

THE TRUMAN PROPHECY



RISE OF THE INDEPENDENTS

**Fry and Spy ('Smart') Meter Crime
and Justice Preview Package**

BRIAN R. WRIGHT

The Truman Prophecy

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FORENOTES AND ACKNOWLEDGMENTS

An advantage of writing one's first novel at standard retirement age, after decades of railing for righteous causes, is it provides the perfect occasion for 'lightening up.' Which isn't to say *The Truman Prophecy* deals with light or trifling issues, more that we should keep the Ice Ball Theory¹ in mind.

So please do not take anything herein too personally... or too, well, *seriously*. Only personally and seriously enough. My characters are clearly carrying on a grand polemic drama that implores the reader toward a grand individual decision. True or false? Independent or drone? Free or slave?

Red pill or blue pill?

... bringing up a major point: The Prophecy often tries to simplify its message via several longstanding cultural symbols—mainly movies and books—with which it assumes most readers are familiar. The red pill/blue pill choice comes from the 1999 movie, The Matrix; the book title itself relates to The Truman Show (1998) movie.

Other key symbols that show up at various times: Movie: The Wizard of Oz (1939); movie: Invasion of the Body Snatchers (1955); novel and movie: The Fountainhead (1943, 1949), by Ayn Rand; short story: The Emperor's New Suit (1837).

The latter piece by Hans Christian Andersen is the most apropos to the political thrust of the *Prophecy*. Which boils down to the Little Boy pointing out the obvious Big Lies of the royal entourage, while polite society recoils in disbelief... that anyone *dares* to question the King's official phantasm(s).

So easy does it. My Little Boy's stating the obvious will be unfamiliar, uncomfortable territory for readers still under Big Brother Media sway. I only ask that they (you) set your own eyes on the reality, think, and not look away.

¹ Ice Ball Theory: In a billion years or so, Earth will be an inanimate sphere of ice (or lava, or rock, etc.) and what we're doing, ourselves, in the next several thousand years probably won't mean much in the material world.

Remember, truthers only know that official stories are bunk; truth is determined by trial jury after grand jury indictment.

What's the difference between a prophecy and merely a story portraying a struggle for truth, justice, and liberty? Well, a prophecy asserts something of the result of the struggle; *this Prophecy*, frankly, conveys that the struggle will be successful. People will come to an awareness, an Independent Being consciousness—and declare themselves accordingly—in time to avert any Cosmic Bad News Scenario.

Note, too, that actual prophecies—of which the Truman is one (tongue in cheek)—are typically formed vaguely or nonliterally enough to admit a fair amount of deviation without being discarded. 'The Prophet' is fairly specific on events throughout 2016, and I (qua ghost writer) do envision them occurring (and will work diligently with others to see that they do). But if they don't happen exactly that way or of that scale, please don't slit your wrists or insist that I slit mine.

Let's content ourselves, in the case of nonliteral success, with having created a benevolent Virtual World—a vision to encourage subsequent iterations.

Some construction comments:

The novel includes plenty of journalistic reality. But characters to whom I've attributed actions germane to Prophecy Fulfillment I have tended to give fictional names.

In the table of contents, I draw attention to distinct, standalone segments of 'code' that help to illustrate the narrative or supply key lists [like the Threat Matrix (p. 24)]. Two of these recurring segments given special bolded headings are the '**10 Easy Pieces**' (ten pertinent facts that are not disputed by either side of an issue) and the '**Interlodes**' (page-length connective narrative, often lighter and character-driven).

ACKNOWLEDGMENTS

To the brave souls carrying on the fight for truth, justice, and liberty, and people who have helped me; sorry to miss anyone. No special order: David Lonier; Shane Trejo; Dennis Marburger; Pete, Doreen, Katie, and TJ Hendrickson; Rose Wright; Arleen Kuehn; Richard Kennedy; Dave Hooper; Randy Szabla; Pat Heller; Jim Dodson; George Meegan; Ayumi Woodman; James Lee Valentine; Dr. Tanya Dejkunchorn; Claudio Marty; Michael Atkinson; Dale Haviland; Gordon Bird; Brett Elkins; Rip MacKenzie; Jason Brandenburg; Jon Rappoport; Brother Karl Jackson; Dean Hazel; Daniel Simon; Dane Wigington; John Taylor Gatto; Josh del Sol; Barbara Loe Fisher; Jim Babka; L. Neil Smith.

