all-encompassing, criminal treatment. The fine re-cap that follows answers that question.

### Traficant Case Gives Glimpse of Corrupt Legal Process

This report courtesy of **Legal Ethics and Reform**, July 2002.

Rep. James Traficant (D - Ohio) is a colorful, maverick Congressman from the Youngstown area. He formerly served as a Sheriff and had extensive law enforcement dealings with both the mob and the FBI. He is known for his earthy humor (some say bathroom humor) and his memorable one-minute speeches on the House floor. Traficant's specialty was speaking truth to the powerful. He criticized the IRS for its high-handed way of taking people's assets before they were found guilty of anything; he also pointed out the undue influence that Israel and its friends enjoy in the U.S. Congress. [This has certainly been "the death" for active U.S. politicians in the past. This is probably why *the wise* American politicians wait until they are retiring before they finally stand and tell the truth about the heavy controls the Israeli lobby holds over our government - Editor]

NO EVIDENCE OF WRONG DOING.....BUT, SO WHAT?! Back in Ohio, things were even more interesting. In the spring of 2002, James Traficant was convicted in Federal Court on ten criminal counts. These included such things as taking bribes from constituents, using his office to solicit favors, and forcing a couple of

his office employees to kick-back part of their salaries to him. Traficant handled his own defense and this, combined with his maverick personality, put him at odds with the trial court judge on several occasions. The jury found him guilty, and he will be sentenced in late July, 2002.



**Congressman Traficant**

Traficant's guilt is impossible to determine from the "reliable" facts on the record. Traficant vehemently denies doing anything wrong, and there is a complete lack of hard evidence (as in NONE! - Ed.) against him.

Traficant was convicted exclusively on the testimony of others. All the key witnesses had their own problems with the government. In each case they (or a close relative) were in trouble with the government on other charges. There were no video or audio tapes catching the Representative in any illegal act. There were no documents pointing to his guilt, and there were no Traficant fingerprints on anything. In recent Congressional bribery cases the FBI has relied on video and audio tapes which have documented the crime(s), but in this case there are no such tapes even though **the FBI built their case over a long, six-year period.**

Prior to the trial, Traficant asked to have the case tried in his district at the Federal Courthouse in Youngstown, Ohio. [which is the Law under the Constitution! - Editor] This courthouse serves the area where the crimes were supposed to have been committed. The judge denied this request and moved the trial to Cleveland. Further the judge refused to allow any prospective jurors from the Youngstown district to be considered for inclusion in the jury pool. Later, after the trial ended, it came out that the judge's husband's law firm was representing one of the chief witnesses against Traficant, a fellow named J.J. Cafaro. The judge should have recused himself from the case, but failed to do so.

In opposition to this, Traficant produced nine telephone tape recordings which he had made while speaking with various witnesses against him (or people close to these witnesses). Traficant also obtained affidavits from various parties saying they had first-hand knowledge that the prosecutor, a lawyer named Morford, had pressured witnesses to lie. These tapes and affidavits revealed that the U.S. prosecutor had threatened the witnesses with personal prosecution for various federal crimes unless they told a tale created for them by the prosecutor. The Congressman attempted to play these audio tapes and present these affidavits at his trial, but the judge denied his request. Additionally, he wanted to call witnesses that would counter the testimony of the prosecutor's witnesses; the judge generally denied these

requests as well. The judge allowed Traficant to cross examine the witnesses against him, but without the tapes, affidavits, and/or countering witnesses, Traficant was unable to break the witnesses away from their stories. Traficant asked to question the FBI agents who had done the leg work building the case from 1996 to 2001. The judge refused to allow him to question these law officers. Not surprisingly the jury convicted Traficant.

Once the conviction was in place, the House of Representatives' Ethics Committee took up the question of whether or not to expel Rep. Traficant from the House of Representatives. Even though the House of Representatives is less than 50% lawyers, **this investigating committee was nearly 80% lawyers.** This Committee did allow Traficant to present witnesses, and they allowed him to enter his nine audio tapes into the record. However, **there was no attempt to play these tapes and/or question Traficant about them.**

One of the witnesses that had not testified in Cleveland did testify in Washington. This witness, named Richard DeTore, said he had for years worked for and reported directly to J.J. Cafaro, one of the people who had testified against Traficant in Cleveland. DeTore said that Traficant had behaved properly during his many encounters with Traficant. DeTore further said Prosecutor Morford had detained DeTore for nine hours a year ago and put pressure on him to give false testimony against Traficant. DeTore's attorneys had also been threatened. Mr. DeTore also testified that Cafaro had given false testimony against Traficant because Cafaro had been caught giving false testimony in an earlier federal trial on a different matter, and wanted to avoid prosecution on that charge. Traficant produced letters from DeTore's attorneys saying they were outraged by the prosecutor's behavior. Mr. DeTore noted that Prosecutor Morford was so mad at him that he had brought a frivolous federal prosecution against him. The case so far has cost DeTore several thousand dollars in legal fees. The lawyers letters also supported DeTore's statement about the federal case being frivolous. At this point, it was clear that the U.S. prosecutor had played "hard ball" to get the testimony he wanted against Traficant.

This week of July 22, 2002 was the time when the Ethics Committee should have stepped in, put a hold on the Traficant expulsion, and taken a hard look at the legal processes being employed back in Ohio. But the Committee decided on a different course. They chose to recommend expulsion and scheduled no additional investigations. Evidently, **the lawyers** on this committee did not believe the evidence before their eyes, or more probably they felt it was not the job of the legislature to bring the judiciary and Justice Department to heel. In America, lawyers are taught that it is the judiciary and the Justice Department that brings the legislature to heel, not vice versa. **These lawyers** on the Ethics Committee had been thoroughly socialized into the law by their law school professors. Late in the evening on Wednesday, July 24<sup>th</sup>, the whole House of Representatives voted to expel Traficant. Over four hundred Representatives voted to expel, eight voted "present", and there was only one vote against the motion.

Be clear about this current situation. Traficant's guilt or innocence is yet to be properly determined. The corrupt practices of at least one U.S. prosecutor have been

exposed, and the Federal District Court in Cleveland has at least one judge that needs to be removed.

[**Editor's note:** You lawmen out there: Have you ever seen a better case of systemic government corruption? Total set-up and railroading of a man who obviously had become a serious enemy/threat to some very powerful people! Result?.....another "straight shootin", patriotic American, a Congressman at that, sits in prison today for alleged but unproven "crimes". A very bright and brave American, for sure.....but he has a "big mouth" (God bless him!). James Traficant sure knew how to make friends among our oligarchic rulers!...*NOT!*

But we believe that there were other, significant reasons why Congressman Traficant had to be removed. Consider:

\* His having come to the defense of a retired Ukrainian-American auto worker, John Demjanjuk, in the early 80's, when the latter was fighting for his very life, having been falsely accused and prosecuted by pro-Israeli forces for being, supposedly, "Ivan the Terrible", a notorious guard at the WWII Nazi war camp at Treblinka.

\* A speech he delivered on March 17, 1993 and made a part of the Congressional Record, in which he stated that the U.S. is in Chapter 11 Bankruptcy. He said, "**Members of Congress are official trustees presiding over the greatest reorganization of any bankrupt entity in world history, the U.S. government...It is an established fact that the United States Federal Government has been dissolved by the Emergency Banking Act of March 9, 1933, 48 Stat. 1, Public Law 89-719; declared by President Roosevelt, being bankrupt and insolvent H.J.R. 192, 73rd Congress session of June 5, 1933....The United States Federal Government exists today in name only.**"

\* His further declaring that, "**The receivers of the United States bankruptcy are the International Bankers, via the United Nations, the World Bank and the International Monetary Fund. All United States offices, officials and departments are now operating within a de facto status in name only under Emergency War Powers. With the constitutional Republican form of government now dissolved, the receivers of the bankruptcy have adopted a new form of government for the United States. This new government is known as a Democracy, being an established Socialist/ Communist order....**" That would more than do it, dear friends, wouldn't you say?!] Write: James G. Traficant #31213-060, Federal Medical Center, PMB 4000, Rochester, Minnesota 55913

## TUGGING on SUPERMAN'S CAPE

by Fritz Springmeier

12 November, 2004

Dear Aid & Abet,

My wife informed me that when you heard her on Alex Jones' show, you requested that I write a letter to you about what happened to me.

