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Federal Bureau of Investigation

Washington, D.C. 20535

March 29, 2019

MR. JOHN GREENEWALD JR. THE BLACK VAULT SUITE 1203 27305 WEST LIVE OAK ROAD CASTAIC, CA 91384

> FOIPA Request No.: 1406981-000 Subject: GALE, WILLIAM POTTER

Dear Mr. Greenewald:

The enclosed documents were reviewed under the Freedom of Information/Privacy Acts (FOIPA), Title 5, United States Code, Section 552/552a. Below you will find check boxes under the appropriate statue headings which indicate the types of exemptions asserted to protect information which is exempt from disclosure. The appropriate exemptions are noted on the enclosed pages next to redacted information. In addition, a deleted page information sheet was inserted to indicate where pages were withheld entirely and identify which exemptions were applied. The checked exemptions used to withhold information are further explained in the enclosed Explanation of Exemptions:

Section 552		Section 552a
(b)(1)	(b)(7)(A)	(d)(5)
(b)(2)	(b)(7)(B)	(j)(2)
✓ (b)(3)	(b)(7)(C)	☐ (k)(1)
	☑ (b)(7)(D)	(k)(2)
50 U.S.C., Section 3024 (i)(1)		
	✓ (b)(7)(E)	☐ (k)(3)
Rule 6(e), Federal Rules of Criminal Procedure		
	□ (b)(7)(F)	(k)(4)
(b)(4)	(b)(8)	(k)(5)
(b)(5)	(b)(9)	(k)(6)
▽ (b)(6)		(k)(7)

483 preprocessed pages are enclosed. To expedite requests, preprocessed packages are released the same way they were originally processed. Documents or information originating with other Government agencies that were originally referred to that agency were not referred as part of this release. This material is being provided to you at no charge.

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		In accordance with standard FBI practice and pursuant to FOIA exemption (b)(7)(E) and Privacy Act
		exemption (j)(2) [5 U.S.C. § 552/552a (b)(7)(E)/(j)(2)], this response neither confirms nor denies the
		existence of your subject's name on any watch lists.

For your information, Congress excluded three discrete categories of law enforcement and national security records from the requirements of the Freedom of Information Act (FOIA). See 5 U.S. C. § 552(c) (2006 & Supp. IV (2010). This response is limited to those records subject to the requirements of the FOIA. This is a standard notification that is given to all our requesters and should not be taken as an indication that excluded records do, or do not, exist. Enclosed for your information is a copy of the Explanation of Exemptions.

For questions regarding our determinations, visit the www.fbi.gov/foia website under "Contact Us."

The FOIPA Request Number listed above has been assigned to your request. Please use this number in all correspondence concerning your request.

You may file an appeal by writing to the Director, Office of Information Policy (OIP), United States Department of Justice, Suite 11050, 1425 New York Avenue, NW, Washington, D.C. 20530-0001, or you may submit an appeal through OIP's FOIA online portal by creating an account on the following web site: https://www.foiaonline.gov/foiaonline/action/public/home. Your appeal must be postmarked or electronically transmitted within ninety (90) days from the date of this letter in order to be considered timely. If you submit your appeal by mail, both the letter and the envelope should be clearly marked "Freedom of Information Act Appeal." Please cite the FOIPA Request Number assigned to your request so it may be easily identified.

You may seek dispute resolution services by contacting the Office of Government Information Services (OGIS) at 877-684-6448, or by emailing ogis@nara.gov. Alternatively, you may contact the FBI's FOIA Public Liaison by emailing foipaquestions@fbi.gov. If you submit your dispute resolution correspondence by email, the subject heading should clearly state "Dispute Resolution Services." Please also cite the FOIPA Request Number assigned to your request so it may be easily identified.

Sincerely,

David M. Hardy Section Chief

Record/Information
Dissemination Section
Information Management Division

Enclosure(s)

EXPLANATION OF EXEMPTIONS

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552

- (b)(1) (A) specifically authorized under criteria established by an Executive order to be kept secret in the interest of national defense or foreign policy and (B) are in fact properly classified to such Executive order;
- (b)(2) related solely to the internal personnel rules and practices of an agency;
- (b)(3) specifically exempted from disclosure by statute (other than section 552b of this title), provided that such statute (A) requires that the matters be withheld from the public in such a manner as to leave no discretion on issue, or (B) establishes particular criteria for withholding or refers to particular types of matters to be withheld;
- (b)(4) trade secrets and commercial or financial information obtained from a person and privileged or confidential;
- (b)(5) inter-agency or intra-agency memorandums or letters which would not be available by law to a party other than an agency in litigation with the agency;
- (b)(6) personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy;
- (b)(7) records or information compiled for law enforcement purposes, but only to the extent that the production of such law enforcement records or information (A) could reasonably be expected to interfere with enforcement proceedings, (B) would deprive a person of a right to a fair trial or an impartial adjudication, (C) could reasonably be expected to constitute an unwarranted invasion of personal privacy, (D) could reasonably be expected to disclose the identity of confidential source, including a State, local, or foreign agency or authority or any private institution which furnished information on a confidential basis, and, in the case of record or information compiled by a criminal law enforcement authority in the course of a criminal investigation, or by an agency conducting a lawful national security intelligence investigation, information furnished by a confidential source, (E) would disclose techniques and procedures for law enforcement investigations or prosecutions, or would disclose guidelines for law enforcement investigations or prosecutions if such disclosure could reasonably be expected to risk circumvention of the law, or (F) could reasonably be expected to endanger the life or physical safety of any individual;
- (b)(8) contained in or related to examination, operating, or condition reports prepared by, on behalf of, or for the use of an agency responsible for the regulation or supervision of financial institutions; or
- (b)(9) geological and geophysical information and data, including maps, concerning wells.

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552a

- (d)(5) information compiled in reasonable anticipation of a civil action proceeding;
- (j)(2) material reporting investigative efforts pertaining to the enforcement of criminal law including efforts to prevent, control, or reduce crime or apprehend criminals;
- (k)(1) information which is currently and properly classified pursuant to an Executive order in the interest of the national defense or foreign policy, for example, information involving intelligence sources or methods;
- (k)(2) investigatory material compiled for law enforcement purposes, other than criminal, which did not result in loss of a right, benefit or privilege under Federal programs, or which would identify a source who furnished information pursuant to a promise that his/her identity would be held in confidence:
- (k)(3) material maintained in connection with providing protective services to the President of the United States or any other individual pursuant to the authority of Title 18, United States Code, Section 3056;
- (k)(4) required by statute to be maintained and used solely as statistical records;
- (k)(5) investigatory material compiled solely for the purpose of determining suitability, eligibility, or qualifications for Federal civilian employment or for access to classified information, the disclosure of which would reveal the identity of the person who furnished information pursuant to a promise that his/her identity would be held in confidence;
- (k)(6) testing or examination material used to determine individual qualifications for appointment or promotion in Federal Government service the release of which would compromise the testing or examination process;
- (k)(7) material used to determine potential for promotion in the armed services, the disclosure of which would reveal the identity of the person who furnished the material pursuant to a promise that his/her identity would be held in confidence.

FEDERAL BUREAU OF INVESTIGATION FOI/PA
DELETED PAGE INFORMATION SHEET FOI/PA# 1406981-0

Total Deleted Page(s) = 4
Page 13 ~ Duplicate;
Page 14 ~ Duplicate;
Page 15 ~ Duplicate;
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Total Deleted Page(s) = 4
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6-147 (1-13-81) CRIMINAL INVESTIGATIVE DIVISION

INFORMATIVE NOTE

11/10/06

CONTINUED - OVER

	Date11/10/86
Re:	WILLIAM POTTER GALE; FORTUNATO ANGELO PARRINO, AKA "SLIM" PARRINO; ROBERT COYLE, U. S. DISTRICT COURT JUDGE - VICTIM; U. S. MAGISTRATE ALAN D. CHRISTENSEN - VICTIM; EASTERN DISTRICT OF CALIFORNIA; AFO; CAFM; OO: SACRAMENTO
retrik (USDJ) U. S.	11/5/86, d that regarding outions against U. S. District Court Judge Robert Coyle, members of his family, and Magistrate (USM) Alan D. Christensen, on District of California. was
Potter Gal by Int Maripo Federa Gale, Agents by USM Gal the Co has be	this rted discussion took place with William of Gale and Fortunato Angelo Parrino. The and Parrino were arrested on 10/24/86, ternal Revenue Service (IRS) Agents in the cost County, California, as a result of a call indictment issued in Nevada charging Parrino, and others with threatening IRS as. Both Gale and Parrino were denied bail of Christensen and USDJ Coyle. The is the founder and principal leader of committee of States (COS), a group which the contracterized as a white hate group,
which param: 1 - [1 -	has espoused violence and has sponsored ilitary exercises. 1 -

USM Christensen and USDJ Coyle have been apprised of this information as have the U. S. Marshals Service, the IRS and the U. S. Attorneys' offices in Fresno, California, and Las Vegas, Nevada.

Investigation, which is continuing, will be coordinated with the IRS.

NAO

APPROVED:	Acm. Servs.	Laboratory
	Crim. Inv. Die	Legal Coun.
Director NO	1-11-(1)	Oit, of Cong.
Exec. AD-Adm	Idani.	& Public Alls. Rec. Mgnt.
Exec. AD-linv.	Inspection	Tech. Servs.
Bose AD-LES	Intell.	Training

FORMS, TEXT HAS I DOCUMENTECEIVED INBOX 50 (#7641) TEXT: SC00011 3110457 PP HO LV DE SC b7C P 080457 NOV 86 lagel Cause. CH. CI CENT. M SACRAMENTO (89B-NEW) (P) TO DIRECTOR PRIORITY TO LAS VEGAS ROUTINE Pelaphone Rm. Piceetor's Sec y UNCLAS WILLIAM POTTER GALE; FORTUNATO ANGELO PARRINO, AKA "SLIM" PARRINO; U.S. DISTRICT COURT JUDGE ROBERT COYLE, EASTERN DISTRICT OF CALIFORNIA; UNITED STATES MAGISTRATE ALAN D. CHRISTENSEN, EASTERN DISTRICT OF CALIFORNIA - VICTIMS, AFO, OO: SACRAMENTO. FOR INFORMATION OF THE BUREAU, CAPTIONED SUBJECTS ARE TWO OF SEVERAL INDIVIDUALS RECENTLY INDICTED BY THE FEDERAL GRAND JURY, DISTRICT OF NEVADA, IN AN INTERNAL REVENUE SERVICE INVESTIGATION CHARGING THE SEVERAL DEFENDANTS WITH THREATENING IRS AGENTS. BOTH CAPTIONED SUBJECTS ARE AMONG THE LEADERSHIP OF THE COMMITTE OF STATES (COS), A GROUP CHARACTERIZED AS A WHITE HATE, ANTI-GOVERNMENT GROUP WHICH IS CURRENTLY THE SUBJECT OF A FULL DOMESTIC SECURITY AND TERRORISM INVESTIGATION OF THE SACRAMENTO DIVISION, JAN 6 Relay to USMS, IRS, 4555

PAGE TWO SC 89B-NEW UNCLAS

GALE AND PARRINO WERE ARRESTED AS A RESULT OF THE DISTRICT
OF NEVADA INDICTMENTS ON OCTOBER 24, 1986 IN MARIPOSA COUNTY,
CALIFORNIA, BY IRS AGENTS WITHOUT INCIDENT. BOTH SUBSEQUENTLY
MADE APPEARANCES THAT DAY BEFORE U.S. MAGISTRATE CHRISTENSEN IN
FRESNO, CALIFORNIA. UPON ARGUMENT OF THE ASSISTANT UNITED STATES
ATTORNEY (AUSA) AND OVER THE OBJECTIONS OF APPOINTED COUNSEL FOR
GALE AND PARRINO, BOTH WERE HELD WITHOUT BOND OVER THE WEEKEND OF
OCTOBER 25-26, AND WERE ORDERED TO REAPPEAR BEFORE U.S. DISTRICT
COURT JUDGE ROBERT COYLE ON OCTOBER 27 FOR IDENTITY HEARING AND
FOR BOND HEARING. COYLE, ON OCTOBER 27 AND 28, REFUSED TO RELEASE
THE SUBJECTS AND ORDERED THEM TRANSPORTED TO APPEAR IN U.S. DISTRICT
COURT, LAS VEGAS.

ON NOVEMBER 5	1986	(A. (A)	4 8	H	
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	300		1	REPORTED	THAT HE HAD
	6 67	V**			GALE AND
	1	611 11 122	* ", "	v 3* ž	
PARRINO		ON NOV	EMBER 5,		>
, PROVIDED	DETAILED	INFORMAT	ION ABOU	STATEME	NTS MADE BY
GALE AND PARRING T	O THE EFFE	CT THAT	THE U.S.	DISTRICT	COURT JUDG
AND THE MAGISTRATE	WOULD BE	KILLED.	PARRINO	AND GALE	SPECIFICAL

b6 b7C PAGE THREE SC 89B-NEW UNCLAS

NAMED EACH JUDGE AND MAGISTRATE AND ALSO SPECIFICALLY MENTIONED

JUDGE COYLE'S FAMILY AS SUBJECTS OF RETRIBUTION. BOTH SPECIFICALLY,

MENTIONED COYLE'S HOME, DESCRIBING IT BY SPECIFIC LOCATION STATING

IT WOULD BE BURNED DOWN.

BOTH JUDGE COYLE AND MAGISTRATE CHRISTENSEN WERE IMMEDIATELY APPRISED OF THE THREATS. U.S. MARSHALS, FRESNO, WERE SIMILARLY APPRISED OF THE THREATS AND UNDERTOOK PROTECTION RESPONSIBILITIES.

THE COMMITTEE OF STATES, LOCATED IN MARIPOSA COUNTY, CALIFORNIA, IS AN ANTI-BLACK, ANTI-JEWISH, ANTI-GOVERNMENT ORGANIZATION. AS FOUNDER AND PRINCIPAL LEADER, GALE HAS HAD DOCUMENTED LIAISONS WITH THE ARYAN NATIONS IN HAYDEN LAKE, IDAHO, AND OTHER WHITE HATE GROUPS. THE COMMITTEE OF STATES HAS SPONSORED PARA-MILITARY EXERCISES AT ITS RURAL COMPOUND AND HAS ESPOUSED VIOLENCE.

SUPERVISING ASSISTANT U.S. ATTORNEY , EASTERN
DISTRICT OF CALIFORNIA, FRESNO, CALIFORNIA, ADVISED ON NOVEMBER 6,
1986 THAT HE WOULD CONSIDER PROSECUTION OF GALE AND PARRINO UNDER THE
VARIOUS ASSAULTING FEDERAL OFFICER STATUTES AND RECOMMENDED A
PRELIMINARY INVESTIGATION BE INSTITUTED.

ACCORDINGLY, SACRAMENTO IS UNDERTAKING SUCH INVESTIGATION AND IS COORDINATING ITS EFFORTS WITH THE INTERNAL REVENUE SERVICE,

ь6 b70 PAGE FOUR SC 89B-NEW UNCLAS
INSPECTIONS DIVISION, AND WITH THE UNITED STATES ATTORNEY'S
OFFICE, DISTRICT OF NEVADA.
BT

MESSAGE RELAY VIA TELETYPE (RESTRICTED USE)

	(RESTRICTED USE)
Date: 11-9-86 PRECEDENCE:	☐ IMMEDIATE PRIORITY ☐ ROUTINE
M: DIRECTOR, FBI	
60 U.S. Marshalfs Se	ervice FEDERAL GOVERNMENT 3/4/5001
(v) 1.RS.	
(3)	요. 하는 사이 모든 환경들은 이번들은 요. 하는 사이를 가지고 있는 것이다. 그는 사이에 되었다.
□ White House/WH/	☐ Director National Security Agency/NSA/
☐ Bureau of Alcohol Tobacco Firearms/BATF/	
☐ Central Intelligence Agency/CIA/	☐ Drug Enforcement Admin./DEA/
□ CIA DCD/DCD/	☐ FAA Washington HÖ/FAA/
□ Dept. of Energy HQS/DOEHQ/	☐ HQ AFOSI Bolling AFBDC/AFOSI/
□ Dept. of Energy Germantown DIV/DOE/	INSCOM Ft. Meade/INSCOM/
□ Dept. of Justice/DOJ/	Nuclear Regulatory Commission/NRC/.
□ Dept. of State/DOS/	U.S. Customs Service/UCS/
□ Dept. of the Army/DA/	□-⊎.S. Immigration & Naturalization Service/INS/
□ Dept. of Treasury/DOT/	U.S. Secret Service/USSS/
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USE AND PREPARATION OF FORM 0-73

Restrictions on Use

- Only incoming teletype messages within the categories listed in MIOG Section 16-1.7 pages 1251 & 1252 may be prepared using form 0-73.
- 2. Use of Form 0-73 is restricted to incoming teletype messages received at FBIHQ Communications Center within the last 72 hours.

多种特别 国际的

- 3. Addressees must be Bureau Offices (LEGAT/Field) or other Government Agencies. Geographical location must be indicated if other Government Agency is located outside the Washington, D.C. area.
- 4. Editing of message text is restricted to typed or printed changes of a word or two. Changes to the existing text involving more than a word or two will require the originator to initiate a new message using Form 0.93. Administrative data may be added immediately following the text and must be identical for all addressees:
- Teletype meesages received by the Communications Center that do not meet the above criteria shall be returned to the originator for preparation using Form 0-93.

Preparation of 0-73 Form (Yellow)

- 1. Date & Precedence Type or print date and indicate precedence by checking the appropriate box.
- 2. Addressee(s) Type or print addressee(s) immediately following the "TO:" or place a check mark in the appropriate box. Note: When using block "Other," indicate geographical location if addressee(s) is located outside Washington, D.C. If addressee(s) is a military installation, the name of the base, fort, or station must be listed to ensure delivery.
- 3. Classification Type or print the classification and if appropriate the caveat and warning notices.
- 4. Addressee Internal Distribution Complete when the originator wishes the message to be distributed to a known entity within a Headquarters Agency (i.e. Division, Section, Unit, etc.). List the addressee(s) abbreviation and the internal distribution, i.e. a message to Dept. of State, Dept. of Justice, and Defense Intelligence Agency: list on the "For" line(s) as follows:

Example: For: DOS For SY/TAG; DOJ for Asst. AG Criminal Div: DIA For DSOP.

Messages which do not list internal distribution shall be delivered to the agency headquarters where their analyst will effect in-house distribution:

- 5: Subject .- Type or print the subject in the space provided or check "see attached" if subject is identical to attached message.
- 6. Originator's Boxes Type or print the originator's name, telephone extension, room number, and division.
- 7. Approved By Box: Indicate approval for transmission by initialing the approved by box: Note: The person approving the message is solely responsible for assuring all necessary editing changes are accurate and are legible.

Preparation of Message To Be Transmitted

Sugar State of the State of the

- 1. Duplicate Copy & Notations Xerox 1 copy of the incoming teletype message. A notation shall be made on the original incoming teletype indicating one copy made for relay to SACS ________ (or Government Agencies) ______
- 2. Editing of Duplicate Copy (Heading) Using a lead pencil ONLY draw single lines through the first and last lines of the message heading; connect these lines from top right to bottom left forming a "Z" figure. (Do Not Obliterate the Heading)
- 3. Editing Changes to the Text (See Restrictions on Use, item 4)
- 4. Administrative Data Type or print administrative data immediately following the text 1 10

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	FORMS. TEXT HAS 1 DOCUMENT	600.60 in
.27	INBOX.25 (#4363)	en de la
CTAS	SEXT:	100 A
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REC	PP HQZ FEDERAL BUREAU OF INVESTIGATION	LCC COMP.
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	P 02 2123Z MAR 87	Lie Cym.
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	TO DIRECTOR PRIORITY COYLE, ROBERT	Director's Extra
	BT SAC	a Red
1 .	UNCLAS.	Car
	UNSUB: LETTER CONTAINING DEATH THREATS WRITTEN TO US FEDERAL	Oan.
	COURT. 1130 O STREET; FRESNO, CA. 93721 VA FRESNO COUNTY	
Ţ	JAIL INTERNAL MAILING SYSTEM: ROBERT E. COYLE, E. DEAN PRICE.	66 b7C
	US DISTRICT JUDGES: ALLAN D CHRISTENSEN. US MAGISTRATE:	
. [ASSISTANT US ATTORNEYS;	
.]	US PUBLIC DEFENDER - VICTIMS: AFO(B):	
Į.,	OO: SACRAMENTO	
11.	ON FEB. 27. 1987. LUS MARSHAL, EASTERN	b6 <u>b7</u> C
	CA, ADVISED HIS OFFICE HAD RECEIVED LETTER ON FEB. 24, 1987	123/3
į	CA. ADVISED HIS OFFICE HAD RECEIVED LETTER ON FEB. 24. 1987	
	THROUGH INTERNAL MAILING SYSTEM BETWEEN FRESNO COUNTY JAIL AND	
	US COURT SYSTEM. IN WHICH DEATH THREATS MADE AGAINST ALL APR 6 198	
ļ., .	CAPTIONED INDIVIDUALS. AND SIGNED BY	
SINS	$oldsymbol{\S}$	

27 JUL 26 1988

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PAGE TWO SC 898-300 UNCLAS

ESSENTIALLY, THE LETTER READ AS FOLLOWS:

"IF YOU PROCEED TO CONTINUE WITH THE MATTERS PRESENTLY
BEFORE YOU YOU THEN LEAVE ME NO CHOICE BUT TO TAKE MY OWN
MEASURESS.

YOU HAVE CHOSEN YOUR SYSTEM TO JUDGE ME. BY MY SYSTEM
YOU SHALL BE JUDGED. UPON YOUR DAY I SHALL HAVE MINE. I WILL
KILL YOU BY MY PEOPLE."

THE LETTER WENT ON TO LIST ALL OF THE ABOVE INDIVIDUALS. FURTHER ADVISED THAT TWO FEDERAL PRISONERS CURRENTLY INCARCERATED AT THE FRESNO COUNTY JAIL. AND MAY BE RESPONSIBLE FOR HAVING WRITTEN LETTER IN QUESTION, BOTH RECENTLY HAVING BEEN TRIED IN US. FOR VIOLATIONS OF ATUSC SECTION 892-FEDERAL COURT. "THE MAKING OF AN EXTORTIONATE EXTENSION OF CREDIT" AND VIOLATION OF TITLE 18 US CODE SECTION 894-"COLLECTION OF 🐭 EXTENSIONS OF CREDIT BY EXTORTIONATE MEANS". RESULTS OF THAT ALTHOUGH TRIAL WAS AN ACQUITAL FOR WAS CONVICTED. SCHEDULED TO AGAIN BE TRIED IN FEDERAL COURT IN. APRIL: 1987 ON 21 COUNTS OF "DRUG SMUGGLING".

PRELIMINARY INVESTIGATION DISCLOSED ALL CAPTIONED INDIVIDUALS

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PAGE THREE SC 89B-300 UNCLAS

INVOLVED AT ONE TIME OR ANOTHER IN THE COURT PROCESS OF

AND SOME OF WHICH WERE INVOLVED WITH THE COURT PROCESS AND

SUBSEQUENT TRIAL OF

INVESTIGATION CONTINUING, BUREAU WILL BE KEPT APPRISED OF PROGRESS OF INVESTIGATION.

BT

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	V V		
CM	Judge:	674	
7	RE: UNSUB;	1 to 1	
	UNITED STATES DISTRICT COURT JUDGE,		
G 8	ROBERT ECOYLE - VICTIM;	to to	b6
	UNITED STATES DISTRICT COURT JUDGE,		b7C
59	E. DEAN PRICE - VICTIM;		
N	UNITED STATES MAGISTRATE, ALLAN D.		
	CHRISTENSEN - VICTIM;		
	ASSISTANT U. S. ATTORNEY,	¥01	14
3 3 3	ASSISTANT U. S. ATTORNEY,		
	VICTIM	** [1]]	1 =
	U. S. PUBLIC DEFENDER, - VICTIM;	· ·	
		n 89	
	AFO (B);	9	
	OO: SACRAMENTO		
6	217107077 0 0 0 44 407 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	33	
	SYNOPSIS: On 2/4/87, an anonymous letter threatening captioned	¥	
952 2	victims, was received by the United States Marshals Office,		*
*	Eastern District of California, Fresno, California.	ė.	
	<u>DETAILS</u> : By teletype dated 3/3/87, the Sacramento Division		
re ²	advised that on 2/24/87, an anonymous letter had been sent via an		
	internal prison mail system and forwarded to the U. S. Marshals		
Si	Office, Fresno, California. The internal mailing system is		
	utilized between the Fresno, California, County Jail and the		
4	U. S. Court System in the Eastern District of California.	A	
Utt	χ <u>α</u>		25
4 ()	The letter said, in part; "If you proceed to continue	(- I	
	with the matters presently before you, you then leave me no	1811	
	choice but to take my own measures. You have chosen your system	1000	
*	to judge me. By my system you shall be judged, Upon your day, I	/	
0.6	shall have mine, I will kill you by my people." The letter was		*
	signed signed	201	b6
31	79-10031	\boldsymbol{u}	b7C
	CURRENT DEVELOPMENTS: , aka , aka , and ,	~7	b6
	have been developed as suspects in this matter. Both men		ь7C
X * 9	are Federal pricepore incarcerated at the Freeze California		2,0
	are Federal prisoners incarcerated at the Fresno, California	or attendiging.	3.5
100	county Jail. Sacramento continues to investigate this matter and	9	
	will report all pertinent developments.		
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RECEIVED CRIMINAL INVESTIGATIVE DIVISION ASSISTANT DIRECTOR

MAR 19 10 30 AM '87

RECEIVED
INVESTIGATIVE
ASSISTANT DIRECTOR MAR 3

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FEDERAL BUREAU OF INVESTIGATION FOI/PA

DELETED PAGE INFORMATION SHEET FOI/PA# 1406981-0

Total Deleted Page(s) = 10
Page 138 ~ b6; b7C; b7E;
Page 140 ~ Referral/Consult;
Page 141 ~ Referral/Consult;
Page 142 ~ Referral/Consult;
Page 143 ~ Referral/Consult;
Page 144 ~ Referral/Consult;
Page 145 ~ Referral/Consult;
Page 145 ~ Referral/Consult;
Page 145 ~ Referral/Consult;
Page 146 ~ Referral/Consult;
Page 184 ~ Duplicate;
Page 184 ~ Duplicate;
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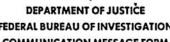
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FEDERAL BUREAU OF INVESTIGATION FOI/PA

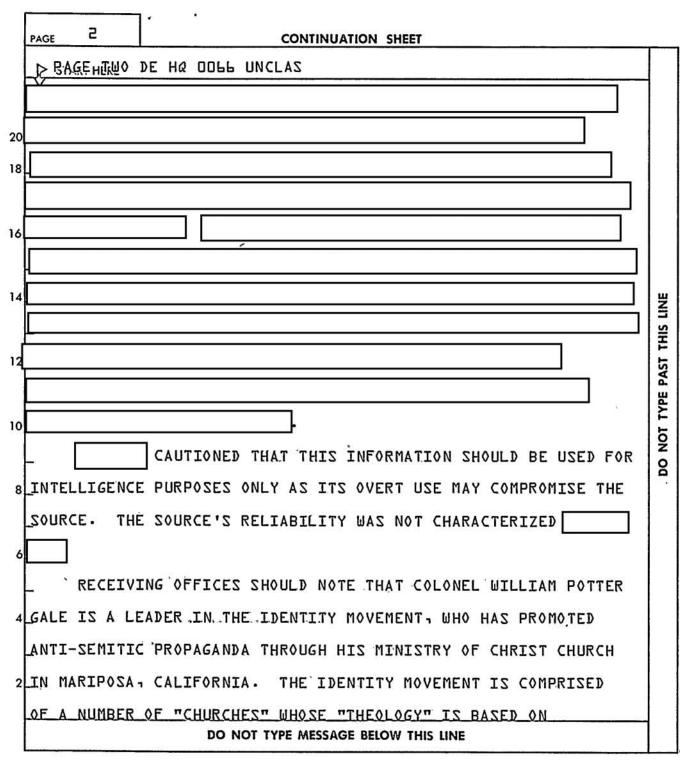
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6				ADVISED FBIHE B	b
	LETTER DATED	THAT	A GROUP CALLE	D THE COMMITTEE	AT 1
4	_STATES RECENTL	Y MET IN MARIPOSA	CALIFORNIA.	THE GROUP IS (AND
	INVOLVED IN TH	E TAX PROTEST MOVE	MENT AND WAS L	ED BY ONE COLON	EL
2	C. W. POTTER G	ALE.			
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DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION COMMUNICATION MESSAGE FORM





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DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION COMMUNICATION MESSAGE FORM



	PAGE 3 CONTINUATION SHEET	
	PAGE HEHREE DE HQ DOLL UNCLAS	
	ANTI-SEMITISM AND WHITE SUPREMACY.	
20	IN VIEW OF	
18	SOURCE, NO ACTIVE INVESTIGATION SHOULD BE TAKEN AT THIS	
	_TIME.	
16	LOS ANGELES AND NEW YORK ADVISED	
	PRESENCE IN THEIR RESPECTIVE DIVISIONS.	
14	BUTTE ADVISED DUE TO GALE'S KNOWN ASSOCIATION WITH RICHARD	N.
	_GIRNT BUTLER AND THE AYRAN NATIONS.	THIS LINE
12	WASHINGTON FIELD OFFICE.ADVISED DUE TO	AST
		NOT TYPE PAST
10	TO DESCRIPTION OF A STATE OF THE SECURITY OF T	NOT
2	_AND MINISTRY OF CHRIST CHURCH, MANIPOSA, CALIFORNIA, AND	8
8	_ADVISE FBIHQ.	
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		JULY 23, 1984 CLASSIFICATION PRECEDENCE ROUTINE
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	FΜ	FM DIRECTOR FBI
10	το	TO FBI SACRAMENTO ROUTINE
		FBI BUTTE ROUTINE
	14	FBI LOS ANGELES ROUTINE
		FBI NEW YORK ROUTINE
	12	FBI WASHINGTON FIELD ROUTINE
		ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-5-99 BY SPH-bia-Sh
	10	UNICLAS #NH8548
/		COMMITTEE OF STATES, MARIPOSA, CALIFORNIA; DOMESTIC SECURITY/
	8	TERRORISM: 00: SAĈRAMENTO
1		REBUTEL TO SACRAMENTO DATED JULY 17, 1984; BUTTE TELETYPE
	6	TO FBIHQ CAPTIONED, "ARYAN NATIONS, CHURCH OF JESUS CHRIST
7.		CHRISTIAN, HAYDEN LAKE, IDAHO; DOMESTIC SECURITY/TERRORISM."
3	4	-JULY 20, 1984.
1		FOR THE INFORMATION OF RECEIVING OFFICES BUREAU INDICES

2 REFLECT NUMEROUS REFERENCES REGARDING COLONEL WILLIAM POTTER

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1 - FIELD GUIDANCE FOLDER

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DEPARTMENT OF JUSTICE 75 T FEDERAL BUREAU OF INVESTIGATION COMMUNICATION MESSAGE FORM

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	PAGE 2 CONTINUATION SHEET	
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	GALE WAS THE SUBJECT OF SC 157-2633, AND IS A LONG-TIME	
20	ADVOCATE OF RIGHT-WING EXTREMIST IDEOLOGIES. HE IS A RETIRED	
18	LIEUTENANT COLONEL IN THE U.S. ARMY. HE IS AN AVOWED RACIST	
	AND ANTI-SEMITE: HE HAS PUBLICLY ADVOCATED ASSAULTS ON FEDERAL	
16	OFFICERS, JUDGES, AND OTHER OFFICIALS. HE IS KNOWN FOR HIS	
	TENDENCY TO BRAG, AND THERE IS NO INFORMATION TO SHOW THAT HE	ĺ
14	EVER CARRIED OUT ANY OF HIS THREATS.	LINE
	REFERENCED TELETYPES SET FORTH SOURCE INFORMATION CONCERNIN	THIS
12	GALE'S SO-CALLED "COMMITTEE OF STATES" IN MARIPOSA, CALIFORNIA.	AST 1
	_SOURCES ALSO DOCUMENT GALE'S ASSOCIATIONS WITH RICHARD GIRNT	YPE P
10	BUTLER AND THE ARYAN NATIONS:	NOT TYPE PAST
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Ċ			NO ACTIVE		
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	RE BUREAU TELETYPES DA	××	2: 1/	84, 6	
CA	PTIONED AS ABOVE, AND BUT	TE TELETYPE DATED J	ULY 20, 1984,(1.	
CA	PTIONED "ARYAN NATIONS, C	HURCH OF JESUS CHRI	ST CHRISTIAN,		
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PAGE TWO SC 100A-8051 UNCLAS

IN REFERENCED BUREAU TELETYPE, JULY 23, 1984, BUREAU MADE REFERENCE TO THE OTHER TWO ABOVE REFERENCED TELETYPES WHICH SET FORTH SOURCE INFORMATION CONCERNING COLONEL WILLIAM POTTER GALE'S SO-CALLED "COMMITTEE OF STATES" IN MARIPOSA, CALIFORNIA. SOURCE WAS ALSO DOCUMENTED GALE'S ASSOCIATIONS WITH RICHARD GIRNT BUTLER AND THE ARYAN NATIONS. THE TELETYPE CONTINUED THAT BUREAU INDICES REFLECT NUMEROUS REFERENCES REGARDING GALE, WHO WAS THE SUBJECT OF SC 157-2633, AND WHO IS A LONG TIME ADVOCATE RIGHT-WING EXTREMIST IDEOLOGIES. HE IS A RETIRED U.S. ARMY LIEUTENANT COLONEL AND IS AN AVOWED RACIST AND ANTI-SEMITE. HE HAS PUBLICALLY ADVOCATED ASSAULTS ON FEDERAL OFFICERS, JUDGES, AND OTHER OFFICIALS. HE IS KNOWN FOR HIS TENDENCY TO BRAG AND THERE IS NO INFORMATION TO SHOW THAT HE EVER CARRIED OUT ANY OF HIS THREATS.

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PAGE THREE SC 100A-8051 UNCLAS
"COMMITTEE OF STATES" RECENTLY MET IN MARIPOSA, CALIFORNIA. THE
GROUP WAS INVOLVED IN THE TAX PROTEST MOVEMENT AND WAS LED BY
ONE COLONEL "C.W. POTTER GALE". DURING THE REPORTED MEETING,
•

IN REFERENCED BUTTE TELETYPE, JULY 20, 1984, BUTTE

ADVISED THAT AT VARIOUS TIMES ON JULY 16, AND 17, 1984, COLONEL

WILLIAM P. GALE SPOKE AT THE ARYAN NATIONS CONGRESS CONVENED

AT THE ARYAN NATIONS HEADQUARTERS, KOOTENAI COUNTY, IDAHO.

GALE EXPOUNDED ON HIS PHILOSOPHICAL BELIEFS REGARDING COMMON
LW AND RETURNING TO THE BASICS OF PRE-CONSTITUTIONAL DAYS. ACCRODING

GALE WAS DESCRIBED AS A GOOD SPEAKER EXPRESSING

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b6 b7C b7D b7E PAGE FOUR SC 100A-8051 UNCLAS EXTREME ANTI-JEWISH SENTIMENT. THE SOURCE RELATED THAT GALE INDICATED HE AND OTHERS HAD FORMED A "COMMITTEE OF STATES". THE SOURCE CONTINUED THAT THE COMMITTEE INTENDED TO FILE AN "ARTICLE OF FEDERATION" AGAINST THE CONGRESS OF THE UNITED STATES CONTINUED THAT GALE WOULD BE APPOINTED CHIEF OF STAFF AND COLONEL (FNU) WOULD BE APPOINTED EVERY STATE WITHIN THE U.S. WOULD HAVE ITS OWN MARSHAL UNDER THE DIRECTION OF AND EACH WOULD HAVE ITS OWN MILITIA. THE SOURCE RELATED THAT IT WAS QUITE APPARENT THAT. IN HIS OPINION, RICHARD BUTLER, GALE . AND DESIRED TO WORK WITHIN THE FRAME OF THE EXISTING LAWS OFTHE UNITED STATES IN REACHING THEIR GOALS. ON REPORTING ON THE ARYAN NATIONS CONGRESS. ON JULY 17. 1984. RELATED SIMILAR INFORMATION REGARDING THE PROPOSED MANIFESTO TO BE PRESENTED TO CONGRESS. ACCORDING TO SHOULD CONGRESS NOT ACT, SANCTIONS WOULD BE NEEDED NO SPECIFIC INFORMATION REGARDING THE TYPE OF SANCTIONS WAS KNOWN TO THIS SOURCE. IT WAS THIS

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SOURCE'S IMPRESSION THAT GALE'S GROUP WAS ATTEMPTING TO
OPERATE WITHIN THE LEGAL FRAMEWORK OF THE LAW.

ACCORDING TO ANOTHER BUTTE SOURCE (IDENTITY UNKNOWN TO SACRAMENTO), THE PHILOSOPHY PRESENTED BY GALE AND WERE TO CHANGE TO CONSTITUTION BY ALL AVAILABLE LEGAL MEANS. THE SOURCE ADVISED THAT OTHER GROUPS IN ATTENDANCE AT THE ARYAN NATIONS CONGRESS (IDENTITIES OF THESE GROUPS NOT FURTHER PROVIDED BY THE SOURCE) DISAGREED WITH GALE'S PHILOSOPHY AND REPORTEDLY BELIEVED THAT VIOLENCE WAS THE ONLY WAY IN WHICH TO CHANGE THE GOVERNMENT.

A REVIEW OF SACRAMENTO INDICES COMMENCING JULY 23, 1984, REVEALED NO PRIOR REFERENCES TO THE COMMITTEE OF STATES.

HOWEVER, NUMEROUS REFERENCES WERE FOUND FOR COLONEL (REVEREND) WILLIAM POTTER GALE. GALE WAS THE SUBJECT OF SACRAMENTO FILE 157-2633, IN WHICH HE WAS IDENTIFIED AS THE LEADER OF THE MINISTRY OF CHRIST CHURCH, MARIPOSA, CALIFORNIA, ALSO KNOWN AS THE IDENTITY GROUP, WHICH ORGANIZATION WAS THE SUBJECT OF SACRAMENTO FILE 157-2632. THE MINISTRY OF CHRIST CHURCH (MCC), AKA THE IDENTITY GROUP (IG), WAS INVESTIGATED

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BY SACRAMENTO IN AN EFFORT TO DETERMINE WHETHER OR NOT THE ORGANIZATION WAS THEN ENGAGED IN ACTIVITIES WHICH MIGHT INVOLVE A VIOLATION OF FEDERAL LAW. THE INVESTIGATIONS OF THE MCC AND GALE WERE TERMINATED IN 1976 UNDER THEN NEWLY ESTABLISHED ATTORNEY GENERAL GUIDELINES FOR SUCH INVESTIGATIONS. IT WAS THEN DETERMINED BY FBIHQ THAT THE ACTIVITIES OF THE MCC AS A NATIONAL ORGANIZATION DID NOT WARRANT FURTHER INVESTIGATION.

IT IS NOTED THAT SACRAMENTO'S FILES PERTAINING THE MCC AND GALE ARE VOLUMINOUS AND REVIEW OF THESE FILES CONTINUE THROUGH THE EXPIRATION DATE OF THIS PRELIMINARY INQUIRY. NO MENTION OF THE COMMITTEE OF STATES WAS FOUND THROUGH THE COURSE OF THIS REVIEW.

ON JULY 25, 1984, CONTACT WITH THE LOCAL UTILITY COMPANY, FRESNO, CALIFORNIA, REVEALED THAT WILLIAM P. GALE HAS HAD UTILITY SERVICE SINCE JULY 21 1976, AT PARCEL 1, SECTION 19-50-20, MEADOW LANE, MARIPOSA COUNTY, WITH A BILLING ADDRESS OF 5481 CLOUDS REST, MARIPOSA. NO OTHER ACCOUNTS FOR GALE WERE FOUND NOR WAS AN ACCOUNT FOUND IN THE NAME OF THE COMMITTEE OF STATES.

ON THE SAME DATE, A REVIEW OF PUBLIC DIRECTORIES REVEALED THAT COLONEL WILLIAM GALE RESIDES AT 5481 CLOUDS REST ROAD, MARIPOSA, AND HAS TELEPHONE (209) 742-7709.

COMPUTERIZED RECORDS OF THE CALIFORNIA DEPARTMENT OF MOTOR VEHICLES WERE QUERIED JULY 26, 1984, AND REVEALED THAT WILLIAM POTTER GALE HAS CALIFORNIA DRIVER'S LICENSE NUMBER VØ283278. HE6.

5' 10" TALL, 150 POUNDS, WITH BROWN EYES AND BROWN HAIR. HIS RESIDENCE IS 5481 CLOUDS REST, MARIPOSA.

	THESE	SAME	RECORDS	REVEAL	THAT	GALE	IS	THE	REGI	STERED	OWNER
OF AT	LEAST	17	VEHICLES								□•
								HAS	CALI	FORNIA	
DRIVE	R'S L	I CE NS	SE NUMBER			SHE IS	S DI	ESCR	IBED A	AS FEM	ALE,
BORN				5'2", 1	3Ø PO	unds,	WI	rh G	REEN I	EYES A	ND
BLOND	E HAIR	۹. [

ON THE SAME DATE, INQUIRY OF CII AND NCIC FAILED TO REVEAL ANY CRIMINAL RECORD FOR WILLIAM POTTER GALE.

ON AUGUST 2, 1984, CONTACT WITH LOCAL U.S. SECRET SERVICE (USS), REPRESENTATIVE, FRESNO, CALIFORNIA, DETERMINED THAT

b6 b7C PAGE EIGHT SC 100A-8051 UNCLAS
USS WAS FAMILIAR WITH GALE'S BACKGROUND, HOWEVER NO RECENT
INFORMATION REGARDING GALE WAS AVAILABLE. USS REPRESENTATIVES
WERE UNFAMILIAR WITH "COMMITTEE OF STATES", MARIPOSA.

		THE
OMMITTEE OF STATES. [

ON AUGUST 15, 1984, A DRIVE-BY WAS MADE AT THE MANASSEH RANCH, 4241 USONA ROAD (ALSO KNOWN AS 5481 CLOUDS REST ROAD), LOCATED IN RURAL FOOTHILL COUNTRY APPROXIMATELY 10 MILES SOUTH OF MARIPOSA, CALIFORNIA. THIS IS THE LOCATION OF THE NATIONAL HEADQUARTERS OF THE MCC AND INCLUDED THE RESIDENCE OF GALE. IT WAS DETERMINED THAT THE ACTUAL SITE OF STRUCTURES AT THIS LOCATION IS APPROXIMATELY ONE QUARTER MILE FROM USONA ROAD

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DOWN A PRIVATE DIRT DRIVE. THE LOCATION OF GALE'S PROPERTY
IS SUCH THAT ANY ATTEMPT AT SURVEILLANCE IN ORDER TO IDENTIFY
PERSONS ARRIVING AT OR DEPARTING FROM THE PROPERTY WOULD
IN ALL PROBABILITY BE QUICKLY DISCOVERED BY THE OBJECTS OF
THE SURVEILLANCE.

ON OCTOBER 4, 1984, WAS RECONTACTED REGARDING
THIS MATTER. SOURCE WAS NOT FAMILIAR WITH THE TERM "COMMITTEE
OF STATES", MARIPOSA, CALIFORNIA. SOURCE REITERATED THAT
SOURCE KNOWS BILL GALE TO BE A RETIRED UNITED STATES ARMY
COLONEL WHO ATTENDED THE 1984 CONFERENCE OF THE ARYAN NATION
AT HAYDEN LAKE, IDAHO, BETWEEN JULY 16, AND 22, 1984. SOURCE
REITERATED THAT GALE IS AN OUTSPOKEN RIGHT-WING EXTREMIST AND
AN AVOND RACIST AND ANTI-SEMITE. GALE IS BELIEVED BY THE SOURCE
TO BE A LEADER OR FUNCTIONARY OF THE "IDENTITY CHURCH" IN
SOUTHERN CALIFORNIA AND BELIEVED TO BE THE IDENTITY GROUP
OR MINISTRY OF CHRIST CHURCH. SOURCE FURTHER RELATED THAT THE
"IDENTITY MOVEMENT" IS BELIEVED BY SOURCE TO BE A MILITARY ARM
OF THE "IDENTITY CHURCH". MEMBERS OF THAT ORGANIZATION,
ACCORDING TO SOURCE, HOLD THE BELIEF THAT ARYANS AND NOT JEWS

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PAGE TEN SC 100A-8051 UNCLAS

ARE THE CHOSEN PEOPLE AND THEY PUBLICALLY ADVOCATE ASSAULT ON POLITICAL FIGURES.

AT THIS TIME, THE SOURCE RELATED THAT GALE DIRECTED THOSE IN ATTENDANCE AT THE ARYAN NATIONS CONFERENCE TO SECURE MAPS, DIAGRAMS, ETC, AND TO COMPILE INDICES ON LIBERAL PROFESSIONALS AND OTHERS IN THE AREAS OF THEIR RESPECTIVE RESIDENCES. GALE REPORTEDLY ADVOCATED THE OBTAINING OF WEAPONS AND FIREARMS FOR USE AGAINST LIBERALS.

ON OCTOBER 10, 1984, CONTACT WAS MADE WITH
CALIFORNIA. WAS THE
AGENT MOST RECENTLY ASSIGNED THE INVESTIGATION OF THE MCC AND
GALE. WHO CURRENTLY HAS A
IN THE, CALIFORNIA, AREA CONTINUES TO MAINTAIN CONTACTS
IN NEARBY MARIPOSA COUNTY. WAS NOT FAMILIAR WITH THE
TERM COMMITTEE OF STATES. ADVISED, TO HIS KNOWLEDGE,
GALE CONTINUES TO HEAD THE MINISTRY OF CHRIST CHURCH IN MARIPOSA
COUNTY. HOWEVER, HE IS BELIEVED TO BE IN SEMI-RETIREMENT IN
VIEW OF AGE. IT IS PERSONAL FEELING THAT GALE IS NOT
AN ANARCHIST NOR A TERRORIST, BUT BASICALLY A "CON MAN". HE

PAGE ELEVEN SC 100A-8051 UNCLAS
DESCRIBED GALE AS NOT VIOLENT BUT ALL TALK.

j	RECOMMENDED THAT
	AND
	CURRENTLY A PRACTICING ATTORNEY, BOTH OF WHOM
WERE FAMILIAR	WITH GALE AND HIS MCC, MIGHT HAVE INFORMATION
REGARDING THE	COMMITTEE OF STATES, IF SUCH AN ORGANIZATION
EXISTS IN MAR	IPOSA.

IT SHOULD BE NOTED THAT NO ATTEMPT HAS BEEN MADE TO INTERVIEW PERSONS PRESENTLY AFFILIATED WITH MARIPOSA COUNTY OR REVIEW RECORDS DIRECTLY FROM THAT COUNTY. THIS HAS NOT BEEN DONE AS THERE ARE CURRENTLY LAW SUITS BEING ADJUCATED INVOLVING MARIPOSA COUNTY AND THE UNTIED STATES GOVERNMENT AS A RESULT OF THE DEATH OF U.S. SECRET SERVICE AGENTS IN A TRAFFIC ACCIDENT WITH A MARIPOSA COUNTY DEPUTY SHERIFF. THAT PENDING LITIGATION HAS CAUSED MARIPOSA COUNTY OFFICIALS TO BE LESS THAN CANDID IN THEIR DEALINGS WITH FEDERAL AGENCIES AT THIS TIME.

ON OCTOBER 15, 1984, AN ATTEMPT WAS MADE TO DETERMINE IF
GALE IS LISTED IN COMPUTERIZED ATF RECORDS AS BEING THE REGISTERED
OWNER OF ANY FIREARMS IN CALIFORNIA.

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PAGE TWELVE	SC 100A-8051	UNCLAS	1000
			*
BASED O	ON THE ABOVE, SA	ACRAMENTO IS NOT	IN A POSITION TO
DETERMINE WH	HETHER OR NOT TH	HE "COMMITTEE OF	STATES" OR GALE
CONSTITUTE A	A VIABLE THREAT	THE DOMESTIC SE	CCURITY OF THE UNITED
STATES. SA	ACRAMENTO DESIRI	ES TO INTERVIEW	

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MENTIONED ABOVE AS WELL AS

, WHO IS MENTIONED IN SACRAMENTO FILES AS

BEING KNOWLEDGEABLE OF GALE AND THE MCC. SACRAMENTO ALSO

DESIRES TO ATTEMPT TO LOCATE AND RECONTACT FORMER CONFIDENTIAL

INFORMANTS OF THIS DIVISION WHO WERE CLOSELY ASSOCIATED WITH

GALE AND THE MCC AT THE TIME THE INVESTIGATIONS OF GALE AND

THE MCC WERE CLOSED. IT IS LIKELY THAT IF THESE INDIVIDUALS

AREA STILL IN THE AREA, THEY WILL HAVE INFORMATION BEARING ON

THIS MATTER. SACRAMENTO ALSO RECOMMENDS, SUBSEQUENT TO THE ABOVE

INVESTIGATION BEING ACCOMPLISHED AND ABSENT ANY INDICATION TO THE

CONTRARY, WILLIAM POTTER GALE BE INTERVIEWED IN AN EFFORT TO THE

DETERMINE THE NATURE OF THE "COMMITTEE OF STATES".

PAGE THIRTEEN SC 100A-8051 UNCLAS

THE BUREAU IS REQUESTED TO AUTHORIZE AN EXTENSION IN THIS MATTER IN ORDER THAT THE ABOVE INVESTIGATION MIGHT BE ACCOMPLISHED.

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UN ED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

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\	FROM : ADIC, NEW YORK (100A-183007) (RUC) (JTF-2)	3•
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	SUBJECT: COMMITTEE OF THE STATES,	Ø
	MARIPOSA, CALIFORNIA; LAS VEGAS, NEVADA SELL	
	DOMESTIC SECURITY- TERRORISM	% 1€
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1	New York will conduct no further investiga matter.	tion in this
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SEATTLE (FOR INFO) ROUTINE
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ATTN: SUPERVISOR, DOMESTIC SECURITY/TERRORISM
ÆCTION
COMMITTEE OF STATES, MARIPOSA, CALIFORNIA, DS-TERRORISM,
O: SACRAMENTO
*
RE SACRAMENTO TELETYPE TO BUREAU, NOVEMBER 16, 1984,
AND FRESNO RA TELCALL TO SUPERVISOR, FBIHQ,
DECEMBER 18, 1984.
IN REFERENCED TELCALL SUPERVISOR WAS ORALLY
ADVISED OF THE SUBSTANCE OF THE FOLLOWING INFORMATION.
SUPERVISOR ADVISED AT THAT TIME THAT
RECIPIENT FIELD OFFICES ARE REQUESTED TO EXPEDITIOUSLY
ADVISE SACRAMENTO OF ANY POSITIVE INFORMATION DEVELOPED
AS A RESULT OF LEADS AT THE END OF THIS COMMUNICATION WHICH
WOULD JUSTIFY CONVERTING THIS MATTER

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FOR INFO OF RECIPIENT FIELD OFFICES (OTHER THAN BUTTE AND LOS ANGELES, BOTH OF WHICH RECEIVED RE TELETYPE),

INVESTIGATION RE THE "COMMITTEE OF STATES", MARIPOSA,

CALIFORNIA, WAS INITIATED UPON RECEIPT OF INFORMATION FROM

BIHQ AND BUTTE DIVISION WHICH REVEALED THAT COLONEL WILLIAM

ROTTER GALE OF MARIPOSA, CALIFORNIA, WAS REPORTED TO BE THE

LEADER OF THE "COMMITTEE OF STATES". THIS GROUP WAS

DENTIFIED AS A TAX PROTEST MOVEMENT AND REPORTEDLY MET IN

EARLY JULY, 1984, AT MARIPOSA, FOR THE PURPOSE OF PREPARING

AN "INDICTMENT" OF THE CONGRESS OF THE UNITED STATES WHICH

WAS TO BE PRESENTED TO THE CONGRESS. THE INDICTMENT MADE

VARIOUS ACCUSATIONS AGAINST THE CONGRESS OF THE UNITED STATES

AND CONTINUED THAT, IF THE INDICTMENT WERE NOT ACTED UPON,

FORCEFUL STEPS WOULD BE RECOMMENDED.

INFORMANT INFORMATION REVEALED THAT DURING THE ARYAN
NATIONS CONVENTION HELD IN MID-JULY, 1984, AT THE ARYAN
NATIONS HEADQUARTERS, KOOTENAL COUNTY, IDAHO, REVEREND
CALE SPOKE TO THE ASSEMBLY. DURING GALE'S PRESENTATION,
HE ALLEGEDLY RELATED THAT HE AND OTHERS HAD FORMED A "COMMITTEE"

PAGE FOUR SC 100A-8051 UNCLAS

OF STATES" WHICH INTENDED TO FILE CHARGES AGAINST THE

U. S. CONGRESS. GALE REPORTEDLY RELATED THAT HE WAS TO BE

APPOINTED CHIEF OF STAFF AND THAT COLONEL (FNU)

(NOW BELIEVED TO BE OF ARIZONA) WAS

TO BE APPOINTED FURTHER, EVERY STATE IN THE

U. S. WOULD HAVE ITS OWN MARSHALL UNDER THE DIRECTION OF

AND EACH WOULD HAVE ITS OWN MILITIA.

UNTIL 1976, GALE WAS THE SUBJECT OF SC 157-2633.

HE WAS, AND IS, THE LEADER OF THE MINISTRY OF CHRIST CHURCH,

MARIPOSA, ALSO KNOWN AS THE IDENTITY GROUP, WHICH WAS THE

SUBJECT OF SC 157-2632. BOTH INVESTIGATIONS WERE TERMINATED

IN 1976 UNDER THEN NEWLY ESTABLISHED AG GUIDELINES FOR SUCH

INVESTIGATIONS.

NO PRIOR REFERENCES TO THE COMMITTEE OF STATES WERE FOUND IN SACRAMENTO INDICES.OO

AS RELATED IN RE TELETYPE, INITIAL INVESTIGATION BY
SACRAMENTO NEGATIVE FOR ANY POSITIVE INFORMATION RE "COMMITTEE
OF STATES". INVESTIGATION VERIFIED THAT REVEREND WILLIAM

b6 b7С PAGE FIVE SC 100A-8051 UNCLAS

P. GALE RESIDE AT

5481 CLOUDS REST ROAD, MARIPOSA, CALIFORNIA, AND THAT

THE MINISTRY OF CHRIST CHURCH IS STILL OPERATED FROM THE

MANASSEH RANCH, 4241 USONA ROAD, MARIPOSA.

ON DECEMBER 10, 1984, FORMER WAS INTERVIEWED

RE CAPTIONED ORGANIZATION, BUT ADVISED THE ORGANIZATION WAS

UNKNOWN TO HIM.

MINISTRY OF CHRIST CHURCH,

WITH GALE AND OTHERS AFFILIATED WITH THE CHURCH IN THE

MARIPOSA, AREA. SOURCE WAS NOT AWARE OF A JULY 4TH MEETING

AT THE MANASSEH RANCH. SOURCE ADVISED THAT, IN HIS OPINION,

CALE'S CURRENT ORATORY IS VERY SIMILAR TO THAT EXPOUNDED

ON THE SAME DATE, SHERIFF BURKE BERKELEY, MADERA COUNTY, ADVISED THAT HE IS ALSO FAMILIAR WITH GALE AND THE MINISTRY OF CHRIST CHURCH, BUT THAT HE HAD NO INFORMATION RE THE COMMITTEE OF STATES. ON DECEMBER 15, 1984, THE REVEREND WILLIAM P. GALE WAS INTERVIEWED AT HIS RESIDENCE AT 5481

IPON BY HIM IN PAST YEARS. SOURCE BELIEVES THAT GALE IS A

"CON MAN" AND TOO SMART TO BE INVOLVED IN VIOLENCE HIMSELF.

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PAGE SIX SC 100A-8051 UNCLAS

CLOUDS REST ROAD, MARIPOSA. GALE AGREED TO BE INTERVIEWED AND WAS CORDIAL TO INTERVIEWING AGENTS. HE EXPOUNDED AT LENGTH ON HIS "THEOLOGY", MAKING FREQUENT REPEATED REFERENCE TO HIS DISLIKE OF PEOPLE OF THE JEWISH RACE AND OTHER ETHNIC MINORITIES. DURING THE CONVERSATION. THE SUBJECT OF THE COMMITTEE OF STATES WAS BROUGHT UP. HE ADMITTED A FAMILIARITY WITH THE POSITION OF THE COMMITTEE OF STATES. STATING THAT THAT POSITION WAS PRIMARILY BASED ON ARTICLE V. ARTICLES OF CONFEDERATION AND PERPETUAL UNION. HE ADMITTED TO HAVING EEN INVITED BY THE CHURCH OF JESUS CHRIST CHRISTIAN, HAYDEN LAKE. IDAHO. TO DELIVER A SERMON AT THE CONVENTION HELD THERE IN JULY, 1984. HE FURTHER ADVISED THAT HE, PRIOR TO THAT OCCASION. RECEIVED IN THE MAIL SEVERAL COPIES OF A DOCUMENT PREPARED BY THE COMMITTEE OF STATES. HE CLAIMED TO HAVE SUBSEQUENTLY MAILED ALL COPIES RECEIVED TO OTHER INDIVIDUALS. HE DENIED RECALLING FROM WHOM HE HAD RECEIVED THE DOCUMENTS AND DENIED RECALLING TO WHOM HE HAD MAILED COPIES. PAGE SEVEN SC 100A-8051 UNCLAS

FURTHER, HE CLAIMED NOT TO BE FAMILIAR WITH SPECIFIC INDIVIDUALS INVOLVED IN THE COMMITTEE OF STATES. HE NOTED THAT AS HE IS ON THE FEDERAL PAYROLL (AS A RETIRED U. S. ARMY OFFICER), HE IS INELIGIBLE TO BE A MEMBER OF THE COMMITTEE OF STATES. HE ALSO DENIED THAT ANY MEETING OF THE COMMITTEE OF STATES TOOK PLACE, TO HIS KNOWLEDGE, IN THE MARIPOSA AREA THIS PAST SUMMER.

GALE ADMITTED HAVING KNOWN RICHARD GIRNT BUTLER FOR
MANY YEARS, HOWEVER, HE STATED THAT HIS VISIT TO HAYDEN
LAKE, IDAHO, IN JULY WAS THE FIRST TIME HE HAD HAD FACE TO
FACE CONTACT WITH BUTLER IN APPROXIMATELY 18 YEARS. GALE
CLAIMED THAT WHILE AT HAYDEN LAKE HE SPENT THE MAJORITY OF
HIS TIME IN HIS MOTORHOME AND THAT HE DID NOT MINGLE WITH
OTHERS AT THE CONVENTION. IN PASSING, HE MENTIONED THAT HE
SAW A COLONEL (NOT FURTHER IDENTIFIED). HE
ADVISED THAT HE WAS FAMILIAR WITH THE NAME BUT
HE CLAIMED NOT TO KNOW FIRST NAME, ONLY RECALLING
THAT HE KNEW OF A FROM ARIZONA.

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PAGE EIGHT SC 100A-8051 UNCLAS

THE ONLY ITEM OF POTENTIALLY USEFUL INFORMATION OBTAINED DURING THIS INTERVIEW WAS THE FACT THAT GALE MENTIONED THAT IT WAS HIS UNDERSTANDING THAT SOMEONE (NOT FURTHER IDENTIFIED) HAD REPORTEDLY FILED A COPY OF THE DOCUMENT PREPARED BY THE COMMITTEE OF STATES AT THE RECORDER'S OFFICE IN MARIPOSA.

STATED SIMPLY, IT WAS THE IMPRESSION OF THE INTERVIEWING AGENTS THAT, WHILE GALE WAS CORDIAL TO THE INTERVIEWING AGENTS, HIS RESPONSES WERE LESS THAN CANDID, TO SAY THE LEAST.

ON DECEMBER 17, 1984, INVESTIGATION AT THE MARIPOSA COUNTY RECORDER'S OFFICE REVEALED THAT A "NOTICE" WAS ACCEPTED FOR RECORDING BY THAT OFFICE ON JULY 13, 1984, AT 4:30 P.M. THE DOCUMENT, ASSIGNED NUMBER 2732, IS RECORDED IN VOLUME 262, PAGES 340 THROUGH 356. THE RECORDING STAMP REFLECTS THAT THE DOCUMENT WAS FILED AT THE REQUEST OF THE COMMITTEE OF THE STATES. PERSONNEL IN THE RECORDER'S OFFICE RECALL THAT TWO OR THREE INDIVIDUALS, IDENTITIES UNKNOWN, PERSONALLY APPEARED AT THE RECORDER'S OFFICE SOME TIME A FEW DAYS PRIOR TO JULY 13 AND TRIED, AT THAT TIME, TO RECORD THEIR DOCUMENT. OFFICE PERSONNEL DECLINED TO

PAGE NINE SC 100A-8051 UNCLAS ACCEPT THE DOCUMENT AT THAT TIME, STATING THAT IT WAS NOT RECORDABLE. PERSONNEL RECALLED THAT THE INDIVIDUALS ECAME UPSET, BUT LEFT. PERSONNEL FURTHER RECALLED THAT THERE WERE OTHER INDIVIDUALS WAITING OUTSIDE THE OFFICE IN AN UNIDENTIFIED VAN BEARING UNKNOWN OUT OF STATE LICENSE PLATES . SUBSEQUENTLY, THE DOCUMENT WAS RECEIVED BY CERTIFIED MAIL AND, AFTER CONSULTING WITH THE COUNTY COUNCIL, THE RECORDER'S OFFICE RECORDED THE DOCUMENT. ACCORDING TO A "PROOF OF SERVICE" PAGE ATTACHED TO THE DOCUMEN THE PERSON MAILING THE DOCUMENT TO THE RECORDER'S OFFICE WAS SACRAMENTO, CALIFORNIA 95842. THE DOCUMENT WAS MAILED UNDER CERTIFIED RECEIPT NUMBER P 330 804 309. THE "PROOF OF SERVICE" WAS EXECUTED BY ON JULY 9, 1984. ALSO ATTACHED TO THE DOCUMENT AS A FIRST PAGE IS AN AFFIDAVIT NOTARIZED BY NOTARY PUBLIC JOAN BECK OF SACRAMENTO. CALIFORNIA, ON JULY 6, 1984. THAT AFFIDAVIT IS SIGNED BY (AS SPEAKER OF COMMITTEE OF THE STATES),

(AS WITNESS), AND

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THE FIRST PAGE OF THE ACTUAL DOCUMENT IS ENTITLED

"COMMITTEE OF THE STATES IN CONGRESS, JULY 4, 1984". THE

DOCUMENT IS WRITTEN IN A STYLE REMINISCENT OF THE CONSTITUTION

OF THE UNITED STATES AND THE ARTICLES OF CONFEDERATION. THE

DOCUMENT MAKES NUMEROUS DEMANDS ON THE CONGRESS OF THE UNITED

STATES AND INCLUDES AN INDICTMENT OF THE CONGRESS.

THE DOCUMENT INCLUDES AN "UNANIMOUS DECLARATION OF THE 50 UNITED STATES OF AMERICA, ASSEMBLED", WHICH INCLUDES, IN PART, THE FOLLOWING TWO PARAGRAPHS:

"YOUR ATTENTION IS DIRECTED TO THE AFFIRMATION OF THE ATTACHED INDICTMENT WHEREIN THE COMMITTEE OF THE STATES IS LAWFULLY EMPOWERED TO PERFORM ITS FUNCTIONS UNDER AUTHORITY OF ARTICLE V., ARTICLES OF CONFEDERATION AND PERPETUAL UNION AS RATIFIED BY THE STATES OF THE UNION AND FORMALLY ANNOUNCED TO THE PUBLIC ON MARCH 1, 1781".

"IN CAVEAT ANY INTERFERENCE OR ATTEMPT TO INTERFERE WITH THE FUNCTIONS AND ACTIVITIES OF THIS COMMITTEE OF THE STATES OR ITS DELEGATES, BY ANY PERSON, OR ANY AGENCY OF

PAGE ELEVEN SC 100A-8051 UNCLAS

©VERNMENT, SHALL RESULT IN THE DEATH PENALTY BEING

MPOSED UPON CONVICTION BY SAID COMMITTEE SITTING AS THE

©NGRESS OF THE UNITED STATES."

WHITE STATES
THE ENTIRE DOCUMENT AND PORTIONS THEREOF ARE ALL
DATED JULY 4, 1984. THE PRECEDING PAGE PARTIALLY QUOTED
WAS ATTESTED TO BY , SECRETARY, AND
, SPEAKER AND CHAIRMAN OF THE DELEGATES.
SEVZRAL PAGES OF THZ DOCUMENT BEAR A DATE AND TIME
STAMP AND THE INITIALS, CLERK OF THE COMMITTEE OF
THE STATES". THAT INDIVIDUAL ISWL I BELIEVED IDENTICAL TO
, IDENTIFIED HEREAFTER AS A DELEGATE
FROM THE STATE OF WISCONSIN.
THREE PAGES OF THE DOCUMENT CONTAINED A "LIST OF
DELEGATES OF THE UNITED STATES OF AMERICA REPRESENTED IN
THE COMMITTEE OF THE STATES IN CONGRESS ASSEMBLED, 1984".
THE LISTING IS OF SIGNATURES AND THE CORRESPONDING
STATE REPRESENTED. THE FOLLOWING LIST OF NAMES, UNLESS
OTHERWISE INDICATED, IS BELIEVED TO BE AN ACCURATE TRANSLATION
OF THE SIGNATURES.
ARIZONA; ARIZONA;

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PAGE TWELVE SC 100A-8001 UNCLAS
, ARIZONA;
CALIFORNIA; CALIFORNIA;
, CALIFORNIA; , CALIFORNIA;
, CALIFORNIA; , CALIFORNIA;
, CALIFORNIA; , CALIFORNIA
ALTERNATE; CALIFORNIA ALTERNATE;
, CALIFORNIA ALTERNATE;
CALIFORNIA ALTERNATE;, CALIFORNIA ALTERNATE;
, CALIFORNIA ALTERNATE;
, CALIFORNIA ALTERNATE; DAVID (POSSIBLY DANIEL)
MORAN, CALIFORNIA ALTERNATE; RI CHARD G. (GIRNT) BUTLER,
DAHO; IOWA; , IOWA; ,
EDWA; KANSAS;
KANSAS; KANSAS;
, MINNESOTA; , NEBRASKA;
, NEBRASKA; NEVADA;
NEVADA;
NEVADA; , NEW HAMPSHIRE;

PAGE THIRTEEN SC 100A-8051 UNCLAS
NEW HAMPSHIRE; , NORTH DAKOTA;
, NORTH DAKOTA; , NORTH
DAKOTA;, NORTH DAKOTA;
, NORTH DAKOTA;
wisconsin; wisconsin;
wisconsin; wisconsin;
AND LASTLY , IOWA.
BETWEEN DECEMBER 17 AND 19, 1984, CONTACT WAS MADE
WITH MARIPOSA COUNTY SHERIFF KEN MATTHYS,
MARIPOSA COUNTY DISTRICT ATTORNEY
, AND THREE MEMBERS OF THE MARIPOSA OFFICE OF
THE CALIFORNIA HIGHWAY PATROL,
AND NONE OF
THESE INDIVIDUALS WAS ABLE TO PROVIDE ANY POSITIVE INFORMATION
RE THE COMMITTEE OF STATES, ALTHOUGH ALL WERE FAMILIAR TO
SOME DEGREE WITH REVEREND GALE AND THE MINISTRY OF CHRIST
CHURCH. NONE KNEW OF ANY JULY 4TH MEETING AT THE MANASSAH
RANCH, ALTHOUGH IT WAS KNOWN TO THESE INDIVIDUALS THAT
IN YEARS PAST, SUCH MEETINGS WERE HELD OVER THE 4TH OF JUWY

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ON DECEMBER 20. 1984. CALIFORNIA DEPARTMENT OF JUSTICE, ORGANIZED CRIME UNIT, SACRAMENTO, ADVISED THAT SHE WAS NOT FAMILIAR WITH CAPTIONED ORGANIZATION. BUT THAT SHE WAS FAMILIAR WITH A SIMILAR ORGANIZATION KNOWN AS THE COMMITTEE OF THE STATE OF CALIFORNIA. ASSEMBLED. ORGANIZATION PREPARED A DOCUMENT SIMILAR TO THE ONE OBTAINED FROM MARIPOSA COUNTY. WHICH WAS DATED AUGUST 29. 1984. THE DOCUMENT PREPARED BY THIS STATE GROUP HAS REPORTEDLY HEN PROVIDED TO NUMEROUS STATE OFFICES IN CALIFORNIA. IS FAMILIAR WITH OF FOLSOM. CALIFORNIA. WHO IS BELIEVED TO HAVE MOVED TO NORTH DAKOTA. INTELLIGENCE INFORMATION INDICATES HE IS AN ASSOCIATE OF OF THE POSSE COMITATUS OUT OF TIGERTON. WISCONSIN. IS KNOWN TO HAVE TRAVELED AROUND THE COUNTRY SPEAKING TO GROUPS ON HOW TO PREPARE COMMON LAW SIITS. ALSO ADVISED THAT DAVID MORAN. BELIEVED TO BE

FROM DIXON, CALIFORNIA, IS ANOTHER INDIVIDUAL WHO TRAVELS

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PAGE FIFTEEN SC 100A-8051 UNCLAS
AROUND INSTRUCTING GROUPS ON HOW TO PREPARE COMMON LAW
SUITS.

THESE INDIVIDUALS ARE BELIEVED TO BE PRIMARILY ENGAGED IN TAX AVOIDANCE ACTIVITIES. THEY WERE DESCRIBED AS "RIGHT WING", BUT WERE NOT KNOWN TO HAVE BEEN INVOLVED IN ANY SPECIFIC ACTS OF VIOLENCE.

ALSO ON DECEMBER 20, 1984, CONTACT WAS MADE WITH
INFORMATION PROVIDED TO THE FBI. HOWEVER, THEIR INFORMATION
WAS MORE DETAILED, TO THE EFFECT THAT A SOURCE (NOT FURTHER
DENTIFIED), BUT DESCRIBED AS HIGHLY RELIABLE,
CALIFORNIA,
, CALIFORNIA,

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PAGE SIXTEEN SC 100A-8051 UNCLAS
, CALIFORNIA, TELEPHONE ,
, TELEPHONE ,
ACCORDING TO THE
SOURCE, COLONEL WILLIAM P.
GALE.
ě
LEADS: NOTING THAT SACRAMENTO MUST REPLY TO FBIHQ
RECIPIENTS ARE
REQUESTED TO EXPEDITIOUSLY ACCOMPLISH THE FOLLOWING:
SEARCH INDICES ON THE INDIVIDUALS LISTED HEREIN AS
DELEGATES TO THE COMMITTEE OF STATES ASSEMBLY FOR ANY
INFORMATION INDICATING A HISTORY OF, OR PROPENSITY FOR,

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PAGE SEVENTEEN SC 100A-8051 UNCLAS VIOLENCE.

IF POSSIBLE, SEARCH RESPECTIVE STATE DMV RECORDS

AND CRIMINAL RECORD REPOSITORIES FOR FURTHER INFORMATION

ON THOSE DELEGATES LISTED AS RESIDING IN RECIPIENTS.

FIELD DIVISIONS.

MINNEAPOLIS NOTE THAT	REPORTEDLY
RESIDING IN NORTH DAKOTA	

BUTTE NOTE THAT SACRAMENTO IS AWARE OF THE POSITION OF RICHARD G. BUTLER OF IDAHO.

IF RECIPIENT FIELD OFFICES HAVE RELIABLE ESTABLISHED SOURCES IN THE DOMESTIC SECURITY/TERRORISM (WHITE EXTREMIST/SUPREMACIST) AREA, IT IS REQUESTED THAT THESE SOURCES BE CONTACTED FOR ANY SPECIFIC INFORMATION INDICATING A HISTORY OF VIOLENCE ON THE PART OF THE COMMITTEE OF STATES OR THE DELEGATES NAMED HEREIN.