CONTENTS

FORENOTES AND ACKNOWLEDGMENTS	VI
DECLARATION EVE NOVEMBER 7, 2016.....	1
PART I: ROAD (2014)	5
1.1 TORNADO DROPPINGS.....	7
<i>Interlude: The Motor City Witchcraft Trial</i>	8
1.2 THE ‘AUNTIE EM’ LODGE	13
The Spiritual Magic Move	17
PART II: TOTO (2015).....	19
CURTAIN 1: UNGOLDEN RULES	21
Old World Order Threat Matrix	24
<i>Interlude: Firewalling Tyranny the American Way</i>	25
10 Easy Pieces—Cracking the Code	35
CURTAIN 2: 9/11 LINCHPIN	37
<i>Interlude: “Not like the others...”</i>	48
9/11 Toto Letter to Respected Deniers	53
9/11 Truth Works	53
9/11 Questionnaire	54
10 Easy Pieces—9/11 Truth	54
CURTAIN 3: TOXIC SKIES	58
10 Easy Pieces—The Geoen지니어ing Assaults	67
CURTAIN 4: FRANKENFOODS, INC.	70
10 Easy Pieces—Attack of the Frankenfoods	78
CURTAIN 5: FRY & SPY	80
10 Easy Pieces—Fry and Spy Utility Meters	89
CURTAIN 6: SLIMING BABY	91
There’s a War Going on for Your Mind	53
10 Easy Pieces—Vaccine Nation	100
CURTAIN 7: ‘BOTTING’ JUNIOR	101
<i>Interlude: “Some of My Best Friends are Zombies.”</i>	104
10 Easy Pieces—Rotting Brains, Prussian Style	116

PART III: DOROTHY (2016) 119

THE SCARECROW’S BRAIN 121

 Truman Prophecy Milestones 142

Interlude: “Just doing our jobs...” 173

 Findings of California Fed Grand Jury on Geoengineering 177

 Recommended Geoengineering Crime Sentencing Range 177

THE TIN MAN’S HEART (SNOWDEN-MANNING) 187

Interlude: Whither the LP/LPM? 191

 The Snowden-Manning 10-Point Program 194

Interlude: Sandy Hook: A Hoax Too Far? 201

Interlude: The Turning of Analyst Smith 212

THE LION’S COURAGE: INDEPENDENTS’ STAND 217

Interlude: The ‘Oracle’ David Lee and Gravity Golf 223

Interlude: Independents’ Qualification (IQ) Test 223

 Affirmation 231

 Code of Conduct 232

 Declaration of Independents 232

 Sample Affidavit of Self-Governance and Transition 235

 A Special Note on Transhumanism 238

Interlude: What the World is Coming To 259

INDEPENDENTS’ DAY NOVEMBER 8, 2016 261

Afterlude: A Walk on the Calm Side 266

EPILOG 267

TO BE A FULFILLER 268

 For the Cause-Oriented 268

 For the General Case 269

ABOUT THE AUTHOR 270

CURTAIN 5: FRY & SPY

*"It is never wrong to take freedom for yourself...
It is never right to take freedom from another."
— Jerry Day, FreedomTaker.com*

4th Quarter 2015

Auburn Hills, Michigan. Bantam-weight fighter Jake Foster had scrapped for his living since he was a boy on the tough streets of Pontiac. This latest dustup with the Michigan monopoly power company (DTE Energy—nee Detroit Edison) would yield the same response: a fight... perhaps to the finish.

Could he and his dear wife, Brenda, prevail?

The cards were stacked against them.

Today, without so much as a pleasant voice on the phone or polite notice in the mail, a pack of variously uniformed human-shaped entities showed up in and around his yard to shut off electric power to his home.

Jake wasn't home. He was at various locations statewide, ironically, handing out fliers for electric-meter choice.

The huff-and-puff entourage included a couple of Auburn Hills' finest, presumably to quell any violent reaction from Jake's 80-year-old spouse.

Why all the commotion?

Because Jake and Brenda refused installation of a radio-wave biohazard and surveillance device, a so-called 'smart' electric utility meter, on his home. The Fosters had plenty of reasons to be concerned, not just the general fear of being assaulted by these Fry & Spy (F&S) meters... aka death meters.

Actual specific life-threatening conditions!

Brenda's physicians had diagnosed her with electrohypersensitivity (EHS)—of the 'severe' type. In her case, the aggregation of the normal electric fields of modern life—even without the F&S utility meters—brought the following symptoms:

- daily headaches
- ringing in the ears

- chronic sinus and ear pain
- sleeplessness
- nosebleeds
- fatigue
- indigestion
- regular bouts of depression
- bleeding from the eyes
- seizures

This is how she characterized her sickness and cure:

“When we were in our second home in the 1990s, before EHS was considered a valid affliction—or when the establishment could no longer suppress knowledge of the condition—cell phone towers were proliferating; one was built practically next door. That’s when the most severe of my symptoms began... and when I found out I had EHS.