Over the years, I've read your *Aid & Abet* periodical, and I know that law enforcement personnel also read it.

If I tell my story, I must give some context, some background so to speak, of the events that led to my incarceration. I write these things to help the reader see the direction our nation is headed, and if I write about myself, it is only because that is what was requested. I'm sure there are others just as deserving of attention as I.



I am descended from honest hard-working farmers. My Dad and his brothers became engineers. Dad dedicated his life to trying to make the world self-sufficient in agriculture. People know our family's good reputation. Had I been tried in Morris County, Kansas where my people have farmed since before WW I, it would have been hard to have found a jury to

convict me. My jury knew absolutely nothing about me, in spite of my pleas for my attorney to call some of my witnesses to the stand, or at least myself, if no one else. This he never did, in spite of his promises to do so.

Nothing in my early life would suggest I would find myself in prison doing a 111-month sentence on charges of armed bank robbery. In my teenage years, I was extremely patriotic and, as a Christian, devoted to being in subjection to governing authorities. As a young man, I was straight as they come. I never drank, smoked, cussed nor used drugs. I never rebelled against my parents. In some ways, I was a model teenager. This is not to brag, (*for all of our self-righteousness is but filthy rags*) but this is important in order to put everything in context and contrast. Some guys in prison have told me that they were innocent of the charges on which they were convicted, but yet guilty of so many other things, and so deserved to be here in prison. Well, for the record, and the reader's edification, I myself wasn't running around doing crimes. I was striving to serve God. While I've been called "anti-government", the truth is that I am really anti-corruption, and believe that (existing) extreme government corruption is going to destroy our nation from the inside. Further, while exposing the growing darkness in the Land, I've always tried to offer hope and solutions.

Now, evil can protect itself by labeling all its opposition to be "terrorists", or to use another label, "enemies of the people". It was always known to me that exposing evil agendas brings retaliation against the messenger. Like a herd of sheep, our nation is stampeding toward disaster, judgment and destruction. Anyone like myself, who tries to stop that stampede, risks getting trampled.

[*What the reader needs to understand is that Fritz is a researcher and a writer. It seems that his personal troubles began just about the time (in 1992) when he published a book on the occultic Freemasons. He showed that the wicked top leaders of the Masonic Order are Luciferians and capable of anything.*

*Fritz soon followed this up with another book, **Be Wise as Serpents**, exposing the apostate leanings of several mainstream church denominations. He later co-*

authored two works with Cisco Wheeler, a former high-ranking Illuminati "Mother of Darkness" (of which we're told there can be "only" 364 members in the world at a time). 1) **The Illuminati Formula Used to Create an Undetectable Total Mind-Controlled Slave** and 2) **Deeper Insights into the Illuminati Formula**. The latter, we're told, actually names names. While we at Aid & Abet have not read these particular books, we do know enough about the subject matter to not be too surprised that Fritz would begin to find himself in trouble. (Keep in mind that a very large percentage of lawyers and judges are Freemasons.) The conclusion of his article follows. - Editor]

During the first four years, the government and its powerful cliques simply watched me and investigated me. Then all hell broke loose. There were (obviously-staged) automobile accident attempts to kill me. A campaign was launched to intimidate and isolate me by smearing my reputation. (A long and very difficult short story in itself!) I felt the full heat of the system, including false criminal charges, which were dropped the day before trial, but still cost me approximately \$15,000 in lawyer retainer fees preparing for trial. I lost my family. I saw some of my co-workers die. But none of this stopped me, because my life was and is nothing compared to (the seriousness of) the evils I was warning about. That was 1995.

In March, 2001, my home was raided by federal agents and a SWAT team. My wife and I were not charged with anything, but as is usual today, whatever the police wanted to take they helped themselves to, even though (again) there were no charges, and what they seized had nothing to do with the search warrant.

A year later, I was charged with armed bank robbery. I was taken before a federal judge who said, "There is no evidence against this man; I am going to release him." She was right. There was no evidence against me, and there never has been any. If they can convict me of armed bank robbery, they can convict any ham sandwich of armed bank robbery. No wonder they win 99% of cases! I was "out in the street", awaiting trial for a year. Then, in February 2003, it began.

My first attorney wanted only to plea bargain, even before he knew anything about my case. My second attorney asked a friend of his who had retired from federal law enforcement: "What is this thing with Fritz Springmeier?" The friend answered, "We've been trying to pin something on him for years." So true! In order to get a conviction to give me 9 years of time, they had to bribe several real criminals, by forging them their crimes in return for bribed testimony. Perhaps as much as 130-150 years of prison time was forgiven real criminals to get a conviction against me. Every dirty trick in the book was used to convict me: destruction of evidence, witness tampering, false testimony and lies by the D.A. in court (which should have been ruled prosecutorial misconduct). People are not ready for the truth, but before God I am innocent, and that is all that matters. My direct appeals, which were strong appeal issues, were denied. More politics! As you know, our judges are very political.

In theory, our country doesn't have political prisoners. In terms of walking in obedience to God, a man of faith can serve God in prison just as well as on the street. One needs to bloom where one is planted. What evil men don't seem to realize is that God can raise up

others to reprove their evil agendas. Our new world order leaders don't want to deal with the likes of me. I have to wonder, what will they be dealing with after good, honest, non-violent opposition is silenced.

Yours, Fritz Springmeier Reg. No. 65941-065

Federal Correctional Institution  
3910 N. 45<sup>th</sup> Avenue  
Phoenix, Arizona 85086.

**Why is it that in America prisoners are allowed to read the Bible, but our children in school are not?**

- National radio host, Derry Brownfield, 11-14-04

## **22 YEARS in PRISON..... for SELF DEFENSE?**

by PF Lazor

I had never been in trouble with the law in my life before this incident, and did much in my community to fight against crime. In 1982, I was stalked, threatened with death and repeatedly attacked physically by an evidently deranged man, John Allred. He was jealous that I bought my house from his uncle, which he would otherwise have inherited in just a few months. The local police (town of Los Gatos) refused my many requests for intervention, and demanded that I never contact them again.

In January, 1983, Allred made good on his threats. He silently entered my locked home and tried to surprise-attack me in my bedroom, displaying a gun. Finding the door locked, he violently bashed it down with 15-20 body and foot blows, while yelling threats to kill me. He swung a meat cleaver through the door. In a total panic as he charged at me, I shot him several times (frontally) with a legal, registered .45 handgun with low-power, re-loaded target practice bullets. I immediately summoned the police and ambulance to save him. They admit he was on his feet and hard to restrain in their presence. Initial police reports (which I have) show I could not have fired over four bullets, more likely three, one being a wild shot that went off into the air in a panic. Their official reports say Allred died three hours later; other police reports show him still alive four hours later.

I was charged with 1<sup>st</sup> degree murder. My business and a friends's residence 20 miles away were raided and thoroughly ransacked by police. Many items were seized without warrant authority, some of which could have helped prove my innocence, but have yet to be returned, 22 years later.

The police altered their reports, added bullets and shells to the sealed crime scene, broke chain of custody of the bullets, some never accounted for, and induced the county coroner to falsify a *second* autopsy report, claiming five bullet wounds, shots in the back, and one bullet hole too small to have been made by my .45 gun. The first autopsy report was mentioned, but never surfaced, and was

never questioned. The body was quickly cremated, and with it the true evidence which showed two or three frontal wounds inflicted in self-defense, which is not a crime in California. The coroner, Dr. Angelo K. Ozoa, continues to make headlines, recently charged with falsifying an autopsy report in an attempt to frame another man, Nelson Galbraith, for the murder of his wife, then committing perjury in court to cover up his autopsy fraud. Galbraith had the body exhumed, proving Ozoa's fraud. Imprisonment has kept me from learning until 22 years later that Ozoa's whole career has been fraught with such scandalous behavior, and bars me from proving my innocence in other ways, as well.

Over 30 items of the most crucial key evidence as to innocence at different times were systematically manufactured, planted, hidden, destroyed, materially altered and otherwise fabricated by police and the prosecutor, Mark B. Hames, with the help of my "defense" attorney, Wesley James Schroeder, to frame me for murder. I did not know then but learned later that this defense attorney, too, has a long and checkered history of selling out clients and sending them to prison, acting covertly as a team player with the D.A.'s office.