	KANSAS CITY IS REQUE	STED TO IDENTI	FY THE HOLDER OF	
	,	KANSAS, TO WHI	CH THE ORIGINAL	
Œ	THE DOCUMENT RECORDED	IN MARIPOSA CO	UNTY WAS RETURNED	BY
Ų.	S. MAIL ON AUGUST 1, 1	984.	· ·	

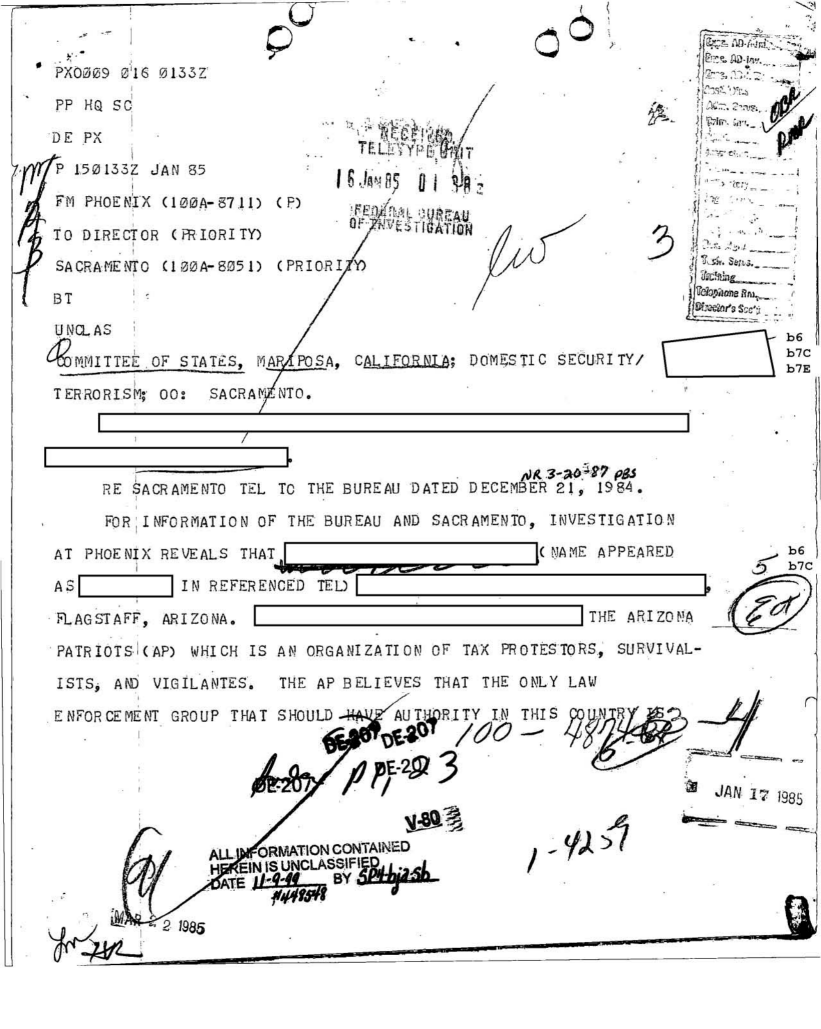
SACRAMENTO AT SACRAMENTO. WILL ACCOMPLISH SAME INDICES

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PAGE EIGHTEEN SC $100_{A}-8051$ UNCLAS CHECKS AND STATE AGENCY CHECKS AS REQUESTED OF RECIPIENT FIELD OFFICES.

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	PAGE TWO (100A-8711) UNCLAS
×	THE COUNTRY SHERIFF'S DEPARTMENT. MEMBERS OF THE AP STATE
	THAT THEY WILL ONLY OBEY OFFICERS OF THE SHERIFF'S DEPARTMENT.
	HAS STATED THAT IF ANYONE FROM THE ARIZONA DEPARTMENT
	OF PUBLIC SAFETY ATTEMPTS TO ARREST HIM, THE OFFICER MAY NOT COME
	OUT ALIVE. THE ARIZO NA PATRIOTS ESPOUSE VIOLENCE TO ACCOMPLISH
	THEIR GOALS.
1	INVESTIGATION FURTHER REVEALS THAT HAS NOT PAID
1	TAXES FOR SEVERAL YEARS. THE IRS IS CURRENTLY GARNISHING HIS
A 15.55 A 15.55	WIFE'S WAGES.
	IS AT THIS TIME THE SUBJECT OF INVESTIGATION
	FOR IMPERSONATING AN ARMY COLONEL.
	IS DESCRIBED AS FOLLOWS:
*	WHITE MALE, DOB POB IOWA; 6'4",
	WEIGHT 235 POUNDS, BROWN HAIR, BALDING (HAS WORN TOUPEE IN PAST),
•	SOMETIMES HAS MOUSTACHE, BROWN EYES, SCAR ON RIGHT WRIST, SSAN
	MILITARY IDENTIFICATION NUMBER RA
	A REVIEW OF PHOENIX INDICES REVEALED ONE REFERENCE TO
	OF THE ARIZONA
2	ATRIOTS INVESTIGATION VERFLED THAT HAS MOVED
	TO KANSAS IN ORDER TO TRAIN OTHERS IN THE COMMITTE OF STATES.

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A REVIEW OF RECORDS AT THE ARIZONA DEPARTMENT OF MOTOR
VEHICLES REVEALS THE FOLLOWING ON
RESIDED AT ARIZONA, WHITE
MALE, DOB5'9", 200 POUNDS, BROWN HAIR, BROWN
EYES, PREVIOUSLY HAD NORTH CAROLINA DRIVERS LICENSE
THERE IS NO RECORD OF OWNING A MOTOR VEHICLE.
RECORDS REVEAL THAT ONLY ARREST WAS FOR SPEEDING.
PHOENIX INDICES ARE NEGATIVE ON ALL
LOGICAL RECORDS AND SOURCE CHECKS PRODUCED NO INFORMATION ON THIS
INDIVIDUAL.

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	00A-80325) (P) (SJRA/FCI)	Cit. of the
TO DIRECTOR (PRIORI		
SACRAMENTO (100A	-8051) (PRIORITY)	TR. T. A. T.
BT		C. cators / Lag
UNCLASEFT	0	_ SQG1
ATTENTION: SUPERVIS	OR , DOMESTIC S	SECURITY TERRORISM 67
SECTION.		
COMMITTEE OF STATES	MARIPOSA, CALIFORNIA; DS	- TERRORISM; OO:
SACRAMENTO.		
	DE-269 V-80	
RE SACRAMENTO	TELETYPE TO DIRECTOR DECEM	BER 22, 1984.
	INFORMATION IS VERY SENSIT	
DISSEMINATED OUTSID	E THE BUREAU AS SUCH COULD	RESULT IN THE IDENTI-
FICATION OF THE SOU	RCE.	i j
ON	ADVISED	THAT ON
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1	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-9-99 BY SP4-bja-sb	
H	DATE 11-9-99 BY 17-7-010-30	(2)
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PAGE TWO	SF 100A-80325	UNCLAS EFTO
(SF 100A-80320)		b6
(X) COLONEL WIL	LIAM POTTER SALE (X), MARIP	1 160
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	,	
(X)		NATIONAL SOCIALIST
VANGUARD, AKA STORM	TROOPERS (X),	D6
A Marian Comment	The Self Hold are to begin him to	b70
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	Constant	besterream
NO COVERAGE	IS REQUESTED OF	SACRAMENTO AS SAN 166
FRANCI SCO	IS NEGOESTED OF	
144,0120	CAODAMENTO TO DECUECTE	b7I
AID 00177.00	SACRAMENTO IS REQUESTE	
	OF THE SPECIAL AGENT IN THAT	DIVISION WHO CAN BE
CONTACTED BY SOURCE		
	SA SAN J	OSE RESIDENT AGENCY
FCI, FTS NO.	OR OR A	ND COMMERCIAL PHONE
NUMBER	IS THE CONTACT AGENT.	
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	R Ø110Ø45Z JAN 85	Roc. N. Alfa.	
11	FM OMAHA (130A-9192) (P)	Trainin Servs.	
M	TO DIRECTOR, FBI ROUTINEN	Telephone Rm. Director's Sec'y	
	SACRAMENTO (100A-8051) (ROUTINE)		
	BT	b6	
	UNCLAS	b7	1
	ATTENTION: SUPERVISOR , DOMESTIC SECURITY/TERRORIS	SM (
	SECT ION	(din)	
0	COMMITTEE OF STATES, MARIPOSA, CALIFORNIA, DOMESTIC	CV	
	SECURITY/TERRORISM; OQ: SACRAMENTO.N	\smile	
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	100-4814	122 /	
•	RE SACRAMENTO TELETYPE TO THE BUREAU DATED 12/22/84	35 - 1	
٠	CAPTIONED AS ABOVE.		
	REFERENCED SACRAMENTO TELETYPE SET OUT LEAD TO ALL OFFICE:	An 17 165 S	
3	TO SEARCH INDICES ON INDIVIDUAL'S LISTED AS DELEGATES TO THE	b7	10
	COMMITTEE OF STATES ASSEMBLY FOR ANY INFORMATION INDICATING A		
	HISTORY OF, OR PROPENSITY FOR VIOLENCE. ALL OFFICES WERE	/)	
	FURTHER REQUESTED TO SEARCH RESPECTIVE STATE DMV RECORDS AND		
	* 100000	~	
	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-9-99 BY SPH-biasb.		
	DATE 11-9-99 BY SP4-bj2-56	/	
ï	- 1 15 1985		

PAGE TWO OMAHA 100A-9192 UNCLAS CRIMINAL RECORD REPOSITORIES FOR FURTHER INFORMATION ON DELEGATES LISTED AS RESIDING IN RECIPIENT FIELD DIVISIONS. THE FOLLOWING NAMES WERE LISTED AS DELEGATES FROM OMAHA . IOWA; DIVISION: IOWA: IOWA; IOWA; NEBRASKA; A ND . NEBRASKA. INVESTIGATION AT OMAHA REGARDING THE ABOVE-NAMED INDIVIDUALS COULD FIND NO INFORMATION INDICATING A HISTORY OF OR PROPENSITY FOR VIOLENCE OR PARTICIPATION IN ANY TAX PROTEST MOVEMENT FOR ANY OF THE LISTED INDIVIDUALS. SEARCHES OF IOVA AND NEBRASKA STATE DMV RECORDS AND CRIMINAL RECORDS YIELDED NO SIGNIFICANT INFORMATION REGARDING ANY OF THE LISTED INDIVIDUALS. NONE OF THE INDIVIDUALS LISTED HAD ANY CRIMINAL HISTORY. SPECIFIC RESULTS OF INDICES CHECKS AND DMV/CRIMINAL HISTORY CHECKS FOR EACH NAME ARE SUMMARIZED BELOW: OMAHA INDICES SEARCH WAS NEGATIVE FOR IOWA DMV RECORDS HAVE NINE LISTINGS UNDER THE NAME OF MONE OF THE NINE LISTED HAVE ANY CRIMINAL RECORD. OMAHA INDICES CONTAINED TWO REFERENCES TO ONE REFERENCE WAS IN AN 87 FILE WHICH HAS BEEN DESTROYED.

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PAGE THREE OMAHA 100A-9192 UNCLAS	· · ·
OTHER REFERENCE IS IN AN 88 FILE WHICH SHOWS THAT	ь6 ь7с
IS AN ALIAS USED BY FBI NO.	2.0
CRIMINAL RECORD CONTAINED NUMEROUS OFFENSES FOR BURGLARY AND LARCENY.	Ē
IOWA DMV RECORDS CONTAINED A TOTAL OF SEVENTEEN LISTINGS UNDER THE	
NAME OF . NONE OF THE SEVENTEEN HAD ANY CRIMINAL	
RECORD.	
OMAHA INDICES SEARCH SHOWED THAT IS AN ALIAS USED	b6
BY WAS THE	. ъ7с
SUBJECT OF AN 88 CASE, THE FILE OF WHICH HAS BEEN DESTROYED.	8 8
IOWA DMV RECORDS CONTAIN TWO LISTINGS UNDER THE NAME OF	
NEITHER OF THE TWO HAVE ANY CRIMINAL RECORD. IOWA DMV DESCRIPTIONS	
FOR PERSONS NAMED DO NOT MATCH THE DESCRIPTION OF	
OMAHA INDICES SEARCH FOR SHOW THAT THAT IS	b6
AN ALIAS USED BY WHO WAS THE SUBJECT OF AN	ъ7с
87 CASE, 00: PHILADELPHIA. WAS ONE OF 729 ALIASES	a I
THAT HAD BEEN USED BY IN A BAD CHECK SCHEME. IOWA DMV	
RECORDS CONTAIN ONE LISTING UNDER THE NAME	

PAGE FOUR OMAHA 100A-9192 UNCLAS HE HAS NO CRIMINAL HISTORY. OMAHA INDICES SEARCH FOR SHOWED ONE REFERENCE TO AS BEING POSSIBLY IN VIOLATION OF BANKRUPTCY LAWS. CASE HAS EVER BEEN OPENED ON NEBRASKA DMV SHOWS ONE LISTING UNDER THE NAME AND HE HAS NO CRIMINAL HISTORY. OMAHA INDICES NEGATIVE FOR NEBRASKA DMV RECORDS SHOW ONE LISTING FOR BUT NO LISTINGS FOR AS SPELLED IN REFERENCED TELETYPE. DMV RECORDS . SHOW THAT HAS THE SAME ADDRESS AS PREVIOUSLY DESCRIBED. NO CRIMINAL HISTORY FOR OMAHA DIVISION HAS NO SOURCES CAPABLE OF PROVIDING INFORMATION REGARDING CAPTIONED MATTER. NO FURTHER INVESTIGATION IS APPARENT IN OMAHA DIVISION AND OMAHA IS CONSIDERING THIS MATTER RUC'D N BT

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	FM SEATTLE (100A-33205) (P)	Off. C' C TA	,
	TO DIRECTOR ROUTINE	Boc. BY	
	SACRAMENTO (100A-8051) ROUTINE ALLINFORMATION CONTAINED	Troining	
	HEREIN IS UNCLASSIFIED DATE 11-9-99 BY 5P4-bja-5b-	Director's Sec'y	
	UNCLAS	-	_ک
1	ATTENTION: SUPERVISOR , DOMESTIC SECURITY/TERRORIS	SM	ь6 ь70
C	COMMITTEE OF STATES, MARIPOSA, CALIFORNIA; DOMESTIC SECURITY	'	b7E
	TERRORISM; 00: SACRAMENTO	- es	
			•
8	3.		
	RE SACRAMENTO TELEFTIPE TO DIRECTOR, DECEMBER 22, 1984.		Dec (2000)
		ARE	b6 b70
	CURRENTLY BEING INVESTIGATED IN CONNECTION WITH ARYAN NATIONS	(37)	2
	CHURCH OF JESUS CHRIST CHRISTIAN, HAYDEN LAKE, IDAHO, DOMEST		
	SECURITY/TERRORISM; OO: SAN FRANCISCO AND BRINKROB, MAJOR CAS		
	0: SAN FRANCISCO. ALL INDIVIDUALS CONNECTED WITH THIS INVES	STIGATION	
	ARMED AND DANGEROUS 20/00 - 487433-		
	1.733 1985 .		
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	1-420/] ""
	, CH	/,	
	WAR 29 1985		• ŝ
	78395		

PAGE 2 SE 100A-33205 UNCLAS

ARE BEING CONSIDERED EXTREMELY DANGEROUS WITH UNLIMITED AMMUNITION AND WEAPONS. APPROPRIATE CAUTION IS BEING EXERCISED DURING ALL PHASES OF THE INVESTIGATION. ADDITIONALLY, BE ADVISED OF POSSIBLE THREATS BY ARYAN NATIONS TOWARD FBI PERSONNEL.

INDICES SEARCH ON THE INDIVIDUALS LISTED IN REFERENCED
TELETYPE AS DELEGATES TO THE COMMITTEE OF STATES ASSEMBLY FOR
ANY INFORMAION INDICATING A HISTORY OF OR PROPENSITY FOR VIOLENCE
REVEALED NO PERTINENT FILES.

SEATTLE AT SEATTLE, WILL CONTACT DOMESTIC SECURITY/TERRORISM WHITE EXTREMIST/SUPREMIST) SOURCES FOR ANY SPECIFIC INFORMATION INDICATING A HISTORY OF VIOLENCE ON THE PART OF THE COMMITTEE OF STATES OR THE DELEGATES TO IT.

-- ARMED AND DANGEROUS --

ET

* *	P0003 0081920Z	
	Error, AD-LES	
	ALL INFORMATION CONTAINED AND Servs. OF ALL INFORMATION CONTAINED	
	DATE 11.9.99 BYSP4 by a. 50 Prom. Inv. DATE 11.9.99 BYSP4 by a. 50 Prom. Inv. DATE 11.9.99 BYSP4 by a. 50 Prom. Inv. DATE 11.9.99	
	M MINNEAPOLIS (1884-18819) (RUD)	
iÀ	TO DIRECTOR PRIORITY	
()	SACRAMENTO (100A-8051) PRIORITY	
, .	Training Training	
14	UNCL AS Director's Sec'x	
(COMMITTEE OF STATES, MARIPOSA, CALIFORNIA; DS/T; OO: SACRAMENTO 67C	
	b ⁷ E	
	REFERENCE SACRAMENTO TELETYPE, DECEMBER 22, 1984.	
	MINNEAPOLIS INDICES RE COMMITTEE OF STATES NEGATIVE.	
	INDICES SEARCH AND SUBSEQUENT DMV AND CRIMINAL RECORDS ON	
	INDIVIDUALS LISTED IN REFERENCED TELETYPE AS DELEGATES TO THE	
	COMMITTEE OF STATES ASSEMBLY 1984 INDICATED THE FOLLOWING: 67	
	DOB WEIGHT 185, HEIGHT 5	
	HAIR BLOND, EYES BLUE, LAST KNOWN ADDRESS NORTH DAKOTA.	
1	WAS KNOWN TO BE PRESENT AT A PRESS CONFEBENCE HELD IN	
	TIGERTON, WISCONSIN, IN MAY, 1983, WITH	
	FOR THE TIGERTON SHERIFF'S POSSE COMITATUS (SPC).	
	2 JAN 10 1835	
5	11259	
	1-4259	
,	11/2/2014	
		b b
MAR	1985	

PAGE TWO MP 100A-18 9 . UNCLAS
IN NOVEMBER, 1984, REPRESENTING THE COMMITTEE OF THE STATES AND
COMMON LAW, WAS TO SPEAK TO A MEETING OF THE FARM CRISIS LEAGUE
IN JAMESTOWN, NORTH DAKOTA. AT A MEETING BATESVILLE, ARKANSAS, IN
FEBRUARY, 1984, WAS A SPEAKER AT A MEETING OF THE
WEEKEND EDUCATIONAL TRAINING SEMINAR ON THE U.S. JUSTICE SYSTEM.
IN APRIL, 1983, TIGERTON, WISCONSIN, SPC, AND
MET WITH THE FBI AT WAUSAU, WISCONSIN, IN ORDER TO
PUT FORTH A COMPLAINT ALLEGING FRAUD AND CORRUPTION BY THE UNITED
STATES ATTORNEY OF NORTH DAKOTA AND NUMEROUS BANKERS IN NORTH
DAKOTA. WAS KNOWN TO BE AN ASSOCIATE OF, AND
PRIOR TO
NORTH DAKOTA, HE HAD APPEARED IN CLAY COUNTY COURT WITH
IN CLAY COUNTY, NORTH DAKOTA.
NO CRIMINAL HISTORY COULD BE LOCATED FOR AS A
RESULT OF REVIEW OF MINNEAPOLIS FILES, HE HAS BEEN AN ASSOCIATE OF
KNOWN TAX PROTESTORS AND MEMBERS OF THE SHERIFF'S POSSE COMITATUS
IN THE PAST.
DOB , HEIGHT 5'9", WEIGHT 15Ø
BLOND HAIR, EYES BLUE, SON OF NO CRIMINAL
HISTORY LOCATED. MINNEAPOLIS FILES INDICATE IS

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MP 100A-3019 PAGE THREE UNCLAS A SYMPATHIZER OF THE SHERIFF'S POSSE COMITATUS. DOB . HEIGHT 6'1". WEIGHT 160. BLOND HAIR, GREEN EYES. NOTE THAT SACRAMENTO TELETYPE, MARCH 9, 1984, ENTITLED "SHERIFF'S POSSE COMITATUS - WISCONSIN; DS/T; 00: MILWAUKEE", SACRAMENTO FILE 100A-8047, CONTAINS INFORMATION REGARD-ING AND HIS ACTIVITIES IN SACRAMENTO. CALIFORNIA. WAS ARRESTED IN NOVEMBER, 1977, IN TEMPE, ARIZONA, FOR DWI. ON MAY 4, 1981. AT DETROIT LAKES, MINNESOTA, HE WAS ARRESTED FOR POSSESSION AND SALE OF A CONTROLLED SUBSTANCE. IS A KNOWN SHERIFF'S POSSE COMITATUS SYMPATHIZER WHILE LIVING IN NORTH DAKOTA. DOB WEIGHT 140. HEIGHT 5'6". HAIR BROWN. LAST KNOWN LOCATION NORTH DAKOTA. MINNE-APOLIS FILES INDICATE THAT WAS A KNOWN ASSOCIATE OF BOTH OF THE SHERIFF'S POSSE COMITATUS IN WISCONSIN AND OF MEDINA, NORTH DAKOTA. AT A MEETING IN FARGO, NORTH DAKOTA, IN MAY, 1983, WAS ASSOCIATED WITH AT A MEETING OF THE CONCERNED CITIZENS FOR A BETTER COMMUNITY. DECEMBER. 1984. THE NORTH DAKOTA CRIMES BUREAU ADVISED THAT THE SHERIFF OF GRIGGS COUNTY. NORTH DAKOTA. HAS BEEN FREQUENTLY VISITED

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PAGE FOUR MP 100A-18619 ' U	JNCL AS
BY WHO PROCLAIMED TO BE A	MEMBER OF THE SHERIFF'S POSSE
COMITATUS. THE SHERIFF ADVISED T	THAT HE BELIEVED THAT HAD
HIS FARM FORECLOSED IN THE LATE 1	1970S. NO KNOWN CRIMINAL HISTORY
OR HISTORY OF VIOLENCE.	
D OB	, WEIGHT 165, HEIGHT
5'10", HAIR BROWN, EYES BLUE.	IS NOTED AS A NORTH DAKOTA
TAX PROTESTOR FROM ENGLEVALE, NOR	RTH DAKOTA, AND HAS BEEN PLACED IN
JAIL IN THE PAST FOR HIS REFUSAL	TO PROVIDE DOCUMENTS FOR AN IRS
AUD IT.	•
MINNEAPOLIS INDICES NEGATIV	JE FOR MENTIONED
IN REFERENCED TELETYPE AS BEING F	FROM MINNESOTA AND THE REMAINDER
OF INDIVIDUALS LISTED.	
BT	$\langle \hat{\mathbf{x}} \rangle$
#	

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				.	. ,
564 - STEERN S		`FBI			
	ANSMIT VIA:	PRECEDENCE:	CLASSIFICATION:		
	Teletype	Immediate	☐ TOP SECRET		
	Facsimile Airtel	☐ Priority ☐ Routine	CONFIDENTIAL	- 1	
፟ -	11111001	Koutine	UNCLAS E F T	a .	
			UNCLAS	Ĭ	
		V	Date January	7. 1985	
F		SECRET	Date Street		ī
	TO:	DIRECTOR, FBI			2 120
(24."		ATTN: SUPERVIS	OR	DOMESTIC	b6 b7C
#	FROM:	_SAC, LAS VEGAS (100A-16	To the state of th	ON	TO SERVICE
	A	\mathcal{D}		April to al	
	SUBJECT:	COMMITTEE OF STATES, MARIPOSA, CALIFORNIA,	DECLASSIFIED BY	SP4.bj2.5b	
		DS - TERRORISM	1448548		
		00:Sacremento			
		This communication is c	lassified "SECRE	T in its	
	entirety.				
1	.3	Re Sacramento teletype	to the Bureau,	ET AL, dated	
8)	December 2				
İ					b7E
§ (•			
		Arrest and State of Nev	ада рерувамена с	DE MOTOR VEHICLES	
	(DMV) reco	rd checks were conducted	through a query	of the Shared	
1		ed Operations for Protec			
	enforcemen	ed index of the majority t agencies in the State	of Nevada) on De	cember 27, 1984,	
	at Las Veg	as, Nevada, regarding an		. These	b6
	record che	cks reflected the follow , who may or may			b7C
2		mentioned in referenced	teletype:		$ C \rangle$
	Jersev: 5'	; white male; born 10" tall; 190 pounds; br	own hair: brown	eves: Social/U	3
		ccount number	; address		T = I
ŀ	occupation		vada (as of May	21, 1976); and	
1	CCCupacion	Las Vegas, Nevada (as	of May 21, 1976)		*1
	v.		***		
		Classified Declassify		29 31 1, 22 13	
	2-Bureau	, ,-	on. onex		ь6 b7с
	2-Sacramen 1-Las Vega	to (100A-8051)			30,00
ŧ	CMB:ce	1-4257		1	
2000	(5)	тафая		/	/
	//	<u> </u>			1
An	proved;	Transmitted		Per	_
a) 6/	10		lumber) (Time)		

arrest record reflects that he has an outstanding warrant for failure to appear on a traffic citation.

Arrest and DMV record checks were conducted through	
a query of SCOPE on December 27, 1984, at Las Vegas, Nevada,	
regarding a . These record	b6
checks reflected the following information of a	b7C
who may or may not be identical to the	
mentioned in referenced teletype.	. 4
white male; born at California;	
6'2" tall, 198 pounds; brown hair; brown eyes; Social Security,	1
Account number ; and	(
Las Vegas, Nevada (as of November 13, 1983). has received	٠
several traffic tickets, but no arrests.	1
iii.	1
Arrest and DMV record checks were conducted through a	
query of SCOPE on December 27, 1984, at Las Vegas, Nevada,	1,27074
regarding a These record checks reflected the	b6
following information on three separate individuals with the name	b7C
or any of whom may or may not be identical	
to the mentioned in referenced teletype:	V.
The state of the s	
l. , also known as ;	b6
white male; born at Colorado; 5'11" tall;	b7C
135 pounds; brown hair; brown eyes; and Social Security Account	
number was arrested by the HENDERSON (Nevada)	
POLICE DEPARTMENT in 1969, and charged with filing a false	*
criminal report. The Nevada DMV has no record for	
2. also known as (aka)	b6
	b7C
white male; born at Michigan; 5'10" tall;	
Nevada (as of November 17, 1981); and Social Security Account number	
has numerous outstanding warrants for failure to	~
appear on traffic citations. The Nevada DMV has suspended	-
drivers license.	*
3. , aka ; white	b6 ·
male; born in Canada; 5'7" tall, 135 pounds; brown	b7C
hair; brown eves: Social Security Account number ; and	
address, Las Vegas, Nevada (as of June 1, 1984).	
has numerous arrests in Las Vegas and Henderson, Nevada, which	-5
include charges of DUI, reckless driving, driving without a license,	
minor in possession of liquor and possession of a controlled	
substance currently has a valid Nevada Drivers License.	
Las Vegas indices are negative regarding any reference	
identifiable with any of the individuals mentioned in referenced	
teletype.	
	. 4



LV 100A-1669

Logical Sources in the Las Vegas Division were contacted regarding the COMMITTEE OF STATES and its known delegates. The results were negative as to any information whatsoever on either the committee or its delegates.

In view of the above, Las Vegas is considering this matter RUC.

1	
2327	RECEIVED RECEIVED
	BSO'005 0 15 02 44Z TELETYPE UNIT Some of the serve of
	PP HC SC OF INVESCIGATION INTERIOR
	DE BS ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED
	P 142 03 07 JAN 85 DATE 11-9:99 BY SPH-bja:56. SPUL Mgnt.
	FM BOSTON (100A-47669) (RC) (CONCORD RA)
6	TO DIRECTOR (PRIORITY)
*	TO SECRAMENTO (1004-8051) (ROUTINE)
	BT /
	UNCLAS
	ATTENTION: SUPERVISOR , DOMESTIC SECURITY-TERRORISM
7702	SECTION.
O	COMMITTEE OF STATES, MARIPOSA, CALIFORNIA, DS-TERRORISM, 67C
	00: SACRAMENTO.
	RE SACRAMENTO TELETYPE TO DIRECTOR DATED 12/21/84.
× .	(mb)
l	100-487433-10
	FOR THE INFORMATION OF THE BUREAU AND SACRAMENTO, THE
	FOLLOWING INVESTIGATION WAS CONDUCTED CONCERNING 66
	AND MENTIONED IN REFERENCED TELETYPE:
	ON JANUARY 7, 1985, A REVIEW OF THE DEPARTMENT OF MOTOR
	VEHICLE RECORDS, NEW HAMPSHIRE REVEALED 66
	DATE OF BIRTH RESIDES ON . 1.11
you	.1059
	1-4259

PAGE TWO, BS100A-47669, UNCLAS
NEW HAMPSHIRE, AND HAS A 1980 GMC SIERRA PICKUP TRUCK,
GREEN IN COLOR, BEARING BEARING NEW
HAMPSHIRE LICENSE THERE WAS NO RECORD OF
ON JANUARY 10, 1985, CONTACT WITH THE LOCAL IRS OFFICE,
NEW HAMPSHIRE FAILED TO REVEAL ANY ADDITIONAL
INFORMATION CONCERNING , HOWEVER REVEALED
AS A HIGHLY VISIBLE ANTI-TAX ADVOCATE.
HAS ORGANIZED GROUPS SUCH AS "AMERICANS FOR
CONSTITUTIONAL RIGHTS", "CTP", A LOCAL PATRIOT ORGANIZATION,
AND "THE NATIONAL ASSOCIATION OF INDEPENDANT PATRIOT CLUBS."
RESIDES AT, MASSACHUSETTS,
SOCIAL SECURITY NUMBER AND IS CONSIDERED A POTENTIALLY
DANGEROUS TAXPAYER. NO FURTHER INFORMATION AVAILABLE.
SACRAMENTO SHOULD ADVISE IF ANY ADDITIONAL INVESTIGATION
IS DESIRED CONCERNING ABOVE MENTIONED INDIVIDUALS.
ST .

أعيا	ETOØØ1 3612344Z
	PP HQ SC RECEIVED
-4	DE BT
	F 262344Z DEC 84 27 DF 84 00 00
	PM BUTTE (100A-9595) PYRICE STIGATION
	TO DIRECTOR (100-487400) (PRIORITY)
H	SACRAMENTO (100A-8051) (PRIORITY)
	BT Francisco
	UNCLAS Jeroctor's Secty
	ATTENTION: SSA CID, DOMESTIC SECURITY/TERRORISM
	ECTION
	ARYAN NATIONS, CHURCH OF JESUS CHRIST CHRISTIAN, HAYDEN LAKE,
	DAHO, DOMESTIC SECURITY/TERRORISM, OO: BUT TE.
	COMMITTEE OF STATES, MARIPOSA, CALIFORNIA; DOMESTIC SECURITY/
	TERRORISM, OO: SACRAMENTO.
	RE SACRAMENTO TELETYPE TO DIRECTOR, DATED DECEMBER 1, 1984.
	FOR INFORMATION OF SACRAMENTO,
	ATTENDED THE JULY 1984 MEETING
	AT MARIPOSA, CALIFORNIA, ACCORDING TO
	WITH MEMBERS OF THE COMMITTEE OF STATES.
	ARMED AND EXTREMELY DANGEROUS. 100-487465-
	NOT RECORDED
æ	45 JAN 14 1985 1
	11-10-99
	1 12 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
28	
9	14

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PAGE, TWO, 100A-9595, UNCLAS
IN WHICH
SOURCE INFORMATION INDICATED THAT PRIOR TO THE
INCIDENT AT, AND OTHER ORDER
MEMBERS WERE PLANNING
QURRENT WHEREABOUTS IS UNKNOWN. BUTTE IS OF THE POSITION THAT
MEMBERS OF THE COMMITTEE OF STATES WHO HAVE MET WITH
WOULD LIKELY FURNISH SUPPORT TO OR OTHER MEMBERS OF
"THE ORDER".
ARMED AND EXTREMELY DANGEROUS.
BI

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#

					1.71
FD-36 (R	ev. 8-26-82)	P	• • • • • • • • • • • • • • • • • • • •	1	*
, 3 ()	TRANSMIT VIA: □ Teletype □ Facsimile □ AIRTEL	FBI PRECEDENCE: Immediate Priority Routine	CLASSIFICATION: TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS Date2/4/85		- 12 P
	TO: DIRECTOR,	FBI		328	
Ù,	FROM: SAC, SAN D COMMITTEE OF STAT MARIPOSA, CALIFOR DS-TERRORISM	DATE 11-9-99	FION CONTAINED CLASSIFIED BY SP4-bia-sh	3	
	00: SACRAMENTO Re Sacrame	#4482	he Bureau dated 12/21/	?- <i>£5</i> 34.	
·	individuals liste The indices revea	d as Delegates to led no identifiable, for the exeption	dices were searched con the Committee of State le record for any of the n of Richard Girnt But and 1928-71-42.	es Assembly. ne	b3 b7E
	A review o		revealed a Butte le	etter to	
		ase 61 00: San Fra hrist Christian, I	rence is a dual captica ancisco, and Aryan Nat: Hadey Lake, Idaho, Dome	ions,	b3 b7E
	(DMV), were check States Assembly, for the exception There were also n San Dieg	ed concerning the for the San Diego of one umerous o is unable to de	ia Department of Motor members of the Commitarian area, and all were need to be a second and the commitarian and the commine if they are identical and the commine if they are identical and the commine if the commine is the commitment and the commitment are identical and the commitment are identic	tee of gative	5m() b6 b7c
	with the delegate 2 - Bureau 2 - Sacramento 1 - San Diego	w.	100 -	487433	-111
	CNM/CDM ROUTING U	TER ST Transmitted	Per <u>יליט</u> umber) (Time)	FFC 8 1985	ь6 ь7с

U.S. GOVERNMENT PRINTING OFFICE : 1984 0 - 449-465

1-8-85 MAY & 0 (1985 webs.

Chaffe

SD 100A-19841

The records of the San Diego	Police Department and the
San Diego Sheriff's Office were nega	ative concerning the above
delegates, however, the records did	reveal numerous
and .	San Diego unable to determine
if identical with above delegates.	

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San Diego has no sources in the Domestic Security or Domestic Terrorism area. In addition, San Diego has no current information on captioned matter.

- 2* -



06)			NEDSRAL BURE	EAU OF INVESTIGATION	5		
		PAGE 1 OF 2			ATION MESSAGE FORM) :	
		FEBRUARY 5	1985	CLASSIFICATION	UNCLASSIFIED	PRECEDENCE PRIORITY	1	
							;	
		\$F2000PP	SCEDE HQ	40700 0361	8305YUTP 051551Z	FEB 85 Z	Í	
<u> </u>	FM	FM DIRECTO	R FBI			VLM 3		
Ĭ	то	TO FBI SAC	RAMENTO I	PRIORITY	ALL INFORMATION COM	TAINED		
V		ВТ			HEREIN IS UNCLASSIF DATE 11-9-99 BY	5P4-bja-5b		
	14	UNCLAS			H448548	đ		
	(0 •/	F STATES	MARIPOSA-	CALIFORNIA; DOM	NESTIC SECURITY	,	
	12	TERRORISM	00: SACI	RAMENTO			2	
		2007					32	1
	10						Tisyd/	1
			E INFORM	ATION OF SA	CRAMENTO, AS NOT	ED ABOVE	Edy*	
	8	AUTHORITY T	о соирпс.	т а Г			500	
							8	
	6	. на	VE BEEN	GRANTED BY	FBIHQ. SACRAMEN	JAWA CAH SAH OTI	.E	
		TIME TO DET	ERMINE			CASE		
	4	IS WARRANTE	D IN THIS	S MATTER.			CA .	
		SACRAM	ENTO WILL	. BY RETUR	N TELETYPE, FULL	Y REPORT RESULT	rs	
	2	OF THEIR IN	VESTIGAT	ION AND WI	LL SET FORTH REC	OMMENDATIONS AS		
					THE PROPERTY OF		i i	
		APPROVED BY	/ DRAFT	*BAR (4)	2/5/85 ROOM	TELE EXT		
		SEE NOTE PA	GE THREE	COL	/00) –487433 – //		
		ı - [118		,		
		ı				720450 10		
		1 -]			The state of the s		
		. /	12	FEDERAL BU	REAU OF INVESTIGATION NICATIONS CENTER	17 77. ?	.∂65	

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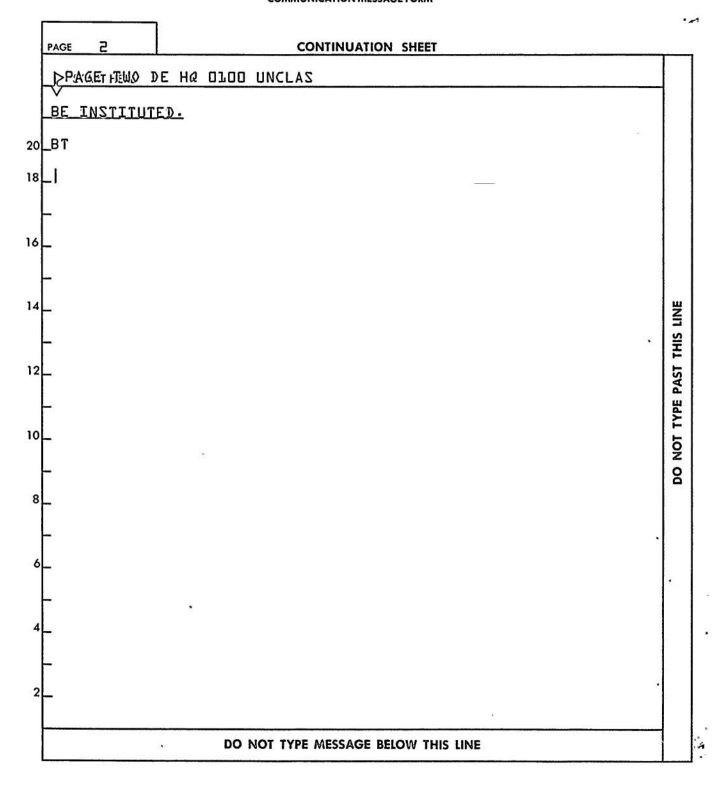
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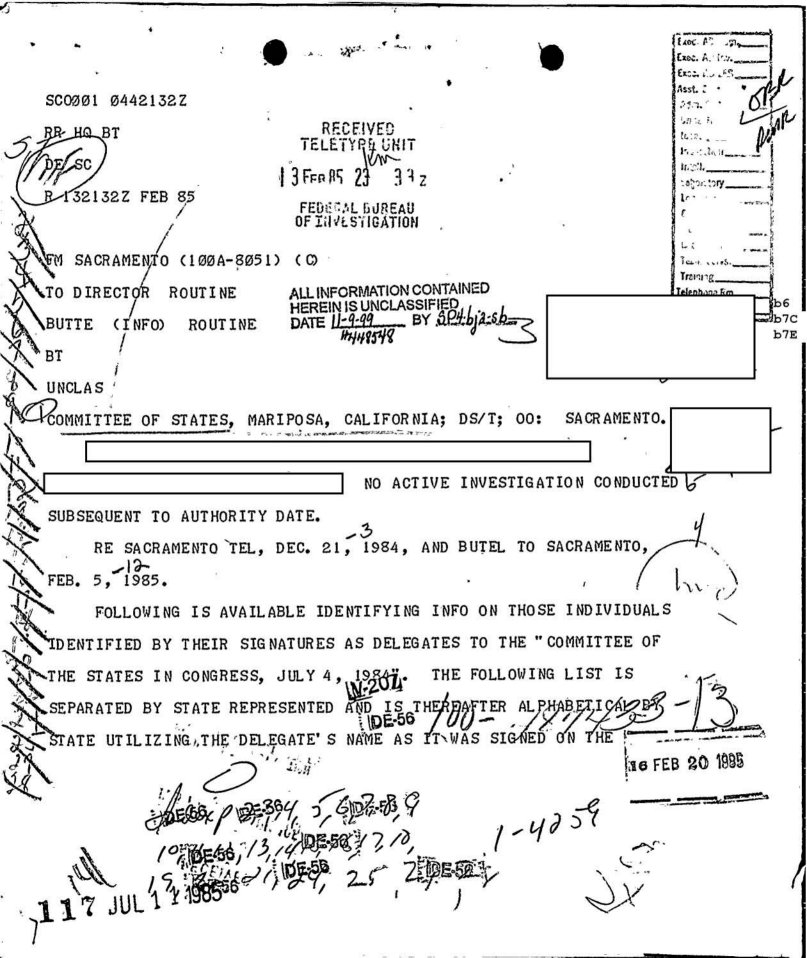






NOTE:
CONCERNING CAPTIONED MATTER, BASED ON INFORMATION RECEIVED
THAT A GROUP CALLING
THEMSELVES THE "COMMITTEE OF STATES"
- JON ZAW ZIHT
- THE
HEAD OF THE COMMITTEE OF STATES IS WILLIAM POTTER GALE.

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PAGE TWO SC 100A-8051 UNCLAS

DOCUMENT:

	CALIFORNIA:
	(X) IDENTIFIED AS (X)
K	X), AKA (ACCORDING TO DEPARTMENT OF MOTOR VEHICLES OR DMV)
_	(X) (X), CA,
	, W/M, DOB OF , 6'2", 200 LBS, BLONDE HAIR,
)	GREEN EYES, FULL BEARD, CA DRIVER'S LICENSE
1	CALIFORNIA BUREAU OF CRIMINAL INVESTIGATION A D IDENTIFICATION
/	(CII) RECORDS REVEAL HAD THIS RECORD
,	REFLECTS PLACE OF BIRTH AS FURTHER HE HAS
	FBI AND SSAN ONLY ONE ARREST IS NOTED,
_	THAT BEING THE SHERIFF'S OFFICE, MODESTO, CA, ON DEC. 17,
	1982, REFLECTING A CHARGE OF OBSTRUCTION/RESISTING A PUBLIC
	OFFICER. NO DISPOSITION NOTED. HAS TELEPHONE NUMBER
	IN NO VEHICLES ARE REGISTERED TO
	HOWEVER, HE HAS NUMEROUS CITATIONS WHILE UTILIZING TWO DIFFERENT
	VEHICLES. ONE IS A 1978 FORD "HOUSECAR", CA LICENSE,
	REGISTERED TO (X) (X), CA
	THE SECOND IS A 1980 AUDI SEDAN CA LICENSE REGISTERED TO

PAGE THREE SC 100A-8051 UNCLAS	
(X) (X) AND (X) (X), BOTH OF	ь6 ь70
, CA.	B/C
(X) CX IDENTIFIED AS CX	ь6
(BELIEVED TO BE WIFE OF SUPRA), W/F, BORN	ъ70
, 5'3", 125 LBS, AUBURN HAIR BROWN EYES,	
CA, AND CA, PRE-	*
VIOUS ADDRESS OF, CA,	
NO CRIMINAL RECORD FOUND FOR WITH CII.	
HAS NO VEHICLE REGISTERED TO HER, HOWEVER, SHE WAS CITED ON ONE	
OCCASION IN 1983 IN THE SAME VEHICLE MENTIONED ABOVE BEARING CA	
LICS.	
(X) IDENTIFIED AS (X) (X)	b6 b70
W/M, BORN , 5'10", 170 LBS, HAZEL EYES, BROWN HAIR,	
, CA,	
NO CRIMINAL RECORD FOUND FOR WITH CII. AND	
(X) ARE THE REGISTERED OWNERS OF A 1970 CADILLAC	
COUPE, CA LICS ALONE IS THE REGISTERED OWNER OF	
A 1957 "NASHU3 TRAILER, CA LICS BOTH LICENSES ARE	
CURRENTLY EXPIRED.	ı.
(X), IDENTIFIED AS (X)	b6 b70
WIM DOB SSAN	
Aldres Sacramento CA	
21-601-600 T	

PAGE FOUR SC 100A-8051 UNCLAS
(X) W/M BORN , 5'11", 154 LBS, BLUE EYES,
BLONDE HAIR, SACRAMENTO, CA, 95825, WEARS
GLASSES, HAS CII REFLECTING HE
APPLIED FOR A CONCEALED WEAPONS PERMIT THROUGH THE SHERIFF'S
OFFICE, SACRAMENTO, ON FEB. 26, 1968. THIS RECORD REFLECTS HIS
SSAN AS
(X) (X), IDENTIFIED AS (X)
(LISTED AS , NO CDL, HAS A
1963 OLD SHOBÎLE STATIONWAGON, CALICS. REGISTERED AT
, CA, NO CII RECORD FOUND, HAS
NORTH DAKOTA D/L , REFLECTING MALE, DOB OF ,
5' 10", 185 LBS, BLONDE HAIR AND BLUE EYES, RESIDENCE AT
NORTH DAKOTA,
(X) (X) NOTFURTHER IDENTIFIED. NO CDL FOUND.
IS THE REGISTERED OWNER OF A L969 CHEVROLET
TRUCK, CA LICS. (EXPIRED) AT CA,
HE WAS ALSO THE REGISTERED OWNER OF A 1971 FIAT COUPE, CA
LICS, AT THE SAME ADDRESS. THE FIAT WAS JUNKED ON JULY 19,
1984

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b6 b7С

	PAGE FIVE SC 100A8051 UNCLAS
<i>_</i>	(X) IDENTIFIED AS (X)
7	(X), W/M, BORN 6', 225 LBS, BLUE EYES, BROWN
	HAIR,, CA,,
١	HAS CII REFLECTING HE APPLIED FOR A CONCEALED
	WEAPONS PERMIT ON SEPT. 1, 1977 THROUGH THE SACRAMENTO SHERIFF'S
	OFFICE. HIS SSAN IS LISTED AS . AND
	(X) BORN (POSSIBLY
	ARE THE REGISTERED OWNERS OF A 1972 CHEVROLET COUPE,
	CA LICS.
	(X) (X) IDENTIFIED AS (X) (X)
	W/F, BORN , 5'1", 130 LBS, BROWN EYES AND GREY
	HAIR,
	HAS NO VEHICLES REGISTERED IN HER NAME NOR WAS A CII RECORD
	FOUND.
	(X) IDENTIFIED AS (X) (X)
_	W/M, BORN, 5'10", 210 LBS, BLUE EYES, BLONDE HAIR,
•	WEARS GLASSES, CA, AND
	, CA, . HAS CII NO.
	REFLECTING HIS SSAN AS THE RECORD CONSISTS OF TWO
	APPLICANT CARDS, ONE FILED NOV. 20, 1963 BY THE STATE BOARD OF

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	PAGE SIX SC 100A-8051 UNCLAS
	SACRAMENTO, AND THE OTHER FILED FEB. 20,
	1968 BY THE STATE DMV FOR AN DRIVER'S PERMIT. IS
	THE REGISTERED OWNER OF A 1977 TOYOTA COUPE. CA LICS,
	AND A 1982 DATSUN PICKUP, CA LICS, BOTH AT,
	, CA. HE IS ALSO THE REGISTERED OWNER OF A 1979
	BUICK SEDAN, CA LICS, AT
	AND A 1981 HONDA MOTORCYCLE, CA LICS (EXPIRED JUNE, 1982),
	AT THE LEGAL OWNER OF THE FIRST THREE
	LISTED VEHICLES IS IDENTIFIED AS (X)
	USE OF NASSAU TRUSTS IS COMMON AMONGST
-	INDIVIDUALS INVOLVED IN TAX RESISTANCE).
_	
<u>,</u>	INDIVIDUALS INVOLVED IN TAX RESISTANCE).
	INDIVIDUALS INVOLVED IN TAX RESISTANCE). (X) DAVID MORAN(X) IDENTIFIED AS (X) DAVID JOHN MORAN(X), W/M,
	INDIVIDUALS INVOLVED IN TAX RESISTANCE). (X) DAVID MORAN(X) IDENTIFIED AS (X) DAVID JOHN MORAN(X), W/M, BORN NOV. 30, 1956, 5'11", 150 LBS, GREEN EYES, BROWN HAIR,
	INDIVIDUALS INVOLVED IN TAX RESISTANCE). (X) DAVID MORAN(X) IDENTIFIED AS (X) DAVID JOHN MORAN(X), W/M, BORN NOV. 30, 1956, 5'11", 150 LBS, GREEN EYES, BROWN HAIR, WEARS GLASSES, 431 NORTH BUCHANAN, NO. 10, PACHECO, CA, 94553,
	INDIVIDUALS INVOLVED IN TAX RESISTANCE). (X) DAVID MORAN(X) IDENTIFIED AS (X) DAVID JOHN MORAN(X), W/M, BORN NOV. 30, 1956, 5'11", 150 LBS, GREEN EYES, BROWN HAIR, WEARS GLASSES, 431 NORTH BUCHANAN, NO. 10, PACHECO, CA, 94553, PREVIOUS ADDRESS 1245 CUNNINGHAM, DIXON, CA. MORAN IS THE REGISTERED
	INDIVIDUALS INVOLVED IN TAX RESISTANCE). (X) DAVID MORAN(X) IDENTIFIED AS (X) DAVID JOHN MORAN(X), W/M, BORN NOV. 30, 1956, 5'11", 150 LBS, GREEN EYES, BROWN HAIR, WEARS GLASSES, 431 NORTH BUCHANAN, NO. 10, PACHECO, CA, 94553, PREVIOUS ADDRESS 1245 CUNNINGHAM, DIXON, CA. MORAN IS THE REGISTERED OWNER OF A 1972 FORD COUPE, CA LICS. 629 FQU (EXPIRED). HIS DRIVING
	INDIVIDUALS INVOLVED IN TAX RESISTANCE). (X) DAVID MORAN(X) IDENTIFIED AS (X) DAVID JOHNSHORAN(X), W/M, BORN NOV. 30, 1956, 5'11", 150 LBS, GREEN EYES, BROWN HAIR, WEARS GLASSES, 431 NORTH BUCHANAN, NO. 10, PACHECO, CA, 94553, PREVIOUS ADDRESS 1245 CUNNINGHAM, DIXON, CA. MORAN IS THE REGISTERED OWNER OF A 1972 FORD COUPE, CA LICS. 629 FQU (EXPIRED). HIS DRIVING RECORD REFLECTS SEVERAL CITATIONS WHILE OPERATING A 1971 FORD

b6 b7C

PAGE SEVEN SC 100A-8051 UNCLAS
CA. MORAN HAS CII
#05940811 AND FBI #471935R1, REFLECTING MORAN'S BIRTHPLACE AS
PENNSYLVANIA. MORAN HAS ONE ARREST, MARCH 24, 1977, BY THE SHERIFF'S
OFFICE, SANTA ANA, CA, CHARGING DISORDERLY CONDUCT, LOITERING AND
REFUSING TO IDENTIY HIMSELF. ON MAY 19, 1977, IN MUNICIPAL COURT,
WESTMINSTER, THE CHARGES WERE DISMISSED FOR INSUFFICIENT EVIDENCE.
MORAN'S FBI RECORD REFLECTS HIS SSAN AS 565-06-6896. THE ABOVE
ARREST AND DISPOSITION ARE UNDER THE ALIAS OF (X) CHARLES JOHN
MORANCX).
(X) IDENTIFIED AS (X) (X),
BORN (ALSO INCORRECTLY LISTED AS , 5'11",
195 LBS (AS OF 1966), BROWN HAIR, BROWN EYES, BORN IN,
ILLINOIS, SSAN FOREGOING IS FROM CII RECORD
NO. REFLECTING APPLIED FOR A BUSINESS LICS. THROUGH
THE LOMPOC, CA, P.D. ON DEC. 30, 1966, AND THAT FURTHER HE WAS
ARRESTED ON OCT. 16, 1973 BY THE SANTA MARIA P.D. ON CHARGES OF
ADW AND POSSESSION OF A DANGEROUS WEAPON. ON NOV. 9, 1973, WAS
SENTENCED TO 30 DAYS JAIL (SUSPENDED) AND 12 MONTHS PROBATION ON THE
PRECEDING TWO CHARGES. AND (X)
, CA ARE THE REGISTERED OWNERS OF A 1968
W/F DOB

b6 b7C

PAGE EIGHT SC 100A-8051 UNCLAS
PONTIAC TWO DOOR SEDAN, CA LICS. (EXPIRED); AND
ALONE IS THE REGISTERED OWNER OF A 1970 CADILLAC SEDAN, CA LICS.
(EXPIRED, 1977). AT ONE TIME HAD ,
HOWEVER THIS LICS. EXPIRED OR WAS OTHERWISE INVALIDATED FAR
ENOUGH IN THE PAST THAT THE RECORD HAS BEEN PURGED FROM DMV
RECORD S.
(X) X IDENTIFIED AS (X) (X)
WF, BORN 5'7", 140 LBS, BLUE EYES, BROWN HAIR,
WEARS GLASSES,, CA,,
(EXPIRED, REISSUE FEE REQUIRED). HAS NO CRIMINAL
RECORD WITH CII AND ONLY HAS THE ABOVE MENTIONED 1968 PONTIAC
REGISTERED IN CONJUNCTION WITH HER DRIVING
RECORD'REFLECTS A VIOLATION ON OCT. 9, 1984 IN SACRAMENTO COUNTY
WHEREIN WHE WAS CITED WHILE DRIVING A VEHICLE BEARING LICS NO.
INVESTIGATION REVEALED THAT THIS IS AN OREGON LICS.
PLATE ISSUED ON A TAN, 1976 OLD SMOBILE 98 FOURDOOR SEDAN, REGISTERED
TO (X) RESIDING AT
, OREGON, .
IT IS NOTED THAT HAS THE SAME DATE OF BIRTH
AS NO FURTHER DMV INFO OR CRIMINAL RECORD

ь6 ь7с

PAGE NINE SC 100 A-8051 UNCLAS
BE FOUND FOR BORN
(X) WHILE NOT IDENTIFIED AS A DELEGATE TO
THE COMMITTEE OF STATES, DID SIGN AS A WITNESS AN AFFIDAVIT ON
JULY 6, 1984, BEFORE NOTARY PUBLIC JOAN BECK, ATTESTING TO THE
SIGNATURE OF ON AN AFFIDAVIT AFFIRMING THAT THE
ATTACHED COMMITTEE OF STATES DOCUMENT WAS A TRUE AND CORRECT COPY OF
THE ORIGINAL. HAS FURTHER BEEN IDENTIFIED (X)
XX, W/M, BORN , 6', 206 LBS, BLUE EYES,
BROWN HAIR, CA,, PREVIOUS
ADDRESS OF CA, CA, IS THE
REGISTERED OWNER OF A 1971 PLYMOUTH SEDAN, CA LICS, A 1971
PLYMOUTH SEDAN, CA LICS. A 1970 CHEVROLET PICKUP, CA LICS
, AND A 1964 OLD SMOBILE STATIONWAGON, CA. LICS.
(EXPIRED), ALL AT THE ADDRESS. NO CII RECORD WAS
FOUND FOR NO. AKA (X)
[X), W/M, 5'10", 170 LBS, GREEN EYES,
BLACK HAIR, MUSTACHE, CA,
(BELIEVED TO BE A BUS. ADDRESS), PREVIOUS ADDRESS
CA, SURRENDERED BY TO
SSAN
FBT
· · · · · · · · · · · · · · · · · · ·

b6 b7C

b6 b7С

PAGE TEN SC 100A-8051 UNCLAS
DMV EFFECTIVE DEC. 17, 1983). IS THE REGISTERED OWNER OF A
1981 YAMAHA MOTORCYCLE, CA LICS. (EXPIRED 1983), AND A
1981 YAMAHA MOTORCYCLE, CA LICS. (EXPIRED 1983).
IS THE SUBJECT OF CII REFLECTING HIS SSAN AS
AND AN FBI # OF THE RECORD REFLECTS
ONE ARREST ON DEC. 14, 1983 BY THE SHERIFF'S OFFICE, SANTA CRUZ,
CA, CHARGING DISOBEYING A COURT ORDER OR PROCESS. NO DISPOSITION
REFLECTED.
(X) (X), W/M, BORN , 6', 200 LBS,
BROWN EYES, BROWN HAIR, CA,
BROWN EYES, BROWN HAIR, CA, PREVIOUS ADDRESS , SACRAMENTO,
DD TUTOUS AND A STATE OF THE ST
, PREVIOUS ADDRESS , SACRAMENTO,
, PREVIOUS ADDRESS , SACRAMENTO, CA, , (SUSPENDED EFFECTIVE OCT. 8, 1984).
CA, CA, CSUSPENDED EFFECTIVE OCT. 8, 1984). IS THE REGISTERED OWNER OF A 1964 FORD SEDAN, CA LICS
, PREVIOUS ADDRESS , SACRAMENTO, CA, , (SUSPENDED EFFECTIVE OCT. 8, 1984). IS THE REGISTERED OWNER OF A 1964 FORD SEDAN, CA LICS (EXPIRED 1983), A 1964 DATSUN PICKUP, CA LICS.
, PREVIOUS ADDRESS , SACRAMENTO, CA, , (SUSPENDED EFFECTIVE OCT. 8, 1984). IS THE REGISTERED OWNER OF A 1964 FORD SEDAN, CA LICS (EXPIRED 1983), A 1964 DATSUN PICKUP, CA LICS. (EXPIRED 1984), AND A 1963 FORD CONVERTIBLE, CA LICS.
, PREVIOUS ADDRESS , SACRAMENTO, CA, , (SUSPENDED EFFECTIVE OCT. 8, 1984). IS THE REGISTERED OWNER OF A 1964 FORD SEDAN, CA LICS (EXPIRED 1983), A 1964 DATSUN PICKUP, CA LICS. (EXPIRED 1984), AND A 1963 FORD CONVERTIBLE, CA LICS. (EXPIRED 1967), ALL AT THE ADDRESS. IS ALSO
, PREVIOUS ADDRESS , SACRAMENTO, CA, , (SUSPENDED EFFECTIVE OCT. 8, 1984). IS THE REGISTERED OWNER OF A 1964 FORD SEDAN, CA LICS (EXPIRED 1983), A 1964 DATSUN PICKUP, CA LICS. (EXPIRED 1984), AND A 1963 FORD CONVERTIBLE, CA LICS. (EXPIRED 1967), ALL AT THE ADDRESS. IS ALSO THE SUBJECT OF CII RECORD WHICH REFLECTS HIS SSAN AS
, PREVIOUS ADDRESS , SACRAMENTO, CA, , (SUSPENDED EFFECTIVE OCT. 8, 1984). IS THE REGISTERED OWNER OF A 1964 FORD SEDAN, CA LICS (EXPIRED 1983), A 1964 DATSUN PICKUP, CA LICS. (EXPIRED 1984), AND A 1963 FORD CONVERTIBLE, CA LICS. (EXPIRED 1967), ALL AT THE ADDRESS. IS ALSO THE SUBJECT OF CII RECORD WHICH REFLECTS HIS SSAN/AS HIS RECORD REFLECTS NO ARRESTS BUT FOUR APPLI-

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PAGE ELEVEN SC 100A-8051 UNCLAS
SACRAMENTO ON AUG. 11, 1977, AND THE STATE BUREAU OF COLLECTION
AND INVESTIGATIVE SERVICES, SACRAMENTO, ON OCT. 6, 1981.
(X) (X) IS A W/M, BORN ,
5'6", 160 LBS, BLUE EYES, BROWN HAIR, MOST
RECENT ADDRESS LISTED AS SACRAMENTO; PREVIOUS
ADDRESS LISTED AS
NO CII RECORD FOUND FOR ONE VEHICLE POSSIBLY REGISTERED TO
IS A 1980 TRIUMPH COUPE, CA LICS.
CA. HOWEVER, THIS VEHICLE MAY BE
REGISTERED TO, BORN, POSSIBLY
SON OF BORN AS BOTH
INDIVIDUAL"S DRIVER'S LICENSES REFLECT THE
ARIZONA:
(X) (X) IDENTIFED AS (X)
(X), <u>W/M</u> , BORN AT , IOWA, 6'4",
235 LBS, BROWN HAIR (BALDING), HAS WORN TOUPEE IN PAST, SOMETIMES
HAS MUSTACHE, BROWN EYES, SCAR ON RIGHT WRIST, SSAN
ARMY SERVICE NO IS PRESENTLY THE SUBJECT
OF PHOENIX FILE
Reside

b6 b7С

b6 b7С

14

PAGE TWELVE SC 100A-8051 UNCLAS
CURRENT RESIDENCE IS
ARIZONA. HE IS "ARIZONA PATRIOTS" (AP),
A GROUP OF TAX PROTESTORS, SURVIVALISTS AND VIGALANTES. ACCORDING
TO PHOENIX, THE AP BELIEFS ARE SIMILAR TO THOSE OF THE SHERIFF'S
POSSE COMITATUS. FURTHER, HAS REPORTEDLY STATED THAT
IF ANYONE FROM THE ARIZONA DEPT. OF PUBLIC SAFETY ATTEMPTS TO
ARREST HIM, THE OFFICER MAY NOT COME OUT ALIVE. ALSO, THE AP
ESPOUSES VIOLENCE TO ACCOMPLISH ITS GOALS.
(X) N IS BELIEVED IDENTICAL TO (X)
XX A W/M, BORN , 5'9", 200 LBS,
BROWN HAIR, BROWN EYES, RESIDENCE OF
Company of the Compan
ARIZONA. PREVIOUSLY HAD NORTH CAROLINA DL
HE IS PREVIOUSLY HAD NORTH CAROLINA DL
HE IS
HE IS
HE IS
PHOENIX INVESTIGATION DETERMINED THAT MOVED FROM ARIZONA TO KANSAS TO TRAIN OTHERS FOR THE COMMITTEE OF STATES. (X) (X) NOT FURTHER IDENTIFIED BY SACRAMENTO
HE IS
HE IS

> ь6 ь7с

	FAGE THIRTEEN SC 100A-8051 UNCLAS
	KNOWN TO THE BUREAU.
,	IOWA:
	OMAHA DIVISION ADVISED THAT INDICES NEGATIVE FOR IDENTIFIABLE
2	REFERENCES TO (X) (X) (X) (X), (X)
/	OR (X) (X), ALL LISTED AS IOWA DELEGATES. IOWA DMV
0,	RECORDS REVEALED NUMEROUS DRIVER'S LICENSE ISSUED IN THE ABOVE
/	NAMES, NO NE HAD CRIMINAL RECORDS.
~~?	NEBRASKA:
	OMAHA ADVISED THAT NO CRIMINAL RECORD FOUND FOR (X
/	(X) NOR FOR (X) (X) LISTED AS NEBRASKA
	DELEGATES. OMAHA INDICES REFLECTS ONE REFERENCE TO
)	INDICATING POSSIBLY IN VIOLATION OF BANKRUPTCY LAWS,
)	NO CASE OPENED. NEBRASKA DMV RECORDS CONTAIN ONE LISTING FOR
1	AND ONE LISTING FOR BOTH HAVING .
	THE SSAME ADDRESS (NOT PROVIDED TO SACRAMENTO).
	KANSAS:
	NO FURTHER INFORMATION DEVELOPED REGARDING KANSAS
	DELEGATES (X) (X) (X) OR
E .	(X)
	A VARIETY OF WRITTEN MATERIAL PERTIANING TO THE COMMITTEE

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b6 b7С

ъ6 ъ7с ъ7р

PAGE FOURTEEN SC 100A-8051 UNCLAS	
OF STATES. AMONG THAT MATERIAL WAS	ь6 ь7с
COMMITTEE	b7D
OF THE STATES), CA, TO (X)	•
COMMITTEE OF THE STATES, IN CARE OF	
KANSAS.	
MINNESOTA:	
(X)	ь6 ь7с
SACRAMENTO NOR MINNEAPOLIS.	2,0
NEVADA:	
) LAS VEGAS DIVISION UNABLE TO PROVIDE ANY POSITIVE INFO ON	ţ
NEVADA DELEGATES (X) (X), (X)	ь6 ь7с
OR (CX) CX.	
NEW HAMPSHIRE:	
INVESTIGATION BY BOSTON REVEALS THAT DELEGATE (X)	b6 b7С
XX IS PROBABLY IDENTICAL TO BORN	2.0
RESIDES ON NEW	
HAMPSHIRE, AND IS THE REGISTERED OWNER OF A 1980 GMC SIERRA	
PICKUP, GREEN IN COLOR, BEARING NEW HAMPSHIRE LICS.	
LOCAL IRS OFFICIALS, NEW HAMPSHIRE, HAVE NO FURTHER INFO	
ON	

PAGE FIFTEEN SC 100A-8051 UNCLAS	
DELEGATE (X	X) IS PROBABLY DENTICAL
TO WHO, ACCORDI	NG TO THE IRS
OFFICE, IS A HIGHLY VISIBLE ANTI-TAX	ADVOCATE, WHO HAS ORGANIZED '
GROUPS SUCH AS "AMERICANS FOR CONSTIT	UTIONAL RIGHTS", "CTP"
(A LOCAL PATRIOT ORGANIZATION), AND "	THE NATIONAL ASSOCIATION OF
/ INDEPENDENT PATRIOT CLUBS'.	RESIDES AT
MASS., AND HAS SSAN	HE IS CONSIDERED
A "POTENTIALLY DANGEROUS TAX PAYER".	empt all 3
NORTH DAKOTA:	
(X) (X) IS IDENTICA	L TO (X)
A W/M, BORN , 5'10", 165	LBS, BROWN HAIR AND BLUE
EYES. HE IS A NOTED NORTH DAKOTA TAX	PROTESTOR FROM
NORTH DAKOTA, AND IN THE PAST HAS BEE	N PLACED IN JAIL FOR HIS
REFUSAL TO PROVIDE DOCUMENTS FOR AN I	RS AUDIT.
(X) (X) IS IDENTIC	AL TO (X) (X),
BORN 6'1", 16Ø LBS, B	LONDE HAIR AND BLUE OR GREEN
EYES. CA DE	LEGATE (SUPRA).
	ND
	coor followides
HAD A PREVIOUS	ARREST IN MAY. 1981, IN
100	
	and the same of th

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ь6 ь7с

PAGE SIXTEEN SC 100A-8051 UNCLAS
BECKER COUNTY, MINNESOTA, ON A CHARGE OF POSSESSION AND SALE
OF NARCOTICS/MARIJUANA. HE WAS CONVICTED IN BECKER DISTRICT .
COURT IN JUNE OF 1981, SENTENCED TO 90 DAYS CONFINEMENT AND
PROBATION. WAS ALSO ARRESTED IN MAY, 1984, BY
THE SHERIFF'S OFFICE, LAKOTA, NORTH DAKOTA, AND CHARGED WITH
PROBATION VIOLATIONS/POSSESSION AND/OR SALE OF A CONTROLLED
SUBSTANCE. HE HAS FBI NUMBER CALIFORNIA CII NUMBER
, AND MINNESOTA STATE ID NUMBER
OF BIRTH IS LISTED AS NORTH DAKOTA.
WAS A KNOWN SHERIFF'S POSSE COMITATUS SYMPATHIZER WHILE
LIVING IN NORTH DAKOTA.
CALIFORNIA DELEGATE
NO CALIFORNIA DMV NOR CII RECORD WAS
FOUND FOR UTILIZING , AND MINNEAPOLIS
PROVIDED NO INFORMATION ON ACCORDING TO
IS A WHITE MALE, IN HIS MINDLE 20'S, OF TO 6 TO ,
RESIDING (AS OF DEC. 17, 1984)
SACRAMENTO (THE RESIDENCE (SUPRA).
/ CA

.

b6 b7С

b6 b7С b7D

100

PAGE SEVENTEEN SC 100A-8051 UNCLAS

OPERATES AN ORANGE COLORED DODGE VAN IN GOOD CONDITION.
(X) (X) IS IDENTIFIED AS (X)
(N)
IS A WHITE MALE, BORN , 5'9", 150
POUNDS, WITH BLUE EYES AND BLOND HAIR. HE HAS COL NUMBER
, ISSUED OCTOBER 4, 1984, REFTECTING HE PREVIOUSLY
HAD A DRIVER'S LICENSE IN NORTH DAKOTA. AS OF JULY 31, 1984,
HIS RESIDENCE WAS LISTED AS
CALIFORNIA PREVIOUSLY HE RESIDED AT
SACRAMENTO, CALIFORNIA . HE IS THE REGISTERED OWNER OF
A 1961 OLD SMOBILE SEDAN, CALIFORNIA LICENSE (EXPIRED),
AT, CALIFOR NIA ON SEPTEMBER
11, 1984, HE WAS CITED OPERATING A VEHICLE BEARING LICENSE
(NO REGISTRATION FOUND). ON JULY 24, 1984, HE WAS
CITED OPERATING A VEHICLE WITH CALIFORNIA LICENSE
LISTED TO A 1971 MERCEDES BENZ SEDAN, REGISTERED TO (X)
CXD AND (X) (X),
SACRAMENTO. NO CII RECORD FOUND FOR
MINNEAPOLIS FILES INDICATE IS A SYMPATHIZER
(CA.

b6 b7С PAGE EIGHTEEN SC 100A-8051 UNCLAS OF THE SHERIFF'S POSSE COMITATUS.

(X) LX IDENTIFIED BY MINNEAPOLIS AS A
WHITE MALE, BORN 140 POUNDS, 5'6", BROWN HAIR,
LAST KNOWN LOCATION AT, NORTH DAKOTA. MINNEAPLIS
FILES INDICATE WAS A KNOWN ASSOCIATE OF
OF THE SHERIFF'S POSSE COMITATUS IN WISCONSIN AS WELL AS
OF, NORTH DAKOTAFARM WAS FORECLOSED ON
IN THE LATE 1970'S. NO CRIMINAL HISTORY FOUND.
TEXAS:
(LNU) (X) IS THE ONLY TEXAS DELEGATE LISTED.
LAST NAME IS UNREADABLE, BUT APPEARS TO BE SIMILAR TO,
, OR MAY HAVE THE FIRST LETTER L OR S.
WISCONSIN:
FOUR WISCONSIN DELEGATES ARE LISTED, THOSE BEING (X)
(x), (x) (x) , (x) (x) , (x)
NO FURTHER IDENTIFYING INFORMATION
ON THESE INDIVIDUALS FOUND IN CALIFORNIA COMPUTERIZED RECORDS.
IS NOT IDENTICAL (BASED ON SIGNATURE COMPARISON) TO
BOTH , WHO HAS CALIFORNIA DRIVER'S

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b6

ь7С

1-8

PAGE NINETEEN SC 100A-8051 UNCLAS
NO IDENTIFYING INFORMATION RECEIVED FROM MILWAUKEE
REGARDING THESE FOUR INDIVIDUALS. AS NOTED ON PAGE 7 OF THE
DOCUMENT OF THE COMMITTEE OF STATES PREPARED JULY 4, 1984,
SIGNED THAT PAGE AS THE FURTHER,
AS PREVIOUSLY NOTED, IS IDENTIFIED AS THE
OF THE COMMITTEE OF THE STATES AND RECEIVES MAIL RELATING
TO CAPTIONED GROUP AS FOLLOWS:
,
KANSAS . Wi
THE ONLY OTHER INDIVIDUAL IDENTIFIED IN THE DOCUMENT
PREPARED BY THE COMMITTEE OF THE STATES IS (X) X.
SIGNED A "PROOF OF SERVICE" ATTESTING THAT HE MAILED A
COPY OF THE COMMITTEE OF STATES DOCUMENT TO THE MARIPOSA COUNTY
HALL OF RECORDS ON JULY 9, 1984, FROM SACRAMENTO. LISTED
HIS ADDRESS AS, SACRAMENTO, CALIFORNIA
ACCORDING TO DMV, IS IDENTIFIED AS (X)
(X), WHITE MALE, BORN , 5'10", 210 POUNDS,
BLUE EYES, BROWN HAIR, RESIDING AT
SACRAMENTO, CALIFORNIA . HE HAS CDL NUMBER .

