

THE TRUMAN PROPHECY



***RISE OF THE
INDEPENDENTS***

**CtC-Educated-Tax
Preview Package**

BRIAN R. WRIGHT

The Truman Prophecy

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PART I: ROAD 2014

1.1 TORNADO DROPPINGS

“Be still... in solitude with the sounds of silence every day.”
— James Lee Valentine

The federal court house stirred with palpable tension as Hiram T. Chance took the stand to testify as one of a handful of witnesses in Doreen Hendrickson’s contempt trial... July 24, 2014, Hon. J. DeHutt presiding.

Prosecutor Myrtle Gornbein, lips indignantly pursed, hair tightly bunned, waddled about menacingly. The previous night she had visited Chance’s opinion Website... and was loaded for bear.

“Mr. Chance, on your site did you write the following statement about these proceedings?: ‘...this is a Kangaroo court with a capital K, before a control-freak judge and prosecution with the moral sensitivities of an Israeli commando at a Gaza day-care center.’”

Looking squarely at the jury and in a calm, clear voice scarcely concealing a deep pride—like from that special moment in childhood, “Look, Mom, I just tied my shoes!”—Chance replied, “Yes.”

“No further questions!”

Myrtle stormed back to her seat in a pique of moral outrage... as if Mr. Chance, here, has just dropped a mastodon-sized turd into the punch bowl at a White House party.

Hiram glanced at the jurors’ faces. No way of knowing how many independent brain cells lurked behind those eyes. Or whether they saw with anything *like* a sense of humor.

*Pete and Doreen’s daughter, Karen Hendrickson, later in the day hits the prosecution’s questions out of the park. Then, amazingly, the prosecution prompts Karen to explain to the jurors the liberating concept of **jury nullification!***

Sadly, the fix was in, next day turns sour. WITHOUT OBJECTION, the judge joins the jurors w/o presence of counsel for ten initial minutes, in the jury room, on a ruse. The jury thus tampered, droned, and neutered, Doreen is convicted...

“of refusing to commit perjury on orders of a judge.”

INTERLODE: THE MOTOR CITY WITCHCRAFT TRIAL

NOTES ON TRIAL TO A WORLD NET DAILY REPORTER, BY HIRAM CHANCE

The great libertarian scholar, Albert Jay Nock, wrote, "Taking the State wherever found, striking into its history at any point, one sees no way to differentiate the activities of its founders, administrators and beneficiaries from those of a professional-criminal class." And that statement wholly represents my impression of the proceedings against Doreen... not to mention previous outrages of justice committed on her husband, Pete.

I knew from Day 1—from the blatant, self-righteous hostility of the judge, from her instructions to the jury, from the open collaboration of the judge with the prosecution, and, later, from the obvious judicial tampering with the jury—that the fix was in. This was not a court of law, but a tribunal of Soviet-style justice: guilty regardless of anything.

Even so, many supporters adamantly held out that THIS WAS NOT A TAX CASE, it was never a tax case, it was a case of whether government officials—particularly officers of the court—can compel a person to state what she believes is false... such as whether she's a witch.

The correct approach for Doreen to argue, IMHO, was simply, "Your honor, I am being charged with contempt for refusing to perjure myself on orders of a judge. Such orders are illegal, unconstitutional. Thus, I did not disobey a LAW-FUL order. The state's burden is to prove beyond doubt that I disobeyed a LAW-FUL order. And it will not be able to do so."

Yet the judge told the court that nothing regarding LAWFULNESS of the order could be entered in discussion. Which basically denied to Doreen her right to a defense. Such denial would never survive an appeal.

Justice requires that Doreen be released, her record expunged, and that she be restituted for the crime of false imprisonment to the tune of several thousand dollars—\$100,000 seems a reasonable minimum amount. Further, ALL PARTIES TO THE CRIME OF SUBORNING PERJURY MUST BE INDICTED, CONVICTED, AND IMPRISONED PER STATUTE FOR THEIR HEINOUS ACT. We the people cannot tolerate such vicious, lawless behavior.

Why did the government illegally prosecute and convict Doreen? Answer: The 'Hendrickson Discovery,' as I call it, has resulted in retrieval of several \$billion in incorrectly paid taxes for hundreds of thousands of individuals.

Why did they return the money? Because inside the government are still people who observe the law correctly and do not accept Nock's assertion that the government *must be* a professional-criminal class. A constitutional republic limits government power and specifically enjoins government crime.