My private diaries and other writings were illegally seized and forged by the D.A., defense attorney and court clerk right before my eyes in the courtroom with the jury absent. The trial judge ordered that, because the prosecutor managed to get false verbal statements to the jury, past the defense attorney, the writings now had to be forged to match, before being given to the jury as key murder evidence for deliberations. This brief account is but a tip of the iceberg. I was denied a public trial. All but one of hundreds of my supporters were barred from the courtroom by my own attorney. I was not present at the most important parts of my trial where my attorney betrayed me, arguing against me, agreeing with the prosecutor, withdrawing my defenses and acquittal jury instructions. I never even knew those proceedings occurred until I was convicted and in prison. I was denied all of my important witnesses, by the defense attorney, and denied confronting and easily impeaching witnesses who perjured against me, including police. Both attorneys told the jury to convict me by a "burden of proof" standard (preponderance) used only in civil trials, never allowed in criminal trials. The jurors were denied over 20 jury instructions necessary for my acquittal, many being "required" by law. The two jury pools were all non-gun owners, indicating (a statistical certainty) that they were all pre-screened by the D.A. to have anti-gun ownership bias. The prosecutor simply invented hundreds of lies, distortions and deceptions presented as "facts" to the jury and judge, which I could prove were lies, but my attorney barred me, *insisting his first duty was to protect the image of the D.A. and police!* Consequently, the jury never knew of the meat cleaver, nor of Allred's fingerprints on his gun, autoclaved off by the prosecutor (a first in forensic history), in order to argue that I planted the gun after murdering Allred. They were told that Allred lived in my home, and that I didn't. The "defense" attorney agreed on that to the jury.

Thousands of pages had to be distilled into hundreds to present just the skeleton of all the fraud, and when it was, the courts refused ever to hear it, because I am "procedurally barred".

Since this all sounds too incredible for most to believe, I challenge anyone to refute the hundreds of sworn affidavits as to my credibility, as well as my full presentation of these facts and issues on the web. (1)

## IN PRISON

When I tried to have the prosecutor and his agents arrested and prosecuted for framing and falsely imprisoning me, he sent to prison authorities a covert, false memo, which I later obtained. It claimed that my arrest request to the sheriff was "making veiled threats", which the prison administrators (CDC) changed to "made vile threats" against a D.A. and police. Even if I had been guilty of a crime, my parole date was 1992. But laws have little bearing on these people, and so I'm still in prison. A few in here have had it even worse than I. Even when real criminal convicts complain of these injustices, though they are often depraved liars and evil-doers, they are not lying about these "officers'" crimes committed against us daily. (2) Add to that the fact that many of us are innocent; a few *never* involved in crime, and so, should not even be here.

## EPILOG

The greatest tragedy of it all is that what the American public has allowed to take place against prisoners, is now occurring in society out there. In fact, it's an obvious template, a carbon copy. What I saw happening inside here in the 1980's is now out *there*, under the Patriot Act, Homeland Security, police-state stops, ID demands, Randy Weaver-type ordeals, Guantanamo Bay kidnappings, official calls for torture of contrived enemies, etc.. The testing ground was here in the prisons. What the public allowed and still allows in here, is then moved out into the public sector against you folks.

## Footnotes:

1. All of this data is presently being posted on my website for the world to verify. The prison administration is presently barring me from getting these documents sent out of the prison to my webmaster, hence a delay for the moment.

Website: [www.cedevices.com/pflazor.htm](http://www.cedevices.com/pflazor.htm)

P.F. Lazor C73842 A2-117

MCSP P.O. Box 409000 Ione, California 95640

2. There are also some very decent prison employees (just as there are good police and good people in all groups out there), but the few have been rendered powerless to do much, as such a tiny minority within this system.

[**Editor's note:** PF Lazor has communicated with our police and military association for approximately 15 years. We have always believed that his case was one of self defense, although we've never had the professional investigative staff to go out and prove or disprove cases. We've often wished we did! Regarding this particular case, some obvious questions remain. The first and most important is, **why indeed is this man still imprisoned?** As lawmen know, even if PF had been convicted on the charge of first degree murder (which he wasn't), the resulting "life sentence", on average, would have come down to something like 7 to 10 years served. In our opinion, for murder in the first degree, that's way too short a time. Still, even with a 1<sup>st</sup> degree murder conviction, under our present corrupt system, PF should have been out

12 to 15 years ago. So why, following a lesser conviction of 2<sup>nd</sup> degree murder, is he still there after 22 years? We are glad PF has a website to offer - particularly for the benefit of all those trained, volunteer investigators out there! It bears checking out.

## Convicted of Being a Military Veteran and a Populist

by Gerald Lee Stull



Greetings from Pennsylvania's convict cradle! Here in the buckle of the Appalachian prison belt, there's been a political lynching, Case No. 1364-CR-1995. My "felony conviction" for Aggravated Assault filed by the Sharon, Penn. Police Dept. is a Mercer County stage production and the State's chief example of case

management. The case is a complete package of factual and procedural FRAUD! That is to say that it lacks sufficiency of evidence, and the sentencing scheme as a whole has been compromised by the discretionary abuse of the Court. So far, 6 lawyers have "worked the case", but none were willing to pursue a legal remedy.

I was framed over an unforeseen clash with police at the hospital during my spouse's 1995 gran mal epileptic seizure emergency. I was doubly distraught emotionally due to her recent heart surgery. I thought the cops were interfering and I slapped Sgt. "Big Boy". This kind of conduct is removed far beyond the Crimes Code by Constitutional Law. Cops have inherently dangerous jobs. They are trained to deal with abrupt conduct at emergencies. The evidence should have been suppressed where the compounding nature of the emergency with my wife voided the "crime", in favor of natural equity. Corrupt motive underlies the prosecution! After slapping the Sergeant out of my heightened stress situation, I personally endured 3 cuts, 7 sutures and very ugly facial bruising from the "victim" Sgt. cop's revenge. He testified that his injuries included a **stinging, reddish cheek**. My lawyer consented to a violation of the Verdict Rule and mistrial. The prosecutors struck a foul blow by convincing jurors that I was a human killing machine from Vietnam! My trial lawyer's appeal was frivolous!

The State did not prove one element of assault. A general verdict finding guilt on both attempt and completion clauses of the Aggravated Assault statute is de facto duplicitous and invalid. Conviction falls upon either clause, not upon the entire statute. The Judge lacks any discretion to "assign" the guilty clause or the offense gravity scores for sentencing based upon conjecture. Did the Court know this? Well?

After I was whipsawed by Court and counsel and the case officially "bagged", I was shipped to Western Penn

for a 60-day clinic program and soon tossed in the "rubber room" for arguing constitutional rights with the "madam" of the "psyche ward". In the A.M. I was moved down to the "kennel club" to wait the official "hatchet job" from the Pa. Dept. of Corrections. The psyche report depicted me as a **Vietnam Vet suffering from PTSD** or post traumatic stress disorder. They falsely stated that I led many young men to their deaths in the jungle and that I could not sleep for feeling the anger of North Vietnamese families after killing their sons. The Court ordered my involuntary commitment to Veterans Hospital, Pittsburgh for PTSD treatment as recommended by the phony D.O.C. report! At sentencing, I was also treated to a 30-minute speech on Adolf Hitler and the Nazis, likely due to my own personal **Populist Party** campaign for the Statehouse. It was obvious that my case was not about assault of a policeman; it was for conducting a political coup against a Rightist campaigner (me) and an attack on the **Populist Party**. After a highly questionable violation of the 10-year probation Court Order, the parole board "sacked" my political HQ, illegally seizing address indexes and loose political papers. The Court put me in prison for a 2-to-10-year bit, after convicting me of violating the post trial VA hospital commitment order, and failing to force me into another VA hospital in Ohio. 28 days before my habeas corpus hearing, the VA condemned the D.O.C. psychiatry report. My hearing was suddenly cancelled! I was abandoned by counsel! My press release exposing this horrid injustice resulted in the D.O.C. re-evaluating me for PTSD in 2002! Amazingly, I NO LONGER HAVE PTSD!