ь6 ь7с

PAGE TWENTY SC 100A-8051 UNCLAS
HE IS REGISTERED OWNER OF A 1975 CHEVROLET PICKUP, CALIFORNIA
LICENSE, AND A 1976 FORD, CALIFORNIA LICENSE
IS THE SUBJECT OF CAPTIONED,
ET AL; FBW; MF; OO: SACRAMENTO". SUBJECTS UTILIZED A
MERCHANT CREDIT CARD CUSTOMER ACCOUNT IN THE NAME OF THE ROYAL
GATES TO PROCESS FRAUDULENT CREDIT CARD SALES DRAFTS FOR VIDEO
GAMES, WITH A LOSS TO FIRST INTERSTATE BANK IN EXCESS OF \$100,000.
THE ONLY OTHER INDIVIDUAL SIGNIFICANT TO THIS INVESTIGATION
IS (X)
(X), WHITE MALE, BORN, ON
WHOM A FEDERAL WARRANT IS PRESENTLY OUTSTANDING FROM FBI,
SEATTLE, CHARGING HIM WITH HARBORING A FUGITIVE. BY TELETYPE
DATED DECEMBER 26, 1984, BUTTE DIVISION ADVISED THAT
ADVISED THAT
"(X) X)", AKA (X) X),
CALIFORNIA,
CAPTIONED ORGANIZATION AT THE MANASSEH RANCH, 4241 USONA ROAD,
MARIPOSA, THE LOCATION OF THE MINISTRY OF CHRIST CHURCH HEADED
BY (X) REVEREND (RETIRED COLONEL) WILLIAM POTTER GALE(X).
Colone Bill Kale CA

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b6 b7С b7D b7Е

PAGE TWENTY-ONE SC 100A-8051 UNCLAS	
THE FOLLOWING INFORMATION IS ATTRIBUTEABLE TO	b6
WHO HAS RECENTLY BEGUN FURNISHING INFORMATION ON INDIVIDUALS	ь7с ь7р
POSSIBLY ASSOCIATED WITH THE ARYAN NATIONS. FOLLOWING IS A	×
SUMMARY OF INFORMATION PROVIDED BY CONCERNING THOSE	
INDIVIDUALS ALSO ALLEGEDLY ASSOCIATED WITH THE CAPTIONED	
ORGANIZATION, AND WHERE APPROPRIATE, FUR-	
THER IDENTIFYING	
INFORMATION ON THOSE INDIVIDUALS AS DEVELOPED BY SACRAMENTO:	
IN DECEMBER, 1984, SOURCE ADVISED THAT	b6 b7С
(NAME UNKNOWN) COULD BE REACHED AT IN MID-	b7D
DECEMBER TELEPHONICALLY ADVISED SOURCE THAT	
WAS THEN IN	
(X) IS SUBSCRIBED TO BY	ь6 ь7с
CALIFORNIA, ACCORDING TO	b7D
CROSS DIRECTORIES.	A
(X) BORN , RESIDING AT	ь6 ь7с
CALIFORNIA, IS BELIEVED TO	ь7р
BE SHE IS DESCRIBED AS WHITE FEMALE,	
5'1", 165 POUNDS, HAZEL EYES, BROWN HAIR. SHE IS THE REGISTERED	
OWNER OF A 1978 CHRYSLER SEDAN, CALIFORNIA LICENSE AND	
	7

PAGE TWENTY-TWO SC 100A-8051 UNCLAS	91
A 1979 TRAILER, CALIFORNIA LICENSE (EXPIRED).	ъ6 ъ7с
THE LATTER IS APPARENTLY A MOBILE HOME.	<i>D</i> /C
THE SOURCE HAS ALSO OBSERVED PRINTED MATERIAL PREPARED	22
BY THE (X) COMMITTEE OF THE STATE OF CALIFORNIA, ASSEMBLED(X)	
WHICH, AMONG OTHER THINGS, DEMANDED THE RESIGNATION OF EVERY	
ELECTED AND APPOINTED OFFICER IN THE STATE WITHIN 30 DAYS. THAT	
MATERIAL WAS APPARENTLY PREPARED ON OR ABOUT	ь6 ь7с
THE MATERIAL FURTHER INDICATES THAT, AT THAT TIME,	b7D
WAS UTILIZING THE MAILING ADDRESS OF	
UNDERSTANDS THAT IS AFFILIATED WITH .	,
THE ARYAN NATIONS AND ALLEGEDLY IS A MEMBER OF "THE ORDER".	
COULD BE CONTACTED	ь6 b7С
THROUGH (X) (X). ACCORDING TO PACIFIC BELL, THIS	b7D
NUMBER IS LOCATED IN NORTH DAKOTA.	
ACCORDING TO THE SOURCE NOW RESIDES IN A	b6 b7C
SACRAMENTO, AT	b7D
TELEPHONE (X) SOURCE DESCRIBED AS	
A MEMBER OF THE ARYAN NATION AND POSSIBLY OF "THE ORDER". HE	
HAS IN HIS HOME AS WELL	

PAGE TWENTY-THREE SC 100A-8051 UNCLAS
AS A .
IS BELIEVED TO BE ACTIVELY INVOLVED IN THE
"COMMITTEE OF THE STATE OF CALIFORNIA" FROM
, SACRAMENTO.
IN MID DECEMBER
OR
WERE ENGAGED IN TELEPHONIC CONVERSATION WITH
AT AN UNKNOWN LOCATION, POSSIBLY IN MINNESOTA OR THE
DAKOTAS. ALLEGEDLY INVITED HIM
TO COME TO LOCATION (NOT DISCLOSED), AS WISHED
TO PLACE IN A POSITION WITH THE ARYAN NATION.
ADVISED IN EARLY DECEMBER BY
THAT WAS THEN ENGAGED IN A COUNCIL OR MEETING
CONCERNING THE ARYAN NATIONS AT AN UNKNOWN LOCATION. SOURCE
UNDERSTOOD THAT THE ARYAN NATIONS WAS REPORTEDLY UPSET AT THE
KILLING OF ROBERT J. MATHEWS IN WASHINGTON STATE AND THE ARYAN
NATION MIGHT BE PLANNING TO RETALIATE IN SOME WAY AGAINST THE
FBI.
D UR I NG

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ь6 ь7с ь7р

ь6 ь7с ь7р

> b6 b7C b7D

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FAGE IWENTY FOUR SC 100A-8051 UNCLAS
(SUPRA),
CONCERNING THE CONSTRUCTION OF BLACK POWDER OR SMOKELESS
POWDER PIPE BOMBS. APPEARED TO HAVE A KEEN
INTEREST IN THE SPECIFICS OF PIPE BOMB DESIGN.
DID NOT REVEAL ANY PARTICULARS AS TO HIS REASON FOR BEING
INTERESTED IN SUCH DEVICES.
IN MID-JANUARY, SOURCE ADVISED THAT MAINTAINS
CONTACT WITH RESIDENCE AND
CAN BE REACHED THROUGH (X) (X), ALLEGEDLY THE
AT AN UNKNOWN LOCATION IN
IN LATE DECEMBER, 1984, WAS IN TELEPHONIC CONTACT
WITH PROVIDED THE
TELEPHONE NUMBER (NOT RECALLED) FOR (X) COLONEL BILL GALE(X)
HEAD OF THE "IDENTITY CHURCH" AT MARIPOSA, CALIFORNIA. (IT
SHOULD BE NOTED THAT IDENTITY IS A "GENERIC" TERM OFTEN USED
WHEN REFERRING TO RIGHT WINGED CHURCHES SUCH AS THE MINISTRY OF
CHRIST CHURCH, MARIPOSA, OR THE CHURCH OF JESUS CHRIST CHRISTIAN,
IDAHO.)

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PAGE TWENTY-FIVE SC 100A-8051 UNCLAS	
	ь6 ь7с
SOURCE DESCRIBED GALE AS THE "CALIFORNIA COMMANDER IN	b7D
CHIEF" OF THE MARMY OF THE NATION".	
ACCORDING TO THE SOURCE, "THE IDENTITY CHURCH" HAS	
ELECTED A PRESIDENT AND SENATORS IN EXILE AND IS PLANNING TO	
REPLACE THE CURRENT ADMINISTRATION AND MEMBERS OF CONGRESS	
AFTER THEIR "ELIMINATION". REPORTEDLY, HAS	ь6 ь7с
REFERRED TO SPECIFIC DEATH WARRANTS WHICH HAVE BEEN ISSUED.	ь7D
(IT SHOULD BE NOTED THAT SIMILAR ALLEGATIONS HAVE BEEN MADE	
IN THE PAST CONCERNING A VARIETY OF THREATS MADE BY GALE AND/	
OR HIS AFFILIATES, BUT NO ILLEGAL ACTION HAS BEEN KNOWN TO	
HAVE OCCURRED.)	
ACCORDING TO THE FOLLOWING INDIVIDUALS ARE	b6
ASSOCIATED WITH THE "IDENTITY CHURCH" AND/OR THE "COMMITTEE OF	ь7с ь7р
THE STATE OF CALIFORNIA" (INCLUDING CALIFORNIA AND PARTS OF	
EVADA AND SOUTHERN OREGON:	
COLONEL BILL GALE IS THE COMMANDER IN CHIEF.	ь6 ь7с
HAS AUTHORITY OVER GALE	b7D
IS IN CHARGE OF	
CA	

PAGE TWENTY-SIX SC 100A-8051 UNCLAS
OPERATIONS IN SACRAMENTO COUNTY AND POSSIBLY IN YOLO, PLACER,
AND EL DORADO COUNTIES. IS ALSO IN CHARGE OF
■
ON, SOURCE
IS A "CARD CARRYING MEMBER" OF THE COMMITTEE
OF STATES AND HAS BEEN ELECTED TO AN OFFICIAL POSITION OF
"UNITED STATES CONGRESSMAN". HE STATES HE HAS DIPLOMATIC
IMMUNITY. HE FURTHER STATED THAT COMMITTEE OF STATES IS
EXPERIENCING INFILTRATION PROBLEMS BY SOURCES OF LAW ENFORCEMENT
AND THAT IF ANYONE WERE IDENTIFIED AS AN INFORMANT, IT WOULD
MEAN "AUTOMATIC TERMINATION".
WENT ON TO EXPLAIN THAT "THEY" (POSSIBLY REFERRING
TO THE ARYAN NATIONS OR THE COMMITTEE OF STATES)
AND THAT REPRESENTATIVES HAD BEEN SENT TO DISCUSS WITH THE
ON JANUARY 17, 1985, CALIFORNIA
STATE POLICE,
TUAT UP TO WELL DAMILIAD WITH THE "COMMITTED OF THE STATE OF

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ь6 ь7с PAGE TWENTY-SEVEN SC 100A-8051 UNCLAS CALIFORNIA". HIS OFFICE CONDUCTED AN INVESTIGATION INTO THE ALLEGED THREATS MADE BY THAT ORGANIZATION AGAINST STATE OFFICIALS AND JUDGES DURING NOVEMBER. 1984. THEIR INVESTIGATION DETERMINED THAT THE "COMMITTEE OF THE STATE OF CALIFORNIA" CONSISTS PRIMARILY OF A SMALL GROUP OF FIVE OR SIX KEY INDIVIDUALS IN THE SACRAMENTO METROPOLITAN AREA. THEY WERE HOLDING WEEKLY MEETINGS AT A LOCAL RESTAURANT IN SACRAMENTO AND INVITING THE PUBLIC BUT WERE HIGHLY UNSUCCESSFUL IN OBTAINING CONVERTS. ACCORDING TO APPEARS TO BE THE LEADER OF THE GROUP IN THE SACRAMENTO AREA. IT WAS THE CONSIDERED OPINION OF UNIT THAT THE INDIVIDUALS DID NOT PRESENT A VALID THREAT TO THE SECURITY OF THE STATES PROTECTEES. DURING DECEMBER AND EARLY JANUARY, REPRESENTATIVES OF THE KNOWN AS "CONSTITUTIONAL LEGAL SERVICES" (CLS). AN AFFILIATE OF "CONSTITUTIONAL PATRIOTS ASSOCIATIONS' (CPA), FRESNO, CALIFORNIA, HEADED BY A LOCAL VOCAL TAX PROTESTOR (XX

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	PAGE TWENTY-EIGHT SC 100A-8051 UNCLAS	
	PUBLISHES A NEWS LETTER WHICH, AMONG OTHER THINGS,	ь6 ь7с
	CONTAINS A LIST OF CPA STAFF MEMBERS. THIS LIST INCLUDES	Die
	COMMITTEE OF THE STATES DELEGATES, DAVID	
>	MORAN AND A (X) XX, PROBABLY IDENTICAL TO CA	
•	THIS GROUP HAS PUBLISHED A "FIRST REAFFIRMATION OF THE	
	DECLARATION OF INDEPENDENCE AND THE CONSTITUTION OF THE UNITED	
	STATES' PUBLISHED SOMETIME IN 1982 OR 1983. NUMEROUS INDIVIDUALS	
	AFFIXED THEIR SIGNATURES TO THIS DOCUMENT. AMONG THOSE WERE	
ì	COMMITTEE OF THE STATES DELEGATES CELEPTONE COMMITTEE OF THE STATES DELEGATES	b6 b7С
	BOTH LISTING THEIR PHONE NUMBERS AS (X)	,
•	AND BOTH	
	LISTING TELEPHONE NUMBER CO.	
/	A A LOTHER A A LOTHER A	
1	(X) CA	



PAGE TWENTY-NINE SC 100A-8051 UNCLAS ORGANIZATION APPEAR TO BE PRIMARILY IN THE BUSINESS OF RAISING MONEY BY PROVIDING PARA LEGAL ADVICE IN A VARIETY OF FORMS TO CLIENTS AS WELL AS BY PROVIDING INFORMATION ON ESTABLISHING OFF-SHORE TRUSTS. SACRAMENTO'S ASSESSMENT OF CAPTIONED ORGANIZATION AND INDIVIDUALS AFFILIATED WITH IT IS AS FOLLOWS: THE COMMITTEE OF THE STATES IS AN UNBRELLA ORGANIZATION. APPARENTLY RECENTLY FOUNDED UNDER THE AEGIS OF THE REVEREND WILLIAM P. GALE ALTHOUGH HE MAINTAINS NO OFFICIAL CONNECTION WITH THE COMMITTEE OF STATES. MOST, IF NOT ALL, OF THE IDENTIFIED MEMBERS OF CAPTIONED ORGANIZATION OR HAVE IN THE PAST BEEN INVOLVED IN TAX AVOIDANCE/TAX PROTEST ACTIVITY. A MUCH SMALLER NUMBER OF THE MEMBERSHIP, PRINCIPLELY . THE A ND APPEAR TO HAVE DIRECT TIES WITH THE ARYAN NATIONS.

IN CONTACT WITH OTHER STATE AND FEDERAL AGENCIES WHO ARE FAMILIAR WITH CAPTIONED GROUP AND/OR ITS MEMBERS, NO

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b6 b7C PAGE THIRTY SC 100A-8051 UNCLAS.

EVIDENCE HAS BEEN OBTAINED INDICATING THAT THE ORGANIZATION
IS BENT ON A COURSE OF VIOLENCE. THEIR RATTORIC APPEARS
SIMILAR IN NATURE TO THAT ESPOUSED BY GALE FOR THE PAST
TWENTY YEARS.

II ID THE OF THION OF DAO	MANERIO THAT THERE IS INSULTIVIENT
EVIDENCE AT THE PRESENT TIME	
	SACRAMENTO IS, THEREFORE,
CONDUCTING NO FURTHER INVESTIG	GATION OF CAPTIONED ORGANIZATION
AS SUCH. HOWEVER, SACRAMENTO	WILL CONTINUE LOGICAL INVESTIGATION
OF THOSE INDIVIDUALS BELIEVED	TO BE AFFILIATED WITH THE ARYAN

IT IC TUE ODINION OF CACDAMENTO TUAT TUEDE IC INCHETICIENT

INASMUCH AS SOME OF THE INDIVIDUALS IN THIS INVESTIGATION
HAVE POSSIBLE AFFILIATIONS WITH THE ARYAN NATIONS, ALL INDIVIDUALS
IN THIS INVESTIGATION SHOULD BE CONSIDERED ARMED AND DANGEROUS.

BT

NATIONS UNDER THAT CAPTION.

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TO DIRECTOR PRIORITY #448548	Treining
BUTTE (100-9596) PRIORITY	Telephono Rm.
PORTLAND PRIORITY	Control of the Contro
	Sephoton
SAN FRANCISCO (100A-80320) (SQ 13) PRIORITY	
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UNCLAS	
APMED AND DANGEROUS	
ARMED AND DANGEROUS.	
AR YAN NATIONS, CHURCH OF JESUS CHRIST CHRISTIAN, HAYDEN LAKE,	
IDAHO; DOMESTIC SECURITY/TERRORISM; OO: BUTTE (SC 100A-8049)	
(BUFILE: 100-487406) (BT 100-9595) (SF 100A-80320).	
	50.40 A9
COMMITTEE OF STATES, MARIPOSA, CALIFORNIA; DOMESTIC SECURITY	'-
TERRORISM; 00: SACRAMENTO (SF 100A-80325) (SC 100A-8051).	
FOR INFO OF THE BUREAU AND RECEIVING OFFICES,	, b6
	b7C
THE COMMITTEE OF SATES,	b7 D
WHOM SOURCE ADVISES ARE ADDITIONAL MEMBERS OF ARYAN NATIONS ((04)
AND POSSE COMMITATUS,	
, CALIFORNIA,	
	•
12410	Tal
140000-4	1 Cor
NOT RECORDED	T
31 FEB 14 1985	1

PAGE TWO SC 100A-8051 UNCLAS	*
IND IVIDUALS WERE IN ATTENDANCE. THOSE	b 6
	ь7c
INDIVIDUALS IDENTIFIED BY SOURCE INCLUDE:	b7 D .≕
SACRAMENTO, CA,	
TELEPHONE (X)	8
, SACRAMENTO, CA; (X)	b 6
(X) (PHONETIC) SACRAMENTO COUNTY RESIDENT,	ь7С ь7D
TELE PHONE (X)	
cxx	
CA, BUS. TELEPHONES AND HOME PHONE	- J.
	2
\square \square	b6 b7C
(X)	b7D
CA, HOME PHONE (X)	-1
нэтны	
LASTED FROM. INCLUDED	
	b6 b7с
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	Es:

PAGE THREE SC 100A-8051 UNCLAS	
	ь6 ь7
ADVOCATES DRIVING WITHOUT LICENSE AND REGISTRATION PLATES ON VE-	ъ7
HICLES. (X) OWN VEHICLE BEARS THE PLATE MARKING	ŧ .
WITH THE ADD IT IO NAL INSCRIPT IO N . (X)	343
LICENSE PLATES OF SIMILAR DESIGN WERE REPORTEDLY AVAILABLE THROUGH	e d
AT OREGON TELEPHONE FOR	
(X)	
REPORTEDLY DIRECTED A LETTER ON TO	b6
, ASSISTANT CHIEF REGISTRATION SERVICE, CALIFORNIA	b70 b71
DEPT. OF MOTOR VEHICLES (DMV), NOTIFYING THE STATE OF HIS	2
INTENTION TO DRIVE AND OPERATE A VEHICLE WITHOUT A LICENSE.	
	ь6 ь70
THE REPORTED RIPOFF OF AMERICAN CITIZENS THE	ь71
, AND OTHERS. CLAIMS THAT	70 W
CITIZENS HAVE BEEN REDUCED TO THE LEVEL OF SLAVES TO THE	±
FEDERAL RESERVE SYSTEM.	
REQUESTED MONETARY DONATIONS TO THEIR	b6
WHICH WOULD BE DIRECTED TO RIDDING CITIZENS OF	b70 b71
OPPRESSIVE GOVERNMENT. SOURCE ESTIMATED A POSSIBLE	2
(EXACT AMOUNT UNKNOWN).	į. E
The state of the s	19

PAGE FOUR SC 1224-8251 L'MCLAS.
• ORGANIZATIO NAL
NAMES OF COMMITTEE OF STATES, AND THE AMERICAN FREE MAN,
WERE USED, .HOWEVER, THE TERM "ARYAN NATION" WAS NOT VOCALIZED.
SOURCE ADVISES IS DEFINITELY A ARYAN NATIONS
(AN) MEMBER, AND HAS REPLACED OF
AN IN HIS ABSENCE. AND
ALL CLAIMED TO KNOW WAS EXPECTED
TO BE A SPEAKER, HOWEVER HE DID NOT APPEAR. COPIES OF A
PUBLICATION ENTITLED, WAS DISTRIBUTED, AND
IT IS BELIEVED TO BE A PUBLICATION OF THE COMMITTEE OF STATES,
THE POSSE COMMITATUS, AND THE AN.
(X) THE AMERICAN FREE MAN IS AN ORGANIZATION LOCATED IN OREGON,
AT TELEPHONE (X)
SOURCE
, SACRAMENTO, CA
IN MONTHS PAST. INDIVIDUAL IDENTITIES UNKNOWN.
COL. BILL GAYLE, OF IDENTITY CHURCH, WAS NOT PRESENT,
HOWEVER, SIX OR MORE INDIVIDUALS FROM MARIPOSA, CA WERE IN

ATTENDANCE AND STAYED TOGETHER.

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PAGE FIVE SC 100A-8051 UNCLAS
ABOVE INFO WAS TELEPHONICALLY FURNISHED SA
SAN FRANCISCO DIVISION ON JAN. 28, 1985.
SAN FRANCISCO AT SAN FRANCISCO, CALIFORNIA:
1) WILL ALERT APPROPRIATE SECURITY, FEDERAL COURT HOUSE,
FOR POSSIBLE DEMONSTRATION ON FEB. 4, 1985 IN CONNECTION WITH
CASE BEFORE
2) WILL FURNISH SACRAMENTO AN INFORMATION OF VALUE
REGARDING , AND

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ALL INDIVIDUALS IN THIS INVESTIGATION SHOULD BE CONSIDERED EXTREMELY DANGEROUS WITH UNLIMITED AMMUNITION AND WEAPONS AND APPROPRIATE CAUTION SHOULD BE EXERCISED DURING ANY PHASE OF INVESTIGATION. ADDITIONALLY, BE ADVISED OF POSSIBLE THREATS BY ARYAN NATIONS TOWARD FBI PERSONNEL.

BT

100-487433-NR 6-4-85 CHANGED TO 100-487547-NN-64-85

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MAR 23 1987

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(nev. 0-20-02)	FBI		
TRANSMIT VIA: ☐ Teletype ☐ Facsimile ☑ Airtel	PRECEDENCE: Immediate Priority Routine	CLASSIFICATION: TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O UNCLAS Date 6/13/85	
SUBJECT: COMMITTED MARIPOS DS/T OO: SA	SAC, MINNEAPOLIS EE OF STATES, A, CALIFORNIA; CRAMENTO	PECLASSIFIED ON_11-10-99 ###8548	BY <u>SP4-bja:36</u>
"COMMITTEE OF THE NEVADA, CELL; DS/TERMS Referent LVMPD source state organization was department in North	STATES, MARIPOSA ; OO: LAS VEGAS. ced Las Vegas tel ed that a major a the recruiting of th Dakota as memb exact location of	ted 5/17/85, entitled, , CALIFORNIA, LAS VEGA etype mentioned that a ccomplishment of capti a sheriff and his who ers of captioned organ this sheriff's depart	oned le ization.
closed file entite DOMESTIC SECURTY, On 11/2 of Criminal Investigation of the contract of the	Ted, "POSSE COMIT TERRORISM" indica 0/84, SA stigation, advised ved information f	a review of Minneapol ATUS; MINNEAPOLIS DIVI ted the following: North Dakota Bu FBI Fargo, North Dakot rom a deputy in the	reau b6
THE STATES MEMBER 3) - Bureau (1 - 2 - Sacramento (1)	PE-235	GEROUS AS COMMITTEE OF OSSESS AND CARRY WEAPON	33-19 b7E
(1 - 100A-180 RLN/bjk (8) Approved:	Transmitted	mber) (Time) Per	- <u>- </u>

MP 100A-18019

Posse Comitatus activity. The deputy told that the Sheriff of County, had become involved with the Posse to a considerable degree within the last year is a recently elected sheriff within the last year or so who has had nor prior law enforcement training. The deputy stated that had been approached on numerous occasions by known members of the Posse Comitatus in North Dakota, and they have been ingratiating themselves with him over the past year. In accordance with normal Posse Comitatus rhetoric they have told Sheriff that he is the only law enforcement official that the Posse Comitatus will obey. The individuals in contact with the sheriff are, and, all of which are known to the Minneapolis Division. These individuals have met with the sheriff at his office on numerous occasions and have mailed Posse Comitatus literature to on a consistent basis.
The deputy has advised that Sheriff has made comments to the effect that government "isn't for the people anymore, government is just for government." He has also stated, "All of our lives, federal and state, are turning us into a communist state."
The deputy stated that the sheriff will go out on foreclosures but is many times reluctant to take action and delays as long as he can was reported to have asked in regards to one foreclosure who was responsible and when told it was the Farmer's Home Administration (FHA) he stated, "Shoot, ever one of those son of a bitches."
The deputy stated that he has not observed giving direct assistance to the Posse but noticed that when stolen weapons reports are given directly to the sheriff they are many times not entered into NCIC nor are any initial complaints started.
The deputy has seen Posse Comitatus type literature in and on the desk of the sheriff including a copy of an Associated Press news statement of a press conference held in Tigerton, Wisconsin, in May of 1983.

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MP 100A-18019

Local law enforcement as well as the United States Attorney's Office in North Dakota are well aware of the sympathies of Sheriff The States Attorney for County, North Dakota, is presently seeking to remove the sheriff of County for malfeasance in office. The States Attorney is seeking removal of the sheriff because it has been alleged that the sheriff has been serving false legal papers on numerous landowners in the County area. These documents are documents typically used by the Posse and tax protesters in the North Dakota area. In the Fargo Forum newspaper from Fargo, North Dakota, on 2/28/85, an article appeared in the newspaper indicating the following:
The County Commission has asked Governor GEORGE SINNER to remove the county sheriff from office. The Sheriff, has allegedly served illegal eviction notices on three county residents. It seems that the land where the sheriff has served the eviction notices was once owned by the three individuals mentioned above, the and .
The Fargo Forum newspaper on 4/16/85, further had an article which indicated that three individuals charged with threatening County officials were arrested and these included and and and Allegedly Sheriff had served eviction notices on the current owners of former farm land.
Resident Agents in Fargo, North Dakota, indicated on 5/7/85, that Sheriff has been very low-key the past two or three months since the problem he had with serving these false eviction notices and has not made any statements or been involved in any activity which could possibly be termed as Posse related during this time period.
CONSTREDED ADMED AND DANGEROUS AS COMMITTEE OF

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THE STATES MEMBERS ARE KNOWN TO POSSESS AND CARRY WEAPONS.

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TRANSMIT VIA ☐ Teletype ☐ Facsimile ☑ AIRTEL	☐ Im ☐ Pr	EDENCE: amediate iority outine	CLASSIFICATION TOP SECRET SECRET CONFIDENTIAL UNCLAS E F UNCLAS	AL		and the same
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SUBJECT: OCH	IRECTOR, FBI AC, LOS ANGELES OMMITTEE OF THE ARIPOSA, CALIFOR AS VEGAS, NEVADA S/T O: SACRAMENTO	STATES (COS)	T-2) (P)	X The	2 10 10	T)
Re	e airtel to Las	Vegas from Los	Angeles, 10/6/	/86.		
investigati address and to the above	the Los Angeles iber to ion was conducted a spot check of we address is lited on 7/80.	E Division was This the via a utility of the residence	requested to de number is listed Addi y check of the e. The utiliti	etermine ed to tional	ļ it	b6 b7С
Los Angeles	ne license of ve registered to s, California that address. I	A presen	t utility accou	int is not	CA's	ь6 ь7с
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ALL INFORMATION CONTAINED
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100-487433-NR-6-17-85

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MAR 23 1987

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100-487433 - NR-G-26-85 CHANGED TO 100-477547 -NXC-6-26-85.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-9-99 BY 3P4-bja-sb ###8548

MAR 23 1987 PB5/MJ

DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION



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	COMMUNICATION MESSAGE FORM	TI	
	PAGE 10F 2 DATE CLASSIFICATION PRECEDENCE MAY 8-1986 UNCLASSIFIED PRIORITY		
		_	n.
	FM DIRECTOR FBI		
IM TO	TO FRI SACRAMENTO (LODA-ADSL) PRIORITY		
0.1	FBI BUTTE PRIORITY		
1	FBI DALLAS PRIORITY		
	FBI KANSAS CITY PRIORITY ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED HEREIN IS UNCLASSIFIED	iñ I	
1	FBI LAS VEGAS PRIORITY DATE 11-9-99 BY SPH-bja-sb.	THIS LINE	
	FBI MILWAUKEE PRIORITY FBI MINNEAPOLIS PRIORITY	PAST TI	
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	FBI SAN FRANCISCO PRIORITY	8	
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	COMMITTEE OF STATES (COS); MARIPOSA, CALIFORNIA; DOMESTIC		
	SECURITY/TERRORISM; 00: SACRAMENTO		
	REFERENCE SACRAMENTO TELETYPE TO FBIHQ DATED APRIL 291		
	DO NOT TYPE MESSAGE BELOW THIS LINE 23 MAY 15 1986	5	
	APPROVED BY TUC: CUK (11) DATE 5/8/86 ROOM TELE EXT.		
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***	SEE NOTE PAGES THREE, FOUR, FIVE AND SIX	S_{1}	(92)
Comments.	FEOERAL BUREAU OF INVESTIGATION COMMUNICATIONS CENTER	X	
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DO NOT FILE WITHOUT COMMUNICATIONS STAMP

FBI/DOJ

SACRAMENTO SHOULD REFER TO THE ATTORNEY GENERAL
GUIDELINES ON DS/T INVESTIGATIONS FOR GUIDANCE IN REPORTING
RESULTS OF THIS INVESTIGATION
IF RENEWAL OF THE COS INVESTIGATION IS DESIRED.
SACRAMENTO SHOULD PROVIDE FBIHQ WITH A LETTERHEAD MEMORANDUM
{LHM} REPORTING THE RESULTS OF THE INVESTIGATION FOR
APPROVAL. THE LHM SHOULD BE SUBMITTED TO ARRIVE AT FBIHQ AT
LEAST
ARMED AND DANGEROUS.

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NOTE:

BY TELETYPE DATED APRIL 29, 1986, THE SACRAMENTO DIVISION ADVISED AS FOLLOWS:

	COMMITTEE OF STATES {COS} MEMBER FROM LAS VEGAS, NEVADA, HAD WRITTEN A LETTER TO THE INTERNAL REVENUE SERVICE {IRS} TELLING THEM TO DISCONTINUE THEIR INVESTIGATION OF HIM OR HE WOULD HAVE COLONEL WILLIAM P. GALE, LEADER OF THE COS, MARIPOSA, CALIFORNIA, AND RETALIATE AGAINST THE IRS.
i	THE
ב ן	ACCORDING TO
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	PHOENIX TELETYPE DATED MARCH 21, 1986, PHOENIX ADVISED THAT LEADERS OF THE POSSE COMITATUS {PC}, CHRISTIAN PATRIOTS DEFENSE LEAGUE {CPDL}, AND OTHER RIGHT-WING ORGANIZATIONS.
	THE COURCE THE COS MILITANT ARM KNOWN TOFNTIFIED HIMSELF ALSO RELATED THE FOLLOWING INFORMATION
	THE COS {AND COS-UM} ARE MADE UP OF MEMBERS OF THE OLD MINUTEMAN ORGANIZATION, KU KLUX KLAN, ARIZONA PATRIOTS {AP}, PC, CPDL, AND OTHER ADHERENTS OF THE RIGHT-WING, ANTI-SEMITIC, ANTI-BLACK, ANTI-FEDERAL GOVERNMENT PHILOSOPHY OF THE "IDENTITY CHURCH" MOVEMENT, OF WHICH REVEREND GALE IS A PRIME SPOKESMAN.
69	CLAIMED THAT HAVE ALREADY PHOENIX ARIZONA AND WOULD ALLEGEDLY BE USED IN THE NEAR FUTURE THE
	SOURCE HAS ADVISED THAT HAS A TENDENCY TO EXAGGERATE, AND NONE OF THIS INFORMATION HAS BEEN CORROBORATED.

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NOTE CONTINUED:

FURTHER, A GROUP OF "PATRIOTS" AND CURRENT COS MEMBERS IN	ь6 ь7с
IN ARIZONA WHEN CALLED UPON TO DO SO.	b7 D
YET TO HAVE TO HAVE BUT AS	ь6 ь7с ь7р
FURTHER CLAIMS TO HAVE	ь6
OF	ь7с ь7D
FURTHER CLAIMS THAT THE COS HAS CONTACTS AT AN WHICH	ь6 ь7С ь7D
WILL PROVIDE AT A PRICE OF	БЛЬ
FURTHER CLAIMED THAT THE COS HAS MEMBERS IN LAW ENFORCEMENT	b6 b7С b7D
INFORMED OF SOURCE INDICATED THAT HE WOULD ACTIVITIES OF THE COS-UM IN ARIZONA	ь6 ь7с ь7р
BETWEEN REVEREND GALE'S MANASSEH RANCH, 4241 USONA ROAD, MARIPOSA, CALIFORNIA, ALSO THE LOCATION OF REVEREND GALE'S MINISTRY OF CHRIST CHURCH (MCC). GALE WAS REPORTEDLY ALTHOUGH APPROXIMATELY COS MEMBERS DID PARTICIPATE. THE	ъ6 ъ7с
THE SOURCE FROM A COS MEMBER IDENTIFIED AS WHOM SOURCE BELIEVED RESIDED IN THE MARIPOSA AREA	b7D
IS IDENTIFIED FURTHER AS	b6 b7С b7D

NOTE CONTINUED:
FOR AT 5481 CLOUDS REST, LUSH MEADOWS, MARIPOSA, CALIFORNIA.
SOURCE REPORTED THAT AND CALIFORNIA MARSHAL FORTUNATO ANGELO PARRINO. PARRINO IS A FORMER LOS ANGELES, CALIFORNIA, DEPUTY SHERIFF WHO IS GALE'S SECOND-IN- COMMAND AND HIS ASSISTANT PASTOR AT THE MCC.
COS MEMBER SOURCE GROUP NEAR CALIFORNIA HAD ALREADY AT THE APPROPRIATE TIME. NO CALIFORNIA NOR FBI CRIMINAL HISTORY FOUND FOR THIS INFORMATION IS INCORROBORATED.
THE SOURCE ALSO REPORTED THAT PHONETICE WHO WAS ALSO
BELIEVED IDENTICAL TO WHITE MALE, BORN NO CALIFORNIA NOR FBI CRIMINAL HISTORY FOUND FOR
THE SOURCE
WAS ARMED WITH AN ASSORTMENT OF HANDGUNS, RIFLES, AND SHOTGUNS, TO INCLUDE AR-15'S, MINI-14'S, H.K.'S, ETC. THEY ALSO CARRIED BACKPACKS AND FULL FIELD GEAR. NO SHOOTING WAS ALLOWED AS THEY DID NOT WANT TO ALERT LOCAL AUTHORITIES. FURTHER, THE SOURCE ALTHOUGH SEVERAL MEMBERS SAID THEY HAD
COLONEL GALE WAS VERY CAUTIOUS CACHE WEAPONS, AMMUNITION, NOR EXPLOSIVES ON HIS PROPERTY,

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PARRINO IS THE LIKELY SUCCESSOR TO GALE WHEN HE DIES.

THE SOURCE ALSO NOTED THAT

NOTE CONTINUED:

THE SOURCE NOTED THAT SEVERAL COS MEMBERS SPOKE OPENLY OF REVOLUTION AND THE OVERTHROW OF THE UNITED STATES GOVERNMENT, ALTHOUGH IN GENERAL TERMS, WITH NO SPECIFIC DATES NOR ACTS

MENTIONED.		
	PROVIDED SUBSTANTIALLY	
THE SAME INFORMATION RELATIVE TO		b6
THE SOURCE	MILA AE MILE	b7C b7D
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REPORTED THAT	SEVERAL INDIVIDUALS AT THE	b6
. THERE WERE BOTH FIXED AND	ROVING ARMED SENTRYS AT ALL	b7C b7D
TIMES.		
THE SOURCE ALSO ADVIS	ED THAT THE CURRENT	b 6
	SEH RANCH IS	b7С b7D
L		עום
	THOSE PRESENT FOR	b6
ARE VERY SERIOUS ABOUT THE COS-UM. T	IR DESIRE FOR "COMBAT" AND HEY BELIEVE SOME TYPE OF	b7C b7D
ARMED CONFLICT WILL OCCUR THIS YEAR.		
OTHER LAW ENFORCEMENT HEADQUARTERS, J	ONS OF POLICE STATIONS AND FUTCH SYNAGOGUES, AND THE	
RESIDENCES OF RABBI'S, AND BRIDGE AND	DAM SITES THAT WOULD HAVE	
TO BE ELIMINATED OR DESTROYED SOMETIM {SUPRA} SEEMS TO BE THEIR	E IN THE FUTURE.	
Total And Section 14 Section 14		
<u>-</u> •		
The state of the s	HILE NO SPECIFIC ILLEGAL	b6
ACTS WERE BROUGHT TO HIS ATTENTION, " TOWARDS DESTRUCTIVE ACTS IS CERTAINLY		ь7с ь7р
SACRAMENTO BELIEVES THAT THIS IN EVIDENCE OF VIOLATIONS OF SEVERAL FED		
UNITED STATES CODE {USC} 7212 {THREAT	/IMPEDENCE OF GOVERNMENT	
OFFICIALS 1 L8 USC 371/372 {CONSPIRAC USC 1114 {HOMICIDE OF A FEDERAL OFFIC		
THREATENING COMMUNICATIONS 1 18 USC 2		
922 (INTERSTATE TRANSPORTATION OF FIR		
AND 18 USC 2383 {REBELLION OR INSURRE	CITONE AHONG OTHERS.	
THE TERRORISM SECTION, DOMESTIC	. [
INVESTIGATIVE DIVISION, HAS REVIEWED BELIEVES THAT THERE IS SUFFICIENT BAS		b7E
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ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED BY 6P4-bj2-5b.

MAR 23 1987 PBS/M9 100-487433-26 CHANGED TO 100-487547-1X2

ALL INFORMATION CONTAINED
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DATE 11-9-94
BY 5PH-bja-56

MAR 23 1987

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4	ATTENTION; BUREAU SUPERVI	SOR	, ci	D, DOMESTIC	SECURITY/ b6
/	EERRORISM SECTION	©			
	COMMITTEE OF THE STATES (C	OS), MARIPO	SA, CALIFORN	NIA; DS/T; C	oo: sc
	CONSIDER ARMED AND DA	NGEROUS, AS	COS MEMBERS	ARE KNOWN	70
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PAGE TWO SACRAMENTO (100A-8051) UNCLAS POSSESS AND CARRY WEAPONS.

RE SACRAMENTO TELETYPES TO FBIHQ, DECEMBER 22, 1984; FEBRUARY

AR 8-20-27 PRS

13, 1985; AND SEPTEMBER 17, 1985, CAPTIONED AS ABOVE; LAS VEGAS

TELETYPES TO FBIHQ, MARCH 28, 1985 AND APRIL 11, 1986, CAPTIONED,

"COMMITTEE OF THE STATES, MARIPOSA, CALIFORNIA, LAS VEGAS, NEVADA

CELL; DS/T; OO; LV", (SCFILE; 100A-8051 SUB B); AND PHOENIX TELETYPES

MARCH 21,1986, APRIL 8, 1986, AND APRIL 19, 1986, CAPTIONED, "ARIZONA

PATRIOTS; DS/T; OO; PHOENIX" (SCFILE; 100A-8058).

AS PREVIOUSLY REPORTED IN REFERENCED SACRAMENTO TELETYPES,

SACRAMENTO

BASED ON INFORMATION CONTAINED IN REFERENCED LAS VEGAS

TELETYPE DATED MARCH 28, 1985. NO INFORMATION WAS DEVELOPED DURING

THOSE PERIODS

AT THIS TIME, BUREAU IS REQUESTED TO AUTHORIZE

REGARDING THE COS BASED ON THE FOLLOWING;

REFERENCED PHOENIX TELETYPE, APRIL 8, 1986, CONTAINED INFORMATION

FROM THAT (X) (X), COS MEMBER FROM LAS

VEGAS, NEVADA, HAD WRITTEN A LETTER TO THE INTERNAL REVENUE SERVICE

(IRS), TELLING THEM TO DISCONTINUE THEIR INVESTIGATION OF HIM OR HE

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PAGE THREE SACRAMENTO (100A-8051) UNCLAS IN ITALE
WOULD HAVE COLONEL (X) WILLIAM P. GALE (X), LEADER OF THE COS,
MARIPOSA, CALIFORNIA, AND (X)
RETALIATE AGAINST THE IRS. GALE
ACCORDING TO,
, AND WAS ATTEMPTING TO
COS MEMBERS TO PREVENT
, IF NECESSARY, SHOULD FEDERAL AGENTS
GALE. (ACCORDING TO LOCAL LAW ENFORCEMENT, MARIPOSA,
CALIFORNIA,
IN REFERENCED PHOENIX TELETYPE, MARCH 21, 1986, PHOENIX ADVISED
THAT
LEADERS OF THE POSSE COMITATUS (PC), CHRISTIAN
PATRIOTS DEFENSE LEAGUE (CPDL), AND OTHER RIGHT-WING ORGANIZATIONS.

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b6 . b7C b7D

3

PAGE FOUR SACRAMENTO (100A-8051) UNCLAS
. HANDLE AS SENSITIVE
DOCUMENT, '
,
SOURCE WITH THE COS
MILITANT ARM KNOWN .
IDENTIFIED HIMSELF
ALSO RELATED THE FOLLOWING INFORMATION :
THE COS (AND COS-UM) ARE MADE UP OF MEMBERS OF THE OLD MINUTEMAN
ORGANIZATION, THE KLU KLUX KLAN (KKK), THE AP, PC, CPDL, AND OTHER
ADHERENTS OF THE RIGHT-WING, ANTI-SEMITIC, ANTI-BLACK, ANTI-FEDERAL
GOVERNMENT PHILOSOPHY OF THE "IDENTITY CHURCH" MOVEMENT, OF WHICH
REVEREND GALE IS A PRIME SPOKESMAN.
CLAIMED THAT HAVE ALREADY
, PHOENIX, ARIZONA, AND WOULD ALLEGEDLY
BE USED IN THE NEAR FUTURE
, ·
FURTHER, A GROUP OF "PATRIOTS" AND CURRENT COS MEMBERS IN
IN ARIZONA WHEN CALLED UPON TO DO SO.
CLAIMS TO HAVE , BUT AS YET

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b6 b7с b7D

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PAGE FIVE SACRAMENTO (100A-8051) UNCLAS
AND "ASSOCIATES" RECENTLY PURCHASED
, AND MORE SUCH WEAPONS ARE
SAID TO BE AVAILABLE IF NEEDED. FURTHER, CLAIMS TO HAVE
FURTHER CLAIMS THAT THE COS HAS CONTACTS AT AN
, WHICH WILL
PROVIDE AT A PRICE OF
, c
FURTHER CLAIMED THAT THE COS HAS MEMBERS IN LAW
ENFORCEMENT
,
INFORMED (X) (X),
OF SOURCE
. INDICATED THAT HE WOULD
ACTIVITIES OF THE COS-UM IN ARIZONA,
BETWEEN ,
REVEREND GALE'S MANASSEH RANCH, 4241 USONA ROAD.
MARIPOSA, CALIFORNIA, ALSO THE LOCATION OF REVEREND GALE'S MINISTRY

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PAGE SIX SACRAMENTO (100A-8051) UNCLAS
OF CHRIST CHURCH (MCC), GALE WAS REPORTEDLY
, ALTHOUGH APPROXIMATELY COS MEMBERS DID
PARTICIPATE, THE
7
, THE SOURCE
FROM A COS
MEMBER IDENTIFIED AS (X) (X), WHOM SOURCE BELIEVED RESIDED
IN THE MARIPOSA AREA
FOR INFORMATION, IS IDENTIFIED FURTHER AS (X)
. WHITE MALE,
6'2", 180 POUNDS, BROWN HAIR AND BROWN EYES, LAST KNOWN
RESIDING AT CALIFORNIA, PREVIOUSLY
RESIDING AT CALIFORNIA, (X).
ALSO HAS CALIFORNIA, FROM
, FOR
GALE AT 5481
CLOUDS REST, LUSH MEADOWS, MARIPOSA, CALIFORNIA. ONLY KNOWN
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INBOX.1 (\$2209)

TEXT;

SC0012 1190325Z

RR SHQ2 SF DL ROUTINE

DE SC 0012

R 292300Z APR 86FM SACRAMENTO (100A-8051) (P)

TO DIRECTOR ROUTINE

LAS VEGAS ROUTINE

PHOENIX ROUTINE

SAN FRANCISCO ROUTINE

BUTTE ROUTINE

MINNEAPOLIS ROUTINE

MILWAUKEE ROUTINE

KANSAS CITY ROUTINE

OMAHA ROUTINE

DALLAS ROUTINE

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UNCLAS SECTION 2 OF 3 SECTIONS

ATTENTION: BUREAU SUPERVISOR CID, DOMESTIC

SECURITY/TERRORISM SECTION

COMMITTEE OF THE STATES (COS), MARIPOSA, CALIFORNIA; DS/T; OO; SC ARREST WAS FOR PETTY THEFT IN FRESNO, CALIFORNIA ON MAY 25, 1984.

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PAGE TWO SACRAMENTO (100A-8051) UNCLAS	
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	b7C b7D
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SOURCE REPORTED THAT	ь6 ь7с
AND CALIFORNIA MARSHAL (X)	b7D
"SLIM" PARRINO, TRUE NAME: FORTUNATO ANGELO PARRINO, BORN DECEMBER	
19, 1931, 5'1", 190 POUNDS, BROWN HAIR AND BROWN EYES, RESIDING AT	
5043 DARRAH ROAD, MARIBOSA, CALIFORNIA, 95338 (X). PARRINO IS A	t
FORMER LOS ANGELES, CALIFORNIA DEPUTY SHERIFF WHO IS GALE'S SECOND-	
IN-COMMAND AND HIS ASSISTANT PASTOR AT THE MCC.	
COS MEMBER (X) (X)	ь6 ь7с
GROUP NEAR, CALIFORNIA, HAD ALREADY AT A	b7D
NORTH OF ON INTERSTATE HIGHWAY	
FOR THE PURPOSE OF	
AT THE APPROPRIATE TIME. IS BELIEVED IDENTICAL	
TO (X) WHITE MALE,	
BORN 5'8", 165 POUNDS, BROWN HAIR, GRAY EYES,	
ADDRESSES (PER CALIFORNIA DMV):CALIFORNIA,	
AND (R). NO CALIFORNIA	

1

NOR FBI CRIMINAL HISTORY FOUND FOR

PAGE THREE SACRAMENTO (100A-8051) UNCLAS
SOURCE ALSO REPORTED THAT (X) (PHONETIC)
(X), WHO WAS ALSO
IS BELIEVED
IDENTICAL TO (1), WHITE MALE, BORN,
, 5'6", 125 POUNDS, BLOND HAIR, BLUE EYES, ADDRESSES (PER
CALIFORNIA DMV): (AS OF DECEMBER 13, 1982)
AND (AS OF MAY 19, 1979) (X). NO CALIFORNIA
NOR FBI CRIMINAL HISTORY FOUND FOR
SOURCE
WAS ARMED
WITH AN ASSORTMENT OF HANDGUNS, RIFLES, AND SHOTGUNS, TO INCLUDE
AR-15'S, MINI-14'S, H.K.'S, ETC. THEY ALSO CARRIED BACKPACKS AND
FULL FIELD GEAR. NO SHOOTING WAS ALLOWED AS THEY
DID NOT WANT TO ALERT LOCAL AUTHORITIES, FURTHER, SOURCE
, Although several members said they had
·
COLONEL GALE WAS VERY CAUTIOUS
CACHE WEAPONS, AMMUNITION, NOR

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EXPLOSIVES ON HIS PROPERTY;

PAGE FOUR SACRAMENTO (100A-8051) UNCLAS
SOURCE
BOSRCE
SOURCE ALSO NOTED THAT PARRING IS THE LIKELY
SUCCESSOR TO GALE WHEN HE DIES.
THE SOURCE NOTED THAT SEVERAL COS MEMBERS SPOKE OPENLY OF
REVOLUTION AND THE OVERTHROW OF THE U.S. GOVERNMENT, ALTHOUGH IN
GENERAL TERMS, WITH NO SPECIFIC DATES NOR ACTS MENTIONED.
INDEPENDENTLY PROVIDED SUBSTANTIALLY THE SAME
INFORMATION RELATIVE TO
, SOURCE
ALSO OBTAINED TWO OF THE
NOTE: INFORMATION PROVIDED BY
. HANDLE AS
SENSITIVE DOCUMENT.
REPORTED THAT SEVERAL INDIVIDUALS AT THE
BOTH FIXED AND ROVING ARMED SENTRYS AT ALL TIMES.
SOURCE ALSO ADVISED THAT THE CURRENT
AT THE MANASSEH RANCH IS (X) (X).

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PAGE FIVE SACRAMENTO (100A-8051) UNCLAS	
IS IDENTICAL TO (X) WHITE, WALE	b6 b7C
MALE, BORN 5'2", 200 POUNDS, BLOND HAIR, GREEN	b7D
EYES, LAST KNOWN RESIDING (PER CALIFORNIA DMV)	
CALIEORNIA, MAILING ADDRESS,	
CALIFORNIA, PER CALIFORNIA CII AND FBI NCIC III,	
HAS FBI NUMBER ALIAS OF	
SSAN: AND (X).	
HE HAS ONE LISTED ARREST, DECEMBER 17, 1982, BY THE SHERIFF'S	
OFFICE, MODESTO, CALIFORNIA, FOR OBSTRUCTING/RESISTING A PUBLIC	
OFFICER. THE CHARGE WAS DISMISSED DECEMBER 30, 1982, IN FURTHERANCE	
OF JUSTICE.	14
THOSE PRESENT FOR	ь6 ь7с
VOCALIZED THEIR DESIRE FOR "COMBAT" AND ARE VERY SERIOUS	b7D
ABOUT THE COS-UM, THEY BELIEVE SOME TYPE OF ARMED CONFLICT WILL	
OCCUR THIS YEAR, THAT MEMBERS KNEW THE	
LOCATIONS OF POLICE STATIONS AND OTHER LAW ENFORCEMENT HEADQUARTERS,	
JEWISH SYNAGOGUES AND THE RESIDENCES OF RABBI'S AND BRIDGE AND DAM	
SITES THAT WOULD HAVE TO BE ELIMINATED OR DESTROYED SOMETIME IN THE	
FUTURE. (SUPRA) SEEMS TO BE THEIR AND	

AS FBIHQ IS AWARE, THE COS WAS ORGANIZED ON OR ABOUT JULY 4,

1984 AT A GATHERING AT THE MANASSEH RANCH, MARIPOSA. WHILE

PREVIOUSLY, THERE WAS NO ARTICULABLE EVIDENCE OF PAST OR PLANNED

CRIMINAL ACTS, THE RECENT DEVELOPMENT OF THE COS-UM, WITH ITS

ATTENDANT RECRUITING, MILITARY-TYPE TRAINING, USE OF EXPLOSIVE

DEVICES, AND THREATS AGAINST U.S. GOVERNMENT PERSONNEL AND PROPERTY,

THE COS AND ITS MEMBERSHIP.

SACRAMENTO BELIEVES THIS INVESTIGATION MAY LEAD TO EVIDENCE OF VIOLATIONS OF SEVERAL FEDERAL STATUTES, INCLUDING 26 USC 7212 (THREAT/IMPEDENCE OF GOVERNMENT OFFICIALS), 18 USC 371/372 (CONSPIRACY), 18 USC 111 (AFO), 18 USC 1114 (HOMICIDE OF A FEDERAL BT

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FORMS, TEXT HAS 1 DOCUMENT

INBOX,1 (#2212)

TEXT:

SC0013 1190338Z

RR HOZ SF DL ROUTINE

DE SC 0013

R 292300Z APR 86FM SACRAMENTO (100A-8051) UNCLAS

TO DIRECTOR ROUTINE

LAS VEGAS ROUTINE

PHOENIX ROUTINE

SAN FRANCISCO ROUTINE

BUTTE ROUTINE

MINNEAPOLIS ROUTINE

MILWAUKEE ROUTINE

KANSAS CITY ROUTINE

OMAHA ROUTINE

DALLAS ROUTINE

BT

UNCLAS SECTION 3 OF 3 SECTIONS

ATTENTION: BUREAU SUPERVISOR CID, DOMESTIC SECURITY/

TERRORISM SECTION

COMMITTEE OF THE STATES(COS), MARIPOSA, CALIFORNIA; DS/T; OO; SC OFFICER), 18 USC 976 (MAILING THREATENING COMMUNICATIONS), 18 USC

13

ь6 ь7с PAGE TWO SACRAMENTO (100A-8051) UNCLAS

231 (CIVIL DISORDER), 18 USC 922 (INTERSTATE TRANSPORTATION OF FIREARMS), 18 USC 1952 (ITAR), AND 18 USC 2383 (REBELLION OR INSURRECTION).

AMONG OTHERS,

FOR INFORMATION OF LAS VEGAS, SACRAMENTO IS NOT AWARE OF ANY SPECIFIC PENDING FEDERAL PROSECUTION OF COS MEMBERS WITHIN THIS DIVISION AT THIS TIME.

INFORMATION COPIES PROVIDED TO INDICATED FIELD OFFICES, AS COS MEMBERS KNOWN OR BELIEVED TO RESIDE IN THOSE DIVISIONS AND FUTURE INVESTIGATION OF THOSE MEMBERS IS ANTICIPATED.

REQUEST OF FBIHO: THE BUREAU IS REQUESTED TO AUTHORIZE

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ARMED AND DANGEROUS.

BT

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100-487433-27X CHANGED TO 100-487547-1X5

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 11-9-99 BY 3P4 bja-sb

<u>AUG 28 1987</u> *NG* 100-487933-28 CHANGED TO 100-487547-1X3

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 11-9-99
BY SPH-bja-56

MAR 2 3 1987

PBS/mj

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LV 100A-1669

to prepare an indictment against the Congress of the United States with various accusations therein. COS further set forth in this indictment that if their indictment was not acted upon by the Congress, forceful steps would be recommended.

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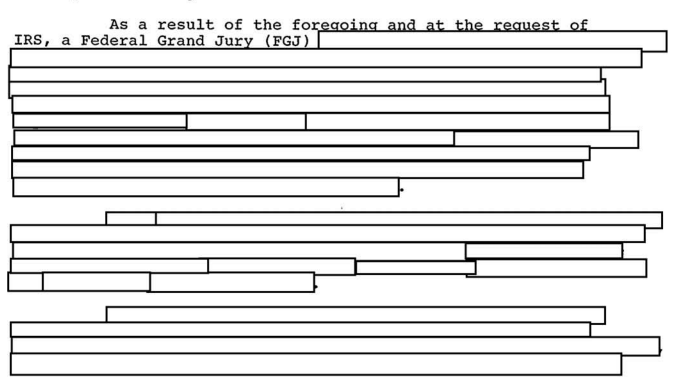
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"Any interference or attempt to interfere with the functions and activities of this committee of states, or its delegate by any person, or agency of government, shall result in the death penalty being imposed upon conviction by said committee sitting as the Congress of the United States."



Kur	
Type exceptional to about 12-1	b: be
was overheard to state that	b'
and that of County, North Dakota, was the civil spokesman for COS claimed to have approximately one million in his unorganized militia with 100,000 of these in North Carolina alone. They include members of the KKK and other similar groups in their COS unorganized militia.	
No incidences of violence occurred during the above	
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1	
LAS VEGAS METROPOLITAN FOLICE DEPARTMENT (LVMPD), Special Operations Group has conducted extensive investigation on captioned group.	
On 4/9/86, a representative from IRS, LVMPD and the FBI met with AUSA, Las Vegas, Nevada, and agreed to work jointly as much as possible in sharing information relative to captioned group with emphasis on preventing any violence and obtaining indictments on any of those who break or have broken state or Federal laws.	b'
an order was signed for a pen register	be
	b'
LEADS:	
All receiving offices (except the Bureau, Minneapolis, Omaha and Salt Lake City, who are receiving the above for information purposes only at this time) are requested to, (1) identify subscribers (2) check indices on each; (3) obtain background and description of, including any local criminal record or known affiliation with right wing roups prone to violence; (4) furnish results to Las Vegas, Sacramento and Phoenix Divisions, all of whom COS or related groups.	i-;→
	be
	b' b'
i	J

LV 100A-1669

LAS-VEGAS DIVISION

AT-LAS-VEGAS, NEVADA

Investigation continuing

CONSIDER-ARMED AND DANGEROUS AS COS MEMBERS ARE KNOWN TO POSSESS AND CARRY WEAPONS!

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JULY 21, 1986

UNCLASSIFIED

ROUTINE 202/10545

ALL INFORMATION CONTAINED

FM DIRECTOR FBI

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FBI PHOENIX {100A-8724} ROUTINE

FBI SACRAMENTO (100A-8051) ROUTINE

BT

UNCLAS

COMMITTEE OF STATES {COS} LAS VEGAS, NEVADA, CELL; DOMESTIC

SECURITY/TERRORISM; OO: LAS VEGAS

DCOMMITTEE OF STATES (COS) MARIPOSA, CALIFORNIA; DOMESTIC

SECURITY/TERRORISM; OO: SACRAMENTO

REFERENCE LAS VEGAS AIRTEL TO THE BUREAU DATED JULY 3, 1986, BUREAU TELETYPE TO LAS VEGAS DATED APRIL 16, 1986, AND BUREAU TELETYPE TO SACRAMENTO DATED MAY 8, 1986.

FOR THE INFORMATION OF RECEIVING OFFICES, REFERENCED

AZ IT APPLIED TO

THE LAS VEGAS, NEVADA, CELL. LAS VEGAS IS CARRIED AS THE

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SACRAM	ENT	ZA C	THE	OFFI	CE OF	ORIG	IN.				

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RECEIVING OFFICES SHOULD REFER TO THE ATTORNEY GENERAL
GUIDELINES WHICH BECAME EFFECTIVE IN MARCH, 1983, AND BUREAU
AIRTEL DATED MARCH 17, 1983, ENTITLED "ATTORNEY GENERAL'S
GUIDELINES FOR THE CONDUCT OF DOMESTIC SECURITY/TERRORISM
INVESTIGATIONS, EFFECTIVE MARCH 21, 1983," WHICH STATE THAT
DOMESTIC SECURITY/TERRORISM INVESTIGATIONS ARE CONCERNED WITH
THE INVESTIGATION OF ENTIRE ENTERPRISES, RATHER THAN
INDIVIDUAL PARTICIPANTS. THEREFORE, THE LOCATION OF
INDIVIDUALS CLAIMING TO BE LEADERS OF A PARTICULAR GROUP WILL
NOT BE DETERMINATIVE AS TO WHICH OFFICE SHOULD ASSUME OFFICE
OF ORIGIN STATUS IN ANY PARTICULAR INVESTIGATION.

ACCORDINGLY, LAS VEGAS WILL REMAIN OFFICE OF ORIGIN IN THEIR CASE, AND SACRAMENTO WILL REMAIN OFFICE OF ORIGIN IN THEIR INVESTIGATION.

BT

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NOTE:

REFERENCED LAS VEGAS AIRTEL OF JULY 3, 1986, REQUESTED FBIHQ TO MAKE A DETERMINATION AS TO WHICH OFFICE SHOULD ASSUME OFFICE OF ORIGIN STATUS IN THIS INVESTIGATION. RECEIVING OFFICES ARE ADVISED THAT TWO SEPARATE INVESTIGATIONS EXIST IN THIS MATTER AND THAT THE LOCATION OF AN INDIVIDUAL CLAIMING TO BE THE ORGANIZATION'S LEADER IS NOT THE DETERMINATIVE FACTOR AS TO WHERE OFFICE OF ORIGIN STATUS WOULD LIE IN VIEW OF THE FACT THAT THE DOMESTIC SECURITY/TERRORISM INVESTIGATION CONCERNS ITSELF WITH A GROUP OR ENTERPRISE AND NOT A PARTICULAR INDIVIDUAL.

Transmitted

(Number)

(Time)

pproved:

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FD-36 Rev. 8 282)	FBI			
TRANSMIT VIA: Teletype Facsimile Airtel	PRECEDENCE: Immediate Priority Routine	CLASSIFICATION: TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T UNCLAS Date 7/31/3	<u> </u>	
COMMITTEE OF MARIPOSA, CALAS. VEGAS, LI	SACRAMENTO (100A-8051) E THE STATES (COS), ALIFORNIA; NEVADA CELL	HEREIN I DATE	RMATION CONTAINED S UNCLASSIFIED -10-99 BY SP4-bja:51 *448548	
	eLVairtel to Bureau, 7/	. a 9 2/86.	je maniema.	
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2 - Phoenix 1 - Sacrame EPG:epg			5 3 1986	ь6 ь70
Approved:		mber) (Time)		



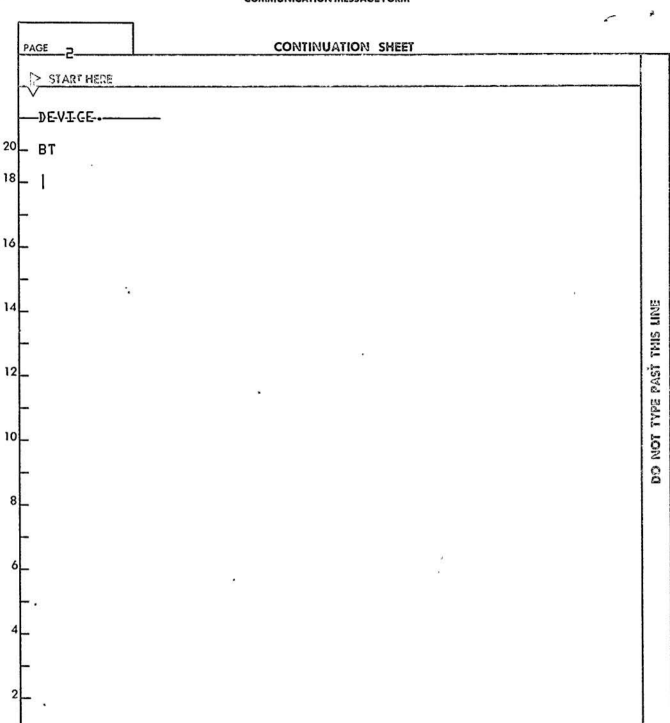
DEPARTMENT OF JUSTICE EDERAL BUREAU OF INVESTIGATION



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	PAGE LOF 2 DATE OCTOBER 8- 1986	CLASSIFICATION UNCLASSIFIED	PRECEDEN PRT	CE ORITY	٦	
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	FM DIRECTOR FBI					
FA C/	TO FRE SACRAMENTO	-{100A-8051} PRIORI	rv			
* TO	BT	CHOOK GOOD! PRIVAT	ALL INFORMATION	CONTAINED		
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NOTE: THE ATTACHED TELETYPE ADVISES THE SACRAMENTO FIELD OFFICE THAT SECTION CHIEF STEVEN POMERANTZ GRANTED AUTHORIZATION TO UTILIZE A BODY RECORDER IN THE CAPTIONED INVESTIGATION FOR A PERIOD OF THIS AUTHORIZATION WAS OBTAINED ON AND THE DEVICE WILL COMMENCE BEING USED ON THE SOURCE HAS AGREED TO TESTIFY, WILL EXECUTE THE APPROPRIATE FORM (FD-473) AND THE AUSA HAS ADVISED THAT THE UTILIZATION OF THIS DEVICE WILL NOT INVOLVE ENTRAPMENT.

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APPROVED: "	Adm. Serva	Laboratory Legal Coun Off. of Cong.
Director		& Public Affs
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U.S. Department of Justice

Federal Bureau of Investigation

In Reply, Please Refer to File No.

P.O. Box 13130 Sacramento, CA 95813 October 9, 1986

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COMMITTEE OF STATES (COS)
MARIPOSA, CALIFORNIA

The COMMITTEE OF STATES (COS) was organized on or about July 4, 1984, at a gathering at the Manasseh Ranch, Mariposa, California. Since its inception, the COS has in its private and public pronouncements expressed extreme anti-black, anti-Jewish, anti-government sentiments.

The principal leader of COS in 1984 and presently, is WILLIAM POTTER GALE. GALE retains a prominent leadership role despite his currently receiving medical treatment for emphysema.

A source, who has provided reliable informati	on in
the past,	
	Ü
California, a member of COS, has spat these sporadic gatherings at length about COS anti-governmenti-black, anti-Jew philosophy has discussed in statil the "illegal INTERNAL REVENUE SERVICE" and the illegation of tax laws.	nment,
Source has	12
Source, however, has also proposed	
in order to secure a num	ch may
ne nurchased	

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.



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COMMITTEE OF STATES

, according to the source, would be needed in the
event
On
, California. FORTUNATO
"SLIM" PARRINO
according to the source, was the fact that the but
was now being PARRINO

was, according to PARRINO, a
(phonetic) from , Colorado. INTERNAL
REVENUE SERVICE not to pay taxes and
to refuse to sign W-4 forms.
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DIRECTOR PRIORITY

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DOMESTIC SECURITY AND TERRORISM ATTN:

COMMITTEE OF STATES (COS); MARIPOSA, CALIFORNIA;

DOMESTIC SECURITY - TERRORISM; OO: SACRAMENTO

DEVICE TO MONITOR AND/OR RECORD PRIVATE CONVERSATIONS/60-481433-37

IN CONNECTION WITH A DOMESTIC SECURITY AND TERRORISM MATTER.

. THE COMMITTEE OF STATES HAS BEEN CHARACTERIZED AS A WHITE SUPREMACY, ANTI-BLACK, ANTI-JEW, ANTI-GOVERNMENT ORGANIZATION HEADQUARTERED AT MARIPOSA, CALIFORNIA. CONTACTS BETWEEN

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PAGE TWO SC 100A-8051 UNCLAS

AND PRINCIPALS OF THE ARYAN NATIONS OF HAYDEN LAKE,
IDAHO, HAVE BEEN DOCUMENTED. IN ADDITION TO VIRULENT

ANTI-JEW, ANTI-BLACK RHETORIC OF COS, COS HELD A

THREE DAY PARA MILITARY EXERCISE IN MARCH, 1986 ON

ITS PROPERTY LOCATED IN RURAL MARIPOSA COUNTY, CALIFORNIA.

FOR THREE DAYS COS MEMBERS AND INDIVIDUALS FROM

AFFILIATED RIGHT-WING ORGANIZATIONS IN NEVADA AND

ARIZONA PARTICIPATED IN AMBUSH PRACTICES, GROUP

TACTICS AND DEMONSTRATIONS OF EXPLOSIVE FOOT MINES

WHICH DEVICES HAVE BEEN DEEMED ILLEGAL BY BUREAU

OF ALCOHOL, TOBACCO AND FIREARMS. THIS WAS COUPLED

WITH HOURS OF VITUPERATIVE ORATORY AGAINST BLACKS

AND JEWS.

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PAGE FOUR SC 100A-8051
SOURCE, HOWEVER, ANTICIPATES
SACRAMENTO PROPOSES UTILIZING SOURCE TO RECORD
CONVERSATIONS BETWEFN A COS
MEMBER,
SOURCE WILL TESTIFY IF REQUIRED.
AUSA, EASTERN DISTRICT OF CALIFORNIA,
FRESNO, HAS CONSENTED TO UTILIZATION OF A BODY
RECORDER, AND CONCURS WITH ITS USE, STATING HE
ANTICIPATED NO PROBLEM WITH ENTRAPMENT.
ACCORDINGLY, SACRAMENTO REQUESTS 30 DAY AUTHORIZATION
FOR UTILIZATION OF A BODY RECORDER.
ADMINISTRATIVE
SOURCE
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7	COMMITTE OF STATES (COS), DS/T, OO: SACRAMENTO	4
	ARMED AND DANGEROUS	
	RE LAS VEGAS TELETYPE TO BUREAU, OCTOBER 29, 1986; SACRAMENTO	
	TELETYPE TO BUREAU OCTOBER 30, 1986; AND LAS VEGAS TELCAL	
	TO PHOENIX AND SACRAMENTO, OCTOBER 5, 1986.	
	INSTANT DATE, WILLIAM A. MADDOX, UNITED STATES ATTORNEY,	
	LAS VEGAS, NEVADA, ADVISED THAT INTERNAL REVENUE SERVICE (IRS)	6
	IN RECEIPT OF INFORMATION REGARDING THREAT TO FEDERAL OF THE TOTAL TO	
	JUDGES AND OTHER GOVERNMENT AUTHORITIES AT LAS VEGAS FROM DEC 22 1986	
	CAPTIONED GROUP.	
	INSTANT DATE, LAS VEGAS, FURNISHED	ь6 ь70
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							WILLIAM	POTTER	GALE,	LEADER
OF	CAPTIO	DNED	GROUP,	AND	GAL	E'S	ASSOCIA'	re Fort	UNATE	"SLIM"

PARRINO, AT FRESNO COUNTY JAIL.

GALE CLAIMED COS GRAND JURY VIA TELCAL OVER PREVIOUS
WEEKEND CONVICTED UNNAMED FEDERAL JUDGE AT LAS VEGAS AND
OTHER GOVERNMENT AUTHORITIES HAVING ANYTHING TO DO WITH
CURRENT INDICTMENT AND INCARCERATION OF COS MEMBERS WERE
FOUND GUILTY AND SENTENCED TO DEATH. THE JUDGE WOULD DIE BY
HAVING HEAD BLOWN OFF AND OTHER AUTHORITIES WOULD BE BOMBED
OR EXECUTED BY SHOOTING OR STABBING. GALE FURTHER CLAIMED
CONTACT WITH KKK OVER THREE WAY TELCAL AND BOMBINGS AND OTHER
ACTIONS WILL TAKE PLACE SOON.

U.S. ATTORNEY MADDOX ADVISED HE WOULD REQUEST U.S. MARSHALL OTECTION FOR AUSA WHO IS HANDLING MATT ER FOR GOVERNMENT.

AND ADVISE THE U.S. MARSHALL OF THREATS AGAINST THE U.S. DISTRICT JUDGE LOYLD GEORGE AND U.S. MAGISTRATE PHILIP PRO.

RECEIVING OFFICES REQUESTED TO BE ALERT FOR ACTIVITY

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MEMBERS OF COS SHOULD BE CONSIDERED ARMED AND DANGEROUS.

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AUTHORITIES.

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LAS VEGAS PRIORITY

PHOENIX PRIORITY

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ARMED AND DANGEROUS

(COS), MARIPOSA, CALIFORNIA; DS/T, OO: COMMITTEE OF STATES

SACRAMENTO.

FOR THE INFORMATION OF RECIPIENTS, WHILE WILLIAM POTTER GALE AND FORTUNATO "SLIM" PARRINO WERE BEING HELD IN CUSTODY BY UNITED STATES MARSHAL AT FRESNO, CALIFORNIA, IMMEDIATELY PRIOR TO AND FOLLOWING THEIR RESPECTIVE APPEARANCES IN U.S. DISTRICT COURT, FRESNO, BOTH WERE REPORTED TO HAVE MADE A SERIES OF STATEMENTS INDICATING FUTURE RELATIATORY ACTS AGAINST

OP DEC 22 1986

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PAGE TWO SC 100A-8051 UNCLAS

ASSISTANT UNITED STATES ATTORNEY, FRESNO, WHO HANDLED

GOVERNMENT'S REPRESENTATIONS AT U.S. DISTRICT COURT IN

FRESNO, AND U.S. DISTRICT COURT JUDGE ROBERT COYLE, WHO

PRESIDED AT THE IDENTITY AND BAIL HEARINGS FOR PARRINO

AND GALE IN FRESNO.

CONTACTED INTERNAL REVENUE SERVICE
AGENTS TO REPORT CONVERSATIONS BY GALE AND
PARRINO WHILE AWAITING COURT PROCEEDINGS. SPECIFICALLY GALE
STATED THAT THEY (HE AND PARRINO) WERE ARRESTED FOR NO
REASON AND THAT THE JUDGE IN LAS VEGAS AS WELL AS INTERNAL
REVENUE SERVICE AGENTS IN LAS VEGAS WERE DEAD. GALE SAID
THAT THE COMMITTEE OF STATES OWN GRAND JURY HAD MET
TELEPHONICALLY OVER THE WEEKEND (PROBABLY OCT. 25-26, 1986)
AND HAD FOUND THE INTERNAL REVENUE SERVICE, JUDGES, AND
PROSECUTORS GUILTY OF VIOLATING THEIR RESPECTIVE CIVIL
RIGHTS AND GUILTY OF FALSE PROSECUTION. FURTHER, THAT THE
PENALTY WAS DEATH. PARRINO WAS REPORTED TO HAVE ELABORATED
BY STATING THE LAS VEGAS JUDGE WOULD HAVE HIS HEAD BLOWN

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PAGE THREE SC 100A-8051 UNCLAS

AND THE OTHERS WOULD EXPERIENCE THE SAME BY BOMBING. FURTHER,

THOSE THAT ESCAPED ANY BOMBINGS WOULD BE PUT TO DEATH BY

EXECUTION BY SHOOTING, STABBING, AND HAVING THEIR BODIES

CUT UP AND DISPOSED OF.

THE INDIVIDUAL REPORTED THE KU KLUX KLAN (KKK), ACCORDING TO A CONVERSATION BETWEEN AFOREMENTIONED PARTIES HAD BEEN CONTACTED AND THAT THE BOMBINGS AND DEATHS ARE TO BEGIN BECAUSE THE DEFENDANTS (GALE AND PARRINO) HAVE NOT BEEN RELEASED CUSTODY AT LAS VEGAS. NO SPECIFIC DATE HAS BEEN MENTIONED FOR THE RETALIATORY ACTS. SACRAMENTO HAS ALERTED ITS SOURCE TO REPORT ANY MOVEMENT OF ANY COMMITTEE OF STATES MEMBERS TOWARD RETALIATORY ACTS.

INTERNAL REVENUE SERVICE AGENTS SECURED, ON NOV. 5, 1986,

A SIGNED AFFIDAVIT FROM HE IS WILLING

TO TESTIFY AT ANY FUTURE JUDICIAL PROCEEDINGS.

