



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

THIS IS THE BEGINNING OF MUR # 4149

DATE FILMED 11/9/95 CAMERA NO. 2

CAMERAMAN SES

95043693958

FEDERAL ELECTION COMMISSION
999 E STREET NW
WASHINGTON, DC 20463

NOV 18, 1994

Re: Lautenberg '94 Election

MUR 4149

SIRS,

Please accept this as my formal complaint against
Mr. LAUTENBERG in the '94 SENATE RACE.

As explained in the attachments, Mr. LAUTENBERG donated
campaign funds to 'BLACK' CHURCHES TO GET OUT THE
BLACK VOTE. ENDORSEMENTS OF MR LAUTENBERG WERE MADE
FROM THE PULPIT
CHURCHES, WHICH ARE TAX EXEMPT, MAY NOT ENDORSE
POLITICAL CANDIDATES.

26 § 504. Status after organization ceases to qualify for exemption under section 501(c)(3) because of substantial lobbying or because of political activities

- (a) General rule.—An organization which—
 - (1) was exempt (or was determined by the Secretary to be exempt) from taxation under section 501(a) by reason of being an organization described in section 501(c)(3), and
 - (2) is not an organization described in section 501(c)(3)—
 - (A) by reason of carrying on propaganda, or otherwise attempting, to influence legislation, or
 - (B) by reason of participating in, or intervening in, any political campaign on behalf of (or in opposition to) any candidate for public office.

shall not at any time thereafter be treated as an organization described in section 501(c)(4).

NOV 22 12 21 PM '94

FEDERAL ELECTION COMMISSION

BUT 'PURCHASING' ENDORSEMENTS FROM TAX-EXEMPTS, THE SYSTEM IS, IN EFFECT, JUDICIAL THE FEDERAL TAXPAYER, INCLUDING HIS OPPONENTS, TO

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pay for endorsement for Mr LAUTENBERG Federal office.
Mr LAUTENBERG should be forced to report the tax subsidies
of the churches involved as contributions.

(I also include a personal account as to how the NJ ENVIRONMENTAL FED is used by MR. LAUTENBERG as a 'front' to supply campaign works + funds for MR. LAUTENBERG + MR. POLICE, my opponent in the DIST III Congressional election in 1992)

Secondly, I allege that the NJ Republican Governor (WHITMAN) improperly + illegally conspired with Mr. LAUTENBERG to defeat Mr. LAUTENBERG's Republican opponent, 'CHUCK' HAYTION, this being contrary to 2 USC 441(h).

§ 441h. Fraudulent misrepresentation of campaign authority

Any person who is a candidate for Federal office or an employee or agent of such a candidate shall—

- (1) fraudulently misrepresent himself or any committee or organization under his control as speaking or writing or otherwise acting for or on behalf of any other candidate or political party or employee or agent thereof on a matter which is damaging to such other candidate or political party or employee or agent thereof; or
- (2) willfully and knowingly participate in or conspire to participate in any plan, scheme, or design to violate paragraph (1).

IN 1993 THERE WERE PUBLISHED REPORTS THAT ED ROLLINS HAD STATED THAT CAMPAIGN FUNDS WERE PAID AS Bribes to 'bribe' churches to suppress the BLACK VOTE IN A similar fashion, Mr LAUTENBERG USED CAMPAIGN FUNDS (ACCORDING TO PUBLISHED REPORTS)

95043693960

TO BUY ENDORSEMENTS FROM 'BLACK' CHURCHES.

IN 1994 MS WHITMAN, although actively campaigning as a 'Republican' in support of CLUCK HAYTIAN, purgessably damaged his campaign by here stand on the 'BOB GRANT' issue. I allege a conspiracy between MR LAUTENBERG + MS WHITMAN to defeat the Republican Senate candidate. My allegation is that neither MS WHITMAN nor MR LAUTENBERG may truthfully claim the banner of either Republican or Democrat, in that their true allegiance is to the Zionist cause which is anti-democratic, anti-U.S. and anti-Christian.

My complaints then against MR. LAUTENBERG

are

- (1) MISUSE OF CAMPAIGN FUNDS TO PURCHASE ENDORSEMENTS FROM TAX-EXEMPT (THIS MAY INCLUDE A FAILURE TO REPORT CONTRIBUTIONS AS WELL AS A CONSPIRACY TO PERMIT income TAX Evasion THROUGH THE filing of fraudulent applications for tax-exempt STATUS.)

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(2) A conspiracy between Ms. WHITMAN + Ms Lautenberg
to defect + Ma Haytian, myself + other challengers to
Ms. Lautenberg's re-election.

My intent is to hold Mr. LAUTENBERG CHERYD,
TRIES + COLLUSION, removes from office + a special
election held for US SENATE (US)

Sincerely

G. P. P. P. P.

[Handwritten signature]

11/17/94

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SEZEMIE MARY SAMPSON
NOTARY PUBLIC OF NEW JERSEY
My Commission Expires April 28, 1993

[Handwritten signature]
Sign to and (inscribed) before me
this 17th day of NOV. 1994

- NO N R A
- CHRISTINE COBLITION
- ARCH BISHOP MR HUGH
- NAACP
- DEWT GILBRICH
- JANET RECO
- IRS (tax-exempt section) NEWARK
- CLERK, US SUPREME COURT
- CLERK OF ELECTIONS (TRENTON)

Whitman to appear on Bob Grant show

A month ago, the governor said she'd never appear on the talk show again because it promoted hate and bigotry.

"She said early on that if he invited her to come on the show and talk about one topic — intolerance — she would," Manno said. "She is going to have a conversation and address the audience directly with Bob Grant. We're not billing this as a fight. It's a conversation."

However, no agreement was reached until yesterday, Manno said.

Manno said Whitman agreed to the visit after Grant had suggested on the air Tuesday that she discuss the issues. Whitman had sent letters responding to citizens who wrote her about her decision to dump Grant. Grant read the letter during his Tuesday show, Manno said.

Orange and leader of the coalition that criticized Grant is taking a wait-and-see attitude at the latest development.

"She said she would like to go there to discuss racism," J. "I will give her the best of no doubt. I'll have no real concern on to discuss racism as long as Mr. Grant has made the facts are racially divisive. If he goes on to pacify him, I'll be pleased."

THE ASSOCIATED PRESS

TRENTON — Gov. Whitman was scheduled to be a guest on the Bob Grant radio show today, just about one month after announcing she'd never appear again because she believed Grant had begun to "use his influence . . . to promote hate or bigotry."

Whitman, who was supported by Grant in her winning campaign last year, made her announcement the same day a contingent of black ministers blasted Grant as a racist in a news conference on the Statehouse steps.

Grant's show airs from 3 to 7 p.m. Whitman was scheduled to come on after 6 p.m. for about 20 minutes, Manno said, and then continue on to a scheduled event in New York.

Walter Fields, political advisor for the state NAACP, said he was "astonished" about Whitman's planned appearance.

Whitman's spokeswoman, Rita Manno, said the governor would appear live in Grant's WABC studio in New York today "to discuss racism and intolerance" with the controversial talk show host.

Haytaian, also a frequent guest on Grant's show, did not follow Whitman's lead. He denounced racism but refused to swear off Grant, who says he is not a racist and that his comments have been taken out of context. Lautenberg, who won the election, used it as a campaign issue.

Grant and WABC management could not be reached for comment late yesterday.

"I think it is reprehensible," Fields said, who has criticized newspaper columns and on TV shows. "I think that the governor has stooped to the gutter with this and it is really indicative of the dictions of the Whitman administration."

Whitman's announcement that she would not appear on Grant's show again turned into a big campaign issue in the U.S. Senate race between Republican challenger Gerald "Chuck" Lautenberg and incumbent Democrat Gov. Whitman.

Grant reacted angrily to Whitman's announcement, saying she had "folded like a cheap camera." Whitman has conceded her office has been deluged with calls and letters from Grant supporters. Shortly after her announcement, she said she would appear on Grant's show simply to discuss racism.

"She is going on for only one reason: to explain what her position is, and to have a talk about intolerance and race," Manno said. "She has strong beliefs on this issue, and such an abhorrence to (divisive talk) that she took the opportunity to talk about it. If she takes criticism from others, then so be it. She's going to go on and have her feelings known."

Fields said he believes his own "political price" to her comments will provide material for Democratic opponents in the 1995 legislative race.

The Rev. Reginald Jackson, pastor of the St. Matthew AME Church in

Ch. 75 CRIMES

26 § 7206

(1) Declaration under penalties of perjury.—Willfully makes and subscribes any return, statement, or other document, which contains or is verified by a written declaration that it is made under the penalties of perjury, and which he does not believe to be true and correct as to every material matter; or

(2) Aid or assistance.—Willfully aids or assists in, or procures, counsels, or advises the preparation or presentation under, or in connection with any matter arising under, the internal revenue laws, of a return, affidavit, claim, or other document, which is fraudulent or is false as to any material matter, whether or not such falsity or fraud is with the knowledge or consent of the person authorized or required to present such return, affidavit, claim, or document; or

(3) Fraudulent bonds, permits, and entries.—Simulates or falsely or fraudulently executes or signs any bond, permit, entry, or other document required by the provisions of the internal revenue laws, or by any regulation made in pursuance thereof, or procures the same to be falsely or fraudulently executed, or advises, aids in, or connives at such execution thereof; or

(4) Removal or concealment with intent to defraud.—Removes, deposits, or conceals, or is concerned in removing, depositing, or concealing, any goods or commodities for or in respect whereof any tax is or shall be imposed, or any property upon which levy is authorized by section 6331, with intent to evade or defeat the assessment or collection of any tax imposed by this title; or

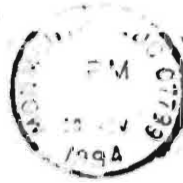
(5) Compromises and closing agreements.—In connection with any compromise under section 7122, or offer of such compromise, or in connection with any closing agreement under section 7121, or offer to enter into any such agreement, willfully—

(A) Concealment of property.—Conceals from any officer or employee of the United States any property belonging to the estate of a taxpayer or other person liable in respect of the tax, or

(B) Withholding, falsifying, and destroying records.—Receives, withholds, destroys, mutilates, or falsifies any book, document, or record, or makes any false statement, relating to the estate or financial condition of the taxpayer or other person liable in respect of the tax;

shall be guilty of a felony and, upon conviction thereof, shall be fined not more than \$100,000 (\$500,000 in the case of a corpora-

PREPAID
J. S. Parkson
MANSON ALA
BROOKLY BEACH PT
07720



Federal Election Commission
999E St. NW
WASHINGTON, DC 20463

General Counsel

95043693964



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

November 29, 1994

George Predham
c/o S. Paulsen
1005 Madison Avenue
Bradley Beach, NJ 07720

RE: MUR 4149

Dear Mr. Predham:

This letter acknowledges receipt on November 22, 1994, of your complaint alleging possible violations of the Federal Election Campaign Act of 1971, as amended ("the Act"). The respondent(s) will be notified of this complaint within five days.

You will be notified as soon as the Federal Election Commission takes final action on your complaint. Should you receive any additional information in this matter, please forward it to the Office of the General Counsel. Such information must be sworn to in the same manner as the original complaint. We have numbered this matter MUR 4149. Please refer to this number in all future communications. For your information, we have attached a brief description of the Commission's procedures for handling complaints.

Sincerely,

Mary L. Taksar

Mary L. Taksar, Attorney
Central Enforcement Docket

Enclosure
Procedures

95043693965



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20461

November 29, 1994

Alan K. Bloom, Treasurer
Lautenberg Committee
One Gateway Center
Newark, NJ 07102

RE: MUR 4149

Dear Mr. Bloom:

The Federal Election Commission received a complaint which indicates that the Lautenberg Committee ("Committee") and you, as treasurer, may have violated the Federal Election Campaign Act of 1971, as amended ("the Act"). A copy of the complaint is enclosed. We have numbered this matter MUR 4149. Please refer to this number in all future correspondence.

Under the Act, you have the opportunity to demonstrate in writing that no action should be taken against the Committee and you, as treasurer, in this matter. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath. Your response, which should be addressed to the General Counsel's Office, must be submitted within 15 days of receipt of this letter. If no response is received within 15 days, the Commission may take further action based on the available information.

This matter will remain confidential in accordance with 2 U.S.C. § 437g(a)(4)(B) and § 437g(a)(12)(A) unless you notify the Commission in writing that you wish the matter to be made public. If you intend to be represented by counsel in this matter, please advise the Commission by completing the enclosed form stating the name, address and telephone number of such counsel, and authorizing such counsel to receive any notifications and other communications from the Commission.

95043693966

If you have any questions, please contact Joan McEnery at (202) 219-3400. For your information, we have enclosed a brief description of the Commission's procedures for handling complaints.

Sincerely,

Mary L. Taksar

Mary L. Taksar, Attorney
Central Enforcement Docket

Enclosures

1. Complaint
2. Procedures
3. Designation of Counsel Statement

95043693967



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

November 29, 1994

Alan K. Bloom, Treasurer
Lautenberg for U.S. Senate Committee
P.O. Box 1994
Rocky Hill, NJ 08553

RE: MUR 4149

Dear Mr. Bloom:

The Federal Election Commission received a complaint which indicates that Lautenberg for U.S. Senate Committee ("Committee") and you, as treasurer, may have violated the Federal Election Campaign Act of 1971, as amended ("the Act"). A copy of the complaint is enclosed. We have numbered this matter MUR 4149. Please refer to this number in all future correspondence.

Under the Act, you have the opportunity to demonstrate in writing that no action should be taken against the Committee and you, as treasurer, in this matter. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath. Your response, which should be addressed to the General Counsel's Office, must be submitted within 15 days of receipt of this letter. If no response is received within 15 days, the Commission may take further action based on the available information.

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95043693968

If you have any questions, please contact Joan McEnery at (202) 219-3400. For your information, we have enclosed a brief description of the Commission's procedures for handling complaints.

Sincerely,

Mary L. Taksar

Mary L. Taksar, Attorney
Central Enforcement Docket

Enclosures

1. Complaint
2. Procedures
3. Designation of Counsel Statement

95043693969



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20461

November 29, 1994

Senator Frank R. Lautenberg
717 Hart Office Building
Washington, DC 20510

RE: MUR 4149

Dear Mr. Lautenberg:

The Federal Election Commission received a complaint which indicates that you may have violated the Federal Election Campaign Act of 1971, as amended ("the Act"). A copy of the complaint is enclosed. We have numbered this matter MUR 4149. Please refer to this number in all future correspondence.

Under the Act, you have the opportunity to demonstrate in writing that no action should be taken against you in this matter. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath. Your response, which should be addressed to the General Counsel's Office, must be submitted within 15 days of receipt of this letter. If no response is received within 15 days, the Commission may take further action based on the available information.

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95043693970

If you have any questions, please contact Joan McEnery at (202) 219-3400. For your information, we have enclosed a brief description of the Commission's procedures for handling complaints.

Sincerely,

Mary L. Taksar

Mary L. Taksar, Attorney
Central Enforcement Docket

Enclosures

1. Complaint
2. Procedures
3. Designation of Counsel Statement

950436939/1

RECEIVED
FEDERAL ELECTION
COMMISSION
OFFICE OF GENERAL
COUNSEL

DEC 6 9 32 AM '94

GEORGE J. NEEDHAM

"SAVE THE STURLINGS"

MUR 4149

NOV 21, 1994.

RE: NJ SENATE ELECTION '94

TO WHOM IT MAY CONCERN;

I was a candidate for US Senate in the recent election 'won' by Mr. Lautenberg. I have filed a complaint with the Federal Election Commission alleging multiple violations of law by the Lautenberg campaign.

During the final weeks of the campaign, when Mr. Lautenberg was faced with polls which predicted his defeat, his campaign focus shifted abruptly. He began to concentrate of the so-called 'black' (African-American) vote. According to published reports, 'black' ministers were paid to urge thier congregations to vote for Mr. Lautenberg.

Mr. Lautenberg also launched a million dollar ad campaign in an effort to paint his republican opponent, Mr. Haytaian, as a racist. This ad campaign focused on incidents which occurred on the BOB Grant radio

SHOW CALL WABC.

It is my position and allegation that these incidents evince an illegal conspiracy on the part of Mr. Lautenberg and Ms. Whitman

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vote by prohibited means.

These means include tax evasion through the filing of knowingly false applications for tax exempt [501(c)] status (See 51 U. PITT L. Review 577 (1990) , 26 USC 7201,, 26 USC 7206, 26 USC 7207. and failure to report income from an unrelated business (ie. political bribes) Campaign fraud (2 USC 441h), in which Ms. Whitman, while

actively campaigning for Mr. Haytaian under the Republican banner,

participated in a scheme involving herself, Mr. Lautenberg and Mr.

Grant, to paint Mr. Haytaian as a racist, and thus secure the African

American vote in cities such as Newark, Jersey City and Camden for

Lautenberg.

Improper contributions and expenditures (2 USC 441a) in

which Mr. Lautenberg in '94, and according to published reports by

Ms. Whitman's campaign manager, Mr. Rollins in '93, paid bribes

to so-called 'black' ministers in return for endorsements, or in

the case of Ms. Whitman, to suppress the African-American vote.

I also allege, and can also testify from personal experience

at the NJ environmental Fed. which supports Mr. Lautenberg and my

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to supply campaign workers and funds for the campaigns of Mr.

Lautenberg and Mr. Palone.

Complaintant alleges that as a result of the improper and illegal campaign practices of Mr. Lautenberg the interests of such legitimate groups as Right-to-life, the Christian Coalition, the NRA, animal rights and enviornmental groups have been illegitimately thwarted and frustrated.

Complaintant submits some exhibits to demonstrate his allegations.

Sincerely,

George P Predham



cc NRA

CHRISTIAN COALITION

NAACP

IRS (Tax exempt)

JESSE HELMS

NEWT GINGRICH

PEC

JANET RENO

NJ ANIMAL COALITION

ARCH BISHOP Mc HUGH (CAMDEN)

SENATL LEGAL COUNSEL

NATIONAL RIGHT TO LIFE

CLERK OF ELECTIONS
CLERK OF ELECTIONS (TRENTON)
CLERK, US SUPREME COURT

CLERK, US SUPREME COURT

95043693974

Aide: Whitman camp curbed black vote

GOP consultant Edward Rollins says Whitman's campaign aid black leaders to stop get-out-the-vote activities for Florio.

Washington Post Service

WASHINGTON — Republican political consultant Edward J. Rollins said Tuesday that the successful gubernatorial campaign of Christie Whitman in New Jersey spent roughly

\$500,000 in "walking around money" largely to suppress black voter turnout.

Rollins, who managed the Whitman campaign, said much of the money was paid out to politically active African-American

ministers and to city Democratic political workers.

In both cases, the recipients, who Rollins declined to identify, were asked to minimize or stop get-out-the-vote activities on behalf of Democratic incumbent Gov. Jim Florio.

"We played the game the way the game is played in New Jersey," Rollins told reporters at a breakfast discussion of political

matters. "To a certain extent, we suppressed their (the Democratic) vote."

Rollins, who is well-known as an unusually forthcoming political operative, said:

"Here is how we used it (the walking around money) We went into the black churches and basically said to ministers who had

See Blacks, Page A8

Blacks: Whitman camp curbed vote, advisor says

(Continued from Page A1)

endorsed Florio.

"Do you have a special project (that needs financial support)? We see you have already endorsed Florio. That's fine. But don't get up in the Sunday pulpit and preach. Don't get up there and say it's your moral obligation to vote on Tuesday, to vote for Florio."

Asked how the payments would be made, Rollins said, "We made contributions to their welfare charity."

In addition, Rollins said, the Whitman campaign approached workers for black mayors who were unhappy with Florio and said, "How much have they paid you to do your normal duty? We'll match it, go home sit and watch television, and I think to a certain extent we suppressed the vote."

A spokesman for the Whitman campaign said neither he nor Whitman has any knowledge of payments made to suppress the black vote.

"To my knowledge, I am not aware of anything like that, the campaign was not doing anything like that. The candidate, and now governor elect, is not aware of

anything like that, said Carl Golden, the spokesman.

Historically, walk-around money has been used to pay precinct and poll workers in the final weeks of a campaign to get out

the vote, not suppress it.

A spokesman for the Justice Department said "the matter has not been brought to our attention (as a formal complaint) and we therefore could not comment on it."

IT HAS NOW!

DO THIS ABOUT HOW SHE WON AS BECAUSE SHE BEAT...
→

Is Christie Whitman riding high or what? Our first year governor campaign pained for 21 candidates across the country this fall. Eighteen of them won. Not even know him at all.

How did he win? It was as simple as ABC. Anybody But Cuomo. It's ironic that Whitman had the Mildas touch across the nation but couldn't do the same at home.

Chuck Haytaian just couldn't knock off the ever-vulnerable Frank Lautenberg, who once again proved that he will do just about anything to win. Sending an aide dressed as a duck to harass Haytaian was especially lame.

Some of this election were held only among men, this self-proclaimed tough kid from Paterson would have lost. Lautenberg talked about how the people sent a message by re-electing him. Fact is, women saved him. Largely because of his ability to exploit Haytaian's anti-choice position and concern about Bob Grant (and those who appear on his program). Let's begin a thorough discussion on the complex subject of talk radio and race. I would hate to think all this outrage and rhetoric were simply an effort to gain a momentary campaign advantage.

Steve Aduato Jr. is an instructor of public administration and mass media at Rutgers University, a television commentator and former legislator.

GET REAL! GRANT WAS AN WHITMAN'S CORNER ALL ALONG!
LAUTENBERG'S TOOL

November 18, 1994

The Trentonian

Whitman mends fences with 'racist' radio host

Associated Press
Whitman and New York radio host Bob Grant took to the air to mend a once-toxic political relationship that soured last year when Grant came under fire for comments about the Haitian crisis. Whitman said they felt better during the segment, which lasted the last hour of the show on WABC-AM in New York.

New York, the appearance was mutually beneficial. Whitman, who disavowed the show last month at the urging of black ministers, wanted an opportunity to explain her retreat to Grant's audience. Thousands of Grant's "loyalists" have flooded the governor's office with angry letters and phone calls. Grant, who bragged he had much

Whitman used the occasion to lecture Grant on the weighty responsibility that comes with being a talk show host and reminded him of the influence he has over vast groups of listeners.

about Haitian refugees, Martin Luther King Jr., black rioters and welfare mothers. The Rev. Reginald Jackson, pastor of the St. Matthew's Church in Orange and leader of the ministers' coalition that criticized Grant, said that Whitman's words did not go far enough.

to do with Whitman's razor-thin victory over former Democratic Gov. Florio, was equally anxious to have one of the country's most popular Republican governors enunciated in his studio once again. Whitman used the occasion to lecture Grant on the weighty responsibility that comes with being a talk show host and reminded him

of the influence he has over vast groups of listeners.

While she didn't back down from any of her previous criticisms, Whitman carefully steered clear of directly blaming Grant for any of his remarks or the caustic comments of his callers.

At one point Grant sounded a bit penitent saying, "I don't take myself all that seriously — nowhere near as seriously as other people take me, I forget that something I say carries a lot of weight."

"A great deal of weight," Whitman responded.

Grant came under attack last month for remarks he has made

"I think the governor expressed the right position about race and hate speech, but my concern is she did not confront directly the things Mr. Grant has said publicly," Jackson said. "The fact that this state had the governor directly repudiating his words is

Whitman did not mention his on-air remarks about refugees would be drowned in the

"I said if we were to do that they would be drowned in the sea and setting a bad example for Prince George's County, Virginia, come

T.P.C.
in Paging & Cellular
MOBILARONE
Motorola Approved



UNTIL CHRISTMAS!!
In't Panic! Call T.P.C.
Dial locations: Lighter Battery
• 16 Message Memory
• Tone/Vibrate Alerts
• Time/Date Stamp

CENT ANNI RESTAURANT & LOUNGE
OPEN FOR LUNCH 11:00 AM
Devotee Readings

Shop early for Christmas!

A18 Ashbury Park Press Thursday, Nov. 17, 1994

Whitman to appear on Bob Grant show

A month ago, the governor said she'd never appear on the talk show again because it promoted hate and bigotry.

"She said only on that if he invited her to come on the show and talk about one topic — intolerance — she would," Manno said. "She is going to have a conversation and address the audience directly with Bob Grant. We're not billing this as a fight. It's a

However, no agreement was reached until yesterday, Manno said.

Manno said Whitman agreed to the visit after Grant had suggested on the air Tuesday that she discuss the issues. Whitman had sent letters responding to citizens who wrote her

Orange and leader of the ministers' coalition that criticized Grant, said he is taking a wait-and-see attitude on the latest development.

"She said she would only go on there to discuss racism," Jackson said. "I will give her the benefit of the



POLLARD

WASHINGTON — Convicted Israeli Jonathan Pollard, who is eligible for parole next year, has tried to reveal classified information from prison and remains a security risk, according to CIA documents.

"He retains the ability to harm our national security because of his intelligence, his power of recollection, his history of significant emotional instability, his history of drug abuse and his overriding loyalty to another country," the Central Intelligence Agency wrote in documents cited in Monday's edition of Defense Week, a weekly newsletter that covers the defense industry.

The declassified documents were provided to the Senate Select Committee on Intelligence, which asked the CIA and the Defense Intelligence Agency to assess the potential national security damage if Pollard were released, the newsletter said.

Pollard's attorney, Theodore Olson, responded that the CIA's accusations of drug abuse and continued attempts to reveal classified information are unfounded.

Pollard, a former Navy intelligence analyst, was sentenced to 30 months in prison in 1987 after pleading guilty to selling secrets to Israel. He admitted selling classified information to Israel from 1984 until his arrest in November 1985, receiving as much as \$100 a month.

MR LAUTENBERG
REPORTEDLY SPENT
\$1,000,000 OF "HIS OWN
FUNDS" ON HIS LOST
DITCH AD CAMPAIGN
EXPLOITING THE BOB
GRANT RACIAL ISSUE.

MR. LAUTENBERG SHOULD
BE FORCED TO DEMONSTRATE
HST NONE OF THIS
MONEY CAME FROM
'FOREIGN NATIONALS' (i.e.
ISRAEL.)

§ 441e. Contributions by foreign nationals

(a) It shall be unlawful for a foreign national directly or through any other person to make any contribution of money or other thing of value, or to promise expressly or impliedly to make any such contribution, in connection with an election to any political office or in connection with any primary election, convention, or caucus held to select candidates for any political office; or for any person to solicit, accept, or receive any such contribution from a foreign national.

(b) As used in this section, the term "foreign national" means—

(1) a foreign principal, as such term is defined by section 611(b) of Title 22, except that the term "foreign national" shall not include any individual who is a citizen of the United States; or

(2) an individual who is not a citizen of the United States and who is not lawfully admitted for permanent residence, as defined by section 1101(a)(20) of Title 8.

(Pub.L. 92-225, Title III, § 319, formerly § 324, as added Pub.L. 94-283, Title 1, § 112(2), May 11, 1976, 90 Stat. 493, renumbered Pub.L. 96-187, Title I, § 102, Jan. 8, 1980, 93 Stat. 1354.)

043693977
also
prominent
STATE
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of

IN PREDHAM VS

§ 5702, COMPROMISE
DEMONSTRATES THAT IT
IS A ZIONIST OBJECTIVE
TO CAUSE "HELPER-
SKELTON", A BLACK
US WHITE RACE
WAR IN THE U.S

DESPITE MS WHITMAN
PROTESTS TO THE CONGRESS
REMOVES THE LADY WITH
PROTEST TOO MUCH, THE
A GREAT ISSUE
ORDER TO CAPITALIZE
THE RACE ISSUE IN
ELECTION
22 (3000)
DATE

LAOYEL BENS
PUMPED

Ch. 11 FOREIGN AGENTS AND PROPAGANDA

22 § 611

§ 611. Definitions

As used in and for the purposes of this subchapter—

(a) The term "person" includes an individual, partnership, association, corporation, organization, or any other combination of individuals;

(b) The term "foreign principal" includes—

(1) a government of a foreign country and a foreign political party;

(2) a person outside of the United States, unless it is established that such person is an individual and a citizen of and domiciled within the United States, or that such person is not an individual and is organized under or created by the laws of the United States or of any State or other place subject to the jurisdiction of the United States and has its principal place of business within the United States; and

(3) a partnership, association, corporation, organization, or other combination of persons organized under the laws of or having its principal place of business in a foreign country.

(c) Except as provided in subsection (d) of this section, the term "agent of a foreign principal" means—

(1) any person who acts as an agent, representative, employee, or servant, or any person who acts in any other capacity at the order, request, or under the direction or control, of a foreign principal or of a person any of whose activities are directly or indirectly supervised, directed, controlled, financed, or subsidized in whole or in major part by a foreign principal, and who directly or through any other person—

(i) engages within the United States in political activities for or in the interests of such foreign principal.

§ 441h. Fraudulent misrepresentation of campaign authority

No person who is a candidate for Federal office or an employee or agent of such a candidate shall—

(1) fraudulently misrepresent himself or any committee or organization under his control as speaking or writing or otherwise acting for or on behalf of any other candidate or political party or employee or agent thereof on a matter which is damaging to such other candidate or political party or employee or agent thereof; or

(2) willfully and knowingly participate in or conspire to participate in any plan, scheme, or design to violate paragraph (1).

§ 7201. Attempt to evade or defeat tax

Any person who willfully attempts in any manner to evade or defeat any tax imposed by this title or the payment thereof shall, in addition to other penalties provided by law, be guilty of a felony and, upon conviction thereof, shall be fined not more than \$100,000 (\$500,000 in the case of a corporation), or imprisoned not more than 5 years, or both, together with the costs of prosecution.

(Aug. 16, 1954, c. 736, 68A Stat. 851; Sept. 3, 1982, Pub.L. 97-248, Title III, § 329(a), 96 Stat. 618.)

§ 504. Status after organization ceases to qualify for exemption under section 501(c)(3) because of substantial lobbying or because of political activities

(a) General rule.—An organization which —

(1) was exempt (or was determined by the Secretary to be exempt) from taxation under section 501(a) by reason of being an organization described in section 501(c)(3), and

(2) is not an organization described in section 501(c)(3)—

(A) by reason of carrying on propaganda, or otherwise attempting, to influence legislation, or

(B) by reason of participating in, or intervening in, any political campaign on behalf of (or in opposition to) any candidate for public office,

shall not at any time thereafter be treated as an organization described in section 501(c)(4).

THE 'REBOR' MINISTERS' ONE ...
... ..

To constitute unrelated trade taxable under §§ 511-513, therefore, an activity of an exempt organization must meet three tests: it must be (1) a trade or business; (2) regularly carried on; and (3) not substantially related, other than through the production of income, to the purpose for which the organization was organized.

95043693979



FEDERAL ELECTION COMMISSION
WASHINGTON, DC 20463

December 7, 1994

George Predham
c/o S. Paulsen
1005 Madison Ave.
Bradley Beach, NJ 07720

RE: MUR 4149

Dear Mr. Predham:

This letter acknowledges receipt on December 6, 1994, of the amendment to the complaint you filed on November 22, 1994. Insofar as the amendment contains additional allegations, it is required to meet the statutory requirements for a proper complaint.

Under 2 U.S.C. § 437g(a)(1) and 11 C.F.R. § 111.4, a complaint must be in writing, contain the name and address of the complainant, and be signed and sworn to in the presence of a notary public and notarized. The notary must represent as part of the jurat that such swearing occurred. The preferred form is "Subscribed and sworn to before me on this ___ day of _____, 199_." The amendment that was filed does not contain your address, is not sworn to in the presence of a notary, and is not notarized. If the defects are not cured and the amendment is not refiled, no action will be taken on the basis of this amendment.

If you have any questions concerning this matter, please contact Joan McEnery at (202) 219-3400.

Sincerely,

Mary Taksar

Mary Taksar, Attorney
Central Enforcement Docket

95043693260

PERKINS COIE

A LAW PARTNERSHIP INCLUDING PROFESSIONAL CORPORATIONS
607 FOURTEENTH STREET, N.W. - WASHINGTON, D.C. 20005-2011
TELEPHONE: (202) 628-6600 FACSIMILE: (202) 434-1690

December 9, 1994

By Facsimile and Certified Mail

Ms. Joan McEnery
Office of the General Counsel
Federal Election Commission
999 E Street, N.W.
Washington, D.C. 20463

Re: MUR 4149

Dear Ms. McEnery:

On behalf of the Lautenberg Committee and Alan K. Bloom, as treasurer, we request an extension of time to respond to the complaint filed on November 18, 1994, and received by the Committee on December 7, 1994. Due to the recent designation of Perkins Coie as counsel (attached), we do not have an adequate opportunity to respond. An extension of time is necessary in order to review the record, have an adequate opportunity to discuss the issues with our client, collect factual information, and prepare a comprehensive response. Therefore, we are requesting an extension of 20 days until January 11, 1995.

Sincerely,



Robert F. Bauer
B. Holly Schadler
Counsel to Respondents

Attachment

Dec 15 3 24 PM '94

RECEIVED
FEDERAL ELECTION
COMMISSION
OFFICE OF GENERAL
COUNSEL

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RECEIVED
FEDERAL ELECTION
COMMISSION
OFFICE OF GENERAL
COUNSEL

FORM 4149

NAME OF CANDIDATE: Robert F. Bauer/B. Holly Schaefer

DEC 12 7 57 AM '94

ADDRESS: Farkins Cois
607 14th Street, N.W., Suite 800
Washington, D.C. 20005-2011
TELEPHONE: (202) 628-6600

The above-named individual is hereby designated as my
counsel and is authorized to receive any notifications and other
communications from the Commission and to act on my behalf before
the Commission.

11/19/94
DATE

Robert F. Bauer
SIGNATURE ASST. PRES.

EMPLOYER'S NAME: The Interagency Committee and Alan Bloom. Trust.
ADDRESS: 107 9th St. NE
Washington, DC 20002

PHONE NUMBER: _____
TELETYPE NUMBER: 202-344-5617

95043693982



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

December 13, 1994

Ms. B. Holly Schadler
Perkins Coie
607 Fourteenth St. N.W.
Washington, D.C. 20005

RE: MUR 4149

Dear Ms. Schadler:

This is in response to your letter dated December 9, 1994, which we received on December 12, 1994, requesting an extension of twenty days until January 11, 1995 to respond to the complaint filed against your client the Lautenberg Committee and Alan K. Blom, as treasurer. After considering the circumstances presented in your letter, the Office of the General Counsel has granted the requested extension. Accordingly, your response is due by the close of business on January 11, 1995.

If you have any questions, please contact Joan McEnery at (202) 219-3400.