Gerald Lee Stull #DM 9554  
P.O. Box 1000, Houtzdale, PA 16698

## Daniel E. Petersen

Dear Officer Jack McLamb,

Thank you so much for your invitation and special request letter.

As a political prisoner, I, along with others have been seeking truth, justice and freedom over some 12 to 13 years. As you know, I'm one of the Montana free-Men



who has been railroaded into prison **without due process of Law**. I was never in any of the 2 trials that the corporation UNITED STATES held in May/June 1998 and October 1998. We were tried and sentenced "in absentia". I, along with others, was charged with between 41 to 50 charges that have never been enacted as positive Laws by the legislative United States

of America, Congress. I'm in prison for prima facie evidence of Law. I've also been labeled as a UNITED STATES citizen, when in fact and Law, I'm filed and

registered as a Montana state citizen. I've filed in every venue and jurisdiction a U.C.C. 11 claim search as to who has a valid claim/lien against my strawman, DANIEL E. PETERSEN and my real, live flesh and blood, given name, Daniel E. Petersen. No person nor corporation has a lawful/legal claim against me. I've also copyrighted and filed with several Secretaries of State all my intellectual writings and names/signature. Since the bogus sentencing of March 1999, I've been in 6 different federal "human resource holding" prisons. This past March 2004, I testified in a trial for Richard J. Finley who had been in prison at Lompoc for 2 years for using our purportedly "bogus" Montana free-Men Comtroller Warrant/Lien Drafts. Mr. Finley had won his appeal through the 9<sup>th</sup> Circuit and he then demanded a judge trial, as his conviction trial was by a court-picked jury trial. I hold myself out to give testimony as an expert witness on and about the U.C.C. Law that is passed as positive law in all 51 of the united States of America. (The District of Columbia was made a state in 1987.) In the Richard J. Finley judge trial, he was acquitted of all five charges with which the U.S. feds had charged him. When I asked the 9<sup>th</sup> Circuit Court of Appeals for a new trial in 1998, they responded that I never had anything to appeal. The foreign U.S. judge in our trials withheld the evidence from the Leo Greathouse acquittal. Now we have this new evidence from the Richard Finley judge trial acquittal. I say to all you readers that I've got two acquittals now: 1 from a jury trial, and 1 from a judge trial. But I will never ask any circuit for a new trial, as all courts in America are contract courts, and they will not.....I repeat, they will not rule against their own courts. So, what I and the others have done, is used our Constitutions and the copyrighted code/statutes, and gotten a filed claim/lien against the United States corporation [See 28 U.S.C. 3002 (15) (A)] and all its officers, agents and employees, and anyone who is a UNITED STATES citizen. The secret is, in order to use the U.S. Constitution, State constitutions and the copyrighted rules, regulations, codes, statutes, etc., one must get a copyright clearance to use their private legal Laws. We have been brainwashed to think that all laws are public when in fact they are private. Also, we must understand that no court-appointed attorney can represent you without your written consent. (See *Attorney Code of Ethics Rule*, 1.8 (f)).

The reason this reply letter isn't typed is that I've been placed in the federal prison S.H.U. for some sort of investigation by the prison S.I.S. on behalf of the F.B.I. I give you permission to print this letter in whole and publish it. I'm going to give my wife instructions to mail you a picture of myself that was taken about 2 1/2 years ago when I was in Forrest City, Arkansas.

In closing, I ask everyone to repent and accept Jesus Christ as our Redeemer/Savior.

Sincerely your brother through our Creator, Yahweh,

Daniel E. Petersen, U.S.M.#[05086046]  
c/o P.O. Box 4200 S.H.U.  
Three Rivers, Texas state, near [78071]

**[A word of caution:** Your editor has known brother Daniel as a good Christian and an honorable American

sincerely wanting to do what is right and good for all. We cops here at Aid & Abet may not be exceptional legal minds, but we do want to give a strong word of warning concerning the ideas and issues of law of which brother Daniel speaks. While we know there to be truth in some of what these good Americans are espousing, there are parts of the program that cause us concern, and we just urge caution. We have seen a number of our other friends go to prison over similar attempts to right our unrighteous political and legal system in the manner Daniel describes. I guess we would say, just "pick your battles".....carefully and prayerfully.]

## Gary Northington

In 1968 to 1972, I was in the U.S. Air Force. I worked on Airborne Launch Control Centers for nuclear missiles and reconnaissance aircraft watching the U.S.S.R. and China. I was honorably discharged.

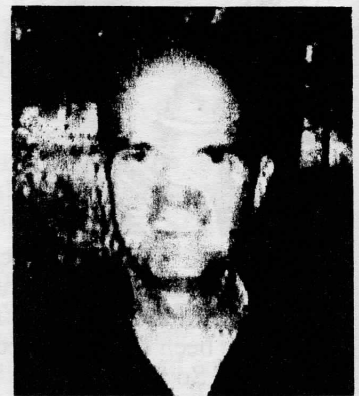
From 1972 to 1977, I worked government contracts in high security areas, including Offutt A.F.B. where I was once stationed. I also subcontracted to covert government activities (CIA). Offutt had a treatment center for MK Ultra (mind control), and I met "Monarch Mind Slaves". I specialized in electronic security, surveillance and countermeasures.

I met "Society" members who I later learned used the MK Ultra treatment center at Offutt to program inducted adults and "donated" or kidnapped children. Some Society members I met are mentioned in *The Franklin Coverup* written by John DeCamp. In 1976, Larry King said he intended to have politicians "in my (his) pocket all the way to the White House". They controlled politicians by getting them involved in illicit sex and drugs with the MK Ultra children. I became privy to child auctions and events where I learned the Society's secrets.

Problems began when I reported the Society's illegal activities to the Omaha Police. I didn't know the chief of police was a member. The police then tried to create false criminal charges by planting illegal drugs, sent a "burglar" to shoot me in my home (He didn't expect me to have a gun.) and used other like tactics. For the safety of my family, I left Omaha in 1977.

In 1986, I eye-witnessed the chief prosecutor of Monroe County, Michigan, William D. Frey, accept illegal money to protect a man from homicide prosecution after the man put a bullet in someone's head. Mr. Frey described buying county judges: "If I go into chambers before court, the judge will do as I ask." In 1987, I went against Frey in a civil case.

Frey used his public office for investigating personal matters of myself, and let the Society know where I lived.





Two Society people surprised me at a Toledo, Ohio grocery store on January 9, 1987. A police informant, Tim Baker, had been bugging me for months to do electrical repairs for him and pushed repeatedly to help me with private investigation.

Later in the month, Prosecutor Frey charged me with conspiracy to commit murder. The conspiracy was when the informant unexpectedly came to me in a restaurant, acted strangely while whispering to himself, and I said, "What did you say? I can't understand a word you're saying", etc. In October 1987, I was sentenced to life imprisonment for something never said nor done. (The prosecutor and judges refused to provide tape recordings which would prove me totally innocent.)

There were 2 attempts to murder me before arrest in January 1987 and 3 attempts to murder me in prison. In August 2002, there were 2 attempts to murder Abby Newman and one attempt to kidnap her after she put political corruption of the prosecution and my innocence on national radio. There were 2 attempts to murder my brother of which the second was the same method and at the same time as the second attempt to murder Abby.

In 2003 and 2004, the public office mafias of Monroe County, Michigan and Franklin County, Virginia joined to drive Abby from her Virginia home, intimidate her by physical force, and confiscate almost all she owned. They rendered her homeless. In April 2004, Abby was terminated from her job, allegedly for political views which she never stated at work.

(Michigan) Governor Granholm was informed of all of the above, but refuses to release me, and judges on the case refuse to follow the law. This is to fulfill a political agenda because I am a whistleblower on public office corruption. I refuse to bend to evil. People with murder cases often get a shorter sentence than what I have had.