“We were fortunate to be able to move to our current location, away from such excitants and from clusters of power lines or substations. We also removed or lowered various sources of radiofrequency (RF) waves: WiFi computer hook-ups, cordless telephones, fluorescent lights, microwave ovens, RF-emitting appliances, and cellphones.

“Which worked amazingly well. Combined with eating organically and healthfully, avoiding exposure to other toxins—such as fluoridated drinking water and atmospheric aerosol spraying days—I became almost entirely symptom free. Today when I’m exposed to occasional routine radiation, the symptoms begin to recur, but not with the intensity of the past.

“Living with an F&S meter attached to my home is simply *not* a medical option.”

Husband Jake, though apparently not afflicted with EHS, *yet*, also was equally strongly opposed to the invasion-of-privacy aspects of the DTE Energy (state-monopoly electric company) devices. So exercising his constitutionally protected First Principle property rights, he locked their existing analog meter in place... with a hard-to-remove ‘Tatar Guard’ (ref. michiganstopsmartmeters.com).

Of course, being politically savvy and legally alert, he covered all the bases with proper legal notices to the power company, township and village officials, the Michigan Public Service Commission, and so on.

People who take a more causatorial view of how the political process works concluded that the reason the power company entourage made such a visit in force to the Fosters' residence was related to Jake's political activism... not only in regard to the death meters, but also as a prime mover in the Republican Liberty Caucus and Campaign for Liberty.

Jake has probably written more letters and emails to his state and federal legislators, to his village and township councils, to the media, and other public officials—not to mention showing up at their coffee klatches and meet-the-candidate receptions—than any Michigan citizen. He's a Republican precinct delegate whose party is on the cusp of being controlled by a 'Ron Paul' liberty majority.

In short, Jake Foster has been a major pain in the ass to the establishment mobs in Lansing and city hall. So they intend to make an example of him.

In short, Jake Foster has been a royal pain in the ass to the establishment mobs in Lansing and city hall. So, naturally, when they can, they try make an example of him.

Brenda called as soon as she saw the authorities arrive, and Jake arrived at the scene in time to watch the technicians cut the power from the pole. Jake accosts Auburn Hills popo #1:

"Officer <Meathead>, why are you here, what are you doing? Has a crime been committed?"

"We're just here to see there's no trouble, sir," replies the fat, young policeman.

"Oh, there's plenty of trouble. See that man up on the pole? He's cutting off our power. Arrest him, NOW," asserts Jake. "I want him charged him with theft and trespassing."

"Mumble, mumble," said Officer <Meathead>. "Just doing my job ..., mutter, mutter..."

Upon hearing the discussion, <Meathead's> superior ambles over with a concerned countenance, giving the 75-year-old Jake the classic phrase, "Is there a problem here?"

"Yes, Sergeant <Dipwad>, big problem. I'm reporting a crime to Officer <Meathead> here, and instructing him to apprehend and arrest the man over there climbing down the pole. Only, first, I want that man to climb back up the pole and restore my electrical power. Maybe you can help Officer <Meathead> do his job, chop, chop!"

“That’s not how it works,” Mr. Foster. “We’re here to make sure there’s no trouble... *from you.*”

“I see,” said Jake, then over to his wife, “Sweetheart, I want you to go into the house and dial 911. Tell whoever answers that we have a robbery and trespass/break-in in progress and tell them to hightail it over here with a squad car. Also mention that two officers of the Auburn Hills PD a Sergeant <Dipwad> and his subordinate, Officer <Meathead>, are aiding and abetting the theft. So bring back up, maybe a SWAT team, since both officers are heavily armed... not to mention dense as bricks.”

Then to the policemen, “Gentlemen, let me say it real slow: Here’s what you’re going to do:

1. Officer <Meathead>, you’re going to walk over there to the man from DTE and arrest him, but before you cuff him you’re going to
2. order him to climb up the pole and return to us what he stole. Then
3. Officer <Meathead> here will drive the patrol car to return to headquarters with the prisoner, and
4. Sergeant <Dipwad>, you will call DTE to have them send another crew to pick up their truck and ‘re-move it from the Fosters’ property;
5. you, Mr. <Dipwad>, will remain here until the new crew arrives, then will catch a ride back to the station with them.

“Now I want each of you—if you agree—to nod your head and tap your foot on the ground once, that’s one time only. Tap twice if you do not agree.

“Make it snappy, guys, we’re losing daylight.”

The policemen both tapped once.

“Outstanding,” said Jake. “We’re almost finished now. As soon as you proceed, Officer <Meathead>, my wife will call again to cancel the SWAT team to this address.

