



## CHRISTIAN CRUSADE FOR TRUTH

### Intelligence Newsletter

*"And ye shall know the truth, and the truth shall make you free." John 8:32.*

**September - October, 1993**

### **An Overview of Current Affairs**

*"Stand fast therefore in the liberty wherewith Christ hath made us free, and be not entangled again with the yoke of bondage." ([Gal 5:1](#))*

Why is it that we Christians never seem to learn that liberty and freedom are not free but that we have to fight diligently to preserve these basic and fundamental God-ordained rights? They are not "privileges" given to us by the government. These rights are guaranteed to us by our Creator if we will just live under His rules.

The above, written by R. Cole and A. Hassett, poignantly reports the current status of the once "land of the free and the home of the brave." We are neither. As a nation, individuals notwithstanding, we lick the boots of our masters.

That writing was done because of what happened at Waco. It could have been written for any number of the current incidents of oppression of American citizens by a government gone totally berzerk.

The great German philosopher and theologian, George Hegel, has shown that all of history proves that we live in a continual state of dialectics. It is simply the thesis and the antithesis in conflict resulting in a synthesis, which becomes the new thesis. Through the years man has developed simple statements to reflect this such as, "What goes around comes around." God also has described this phenomena. He says, *"Even as I have seen, they that plow iniquity, and sow wickedness, reap the same."* ([Job 4:8](#)). Paul stated in ([Gal 4:7](#)), *"Be not deceived; God is not mocked: for whatsoever a man soweth, that shall he also reap."*

Hegel revealed a law of God and that law applies to the governments of the United States of America just as it does to the individual citizens within the country. Whatsoever a government soweth, that shall it also reap.

Perhaps that writing does accurately reflect the current condition within our nation (the Celto-Saxons of America) but as the famous baseball catcher Yogi Berra stated, "It ain't over until the fat lady sings!" The sleeping giant, known as the Celto-Saxon American people, descendants of the founders of these United States, are awakening. From every quarter of the country letters and telephone calls are pouring in wanting to know more about the government excesses. We here at Christian Crusade for Truth are just one group out of the hundreds, perhaps thousands, of organizations that have dedicated their efforts to teaching the truth to our people. Every conceivable form of modern highly sophisticated technology has been brought to bear on teaching the American people.

No longer does the highly controlled news media have this technology solely for themselves. The modern cassette tape, the tape recorder and the tape player started it. The Xerox-type copier followed, along with the personal computer, which has become so

sophisticated that we now have the capability of preparing a publication that is "camera-ready" for the printers. The Fax machine and the Computer bulletin boards became available. The lightweight video camera and the VCR that goes with it have made it possible to capture unGodly and unlawful actions.

Americans in great numbers have realized for a long time that the American radio and the television is a vast wasteland that is teaching evil rather than good. They have discovered that by obtaining a short-wave radio receiver they can listen to foreign news and programming which is on a much higher intellectual plane.

Numerous independent television satellites have been placed into orbit, which now are able to deliver programming that is not under the supervision of the established and "politically correct" news media. There are a multitude of programs on some of these satellites that have lessons in foreign languages, archaeology, science, geography, engineering, and of course, the Bible. Admittedly, many of the religious broadcasts are the same as you would get in the modern Judeo-Christian church, but not all.

Americans who oppose the New World Order, martial law type government now have available the same highly sophisticated equipment as the controlled news media. The average American now has available information heretofore restricted.

This highly sophisticated technology came about gradually over the past twenty years. The more sophisticated the technology became, the smaller, lighter and more transportable the equipment became. But the most important aspect perhaps was the cost. Even though the technology is astounding, the cost has been reduced to the point where the average American patriot can obtain it. Up until now, all printed, verbal, and visual communication equipment could be afforded only by those who make the money and loan it to the rest of the people!

The ability of the American patriot remnant to use that equipment was also gradual. There is still much room for expansion and improvement but even now the impact on the average American's thought process is being seen. All of this is not going unnoticed by those who control our government, including the news media. We now have four branches of government: Executive, Legislative, Judicial and News Media!

We must give God all the glory for allowing this to happen. No, Hegel didn't invent the dialectics. He only reported on a law of God. The government and those who control it may think that they have become as gods but our God, the God of the Christian Bible, will not be mocked. They will reap what they have sown. *"For they have sown the wind, and they shall reap the whirlwind: it hath no stalk: the bud shall yield no meal: if so be it yield, the strangers shall swallow it up."* ([Hosea 8:7](#))

Through their controlled dialectics (dialectical materialism) the government purposely is bringing all of these "strangers" into our land and they are now "swallowing" it up!