**[Governor Jennifer Granholm, P.O. Box 30013, Lansing, Michigan 48909. Judge Joseph Costello, 106 E. First, Monroe, Michigan 48161. Parole Board, P.O. Box 30003, Lansing, Michigan 48909.]**

I have written 8 songs and 4 books that are Christ-based, in hope of supporting my wife Abby. I hope to publish them. Also, if anyone knows where we can buy 7 to 10 acres at low-cost in Southern West Virginia, please write us. Abby is living in a truck and hopes to soon find a job that doesn't require a number of the beast. [Abby, P.O. Box 161, Canvas, W.V. 26662]

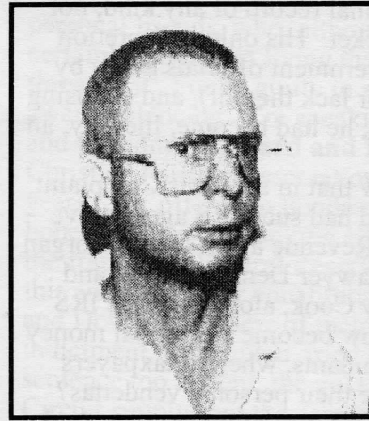
The last 17 years have been a struggle, but I am able to persevere against the satanists who unsuccessfully attempted to bury me in silence. My faith in YHWH and His Son, along with the love and prayers of true Christians like (and including) my friends at Aid & Abet, have kept me. God Bless You All. *Jeremiah 17:5; Acts 5:29*. We will not quit!!!

Sincerely your brother in Christ,

Gary M. Northington (193035)  
4010 Cooper  
Jackson, Michigan 49201

## Long Shadow of Corruption Creeping Across America:

A Story of Dave Hinkson.....as related by  
Roland and Faye Hinkson



We are the parents of David R. Hinkson, a political prisoner of the United States. David is a most unusual individual, in part because he has God-given gifts that if allowed to be explored to the full, could benefit the entire world. David is a genius who has made many inventions, the greatest of which is the development of liquid

mineral products capable of enhancing the life of every living creature. Since we all are made from the elements of the earth, our bodies need vitamins and minerals to survive, grow and flourish. Realizing the nutritionally depleted state of so much of our soil, and consequently our food supply, David found a way to "ionize" minerals into water in their most absorbable form, for immediate use by the body. His company is called WaterOz. His products do everything from promoting generalized good health to curing AIDS. Yes, in a recent double blind study, reported out of certain world class AIDS clinics, it has been discovered that certain of David's products, properly applied, actually cure people of AIDS - and inexpensively, the cost per patient being less than \$100. At this rate, \$10,000 of WaterOz product might cure a million people! While not saying these products are panaceas, certainly the potential is there, and the world does have need!

The nation of Swaziland has made David an honorable citizen. They want him to come and build a factory to help cure their people of AIDS. They are convinced that the United States is committing genocide on black people, because the AIDS virus was first manufactured in American laboratories (Americans hold the patent for AIDS, did you know?!) and attacks black people with a virulent force, even beyond its effect on white people. Swaziland is one African nation that actually fears extinction, due to their very high death rate from AIDS. So long as David Hinkson remains a political prisoner in the U.S., he will be unable to assist. But let us try to explain some of how his plight began:

In the early morning hours of November 21, 2002 in North Central Idaho, our son was startled out of a sound sleep by screams. Looking toward his bedroom doorway, he saw approximately eight men storming into the room, most dressed in black and holding machine guns, all pointed at him. Over and over he heard, "Freeze, mother f\*\*\*er!" As he was being held down, he then heard someone yell, "Where is your gun?!" Still not fully awake, he was dragged out of bed by the only agent not in SWAT or military dress. (This man he later learned was IRS agent Steven Hines.)

At first, David had no idea what was going on, but upon some reflection concluded that he had truly opened a Pandora's Box, recalling what an FBI agent, Will Long,

had previously promised him: **"I'll put you away for the rest of your life!"** By the time the raid ended and David was hauled away, no less than 10 doors of his home and factory were broken down - this despite the fact that David had offered the agents keys to them all!

What had David done to merit this gestapo-type assault? He had had no criminal record of any kind, not even so much as a parking ticket. His only indiscretion had been to make certain government officials angry by challenging their authority (or lack thereof), and exposing their various frauds. For this, he had become, literally, an "enemy of the state".

Court records will show that in a Bivens Complaint, filed in February 2000, David had sued IRS agent Steve Hines, Hines' boss, Internal Revenue agent Gerry Morgan (alias Vernon), Grangeville lawyer Dennis Albers, and assistant U.S. attorney Nancy Cook, along with the IRS itself and others. Had this now become a personal money issue with each of these defendants, wherein taxpayers' money could be used to settle their personal vendettas?

Reaction to the suits on the part of government had been immediate. From the record we read, "...defendant Gerry Morgan started multiple summons actions against at least thirteen different banks and financial institutions (where David had been doing business)...the actions against (David) are malicious and intentional with deliberate indifference and callous disregard of his rights, depriving (David) of his right to be free of unreasonable searches, in violation of the Fourth and Seventh Amendments to the Constitution of the United States."

The grand jury indictment, arrest and jailing of Dave Hinkson were products of an overly aggressive, hostile and vindictive IRS agent, Steven Hines, with the help of Assistant U.S. Attorney Nancy Cook and others. An unbelievable series of at least 12 Grand Jury Tribunals were required to finally indict him. Furthermore, David alleges that during these tribunals his accusers violated a number of U.S. laws and committed Grand Jury tampering. To aid the process, a conspiring Hines, Cook and Long fictionalized a "murder-for-hire" scheme, placing David Hinkson in the middle of it. Our son was accused of being a threatening person who solicited to murder a judge, a prosecutor and an IRS agent. Such a plot is a far reach, yet, on the part of conspiring federal officials, it seems to have become often enough the accusation of choice.

#### JUST HOW DO THEY DO IT?

When the U.S. government wants to eliminate someone, they just concoct a murder-for-hire plot against a federal judge, and slam, that fast, the targeted individual is in jail, perhaps never to see the light of day again. You don't even have to say threatening things. The government just sends entrapment experts to your door, who, with hidden recorder, start mouthing the words "murder-for-hire", and (for their record) just that quickly, you've had "a conversation" with someone about the subject! Next, they send a couple more of these (electronically wired), paid "informants" to your door just to tenderize you and make sure that you are really insulted. Certain incriminating statements are made, and ascribed to you. Before you know it, the ski-masked, machine gun crew marches in, and away you go. It's really easy; all it takes is a few paid liars and you're off to prison, possibly for the rest of your life. After that, *nobody*, not even lawyers, want anything

to do with you. It's the perfect crime - a scam and a trick that isolates the victim and prevents the media or anyone else from coming to the rescue.

The truth is, our son has become a political prisoner because of his strongly-held (and publicly aired) political views against corruption in government, against a cartel of big business running government, and *for* such causes as *true* healthcare, and *lawful* taxation. In large part, we believe this happened because David Hinkson had been producing healthful products that can compete with those of the big pharmaceutical companies, possibly to the point of even putting some of them out of business. We are sure that another factor contributing to the wrath of government and the money powers against David was his long-standing practice of paying his employees in cash, with no taxes of any kind withheld. (Need we say more about that?! - Ed.)

Truly, there are so many other important aspects of David's case which, due to space limitations, cannot be included in this brief report. All is available on record, however. On the web one can go to the RACER program under the Federal District Court of Idaho. Typing in David R. Hinkson, you will find several entries. The case from 2002 is CR-02-0142-C, while the present case, ongoing, is CR-04-0127-C. Please pray for David and for justice in his regard. Get the facts, search your heart, then do whatever you can on his behalf! Remember that what has happened to him (and to numerous other honorable Americans like him) can happen to you! Especially, it can happen to anyone who dares to cross the line and enter into that political arena which conflicts with the objectives of big business and powerful government. Thank you! David would love to hear from you: Write: David R. Hinkson, Ada County Jail, 7210 Barrister, Boise, Idaho 83704.

**[Editor's note:** Yes, it can happen to any of us! David has been a grand American patriotic activist, an inspiration to those in the Freedom movement, for many years. This editor has known him as a friend for over a decade, admiring his good work for patriot causes and improvement of health for all.

Indeed, for a number of years, we police and soldiers here at Aid & Abet feared that Dave would be attacked by treasonous criminals in our government. This, because we recognized his keen ability not only to create wealth, but also his selfless commitment to funneling it back into the Freedom movement, toward a goal of placing America back under God, and back upon Her Constitutional foundations. Repeatedly over the decades, we have seen that whenever a pro-America person or organization does use its wealth to fund the recovery of our nation from the hands of Lucifer's minions, that person or organization is soon singled out for attack and destruction. We thank and honor Brother Dave for being one such, and certainly do pray for him.]