In Doreen's case (and many others) a cabal of criminals in government has usurped power; that gang of usurpers—which is now in charge of large parts of the government—IS TERRIFIED THAT THE HENDRICKSON DISCOVERY WILL SPREAD TO MILLIONS of persons who will reclaim and thus retain HUNDREDS OF \$BILLIONS in wealth... thus hard-stopping their 'professional-criminal class' con game... with resounding benefit to all humankind. In other words, the mobsters creating rogue government are in a frisbee-excreting panic about their imminent demise, and grasping at straws to keep people ignorant and compliant.

On this ‘Friday of the Justice Atrocity,’ Brother Al made the two-hour journey from Battle Creek to sit here in the pews for moral support—for Doreen and Pete, yes, but also, for some important face time with Chance. They know each other from work in the Libertarian Party of Michigan (LPM)

On exit from the courtroom, both Al and Chance consoled the principals and daughter Karen—also taking part in the general contemptuous commentary of the 20 or 30 liberty stalwarts who had come for Doreen in her hour o’ need:

“Headline tomorrow... as usual, in the media *nowhere*: ‘Judge-prosecutor tag team railroads Commerce Township mother in mockery of Constitution and justice.’”

“Logic and today’s law? Now, *there’s* a contradiction.”

“Couldn’t the bench bitty have at least stayed *awake*?!”

“You mean for the whole trial? That’s asking a lot.”

...

“Brother Al, good to see you,” said Chance, somberly shaking hands. “Great you came over, I know it’s a hike.”

“Disappointing turnout, wasn’t it,” replied Al.

“You got that right. Tens of thousands of successful filers, more than \$2 billion returned from federal and state treasuries—and I think we had 20-something as a max headcount. Yesterday.”

“Wow, definitely something wrong with that picture.”

Chance continued, “For sure. And that’s why I wanted to see you. I’m convinced that what’s basically wrong lies at the *Big Picture* level... the Whole Enchilada Scenario. And takes some major ‘splainin’.”

“That’s why I’m here,” said Al.

At that point, the prosecution team slithered its way out of the courtroom and into the reverential old-judge-portrait-lined hallway heading toward the special chambers for government people. This was the, ahem, Theodore Levin United States Courthouse (aka the Detroit Federal Building).

“Men in Drab,” Chance thought. Like Agents in the movie *The Matrix*. Historically, it seemed the G-men had averted

“Headline tomorrow... as usual, in the media nowhere: ‘Judge-prosecutor tag team railroads Commerce Township mother in mockery of Constitution and justice.’”

their glances in the presence of civilians. But these days, they openly *smirked* toward members of the sparse galleries.

As if to say, “Sure, this is a crummy job, I’ve given up all my dreams, and I can’t look in the mirror. But at least I’m not a pathetic, ragtag bunch of losers like you f***ers.”

Indeed, today, a gaggle of the younger G-suits pauses stride, threateningly (?), upon overhearing poorly muffled epithets hurled their way from the dissipating freedom minions.

“We have to talk elsewhere, dude,” Chance notes. “I’m sure this floor is rife with cameras and eavesdropping equipment; we would sure make their profiling list today.”

They reconnoitered at one of Chance’s college-days haunts, The Traffic Jam and Snug, near the Wayne State University campus.

“Fact is, Al,” started Chance, “you and I are still under the radar. Sure the state has our electronic communications and general whereabouts. And as LP members we might rise to significance, if we weren’t, well, LP members.”

“You mean we’re not even a remote threat to ‘Them’? I don’t know whether to feel grateful or insulted.”

“Bro, just lean back and enjoy the fresh air from the rapidly closing window. Arguably, the LP has a role to play, we all do, in keeping that window of liberty open... and then, if necessary, escaping through it.”

“Lay it on me, Chance.”

The waitress came over to take their orders. Al said to himself, “Chance is not some paranoid dweeb, rather a can-do sort of fellow who writes hopeful books—his latest, a seminal book on L/libertarian politics, *Leaving the Sandbox: Grownup Grand Strategy for Libertarians in an era of wanton US federal crimes and terror*. I certainly trust him.”

Reverend Al is impressed with the book’s simplicity and engineering-like liberty prescriptions. Frankly, it was a revelation.

There’s trust on Chance’s side of the relationship, too. Down the road, as his Prophecy goals come into sight, a straying lieutenant could cause major damage.

Chance sips on the herbal tea and launches:

“This will be the short version, Al. Remember at this stage of the game we don’t let the cat out of the bag:

“The human race is at a tipping point: it will live or die depending on whether the West jettisons a cabal of powersick ‘barnacles on the ass of progress’—aka the Western Cabal, Borg, New World Order (NWO), etc.—out to destroy us.

“This cabal unleashes multiple threats or assaults against humanity, concealed by high political-official deception. Per H.L. Mencken:

“The whole aim of practical politics is to keep the populace alarmed (and hence clamorous to be led to safety) by menacing it with an endless series of hobgoblins, all of them imaginary.”

