

THE TRUMAN PROPHECY



*RISE OF THE
INDEPENDENTS*

**Grand Jury Reclamation
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.

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“Dunno. Hey, Everett, I’m late for a budget meeting. We’ll talk about this later. As you know, our whole People subsection is focused on grand jury resurrection... i.e. stopping it. That’s why someone over in the reading support group sent a note to Civilian and it filtered down to us.

“Basically, a big part of what the Truman Prophecy *prophesizes* is a rekindling of the fully empowered independent grand jury. Scary stuff.

“What I want you to set in motion is put in a steal order to Amazon Createspace, grab five copies of the book, one for you and me, and then for each of the three individuals on staff who have graduated from the department’s Jethro Bodine Reading and Comprehension Course.

“Also heist the electronic version and do keyword searches on jury. For the five hard copies, highlight the pages where the word ‘jury’ occurs. That should keep the page count to a minimum for each of us to go through.

“Unless, I get new priority from Civilian, we don’t have to get right on this, but let’s all try to have read and analyzed the highlighted material no later than four weeks from today.”

Ana gazed longingly at her autographed (tastefully oversized and fully clothed) Janet Napolitano pinup watch, then poised her hand for gesture on the time control:

Ana gazed longingly at her autographed (tastefully oversized and fully clothed) Janet Napolitano pinup watch, then poised her hand for gesture on the time control:

“10:04 a.m., on my mark. MARK!”

“In the meantime, I’ll get in touch personally with UHS field operations and headquarters for local police federalization and militarization.”

Weaverville, Northern California. The Trinity River was running higher than normal for the season, making it doubly difficult to locate smaller runoffs that might be productive... not to mention for setting up his equipment.

Clarkson Hodges, civil engineer, author (using the *nom de plume* Kelly Mordecai) of *The Hidden 4th Branch*, about the natural grand jury and its proposed American recovery)—and as a way to help make ends meet and occupy time he couldn’t be spending with his daughter (thanks to a considerably-less-than-pleasant-or-amicable divorce)—had developed a gold ex-

traction system that was beginning to *pan out*. ☺ At least with sales of the machinery itself.

Here he was on the cusp of a personal gold tremor, if not rush. Meaning he can now pay the cable bill and even make a dent on the back rent. Half of what he made from the county surveying job went straight to 'her.'

Why all this hardscrabble in his life?

Frugal, not saintly, Kelly (40-something) enjoyed an occasional stop at the brew pub, dated irregularly, was known to play a pony or two, but kept to a budget—that included regular donation to his community church.

A large part of the struggle came from his cause, his truth, if that's what you wanted to call it: Fascinated by American history and the history of individual liberty in general—with an engineering mind that relished clean, exact solutions—he discovered the liberating power of the grand jury... and wrote the book... in his spare time.

As a primer for those who don't know the purpose or origin of a grand jury: The institution goes back to the Magna Carta 800 years ago, and was a check on the power of the king by the nobles and, by extension, a check on the power of government by the people.

The grand jury was composed of peers who had the exclusive right to investigate and choose whether or not to indict (submit for trial to a petit jury) individuals for crimes OR government officials for corruption. It was a staple of the American colonies' legal life and mentioned explicitly in the 5th Amendment to the US Constitution.

In these days of runaway government, the grand jury has fallen into disuse and instead become a tool for corrupt government to get away with its crimes. Hodges feels the grand jury institution needs to be dusted off and brought to bear, especially, on criminals in government and their associates.

What to do with it now?

"I know, I know!" he said to himself originally, "the Libertarian Party of CA, I'll sell them the restored grand jury(s) as a means to generate more members." The LP can become the 'tough on (government) crime' party... which is the only real crime that affects the masses 24/7 and in depth.

So several months ago he took his book with him and some questionnaire-worthy Constitutional grand jury tidbits—to the state convention. First of all, "Whoa!" What happened to the thriving organization he expected? The California LP had

always been the largest and most active in the country. That day it looked like a lonely hearts club meeting. Maybe 75 in attendance.

Long and short. They argued his proposed resolution to death. It was a simple one: "Resolved that the California LP support grand juries to fight government corruption." It went down in flames.

But Clark did find receptive parties in Florida and Georgia, also in Michigan, which is where he and Hiram Chance came to know each other. The resolution that Chance was able to get passed in Michigan read as follows:

We support grand juries investigating and indicting 'willful misconduct in office by public officers.'

Which was successful in both Spring 2013 and Spring 2014 LP of Michigan conventions. Later in 2014 (June 26-29) Chance took the same wording to the floor of the National LP Convention in Columbus, Ohio. But the new-and-improved LP bureaucracy mercilessly sat on it in the closing minutes on Sunday, without so much as allowing a vote.

So much for the LP. It should be noted that Chance had finished his book, *Leaving the Sandbox*, a prescription for LP strategy, just before heading to the convention. In the remainder of 2014, Clark and Chance formed an organization similar to the Fully Informed Jury Association (FIJA)—and got it to the Facebook Group stage.