Sincerely,

Mary S. Taksar

Mary Taksar, Attorney
Central Enforcement Docket

95043693983

GEORGE P PREDHAM
"SAVE THE STARLINGS"

MUR 4149

DEC 7, 1994.

DEC 12 12 31 PM '94

RECEIVED
FEDERAL ELECTION
COMMISSION
OFFICE OF GENERAL
COUNSEL

FEC

General Counsel

Washington, DC

Re: NJ Senate Elect

Dear Sir,

This is a follow-up to my previous complaint.

My testimony regarding the NJ Environmental Fed may

be summarized as follows.

I was employed by the Environmental Fed in 1988 as

as a canvasser. The canvasser's were taken as a group

to the offices of Rep. Palone (D-6th Dist). Later

we were given passes marked "Republican Committee" and taken

to the Belmar, NJ beach where we were given banners and

were permitted to demonstrate against George Bush who was

in Belmar campaigning for President. My participation can

be verified because I was interviewed by the TV News Media

and my interview was aired by NY and NJ TV stations

I am enclosing also an article from the NY Times (Sat. Dec 5)

which is illustrative of the point I am trying to make and

also tried to make in my Senate campaign.

The article refers to a money laundering operation in NY

headed up by a lawyer and two hasidic rabbi

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I made the point in my speech that the Colombian drug cartels are actually operated by the descendants of the Marronus Jews who were kicked out of Spain.

I also made the point that the chief supporter of tax exemptions for satanists and witches was James Baker, who was also the chief proponent of Israel under Ronald Regan.

My allegation was that the Zionist Jews are using the drug cartels and satanism and witchcraft as a means to the state of Israel (and the Jewish religion) as part of an overall plan to world domination.

This plan requires control of the US government, especially the courts. A primary objective of this plan is the destruction of an entire generation of American children through drugs, satanism and witchcraft.

The actions of the Zionist Jews may be viewed as tribal warfare against Americans, especially Christians. Tribal war is often conducted through the capturing and murder of the children of a rival tribe, especially female children who are often sexually attacked prior to their murder as human sacrifice. The US courts are conducting this operation on behalf of the Zionists because of the monetary benefits to lawyers.

*Served and dedicated to you me
this to the day of my death*
Blended in
NOTARY PUBLIC OF NEW JERSEY
EXPIRES MAY 15, 1998

Sincerely,

George F. Predham
George F. Predham

95043693985

* Lawyers benefit primarily from the Zionist scheme to destroy America's

children in a number of ways. Through issuance of bogus divorces (that the divorces

issue since 1965 are bogus is explained in PREDHAM v US 93-5702). In this phase

women are enticed into divorces by promises of financial gain, sexual freedom,

etc. Many of these women become involved in witchcraft through support groups and

so on. However, since witchcraft is based solely on financial and material gain

the woman may soon see her own children as her enemies because they hinder her

from various financial possibilities. (Like the woman who drowned her children

because her rich 'sugar daddy' said her would be with her except for the fact

that she had children. The 'natural' witch response in this scenario is to ditch

the kids. On Sept 26, 1985 Senator Helms tried to deny Satanists and Witches tax

exempt status citing the fact that these religions involved the murder of children.

His efforts were thwarted by James Baker (then Treasury secretary and later secretary

of State under Regan. He was a firm supporter of the Zionist cause in Israel. He noted

that 'witchcraft' was really Celtic in origin, as though that made it all right.

95043693986

The ancient religion of the Celts was druidism. The druids were known to burn thier

religious and political enemies in huge bonfires. (See attached) This explains the

recent rash of mothers burning thier children alive, because thier children

are percieved as the economic and material enemies of these women. Hence the Celtic

ritual of torching thier 'enemies'.

Lawyers also profit off the drug trade through huge legal fees in defending

drug traffickers, and they profit off murder cases like OJ Simpson. (Without the bogus divorce

and the legal promises made to Nicole Simpson, there would be no OJ Simpson case.

A parallel example is found in the medical field with Surge~~on~~ General Elders.

she encourages high risk sexual lifestyles and drug use because these help to support

9 5 0 4 3 6 9 3 9 8 7

satanists , while against drug use are not above selling drugs. Satanists

say they seek 'natural' highs (see enclosed). Unfortunately, by this they mean

thrill seeking, like the kind a criminal gets when he commits the perfect

crime. Setting fire to your kids and then having the court feel sorry for

you would be very stimulating to a witch or satanist. Getting famous or rich

out of the deal would be ~~ent~~stasy.

Please note that in ancient gaul the druidids and nobels were tax exempt and

were the ruling class. People like Ms. Whitman are , in fact, trying to create such

a society in the US.

For reasons explained in PREDHAM v US, seven year old female virgins are

a threat to the security of the Zionist world order and that is why child predators are

95043693988

are being released into the general public. Laws like the MEGAN law are designed

to be patently unconstitutional. In this way the legislature appears to be

doing something, while once again they are the culprits and not

the saviours they make themselves out to be.

In effect, the Zionist Jews are saying that Americans cannot protect

thier own children and hence are worthless as a a nation. They are soon

to find out differently.

most of the witnesses is a remembrance of a process
which was the Jewish-Zionist leadership which
believed that it could
and may convert the war
of Judaism by means of the various
Goyim.

95043693989

The Metro Section

THURSDAY, DECEMBER 1, 1961

The New York Times

U.S. Says It Uncovered \$100 Million Drug-Money Laundry

By JOSEPH B. TREASTER

At the top there were Harvey the Wing, a partner in a small Manhattan law firm; Harvey's colleague at the firm, and a retired New York City firefighter who had gone into the trucking business. They coordinated the action.

The retired firefighter hired Mike the Cop in the Bronx, two Hasidic rabbis, a fireman in a Queens engine company, a Bronx hospital worker, a branch bank manager in the Bronx and even the Bulgarian honorary consul in Los Angeles. They all made pickups and deliveries.

Rounding out the group were Mr. Fred, two women and a man named Carlos in South America, two bankers in Zurich and a couple of others in Europe.

Together, Federal officials said yesterday, they formed one of the biggest drug-money laundering operations the authorities have ever uncovered in New York, shipping more than \$100 million from New York, Miami, Houston, Los Angeles and other cities, as well as Canada and Europe, to the world headquarters of the cocaine business in Cali, Colombia.

They were involved in one of the most crucial aspects of the drug trade, the point at which the international traffickers reap their reward.

Yet, until some of them began to try to outsmart the traffickers, they were neatly insulated from the guns and violence that are so much a part of the drug world.

As the investigation was moving toward a conclusion, said Carlo A. Boccia, the head of the Drug Enforcement Administration in New York, one member of the

They thought the boys in Cali wouldn't miss \$2.5 million. Wrong.

organization said to agents: "I'm not a drug dealer. All I'm doing is manipulating money."

Things began to get a little tight, the authorities said, when Harvey Weing, the lawyer often referred to by his co-conspirators as the Wing, his partner in their midtown firm, Robert Hirsch, and Richard Spence, the retired fireman, decided the bosses back in Cali probably wouldn't miss

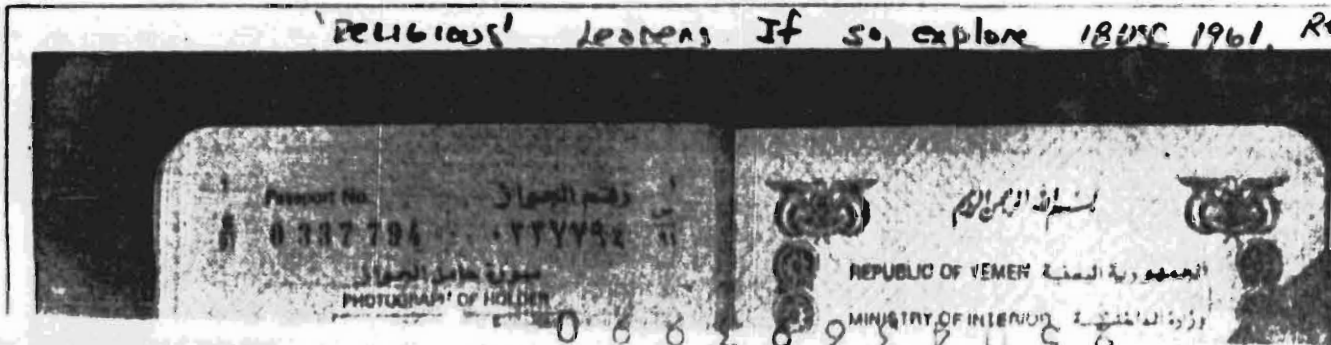
a mere \$2.5 million.

In fact, the fellows in Cali did not. They explained some of the finer points of the three New Yorkers and after a few deliberations, the New Yorkers "paid some of the money they had stolen and sent it on to Cali" to relieve the three of physical injury," said Mary Jo White, United States Attorney in Manhattan.

Altogether, the authorities say, 30 people worked in the money laundering operation worldwide. About a dozen were arrested yesterday in New York and pleaded guilty in Federal Court in Manhattan to money laundering charges. A day's prosecutors said, Mr. Hirsch pleaded guilty to similar charges.

Continued on Page B17

DID LAUTNER GET CONTRIBUTIONS FROM JEWISH 'RELIGIOUS' LEADERS If so, explore IBUSC 1961. REINVESTMENT of crime prof



Push in Albania To Increase Thruway Limit To 65 M.P.H.

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General Counsel
FEC

RE: NJ SENATE
RACE '94

FREEDMAN COMPLAINT
VS LOUZEURER

MURK4199

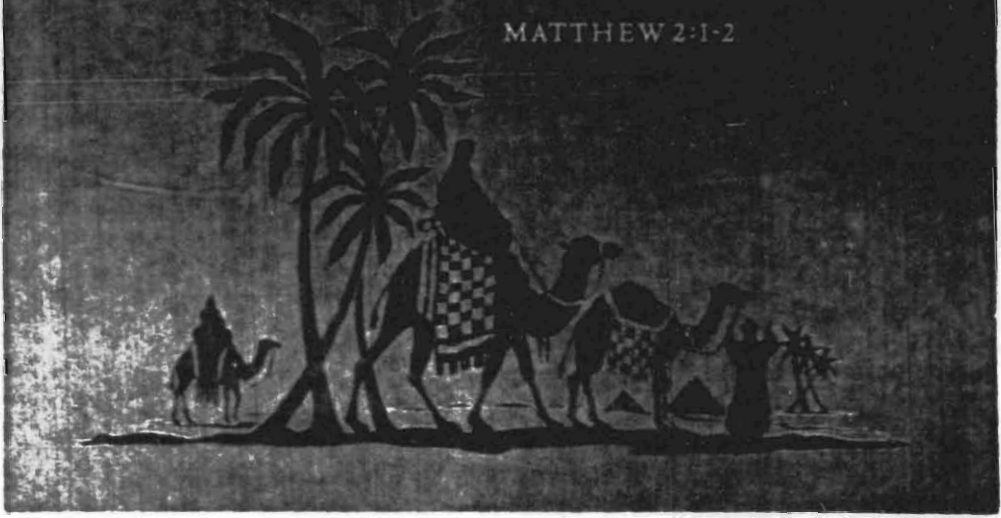
Please include
in my file.

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THE JEWISH ZIONISTS
HAVE BEEN ON A
1700 YEAR SUICIDE
MISSION. AT THIS TIME
OF YEAR WE SHOULD GIVE
THANKS TO THE GOOD
LORD THAT THEIR
MISSION WILL SOON
BE SUCCESSFULLY
CONCLUDED.

Now when Jesus was born
in Bethlehem of Judaea
in the days of Herod the king,
behold, there came wise men
from the east to Jerusalem,
Saying, Where is he
that is born King of the Jews?
for we have seen his star in the east,
and are come to worship him.

MATTHEW 2:1-2



saying: "I am baptizing you in water,
but there is one to come who is
mightier than I. I am not fit to loosen
his sandal strap. He will baptize you
in the Holy Spirit and in fire. His
winnowing-fan is in his hand to clear
his threshing floor and gather the
wheat into his granary, but the chaff
he will burn in unquenchable fire."

DEC 23 10 55 AM '94
FEDERAL ELECTORAL
COMMISSION
OFFICE OF THE CLERK

THE JEWISH ZIONISTS CANNOT FIGURE OUT WHY
THESE THINGS KEEP HAPPENING. PITY IS, THEY
NEVER WILL.

INTERNATIONAL MONDAY, DECEMBER 12, 1994

THE NEW YORK TIMES, MONDAY, DECEMBER 12, 1994

IN TODAY'S GERMANY

HIND CLOSED DO

9504369392



In 1933, the Nazis passed the Civil Service Law, which applied to all magistrates. This law rid the judiciary of anyone whose support of fascism was deemed questionable. Judges were warned by the then-Commissioner of Justice, "In every decision, ask yourselves: 'Is this decision compatible with the National Socialist conscience of the German people?'" In every decision, ask yourselves: 'Is this decision compatible with the National Socialist conscience of the German people?'"

Thus the last door to recourse in the courts was shut for Jews and other minorities in Nazi Germany. Consequently, they lost their property and businesses and, finally, their lives.

A constitutional provision was enacted in Germany after World War II to guarantee religious freedom. It was put into place by the Allies to assure that the world would never again witness the kind of horrors which had been perpetrated against Jews, Gypsies, Rosicrucians and others.

It is thanks to this constitutional guarantee that a minority religion such as the Church of Scientology, which despite being under government assault, has had its religious nature confirmed in more than 20 German court decisions in the last 17 years. These decisions were rendered by local, regional and federal appeal courts throughout the country, all of which have found Scientology to be a bona fide religion.

But today, Germany's Constitution is being threatened because the German government's response to these continuing favorable decisions has been to begin a process of indoctrinating the judiciary against the Scientology religion in order to get the courts to stop ruling in favor of the Church.

In fact, the government has launched a program to "enlighten" judges about religious minorities. Actual "enlightenment seminars" have been given by speakers uniformly hostile to the religions concerned — and among these is Scientology.

The process began in October 1993, with a recommendation targeting members of the Church of Scientology, issued by the Ministry for Labor, Health and Social Affairs of the German state of North Rhine-Westphalia. That report stated: "The court cases with Scientology have also shown that the general laws cannot be applied forcefully, if Scientology is recognized as a religion."

Scientology
Attorney
Solicitor
950439
CHRIS -
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LILY MICHAEL
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ists their constitutional right of uninhibited religious belief in practice, then the government could move to crush the church without judicial restraint, providing this was done under guise of law enforcement.

The Ministry's report also proposed additional measures, that "seminars" be conducted to "enlighten" lawyers, judges, police and universities about new religious movements. In December 1993, the first of these seminars took place at the German Academy of Judges, near Berlin. No member of the concerned religious groups was allowed to be present. The Minister for Health and Social Affairs of North Rhine-Westphalia addressed 32 judges and state prosecutors, two from the German state. Three other speakers were leaders of groups established and federally funded to combat minority religions, a precise type of government interference which the German Constitutional Court has already found unconstitutional.

The state prosecutor Juergen Keltsch urged that discriminatory legislation be adopted to strip new religions of the rights and freedoms granted to all religious communities. These assaults are reminiscent of the attacks launched in the mid 1940s against religious minorities. Yet the German government refuses to even acknowledge the existence of a human rights problem in Germany. On behalf of Scientologists and other religious and ethnic groups who are suffering discrimination in Germany, we ask you to write those named below, and ask them to help end this violation of human rights in Germany today.

Bill Clinton
The White House
2050 Pennsylvania Avenue
Washington, D.C., 20500

Dr. Helmut Kohl
Federal Chancellor
Adenauerallee 139-141
53113 Bonn, Germany

Secretary of State
Department of State
Washington, D.C., 20520

Dr. Klaus Kinkel
Federal Minister
of Foreign Affairs
Adenauerallee 99-103
53113 Bonn, Germany

Anyone who wishes to reprint this ad. The following statement is to be included in all such reprints with the permission of the International Association of Scientologists in keeping with its vision of religious liberty for all faiths worldwide.

LET US NOT BLAME CINDY CROWLAND + JACKIE
MASON IN THE PEPSI COMMERCIAL 'I'D DO ANYTHING'
FOR 'SCIENCE'!

THE GERMANS ARE
QUESTIONING WHETHER
RELIGIONS ARE REALLY
IF THE GERMANS
CAN DO IT, SO
CAN WE.

WHAT THE ZIONISTS
DON'T SEEM TO
UNDERSTAND IS
THAT RIGHT OR
WRONG, 'LEGAL' OR
NOT, THE GOYIM
DO NOT APPRECIATE
HAVING THEIR CHILDREN
BUTCHERED.

THE ZIONISTS, OF
COURSE, BELIEVE THAT
BUTCHERING OVER
CHILDREN IS HERALD
THE PRICE THAT
MUST BE PAID
FOR FAME + FORTUNE

Despite all the
efforts of the Zionists
TO EDUCATE THE
Goyim OR
THIS POINT, THEY
JUST SEEM UNABLE
TO GRASP THIS SIMPLE CONCEPT

AGRANT FROM

GEORGE P FREDHAM

"SAVE THE STARLINGS"


RE: HATE HEATS UP

THE ENCLOSED ARTICLE POINTS UP THE EFFORT BY THE MEDIA TO CONFUSE AN OTHERWISE SIMPLE ISSUE. THE ARTICLE COMPARES THE "HATE" FELT BY MR. HILL TO RACIAL AND RELIGIOUS HATRED. WHAT MR. HILL HATES IS THE DESTRUCTION OF INNOCENT CHILDREN. THIS IS CALLED HATRED FOR SIN, WHICH IS A TENENT OF THE THE CHRISTIAN FAITH. IF HUMAN BEINGS DO NOT HATE THE DESTRUCTION OF THIER CHILDREN, THEN EVENTUALLY THE HUMAN RACE WILL CEASE TO EXIST. IT IS A SIMPLE PROPOSITION; KILL ALL THE CHILDREN AND THE RESULT IS NO HUMAN RACE. THE RACIAL HATRED MR. HILL IS GUILTY OF IS THAT HE HATES THOSE WHO WOULD DESTROY THE HUMAN RACE. HE IS BEING LOYAL TO THE HUMAN RACE. THOSE HE HATES SEEK TO DESTROY THE HUMAN RACE. THE AUTHOR OF THE ARTICLE IMPLIES THAT SOME RELIGIOUS NUTS SAY THAT SOME

95043693996

POLKS AREN'T EVEN HUMAN. THIS MAY GO TOO FAR, BUT THE QUESTION REMAINS AS TO WHO OR

WHAT IS OUT TO DESTROY THE HUMAN RACE, IF NOT SOMETHING ALIEN. MY EXPLANATION IS

THAT THE ENEMIES OF  HUMAN RACE ARE THE "EVIL" SPIRITS WORSHIPPED BY SATANISTS AND

WITCHES. (See Congressional record 9/25/86 Helms Amendment). The abortion doctor, in

my estimation, may be a human being who has given himself over to an evil spirit in

return for material gain.

In conclusion, some hate is good, else the good Lord would not have created it.

It is only human to 'hate' to see little children brutally murdered. The article

implies that all hate, even this kind, is wrong. I know it is hard to believe but

there are many who enjoy seeing young children brutally murdered, some of wh ~~om~~

are in positions of power. For obvious reasons, such persons are very adept in

concealing their true feelings.

95043693997

Jersey near the top in collecting child support

By DONNA LEUSNER

Collections of child support for New Jersey children topped \$500 million in the last year, ranking the state sixth best in the country, court officials said yesterday.

The bad news is that \$1.3 billion is still owed New Jersey children whose parents are in arrears on child support payments dating back 20 years, state officials say.

The increase of \$35.7 million over last year was attributed by court officials to continuing aggressive efforts to increase collections. Among them are immediate wage withholding, interception of federal and state income tax refunds, offsets of lottery winnings, liens placed on property owned by those owing support, expanded use of computers and referrals to credit bureaus. Computer credit checks follow deadbeats from state to state, surfacing before credit clearances or loan approvals for major purchases such as cars and major appliances, officials said.

"New Jersey is getting very, very efficient. Next year we expect an even larger increase," said Raymond Rainville, director of child support enforcement services for the Administrative Office of the Courts.

Most child support is collected through the judiciary's enforcement efforts.

Drivers, doctors, lawyers, architects and other professionals (arrears for more than six months also could have their licenses denied, suspended or revoked under legislation winding its way through the Legislature.

Earlier this month, the Senate approved and sent to the Assembly a bill (S-674) that would allow the state to go after commercial or individual driver's licenses as well as state licenses of professionals and occupational groups including nurses, barbers, electricians, plumbers, podiatrists, chiropractors and even acupuncturists.

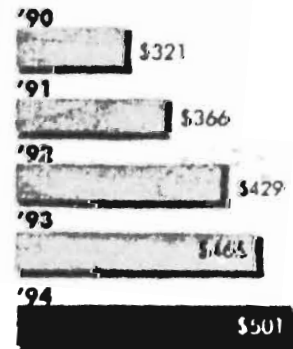
The emphasis by Gov. Christopher Whitman and the nation on welfare reform underscores the need to aggressively collect child support from parents who are responsible for their own children but have relied on the state to care for them instead," said Department of Human Services spokeswoman Winnie Comfort.

Calls for stronger collection of child support are part of welfare reform efforts now being discussed in Congress, Rainville said. "The feds have pushed the program," he said.

About 30,000 families have been kept off the welfare

Child support collections

For fiscal years, in millions



Source: Administrative Office of the Courts

The Star-Ledger

Please turn to Page 16

9 5 0 4 3 6 9 8 8

RE: CHILD SUPPORT "SUCCESS" STORY.

FROM PERSONAL EXPERIENCE WITH JUGGLING CHILD SUPPORT (TITLE IV-D) STATISTICS,

I CAN ASSURE YOU THAT THIS ARTICLE ON CHILD SUPPORT MAY NOT BE GOOD NEWS. THE

NUMBERS MAY SIMPLY REFLECT THE FACT THAT THERE ARE A LOT OF DIVORCES (BROKEN HOMES) IN

NEW JERSEY. OBVIOUSLY, THE MORE DIVORCES, ESPECIALLY AMONG THE MIDDLE AND UPPER CLASS,

THE MORE CHILD SUPPORT COLLECTED. THESE NUMBERS MAY REALLY BE MEASURING THE SUCCESS

OF THE ZIONIST SCHEME TO DESTROY AMERICAN FAMILIES AND HENCE AMERICAN SOCIETY. AS

NOTED, THE PROGRAM IS A DISMAL FAILURE IN COLLECTING OF AFDC CASES, THE ORIGINAL SELLING

POINT FOR THE PROGRAM.

THE ARTICLE NOTES THAT 3,000 families have been kept off welfare. The 1,000

(plus) child support officers plus a crowd of judges and lawyers probably account for

most of the ~~money~~.

95043693999

I myself have run for US Senate, been filmed by TV twice, been filmed by a

a movie company and interviewed by a NY Daily NEWS reporter who is a close friend

of a close friend of my wife during which ^{Time} there is a good likelihood that

14 1,000 parent locaters have been beating the bushes for me. And I haven't left the

state. My opinion of IV-D is that at best it is a fraudulent waste of taxpayer

money, at worst, it is a device designed to destroy American society.

Please note also that the plans to take licenses (auto, professional, etc)

make no mention of first making a finding that the individual has the ability to

pay. This is putting the cart before the horse, and this is done intentionally.

The real purpose is to destroy the father of the children if he has objection to

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the Zionist agenda, which I have shown, is the destruction of his children.

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Senator's memo hits sore spot

Tax-exempt inquiry idea rankles many

By JOHN MARSHALL
STAFF STATEHOUSE BUREAU

TRENTON — Fearing another confrontation with the state's black clergy, Republican leaders quickly distanced themselves yesterday from a GOP senator's confidential memo questioning the loyalty of black minis-

ters' political activities.

At the same time, black leaders chastised the senator, Deputy Majority Leader Gerald Cardinale, R-Bergen, for what they deemed an effort to target and undermine the credibility of black church officials.

"There is a lot of anger," said the Rev. Ronald Jackson of St. Matthews

AME Church in Orange. "Senator Cardinale needs to apologize for targeting the black clergy."

Cardinale, reached at his dentistry office yesterday, refused to apologize but said he "deeply regrets" any hurt that this has caused to anyone. He said he is concerned with political activity of all tax-exempt organizations,

not just black churches.

The Nov. 3 memo, written by Cardinale aide Monica Lanza, asks the Legislature's staff to study the rules governing tax-exempt organizations. It mentions specifically those black ministers who supported U.S. Sen. Frank R. Lautenberg, D-N.J., in his successful re-election campaign this fall against state Assembly Speaker Gerald "Chuck" Haytaian, R-Warren.

"I wouldn't be above filing against

the black ministers in New Jersey endorsing Lautenberg," the memo quotes Cardinale as saying.

Haytaian said yesterday he knew nothing of the memo until brought to his attention this week by Robert DeSando, spokesman for the GOP Assembly majority office. Haytaian considered the inquiry "inappropriate."

Please see Memo, page A1

WHAT IS WRONG HERE?

FIRST, THE STATEMENTS IMPLY THAT ALL BLACK (MEANING Afro-American) CHURCHES ARE MONOLITHIC, FOR EXAMPLE, THAT THEY ARE ALL CHRISTIAN, THEY ARE NOT, AND IT WOULD BE

SILLY TO MAKE SUCH AN ASSUMPTION

SECOND, THERE IS A BIG DIFFERENCE BETWEEN SOMEONE PRIVATELY EXPRESSING HIS POLITICAL VIEWS, AND A MINISTER WHO ACCEPTS MONEY TO ENDORSE A CANDIDATE FROM THE PULPIT, PUTTING THE WEIGHT OF THE CHURCH BEHIND IT.

profit groups.

"It's quite clear to me that there are people out there who do no understand this," Cardinale said. "I did not mean to target black ministers. I was trying to raise a larger issue."

Cardinale is quoted in the memo as saying conservative groups such as the Christian Coalition believe there is a "double standard" in the tax-exemption rules, favoring more liberal-leaning organizations.

Democrats joined in the rebuke of Cardinale yesterday. Assistant Senate Minority Leader Richard J. Codey, D-Essex, and Assembly Deputy Minority Leader Bob Smith, D-Middlesex, both issued sharply worded press releases.

"The revelation of the Cardinale memo shows just how dangerous Republicans really are," Codey said in his release. "While the memo boldly insults the black clergy, it also exposes the threats Republicans pose to all of

7 0 0 1 6 9 3 4 0 5 6



9 5 0 4 3 6 8 4 0 0 3

lashes shame

■ Susan Smith, charged with murdering her two young boys, rides through a gantlet of scorn in Carolina.

THE WASHINGTON POST

UNION, S.C. — An angry crowd greeted Susan Smith with cries "Baby killer!" and "Murderer!" as the 23-year-old mother was driven from a hearing yesterday at the Union County Courthouse where she was arraigned on charges of murdering her two young boys.

Smith, who had claimed the children were kidnapped by a lone black gunman and for the last week had made nationally televised appeals for their return, crouched in the back of a police car, her head hidden in jacket and buried between her knees as residents screamed epithets.

Their sense of rage and betrayal intensified later yesterday when authorities disclosed that the boys — Michael, 3, and Alexander, 14



Susan Smith is taken from the York County Detention Center in Rock Hill, S.C., yesterday for the trip to her murder arraignment in Union, S.C.

WITCH PRIESTESS Associated Press

INSIDE

Low-cost insurance takes a blow

State company in the state's affordable health insurance program will raise rates by 52 percent.

NEW JERSEY/A3

...e 3?
...seek out of simulcasting
...the a fund insurance
GENERAL NEWS/A4

Out of Fast Lane
The Asbury Park nightspot may
reopen as country-western club
COUNTY 107

A nice fall brings ill wind to asthma Weather shifts, allergen

By JEFFREY S. RUBIN
PRESS-TIMES RIVER BUREAU

ONE DAY, it's cold and damp. The next, it's an unseasonably warm morning. By nightfall, there's a chill in the air.

lung inflammation known as asthma. Thanks to some unfortunate timing that brings several triggers of asthma together at once, physicians and allergists say they are seeing a steady flow of patients with these kinds of

A MAN NAME AQUINO, THE BOAR LEGS OF THE SEX-OLOGY
KILIAN OF THE WHEAT GIRL, SUCCEEDED (LVEY) OF HEAD OF Satanism 309

SATANIC CHURCH
in 1966, the activities of which became the object of great media attention.

Born April 11, 1930, in Chicago, LaVey claimed an ancestry of Alsatian, Georgian and Romanian blood, including a Gypsy grandmother from Transylvania (see GYPSIES). As a child, he studied music and became interested in the occult. He learned to play the piano at 10 and at 15 became an oboist for the San Francisco Ballet Symphony Orchestra. He dropped out of high school in his junior year and joined the Clyde Beatty Circus as a cage boy. He had a gift for working with the big cats and became assistant trainer. It was in the circus, working with lions, he later said, that he learned about inner power and magic. On the side, he investigated haunted houses. At 18, he left the circus and joined a carnival as a magician's assistant and a calliope player. In 1948 he met Marilyn Monroe and played as her accompanist.

He married his first wife, Carole, in 1951; they had one daughter, Karla. He studied criminology at City College in San Francisco and spent three years as a crime photographer with the San Francisco Police Department. Disgusted with the violence he saw, he quit and returned to playing the organ in nightclubs and theaters. He began holding classes on occult subjects. From these classes evolved a magic circle, which met to perform rituals LaVey had devised or re-created from historical sources on the KNIGHTS TEMPLAR, the Hellfire Club, the HERMETIC ORDER OF THE GOLDEN DAWN and Aleister Crowley. LaVey apparently enjoyed the theatrics of the rituals; he dressed in a scarlet-lined cape and kept skulls and other odd objects about. Magic-circle members included actress Jayne Mansfield and filmmaker Kenneth Anger.

LaVey divorced Carole in 1960 and married Diane, a 17-year-old who worked as an usherette at his Friday-night occult sessions. They had a daughter, Zeena. From 1960 to 1966 he developed his elitist satanic philosophy. He viewed the Devil as a dark force hidden in nature, ruling earthly affairs. Man's true nature, he claimed, is one of lust, pride, hedonism and willfulness, attributes that enable the advancement of civilization. Flesh should not be denied but celebrated. Individuals who stand in the way of achieving what one wants should be cursed (see CURSES).

On WATBURGLISSAULT (April 30) in 1966, LaVey shaved his head and announced the founding of the Church of Satan. He shrewdly recognized the shock value of using the term church for worshipping the Devil and recognized people's innate need for ritual, ceremony and pageantry. He performed satanic baptisms, weddings and funerals, all of which received widespread media coverage. He used a nude woman (partially covered by a leopard skin) as an altar. His

wife, Diane, became high priestess of the Church. He baptized Zeena. Karla began giving lectures on Satanism at universities and colleges.

LaVey preached antiestablishmentarianism, self-indulgence and all forms of gratification and vengeance. Enemies were to be hated and smashed. Sex was exalted. He opposed the use of drugs, saying they were escapist and unnecessary to achieving natural highs. He also deplored the use of black magic in criminal activity. He did not include a Black Mass in his rituals, because he believed the Black Mass to be out of date.

The Church of Satan organized into grottoes. A reversed pentacle containing a goat's head, called the BAPHOMET, was chosen as the symbol. LaVey used Enochian as the magical language for rituals and espoused the Enochian Keys used by Crowley (see ENOCHIAN MAGIC).

The Church attracted an international following. Most were middle-class and included occultists, thrill seekers, the curious, racists and political right-wingers. At its peak, it was said to have about 25,000 members (years later, ex-members said the figures were exaggerated). Followers included celebrities, among them Jayne Mansfield, who became an active member.

Mansfield's involvement with LaVey deeply disturbed Sam Brody, Mansfield's attorney and lover. Brody feared word would leak out to the press and that she would be damaged by negative publicity. In 1967 Brody attempted to scare off LaVey by threatening to publish stories about him that would label him a fraud. LaVey responded by putting a curse on the lawyer, who suffered a minor car accident shortly thereafter. LaVey also warned Mansfield that she should sever her relationship with Brody.

In June 1967 LaVey reportedly told Mansfield he had a premonition that Brody would be involved in another car accident, and if Jayne were with him, she might be injured. She dismissed the warning. On June 29 she was riding with Brody in his car when it collided with a truck. Both she and Brody were killed, Mansfield by decapitation.

Film director Roman Polanski hired LaVey for his film version of Ira Levin's novel of Devil-worshippers, ROSEMARY'S BABY, released in 1968. LaVey portrayed Satan and advised Polanski on satanic ritual details.

LaVey turned much of his organizational activities over to others in the Church and began writing books. The Satanic Bible was published in 1969, followed by The Satanic Rituals in 1972. A third book, The Compleat Witch, was published in Europe.

In 1975 the Church suffered a serious loss of members, who left to form a new satanic organization.

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DAMASCUS AFFAIR. In 1840 Damascus had an old, respected Jewish community of about 10,000, including many refined and wealthy Jewish families. On February 5th of that year, a Capuchin friar, Father Thomas, disappeared. He had dabbled in medicine, especially inoculation for smallpox, and in this capacity had frequently visited both Christian and Jewish quarters; he had been seen in the latter the day before his disappearance. A short time before he had had a quarrel with a Turkish muleteer who uttered threats against his life, and under ordinary circumstances suspicion would have turned in this direction. The Capuchins, however, at once spread the report that the Jews had slain the monk in order to use his blood in Matzoth.

The French consul, Ratti Menton, took up this report and influenced the governor, Sherif Pasha, to conduct an investigation on the presupposition that the Jews were the criminals. The examination was accordingly conducted by Menton and Sherif Pasha in a cruel and barbarous manner, with the application of fearful tortures. A confession was extorted from a Jewish barber in this manner, and seven of the most distinguished men of the Jewish community were arrested and tortured. Sixty children from the ages of three to ten were shut up in cells without food in order to move their parents to make a confession. Several Jews died in prison, one under the torture, another became a Mohammedan, and the rest uttered whatever the inquisitors wanted them to say. Thereupon three rabbis and several members of the Farhi family were in turn arrested.

About the same time a similar blood accusation was raised in Rhodes, but since the trial of the accused Jews took place in Constantinople, their innocence was quickly proved.