The story found in Elijah, chapter 19 is so appropriate for today's Christian patriot remnant. Elijah had tested the priests of Baal and proved that their god was no god at all. He slew all of them, on the banks of the River Kishon. Jezebel, the wife of King Ahab, swore that she would kill Elijah. It was exactly like what is happening in Washington today. There, Ahab and Jezebel Clinton are thinking they can call down their gods to bring in the One World Order just like the original tower of Babel. It has been attempted so many times, a one world government, a one world people (depicted by the U.N.'s light-brown-man statue in New York) and a one world religion.

When Elijah found out that Jezebel threatened to kill him, he became afraid for his life and disappeared into the wilderness. He even wanted to die and asked God to take his life because he was all alone in his efforts.

He went into a cave where God asked him, *"What doest thou here, Elijah? And he said, I have been very jealous for the Lord God of hosts: for the children of Israel have forsaken thy covenant, thrown down thine altars, and slain thy prophets with the sword; and I, even I only, am left, and they seek my life, to take it away."*

*"And he said, Go forth, and stand upon the mount before the Lord. And, behold, the Lord passed by, and a great and strong wind rent the mountains, and brake in pieces the rocks before the Lord; but the Lord was not in the wind: and after the wind an earthquake; but the Lord was not in the earthquake:"*

*"And after the earthquake a fire; but the Lord was not in the fire: and after the fire a still small voice. And it was so, when Elijah heard it, that he wrapped his face in his mantle, and went out, and stood in the entering in of the cave. And, behold, there came a voice unto him, and said, What doest thou here, Elijah?"*

He was asked again what he was doing there. Why wasn't he out there doing what a prophet was supposed to be doing? Elijah answered again with the same reasoning of being all alone. God then told him to leave the wilderness and anoint different men to do God's will. God then said this to Elijah, "Yet I have left me seven thousand in Israel, all the knees which have not bowed unto Baal, and every mouth which hath not kissed him." "A man must share the action and passion of his time, at peril of being judged not to have lived." Justice Oliver Wendell Holmes.

Notice that Elijah became ashamed and covered his head with his mantle when he saw in his vision that God wasn't in the wind, or the earthquake, or in the fire. God was telling him that He would not always save Israel by supernatural means. God would do those things that only He could do when that was needed. Elijah, and the rest of us, are to do those things that we can do. He told Elijah that He had left a remnant of seven thousand (a large number) who would not bow their knee to Baal. The modern day Christians are not suppose to bow their knee to those priests of Baal there on the banks of the River Potomac nor to obediently repeat and teach the statements made by the government's official mouthpiece, the news media. It is WE who are the government and who have only one king, King Jesus. Amen!

**More on the ADL problems in San Francisco.** In the [last issue](#) we stated, based on evidence then available, that the San Francisco legal action against the Anti-Defamation League for their private spying and their unlawful activities of providing agents provocateur, might be stonewalled by the government. The federal government might still attempt to stonewall the valiant action that started in San Francisco and Los Angeles but nevertheless the fight for justice continues. From the September 15, 1993 issue of the *New American View* (formerly *Zionist Watch*) we present this:

"The San Francisco district attorney's office is still actively pursuing its criminal investigation of the [Anti-Defamation League](#) (ADL) despite massive behind-the-scenes pressure by Jewish community leaders to `make a deal' and drop the case. Thus, prospects remain strong, say police officials, that felony indictments will be handed down against top ADL officials in the near future.

"In addition to the pending criminal indictments, a civil suit filed against the ADL in April by the American-Arab Anti-Discrimination Committee (ADC)-which could cost the ADL millions of dollars in penalties-is moving into pre-trial discovery.

"Last week, at a hearing before California Supreme Court Judge Leonard Louie, Assistant District Attorney John Dwyer said that he would 'probably' complete his review of the criminal evidence against the ADL by November 9. This was a reference to the date when the next grand jury will be empaneled in San Francisco. Under California law, a district attorney can either issue a criminal complaint or take his case before a grand jury to seek an indictment. In politically charged cases such as the ADL affair, prosecutors will frequently seek the added credibility afforded by getting a 'true bill' indictment from a grand jury.