It was called GRIJA (Grand Independent Jury Association), and had implicit support from 2012 LP vice-presidential candidate Jim Gray, a former California Superior Court judge. Several conference calls were held for roughly half a dozen would-be founders under Hodges' auspices, but nothing ever gelled... mainly from lack of funds, lack of clear and consistent vision, and lack of focused energy.

'THE BOOK' AND 'CLARKSON'S GOLD' CHANGED EVERYTHING

Thanks to Chance's book *The Truman Prophecy*, a tentative placeholder of which rolled off the print-on-demand presses in late 2015, interest in fully empowered grand juries was surging here in the first few months of 2016.

Notable Libertarians and libertarians, having heard of *The Hidden 4th Branch*, were calling Clark and insisting on a re-write... something more compact and edited.

The time was ripe.

Mainly because *Prophecy* pulled no punches: The Toto Affiliates and Chapters were taking off (for the Seven Priority High-Crime Threats); the followon logic was compelling. People wanted to go after these major corporate-government criminals immediately. Tar and feather them.

By February an organization gelled: the Virtual Empowered Jury Association (VEJA)—meaning empowered grand juries and informed petit or trial juries.

They were filing complaints with local, state, and federal courts to bring these suspects before *their* grand juries. And when the courts balked or tried to neuter the people's solution (by continuing grand juries as rubber stamps of the court and prosecutocracy), activists were forming *virtual* grand juries all over the Web. By January an organization gelled: the Virtual Empowered Jury Association (VEJA)—meaning empowered grand juries and informed petit or trial juries.

How did the virtual juries work?

To answer that question, this is their view of how a legitimate grand jury and petit jury system works:

By 'legitimate' jury, in America, they—Clarkson, Chance, and those who seek jury restoration—meant a randomly selected gathering of citizens³³ who have the task of monitoring, preventing, and remedying criminal violations of First Principles as spelled out in the Declaration of Independence:

³³ Using citizen in the simplest sense of 'legitimately qualified to vote.'

We hold these truths to be self-evident, that all 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.

A First Principles' grand jury³⁴ is by custom composed of 25 citizens, one of whom is selected to be jury foreman. The purpose of such a body is to investigate allegations of violations of First Principle rights³⁵ of individuals—often codified in legal statutes—whether these violations occur by individuals or by government officials. If a majority finds that violations have likely occurred, those individuals or officials charged are **'indicted'** (if they are individuals) or **'presented'** (if they are public officials) to a petit jury for trial.

Two types of grand jury exist: standing and special.

A First Principles grand jury (FPGJ) in session, carrying on its business, outranks and commands the personnel of every government body—incl. judges, prosecutors, police, mayors, governors, presidents, legislators, military and civilian government employees or contractors of any secrecy level. An FPGJ is not a government body, while in session it **is** the people, hence the top banana, the Big Cheese, that the First Principles enshrine.

It issues subpoenas and takes testimony of individuals... who are not allowed to lawyer up... or to refuse to answer.

A First Principles grand jury (FPGJ) in session, carrying on its business, outranks and commands the personnel of every government body—including judges, prosecutors, police, mayors, governors, presidents, legislators...

³⁴ AKA Common Sense GJ, or Constitutional, intrinsic, built-in, integral, etc. vs. the proprietary so-called 'common law' GJs of the National Liberty Alliance.

³⁵ Using 'right' per Rand: "moral claim of freedom of action in a social context."

The key questions of the existence of grand juries are a) how are they empaneled and b) how do they receive allegations/evidence of First Principle violation(s) to launch a case. The short essential answers are as follows:

- *How empaneled*—If the grand jury is standing, then it is empaneled for the applicable court district by statutory procedure. If it is a special grand jury—usually because a case requires sustained full time investigation over several weeks or months and would overload a standing grand jury—a judge of the applicable court district calls a special grand jury in conjunction with launch of the case.
 - *Note:* The standing grand jury itself may rule on whether to empanel a special grand jury to handle overload or extraordinary cases.
- *How launched*—A standing grand jury takes cases as assigned by the judge of the applicable court district .OR. upon direct complaint or petition by a citizen of a First Principle violation.
 - *Note:* It is a citizen's duty to report all First Principle violations to either a judge [who SHALL REFER such violations—except for complaints deemed (by the grand jury) to be frivolous—to the grand jury] or directly to the standing grand jury.³⁶

Clarkson's engineering mind had noodled out the processes based on his understanding of existing law and historical precedent. One thing was certain:

The grand jury IS the people; the people are responsible for running it to root out government crime and corruption. Government officials SHALL BE subordinate to the grand jury.

³⁶ As FPGJs get rolling, the courts and people will have standard forms for filing legitimate complaints for grand jury attention; also standard procedures for a body of the people—which may be a sub-body of the standing grand jury—to filter out frivolous allegations and petitions.

By fate or circumstance, it so happened that Chance and Clarkson hooked up in Spring 2013 to spread the good news about this old tool against oppression that merely needed to be dusted off and used again widely. The basics, Grand Jury 101, were quite straightforward. Also, the government was going to go—and had already gone—to great lengths to suppress the rediscovered tool.