“They are masters of mind control and manufactured consent. Here are my summary steps for ending the assaults:

1. Identify the Threats.
2. Develop a method for shedding light on the Threats.
3. Reconstitute fully empowered grand juries in the US.
4. Launch a symbolic gesture vs. the US government (USG) in conjunction with the 2016 election.
5. Provide an Independents’ Movement (IM) for everyone who wants to be free of the suffocating collective.

“The above five steps are fulfillment for what I call the Truman Prophecy—which by intention I mean to relate to the positive outcome of *The Truman Show* (1998)... where Truman Burbank successfully refuses to be caged tho’ coddled.

“The above five steps are fulfillment for what I call the Truman Prophecy—which by intention I mean to relate to the positive outcome of The Truman Show (1998)... where Truman Burbank successfully refuses to be caged tho’ coddled.”

“Al, I have to tell you that after today’s violation of the Hendricksons, I’m going ahead with the writing of *The Truman Prophecy*. I simply must try to put out there a vision of liberty that can fire people’s imaginations... bringing justice to all these good people who are being hammered flat and hope to the rest of us.”

They spent the next couple of hours talking Deep Thawts, with Chance laying out the context and major features of how he saw the Prophecy—hence, the novel—unfolding.

[In late 2012, Al, as a rookie party member, had jumped boldly into the LPM as the sole organizer of the statewide Lib-

ertarian Week ‘gala event.’ Which is where Chance had met him. Al and Chance had then worked together to keep the Michigan party on track the best they could.]

Chance had also talked to some people from the church that Al headed; he came away even more impressed. Chance decided there and then to ask Al to be his first lieutenant of operations. Postman #1, in honor of the Neil Postman book contra TV Nation, *Amusing Ourselves to Death* (1985).

Al replied, “I wouldn’t miss it for the world. Thank you.”

PART II: TOTO 2015

CURTAIN 1: UNGOLDEN RULES

“He who has the gold makes the rules.” — Wizard of Id

1st Quarter 2015

Troy, Michigan. Young, scintillating Karen Hendrickson, firebrand daughter of Pete Hendrickson, author of *Cracking the Code (CtC)*, lit into the comments of a poor fellow named “Bond, Jim Bond”... at the monthly Oakland County Campaign for Liberty (C4L) meeting.

In her two minutes of open mike, she pointed out that the majority of Republicans, in office, anyway, had no scruples period. Nor did the party platform remotely advocate liberty.

Matter of fact, no well-known Republican she’d ever heard of in her young life, personally, (with the exception of Dr. Paul), had the *slightest knowledge* of the Freedom Philosophy.

“And they certainly weren’t for it,” she admonished.

“C4L is always telling us how corrupt Michigan’s establishment Republicans are. So what are the chances we can defeat these ‘socialists for the rich’ from the inside?”

“It does the cause of liberty no good to blanket-condemn anyone for working through third parties like the Libertarians—who unlike Republicans *do* stand explicitly for the nonaggression principle.

“It is better to win the war for ideas than to win a battle where ideas and principles don’t count,” Karen concluded.

“Ouch,” thought Jim and many of the guests, “and a bit of touché, for that matter.”

He got her point(s)... and the one about the LP may even have been valid, say, a few years before Karen was born. But not today—it didn’t take any top analyst to stick a fork in the dead horse the LP had become.

Rethinking her comments, Karen, too, realized that the Libertarians were no longer an option for effective action in the freedom department. From rare meetings she’d been to, they were fading into social-club sunset... at best.

Senior-citizen embers of glory days.

Or the “new Anarchist Boys who don’t do jack” crowd.

Driving home, Karen asked herself why she bothered with the C4L-ers, the Libertarians, the rest of ‘em.

Fact was, that despite enormous success of her father’s ‘educated tax’ discoveries—\$billions refunded to 10s of thousands over 10 years’ time—hardly anyone in the liberty community gave CtC the time of day.

Fact was, that despite enormous success of her father’s ‘educated tax’ discoveries—\$billions refunded to 10s of thousands over 10 years’ time—hardly anyone in the liberty community gave CtC the time of day.

She called up her boyfriend on the hands-free.

“Hello,” she said.

“How was the meeting?” Sean replied.

“About what I expected. I really hadn’t planned to talk,” she continued.

“You made a speech?”

“Not really a speech, some comments. And I’m not sure I was even, you know, like, *correct*.”

“Well, you gave them something to think about.”

“Right. It’s just...”

“What?”

“... I don’t know. Dad, especially after Mom’s conviction, and, well, anyone struggling for the cause... it just seems we’re stuck. Like no matter what we do, the PTB just keep grinding us down into Ultrafine Arizona Road Dust.”