6. “Finally, Sergeant <Dipwad>, as Officer <Meathead> returns to the station and you have made your call to DTE for pickup, use our phone to call your chief and instruct him, next business day, to contact the CEO of DTE with the following statement (w/news release on department stationery):

CEO Richard D. Pencil
DTE Energy
One Energy Plaza
Detroit, Michigan

Dear Mr. Pencil:

We, the police department of Auburn Hills, Michigan, in full Constitutional and First Principles service to our citizens, are launching a new policy of getting tough on corporate crime. Thus we have apprehended and intend to prosecute your service contractor Clueless Bob who attempted to rob the Jake and Brenda Foster residence of its power on September 19, 2015.

Fortunately, the owner of the property intervened and issued the proper instructions to our officers <Dipwad> and <Meathead>. Thus only the precrime was committed (and attempted), but actual crime and general postcriminal behavior did not stand.

However, trespass and attempted robbery are still serious offenses. And Mr. Bob, apparently, acted on your orders. Thus, be advised we are issuing an arrest warrant for all DTE line officers, including yourself, responsible for authorizing this wanton act of aggression.

As a courtesy, you and your fellow suspects may self-surrender within 48 hours of receipt of this mailing. Details below.

Sincerely,

<Signed>

Commander Forrest Swayze
Auburn Hills Chief of Police and HMFVIC
Two Chuck E Cheese Court
Auburn Hills, Michigan

Well, okay, not exactly how it went down.

Fact is, Jake was away on the other side of the state, yes, doing leafleting and politicking for the full analog meter choice bill being submitted by Representative Glenn of Midland.

The 'public servant' entourage tricked Brenda into letting them climb the pole and do the shutoff. What a pack of jack-als! Every one of them. Their superiors certainly knew Jake would not be on hand to stand up for his 80-year-old wife and their precious castle.

What's happening in Michigan and in all the other states where the F&S meters are being forced on the public is the goombahs are going after the weak ones, the elderly and the infirm, individuals with few resources or family support.

What's happening in Michigan and in all the other states where the F&S meters are being forced on the public is the goombahs are going after the weak ones, the elderly and the infirm, individuals with few resources or family support.

In the same weekend as the Fosters' cutoff, a 92-year-old disabled and blind Lincoln Park woman, Ms. Olga Puste, had her power shut off by DTE for refusing to allow an F&S meter to be installed on her home.

How is she going to fight that? Ms. Puste is a naturopath who does not believe in RF contamination of her natural world.

Then as if to show there's no hope, the controlled local media did a puff piece not once touching on the criminality of what DTE was doing. [DTE has no legal authority to compel use of F&S meters. It's as simple as that. As in our imaginary story above, DTE is committing malicious and completely illegal acts of aggression... AND THEY HAVE PAID OFF EVERYONE TO LET THEM ROLL OVER THE WEAK.]

The words of Germany's reverend Martin Niemoller have never been more appropriate:

First they came for the Socialists, and I did not speak out—
Because I was not a Socialist.
Then they came for the Trade Unionists, and I did not speak out—
Because I was not a Trade Unionist.
Then they came for the Jews, and I did not speak out—
Because I was not a Jew.
Then they came for me—and there was no one left to speak out.

“First they came for the 80-95-year-old grandmothers...
... to take away their power...

... and the whole bunch of us, especially the mainstream media and intellectuals, stood by with our hands in our pockets and our heads up our nether regions... ”

Shame on everyone!

For those who are curious, here are the laws that those who force F&S meters on individuals are violating:

Michigan Penal Code, Act 328 of 1931: MCL 750.539 a & d –

It's a felony to install a surveillance device on private property without the explicit consent of the owner.

US Code Title 18, Section 2511 –

Interception of electronic communications without consent of the transmitting entity is prohibited.

18 US Code, Section 113 –

Forcing harmful (anything above 60Hz) radiation upon the public is public endangerment and prohibited.

U.S. Energy Act of 2005 –

The AMI (F&S meter) must be “requested” by the customer before installation can take place.

...requires all public electric utilities to offer net metering on request to their customers;

Michigan Consumer protection Act –

(a) Representing that a part, replacement, or repair service is needed when it is not.

(b) Representing to a party to whom goods or services are supplied that the goods or services are being supplied in response to a request made by or on behalf of the party, when they are not.

The Precautionary Principle (from European Union countries)

When human activities may lead to morally unacceptable harm that is scientifically plausible but uncertain, actions shall be taken to avoid or diminish that harm. Morally unacceptable harm refers to harm to humans or the environment that is

- threatening to human life or health, or
- serious and effectively irreversible, or
- inequitable to present or future generations, or
- imposed without adequate consideration of the human rights of those affected.