"...If Judge Louie eventually orders the release of portions of the 10,000 dossiers seized in the December 10, 1992 and April 8, 1993 raids on ADL offices in San Francisco and Los Angeles, the decision likely will generate a new round of media coverage, fuel further legal action against the Jewish 'defense' organization, and greatly increase the possibility of felony indictments, according to sources close to the investigation.

"Sources in the district attorney's office confirmed that ongoing plea-bargaining negotiations between ADL attorneys and San Francisco prosecutors have run into serious delays as the result of the ADL's insistence that all the files and records seized in the police raids be returned before they can be released to victims of ADL spying or the plaintiffs in the civil suits.

"The alternative to a settlement with city authorities- which the police investigators are adamantly against-is the full completion of the investigation and a trial which could last up to four years. ADL National Director Abe Foxman would not comment, even for the Jewish press, on the likelihood of being able to work a deal with the district attorney.

"As long as the district attorney's office has possession of the files, they are subject to public disclosure under California state law. The files could be used by plaintiffs in civil suits, which could end up costing the ADL tens of millions of dollars over and above the estimated \$25 million in fines the league could be liable for on felony charges for invasion of privacy.

"This week, plaintiffs represented by former congressman Pete McCloskey of California in a class action suit against the Jewish organization filed papers challenging the ADL's efforts to dodge discovery. Incredibly, the ADL is claiming that it is a 'news organization' protected by California's several 'shield laws.' Attached to the pleading submitted by the plaintiffs were five affidavits and dozens of documents illustrating the ADL's dirty tricks against Arab Americans and pro-peace Jewish activists who were on the ADL's blacklists.

"And more trouble may be on the horizon for the Jewish organization. The San Francisco Police Department has advised police in 30 other cities of possible wrongdoing by ADL informants on their forces. 'I expect some of them,' Dwyer says, 'will be coming to San Francisco to look at the evidence.'

"...Whatever the outcome of the ADL affair, there is broad consensus among police and prosecutors up and down the West Coast that the league is now persona non grata. In the past, incidents like the recent arrest of a gang of skinheads in Los Angeles on charges they planned to kill black civic leaders and to bomb the headquarters of the National Association for the Advancement of Colored People, would have prompted invitations to ADL officials to come in and confer with police. Today, however, police officials frankly admit that they do not trust the Jewish organization and its infamous 'fact finders.' Some cops even suspect that the ADL could have had a hand in the skinhead scheme-through undercover agent provocateurs." End of quotes from *New American View*, P.O. Box 999, Herndon, VA 22070.

We must continue to encourage the San Francisco district attorney's office, along with their police department. If the ADL succeeds in getting this investigation and the ensuing indictments quashed we can expect to see a massive vendetta. They would gloat over their

victory and would continue this unAmerican procedure unabated, in the official law enforcement and judicial circles at least.

**Can the Waco disaster be used for good?** It was shown in the last three issues of the Intelligence Newsletter that the World Jewish Congress (WJC), the [Anti-Defamation League](#) of the [B'nai-B'rith](#) (ADL), and the subordinate organization Cult Awareness Network (CAN), have been deeply involved in the Branch Davidian tragedy. We have also shown that they have been involved with most, if not all, of the past government excesses against a certain class of private citizens and organizations.

The courageous (and dangerous) investigations being conducted by the San Francisco district attorney's office have already made a mark in the federal government's actions to cover up their unlawful and unrighteous alliance with the "fact finders" of the ADL.

The Treasury Secretary Lloyd Bentsen (a Clinton appointee) submitted a Privacy Act of 1974 Exemption. The summary of the Exemption submission states, "SUMMARY: In accordance with the requirements of the Privacy Act of 1974, as ammended, Departmental Office, Office of Enforcement is proposing to exempt a system of records, the Waco Administrative Review Group Investigation (DO/.207) from certain provisions of the Privacy Act. The exemptions are intended to increase the value of the system of records for law enforcement and investigation purposes, to comply with legal prohibitions against the disclosure of certain kinds of information, and to protect the privacy of individuals identified in the system of records. The exemptions are intended to increase the value of the system of records for the fact-finding investigations and administrative review performed by the Waco Administrative Review Group so as not to reveal local, state or Federal law enforcement techniques, sources and methods or affect the ability of law enforcement agencies to prosecute people for criminal wrongdoing."