“Looking for some kind of miracle solution?”

“Well, something like that I guess,” chuckled Karen.

“Karen, you remember the guy who wrote the book about the trial of your mom? Hiram Chance, *The Motor City Witchcraft Trials*.”

“Sure, what about him?”

“He’s just finished a new book, *After 9/11 Truth*...”

“He’s also the one who just finished writing that strategy book for the LP, *Leaving the Sandbox*. He’s’ putting out some deep thoughts... along the lines of magic bullets.”

“All right,” replied Karen, “I’m listening.”

“50,000 ft. view: A bunch of ‘Men of the Power Sickness’ as he calls them (aka New World Order) are on a mission of ‘full-spectrum dominance’ over the rest of us. Through what Chance calls the ‘Threat Matrix.’”

“What’s that?” she asked.

“Well, I don’t have a lot of time right now, sweetie. We’ll talk in person. Basically the Threat Matrix consists of a dozen major categories of ‘high-crime assaults’ on the people... from toxic atmospheric geoengineering spraying to ‘smart’ meters.”

“And subterfuge about the federal tax system?”

“Bingo! ... the Fed, forced druggings, illegal wars, torture, rendition, drone killings, ‘dogs and cats sleeping together’—end of world kind of stuff.”

“So what does this Threat Matrix have to do with magic bullets?”

“Karen, it lies in *the response*. Basically, in order to cure a disease you have to understand it... Chance claims to have figured most of these threats out and developed a cure. Maybe not a magic one, but sound and sure.”

“Interesting... *really*. Guess I better go now. Let’s finish this up tomorrow on our work breaks.”

“You bet. See you then. ‘Night, baby.’”

“Night, Sean.”

Next day, Karen rose for work—she and Sean both worked in the Commerce Township mall complexes along M5—and immediately began thinking of the previous night’s chat.

Geez. It would be great to find a cure, a breakthrough in wide understanding of her father’s work, not to mention all the other crimes relying on massive deception of the public. Lord knows her dad had tried everything.

“Tryin’ to slay dragons with a pitchfork” was the phrase that came to mind... for CtC and all the truth warriors.

What was the key to opening the people’s minds?

WHAT WAS THAT KEY? DAMMIT!

Karen actually knew the author that Sean was recommending. Mr. Chance was a friend of her father’s, plus a strong supporter of Karen’s mother, Doreen, during Doreen’s preposterous trial last summer. And after.

Karen had read Chance’s book *The Sacred Nonaggression Principle (SNaP)* and remembered his concept of the Barrier Cloud—a thick layer of mind control set up by the elites to block people’s awareness of the path to liberty.

She suspected the key (to opening minds) lay in somehow dispelling that pervasive poison veil... or a mental cage very much like it.

She spoke to Sean. He handed her his copy of *Sandbox* and talked more about the Threat Matrix. For reference, he pointed her to the listing that Chance posted on the Web:¹⁰

OLD WORLD ORDER THREAT MATRIX

- 1) the Fed and central bank itself—takeover of the money system, resulting in massive confiscation of material wealth.
- 2) stratospheric aerosol geoengineering—toxic skies, climate mod, weather warfare, threatening end of humanity.
- 3) 9/11 attacks—as false flag acts of state terror, 9/11 is the Big One; resulting in unending war and militarized US.
- 4) NSA, surveillance-state violations—TSA, DHS, NDAA; official thugs set loose in Occupied America to prep us for Gulag.
- 5) torture and war crimes—including in this the ongoing War on Drugs (WOD), strip searches, civil forfeiture, police assaults.
- 6) toxic gunpoint medicine—the end of medical choice; Obama-care; the crushing of holistic, naturopathic alternatives.
- 7) radiowave pollution—chiefly mandatory ‘smart’ meters, per Agenda 21: wantonly surveil and destroy people’s health.
- 8) poison food—GMOs, CAFOs, etc., eliminating or reducing people’s choices in food; contaminating healthful practices.
- 9) attacks on firearms ownership—thru staged ‘massacres,’ demonizing ‘gun nuts,’ always run as federal black ops.
- 10) ObamaEd—also per Agenda 21, the Common Core K-12 school curricula; collectivist, mind-destroying drivel.
- 11) psychiatric drugs and vaccines—esp. predatory/mandatory attacks on children, huge Big Pharma profits from health damage.
- 12) propaganda machinery—and threats to the Internet, 1st Amendment; persistent lies and mind control, dumbing down.

Sean said, “I’m reading *After 9/11 Truth*, now—in essence he proposes a large-scale, targeted letter-writing campaign.”

“The question is, how do you get people to take part in such a coordinated and focused activity?” offered Karen.