U.S. DISTRICT COURT JUDGE AND U.S. ATTORNEY'S OFFICE
REPRESENTATIVES AT FRESNO, CALIFORNIA, HAVE BEEN APPRISED
OF THE THREATS. U.S. MARSHAL'S OFFICE, FRESNO, HAS LIKEWISE
BEEN APPRISED. INTERNAL REVENUE SERVICE HAS REPPRIED THAT

THE LAS VEGAS UNITED STATES ATTORNEY AND U.S. DISTRICT COURT JUDGE ASSIGNED TO THIS MATTER HAVE SIMILARLY BEEN APPRISED OF THE THREATS.

ARMED AND DANGEROUS.

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DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION COMMUNICATION MESSAGE FORM



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18	SACRAMENTO SHOULD REFER TO THE ATTORNEY GENERAL	
	GUIDELINES ON DS/T INVESTIGATIONS FOR GUIDANCE IN REPORT	RTING
16	RESULTS OF THIS INVESTIGATION	
200000000000000000000000000000000000000	IF RENEWAL OF THE COS INVESTIGATION IS DESIRED.	
14	SACRAMENTO SHOULD PROVIDE FBIHQ WITH A LETTERHEAD MEMOR	RANDUM
	{LHM} REPORTING THE RESULTS OF THE INVESTIGATION FOR A	PPROVAL.
12	THE LHM SHOULD BE SUBMITTED TO ARRIVE AT FBIHQ AT LEAST	T TWO RT T
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NOTE:

BY AIRTEL DATED OCTOBER 9, 1986, THE SACRAMENTO DIVISION ADVISED AS FOLLOWS:

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COMMITTEE OF STATES {COS} MEMBER FROM LAS VEGAS, NEVADA, HAD WRITTEN A LETTER TO THE INTERNAL REVENUE SERVICE {IRS} TELLING THEM TO DISCONTINUE THEIR INVESTIGATION OF HIM OR HE WOULD HAVE COLONEL WILLIAM PGALE LEADER OF THE COS, MARIPOSA, CALIFORNIA, AND COS, RETALIATE AGAINST THE IRS.	•
ACCORDING TO T	
ATTEMPTING TO COS MEMBERS TO PREVENT COS MEMBERS IF NECESSARY, SHOULD FEDERAL AGENTS GALE. ACCORDING TO LOCAL LAW ENFORCEMENT, MARIPOSA, CALIFORNIA;	
PHOENIX TELETYPE DATED MARCH 21, 1986, PHOENIX ADVISED THAT LEADERS OF THE POSSE COMITATUS {PC}, CHRISTIAN PATRIOTS DEFENSE LEAGUE {CDDL}, AND OTHER RIGHT-WING ORGANIZATIONS.	
THE SOURCE THE COS MILITANT ARM KNOWN IDENTIFIED HIMSELF ALSO RELATED THE FOLLOWING INFORMATION :	
THE COS {AND COS-UM} ARE MADE UP OF MEMBERS OF THE OLD MINUTEMAN ORGANIZATION, KU KLUX KLAN, ARIZONA PATRIOTS {AP}, PC, CPDL, AND OTHER ADHERENTS OF THE RIGHT-WING, ANTI-SEMITIC ANTI-BLACK, ANTI-FEDERAL GOVERNMENT PHILOSOPHY OF THE "IDENTITY CHURCH" MOVEMENT, OF WHICH REVEREND GALE IS A PRIME SPOKESMAN.	1
ALREADY ARIZONA, AND WOULD ALLEGEDLY BE USED IN THE NEAR FUTURE	
TENDENCY TO EXAGGERATE, AND NONE OF THIS INFORMATION HAS BEEN CORROBORATED.	

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NOTE CONTINUED:

FURTHER, A GROUP OF "PATRIOTS" AND CURRENT COS MEMBERS IN
IN ARIZONA WHEN CALLED UPON TO DO
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CLAIMS TO HAVE BUT
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FURTHER CLAIMS TO HAVE
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ENFORCEMENT CERTIFIC THAT THE COS HAS HERSERS IN EAST
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OF SOURCE THAT HE HALL D
ACTIVITIES OF THE COS-UM IN ARIZONA
BETWEEN
REVEREND GALE'S MANASSEH RANCH
4241 USONA ROAD, MARIPOSA, CALIFORNIA, ALSO THE LOCATION OF REVEREND GALE'S MINISTRY OF CHRIST CHURCH (MCC). GALE WAS
REPORTEDLY
ALTHOUGH APPROXIMATELY COS MEMBERS DID PARTICIPATE. THE
, and the second
THE SOURCE
COS MEMBER IDENTIFIED AS WHOM SOURCE BELIEVED
RESIDED IN THE MARIPOSA AREA
WHITE MALE BORN FBI NUMBER 6'2"
LAO POUNDS, BROWN HAIR, AND BROWN EYES, LAST KNOWN RESIDING AT
CALIFORNIA PREVIOUSLY
RESIDING AT

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n FOR
AT 5481 CLOUDS REST, LUSH MEADOWS, MARIPOSA,
CALIFORNIA.
<u> </u>
SOURCE REPORTED THAT
AND CALIFORNIA-
MARSHAL FORTUNATO ANGELO PARRINO. PARRINO IS A FORMER
LOS ANGELES, CALIFORNIA, DEPUTY SHERIFF WHO IS GALE'S SECOND-
IN-COMMAND AND HIS ASSISTANT PASTOR AT THE MCC.
COS MEMBER SOURCE
GROUP NEAR CALIFORNIA, HAD ALREADY
AT A NORTH OF ON INTERSTATE
HIGHWAY TOR THE PURPOSE OF
AT THE APPROPRIATE TIME.
NO CALIFORNIA NOR FBI CRIMINAL HISTORY FOUND FOR THIS
INFORMATION IS UNCORROBORATED.
THE SOURCE ALSO REPORTED THAT SOURCE ALSO
THE SOURCE ALSO REPORTED THAT {PHONETIC}
IS
BELIEVED IDENTICAL TO HITE MALE, BORN
NO CALIFORNIA NOR FBI CRIMINAL HISTORY
FOUND FOR
THE
THE SOURCE
WAS ARMED WITH AN ASSORTMENT OF HANDGUNS, RIFLES, AND
SHOTGUNS, TO INCLUDE AR-15'S, MINI-14'S, H.K.'S, ETC. THEY
ALSO CARRIED BACKPACKS AND FULL FIELD GEAR. NO SHOOTING WAS
ALLOWED AS THEY DID NOT WANT TO ALERT LOCAL
AUTHORITIES - FURTHER - THE SOURCE ALTHOUGH SEVERAL MEMBERS SAID THEY HAD
COLONEL GALE WAS VERY
CAUTIOUS CACHE WEAPONS
AMMUNITION, NOR EXPLOSIVES ON HIS PROPERTY,
THE SOURCE ALSO NOTED THAT
PARRINO IS THE LIKELY SUCCESSOR TO GALE WHEN HE DIES.

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NOTE CONTINUED:

THE SAME INFORMATION RELATIVE TO
THE SAILE IN VAHATIVE ACCEPTIVE TO
THE SOURCE ALSO OBTAINED TWO OF THE
THASE DRESENT FAR
THOSE PRESENT FOR VOCALIZED THEIR DESIRE FOR "COMBAT" AND
ARE VERY SERIOUS ABOUT THE COS-UM. THEY BELIEVE SOME TYPE OF
ARMED CONFLICT WILL OCCUR THIS YEAR.
MEMBERS KNEW THE LOCATIONS OF POLICE STATIONS AND
OTHER LAW ENFORCEMENT HEADQUARTERS, JEWISH SYNAGOGUES, AND THE
RESIDENCES OF RABBI'S, AND BRIDGE AND DAM SITES THAT WOULD HAVE TO BE ELIMINATED OR DESTROYED SOMETIME IN THE FUTURE.
LSUPRA SEEMS TO BE THEIR AND
CSGI KAS SEENS TO BE THEEK
•
WHILE NO SPECIFIC ILLEGAL ACTS WERE BROUGHT TO HIS ATTENTION, "THE ABILITY AND PROPENSITY TOWARDS DESTRUCTIVE ACTS IS CERTAINLY THERE."
h CALIFORNIA, PARRINO
BUT
WAS NOW BEING PARRINO
WAS ILLEGAL AS PASSED
COLORADO - NOT TO PAY TAXES AND TO REFUSE TO SIGN W-4 FORMS.
ON AN FBI SOURCE WAS
FACIL ITY
A COS MEMBER. THIS FACILITY IS USED BY COS AS

THE SOURCE EXPRESSED AN INTEREST
- A DATE WAS SET FOR THE
SOURCE
- THE SOURCE LATER
LEARNED THAT BROUGHT AN
INQUIRY BY THE SACRAMENTO COUNTY SHERIFF'S OFFICE. THE SOURCE ANTICIPATES

SACRAMENTO BELIEVES THAT THIS INVESTIGATION MAY LEAD TO EVIDENCE OF VIOLATIONS OF SEVERAL FEDERAL STATUTES, INCLUDING 26 UNITED STATES CODE {USC} 7212 {THREAT/IMPEDENCE OF GOVERNMENT OFFICIALS}, 18 USC 371/372 {CONSPIRACY}, 18 USC 111

NOTE CONTINUED:

{AFO}, L8 USC LLL4 {HOMICIDE OF A FEDERAL OFFICER}, L8 USC 876
{MAILING THREATENING COMMUNICATIONS}, L8 USC 231 {CIVIL
DISORDER}, L8 USC 922 {INTERSTATE TRANSPORTATION OF FIREARMS},
L8 USC L952 {ITAT}, AND L8 USC 2383 {REBELLION OR
INSURRECTION}, AMONG OTHERS.

THE TERRORISM SECTION, DOMESTIC TERRORISM UNIT, CRIMINAL INVESTIGATIVE DIVISION, HAS REVIEWED THE ABOVE INFORMATION AND BELIEVES THAT THERE IS SUFFICIENT BASES

APPROVED:	Adm. Serva.	Legal Coun Off. of Cong. & Public Affs
Director Exec. AD-Adm Exec. AD-Inv Exec. AD-LES	locition.	Rec. Mgnt Tech. Servs Training

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DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

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CONTINUATION SHEET

PAGE GROUP. THE THREATS ALLEGEDLY MADE BY GALE AND PARRINO AGAINST UNITED STATES DISTRICT COURT JUDGE COYLE AND THE MAGISTRATE ARE IN LINE WITH THE RHETORIC ESPOUSED BY THE COS. 18 FURTHERMORE, THE ALLEGED AFO ARISES AS A RESULT OF GALE AND PARRINO'S ARREST FOR ANTI-GOVERNMENT ACTIVITIES. SINCE THE AFO VIOLATIONS CAN BE INVESTIGATED AS A SUBSTATIVE VIOLATION UNDER THE DOMESTIC SECURITY/TERRORISM CAPTION, SACRAMENTO AND LAS VEGAS SHOULD CAPTION FUTURE COMMUNICATIONS REGARDING THIS AFO MATTER AS ABOVE. SACRAMENTO FORT PAST AND LAS VEGAS, ALSO, SHOULD ENSURE THAT ALL AGENTS INVESTIGATING THE AFO MATTER APPROPRIATELY RECORD THEIR INVESTIGATIVE EFFORTS (TURK) TO THE 100 CLASSIFICATION. BT 8 2 BO FIRE AND MESSAGE FROM THE ETC.

NOTE:

ON OCTOBER 24, 1986, WILLIAM POTTER GALE, HEAD OF THE COMMITTEE OF STATES {COS}, AND FORTUNATO "SLIM" PARRINO, GALE'S SUCCESSOR, WERE ARRESTED IN MARIPOSA, CALIFORNIA. GALE AND PARRINO WERE TWO OF EIGHT MEMBERS OF COS WHO WERE ARRESTED FOR VIOLATION OF TITLE 18, UNITED STATES CODE, SECTION 371, "CONSPIRACY"; TITLE 18, UNITED STATES CODE, SECTION 876, "MAILING THREATENING COMMUNICATIONS"; TITLE 26, UNITED STATES CODE, SECTION 7212{A}, "ATTEMPT TO INTERFERE WITH ADMINISTRATION OF INTERNAL REVENUE LAWS"; TITLE 18, UNITED STATES CODE, SECTION 2, "AIDING AND ABETTING."

BOTH GALE AND PARRINO MADE INITIAL APPEARANCES BEFORE UNITED STATES MAGISTRATE ALLAN CHRISTIANSEN ON OCTOBER 24, 1986, AT FRESNO, CALIFORNIA. MAGISTRATE CHRISTIANSEN REFUSED TO RELEASE EITHER OF THEM AND SET FURTHER HEARINGS AND AN IDENTITY HEARING BEFORE UNITED STATES DISTRICT COURT JUDGE ROBERT COYLE, EASTERN DISTRICT OF CALIFORNIA, FRESNO FOR OCTOBER 27, 1986. ON OCTOBER 27 AND 28, JUDGE COYLE HEARD ADDITIONAL EVIDENCE ON IDENTITY, BUT DECLINED TO RELEASE EITHER GALE OR PARRINO.

ADVISED THAT BOTH MEN HAD MADE STATEMENTS ABOUT KILLING JUDGE COYLE AND THE UNITED STATE MAGISTRATE. BASED ON THIS INFORMATION AND AT THE REQUEST OF THE UNITED STATES ATTORNEY, SACRAMENTO INITIATED AN ASSAULT ON A FEDERAL OFFICER (AFO) CASE AND CLASSIFIED IT AS AN 89 MATTER.

THIS TELETYPE IS NOTIFYING SACRAMENTO AND LAS VEGAS THAT THE AFO CASE SHOULD BE WORKED UNDER THE COS, DOMESTIC SECURITY/TERRORISM CAPTION, AND ALL INVESTIGATIVE EFFORTS RECORDED TO THE 100 CLASSIFICATION.

	APPROVED:	Adm. Servs.	Legal Coun. Off, of Cong.
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PARTICIPATED IN JUDICIAL MATTERS RELATING TO GALE AND PARRINO

AT FRESNO, CALÍFORNIA.

ON NOVEMBER 7, 1986,
ORIGINALLY PROVIDED INFORMATION ABOUT THE THREATS MADE BY GALE
AND PARRINO, WAS SUBJECT OF POLYGRAPH EXAMINATION. THE EXAMINER
NOTED THAT
THESE QUESTIONS RELATED TO THE AUTHENTICITY OF STATEMENTS
ATTRIBUTED TO GALE AND PARRINO, THE EXAMINER BELIEVED THAT, IN ALL
PROBABILITY, HOWEVER
BECAUSE OF THE EXAMINER COULD
NOT BE CERTAIN WHAT WAS FACT AND WHAT WAS FANCY. SUPERVISING AUSA
WAS VERY CONCERNED ABOUT ANY POSSIBLE CRIMINAL
PROSECUTION BECAUSE OF A CREDIBILITY PROBLEM WITH AND WITH
THE FACT THAT
HAS REFUSED TO CORROBORATE ANY OF THE DETAILS OF
REPORTED CONVERSATIONS.
FOR INFORMATION OF LAS VEGAS, HAS HAD VERY RECENT
CONTACT WITH
WHO HAS BEEN ACTIVE IN COS ACTIVITIES. SOURCE NOTED THAT
ALLUDED TO COS ABBESTS AND MENTIONED HE HAS MADE A NUMBER OF HECTIC

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PAG	E THREE SC 100A-805T UNCLAS
TRI	PS TO
	AREAS. SOURCE STATED WAS VERY CLOSED-MOUTHED ABOUT
YNA	DETAILS, HOWEVER, SOURCE IS ATTEMPTING TO DETERMINE POSITIVELY
THE	PURPOSE OF THE TRIPS AND IF THEY RELATE TO COS BUSINESS.
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COMMITTEE OF STATES (COS); DS/T, OO: SACRAMENTO

AS LAS VEGAS AND PHOENIX MAY ALREADY BE AWARE AND FOR THE INFORMATION OF THE BUREAU, SACRAMENTO BECAME AWARE ON OCT. 24, 1986, THAT THE FGJ, IN THE DISTRICT OF NEVADA, SITTING IN LAS VEGAS, HAD, SOME TIME PRIOR TO THAT DATE, ISSUED A SEALED INDICTMENT CHARGING A NUMBER OF INDIVIDUALS WITH MAKING THREATS AGAINST INTERNAL REVENUE SERVICE AGAINST AND A LAS VEGAS JUDGE. THE CASE HAS BEEN INVESTIGATED PRINCIPALLY BY IRS PERSONNEL. THOSE INDICTED ARE: WILLIAM POTTER GALE,

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PAGE TWO SC 100A-8051 UNCLAS

COMMITTEE	OF STATES LEA	DER AT MARIP	OSA, CALIF.,	AND HIS	
		ORTUNATO "SL	IM ARRINO,	ALSO OF	
MARIPOSA,	CALIF ALSO	NAMED IN THE	IMPORMY	7) AND PRESUMABL	Y
ARRESTED I	N NEVADA AND	ARIZONA ARE		, FLAG-	
STAFF, ARI	ZONA,		,,,	,	ļ
	AND		, ALL OF LAS	VEGAS,	

GALE AND PARRINO WERE BOTH ARRESTED OCT. 24 AT MARIPOSA WITHOUT INCIDENT BY IRS INVESTIGATORS. BOTH MADE INITIAL APPEARANCES BEFORE A U.S. MAGISTRATE ALLAN CHRISTIANSEN ON OCT. 24, AT FRESNO, CALIF. HE REFUSED TO RELEASE EITHER OF THEM AND SET FURTHER HEARINGS AND AN IDENTITY HEARING BEFORE U.S. DISTRICT COURT JUDGE ROBERT COYLE, EDC, FRESNO, FOR OCT. 27, 1986. BOTH GALE AND PARRINO REMAINED IN CUSTODY OVER THE WEEKEND OF OCT. 25 AND OCT. 26.

ON MONDAY, OCT. 27, BOTH PARRINO AND GALE APPEARED BEFORE JUDGE COYLE. HE HEARD ADDITIONAL EVIDENCE ON IDENTITY. THE MATTER WAS AGAIN CONTINUED AT DEFENDANT'S ATTORNEY'S REQUEST. ADDITIONAL ARGUMENTS WERE HEARD ON TUESDAY, OCT. 28, BEFORE JUDGE COYLE. HE HEARD ADDITIONAL ARGUMENTS IN FAVOR OF RELEASING BOTH ON BOND BUT DECLINED TO RELEASE EITHER OF THEM.

PAGE THREE SC 100A-8051 UNCLAS

BOTH REMAIN IN CUSTODY OF THE U.S. MARSHAL AT THE FRESNO

COUNTY JAIL, FRESNO, CALIF. BOTH WILL BE TRANSPORTED TO

APPEAR BEFORE U.S. DISTRICT COURT, DIST. OF NEVADA AT LAS

VEGAS BY MARSHAL'S SERVICE.

SACRAMENTO HAS HAD AN OPPORTUNITY ONLY TO PERUSE A DRAFT COPY OF THE ACTUAL INDICTMENT ISSUED BY THE FGJ, LAS VEGAS.

SACRAMENTO IS NOT VERSANT IN THE DETAILS OF THE INDICTMENT.

LAS VEGAS AT LAS VEGAS. REPORT THE BASIS FOR INDICTMENT AND FOLLOW AND REPORT APPEARANCES OF AFOREMENTIONED DEFENDANTS. BT

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FORTUNATO PARRINO AND WILL	IAM POTTER GALE DURING THE	ENTIRE DAY OF .
OCTOBER 27, 1986. ADDITIO	NAL COMMENT SOLICITED DURIN	NG INTERVIEW
SPECIFICALLY NAMED U.S. DI	STRICT COURT JUDGE ROBERT (COYLE AND HIS
FAMILY AS THE RECIPIENTS O	F RETALIATORY ACTS, ACCORD	DING TO THE
WITNESS, GALE AND PARRINO	ALSO MENTIONED JUDGE COYLE	'S RESIDENCE BY
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PAGE TWO SC 100A-8051 UNCLAS SPECIFIC LOCATION AS A SIGHT OF ACTION.

SIMILARLY, ACCORDING TO THE WITNESS, GALE AND PARRINO

MENTIONED UNITED STATES MAGISTRATE ALAN CHRISTIANSEN, FRESNO,

WHO PRESIDED OVER THE INITIAL APPEARANCES OF GALE AND PARRINO

AS THE ONE WHO WILL ALSO BE KILLED OR INJURED, ALSO THREATENED

WAS ASSISTANT UNITED STATES ATTORNEY (AUSA)

FRESNO, WHO REPRESENTED THE GOVERNMENT AT THE HEARINGS.

SUPERVISING ASSISTANT UNITED STATES ATTORNEY

PRESNO, CONTACTED ON NOVEMBER 6, 1986, IS CONSIDERING

WHETHER TO REQUEST AN ASSAULTING A FEDERAL OFFICER INVESTIGATION.

HE WOULD RENDER AN OPINION AFTER COORDINATING AND DISCUSSING

THE MATTER WITH UNITED STATES ATTORNEY, DISTRICT OF NEVADA,

WHOSE CASE PRECIPITATED THE ARREST OF GALE, PARRINO, AND OTHERS.

ARMED AND DANGEROUS.

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	INFORMATION OF PHDENIX AND LAS VEGAS, CHARLES JOHN MORAN,	FEB 17 1937
	AKA, A KNOWN MEMBER AND ASSOCIATE OF THE COMMITTEE OF	
	STATES, MARIPOSA, CALIFORNIA, AND ONE	b6 b7c
	ARE UNDER INVESTIGATION FOR A STRING UF AT LEAST	./
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PAGE TWO SC 100A-8051 UNCLAS FIVE CONVENIENCE STORE ROBBERIES AROUND THE SACRAMENTO, CALIFORNIA, AREA.

LOCAL POLICE, FOLLOWING THE LAST OF THE ROBBERIES,

OBSERVED SUBJECTS VEHICLE AND INITIATED PURSUIT, DURING

THE CHASE, MORAN STOPPED THE CAR AND FIRED SOME 20 ROUNDS

AT PURSUING POLICE. NONE OF THE PURSUING OFFICERS WERE

INJURED. WAS CAPTURED BY POLICE BUT MORAN ESCAPED

ON FOOT AND IS STILL AT LARGE. A WARRANT WAS ISSUED BY THE

YOLO COUNTY MUNICIPAL COURT FOR MORAN WITH BAIL SET AT

\$500,000.

POLICE, UPON SEARCH OF MORAN'S ROOM, LOCATED COMMITTEE

OF STATES AND OTHER RIGHTWING LITERATURE AS WELL AS

SEVERAL AUTOMATIC WEAPONS.

IT IS UNKNOWN AT THIS TIME IF THE STRING OF ROBBERIES
WERE RELATED TO THE RECENT ARREST OF COMMITTEE OF STATES
MEMBERS IN NEVADA, ARIZONA AND CALIFORNIA, INCLUDING
LEADER WILLIAM POTTER GALE AND FORTUNATO PARRINO OF
MARIPOSA, CALIFORNIA. OF PARTICULAR NOTE WERE COMMENTS

b6 b70 PAGE THREE SC 100A-8051 UNCLAS

AND EXCHANGES BETWEEN GALE, PARRIND IN COURT ON

THEIR JUDICIAL PROCEEDINGS AT FRESNO, CALIFORNIA,

FOLLOWING THEIR ARREST.

BOTH GALE AND PARRINO WERE INITIALLY VERY RECEPTIVE

TO THE OFFER OF COURT APPOINTED COUNSEL OF THE FEDERAL

DEFENDER'S OFFICE UNTIL THEIR REQUEST WAS CHALLENGED

BY THE UNITED STATES ATTORNEY'S OFFICE. THE USA QUESTIONED

THE INDIGENCE AND ADVISED BOTH THAT THEIR FINANCIAL

AFFIDAVITS IN SUPPORT OF INDIGENCE WOULD BE CLOSELY

EXAMINED TO DETERMINED IF THEY WERE ACCURATE. FURTHER,

THAT EACH WOULD BE SWORN TO TESTIFY TO THE CONTENTS OF

THE AFFIDAVITS AND EACH WOULD BE PROSECUTED FOR PERJURY

AND FALSE STATEMENTS IF FOUND UNTRUTHFUL. SUBSEQUENTLY,

BOTH OBTAINED PRIVATE COUNSEL, HOWEVER, OUTSIDE THE

COURTROOM, WAS OVERHEARD TO SAY THEY HAD NO

MUNEY TO PAY FOR PRIVATE ATTORNEYS DESPITE THE FACT THEY

OWNED PROPERTY IN MARIPOSA.

IT IS ONLY SPECULATION AT THIS POINT, BUT THE POSSIBILITY EXISTS THAT THE COMMITTEE OF STATES MEMBERSHIP

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PAGE FOUR SC 100A-8052 UNCLAS

MAY HAVE BEEN INSTRUCTED TO MAKE "CONTRIBUTIONS" TO THE

COMMITTEE OF STATES TO ASSIST IN DEFRAYING LEGAL

EXPENSES.

SACRAMENTO SOURCES ARE ALERT FOR ANY SUCH SUGGESTION.

RECEIVING OFFICES LIKEWISE ARE REQUESTED TO BE ALERT

FOR ANY SUCH INFORMATION.

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AND DENVER TELETYPE TO THE BUREAU, DATED JAN. 13, 1987.				
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CONCERNED THE TAX PROTEST MOVEMENT AND				
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AND RECOMMENDED NO ONE SIGN W-4 FORMS AND TO RESIST THE				
INTERNAL REVENUE SERVICE EFFORTS TO COLLECT TAXES.				
HE SPOKE HOW HE HAD				
PUBLIC OFFICIALS.				
WILLIAM POTTER GALE				
THE COMMITTEE OF STATES WAS REPRESENTED				
BY FORTUNATO "SLIM" PARRINO, GALE'S OSTENSIBLE SUCCESSOR.				
AS DENVER AND RECIPIENTS MAY BE AWARE, PARRINO AND				

GALE, ALONG WITH SEVERAL OTHER COMMITTEE OF STATES, LAS VEGAS

CELL, MEMBERS WERE INDICTED BY FEDERAL GRAND JURY, DISTRICT OF

NEVADA AT LAS VEGAS ON AN INVESTIGATION OF THE IRS. GALE

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GALE AND PARRINO WERE ARRESTED AT MARIPOSA. CALIFORNIA.

WITHOUT INCIDENT IN LATE OCTOBER 1986 AND HAVE BEEN HELD

IN FEDERAL CUSTODY. LAS VEGAS, WITHOUT BOND SINCE THAT

TIME.

**** ARMED AND DANGEROUS ****

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DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

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NOTE: THIS TELETYPE APPRISES THE SACRAMENTO DIVISION THAT IT'S INVESTIGATION, CAPTIONED COMMITTEE OF STATES; MARIPOSA, CALIFORNIA, IS DUE TO EXPIRE ON . IF SACRAMENTO WANTS TO RENEW THIS INVESTIGATION FOR ANOTHER LAD DAYS, THEY SHOULD NOTIFY FBIHQ BY LHM, NOT LESS THAN TWO WEEKS PRIOR TO THE EXPIRATION DATE.

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According to	and BUTLER have been
encouraging their respective members ar	nd followers to join local
"state military reserves" (SMR). SMR's a kind of auxiliary adjuncts of the state	s, as they are called, are
a kind of auxiliary adjuncts of the state	national guard organizations.
Presently, as related, each sta	ite has their own SMR's which
accept applications for membership from	
source,	California right wing groups
are attempting to formulate their own S	SMR "team" of 300 people
to be something like a clandestine orga	nization within the SMR.
li	terature explaining the
California SMR program	
Essentially as literature	evolaine the SMP is an ordan-

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Essentially, as literature explains, the SMR is an organization which is forming viable units to replace California National Guard forces when the guard is called up for federal mobilization. SMR is a separate component of the state military forces. According to the literature, SMR is attempting to formulate an operational organization which will be available during emergencies to augment state headquarters of the California National Guard. In the event California National Guard is mobilized, the SMR is tasked with organizing, training, and equipping its personnel to secure and maintain California National Guard armories and to provide the internal security and perform such other duties as the governor directs.

The "volunteers" work without pay. They are required to spend 100 hours a year of their time with SMR duties and provide their own uniforms.

In the information provided by					
headquarters of the state of California SM	R are	listed	as	the	Armed
Forces Reserve Center, Los Alamitos, CA 90					
ture are the following individuals:					
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claimed that SMR people receive regular small arms and military training at the Los Alamitos facility. The source concluded that the SMR was an excellent method for training a right wing cadre and to do so ostensibly under the legitimate umbrella of a reserve organization.

all members of the ARYAN NATIONS are joining volunter groups like the SMR. The SMR's are called

SC100A-8051

differently in each state, however, each state reportedly has the similar type of auxiliary organization.

Recepients are being provided a copy of instant airtel for information purposes. SC is continuing to attempt to ascertain and evaluate the nature of this information.

LEADS

SACRAMENTO DIVISION

AT SACRAMENTO, CA

Contact state of California National Guard

Headquarters and:

1. Ascertain what the state military

reserve is

- 2. Determine how it screens its volunteers,
- 3. What kind of training SMR provides
- 4. The access and availability of explosive and firearms to SMR recruits.

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NOTE: THE COMMITTEE OF STATES (COS) WAS FORMED ON JULY 4, 1984, IN MARIPOSA, CALIFORNIA, AT THE RANCH OF ITS LEADER, WILLIAM POTTER GALE. GALE, WHO IS A RETIRED U.S. ARMY COLONEL, IS AN AVOWED RACIST AND ANTI-SEMITE. HE HAS PROCLAIMED HIMSELF TO BE THE PASTOR OF THE MINISTRY OF CHRIST CHURCH, ALSO LOCATED AT MARIPOSA, CALIFORNIA. THE ORGANIZATION IS A WHITE HATE GROUP SIMILAR IN IDEOLOGY TO THE ARYAN NATIONS. THE ORGANIZATION HAS ALSO BECOME ANTI-GOVERNMENT AND HAS BEEN EXTREMELY VOCAL IN THE TAX PROTEST MOVEMENT. THE COS HAS CONDUCTED PARA-MILITARY TRAINING AND IS BELIEVED TO BE HEAVILY ARMED.

THE MILITANT ARM OF THE COMMITTEE OF STATES IS CALLED THE "UNORGANIZED MILITIA" WITH A MARSHAL ASSIGNED TO EACH STATE. THERE ARE KNOWN CELLS OF THE COMMITTEE OF STATES IN CALIFORNIA, NEVADA, AND ARIZONA. THE DOMESTIC TERRORISM UNIT CURRENTLY HAS SEPARATE DS/T INVESTIGATIONS ON THE CALIFORNIA AND NEVADA CELLS.

HISTORICALLY, COMMITTEE OF STATES HAS NOT ONLY PRESENTED ITS ANTI-GOVERNMENT, ANTI-BLACK, ANTI-JEW; ANTI-TAX MESSAGE THROUGH THE PRINTED MEDIA AND THROUGH TAPED SERMON MESSAGES OF GALE WHICH ARE SOLD TO LOCAL RADIO STATIONS THROUGHOUT THE UNITED STATES, BUT IT HAS ALSO DEMONSTRATED A WILLINGNESS TO TAKE MORE CONCRETE STEPS EVIDENCED BY, AMONG OTHER THINGS, A PARA-MILITARY TRAINING EXERCISE MARCH 26-29, 1986, AT THE COMMITTEE OF STATES COMPOUND, THE MANASSAH RANCH, MARIPOSA, CALIFORNIA. TRAINING CONSISTED OF AMBUSH TECHNIQUES, PLACEMENT OF MINES AND TRIP WIRE DEVICES, AND SQUAD TACTICS.

DURING 1985, THE COS SENT LETTERS TO THE INTERNAL REVENUE SERVICE ISSUING DEATH WARRANTS TO ANY IRS EMPLOYEE WHO INTERFERED WITH THE COMMITTEE OR ITS DELEGATES. AS A RESULT OF INDIVIDUAL CONTACTS BY INTERNAL REVENUE SERVICE PERSONNEL, SPECIFIC THREATS HAVE BEEN MADE TO THESE INDIVIDUAL IRS AGENTS, BUT NO ASSAULTS HAVE YET BEEN REPORTED. THE REPORTED CONTACTS HAVE ALSO RESULTED IN THE INDICTMENTS OF TWO IRS EMPLOYEES BY THE COMMITTEE. IN THE VIEW OF COS, AN INDICTMENT IS THE SAME AS A CONVICTION. THE PENALTY FOR SUCH A CONVICTION IS DEATH.

AS A RESULT OF THE AFOREMENTIONED THREATS AGAINST IRS
EMPLOYEES, ON OCTOBER 9, 1986, THE FEDERAL GRAND JURY, DISTRICT
OF NEVADA, AT LAS VEGAS, RETURNED A TEN COUNT INDICTMENT AGAINST
MEMBERS OF THE COS FOR VIOLATIONS OF TITLE 18, U.S. CODE,
SECTIONS 371, CONSPIRACY; 876, MAILING THREATENING
COMMUNICATIONS; AND 2, AIDING AND ABETTING; AND TITLE 26, U.S.
CODE, SECTION 7212(A) ATTEMPTING TO INTERFERE WITH ADMINISTRATION



NOTE CONTINUED:

OF INTER	NAL REVENUE	LAWS.	THOSE	INDICTED	WERE: _	WILLIAM	POT	TER
GALE - C	ALIFORNIA;			AR	IZONA; I			
NEVADA:				- NEVADA;				-
NEVADA		- NEV	LADAS	FORTUNATO	(SLIM)	PARRINO		
CALIFORN	IA; AND		- NE	VADA.				

ON OCTOBER 26, 1986, AS A RESULT OF INDICTMENTS ISSUED BY THE FEDERAL GRAND JURY, DISTRICT OF NEVADA, BOTH PARRING AND GALE WERE ARRESTED BY IRS AGENTS AT MARIPOSA, CALIFORNIA. FOLLOWING THEIR INDIVIDUAL ARRESTS, BOTH WERE ARRAIGNED BEFORE U.S. MAGISTRATE ALAN CHRISTENSEN, EASTERN DISTRICT OF CALIFORNIA, INITIALLY, BOTH WERE REPRESENTED BY THE FEDERAL FRESNO, CA. DEFENDER'S OFFICE. AT THE INITIAL APPEARANCES, HOWEVER, BOTH PARRINO AND GALE WERE ADVISED THEY WOULD BE REQUIRED TO COMPLETE A FINANCIAL STATEMENT ATTESTING TO THEIR INDIGENCE BEFORE THE MAGISTRATE WOULD PERMIT CONTINUED REPRESENTATION BY THE FEDERAL DEFENDER'S OFFICE. BOTH WERE INFORMED BY THE U.S. ATTORNEY THAT IF EITHER, IN THEIR RESPECTIVE AFFIDAVITS, PROVIDED UNTRUTHFUL INFORMATION, EITHER COULD BE AND WOULD BE PROSECUTED FOR PERJURY. ON THE FOLLOWING DAY, BOTH WERE REPRESENTED BY PRIVATE COUNSEL.

SEVERAL DAYS FOLLOWING BOTH PARRINO'S AND GALE'S

APPEARANCES, A BOND HEARING WAS HELD BEFORE U.S. DISTRICT JUDGE

ROBERT COYLE AT FRESNO, CA. AFTER HEARING EVIDENCE AND REVIEWING

THE COMMITTEE OF STATES DOCUMENTS AND PUBLISHED MATERIALS, COYLE

REFUSED TO ALLOW BAIL AND ORDERED BOTH HELD IN CUSTODY PENDING

FURTHER HEARING. IMMEDIATELY FOLLOWING THE DENIAL OF BOND,

PARRINO AND GALE WERE RETURNED TO THE U.S. MARSHAL'S HOLDING

CELL. LATE THAT SAME DAY,

STATED THAT BOTH HAD MADE VERBAL THREATS AGAINST JUDGE COYLE

AND AGAINST JUDGE COYLE'S FAMILY. BOTH, ACCORDING TO

HAD CLAIMED THAT THE JUDGE'S HOUSE WOULD BE DESTROYED

BY FIRE AND NAMED THE EXACT LOCATION OF JUDGE COYLE'S RESIDENCE.

THE INFORMATION CONCERNING THE THREATS WAS BROUGHT TO THE ATTENTION OF THE U.S. ATTORNEY'S OFFICE. HE INDICATED THAT HE DESIRED INVESTIGATION BE INSTITUTED UNDER THE ASSAULTING FEDERAL OFFICER STATUTE TO ASCERTAIN IF SUFFICIENT EVIDENCE COULD BE ADDUCED TO JUSTIFY A COMPLAINT AN/OR INDICTMENT OF PARRINO AND GALE. INVESTIGATION CONTINUES IN AN ATTEMPT TO SECURE SUFFICIENT EVIDENCE.

AS A RESULT OF THESE SPECIFIC THREATS, THE U.S. MARSHAL'S OFFICE, UPON NOTIFICATION, INITIATED PROTECTION SERVICES FOR THE JUDGE.

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NOTE CONTINUED:

ON DECEMBER 1, 1986, DAVID MORAN, A COMMITTEE OF STATES
MEMBER IN CALIFORNIA, WAS STOPPED AS A SUSPECT IN A SERIES OF
CONVENIENCE STORE ROBBERIES IN THE SACRAMENTO, CA, AREA. HE WAS
OBSERVED BY THE UNIVERSITY OF CALIFORNIA AT DAVIS POLICE DRIVING
A VEHICLE WHICH REPORTEDLY HAD BEEN INVOLVED IN A ROBBERY A VERY
SHORT TIME BEFORE. POLICE, UPON STOPPING THE VEHICLE, WERE
CONFRONTED BY MORAN WHO EXCHANGED GUN FIRE WITH POLICE. MORAN
ESCAPED. ON DECEMBER 10, 1986, MORAN, IN THE COMPANY OF

ALSO A COMMITTEE OF STATES MEMBER, WAS STOPPED BY THE
CALIFORNIA HIGHWAY PATROL NEAR WINTERS, CALIFORNIA. HIGHWAY
PATROL OFFICERS WERE UNAWARE THAT MORAN, FOR WHOM A FELONY
ROBBERY WARRANT HAD BEEN ISSUED, WAS IN THE VEHICLE. MORAN AGAIN
ATTEMPTED TO SHOOT OUT WITH HIGHWAY PATROL OFFICERS, BUT MORAN
WAS KILLED.

TITIS THOUGHT, WAS HARBORING MORAN BETWEEN

DECEMBER 1 AND 10, 1986, AT HER SOMEWHAT SECLUDED FARM.

IS CURRENTLY BEING TRIED FOR HARBORING BY YOLO COUNTY,

CALIFORNIA, DISTRICT ATTORNEY'S OFFICE.

A SEARCH WARRANT WAS SUBSEQUENTLY EXECUTED AT THE MORAN RESIDENCE. IN IT WERE LOCATED REAMS OF COMMITTEE OF STATES LITERATURE, ADDRESS BOOKS, SURVIVALIST LITERATURE, MAILING LISTS, AN AUTOMATIC WEAPON AND AMMUNITION.

PRESENTLY, PUBLIC ACTIVITY OF THE COMMITTEE OF STATES IN CALIFORNIA, IS AT A LOW EBB. THIS IS BELIEVED TO BE ATTRIBUTABLE TO THE FACT THAT IN MARCH, 1987, PARRINO AND GALE WERE RELEASED ON BOND BY U.S. DISTRICT COURT IN LAS VEGAS, AND THE FACT THAT COS MEMBERS DO NOT WANT TO ADVERSELY EFFECT GALE'S AND PARRINO'S LEGAL PROCEDURES. BOTH PARRINO AND GALE ARE REQUIRED TO TELEPHONICALLY CONTACT THE PRE-TRIAL SERVICES OF THE U.S. DISTRICT COURT, FRESNO, ON A DAILY BASIS. PARRINO, IN ADDITION TO BEING REQUIRED TO TELEPHONICALLY CONTACT THE OFFICE, IS REQUIRED TO PERSONALLY APPEAR BEFORE A PRE-TRIAL SERVICES OFFICER AT LEAST ONE TIME A WEEK. GALE, BECAUSE OF HIS ILL HEALTH, HAS NOT BEEN REQUIRED TO MAKE PERSONAL APPEARANCE, BUT MUST MAKE THE TELEPHONE CONTACT AS REQUIRED. IN ADDITION, BOTH PARRINO AND GALE HAVE BEEN FORBIDDEN BY THE COURT TO ENGAGE IN ANTI-TAX, ANTI-GOVERNMENT ADVOCACY. THEY ARE FORBIDDEN FROM ENGAGING IN COMMITTEE OF STATES BUSINESS.

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U.S. Departn Justice

Federal Bureau of Investigation

In Reply, Please Refer to File No. 100A-8051 P.O. Box 13130 Sacramento, CA April 8, 1987

COMMITTEE OF STATES
MARIPOSA, CALIFORNIA
DOMESTIC SECURITY - TERRORISM

The COMMITTEE OF STATES (COS) was formed on July 4, 1984, in Mariposa, California, at the ranch of its leader, WILLIAM POTTER GALE. GALE, who is a retired U.S. Army Colonel, is an avowed racist and anti-Semite. He also holds himself out as the pastor of the ministry of Christ Church, also located at Mariposa, California. The organization is a white hate group similar in ideology to the Aryan Nations. The organization has also become anti-government and has been extremely vocal in the tax protest movement. The COS has conducted para-military training and is believed to be heavily armed. GALE, the leader, has publically advocated threats on federal officials, but to date, there has been no evidence to directly involve them.

The militant arm of the COMMITTEE OF STATES is called the "Unorganized Militia" with a marshal assigned to each state. There are known cells of the COMMITTEE OF STATES in California, Nevada, and Arizona.

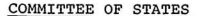
Historically, COMMITTEE OF STATES has not only presented
its anti-government, anti-Black, anti-Jew, anti-tax message through
the printed media and through taped sermon messages of GALE which
are sold to local radio stations throughout the United States, but
it has also demonstrated a willingness to take more concrete steps
evidenced by, among other things, a para-military training exercise
March 26-29, 1986, at the COMMITTEE OF STATES compound, the Manassal
Ranch, Mariposa, California.

Ranch, Mariposa, California.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

ENCLOSURE

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During the year 1985, the Committee sent letters to the INTERNAL REVENUE SERVICE issuing death warrants to any IRS employee who interfered with the Committee or its delegates. As a result of individual contacts by INTERNAL REVENUE SERVICE personnel, specific threats have been made to these individual IRS agents, but no assaults have yet been reported. The report contacts have also resulted in the indictments of two IRS employees by the Committee. In the view of COMMITTEE OF STATES, an indictment is the same as a conviction. The penalty for such a conviction is death.

As a result of the aforementioned threats against IRS employees	,
on October 9, 1986, the Federal Grand Jury, District of Nevada, at	
Las Vegas, returned a ten count indictment against members of the	
COS for violations of Title 18, U.S. Code, Sections 371, Conspiracy,	
876, Mailing Threatening Communications, Section 2, Aiding and Abetting	
and Title 26, U.S. Code, Section 7212(a) Attempting to Interfere	
with Administration of Internal Revenue Laws. Those indicted were:	
WILLIAM POTTER GALE - California; - Arizona; b	6
- Nevada; - Nevada; b	7
- Nevada;	
- Nevada; FORTUNATO (SLIM) PARRINO - California;	
- Nevada.	

On October 26, 1986, as a result of indictments issued by the Federal Grand Jury, District of Nevada, both PARRINO and GALE were arrested by IRS agents at Mariposa, California. Following their individual arrests, both were arraigned before U.S. Magistrate ALAN CHRISTENSEN, Eastern District of California, Fresno, CA. Initially, both were represented by the Federal Defenders Office. At the initial appearances, however, both PARRINO and GALE were advised they would be required to complete a financial statement attesting to their indigence before the Magistrate would permit continued representation by the Federal Defenders Office. Both were informed by the U.S. Attorney that if either, in their respective affidavits provided untruthful information, either could be and would be prosecuted for perjury. On the following day, both were represented by private counsel.

Several days following both PARRINO and GALE's appearances, a bond hearing was held before U.S. District Judge ROBERT COYLE at Fresno, CA. After hearing evidence and particularly reviewing the COMMITTEE OF STATES documents and published materials, COYLE refused to allow bail and ordered both held in custody pending further hearing. Immediately following the denial of bond, PARRINO and GALE were returned to the U.S. MARSHAL's holding cell. Late that same day, FEDERAL BUREAU OF INVESTIGATION received information **b6** b7C

that both PARRINO and GALE had made verbal

b7D



threats against Judge COYLE and against Judge COYLE's family. Both, according to had claimed that the judge's house would **b6** be destroyed by fire and named the exact location of Judge COYLE's b7C residence. As a result of these specific threats, the U.S. MARSHAL's b7D office, upon notification, initiated protection services for the judge. The information concerning the threats was brought to the attention of the U.S. Attorney's office, in the person of Assistant He indicated that he desired investigation b6 U.S. Attorney, be instituted under the Assaulting Federal Officer statute to ascertain b7c if sufficient evidence could be adduced to justify a complaint and/or indictment of PARRINO and GALE. Investigation continues in an attempt to secure sufficient evidence. On December 1, 1986, DAVID MORAN, a COMMITTEE OF STATES member in California, was stopped as a suspect in a series of convenience store robberies in the Sacramento, CA, area. He was observed by the University of California, Davis Police driving a vehicle which had been reported to have been involved in a robbery a very short time before. Police, upon stopping the vehicle, were confronted by MORAN who exchanged gun fire with police. MORAN escaped. On December 10, 1986, MORAN, in the company of also a b6 COMMITTEE OF STATES member was stopped by the CALIFORNIA HIGHWAY b7C PATROL near Winters, California. Highway patrol officers were unaware that MORAN, for whom a felony robbery warrant had been issued, was in the vehicle. MORAN again attempted to shoot out with Highway Patrol officers, but MORAN was killed. , it is believed, was harboring MORAN between b6 December 1 and 10, 1986, at her somewhat secluded farm. b7C is currently being tried for harboring by Yolo County, California, District Attorney's office.

A search warrant was subsequently executed at the MORAN residence. In it were located reams of COMMITTEE OF STATES literature, address books, survivalist literature, mailing lists, and automatic weapons and ammunition.

Presently, public activity of the COMMITTEE OF STATES in California, is at a low ebb. This is directly attributable to the fact that in March, 1987, PARRINO and GALE were released on bond by U.S. District Court in Las Vegas. Their release, however, was conditioned upon some very restrictive terms. Both PARRINO and GALE are required to telephonically contact the Pre-trial Services of the U.S. District Court, Fresno, on a daily basis. PARRINO, in addition to being required to telephonically contact the office, is required to personally appear before a Pre-Trial Services officer at least one time a week. GALE, because of his ill health, has not been required



COMMITTEE OF STATES

to make personal appearances, but must, make the telephone contact as required. In addition, both PARRINO and GALE have been forbidden by the court to engage in anti-tax, anti-government advocacy. They are forbidden from engaging in COMMITTEE OF STATES business.

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	DIVISION WAS REQUESTED TO	SEARCH	INDICES	AND P	ROVIDE PER	RTINENT I	ATA TO T	b6 HE b70
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i	COMPLAINT TO THE U.S. ATTO	RNEY ON	NOVEMB	ER 19,	1984 REG	ARDING AN		
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PAGE TWO (100A-87470) UNCLAS E F T O	
WHEN HE DEPRIVED OF HIS PROPERTY DESCRIBED AS A 1959 SUPERIOR GMC BUS,	ь6 ь7с
CALIFORNIA LICENSE "WITHOUT LAWFUL AUTHORITY DUE PROCESS OR	D , C
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DACKGROUND INVESTIGATION OF 15 CONTINUING DI INE DOS ANGELES	ь6 ь7с
DIVISION AND OFFICES WILL BE ADVISED OF PERTINENT DETAILS. RECEIVING OFFICES	
ARE REQUESTED TO ADVISE THE LOS ANGELES DIVISION OF FUTURE INFORMATION	
REGARDING AND HIS INVOLVEMENT IN RIGHT WING ACTIVITIES AND THE COS.	
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_	COMMITTEE OF THE STATES (COS), MARIPOSA, CALIFORNIA, LAS	LINE	
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	AUTHORIZATION TO RENEW THIS INVESTIGATION FOR AN ADDITIONAL	,	
2	☐ APR 7 1987 180 DAYS MUST BE OBTAINED FROM FBIHQ. IN REFERENCE TELETYPE		
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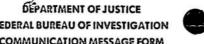
32 JUN 23 1988

FEDERAL BUREAU OF INVESTIGATE
COMMUNICATIONS CENTER

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MAR 0 4 1987

DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION COMMUNICATION MESSAGE FORM



PAGE 2 CONTINUATION SHEET > START HERE LAS VEGAS WAS ADVISED IF A RENEWAL OF THIS INVESTIGATION IS 20 DESIRED, FBIHQ MUST BE PROVIDED WITH A LETTERHEAD MEMORANDUM 18 {LHM} REPORTING THE RESULTS OF THE INVESTIGATION DURING THE LAST 180 DAYS. THIS LHM MUST ARRIVE AT FBIHQ NOT LATER THAN THE 16 _ CURRENT EXPIRATION DATE. 14 BT NOT TYPE PAST THIS LINE 12 10 00 DO NOT TYPE MESSAGE BELOW THIS LINE

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NOTE: THIS TELETYPE APPRISES THE LAS VEGAS DIVISION THAT ITS INVESTIGATION, CAPTIONED COMMITTEE OF THE STATES, IS DUE TO EXPIRE ON ______ IF LAS VEGAS WANTS TO RENEW THIS INVESTIGATION FOR ANOTHER LAD DAYS, THEY SHOULD NOTIFY FBIHQ BY LHM, NOT LESS THAN TWO WEEKS PRIOR TO THE EXPIRATION DATE.

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100-487433915/86 CHANGED TO 100-487547 NR

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-10-99 BY 5P4-bja-sb.

AUG 28 1987 NG

FD-36 (Rev. 8	9-26-82)	٥	FBI *	taun 1	•	ĝ.		**
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PD 44A-1146

the early morning hours of 12/8/84. This is not the date of that interview, unless there was a second such early morning interview. The surveillance of and meeting at the Portland airport, and subsequent surveillance at the Capri Motel, took place 11/23-24/84. This was accomplished with many San Francisco Agents assisting. Portland has numerous FD-302s reflecting interviews and describing the circumstances of the arrest of, and the investigation to locate and apprehend, which clearly establishes the date of these events as 11/23-24/84.
There is no surveillance log in the Portland file covering the surveillance, but Agents involved place the time left the motel at shortly after midnight, possibly as late as 1:00 a.m., 11/24/84.
Investigation at the Oregon Department of Motor Vehicles (DMV) disclosed that Oregon plate CVJ 153 is registered to Chisom Company. The only other name on the registration papers is However, the record is incomplete because there was no address or date of birth listed for The records of DMV do not make a direct association between the Chisom Company and his name just appears as being the person filing the registration.
The records of DMV have no listing for The records of the Oregon Corporation Commission failed to show any listing of the Chisom Company.
Portland indices and local law enforcement agencies serving the Portland metropolitan area failed to list any information identifiable with,, or the Chisom Company. City directories and public utilities were also negative on both individuals and the Chisom Company.
As has been previously reported there is a chapter of

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 $\,$ No leads remain.outstanding, and Portland is placing this matter in RUC status.

names are not familiar to established sources.

the Committee of States in Clackamas, Oregon, however, the above

63	[PAGE L OF 2	COMMUNICATION MESSAGE CLASSIFICATION	FORM	PRECEDENCE	, 	
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DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION COMMUNICATION MESSAGE FORM



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	PAGE 2	CONTINUATION SHEET	
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	LETTERHEAD	MEMORANDUM (LHM) REPORTING THE RESULTS OF THE	
20	INVESTIGATI	ON FOR APPROVAL. THE LHM SHOULD BE SUBMITTED TO	
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NOTE:	
REG	ARDING THIS GROUP BASED ON INFORMATION
RECEIVED FROM A	SOURCE, WHO HAS FURNISHED RELIABLE
INFORMATION IN THE PAS	T. THE SOURCE INDICATED THAT
	COMMITTEE OF STATES (COS) WAS
	TEAM FROM VARIOUS STATES TO TRAVEL TO
• TH	E PURPOSE OF THE TRAVEL WAS TO
	TO Design that the control community of sends of the control of th

BY THE WAY OF BACKGROUND INFORMATION, ON JULY 4, 1984, THE COS WAS FORMED IN MARIPOSA, CALIFORNIA, AT WILLIAM POTTER GALE'S RANCH. IT WAS FOUNDED AS A "HATE GROUP" SIMILAR TO AND INVOLVED WITH THE ARYAN NATIONS. IT IS ANTI-JEW, ANTI-BLACK, ANTI-IRS, ANTI-POLICE, AND ANTI-GOVERNMENT.

IN 1985. THE COS SENT LETTERS TO THE IRS THREATENING TO ISSUE A "DEATH WARRANT" TO ANY IRS EMPLOYEE WHO INTERFERED WITH THE COS OR ITS DELEGATES.

CONTACTS WITH THE DELEGATES HAVE RESULTED IN SPECIFIC THREATS TO IRS AGENTS, BUT NO ASSAULTS AS YET. THE CONTACTS HAVE ALSO RESULTED IN INDICTMENTS OF TWO IRS EMPLOYEES BY THE COS. AN INDICTMENT WAS EXPLAINED BY A COS DELEGATE AS A CONVICTION. THE PENALTY FOR SUCH CONVICTION IS "DEATH."

LOCALLY IN LAS VEGAS, NEVADA, THIS GROUP WAS UNDER INVESTIGATION PRIOR TO THE THREATS TO IRS EMPLOYEES. THE COS ALLEGEDLY HAS A "HIT LIST" WHICH INCLUDED A LOCAL BLACK DISTRICT JUDGE AND OTHER OFFICIALS WHO HAD INTERFERED WITH THE COS DELEGATES.

RECORD REVIEWS DISCLOSED THAT OF THE NEVADA COS CHAPTER, WAS A CONVICTED FELON. SURVEILLANCE AND INTELLIGENCE REPORTS DISCLOSED WAS CARRYING WEAPONS, AS WERE OTHER MEMBERS OF THE GROUP.

LAS VEGAS DIVISION FORMED A TASK FORCE WITH THE IRS AND THE LAS VEGAS METROPOLITAN POLICE DEPARTMENT, REGARDING POSSIBLE FEDERAL VIOLATIONS BY COS MEMBERS. IN ADDITION, ON APRIL 11, 1986, LAS VEGAS DISCUSSED THIS MATTER WITH ASSISTANT UNITED STATES ATTORNEY (AUSA) DISTRICT OF NEVADA LAS VEGAS, NEVADA. SPECIFICALLY, AUSA STATED THAT HE WOULD CONSIDER THE FOLLOWING VIOLATIONS: TITLE 18, SECTION 1510, OBSTRUCTION OF CRIMINAL INVESTIGATIONS; TITLE 18, SECTION 876, MAILING THREATENING COMMUNICATIONS; TITLE 18, SECTION 231, CIVIL DISORDERS; TITLE 18, SECTIONS 401/402 CONTEMPT; TITLE 13, SECTION 751/752, ESCAPE AND RESCUE; TITLE 18, SECTION 1952, INTERSTATE TRAVEL IN AID OF RACKETEERING; TITLE 18, SECTION 2101, INTERSTATE TRAVEL TO INCITE A RIOT; AND TITLE 18, SECTION 2383, REBELLION OR INSURRECTION.

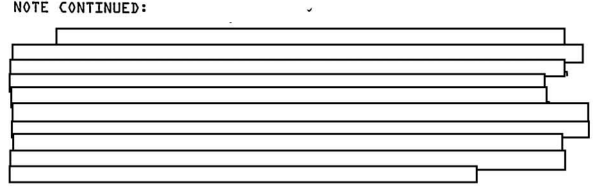
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ON OCTOBER 9, 1986, THE FGJ, DISTRICT OF NEVADA, LAS VEGAS, NEVADA, RETURNED A TEN COUNT INDICTMENT AGAINST MEMBERS OF COS FOR VIOLATIONS OF TITLE LB, UNITED STATES CODE (USC), SECTIONS 371, "CONSPIRACY"; 876, "MAILING THREATENING COMMUNICATIONS"; 2, "AIDING AND ABETTING"; AND TITLE 26, USC, SECTION.7212 (A), "ATTEMPT TO INTERFERE WITH ADMINISTRATION OF INTERNAL REVENUE LAWS." THOSE INDICTED WERE WILLIAM POTTER GALE, FORTUNATO "SLIM" PARRINO, AND

ALL OF THE ABOVE SUBJECTS WERE ARRESTED WITHOUT INCIDENT OR VOLUNTARILY APPEARED BEFORE A UNITED STATES MAGISTRATE IN LAS VEGAS, NEVADA. ALL OF THE ABOVE SUBJECTS ARE OUT ON BOND AWAITING TRIAL WHICH IS SCHEDULED TO BEGIN ON JULY 6, 1987.

FOR COS, DOING BUSINESS AS NEVADA, HAS ALLEGEDLY ISSUED OR CAUSED TO BE ISSUED WHICH HAVE BEEN USED BY NUMEROUS PERSONS THROUGHOUT THE WEST AND MIDWEST IN AT NUMEROUS IN EFFORTS TO PREVENT THESE WHICH HAVE BEEN DETERMINED TO BE WORTHLESS BY A NUMBER OF □ HAVE DISRUPTED AND CAUSED DELAYS IN | WHICH HAVE RESULTED IN SOME INDIVIDUALS HAVE ALSO SUFFERED FINANCIAL LOSSES THROUGH THIS ACTIVITY. CURRENTLY UNKNOWN WHETHER ____ IS IN OPERATION TO FINANCIALLY BENEFIT AND FURTHER THE AIMS OF COS, BUT SUCH IS STRONGLY SUSPECTED. THE ISSUED IN CONNECTION WITH BEING INVESTIGATED AS POSSIBLE VIOLATIONS OF TITLE 18, UNITED STATES CODE (USC), SECTION 371, "CONSPIRACY," TITLE 18, PLES NOITOBZ - DZU - &L BITIT UNA "- GUART NAAB" - PPEL NOITOBZ - DZU "INTERSTATE TRANSPORTATION OF STOLEN PROPERTY - FALSE SECURITIES."

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THE CURRENT THRUST OF THE COS INVESTIGATION IS TO SUCCESSFULLY PROSECUTE THOSE SUBJECTS WHO HAVE BEEN CHARGED AND TO ATTEMPT TO FURTHER DEVELOP PROSECUTABLE CASES ON OTHER SUBJECTS WHO HAVE NOT YET BEEN CHARGED, BUT ARE ENGAGED IN CRIMINAL ACTIVITIES.

BASED ON	THE A	BOVE 1	THE	TERRORISM	SECTION	CRIMINAL
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FEDERAL GOVERNMENT

The Attorney General
Attention: Office for Intelligence
Policy and Review
Assistant Director
Criminal Division

Hamd carried by DTU to DOJ/OPIR 5/1/87

Mail Room

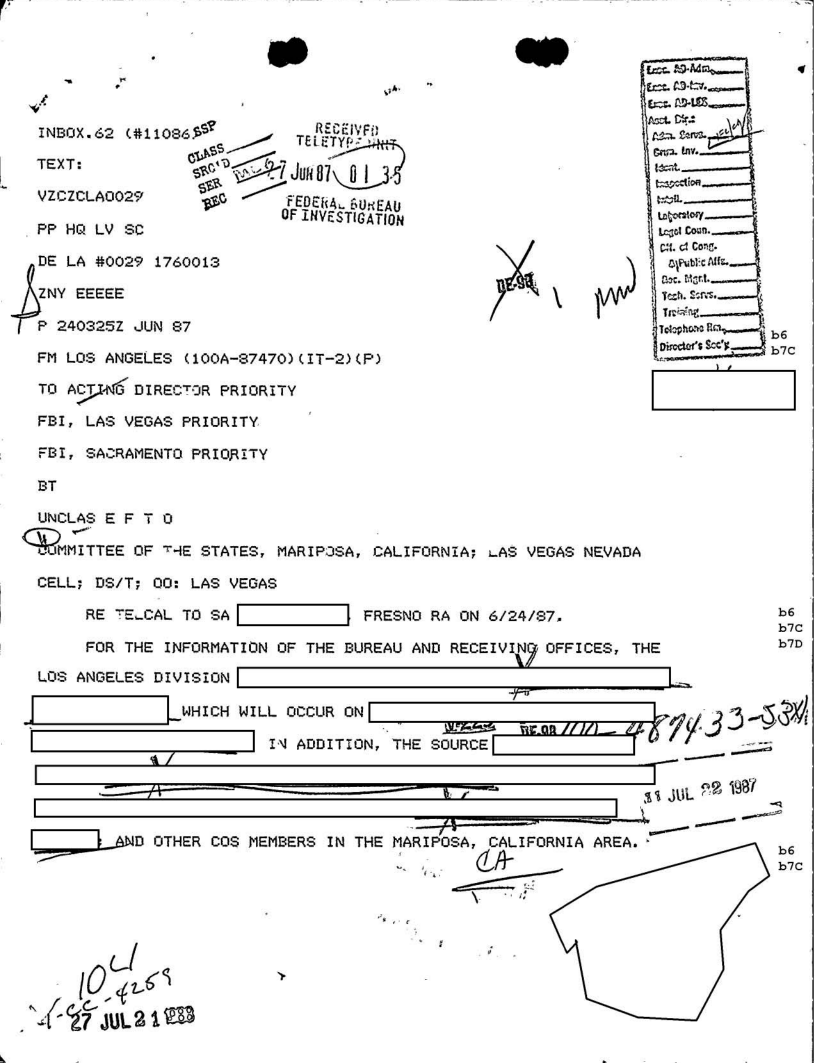
Committee of States
Mariposa, California
Domestic Security Terrorism
OO: Sacramento

JEW

The Federal Bureau of Investigation is conducting an investigation concerning captioned matter in accordance with the current guidelines for domestic security/terrorism investigations.

19t. j	Enclosures:	
	X A 180-day progr	ess report
	An annual repor	r t
	Current full Do investigations.	mestic Security/Terrorism
or	This investigation wa the Assistant Director, Crim	is approved by the Director, FRI
ĺ	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-10-99 BY 5P4-bja-5b #449548	160 - 487.433-53X
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OFFICES	ARE REQUESTED TO ADVISE THE LOS ANGELES DIVISION	
	RELEVENT INFORMATION REGARDIN	IG THE
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SOURCE INDICATED ACTING	b6 b7
VERY STRANGELY AND, IN SOURCE'S OPINION, IN NEED OF MENTAL HEALTH	b7
COUNSELING.	
FOR INFORMATION OF LOS ANGELES, AND SPECIFICALLY FOR SOURCE	
OF LOS ANGELES, SACRAMENTO HAS JUST RECEIVED FROM SOURCES OF	
LOCAL LAW ENFORCEMENT SOME UNVERIFIED, RAW WITELLIGENCE TO	
INDICATE FORTUNATO "SLIM" PARRINO, SECOND IN COMMAND OF COMMITTEE	
OF STATES AND CURRENTLE BARRING THENT, USDC, LAS VEGAS, HAD,	
WHILE EMPLOYED BY POWELL ENGINEERING, MARIPOSA, CALIF.,	ь6 ь7
	b7
OF POWELL	
ENGINEERING.	
THIS INFORMATION IS UNVERIFIED AND SACRAMENTO IS ATTEMPTING	
THROUGH SOURCES AND DISCRETE INVESTIGATION TO VERIFY THIS DATA.	
LA SOURCE SHOULD BE ALERT TO ANY INDICATION THAT SUCH	
HAS BEEN OR CURRENTLY IS BEING DONE	, be
AT THE DIRECTION OF COMMITTEE OF STATES MEMBERS.	ь7 ь7
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	The	indices	of	the	Butte	Division	were	searched	on
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with	negative	results.		CT.		_			

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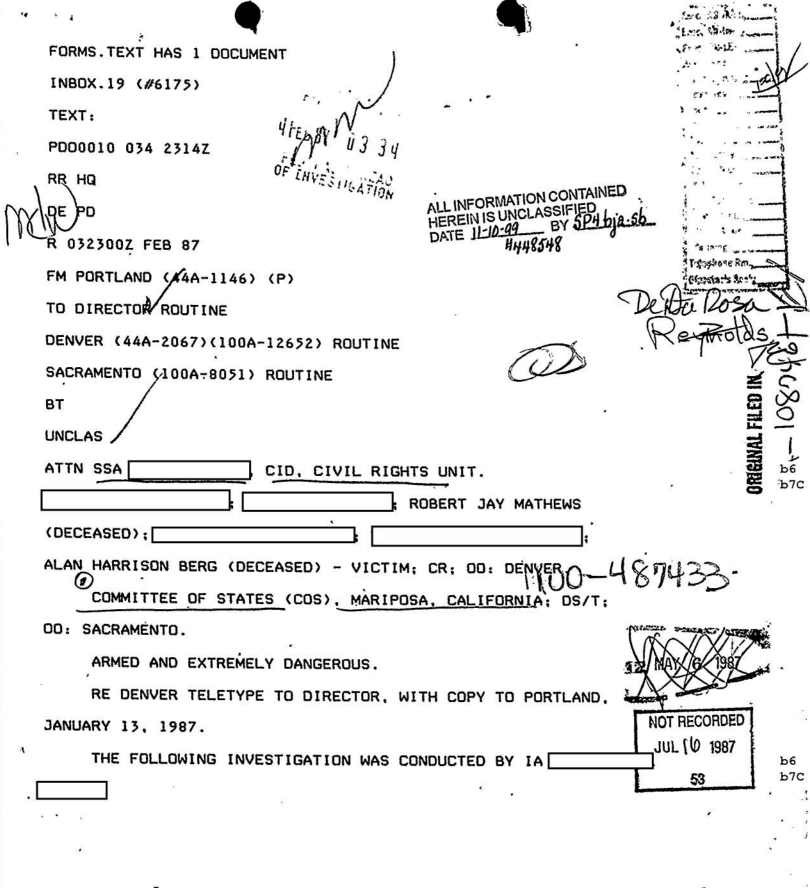
ARMED AND DANGEROUS.

free of lan. 1 LES Sres81 FORMS. TEXT HAS 1 DOCUMENT OF ENVESTIGATION INBOX.7 (#5031) TEXT: &IP the Alls. DNO 0008 035 2215Z ALL INFORMATION CONTAINED fesh. Servs. HEREIN IS UNCLASSIFIED DATE 11-10-99 BY 5P4 PP HQ,PD,SC Training. elephone Rm DE DN iractar's Secia P 05 2200Z FEB 87 FM DENVER (44A-2067) (P) TO DIRECTOR PRIORITY ATTENTION: SSA CID: CIVIL RIGHTS UNIT PORTLAND (44A-1146) PRIORITY SACRAMENTO (100A-33198) PRIORITY BT UNCLAS **b6** ROBERT JAY MATHEWS b7C (DECEASED) ; ALAN HARRISON BERG (DECEASED)-VICTIM: 00: DENVER COMMITTEE OF STATES. MARIPOSA, CALIFORNIA: DS/T: 00: SACRAMENTO NOT RECOGNED ARMED AND DANGEROUS. SEP 16 1987 .1 RE DENVER TELETYPE TO THE BUREAU. DATED JANUARY 13, 1987 AND PORTLAND TELETYPE TO THE BUREAU. DATED FEBRUARY 3. 1987. DENVER HAS VERIFIED RESIDENCE OF **b6** b7C AND AS COLORADO. REPORTEDLY BEARS OREGON PLATE REGISTERED TO CHISOM COMPANY.

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(*)	PORTLAND WILL DEVELOP	BACKGROUND INFORM	MATION ON
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	DENVER WILL ADVISE IR	S OF ABOVE INFORMA	ATION
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PAGE TWO PD 44A-1146) UNCLAS

A COMPUTER INQUIRY ON JANUARY 14, AND 22, 1987, OF STATE OF
OREGON MOTOR VEHICLES DIVISION, SALEM, OREGON, RECORDS CONTAIN NO
REFERENCE IDENTIFIABLE WITH
OR DOB .
'AS HAVING ANY VEHICLES REGISTERED IN THE STATE OF OREGON. NO
OREGON DRIVER'S LICENSE COULD BE LOCATED FOR OR
NO CRIMINAL HISTORY OR CURRENT WARRANTS COULD BE LOCATED
IN THE STATE OF OREGON FOR OR
, AS CHECKED ON JANUARY 14, AND 22, 1987.
PORTLAND INDICES REGARDING, AND
NEGATIVE.
INVESTIGATION CONTINUING AT PORTLAND REGARDING TELEPHONE
TOLL RECORD INFORMATION REQUESTED IN DENVER TELETYPE DATED
FEBRUARY 2, 1987.

ARMED AND EXTREMELY DANGEROUS.

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PD 44A-1146 DN 44A-2067 SC 100A-8051

computer and located Seattle interviews of ______ dated 1/24/85, 2/13/85, 2/21/85, and San Francisco interviews on 4/22/85, and 4/25/85. His wife, ______, was interviewed at San Francisco on 4/24/85. It is believed that in one of these interviews are the names of those who stayed at the Thunderbird Motel, Portland, Oregon, in early November, 1984.

Portland obtained the Thunderbird Motel registration records pertaining to MATHEWS and his associates, and the 1-B section fo the Portland file indicates these records were sent to the Seattle Division.

The information placing MATHEWS, _____, ____, and ____ at the Thunderbird Motel at that time was provided by _____. As mentioned in referenced Portland airtel, this source was provided with a written agreement that he would not be required to testify in public.

For the information of Denver, Portland is only aware of the existence of the tape recorded interview of ______ from conversation with Agents on the scene of the Capri Motel surveillance on 11/24/84. There is no record of the tape recording in the 1-A or 1-B sections of the Portland file. Portland has queried Seattle, and Seattle has no record of the tape recording. The only copy of the tape known to Portland is the one located in San Francisco.

Portland will provide background information concerning by separate cover.

LEADS

BUTTE DIVISION

of and , wherein they identified those members of the "Order" who stayed at the Thunderbird Motel, Portland, Oregon, on or about 11/8/84. If such information is located, provide same to Denver.

SEATTLE DIVISION

AT SEATTLE, WASHINGTON. Will review records associated with the Aryan Nations prosecution to locate the registration forms from the rental of rooms at the Thunderbird Motel, Portland, Oregon, in early November, 1984. Provide these forms to Denver to assist in identifying those who stayed in the Thunderbird Motel and made the toll calls of interest.

ARMED AND DANGEROUS.

Department of Justice Federal Bureau of Investigation

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DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION COMMUNICATION MESSAGE FORM

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FBI/DOJ

NOTE:

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WAS BELIEVED AT THAT TIME, THAT SEPARATE AND DISTINCT CELLS OF CAPTIONED GROUP OPERATED IN BOTH THE LAS VEGAS AND SACRAMENTO DIVISIONS, WITH THE HEADQUARTERS OF CAPTIONED GROUP BEING IN THE SACRAMENTO DIVISION. SUBSEQUENTLY, INVESTIGATION REVEALED THAT SEPARATE AND DISTINCT CELLS DID NOT EXIST, BUT THE SAME PEOPLE WERE INVOLVED IN COS'S ACTIVITIES IN BOTH LOCATIONS. CURRENTLY, MEMBERS OF CAPTIONED GROUP FROM ARIZONA, NEVADA, AND CALIFORNIA ARE AWAITING TRIAL IN LAS VEGAS FOR INTERNAL REVENUE SERVICE VIOLATIONS.

THIS TELETYPE APPRISES THE LAS VEGAS AND SACRAMENTO DIVISIONS THAT THE LAS VEGAS INVESTIGATION IS BEING CLOSED AND LAS VEGAS WILL BECOME AN AUXILIARY OFFICE FOR SACRAMENTO, WHICH WILL MAINTAIN ITS INVESTIGATION. SACRAMENTO WILL REMAIN THE OFFICE OF ORIGIN BECAUSE COS IS HEADQUARTERED WITHIN THE SACRAMENTO DIVISION. LAS VEGAS IS TO MONITOR THE FORTHCOMING TRIAL OF MEMBERS OF CAPTIONED GROUP AND KEEP SACRAMENTO AND FBIHQ APPRISED OF DEVELOPMENTS.