Note: Everything Clarkson discovered regarding proper working of grand juries supported liberation of trial juries from rubber-stamp dominance of judges and prosecutors. Especially, that such juries were the master not the servant of the court while in session... and that petit jurors may choose to acquit a defendant—to judge fact and law—on the basis of their own conscience. Ref. Fully Informed Jury Association (FIJA).

By late February, in his native California, Clarkson, with the assistance of Dale Wellington et al, was responsible, via a California VEJA grand jury, for a successful indictment (presentment) of government-corporate officials for geoengineering assault...

Now thanks to Chance's book and his 'Toto' project the truth people were knocking on the door, clamoring for attention of the existing system for justice using the ancestral model. The system was desperately trying to ignore this reassertion of power. But the truth people weren't going to

be turned away. Hence virtual grand juries all around.³⁷

This is where things stood in January 2016.

By late 1st quarter, in his native California, Clarkson, with the assistance of geoengineeringwatch.org et al, was responsible, via a California VEJA grand jury, for a successful indictment (presentment) of government-corporate officials for geoengineering assault [a form of manslaughter legally equivalent to a war crime] on the people's air, land, and water.

³⁷ An innovation accruing to the VEJA virtual grand jury effort was statutory provision of reasonable compensation for every grand juror serving—basically an amount equal to the prorated earnings of the governor of the state [tax free] where the grand jury is empaneled.

Roughly 200 persons were 'indicted,' including top executives of Monsanto, the supervising General and lead operators of the HAARP atmospheric energy weapons facility, chairman of the US Joint Chiefs of Staff, the Chiefs of Staff of the Air Force and Navy, officers and crews of toxic-aerosol spraying aircraft, as well as prominent academicians and foundation officials who authorized planning and execution of the attacks... and California state officials who covered up the ongoing acts of aggression.

The VEJA group vigorously publicized the virtual indictments. Throughout the California court system, group members issued the detailed complaints to multiple real standing grand juries—and to sympathetic judges. The complaints and news releases demanded empanelment of a special adequately compensated statewide grand jury—to put the criminals away who were causing the devastating drought and mass poisonings of their 'Golden State.'

In the same late-1st quarter timeframe, back in Michigan, Chance and the leader of the Healthy Bodies Toto Affiliate/Chapter, Jake Foster, took the cue from Clarkson in California. They led a Michigan VEJA grand jury effort to investigate and indict dozens of persons associated with the Michigan electric power monopoly for gross violation of citizens' First Principles via Fry & Spy Meters.

The complaints in Michigan were written and the virtual grand jury had been empaneled by VEJA. They were about to go to 'grand jury.' Positive publicity was coming forth... though not of course from the bought Big Brother media.

At the same time, members of the Fry & Spy Meter grand jury promotion team were vigorously seeking good judges and county grand juries with whom to file their petitions of allegation.³⁸ The virtual grand juries would be providing to the statutory grand juries lessons for construction and operation... according to what the people deem "shall seem most likely to effect their Safety and Happiness."

The month of February began to get hectic, but in March all hell broke loose. And that's when Clarkson's invention be-

³⁸ The exact legal terminology for submittals of evidence and allegations of offenses would be changing as the FPGJ reality emerged nationwide. Petitions, complaints, charges (of violation of First Principles) all mean the same thing.

gan to prove its mettle... there in the runoffs of the ol' Trinity. Conditions finally merged in one serendipitous session after another of sifting, sluicing, and processing: his device worked!

By golly, daily extractable yields of gold particle approached nearly a quarter ounce per day—which, because he could readily demonstrate such yields for many geological settings, meant mainly he had created a potentially strong market for the device. Along with some key patents.

Long and short, an investor was willing to buy him out for \$300,000. Took some work, but by end of March the deal was done and he had a new lease on life. He would commit \$30K to supercharging the empowered grand jury movement with Website and Facebook coordination, revising the book, building funding methods, and so on.

He called Chance on the phone.

Spring 2016. They both were certain that their communications were carefully being tapped by every Tom, Dick, and Mary national security apparatchik.

Spring 2016. They both were certain that their communications were being tapped by every Tom, Dick, and Mary national-security gofers. Chance had proposed some 'Kindly Visitor' (antiaggression) tech to negate the surveillance, but the tools were a few weeks from full distribution.

Of course, since nothing they would be discussing was illegal, in the sense of unconstitutional or against First Principles, they still felt relatively safe from SWAT or special forces teams invasion and 4th Amendment abuse. Still, they decided to tone down any flamboyant radical libertarian language.

"Hey, Clark, 'sup?" Chance responded.

"Not much, Chance. Just wanted to let you know my ship came in and I can move forward on the book revamp and group spearheading. We need to set the templates in motion, distribute the workload, so we can step back and not have to mix it up on the front lines so much."

"That will be stellar," Chance agreed. "For the time being, I see the 9/11 grand jury as top priority. At least for my efforts. Let me pursue it with the *Prophecy* book, my *After 9/11 Truth* book in conjunction with my several contacts in the general 9/11 Truth movement. Particularly, Architects and Engineers for 9/11 Truth (AE911)."

“From where I sit, Chance, it seems a reasonable goal to convene a fully functional virtual federal 9/11 grand jury by the end of the next quarter.”