“Yes, and I don’t think he’s quite figured that out yet.”

“But you think now he’s working on the next step... to get people to participate?”

“I think so, within the next few months, you should probably try to hook up with him on this... for doing CtC.”

¹⁰ http://brianwright.com/Threat_Matrix.doc

INTERLODE: FIREWALLING TYRANNY THE AMERICAN WAY

NULLIFICATION: THE RIGHTFUL REMEDY

Sean was beginning to appreciate the Big Picture, Hiram Chance style. At the same time, he had already become one of Michigan's leading young liberty activists—*nom de guerre* Shane Trejo—by focusing his energy on projects that produced nearer-term tangible successes. This was nowhere more true than in the nationwide effort to uphold the 10th Amendment of the Bill of Rights via an individual-state legislative process called Nullification.

Interestingly, again as if destiny were taking a hand, Chance's mother had passed along to Chance her uncanny political wisdom that federal tyranny—the publicized and rampant domestic evils, anyway—prudently were stopped by the states just saying “we're not doin' it.”

The 10th plank in the Bill of Rights is exceptionally clear:

“The government has no power not explicitly listed herein.”

[Also per the 9th, “Even if the right is not listed, the people still have it.”] In practice the feds enact laws that give them ‘unenumerated’ powers. Nullification is the practice of a state(s) resisting and refusing to enforce such laws.

ORIGIN: the Alien and Sedition Acts (1798) were passed under the administration of the second president, John Adams. The Acts were rebuked by the Kentucky Resolution (1798, 1799) and the Virginia Resolution (1798)—secretly written by James Madison and (then VP) Thomas Jefferson, respectively.

The principles stated in the resolutions became known as the Principles of '98: Which are that 1) each individual state has the rightful authority to decide whether federal laws are unconstitutional and void, 2) *nullification* by the states is the proper remedy, and 3) the states have the right, individually or jointly, to *interpose* to prevent execution of unconstitutional laws.

The most admirable use of nullification lay in fighting the Fugitive Slave Laws. In the 1800s, slavery was enforced federally, yet many states impeded the capture and return of alleged fugitive slaves. This was deemed illegal by the Supreme Court, who reaffirmed slavery in *Prigg v. Pennsylvania* (1842). Yet states, including Michigan, continued to apply ‘personal liberty laws,’ forbidding state officials to aid in slave-catching—effectively *nullifying* the Fugitive Slave Laws.

Note: contrary to mainstream demagoguery, the South hated nullification. Indeed, South Carolina listed nullification as a major grievance in its declaration of secession. [Although nullification was used in the 1950s to justify racial segregation of schools.]

Nullification is a just political tool in the hands of true liberty supporters, as confirmed by model legislation via the Tenth Amendment Center. Bills written vs.:

2d Amendment violations	Restrictions on growing hemp
Federal money monopoly	4 th Amendment violations
Nationalization of health care	Drones and illegal NSA spying

Nullification is next cool citizens' movement (300 bills introduced in 2015). ‘Anti-commandeering’ OK'd by SCOTUS. Chance's mom is right, as usual: the people (via their state legislatures) end tyranny by lawfully refusing to comply.

Sean added, “What he’s done with the 9/11 truth book is to set up a template for action that stands to break thru the Barrier Cloud on 9/11. He believes that what works for 9/11 truth will also to work for the other Threat Matrix assaults.”

“I see.” She saw clearly then that papa’s mission, CtC, (undoing the deception regarding the federal tax code) qualified as a truth cause. Could Chance’s methods help to break through *Cracking the Code*?

Sean continued, “But he’s also going to need to seed and nourish his approaches for real people, socializing the methods with motivational leadership and team building—which is right up your alley, isn’t it darling?”

They smiled at each other then with a bond of having come to a common yet deep understanding. A combination of fulfilling the Prophecy with the narrative of Chance’s book and applying solid motivational tools would prevail.

“Let’s get together with him, Karen... as soon as possible.”
“You bet.”

It dawned on her then that papa’s mission, CtC, (undoing the deception regarding the federal tax code) qualified as a truth cause. Could Chance’s methods help to break through Cracking the Code?

2nd Quarter 2015

Detroit, Michigan. Karen sat in the courtroom on that fateful day in April as her mother, Doreen, was sentenced by Federal Judge J. DeHutt to 18 months in prison FOR REFUSAL TO COMMIT PERJURY ON A TAX AFFIDAVIT. Karen pinched herself to confirm this outrage was actually being committed in America. Yet it still took weeks for the reality to sink in.

Karen repeated the above verification process a month later, when the court denied motions to allow her mother to remain free pending appeal—especially when grounds for appeal were so promising—and forced Doreen’s surrender in mid-May.