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## **"BLESSED WITH FEDERAL PRISON!"**

says Ray Lampley

Early in the morning of July 25, 1930, I, Willie Ray Lampley, was born at Fontaine, Arkansas. My parents, community and schooling taught me to respect my elders, salute the flag, and defend my Country and the Constitution. In other words, I was taught to be a Patriot. As a result of my cultural training, I believed in Justice, Constitutional Rights, and Freedom of thought, providing there were no injuries to anyone else as a result of such Freedoms. To back up my thoughts with action, I served in many areas of the world in our armed forces for what I believed was in the best interest of my Country. My major service was in the Korean War with Company G, 7<sup>th</sup> Infantry Regiment, of the 3<sup>rd</sup> Division. Later, I was assigned to the 622<sup>nd</sup> Military Police at Weebonju, Korea. After 11½ years of service, I left it in April, 1963.

On November 11, 1995, I was blessed with a WAKE-UP call out of my peaceful slumber. I was arrested, incarcerated, and given a prison sentence of 11½ years for a "conspiracy" I never knew I was a part of, committing a "violent crime" of using the assault weapons I never had (a .22-cal Marlin rabbit gun, registered at Wal-Mart, and an SKS antique, 7-shot rifle with sportsman load bought from a licensed dealer, and registered also), and for manufacturing a "bomb" that had no fuses nor detonator. The FBI was acting on the information they had bought and paid for from a paid informant. They found about a pint of fertilizer in a quart fruit jar setting on my picnic table. So....where is the "Blessing"? Well, my Friends, let me tell you how it became one:

After nearly 6 months of pre-trial motions in Muskogee, Oklahoma's Federal District Court, I woke up to the fact that the American People no longer have one single Constitutional Right in ANY Federal Court. Since the enactment of the War Powers Acts and the virtual suspension of the Constitution through Senate Document 43, 73<sup>rd</sup> Congress, the enactment of ALL TEN planks of the Marxist/Communist Manifesto, all Jurisdictional challenges are worthless. As a matter of Statutes, Titles, Codes, Rules, and Regulations of the Corporate United States, the Federal Government now claims jurisdiction over every square inch of land ANYWHERE in the United States, even though the Constitution DOES NOT GRANT Common Law Jurisdiction to the Federal Government. This is usurped authority.

In my case, all rights have been stomped on from that day to the present. The Tenth Circuit Court of Appeals is merely a "Rubber Stamp" of approval of the District Court's decision. It should be clearly understood by the American People that Prisons are not designed to be correctional facilities, but as a "Slave Labor Pool" for a PROFITABLE BUSINESS, or as "warehouses of human slaves" until there is an opening for that individual to be employed in the System. As a result, there is NO JUSTICE in the land. America's government is no longer a "government of the People" and "BY the People", but is at the present, at the entry level of a National Dictatorship known by the Illuminati as THE PLAN for a One World Government. Sincerely, **Ray Lampley** #03303-063, FCI, P.O. Box 1000, Oxford, Wisconsin 53952

"The Lord...will bring to light the hidden things of darkness." - 1 Cor. 4.5

## GRANDMA & GRANDPA, CHRISTIAN PATRIOTS, HEADED FOR PRISON!

This next brief space we devote to some very good personal friends, who, although not in prison at this time, certainly have been living the past few years under serious threat of it. Found guilty in a U.S. "kangaroo court" they await sentencing. I'm speaking of the honorable Grandpa and Grandma, **Richard and Dottie Flowers**, founders of Christian Patriots Association, CPA for short. For many years CPA offered to hundreds of patriotic Americans an honest and lawful banking alternative, one not beholden to the fraudulent Federal Reserve debt "money" system. For this and their other constitutionally lawful stands, Richard and Dottie and others of their team found themselves under indictment, prosecuted, tried and sentenced. Believing the sentence too lenient, the government appealed. The 9<sup>th</sup> Circuit simply sent the case back to the lower court judge for reconsideration and re-sentencing. So it is that as of this writing this dear couple awaits the court's decision. Waiting right along with them is their loyal friend and ours, CPA associate and co-victim, **Pastor Jeff Weakley**. There's one small ray of light, in that, due to certain related cases now being considered by the court, rather than the sentences being increased, they just *may* be lessened. Should this happen, the government is going to end up wishing it had left "well enough" alone! We do not know how long the wait will be, but **please pray for these grand patriotic Americans**, and please send a note of thanks and encouragement, and even a donation, if you can manage it. How very deserving they are! Write in care of **CPA Recovery, P.O. Box 1475, Clackamas, Oregon [97015]**.

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## THE "ROYALS" OF THE U.S. HATE OUR FREEDOMS! No Right to Bear Arms for Americans!

### The Rick Stanley "Short" Story:

Rick Stanley was arrested on Dec 15, 2001, at a rally where he gave a speech about 2nd Amendment-protected rights in front of 250 people at Veterans Park below the State Capitol in Denver, Colorado, where he violated a local ordinance prohibiting the carrying of any weapon locally in Denver. The weapon, a small caliber pistol, was in a holster and it was loaded. Rick Stanley had been a Denver businessman for thirty years, and a liberty activist who was running for the U.S. Senate at the time. Mr. Stanley had two defenses for the actions **neither of which was allowed to be brought up in the Denver courtroom of Judge James Patterson**.  
Defense #1: 2nd Amendment, U.S. Constitution: "A well regulated Militia, being necessary to the security of a free state, the right of the people to keep and bear arms, shall not be infringed. Defense #2: Article 2, Section 13 of

Colorado's Constitution states: "The right of no person to keep and bear arms in defense of his home, person and property, or in aid of the civil power when thereto legally summoned, shall be called in question." The higher laws of the U.S. Constitution and the State Constitution trump any local laws, except apparently now in America. Mr. Stanley was found guilty of violating the ordinance, sentenced to 6 months in jail (5 months suspended) and 75 hours of community service, and fined \$629.00.....for exercising Constitutional rights.

Mr. Stanley was arrested again for carrying a loaded .357 pistol on his hip in Thornton, Colorado at the Harvest Festival, in 2002, in another test case of violating their similar open carry prohibition. He was found guilty once again and sentenced to 3 months in jail, with a \$500.00 fine.

The Colorado legislature passed a bill called SB-25, which Colorado Governor Owens signed into law on March 18, 2003, which pre-empted all of the roughly 78 local ordinances across Colorado prohibiting or restricting open carry throughout Colorado. This law is spread out in several statutes. CRS S 29-11.7-101 states: "(1)(b) Section 13 of Article II of the state constitution protects the fundamental right of a person to keep and bear arms and implements section 3 of article II of the state constitution; (1) (c) The general assembly recognizes a duty to protect and defend the fundamental civil rights set forth in paragraphs (a) and (b) of this subsection"...CRS S 29-11.7-103 states: "A local government may not enact an ordinance, regulation or other law that prohibits the sale, purchase, or possession of a firearm that a person may lawfully sell, purchase, or possess under state or federal law. Any such ordinance, regulation, or other law enacted by local government prior to March 18, 2003, is void and unenforceable".

Mr. Stanley took the law on face value and filed a pleading on October 15, 2003, with the Thornton Municipal Court and the Adams County District which had heard his appeal and turned it down. In this Notice and Order to the courts, Mr. Stanley communicated to these judges the following: 1) His open carry criminal convictions violated Colorado Constitution Art. 2, Section 13; 2) SB-25, which was signed into law on March 18, 2003, affirmed Colorado Constitution Art. 2, Sec. 13 and preempted these ordinances; 3) He demanded that these judges overturn his convictions on constitutional grounds; and 4) He said failure to do so will result in a treason charge against (name of judge) for failure to uphold the oath of office to defend the Constitution that all public officials and judges must swear to as a condition of their office. This treason charge will result in a Mutual Defense Pact Militia warrant for (name of judge) if the following conditions are not met: 1) Overturn the unconstitutional convictions of Rick Stanley for violation of (local ordinance) because (ordinance #) violates the constitutional rights of Rick Stanley under the guise of color of law. 2) Return the \$1,500.00 bond to Rick Stanley. 3) Return Rick Stanley's property which consists of 1 each Smith and Wesson 6 shot .357 pistol and 6 each .357 bullets. This court is notified once more, as Stanley gave Notice from the beginning of the proceeding against him, that (name of court) has no jurisdiction over him in this matter. Accordingly this order is affirmed. (Signed, **Rick Stanley**, with a certificate of mailing to the courthouse).