“Yes, that’s the way I see it, too,” Chance replied. “I intend to leverage the AE911 continuously stated objective: ‘an independent investigation with subpoena powers.’ Inside the next few months founder Richard Gage and company are going to explicitly reach the obvious conclusion that this stated objective *IS* a fully empowered grand jury!”

“Good move.”

“Also,” Chance continued, “by end of the 2Q I want to see virtual state and federal grand juries forming for every one of the Magnificent Seven Toto Affiliates. There’s going to be a lot of synergy building as we roll into 3Q.

“And in the third quarter I think we’ll cross the threshold into an avalanche of actual active and empowered grand juries...”

“... to handle the enormous backlog of government crimes at all levels over the past four decades,”

Clarkson completed. “It would be nice not to have to clean such a filthy house after all these years, just buy a new one. But we are talking about reality here, real criminals who have stolen from, injured, and killed real people. Justice must be done... for the victims’ sake... and to finally cast this giant pebble from humanity’s shoe.

“I intend to leverage the AE911 continuously stated objective: ‘an independent investigation with subpoena powers.’ Inside the next few months Gage and company are going to explicitly reach the obvious conclusion that their stated objective is a fully empowered grand jury!”

First Coordinators’ Meeting, Monday, January 19, 2016, Novi Public Library, Novi, Michigan. That is, Coordinators of the Truman Prophecy, early adopters, Toto Worldwide Affiliate and Chapter heads, lead operations personnel—the kickoff team.

Note: By necessity, the rollout or fulfillment—as some may call it—of the Truman Prophecy will be concentrated among the Prophet’s immediate surroundings... that is Southeast Michigan and Michigan in general. Yet as the Prophecy envisions, Toto and Dorothy activities will quickly spread and be occurring in parallel countrywide. Then with mods, worldwide.

[Thus, the NLA—while making fine-sounding statements about the Constitution, citizen activism against our corrupt system, and reclaiming basic liberty—really amounts to an ineffective proprietary approach that depletes healthful energy toward recovery of the people's natural, historical power via grand and petit juries.]

“Not much, I guess,” returned Rawlings, “but some of our analysts feel the NLA is a decoy, maybe even set up or run by counter-Intel to smoke out anyone showing promise of being effective jury activists.”

“I suppose that can happen. But, even so, how does the NLA pose any threat to you? It's good for your corrupt system because it deflects the meaningful jury activism that you appear to have come here today to warn me about.”

“Fair enough, then. We'll be on our way. I don't have to tell you, Reverend, that the master plan is Constitution-free. You enjoy the Constitution's protections today hanging by the thinnest of threads. Enhanced interrogation is the future... of anyone or anything who doesn't cooperate.

“Plus, we run all the state and local police forces.”

“Who says I'm not cooperating?”

“No one,” said Rawlings, “but for any valid, useful information you give me about effective, inherent jury restoration movement activity, I'll make it worth your while.”

“Not torture me?”

“Better than that. Our Blue Ribbon Award for Total Information Awareness contributions is now up to \$20,000. I sit on the committee.”

“Beats a poke in the eye with a sharp stick... *literally*,” Bro Al smiled. His mind raced with the implications of this official visit, what he'd need to do to shore up security in the cells, how the grassroots' actions would be affected on the several fronts. “You and Agent DeKamp, have a nice day.”

The agents moved abruptly toward the door and left.

Federal Grand Jury on Geoengineering, Sacramento, California. Clarkson Hodges after a key conference call with Chance and Brother Al in late March, contacted his fellow environmental Californian, Dale Wellington, prolific founder and leader of Geoengineeringwatch.org. [Or was it Dale—after reading the *Prophecy*—who initiated the contact to Clarkson? Chance's vision is vague on these kinds of details.]

In any case, they arranged to meet, early April, in a restaurant in Redding, Northern California. They were to discuss submittal of a petition to the most proximate sitting, actual federal grand jury (in Eureka, CA)—also believed by Hodges to be overseen by the most uncorrupted and Constitutionally knowledgeable district court judge—to investigate and indict federal and state government officials, corporate, and labor accomplices, for attempted manslaughter of Northern California residents, specifically, and Californians in general.

“Nice to meet you, Clarkson,” said Dale

“Likewise, Dale, it’s an honor. I so appreciate your yeoman’s service in the cause of clean, healthful skies, free from directed high-energy electromagnetic assault via HAARP⁴³ and other geoengineering programs. Your Website is the gold standard for the movement.”

“Clarkson, we’re meeting because I’m very interested in your ideas of popular assertion of First Principle rights by means of independent, fully empowered grand juries. Well... as outlined and described by Hiram Chance in *The Truman Prophecy*,” Dale began. “Also, of course, in *your* work.”

“Yes, let’s see what we can do,” replied Clarkson.

Dale continued, “From the research I’ve done to this point, and what I’ve collected from others over the past decade, we know beyond a reasonable doubt that these geoengineering programs exist and that they are crimes against humanity of great magnitude.”

“Fine,” Clarkson said, “we’ll need to assemble a formal letter with citation of federal law or First Principles violated, evidence of the violation, persons suspected of having a hand in the violation, and identification of witnesses for testimony. How long do you think that will take?”