Events in Damascus soon took a turn for the better, when the Austrian consul, Merlato, refused to surrender to the "bloodhounds" an Austrian subject, Isaac Levi Picciotto. This led to the intervention of European powers in the affair. At the same time, Adolphe Crémieux, Moses Montefiore and Baron James de Rothschild became interested in the plight of their coreligionists and hastened to invoke the assistance of statesmen. France, involved in promises to support Mehemet Ali, pasha of Egypt and suzerain of Syria, and not wishing to desert its own consul, returned only evasive answers to the protests. On the other hand, England and Austria ordered their consuls at Alexandria to intercede with Mehemet Ali on behalf of the Jews. Mehemet Ali promised to establish a special court composed of the Austrian, English, Russian and Prussian consuls, and ordered that the torture cease.

Meetings of protest were held in a number of Jewish centers, such as London (July 3), New York (August 19) and Philadelphia (August 27), in which Christians as well as Jews participated. As a result of the latter meeting the United States ordered its representatives at Alexandria and Constantinople to use their good offices in behalf of the Jews.

Early in August Montefiore had an interview with Mehemet Ali, but the latter put off final settlement of the affair from day to day. Finally, when pressure was brought against him by nine consuls of the powers at Alexandria, he promised to issue a decree releasing the prisoners. Salomon Munk, who was a member of



Adolphe Crémieux and Mehemet Ali. From a contemporary sketch

Montefiore's party, read the proposed decree, and noted that it was in the form of a pardon, so a new interview was needed to change the form from that of pardoning criminals to freeing men unjustly accused. Sherif Pasha was compelled to release the seven surviving prisoners on September 6th, and shortly afterwards was executed. About the same time Montefiore and Crémieux obtained a firman from the sultan, protecting the Jews against further charges of ritual murder.

The Damascus affair, while of itself of no greater consequence than other blood accusations, was a turning point in the history of modern Judaism. For the first time in centuries Jews all over the world united to make common cause against attacks. The Jews of Western Europe and America began to take an increasing interest in the situation of their oppressed brethren, and it was this new vision that led to the formation of the Alliance Israélite Universelle and similar organizations, the colonization endeavors and eventually the Zionist movement.

SALOMON HUGO LIEBEN.

Lit.: Graetz, Heinrich, *History of the Jews*, vol. 5, pp. 630-32; Margolis, M. L., and Marx, A., *History of the Jewish People*, pp. 651-53; Ezekiel, *Persecutions of the Jews in 1840* (1900) 141-48 (reprint of article in *Publications of the American Jewish Historical Society*, No. 8); Loewenstein, *Damascus* (1840).

DAMNATION. Damnation in the theological sense is not a Jewish doctrine. Neither Scriptural nor Talmudic authority can be quoted to sustain it. According to Judaism there is no sin, no matter how grave and damaging, that is beyond the power of repentance or redemption. On the contrary, penitence and not damnation seems to be the characteristic note of the Jewish religion. "I have no pleasure in the death of the wicked, but that the wicked turn from his way and live" (Ezek. 18:32). An old Talmudic authority has it, "When He drew up the plan of the world, He found that it could not endure until He had created repentance," since, as the early commentators explained it, the nature of man is so constituted that he cannot escape sin. (*Pirke de Rabbi Eliezer* 2). The encouragement to repent is carried so far that the "door" is opened even when this repentance is not entirely the expression of real remorse, but was brought about by pressure and for crimes of the most revolting kind. As a classical example of this

THE JEWS
→
USES
LITERATURE
PRESSURE
ON THE
COURTS.
WHAT DO
YOU GET
SO THREATS
WERE
MADE +
SOME
MONEY
CHOKED
HANDS
IN
DAM-ASS-
MUNK!

the converted son of a rabbi, and purported to reveal the secrets of his father's faith. He stated that Jews believed they served God by killing Christians, that among the Jews those who used the most Christian blood were considered to be the most holy. He went on to state that Jews sprinkled themselves with Christian blood, the symbol of Jesus' blood, as a precaution in case Jesus were the true Messiah. Translated into Greek and Arabic, the book had a wide circulation. Neophite's authority, however, eventually was discredited by the Russian Council of State, which condemned the book as unscientific and spurious. The supposed citations from the Talmud were shown to be so twisted and full of mistakes that they could never come from the hand of a rabbi's son. Other "evidence" was equally weak.

A second work claiming to establish a basis for the blood accusation was Pawlikowsky's *Der Talmud in der Theorie und Praxis* (1866), in which are listed seventy-five supposed cases of human sacrifice by the Jews. After the publication of this work came August Rohling, anti-Semitic professor of theology at the University of Prague, who declared that he could substantiate on oath the ritual murder accusation in the Tisza-Eszlár case (1882). His evidence was successfully attacked by Hermann L. Strack, Franz Delitzsch, and Joseph Samuel Bloch. The latter, a rabbi and member of the Austrian Reichsrat, accused Rohling of having offered to commit perjury, and prompted him to bring suit for libel. During two years of litigation Rohling was discredited. He withdrew his suit and, at the request of the ministry of instruction, resigned his professorship. Bloch published the record of the case in *Akten und Gutachten im Prozesse Rohling-Bloch* (Vienna, 1892).

What is virtually a text-book on ritual murder was written by H. Desportes in 1888: *Le mystère du sang chez les juifs de tous les temps*. Desportes admits that there are no passages in the Talmud hinting at the use of Christian blood, but insists that "dangerous passages have disappeared from the Talmud, but the corresponding pages were left blank; when the father of a family or a rabbi reaches that place he stops reading and explains to the listeners the doctrine that should have been there." Desportes thus sets up an ingenious scheme by which he can accuse the Jews of any crime at all, by merely insisting that the passage advocating the crime is no longer in writing. Desportes further invalidates his work by relying on the spurious revelations of the monk Neophite.

A final bit of blood accusation literature is in the Milan paper, *Osservatore Cattolico*, which, in 1892, published a series of articles (Nos. 8438-73) on the ritual murder practised by the Jews. These are largely plagiarisms from Rohling and Desportes.

A series of ritual murder trials in Russia, spread over more than a century, indicate the impossibility of finding even a little truth in the ancient libel. The first such trial, in White Russia, resulted in an acquittal in 1799, as did the Velizh trial of 1823 to 1835. In the Saratov case of 1852 to 1853, neither the special commission of investigation, nor the Senate, nor the Council of State found the defendants guilty of ritual slaying; one man was found guilty of the less sensational crime of murder, however, and was sentenced

to hard labor. The Beilis trial at Kiev in 1913 was virtually an attempt by government officials to prove the existence of a Jewish blood cult; it resulted in a clear acquittal by a Russian jury.

In *Modern Times*. The enlightenment of the 19th and 20th centuries has not brought the blood accusation entirely to an end. While both courtroom trial and scholarly examination have shown the falsity of the charge, accusations have nevertheless been made sporadically. Forty-two cases are listed in the 19th cent., including the important Rhodes and Damascus (1840), Tisza-Eszlár (1882), Xanten (1891) and Polna (1899) cases. The bloody Kishinev massacre of 1903 was based upon a ritual murder charge; the eyes of the entire world were focussed on the Beilis trial a decade later. Even in the United States the ancient libel once appeared; for in 1928, upon the disappearance of a Christian child in Massena, N.Y., the rabbi was quizzed by officials to determine whether ritual murder was part of the Yom Kippur ceremony. The child was later found, unharmed, wandering in the forest near her home. As a result of the incident the Permanent Commission on Better Understanding Between Christians and Jews in America issued a statement calling the blood accusation "an abhorrent fiction, calculated to transplant into American minds a long-refuted medieval libel," and declaring flatly that "there is no custom, ceremony or ritual among Jews anywhere . . . and nothing in their traditions or literature, which calls for the use of human blood for any purpose."

After the World War the blood accusation began to appear in a troubled and hate-ridden Eastern Europe. In 1928 there was a wave of ritual murder scares in Poland; hurries of similar charges swept Lithuania in 1929 and 1930 and Bulgaria in 1934. As early as 1928 the German anti-Semitic press charged ritual slaying upon the discovery of any suspicious murder. On May 1, 1934, Julius Streicher's *Der Stürmer* devoted a special twelve-page issue to the revival of all the old ritual murder accusations. Since then the libel has been repeated regularly in the Nazi press, usually as a generalized condemnation of the Jews, occasionally—the Bamberg case (1937) or the Welhartz, Czechoslovakia, case (1940)—as the revival of a previously refuted and almost forgotten accusation.

Following is a list of the better-known cases of the blood accusation. The larger type indicates special articles. Many of the others are dealt with in articles treating the cities where they occurred.

Abbreviations: A. (Austria); A.-L. (Alsace-Lorraine); B. (Bohemia); E. (England); F. (France); G. (Germany); H. (Hungary); It. (Italy); P. (Poland); R. (Russia); Rm. (Roumania); Sp. (Spain); Sw. (Switzerland); T. (Turkey); Y. (Yugoslavia).

1144	Norwich, E. (WILLIAM OF NORWICH)
1158	Gloucester, E.
1171	Blois, F.
1180	Paris
1181	Bury St. Edmunds, E.
1181	Bristol, E.
1192	Winchester, E.
1199	Erfurt, G.
1232	Gloucester, E.
1235	Wolfsheim, G.
1235	Fulda, G.
1247	Valreas, F.
1255	Lincoln, E. (THOMAS OF LINCOLN)

- 1267 Ploerheim, G.
 1270 Weissenburg, A.-L.
 1281-83 Mayence, G.
 1285 Munich
 1286 Friesland, G.
 1286 Oberwesel and Boppard, G. (St. Werner)
 1287 Salzburg, A.
 1288 Troyes, F.
 1290 Laibach, A.
 1292 Colmar, A.-L.
 1292 Krems, A.
 1294 Bern, Sw.
 1302 Remken, G.
 1303 Weissensee, G.
 1305 Vienna and Prague
 1308 Thuringia, G.
 1317 Chinon, F.
 1331 Überlingen, G.
 1345 Munich
 1387 Strasbourg, A.-L.
 1401 Diessenhofen, G.
 1407 Cracow, P.
 1420 Vienna
 1428 Regensburg, G.
 1430 Ravensburg, Überlingen, and Lindau, G.
 1435 Palma, Majorca, Sp.
 1442 Lienz, A.
 1453 Arles, F.
 1453 Breslau, G.
 1462 Rinn, G.
 1468 Sepulveda, Sp.
 1470 Eendingen, G.
 1473 Regensburg, G.
 1475 Trent, It. (SIMON OF TRENT)
 1476 Regensburg, G.
 1480 Venice
 1490 La Guardia, Sp.
 1494 Trnava (Tyrnau), H.
 1504 Frankfort, G.
 1505 Budweis, B.
 1518 Geisingen, G.
 1529 Bazin, H.
 1536 Nagyszombat, H.
 1540 Neuburg, G.
 1545 Amasia, Asia Minor
 1553 Asti, It.
 1554 Rome
 1564 Bielsk, P.
 1570 Brandenburg, G.
 1571 Hellersprung, G.
 1593 Frankfort, G.
 1598 Luck, P.
 1623 Ragusa, Dalmatia
 1636 Lublin, P.
 1637 Cracow, P.
 1639 Leczyca, P.
 1650 Razana, A.
 1668 Vienna
 1670 Metz, A.-L.
 1691 Vilna
 1696 Posen
 1698 Kaidan and Zausmer, P.
 1705 Viterbo, It.
 1710 Neamtz, Rm.
 1712 Frankfort, G.
 1714 Roman, Rm.
 1721 Danzig
 1721 Sinigaglia, It.
 1736-40 Posen
 1743 Jaslau, P.
 1745 Fürth, G.
 1756 Jampol, R.
 1764 Orcuta, H.
 1783 Botoshani, Rm.
 1791 Tasnad, H.
 1797 Galatz, Rm.
 1799 White Russia
 1801 Bucharest
 1803 Neamtz, Rm.
 1811 Talowitza, Rm.
 1816 Piatra, Rm.
 1816 Gredna, P.
 1823-25 VILNA, R.
 1824 Bakau, Rm.
 1829 Boleslaw, P.
 1834 Neuenhoven, G.
 1837-47 Plorensola, Buffino, Monticelli, and Cor-
 tomaggiore, It.
 1838 Ferrara, It.
 1840 Aix-la-Chapelle, G.
 1840 DAMASCUS
 1840 Rhodes
 1840 Jülich, G.
 1843 Marmora, T.
 1844 Stobikowks and Tarnow, P.
 1852-53 SARATOV, R.
 1859 Galatz, Rm.
 1861 Chavljan, Rm.
 1863 Smyrna, T.
 1867 Galatz, Rm.
 1867 Calrash, Rm.
 1875 Ostrovo, P.
 1879 Kutais, R.
 1882 Rzeszow, P.
 1882 TUSA-ESTER, H.
 1891 Corfu, Greece
 1891 XANTEN, G.
 1891 Nagyszokol, H.
 1892 Eisleben, G.
 1892 Ingrandes, F.
 1892 Bakau, Rm.
 1893 Kolin, B.
 1893 Hollenchau, A.
 1893 Prague
 1894 Tatar Pazardzhik, Bulgaria
 1894 Berent, G.
 1898 Skainguren, G.
 1899 POLNA, B.
 1900 Nachod, B.
 1900 Vilna
 1900 KONITZ, G.
 1903 Kishinev, R.
 1911-13 Kiev (BUNUS CASE), R.
 1924 Aleppo, Syrie
 1924 Targumena, Rm.
 1926 Dobrzyn, P.
 1926 Kaniell, R.
 1928 Massena, N. Y.
 1928 Petrovo Selo, Y.
 1929 Manau, Bamberg, and others, G.
 1929 Memel
 1929 Vilna
 1929 Salonika, Greece
 1929 Kovno, Lithuania
 1930 Novosimera, R.
 1936 Memel
 1937 Bamberg (revived), G.
 1940 Welharutz, B. ANATOL SAFANOV.

SO MANY?

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Lit.: Strack, Hermann L., *The Jew and Human Sacrifice* (1909); Leroy-Beaulieu, *Israel Among the Nations* (1904) 36-142; Bloch, Joseph Samuel, *Israel and the Nations* (1927); idem, *Akten und Gutachten im Prozesse Rohling-Bloch* (1892); Solomons, D., *An Account of the Recent Persecutions of the Jews in Damascus* (1840); Jacobs, Joseph, *The Jews of Angevin England* (1893); Stern, M., edit., *Die päpstlichen Bullen über die Blutbeschuldigung* (1893); Roth, Cecil, edit., *The Ritual Murder Libel and the Jews* (report of Cardinal Lorenzo Ganganelli, trans. 1935).

BLOOD REVENGE, an institution whereby relatives of a murdered man revenged themselves on his murderer or on the murderer's family in expiation for the crime. Blood revenge was practised extensively among nomadic peoples. It was known among the earliest Semites and is current today among the Bedouin, and among primitive European peoples such as the Albanians and Corsicans. The Israelites were, in fact, among the first to abandon it.

THE STEINBERG FILE

WHAT THE JURY DIDN'T HEAR

BY ELLEN WULFHORST AND
BARBARA GOLDBERG

JOEL STEINBERG'S BLACK EYES FLASHED WITH RAGE. HE lunged across the apartment and grabbed the woman he claimed to love. He threw her to the floor, then straddled her and hit her hard. Bruised and humiliated, she cowered between his legs, but the attack was not over. Steinberg was growing sexually aroused with every blow.

His victim, however, was not Hedda Nussbaum, the woman the world came to know as his battered live-in lover. Instead, it was a previous girlfriend.

Years later, when Steinberg, 47, stood accused of beating to death Lisa, the six-year-old girl whom he and Nussbaum had raised without adopting, the girlfriend's ordeal was just one of the pieces of potential evidence that were never introduced at his murder trial. The evidence was kept out for a variety of reasons: The material about the girlfriend, for example, was too far removed and prejudicial—the jury wasn't supposed to assume that because Steinberg had beaten up his old girlfriends, he probably beat up Lisa. Other evidence, such as a claim that the millionaire lawyer snorted cocaine in a federal courtroom, was never introduced because it was irrelevant to the murder charge and too prejudicial. (Yet, had Steinberg taken the stand in his own defense, prosecutors could have asked about the claim in an effort to discredit him.) Evidence linking Steinberg to a grand-jury investigation into the black-market baby trade was kept from the jury because prosecutors are prohibited from asking about other ongoing criminal proceedings.

Another story—Nussbaum's alleged connection to child pornography—was never revealed because a frightened potential witness wavered so much that Steinberg's lawyers changed their minds about calling him to the stand.

On January 30, after eight days of deliberations, the jury

WHAT IF
STEINBERG
HAD REALIZED
THAT
THE SYSTEM
WAS THE
PROBLEM,
BUT THEN
TRIED TO
SAVE THE
CHILD FROM
HEDDA?

F HEDDA
AS USUAL
ON CHILD
FORGOTTEN
SAT AND
CULTS

WHAT WOULD BE THE HARM IF BEATING THE
SHIT OUT OF HER?

95043694010

New York Newsday

IF THIS IS TRUE, WOULD
 NUSSBAUM WORSE? HAYDE
 FELT SO W HIS DOT
 AS 'MERRY' MILLING

THE STEINBERG FILE

a 1970 Mercedes-Benz Novak owned. "He brought a man up, told me the man worked for the Mafia and he would break my arm if he told him to," Novak says. "I had just brought in thousands of pounds of marijuana, and Joel knew about it. Joel says to me, 'Fill the trunk up with pot. I'll take the pot.'"

Novak also claims Steinberg pocketed several thousand dollars intended for other members of the defense team and skipped town with \$16,000 raised to bail out Donna Novak. Pregnant at the time, she miscarried while behind bars.

In 1983, Novak told his tale to a federal grand jury in Vermont that investigated Steinberg and also to a grievance committee of the state appeals court in New York. Steinberg responded that Novak's story was "desperate, facile, deceptive." He wrote to court investigators, "As to John's allegations that I was constantly requesting payment in cocaine and that he once saw me ingest some in the courtroom, they are patently ridiculous." Equally "ridiculous" was Novak's recollection of the car deal. "The rendition, although appropriate for *The Godfather*, is distorted, fantasy-like and fabricated from loose cloth," Steinberg wrote in the letter, which was sprinkled with typos and misspellings.

One of Novak's co-defendants corroborated parts of his story, admitting that he once gave Steinberg cocaine in front of the Vermont courthouse. But the federal grand jury abandoned its probe. Novak lost interest. Steinberg denied the allegations, and New York court investigators declared the case closed, finding "no basis for talking action." After Lisa's death, Michael Gentile, the head of the state-court grievance committee in Manhattan, left his job in part over what his boss said was mishandling of complaints about Steinberg.

The authorities eventually learned—again, after Lisa's death—that Steinberg had lied in the course of being admitted to practice law in New York. Under state rules at the time, an aspiring lawyer could practice without passing the bar exam if his law-school studies had been interrupted by a stint in the armed services. Steinberg successfully claimed the right to skip the exam on the basis of that rule. But, in fact, NYU had asked Steinberg to leave because his grades were bad, and eleven months went by before he joined the Air Force.

Authorities finally revoked Steinberg's law license in May 1988, and his clients are now scrambling to file appeals based on arguments that they got ineffective counsel.

AT ONE POINT DURING THE TRIAL, STEINBERG'S DEFENSE lawyers, Ira London and Adrian DiLuizio, brought forward a potential witness whose purpose was to shake the prosecution's case by taunting Nussbaum, whose murder charges were dropped and who became the state government witness. His name was Michael Hawkberg, and he was a convicted and imprisoned pedophile dying of AIDS. He claimed to have been at a party where he saw a homemade pornographic videotape co-starring

Nussbaum and a girl he thought was Lisa. Brought from a New York state prison to the Manhattan courtroom to testify, Hawkberg faltered at the last minute under what defense lawyers maintain was pressure by law-enforcement officials. After two days of legal maneuvering, he never took the stand.

The tape—if it existed—was never found. McCusker's counsel, assistant Manhattan D.A. Peter Casolaro, told the judge it was nothing more than a scam by inmates to sell. It would turn out to be a blank cassette to the scandal-hungry media. No charges were ever brought in the alleged hoax.

Nussbaum herself, however, once mentioned the possibility that pornographic tapes existed. In 1981, two years earlier, she had told doctor Robert Bellone at Bellevue Hospital that she belonged to a cult that filmed its members having sex and that had forced Lisa, then 12, to perform sex acts with a six-year-old boy. But asked briefly about a tape on the witness stand, Nussbaum said she'd made the comment because Steinberg had brainwashed her into believing a tape existed.

Defense lawyers also held back another piece of evidence that seems to suggest that in the days following Lisa's death, Nussbaum was more concerned with her own welfare than that of her co-defendant. Scribbling a note to Steinberg from a prison cell toward, she hinted at a plan to end away the child's violent death. "If the autopsy report is actually different to our attorneys we will know what she says," she wrote. "And I pray that my idea will be effective."

But if Steinberg had a plan, his details were never known. Defense lawyers who could have used that to impugn Nussbaum feared, as they could raise just as many questions about Steinberg.



STEINBERG'S LAWYERS SAY HE MAY CLAIM PUBLIC OUTRAGE PRECLUDED A FAIR TRIAL.

TODAY, HEDDA NUSSBAUM in Westchester County more than a year (of us in a private psychiatric last week, she was in an apartment and a) has filed a multimillion

lawsuit against Steinberg and is threatening to take him to a separate battle to retrieve the furniture from their apartment. Joel Steinberg is in a state prison in Dannemora, near the Canadian border, where he is serving an eight-and-a-third year sentence for first-degree manslaughter. Steinberg's lawyers have filed a notice of appeal, which they expect based on several claims—among them, that presiding Harold Roth was prejudiced against Steinberg, that of a gruesome videotape of Nussbaum's injuries at the arrest inflamed the jury, and that Steinberg received ineffective counsel from his trial lawyers.

Yet another possible claim is that massive public outrage made it impossible for Steinberg to get a fair trial. In other words, Steinberg plans to try to use the public to win another day in court, capitalizing on hatred so even his own lawyers concede he is "the most revolting American."

COPIES AVAILABLE

Prose

Case

With new standards

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 Charged in the...
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 and a room of his...
 He died shortly...
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 William... a close friend of...
 Mr. Stavis then picked up the case...
 When Ms. Michaels' conviction...
 was overturned, the conditions of her...
 to set foot in New...
 Jersey or to hear children younger...
 conditions that Judge Falcone...
 later dropped.

THE COURT IS
 purposely
 setting roadblocks
 free to attack
 our children!

95043694012

The...
 reached for comment...
 Mr. Rodden said he was "not...
 authorized" to answer questions from...
 reporters. But at this...
 hearing...
 the state...
 when par...
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 cal damage. Others were unavail...
 able, he said. And he added that...
 New Jersey Supreme Court's...
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 In fact, the...
 faced a major...
 Jersey Supreme...
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 state decided to re-prosecute Ms...
 Michaels, it must produce "clear...
 and convincing evidence" that the...
 statements and testimony elicited by...
 the improper interview techniques...
 are reliable enough to warrant ad...
 mission.

Today, Mr. Zegan expressed...
 concern...
 of being...
 accused...
 would...
 remain...
 Ms. Michaels for the...
 rest of her life. But as her long...
 excitement, "thank you," this after...
 illustrated who has also had...
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 children had been coaxed or...
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 chael had abused them. Debbie Ne...
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 and Deputy...
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Through...
 Zegan, Ms. Michaels...
 Falcone today for...
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 Zegan said that she and her...
 fiance, whom she met during an in...
 terview for an article and who has...
 done freelance work for The New...
 York Times, do not want to settle in...
 New Jersey. She said they might...
 move to Pennsylvania, where her...
 family lives.

Please note that nobody said Ms. Michaels
 was innocent; just that the NJ Supreme
 Court (Mr. Wilentz) had made up rules of
 evidence for the new trial that were so
 stringent that a conviction was unlikely.
 The prosecutor denied charges that his decision
 not to prosecute was 'political'.
 Ms. Michael's new fiancée is a lawyer;
 they deserve each other.

While the Supreme Court stopped...
 short of instructing the prosecutor to...
 drop the case, the court made it...
 clear that it believed the children's...
 testimony would not hold up.
 In July, the Essex County Prosec...
 ator, Clifford J. Minor, announced...
 that he would seek a retrial. He...
 called the decision not to prosecute...
 the most difficult" of his term.
 In a statement issued today, he...
 said the withdrawal of the charges...
 should not be construed as any ad...
 verse reflection upon the veracity of...
 the victim children or their par...
 ents.
 None of the parents of the children...
 involved in the case were present at...
 the hearing. Ray Weiss, a spokes-

sy continues over judge's 'ouster'

Groups seeking return of Murphy, a victim of 'senatorial courtesy'

... further with it," said Carl Golden, a ... in the Governor's office.

The ... of ... the Governor's ... added.

Murphy lost her seat in September 1993 when her renomination was opposed by then-Sen. John Dorsey (R-Morris). He exercised senatorial courtesy, an unwritten rule by which he, as Murphy's home-county senator, was able to prevent the full Senate and the Senate Judiciary Committee from considering her renomination simply by voicing an objection.

Critics said Dorsey was motivated by political differences with the judge's Democratic husband, Morris County Prosecutor Michael Murphy.

Regardless, his maneuver became a major campaign issue in Dorsey's 1993 re-election bid. The powerful Republican was defeated by MacInnes, a Democrat running in the GOP-dominated 25th Legislative District that gave overwhelming support to Whitman, with many Republicans crossing party lines to vote for MacInnes.

It seems the voters of the 25th District, Republican and Democrat, ... the use of senatorial courtesy by former Sen. Dorsey, by voting for Sen. MacInnes. This is not a partisan issue for this district, so why can't there be access to review the judicial nomination?" the judicial coalition wrote in its statement.

Wilentz of course supported Ms. Murphy.

The coalition charged that Whitman has backed off a June 1993 statement in which she maintained the renomination should be decided on her professional merits. Then a candidate for governor, Whitman said, "fundamental fairness requires that a nominee be given an open and fair forum to respond to criticism and be judged on individual merit and performance."

The New Jersey Council for Children's Rights, a mostly male organization that has opposed Murphy's return, said Murphy received her due process when a GOP caucus in the Senate last year and decided not to strip Dorsey of his power of senatorial courtesy.

"That's politics, and politics is what got her appointed to the bench in the first place," said Richard Martin, president of the group. "She got a fair hearing in the media. It's over and this is just sour grapes."

That position is held by other organizations representing men involved in divorce or child custody cases who contended Murphy was rude and abusive while sitting in the Family Court division of Superior Court. They supported Dorsey, who ironically has landed in divorce court himself, since the nomination erupted last year.

Some of these organizations have gone as far as setting up "people's courts" and handing up mock indictments against Murphy.

"We the people petitioned against this judge because of the 'criminal' behavior she perpetrated while sitting on the bench," wrote Richard Trezza of People Against Corruption & Tyranny. "In most of our members cannot believe the sheer number of families she has led into ruin," he added.

The Orange-based group conducted the activities of its members

and similar organizations, not senatorial courtesy, forced Murphy from office. The group urged that she be criminally prosecuted, while also alerting other judges to "beware."

On the other side, MacInnes has tried to champion the ousted judge's return.

He believes the recent resignation of Judge Robert Penza in Morristown, a Democrat, posed the Governor with a unique opportunity to "right the wrong."

Joining the coalition ...



Marianne Espinosa Murphy Lost Superior Court seat

to the Governor's current position is the Morris County Hispanic-American Chamber of Commerce, which has embraced Murphy as a Hispanic appointment. Her adoptive parents were ...

Hisp this sincer qualified wrote Chamber Valuen

95043694013

After 10 Years, Prosecutors Drop Charges Of Sex Abuse

By EVELYNNIEVES
Special to The New York Times

NEWARK, Dec. 2 — Ending one of the most sensational child sex-abuse scandals in the nation, prosecutors today formally dropped their case against Margaret Kelly Michaels, the former day care teacher who spent five years in prison before her 1987 conviction was overturned on appeal last year.

In a hearing this afternoon before Judge Joseph A. Falcone of State Superior Court here, an assistant Essex County prosecutor, John S. Redden, said his office decided to seek dismissal because too many obstacles had been placed in the way of a successful retrial.

Ms. Michaels, 32, has been free on \$75,000 bail since March 1993, when a three-judge appellate division panel ruled that her trial was full of egregious prosecutorial abuses, including questioning of the children that planted suggestions, tainting their testimony.

The dismissal closes a 10-year odyssey that began when Ms. Michaels, a Pittsburgh native, was a 22-year-old aspiring actress working at the Wee Care Nursery in Maplewood, N.J., to make ends meet. It also adds her case to the growing number of lengthy, expensive, multiple-child sexual-abuse trials across the country in which defendants were acquitted or had their convictions overturned because the interrogations of the children in the cases were found to have planted suggestions in their minds.

Bubbly and radiant, Ms. Michaels told reporters at the West Orange office of her lawyer, Alan L. Zegas, that she harbored no bitterness, planned to marry her fiancé,



Norman Y. Long for The New York Times

Charges in the decade-old case of sexual abuse of children against Margaret Kelly Michaels were officially dropped yesterday by the Essex County Prosecutor. Ms. Michaels took congratulatory calls at her home in East Rutherford, N.J.

Jay Romano, a freelance journalist, have children and become a writer, starting with a book about her ordeal.

"I am greatly relieved to have this terrible nightmare finally over," she said. "And above all, I praise God for the returning of my rightful freedom and good name and the right to live a quiet and decent life."

Ms. Michaels also emphatically maintained her innocence and criticized the prosecutors who tried the case.

"The way they questioned those chil-

dren was outrageous," she said.

Mr. Zegas, who took on the case after it conviction was overturned, said he he waited eight months for the state to reach "the right decision."

"I've been trying to talk to the prosecutors all this time and urge them to make an objective decision," he said. "I think if prosecutors did just that after casting aside the influence of the prosecutors who

Continued on Page 1

95043694014

STORE: 50 CENTS/HOME: 35 CENTS

THURSDAY, DECEMBER 8, 1984

Judge won't lower Dilks' b

19-year-old awaits new trial in 1989 killing of schoolmate

By W. LEON POPE
And SCOTT EISENLOHR
Staff Writers

MAYS LANDING — Edward Michael Dilks' attorney failed Wednesday to have Dilks' bail lowered so he could leave prison while awaiting a new trial in the murder and sexual assault of a 12-year-old Mays Landing girl five years ago.

The 19-year-old defendant, also of Mays Landing, was ordered held on \$100,000 cash bail.

Dilks, who was 14 years old at the time of the brutal murder of his schoolmate Jamie Eppers, has been incarcerated since his arrest a few days after the June 1980 murder.

He was convicted on Oct. 1, 1980, of murder, three counts of aggravated sexual assault and one count of terroristic threats by an Atlantic County Superior Court jury, which deliberated for only one hour before reaching a verdict.

However, in October 1983 the conviction was thrown out by the Appellate Division of the state superior court on the trial judge's inadvertent failure to include a two-sentence charge in a 45-minute jury charge.

His attorney, Barbara Lieberman, argued Wednesday that Dilks, who had been sentenced to

life in prison and would not be eligible for parole until he served 30 years, should have his original \$100,000 cash bail lowered so he could possibly be freed pending his trial.

According to Lieberman, under state rules "all persons should be bailable" as Dilks' mother, Sharon, quietly sobbed with her head on the shoulder of her husband, Edward, as they sat in court behind their son.

However, Lieberman said, bail would have to be considerably lower than \$100,000 in order for Dilks to be freed because his family's home is "heavily mortgaged" and it would be difficult for them to post a property bond.

She told Atlantic County Superior Court Judge



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EDGERS

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M

Saboteur of levee gets life sentence

By Gary Fields
USA TODAY

An Illinois man who prosecutors say sabotaged a Mississippi River levee to strand his estranged wife on the other side in 1993 was sentenced Monday to life in prison.

James Scott, 24, of Fowler, Ill., got the maximum penalty for causing a catastrophe.

Adair County, Mo., Circuit Court Judge Bruce Normile also ordered that Scott serve a consecutive sentence of 10 years for an unrelated burglary conviction.

"This definitely sends a message that it is not a good idea to try to sabotage any levee system," says Ron Fournier of the Army Corps of Engineers Rock Island, Ill., district.

The July 16, 1993 breach — during the area's worst flood this century — inundated about 14,000 acres of land and destroyed scores of buildings and homes in West Quincy, Mo.

The only bridge linking Illinois and Missouri for 200 miles had to be closed for 71 days.

Marion County prosecutor John Jackson said in his closing argument that Scott "said he was going to break the levee so he could strand his wife in Missouri so he could have parties, so he could have affairs."

Scott claimed he removed sandbags only to draw supervisors' attention to a trouble spot.

The whole levee is dependent on every sandbag and piece of straw and plastic we put up there," Fournier says.

"It brought tears to many people's eyes when that levee broke. They spent weeks fighting that fight. To think one person could ruin all their efforts was heartbreaking."

Scott, who plans to appeal, said Monday if he had testified the jury would have come back with a different verdict.

3694017
The lawyers are encouraging the mothers of our children to have affairs and party. they are

causing a catastrophe. PLEASE NOTE THE PENALTY.

"He who kills by the sword shall die by the sword"

"He who is for captivity, into captivity he goes."

REV.

Man jailed for role in his fiancée's death

By ROBERT E. HIRSH

A Lincoln man was sentenced yesterday to seven years in prison for providing the crack cocaine that caused the death of his 20-year-old fiancée in the city.

John O'Donnell, 44, of South Wood, pleaded guilty Aug. 15 to

on a charge of "strict liability" drug-induced death, said Union County Assistant Prosecutor Susan M. MacFullan.

O'Donnell admitted he purchased the crack cocaine that resulted in the April 1993 death of Carolyn Miller of Jersey City.

MacFullan said the state agreed to drop charges of possession of a controlled substance with intent to distribute in exchange for the defendant's plea.

The defense counsel had all the court for leniency, arguing O'Donnell was not a big-time drug dealer and profited from the sale of the

prosecutor said the state's attorney's office would not seek the death penalty for O'Donnell.

MacFullan said the point is not whether someone is profiting from selling drugs, but in what way the person who sold the narcotics is responsible for the person to whom he sold the drugs.

O'Donnell, 44, said O'Donnell arranged to celebrate the wedding in a hotel room

in Manhattan. The defendant, who has been employed as a carpet installer, told authorities he had taken the train into Manhattan early in the evening, purchased crack cocaine and returned to Linden.

Miller drove a school bus for a company in Jersey City, met O'Donnell at the hotel, and they began to smoke the crack. O'Donnell said Miller fell asleep after several hours, and he went to bed shortly afterward. Around 3 a.m., O'Donnell said he got up to go to the bathroom and when he returned to bed, he felt that Miller was "cold to the touch" and was not breathing, MacFullan said.