When reduced to ordinary English this means that the WJC, the ADL, the CAN and their lobby in Congress recognize that the American people are very close to getting the Zionist control of the United States figured out. It is now recognized that the above named organizations, along with the federal government, are in dire danger of being sued for enormous sums of money in civil actions. They recognize full well that the discriminatory and unlawful system of surveillance and enforcement has been discovered. They are now trying to cover their tracks and "crawl into the woodwork," so to speak.

The article from the *New American View* revealed that the American-Arab community has already filed suit in civil court and that action alone will probably result in "tens of millions of dollars in penalties."

Coming across our desk are literally hundreds upon hundreds of articles, written by established personalities in law, sociology, religion, etc., who discuss the evil that is now being perpetrated by this unlawful alliance in our government. In a recent article in the *New York Times*, Gerry Spence, the defense attorney for Randy Weaver and Kevin Harris, said that his main thrust as a defense attorney with 41 years of experience was to represent "little people trying to get big justice."

We have diligently studied many of the publicized incidents where the federal government, using the surveillance, interpretation and suggestions of the ADL, has assaulted, arrested, killed or maimed, and imprisoned a certain class of American citizens. The Gordon Kahl case, the Arthur Kirk case, along with John Singer, Randy Weaver, Maynard Campbell, and the Branch Davidians have been, and are being, analyzed in an attempt to find a common thread to determine a cause.

Many commonalities have been discovered. They are (not necessarily in the order of importance).

1. A belief in Authoritarian Law. That law is the black and white law of the Holy Bible as compared to the shades-of-gray law of man, which is Modern Phariseism.
2. A general distrust of the federal government. A belief in the genuine Republican system of law at the lowest common level as compared to the Federalist concept of law at the highest level.
3. An understanding of Political Zionism and its control over the United States. Within that belief is the understanding of the genuine Israel as compared to the "politically acceptable" definition.
4. The desire to home school, or private Christian school, compared to modern public school.
5. A belief in alternative medicine and preventative medicine to include herbal medicines (given to us by God) and organic foods.
6. A belief that there is no such thing as "Separation of Church and State."
7. A belief in separatism, not in the supremacist view but in the admonition of Paul, *"Wherefore come out from among them, and be ye separate, saith the Lord, and touch not the unclean thing; and I will receive you."* [II Cor 6:17](#))
8. Covering all of the above and as an "Operations Manual," a literal belief in the Holy Bible.

It was those beliefs, and the teaching of them, that caused the Kahl incident. The Randy Weaver family was assaulted because of those beliefs and his beliefs were on trial instead of his alleged weapons violations. If we analyze the Waco affair, we learn that they, too, believed, at least most, of those seven points.

We now come to the crux of this discussion. We have already shown that the Arab-American community is taking the ADL to court in a civil case for their actions. Their chances of winning are good. They certainly have justification for taking this course of action. As we have revealed in past newsletters and pulpit messages, the Arab-American community has been viciously attacked by the Jewish Defense League, an undeclared subsidiary of the ADL. The Institute of Historical Review (IHR) has repeatedly reported on attacks on these Arab-Americans over the past several decades, with the federal government turning their backs on the incidents. Incidentally, if we study the Arab-Americans beliefs, we can see similarities in their beliefs with many of the points previously made in the above paragraphs.

The files that were removed under warrant from the ADL offices in San Francisco and Los Angeles include the dossiers on many different individuals and organizations including *Christian Crusade for Truth*. Of course, the contents of those files are still sealed by the judge in charge. The documents discovered there in those two offices of the ADL are only the tip of the iceberg. The ADL offices all over the country are full of similar results of private surveillance and the actions of agents provocateur.

The time has come for the Christian community with the above beliefs to seriously consider banding together with the same thought in mind as the Arab-Americans. Is it time to secure legal council of the highest quality and reputation with the thought of a Class-Action suit to seek redress? We are not thinking in terms of "civil rights violations" but in

other terms undecided at the present time. An article following on the subject of civil rights will explain that reasoning.

David Rockefeller once laughingly joked that the "right-wing" is no threat because they couldn't get enough money together to do anything. It was pointed out earlier that we are receiving numerous articles written by established professionals, which are revealing their disgust of these excesses by the federal government.

David Rockefeller would be proven very wrong if many of those established and recognized professionals, whom we discussed earlier, presented themselves in the same manner as Gerry Spence did in the Randy Weaver case. We must give thanks to God that the United States still has professionals of the highest caliber who will donate their expertise and time in the name of justice.