Dale scratched his chin a minute, then replied, “I can get you all that. But I do see a problem with identifying suspects, namely, the evidence shows the

... I do see a problem with identifying suspects, namely, the evidence shows the toxic atmospheric spraying (TAS) is being conducted covertly—with a very high level of secrecy—by the military, probably under direction of NATO and the Air Force.

⁴³ High-Frequency Active Auroral Research Program

toxic atmospheric spraying (TAS) is being conducted covertly—with a very high level of secrecy—by the military, probably under direction of NATO and the Air Force. Similarly, the HAARP electromagnetic blasts occur under extreme clandestine military control.”

“Basically, what we need to do in these kinds of circumstances is to identify for the grand jury the probable causative agencies and their publicly documented leadership,” offered Hodges.

“Makes sense,” said Dale, “we basically let the GJ sort these matters out. You say this Eureka subdistrict court is managed by a liberty-oriented judge?”

“Yes, I know him personally. Joe Wayne. He’s a former California state superior court judge who has run for public office on the Libertarian ticket. He understands the fundamentals of grand juries as a fourth branch of government, and tries to assure ‘his’ grand jury functions autonomously without interference from federal judges, prosecutors, or other likely corrupt officers of the court.”

Dale agreed, “Sounds like we will get a true independent grand jury expression with the Eureka court. I guess we can handle corporate complicity the same way as government official misconduct in office: specify companies we suspect of participating in these secret programs and bring in their top executives to testify. Let me get back with you with a draft of the letter with evidence attachments.”

“Good, see you in a few days.”

Clarkson met with Dale the next week, and they spent some time hammering flat the formal petition. Because court procedures regarding grand juries were not rigorously identified in these days of suppression of ‘the people’s institution’ .AND. because Hodges was on positive terms with Judge Wayne, they decided they would hand-deliver the certified letter directly to the judge’s office.

They all met in chambers on the last day of April 2016.

“Very nice to meet you, Dale, after all this time,” said the judge, offering his hand, “how are you?”

Dale was taken aback at such courtesy and favorable attention. “Fine, sir, thank you for taking this petition forward.”

“Well, I haven’t stated that I will... *yet*,” remarked Wayne, “but I know of Clarkson’s efforts, and his book, and the public service work of hundreds of informed, conscientious citizens to remove the vast corruption from the judiciary of what may now be called the IL-legal IN-justice system.

“And I know more than a little about the geoengineering ‘high-crime assault’ as Hiram Chance refers to the felony suite... thanks *a lot* to living here in California, indeed as a neighbor to the esteemed, overworked Dale Wellington.”

“Wow, what can I say... thanks,” stammered Dale.

“Same here,” said Clarkson.

“Consider it done,” concluded the judge. “I’ll forward your petition to the grand jury straightaway, with commendation. I’ve seen your work before, Mr. Hodges, and yours, Mr. Wellington. I know the petition will be exemplary—and even if it were not, I don’t feel it is my role to interfere with communications intended for a proper citizens’ grand jury.”

Clarkson and Dale were stunned with elation. They felt like young Musketeers exiting a royal audience with flowing bows. Nothing but sunshine coming their way.

On Wednesday, May 11, 2016, notice was received via the register of the United States District Court for the Northern District of California that its Eureka court grand jury would investigate “Various Geoengineering Crimes by Federal Agencies and Corporate Associates on the People of California.”

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Several mainstream and alternative media outlets reported that, due to the size of the case, referring judge Joseph Wayne expected to be asked by the sitting grand jury to empanel a *special* grand jury. And to suggest a suitable nongovernmental attorney to act as independent counsel.

Formerly gilded wazoos began to quiver in earnest.

Virtual New York Grand Jury on 9/11, New York City, New York. On the other side of the country, based on voluminous forensic evidence and statements and actions of key personnel, leaders and lawyers mainly involved with respected 9/11 truth organizations—such as Architects and Engineers for 9/11 Truth, Firefighters for 9/11 Truth, and Pilots for 9/11 Truth—assembled for purposes of preparing a grand jury petition(s).

They formed a new coordinating group, Grand Jury 9/11, with Website and social media, stating a mission to bring legitimate suspects and accomplices⁴⁴ for the crime of 9/11 to indictment by the end of 2016. The lead attorney presence for Grand Jury 9/11 was

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David Masters, a man responsible for pushing for general investigations (with subpoena powers) of 9/11 for some time.

Like David, leading participants in GJ 9/11 had come to the realization that the institution set up by the people under English law—having roots in the Magna Carta—to investigate, subpoena, and compel legitimate suspects of criminal activity—government and civilian—to face trial *was* the grand jury. And that this institution, which powerful people had conspired over the decades to emasculate, needed to be dusted off and put into play. Especially for the crimes of 9/11.

Thanks to Masters and others, an attempt *was* made to bring an investigatory petition to a New York State grand jury pertaining to fraud by the NIST (National Institute of Standards and Technology). NIST's assertion that World Trade Center 7 was destroyed by office fires was clearly a lie based on no evidence whatsoever.