1 2;

OCTOBER 27, 1987

UNCLAS

ROUTINE

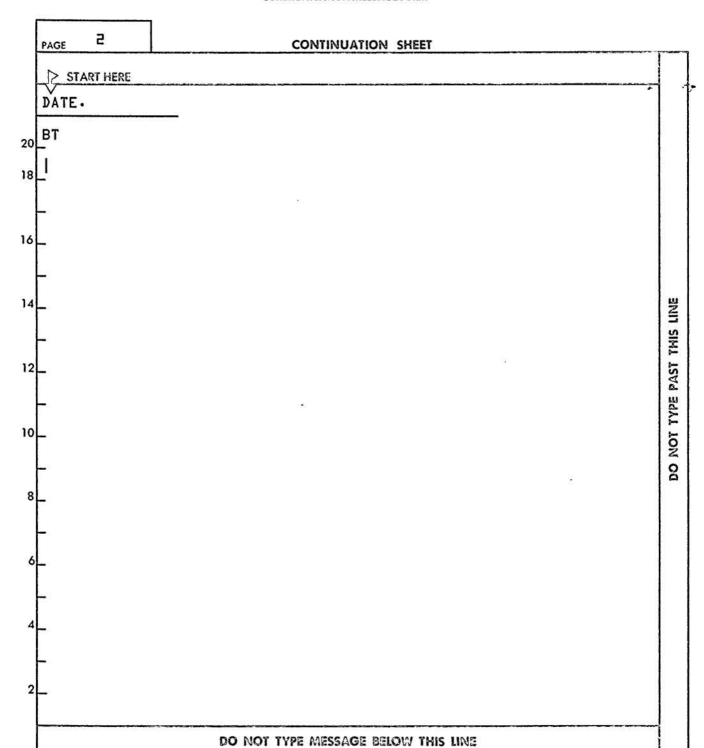


FM ACTING DIRECTOR FBI (100-487433) ROUTINE

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED . . .

BT DATE 11-10-99 BY 5P4-bja-sh	•
UNCLAS	Si
COMMITTEE OF STATES (COS), MARIPOSA, CALIFORNIA; DOMESTIC	1
SECURITY/TERRORISM (DS/T); 00: SACRAMENTO	
	b7E
SACRAMENTO SHOULD REFER TO THE ATTORNEY GENERAL'S	
GUIDELINES ON DS/T INVESTIGATIONS FOR GUIDANCE IN REPORTING THE	1
RESULTS OF THIS INVESTIGATION, NOTING THAT RENEWAL AUTHORIZATION	
IS NEEDED TO CONDUCT THIS INVESTIGATION BEYOND	
IF RENEWAL IS DESIRED, SACRAMENTO SHOULD PROVIDE FBIHQ WITH	
A LETTERHEAD MEMORANDUM (LHM) REPORTING RESULTS OF THE	
INVESTIGATION FOR APPROVAL. THE LHM SHOULD BE SUBMITTED TO	
ARRIVE AT LEAST TWO WEEKS PRIOR TO THE EXPIRATION	
100-427433-	55
TJG:DAD (13) 10/27/87	
RHM PROV 4 1	007
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DET \$1 (33/8)	

DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION COMMUNICATION MESSAGE FORM



FBI/DOJ

NOTE:	

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APPROVED:

Adm. Servs.
Crim. Inv.
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Leboratory
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& Public Affs.

Off of Lia.

& Intl. Affs.

Rec. Mgmt.

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\$0009 2602345Z PP HQ BT SF Exac. Ap-lay. Erro. AD.LES DE SC FEDERAL BUREAU OF INVESTIGATION P 172345Z SEPT 85 RM SACRAMENTO (100A-8051) (P) TO DIRECTOR PRIORITY ALL INFORMATION CONTAINED BUTTE PRIORITY SAN FRANCISCO PRIORITY Telephone km BT Director's Sec's ARMED AND DANGEROUS. ARYAN NATIONS (AN), CHURCH OF JESUS CHRIST CHRISTIAN, HAYDEN LAKE, IDAHO; DS/T; 00: BUTTE. PRINKROB. OO: SAN FRANCISCO. COMMITTEE OF STATES, MARIPOSA, CALIFORNIA; o: SACRAMENTO .. WHITE AMERICAN RESISTANCE (WAR); DS/T; 00: FRANCISCO. RE SAN FRANCISCO TEL TO FBIHQ, ET AL, SEPT. 6, D85. RECORDER APR 18 1988

84 APR 18 1988

PAGE TWO SC 100A-8051 UNCLAS E F T O

FOR THE INFO OF SAN FRANCISCO, SACRAMENTO TI

REFERENCED THE COMMITTEE OF STATES, MARIPOSA, CA,

SACRAMENTO HAS NO OBJECTION TO, AND WOULD

RECOMMEND.

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MARIPOSA, CA, IN FURTHERANCE OF "WAR" AND "AN"

INVESTIGATIONS. SHOULD SAN FRANCISCO DEVELOPE

HERTINENT INFO OF INTEREST TO SACRAMENTO, IT IS

REQUESTED THAT SAME BE PROVIDED SACRAMENTO.

SAN FRANCISCO SHOULD NOTE THAT THE MINISTRY OF CHRIST CHURCH, HEADED BY REVEREND (COLONEL) WILLIAM POTTER GALE, SHOULD NOT BE CONSIDERED ONE AND THE SAME WITH THE COMMITTEE OF STATES, EVENTHOUGH GALE IS REPUTED TO BE THE TITULAR HEAD OF THE LATTER.

ARMED AND EXTREMELY DANGEROUS.

BI

SF0193 2620032Z -RR HU BT CE OG DE PD SC SD SE SL -DE SF Ø18 2B-18Ø) (P) (SJRA/FCI) (100-487406) (192-1532) (ROUTINE) BUTTE (100A-9595) (192-54) (ROUT INE) Old " CHARLOTTE (ROUT INE) CHICAGO (ROUTINE) ALL INFORMATION CONTAINED DETROIT (100A-43124) (ROUT INE) PORTLAND (100A-15063) (ROUTINE). SACRAMENTO (ROUTINE) SAN DIEGO (ROUTINE) SEATTLE (ROUTINE) ST. LOUIS (ROUTINE) BT UNCLAS CID, TERRORISM SECTION, DOMESTIC ATTENTION: SSA TERRORISM UNIT. ARY AN' NATIONS (AN) CHURCH OF JESUS CHRIST CHRISTIAN, -DE 60 IDAHO; DS-T; OO: BUTTE ERINK ROB; MAJOR CASE 61; 00: SAN FRANCISCO

84 APR 18 1988

PAGE TWO

SF 100A-80320

U N C L'A'S

COMMITTEE OF STATES, MARIPOSA, CALIFORNIA; DS/T; OO: SACRAMENTO WHITE AMERICAN RESISTANCE, AKA WAR; DS/T; OO: SAN FRANCISCO

ALL INDIVIDUALS IN THIS INVESTIGATION SHOULD BE CONSIDERED

ARMED AND EXTREMELY DANGEROUS WITH UNLIMITED AMMUNITION AND WEAPONS

AND APPROPRIATE CAUTION SHOULD BE EXERCISED DURING THE EARLY PHASE OF

THE INVESTIGATION. ADDITIONALLY, BE ADVISED OF HOSTILE THREATS BY AN

TOWARDS FBI PERSONNEL.

RE SAN FRANCISCO TELETYPE TO BUREAU SEPTEMBER 10, 1985, AND PORTLAND AIRTEL TO SAN FRANCISCO, DATED SEPTEMBER 3, 1985, ENTITLED "NATIONAL SOCIALIST VANGUARD (NSV); DS/T; OO: SEATTLE".

THE FOLLOWING IS FROM A SOURCE AND IS SINGULAR IN NATURE AND ANY DISCLOSURE OF THIS INFORMATION OUTSIDE OF LAW ENFORCEMENT COULD RESULT IN HARM TO THE SOURCE.

ON	ADVISED THA	T			
<i></i>	Poster				
	n l	EETING	OF	THE	ARYA.N

GROUPS THROUGHOUT THE UNITED STATES.

THE FOLLOWING PEOPLE ARE TO BE THE KEY NOTE SPEAKERS AT THE MEETING:

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	PAGE THREE SF 100A-80320 UNCLAS	٠.
, .] b6
JI.	(X) REVEREND RICHARD G XBUTLER(X), LEADER OF THE AN;	Notians
	- Finale	
-	(X) R OBERT MATHEW S(X)	
NE X	BUTLER	p, p
3	#1]
	WHICH HE COULD NOT TALK ABOUT. SOURCE FEELS THAT MEANT THAT	b6 b7 b7
120.007	LAW ENFORCEMENT IS WATCHING UACB, SOURCE WILL	be
	<u> </u>	ь7 ь7

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PAGE FOUR

SF 100A-80320

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NSV REPORT OF THE (X)

THREE, NUMBER TWO, WHICH STATED THAT ALL CORRESPONDENCE TO THE MSV
SHOULD BE SENT TO POST OFFICE BOX 328, THE DALLES, OREGON, 97058, AND
ALL CORRESPONDENCE TO THE ST ENTERPRISES OR DIRECTORS SHOULD BE SENT
TO POST OFFICE BOX 187, GOLDENDALE, WASHINGTON, 98620. THE PHONE
NUMBER IS (509) 773-3919. THE MSV HAS CLOSED ESCROW ON A DUPLEX IN
GOLDENDALE AND SHORTLY AFTER COLLECTING THEIR FIRST COUPLE OF MONTHS
RENT, RECOVERING THEIR CLOSING COST, THEY WILL BE APPLYING FOR THE
FIRST OF SEVERAL FHA TITLE I HOME IMPROVEMENT LOAMS. THEY FEEL
THAT IN A VERY SHORT TIME, WHEN MAJOR CONSTRUCTION IS COMPLETED, THAT
THE MSV CAN POLITICALLY CONTRACT A COUPLE OF SMALL TOURS IN THE AREA
AND MAYBE THE COUNTY AS WELL. THE MSV HAS JOINED THE CHAMBER OF
COMMERCE AND HAVE ACHIEVED PROFITABLY WITHIN THREE WEEKS OF OPERATION.
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: .	TRANSMIT VIA: ☐ Teletype ☐ Facsimile ☑ AIRTEL	PRECEDENCE: Immediate Priority Routine	CLASSIFICATION: TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T CO UNCLAS Date 12/8/8	
5/10/1	TO: DIRECT	FOR, FBI (100-487433)		
2 2	FROM: SAC,	LAS VEGAS (100A-1669)	(P) DE 158	
Dy 3	COMMITTEE OF THE	E STATES (COS)	\wedge 1,	2,3
D 4	OO:SACRAMENTO		<u>.</u>	
5				
6 7	10/6/87; Sacrame	S Vegas teletype to the I	Bureau 11/3/87; a	
8	en 1996 to Hebrelle (Per-Anthological Coledo)	etype to the Bureau 11		
9	the following co	formal mail cover at I prrespondence to E STATES (COS) member,	, who is an inmat	onvicted b6
10 11	at CLARK COUNTY awaiting sentend	DETENTION CENTER (CCI	OC), Las Vegas, N	levada,
12	DATE	POSTMARKED	FROM	(3)
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\ <u></u>	11165	ALL INFORMATION HEREIN IS UNCLUDATE II-10-99	ON CONTAINED ASSIFIED BY SPH bja-sb_	±U.S. GPO: 1987 — 181-486
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J & WILL	- 1 100-25			

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AVE.	DATE POSTMARKED	FROM
~	11/14/87 and 11/23/87	
A.	11/21/87 and 11/25/87	
POTTER GA	Referenced Los Angeles to horn	teletype set forth that COS leader WILLIAM ne is new spokesman Pro-Tem
	Las Vegas file reveals	as follows:
*	Name:	
	Alias:	
S	Race:	White
	Sex:	Male
	Date of birth:	
Sa	Place of birth:	
	Height:	5'10" - 5'11" tall
	Weight:	150 pounds
	Hair:	Blonde
	Eyes:	Blue
******	Social Security Account Number:	The state of the s

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LV 100A-1669

	Occupation:	
	Employment:	
	Automobile:	1984 Pontiac Nevada
	Address:	
	×	
54	Telephone:	
	Brother:	2/
	Criminal record:	Numerous traffic offenses only including driving while intoxicated with failures to appear. Fines paid.
number	LAS VEGAS METROPOLITAN PO	OLICE DEAPRTMENT (LVMPD)
	HENRY fingerprint classification:	
militia fo an numbers	or State of Nevada, in CO	person in the unorganized S, with and er described with the
	In September 1984, inch black	
	name has been	Mentioned in COS reports.

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On 6/4/85, a letter to the Editor of the "Las Vegas Sun" daily newspaper from, set forth that those employees forced to take polygraph tests should:						
1.	Put fingernail polish on fingertips.					
2.	Put tack in shoe and step on it after each question.					
3.	Take sedative with a shot of liquor.					
4.	Convince yourself "Psychologically" that the test does not work.					
	roughout the trial of GALE and other COS members, WILLIAM					
POTTER GALE.						
	Photograph of is available at Las Vegas and has been previously furnished to the Bureau and some offices.					
LEADS:						
LITTLE	ROCK DIVISION					
AT	, ARKANSAS					
Will identify and determine if he is involved with COS or other white supremist activities.						
PORTLAND DIVISION						
AT	,OREGON					
Will identify, and determine if she is involved in COS or other white supremist activities.						

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Members of COS are known to carry firearms and should therefore be considered ARMED AND DANGEROUS.

SC 100A-8051

Los Angeles is requested to ascertain from its source if, indeed, source is referring to the State Military Reserve.

LEADS

SACRAMENTO DIVISION

AT SACRAMENTO, CALIFORNIA: If not already done so, conduct investigation at California National Guard Headquarters as set forth in referenced airtel of 4/23/87.

· NOT THE PROPERTY AND

SC 100A-8051

Instant Sacramento LHM does not contain a recitation of events which transpired at the Committee of States trial in Las Vegas, leaving that, instead, to the thorough letterhead memorandum capsulizing those events by Las Vegas.

As noted in Sacramento LHM, activity has been
at an end because of the trial. According to
, the general talk in and about the Mariposa
area is that the Committee members convicted will certainly
appeal. He does not expect the organization to dry up and
blow away. Even considering the fact that the trial has
been completed, it is evident appeals will be filed. It
is also apparent that the Committee of States will not
hesitate to utilize tactics in attempts to interfere with
the court's activities noting the allegations of obstruction
and possible jury tampering by COS supporters.
Source Source
Source

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U.S. Department of Justice

Federal Bureau of Investigation

In Reply, Please Refer to File No. .

Sacramento, California

October 15, 1987

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-10-99 BY SP4-bia: #448548

COMMITTEE OF STATES, MARIPOSA, CALIFORNIA DOMESTIC SECURITY - TERRORISM

The Committee of States (COS) was formed on July 4, 1984, in Mariposa, California, at the ranch of its leader, WILLIAM POTTER GALE. GALE, who is a retired U.S. Army Colonel, is an avowed racist and anti-Semite. He also holds himself out as the Pastor of the Ministry of Christ Church, also located in Mariposa, California. The organization is a white hate group similar in idealogy to the Aryan Nations. organization has also become anti-government and has been extremely vocal in the tax protest movement. The COS has conducted para-military training and is believed to be heavily armed. GALE, the leader, has publicly advocated threats on federal officials, but to date, there has been no evidence to directly involve them.

The militant arm of the COS is called the "Unorganized Militia" with a marshal assigned to each state. are known cells of the COS in California, Nevada and Arizona.

Historically, the COS has not only presented antigovernment, anti-black, anti-Jew, anti-tax messages through the printed media and through taped sermon messages of GALE which are sold to local radio stations throughout the United States, but it has also demonstrated a willingness to take more concrete steps evidenced by, among other things, a paramilitary training exercise at the COS Compound, The Manassah Ranch, Mariposa, California,

THIS DOCUMENT CONTAINS NEITHER RECOMMENDATIONS NOR CONCLUSIONS OF THE FBI. IT IS THE PROPERTY OF THE FBI AND IS LOANED TO IT AND ITS CONTENTS ARE NOT TO BE DISTRIBUTED YOUR AGENCY. OUTSIDE YOUR AGENCY.

100-487433-58 ENCLOSURE

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During the year 1985, the Committee sent letters to the Internal Revenue Service issuing death warrants to any IRS employee who interfered with the Committee and its delegates. 'As a result of the individual contacts by Internal Revenue Service personnel, specific threats have been made to the individual IRS Agents, but no assaults have yet been reported. The reported contacts have also resulted in the indictment of two IRS employees by the Committee. view of the Committee, an indictment is the same as a conviction. The penalty for such a conviction is death.

As a result of the aforementioned threats against IRS employees, on October 9, 1986, Federal Grand Jury, District of Nevada, at Las Vegas, returned a ten-count indictment against members of the COS for violations of Title 18, U.S. Code, Sections 371, Conspiracy, and Title 26, U.S. Code, Section 7212(a), Attempting to Interfere with Administration of Internal Revenue Laws. Those indicted were: WILLIAM POTTER GALE -California; - Arizona; Nevada; - Nevada; Nevada; - Nevada; FORTUNATO (SLIM) PARRINO California; - Nevada.

After indictment, arrest, and finally, on a subsequent release on bond, PARRINO, GALE, and others were found to be releasable by the District Court. They were, however, released only upon some severe personal accountability rules. This required the defendants to appear weekly or biweekly before District Court Pretrial Services representatives to account for their time. One specific rule restricted defendants from participating in any advocacy of the COS cause. Accordingly, prior to trial and during the actual trial, there was no evidence from sources of regular COS meetings or activities which in any way could be interpreted by the court as a violation of the terms of their release on bond. In fact, _____ reported that a direct order had been issued from PARRINO and GALE that no members or supervisors should participate in any kind of activity or demonstration to jeopardize the release of COS defendants on bond.

Consideration is being given to prosecution of that member by the United States Attorney's office. The possibility exists that the United States Attorney will utilize crossdesignation prosecutor to present this case in local court.

As previously reported in this letterhead memorandum,

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Sheriff's Office, Mariposa, California, has had numerous and extensive contacts with Committee of States members, inasmuch as his county is the county in which COS property and church are located. reported in May and June of 1987 that a source of his, with whom he has had a number of contacts, had indicated that POWELL ENGINEERING COMPANY, who had employed PARRINO,	b6 b7С b7D
The source, reporting the POWELL ENGINEERING, reported that PARRINO had been not only utilizing the machine shop facilities but had also utilized packaging, crating, and United Parcel Service deliveries for distribution claimed, however, that POWELL ENGINEERING, while good citizens, were very sympathetic to the COS cause and did not feel that they could readily be approached without interviewers having more specific details in hand prior to making an approach to them. has been, since June, attempting to locate the source who provided the information to him	,
On October 2, 1987, GALE, PARRINO, , and were found guilty by a jury in U.S. District Court, Las Vegas, on all ten counts of violations of Title 18, U.S. Code 371 - Conspiracy; 876 - Mailing Threatening Communications; 2 - Aiding and Abetting; and Title 26, 7212(a) - Attempting to Interefere with Administration of Internal Revenue Laws. District Court Judge ordered the immediate detention of and released the remaining on current bail with the conditions that each report daily to appropriate authorities, that they possess no firearms, that they associate with no other members of the group, including close relatives, and that no verbal or written communications relative to their white supremacist/anti-tax beliefs be made.	. b6 b7C
Several times during the trial, however, anti-IRS newspaper articles were copied and placed on windshields of cars near the court building resulting in fear on the part of the trial judge and others of attempts to obstruct justice by influencing the jury. Suspects in this case were	b6 b7С
a known as ociates of the COS, has engaged in a financial enterprise called This enterprise, in effect, seeks to undermine the banking and financial network by To date,	ъ6 ъ7С

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to save federal lending institutions. In reality, however, the scheme, if totally implemented, would cause severe disruption of the banking system.

SEPTEMBER 25, 1987

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PRIORITY

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303	IT IS NOTED THAT CAPTIONED INVESTIGATION PURSUANT TO THE ATTORNEY GE FOR DS/T INVESTIGATIONS, AUTHORIZATION TO RENE INVESTIGATION FOR AN ADDITIONAL 180 DAYS MUST FBIHQ. IN REFERENCE TELETYPE, SACRAMENTO DIVI	NERAL'S GUIDELINES, W THIS BE OBTAINED FROM SION WAS ADVISED	
	THAT IF A RENEWAL OF THIS INVESTIGATION IS DEST PROVIDED WITH A LETTERHEAD MEMORANDUM (LHM), RI		

25 14MAY 4 1988 ь6 ь7с

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NOTE: THIS TELETYPE APPRISES THE SACRAMENTO DIVISION THAT ITS INVESTIGATION, CAPTIONED COS; MARIPOSA, CALIFORNIA, IS DUE TO EXPIRE ON _____ IF SACRAMENTO WANTS TO RENEW THIS INVESTIGATION FOR ANOTHER LAD DAYS, THEY SHOULD NOTIFY FBIHQ BY LHM, NOT LESS THAN TWO WEEKS PRIOR TO THE EXPIRATION DATE.

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FD-36 (Rev. 8-29	9-85)		EDÍ .			و"ه ا
DM.	TRANSMIT VI ☐ Teletype ☐ Facsimile ☑ Airtel		FBÍ PRECEDENCE: Immediate Priority Routine	CLASSIFICAT TOP SEC SECRET CONFIDE UNCLAS UNCLAS Date	RET NTIAL	•
170074 - 18	TO:	DIRECTOR, FE	BI (100-487433)			
1	FROM:	SAC, SACRAME	ENTO (100A-8051)	(P)		İ
2		D	0	DE:101	1015	
3	SUBJ:	MARIPOSA, CA	F STATES (COS)	96-5	1 110	İ
		DS/T		l		İ
4		00: SC				 b7E
5		L			,	ĺ
. 6						: 80
7	relating		LA are a serie	es of DMV pri	ntouts	 b6
-	relacing			. Au.		ь70 1
8		Re LA airtel	L 9/25/87.			, w
CA		·,	in contact with			1012 b6
10	to give s		ified three ind y to COS activi			b70
	present t	ime when seve	eral of the COS	leadership a		b71
11	telephone		ng the three li	isted is	770	L
	' ' ' '		- <u> </u>	4	75	ļ
13	or	Indices do manda a la la la la la la la la la la la la	associated with	COS: DMV re	cords,	· ľ
14	however, of	reveal that	n approximately	has a	DOB	b6 b70
14			d an address of		٦,٠	b71
15	, CA.		as previously un dividuals named		ascertain	
16	and the v	ehicles regis	stered to them.	As can be s		
1.7	in one of	the enclosed	DMV printouts	, there is a well as to a[reference	ľ
27A		. As LA is	aware, many COS		e refused	
T8-	2)- Burea	u		111	15114:	33-596
19	2 - LA (1	00A-87470)(I	r-2)(Enc. 1) DE	10100	10.10	
20	3 - SC NJH:llc					
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132 MA	Y 2 5 1988		*448548	-		

SC100A-8051

to obtain driver's licenses believing this to be an illegal activity and an intrusion by the government.
It is possible that there is a
LEADS
SACRAMENTO DIVISION
AT FRESNO & MARIPOSA, CA
1. Obtain additional background on
 Ascertain present level of activity with COMMITTEE OF STATES
AT SACRAMENTO, CA
1. Ascertain identity of subscriber to

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Memorandum



	8. €	•
To :	DIRECTOR, FBI (100-487433)	Date 4/27/88
EX (LKF4)	SAC, SACRAMENTO (100A-8051) (C)	
Subject :	COMMITTEE OF STATES (COS) MARIPOSA, CA DS/T OO: SC	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE
		ь71
	Reference: SC teletype 3/31/88.	
	Enclosed for the Bureau are the of four copies of an LHM captioned as a copy of the LHM is provided Las Vega for information.	bove. One
	FBIHQ, LV and PX are all aware of of the leadership ranks of COS. Tha was previously provided by Las Vegas form on 2/8/88.	t information
	SC has, based upon information de prior investigation, initiated prose against, a COS memberone of the para-military training ex	cutive action , during ь6
9		not been revealed.
	The local prosecution has been discupistrict Attorney , Ma CA. He has agreed to prosecute as all evidence is made abailable to is in the process of working with the Attorney to bring about a felony com	riposa County, as soon
(2 - Bureau (Enc. 5) ENCLOSURE 1 - PX (Enc. 1) (Info) 1 - LV (Enc. 1) (Info) (100A-1669)	12 MAY 6 1988
<u> </u>	1 - SC NJH:11c (5)	b6 b7
	SIPR ,5/18/88	
1-cc to Dosle	SIPR ,5/18/88	

SC100A-8051

At this point in time, SC does not feel that sufficient justification exists to extend authority for continued investigation of the C.O.S. This is also the opinion of Las Vegas. Presently, the leadership is in disarray and without direction. That may not be the case in the future since there still remains a cadre of supporters who may take up the call for activities that violate the law. For that reason, SC has not divulged and does not plan to divulge the identity

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to above.

SC will remain alert for any indication that the C.O.S.'s activities might again qualify for investigation under Attorney General Guidelines.

LV should also be alert for any information to suggest that C.O.S. activities may warrant reopening of investigation.



U.S. Department of Justice

Federal Bureau of Investigation

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In Reply, Please Refer to File No. Sacramento, CA April 27, 1988

COMMITTEE OF STATES

As has been previously reported, much of the leadership of captioned organization was convicted in the United States District Court, Las Vegas. The group included WILLIAM POTTER GALE, Mariposa, CA, the head of the organization; FORTUNATO "SLIM" PARRINO, also of Mariposa, CA, at one time the probable successor to GALE; and a group of supporters from the Las Vegas, Nevada, area.

		Fol	lowing	their	conviction	n and	subsequent	ser	ntencing
a	letter	was	prepare	ed by 🗌					(E.)
			forv	arded	to member	s and	sympathize	rs	
of	the Co	ommit	tee's o	cause.	The lett	er da	ted February	У	
20	, 1988	, is	being r	eprodu	ced and i	s att	ached heret	0.	

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-10-99 BY 5P4 bj2-5b,

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.



100-487433-60

Bicentennial of the United States Constitution (1787-1987) ENCLOSURE

MINISTRY OF CHRIST CHURCH 5481 Clouds Rest Mariposa, Ca. 95338

February 20, 1988

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE _11-10-99 BY _5P4-bja-5b.
H448548

Dear Friends,

Un Friday Jan. 15, 1988 the five men in the Committee of The States case were sentenced.

Each attorney had his time to defend his client and get the least possible sentence.

Each defendant had the opportunity to speak for himself also if he so desired.

Rev. Gale was sentenced first. He remained seated in his wheel chair because he can't stand very long. His attorney _______ gave a good argument. After going over some of the events of the trial, he said how disillusioned he would be in his own profession if the maximum sentence should be imposed. Further to send a man with Col. Gale's military background and present physical health to prison -- (shaking a finger at the judge he said) FOR SHAME! FOR SHAME!.

Col. Gale was sentenced to 1 yr. and 1 day, with a \$5000.00 fine and five years probation. He was to surrender himself at a designated prison on Feb. 19, 1968. However we have appealed the case and a motion was granted to stay the execution of the sentence pending appeal. So Col. Gale is home. His health is up and down.

				DI.	nd his	court	appoin	ted :	attorn	ey ap	pro	ached	the	bench.
Instead	i Oi	tne	usual	br.o.	edure	i	nformed	the	court	thạt.	he	had	no	attorney
because	e had	d fin	ed hi	≝ at	Lorney	sever	al week	s ag	۰. ۰					
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When was sentenced he was limping a bit as a result of a feet injury and set down to be sentenced. He sat calmly without fear and

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b6 b7C without remorse (easy-he had nothing to feel remorseful about). However because he did not show the proper amount of remorse he was sentenced to 30 months imprisonment, \$5000.00 fine and 5 yrs. probation.

was the shining example of Christian courage and righteous contempt for this Anti-Christ, A.D.L. "Sting" operation he was forced to endure. As _____ approached the bench for sentencing, he calmly and casually pulled up a chair and sat down. The judge made it quite clear that _____ was being sentenced not only for what he believes but because he is able to articulate those beliefs so effectively and stands so strongly on those religious beliefs. For his unswerving fidelity to Jesus Christ, his country, and his Christian duty, _____ was sentenced to 7 yrs. imprisonment, \$5000.00 fine and 5 yrs. probation.

The ______ and _____ both are free on bail, pending - appeal. However, think about this—the judge had to take time out from a case in session to consider and did grant their motion for appeal bail—just 2 hours before their bus was leaving for Las Tunis prison. A hell-hole about ten miles north of El Paso Texas. All the praise and glory to our Father Yahweh, as usual He came through again. Which goes to show you that if you can hang in there, and sincerely keep the faith, your Father will show you He is in command.

Now for Slim Parrino, former Ass't. Pastor of Ministry of Christ Church. I really do not want to write about this situation, but I have recieved so many calls asking about what happened, I will have to address the issue. There is just no easy way. Slim Parrino caved in and tearfully explained to the court that he was very sorry. For fear of going to prison Slim made this statement, quote "I have completely divorced myself from all members of the Committee of The States, Unorganized Militia and THE MINISTRY OF CHIIST CHURCH because their beliefs and methods are wrong". Much more was said by Slim which made ALL christian patriots appear as foolish. Parrino's award winning performance was most unmanly and unchristian to say the least.

Slim was sentenced to 1 yr. and 1 day imprisonment, \$5000.00 fine and five years probation. However the judge called Slim's attorney over to a side bar and told him to file a Rule 35 Motion. This is a motion for modification of sentence. Of course the motion was granted. Slim's sentence was reduced to time served; plus the 5 yrs. probation. So since Slim showed the proper amount of remorse he is now out of the picture. Also by his own choice he is out of the Ministry of Christ Church.

While all the attorneys were pleading for leniency for their clients

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Assistant U.S. Attorney Rick Pocker countered that Gale and his followers never showed any remorse "or even an acknowledgment that something wrong has been done." Well, he was half right, however the defendants showed plenty of acknowledgment that comething wrong was being done. That was the religious persecution of five christian families for their religious beliefs:

The convictions were hailed by the Anti-Defamation League of B'nai Brith as dealing a severe blow to the extreme right. Hommon I wonder. It could be that a severe blow of some sort might sharpen them up. At least most christians are not such cowards that they have to hid behind some agency or department of government to pass out their severe blows. The A.D.L.'s ego is so inflated these days, one would think they could stand up front and take credit for their actions. One thing seems sure, there is a shaking and shifting of Christian Israel.

Well, here is a smile that should make your day. Judge George, noting the Committee of the States' avowed hatred of jews and the CURRENT U.S. government, said the group could have "created terrible problems for all of us" if their beliefs had ever become popular. "Its frightening to think what would have happened if EVEN 1,000 citizens had taken up Gale's cause." I think he is in for a bio scare.

These are perilous times for our nation and for the few men and women who will stand up and fight for her. Recent events remind me of two things: one is of the old hit song "American Pie" in which America's latter days are foretold. The other is of Gen. Washington's vision.

In one verse of "American Pie" symbolic characters and events are described: the "field" is America, the "players" (who try to take the field) are the Jew World Order of Satan, but the "marching band" (played by Bill Gale, and and you and me) refuse to yield America up to the Jews. A formidable task (to which we all look forward).

In General Washington's Vision he saw all of the rest of the world enveloped by Jew Communism (the black cloud with the RED lining). He saw this cloud covering America and we see it today throughout our once great nation. Its institutions and beliefs permeate every aspect of life in America, both in the private and public sectors. This black, red-lined, cloud has devastated our land. The "marching band" of christian patriots appears in disarray.

But wait, "Sons of the Republic, look and learn", the vision continues. Jesus Christ is still in command and using, once again, His people Israel, those Sons of the Republic of Washington's Vision, we will close up our ranks, put on the whole armour of Yahweh (and a thick hide) and take our nation and

government back. As is usual in history, it will be the hard-core few and not the multitude who get the job done.

Is Satan's house divided? It seems to be, at least for the last few months. Has there been a falling-out between eastern and western jews? The American public, for possibly the first time, is actually getting their first truthful glimpse of what it's like to be a non-jew in the false state of Israeli. First, our Jew-controlled media began by showing jew soldiers shooting and killing their conquered, unarmed and defenseless Arab slaves. The average American's mind must have gone TILT when they saw that.

As if that were not enough for Mr. & Mrs. White-Christian America and this de-facto U.S. Congress to swallow we now get to witness the Jew's Al Capone style of governing: that is if shooting doesn't stop the unrest then begin clubbing them to death. Praise YHVH, for showing America the truth about Satan's children, the Jews.

The Las Vegas four (the government indicted eight people) are busy working on their appeals, and if it is Yahweh's will they will win.

The Kangaroo Court in Ft. Smith Ark. is in the Grand Arena new. Those Sons of the Republic are also victims of this governmental conspiracy against the christian right wing. They need your prayers and support also.

May Yahweh watch over us and our nation in our hour of need.

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Memorandum





SSP. P.Ca	Crim, Inv
SRC'D CO : Date 10/27/87	Legal Coun b6 Legal Coun b70 Off. Cong. & b70 Public Affs
ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-10-49 BY 5P4-bia-5	Rec. Mgnt Tech. Servs Training Telephone Rm
Subject: MARIPOSA, CALIFORNIA; DOMESTIC SECURITY/TERRORISM (DS/T); OO: SACRAMENTO	Director's Sec'y
· PURPOSE:	b7E
· 1	
RECOMMENDATIONS: 1. That the Assistant Director, Criminal Investigative Division,	
APPROVED: Adm. Servs. Off. of Cong.	
Crim. Inv. & Public Affs	
RHM Exec. AD-Adm. Intell. Rec. Mgmt. Laboratory Tech. Servs. Exec. AD-LES Legal Coun. Training	
Bretter	1
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APPROVED: Adm. Servs. Crim. Inv. Ident. Off. of Cong. & Public Affs. Off of Lia. Inspection Exec AD-Adm. Intell. Exec AD-Inv. Laboratory Exec. AD-LES Legal Coun. Training	
3. That the attached letter to the Attorney General, United States Department of Justice, be approved and forwarded.	
APPROVED: Adm. Servs. Crim. Inv. Ident. Inspection Off. of Cong. & Public Affs. Off of Lia.	+33-6/
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Enclosures (28)	
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1 32 JUL 2 9 1988	<i>"</i>

Memorandum from to to RE: COMMITTEE OF STATES (COS);
MARIPOSA, CALIFORNIA;

DOMESTIC SECURITY/TERRORISM (DS/T);

OO: SACRAMENTO

<u>DETAILS</u>: The COS is a white supremacist organization based in Mariposa, California. It is headed by retired Army Colonel William Potter Gale, a longtime leader of the Identity Movement. Formerly the FBI had a separate DS/T investigation on a Nevada cell of the COS; however, that investigation has now been incorporated into captioned investigation since it was determined that the Nevada cell was also under the leadership of Gale.

As is noted in the attached two letterhead memoranda, on October 2, 1987, five COS members were found guilty of mailing threatening communications and attempting to interfere with Internal Revenue Service laws. Three other COS members had previously pled guilty to these same charges. All are currently awaiting sentencing. It is believed that the current lack of activity on the part of the COS was due to the fact that they did not want to jeopardize the chances of the members on trial.

An area of	recent involvement by the COS is th	е
, who has clair	med to be	the COS,
has		
Through	has been	
mainly to		to
United States monetar a gold standard. CTI the to p in preparation for the	One of the beliefs of the COS is the cy system is invalid since it is not BT has been using the money they make ourchase gold, and it is believed the COS to issue its own gold-backed the United States economy.	backed by e through is may be
has reviewed the atta the part of COS member	ic Terrorism Unit (DTU), Terrorism Seached LHMs and believes that the acters meets the criteria set forth in addedines on DS/T investigations.	ivity on

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CLASS SRC'D SER

The Attorney General
Attention: Office for Intelligence
Policy and Review

Assistant Director Criminal Investigative Division

COMMITTEE OF STATES (COS);
MARIPOSA, CALIFORNIA;
DOMESTIC SECURITY/TERRORISM (DS/T);
OO: SACRAMENTO

October 27, 1987

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 11-10-99 BY SP4-by2-sb

The Federal Bureau of Investigation is conducting an investigation concerning captioned matter in accordance with the current guidelines for domestic security/terrorism investigations.

Enclosures:

____A 180-day progress report
____An annual report
____Current full Domestic Security/Terrorism
investigations

This investigation was approved by the Director, FBI or the Assistant Director, Criminal Investigative Division.

1/Am		_1.	100-487	433-62
(**)	APPROVED: Director Exec. AD-Adm Exec. AD-Inv	Adm. Servs. Off of Cong. Crim. Inv. Off of Lia. Ident. Off of Lia. Inspection & Intl Affs. Rec Mgmt. Laboratory Tech. Servs. Legal Coun. Training		1 NOV[4 1987.
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X Mail Room
32 AUG 12 1988

HAND CARRIED TO'S DOS, OIPR 10-30-87





Federal Bureau of Investigation

In Reply, Please Refer to File No.

Las Vegas, Nevada September 21, 1987

COMMITTEE OF STATES, STATE OF NEVADA DOMESTIC SECURITY - TERRORISM ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-10-99 BY 5P4-bja-sb

The Committee of States (COS) was formed on July 4, 1984, in Mariposa, California, at the ranch of its leader, Reverend William Potter Gale. Gale is a retired United States Army Colonel who is an avowed racist and anti-semite, and pastor of the Ministry of Christ Church. He has publicly advocated threats on Federal officials, although there is no evidence to show that he has ever carried out any of his threats. The organization itself is a white "hate group" which is similar in ideology and involved with the Aryan Nations (AN). Its members or "delegates" are anti-black, anti-Jew, and anti-Federal Government. They are known to have conducted paramilitary training and to be heavily armed.

The militant arm of the COS is called the "Unorganized Militia" with a marshal assigned to each state. There are known cells of the COS in the states of California, Nevada, and Arizona.

During 1985, the group sent letters to the Internal Revenue Service (IRS) issuing "death warrants" to any IRS employee who interfered with the COS or its delegates. Contacts with delegates have resulted in specific threats to IRS Agents, but no assaults have yet taken place. Contacts have also resulted in "indictments" of two IRS employees by the COS. An indictment was explained by a COS delegate as a conviction. The penalty for such a conviction is to be death.

Threats have also been made to

do not present what COS members
feel to be a fair view of the organization's aims. To date,
however, no acts of violence have been attributed to the COS.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency;



100-487433-62

Bicentennial of the United States Constitution (1787-1987)

TO THE

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COMMITTEE OF STATES

A document was filed on July 13, 1984, at the Mariposa County Recorder's Office, Mariposa, California, at the request of COS.

This document is entitled "Committee of the States in Congress, July 4, 1984." The document is written in a style reminiscent of the Constitution of the United States and the Articles of Confederation. The document makes numerous demands on the Congress of the United States and includes an indictment of the Congress.

The document includes a "Unanimous Declaration of the Fifty United States of America, Assembled," which includes, in part, the following two paragraphs:

"Your attention is directed to the affirmation of the attached indictment wherein the Committee of the States is lawfully empowered to perform its functions under authority of Article V., Articles of Confederation and Perpetual Union as ratified by the States of the Union and formally announced to the public on March 1, 1781."

"In caveat and interference or attempt to interfere with the functions and activities of this Committee of the States or its delegates, by any person, or any agency of government, shall result in the death penalty being imposed upon conviction by said committee sitting as the congress of the United States."

Three pages of this document contained the names of delegates represented in the COS in Congress assembled in 1984, including the following three names of persons representing the State of Nevada:

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L	and		 were s	ubsequently
	as the persons the IRS or its	responsible		

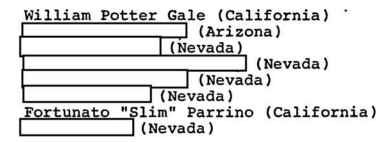
On June 12, 1985, captioned Las Vegas cell of COS was reported to be looking for places to stash supplies and weapons on the roads leading out of Las Vegas, Nevada. This same group was alleged to be planning some confrontation with a law enforcement agency (not identified), on Christmas Day 1985 when that agency would have only a skeleton crew on duty. The group felt that they could not win in this confrontation; however, such action would obtain for the group some national media attention.

COMMITTEE OF STATES

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·		\Box
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Investigation to date in Las Vegas, Nevada, has identified sixteen persons as members of COS in Nevada; however, regular COS meetings and activities have not occurred since the word got out of the FGJ proceedings.

On October 9, 1986, the FGJ, District of Nevada, Las Vegas, Nevada, returned a ten count indictment against members of COS for violations of Title 18, United States Code (USC), Sections 371, "Conspiracy"; 876, "Mailing Threatening Communications"; 2, "Aiding and Abetting"; and Title 26, USC, Section 7212(a), "Attempt to Interfere with Administration of Internal Revenue Laws." Those indicted are as follows:



All of the above subjects were arrested without incident or voluntarily appeared before a United States Magistrate in Las Vegas, Nevada. Gale, ______, and _____, and Parrino are currently standing trial in United States District Court, Las Vegas, Nevada. The other indicted subjects have pled guilty and agreed to testify for the Government.

On January 12, 1987, during one of many evidence suppression hearings before a United States Magistrate in Las Vegas, Nevada, which hearing pertained specifically to COS members and of individuals appeared and took what appeared to be great interest in these proceedings. The apparent leader of this group was subsequently identified as 🗌 □, California. White American Resistance (WAR). WAR is a white supremacist organization believed to be a part of the Greater White American Resistance Movement headquartered in Fallbrook, California. The group is anti-Semitic, anti-Mexican, and anti-black. leader is [, who is also a known member of the right-wing group "The Order." WAR has been disseminating anti-Jewish and "Nazi" literature in the Jewish community of San Francisco. They were also responsible for placing posters on various Jewish synagogues and a Hebrew school in San Francisco, California, which read, "Death to the Jews, long live the PLO." Information has been developed that WAR is an umbrella group in the San Francisco Bay area which combines b3

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COMMITTEE OF STATES

the activities of the American Nazi Party, Aryan Nations, and the Klu Klux Klan. is believed to have received money from members of The Order which was obtained through robberies perpetrated by that group.
No known acts of violence have as yet been attributable to WAR; however, leaders of the group have been advocating that members arm themselves.
Since about May 1986,
<u></u>
has allegedly
which have been used by numerous
persons throughout the United States to
These which have been determined
have disrupted
and caused delays in said which have resulted in losses Some individuals have also suffered
financial losses through this activity. It is currently unknown
whether is in operation to financially benefit and further
the aims of COS, but such is strongly suspected. The
in connection with are being investigated as possible violations of the following Federal statutes:
Title 18, United States Code (USC), Section 371, "Conspiracy."
Title 18, USC, Section 1344, "Bank Fraud."
Title 18, USC, Section 2314, "Interstate Transportation of Stolen Property - False Securities."
and several others are suspects in an "Assaulting Federal Officer" case in which two pipe bombs were mailed to United States District Court Judge Paul Benson, District Court of North Dakota, Fargo, North Dakota, on August 18, 1986, and August 20, 1986.
On June 3, 1987, pled guilty in United States District Court, Las Vegas, Nevada, to the Federal charge against her in the above indictment, and was placed on pre-trial diversion with eighteen months supervision. also waived her privileges regarding testifying and will therefore testify against the other defendants in this case.
On September 4, 1987, pled guilty in United States District Court, Las Vegas, Nevada, and is awaiting sentencing on November 7, 1987 has agreed to testify against the remaining defendants in above trial.

COMMITTEE OF STATES

Trial of the remaining five defendants is to resume in United States District Court, Las Vegas, Nevada, on September 21, 1987.

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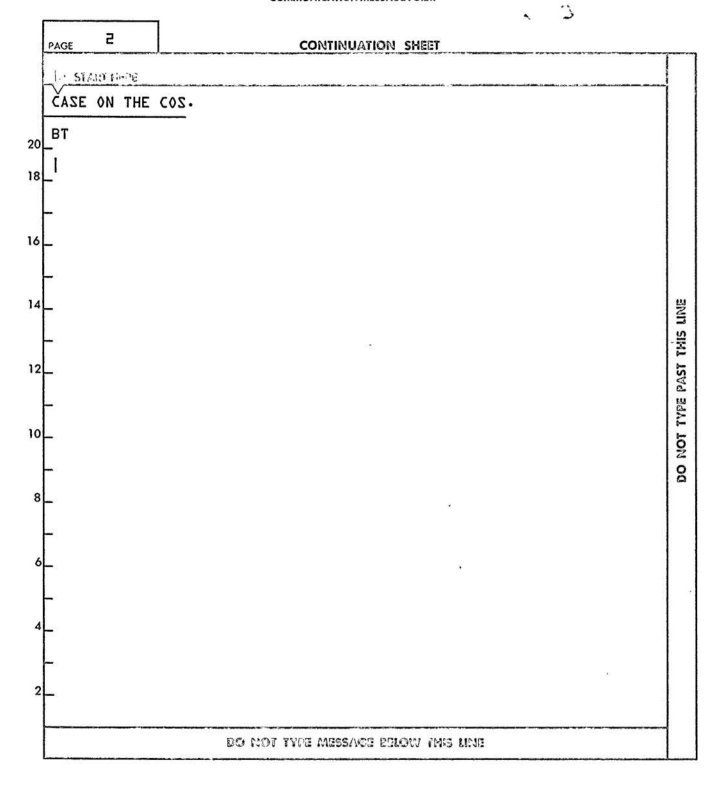
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DEPARTMENT OF JUSTICE
FEDERA, DUREAU OF INVESTIGATION
COMMUNICATION MESSAGE FORM

PAGE 1 OF 2	CONSTITUTION INCOSAGE FORM	<u> </u>
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ACTING DIRECTOR, FBI		
FBI LAS VEGAS ROUTINE	ALL INFORMATION COL	NTAINED
FBI LOS ANGELES ROUTIN	DATE _11-10-44 BY	SP4-bja-sb
FBI SACRAMENTO ROUTINE	#448548	
FBI SAN FRANCISCO ROUT	INE	0 -
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UNCLAS		
COMMITTEE OF STATES M	ARIPOSA, CALIFORNIA; D	OMESTIC SECURITY/
TERRORISM (DS/T); 00:	SACRAMENTO	5
RE LOS ANGELES AI	RTEL DATED SEPTEMBER 2	5, 1987, REQUESTING
BUREAU INDICES CHECKS	on	, AND
SEARCHES OF BUREA	U INDICES FAILED TO LO	CATE ANY INFORMATION
IDENTIFIABLE WITH THES	E INDIVIDUALS.	
ADDITIONALLY, ALL	OFFICES ARE ADVISED TO	HAT THE CASE ENTITLED
"COMMITTEE OF STATES		
00: LAS VEGAS" HAS BE	EN CLOSED AND INCORPOR	ATED INTO SACRAMENTO
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DEPARTMENT OF JUSTICE FEDERAL SUREAU OF INVESTIGATION COMMUNICATION MESSAGE FORM



FBI/DOJ

NOTE: THIS TELETYPE PROVIDES THE RESULTS OF BUREAU INDICES CHECKS REQUESTED BY LOS ANGELES.

1.	TICLY DEC		5397 (PF)	
INBOX.74 (#9975)	UNII '	5 <u>.</u> .		-
TEXT: 10Nd	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		Exec AD Adm.	二
VZCZCSCO008	INVESTIGATION		Exec AD Inv Exec AD LES Asst. Dir.:	干 :
RR HQ LV PX	ALLINFORM	MATION CONTAINED	Adm. Servs Crim. Inv	TENCH
DE SC #0008 3130026	DATE ILL	-99_ BY 534-ha-s	Ident	=
ZNR UUUUU	**	48 548	Intell Lab Legal Coun _	
R 3131430Z NOV87			Off Cong &	1
FM SACRAMENTO (100A-8051)	(P)	V	Rec. Mgnt - Tech Servo	
			Training	
	•	2,3	Int. Alia.	T
LAS YEGAS (100A-1669)	ROUTINE	LQ : ,	Director's Sc	<u> </u>
PHOENIX ROUTINE		The Co	1	
BT	38	2 % X	1	
UNCLAS .		2 3 3 BE	B+	
COMMITTEE OF STATES (COS)	MARIPOSA. C	ALIFORNIA: DS/T	, 00; sc	
, , , , , , , , , , , , , , , , , , , ,		, 20,1		1
			2 =	
			9 .	1.1
REFERENCE LAS VEGAS	TEL OCTOBER	6, 1987.	E & 61-10	1/1/1/1/
FOR INFORMATION LAS	VEGAS,		MARIPOSA	(MW)
COUNTY SHERIFF'S OFFICE,		LIFORNIA, TELEP	HONICALLY	. 1
REPORTED THAT HE HAS A SO	.1	•		LEY .
		DE .	100-71	1455-41
CONVICTED COS MEMBERS		D INCARCERATED		THE PARTY IN
HAVE BE	EN	\$ 0.00×1 (\$0.0	> N(OV 24 1987
PAGE TWO SC 100A-8051 UN	CLAS	8,		
	S			
	•	*	· · · · · · · · · · · · · · · · · · ·	1/1
			וח ג	Monday L
			Astr	MAS
			OK.	(00)
			- I	11 7
F - A D/F!				11.10
1 5 200			**************************************	Dun 1
1-5 200 (19897)	iS ea _x			Sun (

AGE TWO DE SC 0008 UNCLAS CALIFORNIA. INDIVIDUAL WERE REPORTED BY LAS VEGAS AS BEING RESPONSIBLE FOR PLACING FLYERS ON VEHICLES DURING THE TRIAL OF A NUMBER OF COS MEMBERS THEREBY RAISING THE POSSIBILITY OF JURY TAMPERING. FOR INFORMATION OF LAS VEGAS, THAS HAD A NUMBER OF CONTACTS AT THE FRESNO RESIDENT AGENCY. SHE HAS BEEN VERY VOCAL IN HER COMPLAINTS ABOUT THE OPERATIONS OF THE MARIPOSA COUNTY SHERIFF'S OFFICE. SHE HAS MARSHALLED A NUMBER OF FORMER SHERIFF'S OFFICE DEPUTIES AND "CONCERNED CITIZENS" TO HARASS THE BOARD OF SUPERVISORS AND TO COMPLAIN GENERALLY TO ANYONE WHO WILL LISTEN ABOUT ALLEGATIONS OF CORRUPTION AND MISCONDUCT. INITIALLY ON OCTOBER 9, 1987, AND ON SUBSEQUENT OCCASIONS, HAS BROUGHT PEOPLE TO THE FRESNO RESIDENT AGENCY TO PROVIDE INFORMATION ON THESE ALLEGATIONS. THESE COMPLAINTS ARE BEING EVALUATED'SEPARATELY AND INDIVIDUALLY TO DETERMINE IF THEY HAVE: ANY MERIT. DURING INTERVIEW, THE FOLLOWING DESCRIPTIVE AND BACKGROUND

DURING INTERVIEW, THE FOLLOWING DESCRIPTIVE AND BACKGROUND INFORMATION WAS OBTAINED:

PAGE THREE SC 100A-8051 UNCLAS

NAME [

ALSO KNOWN AS

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b6 b7C

PAGE AT PROPERTY OF THE PAGE AT A STATE OF TH	b6 b7C
RACE CAUCASIAN, SEX FEMALE,	•
HEIGHT 5'5", WEIGHT 135 POUNDS, EYES GREEN HAIR GRAY, DOB	, * 1
ADDRESS	£ ±
CALIFORNIA, OCCUPATION, FORMER OCCUPATION	
SHE REPORTED DURING INTERVIEW THAT	b 6
THE ACTIVITIES, PAST AND	ь7с
PRESENT, OF THE MARIPOSA COUUNTY SHERIFF'S OFFICE,	
WILLIAM POTTER GALE, COS LEADER.	
HER HUSBAND HAS BEEN IDENTIFIED AS:	b 6
SEX MALE, RACE CAUCASIAN, HEIGHT 5'11", WEIGHT 165 POUNDS, HAIR	b7 C
RED, EYES BLUE, DOB, SAME ADDRESS AS SPOUSE.	
CONSIDERING THE FACT THAT IS IN CUSTODY.	ь6
SACRAMENTO IS REQUESTING THAT LAS VEGAS CONSIDER THE POSSIBILITY	b7 C
OF PLACING AN INFORMAL MAIL COVER ON GORRESPONDENCE	
BOTH IN AND OUT OF JAIL. A COVER IS TO EXTEND ONLY TO OBTAINING	
THE ADDRESSES AND NAMES OF INDIVIDUALS WHO HAVE SENT MAIL TO	
PAGE FOUR 'SC 100A-8051 UNCLAS'	30°
AND THE IDENTITIES OF THOSE TO WHOM CORRESPONDS.	b6
IF THIS IS FEASIBLE, IT IS REQUESTED THAT LAS VEGAS INITIATE THE	b7C

PAGE FOUR DE SC 3008 UNCLAS

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	FORMS.TEXT HAS 1 DOCUMENT	Enoc. AD-IES Asst. Dir.: (a)
		Adm. Sef
	DESK. 39 (#3744) 7 8 FEB 87	Ident
	TEXT: FEDLA AT LUNEAU OF INVESTIGATION	Intell
	DNO 0002 058 0121Z	Legal Cour Ott. of Cong.
	PP HQ.KC.SC	E (Fublic Alls
	DE DN 11-10-99 SP4-bja-sb N. 11.10-99 HH48548 N. 11.11	Tech. Serva
4	P 26 2300Z FEB 87	Telephone Rm
	FM DENVER (44A-2067) (100A-12652) (P)	Director's Sec'y
	TO DIRECTOR PRIORITY	ь6 ь7с
	ATTN: SSA	
	KANSAS CITY PRIORITY	22
	SACRAMENTO (100A-8051) PRIORITY	2
	ВТ	2
_	TINCLAS	
	: ROBERT JAY MATHEWS	b 6
	(DECEASED): ;	, b7c
	ALAN HARRISON BERG (DECEASED) - VICTIM: CR: 00: DENVER.	· ''ÒQ'
_	COMMITTEE OF STATES. MARIPOSA, CALIFORNIA: DS/T: 00: SC.	" " "
	ARMED AND DANGEROUS. 100-487433	<i>-</i>
	RE DENVER TELETYPE TO BUREAU, DATED FEBRUARY 13, 198 NOTRECORDED	1
	INVESTIGATION HAS DETERMINED SEP 8 1987	
	ASSOCIATED WITH AT DENVER AND MADE ADMISSIONS 42	ь70
	INDICATING SHE WAS SURVEILLING	<u>**</u> .
	STATES SHE WAS TO ATTEND MEETING AT	

16NOV 21 1988

PAGE TWO . DN 44A-2067 100A-12652 UNCLAS	
	b6 b7C
SHE STATES SHE DID NOT ATTEND AND INVESTIGATION INDICATES	\ Б/С
MEETING WAS ATTENDED BY	H
RESERVATION DISCLOSES	
(BERG KILLED JUNE 18, 1984).	
FOR INFORMATION OF KANSAS CITY. SACRAMENTO HAS DEVELOPED	Ž.
INFORMATION LINKING WITH COMMITTEE OF STATES.	ь6 ь7с
DENVER HAS LEARNED HE IS TAX PROTESTOR, AND IRS IS SEEKING	. · · · · · · · · · · · · · · · · · · ·
\$400.000 JUDGEMENT AGAINST HIM.	
DENVER IS NOT INTERESTED IN TAX MATTERS, BUT IS INTERESTED	ylaged"
IN WHAT OCCURRED AT	b3
	ь6 ь7с
KANSAS CITY AT KANSAS: WILL LOCATE AND INTERVIEW	
WHO IS MARRIED TO (X WHITE MALE.	
BORN FBI NUMBER X>. REGARDING	b6 b7C
MEETING. ASSOCIATION WITH AND HUSBAND	1986
WAS ARRESTED ON EXPLOSIVES CHARGE FOR COLORADO SPRINGS, COLORADO.	
POLICE DEPARTMENT BY SHARON SPRINGS, KANSAS, POLICE DEPARTMENT	
AND IS REPORTEDLY AN ASSOCIATE OF (X)	
ARYAN NATIONS AND KKK LEADER, COLORADO SPRINGS, COLORADO.	

FD-36		(b) FBI			
SSE CLASS SRC D/ SER REC		TRANSMIT VIA: ☐ Teletype ☐ Facsimile ☐ Routine PRECEDENCE: ☐ Immediate ☐ Priority ☐ Routine	☐ UNCL	SECRET ET IDENTIAL AS E F T O	es es
	1 2	TO: DIRECTOR, FBI (100-4874) FROM: SAC; LITTLE ROCK (100A-		ALL INFORMATION HEREIN IS UNCLASED DATE 11-10-99 ###\$548	SSIFIED.
	4 5	DS/T OO: SACRAMENTO Re Las Vegas airtel to	Director dat	ed 12/8/87	N. M.
	6 7	and Las Vegas teletype to Direct The following is a syn	or dated 10/6 opsis <u>of the</u>	/8/.	
	8	230 pounds, with brown hair and	ibed as a whi blue eyes. H	te male; 5'10 le shows a	b70
•	10	date of birth of and a cu	rrent address holds Arkansa	of driver's	b6 b7c b7E
	12	reflects no criminal history.	120-487	433- 6	5 b6
	13 14	KNIGHTS OF THE KU KLUX KLAN (KKK CHURCH as	well as RICE	the IDENTI	
	15 16	THE SWORD, AND THE ARM OF THE LO		the COVENANT,	
	17 18	2 - Bureau 2 - Las Vegas (100A-1669) 2 - Sacramento (100A-8051) (INFO)	9 JAN 19 198	8
	19 20	2 - Little Rock (1 - 100A-4904) (1 - 100A-4858 SUB J-22A) DLL/dab	ž		b6 b70
	21	(8)			
5		Approved: Transmitted	(Number) (Tim	ie)	
		1-ec-5200			•

LR 100A-4904

has stated on numerous occasions that he was in possession of an extensive military background and may have served in the military during the Vietnam war. He is alleged to be a communications expert who has had some dealings with explosives and weapons in the past It is believed that has conducted firearms training and survivalist-training camps.	
In sources indicated that one of which was described as a professionally converted weapon He was known to operate a and was believed to carry one of the weapons in the	b6 .b70
	, b6
	ъ70
Although assessed by	
Judge HENLEY to be a "kook, who basically does not have	
the intelligence to pull off anything of any significance	, "
is considered by local law enforcement officials	
to be a possible threat since he has a tremendous ego and	
feels he is not being afforded the recognition that he	
deserves.	
It is also interesting to note that on 7/13/85, subsequent to information being placed in NCIC by the U. Marshals Service in McLean, Virginia,, was either in	s.
the possession of or being operated by Federal fugitives	
and/or A vehicle fitti	
that description bearing Arkansas license was obs	
speeding by Madison County, Arkansas, deputy sheriffs. A	fter
considerable effort, the driver was pulled over and force	ably
removed subsequent to an attempt on his part to grab for	
a shotgun which had been concealed under a jacket on the	
front seat of the vehicle. A brief scuffle ensued and	
the driver, who would not identify himself at that time	
but was later identified aswas arrested	
A civil suit was later filed by against the FBI	36
and all arresting parties. The vehicle in question, which	:h
was being driven by on that occasion, was owned	
by the character of the	

LR 100A-4904

A newspaper article found in the "Harrison Daily Times," dated 11/8/85, reported that _____ had written a letter to the foreman of the Federal Grand Jury (FGJ) at Fort Smith, Arkansas, alleging that he had suffered an "inordinate amount of damage" because of information about him that had been put in the NCIC computers. his letter, he specifically states that he has never been a member of "The Order" nor has he ever had documents. monies, automatic weapons, explosives, or other evidence relating to Federal indictments concerning members of that organization. He advises that the whereabouts of any "Order" members are unknown to him and that he does not own a "sawed-off" He also stated that he does not know anything about BERG's death or any armed-car robberies or money gathered therefrom. He prayed that the FGJ would assist him in having this situation investigated. has filed numerous requests for information from the FBI under the Freedom of Information Act (FOIA). His requests for information center around the NCIC entry, which resulted in his vehicle being stopped and searched, and internal FBI documents which contain information about himself, his vehicle, which has been searched on two occasions in 1985, and [These requests come in conjunction with his motions filed in Bankruptcy Court; subsequent to his filing for bankruptcy under Chapter 7. In his motions to recover property, he alleges that his .45 caliber pistol and other items, seized in April; 1985, in Marion County; Arkansas, as well as \$1,700.00 worth of miscellaneous items, including tools, records; tapes, ammunition, and supplies also seized in Boone County, Arkansas, during the raid of the CSA camp in April, 1985, have never been returned to him. Likewise, the items seized in the July, 1985, search of his vehicle in Madison County; Arkansas, which total \$50.00, have never been returned to him.

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has been witnessed by Buagents, can best be described as paranoid. It is felt that due to the unpredictable nature of his behavior, ______ should be considered dangerous.

, whose recent behavior in Bankruptcy Court

LR 100A-4904

Little Rock Division hopes that the above information proves useful and suggests that if additional information is desired re ______ possible participation in other white supremacy groups that either Butte or Seattle Divisions be contacted. Little Rock is now placing this matter in RUC status.

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	RECEIVED	
	NBOX.34 (#7496) TELETYPE Exec AD Jan.	
	EXT: Grage	
	ZCZCLAOO54 SRC'D	
	R HQ LV SC REO OF INVESTIGATION	
	E LA #0054 3210037	
	NR JULUUU	
	570337Z NOV 87	
į	M LOS ANGELES (100A-87470)(IT-2)(P)	
	O DIRECTOR ROUTINE	b 6
1	BF, LAS VEGAS ROUTINE ALLINFORMATION CONTAINED HEREIN IS UNCLASSIFIED	ь70
Ô	BI, SACRAMENTO ROUTINE ALLINO IS UNCLASSIFIED HEREIN IS UNCLASSIFIED BY 5P4-bja-sb. BI, SACRAMENTO ROUTINE ALLINO IS UNCLASSIFIED HAM8548	
	i /	
	NCLAS .	
ĺ	OMMITTEE OF THE STATES: DS/T; OO: SACRAMENTO	
	ON 11/11/87, ADVISED THAT ACTIVITIES OF THE	ь6 ь70
	BOVE CAPTIONED GROUP CONTINUE IN THE CALIFORNIA	b7E
	REA. IS IDENTIFIED AS A LOCAL ORGANIZER OF THE 1873	6k
	OMMITTEE OF THE STATES (COS). HAS STATED THAT MEMBERS	
	F COS ARE CLOSELY FOLLLOWING DEVELOPMENTS IN THE 42 NOV 27 137	
	ROSECUTION/SENTENCING OF COL. GALE SLIM PARRINO AND OTHER MEMBER.	
	F THE GROUP. ADVISED THAT HE IS "ANTICIPATING A	
	ONDITION IN THIS COUNTRY WHERE HE MIGHT BE INVOLVED IN SOME KIND	
	F VIOLENCE OR MILITARY ACTIVITY" AGAINST AN UNIDENTIFIED	
	*	b 6
		ь70
	1-ce 5200 2/2	
V	7/2	
	/92 /	
	18FEB 81989.	

PAGE TWO DE LA 0054 UNCERS	
OPPONENT. APPARENTLY IS A FORMER EMPLOYEE OF	ь6 ь70
AND STATES HE IS CONCERNED	b7I
THAT THE IRS MAY PLAN TO ARREST HIM FOR TAX VIOLATIONS.	
STATED THAT DUE TO THE TRIALS, MANY COS MEMBERS ARE MAINTAINING A	
LOW PROFILE IN CALIFORNIA BUT THE COMMITMENT TO COS CONTINUES.	
INDICATED THAT HE IS PRESENTLY INVOLVED IN THE CALIFORNIA	
"VOLUNTEER GUARD." HE STATED THIS GROUP IS A STATE MILITIA	
COMPRISED OF VOLUNTEERS AND ITS MEMBERS ARE NOT PAID.	
NOTED THAT HIS LOCAL PROBLEMS WITH LAW ENFORCEMENT CONTINUE.	
THESE PROBLEMS INCLUDE POTENTIAL TAX EVASION CHARGES FROM THE	
IRS, AND CONFLICTS WITH THE AREA POLICE AND JUDGES AT LOCAL	
COURTS.	
COS MEMBERS IS EXPECTED	ь6 ь70
IN THE FUTURE. THESE CONTACTS MAY PROVIDE DETAILS ON	b7I
ACTIVITIES OF THE GROUP.	
IN RELATED DEVELOPMENTS, THE LOS ANGELES DIVISION HAS BEEN	
ADVISED THAT HAS MADE RECENT STATEMENTS THAT	ь6 ь70
ALTHOUGH THIS CLAIM HAS NOT BEEN SUBSTANTIATED, HE IS IDENTIFIED	
AS FOLLOWS:	



INVESTIGATION CONTINUING AT LOS ANGELES DIVISION.

BT #0054

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	INBOX.3 (#4023) TEXT:	RECEIVED TELETYPE UNIT	Exec AD Adm Exec AD Inv. Exec AD tes Asst. Dir.
		29 JUL 87 05 49	Adm. Cons. Crim. Ly Fee Hea
	MPC 0005 2091618Z	OF INVESTIGATION	14 co
	ad higher and an ar	V	Int.
	DE MP 0005	LL INFORMATION CONTAINED	Legel C
	P 2816007 97	EREIN IS UNCLASSIFIED ATE 111049 BY SPA by a 5b	Dublin A.
	FM MINNEAPOLIS (100A-18009) (P)	#448548	Rec. Mart. Tech. Servs.
	TO ZERSCTOR PRIORITY	14	Telephone Rm.
	BUTTE PRIORITY	\mathcal{U}	\b6 \b7
	PHILADELPHIA (1936-1963) PRIORITY	. /	1001
	SACRAMENTO PRIORITY		2.
Ň	SAN FRANCISCO PRIORITY BT	1213	ORIGINAL FILED IN
V	UNCLAS	2	INAL
	ARYAN NATIONS, CHURCH OF JESUS CHRI	ST CHRISTIAN HAVDEN LAN	ORIG
	IDAHO; DOMESTIC SECURITY/TERRORISM;		
	(PH 183G-1963)		
(${\mathcal Q}_{\!$	FORNIA: DOMESTIC SECURIT	W. 100 US 01/22
	TERRORISM; OO: , SACRAMENTO	PONNIA, DOMESTIC SECORI	The state of the s
	UNSUBS; U.S. DISTRICT COURT JUDGE P	AU DENCON DICTOROT OF	NOT RECORDED
	DAKOTA, FARGO, NORTH DAKOTA; AFO (B		19 SEP 1 1987
	RE PHILADELPHIA AIRTEL TO FBIH	IQ, DATED JUNE 8, 1987.	₩ b6
	FOR INFORMATION OF PHILADELPHI	A, MINNEAPOLIS IS OBTAIN	VING FG.
		N .	
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	$V_1 - U_2$	9EN.	

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PAGE TWO	MP 100A-18009	PRIORITY	JNCLAS
SUBPOENA		•	
St	JBPOENA TO BE FORWAR	DED BY SEPARATE	COMMUNICATION.
MINNEAPOLIS ALSO	INTERESTED IN THE R	RESULTS OF MONIT	ORING
MAIL AND OFTAININ	G TELEPHONE NUMBERS	OF PERSONS CAL	LED BY DUE
TO GOOD POSSIBILI	TY OF INVOLV	EMENT IN MP 893	-466.
(X)	(X),		
CALIFORNIA .	WHITE FEMALE, EARL	Y 30S, 5′7", 17	5 POUNDS, LONG
	GHT HAIR, WEARING G		The same of the sa
and the second s	COURT RECORDS AT U.		
OFFICE, FARGO, NO	RTH DAKOTA,		ž.
ASKED	FOR COPIES OF	PRELIMINARY H	EARING TRANSCRIPT .
AND WAS REFERRED	TO LOCAL FARGO, NOR	TH DAKOTA, COUR	T REPORTER FOR
A COPY. SHE ALSO	OBTAINED A COPY OF	A 35-PAGE DOCU	MÈNT CONSISTING
OF MEANDERING ALL	EGATIONS AND SYMBOLS	S FILED IN THE	CLERK'S OFFICE,.
MAY 4, 1983, SIGN	ED BY	AND	AND A COPY OF
A MOTION TO SEVER	FOR PSYCHIATRIC EXA	AMINATION FILED	MAY 4, 1983.
THE FILES RE	VIEWED BY INCL	LUDED NAMES AND	ADDRESSES OF
JURY MEMBERS. TH	E CLERK'S OFFICE ANI	0 U.S. MARSHAL'S	S SERVICE,
DISTRICT OF NORTH	DAKOTA, FARGO, NORT	TH DAKOTA, ADVIS	SED THEY ARE NOT

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PAGE THREE M	P 100A-18009	PRIORITY	UNCLAS
AWARE OF ANY ATTEMPTS	BY ANYONE TO COM	TACT JURGES OF	R WITNESSES IN
THE CASE.	. *	.	
REFERRED	TO BY, BELIS	EVED TO BE	
	. AN INDIVIDUA	L WHO WAS AN A	SSOCIATE OF
FATHER,	ATTENDED T	HE TRIAL	AND HAS JRITTEN
SEVERAL ANT	I-BOVERNMENT BOOK	LETS AND PAPER	BACKS IN THE
LAST SEVERAL YEARS.			
AND	ARE NOT IMMEDIA	TELY KNOWN TO	MINNEAPOLIS
AND/OR CASE AGENT IN	CASE (MP 898	-3880) oq Jubg	E BENSON CASE
(MP 89B-466),			
FOR INFORMATION (OF SACRAMENTO,	I	S CLOSE
ASSOCIATE OF			COMMITTEE OF
STATES, MARIPOSA, CAL	IFORNIA.	OCCASIONALLY T	RAVELS FROM HIS
HOME SACRAMENTO AREA	O NORTH D	AKOTA.	AND HAVE
A NUCLEUS OF OTHER IN	DIVIDUALS IN THE	ARÉA THA	T SUPPORT .
POSSE COMM	TATUS, ARYAN NA	TION, AND COMM	ITTEE OF STATES
IDEALS AND GOALS. IN		(2)19	
PURSUING THESE GROUPS			
BEING SENT TO JUDGE BE			
SEPTEMBER 20, 1986) L			

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MP 100A-18009

PRIORITY

UNCLAS

HAVE YET TO BE IDENTIFIED.

SACRAMENTO AT SACRAMENTO, CALIFORNIA, AND BUTTE AT BUTTE,
MONTANA; 1. WILL FORWARD TO IDENTIFICATION DIVISION THE NAMES AND
AVAILABLE DESCRIPTION ON ANY COMMITTEE OF STATES OR ARYAN NATION
INDIVIDUAL WHO IS KNOWN TO HAVE ATTENDED EXPLOSIVES TRAINING, MAVE
KNOWN EXPLOSIVE BACKGROUND OR EXHIBITED ABILITIES TO BE FAMILIAR
WITH EXPLOSIVES. 2. WILL APPROPRIATELY ADVISED ALL INFORMANTS
AND SOURCES WITHIN THESE GROUPS OF CAPTIONED BOMBING MATTER AND OF
\$25,000.00 REWARD BEING OFFERED FOR INFORMATION LEADING TO ARREST
AND CONVICTION OF UNSUB(S).

PHILADELPHIA AT	□,
	TIES AND
CONTACTS INSIDE AND OUTSIDE THE FACILITY.	3.₩6
MINNEAPOLIS AT FARGO, NORTH DAKOTA: OBTAIN FGJ SUBPOE	NA
AND	FORWARD
TO PHILADELPHIA DIVISION FOR SERVICE AT	•
ARMED AND DANGEROUS.	