Commerce Township, Michigan. Mr. Chance, as a friend of her parents and kindred soul in the liberty cause, had been supporting Doreen and Pete from the beginning. Both with his writings and with his presence and, now, fundraising support.

10 EASY PIECES—CRACKING THE CODE

Do you know...

1. The income tax is an *excise tax*, not a direct tax? It applies only to revenue in which the federal government has a direct ownership interest?
2. What is called ‘income’ by the Internal Revenue Code is not ‘money’ or ‘receipts’ or ‘earnings.’ It is defined as receipts resulting from the exercise of a federal privilege? Are you doing business with or are you paid by the federal government?
3. The income tax was instituted in 1862? The 16th Amendment (1913) did not expand the scope or definition of taxable ‘income?’ Until the 1940s only about 4% of Americans (those who worked for or were involved with the federal government) paid annual income tax?
4. During WWII, the government called for Americans to pay income tax to support the war effort? Patriotically, many citizens complied?
5. The Internal Revenue Code grew to more than three-million words? A wage-withholding program was instituted and thousands of professionals now help Americans prepare their tax returns?
6. Each year millions of W-2 and 1099 reports are issued for ‘wages’ or ‘non-employee compensation’ by payers who do not understand that *these forms are intended for federally connected payments?* W-2 and 1099 forms serve as legal testimony and, w/o rebuttal, make the named individuals liable for an ‘income’ tax?
7. The ‘Form 1040 U.S. Individual Income Tax Return’ is intended as a way for individuals to correct ‘testimony’ made about them by others? Americans have until April 15th of each year to correct their record? Not filing a tax return waives your right to properly report your income?
8. While Congress cannot take your money directly, it has created a tax code that is convoluted enough to deceive most people? ‘Income,’ ‘wages,’ ‘employee,’ ‘employer,’ and ‘trade or business’ are all specifically defined in the Code [and all these terms pertain exclusively to ‘receipts resulting from the exercise of federal privilege’], yet most of us interpret these words in a common or everyday way?
9. Once a return (1040 Form) is filed, it is legally valid and answers the question of whether or not you were engaged in taxable activities for that year? It is the means—provided by law—for YOU to set the record straight?
10. The US system is based on individual self-assessment and voluntary compliance? The government will accept your money unless you inform it every year that you are entitled to nonpayment or to a refund of what you have paid?

INTERLODE: "JUST DOING OUR JOBS..."

In their Albert Kahn-designed Harbor Springs summer cottage overlooking Little Traverse Bay of Lake Michigan, Richard Pencil, chief executive officer of DTE Energy, nervously addressed his lovely trophy wife, Zelda, across the breakfast table: "Darling, this grand jury deal looks like it may get nasty."

"What do you mean, honey? Are they coming after you?" she posed.

"Not exactly, well anyway not just me. It's like this national movement to restore ordinary people to full grand jury authority."

"Sorry, my shnookums, but pretend I'm a five-year-old. I don't get it."

"Tell you the truth, doll, I don't either. That's what makes it so unnerving. But what it means is: Say, a government official or someone participating with the government in a project—and this is the kicker: '*in the normal course of business*'—does something that violates the law or *any individual's* First Principle rights of life, liberty, or property... well, that government official and his business accomplice(s) have to go explain themselves to a grand jury of 25 randomly selected—and, now, very well-paid—people.

"What do you mean by 'explain themselves,' sweetie?"

"Okay, this new people's grand jury, if you want to call it that, got started in California to take care of the toxic atmospheric aerosol spraying assaults. [Several good friends of mine are facing trial there, too.] These new grand juries are like the old in one way: they issue what are called indictments (or presentments for government/corporate corruption), meaning they investigate the charges and say whether probable cause exists to proceed to a trial jury."

That gave Zelda—a federal judge, herself, before plowing all her efforts into gold-digging—a puzzled look: "Wow, all my education and career, I never... we always worked it so the judges and prosecutors ruled the grand jury like a rubber duckie. Had no idea those little people had any independent authority."

"Try *ultimate* authority," Pencil shot back. "According to the guy who started the ball rolling, the grand jury is the 'hidden fourth branch.' In fact, that's the name of his book. Kelly Mordecai. The idea started spreading that grand juries belonged to the people, not the government at all. So if a jury foreman says jump, the judges and prosecutors (and cops and meter maids, etc.) say 'How high?'"

"You better believe it, baby. And it looks like I'm going to be indicted."

"No way," Zelda protested.

"Way," he replied. "It all started with the bunch o' pissants down in Auburn Hills, Jake-something and some 95-year-old blind lady in Lincoln Park, when we took away their electricity for refusing to accept an F&S meter on their homes.