She said O'Donnell said he tried to revive Miller and asked the front desk to call an ambulance. Emergency medical technicians pronounced Miller dead at the scene. An autopsy revealed she died of heart failure.

The lawyers are accomplices in the drug traffic.

Are they just accomplices?

Court overturns in killing of 4-year

By SCOTT EISENLOHR

The Supreme Court of New Jersey has overturned the conviction of a 19-year-old Atlantic City boy. The appellate judges said Superior Court Judge Manuel Greenberg did not properly distinguish between aggravated manslaughter and reckless manslaughter in his instructions to the jury.

The boy, Saunders, was struck by a streetcar allegedly fired by teenagers.

Saunders also was charged with five counts of aggravated assault.

He was sentenced to 10 years in prison with the possibility of parole. The reversal of the conviction could affect other similar cases.

He was sentenced in prison with possibility of parole. The reversal of the conviction could affect other similar cases.

Atlantic County Prosecutor S. Billie said: "We believe the defendant is innocent and should not be charged in

individual Jew is, the more he will succeed in this deception. Indeed, things can go so far that large parts of the host people will end by seriously believing that the Jew is really a Frenchman or an Englishman, a German or an Italian, though of a special religious faith. Especially state authorities, which always seem animated by the historical fraction of wisdom, most easily fall a victim to this infinite deception. Independent thinking sometimes seems to these circles a true sin against holy advancement, so that we may not be surprised if even today a Bavarian state ministry, for example, still has not the faintest idea that the Jews are members of a *people* and not of a 'religion' though a glance at the Jew's own newspapers should indicate this even to the most modest mind. The *Jewish Echo* is not yet an official organ, of course, and consequently is unauthoritative as far as the intelligence of one of these government potentates is concerned.

The Jew has always been a people with definite racial characteristics and never a religion; only in order to get ahead he early sought for a means which could distract unpleasant attention from his person. And what would have been more expedient and at the same time more innocent than the 'embezzled' concept of a religious community? For here, too, everything is borrowed or rather stolen. Due to his own original special nature, the Jew cannot possess a religious institution, if for no other reason because he lacks idealism in any form, and hence belief in a hereafter is absolutely foreign to him. And a religion in the Aryan sense cannot be imagined which lacks the conviction of survival after death in some form. Indeed, the Talmud is not a book to prepare a man for the hereafter, but only for a practical and profitable life in this world.

The Jewish religious doctrine consists primarily in prescriptions for keeping the blood of Jewry pure and for regulating the relation of Jews among themselves, but even more with the rest of the world; in other words, with non-Jews. But even here it is by no means ethical problems that are involved, but extremely modest economic ones. Concerning the moral value of Jewish

JEWISH RELIGIOUS DOCTRINE

religious instruction, there are today and have been at all times rather exhaustive studies (not by Jews, the drift of the Jews themselves on the subject is, of course, adapted to its purposes) which make this kind of religion seem positively monstrous according to ~~any~~ ^{HYAS} conceptions. The best characterization is provided by the product of this religious education, the Jew him- self. His life is only of this world, and his spirit is invariably alien to true Christianity as his nature two thousand years previously was to the great founder of the new doctrine. Of course, the latter made no secret of his attitude toward the Jewish people, and when necessary he even took to the whip to drive from the temple of the Lord this adversary of all humanity, who then as always saw in religion nothing but an instrument of his business existence. In return, Christ was nailed to the cross, while our present-day party Christians debate themselves to learning for Jewish votes at elections and later try to arrange political swindles with atheistic Jewish parties - and this against their own nation.

On this most and greatest lie, that the Jews are not a race but a religion, more and more lies are based in necessary consequence. Among them is the lie with regard to the language of the Jew. For him it is not a means for expressing his thought, but a means for concealing them. When he speaks French, he thinks Jewishly, and while he turns out German verses, in his life he always preserves the nature of his nationality. As long as the Jew has not become the master of the other peoples, he must speak their languages, whether he likes it or not, but as soon as they become his slaves, they would have to learn a universal language (German, for instance), so that by this additional means the Jew could manage easily *dominating* them!

To what extent the whole existence of the people is based on a continuing lie is shown incomparably by the *Protocols of the Wise Men of Zion*, so infinitely hated by the Jews, which is based on a forgery, the *Protocols of the Elders of Zion*, once every week: the best proof that they are not a religion but a race.

Religious has... Hitler's history... THAT 'it' is a religion... 210035

WATER TAP'S
MATTER FOR
COLLUSION

Sussex law man alerting town on sex offender

By FRED J. AUN and PATTY PAULSEN
"It's not the law," Jayne Rebovich said. "It's the law's view that the guidelines (for notice dissemination) are not perfect yet."

The Sussex County Prosecutor's Office is using a new law, warning residents of Sussex County of a molested young boy, David J. Lewis, who has been convicted of sexual offenses. The notice calls for community notification when offenders move into a town. The law is named after Megan Knuts of Hamilton, who police say was molested by a released sex offender living near her home. O'Leary said the notices "will be delivered to households in the neighborhood by the municipal governing body for public safety within the municipality for dissemination to Page 12."

Friday, December 9, 1994

Sussex prosecutor says sex offender takes up residence

Community notification of the community remain unclear

State Police Sgt. Roland Luther said he was not aware of the law. Luther said he has not seen any notices. Luther said he has not seen any notices. Luther said he has not seen any notices.

The statements to be mailed note that Gov. James Whitman signed the law on Oct. 31 requiring "law enforcement to advise the community of the location of a sex offender who has been convicted of a crime involving sexual offenses." Luther said his barracks lacked the manpower to go door to door delivering fliers. O'Leary said his office will resort "in the meantime" to mailing the warnings.

David J. Lewis, who has been convicted of sexual offenses, has moved into a neighborhood. The "community notification form" goes on to say: "Pursuant to that law, this is notice to inform you that David J. Lewis, who has been convicted of sexual offenses, has moved into a neighborhood."

and contact and sexual assault, has been released from custody and is living in your community." The form describes Lewis as 44 years old, 6 feet tall and 239 pounds with brown hair and blue eyes.

authorities to identify the vehicle driven by the person and his place of employment. The first of these lines on the form contains the word "unknown" and the document says Lewis is unemployed. "Your local law enforcement agency is aware of this offender's location and activities," the notice continues. "If you believe that a crime is being or will be committed"

TAKEN ON TRBAT! 6-1 050

TO: FEC
RE: US SENATE
COMPLAINT RE LAUTNERBERG
from PREDHAM

12/29/94

MUR 4149

JAN 4 12 19 PM '95

RECEIVED
FEDERAL ELECTION
COMMISSION
OFFICE OF GENERAL
COUNSEL

Donna and the Therapy Police



Sirs,
Please keep in
my file as
BACKGROUND.

Sue
Gardner

TO MOST PEOPLE who knew 17-year-old Donna Smith in 1991, she was an energetic, talkative and intelligent girl. The slender, oval-faced senior made excellent grades at Great Mills High School in Lexington Park, Md. She played on the women's field hockey team and volunteered for the local rescue squad. She didn't drink, do drugs or party like the wilder girls in town.

Donna, however, was having problems. Hospitalized twice for eating disorders, she had seen, and dropped, 11 therapists. Now, in sessions with her 12th—Cathy Meyers, a clinical mental-health counselor who spe-

Was it psychology or a modern kind of sorcery that led her to accuse her father of a terrible crime?

Condensed from ESTABLISH
JOHN TAYLOR

cialized in treating abused children—Donna's personality appeared to "split." As the therapist later explained it, a second personality—seven-year-old "Jackie"—emerged and claimed

95043694020

If you want to find the source of the problem, the first person you should suspect is the one who is making money off it.

(cc IRS/TAX exempt)
Secular legal/ethical
JUSTICE DEPT
US SUPREME CT
TRUMP HELMS
Mount America
MRA
MAGIP
GARDNER @,
BISHOP HAWEN

that Donna's father had raped Donna when she was 12.

DANNY SMITH, Donna's father, is a quiet, conservative man. He is only 45, but the lines in his face are carved deep, and his close-cropped hair has turned gray. He joined the Navy out of high school and became an airplane mechanic. After Danny returned from the service, he and his wife, Judee, a former nurse, settled in Lexington Park. He went to work for a defense contractor, and Judee operated a small day-care facility at home.

Danny began to attend church regularly. Reserved but doubtful toward his kids, he went to field hockey games, visited Donna when she was in the hospital, and helped with school projects.

ON FEBRUARY 21, 1992, two weeks before her 18th birthday, Donna was admitted to Sheppard Pratt psychiatric hospital, near Baltimore, where multiple personality disorder (MPD) was diagnosed. Six personalities were identified: "Donna," who "seeks approval"; "Jackie, a younger child who hears all about the abusive incidents"; "Donna Christine, who has been subject to the abuse"; "Sarah, an angry personality who wanted to punish her father"; "Squashie, a younger child who remains attached to her parents"; and "Ashley, who is interested in the opposite sex."

In the hospital, dozens of new personalities tumbled forth. They declared that Donna's mother, too, had sexually abused her and that

both parents had abused her brothers as well. (A therapist later evaluated the boys and found no signs of any psychological trauma.) Under hypnosis, Donna also said she had been ritualistically abused. A new personality, the Priestess, materialized, demanding "blood sacrifices."

After 18 months of hospitalization at Sheppard Pratt, Donna Smith ended up claiming at least 65 "alters," from a 21-year-old woman to an infant. That number is arbitrary, Donna explained later: "There may be all sorts of personalities I don't even know about. But everyone kept asking for a number, so we just used 65."

BEFORE 1980, there were, worldwide, only some 200 reported cases of multiple personality disorder. By 1984, there were 1,000; by 1989, 4,000. Believers in MPD have recently used a figure of 25,000.

This explosion in diagnoses is often attributed to *Sybil*—a best-selling book and popular movie about a woman possessed by 16 separate personalities. *Sybil* (a pseudonym) was the patient of a New York psychoanalyst named Dr. Cornelia Wilbur, who believed multiple personalities are created by childhood sexual abuse. Now, some experts fear, naive therapists influenced by *Sybil* are diagnosing MPD in patients and producing "phony memories" that the patients then take into court.

Psychiatrists, even those who subscribe to the idea of an "incest epidemic," admit they have no way of knowing if what their patients tell them is literally true. But the accu-

racy of memory is irrelevant, they say. The patient's pain is genuine, even if the cause is uncertain.

The horrifying memories of child abuse regularly unearthed in therapy sessions across the country these days often defy belief. As the "recovered memories" grow increasingly outlandish, those who set out to explore a case like Donna Smith's eventually suspect that, at some point, patient and therapist have entered an imaginary realm in which fact, fantasy and suggestion are accepted as equally true.

Curiously, the MPD epidemic comes at a time when traditional "talking cures" are being challenged by biological psychiatrists, who hold the unromantic view that most mental disorders can be treated with drugs. It comes, too, at a time when spiraling costs have forced psychiatric hospitals like Sheppard Pratt to reduce long-term care, cutting into revenues and forcing layoffs. The elaborate, expensive treatment of MPD has produced a new source of revenue.

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DONNA AND THE THERAPY POLICE

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On October 31, 1991, Donna disclosed to Meyers that she had been abused by her father. She initially reported that her father had fondled her as a child, and that he had spanked her with a belt. Meyers reported these stories to the authorities, and the next day St. Mary's County police confronted the Smiths with the allegations and warned them, the Smiths recall, that it was against the law to spank children in Maryland. (There is no such law.)

When Donna produced other accounts of abuse a few days later, authorities placed her in a foster home. Two weeks later, Meyers reported, "Jackie," who accused Danny of incest, emerged. Again, the St. Mary's County Sheriff's Department was notified. Meyers diagnosed multiple personality disorder, an acute dissociative disorder.

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MPD file

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that Donna's father had raped Donna when she was 12.

DANNY SMITH, Donna's father, is a quiet, conservative man. He is only 45, but the lines in his face are carved deep, and his close-cropped hair has turned gray. He joined the Navy out of high school and became an airplane mechanic. After Danny retired from the service, he and his wife, Judge, a former nurse, settled in Lexington Park. He went to work for a defense contractor, and Judge operated a small day-care facility at home.

Danny began to attend church regularly. Reserved but dutiful toward his kids, he went to field hockey games, visited Donna when she was in the hospital, and helped with school projects.

ON FEBRUARY 21, 1992, two weeks before her 15th birthday, Donna was admitted to Sheppard Pratt psychiatric hospital, near Baltimore, where multiple personality disorder (MPD) was diagnosed. Six personalities were identified: "Donna," who "seeks approval"; "Jackie, a younger child who hears all about the abusive incidents"; "Donna Christine, who has been subject to the abuse"; "Sarah, an angry personality who wanted to punish her father"; "Squashie, a younger child who remains attached to her parents"; and "Ashley, who is interested in the opposite sex."

In the hospital, dozens of new personalities tumbled forth. They declared that Donna's mother, too, had sexually abused her and that

both parents had abused her brothers as well. (A therapist later evaluated the boys and found no signs of any psychological trauma.) Under hypnosis, Donna also said she had been ritualistically abused. A new personality, the Priestess, materialized, demanding "blood sacrifices."

After 18 months of hospitalization at Sheppard Pratt, Donna Smith ended up claiming at least 65 "alters," from a 21-year-old woman to an infant. That number is arbitrary, Donna explained later: "There may be all sorts of personalities I don't even know about. But everyone kept asking for a number, so we just used 65."

BEFORE 1980, there were, worldwide, only some 200 reported cases of multiple personality disorder. By 1984, there were 1000; by 1987, 4000. Believers in MPD have recently used a figure of 25,000.

This explosion in diagnoses is often attributed to *Sybil*—a best-selling book and popular movie about a woman possessed by 16 separate personalities. *Sybil* (a pseudonym) was the patient of a New York psychoanalyst named Dr. Cornelia Wilbur, who believed multiple personalities are created by childhood sexual abuse. Now, some experts fear, naive therapists influenced by *Sybil* are diagnosing MPD in patients and producing "phony memories" that the patients then take into court.

Psychiatrists, even those who subscribe to the idea of an "incest epidemic," admit they have no way of knowing if what their patients tell them is literally true. But the accu-

racy of memory is irrelevant, they say. The patient's pain is genuine, even if the cause is uncertain.

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modest, weathered ranch house, pulling their squad cars right up onto the grass, the Smiths recall. After searching the entire house, going through Judge's underwear drawer, picking the lock on the family's safe, the Smiths say, and collecting as evidence a Barbie doll and screwdriver—said by Donna to have been used to sexually abuse her—they took her father, in handcuffs, to jail.

In journals Donna kept when she was a teen-ager, there is no hint of incest or satanic abuse. But as her therapy progressed, Donna began to think she had been abused by her father. Donna says that Meyers lent her a book on childhood sexual abuse, which described its results—including "repressed memories," out-of-body experiences and multiple personality disorder. And in psychology class at school, Donna watched *Sybil* and was so struck by the movie that, afterward, she told Cathy Meyers in late February that she wanted to be placed in a hospital for her own protection.

THE RULES CHANGED in 1974; Congress passed the Child Abuse Prevention and Treatment Act, which in effect compelled therapists or any others who regularly work with children to report suspicion of child abuse to local authorities, and it provided them blanket immunity when they did. The law was passed at a time when many therapists had accepted the idea that sexual abuse, even incestuous abuse, was commonplace.

This presumption of widespread abuse → A good rule of thumb is; when the child blames a parent (biological) after seeing a therapist, it is probably the therapist to blame. When a child spontaneously accuses an unrelated adult (like Auntie's), their testimony is trustworthy.

guilt, combined with the general absence of actual evidence and the protection of the accuser, created a set of circumstances remarkably parallel to those during the witch mania that swept Europe in the 16th and 17th centuries. The techniques used to summon forth demons back then and those used to bring out "alter personalities" today share striking similarities.

This is demonology, the Dark Ages," says August Piper, a Seattle psychiatrist who has studied MPD extensively. In 1644, clerics in Rouen, France, identified witches by a list of signs—thinking oneself possessed, being persistently ill or feeling troubled by "spirits"—that were elastic enough to apply to almost anyone. In this respect, they are similar to lists issued by contemporary therapists like Renee Fredrickson, author of *Repressed Memories*. She lists these "warning signals": lack of interest in sex; nightmares; difficulty falling or staying asleep; and daydreaming. Patients who have doubts must suspend their judgment, she writes: "The existence of profound disbelief is an indication that memories are real." She adds: "If months or years down the road you find you are mistaken about details, you can always apologize and set the record straight."

DONALD SAIDEL, the first psychologist who examined Donna at Sheppard Pratt, wanted to contact Donna's parents. But this enraged Donna. After refusing to be treated

by Dr. Saidel, she was moved to the newly opened Dissociative Disorders Unit and assigned another therapist, Kathryn Gatzke, a social worker who was supervised by Dr. Richard Loewenstein, head of the new unit. Donna, who had just turned 18, requested that her parents not be contacted. Gatzke and Loewenstein obeyed her request and began Donna's treatment for multiple personality disorder by helping her "map her system" so she could become acquainted with her various personalities. Gatzke and Loewenstein also hypnotized Donna more than 50 times. In some sessions they would ask different personalities to appear.

Experts who are critical of the type of therapy that Donna was subjected to say it is so disturbing that, to an outside observer, the process itself sometimes appears to be driving relatively stable patients insane. Donna recalls that after hypnosis, Loewenstein would tell her about the satanic alters and their claims of ritual abuse. She remembers that she denied them at first, but as treatment progressed was frequently overwhelmed by horrifying flashbacks. She would scratch her eyes, bite, cut and burn herself. When she became deranged in this manner, attendants wrapped her in icy sheets to calm her down.

Donna stayed at Sheppard Pratt for 18 months, immersed in a world populated only by hospital staff and patients with multiple personalities. She ran up a medical bill of well

HERE IS THE BOTTOM LINE.

DONNA AND THE THERAPY POLICE

over \$200,000—paid by her father's insurance company.

DONNA'S TRIAL was held at the county courthouse in August 1993. Donna later insisted she didn't want to go through with it but felt she had to: "Otherwise, everyone would have called me a liar."

She prepared thoroughly, rehearsing her testimony with the prosecutor and Gatzke. When she took the stand, a phalanx of therapist and supporters sat in a row facing her.

To Donna's family, who had not seen her for almost two years, she seemed pale, unhealthy, emotionally drained. Donna explained to the court that she had selected five personalities—"helping alters"—to appear with her. If she paused, she said, it was because the various alters were conferring among themselves about the answer.

Donna's account of sexual abuse by her father was graphic but detached. Danny Smith took the stand to deny the charges. The prosecutor called a gynecologist who had twice examined Donna, but she could not state that Donna had been sexually abused. Michael Spodak, a Baltimore psychiatrist who had interviewed Donna for the defense, said it was highly unlikely for someone to see 11 therapists and only with the intent to uncover a repressed memory of chronic sexual abuse.

Instead, Spodak said, Donna's sessions with Cathy Meyers, her viewing the movie *Sybil*, her 18 months of institutionalization and hypnosis,

SIMILAR TO SCIENTOLOGY

THE COURT MUST GET THE FACTS FROM THE M.O. — NOT THE M.O. —

READER'S DIGEST • JULY 1994

her refusal to allow psychiatrists to interview her parents, all led to the conclusion that, while she was completely convinced of her memories, they were likely the product of suggestion. Paul McHugh, chief of psychiatry at Johns Hopkins Hospital and director of the department of psychiatry and behavioral science at the medical school, who had read Donna's records, concurred.

The jury deliberated for eight hours and returned "hopelessly deadlocked." Eleven members favored acquittal; one held out for a conviction. "I just couldn't believe she was making it up," he told a local reporter.

IN THE END, like the holdout juror, many people find it inconceivable that Donna made it up. After all, it is hard to think of a more reprehensible crime. Even though state officials decided not to retry him, Danny will always be known, even among supporters, as the man whose daughter claimed he raped her.

Still, says Danny, who owes more than \$100,000 in legal bills, "We do not blame Donna." His rage is reserved for the social-service bureaucrats, the therapists and the doctors at Sheppard Pratt who never tried to get the family's side of the story. (Due to patient privacy, Sheppard Pratt policy prevents its doctors and

therapists from discussing Donna's case. However, a hospital spokesman says it is Sheppard Pratt's job to treat patients' symptoms, not conduct independent investigations into their stories.)

"I don't think I've cried as much in my life as I have in the last two years," Judee said, looking up from Donna's high-school yearbook. "I get up at night and cry to God."

On March 2 of this year, Donna called her parents to tell them she now agrees with what Dr. Spodak said during the trial: her "memories" of sexual abuse were not hers but were likely the product of suggestion. "These memories were implanted," Donna declares. "They really screwed with my mind."

Dr. McHugh is not surprised. "I believe she was sustained in this behavior because she was living in an environment where everyone was insisting that she comply with this MPD diagnosis."

As for Donna, she says now she does not believe in "recovered memories," and she is skeptical of the psychiatry field in general. As a word of warning to others, before you do anything that might affect your family, Donna advises: "Be careful. If you find that you're asking yourself 'Did this abuse really happen?' then it probably never did. You don't forget that kind of thing."

Reprints of this article are available. See page 208.

Years ago, when someone wore sneakers, it often meant that he couldn't afford shoes. Today, if a person is wearing shoes, he probably can't afford sneakers.

—Contributed by Selma Lehrer

HITLER ORDERED ALL JEWS OUT OF THE PROFESSIONS. ARE YOU BEGINNING TO UNDERSTAND WHY?

THE "EVIL" SPIRITS SOME HELPED THE DOCTORS (HOWLSTEIN, Moyens) + THE LAWYERS, THEY MADE A BUNDLE ON THIS CASE NO WONDER SO MANY DOCTORS + LAWYERS WORSHIP 'EVIL SPIRITS'. FOR THEM, THE EVIL SPIRITS ARE A "GOD SEND".

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COMMENTS; DONNA AND THE THERAPY POLICE

There are huge differences between the abuse allegations against Donna's father and those against Ms. Michaels.

In Ms. Michael's case the students at Wee Care came forward spontaneously with charges of abuse , not after prolonged therapy with a specialist in child abuse, as was the case with Donna.

Secondly, Donna's father came away from the ordeal injured and broke. Ms. Michael's ebullience bespeaks a person who knows she has gotten away with something, that she has 'beaten the rap'. For this she will be respected among her peers.

(She and her fiancée will have free rein to stick little toys up kids asses all they want from now on.)

My analysis of Donna's case is that it is simply an example of yet another

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American family to come under Zionist attack. Please note that the father was

becomming interested in Church and religion. The Zionist, being satanic,

would discourage this influence on the family. (The mother was a nurse;

nurses tend to favor the Zionist or Scientologist approach generally) The

psychiarist here empolyed the 'Christian' father to target.

Note that the poor guy ends up devastated while the Zionists make a bundle.

The Zionist try to break up families, because they are after the kids.

The following article on runaways shows the Zionist 'end game'. The children

often run away to places like Hollywood, where they are 'consumed' by the

Zionist beast. (In places like Jersey, even the kids the state helps, are

absorbed into the 'witch cult.'

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Defating the Zionist cause requires cutting of the 'systems' feeding supply.

Newt Gingrich's 'orphanages' could accomplish this purpose, as long as the

children are 'fed' moral values.

I have not been so much upset by the 'divorce' as by what happens to the

children afterwards. The children are being taken from christian leaning

persons and given to t-e 'witches'. Putting the children in 'Christian leaning

orphanages would save them and US.

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* LAS VEGAS - AS ARE 'LUCAS' FAMILIES NOW THEY ARE AFTER THE KING. LOTS of Nevada families in N.C. THE MAYOR LADSEY'S SPOUSE...

THEY ARE
WILLIAM ALL
THE CRIMINALS
OUT

A12 Ashbury Park Press Tuesday, Dec. 20, 1994

Backlog of parole cases cut two-thirds

THE ASSOCIATED PRESS

TRENTON — The state Parole Board has almost doubled its workload to reduce a backlog of cases that costs the state millions of dollars in inmate

said Robert Egles, executive director of the Parole Board. "The only choice we had was to start earlier each day, work later and not take days off."

The parole board has focused on medium- and minimum-security facilities, where the backlog is the heaviest. It has not changed its standards for granting releases.

The additional effort has not...

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• SOCIETY

Running Scared

The perks of life on the streets only seem to grow, but so do the numbers of children fleeing their homes

By ONDRA KULL

... TO SELL HER BODY FOR MONEY. SHE WAS chased away by the prostitute on Sunset Boulevard after just 20 minutes. "They told me to get out of here," she says. "I was the more than green-eyed girl with brown hair looking for the man to take me home, not anymore, certainly not on Sunset Boulevard." ... Christine says, "So I made it my New Year's resolution: No more fighting." On Jan. 2 she slipped out the kitchen door at 5 a.m. with \$44, two cans of Diet Coke, six cans of Star Klet tuna fish, a jar of Slippy peanut butter, the diary, some clothes, a pocket knife and a photo of her

NANCY

The girl who called herself Nancy, left, said she was 16, but no one believed her. Friends said she had been on the streets about a month when her mother showed up in Hollywood accompanied by local police officers. She was given a choice: either be taken into custody by the cops or go home. She chose the latter but left in tears.

GREYHOUND

"Tricking" on Santa Monica Boulevard, the boy from Texas, at 16, said he was a two-year veteran prostitute. He named himself after the bus line. "You do whatever you have to do to get by," says another runaway. "When you are young and alone, you have no other choices." Just precautions. Knives are weapons of choice.



On Friday she takes two hits of acid. That evening she miscarries in an abandoned building. By Saturday Beavis is self-destructing again. "I did acid for the first time, plus a ton of orange juice and some vitamins because I really wanted to fry and have my eyes and hearing be more powerful. Then I huffed on rubber cement for three hours."

The next day Beavis put a knife to the throat of the boy who raped Rainbow. "I couldn't do it," he says. "I couldn't slit his throat." So the boy pulled out a can of Mace and sprayed Beavis in the face. He blindly stumbled out into the night, hands tearing at his face, eyes and lungs burning.

Mornings are quiet; like all teenagers, homeless youths sleep in whenever possible. Then they wander to youth centers like My Friend's Place in Los Angeles, which offers food, showers, friendship and counseling. "You've got to look be-

hot line (1-800-969-9999), up 15% from 1992.

Runaways. Some are missing, their earnest young portraits splashed across flyers distributed by desperate parents. Many aren't missed at all. Most youths simply exchange one hell for another. Says Roger Hernandez, outreach coordinator for the Larkin Street Youth Center in San Francisco: "You can literally watch them age, week by week." And die. Living on the streets and on society's margins, runaways are the most vulnerable to the pestilences that kill America's teens: alcoholism, drugs, AIDS, homicide. About 20% of new cases of AIDS are among young adults in their 20s. Given the virus' latency period, that means most were infected in their teens. The Centers for Disease Control and Prevention last month released a report saying the annual homicide rate for men ages 15 to 19 jumped 15% from 1985 to 1991.

And still the children run. Seattle, San Francisco and New York City are among the top destinations. But Hollywood is ground zero. Experts estimate that 10,000 homeless youths are on the streets on any given night in Los Angeles County, maybe 5,000 of them in Hollywood alone. They are lured by the persistent myth that Hollywood is where the rainbow touches down; they remain because it does offer a few shelters and services to the thousands of homeless youths seeking miracles

there. For the nation's runaways, Hollywood is like a huge electric bug zapper that can't be unplugged, attracting and then destroying thousands and thousands of children.

ONE SATURDAY NIGHT IN AN ABANDONED building in Hollywood, Aaron tried to kill himself again. He drank cheap vodka and then, after smashing the bottle, used a shard to hack away at his wrists. Maybe he was too drunk; maybe he didn't really want to die. But the effort failed, just like the six other attempts he says he has made. In fact, no one even paid him any attention. "I can't even kill myself," he says. "I walk into traffic, and the cars miss me."

Known by his street name, Beavis, the 16-year-old escaped from a youth center in El Monte, California, in June with a 15-year-old girl who calls herself Rainbow. A former ninth-grader at Antelope Valley High School who was just starting to play electric bass guitar, he was put into the center by his mother, he says, because she and he didn't get along at all. Though he misses his three-year-old brother, Beavis vows never to return home. "It's too awful there," he says. Instead he'll live on the streets until he's 18. "Then I'll get a job. Doing what? 'Something that pays good so I can settle down.'"

Three weeks on the streets and Beavis is slipping fast. On a Wednesday, another homeless teenager rapes Rainbow, who is one month pregnant with Beavis' child. On Thursday Rainbow breaks up with Beavis,

beyond the drugs and the prostitution and see that these are just kids, kids who should be taking driver's ed right now or worrying about which corsage to wear," says executive director Steve LePore. Behind him, several youths in worn clothing lie on the floor asleep.

Afternoons are spent panhandling the tourists, especially around Mann's Chinese Theater and the Walk of Fame. When night falls, the tourists disappear and the city becomes hell's Disneyland. Hollywood Boulevard is popular for hanging out, usually at the corner of Cherokee, while Sunset Strip features straight prostitution and Santa Monica Boulevard specializes in the gay sex trade. Abandoned buildings serve as "squats," the makeshift homes inhabited by as many as several dozen youths. Entombed by the thick plywood nailed to the windows and doors, the youths live with drugs, rats and human waste.

Green (her street name) is tripping again. The 16-year-old girl took two hits of acid at 3:30 p.m., and now, two hours later, she can't stop laughing. She sits on the floor of a barren room in a Hollywood squat, giggling and staring at the flicker of a small candle. Her boyfriend, Troll, a 23-year-old from Dallas who has been homeless since he was 17, lies on the floor asleep. They met during a food fight at a local youth center. "I need a beer," she says. "Does anybody have some beer?"

GREEN SLEPT OFF A GREYHOUND BUS from Houston in June with \$100, some

A.C. is [unclear] RIBS 1001

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DAD'S
LIFE IS
HEARD ENOUGH
ABOUT HIS
WIFE.
SHABBING
HIM IN
THE BACK!
TRYING TO
'TAKE
CONTROL'



by advertisements celebrating family life, many youths venture home in December, hoping perhaps Dad isn't as likely as after all. "They end up, during the holidays, and by January they're off again," says Knight. "I know this for sure: when the town New Year's Eve."

In San Francisco a 15-year-old boy named John curls up under a tree sitting in the pile of rubble at Golden Gate Park where ever he has to try to usually about once a month late in the year after too much cheap wine. He pulls his black leather jacket over his head and presses his knees against his chest under cover because he cannot be seen crying out in pain. There are too many other homeless people looking for any attention.

"It's like you gotta be see 'em all the time, and always watching out for every body, because everybody want to hurt you somehow," he says sitting on the grass in front of a tall brick wall. He sits there for an hour in the quiet place, some people when I eventually open.

John ran away in May. "But I'm not really a runaway because nobody's looking for me," he says. "Before that, we had this big fight, and the next day I came home from school and Mom had thrown out all of my stuff." He has been talking for two hours straight now, and his breathing is fast and shallow. "Our car, you, there are some things about home I miss a lot, like my room, and my clothes, and my sister."

His knuckles, mottled with scars, tighten as he squeezes a silver zip pocket lighter which looks large in his small, bony hands. He snaps open the lighter with practiced precision. Boys John, 16, and Mark, 10, and sucks it between his teeth. He turned seven in April 1985, as did for her birthday was in Vegas. From that day John disappears into the streets to retrieve a last dollar's worth. He pulls out his wallet with a fresh nickel. "I'll be fine well as I can, with

there is nothing to distract him but the cold sea breeze. He searches each pocket twice, the first time slowly and then frantically: only a pocket knife, his lighter and a hairbrush. Then he sits, arms wrapped around his knees, head turned away, his small frame shaking slightly. "This is bull —," he says in a whisper. He says it again, then again, each time softer until he is inaudible.

Slowly rising to his feet, he sways as he struggles with his jacket zipper. Then he shoves his hands deep into his coat pockets, wheels around and disappears into Golden Gate Park, hoping for the place where he can end up and cry.

In the weeks since this story was reported, Williams' note to the Harbor View Center, a residential treatment facility in Long Beach, California, for emotionally disturbed adolescents. Green went home. Call and Rainbow are still on the streets. Christine, Billy and John have not been

TO: REC
FROM: PREDHAM
RE: NJ NJ SENATE
RACE

THE 'SYSTEM' EXPOSED
MEGAN'S LAW-DYFS-THE COURTS IN ACTION

MUR 4149

Please file
with my complaint
S BACKGROUND
INFORMATION.
EP

The enclosed article about the handling of a child abuse charge by
DYFS is by no means exceptional. It is not only routine, but the
'system' is actually designed to produce results like those
obtained in the case cited. In that case the family was invaded
by DYFS and financially drained. Lots of doctors, lawyers, social
workers and judges made money. Nothing was accomplished, no
child was helped. This is because the 'system', which says it
is in place to help abused children, is really more concerned with
making money and expanding itself. For the Zionist Jew the system
is a means of destroying another American family and sucking the
money out of it in the process. After a family is sucked dry of
of money it may well split for economic reasons, become homeless
and eventually expire. Since the Zionist is involved in tribal war
against the ~~system~~ **AMERICANS** this result is desirable. Zionist Jews excel
in this kind of system because they grasp its true nature, which

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COMMISSION
OFFICE OF THE CLERK

JAN 10 9 32 AM '95

is not about helping children or families, but is about enriching social workers, doctors and lawyers and , in the minds of some, the destruction of a family as part of tribal warfare. One reason that immigration is supported by Zionists is that they realize that as families and children are destroyed by the system, fresh new victims will be needed to keep the system in operation.)

I have enclosed an article about the gentle giant judge in Gloucester who sees expansion of the judiciary as a panacea.

This attitude prevails. 'More judges and lawyers' is good for judges

and lawyers, but as can be seen from our deteriorating national scene, has never helped solve the problems faced by the people.

The implementation of MEGAN'S LAW points up another Zionist strategy. Stern warnings are issued to residents not to

'harass, vandalize the property of,...etc. the sexual predator.

95043694032

This provision is meant as a trap for innocent folks who might try to protect thier children by letting the 'incurable' sexual predator know he is unwelcome around thier children. This provision also expands the protection of sexual predators. (This helps all satanists, witches, Zionists) The community is forced to tolerate its invasion in silence. The sexual predator becomes a kind of 'venus' fly trap for anyone 'overly' concerned about the welfare of his or her children. This in much the same way the mother turned witch becomes a target ^{of violence by} the father of the children if he is a father who is concerned about the children's welfare.

In summary, the 'system' seeks first its own expansion and survival, not the welfare of children. The system's expands by making money for system members. The zionist exploits these propensities to

the folkst as part of a tribal war.