BT

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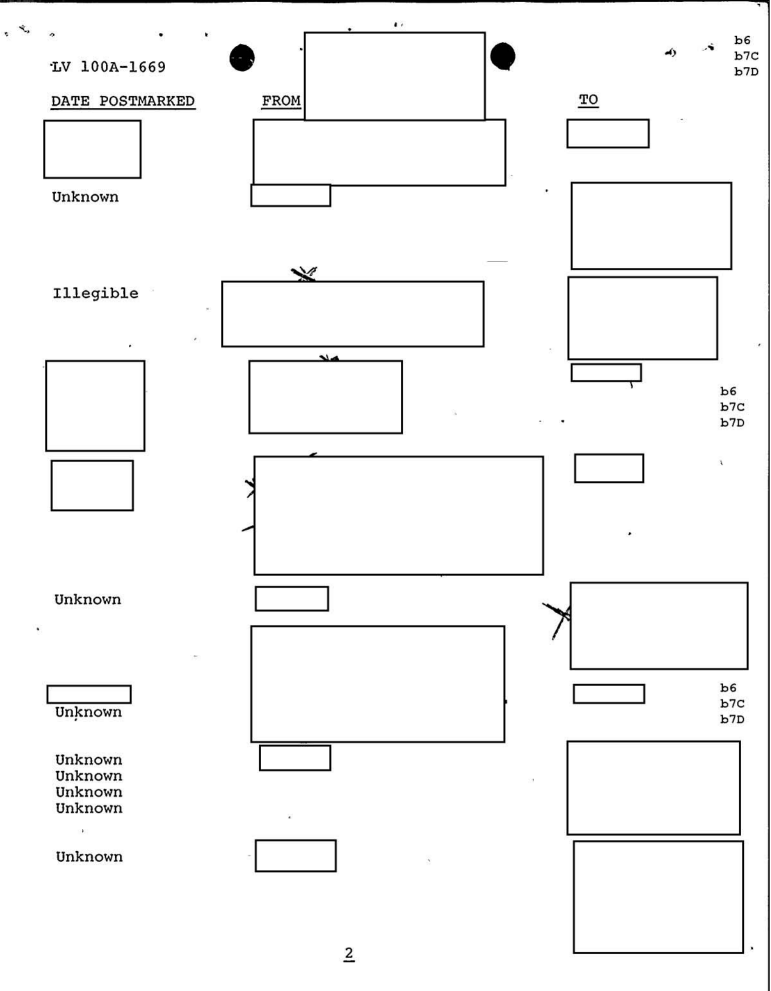
Memorandum •		
DIRECTOR, FBI (100-487433) CLAST PROM : SAC, SACRAMENTO (100A-8051) (P)	Date 1/14/88	
Subject: COMMITTEE OF STATES (COS) MARIPOSA, CA DS/T OO: SC	XP'	
	b7	E
Re LA airtel 9/25/87 and SC airtel	11/13/87.	
For information of LA, the telephone is subscribed to by CA.	2.72	78
This individual was one of several a para-military training session at a 100 acre properties of WILLIAM POTTER CA.	COS function on the	
Investigation continues to identify of activity of in COS function	y the current level b6	
ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-10-99 BY 5194-bja-56. #448548	0-487433_66X	
D- Bureau 2 - LA (100A-87470)(IT-2) 2 - SC NJH:11c (6)	17 JAN 22 1988 b6 b70	-
1-cc-6200>		

16JAN 26 1989

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L	FD-36 (Rev. 8-29-	85)	, , FBJ		K 1 18 4
	° * •	TRANSMIT VIA: □ Teletype □ Facsimile □Airtel	PRECEDENCE: ☐ Immediate ☐ Priority ☐ Routine	CLASSIFICATION: TOP SECRET SECRET CONFIDENTIAL UNCLAS E F T O	i v
	٨			☐ UNCLAS Date 1/22/88	
			FBI (100-487433) S (100A-1669) (P)		
	45/3 X	COMMITTEE OF THE ST		题1,2,3	
	L 4	DS/T OO: SACRAMENTO		, ,,-,	
,	A 5		Г] b7E
	6	Re: Tas V	egas Airtel to Bure	eau. 12/8/87.	Î
	7		at Las Vegas disclo	And American Commission and Commission Commi	
	8	COS member	•		b7C b7D
8	9	for 1/22/88:		9.	
23-88	1Ò	DATE POSTMARKED	FROM		TO
B	11				, 466 2, 67C
\hat{c}	12				b7D
\$	13				
9	14		. ,	111/22	11 111
SC 1450	15 16	2 Director	DE-88	10-481433	- 80X1
F	17	2- Boston 2- Houston		12	JAN 27 1999
0	18	2- Kansas City 2- Phoenix	ALL INFORMATION CONT HEREIN IS UNCLASSIFIE	TARRED	b6
<u>(1)</u>	- 19	2- Portland 2- Sacramento	DATE _11:10:99 BY .5	<u>PH-bj2-5b</u>	ь7с
-	20	2- Las Vegas RJN:vw			
r	21	(16)			
		Approved:	Transmitted(Numb	per) (Time)	
	. : A	[8 JUN 0 9 1989	5214		&U.S. GPO: 1987 — 181-486

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LV 100A-1669	1. Table	6 7C
DATE POSTMARKED FROM		7D
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Unknown		
Unknown Unknown		
Unknown		
REQUEST OF THE BUREAU	The same of the	
The Bureau is requested to check indices on		b6 b7С b7D
and (probably inmate)		
LEADS	135	
BOSTON DIVISION		
At New Hampshire		b 6
Will completely identify and attempt to determine if is in White Supremist-Terrorist Matters.		ь7с ь7р
HOUSTON DIVISION	to the state of th	ente.
At, Texas	2	b 6
	oably mine	ь7С b7D

·LV 100A-1669

KANSAS CITY DIVISION

At Kansas
Will completely identify
PORTLAND DIVISION
At Oregon
Will completely identify and ,
and determine White Supremist-Terrorist connection or activities.
LAS VEGAS DIVISION
At Las Vegas, Nevada
Will follow scheduled for 1/22/88, and thereafter determine if Las Vegas COS group disbands or carries on its activities.

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b6 b7С

FEDERAL BUREAU OF INVESTIGATION Records/Operations Sections

•	necords/operations occions					
	<u>2-3</u> ,	19	88	3		
	e Searching Unit, 4989, TL# 121			i .		
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The convictions and sentences of COS members have from all observations destroyed COS in the State of Nevada and Las Vegas is RUC'ing captioned matter to Sacramento.

LEAD:

CHICAGO DIVISION

ATI LILLINOIS
 Will identify Postal Patron at determine if involved with Terrorist-White
activities.

Members of COS are known to carry firearms, have threatenend Federal Officers, and should be considered ARMED AND DANGEROUS.





Federal Bureau of Investigation

In Reply, Please Refer to File No. Las Vegas, Nevada

February 8, 1988

COMMITTEE OF THE STATES,
MARIPOSA, CALIFORNIA,
NEVADA CELL;
DOMESTIC_SECURITY___TERRORISM

ALL INFORMATION CONTAINED
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BY SPH. bja:Sb.
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The Committee of States (COS) was formed on July 4, 1984, in Mariposa, California, at the ranch of its leader, Reverend William Potter Gale. Gale is a retired United States Army Colonel, who is an avowed racist and anti-semite, and pastor of the Ministry of Christ Church. He has publicly advocated threats on Federal officials, although there is no evidence to show that he has ever carried out any of his threats. The organization itself is a white "hate group" which is similar in ideology and involved with the Aryan Nations (AN). Its members or "delegates" are anti-black, anti-Jew, and anti-Federal Government. They are known to have conducted paramilitary training and to be heavily armed.

The militant arm of the COS is called the "Unorganized Militia" with a marshal assigned to each state. There are known cells of the COS in the States of California, Nevada, and Arizona.

During 1985, the group sent letters to the Internal Revenue Service (IRS) issuing "death warrants" to any IRS employee who interfered with the COS or its delegates. Contacts with delegates have resulted in specific threats to IRS Agents, but no assaults have yet taken place. Contacts have also resulted in "indictments" of two IRS employees by the COS. An indictment was explained by a COS delegate as a conviction. The penalty for such a conviction is to be death.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.



100-487433-66020

Bicentennial of the United States Constitution (1787-1987)

FNCI ASURE

Threats have also been made to

do not

present what COS members feel to be a fair view of the organization's aims. To date, however, no acts of violence have been attributed to the COS.

A document was filed on July 13, 1984, at the Mariposa County Recorder's Office, Mariposa, California, at the request of COS.

This document is entitled "Committee of the States in Congress, July 4, 1984." The document is written in a style reminiscent of the Constitution of the United States and the Articles of Confederation. The document makes numerous demands on the Congress of the United States and includes an indictment of the Congress.

The document includes a "Unanimous Declaration of the Fifty United States of America, Assembled," which includes, in part, the following two paragraphs:

"Your attention is directed to the affirmation of the attached indictment wherein the Committee of the States is lawfully empowered to perform its functions under authority of Article V., Articles of Confederation and Perpetual Union as ratified by the States of the Union and formally announced to the public on March 1, 1781."

"In caveat and interference or attempt to interfere with the functions and activities of this Committee of the States or its delegates; by any person, or any agency of government, shall result in the death penalty being imposed upon conviction by said committee sitting as the congress of the United States."

Three pages of this document contained the names of delegates represented in the COS in Congress assembled in 1984, including the following three names of persons representing the State of Nevada:

and were subsequently identified as the persons responsible for sending threatening letters to the IRS or its employees.

On June 12, 1985, captioned Las Vegas cell of COS was reported to be looking for places to stash supplies and weapons on the roads leading out of Las Vegas, Nevada. This same group was alleged to be planning some confrontation with a law enforcement agency (not identified), on Christmas Day 1985 when that agency would have only a skeleton crew on duty. The group felt that they could not win in this confrontation; however, such action would obtain for the group some national media attention.

On October 9, 1986, the Federal Grand Jury (FGJ), District of Nevada, Las Vegas, Nevada, returned a ten count indictment against members of COS for violations of Title 18, United States Code (USC), Sections 371, "Conspiracy"; 876 "Mailing Threatening Communications"; 2, "Aiding and Abetting"; and Title 26, USC, Section 7212 (a), "Attempt to Interfere with Administration of Internal Revenue Laws." Those indicted are as follows:

a-	(Arizona)
	(Nevada)
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2.	(Nevada)
Fortuna	to "Slim" Parrino (California
	(Nevada)

On June 3, 1987, pled quilty in United States District Court, Las Vegas, Nevada, to the Federal charge against her in the above indictment, and was placed on pre-trial diversion with eighteen months supervision. also waived her privileges regarding testifying and will therefore testify against the other defendants in this case.

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On September 4, 1987, pled quilty in United States District Court, Las Vegas, Nevada, to the charges against him and agreed to testify against other defendants. On November 6, 1987, was sentenced to one year in custody of the Attorney General (AG) of the United States and five years probation.
On September 18, 1987,, another defendant who was several days into his, and other defendants' trial, at Las Vegas, Nevada, pled guilty to the charges against him and was sentenced to one year in custody of the AG and five years probation.
On October 2, 1987, the five remaining defendants, William Potter Gale, , and Fortunato "Slim" Parrino, were found quilty of all ten counts charged in the indictment.
On January 15, 1988, four of the above five were sentenced by United States District Court (USDC) Judge Lloyd George as follows:
William Potter Gale to one year plus one day custody of the AG, \$5,000.00 fine, and five years probation. He must surrender for incarceration on February 19, 1988.
to thrity months custody of the AG and five years probation. He must surrender for incarceration on February 19, 1988.
of the AG and five years probation. He must surrender for incarceration on February 19, 1988.
FORTUNATO "SLIM" PARRINO to one year plus

one day custody of the AG, \$2,500:00 fine and five

a number of years ago.

years probation. He must surrender for incarceration on February 19, 1988. PARRINO was the only defendant to voice his remorse for his involvement with COS and its members. PARRINO volunteered that his involvement in the Far Right began when a fellow police officer urged him to attend meetings of the John Birch Society

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The above convictions and sentences have

decimated the COS in the State of Nevada.

MEMBERS OF COS ARE KNOWN TO CARRY FIREARMS, HAVE THREATENED FEDERAL OFFICERS AND SHOULD BE CONSIDERED ARMED AND DANGEROUS! ь6 ь7с

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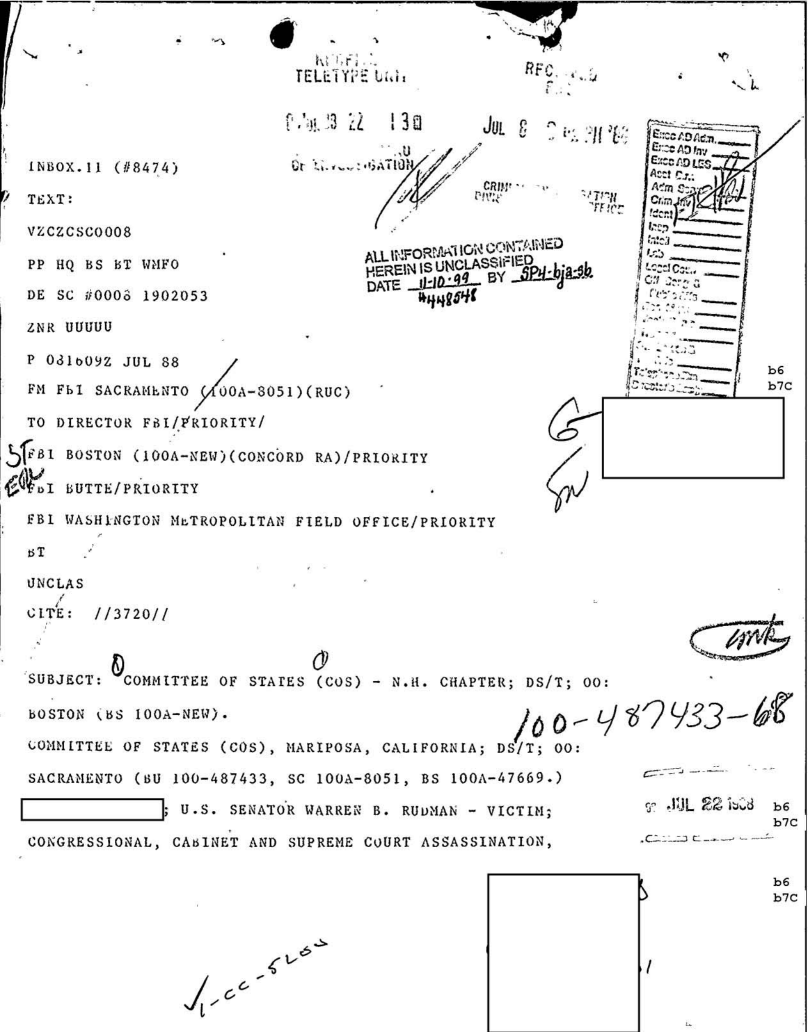
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KIDNAPPING AND ASSAULT (CCSCAKA); MLMber of CONGRESS - ASSASSINATION; OO: BOSTON (BS 89A-430).

RE: BOSTON TELETYPE TO THE BUREAU, DATED 6/30/88.

IN VIEW OF RECOVERY OF SEMI-AUTOMATIC WEAPON AND VIOLENT KHETORIC ESPOUSED BY AND CONSIDER ARMED AND DANGEROUS.

SACRAMENTO INDICES NEGATIVE ON INDIVIDUALS, ORGANIZATIONS AND ADDRESSES LISTED IN REFERENCED TELETYPE, WITH FOLLOWING EXCEPTIONS:

CHRISTIAN DEFENSE LEAGUE (CDL) IS REFLRENCED IN SC 157-2632-182P4, SAN DIEGO FD-306, 4/5/74. AT MEETING IN SAN DIEGO 3/28/74, COLONEL WILLIAM POTTER GALE DISCUSSED ARTICLE ON HIMSELF AND IDENTITY MOVEMENT WRITTEN IN VOLUME V, ISSUE 14 OF "SAN DIEGO DOOR", MARCH 1974, B1-MONTHLY PUBLICATION, WHEREIN HE WAS QUOTED AS BEING ONE OF DRIVING FORCES BEHIND MILITANT CDL IN THE SIXTLES.

CDL OF	ILLINOIS IS REP	FERENCED IN	SC 100-	0-382, S	ACRAMENTO
LETTER TO MO	DBILE, 6/27/85,	CAPTIONED		; PO	SSIBLE
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CONSERVATIVE AND PATRIOTIC GROUP. SHE RECEIVED PACKET OF

LITERATURE FROM CDL OF ILLINOIS, FLORA, ILLINOIS. CONTAINING

ANTI-AMERICAN AND ANTI-JEWISH STATEMENTS.

MINISTRY OF CHRIST CHURCH (MCC), AKA IDENTITY GROUP (IG) ON 2/24/75, IS CHARACTERIZED IN SC 100-118, CAPTIONED "CHARACTERIZATIONS OF SUBVERSIVE ORGANIZATIONS" AS HAVING FILED ARTICLES OF INCORPORATION IN CALIFORNIA IN OCTOBER, 1964, WITH STATED PURPOSE OF "ESTABLISHMENT, MAINTENANCE AND CONDUCTING OF A CHURCH OF THE CHRISTIAN FAITH". 1G HAS BEEN REFERRED TO AS COVER FOR UNDERGROUND ARMY AND HAD MAILING ADDRESS P.O. BOX 423, GLENDALE, CALIFORNIA IN 1972, 100 ACRES OF LAND KNOWN AS MANASSEH RANCH WERE PURCHASED IN MARIPOSA COUNTY, CALIFORNIA AND IS NATIONAL HEADQUARTERS. WILLIAM POTTER GALE, LEADER OF IG, AND OTHER MEMBERS HAVE EXPRESSED HATRED FOR JEWS AND NEGROES AND ADVOCATED KILLING FBI AND IRS AGENTS AS WELL AS HANGING CERTAIN JUDGES. "IDENTITY", QUARTERLY NEWS BULLETIN PUBLISHED BY IG, STATES U.S. CHRISTIAN POSSE ASSOCIATION WAS FORMED UNDER MCC TO ASSIST IN FORMING CHRISTIAN POSSE IN EVERY COUNTY IN U.S., AND BODY OF CITIZENS CONSTITUTING SHERIFF'S POSSE CALLED "POSSE COMITATUS". IG BELLEVES COUNTY SHERIFF IS ONLY LEGAL LAW

PAGE FOUR DE SC 0008 UNCLAS

ENFORCEMENT OFFICER IN U.S. AND SHOULD HE FAIL TO PERFORM HIS DUTIES, POSSE CONITATUS MUST ACT IN NAME OF SHERIFF TO ENFORCE LAW.

MCC IS SUBJECT OF SC 157-2632 CAPTIONED "IDENTITY GROUP, AKA MCC; EM-WHITE HATE GROUP; BU 157-28219.

MCC IS REFERENCED IN SC 100A-8051-1, BUREAU TELETYPE TO SACRAMENTO, DATED 7/17/84, CAPTIONED "COMMITTEE OF STATES, MARIPOSA, CALIFORNIA; DS/T; OO: SACRAMENTO". COLONEL WILLIAM POTTER GALE IS LEADER OF IDENTITY MOVEMENT AND HAS PROMOTED ANTISEMITIC PROPAGANDA THROUGH MCC, MARIPOSA. IDENTITY MOVEMENT COMPOSED OF NUMBER OF "CHURCHES" WHOSE "THEOLOGY" IS BASED ON ANTI-SEMITISM AND WHITE SUPREMACY.

MCC IS SUBJECT OF SC 190-183, CAPTIONED "MINISTRY OF CARIST
CHURCH, ANA IDENTITY GROUP; - REQUESTER; FOLA
MATTER". IS REPORTER FOR SAN JOSE MERCURY NEWS WHO MADE
FOIA REQUEST 12/5/83.
IS REFERENCED IN SC 100A-8051-22,
BOSTON TELETYPE TO THE BUREAU, DATED 1/14/85, CAPTIONED SAME AS
FITLE. HE IS DESCRIBED AS HIGHLY VISIBLE ANTI-TAX ADVOCATE WHO
HAS ORGANIZED GROUPS SUCH AS "AMERICANS FOR CONSTITUTIONAL

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RIGHTS", CTP", LOCAL PATRIOT ORGANIZATION, AND "NATIONAL
ASSOCIATIONOF INDEPENDENT PATRIOT CLUBS". HE RESIDES AT
, MASS., HAS SSAN , AND IS
CONSIDERED POTENTIALLY DANGEROUS TAXPAYER BY IRS.
IS ALSO REFERENCED IN SC 100A-8051-42P15,
SACRAMENTO TELETYPE TO THE BUREAU AND BUTTE, DATED 2/13/85,
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e.	REFERENCE SACRAMENTO TELETYP	E TO BUREAU 4/1/88.	-487433-67
	EFFORTS TO IDENTIFY	, negative.	ONLY b6
LI	STED RESIDENT OF	, NEW HAMPSHIR	E, IS
	NO ARREST DATA ON ANY	A CONTRACTOR OF THE PROPERTY O	÷
		TATE MOTOR VEHICLE OR STATE	POLICE
	REST RECORDS ON	OROR	IT b6 b7c
SE		IS AN EXCLUSIVE AREA OF	
<u> </u>	, NEW HAMPSHIRE, WITH	MANY EXPENSIVE HOMES.	
		5000	.]
	1-00	,5200	
16F	EB 06 1989		

THOSE TWO DE BS GOOD GMC	una
	, NEW HAMPSHIRE POLICE DEPARTMENT WHO IS
VERY FAMILIAR WITH	AREA ADVISED THAT.
WAS UNKNOWN TO HIM. NO	FURTHER INVESTIGATION BEING CONDUCTED BY
BOSTON UNLESS REQUESTED	BY SACRAMENTO.
BT	
#0004	

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FEBRUARY 23, 1988

UNCLAS

PRIORITY

,	FM D	RECTOR FBI (100-487433)		ALL INFORMATION OF STAINED)
	TO F	BI LAS VEGAS (100A-1669) PRIO	YTI	HEREIN IS UNCL	-sh_
	FBI :	SACRAMENTO (LOQA-8051) PRIORIT	ГҮ	DATE _11-10-44 EY 3-4-010	
ē	ВТ				
1	UNCL	ZA		a a	4
/	COMM:	ITTEE OF STATES; DOMESTIC SECU	JRITY/TERROR	; (T\Zd) MZ]	
	00:	SACRAMENTO			. ~
		RE LAS VEGAS AIRTEL TO FBIHQ	DATED JANUAR	RY 22, 1988.	C
		IN RESPONSE TO LAS VEGAS' REG	NASRUB .TZBU] INDICEZ CHECKZ	
	WERE	CONDUCTED ON		<u> </u>	
		h AND			
	91 Př	CHECKS ON ALL SUBJECTS WERE N	NEGATIVE.		ä
	ВТ				
	l				
	03 ⊈ 1				4
			ž	111/22 And 18	SE
,	E .		100-4	481433-70	
			ı	a -	
-	KA	n (Som TJG: DAD (4)	2/23/88		
	ı - [THE DAD	SEE NOTE F	PAGE 2	

13.FEB 0 61989

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b6 b7С NOTE:

THIS COMMUNICATION IS IN RESPONSE TO A REQUEST FOR BUREAU INDICES CHECKS BY THE LAS VEGAS DIVISION.

55ED-36 (Rev. 8-29-	85) F-BI
SRC'D SER AMJ REC	TRANSMIT VIA: PRECEDENCE: CLASSIFICATION: Top Secret Facsimile Priority Routine CONFIDENTIAL UNCLAS E F T O UNCLAS 2/11/88 Date
1	TO: DIRECTOR, FBI (100-487433) ALL INFORMATION CONTAINED
2	FROM: 1 SAC, PORTLAND (100A-15057) (RUC) HEREIN IS UNCLASSIFIED DATE 11-10-99 BY SPH-bja-Sb_
3	
4	COMMITTEE OF THE STATES (COS); DS/T
5	(OO: Sacramento)
6	b7E
7	
8	Re Las Vegas airtel to Director, dated 12/8/87.
9	In referenced airtel, information was provided from an informal mail cover at Las Vegas, which disclosed that
10	b6
11	Oregon, had been corresponding with, convicted b70 Committe of the States member who is an
12	
13	known to the Portland Office through the activities of her b70
14	husband,, date of birth . Both and work together in right wing activities,
	the most recent of which is summarized as follows:
15	and work as b6
16	Oregon. That address
17	is used as a bookstore for right wing literature and an office where persons involved in tax protest matters and other related
18	philosophies such as the American Freeman Philosophy of Non-Licensing, can obtain legal assistance in their local court battles.
19	2 - Bureau a FEL 22 1988
20	2 - Las Vegas (100A-1669)
21	2 - Sacramento 1 - Portland
	DLS:tg (7)
	Approved: Transmitted(Number) (Time)
	, , ,
	1987 — 181-486
	13.FEB 14 1989 / cc - 5 25cd

PD 100A-15057

In 1987 (and possibly currently),	60
was the Committee of States. He was known	b7C
to have an association with and has acknowledged	
that during the summer of 1986, hosted at his residence	
in Oregon. was allegedly a guest speaker at a Portland,	
Oregon Christian Patriot meeting sometime during 1986.	
sanger same and an analysis an	
Although is totally committed to	
the right wing movement, he is personally known by Agents	
of the Portland Office, and a reasonable rapport with him	
has been established. He has been recently conservatively	b6
cooperative with the FBI and appears to be committed to the	ь7С
concept of affecting political change by non-violent means.	
He has never been known to engage in any type of violent activity	
locally, and appears to have discouraged such activity among	
his followers. He is, however, extremely active in all of	
the traditional right wing protests including anti-tax, anti-semetic,	
racist, and general anti-government matters.	
racist, and general anti-government matters.	
Because the activities of and	b6
	b7C
are reasonably known to the Portland Office, a separate investigation	D/C
concerning them is not being initiated. At any time deemed	
appropriate by the office of origin, Portland is in a position	
to interview concerning the activities of the Committee	
of States, which the expectation of obtaining cooperation	
and truthful answers approximately forty percent of the time.	



U.S. Department of Justice

Federal Bureau of Investigation

Boston, Massachusetts

In Reply, Please Refer to File No.

January 17, 1988

COMMITTEE OF STATES
NEW HAMPSHIRE CHAPTER
DOMESTIC SECURITY/TERRORISM

ALL INFORMATION SCHAMED
HEREIN IS UNCLASSIFIED BY SPH-bja-Sb_
DATE 11-10-94
HH85H8

Investigation with regard to the possible existence of
a New Hampshire Chapter of the COMMITTEE OF STATES (COS) was
predicated on information developed during an investigation of a
possible threat against United States (U.S.) Senator WARREN B.
RUDMAN by Information developed during the course
of the investigation of the alleged threat indicated had
not directly threatened Senator RUDMAN, but rather had expressed
disapproval with the policies of Senator RUDMAN, and others
including Senator DANIEL INOUYE, Senator EDWARD KENNEDY, and
Senator HOWARD METZENBAUM. A great deal of his displeasure
stemmed from what he perceived to be their harsh treatment of
Colonel OLIVER NORTH during Congressional Hearings.
Acquaintances of have also heard him speak negatively of
politicians in general and of all Jewish people. Acquaintances
have also characterized as ultra-conservative, involved in survivalist and anti-tax activities.
survivalist and anti-tax activities.
Turnettuntiu ben determined
Investigation has determined is closely associated with of New Hampshire,
associated with
who is classified by the INTERNAL REVENUE SERVICE (IRS) as a
Potentially Dangerous Taxpayer name appeared on a list of delegates who attended a national convention of the COS
iist or delegates who attended a national convention or the COS
in Mariposa, California in July, 1984. The alleged purpose of
that convention was to prepare an "indictment" of the Congress of
the U.S. which made various accusations against the Congress of
the U.S. and continued that, if the indictment was not acted
upon, forceful steps would be recommended.
Several other individuals believed to have attended
that convention were subsequently convicted in Las Vegas in 1987
for their anti-tax activities and mailing threatening
communications. One of those individuals, WILLIAM POTTER GALE,
was the leader of the MINISTRY OF CHRIST CHURCH (MCC), also known
as IDENTITY GROUP (IG), whose members have expressed hatred for

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

Jews and Negroes and advocated killing FBI and IRS agents as well as hanging certain judges. "Identity", a quarterly news bulletin published by IG, has stated the U.S. CHRISTIAN POSSE ASSOCIATION

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was formed under MCC to assist informing CHRISTIAN POSSE in every county in the U.S., and a body of citizens constituting a sheriff's posse called "posse comitatus". IC believes the County Sheriff is the only legal law enforcement officer in the county and should he fail to perform his duties, posse comitatus must act in the name of the sheriff to enforce the law.

resided with	, New
Hampshire, from approximately October, 1987	to mid April, 1988.
	, Massachusetts area
where they attended school together. When	
house, he left personal possession	s behind, including
the following:	

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- 1) and Company, Inc. rifle, serial number in boyt black case, with one magazine containing five rounds
- 2) Five Self Reliance Group. Special Forces, Operational Techniques VHS tapes, entitled:
 - A. Intelligence-Psychological Operations
 - B. Infiltration-Planning and Operations
 - C. Demolition and Engineering Medical Aspects of SF Operations
 - D. Air Operations Raids and Ambushes
 - E. Water Operations Communications

With tapes were four FM 31-20 booklets entitled Special Forces - Operational Techniques, as follows:

- A. Air Operations Diagrams
- B. Water Operations and Communications Diagrams
- C. Demolitions and Engineering
- D. Raids and Ambushes Diagrams

- 3) Booklet entitled "The U.S.A. in Bible Prophecy-Two Sermons Preached to the U.S. Congress in 1857
- 4) U.S. Army Intelligence and Security Command Military Intelligence A Picture History
- 5) Rubber stamp of Nazi insignia
- 6) Christian Defense League publications
- 7) A meeting notice for a February 16 (no year specified) meeting of the CHRISTIAN AMERICAN RIGHTS ASSOCIATION
- 8) Various publications of <u>Christian Law Journal</u>, P.O. Box 911, Hayden Lake, Idaho
- 9) Christian Soldier News, published by <u>Church of Christ in Israel</u> (Pastor BERNARD DOUGHERTY)
- 10) Publication of the <u>Christian Vanguard</u>, P.O. Box 426, Metairie, Louisiana; and Word of Christ Mission, P.O. Box 345, Damon, Texas
- 11) Order blank for tape 82-62 entitled "Woe Unto You Lawyers" offered by MINISTRY OF CHRIST CHURCH, 5481 Clouds Rest, Mariposa, California
- 12) Intelligence Report on Communist's "Trojan Horse" invasion of the U.S. and Canada compiled and written by RUSSELL GREGORY THATCHER, published by A.C.C. SERVICES, 2553 Texas Avenue, South, Suite C, College Station, Texas
- 13) Publication of the CHRISTIAN COMMITTEE to Teach Bible Law, Box 481, Lakemore, Ohio
- 14) Publication of the CHRISTIAN DEFENSE LEAGUE, P.O. Box 449, Arabi, Louisiana
- 15) Publication of Western Front, P.O. Box 27854, Hollywood, California.

On August 12, 1988, New Hampshire, advised he is responsible for booking rentals of the On several occasions, he rented the hall to for \$50 on each occasion. On those occasions, a group of twelve to twenty individuals met in the hall. They began their meetings with the Lord's Prayer, the Pledge of Allegiance to the Flag, and quotations from the Bible. The balance of the meeting, according to, would consist of discussions regarding various aspects of government and tax evasion.	
The meetings would end with a song from the Bible. recalled members of the group came from	
In February, 1988, the raised the hall rental fee to \$145, at which time group stopped meeting there. The scheduled February, 1988, meetings of the group were not held at the	
On June 23, 1988, local law enforcement officials attempted to deliver a County Superior Court restraining order to and property owners, property owners, property owners, property owners, property owners, property which was being done without proper building permits and in violation of building codes. The officials were confronted by (date of birth property), who apparently resides on that property. Was carrying a rifle, which he pointed at the officers. After repeatedly being told to put the rifle down, eventually did so while at the same time drawing a .32 caliber pistol from behind his back and pointing it at the officers. Was subdued and arrested by the officers. No shots were fired. has been charged with Obstructing Government Administration (a misdemeanor), Criminal Threatening (a misdemeanor), and Attempted First Degree Assault (a felony).	9
During proceedings on those charges in Superior Court, has requested that serve as his spokesperson, thus establishing a relationship between , and Apparently, request was granted. The charges against are still pending.	

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The had written a letter, dated May 21, 1988, to the Wakefield, New Hampshire Board of Selectmen, wherein they asserted their constitutional rights to do as they please with their property and to protect their property from unlawful trespass by anyone, including police, "by all the means in his power, at every hazard and expense of his assailant". In addition, the, and (believed to be girlfriend) have filed a criminal complaint for unlawful trespass and aggravated breach of the peace against the officers. The complaint is witnessed by and and
Investigation has determined from February, 1983 to April, 1988, acquired four adjoining parcels of land in a sparseley populated area of, New Hampshire, totaling approximately 8.5 acres. There are several camper and/or trailer type vehicles on the property, as well as four permanent structures in various stages of completion. In addition, numerous motor vehicles are parked on the property appears to be using geese to alert him if anyone approaches the property.
A silver-gray Datsun Pickup Truck, bearing Grand Turks-Caicos license plate has been observed at the residence of on numerous occasions. It has been determined through Interpol that license number is not valid and has never been issued in the Turks and Caicos Islands.
A 1978 Chevrolet Monte Carlo driving by was at one time titled in Massachusetts, as evidenced by title number in the name of K.T. REALTY TRUST, Box 323, Wilmington, Massachusetts. That title lists the vehicle identification number (VIN) of the automobile as On May 27, 1988, the automobile was registered in New Hampshire, as evidenced by registration number, which was listed to M.T. REALTY TRUST, P.O. Box 323, Wilmington, Massachusetts,, New Hampshire, on a green 1978 Chevrolet Monte Carlo, bearing VIN That registration had an expiration date of June 30, 1989. On December 1, 1988, the vehicle was again registered in New Hampshire, as evidenced by registration number, which is listed to, New Hampshire, on a green 1978 Chevrolet Monte Carlo, bearing VIN, New Hampshire, on a green 1978 Chevrolet Monte Carlo, bearing VIN, New Hampshire, on a green 1978 Chevrolet Monte Carlo, bearing VIN, New Hampshire, on a green 1978 Chevrolet Monte Carlo, bearing VIN, That
registration bears an expiration date of May 31, 1989.

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	mer
Date of Birth:	(unconfirmed)
Place of Birth:	Massachusetts (unconfirmed)
Sex:	Male
Race:	White
Height:	5'10" - 6'
Weight:	Approximately 200 pounds
Hair:	Grey
Address:	
Previous Address:	Commission of the statement of the state
Sources advise the leader, of the unknown. Recent travel is un earlier, is known to California in July, 1984, to COS. Finances are unknown. and	is one of the leaders, if not Chapter. Criminal activity is known, however, as indicated to have traveled to Mariposa, attend a national convention of the is an associate of

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Alias:	
Date of Birth:	(also uses with
Place of Birth:	Massachusetts
Sex:	Male
Race:	White
Height:	5'11" - 6'
Weight:	170 pounds
Hair:	Red
Eyes:	Blue
Social Security Account Number:	
Scars:	Scars on thumb of left hand
Address:	
Previous Address:	

7

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	Arrest:	November 24, 1977 Andover, Massachusetts Assault and Battery and DWI disposition unknown
	FBI Number:	
(e :	Massachusetts Bureau of Identification Number: Employment:	Unemployed
	Previous .	onemp20, ou
	Occupations:	
	NCIC Fingerprint Classification:	
believed [unknown.	Role in group is unl	known to date, although it is all member. Criminal activity is
	Travel unknown.	is known associate of
	Finances are unknown	n.

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	and the same and the same of t
Date of Birth:	i i
Place of Birth:	Massachusetts
Sex:	Male
Race:	White
Height:	5'9"
Weight:	160 pounds
Hair:	Brown
Eyes:	-Brown
Social Security Account Number:	
Address:	
Previous Address:	
Occupation:	• E
Scars/Marks/Tattoos:	_
FBI Number:	
Arrests:	Numerous traffic violations in New Hampshire - 1982 to 1988, for misuse of plates, operating without a license, speeding, non-inspection, operating after suspension, operating an unregistered vehicle, and driving while intoxicated (DWI)

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Larceny in Stateville, North Carolina on July 1, 1984. Convicted August 6, 1984, suspended 2 year sentence, 3 years probation, and a \$250 fine

	Role	in	group	is	unknown.	Travel	and	finances	are
unknown.			is ar	as	sociate of				and

	Date of Birth:	The same of the sa
	Sex:	Female
	Race:	White
	Height:	5'3"
· 100	Weight:	112 pounds
	Hair:	Brown
	Eyes:	Blue
_	Social Security Account Number:	
	Address:	
finances, known ass	role in the great and criminal activities ociate of	oup is unknown. Her travel, are also unknown. She is a

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	Sex:	Female
•	Race:	White
	Height:	5'6"
8	Weight:	145 pounds
_	Hair:	Brown
	Eyes:	Hazel
	Social Security Account Number:	
	Address:	The state of the s

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COMMITTEE OF STATES NEW HAMPSHIRE CHAPTER DOMESTIC SECURITY/TERRORISM

Date	of Birth:	M->3	
Sex:		Male	
Race:		White	
Heigh	t:	613"	
Weigh	t:	215 pounds	¥
Hair:		Blond	
Eyes:		Blue	*
Addre	ss:		

b6 b7С

COMMITTEE OF STATES NEW HAMPSHIRE CHAPTER DOMESTIC SECURITY/TERRORISM

Date of Birth:		
Sex:	Female	
Race:	White	
Address:		•

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SSP.	,
CLASSSRC'D	Exec AD Adm,
SER TELETY	Asst. Dir.:
INDUA-51 (#5847)	Crim. Inv 12.18 (
TLAT: 19 FEB U8	55a Insp.
VZCZCSCOUOS OF INVES	TIGATION Cong. 8
KR nQ PX LV	Public Affs, Rec. Mgnt, Toch. Servs
DE SC #0005 0490039	Training
עאג טטטטט	HEREIN IS UNCLASSIFIED Int. Alls
R 04921462 FEB55	иннеене ре
Fit SACRAMENTO (100A-8051) (P)	ь7с
TO DUREAU ROUTINE	
PHOENIX ROUTINE	
LAS VEGAS ROUTINE	
I	
UNCLAS	
ATTM: CID-DONESTIC TERRORISM UNIT	
COMMITTED OF STATES (COS), HARIPOS	
	N N D D D D TE
	100-481433-10
FOR INFORMATION OF BUREAU AND	RICEIVING OFFICES, SACRAMENTO
BECAME AWARE THROUGH INFORMAGT INF	
1936, THE COS HAD SPONSORED AND SU	BSEQUELTLY HELD A THREE DAY 12 MAR 16 1988 b6
PARA HILITARY TRAINING EXERCISE ON	
Compound AT MARIPOSA, CALIFORNIA.	
DURING THE CO	URSE OF THE EXERCISES AND
•	
	√√-9° b6 b7c
68 MAR 0 1 1989.	B/C

PAGE THO DE SC 0005 UNCLAS	
CTINGS, ONE COMMITTEE OF STATES' MEASER,,	ь6 ь7с
HADE AVAILABLE	b7D
, SACRAHENTO HAD	b 6
5 SHORAHLATO HAD	b7 C
INTERDED ON ACCUMULATING ADDITIONAL INFORMATION ON THE GROUP'S	b7D
ACTIVITIES AND PRESENTING IT TO THE U.S. ATTORNEY FOR APPROPRIATE	
PROSECUTIVE ACTION, AS RECIPIENTS ARE AWARE, SEVERAL COMMITTEE	
OF STATES MEMBERS WERE INDICTED IN LAS VEGAS AND HAVE BEEN	
SUBSEQUENTLY CONVICTED.	
THIS ACTION IN RESULTING INVESTIGATIVE EFFORT WOULD MAKE	
CONTINUED INVESTIGATION OF THE INDICTED DEFENDANTS IN THE LAS	
VEGAS CASE A DUPLICATION OF EFFORT. IN THE ALTERNATIVE,	
SACRAMENTO MAS PRESENTED, ON FEB. 4, 1988,	ь6 ь7с
TO SUPERVISING ASSIST. U.S.	b7D
ATTORNEY EASTERN DISTRICT OF CALIFORNIA.	
INFORMED HE WANTED THIS MATTER TO BE PRESENTED TO THE MARIPOSA	(*)
COURTY DISTRICT ATTORNEY'S OFFICE FOR POSSIBLY TRIAL THROUGH	

PAGE THREE DE SC 0005 UNCLAS CROSS DESIGNATION PROSECUTION. BELIEVED THAT SENTENCING AND LUCAL IMPACT CONSIDERATIONS WOULD BE BEST MET BY PROSECUTING LOCALLY. THROUGH CONTACT WITH [..ARIPOSA COUNTY SHERIFF'S OFFICE AND DISTRICT ATTORNEY , A PROPOSAL HAS BEEN FORMULATED WHEREBY CHARGED IN LOCAL COURT FOR EXPLOSIVE VIOLATIONS. A MEETING IS SCHEDULED FOR FEB. 19, 1988 TO IRON OUT A PROSECUTIVE PLAN OF ACTION . SHOULD THIS HATTER GO FORWARD, THE TESTIMONY OF WILL LE REQUIRED AS WILL, IN ALL PROBABILITY, SOME TECHNICAL EXPERT TESTIMONY FROM FBIRD, LABORATORY EXPLOSIVES UNIT. PRESENTLY, SACKAMENTO DOES NOT ANTICIPATE UTILIZING THE TESTIMONY OF , UNLESS SUCH WILL BE REQUIRED BY THE U.S. ATTORNEY AND THE DISTRICT ATTORNEY'S OFFICES. SACRAMENTO IS MAKING NO SPECIFIC REQUEST AT THIS TIME, BUT LILL KEEP RECIPIENTS INFORMED OF PROSECUTIVE ACTION AND TIMETABLE. TL

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MARCH 21, 1988

UNCLAS

PRIORITY

	FM DIRECTOR FBI (100-487433) TO FBI SACRAMENTO (100A-8051) (P) PRIORITY BT	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE
T	THE CHECKET STREET STREET STREET STREET STREET STREET STREET STREET STREET STREET STREET STREET	
	COMMITTEE OF STATES (COS); MARIPOSA, CALIFORNIA	.1
	DOMESTIC SECURITY/TERRORISM (DS/T); 00: SACRAM	ENTO
	RE FBIHQ ROUTINE TELETYPE TO SACRAMENTO DA	TED OCTOBER 27.
· ·	1987.	
		d.
	IT IS NOTED THAT	
[PURSUANT TO THE ATTORNEY GENER	AL'S GUIDELINES
	FOR DS/T INVESTIGATIONS, AUTHORIZATION TO RENEW	ZIHT
	INVESTIGATION FOR AN ADDITIONAL LAD DAYS MUST B	E OBTAINED FROM
	FBIHQ. IN REFERENCED TELETYPE, THE SACRAMENTO	ZAW NOIZIVID
	ADVISED THAT IF A RENEWAL OF THIS INVESTIGATION	IS DESIRED, FBIHQ
,	MUST BE PROVIDED WITH A LETTERHEAD MEMORANDUM (LHM), REPORTING
	Kom / Som HHH: DAD (3) 3/21/88 [· · · · · · · · · · · · · · · · · · ·
	L - SEE NOTE PA	GF 3
	1 -	
		100-4011/22-73

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COMMUNICATION OF THE PROPERTY

CLE STRUCTURE OF SIER THE RESULTS OF THE INVESTIGATION ZIHT LHM MUST ARRIVE AT FBIHQ NO LATER THAN WORKING DAYS PRIOR TO THE CURRENT EXPIRATION DATE. BT

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NOTE:

THIS TELETYPE APPRISES THE SACRAMENTO DIVISION THAT ITS
INVESTIGATION, CAPTIONED COS, IS DUE TO EXPIRE
IF SACRAMENTO WANTS TO RENEW THIS INVESTIGATION FOR ANOTHER 180
DAYS, THEY SHOULD NOTIFY FBIHQ BY LHM, NOT LESS THAN TEN WORKING
DAYS PRIOR TO THE CURRENT EXPIRATION DATE.

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Exec AD Adm. Exes AD lay. INBOX.34 (#9687) Exce AD LES Asst. Dir.; Adm Serve TEXT: OF INVESTIGATION Crim, lay . Ident VZCZCSC0010 Intol. رديا RR HQ LV PX BS Logal Coun. Off Cong. & ALL INFORMATION CONTAINED DE SC #0010 0910025 Public Alla. HEREIN IS UNCLASSIFIED DATE 11-10-99 BY SP4-bja-sb Rec. Mgct. Tech. Servs. ZNR UUUUU Training_ OII. Lizicon & 020200Z APR 88 lat. Adds. Telephone Rm. M SACRAMENTO (100A-8051)(P) Director's Secty. DIRECTOR (100-487433) (ROUTINE) **b6** b7C LAS VEGAS (100A-1669) (ROUTINE) PHOENIX (ROUTINE) BOSTON (ROUTINE) BT UNCLAS ATTENTION: FBIHQ CID, DOMESTIC SECURITY UNIT b6 b7C b7E COMMITTEE OF STATES (COS), MARIPOSA, CALIFORNIA; DS/T; (00:SC) RE SACRAMENTO AIRTEL AND LHM 10/15/87; LAS VEGAS AIRTEL 1/22/88, LAS VEGAS AIRTEL AND LHM DATED 2/8/88. AS FBIHQ IS, AWARE, MOST OF THE LEADERSHIP OF CAPTIONED ORGANIZATION WAS CONVICTED ON VARIOUS CHARGES IN U.S. DISTRICT COURT, LAS VEGAS. THE CONVICTED GROUP INCLUDED NOT b6 b7C 1,00-3282

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PAGE TWO DE SC 0010 UNCLAS

HEAD OF THE ORGANIZATION, WILLIAM POTTER GALE, BUT ALSO HIS OSTENSIBLE SUCCESSOR, FORTUNATO PARRINO, BOTH OF MARIPOSA, CALIFORNIA, AND A GROUP OF SUPPORTERS IN THE LAS VEGAS AREA.

WHILE THERE HAS BEEN CONSIDERABLE TALK IN THE MARIPOSA AREA ABOUT RE-ORGANIZATION AND REVITALIZATION OF COS, THERE APPEARS, PRESENTLY, TO BE LITTLE OR NO CAPABILITY OR INTEREST TO DO SO.

SACRAMENTO DOES NOT BELIEVE IT COULD PRESENTLY JUSTIFY

THIS

JUDGEMENT WAS REACHED AFTER CAREFUL CONSIDERATION AND CONSULTATION WITH LAS VEGAS CASE AGENT WHO HAS CLOSELY FOLLOWED COS ACTIVITIES IN NEVADA.

SACRAMENTO IS STILL PLANNING TO PURSUE A PROSECUTION OF ONE COS MEMBER FOR SALE AND MANUFACTURE OF EXPLOSIVE DEVICES. FINAL PLANS ARE BEING MADE WITH PROSECUTORS TO BRING THIS EXPLOSIVES VIOLATION TO INDICTMENT.

A COPY OF THIS TELETYPE IS BEING SENT TO BOSTON IN VIEW OF AN OUTSTANDING LEAD SET FORTH IN REFERENCED LAS VEGAS AIRTEL OF 1/28/88. BOSTON SHOULD ATTEMPT TO RESOLVE THEIR INVESTIGATION WITHIN THE AUTHORIZED INVESTIGATIVE PERIOD.

SACRAMENTO HAD PREVIOUSLY REQUESTED LAS VEGAS MONITOR MAIL

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	FORMS. TEXT HAS 1 DOCUMTEETYPE UNIT #8538 SSE TEXT: 3FEB 88 19 248 FED JULY 1888 19 248
	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-10-99 BY 5PH-bja-5b HH448548 EN LAS VEGAS (1004-1669) (P)
	TO DIRECTOR -(100-407547) (ROUTINE) ALL FIELD OFFICES (ROUTINE)
1	UNCLAS COMMITTEE OF THE STATES (COS), MARIPOSA, CALIFORNIA; DOMESTIC SECURITY - TERRORISM; OO: SACRAMENTO. RE LAS VEGAS TELETYPE TO BUREAU AND ALL OFFICES, JANUARY 19, 1988.
1 1 1	ON FEBRUARY 1, 1988, THE LAST REMAINING DEFENDANT IN THE COMMITTE OF THE STATES (COS) TRIAL AT LAS VEGAS, NEVADA, b6 b70
11	LLOYD GEORGE TO SEVEN YEARS IN CUSTODY OF THE ATTORNEY GENERAL OF THE UNITED STATES, AND FIVE YEARS PROBATION. IT WAS NOTED THAT NO OTHER DEFENDANTS OR KNOWN SUPPORTERS WERE.
	PRESENT DURING SENTENCING. TOOK APPROXIMATELY ONE HOUR CONTESTING ALMOST EVERYTHING IN HELD. b6 b70
	1 - cc , 520° CM
	X

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12; ' , '1'!

PAGE TWO LV (100A-1669) (UNCLAS)

PRE-SENTENCE REPORT PRIOR TO BEING SENTENCED.

LAS VEGAS BELIEVES THE FOREGOING FOR ALL INTENTS

AND PURPOSES HAS DESTROYED COS, AT LEAST IN LAS VEGAS

DIVISION, AND CAPTIONED MATTER WILL BE RUC'D BY APPROPRIATE

COMMUNICATION IN NEAR FUTURE.

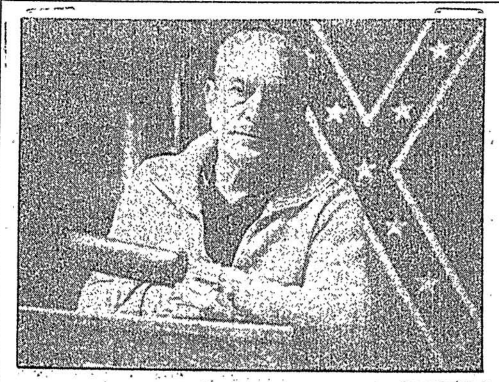
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SC 100A-8051

of the COS prior to his recent sentencing in Nevada, and is reportly no longer a member in good standing of the church or the COS.

(Mount Clipping in Space Below)



Identity Church leader William Potter Gale of Mariposa in 1985.

William Potter Gale, tax protester and white supremacist, buried

Bee Metro staff

MARIPOSA - Tax protester and white-supremacist minister William Potter Gale of Mariposa was buried Monday at Riverside National Cemetery.

Gale, 71, a retired Army colonel, died of natural causes Thursday at Castle Air Force Base Hospital near Merced.

Head of the paramilitary Committee of the States and the white supremacist Identity Church, Gale had been sentenced in January to one year in prison. for sending death threats to a judge and Internal Revenue Service agents.

A federal judge in Las Vegas had postponed the sentence, however, because Gale was suffering from severe emphysema and was appealing the sentence.

Gale and four others, including Mariposa resident Fortunato "Slim" Parrino, had been convicted by a federal jury in Las Vegas last October. All were members of the so-called Committee of the States, which rejects all federal authori-

Gale was an aide to Gen. Douglas MacArthur in the Philippines during World War II. After the war, he worked as a stockbroker in Southern California, where he became involved with the white supremacist Aryan Nations

See Gale, Page B3

newspaper, city and state.)

THE FRESNO BEE FRESNO, CA

Edition:

Tillo: Committee of the States

Character:

Classification: 100A-8051 Submitting Office: ಎ ೭

Indexing:

Gale

Continued from Page B1

movement headed by Richard Girnt Butler.

In the mid-1970s, Gale moved to Mariposa and established the Identity Church in a mobile home on a secluded ranch. From a pulpit in front of an oversized Confederate flag, he preached a mixture of politics and religion that included sharp attacks on blacks and Jews.

His Sunday services were attended by a few dozen followers from throughout Northern California and he attracted larger crowds to summertime encampments that included paramilitary training.

Gale apparently supported himself and his wife, Roxanne, by selling tape recordings of his sermons by mail order.

In addition to his wife, he is survived by a daughter, Kitty Martin of Los Angeles.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED BY SPADJA-Sh

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GPO

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EC.	- TO : I	DIRECTOR, FBI					
ŀ	FROM	SAC, BOSTON (100A-47728) (P) (CONCORD RA) (C-7)		
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		Enclosed for e wo photographs	each receiving s of	field office	are two cop	pies	Ь7
	description provided a enclosed placed be driving	ve information in referenced photographs ex g a 1978 Chevr	sently unable to with regard to Boston teletype coept that color wehicle	o beyone and on the last currently lower is given by the last currently lower is given by the last currently lower is given by the last currently last curre	d that back of the y believed r <u>een in</u> col	to	b6 b7
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BS 100A-47728

WMFO is also requested to provide a copy of enclosed photographs to _______ of the U.S. Capital Police, who has recently telephonically contacted Boston to inquire as to status of captioned matter and to assess potential threat to political figures in the Washington, D.C. area. was apprised of the facts in referenced Boston teletype.

IN VIEW OF RECOVERY OF SEMI-AUTOMATIC WEAPON AND VIOLENT RHETORIC ESPOUSED BY AND CONSIDER ARMED AND DANGEROUS

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TO DIRECTOR	R FBI/ROUTINE	/		Y SPH-bja		
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FBI WMFO (1	100A-60059)/R	OUTINE/				
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PASS:	,	DOMESTIC TERR	ORISM UNIT/CID	•		ь6 ь7
SUBJECT: Q) COMMITTEE OF	STATES (COS)-N	EW HAMPSHIRE C	HAPTER;	adı	-
	1	RISM (DS/T); 0 00-487433-77 0 BUREAU DATED	O: BS. AUGUST 26, 19	166-487	433-78	
					SEP 30 1988	b6 b7C
INVEST	GIGATION TO D	ETERMINE THE M	AKE-UP AND ACT	IVITIES OF		b7E
CAPTIONED O	ROUP IS ONGO	ING. ON JUNE	23, 1988, LOCA	LLAW		
						•
6	, 1989 - M-C	-5200			d c	
	2 Jane	C				
F AUB 7	1989				9	

PAGE TWO DE BS 0005 UNCLAS	
ENFORCEMENT OFFICIALS ATTEMPTED TO DELIVER A COUNTY	
SUPERIOR COURT RESTRAINING ORDER TO,	
PROPERTY OWNERS, , NEW HAMPSHI	RE.
THE RESTRAINING ORDER RELATED TO CONSTRUCTION TAKING PLACE ON	THE
PROPERTY WHICH WAS BEING DONE WITHOUT PROPER BUILDING PERMITS	AND
IN VIOLATION OF BUILDING CODES. THE OFFICIALS WERE CONFRONTE	D BY
(DOB , WHO APPARENTLY RESIDES	ON
THAT PROPERTY. WAS CARRYING A RIFLE WHICH HE POINTED	AT
THE OFFICERS. AFTER REPEATEDLY BEING TOLD TO PUT THE RIFLE D	own,
EVENTUALLY DID SO WHILE AT THE SAME TIME DRAWING A 32	
CALIBER PISTOL FROM BEHIND HIS BACK AND POINTING IT AT THE	
OFFICERS. WAS SUBDUED AND ARRESTED BY THE OFFICERS.	NO
SHOTS WERE FIRED. HAS BEEN CHARGED WITH OBSTRUCTING	
GOVERNMENT ADMINISTRATION (A MISDEMEANOR), CRIMINAL THREATENI	NG
(A MISDEMEANOR) AND ATTEMPTED FIRST DEGREE ASSAULT (A FELONY)	•
DURING PROCEEDINGS ON THOSE CHARGES IN SUPERIOR COURT	,
HAS REQUESTED THAT SERVE AS HIS	
SPOKESPERSON, THUS ESTABLISHING A RELATIONSHIP BETWEEN],
THE AND APPARENTLY, REQUEST WAS	
GRANTED. BOSTON IS CURRENTLY ATTEMPTING TO OBTAIN TRANSCRIPT	S OF

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ь6 ь7с PAGE THREE DE BS 0005 UNCLAS THOSE PROCEEDINGS.

THE HAVE WRITTEN A LETTER DATED MAY 21, 1988, TO THE
WAKEFIELD, NEW HAMPSHIRE BOARD OF SELECTMEN, WHEREIN THEY ASSERT
THEIR CONSTITUTIONAL RIGHTS TO DO AS THEY PLEASE WITH THEIR
PROPERTY AND TO PROTECT THEIR PROPERTY FROM UNLAWFUL TRESPASS BY
ANYONE, INCLUDING POLICE, "BY ALL THE MEANS IN HIS POWER, AT
EVERY HAZARD AND EXPENSE OF HIS ASSAILANT". IN ADDITION, THE
AND (BELIEVED TO BE
GIRLFRIEND) HAVE FILED A CRIMINAL COMPLAINT FOR UNLAWFUL TRESPASS
AND AGGRAVATED BREACH OF THE PEACE AGAINST THE OFFICERS. THE
COMPLAINT IS WITNESSED BY AND A
BOSTON IS REQUESTING AN EXTENSION OF 30 DAYS IN ORDER TO
FURTHER ASSESS THE MEMBERSHIP AND ACTIVITIES OF CAPTIONED GROUP
AFTER WHICH A RECOMMENDATION WILL FOLLOW AS TO WHETHER OR NOT
THE BUREAU AND RECEIVING OFFICES ARE REQUESTED TO SEARCH THE
FOLLOWING NAMES IN INDICES:

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TIN VIEW OF RECOVERY OF SEMI-AUTOMATIC WEAPON AND VIOLENT
RHETORIC ESPOUSED BY AND THE

CONSIDER ARMED AND DANGEROUS.

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TELETYPE UNIT	3.
2 ? SERES IN 35 El Acst. Oir.: Adm. Servs.	
INBOX.31 (#7738) OF INVESTIGATION Crim, Inv. Vident. Insp.	
TEXT:	
VZCZCBTO003 ALL INFORMATION CONTAINED Legal Coun. Oil Cong & Public Alls.	
PP HQ BS SC WMFO HEREIN IS UNCLASSIFIED DATE 11-10-99 BY 5PH-0:2-Sb Fublic Alis. Floot Might. Toch Sorvs.	
DE BT #0003 2650219 ###85#8 Fraining	
ZNR UUUUU Telephono Bm. Ducctor's Sec'y	
P 200156Z SEP 88	
FM FBI BUTTE (100A-9651)(RUC)	
TO DIRECTOR FBI/PRIORITY/	
FBI BOSTON (100A-47728)/PRIORITY/	
FBI SACRAMENTO (100A-8051)/PRIORITY/	
FBI WMFO (100A-60059)/PRIORITY/	
UKSLAS	
ITE: //3120:1630//	
SUBJECT: COMMITTEE OF STATES (COS) - NH CHAPTER; DS/T; OO:	0
BOSTON. /00 -487433- 1	4
COMMITTEE OF STATES (COS) - MARIPOSA, CALIFORNIA; DS/T; 00:	/
SACRAMENTO (BU 100-487433)(SC 100A-8051) (BS 100A-47669).	
UNITED STATES SENATOR WARREN B. RUDMANOCT 3 1988	b6
VICTIM; CONGRESSIONAL CABINET AND SUPREME COURT ASSASSINGUEDON	ь70
ARMED AND DANGEROUS.	
	b6 b70
ET 3601A1 58	700.000
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5 th.	

PAGE TWO DE BT 0003 UNCLAS

KIDNAPING AND ASSAULT (CCSCAKA); MEMBER OF CONGRESS
ASSASSINATION; 00: BOSTON.

RE BOSTON TELETYPE TO THE BUREAU, 8/30/88; SACRAMENTO
TELETYPE TO THE BUREAU, 7/8/88; AND BOSTON AIRTEL TO THE BUREAU, 8/26/88.

ON SEPTEMBER 9, 1988, BUTTE SOURCES WERE SHOWN THE
PHOTOGRAPH SUPPLIED BY BOSTON OF SUBJECT, AND
BUTTE SOURCES FAILED TO POSITIVELY IDENTIFY AS BEING
AFFILIATED OR ASSOCIATED WITH THE EXTREME RIGHT-WING
ORGANIZATION, ARYAN NATIONS (AN), CHURCH OF JESUS CHRIST
CHRISTIAN, IN HAYDEN LAKE, IDAHO. A CHECK OF BUTTE DIVISION
INDICES AND ISIS, AS WELL AS THE MAILING LIST, HAVE ALL PROVEN
NEGATIVE FOR ANY REFERENCE TO; HOWEVER, THERE ARE A COUPLE
OF REFERENCES TO IN THE FOLLOWING BUTTE FILES:
BT 1928-54 SUB E1, SERIAL 127, WHICH IS A TELETYPE FROM
SACRAMENTO DATED DECEMBER 21, 1984, TO THE BUREAU, CASE ENTITLED,
"COMMITTEE OF STATES; MARIPOSA, CALIFORNIA; DS/T; 00:
SACRAMENTO." SACRAMENTO ADVISED THAT
SIGNATURE ALONG WITH NUMEROUS OTHER SIGNATURES APPEARED ON A
DOCUMENT FILED WITH THE MARIPOSA COUNTY RECORDER'S OFFICE ON

PAGE THREE DE BT 0003 UNCLAS

DECEMBER 17, 1984, WHICH WAS FILED AT THE REQUEST OF "THE COMMITTEE OF STATES", AND MAKES NUMEROUS DEMANDS UPON THE CONGRESS OF THE UNITED STATES, AND INCLUDES AN INDICTMENT OF THE NAME ALSO APPEARS IN SERIAL 498 OF CONGRESS. CAPTIONED TITLE ON SACRAMENTO TELETYPE DATED FEBRUARY 13, 1985, WHICH FURTHER IDENTIFIES THOSE INDIVIDUALS WHOSE SIGNATURE APPEARED ON THE ABOVE-REFERENCED DOCUMENT FILED WITH THE MARIPOSA COUNTY RECORDER'S OFFICE, AND CONTAINS THE SAME INFORMATION ABOUT THAT SACRAMENTO SET FORTH IN TELETYPE TO THE BUREAU AND BOSTON, JULY 8, 1988. BUTTE HAS ONE OTHER REFERENCE TO A , FIRST NAME UNKNOWN, IDENTIFIED AS A UNITED STATES MARINE, WHO CALLED RICHARD BUTLER, LEADER OF THE AN CHURCH OF JESUS CHRIST CHRISTIAN IN HAYDEN LAKE, IDAHO, ON THE AFTERNOON OF SEPTEMBER 5, 1986; HOWEVER, NO FURTHER INFORMATION WAS AVAILABLE CONCERNING THE TELEPHONE CALL FROM TO RICHARD BUTLER.

BUTTE INDICES WERE ALSO NEGATIVE FOR INDIVIDUALS,

ORGANIZATIONS, AND ADDRESSES LISTED IN BOSTON'S TELETYPE DATED

JUNE 30, 1988, WITH THE FOLLOWING EXCEPTIONS: PUBLICATION OF

WESTERN FRONT IS REFERENCED IN BUTTE FILE 72-61-1, WHICH IS A 72

INVESTIGATION OPENED ON JANUARY 8, 1976, WHERE A PROSPECTIVE

PAGE FOUR DE BT 0003 UNCLAS

JUROR IN	A CASE	ENTITLED,	"UNSUE	; JURY I	PANEL;	UNITED	STATES	E E
versus		; [', IN B	OISE,	IDAHO,	
RECEIVED	A PAMPH	LET ENTIT	LED, "H	IANDBOOK	OF INF	ORMATIO	ON FOR	TRIA
JURORS",	AND DIS	TRIBUTED	BY THE	WESTERN	FRONT,	P.O.	BOX 278	54,
HOLLYWOOI). CALIF	ORNIA.						

THE PUBLICATION OF THE "CHRISTIAN VANGUARD", P.O. BOX 426, METAIRIE, LOUISIANA 70004, IS REFERENCED IN BUTTE 100A-9595-2799, WHERE A BUTTE INFORMANT OBSERVED A COPY OF THIS PUBLICATION, ALONG WITH NUMEROUS OTHER IDENTITY-TYPE LITERATURE, AT THE AN CHURCH IN HAYDEN LAKE, IDAHO, IN NOVEMBER OF 1986.

IN BUTTE FILE 157-542, ENTITLED, "IDENTITY GROUP; AKA MINISTRY OF CHRIST CHURCH; EM-IG; OO: LOS ANGELES", WHICH HAS BEEN CLOSED SINCE MARCH OF 1975, AND NO NEW SIGNIFICANT INFORMATION HAS BEEN ADDED TO THIS FILE SINCE THAT TIME.

BUTTE FILE 100A-9618, ENTITLED, "COMMITTEE OF STATES;

MARIPOSA, CALIFORNIA, DS/T, OO: SACRAMENTO", HAS BEEN CLOSED

SINCE OCTOBER OF 1987, WITH THE LAST SIGNIFICANT INFORMATION

COMING FROM AN LHM FROM SACRAMENTO DATED OCTOBER 15, 1987, AND

LAS VEGAS AIRTEL, FEBRUARY 8, 1988.

IN VIEW OF BUTTE DIVISION'S INVESTIGATION WHICH SHOWS NO

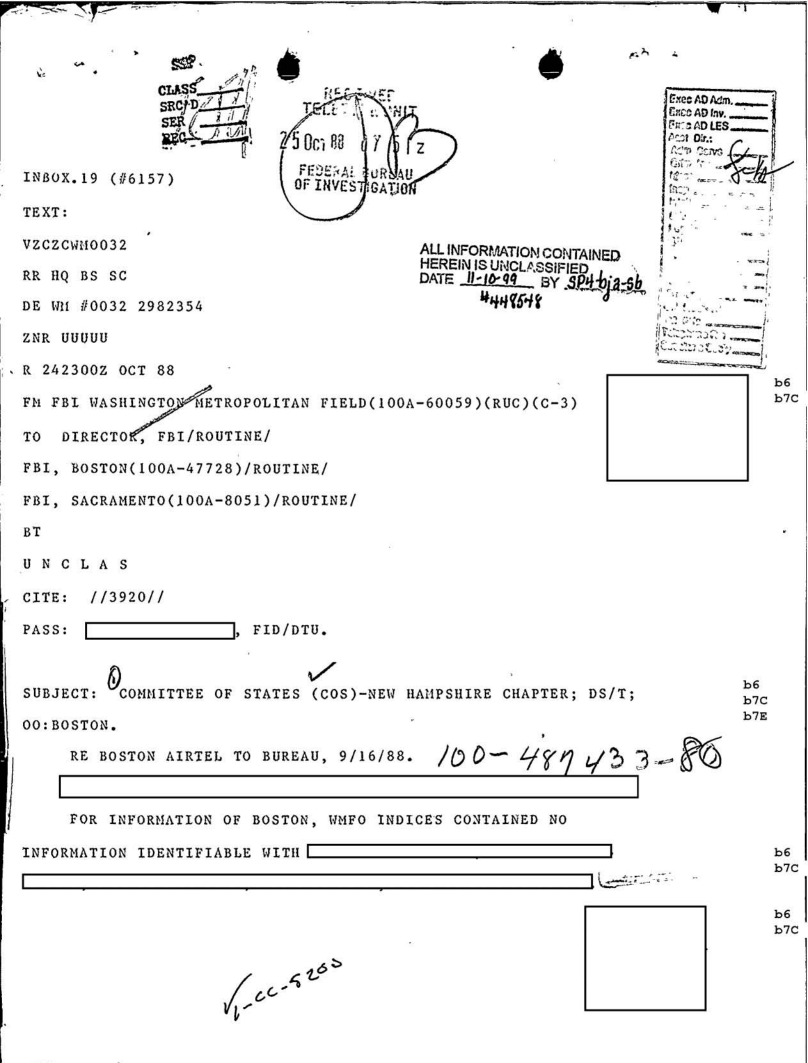
b6 b7С ASSOCIATION BETWEEN THE AN ORGANIZATION AND ________, AND
THE DATED INFORMATION REGARDING ________ THE COMMITTEE
OF STATES, THE CHRISTIAN VANGUARD, THE MINISTRY OF CHRIST CHURCH,
AND THE WESTERN FRONT, BUTTE IS PLACING THIS CASE IN AN RUC
STATUS, BUT WILL CONTINUE TO MONITOR THE AN ORGANIZATION FOR
FUTURE REFERENCES OR ASSOCIATIONS TO ANY OF THE INDIVIDUALS OR
GROUPS LISTED IN REFERENCED COMMUNICATION.

IN VIEW OF RECOVERY OF SEMI-AUTOMATIC WEAPON AND VIOLENT
RHETORIC ESPOUSED BY ________, CONSIDER ARMED AND
DANGEROUS.
BT
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P	ERTINENT	INFORMATION	CONCER	NING	THIS	MATTER	HAS	BEEN
DISSEM	INATED TO	SPECIAL AG	ENT			UNITE	STA	TES
SECRET	SERVICE,	WASHINGTON	, D.C., A	ND [,
UNITED	STATES C	APITOL POLIC	CE. WDC.					

INASMUCH AS NO ADDITIONAL INVESTIGATION REMAINS AT WMFO, THIS CASE IS RUC.

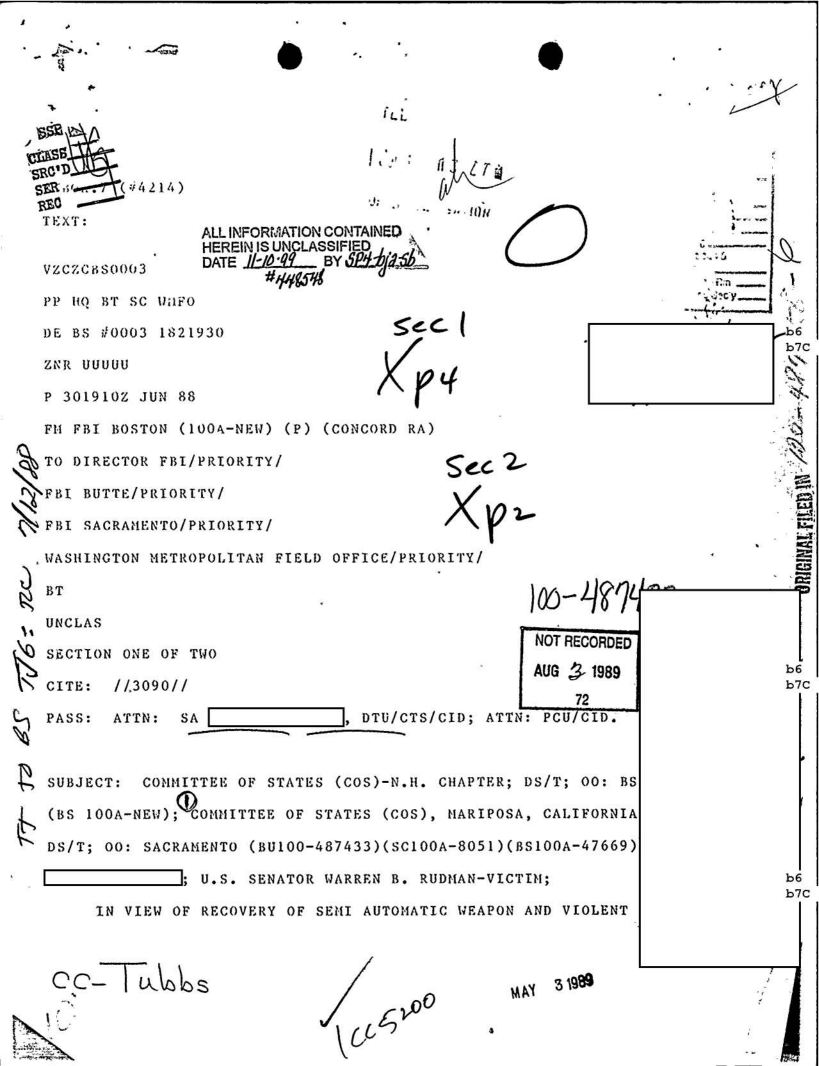
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PAGE TO JE ES 6003 CACLAS
RESTORIC ESPOUSED BY , CONSIDER ARMED AND
DANGEROUS.
CONGRESSIONAL, CAPINET AND SUPREME COURT ASSASSINATION,
KIDNAPPING AND ASSAULT (CCSCAKA); (HEHBER OF CONGRESS-
ASSASSINATION); 00: BS (BS89A-430).
REFERENCE BOSTON TELETYPE TO SUREAU DATED 6/23/88 (BS 89A-
430) AND BOSTON TELETYPE TO THE BUREAU DATED 4/18/88 (BS 100A-
47669).
FOR THE INFORMATION OF SACRAMENTO, CAPTIONED CCSCAKA MATTER
WAS PREDICATED UPON RECEIPT OF INFORMATION FROM SA,
U.S. SECRET SERVICE (U.S.S.S.) CONCORD, N.H. ON JUNE 20, 1988.
SA ADVISED THAT HE WAS INFORMED BY U.S.S.S. SA
, BOSTON, MASSACHUSETTS, THAT HE (HAD TWO
PERSONAL ACQUAINTANCES NAMED [DOB:
AND DOB: AND
SA ATTENDED HIGH SCHOOL TOGETHER IN ,
MASSACHUSETTS. DURING THE PAST YEAR, HAS EXPRESSED
DISPLEASURE OVER THE FACT SENATOR WARREN B. RUDMAN WAS CREATING
PROBLEMS FOR COLONEL OLIVER NORTH DURING CONGRESSIONAL HEARINGS.
IS A SUPPORTER OF NORTH AND ONCE (DATE UNKNOWN) REMARKED HE

b6 b7С PAGE THREE DE BS 0003 UNCLAS COULDD'T BE SURPRISED IF SOMEBODY TOOK CARE OF RUDMAN BEFORE CHRISTMAS (1987). SA KNEW TO BE ULTRA-CONSERVATIVE AND INVOLVED IN MERCEMARY/SURVIVALIST ACTIVITIES, SO THESE REMARKS DID NOT COME AS A SURPRISE TO HIM. DURING THE PAST YEAR. HAS RECEIVED INFORMATION FROM OTHERS IN THE _____, HA AREA INDICATING HAS BECOME INCREASINGLY EXTREME IN HIS VIEWS. AND HAVE HAD A FALLING OUT AND HAS BECOME VERY HOSTILE TOWARD, REFERRING TO HIS (MOTHER AS A "JEW" AND IMPLYING SHE SHOULD BE EXTERMINATED. SUBSEQUENTLY WROTE A LETTER TO ANOTHER MUTUAL ACQUAINTANCE CALLING THE ENEMY AND INDICATED MIGHT BE THE SUBJECT OF FUTURE RETRIBUTION. INTERVIEWS OF AND BY BOSTON HAVE DETERMINED HAS NOT, IN THEIR PRESENCE, DIRECTLY THREATENED SENATOR WARREN B. RUDMAN. HE HAS EXPRESSED VIEWPOINTS SIGNIFICANTLY DIFFERENT THAN THOSE OF SENATOR RUDHAN AND STRONG OPPOSITION TO HIS POLICIES. HE HAS ALSO MADE STATEMENTS TO THE EFFECT HE WOULDN'T BE SURPRISED IF SOMEONE TOOK SOME VIOLENT ACTION TOWARD SENATOR RUDMAN. HE HAS ALSO SPOKEN IN A SIMILAR CONTEXT WITH REGARD TO SENATOR DANIEL INOUYE, SENATOR EDWARD KENNEDY, SENATOR

PAGE FORD DE BS 0003 CHCLAS BOWARD HETZEYBAUR, POLITICIANS IN GENERAL AND ALL JEWISH PEOPLE. THE LAST COMENT OF THIS NATURE OVERHEARD BY EITHER OR OCCURRED APPROXIMATELY TWO MONTHS AGO. RESIDED IN A BASEMENT ROOM IN NEW HAMPSHIRE HOUSE FROM APPROXIMATELY 10/87 THROUGH APRIL 17, 1988 AT WHICH TIME TOLD TO LEAVE BECAUSE HE IS SUCH A "NUT CASE". WHILE LIVING WITH DID NOT PAY ANY RENT. IN FACT, FREQUENTLY HAD TO PROVIDE WITH SPENDING MONEY. HAS VOLUNTARILY PROVIDED BOSTON WITH THE FOLLOWING ITEMS ABANDONED AT HIS HOME BY AND COMPANY, INC. RIFLE, SERIAL IN BOYT BLACK CASE WITH ONE MAGAZINE CONTAINING FIVE ROUNDS. ONE VHS TAPE LABELED TAPE." FIVE SELF RELIANCE GROUP, SPECIAL FORCES, OPERATIONAL TECHNIQUES VHS TAPED ENTITLED:

- A. INTELLIGENCE-PSYCHOLOGICAL OPERATIONS,
- B. INFILTRATION-PLANNING AND OPERATIONS,
- C. DEMOLITION AND ENGINEERING MEDICAL ASPECTS OF SF

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b6 b7C

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ь6 ь7С PAGE FIVE OF 35 0003 UNCLAS OPERATIONS,

- D. AIR OPERATIONS RAIDS AND AMBUSHES,
- E. WATER OPERATIONS COMMUNICATIONS.