Mr. Stanley knew of Colorado's citizen's arrest statute CRS S 16-3-210 which states as follows: "A person who is not a peace officer may arrest another person committing a crime in the presence of the person making the arrest".

Mr. Stanley knew of hundreds of Supreme court decisions that backed up all of his assertions in the pleading that he filed with the court. Mr. Stanley knew he had the First Amendment protected and guaranteed right to "petition the government for redress of grievance". He knew he had First Amendment guaranteed and protected rights to "free speech". He knew that the Supreme Court had decisions from the past that declared a judge was committing treason for not upholding his oath of office to defend the Constitutions. He knew of all the case law decisions from the U.S. Supreme Court backing those rights as well. These case laws and issues can be seen at the website <http://www.stanley2002.org> in the upper left hand corner of the main page in the LEGAL MEMO for Rick Stanley, prepared by Attorney Peter Mancus of California.

On October 18, 2003, Mr. Stanley was arrested by FBI agents, turned over to the Denver Police Department and jailed for 102 days on the previous gun charges and was charged with two new felony charges of alleged violation of a Colorado statute that made it a felony to attempt to influence a public official to make a decision by a threat of violence, deceit or economic reprisal. (CRS S 18-8-306)

In June of 2004, Mr. Stanley was found guilty of the two felony charges of "Influencing a Public Official" and was sentenced to 6 years in state prison, 6 years of parole thereafter, \$10,000.00 fine and \$8,200.00 restitution for swat team protection over the weekend for the two judges "while Stanley had been incarcerated in the Denver City Jail and the Adams County Detention Center". Mr. Stanley was released on \$80,000.00 paid bond, and his case is currently on appeal at the Colorado Court of appeals.

**At no time, were any of the juries instructed what the superior Constitutional or statute laws were, or any Supreme Court decisions that would have exonerated Mr. Stanley, by any of the judges, in any case Stanley was tried for. In all the cases, juries were instructed by the judges merely to find Stanley guilty or innocent of the charges against him, without benefit of the knowledge of the laws that would have exonerated Mr Stanley. The only variation was the case in Thornton where Judge Rose had denied Stanley a jury trial, and therefore he himself made all the decisions about the law and the charges.**

Mr. Stanley has been saddled with 2 misdemeanors, 2 felonies, arrested many times, jailed many times, and now has 6 years of state prison hanging over his head, should his appeals fail in State Courts. Mr. Stanley has said that he will take the case all the way to the Supreme Court if necessary to exonerate himself from the charges of "exercising Constitutional rights". Mr. Stanley's Thornton gun case is also at the Colorado Court of Appeals in the form of a Reconsideration Appeal, even though he has already served the 90 days in jail and paid the fine.

There you go, Officer Jack. This is as brief a recap of my case as this travesty of justice can be. God bless your own work for freedom and liberty. Thank you for caring.

[**Editor's note:** As we can all see, Rick is a great, action-oriented America patriot. If he were a communist/socialist, environmentalist, sodomite or promoter of any other cause destructive to our once Godly nation, the civil disobedience he used would be acceptable in the eyes of America's criminal elite rulers. Instead, he's just a good American who believes **we must stand up now, or lose all of what remains of our liberties.** His type is the most feared and hated of all citizens to those who are working the program to destroy our nation and enslave our people. Very much like our Founding Fathers, Rick is one who is willing to stand and fight, and pay a personal price to save the nation and our people. Fifty years ago there were many fellow Americans like Rick. Where have they gone? Will we not join him in standing up while we still can? Please contact Rick and support him. Prayers are called for in his (and our) challenges to the demonic cabal which controls our nation today.]

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## Other Honorable Mentions

Aid & Abet maintains contact with many additional American political prisoners, some for many years. While some could not, or for their own reasons chose not to share their stories for this publication, we salute them just the same. A number of these dedicated Americans communicate with us frequently, sharing inspiring accounts of the varied ways that they continue serving the Cause of God and liberty.....blooming right where they are planted, as we say. One such is Michigan radio broadcaster, lecturer, publisher, **Mark G. Koernke** #295350, currently detained at Hiawatha Correctional Facility, 4533 W. Industrial, Kinchloe, Michigan 49786. Short of being physically present and "hands on", Mark carries on the closest possible connections with his home base operations, as continued by his wife Nancy, son Edward and other team members. Mark and his family would be most grateful for your prayers, and any other encouragement you could send.

**Steve Magritz** #437944 is another commendable brother. Steve and his dear wife, Chieko, had been active supporters of the work of Aid & Abet for already nearly a decade, when just a few years ago he was imprisoned after losing the battle against charges stemming from his personal property, land rights issue. Aside from the importance of that issue itself, readers may want to note that Brother Steve has done extensive research into the law of **habeas corpus**, a constitutional protection that seems to be slipping away from us today. Through affidavit, he has been pressing home the point on his own behalf, and may be able to assist others as well. Steve can be reached in care of the Stanley Correctional Institute, 100 Corrections Drive, Stanley, Wisconsin 54768. Please pray for him, and very specially for Chieko, for whom life has been more

than difficult in these last years of trying to manage all the home fires alone and without her man.

**Jesse Sackett** #24114 is a young man we've known for only the last couple of years, but who has kept in close touch. He is located at 700 Conley Lake Road, Deer Lodge, Montana 59722. We don't know the particulars of his case, but understand that Jesse had expected to be released this past May, but that didn't happen. One thing we have noticed is that as both a dedicated patriot and Christian, Jesse devotes all the time he can to sharing truth with other inmates, some of whom he has had the honor of leading to Christ. If you'd like to write Jesse, you perhaps can get him to tell you about the 12 years he had spent working in and around the Pentagon.

**An Apology from Aid & Abet** goes out to any subscriber whose copy of our Fall 2004 edition may have been defective. It was only *after* the general mail-out that we became aware of some blank and/or poor print pages in a number of copies. We do not expect this to happen again, but if ever it does, please do let us know so that we can promptly replace with a good copy. Thanks!

## AN INFORMED JURY IS OUR PROTECTION

To conclude this Special issue, we turn for a brief look at some answers or solutions. What is an effective way to block despotic government and court officials from putting people in prison for no greater "crime" than their "bad" beliefs, politically incorrect attitudes or patriotic activities? One remedy our Constitution provides is use of the **ballot box** to vote out the bad actors. This is tough to do, particularly if the enemy has a controlled or rigged election system in place. Our second hope, then, is the **jury box**. The Founders of our Republic intended the fully informed juror to be a tremendous protection against tyrants in power.

The most important word here is "informed". For this fine protection to work it is required that, at the very least, one of the persons making up a jury be aware, and able to recognize the cunning and conniving of the unGodly, be they acting in the role of lawyers, judges or various agents of government. We have seen how the unrighteous are often *masters* at the art of trickery, and that they seldom let truth and right stand in their way. But whenever any of these begin to ply their iniquitous trade within our courts, it is the People's sovereign Jury that must call the halt. It is good, knowledgeable citizens serving on juries who will hold the reins of true power and be able to acquit and set free defendants falsely accused and wrongly treated, as in any of the ways already discussed.

We law officers have spent years in and out of courts, and know that, once properly informed, it is not difficult for a juror to recognize and take note of the wrongs. Then, when it comes to the deliberation phase and **that all-**

**important vote**, he or she will have, and be able to exercise, the power that will assure that true justice is done. We intend in future issues of this newsletter to revisit this subject, and considerably more in depth. For example, we will want to teach Americans to recognize **some 20 different techniques of Jury tampering**. Quite probably, none of the prisoners featured in this issue would be where they are, if even one person on each of their respective juries had had and utilized this knowledge. **We can all pray that when they come for you or me or members of our families, we will be protected from the criminal intent of tyrannical leaders.....by at least one informed juror.**

- 'Nuff said for now.