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The Zionist attitude is a successful tribal technique until the afflicted populace get wise to them. At such time as the populace

realizes that the Zionist attitude is 'them' or 'us' the populace

must decide if it wishes to survive. If it does, then radical ~~actions~~

such as those taken in Germany are necessary. Indeed, they are made necessary by the Zionist threats.

I have included some excerpts from Mein Kampf. Mr. Hitler's reasoning

was flawed in some respects. First, he was a racist in the conventional

sense. (Black, white, yellow, etc) I suggest that the true 'racial'

struggle is that of the human race against the enemies of the human

race. The 'friends' of the human race would be the 'whites' in the moral

sense; those who believe in purity, virtue and self-sacrifice. The

'saints', if you will. The enemies of the human race we may call the 'blacks

or satanics. These might also be conceived of as the 'reds', the devils.

They believe in telling lies, impurity, whores, and in human sacrifice.

These are the enemies of the human race.

Hitler says also that the Zionist Jews are not really religious

body. I say they possibly are, but that their religion

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is satanic. "Beware of those who says they are Jews but are really from the synagog of satan." St. Paul.

In one respect Hitler was right and that is that when Jews take over elements of government they tend to see government as an instrument to make money. The application of this principle to family law , marriage and the protection of children has resulted in the horrendous state of affairs we find among our family courts and child welfare agencies.

Finally I have included some excerpts on the concept of evil and the devil.

It is clear to me that the Zionist Jew ~~represents~~ represents the destructive , evil and dishonest element , and hence are what Christians would concieve to be the devil. It is interesting that Iranian Zoroastrians might consider the US the GREAT SATAN.

It would seem consistent that Christians might find the present government to be likewise. I have endeavored to show that in matters of reproduction and family life the court tends to punish the victim and in that sense can be construed to be Satanic. (The present court is content to destroy the fetus, the family and the children for profit.)

PREEDMAN, US 93-5702 SHOWS THAT THE COURT IS DISHONEST IN THESE MATTERS AND HENCE REPRESENTS THE LIE, THE DESTROYER, THE SATANIC.

The Jews that I have met say they do not believe in the 'Christian' devil.

I would have thought that Mr. Hitler would have cured them of thier disbelief.

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Baby's injury begins 3 years of uncertainty

By MARY JO PATTERSON

In May 1991, 3-week-old Daniel Liddell suffered an unusual injury during the most routine of events: A diaper change.

He was rushed by his parents to the hospital, where physicians diagnosed a fracture of his right thigh. The doctors who treated the baby considered, but ruled out, child abuse, and Daniel was sent home in a cast.

But a few days later, a hospital

nurse reported the injury to the New Jersey Division of Youth and Family Services (DYFS), the state's child protection agency, triggering a civil child-abuse proceeding against Daniel's parents that would take over their lives for the next 3 1/2 years.

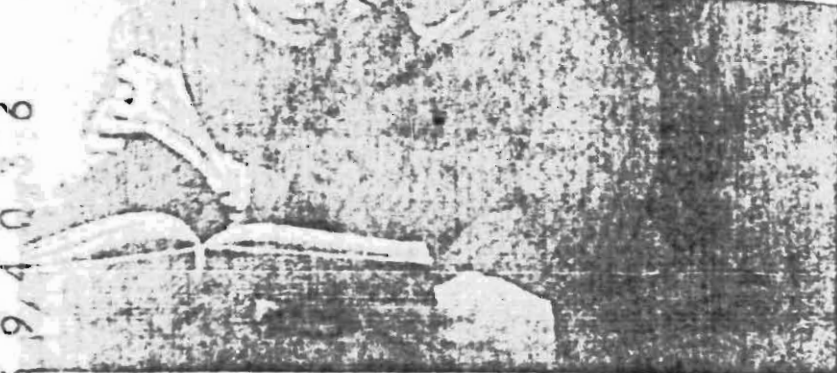
In the course of its investigation—which was inconclusive, confidential court papers show—Daniel and his three siblings became wards of the state, and DYFS caseworkers paid approximately 180 visits to the baby's home.

This fall DYFS, prodded by a Family Court judge, finally dismissed the case against the baby's parents, Tom and Eileen Liddell, emigres who moved from Lodi to Vernon Township



Photo by George Baumann

Eileen and Tom Liddell with their son Daniel. The Liddells were caught in a 3 1/2-year struggle with DYFS in a child-abuse case that was dismissed.



(Photo by George Baumann)

ir family, from left, Melissa, 5, Jennifer 9, John, 11, and Daniel, 3, who was the focus of a since-dismissed DYFS case

operated fully, allowing their older children to be questioned by special "law guardians" assigned by the court.

Later, despite their lack of cooperation, they said they were always polite and respectful to DYFS representatives. "The caseworkers would come in, say hello, look at Daniel, and leave," said Eileen.

Early in 1992, the Liddells' lawyer succeeded in getting the Family Court in Sussex County to order a full hearing on the abuse charge. But the hearing never took place—not then, the next year, or the next.

Having the Liddells' lawyer, said it was impossible to find a mutually acceptable date for the five physicians involved. The DYFS doctors obliged to testify in the case sought numerous postponements, he said.

Organizing will

...organizing will ...

In just five minutes, the review was over, according to Tom Liddell.

"My attorney never had to say a word. The attorney for DYFS was still arguing for the psychological evaluations, but the judge more or less said that doing the evaluations would not accomplish anything. The judge said, 'Close the case,'" he said.

A few days later, the Liddells received a short form letter from DYFS with their name handwritten in the blanks. It read in part, "Since at this time no need for services is indicated and you have not requested continued services, we will be terminating our agency's involvement."

"Thank you for your help and cooperation during our recent contacts. If, in the future, you should have need of our services, please feel free to contact our agency."

DYFS has developed a new process to ...

Family never knew when DYFS would end probe of baby's injury

Continued from Page One

case.
In the meantime Tom Liddell, 37, a man in a Newark sheet metal factory buried in debt, facing \$40,000 in fees incurred while fighting the case. Liddell refused to cooperate with requests to have Daniel tested for possible previous fractures to have family members undergo biological exams. (A judge eventually ordered a bone scan and a full set of X-rays for the baby. The mental evaluations were never done.)

"All I cared about was the health and well-being of my family. When they said, 'Full skeletal X-rays, we said, 'Why? Is it safe for an infant, who already had X-rays?' I think it was that we stood up to them that frustrated them," Liddell said. "When they threatened me, by saying he would take me through the courts, and it cost me thousands of dollars. I said he was right."

Emotional aftershocks

For his wife, Eileen, 39, who had to be the focus of the child-injury, the emotional aftershocks of the experience continue.

"I feel as if my life, and my life was not the same as it had been before the other three (children), like I was along the way, we were happy. We couldn't really enjoy him, because we should have," she said.

"Always—especially when he was 10 years old—I had to be afraid, he walked, and played, what happened if he fell? It's not really that I would do, or where I would take him. Would they question

a court deposition. "I immediately called my husband to the room."

The Liddells summoned a neighbor who worked as a pediatric nurse. She suggested they take the baby to an emergency room and volunteered to stay with the couple's other three children, aged 21 months, 5 and 7. Later, Eileen Liddell told her doctors she herself had been born with a broken femur, and had been put in traction after birth.

Daniel was examined in the emergency room of St. Anthony Community Hospital, just north of the New Jersey border in Warwick, N.Y., court records show. Emergency room physicians X-rayed the baby's leg and diagnosed a fractured right femur, or thigh bone.

Dr. Marc Appel, an orthopedic surgeon who was present on another case, also examined Daniel and applied a cast.

"I find no evidence of child abuse," he wrote in his report, noting there were no marks or swelling on the baby's leg.

Later that week, a nurse at the hospital reported the injury to DYFS. As the state's child welfare agency, its job is to protect children and investigate abuse. DYFS contacted Appel, the orthopedic surgeon, who repeated his conclusion of "no abuse."

Later that year, as DYFS prepared to take the Liddells to court, Appel explained his finding to a Legal Services lawyer representing the Liddells.

"I feel that this child may have sustained an injury to the femur at birth which was unrecognized," Appel wrote. "I feel that this may have caused the fracture which was sustained by the child on May 26."

But DYFS pushed ahead with the case, heeding an opinion by the agency's chief pediatric consultant, Dr. Chris Hansen.

Hansen is "very involved in cases where there have been fractures of injuries (where) the explanation of injury isn't clear," stated with the hospital. He is a member of the Board of Directors of DYFS.

Hansen said he did not recall any discussions with the Liddells regarding

"It is my opinion that this little infant was injured by one of his caretakers, probably his mother, for the following reasons," he wrote DYFS administrator Hans Vogeler. "1) the legs of young infants are not broken by simple, gentle handling. He probably experienced rough handling by one of his caretakers. 2) the legs of normal infants do not break by themselves. A twisting, snapping force is necessary to cause this type of fracture. 3) there is no evidence of generalized disease of this infant's bones, except for the fracture." Hansen urged Vogeler to do a "very careful risk assessment of this family."

In a subsequent letter, Hansen wrote, "It is impossible to say with any degree of medical certainty how much force is necessary to cause a greenstick fracture. Certainly an adult in a fit of rage could cause this type of fracture simply with their hands."

A greenstick fracture is a fracture in a young person, in which the bone is partly broken and partly bent.

The DYFS physician urged that full skeletal X-rays be done as soon as possible and said, "If the X-rays are done by people who know what they are doing with infants, the amount of radiation is minimal."

He discounted opinions by the Liddell family pediatrician and obstetrician, that the Liddells were loving, non-abusive parents. "It is certainly reassuring that everyone has made positive statements about the family, but, as you know, this does not rule out the possibility that this injury was inflicted."

Appeal denied

Alarmed by the prospect of more radiation for the baby, and advised by the family pediatrician to avoid it, the Liddells hired a private attorney, former Sussex County Prosecutor Richard Honig, to appeal the court order. A higher court denied the appeal.

While the new X-rays showed no fractures, the bone scan detected an irregularity around the ankle of Daniel, said a DYFS expert, an X-ray expert hired by the Liddells, disagreed on



Tom and Eileen Liddell sit with

ren were absolutely at no risk, there was no indication of any dysfunction within the family unit, and the Liddells appeared to be caring parents," Honig, the couple's attorney, said.

Apart from making home visits, DYFS did not exercise any of the options open to families whose children are deemed to be at risk. In extreme cases, DYFS removes children from their home.

Where the risk is not seen as great, the agency permits them to remain in the home but requires a state-certified homemaker, or family relations officer other than the parents, to be present. DYFS may also order "parenting classes."

During these months, Eileen Liddell said, she tried to "block out" thoughts that the state suspected of abusing her son. A homemaker, also babysat after school for neighborhood children, whose parents were informed about the investigation.

"I made sure everybody knew, I didn't hide anything," Tom Liddell said. "We had nothing to hide. In the beginning, I told all my friends and relatives write letters. As far as I know, though, they never talked to my

Special child abuse team handles 138 cases

The Union County Multidisciplinary Team (MDT), which was created December to facilitate and accelerate services to child abuse victims, handled 138 cases during its first year.

Prosecutor Andrew K. Ruotolo Jr. said the team is a "mechanism in place which will provide quick and efficient service by a group of professionals for these youngsters."

Ruotolo, whose office established the MDT, said the project's success is assured by the fact that it has a full-time coordinator, a seven-member board to oversee its operations and a building which is now undergoing renovations so that it can be the team's headquarters.

"It is this which was achieved during its first year of operations, which is quite an accomplishment," Ruotolo said. He is working with John Marcantonio, the team's coordinator. "Our mission is to move toward the effective investigation and treatment of child abuse."

The MDT approaches the problem of child abuse from many directions in addition to the investigation and prosecution of the abuser. "We are trying to promote physical, mental and emotional healing and the prevention of future abuse of children through legal, child-protective, and social services," he said. Marcantonio said, "Many child abuse victims are victimized again by the same abuser. We are there to ensure that doesn't happen."

Assistant Prosecutor Michael Lapolla said the number of cases handled by the MDT this year "does not fully reflect the scope of the problem, but it certainly is a step in the right direction."

Lapolla said the office's Child Abuse Unit handled 65 cases during the first six months of this year, compared with 55 cases all of last year. He noted that national statistics show that one child in every 100 is abused, and one child in every 100 dies as a result of neglect. "The work of the MDT is to ensure that their work can literally



Union County Prosecutor Andrew Ruotolo Jr., center, huddles with First Assistant Prosecutor Michael Lapolla, left, and John Marcantonio, coordinator of the multidisciplinary team, to discuss the first report of the team, which provides services to child abuse victims.

save a life, or change lives for the better," Lapolla said.

Members of the MDT include Deputy Attorney General Jane Kutch of the state Division of Youth and Family Services (DYFS); Assistant Prosecutor Harold Knox of the Union County Child Abuse Unit; Lt. Michael Bussicula, unit commander, and Mary McKinlay, a criminal justice specialist with the prosecutor's office.

The team also includes: Coleen Mitchell, a social worker at Elizabeth General Medical Center; Patricia Myers, coordinator of the Child Abuse Clinic, Department of Pediatrics at the Robert Wood Johnson Medical School in New Brunswick; Susie Rowe, coordinator of the Central Jersey Child Protection Center at St. Peter's Medical Center in New Brunswick; Nancy Benz, executive director of the Resolve Community Counseling Center in Scotch Plains, and Dr. David Velder, program director of the Child-Adolescent Out-

patient Services, Department of Psychiatry at Elizabeth General Medical Center.

Also on the team are Maria Acosta, a victim-witness counselor for the prosecutor's office; Karen Powell, Plainfield DYFS supervisor, and Gloria Shack, Elizabeth DYFS supervisor.

Members of the advisory board include Joseph Bordo, director of Catholic Community Services of Union County; Elizabeth Linda Giovanni, James Lape, vice president of Psychiatric Services at Elizabeth General Medical Center; Connie Ewing and Carole Breed of DYFS; Urbano Venero, president of the Elizabeth Board of Education, and George McGuirk, the former school board president.

Lapolla said the board's job is to "provide programmatic oversight to the MDT process" and to address "systemic issues that are beyond the control and power of the team, such as implementing changes in the system,

identifying system-related issues and implementing system protocols."

In addition, he said the board "promotes a favorable social, political and economic climate for the MDT's work and the future Child Advocacy Center, which will be located early next year in an office building that is currently undergoing renovations."

Lapolla said Ruotolo authorized the use of trust forfeiture funds to purchase the \$81,900, three-story structure on Westfield Avenue in Elizabeth. He said approximately \$75,000 will be spent to renovate the building.

Lapolla said the "victim-oriented" atmosphere of the new center, which will be devoid of any trappings of law enforcement, will generate more effective investigations and will ultimately benefit the prosecution.

"When children are comfortable during an investigation, they give better statements, and if necessary, are much more confident in court," he said.

As things are now, bigger is not better. It just makes things worse. Also, the Zionists are sucking in some well meaning people and institutions, to give their operations a pretense of respectability and ecumenism. But as long as Zionists are in control, the results will be disaster for innocent families & children.

Goal: His major priority now is to find more room for court operations.

By JUDITH THOMAS LUCAS
Courier-Post Staff

WOODBURY — Assignment Judge Samuel DeSimone is described by one attorney as a gentle giant.

A fellow judge says he's a "great boss" and not just because DeSimone's his superior.

An assistant prosecutor, meanwhile, says the judge is the "fairest man" he knows.

DeSimone is popular and powerful, and at age 63, head of Superior Court in Gloucester, Salem and Cumberland counties.

Before he took over as assignment judge in 1982, Gloucester County was under Camden County's jurisdiction, and Salem and Cumberland counties were under Atlantic County's jurisdiction. The areas were too rural to have their own Superior Court.

Courts here would close in the summer because of little or no activity.

These days, the courts seem to be literally bursting at the seams. DeSimone would like to see those seams expanded a bit.

Walking through a hallway at the Old Court House on Delaware Street is like an obstacle course as lawyers and clients consult with each other.

There aren't enough benches



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WE ARE NOT JUST
MAKING MONEY,
WE ARE BUILDING
PRISONS"
NEW YORKER

Once, as I was strolling through the Inner City, I suddenly encountered an apparition in a black caftan and black hair locks. Is this a Jew? was my first thought.

For, to be sure, they had not looked like that in Linz. I observed the man furtively and cautiously, but the longer I stared at this foreign face, scrutinizing feature for feature, the more my first question assumed a new form:

Is this a German?

As always in such cases, I now began to try to relieve my doubts by books. For a few hellers I bought the first anti-Semitic pamphlets of my life. Unfortunately, they all proceeded from the supposition that in principle the reader knew or even understood the Jewish question to a certain degree. Besides, the tone for the most part was such that doubts again arose in me, due in part to the dull and amazingly unscientific arguments favoring the thesis.

I relapsed for weeks at a time, once even for months.

The whole thing seemed to me so monstrous, the accusations so boundless, that, tormented by the fear of doing injustice, I again became anxious and uncertain.

Yet I could no longer very well doubt that the objects of my study were not Germans of a special religion, but a people in themselves; for since I had begun to concern myself with this question and to take cognizance of the Jews, Vienna appeared to me in a different light than before. Wherever I went, I began to see Jews, and the more I saw, the more sharply they became distinguished in my eyes from the rest of humanity. Particularly the Inner City and the districts north of the Danube Canal swarmed with a people which even outwardly had lost all resemblance to Germans.

And whatever doubts I may still have nourished were finally dispelled by the attitude of a portion of the Jews themselves.

Among them there was a great movement, quite extensive in Vienna, which came out sharply in confirmation of the national character of the Jews: this was the Zionists.

It looked, to be sure, as though only a part of the Jews ap-

proved this viewpoint, while the great majority condemned and inwardly rejected such a formulation. But when examined more closely, this appearance dissolved itself into an unsavory vapor of pretexts advanced for mere reasons of expedience, not to say lies. For the so-called liberal Jews did not reject the Zionists as non-Jews, but only as Jews with an impractical, perhaps even dangerous, way of publicly avowing their Jewishness.

Intrinsically they remained unalterably of one piece.

In a short time this apparent struggle between Zionistic and liberal Jews disgusted me; for it was false through and through, founded on lies and scarcely in keeping with the moral elevation and purity always claimed by this people.

The cleanliness of this people, moral and otherwise, I must say, is a point in itself. By their very exterior you could tell that these were no lovers of water, and, to your distress, you often knew it with your eyes closed. Later I often grew sick to my stomach from the smell of these caftan-wearers. Added to this, there was their unclean dress and their generally unheroic appearance.

All this could scarcely be called very attractive; but it became positively repulsive when, in addition to their physical uncleanness, you discovered the moral stains on this 'chosen people.'

In a short time I was made more thoughtful than ever by my slowly rising insight into the type of activity carried on by the Jews in certain fields.

Was there any form of filth or profligacy, particularly in cultural life, without at least one Jew involved in it?

If you cut even cautiously into such an abscess, you found, like a maggot in a rotting body, often dazzled by the sudden light — a kike!¹

What had to be reckoned heavily against the Jews in my eyes was when I became acquainted with their activity in the press, art, literature, and the theater. All the unctuous reassurances helped little or nothing. It sufficed to look at a billboard, to study

¹ *Sowie man nur vorsichtig in eine solche Geschwulst hineinschnitt, fand man, wie die Made im faulenden Leibe, oft ganz geblendet vom plötzlichen Lichte, ein Judlein.*

It is similar with the Jew. His sense of sacrifice is only apparent. It exists only as long as the existence of the individual makes it absolutely necessary. However, as soon as the common enemy is conquered, the danger threatening all averted and the booty hidden, the apparent harmony of the Jews among themselves ceases, again making way for their old causal¹ tendencies. The Jew is only united when a common danger forces him to be or a common booty entices him; if these two grounds are lacking, the qualities of the crassest egoism come into their own, and in the twinkling of an eye the united people turns into a horde of rats, fighting bloodily among themselves.

If the Jews were alone in this world, they would stifle in filth and offal; they would try to get ahead of one another in hate-filled struggle and exterminate one another, in so far as the absolute absence of all sense of self-sacrifice, expressing itself in their cowardice, did not turn battle into comedy here too.

So it is absolutely wrong to infer any ideal sense of sacrifice in the Jews from the fact that they stand together in struggle, or, better expressed, in the plundering of their fellow men.

Here again the Jew is led by nothing but the naked egoism of the individual.

That is why the Jewish state — which should be the living organism for preserving and increasing a race — is completely unlimited as to territory. For a state formation to have a definite spatial setting always presupposes an idealistic attitude on the part of the state-race, and especially a correct interpretation of the concept of work. In the exact measure in which this attitude is lacking, any attempt at forming, even of preserving, a spatially delimited state fails. And thus the basis on which alone culture can arise is lacking.

Hence the Jewish people, despite all apparent intellectual qualities, is without any true culture, and especially without any culture of its own. For what sham culture the Jew today pos-

¹ 'ursächlich vorhandene Anlagen.' 'Ursächlich' is no doubt intended as a refinement of 'ursprünglich' (originally). The phrase would then read: 'their originally existing tendencies.'

sesses is the property of other peoples, and for the most part it is ruined in his hands.

In judging the Jewish people's attitude on the question of human culture, the most essential characteristic we must always bear in mind is that there has never been a Jewish art and accordingly there is none today either; that above all the two queens of all the arts, architecture and music, owe nothing original to the Jews. What they do accomplish in the field of art is either patchwork or intellectual theft. Thus, the Jew lacks those qualities which distinguish the races that are creative and hence culturally blessed.

To what an extent the Jew takes over foreign culture, imitating or rather ruining it, can be seen from the fact that he is mostly found in the art which seems to require least original invention, the art of acting. But even here, in reality, he is only a 'juggler,' or rather an ape; for even here he lacks the last touch that is required for real greatness; even here he is not the creative genius, but a superficial imitator, and all the twists and tricks that he uses are powerless to conceal the inner lifelessness of his creative gift. Here the Jewish press most lovingly helps him along by raising such a roar of hosannas about even the most mediocre bungler, just so long as he is a Jew, that the rest of the world actually ends up by thinking that they have an artist before them, while in truth it is only a pitiful comedian.

No, the Jew possesses no culture-creating force of any sort, since the idealism, without which there is no true higher development of man, is not present in him and never was present. Hence his intellectual never have a constructive effect, but will be destructive, and in very rare cases perhaps will at most be stimulating, but then only the prototype of the 'force which always wants evil and nevertheless creates good.'¹ Not through him does any progress of mankind occur, but in spite of him.

Since the Jew never possessed a state with definite territorial limits and therefore never called a culture his own, the conception arose that this was a people which should be reckoned among

¹ Goethe's *Faust*, line 1336-1337: *Mephistopheles to Faust*.

until people really begin to believe in them. Anyone who does not believe in them is doing him a bitter injustice. In a short time he begins to twist things around to make it look as if all the injustice in the world had always been done to him and not the other way around. The very stupid believe this and then they just can't help but pity the poor 'unfortunate.'

In addition, it should be remarked here that the Jew, despite all his love of sacrifice, naturally never becomes personally impoverished. He knows how to manage; sometimes, indeed, his charity is really comparable to fertilizer, which is not strewn on the field for love of the field, but with a view to the farmer's own future benefit. In any case, everyone knows in a comparatively short time that the Jew has become a 'benefactor and friend of mankind.' What a strange transformation!

But what is more or less taken for granted in others arouses the greatest astonishment and in many distinct admiration for this very reason. So it happens that he gets much more credit for every such action than the rest of mankind, in whom it is taken for granted.

But even more: all at once the Jew also becomes liberal and begins to rave about the necessary progress of mankind.

Slowly he makes himself the spokesman of a new era.

Also, of course, he destroys more and more thoroughly the foundations of any economy that will really benefit the people. By way of stock shares he pushes his way into the circuit of national production which he turns into a purchasable or rather tradable object, thus robbing the enterprises of the foundations of a personal ownership. Between employer and employee there arises that inner estrangement which later leads to political class division.

Finally, the Jewish influence on economic affairs grows with terrifying speed through the stock exchange. He becomes the owner, or at least the controller, of the national labor force.

To strengthen his political position he tries to tear down the racial and civil barriers which for a time continue to restrain him

at every step. To this end he fights with all the tenacity innate in him for religious tolerance — and in Freemasonry, which has succumbed to him completely, he has an excellent instrument with which to fight for his aims and put them across. The governing circles and the higher strata of the political and economic bourgeoisie are brought into his nets by the strings of Freemasonry, and never need to suspect what is happening.

Only the deeper and broader strata of the people as such, or rather that class which is beginning to wake up and fight for its rights and freedom, cannot yet be sufficiently taken in by these methods. But this is more necessary than anything else, for the Jew feels that the possibility of his rising to a dominant rôle exists only if there is someone ahead of him to clear the way, and this someone he thinks he can recognize in the bourgeoisie, in their broadest strata in fact. The glovemakers and linen weavers, however, cannot be caught in the fine net of Freemasonry, so for them coarser but no less drastic means must be employed. Thus, Freemasonry is joined by a second weapon in the service of the Jews: the press. With all his perseverance and dexterity he gains possession of it. With it he slowly begins to grip and ensnare, to guide and to push all public life, since he is in a position to create and direct that power which, under the name of 'public opinion,' is better known today than a few decades ago.

In this he always represents himself personally as having an infinite thirst for knowledge, praises all progress, mostly, to be sure, the progress that leads to the ruin of others; for he judges all knowledge and all development only according to its possibilities for advancing his nation, and where this is lacking, he is the inexorable mortal enemy of all light, a hater of all true culture. He uses all the knowledge he acquires in the schools of other peoples, exclusively for the benefit of his race.

And this nationality he guards as never before. While he seems to overflow with 'enlightenment,' 'progress,' 'freedom,' 'humanity,' etc., he himself practices the severest segregation of his race. To be sure, he sometimes palms off his women on influential Christians, but as a matter of principle he always keeps his male

superior genius he is an augments of the power and greatness of a nationality hostile to the Jew.

His unfailing instinct in such things scents the original soul in everyone, and his hostility is assured to anyone who is not spirit of his spirit. Since the Jew is not the attacked but the attacker, not only anyone who attacks passes as his enemy, but also anyone who resists him. But the means with which he seeks to break such reckless but upright souls is not honest warfare, but lies and slander.

Here he stops at nothing, and in his vile way he becomes so gigantic that no one need be surprised if among our people the personification of the devil as the symbol of all evil assumes the living shape of the Jew.

The ignorance of the broad masses about the inner nature of the Jew, the lack of instinct and narrow-mindedness of our upper classes, make the people an easy victim for this Jewish campaign of lies.

While from innate cowardice the upper classes turn away from a man whom the Jew attacks with lies and slander, the broad masses from stupidity or simplicity believe everything. The state authorities either cloak themselves in silence or, what usually happens, in order to put an end to the Jewish press campaign, they persecute the unjustly attacked, which, in the eyes of such an official ass, passes as the preservation of state authority and the safeguarding of law and order.

Slowly fear of the Marxist weapon of Jewry descends like a nightmare on the mind and soul of decent people.

They begin to tremble before the terrible enemy and thus have become his final victim.

The Jew's domination in the state seems so assured that now not only can he call himself a Jew again, but he ruthlessly admits his ultimate national and political designs. A section of his race openly owns itself to be a foreign people, yet even here they lie. For while the Zionists try to make the rest of the world believe that the national consciousness of the Jew finds its satisfaction

¹ 'die ursprüngliche Seele.'

in the creation of a Palestinian state, the Jews again slyly use the dumb *Goyim*.¹ It doesn't even enter their heads to build up a Jewish state in Palestine for the purpose of living there; all they want is a central organization for their international world swindle, endowed with its own sovereign rights and removed from the intervention of other states: a haven for convicted scoundrels and a university for budding crooks.

It is a sign of their rising confidence and sense of security that at a time when one section is still playing the German, Frenchman, or Englishman, the other with open effrontery comes out as the Jewish race.

How close they see approaching victory can be seen by the hideous aspect which their relations with the members of other peoples takes on.

With satanic joy in his face, the black-haired Jewish youth lurks in wait for the unsuspecting girl whom he defiles with his blood, thus stealing her from her people. With every means he tries to destroy the racial foundations of the people he has set out to subjugate. Just as he himself systematically ruins women and girls, he does not shrink back from pulling down the blood barriers for others, even on a large scale. It was and it is Jews who bring the Negroes into the Rhineland, always with the same secret thought and clear aim of ruining the hated white race by the necessarily resulting bastardization, throwing it down from its cultural and political height, and himself rising to be its master.

For a racially pure people which is conscious of its blood can never be enslaved by the Jew. In this world he will forever be master over bastards and bastards alone.

And so he tries systematically to lower the racial level by a continuous poisoning of individuals.

And in politics he begins to replace the idea of democracy by the dictatorship of the proletariat.

In the organized mass of Marxism he has found the weapon which lets him dispense with democracy and in its stead allows

¹ Yiddish for Gentiles.

The Jews in U.S. have "dual" citizenship

THE U.S. + ISRAEL

Special Victim member

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della wouldn't speculate yesterday
When asked whether it was a question
of feet, yards or miles. "We're not going
to eliminate any possibilities," Fradella
said. ... he said the investigation
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and office.
"I equate
New Year's Eve
gun into a crowd
by shooting." Per

Israelis kill three Palestinian policemen in murky Gaza

Rabin moves controversial West Bank settlement

Continued from Page One
and were killed only as a result of the returned fire," an army statement said. "The Israeli force several times called on its assailants to stop firing before shooting back."
The violence adds tension to the already fragile peace process. Israeli and Palestinian negotiators have been unable to agree to a timetable for withdrawal of Israeli troops, with Israelis concerned about increasing terrorist attacks.

Palestinian negotiators are likely to discuss yesterday's violence with Foreign Minister Shimon Peres when peace talks resume today in Cairo. In Jerusalem, meanwhile, Israel halted the expansion of a Jewish settlement on the West Bank. But the Palestinians said the compromise offered by Prime Minister Yitzhak Rabin to the Jewish settlers—allowing them to build on another hill closer to the settlement—would not stop confrontations.

"Rabin cannot solve the problem by removing his bulldozers from one side of the mountain to the other," said Saeb Erakat, municipal minister in the Palestinian self-rule authority. He said Israel had to choose between settlement construction and the peace talks.

The hill between the Jewish settlement of Efrat and the Palestinian village of Al-Khader has been the scene of protests and clashes since Dec. 22, when bulldozers started clearing the land.

Both sides claim the area, 12 miles south of Jerusalem, and Palestinians have warned that construction of a Jewish neighborhood there would jeopardize the peace process. Rabin ruled yesterday that the importance of preserving the Palestinian autonomy outweighed the possibility of confrontation with Jewish settlers and Israelis who oppose territorial compromise.

"We want peace and we want an agreement," Rabin said. Right-wing demands to keep large areas of the West Bank would mean absorbing hundreds of thousands of Palestinians into Israel, he said, leading to an unwanted "dual-nationality state."

Skipping over the closer hill served only to create friction with the Palestinians, Rabin said after the cabinet voted 12-4, with one abstention, to support his position. In parliament, the government defeated a no-confidence vote on the issue 60-43.

Menachem Spitz, deputy mayor of the Efrat municipal council, said the settlers would send their bulldozers to the closer hill offered by Rabin today to test the compromise. If construction is blocked, "I don't want to think what will happen," he said.

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story: god's grandfather and asks: "Who sinned [so that] the seed perished and everything dried up?" But Anu, understandably vexed with his son Kumarbi, replied, "No one sinned, but you alone sinned!" Kumarbi and his titanic son Ullikumai come closest to being the malign deities of the Hittite pantheon, but they do not in any clear fashion represent or personify the principle of evil.⁴⁶

A revolution in the history of concepts occurred in Iran shortly before 600 B.C. with the teachings of the prophet Zarathushtra, who laid the basis for the first thoroughly dualist religion. Zarathushtra's revelation was that evil is not a manifestation of the divine at all; rather it proceeds from a wholly separate principle. While thus moving from monism to dualism, Zarathushtra also moved from polytheism in the direction of monotheism. The latter was not a necessary consequence of his discovery of dualism, for it is possible to posit a pantheon of good deities emanating from one principle and a pantheon of evil gods arising from the other. Indeed, the later Zoroastrians took this position. But although Zarathushtra was certainly monolatrous, insisting that worship could be offered only to Mazda, his monotheism seems to have been shaky. Monotheism is not incompatible with a modified form of dualism that posits a spiritual ruler of evil who is inferior to the spirit of good—such is the Christian tradition.⁴⁷ Yet Zarathushtra's spirit of evil, however inferior, has many of the characteristics of a god.

Whether or not Zarathushtra was a monotheist, he was a dualist. Religious dualism posits the existence of two principles. These two principles are not necessarily both divine, or equally divine, or equal in anything. They need not be (though they usually are) antipathetic. They *do* have to be entirely independent and are usually of separate origin (or of no determinable

46. Hans Güterbock, "Hittite Mythology," in Kramer, p. 145. There is an analogy to the Kumarbi myth in Gen. 6:1-4.

47. Another alternative to monism is pluralism, where there are not one or two principles, but many. The complications of this position are

ZIONIST JEWS, OF COURSE, DO NOT BELIEVE IN THE DEVIL. MAKE THEM BELIEVE THEY ARE THE DEVIL. *The Devil and What*

origin). Thus not everything that exists is created or caused by one principle (what we are accustomed to call the God). Some things are derived from another principle. Each of the principles is absolute in itself, but neither has absolute or omnipotent power.

Dualistic religions form a spectrum from the extreme and absolute of Zoroastrianism, becoming more and more attenuated through the Zoroastrian heresy Zervanism, Gnosticism, and Manichaeism to Christianity, Judaism, and Islam, where dualism almost ceases to exist.⁴⁸ All these religions, however different from one another, stand together in their distance from monism. All posit a God who is independent, powerful, and good, but whose power is to a degree limited by another principle, force, or void. The dualism of Zoroastrianism or of Manichaeism is overt; that of Judaism and Christianity is much more covert, but it exists, and it exists at least in large part owing to Iranian influence. The dualism of Christianity and that of Iran differ in one essential respect. The latter is a division between two spiritual principles, one good and the other evil; Christianity borrowed from the Greeks the idea that spirit itself is considered good, as opposed to matter, which is considered evil. But the dualism introduced by Zarathushtra was a revolutionary step in the development of the Devil, for it posited, for the first time, an absolute principle of evil, whose personification, Angra Mainyu or Ahriman, is the first clearly defined Devil.