"Not just me, everyone up and down the line who was just doing their jobs to hammer those schmucks. But I'm the big shot, so if convicted I'll do 15 to 20 for assault, civil liberties infractions, violation of contract, and conspiracy for all that.

"I don't believe it! I'm a VIP! How did my political guys lose control?! Who turned the world turned upside down!? My friends in CA, all over, are crying, too."

"So does that mean I get the houses while you're away?" Zelda asked.

"Not really. I have to liquidate everything to pay damages to the victims."

"Do me a favor, dear, and bring me my little black book from the bedroom."

society lies in **the document of First Principles, Jefferson's Declaration of Independence**—nor should we forget the leading lights such as John Adams who willed and worked American independence to occur.

This third testament document is the general, mainly moral, statement of what we Independents *intend* to do as a whole—other things being equal—regarding the diseased ones claiming to rule us and how we shall exist without them. [The optional fourth testament paper, Affidavit of Self Governance and Transition, is specific to the individual Independent.]

Further, the modern Independents' movement outlined in this book launches from a distinctly American context. Chance and most of the others doing the initial Fulfillment of the Prophecy are natural born American citizens. In framing his program, Chance realized that to reinvent a wondrously practical wheel that had been, all except for a few design flaws, already brilliantly invented would be irrational.

We are building on the First Principles foundation.

Those are stated in the American First Principles portion of the Declaration of Independence here:

We hold these truths to be self-evident, that (1) all men are created equal, that (2) they are endowed by their Creator with certain unalienable Rights, (3) that among these are Life, Liberty and the pursuit of Happiness.

(4) That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed.

(5) 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.

The Declaration uniquely in history asserts that under the laws of nature we the people rule, each of us having sole dominion over our own lives, that nobody may rightfully violate any of our persons; government is our servant, its only purpose to prevent violation of individual persons.

[Chance embraced this parallel movement to restore American First Principles, esp. in conversations with one Patrick McIlvery. One distills five foundational principles in the Declaration; Prophecy Fulfillment is consistent with each. Ref. also *America's Survival Guide*, by Judge Michael Warren.]

DECLARATION OF INDEPENDENT, <NAME>

I hereby assert my natural self as an Independent Being who:

accepts no aggression on my person, or initiation of force on any human being, and accepts no violations by other individuals or governments of our First Principle rights to action for:

- o life
- o liberty
- o property
- denies consent to governments that by policy-intent violate us.
- sees that Existing Government(s) claiming legitimacy have, in fact, grossly violated our First Principles by heinous acts such as:
 - o illegal wars of conquest
 - o wrongful imprisonment and torture
 - o massive war crimes on innocent persons abroad
 - o massive civil liberties violations and domestic atrocities
 - o 24/7 blanket illegal surveillance of American citizens
 - o abrogation of every liberty protected by the Constitution
 - o staged false-flag acts of state terror, crises, and massacres
 - o deceptive revenue practices expropriating \$billions unowed
 - o persistent police-state attacks on honest productive persons
 - o wholesale corruption of the criminal justice system
- accordingly, denies consent to these Existing Government(s).
- holds specific individuals and/or government officials accountable for high crimes of violation via:
 - o independent grand juries of peers with full legal authority
 - o informed petit juries of peers to decide guilt, punishment
 - o special regulatory grand juries for public official misconduct
- holds that Existing Government(s) are in violation of contract.
- accordingly, by this document, relieves existing government(s) of all authority, jurisdiction, and control—and may decide to make other arrangements for necessary public services... without aggression.
 - o Further specific terms for 'discharge of obligation' shall be dictated by the undersigned Independent Being's Affidavit of Self-Governance

Existing Government(s) = _____

Signature of Independent _____ Date: _____

These SIT documents are templatized and downloadable (from the SOI site), in Open Office form and pdf, so you can write your own personal authentic swing parts. You may also register your SIT documents on the site.

Next, we go to the specific terms of disconnection from illegal or usurped government that an Independent may dictate to his former out-of-control coercive government mob.

SAMPLE AFFIDAVIT OF SELF-GOVERNANCE AND TRANSITION

This is a very specific statement of action and disposition that the Independent, having so declared, agrees to perform *vis a vis* the severed government(s). Thus, what you will see on the next few pages is a condensation of Chance's own Affidavit, which dictates the terms he accepts as he disconnects.

Note: In a world that only consisted of abstractions it would be easy to just say goodbye to coercive government and go our separate ways. But we're in a real world and Utopia is not an option. So we're advised not to let go of the former institutions precipitously in order not to court disaster in the process.

A smooth transition is better than an abrupt one, even if it takes a few more months to accomplish. America has a substantial advantage by virtue of its founding, its founding documents, and legal traditions.