WITH TAPES WERE FOUR FM 31-20 BOOKLETS ENTITLED SPECIAL FORCES - OPERATIONAL TECHNIQUES AS FOLLOWS:

- A. AIR OPERATIONS DIAGRAMS,
- B. WATER OPERATIONS AND COMMUNICATIONS DIAGRAMS,
- C. DEMOLITIONS AND ENGINEERING,
- D. RAIDS AND AMBUSHES DIAGRAMS.
- 4. BOOKLET ENTITLED "THE U.S.A. IN BIBLE PROPHECY-TWO SERMONS PREACHED TO THE U.S. CONGRESS IN 1857.
- 5. U.S. ARMY INTELLIGENCE AND SECURITY COMMAND MILITARY INTELLIGENCE -A PICTURE HISTORY.
 - 6. FOUR COLOR PHOTOGRAPHS OF
 - 7. RUBBER STAMP OF NAZI INSIGNIA.
 - 8. MISCELLANEOUS PAPERS INCLUDING:
 - A. HANDWRITTEN NOTES,
 - B. MAPS.
 - C. NEWSPAPER CLIPPINGS AND COPIES THEREOF,
 - D. CHRISTIAN LAW JOURNAL PUBLICATIONS,

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- E. CHRISTIAN DEFENSE LEAGUE PUBLICATIONS,
- F. BUSINESS CARDS.
- G. RECEIPTS.

AUSA, CONCORD, M.H., CONCURRED WITH THE ACCEPTANCE OF THESE ITEMS AS ABANDONED PROPERTY.

BOSTON IS IN THE PROCESS OF REVIEWING THE ABOVE ITEMS.

INCLUDED AMONG THE HISCELLANEOUS PAPERS ARE THE FOLLOWING:

- 1. A MEETING NOTICE FOR A FEBRUARY 16 (NO YEAR SPECIFIED)
 MEETING OF THE CHRISTIAN AMERICAN RIGHTS ASSOCIATION;
- 2. VARIOUS PUBLICATIONS OF CHRISTIAN LAW JOURNAL, P.O. BOX 911, HAYDEN LAKE, IDAHO;
- 3. CHRISTIAN SOLDIER NEWS PUBLISHED BY CHURCH OF CHRIST IN ISRAEL (PASTOR BERNARD DOUGHTERY);
- 4. PUBLICATION OF THE CHRISTIAN VANGUARD, P.O. BOX 426, METAIRIE, LOUISIANA AND WORD OF CHRIST MISSION, P.O. BOX 345, DANON, TEXAS;
- 5. ORDER BLANK FOR TAPE 82-62 ENTITLED "WOE UNTO YOU LAWYERS" OFFERED BY MINISTRY OF CHRIST CHURCH, 5481 CLOUDS REST, MARIPOSA, CALIFORNIA,
- 6. INTELLIGENCE REPORT ON COMMUNIST'S "TROJAN HORSE"
 BT
 #0003

LJPOK. 22 (5439c) 1EXT: VZCZCSSC004 PP HO BT SC WHFO DE BS #0004 1821935 ZNR UUUUU P 301910Z JUN 88 FM FBI BOSTON (100A-NEW) (P) (CONCORD RA) TO DIRECTOR FBI/PRIORITY/ FBI BUTTE/PRIORITY/ FBI SACRAMENTO/PRIORITY/ . WASPINGTON HETROPOLITAN FIELD OFFICE/PRIORITY/ BT UNCLAS SECTION TWO OF TWO CITE: //3090// DTU/CTS/CID; ATTN: PCU/CID. PASS: ATTN: SA SUBJECT: COMMITTEE OF STATES (COS)-N.H. CHAPTER; DS/T; OO: BS (BS 100A-NEW); COMMITTEE OF STATES (COS), MARIPOSA, CALIFORNIA; DS/T; 00: SACRAMENTO (BU100-487433)(SC100A-8051)(BS100A-47669); U.S. SENATOR WARREN B. RUDHAN-VICTIM; INVASION OF THE U.S. AND CANADA COMPILED AND WRITTEN BY RUSSELL

b6 b7С PAGE TOURS OF GROVES

OREGOTY THATCHIS, PUBLISHED BY A.C.C. SERVICES, 2553 TEXAS AVE., BO., SCITE C, COLLEGE STATION, TEXAS;

- 7. PÚBLICATION OF THE CURTSTIAN COMMITTEE TO TEACH BIBLE LAW, BOX 481, LAKEHORE, OHIO;
- 8. PUBLICATION OF THE CHRISTIAN DEFENSE LEAGUE, P.O. BOX 449, ARABI, LOUISIANA;
- 9. PUBLICATION OF WESTERN FRONT, P.O. BOX 27854, HOLLYWOOD,

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PROVIDED TO THE STAFF OF SENATOR RUDMAN'S CONCORD, NEW HAMPSHIRE
OFFICE WHO WILL BE DISSEMINATED TO OTHER OFFICES IN NEW
HAMPSHIRE.

THE NEW HAMPSHIRE STATE POLICE CONDUCTED A PRELIMINARY
INVESTIGATION WITH REGARD TO THE ALLEGED THREATS BUT HAVE
WITHDRAWN IN DEFERENCE TO FBI JURISDICTION OVER SUCH MATTERS.

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DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION



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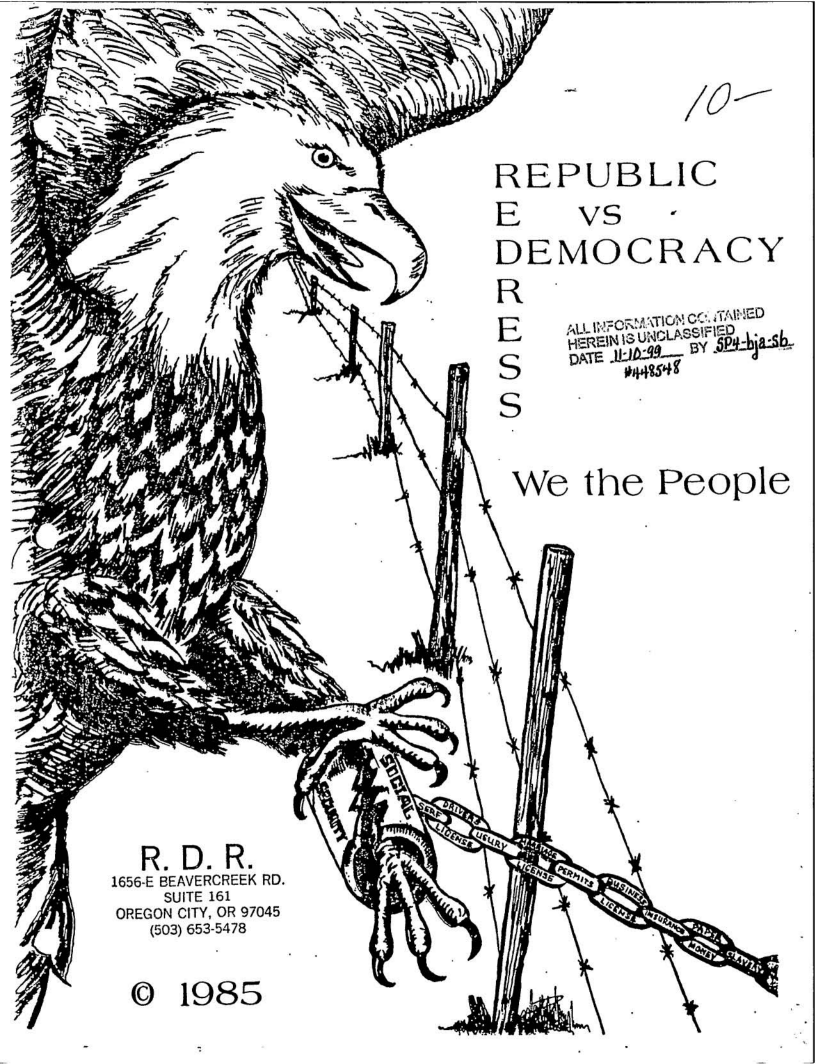
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WE THE PEOPLE

I - Issue of Citizenship

The question posed is, who is a United States Citizen, and who is a citizen of a State as defined by the United States Constitution in conjunction with the various State Constitutions; and, what limitations were imposed by both constitutions and upon whom?

II - Statement of Author

As I began to study the issue of citizenship, I was quite surprised as to how important the issue really is. The lawful application of citizenship became quite evident, in regards to who were, and subsequently who are now, the designated people who could claim their protections by proof of citizenship under the Constitutions of both the State and United States. I found that I had no idea what true citizenship is, and that is something we all take for granted. In doing so, we have missed some important issues of law. As you read this article, I pray that you will put aside all of the misconceptions that our people have been misled to believe about citizenship, and the lawful qualification thereof.

I believe that all men are created equal, and that when the truth is known, it must be so told, to let the truth prevail, and let God judge those who would confuse or distort the truth (Hosea 4:2). Public opinion and feeling in relation to this subject runs high, but the Construction cannot change the intent of the framers of the Constitution when it was formed and adopted.

III - UNITED STATES CITIZENSHIP

Only by the United States Constitution can citizenship be conferred, i.e., United States Citizenship as designated in the

Premable of the United States Constitution:

"WE THE PEOPLE of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defense, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America."

Notice the words; "...to ourselves and our Posterity..."

Who were the men who framed and ratified_this Constitution? Of what religious denomination were they, and of what race were they?

The list of these framers are as follows:

Geo. Washington

New Hampshire John Langdon Nicholas Gilman

Massachusetts Nathaniel Gorham Rufus King

New Jersey Wil: Livingston David Bradley Jona: Dayton

Pennsylvania
B. Franklin
Robt. Morris
Thos. FitzSimons
James Wilson
Thomas Mifflin
Geo. Clymer
Jared Ingersol
Gouv Morris

Delaware
Geo: Read
Jaco: Broom
John Dickinson
Richard Bassett
Gunning Bedford jun

Attest: William Jackson, secretary

Connecticut Wm. Saml Johnson Roger Sherman

New York Alexander Hamilton

Maryland James McHenry Danl Carrol Dan: of St Thos Jenifer

Virginia John Blair James Madison Jr.

North Carolina Wm Blount Hu Williamson Richd Dobbs Spaight.

South Carolina
J. Rutledge
Charles Cotesworth
Pinckney
Charles Pinckney
Pierce Butler

Georgia William Few Abr Baldwin

Everyone of these men were freeholders and freemen, of Christian faith and of the white race.

This then explains the above words to <u>ourselves</u>. There is no doubt that the Constitution, as it was framed and accepted by the States, designated only one race to receive the protection of the Gigaric Law:

"GEGANIC LAW: the fundamental law, or <u>constitution</u>, of a <u>state</u> or <u>nation</u>, written or unwritten; that law or system of laws or principles which defines and establishes the organization of its government. St. Louis v. Dorr, 145 Mo. 466, 46 S.W. 976, 42 L. R. A. 686, 68 Am. St. Rep. 575." Blacks Law Dictionary 2nd Edition.

As you can see, the Organic Law is our country's Constitution as framed by the framers. The word 'ourselves' only refers and describes free white Christians, it does not describe any other race or rationality. It is clear that the original Constitution was written only for one race. The word nation in the Bible has always meant race:

"NATION - as its etymology imports, originally denoted a family or race of men descended from a common progenitor, like tribe." Webster's 1828 Dictionary

I call your attention to the Pledge of Allegiance:

"I pledge allegiance to the Flag of the United States of America and to the Republic for which it stands, one nation under God, indivisible with liberty and justice for all."

When the pledge of allegiance was written, it was fully well known what this meant. There is no wonder why our schools don't want our children to repeat this pledge. Their young minds are not brainwashed, and they might see and understand what is being said; especially if that mind has had any schooling about God's word, the Bible.

There is no doubt, based on this understanding, who were to be the governing body of this country. This is true whether it is just or unjust, that is not the issue here.

THIS ANTHOR DOESN'T KNOW IDENTITY.

The issue is, does the body of the United States Constitution bear out what has been established in the Preamble. History reflects, that the only people declared to be citizens of the United States are free white persons and are the only class of citizens who can govern (hold elected office) this country or land. To further evidence this, the following must be examined:

"No person shall be a Representative who shall not have attained to the Age of twenty five Years, and been seven Years a <u>Citizen of the United States</u>, and who shall not, when elected, be an Inhabitant of that State in which he shall be chosen." Article I section 2 clause 2 United States Constitution

.. <u>(.)</u>

You can see, only a citizen of the United States can be a representative:

"Representatives and direct taxes shall be apportioned among the several States which may be included within this Union, according to their respective Numbers, which shall be determined by adding to the whole Number of free Persons, including those bound to Service for a Term of Years, and excluding Indians not taxed, three fifths of all other Persons..." Article I section 2 clause 3

Notice the words whole Number, then notice that everyone else was counted less than the whole number, except Indians not taxed. This again describes only one race of people to be counted as the governing body. Every one else was to be counted less than the whole number.

The census was to be counted this way, not only for Representation and direct taxes, but for the mere fact to keep any other race from coming into our land and voting their own people into office; thereby ousting our Republican form of government for a dictatorship or mob-rule. It is very evident by history why our forefathers came to this country in the first place; to rule their own government set up by the people, for the people.

In the past fifty years, foreigners of all races have been

migrating into our country in hoards, pursuant to the Social Security Act, so that once these mongrels hit our shores, they receive a social security account and a benefit from the government, right off the top, in the form of money to get them established in our society as good slaves (puppets) to the government, who pulls their strings.

This scheme is necessary to compensate for and to actually out number the whole number to accomplish what is forbidden in article I section 2 clause 3 (the counting of and voting of all races into State and federal governmental positions).

Since these foreigners were allowed in this country pursuant to the Social Security Act (42 USC), and our people (the whole number) are also involved in this scheme, no one can be counted as a whole Thereby, circumventing this Constitution to acquire ends wholly beyond our established form of government. [Please not that the Social Security Act does not meet the requirements of "an Uniform Rule of Naturalization"]

This is exactly what is defined as taking our country without a shot being fired. They simply convert everyone to the same class (designated less than whole number), and import enough foreginers (non white) to out number the original citizens.

To add more evidence to this, look at the first Act providing for the enumeration of the inhabitants of the United States by the First Congress - Session II ch 2 section 1 1790 (1 Stat. 101, 102) showing the "Schedule of the whole number of persons within the division...":

Names of Heads of Families	Free White Males of 16 Years & Upwards, Including, Heads of Families	Free White Males Under 16 Years	Free White Females, Including Heads of Families	All Other Free Persons	Slaves
		5		CITY, 37 9704t.	

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As you can see, the first census that was taken separated the class of persons to be counted. Congress felt that this was necessary as each state could only count free white inhabitants of the state to determine the number of representatives they could send to Congress. Only free white males were allowed to serve as representatives of Congress and this was backed up by First Congress session II chapter III, 'an Act to establish an uniform Rule of Naturalization(s)' March 26, 1790 (1 Stat. 103):

"(A) Section I, Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled that 'Any alien being a free white person, who shall have resided within the limits and under the jurisdiction of the United States for the term of two years, may be admitted to become a citizen thereof, on application to any common law court of record ... "

OREGIN Syn. Rady (Carl There is no conotation here that those not designated of the whole number do not have any rights, for their citizenship eminates from the 14th amendment and is limited by the States' application of the police powers; therefore, they cannot lawfully assume any position in government.

Free white aliens may become citizens of the United States, the act does not mention anyone else. It is very clear what race is designated to be this whole number and a United States Citizen who can invoke the power of the Constitution under the positive law.

The issue is who has the lawful right to be a United States Citizen by the intent of the framers of the United States Constitution.

It is not within my ability to decide upon the justice or injustice of the policy of these laws, for the decision of that question belongs to the political, or law making power, and to those who formed the sovereignty and framed the United States Constitution. I feel my duty is: (1) to interpret the instrument they framed with the best insight I can obtain on the subject; (2) to substantiate it from my findings in accordance to its true intent and meaning when adopted, forever setting the question of citizenship to rest as intended by the framers; and (3) to point out that which could not be changed by any act of Congress that would alter the original intent of the framers of the Constitution, by their (the citizens at that time) convention and ratification.

Naturalization of Aliens by Act of Congress April 14, 1802

"SECTION 1. That any alien, being a <u>free white person</u>, may be admitted to become a citizen of the United States, or any of them, on the following conditions, and not otherwise:--

First. That he shall have declared, on oath or affirmation, before the supreme, superior, district or circuit court of some one of the states, or of the territorial districts of the United States, three years at least before his admission, that it was bona fide, his intention to become a citizen of the United States, and to renounce forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty whatever, and particularly, by name, the prince, potentate, state or sovereignty whereof such alien may, at the time, be a citizen or subject.

Secondly. That he shall, at the time of his application, to be admitted, declare on oath or affirmation, before some one of the courts aforesaid, that he will support the constitution of the United States, and that he doth absolutely and entirely renounce and abjure all allegiance and fidelity to every foreign prince, potentate, state or sovereignty whatever, and particularly, by name, the prince, potentate, state or sovereignty whereof he was before a citizen or subject; which proceeding shall be recorded by the clerk of the court.

Thirdly. That the court admitting such alien shall be satisfied that he has resided within the United States five years at least, and within the state or territory where such court is at the time held, one year at least; and it shall further appear to their satisfaction that, during that time, he has behaved as a man of good moral character, attached to the principles of the constitution of the United States, and well disposed to the good order and happiness of the same. Provided, That the oath of the applicant shall, in no case, be allowed to prove his residence.

Fourthly. That in case the alien, applying to be admitted to citizenship, shall have borne any hereditary

title, or been of any of the orders of nobility in the kingdom or state from which he came, he shall, in addition to the above requisites, make an express renunciation of his title or order of nobility in the court to which his application shall be made, which renunciation shall be recorded in the said court; Provided, That no alien who shall be a native citizen, denizen or subject of any country, state or sovereign with whom the United States shall be at war at the time of his application, shall be then admitted to be a citizen of the United States; Provided also, That any alien who was residing within the limits, and under the jurisdiction of the United States, before the 29th of January 1795, may be admitted to become a citizen on due proof made to some one of the courts aforesaid, that he has resided two years, at least, within and under the jurisdiction of the United States, and one year at least, immediately preceding his application, within the state or territory where such court is at the time held; and on his declaring on oath or affirmation, that he will support the constitution of the United States, and that he doth absolutely and entirely renounce and abjure all allegiance and fidelity to any foreign prince, potentate, state or sovereignty whatever, and particularly, by name, the prince, potentate, state or sovereignty, whereof he was before a citizen or subject; and, moreover, on its appearing to the assatisfaction of the court that, during the said term of two years, he has behaved as a man of good moral character, attached to the constitution of the United States, and well disposed to the good order and happiness of the same; and where the alien, applying for admission to citizenship, shall have borne any hereditary title, or been of any of the orders of nobility in the kingdom or state from which he came, on his moreover making in the court an express renunciation of his title or order of nobility, before he shall be entitled to such admission; all of which proceedings, required in this proviso to be performed in the court, shall be recorded by the clerk thereof; And provided also, That any alien who was residing within the limits, and under the jurisdiction of the United States at any time between the said 29th day of January, 1795, and the 18th day of June, 1798, may, within two years after the passing of this act, be admitted to become a citizen, without a compliance with the first condition above specified.

SECTION 5. That any alien, being a <u>free white person</u>, who was residing within the limits and under the jurisdiction of the United States, at any time between the 18th day of June, 1790, and the 14th day of April 1802, and who has continued to reside within the same, may be admitted to become a citizen of the United States, without compliance with the first condition specified in the first section of the act, intitled 'An act to establish an uniform rule of naturalization; and to repeal the acts heretofore passed on

that subject'.

SECTION 9. Nothing herein contained shall be construed to exclude from admission to <u>citizenship</u>, <u>any free white person</u> who was residing within the limits and under the

jurisdiction of the United States at any trme between the 18th day of June, 1798, and the 14th day of April, 1802, and who, having continued to reside therein without having made any declaration of intention before a court of record as atoresaid, may be entitled to become a citizen of the United States according to the act of the 26th of March 1804, entitled 'An act in addition to an act, entitled An act to establish an uniform rule of naturalization, and to repeal the act heretofore passed on that subject.' Whenever any person without a certificate of such declaration of intention, as aforesaid, shall make application to be admitted a citizen of the United States, it shall be proved to the satisfaction of the court, that the applicant was residing within the limits and under the jurisdiction of the United States, before the 14th day of April 1802, and has continued to reside within the same, or he shall not be so And the residence of the applicant within the limits and under the jurisdiction of the United States for at least five years immediately preceeding the time of such application shall be proved by the oath or affirmation of citizens of the United States: which citizens shall be named in the record as witnesses. And such continued residence within the limits and under the jurisdiciton of the United States, when satisfactorily proved, and the place or places where the applicant has resided for at least five years, as aforesaid, shall be stated and set forth, together with the names of such citizens in the record of the court admitting the applicant: otherwise the same shall not entitle him to be considered and deemed a citizen of the United States.

SECTION 10. That any alien, being a free white person and a minor under the age of twenty-one years, who shall have resided in the United States three years next preceding his arriving at the age of twenty-one years, and who shall have continued to reside therein to the time he may make application to be admitted a <u>citizen</u> thereof, may, after he shall have resided five years within the United States, including the three years of his minority, be admitted a citizen of the United States, without having made the declaration required in the first condition of the first section the act which this is in addition three years previous to his admission; Provided, Such alien shall make the declaration therein at the time of his or her admission; and shall further declare on oath, and prove to the satisfaction of the court, that, for three years next preceding, it has been the bona fide intention of such alien to become a citizen of the United States; and shall, in all other respects, comply with the laws in regard to naturalization.

SECTION 12. That a declaration by any alien, being a <u>free</u> white <u>person</u>, of his intended application to be admitted a <u>citizen of the United States</u>, made in the manner and form prescribed in the first condition specified in the first section of the act to which this in addition, <u>two years</u> before his admission, shall be a sufficient complicance with said condition; any thing in the said act, or in any

subsequent act, to the contrary notwithstanding. -SECTION 13. That any allen, being a free white person, who was residing within the limits, and under the jurisdiction of the United States, between the 14th day of April 1802, and the 18th day of June 1812, and who has continued to reside within the same, may be admitted to become a citizen of the United States, without having made any previous declaration of his intention to become a citizen; Provided, That whenever any person, without a certificate of such shall be proved to the intention, declaration of satisfaction of the court, that the applicant was residing within the limits, and under the jurisdiction of the United States, before the 18th day of June 1812, and has continued to reside within the same, or he shall not be so admitted; and the residence of the applicant within the limits, and under the jurisdiction of the United States, for at least five years immediately preceding the time of such application, shall be proved by the oath or affirmation of Recitizens of the United States; which citizens shall be named Thin the record as witnesses; and such continued residence within the limits and under the jurisdiction of the United States, when satisfactorily proved, and the place or places where the applicant has resided for at least five years, as aforesaid, shall be stated and set forth, together with the names of such citizens, in the record of the court admitting the applicant; otherwise the same shall not entitle them to be considered and deemed a citizen of the United States.

Notice that being free and white is mandatory in this Act, and that Congress could change the number of years to become a citizen, but could not change the designation of free white person, because that was so designated by the framers of the United States Constitution.

Free white persons, being the designation, the framers and citizens of the colonies opened the right of citizenship to all of their race from whatever country they were born. This completely dispells any idea that we were to open our country to just anyone. We would accept our own race from any country which is what the 'melting pot' of America is really all about. God warned the nations not to mix, but tempered that warning by telling us not to vex the stranger and the founders of this country were God fearing men.

This designation of free white was stated up to March 24, 1828.

After this time, the acts did not specifically specify free white. The following acts, after March 24, 1828, even though they did not state free white person, did not mean that the framers intent had changed and the law that anyone (non-white) could become a citizen. The intent or meaning of a previous law could not be changed by the mere ommittance of certain words without so stating expressly in the Act. These following acts merely erased the memory of all designation so as to later deceive our people. The people, so deceived, would not bother to see if this in fact was correct and would accept what they were told. But, Congress is limited to the powers granted by the United States Constitution and have not the power to change the designation as mandated by the United States Constitution. The United States Constitution compelis the Congress to:

"To establish an <u>uniform</u> Rule of Naturalization..." (Article I section 8 clause 4 United States Constitution).

"UNIFORM: A statute is general and uniform in its operation when it operates equally upon all persons who are brought within the relations and circumstances provided for." (Blacks Law Dictionary 2nd Edition)

The word 'uniform' is the key to understanding this article. What was the uniform rule of naturalization at the time of the adoption of the United States Constitution? We the people of the United States are bound by the intent of the framers of the Constitution. We have seen the first naturalization law passed by Congress, and have noted who the people designated as citizens were to be. We can determine the intent of the framers, as to who can claim United States citizenship, by the delegates who were appointed by the States. These States had already drafted and accepted constitutions for their respective states, and had designated who were to be counted as the whole number:

"White foreigners who are, or may hereafter become residents of this State shall enjoy the same rights in respect to the possession, enjoyment, and descent of property as native born citizens. And the Legislative Assembly shall have power to restrain, and regulate the immigration to this State of persons not qualified to become Citizens of the United States." ARTICLE I Section 31 Constitution of Oregon 1857

"The <u>freemen</u> of this commonwealth shall be armed and disciplined for its defence...." ARTICLE VI - Section II Constitution of Pennsylvania

"A capitation-tax, equal to the tax assessed on land of the value of two hundred dollars, shall be levied on every white male inhabitant who has attained the age of twenty-one years; and one equal moiety of the capitation-tax upon white persons shall be applied to the purposes of education in primary and free schools; but nothing herein contained shall prevent exemptions of taxable polls in cases of bodily infirmity." ARTICLE IV - Section 24 Constitution of Virginia 1850

"The general assembly shall provide for the periodical registation in the several counties, cities, and towns, of the voters therein; and for the annual registration of the births, marriages, and deaths in the white population, and of the births and deaths in the colored population of the same, distinguishing between the numbers of the free colored persons and slaves." ARTICLE IV - Section 36 Constitution of Virginia 1850

"That no freeman shall be put to answer any criminal charge, but by indictment, presentment, or impeachment." (A Declaration of Rights, &C.) - VIII Constitution of North Carolina 1776

"That no freeman shall be convicted of any crime, but by the unanimous verdict of a jury of good and lawful men, in open court, as heretofore used." (A Declaration of Rights, &C.) - IX Constitution of North Carolina 1776

"That no freeman ought to be taken, imprisoned, or disseized of his freehold, liberties or privileges, or outlawed, or exiled, or in any manner destroyed, or deprived of his life, liberty, or property but by the law of the land." (A Declaration of Rights, &C.) - XII Constitution of North Carolina 1776

"That every freeman, restrained of his liberty is entitled to a remedy, to inquire into the lawfulness therof, and to remove the same, it unlawful; and that such remedy ought not to be denied or delayed." (A Declaration of Rights, &C.) - XIII Constitution of North Carolina 1776

The United States Constitution designated free white persons.

The uniform Rule and only free white persons (designated as the whole number) can have full United States citizenship. Uniform in this instance means of the same kind (denoting the whole number).

"No person shall be a Senator who shall not have attained to the age of thirty Years, and been nine Years a <u>Citizen of the United States</u>, and who shall not, when elected, be an Inhabitant of that State for which he shall be chosen." (Article I section 3 clause 3 United States Constitution).

The States were mandated to follow the United States Constitution, and this is evidenced by the following constitutions from the thirteen colonies:

"There shall be annually elected by the <u>freeholders....</u>

Provided nevertheless, That no person shall be capable of being elected a senator, who is not of the protestant religion, and seized of a <u>freehold estate</u> in his own right of the value of two hundred pounds, lying within this state, who is not of the age of thirty years, and who shall not have been an inhabitant of this state for seven years immediately preceding his election; and at the time thereof he shall be an inhabitant of the district for which he shall be chosen..." Part II. - The form of Government: SENATE, Constitution of New Hamshire 1784

"....The President shall be chosen annually; and no person shall be eligible to this office, unless at the time of his election, he shall have been an inhabitant of this state for seven years next preceding, and unless he shall be of the age of thirty years; and unless he shall, at the same time, have an estate of the value of five hundred pounds, on half of which shall consist of a freehold, in his own right, within the state; and unless he shall be of the Protestant religion...." Part II. - The form of Government: EXECUTIVE POWER. - PRESIDENT, Constitution of New Hamshire 1784

"The senate shall be the first branch of the legislature; and the senators shall be chosen in the following manner, viz.: there shall be a meeting on the lfirst Monday in April,] annually, forever, of the innabitants of each town in the several counties of this commonwealth; to be called by the select men, and warned in due course of law, at least seven days before the [first Monday in April,] for the purpose of electing persons to be senators and councillors; land at such meetings every male inhabitant of twenty-one years of age and upwards, having a freehold estate within the commonwealth,...." Chapter I: Section II. - Senate: ARTICLE II, Constitution of Massachusetts 1780

"The governor shall be chosen annually; and no person shall be eligible to this office, unless, at the time of his election, he shall have been an inhabitant of this commonwealth for seven years next preceding; [and unless he shall at the same time be seised, in his own right, of a <u>freehold</u>, within the commonwealth, of the value of one thousand pounds; [and unless he shall declare himself to be of the Christian religion.]" Chapter II: Section I - Governor; ARTICLE II, Constitution of Massachusetts 1780

"And this convention doth further, in the name and by the authority of the good people of this State, ordain, determine, and declare, that the senate of the State of New York shall consist of twenty-four <u>freeholders</u> to be chosen out of the body of the <u>freeholders</u>; and that they be chosen by the <u>freeholders</u> of this State, possessed of <u>freeholders</u> of the value of one hundred pounds, over and above all debts charged thereon." X, Constitution of New York 1777

"And this convention doth further, in the name and by the authority of the good people of this State, ordain, determine, and declare that the supreme executive power and authority of this State shall be vested in a governor; and that statedly, once in every three years, and as often as the seat of government shall become vacant, a wise and descreet freeholder of this State shall be, by ballot, elected governor, by the freeholders of this State, qualified, as before described, to elect senators; which elections shall be always held at the times and places of choosing representatives in assembly for each respective county; and that the person who hath the greatest number of votes within the said State shall be governor thereof." XVII, Constitution of New York 1777

"No person except a native citizen of the United States shall be eligible to the office of government." Article Ill section 2 Constitution of New York 1821

"That on the second Tuesday in October yearly, and every year forever (with the privilege of adjourning from day to day as occasion may require) the counties shall severally choose one person, to be a member of the Legislative Council of this Colony, who shall be, and have been, for one whole year next before the election, an inhabitant and freeholder in the county in which he is chosen, and worth at least one thousand pounds proclamation money, of real and personal estate, within the same county:..." III, Constitution of New Jersey 1776

"That the townships, at their annual town meetings for electing other officers, shall choose constables for the districts repectively; and also three or more judicious freeholders of good character,..." XIV, Constitution of New Jersey 1776

"One of the branches of the Legislature shall be

called, 'The House of Assembly,' and shall consist of seven Representatives to be chosen for each county annually of such persons as are freeholders of the same." ARTICLE 3 Constitution of Delaware 1776

"The other branch shall be called 'The council,' and consist of nine members; three to be chosen for each county at the time of the first election of the assembly, who shall be <u>freeholders</u> of the county for which they are chosen, and be upwards of twenty-five years of age..." ARTICLE 4 Constitution of Delaware 1776

"No person shall be a representative who shall not have attained to the age of twenty-four years, and <u>have a freehold</u> in the county in which he shall be chosen, have been a citizen and inhabitant of the State three years next preceding the first meeting of the legislature after his election, and the last year of that term an inhabitant of the county in which he shall be chosen, unless he shall have been absent on the public business of the United States, or of this State." ARTICLE II - Section 2 clause 2 Constitution of Delaware 1792

"No person shall be a senator who shall not have attained to the age of twenty-seven years, and have in the county in which he shall be chosen a <u>freehold estate</u> in two hundred acres of land, or an estate in real and personal property, or in either, of the value of one thousand pounds at least, and have been a citizen and inhabitant of the State three years next preceding the first meeting of the legislature after his election, and the last year of that term an inhabitant of the county in which he shall be chosen, unless he shall have been absent on the public business of the United States or of this State." ARTICLE II - Section 3 clause 2 Constitution of Delaware 1792

"He shall be at least thirty years of age, and have been a citizen and inhabitant of the United States twelve years next before the first meeting of the legislature after his election, and the last six of that term an inhabitant of this State, unless he shall have been absent on the public business of the United States or of this State." ARTICLE III (Governor) - Section 4 Constitution of Delaware 1792

"The Governor shall be at least thirty years of age, and have been a citizen and inhabitant of the United States twelve years next before the day of his election, and the last six years of that term an inhabitant of this State, unless he shall have been absent on public business of the United States or of this State." ARTICLE III (Executive) - Section 6 Constitution of Delaware 1897

"That no person, unless above twenty-five years of age, a resident in this State above five years next preceding the election—and having in the State real and personal property, above the value of five thousand pounds, current

money, (one thousand pounds whereof, at least, to be <u>freehold estate</u>) shall be eligible as governor." XXX, Constitution of Maryland 1776

"....The other shall be called The Senate, and consist of twenty-four members of whom thirteen shall constitute a House to proceed on business; for whose election, the different counties shall be divided into twenty-four districts; and each county of the respective district, at the time of the election of its Delegates, shall vote for one Senator, who is actually a resident and freeholder within the district...." Constitution of Virginia 1776

"any person may be elected a senator who shall have attained to the age of thirty years, and shall be actually a resident and <u>freeholder</u> within the district, qualified by virtue of <u>his freehold</u> to vote for members of the general assembly according to this constitution. and any person may be elected a member of the house of delegates who shall have attained the age of twenty-five years, and shall be actually a resident and <u>freeholder</u> within the county, city, town, borough, or election district, qualified by virtue of his <u>freehold</u> to vote for members of the general assembly according to his constitution:..." ARTICLE III - Section 7 Constitution of Virginia 1830

"No person shall be eligible to the office of governor, unless he shall have attained the age of thirty years, shall be a <u>native citizen of the United States</u>, or shall have been a citizen thereof at the adoption of the Federal Constitution, and shall have been a citizen of this commonwealth for five years next preceding his election." ARTICLE IV - Section 2 Constitution of Virginia 1830

"No person shall be eligible to the office of governor unless he has attained the age of thiry years, is a <u>native citizen of the United States</u>, and has been a citizen of Virginia for five years next preceding his election." ARTICLE V (Executive Department) - Section 3 Constitution of Virginia 1850

"That the Senate and House of Commons, jointly at their first meeting after each annual election, shall be ballot elect a Governor for one year, who shall not be eliginle to that office longer than three years, in six successive years. that no person, under thirty years, and having, in the State, a freehold in lands and tenements above the value of one thousand pounds, shall be eligible as a Governor." (The Constitution, or Form of government, &c.) - XV Constitution of North Carolina 1776

"The house of commons shall be composed of one hundred and twenty representatives, biennially chosen by ballot, to be elected by counties according to their Federal population, that is, according to their respective numbers, which shall be determined by adding to the whole number of

free persons, including those bound to service for a term of years, and excluding Indians not taxed, three-fifths of all other persons; and each county shall have at least one member in the house of commons, although it may not contain the requisite ratio of population." ARTICLE 1. Section 1. - Two, Constitution of North Carolina (Ratified 1835)

"That at the expiration of seven years after the passing of this constitution, and at the end or every fourteen years thereafter, the representation of the whole State shall be proportioned in the most equal and just manner according to the particular and comparative strength and taxable property of the different parts of the same regard being always had to the <u>number of white inhabitants</u> and such taxable property." XV, Constitution of South Carolina 1778

"No person shall be eligible to the office of governor who shall not have been a citizen of the United States twelve years, and an inhabitant of this State six years, and who hath not attained to the age of thiry years, and who does not possess five hundred acres of land, in his own right, within this State, and other species of property to the amount of one thousand pounds sterling." ARTICLE II Section 3 Constitution of Georgia 1789

"No person shall be a senator who shall not have attained to the age of twenty-five years, and have been nine years a citizen of the United States, and three years an inhabitant of this State, and shall have usually resided within the county for which he shall be returned, at least one year immediately preceding his election, (except persons who may have been absent on public business of this State of of the United States), and is and shall have been possessed, in his own right, of a settled freehold estate... ARTICLE I Section 4 Constitution of Georgia 1798

"The house of representatives shall be composed of members from all the counties which now are, or hereafter may be, included within this State, according to their respective <u>numbers of free white persons</u>, and including three-fifths of all the people of color. the actual enumeration shall be made within two years, and within every subsequent term of seven years...." ARTICLE I Section 7 Constitution of Georgia 1798

"No person shall be a representative who shall not have attained to the age of twenty-one years, and have been seven years a <u>citizen of the United States</u>, three years an inhabitant of this State,..." ARTICLE I Section 8 Constitution of Georgia 1798

"No person shall be eligible to the office of governor who shall not have attained to the age of thirty years, and who does not possess five hundred acres of land, in his own right, within this State, and other property to the amount

of four thousand dollars, and whose estate shall not, on a reasonable estimation, be competent to the discharge of his debts, over and above that sum." ARTICLE II Section 3 Constitution of Georgia 1798

"So altered and amended as to read: No person shallbe a senator who shall not have attained to the age of twenty-five years, and have been nine years a citizen of the United States, and three years an inhabitant of this State,..." ARTICLE I Section 4 Constitution of Georgia (Ratified December, 1835)

"So altered and amended as to read: No person shall be a representative who shall not have attained to the age of twenty-one years, and have been a citizen of the United States seven years, and three years an inhabitant of this State, and have usually resided in the county in which he shall be chosen one year immediately preceding his election, unless he shall have been on the public business of this State or of the United States." ARTICLE I Section 8 Constitution of Georgia (Ratified December, 1835)

"So altered an amended as to read: The house of representatives shall be composed of one hundred and thirty members; each county shall have one representative, and no county shall have more than two representatives; thirty-seven counties having the greatest population, counting all free white persons, and three fifths of the people of color, shall have two representatives:..." ARTICLE I Section 7 Constitution of Georgia (Ratified 1843)

"The number of Senators and Representatives shall at the session next following an enurmeration of the inhabitants by the United States, or this State, be fixed by law, and apportioned among the several counties according to the number of white population of such county, or district by such respective ratios;..." ARTICLE IV Section 6 Constitution of Oregon 1857

Again the designation Citizen of the United States in Article II section 1 clause 5 of the United States Constitution:

"No person except a natural born Citizen, or <u>Citizen of</u>
<u>the United States</u>, at the time of the Adoption of this Constitution, shall be eligible to the Office of President;..."

The words "people of the United States" and "citizens" are synonymous terms. They both describe the political body who, in accord with our republican form of government, hold the power and conduct the government through their representatives.

The following describes exactly what the qualifications were to hold office, and who could hold office pursuant to the United States Constitution:

"....All persons qualified to vote in the election of senators shall be entitled to vote within the town, district, parish, or place where they dwell, in the choice of representatives. Every member of the house of representatives shall be chosen by ballot; and for two years at least next preceding his election, shall have been an inhabitant of this state, shall have an estate within the town, parish, or place which he may be chosen to represent, of the value of one hundred pounds, on half of which to be a freehold, whereof he is seized in his own right; shall be at the time of his election, an inhabitant of the town, parish, or place he may be chosen to represent; shall be of the protestant religion, and shall cease to represent such town, parish or place immediately on his ceasing to be qualified as aforesaid...." Part II. - The form of Government: HOUSE OF REPRESENTATIVES, Constitution of New Hamshire 1784

"There shall be annually elected, by the <u>freeholders...</u>" Chapter I: Section II. - Senate: ARTICLE I, Constitution of Massachusetts 1780

"Every male person, being twenty-one years of age, and resident in any particular town in this commonwealth for the space of one year next preceding, having a <u>freehold estate</u> within the said town of the annual income of three pounds, or any estate of the value of sixty pounds, shall have a right to vote in the choice of a representative or representatives for the said town." Chapter I: Section III. - House of Representatives: ARTICLE IV, Constitution of Massachusetts 1780

"Every white male citizen of the United States, who shall have gained a settlement in this State, attained the age of twenty-one years, and resided in the town in which he may offer himself to be admitted to the privilege of an elector, at least six months preceding; and have a freehold estate of the yearly value of seven dollars in this State; or having been enrolled in the militia, shall have performed military duty therein for the term of one year next preceding the time he shall offer himself for admission, or being liable thereto shall have been, by authority of law, excused therefrom; or shall have paid a State tax within the year next preceding the time he shall present himself for such admission; and shall sustain a good moral character, shall, on his taking such oath as may be prescribed by law, be an elector." Article Sixth - of the qualifications of electors; SECTION 2, Constitution of Connecticut 1818

"Every white male citizen of the United States,...shall...be an elector." Article VIII,

Constitution of Connecticut adopted October, 1845

"That every male inhabitant of full age, who shall have personally resided within one of the counties of this State for six months immediately preceding the day of election, shall, at such election, be entitled to vote for representatives of the said county in assembly; if, during the time aforesaid, he shall have been a freeholder, possessing a freehold of the value of twenty pounds, within the said county, or have rented a tenament therein of the yearly value of forty shillings, and been rated and actually paid taxes to this State: Provided always, That every person who now is a freeman of the city of Albany, orwho was made a <u>freeman</u> of the city of New York on or before the fourteenth day of October, in the year of our Lord one thousand seven hundred and seventy-five and shall be actually and usually resident in the said cities, respectively, shall be entitled to vote for representatives in assembly within his said place of residence." VII, Constitution of New York 1777

"Every male citizen of the United States, of the age of twenty-one years, who shall have been a resident of this State one year, and of the county in which he claims his vote five months, next before the election, shall be entitled to vote for all officers that now are, or hereafter may be, elective by the people;..." Article II - Right of Sufferage: 1, Constitution of New Jersey 1844

"In elctions by the <u>citizens</u>, every <u>freeman</u> of the age of twenty-one years, having resided in the state two years next before the election, and within that time paid a state of county tax, which shall have been assessed at least six months before the election, shall enjoy the rights of an elector,..." ARTICLE III - Section I Constitution of Pennsylvania

"The Constitution, or System of Government, agreed to and resolved upon by the Representative in full Convention of the Delaware State, formerly styled 'The Government of the Counties of New Castle, Kent, and Sussex, upon Delaware,' the said Representatives being chosen by the Freemen of said State for that express Purpose." Constitution of Delaware 1776

"All elections of governor, senators, and representatives shall be by ballot. And in such elections every white free man of the age of twenty-one years, having resided in the State two years next before the election, and within that time paid a State or county tax, which shall have been assessed at least six months before the election, shall enjoy the right of an elector;..." ARTICLE IV - Section 1 Constitution of Delaware 1792

"All elections for governor, senators, representatives, sheriffs, and coroners shall be held on the second Tuesday of November, and be by ballot; and in such elections <u>every</u>

free white male citizen of the age of twenty-two years or upwards, having resided in the State one year next before the election, and the last month thereof in the county where he offers to vote, and having within two years next before the election paid a county tax, which shall have been assessed at least six months before the election, shall enjoy the right of an elector; and every free white male citizen of the age of twenty-one years, and under the age of twenty-two years, having resided as aforesaid, shall be entitled to vote without payment of any tax;.... ARTICLE IV - Section 1 Constitution of Delaware 1831

"That the House of Delegates shall be chosen in the following manner; <u>All freemen</u>, above twenty-one years of age, having a <u>freehold</u> of fifty acres of land, in the county in which they offer to vote, and residing therein--and <u>all freemen</u>, having property in this State above the value of thirty pounds current money, and having resided in the county, in which they offer to vote, one whole year next preceding the election, shall have a right of suffrage...."

II, Constitution of Maryland 1776

"...All freemen above the age of twenty-one years, having a freehold of fifty acres of land in the county in which they offer to ballot, and residing therein--and all freemen above the age of twenty-one years, and having property in the State above the value of thirty pounds current money, and having resided in the county in which they offer to ballot one whole year next preceding the election--shall have a right of suffrage...." XLII, Constitution of Maryland 1776

"The every free white male citizen of this State, above twenty-one years of age, and no other, having resided twelve months within this State, and six months in the county, or inthe city of Annapolis or Baltimore, next preceding the election at which he offers to vote, shall have a right of suffrage, and shall vote, by ballot, in the election of such county or city, or either of them, for electors of the President and Vice-President of the United States, for Representatives of this State in the Congress of the United States, for delegates to the general assembly of this State, electors of the senate, and sheriffs." Article XIV Constitution of Maryland (Ratified 1810)

"Every white male citizen of the commonwealth, resident therein, aged twenty-one years and upwards, being qualified to exercise the right of suffrage..." ARTICLE III -Section 14 Constitution of Virginia 1830

"The general assembly, at its first session after the adoption of this constitution, and afterwards as occasion may require, shall cause every city or town, the white population of which exceeds five thousand, to be laid off into convenient wards, and a separate place of voting to be established in each; and thereafter no inhabitant of such

city or town shall be allowed to vote except in-the ward in which he resides." ARTICLE III (Qualification of Voters) - Section 2 Constitution of Virginia 1850

"....Or, second, whether representation in both houses shall be apportioned on the mixed basis; that is, according to the number of white inhabitants, contained,.... ARTICLE IV - Section 5 Constitution of Virginia 1850

"That all freemen, of the age of twenty-one years, who have been inhabitants of any one county within the State of twelve months immediately preceding the day of any election, and possessed of a freehold within the same county of fifty acres of land, for six months next before, and at the day of election, shall be entitled to vote for a member of the Senate." (The Constitution, or Form of government, &c.) -

"That all freemen of the age of twenty-one years, who have been inhabitants of any one county within this State twelve months immediately preceding the day of any election, and shall have paid public taxes, shall be entitled to vote for members of the House of Commons for the county in which he resides." (The Constitution, or Form of government, &c.) - VIII Constitution of North Carolina 1776

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"That all persons possessed of a <u>freehold</u> in any town in this State, having a right of representation, and also all <u>freemen</u>, who have been inhanitants of any such town twelve months next before, and at the day of election, and shall have paid public taxes, shall be entitled to vote for a member to represent such town in the House of Commons:...." (The Constitution, or Form of government, &c.) - IX Constitution of North Carolina 1776

"Every free white man at the age of twenty-one years being a native or nauralized citizen of the United States, and who has been an inhabitant of the State for twelve months immediately preceding the day of any election, and shall have paid public taxes, shall be entitled to a vote for a member of the senate for the district in which he resides." ARTICLE I Section 3 Clause two Constitution of North Carolina (Ratified Dec. 11, 1856)

"....The qualification of electors shall be that every free white man, and no other person who acknowledges the being of a God, and believes in a future state of rewards and punishments, and who has attained to the age of one and twenty years, and hath been a resident and inhabitant in this State for the space of one whole year before the day appointed for the election he offers to give his vote..." XIII. Constitution of South Carolina 1778

"All male white inhabitants, of the age of twenty-one years, and possessed in his own right of ten pounds value,

and liable to pay tax in this State, or being of any mechanic trade, and shall have been resident six months in this State, shall have a right to vote at all elections for representatives, or any other officers, herein agreed to be chosen by the people at large; and every person having a right to vote at any election shall vote by ballot personally." ARTICLE IX Constitution of Georgia 1777

"It shall be the duty of the justices of the inferior court, or any three of them, in each county respectively, within sixty days after the adjournment of this convention, to appoint one or more fit persons in each county, not exceeding one for each battalion district, whose duty it shall be to take a full and accurate census or enumeration of all free white persons and people of color residing therein, distinguishing, in separate columns, the free white persons from persons of color, and return the same to the clerks of the superior courts...." ARTICLE I Section 25 Constitution of Georgia 1798

"The electors or members of the general assembly shall be free white male citizens of the State, and shall have attained the age of twenty-one years, and have paid all taxes which may have been required of them, and which they have had an opportunity of paying, agreeable to law, for the year preceding the election; shall be citizen of the United States..." ARTICLE V section 1 One, Constitution of Georgia 1865

"All persons born or naturalized in the United States, and resident in this State, are herby declared citizens of this State, and no laws shall be made or enforced which shall abridge the privileges or immunities of citizens of the United States,..." ARTICLE I Section 2 Constitution of Georgia 1868

"In all elections, not otherwise provided for, by this Constitution, every white male citizen of the United States, of the age of 21 years and upwards, who shall have resided in the State during the six months immediately preceding such electon; and every white male of foreign birth of the age of 21 years, and upwards, who shall have resided in the United States one year, and shall have resided in this State during the six months immediately preceding such election, and shall have declared his intention to become a citizen of the Untied States on the subject of naturalization shall be entitled to vote at all elections authorized by law." ARTICLE II Section 2 Constitution of Oregon 1857

They are what I call the "Sovereign People" and every <u>citizen</u> is one of these people and of the whole number, and constitutes a member of this sovereignty (the individual is not sovereign within himself).

THE INDIVIOUAL (ADAM) IS THE
TABERNACLE OF THE HOLY SPIRIT
AND HAS THE POWER OF ATTORNEY
ATT TECH CHOISE I E SMERGILLITY

It states in the Preamble; "We the People of the United States...", this describes only one people, one nation and one race to be the governing body.

This explains article I section 2 clause 3 of the United States Constitution:

"Representatives and direct Taxes shall be apportioned among the several States which may be included within this Union, according to their respective Numbers, which shall be determined by adding to the whole Number of free Persons, including those bound to Service for a Term of Years, and excluding Indians not taxed, three fifths of all other Persons. The actual Enumeration shall be made within three Years after the first Meeting of the Congress of the United States, and within every subsequent Term of ten Years, in such Manner as they shall by Law direct...."

This clause makes representatives and direct taxes apportioned among the states, which are or may be included in the Union, according to their respective numbers; each states sovereignty (the body of people within the territorial boundary of each state) counted as a separate nation (the whole number): which is determined by <u>adding to</u> the whole number of free white persons, (as per the act of congress of the First Congress session II chapter 3 1790 [1 stat. 103] the Act of April 14, 1802, and the Preamble of the United States Constitution) including those bound to service for a term of years; these individuals signed a contract to come to America and work for a certain company or person, for a specified number of years to pay for passage - these contracts had a provision that the applicant must be free and white; excluding the clause indians not taxed; which had its basis, at the time of the adoption of the Constitution, that the Indian Nation was considered a sovereign body and a foreign nation, and could not be taxed, unless they accepted United States Citizenship and they would then have equal rights with the governing body, this was provided for them as they were not salves or immigrants: three. fifths of all other persons; all other persons would be those not naturalized or slaves, the framers only designated them to be counted as three-fifths of the whole (this means it would take five other persons to count as three of the whole number). This is a failsafe system the framers placed in the United States Constitution so that our people could not be out voted by foreigners, and lose our country through the voting process (foreigners [non-white] were not considered part of the body sovereign), but subject to the law of nations within the jurisdiction of the United States. Here you have to understand the terms of citizenship; (1) United States Citizen natural born free white, and (2) Citizen of the United States; free white alien naturalized. Note, the 14th amendment changed the definition of Citizen of the United States (see DRED SCOTT v. SANFORD, 19 How. 393).

Before I go into the citizenship of the States, I feel a need to explain an experience I had while traveling on a seminar tour. I had an occasion to be in Washington D. C. and went to view the Constitution. I was checking its contents with the reproduction I had, and while doing so, I noticed a sign that said certain parts of the articles are not put on display because of deterioration of the documents. They are not shown except at certain times of the year. At the time I thought that I was just there at the wrong time, but the sign did not say at what time of the year they were shown. I now wonder if they ever show these articles and if this is true, Why?

I can only speculate as to why. Do the articles further define who is to be the governing body of this country? Is it possible that someone doesn't want the public to read this and figure out how we have been deceived? I don't know, but someone should check and see,

because this would change how we present ourselves to the court to have our constitutional issues heard. For example, failed to state a claim by which relief can be granted. Are we failing to state that we are United States Citizens and the relief is the positive law?

This brings up the Declaration of Independence, adopted by congress July 4, 1776:

men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty, and the pursuit of Happiness. That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed. That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness. Prudence, indeed, will dictate that Governments long established should not be changed for light and transient causes; and accordingly all experience hath shown, that mankind are more disposed to suffer, while evils are sufferable, than to right themselves by abolishing the forms to which they are accustomed...."

In light of the issue this statement presents, I will have to deal with it.

The founding fathers who framed this Declaration were great men, high in literacy, high in their sense of honor, and incapable of asserting principles inconsistent with those on which they were acting. They understood perfectly the meaning of the language they used, and how it would be understood by others of their time. In those times, the people controlled education as compared to today where it is controlled by the government. For example, the above quote is taught in the government schools (public schools) and is claimed to prove that this is supposed to be an international country and that the founding fathers stated it so in the above quote. This is not true; as you read this section of the Declaration of

independence, it proceeds to say that all men are created equal; that they are endowed by their creator with certain unalienable (un-lienable) rights. And then state those rights:

- 1. Life (United States Constitution prohibits abortion)
- Liberty (United States Constitution prohibits trespass of Law of Nations)
- 3. Pursuit of Happiness (United States Constitution prohibits private enterprise and guarantees free enterprise)

Again, the founding fathers knew we could not vex the stranger by treating them as less than men.

.

Then notice the word <u>Government's</u>. It is used in the plural meaning more than one. It is not talking about our government only but would embrace the whole human family. As I understand this statement, they were saying that each race of men are equal as they are of the sovereign body in their <u>own country</u> and nation (race), as we are of the <u>sovereign body in ours</u>, and were to be declared equal in this respect only. If a person chose to live in this country and is of foreign origin (non-white) he would not be of the sovereign body here, but a visitor in a strange land and the reverse would be true if a white citizen of this country lived in a foreign country, he would not be of the sovereign body there.

This throws a new light on this subject, as people have brought up both quotes to me and I see it that the founding fathers knew exactly what they were talking about and they were referring to two separate subjects dealing with the sovereign body (or who is to be the governing body), and how they determined all men equal.

IV - CITIZENSHIP OF STATES

State citizenship is a whole different matter. The States are separate nations united by the United States Constitution, with a

mutual purpose defined in this Constitution. The States have sovereign power to do anything that would not be repugnant to the provisions of the United States Constitution. i.e., not prohibited by the United States Constitution or reserved to the people as a matter of right (Articles 9 and 10 of the Bill of Rights to the United States Constitution).

The States can make anyone a limited citizen of the State, but cannot grant United States Citizenship to anyone not authorized by the United States Constitution or laws made in pursuance thereof, or change the intent of the Laws framed by the founding fathers. Other than that, the States could do as they wished within their own territorial boundaries; provided that the people of the state authorized the states government to do so.

and a sin against Christianity. The Bible says that the iniquities of our fathers will come down upon the children unto the third and fourth generations; Deuteronomy 5:9 (which by the way, is where we are at this time). It is now time to see if we have done anything wrong in our attempt to correct this sin. Remember, English law controlled the colonies when slavery was brought to this land. By THE JEWS (DEVILS KIDS)

To begin with, you have to go back and check what the State Constitutions said about who is to be the governing body of the State government, and does it conform with the United States Constitution.

It becomes clear what persons could be and are to be the governing body within the State government. There is no difference between who could be an elector and who could be an officer in the state governments, just as there is no difference between who are to be the electors and officers of the United States government.

So how did we get into the mess we are in today? It is because most of us would rather play ball, watch the 'idiot box' or just have fun instead of studying the word of God and the Law; dereliction of duty, of which I am as guilty as anyone else. But, there came a time in my life when I just had to understand the truth and this has brought me to write, as I have here.

We now have to understand that only we (the free white whole number) are protected by the Constitution and the Bill of Rights (one through ten), both in our national and state constitutions and Bill of Rights.

To explain the amendments to the federal constitution (11 through 26) and come to a full understanding of how we got into the mess that we face today, I'll start with the eleventh amendment, and how it came about and how it must be interpreted:

"The Judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by Citizens of another State, or by Citizens or Subjects of any Foreign State."

As you read the 11th amendment, the first three words are "The Judicial power". If you read the first three words of article 3 section 2 they also are: "The Judicial power". There is no doubt that the 11th amendment is referring to article III section 2 of the United States Constitution. Notice that the eleventh amendment says "against one of the United States"; the word 'one' is as any school boy is taught one is a whole number. It is clear that the 11th amendment is referring to the free white citizens of the United States of the whole number, either in the individual capacity or as a whole such as a state government.

One other explanation to the confusion of the 11th amendment is that someone is not reprinting actual replicas of our Constitution. If you change the capitol 'S' to a small 's' on the word 'State' the eleventh amendment would then read; '...by citizens of another state...' meaning a state of condition and not a State of the union.

I don't know who puts these reprints of the Constitution out, but I think we had better do some checking on our own, because we tend to trust in others too much.

Using this new knowledge and proper capitalization the 11th amendment would read like this:

The Judicial Power of the United States shall not be construed to extend to any suit in Law or equity, commenced or prosecuted AGAINST the Whole Number BY citizens of another condition [state] (limited citizenship of the 14th amendment) or by citizens or subjects of any Foreign Nation (race).

Remember, you could be considered a foreigner if you joined Social Security; for Social Security is international law, which would mean that you are now considered an international citizen with limited citizenship pursuant to the citizenship of the 14th amendment, subject to the Law of Nations.

The 11th amendment is thus a bar against any one of a foreign state to sue a United States Citizen in his own courts. Simply stated, people of a foreign state cannot sue citizens of the United States (whole number) which is an immunity provided by the postive law; also that citizens, determined as the whole number, are not subject to courts outside of the judicial power of article 3.

." "ONE: 1. Single in number; individual; as one man; one book. There is one sun only in our system of planets.

8. Single by union; undivided; the same.

One is used indefinitely for any person; as, one sees; one knows; after the French manner, on voit. Our ancestors used man in this manner; man sees; man knows; "man brohte," man brought, that is they brought." Websters Dictionary 1828

Apply these definitions to the Constitution of 1787 and it clears up how 'ONE' was defined in the 11th amendment.

Based on the issues presented here, it is time to re-evaluate the 12th through 26th amendments, as these amendments deal with:

- 1. Judicial Power
- 2. Election of President and Vice President
- 3. Punishment for Crime
- Citizenship
- 5. Who is an Elector (voter)
- 6. Taxes
- 7. Election of Officials
- 8. Seat of the United States Government

What I see here is a total rewrite of the articles of the United States Constitution. Congress has completely violated article IV section 3 clause 1:

OFFICE STY7, GR 57045 (FGR 563-5478

"New States may be admitted by the Congress into this Union; but no new State shall be formed or erected within the Jurisdiction of any other State; nor any State be formed by the Junction of two or more States, or Parts of States, without the Consent of the Legislatures of the States concerned as well as of the Congress."

and section 4:

"The United States shall guarantee to every State in this Union a Republican Form of Government, and shall protect each of them against Invasion; and on Application of the Legislature, or of the Executive (when the Legislature cannot be covened) against domestic Violence." It is unauthorized to form a state within a state and equally unauthorized to form a government within a government, which is what I see in the amendments 11 through 26. An action under color of law only, and deceiving the true governing body of this nation.

I believe the word 'citizen' as stated in the 11th amendment is defined in the 14th amendment and our (the whole number) participation in the Social Security system (law of nations) is being interpreted as our consent to this dual jurisdiction. The ultimate design being to cause rejection of our birth right and subject ourselves and our nation to the law of nations under one world government; and the abandonment of our Constitution, as one nation under God, and destruction of the true American people. Forbid it Almighty God, forbid it.

P. D. R.

Oft: "

Yours In Christ,

Robert W. Wangrud

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PUBLISHED

OMAHA CITY: AYLOR & McCLURE, PRINTERS, . 1862.

ARTICLE XI.

The judicial power of the United States shall not be Restriction of construed to extend to any suit in law or in equity, commenced or prosecuted against one of the United States by citizens of another state, or by citizens or subjects of any foreign state.

This re-print of the United States Constitution does not capitalize the 's' in the word 'state' in the XI amendment. (Re-print 1862)

AMENDMENT XI

RESTRICTION OF JUDICIAL POWERS. The judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by citizens of another state, or by citizens or subjects of any foreign state.*

The letter State of Washington's re-print of the 11th amendment. 's' is not capitalized. (1981)

§ 1603. Definitions

For purposes of this chapter—

(a) A "foreign state", except as used in section 1608 of this title, includes a political subdivision of a foreign state or an agency or instrumentality of a foreign state as defined in subsection (b).

(b) An "agency or instrumentality of a foreign state" means any entity-

(1) which is a separate legal person, corporate or otherwise, and

(2) which is an organ of a foreign state or political subdivision thereof, or a majority of whose shares or other ownership interest is owned by a foreign state or political subdivision thereof, and

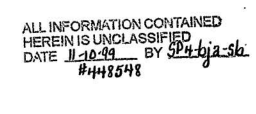
COMMITTEE OF THE STATES IN CONGRESS ASSEMBLED

1984

THE RIGHT TO BEAR ARMS

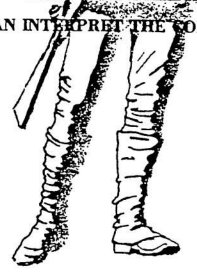
IS IT AN ABSOLUTE RIGHT?

DOES IT APPLY TO INDIVIDUALS?



WHAT DOES THE SECOND AMENDMENT MEAN?

WHO CAN INTERPRET THE CONSTITUTION?



WHAT DID THE FOUNDING FATHERS REALLY SAY ABOUT INDIVIDUAL CITIZENS AND GUNS?

The Founding Fathers of our country — those wise, principled and courageous men who pledged their lives, their fortunes and their sacred honor to the cause of liberty and the creation of the greatest nation ever conceived by men — were they alive today, would be appalled and angered at the widespread, malicious attack on one of the most basic American freedoms — the right to bear arms. Here is what those great American patriots said:

Thomas Jefferson: "No free man shall ever be debarred the use of arms."

Patrick Henry: "The great object is that every man be armed. Everyone who is able may have a gun."

James Madison: "Americans have the right and advantage of being armed — unlike the citizens of other countries whose governments are afraid to trust the people with arms."

Samuel Adams: "The Constitution shall never be construed . . . to prevent the people of the United States who are peaceable citizens from keeping their own arms."

Alexander Hamilton: "The best we can hope for concerning the people at large is that they be properly armed."

Honest Americans will objectively note that in each of the above quotes reference is clearly made to the right of the people, not to the right or authority of either state or federal government. Furthermore, nothing is said about the preemptive or collective right of the army, national guard, state police or any federal agency to possess and/or control all weapons instead of, or for the good of, the people. Clearly, the men who established this Republic, and who wrote the Constitution and the Bill of Rights, intended, and stated beyond doubt, that the people, i.e., individual Americans, have the right and duty to be armed.

WHAT IS THE MILITIA?

But if it is the people who are to be armed, then what is the "militia" which is referred to in the Second Amendment? What was it when the Constitution was written, and does it still exist today?

By definition of our Founding Fathers, those citizens who were not in the "Organized Militia" (the standing army), were considered the "Unorganized Militia" (which included all males 18-45 who were subject to call for the organized militia). All other citizens, e.g., those neither organized nor subject to call (i.e., all men under 18 and over 45) were known as the "Militia of the Residue" as defined by Alexander Hamilton. The militia is all the people!

George Mason: "I ask. sir, what is the militia? It is the whole people. except for a few public officials."

Elbridge Gerry: "I ask what is the purpose of the militia? To offset the need of large standing armies, the bane of liberty." James Madison: "The right of the people to keep (to have and to hold, apenly or concealed) and bear (carry, transport and use) arms (weapons of self defense, including the handgun which predated the rifle and has existed for self defense since the 1500's) shall not be infringed (invalidated, limited, abridged). A well regulated militia, composed of the body of the people, trained to arms, is the best and most natural defense of a free country.

The Militia Act of 1790; Article 1. Section 8 of the U.S. Constitution; and the Federalist Papers, pages 24-29 state: "It will become necessary to organize and regulate a certain portion of the militia (i.e., the people)."

Clearly, the militia is the people — all the People! It was so in 1776 when we declared our independence and fought for our freedom. It was so in 1787 when the Constitution was approved. It was so in 1791 when the Bill of Rights (including the Second Amendment) was added. And it is true today.

INTERPRETING THE CONSTITUTION

Today we hear gun control advocates, naive to interpret the Constitution. We are also told do-gooders, liberals, leftists, and various public (when we directly quote the Constitution or the officials refer to the right of judges and the courts (when we directly quote the Constitution or the

CHAPTER 13. THE MILITIA

Section

311. Militia: composition and classes

312. Militia duty: exemptions

§ 311. Militia: composition and classes

(a) The militia of the United States consists of all able-bodied males at least 17 years of age and, except as provided in section 313 of title 32 [32 USCS § 313], under 45 years of age who are, or who have made a declaration of intention to become, citizens of the United States and of female citizens of the United States who are commissioned officers of the National Guard.

(b) The classes of the militia are-

- (1) the organized militia, which consists of the National Guard and the Naval Militia; and
- (2) the unorganized militia, which consists of the members of the militia who are not members of the National Guard or the Naval Militia.

(Aug. 10, 1956, ch 1041, § 1, 70A Stat. 14; Sept. 2, 1958, P. L. 85-861, § 1(7), 72 Stat. 1439.)

HISTORY; ANCILLARY LAWS AND DIRECTIVES

Prior law and revision:

1956 ACT

Revised Section	Source (U.S. Code)	Source (Statutes at Large)
311(a)	32:1 (less last 19 words). 32:1 (last 19 words).	June 3, 1916, ch. 134, § 57, 39 Stat. 197; June 28, 1947, ch. 162, § 7 (as applicable to § 57 of the Act of June 3, 1916, ch. 134), 61 Stat. 192.

In subsection (a), the words "who have made a declaration of intention" are substituted for the words "who have or shall have declared their intention". The words "at least 17 years of age and . . . under 45 years of age" are substituted for the words "who shall be more than seventeen years of age and . . . not more than forty-five years of age". The words "except as provided in section 313 of title 32" are substituted for the words "except as hereinafter provided", to make explicit the exception as to maximum age.

In subsection (b), the words "The organized militia, which consists of the National Guard and the Naval Militia" are substituted for the words "the National Guard, the Naval Militia", since the National Guard and the Naval Militia constitute the organized militia.

1958 ACT

Revised Section	Source (U.S. Code)	Source (Statutes at Large)
311(a)	32 App.:1.	July 30, 1956, ch. 789. § 1, 70 Stat. 729.

The words "appointed as . . . under section 4 of this title" are omitted as surplusage.

Amendments:

1958. Act Sept. 2, 1958, in subsec. (a), inserted before "and of female citizens of the United States who are commissioned officers of the National Guard".

CROSS REFERENCES

* Congressional power to provide for organization, equipment, discipline, and government of Militia, USCS Constitution Act I, § 8, cl. 16.

Declaration of intention to become citizen of United States, 8 USCS § 1445.

RESEARCH GUIDE

The Congress is the * "Committee of The States".

Am Jur:

53 Am Jur 2d, Military, and Civil Defense § 8.

INTERPRETIVE NOTES AND DECISIONS

- 1. Generally
- 2. Reservation of power in states
- 3. Age factor
- 4. Aliens
- 5. Workmen's compensation laws

1. Generally

Congress could by conscription organize militia of United States for foreign warfare. United States v Stephens (1917, DC Del) 245 Fe 956, affd 247 US 504, 62 L Ed 1239, 38 S Ct 579.

2. Reservation of power in states

State legislature may exempt from enrollment in militia, all persons under 21 and over 30 years of age, in virtue of general powers of exemption by states under act of Congress regulating militia. Opinion of The Justices (1839) 39 Mass 571.

Under federal Constitution as well as under Wisconsin constitution, certain military policy was reserved to state. State ex rel. Atwood v Johnson (1919) 170 Wis 218, 175 NW 589.

3. Age factor

Underage person who enlisted, without con-

sent of his guardian, was subject to jurisdiction of military authorities for desertion or any other offense committed prior to exercise of his parent or guardian of right to avoid his enlistment. Hoskins v Pell (1917, CA5 Miss) 239 F 279.

Person who enlisted with national guard before minimum age could not obtain discharge upon his own application. Bianco v Austin (1922) 204 App Div 34, 197 NYS 328.

4. Aliens

Aliens were not liable to militia duty. Slade v Minor (DC Colo) F Cas 12937.

Alien demanding exemption as conscientious objector after declaring his intention to become citizen was ineligible for naturalization. Re D—. (1923, DC Ohio) 290 F 863, 1 Ohio L Abs 779.

5. Workmen's compensation laws

Member of North Carolina militia came within provisions of workmen's compensation law of North Carolina. Baker v State (1931) 200 NC 232, 156 SE 917.

§ 312. Militia duty: exemptions

(a) The following persons are exempt from militia duty:

(1) The Vice President.

- (2) The judicial and executive officers of the United States, the several States and Territories, Puerto Rico, and the Canal Zone.
- (3) Members of the armed forces, except members who are not on active duty.
- (4) Customhouse clerks.
- (5) Persons employed by the United States in the transmission of mail.
- (6) Workmen employed in armories, arsenals, and naval shippards of the United States.
- (7) Pilots on navigable waters.
- (8) Mariners in the sea service of a citizen of, or a merchant in, the United States.
- (b) A person who claims exemption because of religious belief is exempt from militia duty in a combatant capacity, if the conscientious holding of that belief is established under such regulations as the President may prescribe. However, such a person is not exempt from militia duty that the President determines to be noncombatant.

(Aug. 10, 1956, ch 1041, § 1, 70A Stat. 15.)

HISTORY; ANCILLARY LAWS AND DIRECTIVES

Prior law and revision:

Revised Section	Source (U.S. Code)	Source (Statutes at Large)
312(a)	32:3 (less last 67 words). 32:3 (last 67 words).	June 3, 1916, ch. 134, § 59, 39 Stat. 197.

In subsection (a), the words "Members of the armed forces" are substituted for the words "persons in the military or naval service". The words "except members who are not on active duty" are inserted to reflect an opinion of the Judge Advocate General of the Army (JAGA 1952/4374, 9 July 1952). The word "artificers" is omitted as covered by the word "workmen". The words "naval shipyards" are substituted for the words "navy yards" to reflect modern terminology. The words "on navigable waters" are inserted to preserve the original coverage of the word "pilots". The words "actually" and "without regard to age" are omitted as surplusage.

CROSS REFERENCES

Deferments and exemptions under Uniform Military Training and Service Act, 50 USCS Appx. § 456.