Dualism wrenches from the unity of the God a portion of his power in order to preserve his perfect goodness. Zarathushtra's teaching was a radically new theodicy, and one that is still arguable. As to whether dualism was or is preferable to monism there can be two opinions. On the one hand, if the unity of the God, and therefore of the cosmos and of the psyche, is broken,

48. Orthodox Islamic teaching is so monotheistic that it is almost a distortion to place Islam in this category. Islam found Zoroastrianism and Manichaeism wholly compatible with the teachings of Mohammed. Nonetheless, the ideas of Iblis or Shaitan exist in popular Muslim thought, and Islam is



A shirenno, Japan, eighth century. The fierceness of this guardian of the heavenly kingdom is a manifestation of the God's jealousy of his prerogatives. The striped, flame-shaped hair later appeared on the heads of French demons in the twelfth century. Courtesy Asuka-En, Nara, Japan.

it becomes more difficult for nature, and for the psyche, to come to terms with itself. By insisting upon the struggle of two hostile principles warring for the mind, and by calling for war upon the evil principle, dualism abets repression, rather than

good spirit + evil spirit!
THE LOYAL ANGEL + THE REBEL ANGEL.

IS BEING CHRISTIAN(= DUALIST) *to Deal with and Win*
MENTAL ILLNESS? DOES IT MAKE PERSON UNLIT?

healthy acceptance and conscious suppression of violence. This encourages the growth of the psychic shadow, the projection of hostilities, and the increase of destructive behavior. Dualism may arise from, or at least reinforce, a paranoid schizophrenic experience of the world as divided into good guys (or spirits) and bad guy (or spirits). On the other hand, it offers some advantages. Christianity has always found it difficult to reconcile the God's goodness with his omnipotence. Zoroastrianism preserves the absolute goodness of the God by sacrificing his omnipotence. In addition, dualism does seem to offer an explanation of the world as we really observe it, a world in which the mixing of impulses to good and impulses to evil is not readily explicable. Much would in fact become understandable if there were a force drawing us to evil as well as one beckoning to us to good. Finally, some have argued that the idea in monotheistic religions of transcending good and evil is both fallacious and immoral. The evils of the world are so many, so great, and so piercingly immediate that they demand not mystical acceptance, but the will to take arms against them.

But does dualistic theology really work? The question cannot readily be answered. Some dualists (the Zervanites) agreed that the two principles proceeded from one ur-principle, itself imperfect. But how can an ur-principle, absolute as by definition it must be, really be imperfect? The orthodox Zoroastrians claimed that the two principles are totally independent, yet they meet and clash, and the good one will inevitably prevail over the evil one. But if it is certain that the good spirit will prevail over the evil, why does he require the motion of time? If in eternity the power of one spirit wills, and is capable of, the destruction of the other, why does he not defeat him in that eternal, timeless moment? Indeed, why does he tolerate his emergence at all?

In any event, dualism insists upon the existence of an absolute and radical evil. Not only does this in part respond to our perceptions of the world, but it for the first time hints a figure clearly recognizable as diabolical.

The Iranians, a Indo-European people, originally arrived in

9 7 0 7 6 IF GOD DID NOT PERMIT SOME EVIL, HE
WANT PERMIT PEOPLE SINCE THAT...

Iran as nomads in the second half of the second millennium B.C. Gradually agricultural and pastoral occupations supplanted the nomadic life. The struggle between sedentary and nomadic peoples still raged in Zarathushtra's time, however, and his patron, the Chorasmian king Vishtaspa, was frequently at war with the nomads. It has been suggested that this struggle provides the background of Zarathushtra's dualism, and the importance of the ox in the Gathas and Zarathushtra's reference in the Gathas to the nomads as people of the lie (*Druj*) indicate his commitment to Vishtaspa's side of the struggle.

The sources for the history of ancient Iran are fragmentary. Three quarters of the great book of Zoroastrianism, the *Avesta*, is lost. The paucity of sources has occasioned great differences of opinion among Iranists, and what follows can be based only upon what seems the best opinion among them. The religion of Iran, before Zarathushtra, was similar to the Vedic religion of India. The original pantheon was ruled by the sky god Dyaosha (Sanskrit *Dyaus*, Greek *Zeus*), who was also called Mazda. He had two sons, *Vashta* and *Spantamainyus*, gods of the heavens. *Vashta* was the god of truth and order (*asha*), *Spantamainyus* was the god of *ama*, truth and order (*asha*). *Asha* (*asha*) is comparable to the Vedic *rita*, right order, and the Rig Veda alludes to, but does not expatiate on, a conflict between *rita* and the lie (*an-rita*). This conflict between truth and the lie was one of the major sources of Zarathushtra's dualism: the prophet perceived *Angra Mainyu*, the lord of evil, as the personification of the lie. For Zoroastrians (as for the Egyptians), the lie was the essence of evil. This is a position some modern theologians have respected. C. S. Lewis suggested that the lie is the worst of sins because it attacks the structure of meaning itself and renders the cosmos unintelligible and unlovable. Martin Buber observed that a lie was possible "only after a creature, man, was capable of conceiving the being of truth. . . . In a lie the spirit practices treason against itself."⁴⁹ Later Mazdaists considered *Druj* a female demon-general of the whole host of evil spirits.

⁴⁹ Martin Buber, *Good and Evil* (New York, 1953), p. 7.



Parthian goddess, Persia, first or second century A.D. This representation of a Near Eastern fertility deity wears the horns of power and fecundity. Courtesy Photographie Courtauld, Paris.

↳ Lying to oneself is the unforgivable sin.

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RECEIVED
FEDERAL ELECTION
COMMISSION
OFFICE OF GENERAL
COUNSEL

A LAW PARTNERSHIP INCLUDING PROFESSIONAL CORPORATION
607 FOURTEENTH STREET, N.W. WASHINGTON, D.C. 20005-2011
TELEPHONE: (202) 628-6600 · FACSIMILE: (202) 434-1690

JAN 17 1 02 PM '95

January 11, 1995

By Certified Mail

Lawrence M. Noble, Esq.
Office of the General Counsel
Federal Election Commission
999 E Street, N.W.
Washington, D.C. 20463

Re: MUR 4149

Dear Mr. Noble:

This letter responds on behalf of the Lautenberg Committee and Alan K. Bloom, as treasurer, to the complaint filed in this matter. This complaint does not meet even the threshold standards set forth in Section 111.4 of the FEC regulations. Pursuant to these requirements, a complaint must: (1) include a clear and concise recitation of facts describing a violation of the statute or regulations and (2) identify the source of any information to support allegations where they are not based on personal knowledge. 11 C.F.R. § 111.4(d).

The complainant's allegations are difficult to discern and several of them statements do not relate in any discernible way to the Federal Election Campaign Act ("FECA"). He proffers no evidence from the public record or personal knowledge to support his allegations. There is no basis in law in fact for either of complainant's claims.

To the extent we are able to understand any of his allegations, we have addressed each issue raised under the FECA.

1. The complaint alleges that the Lautenberg Committee "purchased endorsements" from tax-exempt organizations, including "black churches" and "may" have failed to report these alleged contributions. The complainant merely speculates that alleged expenditures may not have been reported. He offers no evidence in the text of the complaint, the accompanying article, or the public record to support his suggestion that expenditures of this kind were made or that the Committee failed to

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Lawrence M. Noble, Esq.
January 11, 1995
Page 2

report its disbursements. These allegations have no basis in fact and the Committee denies these claims.

2. The complaint also alleges that Senator Lautenberg violated Section 441h of the FECA by conspiring with Republican Governor Whitman to defeat Senator Lautenberg's opponent, Mr. Haytaian. Again, there is no basis in fact or law for this allegation. Section 441h has no application to allegations of conspiracy made in the complaint. Moreover, the complaint again offers no support for these claims of conspiracy.¹ Complainant points to no information or evidence of any cognizable violation under Section 441h or any other provision of the FECA.

We request that the Commission dismiss this complaint.

Sincerely,



Robert F. Bauer
B. Holly Schadler
Counsel to Respondents

¹Complainant alludes to activities of Edl Rollins, a Republican campaign consultant, and Governor Whitman in support of his allegations. These activities, even if they have some basis in fact, have no relationship to Senator Lautenberg's campaign. Indeed, Governor Whitman endorsed Mr. Haytaian.

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FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

George Predham
c/o S. Paulsen
1005 Madison Ave.
Bradley Beach, NJ 07720

January 18, 1995

RE: MUR 4149

Dear Mr. Predham:

This letter acknowledges receipt of the additional information dated January 5, 1995, which we received on January 17, 1995. Insofar as the information does not appear to be in the Federal Election Commission's jurisdiction, we are returning the information you submitted.

If you have any questions, please contact me at (202) 219-3400.

Sincerely,

Retha Dixon
Docket Chief

Attachment

95043694050

GEORGE P. PREDHAM (SDM-SS)

"SAVE THE STARLINGS"

RECEIVED
FEDERAL BUREAU OF INVESTIGATION
JAN 17 10 33 AM '95

RE: PREDHAM v US (PAUL HILL; JOHN C. SALVI) 93-5702

JANUARY 5, 1994.

TO: C.J. REHNQUIST

ALL MEMBERS OF PRESENT SUPREME COURT ARE PERSONALLY RESPONSIBLE FOR THE LIVES

OF MR. HILL AND MR. SALVI. THEY MUST BE ACCORDED AN OPPORTUNITY TO PRESENT

THE DEFENSE OF JUSTIFICATION IN DEFENSE OF CHILDREN. (NOT JUST THE FETUS).

TO THE SATANISTS AND WITCHES THE FETUS HAS JUST BEEN AN APPETIZER. THE CHILDREN

ARE THEIR REAL PREY.

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GEORGE PATRICK PREDHAM

(SDM-SS)



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TO: FEC
RE: US SENATE
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Man accused of killing his children gets death notes

The Bergen County Sheriff's Department is investigating a threatening letter Avi Kostner, a man charged with killing his two children.

has received while in the county jail awaiting trial.

A letter anonymously sent to The Star-Ledger said Kostner received a death threat Dec. 7 in the form of a handwritten letter that also bore two swastikas and a "demonic star."

Sheriff Jack Terhune said he was aware of the note

investigating.

The Teaneck resident is charged with murdering his 12-year-old daughter Geri Beth, and his 10-year-old son Ryan.

Kostner pleaded innocent and is being held in solitary confinement at the Bergen County Jail.

Terhune said Kostner was being held in solitary confinement because of

More Bizarre and Exciting

Pro-life movement can't claim surplus at what is done in its name

BROOKLINE, Mass. — Suddenly it's in our back yard. Not Pensacola, Florida. Not Wichita, Kansas. It's in Brookline, Mass.

Suddenly the scene of the crime is not in some isolated abortion clinic building on a Southern highway or a strip mall. It's on Beacon Street, along the Boston Marathon route, two minutes from my front door.



ELLEN GOODMAN

The suspect is another man, John C. Salvi 3d, handsome, curly-haired, clean shaven, dressed in black.

This time the murder victim isn't even a doctor or a clinic escort. It's two young receptionists. This time seven people in all are shot.

The violence has come home, big time.

That Friday morning a week ago started out like the other mornings in a suburb that has three clinics located within two miles. As usual there were protesters in front of 1031 Beacon St. — women praying, a man with the video camera. Some we know by sight.

Maybe the edge of danger that has sharpened nationally with the escalating clinic violence was dulled here by familiarity. Many of my neigh-

borers and fellow commuters have learned to walk by the protesters in front of Planned Parenthood on their way to the cleaners or the bakery or the train stop.

But, after rush hour, Salvi allegedly walked into the clinic where they do pap smears and gynecological exams, where they perform abortions and where they are testing the pill RU-486. It's said that he took a rifle out of his black gym bag and began shooting. Killing Shannon Lowney and wounding three others.

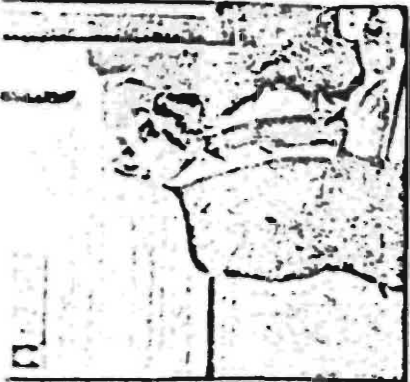
Leaving bodies, chaos, death and terror behind, he then apparently drove to his next stop at 1842 Beacon St. And there, in a building I know from endless visits to my child's orthodontist, the man went to another reception desk.

He asked Lee Ann Nichols, "Is this Preterm?" The last thing this 38-year-old woman ever said was "yes." He killed her, wounded a secretary, wounded a security guard, shot at people on the street and took off.

As the police helicopters circled the neighborhood looking for a serial assassin, as bodies were carried out of two clinics, as the man identified as John Salvi 3rd headed south to Norfolk, Va., where he was arrested, a pro-life spokesman offered up the usual suspect.

"These are not pro-life activities," said Teresa Donovan of Massachusetts Citizens for Life. "They obviously are the actions of a deranged individual."

OUR CHILDREN WILL BE



Associated Press photo
Newt Gingrich calls the Thomas system 'a participatory dialogue.'

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These sites are not worth the effort

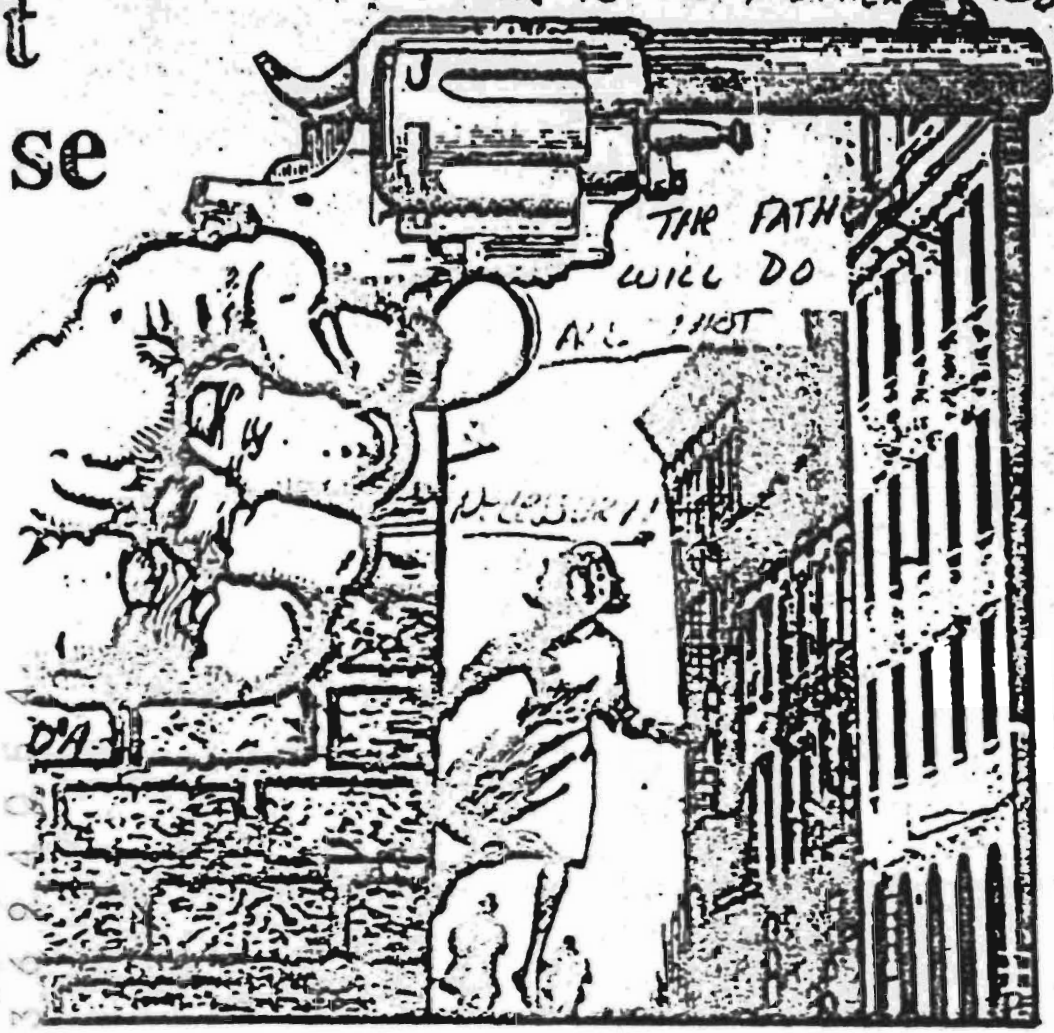
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School where Joycelyn Elders teaches
he will seek the Republican presidential nomination.
LITTLE ROCK, Ark. — Security has been tightened at the University of Arkansas medical school and its chancellor's home after threats were received from people opposed to the return of Virginia Gave extra weight to abortion clinics in Massachusetts and Elders, fired Dec. 8 by President Clinton, returned this week to a \$137,000 teaching position at the school, where she has worked since 1991.
Ward said city police did a security survey of his home after he received calls and letters critical of his decision to retire Elders. Officers also increased patrols in his neighborhood and around the school.
While none of the threats was specific, some people said "they were going to stop us" from rehiring Elders as a tenured professor of pediatrics, Ward said. However, he added, "I have not felt that threatened that I felt that I needed any kind of bodyguard or anything like that."
Elders said Thursday she was ready "or go."

COMMENTARY THAT IS UNAPPROVED: GRADUAL

SECTION OF THE... BUT NO... YOUR LAWMAKERS

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se



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THE FATHERS WILL
THAT ONE OF THE
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el Griffin? A deranged
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outsider. Pro-choice

people have hoped that there would be no replacement, no copy cat.
But the truth is much more menacing. The mainstream pro-life rhetoric that calls abortion murder has led many, step by step, to the "logical" conclusion that killing a "killer" is justifiable homicide and that murder to prevent "murder" is morally right.
-When Paul Hill, now sitting on death row, was asked if his actions would incite others to anti-abortion violence, he said, "Indubitably." When asked if Jesus Christ would have pulled the trigger, he said, "absolutely."
Since the Supreme Court reaffirmed the legal right to abortion, frustrated pro-life leaders have gone from trying to make abortion illegal to trying to make it impossible. One tactic is fear: harassing

women who choose abortion and harassing the clinics, doctors and workers who provide them.
It's not surprising that as the whole army moves toward the extreme, a flank will carry the message over the edge. Are these deranged individuals or are they true believers of a movement that has lost the right to call itself pro-life?
We will soon know about the suspect, his mind, his motives. But with yellow police tapes strung across two doorways on Beacon Street, I know enough to be chilled to the bone.
First doctors, then escorts, now receptionists. First Wichita, then Pensacola, now Brookline. How many "deranged individuals" are there among the familiar protesters in your neighborhood?
(Ellen Goodman writes regularly for the Boston Globe.)

THE SUPREME COURT ABANDONED REASON

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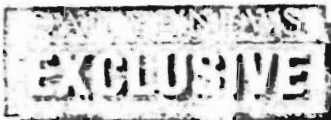
Witness' kin taken

By **ROB SPEYER**
Daily News Staff Writer

Carlos Del Toro cringed in his secret new home when he heard about the massacre in Queens on Saturday.

The bloody killings of six people — including three teenage girls — may have been a drug hit. And they brought back horrific memories of the time Del Toro's wife and two young children were kidnaped by the Medellin drug cartel.

It happened one day 10 years ago, when Del Toro — one of drug kingpin Carlos



Lehder Rivas' top deputies — had the unhappy job of telling Lehder that 2,000 kilos of cocaine worth \$124 million had vanished.

An hour later, so had Del Toro's wife and two young children.

"The Medellins thrive on killing families. They believe it's the trademark of their success," Del Toro, who is in the federal witness protection program, told the Daily News yesterday.

old friend and hung up the phone.

When Del Toro returned home, his wife, his toddler daughter and 8-month-old son were missing — replaced by three machine gun-toting thugs.

The goons beat him into a bloody mess, then spat at him: "You have three hours to find the cocaine, or your wife, son and daughter will be dead."

At that point, all the money in all the drug trade meant nothing to Del Toro: The mansions, the fancy cars, the planes, a dozen bodyguards — none could help him.

But an associate told him where his family was being held, and Del Toro knew what he had to do.

He busted down the door to the house and stuck a 9-mm. handgun into the temple of another drug kingpin who was holding them hostage.

"My daughter ran to me yelling, 'Daddy, Daddy, where have you been?' My wife was in tears. She said she didn't think she'd ever see me again."

They were unharmed, but that look of terror in his

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ALL LAWYERS IN NJ MUST PAY THE INTEREST IN THEIR TRUST ACCOUNTS TO IOLTA FUND OR ORDERS of Mr. Roberts. THAT IS ALL LAWYERS IN NJ MUST STEAL FROM THEIR CLIENTS.

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... have more ... than to cut something directly related to customer services. It would affect a large number of customers negatively."

... many last year tried closing its Hoboken customer service center, but backed down in the face of a local outcry and

"People will ... opportunity to reapply for jobs, and there will be a process to provide job counseling and

"This just reflects the change taking place in the industry," he commented.

Court-issued checks bounce due to bank glitch

By TOM HESTER

A bank computer glitch and tellers who did not get the word on a new child-support payment program caused a few checks to bounce and problems for the state court system yesterday and Thursday, court officials confirmed.

Yesterday, the court system received six complaints that court-issued child-support checks were not being accepted by tellers at Chemical Bank New Jersey, according to Robert Seidenstein, spokesman for the state Administrative Office of the Courts.

On Thursday, five court-issued bail refund checks bounced in Essex County when what was described as a glitch in a computer that moves court funds from one bank to another caused a \$19,000 shortage in the refund account for about 90 minutes, according

Child support and bail refunds denied by computer, teller errors

to Seidenstein and Essex County Court Administrator John A. Clarke.

Both problems were solved quickly, Seidenstein maintained. He said there may have been other incidents of unhonored or bouncing checks but court officials were not aware of them.

Seidenstein said with the beginning of the new year, the court system began issuing child-support checks through Chemical Bank. Under the program, a recipient can either cash the check at a Chemical branch or deposit it in the individual's account in any bank.

He said problems developed when some Chemical tellers, apparently unaware of the new arrangement, would not honor the checks. He said recipients who deposited the checks in any bank had no problems.

Seidenstein said court officials complained to Chemical managers at the bank's East Brunswick office and they moved to solve the problem. He said any child-support recipient who has a problem cashing a check should ask to speak with the branch's customer service representative.

A Chemical spokesman could not be reached for comment last night.

The problem of the bouncing bail refund checks could be attributed to ironing out unexpected problems during the state takeover of the county-based Superior Court system, according to Seidenstein and Clarke.

Clarke said by the time court officials were hearing complaints, sufficient funds had been placed in the account. Seidenstein said only people who attempted to cash a check during the 90-minute period had problems.

The problems caused rumors and whispers of possible greater troubles throughout the court system but Seidenstein insisted there were no other problems. Court officials said they do not expect problems when the 7,700 former county court employees who joined the state payroll on Jan. 1 receive their first paychecks on Thursday.

Conviction overturned in 1977 killing of

W.N.S. ONLEY

Missing transcripts found here

MY LAST RUNNER MADE IT TO WEST COAST. HERE MY NEW CASE: THE JEWES stealing little KIDS + KILLING AND THEY ARE PAYING OFF COURTS TO PROTECT THEM.

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EVERY NEWSPAPER IN THE AREA HAS PRINTED

Mother defends parolee son

Rapist is challenging Megan's Law

PASSAIC (AP) — The mother of the first paroled sex offender to challenge Megan's Law says Carlos Diaz has paid his debt after a dozen years in jail and is no threat to women.

"My son is not bad," Mrs. Diaz, who would not give her first name, told The Record of Hackensack for yesterday's editions. "He did his time and he came out clean ... He's never killed a fly.

"He is not 'sinverguenza' (shameless)," the mother of four said in Spanish.

Diaz, 46, was released last Sunday from East Jersey State Prison in Rahway after spending 12 years behind bars for the rape of a 20-year-old Garfield woman. His mother says aggravated sexual assault charge which he was convicted in 1983 was a setup.

A lawyer representing Diaz on Tuesday won a state court injunction barring authorities from notifying police and community leaders in Passaic, where Diaz had planned to live, about his release. The week-old Megan's Law allows police to notify the community of the presence of sex offenders and, in the case of those judged a high risk to commit another sex crime, to even distribute fliers door to door in the convict's neighborhood.

MRS. DIAZ SAID her son has fled to Texas to avoid unwanted attention. She got plenty of that Thursday when members of the Guardian Angels' crime-fighting group visited her neighborhood to hand out fliers marked "Warning" and bearing her son's picture. Her neighbors were

supportive, though — even picking up the discarded fliers after the demonstration.

"I feel very badly about all this," Mrs. Diaz said. "I didn't expect this. I don't want the attention.

"The pain I feel now is the pain only a mother can feel," she said Friday from her small, tidy living room.

Mrs. Diaz said she had been looking forward to Carlos' release because he planned to live with her and her husband before finding a place in another state.

She noted that Diaz — himself the father of a 21-year-old son in Puerto Rico and an 11-year-old daughter living in Florida — supports the notification law for child molesters. But she said his crime was against an adult, and occurred more than 10 years before the passage of Megan's Law this fall.

DIAZ'S LAWYER, Ronald Chen, successfully argued Tuesday that notifying the community about Diaz's presence unconstitutionally added a new punishment. U.S. District Court Judge John Bissell issued an injunction barring Passaic County Prosecutor Ronald Fava from the limited notification to police, schools and community organizations that he had planned.

Attorney General Deborah Portz said Thursday the state will ask federal appeals judges for a quick dismissal of the injunction.

Bissell's decision applies only to Diaz, and Gov. Christie Whitman said enforcement of the sex-offender notification law would continue in all other cases because it is fair.



DIAZ'S PHOTO +
PAP SHEET.
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LOTTERIES

NEW JERSEY
• PICK-3 Saturday:
131
The straight bet paid \$142; the box bet paid \$47, and pairs paid \$14.
• PICK-4 Saturday:
1407
The straight bet paid \$1,407

City man charged with shoplifting

SOUTH BRUNSWICK — When police officers arrested a shoplifting suspect fleeing from a car yesterday, a search of the car produced videotapes stolen from Hamilton

Board hears criminals beg for another chance

OUT ON PAROLE

• continued from A1

them parole. But they've got such horrific records. What's going to happen in a year, in two years? You date at the max date (when an inmate has served all his time) and you say, 'My God, this guy will be out in two years.' You just see disaster coming."

THE PAROLE BOARD can delay the disaster for a while. It uses what board members call "hits," or deny-

ing an inmate parole. But that can last only so long.

"We give him maybe four hits. Maybe five hits, then there's nothing you can do," Gomez-Rivera says.

"The worst thing is when your hands are tied. There's nothing you can do," he said, referring to circum-

stances in which the board has no legal reason to deny parole.

Andrew (Consoy), the second member of the board considering cases on this day, arrives, takes off his jacket and gets down to business.

"The first inmate of the day comes in, hands shackled at the waist. He's

built like a brick house; he sweats shirt streaming at the chest and he

reminded from different fruits and vegetables.

"What was your defense?" Consoy asks.

"My defense was that it was for a

fruit food."

"It was in a bucket. Fruits and veg-

etables."

"Tell us about the arrest job."

"What happened?"

"It was the robbery of a landlord."

"Did you know him?"

"No."

"Why did you decide to rob him?"

"I knew of him through another individual."

Consoy quizzes the inmate about other crimes, other robberies. Then he brings up a recent violation for possession of an intoxicant. "The inmate counters, 'What was it?'"

formed from different fruits and

vegetables.

"What was your defense?" Consoy asks.

"My defense was that it was for a

fruit food."

"It was in a bucket. Fruits and veg-

etables."

"Tell us about the arrest job."

"What happened?"

"It was the robbery of a landlord."

"Did you know him?"

"No."

"Why did you decide to rob him?"

"I knew of him through another individual."

understand the commission of an

other offense could make me a per-

manent resident of this facility."

Consoy and Gomez-Rivera listen in silence, then ask the inmate to

wait outside. When he is gone, Con-

soy turns to Gomez-Rivera.

"What do you want to do with this

guy?"

"They consider a number of fac-

tors from psychological reports to the

employment prospects to the

"hooch" infraction and both come to a quick agreement. The inmate is

called back in. He sits back down in the straight-backed chair.

"We have denied you parole."

Consoy says.

NEXT

Inmate No. 2 dwells inmate No. 1

He's in for armed robbery and re-

ceiving stolen property. A 15-year

parole.

(Consoy dives in

"Where did it take place?"

"South Orange."

"Where are you from?"

"New York."

"So you wandered around the hub?"

"I was intoxicated."

"Hooch?"

"Frank."

He confi-

down the line, he notes

he used didn't have a

"You ever had a

you? (Consoy counts

answer. Then he asks

about drug

"Yes."

"Drug habit?"

"Yes."

"Yes."

"Yes."

"Yes."

"Yes."

"Yes."

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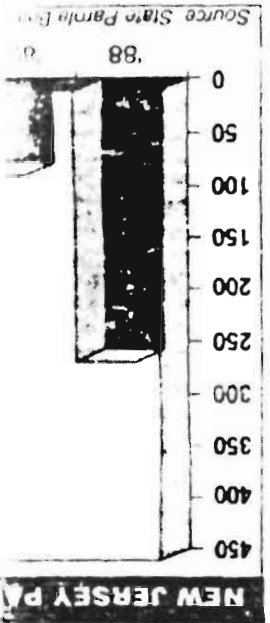
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 "You ever had a
 you? (Consoy counts
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 "Yes."
 "Drug habit?"
 "Yes."



IT IS SO HARD TO GET PAROLE, WHY DID THE
 THE ODDS ARE, NEARLY 100 TO 1?

Neighbors aloof as offender returns

By JULIE LEVY
Staff Writer

COVA RONDON WHI TORVADOPS ALWAYS HIT TRAILER PARKS?

WRIGHTSTOWN — All was quiet in Spartan Village trailer park yesterday as a convicted sex offender returned to his family's home of over 25 years.

Except for the occasional curious passerby slowing in front of the cream-colored trailer with yellow trim, still decorated for Christmas, no one bothered the Bradford family.

Ralph C. Bradford, 36, sexually assaulted a 10-year-old Pemberton Township girl whom he was babysitting June 5, 1990. He was charged with aggravated sexual assault, criminal sexual contact and endangering the welfare of a child.

Bradford pleaded guilty to aggravated sexual assault on Sept. 27, 1991, and was sentenced to up to five years in the Adult Diagnostic and Treatment Center at Avenel. He was released on parole in 1993.

"People drive by and look, but as long as they don't do anything I don't care," said Jennifer Bradford, Ralph's sister, who lives in the trailer. "We haven't had any problems yet. I think he's rehabilitated."

But, she added, if things become difficult in the neighborhood "he may move to West Virginia."

The Burlington County Prosecutor's Office distributed notices on Friday warning local residents that he was returning to the area. The fliers were the result of Megan's Law, which has recently gone into effect.

A cluster of neighbors in the trailer park declined to comment on Bradford's presence in the area.

One neighbor, who would speak only on condition of anonymity, said she had not seen Bradford since his release.

Another neighbor, who would speak only on condition of anonymity, said she had not seen Bradford since his release.

LAWS GOING INTO EFFECT TODAY

TRENTON (AP) — Following are various laws to increase penalties and controls for sex offenders signed in 1994, including registration and notification requirements taking effect today.

- S-11 sets longer prison terms for violent sex offenses against children, including life without parole.
- S-12 makes murder of a child under age 15 an aggravating factor for the death penalty.
- S-13 requires convicted sex offenders, including those convicted prior to the implementation of this law, to report their address to local police or to state authorities every 90 days. Police must periodically verify the items in the notice.
- S-14, the famous "Megan's Law," requires police to provide notification when a convicted sex offender intends to move in. Offenders classified as "moderate risk" will trigger limited notification only to the leaders of schools, churches and youth groups who register with police. "High risk" offenders, such as those convicted of violent offenses, will trigger door-to-door notification with fliers and photos.
- S-15 eliminates prison-sentence reductions, known as "good behavior credits," for inmates at the Adult Diagnostic and Treatment Center at Avenel if they refuse to join the therapy.
- S-142 expands the powers of the authorities to confine sex offenders to psychiatric hospitals after their prison terms run out.
- S-320 requires lifetime supervision for sex offenders.
- S-355 requires convicted sex offenders to provide blood samples for a DNA record. A bill has been introduced to require offender consent for DNA sampling, which is about \$750 per test.
- S-1211 requires the state to notify prosecutors 30 days before releasing a sex offender. This has been policy since 1989.

EDITOR'S NOTE: There has been confusion over what "Megan's Law" represents. The name was created by residents of Hamilton, where Megan Kanka died, who were demanding a law that would require authorities to notify parents when a sex offender moves into their midst. This was called a "right-to-know" issue and was addressed specifically in S-14.

However, Attorney General Deborah Poritz has referred to "a package of laws" that together form Megan's Law on the notion that without sex offender registration and parole-type tracking, the notification law could not function.

will have a picture to show them to their kids."

Another neighbor said she thought Bradford would never return to the area.

She said she had not seen Bradford since his release.

that states it is being distributed in accordance with Megan's Law, which was signed into law by Gov. Christine Whitman on Oct. 31.

The form also says that, warning neighbors of the offender's return.

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MEGAN LAW

Father, son charged in vigilante attack linked to Me

Phillipsburg sex offender targeted but the wrong man is assaulted

Continued from Page One

filed by convicted rapist Carlos Diaz in Passaic County. "Incidents like it should bring home to the state and to the community the other side of Megan's Law, and show that community notification requires some balancing," Chen remarked. The law needs to focus on notification in cases in which there is a "demonstrable risk" to the public to balance the risk of vigilantism, he said.

State and county officials said the possibility of retaliation was considered when the law was drafted, but the public has been warned against it.

"Any kind of vigilantism... is intolerable, it's against the law," said Rita Manno, Gov. Christie Whitman's press secretary. Manno noted Whitman commented on Megan's Law during her State of the State address yesterday, saying the state will defend challenges to the law "because we believe it is right."

"There's always a concern" over retaliation, Warren County Prosecutor John O'Reilly said, adding, "It's not going to be condoned. It's going to be dealt with severely."

"It's the type of behavior that's totally unacceptable, and the people who do something like this will be prosecuted to the fullest extent of the law they're charged with," said Chuck Davis, spokesman for the state Department of Law and Public Safety.

Asked if it is enough for the state to say there should be no retaliation against people spotlighted under Megan's Law, Martone remarked, "Obviously, it hasn't been."