Which does, in fact, mean that every legitimate law enforcement agency in the state—whose officers have all sworn an oath to uphold explicitly the US Constitution and implicitly our Declaration First Principles—MUST work to bring *all* thieves and attempted killers, corporate or non, to justice.

This latest agenda evidenced at the highest reaches of Michigan corporate-boardroom dominance has Fourth Reich written all over it: there are two types of people those with the power and those without. The former stomps on the latter.

All part of the agenda, by the way: passivity and compliance of the general population, also called ‘grooming,’ preparing everyone step-by-step to acquiesce to ever-escalating violations of freedom... until as a patriotic duty people voluntarily line up for the busses taking them to the FEMA camps. If you read the cultural history of the rise of the Third Reich, it is a spitting image of what we’re seeing today here in the ‘land of the free.’ And has the same causes.

But Jake and Brenda will not go quietly into that great night. Nor will hundreds of others here and in other states. Arizona, California, Maine, and Texas now have analog-meter opt out programs. Michigan (via DTE) is only one of four states that actively *prohibits* the analog opt out.

The tide is turning. Representative Gary Glenn has written and submitted HB 4916, which has been referred to the House Energy Policy Committee. The Energy committee chair, an establishment Republican, is in the pocket of DTE and will attempt to kill or neuter the bill. The bill has substantial support in the committee, and the Fosters et al are making the effort to persuade a majority of members to approve.

So much for the street level opposition in Michigan.

Chance has worked with Foster on several liberty Republican causes in the previous three to five years. He knows that Jake will be receptive to founding and building the Clean Energy Toto Affiliate/Chapter—or will be glad to help someone else rise to the occasion.

Chance and Jake made arrangements to sit down and discuss the plan. As the Libertarian Party of Michigan continued its slide into irrelevance, Chance had also kept an eye out in those ranks for young, active talent attuned with all the priority Toto causes. One candidate: a recent Oakland University engineering graduate named Derek Gampp.

Chance called him up: “Derek? Hi Chance here. Listen I’d like to run some ideas by you for a project I’m spearheading for liberty in the energy market... especially to make optional the new DTE Fry & Spy meters.”

“Great, I’m in!” responded Derek.

“Wow, that was easy,” remarked Chance. “Does a week from tomorrow work for you, 2:00 in the afternoon? I need about an hour to lay things out, and we’ll be joined by Jake Foster of the Michigan Coalition for Energy Choice. In fact, he’s there in Auburn Hills—could you join us at his home?”

“Fine. But didn’t DTE cut off his electricity?”

“He’s on generators, now, says they’re working fine.”

“Okay then, sure.”

“Great, see you then. In the meantime please read thru my Toto Worldwide prospectus, as well as my *After 9/11 Truth* booklet, which contains a lot of material relevant to the core Toto processes. I’ll email you the links. I’m also going to send you the link to a very elementary article by Foster Gamble of Thrive, entitled ‘Smart Meters and the Global Domination Agenda,’ which I hope you’ll read.”

“Will do.”

“Okay, thanks, bye.”

“Bye.”

When they met, Chance laid out the context as he had for the other Toto Affiliates/Chapters. For the near term, the ‘short explanatory booklet’ would be a reference to Josh del Sol’s *Take Back Your Power* DVD.

Also, Jake and Brenda filled Derek in on the active resistance in Michigan, with several good, while diverse, sites and dedicated people.²³ Derek had read the Thrive article about how ‘smart’ meters were a key component of the New World Order plan. He also familiarized himself with Agenda 21 and the global mob’s aim for full control of the world’s energy.

Chance argued, “The questionnaire will be an iterative process. What we want is ironclad questions/facts that show: a) Fry & Spy meters are dangerous, b) Fry & Spy meters are unnecessary, and c) specific individuals and organizations are responsible for the high-crime assault of these devices

... they must be investigated and indicted by a grand jury(s) for assault, trespassing, and other acts of aggression.

“Use the following as a starter kit for producing the desired format series of questions as described above. I’m drawing the starter questions from the Take Back Your Power site, under the tab 10 Questions for Your Utility Company:

²³ <http://michiganstopsmartmeters.com>,
<http://smartmetereducationnetwork.com>, <http://www.w4ar.com/>

10 EASY PIECES — FRY AND SPY UTILITY METERS

Do you know...

Here's a starter kit for the Clean Energy Toto Affiliate/Chapters' 10-Questionnaire: Hundreds of thousands of people across the United States, Canada, Australia and United Kingdom have realized that they have power over their utility companies and governments. The following questionnaire tests your knowledge of the facts:

1) You are not legally required to accept a smart meter?