A large number of Independents would be happy to stay with the existing constitutional government structure *as designed*. But due to the fact that this structure has been FUBARed and corrupted by the Men of the Power Sickness, we have to let go of them and start over. To quote Bucky:

"You never change things by fighting the existing reality. To change something, build a new model that makes the existing model obsolete." — Richard Buckminster Fuller

What's happened in America is that the 'old model' was pretty good as conceived and initially configured. But it rotted as bad men took advantage of a root contradiction (the compulsory monopoly of government setup) and flooded it with special interest debris up to the rafters. Now it must be replaced. The SIT Affidavit is the Independent's best method to set the stage for a new, healthful model.

Hence, according to the First Principles of the Declaration of Independence, we embrace the implementation of natural law as set down by our Founders. We're staying here, this is our country. We're just cleaning house.

What follows is a condensed version of Chance's template.

AFFIDAVIT OF SELF-GOVERNANCE AND TRANSITION,
<NAME>

Preamble. This is a notarized statement of terms that Independent Being, Hiram T. Chance (I, Chance), agree to in the process of separation from the existing unconstitutional and illegally occupied United States Government (USG). []

1. Transition Period. The stipulated period of transition to disconnection shall be five (5) years from date of signing. []

2. Legal Context. Explicit consent is required for cooperation with any judicial authority outside Constitutional or common law purview... the default being no consent. []

3. Grand Jury, General. At all levels of existing coercive government structure—federal, state, county, municipal—grand juries, drawn from random selection of registered voters, shall be seated with independent counsel (if desired) and shall assume full authority over officers of the court, and public officials, regarding initiation and conduct of proceedings against criminal individuals or corrupt, criminal public officials. Jurors for any grand jury shall be paid, minimally, the prorated equivalent of the state's governor's salary, plus expenses.

4. Grand Jury, Special. A sitting grand jury may direct a special grand jury to be formed. []

5. Grand Jury, Regulatory. During transition, the people's protection from exercise of arbitrary power shall be a condition of cooperation with any existing USG and state governing bodies' actions or judicial actions. []

Intentional First Principles' violations by authorities are high crimes.

Regulatory grand juries shall be implemented by statute—federally and at state-and-local levels—with jurors sitting as prescribed in Plank 2 for general grand juries, with same compensation.

6. Petit Jury. A trial by jury of bona fide peers is the right of any criminal defendant. All persons brought before trial juries shall have full existing natural rights as specified in the Constitution and legal protections evolved from those rights. []

All trial jurors shall be informed by the judge of their **right to judge facts and law** and to acquit any defendant based on their own judgment and conscience. []

7. Income Tax. During the transition period, I consent to statutory, Constitutional federal taxation. Specifically I shall pay income tax on any earnings that come to me as income, that is, earnings from the exercise of a federal privilege. []

8. State and Municipal Taxes. The state and municipalities will divest themselves of infrastructure during the transition period away from compulsory systems to private-public, voluntary cooperatives. State compulsory schools are anathema to a free people, and I shall not acquiesce to being taxed for them after one year from inception of transition. []

9. Cease and Desist. This plank directs that the federal government immediately cease and desist all high-crime assaults on the people. The following high-crime assaults are specifically enjoined: []

10. Suspend and Abolish. This plank directs that the federal government, within one month, suspend activities, then, within six months, abolish (as a minimum) the following agencies or offices: []

11. Terms. Failure by the USG or any state or municipal governing body to substantially meet the stated performance requirements of this affidavit ends any legal authority claimed over signatory by those bodies. []

12. Universal Nonaggression Protocol (UNP). The UNP is a formal document governing the relationships among individuals and 'voluntary governments,' also known as public service agencies (PSAs). It states that the consenting parties shall abide by the nonaggression principle PSA to PSA, PSA to individual, and individual to individual—with standard legal language identifying more specifically what behavior is accepted or not accepted among all parties. []

Existing Government(s) = _____
Designated New 'Government(s)' or Public Service Assn(s) (if any)

Signature of Independent _____ Date: _____

Special note on Social Programs: *The Affidavit of Self Governance mainly focuses on the high-crime assaults: police state, war, and expropriation acts upon signatories. Yet, government social programs—which usurp private charitable giving, health care, retirement, and so on—and expropriate wealth to confer these benefits, must be transitioned to the voluntary sector as well. I consent to their maintenance through the transition period; also, to prioritizing reparations payments to those who have become dependent—so long as incentives are included to become productive.*

The Affidavit is the final (also optional) document in the SIT package. For those ready to 'sign up,' please follow the yellow brick road to the SocietyofIndependents.org Website and add your John Henrys. Prophecy Fulfillment moves vigorously in all aspects of this 2016 Year of Conscious Evolution.