A Phillipsburg father, Kenneth J. Kerekes Sr., 52, and his son, Kenneth Jr., 22, of Lincoln Street, are in custody in lieu of \$100,000 bail each, charged

Kerekes, who stayed outside, opened the front door several times and yelled to his father to, "Hit him and let's get out of here," according to police. Kerekes Jr. also tossed a beer bottle through a living room window, police said.

No one in the house knew Kerekes when police removed the mask, Keller said.

Vicari was treated at Warren Hospital for bruises and released. He works as a truck driver and could not be reached for comment.

People in Hanby's apartment building are fearful of another attack, said Keller, who has decided to keep baseball bats near her at night.

Groff, who is working as a maintenance man, said he is following through on plans he made before Sunday's attack to move from his aunt's apart-

ment. He also plans to join the challenge to Megan's Law.

Groff said some notification is acceptable, but the addresses and photographs of sex offenders should not be distributed.

Keller is split on the issue of community notification, saying that people need to be protected from vigilantism, but residents have a right to know who is living in their neighborhood.

"I don't approve of what Mike did but I feel he went to jail, he must have paid his (dues) or he wouldn't be out," Keller said. "He did something terrible, I mean terrible, but we're

keeping an eye on him. If he does it again, then he's got a problem."

Groff, 25, spoke openly about his criminal acts in December, saying he was using drugs and alcohol when he urinated on his stepsister's young son and put his genitals on his infant daughter's face.

Phillipsburg attorney Ernest Duh, who represents the senior Kerekes, said his client is an unemployed car preter with no previous criminal record. Kerekes owns a white two-story house on Lincoln Street about one block from where Groff is staying. Duh said

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22 HOUR SALE

WED & THURS 10AM-10PM

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... your most ...

GOOD SPIRITS + BAD ONES.

places, where there are countless myriads of throne angels (Dn. 7:10; cf. Dt. 33:2; Ne. 9:6; Ps. 68:17 for slighter echoes).

II. In the New Testament

The NT largely endorses and underlines the OT, though developments in the intervening uninspired literature are historically important. Heb. 1:14 defines the angel both as messenger of God and as minister to man; the NT as a whole suggests a deepening bond of sympathy and service (cf. Rev. 19:10; Lk. 15:10). The concept of the personal guardian angel has sharpened, as in the rabbinic literature (Mt. 18:10; cf. SB, *ad loc.*; and on Acts 12:15). Special missions of communication to individuals are not lacking: the visitation of Gabriel to Daniel may be compared with that to Zechariah (Lk. 1:11-20) and Mary (Lk. 1:26-38; cf. also Mt. 1-2 *passim*; Acts 8:26; 10:3ff.; 27:23, etc.). The role of active succour to humanity is perceived in Acts 5:19f.; 12:7-10, which recalls Elijah under the juniper tree. God's throne is surrounded by countless myriads of angels, as Daniel had already declared (Heb. 12:22; Rev. 5:11, etc.).

The OT implies that angels were the joyful witnesses of, though not necessarily active participants in, God's act of creation (Jb. 38:7). In the NT they are closely associated with the giving of the law (Acts 7:53; Gal. 3:19; Heb. 2:2), and it is not inconsistent that they should be coupled with final judgment (Mt. 16:27; Mk. 8:38; 13:27; Lk. 12:8f.; 2 Thes. 1:7f., etc.). It may be their special task also to carry the righteous dead into Abraham's bosom (Lk. 16:22f.). Little is attempted by way of direct description of the angelic form. There are hints of lustreous countenance and apparel, of awesome, other-worldly beauty, which Christian art has attempted to express in its own way (Mt. 28:2f. and parallels; Lk. 24:9; Acts 1:10). The OT shows a comparable restraint in dealing with the cherubim (Ezk. 10) and seraphim (Is. 6). The splendour on the face of the condemned Stephen reflects the angelic loveliness (Acts 6:15).

The incarnate Christ received the angelic ministry on several occasions (Mt. 4:11; Lk. 22:43), and he could have commanded thousands of angels, had he been prepared, at Gethsemane.

There is a strange undertone of hostility or suspicion towards angels in certain passages. This has interesting though unconnected parallels in the rabbinic literature. Rom. 8:38 refers to fallen angels, and this explains also the puzzling passage 1 Cor. 11:10, which should be read in the light of Gn. 6:1ff. Some special exegesis is still necessary for Gal. 1:8 and 1 Cor. 13:1, also for the stern warning of Col. 2:18. It was doubtless through doctrinal errors on the part of his readers that the writer to the Hebrews urged so forcefully the superiority of the Son to any angel (Heb. 1).

The essential meaning of Jude 9 (partial parallel 2 Pet. 2:10f.) would seem to be that fallen angels retain from their first condition a status and dignity such that even their unfallen former companions may not revile them, but must leave the final condemnation to God. The incident referred to by Jude is said to have been recorded in the *Assumption of Moses*, a fragment of apocalyptic midrash. There Satan claims the body of Moses for his kingdom of darkness, because Moses killed the Egyptian (Ex. 2:12), and was therefore a murderer, whatever his subsequent virtues may have been. The final honours do not go to Satan, but even Michael the archangel must bridle his tongue before the foe of mankind.

BIBLIOGRAPHY. L. Berlihof, *Systematic Theology*, 1949, pp. 141-149, and similar manuals; H. Heppel, *Reformed Dogmatics*, 1950, pp. 201-219; *TDNT* I, pp. 34-87; *NIDNTT* I, pp. 101-105, 449-454 (with biblios). For rabbinic background, see SB, under particular NT passages; R. A. Stewart, *Rabbinic Theology*, 1961. For Qumran aspect, Y. Yadin, *The Scroll of the War of the Sons of Light against the Spns of Darkness*, 1962, pp. 229-242. R. A. S.

ANGEL OF THE LORD. The angel of the Lord, sometimes 'the angel of God' or 'my (or 'his') angel', is represented in Scripture as a heavenly being sent by God to deal with men as his personal agent and spokesman. In many passages he is virtually identified with God and speaks not merely in the name of God but as God himself.

Gn. 31:13, 'I am the god of Beth-el'; to Moses at the burning bush, Ex. 3:2; with Gideon, Jdg. 6:11ff.). Sometimes he is distinguished from God, as in 2 Sa. 24:16; Zc. 1:12f.; but Zechariah does not consistently maintain the distinction (cf. Zc. 3:1f.; 12:8).

In the NT there is no possibility of the angel of the Lord being confused with God. He appears as *Gabriel in Lk. 1:19, though from Acts 8:26, 29 some would infer an identification with the Holy Spirit.

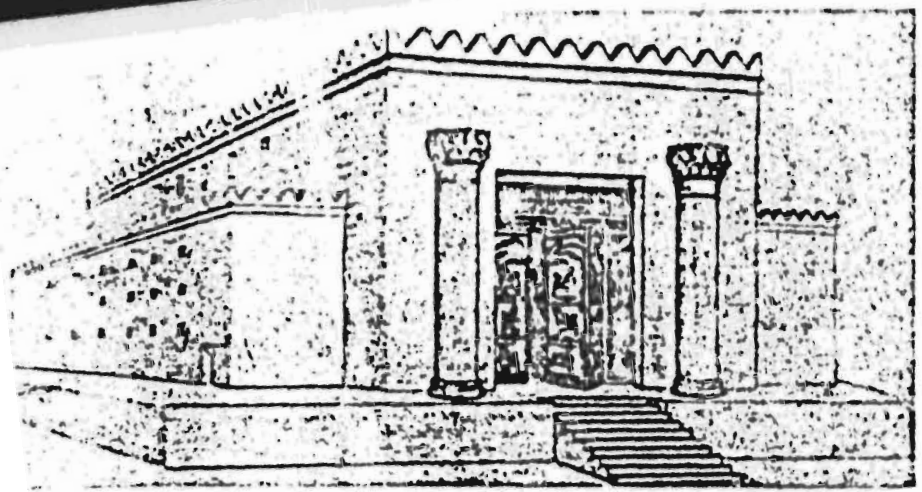
In function, the angel of the Lord is the agent of destruction and judgment (2 Sa. 24:16; 2 Ki. 19:35; Ps. 35:5f.; Acts 12:23); of protection and deliverance (Ex. 14:19; Ps. 34:7; Is. 63:9, 'the angel of his presence'; Dn. 3:28; 6:22; Acts 5:19; 12:7, 11); he offers guidance and gives instructions (Gn. 24:7, 40; Ex. 23:23; 1 Ki. 19:7; 2 Ki. 1:3, 15; Mt. 2:13, 19; Acts 8:26); he gives advance warning about the birth of Samson (Jdg. 13:3ff.), John the Baptist (Lk. 1:11ff.) and Jesus (Mt. 1:20, 24; Lk. 2:9). He is not recognized at once in Jdg. 13:3ff. and is not even visible to Balaam (Nu. 22:22ff.); but mostly when appearing to men he is recognized as a divine being, even though in human form, and is addressed as God (Gn. 16:13, etc.).

J. B. Tr.

ANGELS OF THE CHURCHES.

The 'seven stars' of the Patmos vision are explained as referring to 'the angels (*angeloi*) of the seven churches' (Rev. 1:20), to whom the letters of Rev. 2 and 3 are then addressed. The 'angel' concept is problematic. It is often taken either of guardian angels or of human leaders or bishops of the churches. Both suggestions involve difficulty. Elsewhere in Rev. *angelos* certainly means 'angel', but the 'angel' can scarcely be made to share responsibility for the sins of the church. The interpretation 'bishop' seems contrary to usage, and unsupported by effective parallels. There is no such emphasis on episcopacy as later in Ignatius. Nor can this view be based on the inferior reading 'your wife' in 2:20 (*you* inserted by diagraphy). And again it would be strange to hold one man individually and absolutely responsible for the church, *angelos* literally 'messenger', but the initially attrac-

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Herod's great Temple in Jerusalem - completely destroyed in 587 BC
The work not of Hebrew but of Phoenician craftsmen \rightarrow THEY CAN'T BUILD

One of this negative result is rooted in Israel's history. Hebrews were basically a nomadic people who became agriculturalists only after a prolonged period of struggle and hardship in the Levant. For about a century of their early history they had an independent kingdom and a period of prosperity. For most of the rest of the time they lived in a state of nomadically the poor relations of their wealthier neighbors, harassed by civil war and foreign oppressors, hard put to scrape together the bare means of existence, far less artistic adventure.

During their one brief period of affluence through King Solomon's development of the copper industry and active participation in foreign trade, they were in a position to enrich their capital city of Jerusalem with a Temple, palaces and other public buildings, they had to employ Phoenician craftsmen to carry out the work. All of the Temple destroyed in the sack of Jerusalem by Nebuchadnezzar in 587 BC and when Herod the Great at the time of the reconstruction of the Temple with a reconstructed sanctuary was one of the wonders of the world, it was again a masterpiece of native Jewish art but a building in the Hellenistic style which dominated the Hellenistic world.

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The Sacrifice of Isaac. 6th c. mosaic in Beth Alpha Synagogue

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NEW YORK TIMES

METRO EDITION

JANUARY 9, 1995 / Morning clouds then sun today, 40; clear and cold tonight, mid 20s / Details, Page 21

BEING 'SMART' AND
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A POST INVESTIGATION

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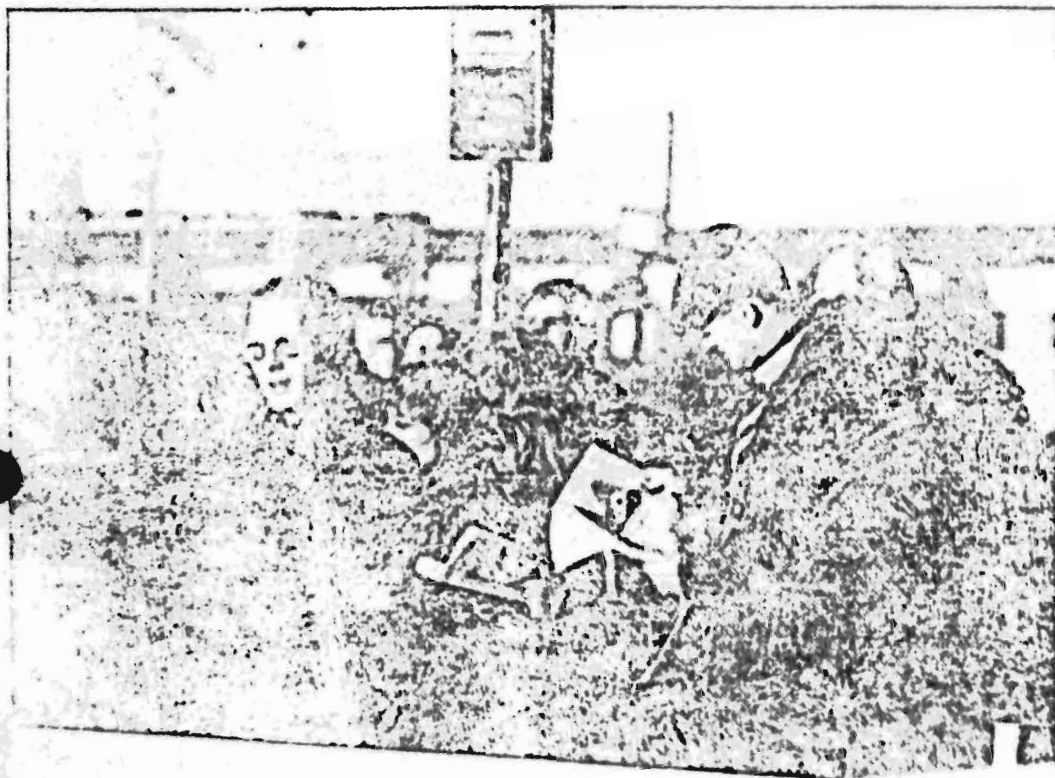
TARGET



YOUR KILL

THE JEWISH New-ARK is Grounded!

Huge plane in the neck



Thousands stuck at Newark Airport

By VIRGINIA BREEN,
CHRIS OLIVER
and CORKY SIEGELSKO

Daily News Staff Writers

Here are two words of advice to travelers hoping to fly out of Newark International Airport on time today: Keep dreaming.

Yesterday's power black-out, which shut down the bustling airport, snarled airline schedules so badly that it will take days to unravel them.

There's no guarantee that Newark Airport will even be open for business today.

Airport General Manager Benjamin DeCosta said yesterday he hoped to reopen the airport at 6:30 a.m. today.

By Jov Faber, a

to the terminals — although private taxis were allowed through.

"I have no American money and there's no foreign exchange," said Paul Booker of London. "I can't get a bloody taxi because they won't take credit cards, and I'm freezing. Welcome to America."

Tivadar Aginlein of Budapest also was bused back from Philadelphia. As his 2-

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FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

February 1, 1995

George Predham
c/o S. Paulsen
1005 Madison Ave.
Bradley Beach, NJ 07720

RE: MUR 4149

Dear Mr. Predham:

This letter acknowledges receipt of the additional information dated January 20, 1995, which we received on January 31, 1995. Insofar as the information does not appear to be in the Federal Election Commission's jurisdiction, we are returning the information you submitted.

If you have any questions, please contact me at (202) 219-3400.

Sincerely,

A handwritten signature in cursive script that reads "Retha Dixon".

Retha Dixon
Docket Chief

Attachment

95043694066

FEDERAL ELECTION
COMMISSION
OFFICE OF GENERAL
COUNSEL

JAN 31 12 26 PM '95

GEORGE P PREDHAM

"SAVE THE STARLINGS"

FEC

JAN 20, 1994.

999 E ST

Re: NJ SENATE RACE '94

Washington, DC

Predham v US (93-5702)

95043694067

Sir,

I think that this is the last of the 'background' information I will be sending you. If you intend to tell me that my complaints are 'frivolous', as the courts have, then I disagree and I am betting that, in time, you and the courts will find out just how unfrivolous my complaints are. For some of you it will be too late.

On the subject of the German holocaust I refer you to the wisdom of Abraham Lincoln who knew that often one must

choose the lesser of two evils. I am just suggesting that the German 'holocaust', as monstrous as it was, may have been the lesser of two evils.

DÉ-JÀ VU DEPT.

I've enclosed some recent headlines. Russian armies encircling great cities. Japanese cities in flames and ruin. German concentration camps (NY TIMES 1/18/95) NEW'T NAZI FUROR (FUHRER) IT'S 19(45) all over again. The end of WWII? The start of WWIII? "If the Jewish Zionists and financiers are responsible for the start of a Third World War, it will mean thier global annihilation." You heard it here first.

Sincerely,



SD-55

Just before the beginning of perhaps the greatest national challenge in U.S. history, Abraham Lincoln wrote a friend. "We see the storm coming, and we know there is a God. And if he has a place for us, I believe we are ready."

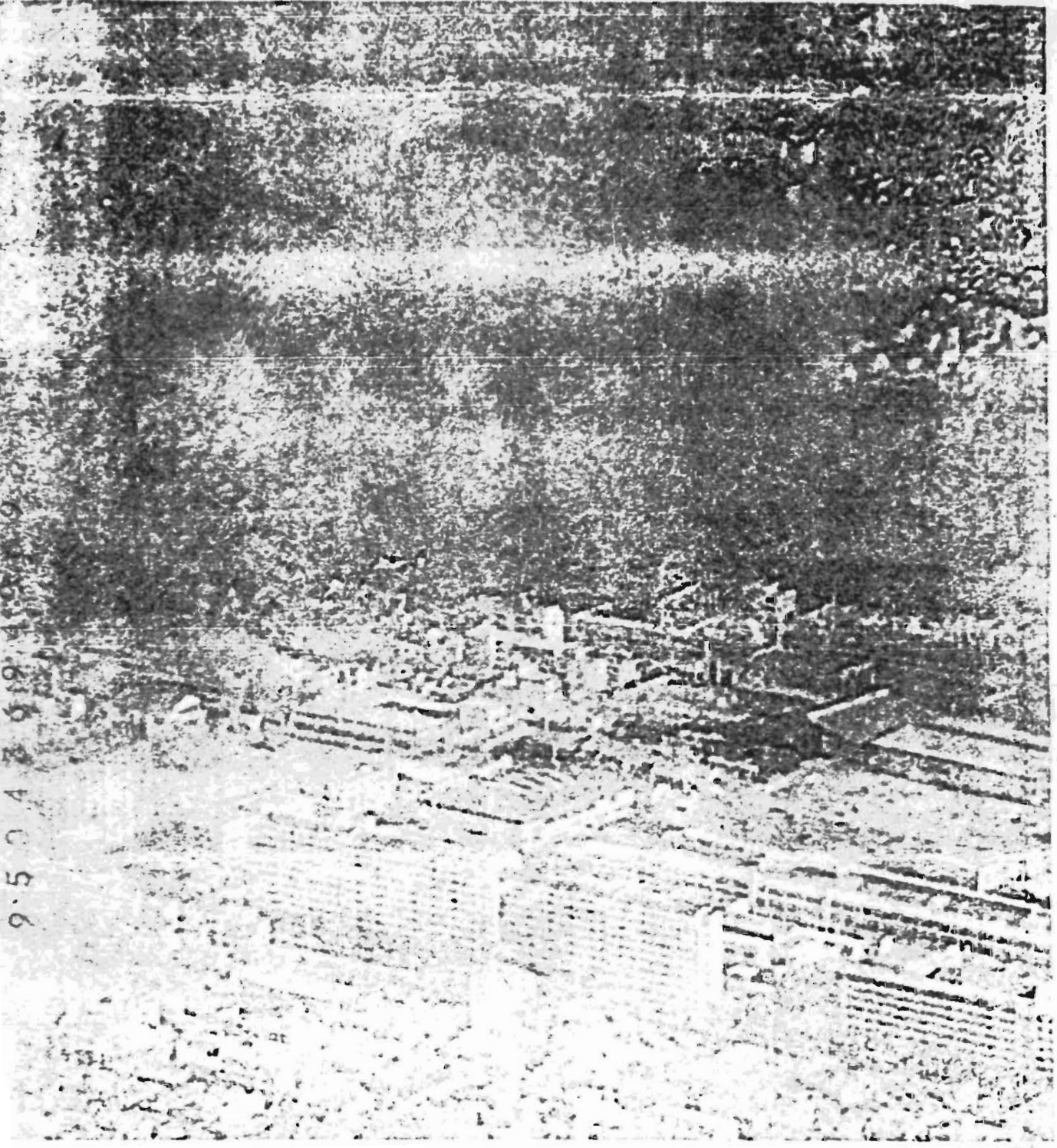
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KOBE JAPAN

A15

JAN 1995

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Associated Press

at Not the Spot

THE AMERICANS

*No Americans Reported Hurt
Among 20,000 in Quake Area*



German Holocaust!

NO REMORSE



Slave laborers in a Nazi concentration camp.

Germany has become the most powerful political force in Europe. Even our President Clinton, the reunified nation is now the United States' European ally.

But if Germany is to lead Europe, it must have a sobering, increasing incidents of anti-Semitism.

95043694070

AY'S GERMANY

E, NO RECOURSE



Hugo Pinco, the only known American survivor of the Nazi death camps.

and
that
crpal

the Vice President and even the President himself, Germany has stubbornly refused to compensate Mr. Pinco.

A few months ago, Germany's legal representative told a "CBS Evening News" interviewer that the German government "doesn't have the money" to pay Hugo Pinco. A small German newspaper called it "a 'load."

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I TOLD YOU THE SCIENTOLOGISTS *
JEWISH ZIONISTS WERE THE SAME THING!
THIS AD WAS RUN THE SAME DAY

THAT THE US SUPREME COURT RULED ON THE
Prinz CASE.

has informed the public of the discrimination against German members of the Church of Scientology, attacks chillingly similar to those first launched more than 50 years ago as Hitler's Nazi party came to power.

The German government has protested these messages and insisted that the horrors of the past will never be repeated. But words have not been accompanied by action. Discrimination continues with little remorse about the hateful attacks against religious minorities, past or present.

Take the case of Hugo Prinz, the only known American survivor of the Nazi death camps. Although common humanity requires that the German government compensate Mr. Prinz for what the Nazis made him suffer, it has consistently refused to do so.

In 1942, Mr. Prinz, a 20-year-old American citizen, was arrested in Slovakia by the Nazi SS as a Jew and deported with his family to a concentration camp. Although his U.S. citizenship entitled him to be exchanged as a prisoner under a Red Cross program, he and his brothers were separated from the rest of his family and transported by cattle car to Auschwitz. His parents and sisters were sent to Treblinka death camp.

Mr. Prinz survived, working as a slave laborer. The rest of his family did not. He never saw his parents and sisters again and his two brothers, one of them only 14, were starved to death by the Nazis.

From Auschwitz, Mr. Prinz was sent to the Warsaw Ghetto and then to Dachau. In 1945, U.S. armed forces liberated him and sent him to a military hospital to recuperate. One year later, he arrived back in the United States.

In 1955, Mr. Prinz applied for compensation from the German government under a program that was supposed to help Holocaust survivors deal with the suffering they had experienced at the hands of the Nazis.

Germany refused to honor Mr. Prinz' claim, for the reason that his status as an American rendered him ineligible. And in the 39 years that have followed, despite court action and intercession on his behalf by the U.S. Ambassador to Germany, the U.S. Congress, the Secretary of State,

...witnessed the treatment of religious minorities; persecution of Mr. ... Germany.

Its emphatic refusal to redress Mr. Prinz' plight notwithstanding, the German government must be urged to take equal treatment for all and equal treatment for all has not taken the least

Many concerned citizens have urged the German government to pass a law to allow

Write to your Congressmen and urge them to take action with justice and to protect ethnic minorities in

President Bill Clinton
The White House
1600 Pennsylvania Avenue
Washington, D.C.

Sen. Robert Dole
Majority Leader
U. S. Senate
Washington, D.C.
20510

THIS MESSAGE HAS BEEN REPRINTED BY PERMISSION OF THE CHURCH OF SCIENTOLOGY. PERMISSION IS GRANTED TO REPRINT IN ALL SUCH REPRINTS: "Reprint keeping with its vision to work

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ation campaign in this newspaper
rimination against German mem-
lacks chillingly similar to those first
Hitler's Nazi party came to power.
tested these messages and insisted
er be repeated. But words have not
crimination continues with little
gainst religious minorities, past or

only known American survivor of
ommon humanity requires that the
Mr. Princz for what the Nazis made
to do so.

American citizen, was arrested in
and deported with his family to a
U.S. citizenship entitled him to be
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slave laborer. The rest of his family
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es erated him and sent him to a
year later, he arrived back in the

compensation from the German
was supposed to help Holocaust
y had experienced at the hands of

incz' claim, for the reason that his
ineligible. And in the 39 years that
nd intercession on his behalf by the
S. Congress, the Secretary of State,

Mr. Princz. Germany's adamant refusal to do so and confront its past is
inexcusable. Yet no one who has visited Germany in recent months and
witnessed the treatment meted out to other foreigners and ethnic and
religious minorities will be surprised at the government's continued
persecution of Mr. Princz. The specter of government-sanctioned per-
secution of religious and ethnic minorities continues to haunt the "new"
Germany.

Its emphatic refusal to admit that it has a moral obligation to remedy
Mr. Princz' plight mirrors the German government's current rejection of
efforts to correct ongoing religious and ethnic discrimination against
Moslems, Scientologists and members of other groups. Mr. Kohl's
government must be made to understand that its failure to exercise fair
and equal treatment under the law creates but one impression: that it
has not taken the lessons of the 1930s to heart.

Many concerned groups have called on the United States Congress to
pass a law to allow Mr. Princz to sue the German government.

Write to your Congressman and those whose names appear below.
Urge them to take strong and effective steps to provide Hugo Princz
with justice and to stop hatred and discrimination against religious and
ethnic minorities in Germany.

President Bill Clinton
The White House
1600 Pennsylvania Avenue
Washington, D.C. 20500

Sen. Robert Dole
Majority Leader
U. S. Senate
Washington, D.C.
20510

Dr. Helmut Kohl
Federal Chancellor
Adenauerallee 139-141
53113 Bonn, Germany

Rep. Newt Gingrich
Speaker of the House
U. S. House of Representatives
Washington, D.C.
20515

THIS MESSAGE HAS BEEN CREATED AS A PUBLIC SERVICE BY THE INTERNATIONAL ASSOCIATION OF
SCIENTOLOGISTS. NEITHER MR. PRINCZ NOR HIS COUNSEL ARE DIRECTLY OR INDIRECTLY RESPONSIBLE.
Permission is granted to anyone who wishes to reprint this ad. The following statement is to be included
in all such reprints: "Reprinted with the permission of the International Association of Scientologists in
keeping with its vision to work with others to preserve religious liberty for all faiths worldwide."

Russians take key Chechen position

■ Chechen fighters have vowed that even if their capital falls to Russia, they will continue their battle from the southern mountains.

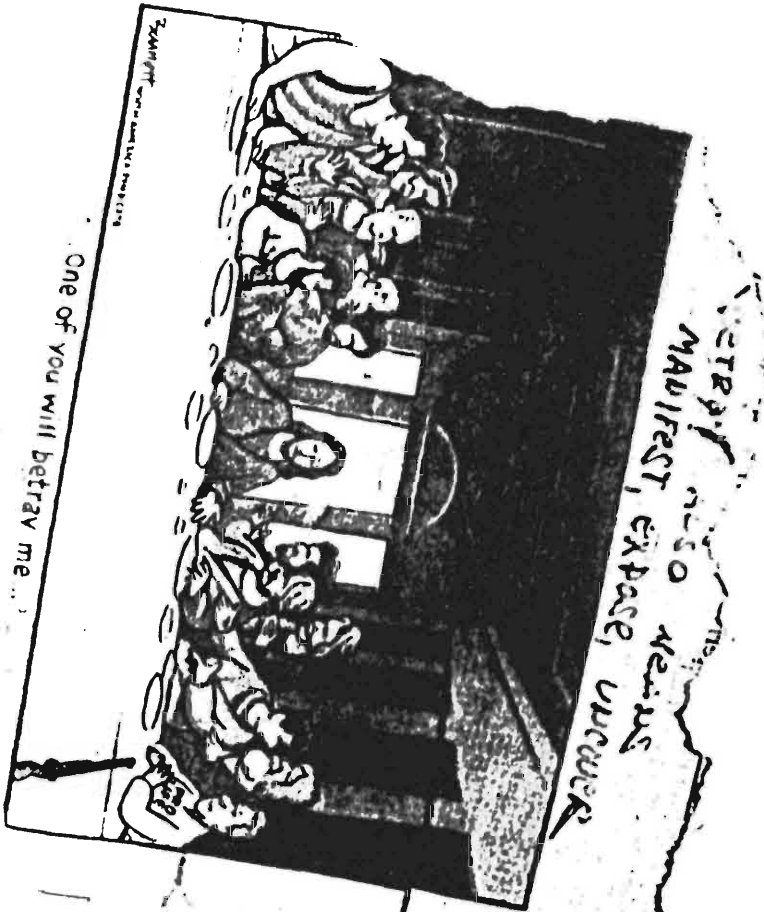
Associated Press

GROZNY, Russia — Russian troops captured a key Chechen rebel position after hand-to-hand fighting, and their artillery and rocket fire relentlessly pounded the heart of Grozny Saturday.

The Russian army said its troops took the Council of Ministers building, its best advance yet into the city center. The building is several hundred yards from the presidential palace, symbolic stronghold of the Chechen battle for independence.

Chechen fighters confirmed the building had been taken, but said they destroyed eight Russian tanks in the heavy fighting. The rebels repelled several counterattacks, the building were repelled.

were fighting headfast



One of you will betray me...

STRAY ALSO MEANS MAJESTY, EXPOSE, UNCOVER

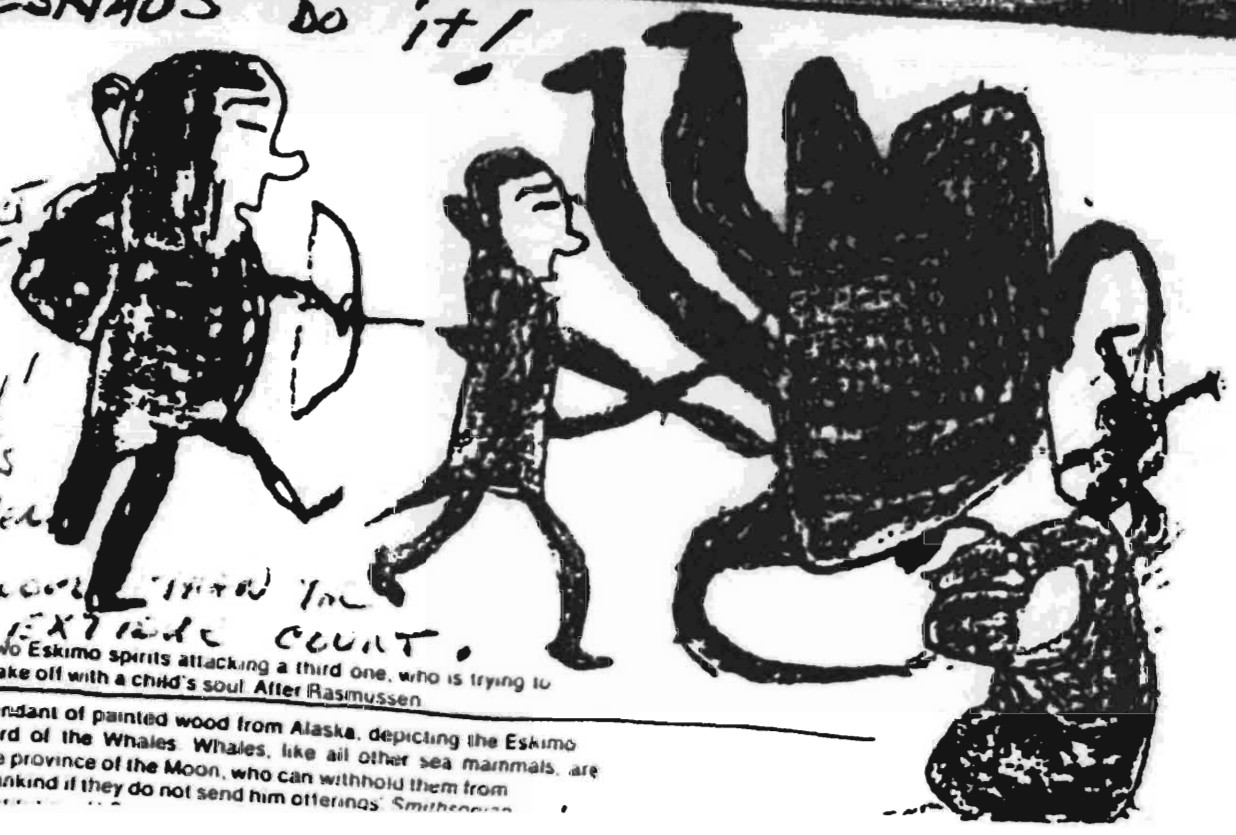
THE ESKIMOS DO IT!

THE ILLINOIS
 O PROTECT
 'HUMAN
 'NON 'EVIL'
 SPIRITS IS
 A lot older

3RD STREET NEW YORK
 US EXTENSIVE COURT.

Two Eskimo spirits attacking a third one, who is trying to make off with a child's soul. After Rasmussen

Pendant of painted wood from Alaska, depicting the Eskimo Lord of the Whales. Whales, like all other sea mammals, are the province of the Moon, who can withhold them from mankind if they do not send him offerings. Smithsonian



95043694075

I pray
 that
 may
 be

CALIFORNIA
Feds seek tape
of abortion foe

PASADENA — The Secret Service wants to review an unaired TV interview with an abortion foe who said the assassination of President Clinton and Supreme Court justices could be justified for the cause.

Roy McMillan, head of the Christian Action Group in Jackson, Miss., said Monday he was misquoted in a transcript of the interview he did for the satirical newsmagazine "TV Nation."

in 116

He said his remarks involved hypothetical questions and he doesn't advocate assassinations. The Secret Service wants to decide for itself, agency spokesman Eric Harnischfeger said from Washington.

"My simple statement was, 'I could see the potential of abortion abolitionists assassinating people,'" McMillan said.

A written transcript of the interview was released Saturday by Fox Broadcasting Co. in conjunction with an appearance by "TV Nation" creator Michael Moore at a meeting of the Television Critics Association.

XAS
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FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

August 9, 1995

George Predham
1008 Madison Avenue
Bradley Beach, NJ 07712

Dear Mr. Predham:

This acknowledges receipt of your letter dated May 2, 1995 which you requested be added to the file in MUR 4149. The Federal Election Commission has jurisdiction over the Act and Chapters 95 and 96 of Title 26, United States Code. After careful review of your correspondence, we have determined that your letter does not state any acts which appear to constitute a violation under our jurisdiction and are therefore returning the original of your letter to you.