⁴⁴ The starter list of suspects was derived principally from investigator Kevin Ryan's book, *Another 19: Investigating legitimate 9/11 suspects*, and from international journalist, Christopher Bollyn's book, *Solving 9/11: The deception that changed the world*. [And from several other reference sources (ref. p. 53) identified in Hiram Chance's digest exposé, *After 9/11 Truth*.]

However, that petition was summarily rejected on specious grounds by the court. Obviously, the government players have attempted to insulate themselves from any inquiry... and would prevent any access to justice by the people via the people's intrinsic First Principles' institutions.

Recognizing that suppression of justice by the system would continue indefinitely, Grand Jury 9/11, as several other grand jury movements nationwide, opted to 'go virtual.'

The idea of creating shadow or virtual operations that simulate the official ones is longstanding. But Chance's book on L/libertarian grand strategy, *Leaving the Sandbox*, showcased it by proposing that Libertarian Party candidates in an election go ahead and declare victory, then take virtual office with other Libertarians and demonstrate by simulation in cyberspace (and/or by free association in realspace) how *they* would handle the real issues of government.

For example, a shadow Libertarian state legislature would significantly reduce government taxes and spending, eliminating programs and abolishing statutes of aggression. Immediately. Then longer range, such a legislature would end such rotting systems as the government's mindcrushing compulsory schools. When the virtual Libertarian legislature met and made decisions, it would publicize those choices widely. Ultimately, the people would see the advantages of a real Liberty society, and move over to it in reality.

Going virtual, in context of grand juries, meant to form shadow grand juries—online and in realspace—probably, initially, from those with juice in the game. That is, people sympathetic to freedom.

In other words, say a government or quasi government body or person committed a crime against a free individual or Independent by forcing him to be injected by a chemical substance... *a la* a vaccine. Clearly, that's a crime and a violation of informed consent, not to mention that the government is using your tax money to intrude where it has no legitimate or Constitutional role whatever.

Behind that crime are persons and organizations a) planning the attack, b) coordinating the attack with other attacks, c) appropriating funds and making 'laws' to enable the attack, d) actually performing the crime, e) setting up Medieval punishments for trying to refuse or to repel the attack, etc.

So, what's a mother to do? Down the road, the Society of Independents living in this region of earth and its political allies will have actual functioning grand juries *in reality*. Anyone aware of the crime in progress, *at any step*, will immediately petition to his friendly neighborhood or public service association grand jury.

The grand jury will quickly meet and/or decide the case, the perpetrator will quickly go to trial, the trial jury will quickly convict, the judge will sentence, and the person who planned, enabled, or perpetrated the obvious act of aggression—in this case, the extreme felony of violation of medical consent—will compensate his victims to the extent possible and, for capital crimes against persons, will be removed humanely from society for a long period of time.

[Let's use the example of SB 277 which passed in California to require school children to be vaccinated against parental choice. Just personally speculating on what would emerge as sentencing guidelines, Chance imagines that any legislator voting for the criminal act would face 20 years in prison, similarly the governor for signing the bill and anyone attempting to enforce it; pharmaceutical company executives funding the passage of the crime would face about half that term; and any prosecutors/judges assessing penalties on the noncompliers would receive maybe twice that term, i.e. 40 years in prison.

[Acts of aggression by public servants are serious crimes and must be dealt with harshly.]

Okay, that's the ideal world.

But we're not there yet. So until the people can see how such a world will be ideal and move *en masse* to implement it, those of us who do wish to see justice done founded virtual grand juries. And that's what Grand Jury 9/11 accomplished in mid-May 2016... to considerable fanfare.

The decision was made to conduct Grand Jury 9/11 in stages: the first stage being creation of a virtual grand jury at the state level—probably New York or New Jersey being given preference, because of the residence of so many 9/11 truth activists there and because a greater number of the victims of the WTC destruction lived in one or the other of the states.

The second stage goes to actual independent and empowered grand jury(s) deliberation at state and federal levels.

The virtual independent state grand jury for 9/11 was composed of 25 persons drawn randomly from residents 18 and older... and who would agree to do the research and deliberate with other jurors in cyberspace for at least four hours per week. They had to swear an oath to the Constitution and to seek the truth and nothing but the truth.

At the point of the 9/11 virtual grand jury founding, the country was becoming a parade for grand juries. Masters and other leaders in New York/New Jersey Grand Jury 9/11 anticipated presentments and indictments—probably early 4Q.

And they would be publicizing deliberations to beat the band from day one. All leading to the actual REAL grand jury goal by end of 2016.

3rd Quarter 2016

United States, 'Magnificent Seven' Toto Grand Juries—Virtual. Breaking out all over throughout the country, in the late months of the second quarter and becoming substantial in 3Q. As we know, the Truman Prophecy unfolds in two basic steps: Toto (truth) and Dorothy (justice).

Well, three. The third phase or step is more of a result: to keep the analogy, 'Coming Home' (as Dorothy seeks to do in the fable). Coming home is the metaphor for the liberty result, or, as Chance puts it, the Billion+ Points of Light Society.

The direction of Toto Foundation Affiliates and Chapters is to restore a grand jury 'culture' by which to indict those responsible for the revealed crimes and atrocities. This is a big job, but not as daunting as many people think.