You do not have to accept a smart (or "advanced" or "upgraded") meter. Any utility company who states this is lying.

2) Your energy bills will probably go up with a smart meter?

Where smart meters have been deployed, energy bills have consistently risen – sometimes dramatically.

3) In the United States, your 4th Amendment rights preventing unlawful search and seizure in your own home are violated by smart meters?

With a smart meter on your home, you can no longer retreat into your own home and expect to have the privacy that is guaranteed by law. Thus, smart meters are unconstitutional and illegal.

4) Your energy use information will be sold to third-party vendors in order to market products or track your activities in some way?

Just like Gmail and Facebook data, your privacy will not be preserved if you have a smart meter.

5) Smart meter programs do not help the environment by reducing energy use?

None of the existing smart meter programs have shown energy savings. In fact, having a wireless smart meter and smart grid mesh system takes more energy because now there are millions of new wireless transmitters on the grid that are constantly using energy and constantly transmitting.

6) Fires are a frequent occurrence with smart meters?

Throughout the world there have been thousands of fires that have occurred once smart meters have been installed.

7) Deleterious health effects are related to smart meters?

There are over 6,000 studies showing biological effects from the same form of radiation that smart meters invisibly emit – commonly known as "electro-smog" pollution.

8) Smart meters continually emit microwave radiation?

Your smart meter is continuously communicating with hundreds of other smart meters, grid infrastructure, and in the future, all appliances in your home.

9) Smart meters been proven to be dangerous?

Thousands of people have become ill once smart meters were installed on their home; science shows that kind of microwave radiation is a serious health threat.

10) Utilities receive financial kickbacks for forcing smart meters on everyone?

In the United States more than \$11B of taxpayer funds were spent as "incentives" for utilities to attempt to force the installation of smart meters upon all of their customers without their consent.

Source: <http://takebackyourpower.net>

During their meetings, Chance had a draft of this chapter in hand, from which the above starter kit questionnaire was drawn. He was excited, too, to report that his *book*, *The Truman Prophecy*, was nearing completion and would include this major Toto chapter for helping to stop Fry & Spy dead in its tracks.

Now the worst scenario for me [as an elite international banker bent on controlling the world] would be if people were to wake up and realize that they have the power to stop me, or if they were able to get true “new energy” technologies past my suppressors and out into the world, because people would be able to access electricity off my grid, off my meter, out of my control. In fact I would not have an excuse to track and control their energy use and it would undermine my oil, gas, coal and nuclear profits. If folks had plenty of clean energy and were saving all the money they now spend on energy, how would I convince them that they need to be under my control?

— from the thrivemovement.com site, column entitled “Smart Meters and the Global Domination Agenda.”

For the time being, however, nationwide only one actual independent, empowered grand jury has been empaneled (the one for Geoen지니어ing in California)... aside from the special regulatory grand juries for the two states.

Good news from Connecticut. Thanks to the efforts of Wolfgang Halbig, Jim Fetzer (author of *Nobody Died at Sandy Hook*), and other key truth activists, REAL grand juries—state and federal—with independent counsels are scheduled to be empaneled in August... to investigate the substantial evidence that the Sandy Hook incident was a actually a FEMA drill staging a false massacre for purposes of advancing a federal agenda of gun confiscation.

Large numbers of corrupt officials in the Obama administration and in the Connecticut state government—not to mention actors and participants in the fraud—look to be complicit in acts of high treason.

The Grand Jury team, with dozens if not hundreds of supporting persons and sites, has built a solid virtual grand jury infrastructure to continue along those lines until that virtual system morphs into the real deal... such as we may see materialize from the Sandy Hook incident or other true grand juries who uncover and prosecute the malignant network of high-level deceit and corruption.

Lansing, Michigan. Special State Grand Jury Empaneled to Investigate Fry and Spy Meters. Jake Foster looked at his wife and said, “This is a red-letter day, honey... for all America. Not to mention, Michigan, and all its citizens.”

The Michigan Court of Appeals had responded to a petition of various citizens’ groups, including their Clean Energy Toto Affiliate/Chapter, to form a special statewide grand jury to hear testimony from individuals harmed by ‘advanced meters’ or by DTE Energy officials and other public officials responsible for shutting off power for people refusing these meters... in violation of state and federal law... and violation of individuals’ First Principles’ liberty under natural law, as stated in the Declaration of Independence.⁴⁵

⁴⁵ The petition to the court was consistent with how Attorney General Bill Schuette had appealed to it in 2013 for a multicounty grand jury to convene such a grand jury to investigate tainted drugs causing spinal meningitis in 259 Michigan citizens, leading to death of 16.