RESEARCH GUIDE

Am Jur:

53 Am Jur 2d, Military, and Civil Defense § 8.



300 U. S. 506, 513, 81 .75, 57 S. Headnote 1 what was 1178]

, causes arising *under Narcotic Act2 -- United Pucy Moy (1916) 241 . d. 1061, 36 S. Ct. 658, 7D. 851; United States 1919) 249 U. S. 86, 91, . 496, 39 S. Ct. 214; Lini States (1925) 263 U. 1, 819, 45 S. Ct. 416, 39 Alston v. United State: S 259, 71 L. ed. 1952, . Nigro v. United States , hel. That no per on shall register under this rection to any firearm acquired tive date of, and in conthe provisions of, this Act.

tall be unlawful for any , e or possess my firearm , as time been to naferred 3 of 4 of this A t. Lali be unlawful for any require to register as · here found who shall not led or ing other person , his possession a stamp-. provided in \$ 4 hereof. , or deliver any firearm in

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by person who violates or , with any of the requireher shall, upon conviction, , re than (2,000 or to imand more than, five years, ... discretion of the court.

of any provision of this et. ation thereof to any per-on e. c. is held invalid, the re-. . Act, and the application ion to other persons or cirshall not be affected thereby.

His Act may be cited as the .carms Act."

ala i 17, 1914, chap. 1, 63 1:5; February 24, 1919, chap-... 1 . 1057.

48 S. Ct. 288-the objection that the bates in the Convention, the history Act usurps police power reserved to the States is plainly untenable.

use of a "shotgun hav-Hendmote 2 ing a barrel of less than eighteen inches in length" at this time has some reasonable relationship to the preservation or efficiency of a well regulated militia, we can such an instrument. Certainly it is not within judicial no-Headnote 3 tice that this weapon is any part of the ordinary military equipment or that its use could contribute to the common defense. Aymette v. State, 2 Humph. 154, 158.

The Constitution as originally adopted granted to the Congr ss power-"To provide for calling forth the Militia to execute the Laws of the Union, suppress Insurrections and repel Invasions; To provide for organizing, arming, and disciplining, the Militia, and for governing such artificer, or tradesman, predominates Part of them as may be employed in over that of the soldier: in a standthe Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed those two different species of miliby Congress." [Art. 1, § 8, cl. 15,] 16.] With obvious purpose to assure the continuation and render possible the effectiveness of such forces the declaration and guarantee of the Second Amendment were made. It! Headnote 4 end in view.

expected to maintain and train is set arms, and, with certain exceptions, in contrast with Troops which they *[170]

"were forbidden to keep without the "The possession of arms also implied consent of Congress. The sentiment the possession of ammunition, and of the time strongly distavored the authorities paid quite as much standing armies; the common view stantion to the latter as to the forwas that adequate defense of coun- ner." "A year later [1632] it was

(1928) 276 U. S. 332, 72 L. ed. 600, fterm Militia appears from the deand legislation of Colonies and States, and the writings of approved In the absence of any evidence commentators. These show plainly tending to show that possession or enough that the Militia comprised all males physically capable of acting in concert for the common defense. body of citizens enrolled for military discipline." And further, that ordinarily when called for service these men were expected to appear not say that the Second Amendment bearing arms supplied by themselves guarantees the right to keep and bear and of the kind in common use at the time.

> Blackstone's Commentaries, vol. 2, chap, 13, p. 409, points out "that king Alfred first settled a national militia in this kingdom" and traces the subsequent development and use of such forces.

Adam Smith's Wealth of Nations. Book V., chap. 1, contains an extended account of the Militia. It is there said: "Men of republican principles have been jealous of a standing army as dangerous to liberty." "In a militia, the character of the labourer, ing army, that of the soldier predominates over every other character; and in this distinction seems to consist the essential difference between tary force."

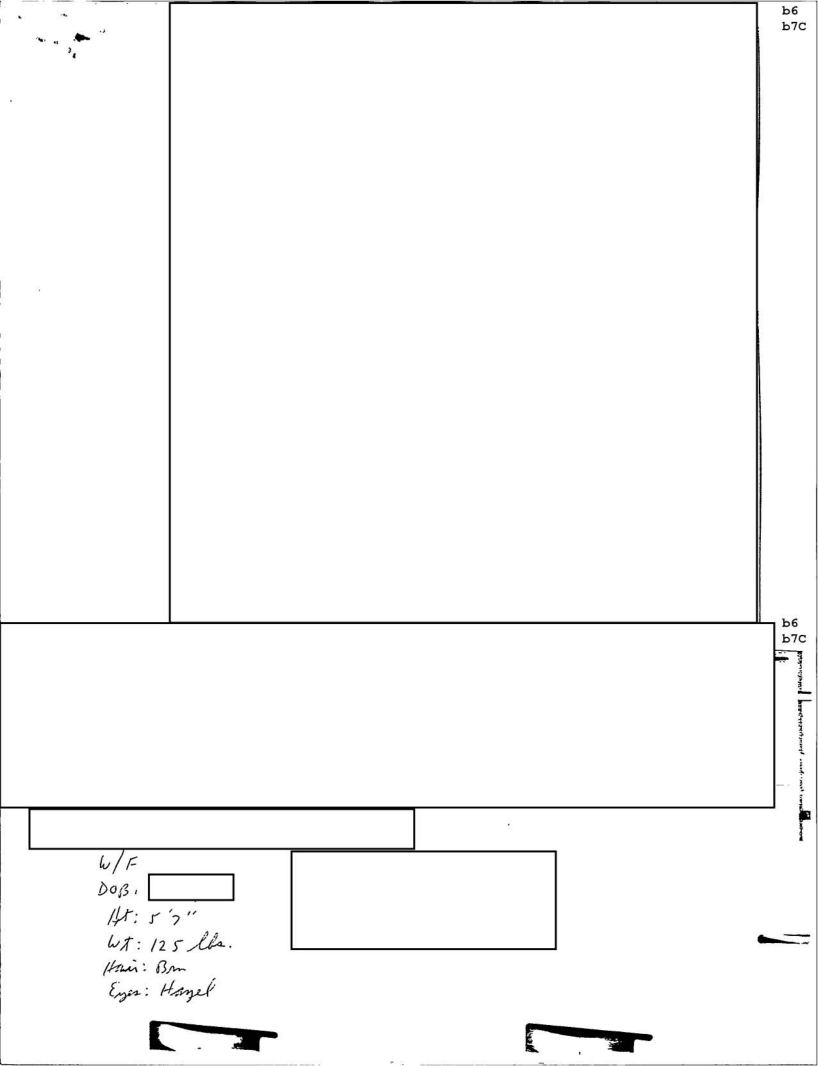
"The American Colonies In The 17th Century," Osgood, Vol. 1, chap. XIII, affirms in reference to the early system of defense in New England-

"In all the colonies, as in England, must be interpreted the militia system was based on the and applied with that principle of the assize of arms. This implied the general obligation of all The Militia which the States were adult male inhabitants to possess ·[180]

te "cooperate in the work of defence." try and laws could be secured prefered that any single man who had through the Militia--civilians primately, soldiers on occasion.

The put out to service, and this The signification attributed to the leverne a permanent part of the leg-

83 L. ed. 1209

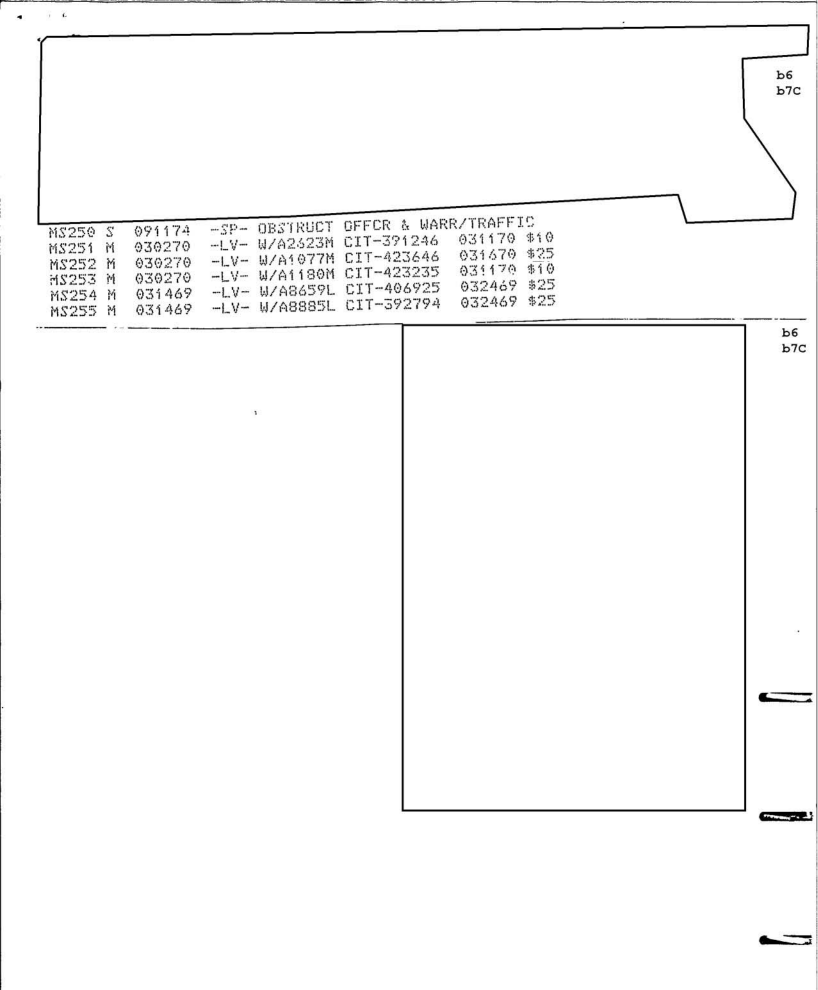


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LAS VEGAS METROPOLITAN POLICE DEPARTMENT CONFIDENTIAL

INTELLIGENCE REPORT

SUBJECT: POSSE COMITATUS #3	IR #: 850308-014
	DATE: 03/08/85
OFFICERS INVOLVED:	ь6 ь7
AGENCIES INVOLVED: LVMPD ALL INFORMATION HEREIN IS UNCLUDED #448548	ASSIFIED BY 5P4-bia-sb
SOURCE : CRIMINAL PRIVATE CITIZEN	LAW ENFORCEMENT
UNEVALUATED RELIABLE	USUALLY RELIABLE
DETAILS:	
On 2-26-85, O/R was advised by a confidenti	al informant b6
States." This group was represented to be and is suppose to meet every Wednesdan unknown location. It is the CI's impresinterest	a tax protest group by ay night at <u>1900 hours at</u>
On 2-28-85. O/R contacted the California investigator who related that the 'a tax protest group closely associated with the Hayden Lake, Idaho, and also is very similar in the "Posse Comitatus". It was determined the "Committee of States" listed as delegates for the State of Nevada.	'Committee of States' was b6 Aryan Nation movement in b7 n ideology with those of
The CI	b6 b7
the CI where several members of the	
States The CI further related that t	they went quite often to

It was also mentioned that the Committee had a 100 acre ranch in Mariposa, California, owned by a Col. Gale, U.S retired, who used this facility to train committee members in military tactics. Those members selected for this training must pass a screening procedure both locally and by Col. Gale.

Colonel Gale was determined to be William Potter Gale, a retired colonel of the U.S. Army who retired in 1950 after serving with General Douglas MacArthur in the Phillipines where he was responsible for training and establishing the guerilla movement against the Japanese in World War II. Col. Gale now is a minister with the "Ministry of Christ Church" in Mariposa, California.

Col. Gale uses his position as minister of the church to preach violence against the Jewish religion and all non-whites, preaching white supremacy. Gale also attended a meeting in Hayden Lake, Idaho, in 1984, where 44 people representing 12 states attended, and all representing groups similar to the Aryan Nation or of groups who adhere with their policies and beliefs.

On 3-6-85, CI	b6
who is CI was	b70
, and during	b7D
constantly checked for a tail. Upon arrival, CI	
. This group consisted , not	
including the CI. Except for the owners of the residence, the group	
appeared to be and all	
caucasian. The owners appeared to be approximately	
The person who appeared to be in charge was a subject named	b6
believed to be the same as This subject appeared to	b7C
the CI to be very well informed on his subject matter and well trained in	b7D
speaking to groups. All those present arrived which	
typed handout material of approximately 150 pages.	
The material was checked and approved by . One of the	
genuencation was primarily	
conversation was primarily	
directed to the tax laws of the country, their unfairness and the	b7C
directed to the tax laws of the country, their unfairness and the response of the elected legislators to the wishes of the people. During	b7C
directed to the tax laws of the country, their unfairness and the response of the elected legislators to the wishes of the people. During these conversations, people present were	b7C
directed to the tax laws of the country, their unfairness and the response of the elected legislators to the wishes of the people. During these conversations, people present were they became more expressive in their	b7C
directed to the tax laws of the country, their unfairness and the response of the elected legislators to the wishes of the people. During these conversations, people present were they became more expressive in their feelings of anti-Jewish and anti-Black. It was stated that they felt	b7C
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directed to the tax laws of the country, their unfairness and the response of the elected legislators to the wishes of the people. During these conversations, people present were they became more expressive in their feelings of anti-Jewish and anti-Black. It was stated that they felt they had done all they could by notifying the elected officials of their beliefs on the tax issues and receiving no response, and the only solution would be violence where they would arrest the officials for treason and execute them. One of those present, the CI	b70 b70 b6 b70

LAS VEGAS METROPOLITAN POLICE DEPARTMENT CONFIDENTIAL

INTELLIGENCE REPORT

being foreign owned and their programs controlled to broadcast the news in a manner to undermine the confidence of the Armenian people in their government. The newspapers were depicted as being all owned by Jewish interests and would be taken from them by force in the future.	b7C b7D
The subject of Joseph Menegale (Nazi war criminal) was brought up as being used by the Jews to get worldwide sympathy and the Jewish Holocaust did not occur, but is also Jewish propaganda.	·
The murder of Arthur Berg, a Jewish radio broadcaster in Denver, was also mentioned and that his death was not originally scheduled to occur when it did but something unknown had happened to accelerate this death. Also mentioned as being next on their list of people considered for execution is in the United States.	ь6 ь7с ь7р
A matter of local interest mentioned was that there is a LVMPD who uses	b6 b7С b7D
to get needed information.	
It was also stated that would be leaving to travel to the ranch in Mariposa, California, for a refresher course in military tactics and that a tank was available at the ranch. There is also suppose to be at the ranch at this time. It is unknown if all these people are from Nevada or if this figure represents several states.	ь6 ь7с ь7р
It is unknown if there are any other chapters of the "Committee of States" in Nevada, however, it was the CI's impression It was also mentioned that they have among their members a local legislature and a local judge.	ь6 ь7с ь7р
	b 6
went out to the front. CI believes he may have been outside the as a lookout. Upon leaving CI noticed all the vehicles being driven by those present CI	ь7с ь7D
	b 6
neither have any local arrest record. A tax reform publication was given to the CI to read and return. This publication was written by a and published in the Las Vegas Sun on November, 14, 1984.	b7C b7D

Part of Col. Gales mission allegedly is to contact associates presently still on active duty with the military and try to enlist their help in his efforts to form a cadre in our military that would be available if needed. Gale is supposed to have been at Nellis A.F.B. the last of February, however, this could not be confirmed with Nellis authorities.

More information to follow.

OFFICER REPORTING:	:	/dg
SERGEANT:	A CONTRACTOR OF THE PARTY OF TH	
LIEUTENANT:		

	INTELLIGENCE REP	ORT	
SUBJECT: POSSE COMIT.	ATUS #3	IR #: 85	0314-025
COMMITTEE O	F THE STATES	DATE: 0	3/15/85
OFFICERS INVOLVED:			b6 b7C
AGENCIES INVOLVED: LVI	HEREINIS U	ATION CONTAINED INCLASSIFIED 199 BY <u>SP4-bja-sb</u> 1548	
SOURCE: CRIMINAL	PRIVATE CITIZEN	LAW ENFORCE	MENT
UNEVALUATE	D RELIABLE	USUALLY RELIA	BLE
DETAILS:			
On 3-13-85, O/R that a meeting of the at approximately Attending this meeting	at	from a confidential ces had taken place	on b6 b7C b7D
			<u> </u>
During the meeting Mariposa, California, military training, but to promote activities government.	for delegates to get	s meeting would not their priorities	t be one of 66 in line and 67c
The below points w	vere also mentioned at	the meeting:	,
local subjects they f power. Included on th Brian McKay, and name was admonished by	on_this_list,	inated in the event	they took ney General onsible for 66 d that the 670 ed and was 670

They felt a radio station should be taken off the air by possibly bombing the transmitter sight, however, this did not appear to be in their immediate plans.

the possession of

There appeared to be approximately 20 names on the list which is kept

in the

b7C b7D

Committee of the States

1.	aka	ь6 ь70
	WMA, DOB 5'10, 160, brn/hzl	
	Address - Vehicle -	
	Venitcie -	
2.		ь6
	WMA, 6'4, 190, blnd/blu, Address unknown, possibly living outside of Las Vegas	ъ70
3.		b6
. 88	akaWFA,, 5'7, 125, brn/hzl,Address -	ъ70
4.		b 6
4.	WMA, 6', 160, brn/blu	b70
	Vehicle -	ě
5.		ъ6
٠.	WMA, , 6'2, 200, brn/brn	ъ7C
	Address -	
6.	WMA, 5'11, 200, brn/brn	b6 b70
		Б/С
	Address - Vehicle - Vehicl	
7.	WMA,5'10, 190, brn/brn	ь6 ь70
		· ·
	Address -	
8.	WFA, 5'2, 125, brn/hzl	ь6 ь7с
	Address -	
	Veihcle -	

LAS VEGAS METROPOLITAN POLICE DEPARTMENT CONFIDENTIAL

INTELL	IGENCE	REPORT

OFFICER REPORTING:	/dg
SERGEANT:	
LIEUTENANT:	

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ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 11-16-99 BY 5PH-bja-sb

WILLIAM POTTER GALE

GALE is a retired Army officer who was last known to be active as Pastor of the Ministry of Christ Church (MCC), Glendale, California. For many years, he has advocated violence against Federal officials, blacks and Jewish elements. He has specifically encouraged tax rebellion and urged the killing of FBI and Internal Revenue Service Agents. He has been a leader in the past in hate-type organizations of a quasi-religious nature.

GALE's church, MCC, publishes a document entitled "Identity", with mailing address of P. O. Box 423, Glendale, California. Early issues set forth help to form a group called "United States Christian Posse Association (USCPA). This group formed under the MCC to assist and provide the necessary direction toward the formation of a "Christian Posse" in every county in the U.S. Originally, application by a minimum of 7 Christian citizens from a given county, the USCPA will grant a "Posse". If the local sheriff in a county with a "posse" fails to perform his lawful duty when "unlawful acts" are committed by Government officials or agencies, the "posse", per USCPA, then possesses the right to arrest, try, convict, and punish the "offenders." This is believed to be the beginning of what is commonly known today as "Posse Comitatus. the early days, the MCC was described as a cover for an "underground army" being organized to overthrow the Government of the U. S.

In May, 1974, the MCC purchased approximately 100 acres of undeveloped land in Mariposa County, California, with the intention of same being used as a military training base.

Various sources reported GALE is capable of violence and it is not known if this has ever become a reality.

GALE feels violecne and militarism are necessary for returning this country to Christianity.

GALE is described as follows: .

Name: WILLIAM POTTER GALE

Aka: William P. Gale, Colonel Sex: Male

Sex: Male White

DOB: November 20, 1916
POB: St. Paul Minnesota

Height: 5' 10"
Weight: 155 pounds
Hair: Brown-graying

Eyes: Brown

SSAN: 569-18-2561 Army SN: 0-416089

Retired Lt. Colonel

Occupation: Pastor, MCC, Glendale, California

b6 : b7C On September 7, 1984, _______, Division of Driver's Licenses, California Department of Motor Vehicles On September 7, 1984, (DMV), furnished a copy of California driver's license #V283278 for William Potter Gale, born November 20, 1916, described as male, 5'10", 150 pounds, brown eyes, brown hair, with address as of September 27, 1982, of 5481 Clouds Rest, Mariposa, California 95338. This license was issued September 27, 1982, to expire on his birthdate in 1986.

A review of DMV records through the California Law Enforcement Telecommunications System (CLETS) revealed William Potter Gale currently registered owners of the following vehicles:

> 1960 Volkswagen coupe, license PTD 531 (expires October 8, 1985)

1967 Imperial coupe, license VDF 131 (expires June 8, 1985)

1970 Volkswagen wagon, license 560 JKQ (expires April 26, 1985)

1972 Chevrolet wagon, license 518 GGD (expires July 22, 1985)

1973 Dodge housecar, license 454 JMT (expires May 14, 1985)

1975 Volkswagen wagon, license 896 XRF (expires August 18, 1985)

1976 Silver Streak coach, license MG2868

(expires December 31, 1984) 1977 Volkswagen wagon, license 873 RQE (expires January 12, 1985)

1963 Chevrolet housecar, license 1AZX742 (expires February 16, 1985)

1983 Dodge wagon, license 1HKT688 (expires September 22, 1985)

1983 Dodge pickup, license 2H08162 (expires November 30, 1984)

· b6 b7C

b6 b7C A further review of DMV records through CLETS revealed William Potter Gale formerly owned the following vehicles:

b6

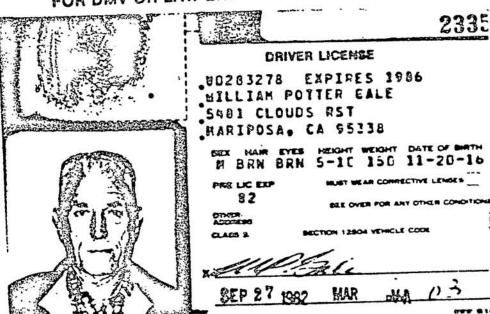
b7C

b6

1976 Sherwood coach, license MV 7821 (expired July 31, 1981) 1976 Sherwood coach, license MV 7822 (expired July 31, 1981) 1976 Sherwood coach, license MV 7823 (expired July 31, 1981)

On September 10, 1984, California Bureau of Criminal Identification and Investigation (CII), furnished a copy of CII record #2 644 339 for William Potter Cale showing he was an applicant on March 15, 1938 at State Board of Equalization, Los Angeles; an applicant for manager's license on March 29, 1939 at State Athletic Commission, Sacramento; and an applicant on September 24, 1964 at State Division of Corporations, Sacramento.







Comm OF THE STATE

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ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11-10-49 BY 5P4-bj2-5b

CONTRACT (COMPACT)

of 1777 - 1778

(Announced to the public in 1781)

AFFIDAVIT:

I the undersigned affirm upon Oath that this is a true and correct copy of the original document consisting of fifteen pages exclusive of this cover page.

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#1tness				Spo	eaker	(Commi	ttee o	of the	State
Witness				Serve And Serve	80	F*	0!	·	` ä.
I	Joan Beck		a no	tary for	r the	State	of Cal	liforn:	ia -

my presence, did personally appear before me on this date. 7/6/84

JOAN BECK
MOTARY PUBLIC—CALIFORNIA
PRINCIPAL OFFICE IN
SACRAMENTO COUNTY

Novary Public

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COMMITTEE OF THE STATES IN CONGRESS, JULY 4, 1984

To all to whom these Presents shall come, we the under signed Delegates of the States affixed to our Names, send GREETING.

Whereas the Delegates of the United States of America, in Congress assembled, did, on the 15th day of November, in the Year of Our Lord Jesus Christ One Thousand Seven Hundred and Seventy Seven, and in the Second Year of the Independence of America, agree to certain Articles of Confederation and Perpetual Union and,

Whereas said Articles of Confederation and Perpetual Union did and does contain Article V., reading as follows:

Article V. For the more convenient management of the general interests of the united states, delegates shall be annually appointed in such manner as the legislature of each state shall direct, to meet in Congress on the first Monday in November, in every year, with a power reserved to each state, to recall its delegates, or any of them, at any time within the year, and to send others in their stead, for the remainder of the Year.

No state shall be represented in Congress by less than two, nor by more than seven Members; and no person shall be capable of being a delegate for more than three years in any term of six years; nor shall any person, being a delegate, be capable of holding any office under the united states, for which he, or another for his benefit receives any salary, fee or emolument of any kind.

Each state shall maintain its oun delegates in a meeting of the states, and while they act as members of the committee of the states.

In determining questions in the united states in Congress assembled, each state shall have one vote.

Freedom of speech and debate in Corgress shall not be impeached or questioned in any Court, or place out of Congress, and the members of Congress shall be protected in their persons from arrests and imprisonments, during the time of their going to and from, and attendance on Congress, except for treason, felony, or breach of the peace.

Whereas said Article V. of the Articles of Confederation and Perpetual Union is a MANDATE to the legislatures of the states of the Union, and said MANDATE has been ignored by all legislatures of all states of the Union to this day, it is hereby resolved that We, the People (the body politic), under authority of the Constitutions of our respective states, to wit: "All political power is inherent in the people. Government is instituted for their protection, security, and benefit, and they have the right to alter or reform it when the public good may require.": and further under authority of the Declaration of Independence adopted in Congress July 4, 1776, to wit: "....That to secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed, that whenever any form of government becomes destructive of these ends, it is the right of the people to alter or to abolish it, and to institute new government, laying its foundation on such principles

and organizing its powers in such form, as to them shall seem most likely to effect their safety and happiness....." - do hereby declare the delegates to this convention to be delegates to the Committee of the States in Congress, assembled July 4, 1984, in accordance with and under the authority of Article V., of the Articles of Confederation and Perpetual Union, as agreed upon in Congress assembled on the 15th day of November, in the Year of Our Lord Jesus Christ, One Thousand Seven Hundred and Seventy Seven and in the second Year of the Indpendence of America.

Be it further resolved that:

- (1) The attached INDICTMENT brought against the Constitutional Congress of the United States of America is brought by this Committee of the States sitting as a Grand Jury of the People (the body politic), and is hereby made a part of this declaration.
- (2) The attached Declarations of Alteration and Reform are hereby enacted by the Committee of the States sitting as the Congress of the United States, and every official of government and citizen of these United States shall be bound to obey said Acts of this Congress as the "law of the land" under penalty of removal from office, impeachment or imprisonment.
- (3) The Committee of the States shall choose its Speaker and other officers; and shall have the sole power of impeachment.
- (4) The Delegates of each State shall choose their officers and conduct the administration for maintaining its own delegates while they act as members of the Committee of the States.
- (5) Since the Legislatures of the States have substantially and prejudicially failed or refused to comply with the mandate of ARticle V. of the Articles of Confederation and Perpetual Union to establish the Committee of the States, said Legislatures may not now attempt to seek a remedy (Clean Hands) by any interference with the proceedings of this convention and this Committee of the States or in its future deliberations or proceedings, except to provide for its costs and expenses by enabling legislation. The delegates of this convention shall adopt procedures for the certification of new or additional delegates of the States to this Committee of the States, in such manner as to perpetuate its continuance and existence.
- (6) The attached sheets of _____ pages, shall contain the names and signatures of the delegates, as aforesaid.

COMMITTEE OF THE STATES IN CONGRESS, JULY 4, 1984

THE UNANIMOUS DECLARATION OF THE FIFTY UNITED STATES OF AMERICA, ASSEMBLED.

REPRESENTED IN THE COMMITTEE OF THE STATES

IN CONGRESS ASSEMBLED, 1984.

SIGNATURE STATE REPRESENTED ARIZONA Colifornia (Alter.

109-1483 Tausas. KANSAS Minn. Nebraska nebriska nevela Veradar .. Merosla New Hampshire new Sampslen morth Dakota. North Dakoty North Dakota North Dokota Charle Lake Texas Zhioconoin) Wisconsin Wisconsin

Wisconsin Calaforina alternoto from Coly. altarate from Calforner alternate from California alternate from California aternate from Colyonic FROM CALIFORNIA

COMMITTEE OF THE STATES

IN CONGRESS, JULY 4, 1984

THE UNANIMOUS DECLARATION OF THE FIFTY UNITED STATES OF AMERICA, ASSEMBLED.

INDICTMENT

This Indictment is brought against the Constitutional Congress of the United States collectively and in persona as individuals, and is as follows:

CHARGES

The Congress of the United States as created by the Constitution (Constitutional Congress), collectively and in persona (as individuals), has been in the past years, and is presently, by both Acts of Commission and Acts of Omission, in violation of the Oath of Office for members of said Congress, in such a manner as to constitute the crime of malfeasance and misfeasance in office.

SPECIFICATIONS

- 1. The Congress of the United States (Constitutional Congress) collectively and in persona (as individuals), has been and is presently in violation of the respective Oath of Office for each member thereof, by mis-appropriation of public moneys and/or funds of the United States Treasury, toward support of alien and foreign governments, all such Acts being contrary to any constitutional power or authority granted to said Congress by the States of the Union.
- 2. The Congress of the United States (Constitutional Congress) collectively and in persona (as individuals), has unlawfully delegated powers which were mandated to said Congress by the States of the Union in the compact (contract) known as the Constitution of the United States of America, and has therefore violated said compact. Further, said unlawful delegation of such powers has been destructive to the maintenance of the Republic and Republican Form of government in these United States of America.
- 3. The Congress of the United States (Constitutional Congress Confectively and in persona (as individuals) has unlawfully, by Acts (commission and Acts of omission, permitted the Executive Department of federal covernment to commit acts of war and to employ the Armed Forces (constitutional states in acts of war on foreign soil, outside the continual limits of these United States, all without constitutional authority at the act of war of Congress (Constitutional Congress) of the act of the states as required by Law (the Constitution).

AFFIRMATION

We, the People, the "body politic", citizens of the sovereign states of the Union and of the Republic known as the "United States of America", a Union under the compact known as "Articles of Confederation and Perpetual Union", hereby AFFIRM THIS INDICTMENT and further affirm that said CHARGES and the SPECIFICATIONS of the Indictment are not all inclusive, but in their limitations are considered sufficient for "aya" on the indictment and its affirmation by the Committee of the States sitting as a Grand Jury of the People (the body politic).

It is hereby declared that We, the People, the "body politic" bringing this Indictment, are the Lords and Masters of this self-governing Republic known as the United States of America, and that the Congress (Constitutional Congress) of these United States, collectively and in persona (as individuals), are employees on the public payroll, therefore subject to dismissal and removal from office and replacement by a Committee of the States as provided for in Article V., Articles of Confederation and Perpetual Union of 1777 (1778), as ratified by the States of the Union and formally announced to the public on March 1st, 1781. Said removal from office and replacement by the Committee of the States is hereby recommended and authorized. The effective date of such removal from office and replacement by the Committee of the States shall be declared by the Committee of the States in Congress assembled.

Attest:

Secretary.

SPEAKER (Chairman of the Delegates)
Committee of the States In Congress
July 4, 1984.

PRR Clark of The Committee of

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COMMITTEE OF THE STATES

IN CONGRESS, JULY 4, 1984

THE UNANIMOUS DECLARATION OF THE FIFTY UNITED STATES OF AMERICA, ASSEMBLED.

To all to who these Presents shall come, we the undersigned Delegates of the States affixed to our Names, send GREETING:

To each and every Member of the House of Representatives via the Clerk of the House of Representives in the City of Washington, D.C. and;

To each and every Member of the Senate of the United States via the Presidnt of the Senate in the City of Washington, District of Columbia;

You are hereby served the attached INDICTMENT containing specific Charges and Specifications brought against you by this Committee of the States, sitting as a GRAND JURY of the People (body politic) of the States of the Union.

You are hereby notified that this Committee of the States shall meet in Congress on the first Monday in November in the Year One Thousand Nine Hundred and Eighty Four (1984), for the conduct of a trial to determine your guilt or innocense unless your resignation from office is accomplished prior to that date.

Your attention is directed to the Affirmation of the attached INDICTMENT wherein the Committee of the States is lawfully empowered to perform its functions under authority of Article V., Articles of Confederation and Perpetual Union as ratified by the States of the Union and formally announced to the public on March 1st 1781.

IN CAVEAT, any interference or attempt to interfere with the functions and activites of this Committee of the States or its delegates, by any person, or any agency of government, shall result in the death penalty being imposed upon conviction by said Committee sitting as the Congress of the United States.

Attest:
Secretary.

SPEAKER (Chairman of the Delegates)
Committee of the States in Congress
July 4, 1984.

COMMITTEE OF THE STATES

IN CONGRESS, JULY 4, 1984

THE UNANIMOUS DECLARATION OF THE FIFTY UNITED STATES OF AMERICA, ASSEMBLED.

DECLARATIONS OF ALTERATION AND REFORM

The following alterations and reform for the government of these United States of America are hereby declared ratified by the Committee of the States in Congress assembled and are held to be the "law of the land". Enforcement shall be as directed by the Committee of the States in Congress assembled.

ARTICLE I

All prior Acts of the Congress (Constitutional Congress) of the United States, wherein appropriations of funds, moneys or credits have been made for other than the domestic support of the government of these United States, are hereby repealed. All unexpended funds, moneys or credits for all such appropriations shall be immediately returned to the Treasury of the United States. Organizations and functions governed by this Act of Repeal include all Multilateral International Organizations in which the United States participates. These include but are not limited to (1) The United Nations and Specialized Agencies; (2) Inter-American Organizations; (3) Foreign Aid of any kind; (4) The World Bank and all financial elements provided by the Bretton Woods Agreement Act; and (5) All expenditures of the Office of Secretary of State for non-domestic purposes except for the retention of Embassies outside the territorial limits of these United States.

ARTICLE II

Effective this date, July 4th 1984, the Federal Reserve Act (38 Stat. 251; 12 U.S.C. 221) enacted 23 December 1913, is hereby repealed. All statutes enacted in pursuance thereof are hereby repealed.

All stock of the Federal Reserve System and Federal Reserve Banks shall be delivered to the Treasurer of the United States within 10 days from this date, July 4th 1984.

ARTICLE III

The Treasurer of the United States shall immediately establish a United States Bank within the Treasury Department.

DECLARATION - COMMITTEE OF THE STATES IN CONGRESS ASSEMBLED, JULY 4th 1984.

DECLARATIONS OF ALTERATION & REFORM -CONTINUED

ARTICLE IV

The Comptroller of the Currency shall provide for the recovery of all Federal Reserve Notes in circulation. United States Notes shall be loaned by the United States Bank to all lawfully constituted private banks which are domestically owned by citizens of these United States. A service charge on said loans shall be at an annual rate of Two Percent (2%), payable to the Treasury of the United States.

All private, domestically owned banks in the United States (National & State Banks), shall hereafter function on a "commercial" basis only and shall maintain a reserve of One Hundred Percent (100%) in cash of all Time Deposits (Savings Accounts). Demand Deposits (Checking Accounts) shall be maintained upon a commercial basis and neasonable service charges may be adopted for the performance of such banking services provided to the public by said banks.

Existing private, domestically owned banks may borrow from the United States Bank, an amount not to exceed Fifty Percent (50%) of the total amount deposited in said banks by depositors with Time Deposits (Savings Accounts), provided said loans are supported by adequate collateral from secondary borrowers (persons borrowing from the bank), and the service charge upon such secondary loans shall not exceed the annual rate of Four Percent (4%) to the secondary borrower. Borrowing from the United States Bank by said private banks shall be computed upon month-end balances of Time DEposits. Collateral requirement from secondary borrowers shall be in accord with good business practices.

ARTICLE V

The General Accounting Office shall immediately commence an audit of the Federal Reserve System and Federal Reserve Banks in its and their entirety. All funds, credits and financial transactions of the Federal Reserve System are hereby frozen pending completion of audit. In the interim, all monetary and banking functions in the United States shall be performed by the Department of the Treasury in accordance with directions of the Committee of the States in Congress assembled and with the instructions contained herein.

ARTICLE VI

The Committee of the States in Congress assembled, confirms that the Gold Reserve Act of 1934 is repealed. All statutes in pursuance thereof are also hereby repealed.

DECLARATION - COMMITTEE OF THE STATES IN CONGRESS ASSEMBLED, JULY 4th 1984.

DECLARATIONS OF ALTERATION & REFORM - CONTINUED

ARTICLE VII

The Bureau of the Mint, in cooperation with the Department of the interior, shall arrange for the United States Bank to make necessary financing available to citizens of these United States for rehabilitation of the domestic Mining Industry in these United States. Domestic production of gold and silver shall be based upon a free market and a free market shall govern the production and disposition of all precious metals necessary for the minting of gold and silver coins for the account of the United States Treasury. United States Notes, issued by the United States Bank, shall be redeemable in gold or silver coin to citizens of the United States at all times, but to foreign sources, at the option of the United States, in surplus commediates of these United States which are made available through foreign trade:

ARTICLE VIII

Effective immediately, all costs or obligations of the United States shall be paid by the Treasurer of the United States with United States Notes which shall be printed by the Treasury Department and be issued and/or expended in payment of services, interest free. No expenditures may be made except in accordance with appropriations made by the Committee of the States in Congress assembled and in pursuance of the Constitution of these United States.

The government of the United States shall not participate in any business or commercial activity not specifically authorized by the Constitution. Where disposition of assets are necessary to comply with this injunction, dispostion of all holdings and assets shall be made by the government in such a manner that proceeds will derive to the benefit of the United States.

ARTICLE IX

The Social Security Act, approved August 14th, 1935 (49 Stat. 620; U.S.C. Chap. 7) and all subsequent Acts related thereto, are hereby repealed.

All accounts of funds pertaining to the Social Security Act shall be credited to the Treasurer of the United States. The Treasury Department shall employ the records of the Bureau of Old-Age and Survivors insurance, and shall provide a monthly Old-Age Pension in the amount of Five Hundred Dollars (\$500.00) per month to each citizen of the United States who resides in the United States, and who has been previously eligible for said benefits. No benefits shall be paid to citizens residing cutside the continental limits of the United States or in foreign countries. Payment shall be made in United States Notes as a cost or obligation of the United States.

DECLARATION - COMMITTEE OF THE STATES IN CONGRESS ASSEMBLED, JULY 4, 1984.

DECLARATIONS OF ALTERATION & REFORM - CONTINUED

ARTICLE IX (continued)

All Estate and Inheritance taxes are hereby repealed and no further taxes shall be paid by any citizen of the United States for the purpose of Social Security.

All personal (individual) income taxes are hereby declared unlawful and no direct tax shall be imposed upon any citizen or upon a citizen's income, any provision of Title 26, U.S.C. notwith standing.

In order to compensate citizens nearing the age of sixty five years (65 yrs) and who have made substantial contributions to the Social Security System during their lifetime, the old-Age Pension in the amount of Five Hundred Collars (\$500.00) per month, shall be paid to each citizen of the United States who resides in the United States and who shall provide evidence of having reached the age of 65 years. Said sld-Age Pensions shall be paid for a period of twenty (20) years from this date, (4 July 1984), after which no benefits shall accrue to anyone reaching said age. As the beneficiaries decrease, the Old-Age Pension will be phased to a completion by the government.

ARTICLE X

Effective this date (July 4th 1984), the Federal Deposit Insurance Act is hereby repealed. (The Federal Deposit Insurance Corporation was organized under authority of Sec. 12B of the Federal Reserve Act, approved June 16, 1933 (48 Stat. 162; 12 U.S.C. 264). By the Act approved Sept. 21, 1950 (64 Stat. 873; 12 U.S.C. 1811-1831), Section 12B of the Federal Reserve Act as amended was withdrawn as part of the Federal Reserve Act and was made a separate, independent law known as the "Federal Deposit insurance Act". The Act also made numerous amendments to the former Federal Deposit insurance law). All assets of the Federal Deposit Insurance Corporation will be immediately delivered to the Treasurer of the United States.

The General Accounting Office shall immediately commence an audit of the Federal Deposit Insurance Corporation. The former functions of the corporation shall be assumed by the Secretary of the Treasury of the United States.

ARTICLE XI

Effective immediately, the Export-Import Bank Act, as amended (59 Stat. 526; 12 U.S.C. 635) is hereby repealed.

All capital stock of the Export-Import Bank shall be immediately delivered to the Tresurer of the United States. The General Accounting Office shall commence an immediate audit of the Export-Import Bank and all former functions of the Bank shall be assumed by the Secretary of the Tresury of the United States.

DECLARATION - COMMITTEE OF THE STATES IN CONGRESS ASSEMBLED, JULY 4, 1984.

DECLARATIONS OF ALTERATION & REFORM - CONTINUED

ARTICLE XII

Effective immediately, the Federal Home Loan Bank Act, approved July 22, 1932 (47 Stat. 725; 12 U.S.C. 1461 et seq.) and Title IV of the National Housing Act, approved June 27, 1934 (48 Stat. 1255; 12 U.S.C. 1724 et seq.), to include all amendments to said Acts, hereby repealed.

All assets of the Federal Savings & Loan Insurance Corporation shall be immediately delivered to the Treasurer of the United States.

The General Accounting Office shall immediately commence an audit of the Federal Savings & Loan Insurance Corporation. Former functions of the corporation shall be assumed by the Secretary of the Treasury of the United States.

ARTICLE XIII

Effective immediately, the Act of Congress of September 24, 1789 as amended (1 Stat. 92, 16 Stat. 162; 5 U.S.C. 291) and the Act of Congress of June 22, 1870 (16 Stat. 162; 5 U.S.C. 291) are hereby amended to provide that all functions of the Department of Justice shall be administered by a sub-committee of this Committee of the States sitting as the Congress of the United States.

ARTICLE XIV

Effective immediately, the National Security Act of 1947 (61 Stat. 499 as amended; 5 U.S.C. Sup. 171) and the Reorganization Plan 6 of 1953 are hereby amended to provide that all functions of the Department of Defense shall be administered by a sub-committee of this Committee of the States, sitting as the Congress of the United States.

ARTICLE XV

In accordance with Aticle IX of the Articles of Confederation and Perpetual Union, and the Act of Congress of September 22, 1789 (1 Stat. 70) and subsequent Acts of Congress providing Rules and Regulations for the development of the Postal System of the United States, to include the Reorganization Plan 3 of 1949, said statutes and Acts are amended herewith to provide that all functions of the U.S. Post Office Department shall be administered by a subcommittee of this Committee of the States, sitting as the Congress of the United States.

DECLARATION - COMMITTEE OF THE STATES IN CONGRESS ASSEMBLED, JULY 4, 1984.

DECLARATIONS OF ALTERATION & REFORM - CONTINUED

ARTICLE XVI

It is hereby declared that the Constitution of these United States is a compact (contract) by and between the People of the sovereign states of the Union. By this compact the People of the sovereign states created an "agent" commonly referred to as the "federal government" and placed this corporate entity in the District of Columbia in another corporate entity known as the City of Washington. The People as sovereign states did enumerate the powers granted to the "agent" and by the terms of the contract the states and the People retained all powers not granted. (See Amendments IX and X to the U.S. Constitution).

It is further declared that all three branches of the "agent" commonly referred to as the "federal government" have violated the principles of a Republican Form of government, usurping jurisdiction over sovereign citizens of sovereign states of the Union and usurping powers NOT GRANTED by the states and the People and therefore violating the terms of the contract (the Constitution).

These violations of the Ordinance of God for this Constitutional Republic, if continued, will bring violence and chaos upon the people and therefore upon the government. Public Servants have committed acts of SEDITION against the government (the body politic) of these United States of America and are as insolent as those of the Roman government in the days of the Apostle Paul.

It is therefore declared that all agencies, departments and/or activites of government not functioning in pursuance of the Constitution of these United States of America, are hereby dissolved. These include, but are not limited to: (1) The Department of Health, Education & Welfare; (2) The International Cooperation Agency; and (3) All Executive Orders entered into the Federal Register wherein Congress has unlawfully delegated its mandated powers to the Executive.

Wherein, the delegates of the sovereign states of the Union do hereby declare as the COMMITTEE OF THE STATES assembled IN CONGRESS, that the above adopted Articles of the Declarations of Alteration & Reform are the "law of the land". Any interference with the implementation and execution of said Articles shall be considered an act of SEDITION against the government of these United States of America and shall be punishable under the law. Any interference or attempt to obstruct the functions of this Committee of the States or any of its delegates, shall result in imposition of the death penalty upon conviction by the Committee sitting as the Congress of the United States.

IN CAVEAT, the UNANIMOUS DECLARATION OF THE FIFTY STATES ASSEMBLED IN CONGRESS shall be delivered as constructive notice to (1) The Clerk of the House of Representatives and the President of the Senate in Washington, D.C. and the Clerk of the Legislature of each state of the Union.

COMMITTEE OF THE STATES IN CONGRESS, JULY 4, 1984

THE UNANIMOUS DECLARATION OF THE FIFTY UNITED STATES OF AMERICA, ASSEMBLED.

RESOLUTION OF SECRECY ADOPTED BY THE COMMITTEE OF THE STATES IN CONGRESS, ASSEMBLED.

Resolved, That every member of this Congress considers himself or herself under the ties of virtue, honour, and love of country, not to divulge, directly or indirectly, any matter or thing agitated or debated in Congress, before the same shall have been determined, without leave of the Congress; nor any matter or thing determined in Congress which a majority of the Congress shall order to be kept secret. And that if any member shall violate this agreement, he shall be expelled this Congress, and deemed an enemy to the liberties of America, and liable to be treated as such; and that every member signify his/her consent to this agreement by signing the same.



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4 NEVADA LEGISLATURE 5

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COMMITTEE OF THE STATES - NEVADA P.O. BOX 27206 2 LAS VEGAS, NEVADA 89126

LEGISLATIVE BUILDING

CARSON CITY, NEVADA

NEVADA

FEBUARY 20,1985

RE: BILL PROPOSAL 63rd SESSION

CONSTRUCTIVE NOTICE

Greetings Ladies and Gentlemen;

The primary function of the COMMITTEE OF THE STATES is to bring the 10 United States of America back to a NATION OF LAW and not the opinions of 11 men.

A copy of the document that formed the COMMITTEE OF THE STATES was 13||served to the Clerk of the Legislature via Certified Mail #P-732278272.

The lawful authority for its formation is found in Article 5 of the "ARTICLES OF CONFEDERATION AND PERPETUAL UNION" and Article 6 Sec.1 Cl.1 16 of the UNITED STATES CONSTITUTION.

The subject of this Address is to direct your attention to the 18 following laws and the blatant violations of these laws that are being 19 imposed on the SOVEREIGN CITIZENS of Nevada. As Representatives of "WE THE PEOPLE" the Legislature is bound by oath to SUPPORT, PROTECT, AND DEFEND the Constitution of the United States "AGAINST ALL ENERMIES BOTH FOREIGN 22 AND DOMESTIC.

The COMMITTEE OF THE STATES adheres to this very Oath; to Support, Uphold, protect and Defend the United States Constitution against all enemies, both foreign and DOMESTIC.

We therefore direct your attention to the Constitution of the United 27 States, Art. 6 (in its entirety) and more specifically Section 2, wherein 28 it states.

"THIS CONSTITUTION, AND THE LAWS OF THE UNITED STATES WHICH SHALL BE MADE IN PURSUANT THEREOF.....SHALL BE THE SUPREME LAW OF THE LAND: AND THE JUDGES IN EVERY STATE SHALL BE BOUND THEREBY, ANYTHING IN THE CONSTITUTION OR LAW OF ANY STATE TO THE CONTRARY NOT WITHSTANDING".

This section states that all LAWS made in pursuance to the United States Constitution must agree to it to be valid. This is evidenced by the writings of Hamilton, Madison and Jay, in the "FEDERALIST PAPERS" and in ...
"SIXTEENTH AMERICAN JURISPRUDENCE" 2nd Ed. Sec 177 (copy enclosed).

The COMMITTEE OF THE STATES again brings to your attention Art.6 Sec.1 of the United States Constitution wherein it states:

"All Debts Contracted AND ENGAGEMENTS ENTERED INTO, BEFORE THE ADOPTION OF THIS CONSTITUTION, SHALL BE AS VALID AGAINST THE UNITED STATES UNDER THIS CONSTITUTION, AS UNDER THE CONFEDERATION".

Enclosed is a copy of the Document entitled "ORDINANCE OF 1787" THE NORTHWEST TERRITORIAL GOVERNMENT (The Confederate Congress, July 13,1787) for your consideration.

In Article 4 it states: (in pertinent part).

"THE NAVIGABLE WATERS LEADING INTO THE MISSISSIPPI AND ST. LAWRENCE, AND THE CARRYING PLACES BETWEEN THE SAME, SHALL BE COMMON HIGHWAYS, AND FOREVER FREE, AS WELL TO THE INHABITANTS OF TH SAID TERRITORY AS TO THE CITIZENS OF THE UNITED STATES, AND THOSE OF ANY OTHER STATES THAT MAY BE ADMITTED INTO THE CONFEDERACY WITHOUT ANY TAX, IMPOST, OR DUTY THEREFORE".

The Constitution of the State of Nevada in its preliminary action
(PREAMBLE) declares that Nevada was admitted into the <u>UNION</u> on a "Equal
Footing" with the original States.

Ladies and Gentlemen; THE COMMITTEE OF THE STATES IN CONGRESS
ASSEMBLED has established the following facts.

- 1. The Legislature and the COMMITTEE OF THE STATES adhere to SUPPORT, PROTECT AND DEFEND the Constitution of the United States; against all enemies whether foreign or domestic.
- 2. The United States Constitution is the SUPREME LAW OF THE LAND and all Legislation enacted must be in agreement to it to be valid.
- 3. All engagements (contracts) for Government entered into are as

valid against the States United (under the Constitution) as they were under the CONFEDERACY.

- 4. The "ORDINANCE OF 1787" proclaims that all "CARRYING PLACES" are "COMMON HIGHWAYS" and forever FREE without any <u>TAX</u>, <u>IMPOST</u> OR <u>DUTY</u> therefore.
- 5. The State of Nevada was admitted into the Union on and "EQUAL FOOTING WITH THE ORIGINAL STATES".

The COMMITTEE OF THE STATES has learned in its research that the authority for license and registration of motor vehicles operating on the public highways of this State is the Nevada Constitution Art IX Sec. V which was added in 1940.

SEC V.

The Proceeds from the IMPOSÍTION of any license or registration fee and other charge with respect to the operation of any motor vehicle upon any Public Highway in this State and the proceeds from the IMPOSTION of any EXCISE TAX on Gasoline or other motor vehicle fuel shall, except costs of administration, be used exclusively for the construction, maintenance and repair of the Public Highways of this State.

The provisions of this section do not apply to the proceeds of any tax <u>IMPOSED</u> upon motor vehicles by the Legislature in lieu of a AD VALOREM property tax. (An amendment enacted in 1962 added the final sentence).

The 5th word in the first sentence is "IMPOSITION" and it is this word that is in question. Black's Law Dictionary (5th Edition) defines the word "IMPOSITION" thusly "an IMPOST; TAX; CONTRIBUTION: Unreasonable request or burden.

Act of Imposing;

- 1. An Impost is forbidden by the Supreme Law in the Ordinance of 1787.
- 2. A Tax is also forbidden by the above mentioned laws.
- 3. A Contribution is to give FREELY to a common cause.

At this point the COMMITTEE OF THE STATES assumes that the definition of the word IMPOSITION as found in the Nevada State Constitution in Art. IX Sec. V is in the definition of #3 (a contribution) as the first two definitions are unlawful. A contribution is not an unreasonable request or

burden as it is a matter of choice to freely give to a common cause or not to give. This is in agreement with the Supreme Law. The COMMITTEE OF THE STATES will proceed with its assumption that the definition of the word "IMPOSITION" as found in the Nevada State Constitution, Art.IX Sec. 5 was oringinally and exclusively meant as definition #3, "A CONTRIBUTION" as the Supreme Law states, that the Common Highways shall be forever FREE, without any TAX, IMPOST OR DUTY therefore.

Now we have arrived at the CRUX of this Constructive Notice to you. If the word "IMPOSITION" means "CONTRIBUTION" then all the Statutes enacted governing and enforcing this "IMPOSITION/CONTRIBUTION" are EX-POST FACTO and BILLS OF ATTAINDER and therefore null and void.

The COMMITTEE OF THE STATES IN CONGRESS ASSEMBLED is currently sitting as a Grand Jury of the People (Body Politics) for the purpose of hearing evidence of the violations of the laws of the United States and the abridge-15 ment of Rights of Sovereign Citizens, by officials of government who have 16 | pledged to support, uphold and defend these RIGHTS.

The COMMITTEE OF THE STATES has evidence in its Court of Record AT LAW, that Sovereign Citizens of Nevada are subjected to the following denials of their unalienable Rights in Amendments 1,4,5,6,7,8,9 & 10 of the United States Constitution.

Ladies and Gentlemen of the 63rd Legislature; This COMMITTEE OF THE STATES brings these facts to you, in order for you to positively act on this matter, and to stop these TYRANNICAL and UNLAWFUL USURPATIONS of POWER by the Executive and Judicial branches of Government of this State, that are being IMPOSED on the Sovereign Citizens of Nevada, against their will. This can be accomplished by a Bill to clarify the exact meaning of the word "IMPOSITION" as found in the Nevada Constitution Art. IX, Sec. V, 1st sentence, 5th word.

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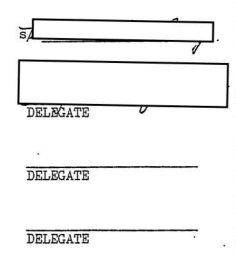
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It is imperative that you, as representatives of the people, look into this matter and research the original minutes of the year 1940 to find the intent and meaning of the word "IMPOSITION" at the time of the enactment of Art.IX, Sec.V and act upon it according to law.

In closing, the COMMITTEE OF THE STATES thanks each and every member of the Legislature for their time and attention in this matter.

Your reply is necessary to complete our Files of the COMMITTEE OF THE STATES.

The Abscence of your reply will be taken as Prima-Facia Evidence that
the word "IMPOSITION", as aforementioned, is to be correctly Defined as,
"A CONTRIBUTION" whereit appears in the Nevada Constitution (Art.9, Sec.5,
12 1st sentence, 5th word). This Notice is being written on behalf of the
13 Sovereign Citizens of the State of Nevada and the United States of America.



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-PROPOSED BILL-

THE	COMMITTEE	OF THE ST	ATES, by	the power	er vested	in it i	n Art.V of	the
ARTICLES	OF CONFEDE	ERATION AN	D PERPET	UAL UNIO	N, do here	by prop	ose enactm	ent
of the fo	ollowing Bl	LL to cla	rify the	meaning	of the wo	rd "IMP	OSITION" a	.s
found in	the Nevada	a Constitu	tion, AR	TICLE IX	SECTION-V	, THE F	TIFTH WORD,	IN
THE FIRST	r sentence.							

"THE PROCEEDS FROM THE "IMPOSITION" OF ANY LICENCE OR REGISTRATION FEE AND OTHER CHARGE WITH RESPECT TO THE OPERATION OF ANY MOTOR VEHICLE UPON ANY PUBLIC HIGHWAY IN THIS STATE".

The exact meaning of the word "IMPOSITION" is:

- 1. An Impost
- 2. A Tax
- 12 3. A Contribution

[3] SOURCE: (BLACK'S LAW DICTIONARY 5th EDITION).

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1	cc:	NATIONAL HGS. COMMITTEE OF THE STATES
2		GOVERNOR STATE OF NEVADA
3		SUPREME COURT STATE OF NEVADA
4		SECRETARY OF THE STATE: STATE OF NEVADA
5		DEPARTMENT OF MOTOR VEHICLES
6		JUSTICES OF THE DISTRICT COURTS OF THE STATE OF NEVADA
7		JUSTICES OF THE PEACE COURTS OF THE STATE OF NEVADA
8		MUNICIPAL COURTS OF THE STATE OF NEVADA
9		COMMISSION ON JUDICIAL DISCIPLINE OF THE STATE OF NEVADA
10	1	OFFICE OF THE COURT ADMINISTRATOR
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ORDINANCE OF 1787: THE NORTHWEST TERRITORIAL GOVERNMENT

(The Confederate Congress, July 13, 1787)

A Ordinance for the government of the territory of the United States northwest of the river Ohio

Section 1. Be it ordained by the United States in Congress assembled. That the said territory, for the purpose of temporary government, be one district, subject, however, to be divided into two districts, as future circumstances

may, in the opinion of Congress, make it expedient.

Sec. 2. Be it ordained by the authority aforesaid. That the estates both of resident and non-resident proprietors in the said territory, dying intestate, shall descent to, and be distributed among, their children and the descendents of a deceased child in equal parts, the descendants of a deceased child or grandchild to take the share of their deceased parent in equal parts among them; and where there shall be no children or descendants, then in equal parts to the next of kin, in equal degree; and among collaterals, the children of a deceased brother or sister of the intestate shall have, in equal parts among them, their deceased parent's share; and there shall, in no case, be a distinction between kindred of the whole and half blood; saving in all cases to the widow of the intestate, her third part of the real estate for life, and one-third part of the personal estate; and this law relative to descents and dower, shall remain in full force until altered by the legislature of the district. And until the governor and judges shall adopt laws as hereinafter mentioned, estates in the said territory may be devised or bequeathed by wills in writing, signed and sealed by him or her in whom the estate may be, (being of full age,) and attested by three witnesses; and real estates may be conveyed by lease and release, or bargain and sale, signed, sealed, and delivered by the person, being of full age, in whom the estate may be, and attested by two witnesses, provided such wills be duly proved, and such conveyances be acknowledged, or the execution thereof duly proved, and be recorded within one year after proper magistrates, courts, and registers, shall be appointed for that purpose; and personal property may be transferred by delivery. saving, however, to the French and Canadian inhabitants, and other settlers of the Kaskaskies, Saint Vincents, and the neighboring villages, who have heretofore professed themselves citizens of Virginia, their laws and customs now in force among them, relative to the descent and conveyance of property.

Sec. 3. Be it ordained by the authority aforesaid. That there shall be appointed, from time to time, by Congress.

Sec. 3. Be it ordained by the authority aforesaid. That there shall be appointed, from time to time, by Congress, a Governor, whose commission shall continue in force for the term of three years, unless sooner revoked by Congress; he shall reside in the district, and have a freehold estate therein, in one thousand acres of land, while in

the exercise of his office.

Sec. 4. There shall be appointed from time to time, by Congress, a secretary, whose commission shall continue in force for four years, unless sooner revoked; he shall reside in the district, and have a freehold estate therein, in five hundred acres of land, while in the exercise of his office. It shall be his duty to keep and preserve the acts and laws passed by the legislature, and the public records of the district, and the proceedings of the governor in his executive department, and transmit authentic copies of such acts and proceedings every six months to the Secretary of Congress. There shall also be appointed a court, to consist of three judges, any two of whom to form a court, who shall have a common-law jurisdiction, and reside in the district, and have each therein a freehold estate, in five hundred acres of land, while in the exercise of their offices; and their commissions shall continue in force during good behavior.

Sec. 5. The governor and judges, or a majority of them, shall adopt and publish in the district such laws of the original States, criminal and civil, as may be necessary, and best suited to the circumstances of the district, and report them to Congress from time to time, which laws shall be in force in the district until the organization of the general assembly therein, unless disapproved of by Congress; but afterwards the legislature shall have authority to

alter them as they shall think fit.

Sec. 6. The governor, for the time being, shall be commander-in-chief of the militia, appoint and commission all officers in the same below the rank of general officers; all general officers shall be appointed and commissioned by

Congress.

Sec. 7. Previous to the organization of the general assembly the governor shall appoint such magistrates, and other civil officers, in each county or township, as he shall find necessary for the preservation of the peace and good order in the same. After the general assembly shall be organized the powers and duties of magistrates and other civil officers shall be regulated and defined by the said assembly; but all magistrates and other civil officers, not herein otherwise directed, shall, during the continuance of this temporary government, be appointed by the governor.

otherwise directed, shall, during the continuance of this temporary government, be appointed by the governor. Sec. 8. For the prevention of crimes and injuries, the laws to be adopted or made shall have force in all parts of the district, and for the execution of process, criminal and civil, the governor shall make proper divisions thereof; and he shall proceed, from time to time, as circumstances may require, to lay out the parts of the district in which the Indian titles shall have been extinguished, into counties and townships, subject, however, to such alterations as

may thereafter be made by the legislature.

Sec. 9. So soon as there shall be five thousand FREE MALE INHABITANTS, of full age, in the district, upon giving proof thereof to the governor, they shall receive authority, with time and place, to elect representatives from their counties or townships, to represent them in the general assembly: *Provided*. That for every five hundred free male inhabitants there shall be one representative, and so on, progressively, with the number of free male inhabitants, shall the right of representation increase, until the number of representatives shall amount to twenty-five; after which the number and proportion of representatives shall be regulated by the legislature: *Provided*. That

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no person be eligible or qualified to act as a representative, unless he shall have been a citizen of one of the United States three years, and be a resident in the district, or unless he shall have resided in the district three years; and, in either case, shall likewise hold in his own right, in fee-simple, two hundred acres of land within the same: *Provided also*. That a freehold in fifty acres of land in the district, having been a citizen of one of the States, and being resident in the district, or the like freehold and two years' residence in the district, shall be necessary to qualify a man as an elector of a representative.

Sec. 10. The representatives thus elected shall serve for the term of two years; and in case of the death of a representative, or removal from office, the governor shall issue a writ to the county or township, for which he was a

member, to elect another in his stead, to serve for the residue of the term.

Sec. 11. The general assembly or legislature, shall consist of the governor, legislative counsel, and a house of representatives. The legislative counsel shall consist of five members, to continue in office five years, unless sooner removed by Congress; any three of whom to be a quorum; and the members of the council shall be nominated and appointed in the following manner, to wit: As soon as representatives shall be elected the governor shall appoint a time and place for them to meet together, and when met they shall nominate ten persons, resident in the district, and each possessed of a freehold in five hundred acres of land, and return their names to Congress, five of whom Congress shall appoint and commission to serve as aforesaid; and whenever a vacancy shall happen in the council, by death or removal from office, the house of representatives shall nominate two persons, qualified as aforesaid, for each vacancy, and return their names to Congress, one of whom Congress shall appoint and commission for the residue of the term; and every five years, four months at least before the expiration of the time of service of the members of the council, the said house shall nominate ten persons, qualified as aforesaid, and return their names to Congress, five of whom Congress shall appoint and commission to serve as members of the council five years, unless sooner removed. And the governor, legislative council, and house of representatives shall have authority to make laws in all cases for the good government of the district, not repugnant to the principles and articles in this ordinance established and declared. AND ALL BILLS, HAVING PASSED BY A MAJORITY IN THE HOUSE, AND BY A MAJORITY IN THE COUNCIL, SHALL BE REFERRED TO THE GOVERNOR FOR HIS ASSENT: BUT NO BILL, OR LEGISLATIVE ACT WHATEVER, SHALL BE OF ANY FORCE WITHOUT HIS ASSENT. The governor shall have power to convene, prorogue, and dissolve the general assembly when, in his opinion, it shall be expedient.

his opinion, it shall be expedient.

Sec. 12. The governor, judges, legislative council, secretary, and other such officers as Congress shall appoint in the district, shall take an oath or affirmation of fidelity, and of office; the governor before the President of Congress, and all other officers before the governor. As soon as a legislature shall be formed in the district, the council and house assembled, in one room, shall have authority, by joint ballot, to elect a delegate to Congress, who shall have a seat in Congress with a right of debating, but not of voting, during this temporary government.

seat in Congress with a right of debating, but not of voting, during this temporary government. Sec. 13. AND FOR EXTENDING THE FUNDAMENTAL PRINCIPLES OF CIVIL AND RELIGIOUS LIBERTY, WHICH FORM THE BASIS WHEREON THESE REPUBLICS, THEIR LAWS AND CONSTITUTIONS, ARE ERECTED; TO FIX AND ESTABLISH THOSE PRINCIPLES AS THE BASIS OF ALL LAWS, CONSTITUTIONS, AND GOVERNMENTS, WHICH FOREVER HEREAFTER SHALL BE FORMED IN THE SAID TERRITORY; to provide, also, for the establishment of States, and permanent government therein, and for their admission to a share in the Federal councils on an equal footing with the original States, at as early periods as may be consistent with the general interest:

Sec. 14. It is hearby ordained and declared, by the authority aforesaid, that the following articles shall be considered as articles of compact, between the original States and the people and States in the said territory, and

forever remain unalterable, unless be common consent, to wit:

Article I

No person, demeaning himself in a peaceable and orderly manner, shall ever be molested on account of his mode of worship, or religious sentiments, in the said territories.

Article II

THE INHABITANTS OF THE SAID TERRITORY SHALL ALWAY BE ENTITLED TO THE BENEFITS OF THE WRITS OF HABEAS CORPUS. AND OF THE TRIAL BY JURY; of a proportionate representation of the people in the legislature, AND OF JUDICIAL PROCEEDINGS ACCORDING TO THE COURSE OF THE COMMON LAW. ALL PERSONS SHALL BE BAILABLE, UNLESS FOR CAPITAL OFFENCES, where the proof shall be evident, or the presumption great. All fines shall be moderate; AND NO CRUEL OR UNUSUAL PUNISHMENTS SHALL BE INFLICTED. NO MAN SHALL BE DEPRIVED OF HIS LIBERTY OR PROPERTY, BUT BY THE JUDGEMENT OF HIS PEERS, or the law of the land, and should the public exigencies make it necessary, for the common preservation, to take any person's property, or to demand his particular services, FULL COMPENSATION SHALL BE PAID FOR THE SAME. And, in the just preservation of rights and property, IT IS UNDERSTOOD AND DECLARED, THAT NO LAW OUGHT EVER TO BE MADE OR HAVE FORCE IN THE SAID TERRITORY, THAT SHALL, IN ANY MANNER WITATEVER, INTERFERE WITH OR EFFECT PRIVATE CONTRACTS, OR ENGAGEMENTS, bona fide, and without fraud previously formed.

Article III

Religion, morality, and knowledge being necessary to good government and the happiness of mankind, schools and the means of education shall forever be encouraged. The utmost good faith shall always be observed towards the Indians; their lands and property shall never be taken from them without their consent; and in their property, rights, and liberty they never shall be invaded or disturbed, unless in just and lawful wars authorized by Congress; but laws founded in justice and humanity shall, from time to time, be made, for preventing wrongs being done to them, and for preserving peace and friendship with them.

Article IV

The said territory, and the States which may be formed therein, shall forever remain a part of this confederacy of the United States of America, subject to the Articles of Confederation, and to such alterations therein as shall be constitutionally made; and to all the acts and ordinances of the United States in Congress assembled, conformable thereto. THE INHABITANTS AND SETTLERS IN THE SAID TERRITORY SHALL BE SUBJECT TO PAY A PART OF THE FEDERAL DEBTS, CONTRACTED, OR TO BE CONTRACTED, AND A PROPORTIONAL PART OF THE EXPENSES OF GOVERNMENT TO BE APPORTIONED ON THEM BY CONGRESS, ACCORDING TO THE SAME COMMON RULE AND MEASURE BY WHICH APPORTIONMENTS THEREOF SHALL BE MADE ON THE OTHER STATES; AND THE TAXES FOR PAYING THEIR PROPORTION SHALL BE LAID AND LEVIED BY THE AUTHORITY AND DIRECTION OF THE LEGISLATURES OF THE DISTRICT, OR DISTRICTS, OR NEW STATES, as in the original States, within the time agreed upon by the United States in Congress assembled. The legislatures of those districts, or new States, shall never interfere with the primary disposal of the soil by the United States in Congress assembled, nor with any regulations Congress may find necessary for securing the title in such soil to the bona fide purchasers. No tax shall be imposed on lands the property of the United States; AND IN NO CASE SHALL NON RESIDENT PROPRIETORS BE TAXED HIGHER THAN RESIDENTS. The navigable waters leading into the Mississippi and Saint Lawrence, and the carrying places between the same, shall be common highways, and forever free, as well to the inhabitants of the said territory as to the citizens of the United States, and those of any other States that may be admitted into the confederacy, without any tax, impost, or duty therefor.

Article V

There shall be formed in the said territory not less than threee nor more than five States; and the boundaries of the States, as soon as Virginia shall alter her act of cession and consent to the sanie, shall become fixed and established as follows, to wit: The western State, in the said territory, shall be bounded by the Mississippi, the Ohio, and the Wabash Rivers; a direct line drawn from the Wabash and Post Vincents, due north, to the territorial line between the United States and Canada; and by the said territorial line to the Lake of the Woods and Mississippi. The middle State shall be bounded by the said direct line, the Wabash from Post Vincents to the Ohio, by the Ohio, by a direct line drawn due north from the mouth of the Great Miami to the said territorial line, and by the said territorial line. The eastern State shall be bounded by the last-mentioned direct line, the Ohio, Pennsylvania, and the said territorial line. Provided, however, and it is further understood and declared, that the boundaries of these three States shall be subject so far as to be altered, that, if Congress shall hereafter find at appelient, they shall have authority to form one or two States in that part of the said territory which lies north of an east and west line drawn through the southerly bend or extreme of Lake Michigan. And whenever any of the said States shall have sixty thousand free inhabitants therein, such State shall be admitted, by its delegates, into the Congress of the United States, on an equal footing with the original States, in all respects whatever; and shall be at liberty to form a permanent constitution and State government: Provided. The constitution and government, so to be formed, shall be republican, and in conformity to the principles contained in these articles, and, so far as it can be consistent with the general interest of the confederacy, such admission shall be allowed at an earlier period, and when there may be a less number of free inhabitants in the State than sixty thousand.

Article VI

THERE SHALL BE NEITHER SLAVERY NOR INVOLUNTARY SERVITUDE IN THE SAID TERRITORY, otherwise than in the punishment of crimes, whereof the party shall have been duly convicted: Provided always. That any person escaping into the same, from whom labor or service is lawfully claimed in any one of the original States, such fugitive may be lawfully reclaimed, and conveyed to the person claiming his or her labor or service as foresaid.

Be it ordained by the authority aforesaid. That the resolutions of the 23d of April, 1784, relative to the subject of this ordinance, be, and the same are hereby, repealed, and declared null and void.

Done by the United States, in Congress assembled, the 13th day of July, in the year of our Lord 1787, and of their sovereignty and independence the twelfth.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED BY SP4 bia Sb DATE 11-10-99 #448548

Committee of the States P.O. Box 27206 2 Las Vegas, Nevada 89126



RE: UNLAWFUL ATTEMPT TO IMPOSE TITLE 26 U.S.C. UPON A CITIZEN/DELEGATE TO THIS COMMITTEE OF THE STATES

I.R.S. Agent Internal Revenue Service Center Ogden, Utah 84201

CONSTRUCTIVE NOTICE

Dear Mr. Agent,

This Constructive Notice is to inform you that the Committee of the States is currently in session, sitting as a Grand Jury of the people (Body Politic) of the States of the Union for the express purpose of Indicting those officials and employees of the corporate body of government who would attempt to subvert the Constitution of the United States of America and violate the Laws of it's Christian Constitutional Republic.

We have enclosed a copy of the document lawfully enacting THE COMMITTEE OF THE STATES IN CONGRESS ASSEMBLED JULY 4,1984. Your attention is directed to the section entitled: "Declaration of Alteration and Reform". Art. 9 wherein it states:

> "ALL PERSONAL (INDIVIDUAL) INCOME TAXES ARE HEREBY DECLARED UNLAWFUL AND NO DIRECT TAX SHALL BE IMPOSED UPON ANY CITIZEN OR UPON A CITIZEN'S INCOME, ANY PROVISION OF TITLE 26 U.S.C. NOTWITHSTANDING".

The Committee of the States, sitting as the Lawful Congress of the United States has declared a tax on income to be unlawful as of July 4,1984. Therefore you and your unlawful Internal Revenue Service are totally void of 26 any Lawful Authority to impose any provision of Title 26 U.S.C. upon any 27 citizen, or upon any delegate to this Committee of the States. (See exhibit

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Should you choose to ignore this Constructive Notice, it will be used las prima facie evidence against you by this Committee of the States, sitting as a Grand Jury, which will issue a Criminal Indictment and Warrant for your arrest.

The Committee of the States sincerely hopes that you will obey the Supreme Laws of the United States as set forth in the Articles of Confederation and Perpetual Union and the United States Constitution. It is this Committee's intention to see that every official and employee of government 9 obey the law.

CAVEAT

ANY INTERFERENCE OR ATTEMPT TO INTERFERE WITH THE FUNCTIONS AND ACTIVITIES OF THIS COMMITTEE OF THE STATES, OR IT'S DELEGATE BY ANY PERSON, OR AGENCY OF GOVERNMENT, SHALL RESULT IN THE DEATH PENALTY BEING IMPOSED UPON CONVICTION BY SAID COMMITTEE SITTING AS THE CONGRESS OF THE UNITED 13 STATES.

In witness whereof we have hereunto set our hands in Congress done 15 this 27 day of FEBRUARY 1985, In the Name, Presence, and Year of Almighty God Jesus Christ, in accordance with His Divine Command in St. Luke 17 19:27.

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24 Nat'l Hdqrs. Committee of the States

25 | Sargeant at Arms

26 Off. of the Chief Marshal

Chief of Staff

28 Secty of the Treasury

Committee of the States b7C

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