Sincerely,

Retha Dixon by KES
Retha Dixon
Docket Chief

95043694076

Det. Butzel, D.C.

GEORGE PATRICK PREDHAM

"SAVE THE STARLINGS"

ATLANTIC CITY RESCUE MISSION

AC, NJ 08543

WILLIAM KUNSTLER ESQ
13 GAY STREET
NY, NY

APRIL 27, 1995.

RE: POSSIBLE REPRESENTATION

DEAR MR. KUNSTLER,

I WOULD LIKE FOR YOU TO REPRESENT ME ON THE FOLLOWING FACTS.

ON MARCH 13, 1995, I WAS ARRESTED BY THE BRADLEY BEACH, NJ, POLICE

DEPARTMENT AND THEN QUESTIONED BY AN FBI AGENT REGARDING CAMPAIGN LITERATURE

ILLEGEDLY ADVOCATING THE ASSASSINATION OF US CHIEF JUSTICE, WILLIAM REHNQUIST.

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(I was an independent US Senate Candidate in NJ in '94) (Incidentally, my college roommate (Eugene Comey) clerked for the Chief Justice in the mid 70's.)

The FBI did not press charges but I was transported to the Monmouth county jail (Freehold, NJ) . (Plaintiff had served as law clerk for two

NJ Superior Court judges sitting in Freehold.) (Plaintiff charged with contempt

ON April 12th, 1995, I was assaulted by a fellow inmate, suffered a

collapsed lung, and underwent emergency surgery to save my life. The

attack was racial and religious in nature and was accomplished with the

full consent and complicity of the jail guards.. (The plaintiff is white

and the assailant is African American as well as all guards on duty in the

cell block at the time of the assault. The assailant and plaintiff's

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African American cell mate read old testament passages and burned

incense the night before the attack. THE ASSAILANT has a reputation

for such assaults, and was well known to the hospital staff as being the

perpetrator of such attacks. Plaintiff can produce witnesses that will

state that the assailant announced his intention to attack me a full

30 minutes before the assault within the hearing of the jail guards,

who had ample opportunity to prevent the attack.

Plaintiff formerly practiced law in Monmouth county and had complained

about suspicious jail deaths to the assignment judge who is African

American. The assailant had attacked another white inmate a few days

previously using the same MO and was subsequently verbally abused by

PLAINTIFF'S CELL MATE

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the guards. Another jail death had occurred a few days previously and plaintiff

witnessed a guard physically abusing an inmate immediately thereafter. This

same guard watched from outside plaintiff's cell while plaintiff was

attacked.

I think a civil rights violation occurred and that the court is

using the jail as an instrument of revolutionary terror.

ADDITIONAL DETAILS; ASSAILANT WRAPPED HIS FISTS SO AS TO AVOID LEAVING MARKS; AN INDICATION THAT THIS WAS A PROFESSIONAL HIT. AFTER THE ATTACK WHILE MY LUNG WAS COLLAPSED AND I WAS IN DANGER OF DROWNING IN MY OWN BLOOD THE GUARDS BLAMED ME FOR THE ATTACK, SINCERELY, PUT ME IN SOLITARY AND BROUGHT MY BELONGINGS TO MY CELL, THREW THEM ON THE FLOOR + MADE ME CLEAN THEM UP, DESPITE MY PRETESTATIONS THAT I COULD NOT BREATHE.

GEORGE PATRICK PREDHAM

RESUME: BS PHYSICS, ST. JOSEPH'S UNIVERSITY '70 (Presidential scholar);

JD CUM LAUDE, SETON HALL UNIVERSITY '74 (Monmouth Bar Foundation

scholar); LLM TAX, VILLANOVA '85; TEACHER (HS), ATTORNEY, DEPUTY

CHIEF NJ TITLE IV-D PROGRAM; AUTHOR OF POETRY AND SHORT STORIES

CANDIDATE US HOUSE '92, US SENATE '91.

THE 'LEGAL' PROBLEM (See also Predham v US,

Wilentz, et als. (93-5702).

Under our present system the courts are scrupulously
guarding the constitutional rights of child molester/killers, but
ignoring the Constitutional rights of dead-beat dads when it arrests
them for non-support. (contempt) The net effect of the system is
to remove the natural protective fathers and to replace them with
child molester/killers. Abortion is linked to the program because abortion
is just another form of child murder. The killings done by the child/
molester murderers is just the next phase. The ritual defilement and
murder of children outside the womb. You must accept that the ritual
murder of children is a religion for some folks. It has been for
thousands of years. (See Predham v US) One example of this is the
Satanic religion practiced by the South American drug cartels. One
practical application is found in the logic that it is wise to kill

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When the court arrests dead-beat dads just on the knowledge that money is said to be due the court is shooting from the hip because it has no idea whether the failure to pay is willful. In protecting the 'rights' of the worst kind of criminals (child/molester/killers), and ignoring the constitutional and lawful rights of dead-beat dads the court is showing favoritism, in favor of the criminal and against the innocent.

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Worse yet; this injustice is not accidental and is a clear indication that the courts have sold out to the international Satanic/Marxist criminals. Putting a dead-beat dad in jail is no mere inconvenience; my case shows it is a death threat, and it ^{is} intended to be so.

Whose interest does the court serve when it coddles and protects satanic child killers yet threatens innocent people with death in order to collect money? Obviously they are protecting the international Satanic/Marxist criminals. They are the courts chief client. They are the guys with the money.

WHEN MONEY TALKS, LAWYERS LISTEN!

The court , in taking the side of the International criminals

does so at its peril. Already the reputation of the court,

the lawyers and the whole legal system is being questioned

as a result of the OJ Simpson trial. The number of people

in the US who have 'contempt' for the court is growing exponentially.

Is the court going to punish all of these folks.

In coddling childmolester/killers and terrorizing innocent

fathers of children, THIS court is risking the contempt of the

entire human race. Are you going to lock us all up?

In truth, that is the goal of the current system.

The PEOPLE have every right to use all means necessary to

defend themselves and thier children from this system.

95043694084

I HAVE BEEN ATTACKED + INJURED ⁻⁶ THREE TIMES WHILE IN THE STATE'S CUSTODY;

twice the court appointed psychiatrist almost caused my death by prescription

drugs I was ordered to take. (I am advised that the State psychiatrist was

caught bilking medicaid and keeps his medical license only by keeping in the

good graces of the court.) In the divorce the court took jurisdiction

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over my children (custody). If this is the way they treat the father, how

can I expect better treatment for my kids?

The MEGAN childmolester law is coming before Chief Justice Wilentz.

2

I say he is just a cog in the international Marxist/Zionist/satanic criminal

conspiracy and his sympathies will lie with the childmolester/killers.

He functions as a procurer of children for the International Kiddy sex
and snuff ring recently taken over by his Sephardic cousins in Colombia
(See PROPHET US, SALES OF HOPE BY SIMON WISEKATZ)

a religious state. If Zionist Israel is, in fact, the Israel of biblical

history then it is also a wayward Israel, guilty of all the abominations

condemned by God (idolotry, witchcraft, passing children through the fire,

child sacrifice) and for which God surely brought his wrath against Israel/

I see the US being dragged down by its loyalty to the present state of

Israel. Our present course will surely lead to the rapid and violent end of US

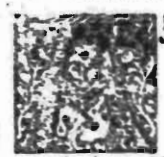
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ISRAEL MAY BE IN AN EVEN WORSE
POSITION THAN IN BIBLICAL TIMES. THE
GOD ALWAYS SPARED A REMNANT.
BUT IF JESUS WAS THE MESSIAH THEN
ALL OF THE JEWS (EXCEPT MESSIANIC
JEWS WHO BELIEVE IN JESUS) ARE
IN REBELLION; AND GOD COULD WIPE
THEM OUT COMPLETELY.

ALREADY ISRAEL IS STARTING
TO PICK OUT MESSIANIC JEWS. IN
MY VIEW ZIONIST ISRAEL IS SETTING
ITSELF UP FOR DESTRUCTION + IS
TAKING THE U.S. DOWN WITH IT.

EZECHIEL 6
CHAPTER 6

Punishment of the People's Idolatry



AND the word of the Lord
came to me, saying:

2 Son of man, set thy
face towards the moun-
tains of Israel, and proph-
esy against them.

3 And say: Ye mountains of Israel, hear
the word of the Lord God: Thus saith the
Lord God to the mountains, and to the
hills, and to the rocks, and the valleys: Be-
hold, I will bring upon you the sword,
and I will destroy your high places.

4 And I will throw down your altars,
and your idols shall be broken in pieces;
and I will cast down your slain before
your idols.

5 And I will lay the dead carcasses of
the children of Israel before your idols;
and I will scatter your bones round about
your altars.

6 In all your dwelling places. The cities
shall be laid waste, and the high places
shall be thrown down, and destroyed, and
your altars shall be abolished, and shall be
broken in pieces: and your idols shall be
no more, and your temples shall be de-
stroyed, and your works shall be defiled.

7 And the slain shall fall in the midst of
you: and you shall know that I am the
Lord.

sovereignty.

The prophets of old usually foretold the destruction of Israel by "The worst of the Gentiles." Am I to be faulted if this conjures up images

from 50 years ago?



Figure 17. From a speech by Hitler, January 30, 1939. "And one other thing I wish to say on this day which perhaps is memorable not only for us as Germans: In my life I have often been a prophet, and most of the time I have been laughed at. During the period of my struggle for power, it was in the first instance the Jewish people that received with laughter my prophecies that some day I would take over the leadership of the state and thereby of the whole people, and that I would among other things also solve the Jewish problem. I believe that in the meantime that hyenic laughter of the Jews of Germany has been smothered in their throats. Today I want to be a prophet once more: If international-finance Jewry inside and outside of Europe should succeed once more in plunging nations into another world war, the consequence will not be the Bolshevization of the earth and thereby the victory of Jewry, but the annihilation of the Jewish race in Europe."

* It is a SPIRITUALLY ACCEPTED PRINCIPLE THAT THE WAY TO DETERMINE WHETHER A PERSON WAS A 'TRUE' PROPHET IS WHETHER OR NOT HIS PROPHECY CAME TRUE. IN BIBLICAL TIMES THE 'HITITES' WERE USED TO POUR OUT GOD'S WRATH ON ISRAEL

SEMITISM: Predisposition in favor of the Jews. WEBSTER'S 3RD

NT'L DICTIONARY. I am not predisposed in favor of the Jews. Am I therefore

anti-semitic. JESUS said to the Jewish leaders "Your father is the father of lies, and a murderer from the beginning." Was Jesus anti-

semitic? Is calling someone anti-semitic the same as calling him a Christian?

95043694087

pected militant's death in jail angers Palestinians

ON, West Bank — Hours
ng seized by Israeli Shin
ts who suspected he was
slamic militant, Abdel-
Harizat lay mortally
l in an Israeli hospital.
sy suggested he was tor-

bombings by Islamic militants.
Palestinians dispute whether
Harizat, a 29-year-old computer
operator who stood only 4-foot-7,
was a senior activist in the fun-
damentalist Hamas group. They
say his death deepens hatreds at
a time when the peace process is
in trouble.

estinian leader Yasser Arafat.
"Israel is not only killing
Palestinian prisoners but I think
they are killing the whole peace
process," he added.
Harizat spent three months in
Israeli prison in 1993 and was
fined \$1,350 for distributing Ha-
mas leaflets.

lishing house known as a center
of fundamentalist support, was
closed by Israel and has since re-
opened under another name.
Manager Jewad Said said
Harizat backed fundamentalists
but kept politics out of the office.
He was "a simple but educated
person, very nice to customers,"
Said said.

officials say tough in-
tion methods are neces-
he effort to stem suicide

"What happened to Harizat is
an execution," said Nabil Abu
Irdeineh, the spokesman of P-

His employer, a Hebron pub-

My allegation is quite specific. The US Courts are Zionist dominated

and the jails (at least in Mon. County) are being used to terrorize

and punish political dissidents. What the Zionists are doing in

Israel, they are doing here.

What concerns me even more is the fact that Israel kills

and wounds Palestinian children by the thousands. (See SAVE THE CHILDREN

FORD FOUNDATION REPORT) What they do in Israel they do here. To them

we are all Palestinians, that is, non-Jews.

My assailant specifically said that the blacks and Jews were the

same race. (This is partially true, since some African languages are

emetic'. The attack against me was therefore racial, religious and

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... facilities, ... addresses at the Z.U.U. ... and ...

... has been

'Megan's Law' defended before N.J. Supreme Court

The law requiring convicted sex offenders to register with local police is being challenged by an unidentified Burlington County man.

By JOHN FROONJIAN
Statehouse Bureau

TRENTON — As family members of slain children looked on, state and federal attorneys defended the "Megan's Law" crack-down on sexual offenders from a constitutional challenge Tuesday before the N.J. Supreme Court.

At issue is the law requiring convicted sex offenders to register with local police, who in some cases notify neighbors, community leaders and the media of the offenders' presence.

The law was passed after several publicized crimes involving the deaths of children, including the murder of 7-year-old Megan Kanka of Mercer County by a convicted sex offender.

During the three-hour hearing, Kanka's parents sat next to family members of

Amanda Engert, a 6-year-old Monmouth County girl killed by a sex offender.

The court did not make a ruling Tuesday. Attorney for "John Doe," an unidentified Burlington County sex offender who sued to overturn the law, argued it cannot be applied to people convicted prior to its enactment.

The tracing and notification process adds punishment after convicts have finished their sentence, the lawyers said.

It also violates their client's right to privacy and due process, they claimed.

But state Attorney General Deborah Poritz and U.S. Attorney Faith Hochberg argued the purpose of Megan's Law is not to further punish sexual offenders.

They said the law allows people to protect against a group likely to commit crimes again because of a compulsion that renders the threat of punishment ineffective.

"This legislation's purpose is to protect the public. Megan's Law is the result of a concern for the most vulnerable part of

See Megan, Page A11



Associated Press photo
Maureen Kanka, mother of Megan Kanka, listens to arguments before the state Supreme Court.

Jews
FOUND THAT THEY
COULD USE POLITICAL
INFLUENCE TO BUY THE
COURTS AT THE
TIME OF THE
DAMASCUS AFFAIR.
THEY COVERED UP
A RITUAL SACRIFICE
CHARGE. NOW,
THE COURTS
ARE POWERLESS
TO STOP A
CITY'S MOLESTER
MURDERS BECAUSE
THEY ARE
COMPLETELY
SOLD OUT.
I COULD PROVE
THE BLOOD LIBEL
WAS TRUE TO THE
OPPOINT

The Press, Atlantic City, N.J. — Wednesday, May 3, 1995

NATION

Accused molesters' convictions overturned in N.J.

— An appeals court has overturned the convictions of two people accused of molesting children at the Little Dawn Care Center, or Little Dawn, because of numerous errors at the first trial. The second-highest court ruled unanimously that testimony from Kelly Jr.'s trial was unreliable and also threw out the conviction of Dawn Wilson.

while she appealed the conviction.

Attorney General Mike Easley said he will appeal to the state Supreme Court.

"The decision casts no doubt on the credibility of the children or the integrity of the investigation," Easley said.



WILSON



KELLY

the attorney-client relationship and its effect on the court's

was allowed to testify against him, the court said.

The lawyer, Chris Bean, withdrew as Kelly's attorney after his accused client testified against him. He said he shouldn't have been allowed to testify about the attorney-client relationship and its effect on the court's

witnesses who weren't allowed to testify about allegations that she stole money from a friend.

The prosecutor also improperly put therapists' notes into evidence during closing arguments, the court said.

Wilson said she was "just ecstatic. It kind of restores a little bit of faith. I still have some hurdles to jump."

Kelly will have no comment, said one of his lawyers, Mark Montgomery.

"Until the appeal is final, as

far as I'm concerned, Bob is in the same position he has been in the past three years," Montgomery said. "Bob Kelly has not been released because of this opinion. It means he starts from scratch."

The charges involved 29 children, ages 2 to 7, but prosecutors said more were involved.

Kelly and his wife, Elizabeth, owned and operated the day care center in Edenton, a town of 5,800 in northeastern North Carolina, from 1986 until the state

closed it. Mrs. Kelly was in prison for 30 months before late last year. She maintained a fourth-grade contest in a decent manner. crimes as a conspiracy.

PSALM: Psalm 149



By Al - le - lu - ia, al - le - lu - ia.

¹Hallelujah! Sing to the LORD a new song;
sing his praise in the congregation of the faithful.

²Let Israel rejoice in his maker;
let the children of Zion be joyful in their king.

³Let them praise his name in the dance;
let them sing praise to him with timbrel and harp.

⁴For the LORD takes pleasure in his people*
and adorns the poor with victory. B

⁵Let the faithful rejoice in triumph;
let them be joyful on their beds.

⁶Let the praises of God be in their throat*
and a two-edged sword in their hand;

⁷to wreak vengeance on the nations*
and punishment on the peoples;

⁸to bind their kings in chains*
and their nobles with links of iron;

⁹to inflict on them the judgment decreed;*
this is glory for all his faithful people. Hallelujah! B

SECOND LESSON:

After seven days the word of Yahweh was addressed to me, saying:
^{33:1-9} "Son of man, I have appointed you as sentry to the House of Israel.
^{15:21; 6:8-11; 37:6-17; Ho 3:1} You are to die, and you do not warn him; if you do not speak and warn
^{Reb 13:17} you responsible for his death. If, however, you do warn a wicked man
^{18:24; 33:12-13} to renounce his evil ways and so live, then he shall die for his sin, but
^{2P 2:21} you yourself will have saved your life. When the upright man renounces
his integrity to do evil and I set a trap for him, he too shall die; since you
warn him, he shall die for his sin and the integrity he practised will not
be remembered; but I will hold you responsible for his death. If, however,
you warn the upright man not to sin and he abstains from sinning, the
thanks to your warning, and you too will have saved your life."

I. BEFORE THE SIEGE OF JERUSALEM

Ezekiel is struck dumb

^{8:4} While I was there the hand of Yahweh came on me; he said, "Get up,
go into the valley; I am going to speak to you". I got up and went out
^{10:3} into the valley; the glory of Yahweh was resting there, like the glory I had seen
^{2:2} in the valley; and I prostrated myself. The spirit of Yahweh then entered
and made me stand up, and spoke to me.

He said, "Go and shut yourself in your house. Son of man, bonds will
be laid on you; you will be bound with them and not be able to go
out with others. I am going to make your tongue stick to the roof of your
mouth, and you will be dumb; you will stop warning them, for they are a set of rebels."
^{2:27; 3:26} I spoke to you, I shall open your mouth and you will tell them. The
Yahweh says this. Whoever will listen, let him listen; whoever will
not listen, let him not; for they are a set of rebels.

^{3:16} The siege of Jerusalem foretold

^{3:4} "Son of man, take a brick and lay it in front of you; on it sit
and say to the people of Jerusalem, 'You are surrounded by a siege, and the city
will be taken. The Lord says this.'"

I DON'T
WANT YOUR
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THAT IS WHY
I ISSUE
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BEFORE THE FEDERAL ELECTION COMMISSION **OCT 2 10 52 AM '95**

In the Matter of)
) Enforcement Priority
)

GENERAL COUNSEL'S REPORT

SENSITIVE

I. INTRODUCTION

This report is the General Counsel's Report to recommend that the Commission no longer pursue the identified lower priority and stale cases under the Enforcement Priority System.

II. CASES RECOMMENDED FOR CLOSING

A. Cases Not Warranting Further Pursuit Relative to Other Cases Pending Before the Commission

A critical component of the Priority System is identifying those pending cases that do not warrant the further expenditure of resources. Each incoming matter is evaluated using Commission-approved criteria and cases that, based on their rating, do not warrant pursuit relative to other pending cases are placed in this category. By closing such cases, the Commission is able to use its limited resources to focus on more important cases.

Having evaluated incoming matters, this Office has identified 34 cases which do not warrant further pursuit relative to the other pending cases.¹ A short description of

1. These matters are: PM 309 (Attachment 1); RAD 95L-12 (Attachment 2); MUR 4118 (Attachment 3); MUR 4119 (Attachment 4); MUR 4120 (Attachment 5); MUR 4122 (Attachment 6); MUR 4123 (Attachment 7); MUR 4124 (Attachment 8); MUR 4125 (Attachment 9); MUR 4126 (Attachment 10); MUR 4130 (Attachment 11); MUR 4133 (Attachment 12); MUR 4134 (Attachment 13); MUR 4135 (Attachment 14); MUR 4136 (Attachment 15); MUR 4137

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each case and the factors leading to assignment of a relatively low priority and consequent recommendation not to pursue each case is attached to this report. See Attachments 1-34. As the Commission requested, this Office has attached the responses to the complaints for the externally-generated matters and the referral for the matter referred by the Reports Analysis Division because this information was not previously circulated to the Commission. See Attachments 1-34.

B. Stale Cases

Investigations are severely impeded and require relatively more resources when the activity and evidence are old. Consequently, the Office of General Counsel recommends that the Commission focus its efforts on cases involving more recent activity. Such efforts will also generate more impact on the current electoral process and are a more efficient allocation of our limited resources. To this end, this Office has identified 11 cases that

do not

(Footnote 1 continued from previous page)
(Attachment 16); MUR 4138 (Attachment 17); MUR 4140
(Attachment 18); MUR 4142 (Attachment 19); MUR 4143
(Attachment 20); MUR 4144 (Attachment 21); MUR 4145
(Attachment 22); MUR 4148 (Attachment 23); MUR 4149
(Attachment 24); MUR 4153 (Attachment 25); MUR 4155
(Attachment 26); MUR 4158 (Attachment 27); MUR 4163
(Attachment 28); MUR 4164 (Attachment 29); MUR 4169
(Attachment 30); MUR 4179 (Attachment 31); MUR 4195
(Attachment 32); MUR 4196 (Attachment 33); and MUR 4205
(Attachment 34).

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warrant further investment of significant Commission resources.² Since the recommendation not to pursue the identified cases is based on staleness, this Office has not prepared separate narratives for these cases. As the Commission requested, in matters in which the Commission has made no findings, the responses to the complaints for the externally-generated matters and the referrals for the internally-generated matters are attached to the report because this information was not previously circulated to the Commission. See Attachments 35-45. For cases in which the Commission has already made findings and for which each Commissioner's office has an existing file, this Office has attached the most recent General Counsel's Report.

This Office recommends that the Commission exercise its prosecutorial discretion and no longer pursue the cases listed below effective October 16, 1995. By closing the cases effective October 16, 1995, CED and the Legal Review Team will respectively have the additional time necessary for preparing the closing letters and the case files for the public record.

2. These matters are: PM 250 (Attachment 35); PM 272 (Attachment 36); MUR 3188 (Attachment 37); MUR 3554 (Attachment 38); MUR 3623 (Attachment 39); MUR 3988 (Attachment 40); MUR 3996 (Attachment 41); MUR 4001 (Attachment 42); MUR 4007 (Attachment 43); MUR 4007 (Attachment 43); MUR 4008 (Attachment 44); and MUR 4018 (Attachment 45).

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III. RECOMMENDATIONS

A. Decline to open a MUR and close the file effective October 16, 1995 in the following matters:

- 1) PM 309
- 2) RAD 95L-12
- 3) PM 250
- 4) PM 272

B. Take no action, close the file effective October 16, 1995, and approve the appropriate letter in the following matters:

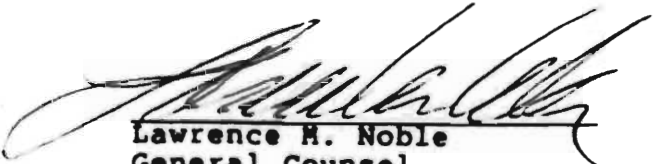
- 1) MUR 3554
- 2) MUR 3623
- 3) MUR 3988
- 4) MUR 3996
- 5) MUR 4001
- 6) MUR 4007
- 7) MUR 4008
- 8) MUR 4018
- 9) MUR 4118
- 10) MUR 4119
- 11) MUR 4120
- 12) MUR 4122
- 13) MUR 4123
- 14) MUR 4124
- 15) MUR 4125
- 16) MUR 4126
- 17) MUR 4130
- 18) MUR 4132
- 19) MUR 4134
- 20) MUR 4135
- 21) MUR 4136
- 22) MUR 4137
- 23) MUR 4138
- 24) MUR 4140
- 25) MUR 4142
- 26) MUR 4143
- 27) MUR 4144
- 28) MUR 4145
- 29) MUR 4148
- 30) MUR 4149

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- 31) MUR 4153
- 32) MUR 4155
- 33) MUR 4158
- 34) MUR 4163
- 35) MUR 4164
- 36) MUR 4169
- 37) MUR 4179
- 38) MUR 4195
- 39) MUR 4196
- 40) MUR 4205

C. Take no further action, close the file effective October 16, 1995 and approve the appropriate letter in MUR 3188.

9/29/95
Date


Lawrence M. Noble
General Counsel

95043694096

Federal Election Commission
Certification: Enforcement Priority
October 17, 1995

Page 2

- 10) MUR 4119
- 11) MUR 4120
- 12) MUR 4122
- 13) MUR 4123
- 14) MUR 4124
- 15) MUR 4125
- 16) MUR 4126
- 17) MUR 4130
- 18) MUR 4133
- 19) MUR 4134
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- 31) MUR 4153
- 32) MUR 4155
- 33) MUR 4158
- 34) MUR 4163
- 35) MUR 4164
- 36) MUR 4169
- 37) MUR 4179
- 38) MUR 4195
- 39) MUR 4196
- 40) MUR 4205

C. Take no further action, close the file effective October 17, 1995 and approve the appropriate letter in MUR 3188.

(continued)

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Federal Election Commission
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Page 3

Commissioners Aikens, Elliott, McDonald, McGarry, and
Thomas voted affirmatively for each of the decisions;
Commissioner Potter was not present.

Attest:

10-20-95
Date

Marjorie W. Emmons
Marjorie W. Emmons
Secretary of the Commission

95043694099



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

October 23, 1995

George Predham
c/o S. Paulsen
1005 Madison Avenue
Bradley Beach, NJ 07720

RE: MUR 4149

Dear Mr. Predham:

On November 22, 1994, the Federal Election Commission received your complaint alleging certain violations of the Federal Election Campaign Act of 1971, as amended ("the Act").

After considering the circumstances of this matter, the Commission has determined to exercise its prosecutorial discretion and to take no action against the respondents. See attached narrative. Accordingly, the Commission closed its file in this matter on October 17, 1995. This matter will become part of the public record within 30 days.

The Act allows a complainant to seek judicial review of the Commission's dismissal of this action. See 2 U.S.C. § 437g(a)(8).

Sincerely,

Mary L. Taksar (HES)

Mary L. Taksar, Attorney
Central Enforcement Docket

Attachment
Narrative

95043894100

NUR 4149

LAUTENBERG FOR U.S. SENATE COMMITTEE

George Predham filed a complaint alleging that the Lautenberg for U.S. Senate Committee made unreported expenditures to black churches to purchase their endorsements. The complaint also alleged that Governor Whitman and Mr. Lautenberg conspired to defeat Mr. Lautenberg's opponent.

In response to the complaint, the Lautenberg for U.S. Senate Committee states that Mr. Predham merely speculates that alleged expenditures may not have been reported. The Committee indicates that there is no evidence to support the complainant's suggestion that expenditures in question were made or that the Committee failed to properly report its disbursements. The Committee states that there is no basis for the allegations and it denies the claims. Additionally, the Committee states that Section 441h is inapplicable and there is no basis in law or fact that Senator Lautenberg violated Section 441h by conspiring with Governor Whitman to defeat Senator Lautenberg's opponents.

This matter is less significant relative to other matters pending before the Commission.

95043894101



FEDERAL ELECTION COMMISSION
WASHINGTON, DC 20463

October 23, 1995

Robert F. Bauer, Esq.
B. Holly Schadler, Esq.
Perkins Coie
607 14th Street, N.W. Suite 800
Washington, DC 20005-2011

RE: MUR 4149
Lautenberg Committee and
Alan K. Bloom, as treasurer

Dear Mr. Bauer and Ms. Schadler:

On November 29, 1994, the Federal Election Commission notified your clients, the Lautenberg Committee and Alan K. Bloom, as treasurer, of a complaint alleging certain violations of the Federal Election Campaign Act of 1971, as amended. A copy of the complaint was enclosed with that notification.

After considering the circumstances of this matter, the Commission has determined to exercise its prosecutorial discretion and to take no action against your clients. See attached narrative. Accordingly, the Commission closed its file in this matter on October 17, 1995.

The confidentiality provisions of 2 U.S.C. § 437g(a)(12) no longer apply and this matter is now public. In addition, although the complete file must be placed on the public record within 30 days, this could occur at any time following certification of the Commission's vote. If you wish to submit any factual or legal materials to appear on the public record, please do so as soon as possible. While the file may be placed on the public record prior to receipt of your additional materials, any permissible submissions will be added to the public record when received.

If you have any questions, please contact Central Enforcement Docket at (202) 219-3400.

Sincerely,

Mary L. Taksar (trs)

Mary L. Taksar, Attorney
Central Enforcement Docket

Attachment
Narrative

95043694102

MUR 4149

LAUTENBERG FOR U.S. SENATE COMMITTEE

George Predham filed a complaint alleging that the Lautenberg for U.S. Senate Committee made unreported expenditures to black churches to purchase their endorsements. The complaint also alleged that Governor Whitman and Mr. Lautenberg conspired to defeat Mr. Lautenberg's opponent.

In response to the complaint, the Lautenberg for U.S. Senate Committee states that Mr. Predham merely speculates that alleged expenditures may not have been reported. The Committee indicates that there is no evidence to support the complainant's suggestion that expenditures in question were made or that the Committee failed to properly report its disbursements. The Committee states that there is no basis for the allegations and it denies the claims. Additionally, the Committee states that Section 44lh is inapplicable and there is no basis in law or fact that Senator Lautenberg violated Section 44lh by conspiring with Governor Whitman to defeat Senator Lautenberg's opponents.

This matter is less significant relative to other matters pending before the Commission.

95043894103



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

October 23, 1995

Alan K. Bloom, Treasurer
Lautenberg for U.S. Senate Committee
P. O. Box 1994
Rocky Hill, NJ 08553

RE: MUR 4149

Dear Mr. Bloom:

On November 29, 1994, the Federal Election Commission notified the Lautenberg for U.S. Senate Committee and you, as treasurer, of a complaint alleging certain violations of the Federal Election Campaign Act of 1971, as amended. A copy of the complaint was enclosed with that notification.

After considering the circumstances of this matter, the Commission has determined to exercise its prosecutorial discretion and to take no action against the Lautenberg for U.S. Senate Committee and you, as treasurer. See attached narrative. Accordingly, the Commission closed its file in this matter on October 17, 1995.

The confidentiality provisions of 2 U.S.C. § 437g(a)(12) no longer apply and this matter is now public. In addition, although the complete file must be placed on the public record within 30 days, this could occur at any time following certification of the Commission's vote. If you wish to submit any factual or legal materials to appear on the public record, please do so as soon as possible. While the file may be placed on the public record prior to receipt of your additional materials, any permissible submissions will be added to the public record when received.

If you have any questions, please contact Central Enforcement Docket at (202) 219-3400.

Sincerely,

Mary L. Taksar (X28)

Mary L. Taksar, Attorney
Central Enforcement Docket

Attachment
Narrative

95043694104

MUR 4149

LAUTENBERG FOR U.S. SENATE COMMITTEE

George Predham filed a complaint alleging that the Lautenberg for U.S. Senate Committee made unreported expenditures to black churches to purchase their endorsements. The complaint also alleged that Governor Whitman and Mr. Lautenberg conspired to defeat Mr. Lautenberg's opponent.

In response to the complaint, the Lautenberg for U.S. Senate Committee states that Mr. Predham merely speculates that alleged expenditures may not have been reported. The Committee indicates that there is no evidence to support the complainant's suggestion that expenditures in question were made or that the Committee failed to properly report its disbursements. The Committee states that there is no basis for the allegations and it denies the claims. Additionally, the Committee states that Section 441h is inapplicable and there is no basis in law or fact that Senator Lautenberg violated Section 441h by conspiring with Governor Whitman to defeat Senator Lautenberg's opponents.

This matter is less significant relative to other matters pending before the Commission.

95043694105



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

October 23, 1995

The Honorable Frank R. Lautenberg
United States Senate
506 Hart Senate Office Building
Washington, DC 20510

RE: MUR 4149

Dear Senator Lautenberg:

On November 29, 1994, the Federal Election Commission notified you of a complaint alleging certain violations of the Federal Election Campaign Act of 1971, as amended. A copy of the complaint was enclosed with that notification.

After considering the circumstances of this matter, the Commission has determined to exercise its prosecutorial discretion and to take no action against you. See attached narrative. Accordingly, the Commission closed its file in this matter on October 17, 1995.

The confidentiality provisions of 2 U.S.C. § 437g(a)(12) no longer apply and this matter is now public. In addition, although the complete file must be placed on the public record within 30 days, this could occur at any time following certification of the Commission's vote. If you wish to submit any factual or legal materials to appear on the public record, please do so as soon as possible. While the file may be placed on the public record prior to receipt of your additional materials, any permissible submissions will be added to the public record when received.

If you have any questions, please contact Central Enforcement Docket at (202) 219-3400.

Sincerely,

Mary L. Taksar (#23)

Mary L. Taksar, Attorney
Central Enforcement Docket

Attachment
Narrative

95043694106

NUR 4149

LAUTENBERG FOR U.S. SENATE COMMITTEE

George Predham filed a complaint alleging that the Lautenberg for U.S. Senate Committee made unreported expenditures to black churches to purchase their endorsements. The complaint also alleged that Governor Whitman and Mr. Lautenberg conspired to defeat Mr. Lautenberg's opponent.

In response to the complaint, the Lautenberg for U.S. Senate Committee states that Mr. Predham merely speculates that alleged expenditures may not have been reported. The Committee indicates that there is no evidence to support the complainant's suggestion that expenditures in question were made or that the Committee failed to properly report its disbursements. The Committee states that there is no basis for the allegations and it denies the claims. Additionally, the Committee states that Section 441h is inapplicable and there is no basis in law or fact that Senator Lautenberg violated Section 441h by conspiring with Governor Whitman to defeat Senator Lautenberg's opponents.

This matter is less significant relative to other matters pending before the Commission.

95043694107



FEDERAL ELECTION COMMISSION
WASHINGTON, DC 20463

THIS IS THE END OF MUR # 449

DATE FILMED 11/9/95 CAMERA NO. 2

CAMERAMAN SES

95043694108