By this time in the Fulfillment, early third quarter 2016, the grand jury idea has been percolating thanks to several avenues, not the least of which is this book itself, *The Truman Prophecy*. Self-fulfilling and aware of the power of the grand jury as original envisioned and practiced in the era of the country's Founders.

Others have been hard at work. Chiefly Clarkson Hodges (ref. pen name Kelly Mordecai) and his *Hidden 4th Branch* and Mr. William Windsor of lawlessamerica.com who has done an amazing amount of work to identify and prevent judicial corruption.

By early July, major players—Clarkson, Windsor, Hi Chance and Brother Al, 9/11 Truth's David Masters, key Toto Affiliate leaders [such as Jake Foster and Derek Gampp ('smart' meters), Jack Hart and Tanya Ryan (toxic skies), Karen Stevens and Sean Rogers (CtC), and so on], also Jim Gray former California Superior Court judge and LP VP candidate 2012—in Grand Jury Nation have conferenced and built many avenues toward reassertion of the people's native supreme judicial power and authority.

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:

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 'advanced' 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 –

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

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.

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.

The grand jury also instructed the federal court to issue an immediate injunction against any further atmospheric spraying operations by the military or by government-contracted operators or secret actors of any kind. The injunction extended to shutting down the HAARP facility in Alaska until further notice... at least until damage can be fully assessed and criminal penalties imposed on all participants for massive property damage and gross manslaughter.

The grand jury also instructed the federal court to issue an immediate injunction against any further atmospheric spraying operations by the military or by government-contracted operators or secret actors of any kind.

Trial would begin in three weeks. To facilitate the large number of cases the venue had been moved to the federal Northern California main district court building in San Francisco.

In light of the immensity of scope of the legal proceedings, empaneling Judge Joseph Wayne sought and obtained from the legislature an *ad hoc* bill that would pay each petit juror at a rate of four times US minimum wage. He estimated they would be serving for up to a year on a full time basis.

The grand jury independent counsel team, in consultation and by agreement with the grand jury foreman, decided to leave the great majority of work for assessing damages and sorting out culpability to the prosecution team at trial. The grand jury did make general recommendations on sentencing, should guilt be determined. Further, the grand jury counsel team had undergone considerable work to compose a detailed table list of actions and evidence for each charged individual and corporation.

Organization leaders for the government agencies and corporations initially attempted to invoke federal national security and war statutes/executive orders to avoid testifying. Grand Jury Foreman Lisa Donahue, on advice from the independent counsel, Reed Smith, refused to grant such exemption. The two sides were at loggerheads—with most witnesses refusing to testify—until key participants, who were offered witness protection (that is, protection *from* the government), broke the stalemate by revealing major aspects and details of the HAARP and TAS programs.

From that point, a floodgate of testimony from witnesses and suspects solidified several conclusions, including:

FINDINGS OF CA FED GRAND JURY ON GEOENGINEERING

- The history of the practice of large-scale aerosol intervention began covertly under government auspices in the 1960s.
- The assault is carried out mainly via chemical aerosols sprayed into the atmosphere by military and commercial planes.
- The levels of these chemicals have been increasing in the environment, esp. dangerously high levels of aluminum, arsenic, and barium.
- Programs for aerial spraying viruses have been planned and tested by the Department of Defense including aerosolized thought-control vaccines.
- Government creates plausible deniability to abdicate responsibility for covert activity that violates First Principles' liberties/lives.
- Worldwide cancer rates climb and outdoor air pollution is recognized as a primary cause by the World Health Organization.
- Several confess to chemtrail-equipment by gutting aircraft and refitting them with elaborate spraying machinery, extremely hazardous materials.
- Chemical aerosols themselves (not CO2) are chiefly responsible for global warming and reduced humidity in affected nations.
- Monsanto: create arid conditions for GM aluminum-and-drought-resistant crops for control over global food supply.
- Atmosphere is being weaponized: for eugenics, to keep the global population under control through sickness and disease.
- Health experts: chemtrails exacerbate mental health issues and physical ailments including heart disease, COPD, and asthma.
- Re: electromagnetic antenna array project in Alaska (HAARP)⁴⁶— world's largest antenna array. Documents state that HAARP: manipulates and disturbs human mental processes via pulsed radio-frequency radiation over large geographical areas. creates electromagnetic pulse effects similar to atmospheric thermonuclear devices.

⁴⁶ Joint effort of The US Navy, the Air Force, the ARCO oil company, Raytheon and the University of Alaska. It's an "ionospheric heater" that can focus 3.6 billion watts of radio-frequency energy into a single area of the atmosphere.

The question became how to conduct trials and reach verdicts, assign penalties? The Great Geoengineering High-Crime Assault legal proceedings were going to make history. They would serve as the pattern for similar cases as people of the world continued to awaken and shut down the Threat Matrix.

Lisa Donahue advised Reed Smith, "I think we need to establish a precedent here consistent with the Nuremberg trials (1946) after WW2. Namely, that 'just following orders' or 'not being aware of committing an act of aggression that one should be aware of' are not a defense to the criminal charge."