(Repeat from Curtain #4) statutes and principles violated:

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- threatening to human life or health, or
- serious and effectively irreversible, or
- inequitable to present or future generations, or
- imposed without adequate consideration of the human rights of those affected.

First Principles

An individual's inalienable right to his life, liberty, and property.

Named suspects in the alleged criminal activity included:

- CEO and board members of DTE Energy
- Members of the Michigan Public Service Committee for refusing to halt implementation of a public hazard and stop egregious violation of First Principles

- DTE Energy executives responsible for implementing 'advanced' meters on unwilling customers
- Officials of corporations contracting to DTE Energy who knowingly participated in violations
- All personnel—police and civilian—attending or co-operating in the forced installation of 'advanced' meters on unwilling customers
- All personnel—police and civilian—attending or co-operating in forced shutting off of power for customers declining 'advanced' meters
- Chairman of the energy committees of the Michigan House and Senate who violated their oaths of office by refusing to hear citizen complaints of harm caused by 'advanced' meters

The first thing Jake and Brenda had tended to, after DTE shut their power off, was working with the grand jury team forming around the Prophecy. At the time of the crime, real grand juries were still in a serious state of suppression... countrywide. So Chance and Clarkson and Bro Al, with a handful of others, created the Virtual Empowered Jury Association (VEJA) and helped improve the general template for virtual grand juries.

The complaints in Michigan were written and the virtual 'smart' meter grand jury had been empaneled by VEJA. Positive publicity was coming forth... though not, of course, from the fraud mainstream media.

The complaints in Michigan were written and the virtual 'smart' meter grand jury had been empaneled by VEJA. Positive publicity was coming forth... though not, of course, from the fraud mainstream media. At the same time members of the Michigan team vigorously sought good judges or courts with whom to file their petitions of allegation—eventually leading to where they stood today, six months later: a state grand jury would sit to bring justice on 'smart' meters.

Whether it would roll out as a true GJ exercising full authority of the people, was another question. But with all the positive work with associated publicity on VEJA juries, the word was getting out that *THIS*—i.e. people taking charge—was the wave of the future.

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."

Also, thanks to legislation recently passed by the Michigan House to create a 'special regulatory grand jury' along the lines of William Windsor's (LawlessAmerica.com) proposals—*and to provide adequate pay for grand jurors*—, it was clear that jurors on the 'smart' meter case would be performing their duties diligently and gladly.

Jake and Brenda pulled out their 'bottle of champagne for special occasions' and a couple of glasses. Jake poured the golden bubbly, then, as in a few rare celebrations over the years, they looked into each other's eyes and, gently clinking the vessels, uttered in unison:

"Hail to liberty. Hail to us."

And with tears of joy, embraced.

California. 1) Federal Grand Jury on Geoengineering Indicts Hundreds, 2) State Grand Jury on Forced Vaccination Indicts Dozens. Key milestones: 1) driven by Hodges, Wellington, and Gray: indictment/presentment of several federal and US military officials, hundreds of government employees, CEOs and board members of several contributing corporations and financial institutions, cooperating pilots and airline executives, and ground logistics personnel; and 2) driven by Hodges, Fisher, and Adams: indictment / presentment of key state legislators and the governor, top pharmaceutical company executives, coerced-practice doctors and nurses, and heads and agents of pivotal medical professional societies.

FEDERAL GEOENGINEERING GRAND JURY INDICTS HUNDREDS

Eureka, Northern California, September 1. In a remarkable indictment and presentment, the grand jury investigating geoengineering assaults on Californians—including electromagnetic atmospheric weapons discharge (HAARP) and toxic atmospheric spraying (TAS)—identified hundreds of individuals to face federal trial for crimes against humanity.

The indictment manifest read like a Who's Who of the US military and national security establishment, as numerous high-level officials were grilled. The grand jury determined there was probable cause they had planned and executed extensive toxic spraying programs and weather modification assaults... suborning genocide... especially on Californians.

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ries—Common Law, National Liberty Alliance, Lawless America, etc.—for their work.

“Virtually everyone on board with any of these organizations is genuinely motivated to see fundamental First Principles justice done... by fully empowered grand juries and fully informed trial juries of our true *peers*.”

“That’s right,” Clarkson agreed. “Our Common Sense approach is effective, open source, and inherent to our institutions. Everyone has access now to a long-ignored justice tool, not only to bring serious government and corporate criminals to heel, but to hard stop the Reign of Terror by judicial/prosecutorial aggressions against ordinary peaceful citizens.”