## HAS YOUR SHERIFF BEEN REACHED?



To date, a great many of America's 3000-plus *elected* Peace Officers still have not. The American Citizens & Lawmen Association (ACLA) sincerely thanks all our readers who have already taken the initiative in support of this effort. A 35-minute video/DVD, designed to educate your county Sheriff concerning both

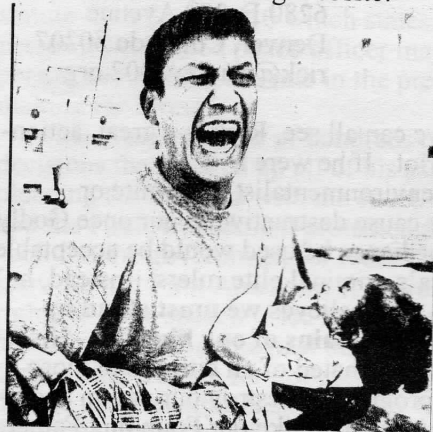
his just powers and his responsibilities to maintain freedom within your county is available. It is a good idea to share this tape with other county/local officials as well, such as the chairman of your county board of commissioners. This is because, once your Sheriff understands his powers and duties and begins to act upon them, you won't want him being attacked or discouraged by county officials who don't understand the Sheriff's powers and responsibilities.

A donation of \$28 enables ACLA to send out *two* copies of the video or DVD (please specify preference). One goes direct to your Sheriff with a personal cover letter, and the other goes to you the gifter. Any reader desiring more information, may write ACLA (A&A address) to request a copy of our two-page promo letter which better explains. Can't afford to fund this project alone? Please consider a patriot group effort. Many bad laws and tyrannical programs are coming to your county. You can be protected only if your county officials know and utilize their jurisdictional powers. Thank you. **Time is of the essence!**

## HELP STOP WRONGFUL WARS!

In recent issues of Aid & Abet, we have introduced what we sincerely believe to be a workable means for bringing to a screeching halt all immoral and unnecessary wars as fomented and promoted by our politicians....wars such as the present ones which have nothing at all to do with either fighting terrorism or safeguarding the United States. Readers unfamiliar with our plan can read the full

details on the following website:



### How to create combatants out of non-combatants

- 1) Pass the word and share copies of our *Patriot Politicians Lead Wars (PPLW)* brochure with everyone you can, including church and school groups, clubs, etc..
- 2) Encourage each contact to telephone, fax, and/or e-mail a polite but firm message to each of their respective three federal representatives (1 Congressman, 2 Senators), doing that as often as it may take for the latter to become fully aware that their constituents want and **will stand for no more wars for greed, power and control**.
- 3) Place calls to talk radio shows, to alert still others to the PPLW plan. The initial goal is to spread this idea to the point of its becoming universally known and a veritable "household word"! As initiators of this plan, radio personalities Richard Palmquist and Officer Jack McLamb, have pointed out, this is one issue that knows no political boundaries; "liberals", would be just as anxious as "conservatives" to protect their loved ones, and escape their being used as "canon fodder" for more mercenary political wars coming against Iran, Syria, etc.. Let's let *them* know, as well, that there indeed is a way!
- 4) Letters to the editor of local newspapers is another effective way to spread this urgent message.
- 5) Recently, we heard of yet another good idea someone had: Stickers were made up giving the website of particular patriot news outlets (for example, www.realnews24/7.com) and found, for one place, stuck on posts at drive-thru lanes of fast food restaurants. It would seem that, along the same line, signs bearing our message could be tacked up on telephone poles at intersections, etc.....variations limited only by the imagination. Questions? **Contact us at Aid & Abet!**

[www.patriotpoliticiansleadwars.org](http://www.patriotpoliticiansleadwars.org)

or obtain in hard copy form from Aid & Abet. After that, here's what to do next to help prevent war and the upcoming U.S. Draft:

1) Pass the word and share copies of our *Patriot Politicians Lead Wars (PPLW)* brochure with everyone you can,

The **Officer Jack McLamb** news program can be heard daily, 8 to 9 am (PST), M-F, on **Truth Radio**, Telstar 5 satellite, or on the web at [www.TruthRadio.com](http://www.TruthRadio.com). Also on **Republic Broadcasting Network**, 4 to 5 pm (PST), M-F, on satellite, Galaxy 13, Transponder 8, 7.7, or on the web at [www.rbnlive.com](http://www.rbnlive.com).

**"Blessed is the man who perseveres under trial, because when he has stood the test, he will receive the crown of life that God has promised to those who love Him."**

- James 1:12

Sent in by SFC Daniel FitzGerald

## **Patriot hero, author, and decorated Officer Jack McLamb passes!**

*Brent Johnson*

EVANSVILLE, Indiana (PNN) - January 12, 2014 - Our beloved friend and brother, nationally known peace officer Jack McLamb, Ret., passed quietly into his heavenly rest on Saturday, January 11, 2014 at Evansville, Indiana, surrounded by his loving wife, sons and other close family. He had been in ill health for quite some time.

Jack was born on July 18, 1944 in Washington, DC, and schooled there and later in Tucson, Arizona. After attending various colleges, focusing on areas of selected studies, he served honorably in the U.S. Navy during the Vietnam War. Various successful business ventures followed for Jack, until at age 32, he found what would prove to be his main life calling, as he entered the police academy in Phoenix, Arizona. Serving as a peace officer, Jack quickly rose to prominence, and his awards were many, making him one of the most highly decorated officers in the history of his department of over 2000 officers.

Perhaps the most disappointing, disheartening event of Jack's life was being forced into medical retirement due to severe injuries suffered in the line of duty. He nevertheless continued his life work educationally as a writer/publisher, international speaker, and patriot radio broadcaster on several networks over many years. In 1998, Jack was led to relocate his police and military education association from Phoenix, Arizona, to the beautiful mountains of north central Idaho. There, he lived happily until just very near to the time of his final illness.

What most endeared so much of the nation to Jack McLamb was his great, patriotic heart, his deep love for people and their constitutionally guaranteed rights and freedoms, in defense of which, especially, he devoted the last 37 years of his life. Both in active service and ever since, Jack was known to many as "Officer Friendly". The title stemmed from a national school program of that name, designed by Officer McLamb, in which police officers made the rounds to school classrooms and in various fun and meaningful ways worked to build a bond of trust and friendship between children and the police. This fine program caught on within Jack's department, and eventually grew nationwide in scope, once it was picked up and sponsored by the Sears Corporation. But in general, all who knew "Officer Friendly" saw him as a living example and demonstration of all that it means to be a Peace Officer - a true friend of the people and protector of God-given rights and liberties, in distinct contrast to being a mere enforcer of manmade laws.

In life, Jack married and was the father of three sons: Matt (Ginger) and Jeff (Lee) of Phoenix, and Augie (Francis) of San Antonio, and the grandfather of nine: Miles, Kelly, Grace, Nate, Nick, Natalie, Josue, Rebekah and Emily.

He was of a deeply sensitive nature. His artistic talents showed up early, in paintings dating back to his youth. He excelled in sports such as track, pole-vaulting and tennis. He enjoyed singing, and especially loved the ocean and adventures like scuba diving and snorkeling.

In addition to his children and grandchildren, Jack is survived also by his wife, Angela, of Poseyville, Indiana, his sister, Sandra Murray, of Show Low, Arizona, and his Aunt Betty and cousins, Bob and Dudley Hasbrouck, all of Vancouver, Washington. He was preceded in death by his parents, his sister Margaret Frazier of Ashburn, Virginia, Uncle Bob Hasbrouck, cousin George Thompson of Phoenix and others.

Funeral services for Jack were held at Werry's Funeral Home in Poseyville, Indiana, with a viewing on Wednesday evening, January 15, and the memorial service at 11:00 a.m. the following day. The services were conducted by Jack's very dear friend, Pastor Butch Paugh of Nettie, West Virginia. Internment was in nearby Stuartville. Additional memorial services in celebration of Jack's life will be held soon in Phoenix, Arizona, and in Kamiah, Idaho.

Looking back sometimes on his own life work, Jack used to smile and say, "It's been good duty." Indeed it has, Officer Jack. Thank you for all you did to make the world a better place. Though you'll be sorely missed by all who knew and loved you, we can only commend and offer our hearty thanks, as you go on