"Agreed," replied Smith. "I've also authorized my team to research reasonable penalties for violation of First Principles' life, liberty, and property, also committing specific, identifiable harm to individuals. Here's the table they came up with:"

RECOMMENDED GEOENGINEERING CRIME SENTENCING RANGE⁴⁷

Description of Rank Offense	Range (Years)
Crew enabling operation of toxic atmospheric spraying (TAS) aircraft.	0.5-1
Ordinary operators at HAARP facilities.	0.5-1
Crew supervisors enabling operation of toxic atmospheric spraying (TAS) aircraft.	2-4
Senior operators at HAARP facilities.	2-4
Pilots flying TAS aircraft and spraying poison chemicals on persons and property.	4-8
Any supervisory person signing off on specific instances of geoengineering assault.	0.5-8 (based on # of acts)
Project management personnel, military or civilian, enabling geoengineering assault.	6-10
Senior executives or officers running or enabling projects of geoengineering assault.	10-Life
Planning and funding enablers at legislative and executive levels, e.g. voting for programs.	10-Life
Government-corporate planning architects and initiators and finance executives.	15-Life

⁴⁷ The trial juries may translate any or all of the period of imprisonment into a program of restitution payments for damages to health and property. In which case, the table numbers serve as timeline for hour equivalents of compensation. The trial juries may also decide to sentence with both prison time and with restitution payment to victims. It shall be the job of the judges and prosecution teams to devise the process and schedule of punishment for trial jury approval.

Reed continued, "Note for any offense listed, it must be established that the individual knew or by the 'reasonable man' standard should have known his service operations were enabling commission of a major, potentially lethal, act of initiating force on persons and/or violations of property rights."

Lisa looked over the table and told Smith she would seek input from the grand jurors on the recommendations. But otherwise she was extremely happy with the line of action.

VACCINE COMPULSION GRAND JURY INDICTS DOZENS

Sacramento, California, September 15. More quietly than the federal geoengineering grand jury indictments, today was a banner day for vaccine freedom activists seeking an end to corporal dictatorship in the state of California.

Taking a cue from the growing readership of *The Truman Prophecy*, as well as being informed by the emerging VEJA (virtual empowered jury association) movement, a real grand jury was formed to investigate the pushing of compulsory vaccines on Californians. The 'Vaccine Compulsion and Medical Fascism' state grand jury began its investigation in early July.

Named in its presentments and indictments were prominent government officials, including state legislators voting for SB 277—the celebrated bill forcing public school children to be vaccinated without exception—and Governor Jerry Brown who enthusiastically signed the bill into law on June 30, 2015. They are all facing serious charges of violating First Principles; Governor Brown and California Senate leader Richard Pan will certainly spend decades in prison, respectively, for their roles the criminal attacks.

Governor Brown and California Senate leader Richard Pan will face decades in prison, respectively, for their roles the criminal attacks.

Helping to bring about the grand jury, then evidence of the harm and extreme risk of vaccines, in general, were Clarkson Hodges, and leaders in the National Vaccine Information Center (NVIC) and the Natural Health Foundation. Brother Al initiated a conference call including Chance and all the principals that evening.

Chance started, "First, I must say how absolutely thrilled we are in the general Independents' Movement with your excellent news today."

Bro Al then chimed in, "We are particularly excited by the grand jury making inroads into the federal drug cartels... and their front organizations, e.g. the Center for Disease Control (CDC). What you have accomplished will lead to further investigation, at the federal level, into fraudulent science at CDC and at the highest echelons of the Pharmaceutical Cartel."

"Thanks, Chance. Thanks, Al," returned Clarkson. "We had a lot of input from some brave souls, including activist Brandy Vaughan, here, whom Merck and provax corporate hit squads have tried to silence."

2015/16 saw multiple incidents of criminal harassment, not to mention the unsolved murders of 30+ alternative medicine and naturopathic doctors. Incl.: Dr. Teresa Sievers, Dr. James Jeffrey Bradstreet, Dr. Nicholas Gonzalez, Dr. Bruce Heden-dal, Dr. Baron Holt, Dr. Lisa Riley, roughly 25 others. So far.⁴⁸

"These indictments will go a long way toward turning the tables in our favor. And in making the vaccine and drug lords think twice before further encroaching on our liberties to make a buck."

"These indictments will go a long way toward turning the tables in our favor. And in making the vaccine and drug lords think twice before further encroaching on our liberties to make a buck. We expect, as the grand jury tool becomes widespread, to bring the drug cartel hit squads to bay, as well."

"Brandy, are you on the line," asked Chance.

"Yes, I am," she replied. "How are you, sir? I can't thank you enough—you and Clarkson—for having the vision to dust off the people's powerful grand jury tool. Everyone in the vaccine knowledge and choice movement, in California and nationwide, is ecstatic from today's announcements."

"You are so welcome, Brandy," said Chance.

"The whole grand jury team deserves the credit. I also want to send a nod out to *anyone* in the general movement to enhance awareness and practice of independent grand ju-

⁴⁸ "Murdered Holistic Doctors Update," <http://thrivemovement.com>

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.