“Without a doubt,” returned Barbara of the NVIC. “Many of us have given our adult lives to the fight for health and justice against the Big Pharma state. Until now, we never realized how powerful the grand jury can be. And how simple to get rolling. I can’t put in words how grateful we are to you, Clarkson, to you, Chance, and to everyone on the CommonSense-Juries.org team. You’re making our dreams come true.

“No more tilting at windmills.”

4th Quarter 2016

Special State Grand Jury on Fry and Spy Meters, Lansing, Michigan. October 3.

Today, the so-called ‘Michigan Fry and Spy Meter’ grand jury announced indictments of top energy officials and others for illegal spying and attempted manslaughter.

Today, the so-called ‘Michigan Fry and Spy Meter’ grand jury announced indictments of top energy officials and others for illegal spying and attempted manslaughter.

Individuals and corporations named included: The CEO and board members of DTE Energy, DTE Energy executives aggressively implementing the F&S programs, officials of corporations contracting to DTE Energy who knowingly participated in violations, members of the Michigan Public Service Committee, and chairmen of the energy committees of the Michigan House and Senate—who refused to hear citizen complaints of unwanted intrusion and harm caused by ‘advanced’ meters.

In addition to the main presentments and indictments of felony spying and manslaughter—including several instances of high treason (carrying the penalty of life in prison)—hundreds of other indictments charging lesser crimes of ‘aiding and abetting, or misprision of felony’ (for assisting in unwanted F&S installations) were issued.

In addition to the main presentments and indictments of felony spying and manslaughter—including several instances of high treason (carrying the penalty of life in prison)—hundreds of other indictments ... were issued.

These included attending or cooperating in the forced installation of ‘advanced’ meters on unwilling customers and attending or cooperating in forced shutting off of power for customers declining ‘advanced’ meters.

With respect to the latter aiding and abetting indictments, the special grand jury also left open the door for further citizen petition against police and other public officials who participated in coerced implementation of meters, forced shut off of power to customers declining F&S meters, and miscellaneous acts of aggression or physical harassment—including arrest and theft of personal property.

Thus, hundreds of additional presentments are expected in the next month for serious felony charges against, mainly, ‘law enforcement’ officers—the most egregious acts of aggression carrying ten- and twenty-year terms in state prison.

Needless to say, activists and ordinary helpers in both the Clean Energy movement and Common Sense grand jury movement were doing cartwheels in front of their respective city halls. Another banner, red-letter day for justice. And just in time, too, to add to the excitement for the Independents’ Day festivities in only five weeks’ time.

Chance called Jake Foster: “Jake, Hi here, I’ll bet they still haven’t peeled and you and Brenda off the ceiling over there.”

“You bet they haven’t! We haven’t been so on top of the world since the Ron Paul campaign in 2012,” Jake replied.

“So did you ever get your power restored?” asked Chance.

“Funny thing. As soon as the grand jury was convened, DTE called and was as nice as pie. They sent someone over right away. That was back in late summer.

“But you know, Chance, I’m not thinking about our own situation today; I’m thinking about the 92-year-old lady in Lincoln Park, Olga Puste. They restored her, too!”

“Is that so? Excellent news.”

Jake continued, “And what’s especially promising, now, in Michigan and around the country, is that this fully empowered grand jury (and fully informed petit jury) approach is being discovered and applied right and left. It’s becoming the new gold standard of justice, justice FOR THE PEOPLE! For a change.”

“Yes, that *is* special,” Chance concurred. “You know, Jake, the numbers are bearing that out, too. Our table of Truman-Indie success factors, from the beginning through October, shows multiple grand juries being formed across the country—most of them for smaller matters than Threat Matrix assaults (police brutality, judge or prosecutor harassments, oath violations)—with additional presentments, i.e. bringing gross official misconduct to task.”

“Risk the crime, do the time,” observed Jake.

“Public officials respond to the economic calculus like everyone else. It’s like putting more (good) cops on the street to prevent car theft. Grand juries are a free people’s real and only protection against public official crime,” said Chance.

Jake responded, “As someone once said:

... *Where the government fears the people, there is liberty.*”

“Or where the people *watch* the government...”

“Right on, Prophet Hi!”

The Hague, Netherlands, International Special Grand Juries on War Crimes and Financial Crimes. To cap off the growing body of justice generated by Common Sense grand juries and their fully informed petit jury counterparts in the United States, leading liberty and Independent humanitarians sought to apply the same justice concepts in an international framework. Two major areas of global justice presented themselves immediately:

- War crimes and crimes against humanity—by Western political and military leaders, including illegal wars, torture, genocide, drone murders, depleted uranium contamination, etc.