*"O Lord God, to whom vengeance belongeth; O God, to whom vengeance belongeth, shew thyself. Lift up thyself, thou judge of the earth: render a reward to the proud. Lord, how long shall the wicked, how long shall the wicked triumph?" ([Psa 94:1](#)).*

*"He that justifieth the wicked, and he that condemneth the just, even they both are abomination to the Lord." ([Prov 17:15](#)).*

*"Judge not according to the appearance, but judge righteous judgment. Doth our law judge any man, before it hear him, and know what he doeth?" ([John 7:24,51](#)).*

**More on the Waco raid.** It was stated in the July-August issue of the Intelligence Newsletter that Kathryn Schroeder was separated from the rest of the Branch Davidians who survived the raid and ensuing fire. The techniques of behaviour modification, or brainwashing, developed in this country by Dr. Edgar Schein, and others, were discussed and that it is nearly impossible to resist these heinous and atrocious methods. Well, it appears that Kathryn Schroeder had to capitulate at least to a degree. She agreed to a lesser charge if she would testify on behalf of the feds. Of course, it remains yet to be seen how she actually testifies and what effect her testimony has on the jury. One wonders if the defense attorneys will describe to the jury how Dr. Schein's system works.

The internal investigation of the ATF regarding their part in the Waco debacle was a coverup. Lloyd Bentsen stated that the report showed that the justification for the Waco raid was proper. The major fault their internal investigative team found was that the "element of surprise" was lost. Their ineptitude was that they weren't successful in making the raid, not that the raid itself should not have been conducted. That report will remain a monument to totalitarian government for many years to come.

The internal investigation of the FBI was similarly whitewashed. Janet Reno so "bravely" stated right after the fire that she took full responsibility for all actions of the Department of Justice. Any heads that did, or will, roll as a result of that investigation, or any following, will be those at a lower level. Again, there was no discussion of government wrongdoing as a matter of justice and righteousness in the need for the raid and the manner in which the FBI treated the Davidians during the siege.

**Randy Weaver Sentenced.** Has justice been served? As we all know Randy Weaver and Kevin Harris were found not guilty on all charges of which the government had accused them except two against Randy. The jury found Randy guilty of two charges, that of violating the terms of his pretrial release and not presenting himself on the day of a hearing before the judge. His sentence was for eighteen months in jail and \$10,000 fine. It is not know at this time if the time he has already spent in jail counts toward the eighteen months.

Has justice really been served? In all probability, the jury found him guilty on these two counts in deference to the system. After listening to two of the jurists who very bravely reviewed the case on the [Scriptures for America's radio program](#), it seemed obvious that the jury found the government in error in their judgment from beginning to end. It would appear that the two guilty verdicts, which were minor in nature, were to show courtesy to the American system of justice as perceived by the jury.

The original charge, that of selling two sawed-off shotguns, is a moot point in the modern world. The law was established in the days of Prohibition when members of the mafia were going around killing each other with Thompson sub-machine guns and sawed-off shotguns. Machine guns are readily available nearly anywhere in the world today and they can be owned in the United States with the simple purchase of a \$200 stamp and a background check, which Randy Weaver would have passed. The sawed-off shotgun is archaic in the modern world. At the time the law was passed it was a very effective weapon, and still is, but more modern machine pistols are considered to be far superior. At least, we never hear of drug dealers, gang members, etc. using sawed-off shotguns in preference to the more modern weapons! For the government to use that antique law to "sting" him in the first place was amateurish. It has become obvious to most thinking Americans that justice was not served from beginning to end in the Randy Weaver case.

It is difficult to understand why a guilty verdict could have been found regarding the failure to appear charge. The understanding is that Randy was given the wrong date to appear in court. If this truly is the case, one could very readily theorize that the wrong date was given on purpose to assure a conviction. The federal government had openly disclosed to the news media that Randy could receive as much as 15 years for the two charges for which he was found guilty.

The government is demanding its pound of flesh. They are now openly discussing the possibility, if not probability, of retrying both Randy Weaver and Kevin Harris which is, once again, double jeopardy.

**Constitutionally Approved Discrimination.** We would like to present a very interesting article found in the Nov.-Dec. issue of *Straws in the Wind*, a publication of Gabriel's Enterprises, P.O. Box 513, Albert Lea, MN 56007. This article is simply titled "Civil Rights:"

"White men don't have civil rights! Does that surprise you?"

"About a year ago, we gave you an update on the plight of Byron de la Beckwith, who is being persecuted for the third time in the death of a black civil rights activist in 1963. We stated that only colored men have `civil rights.' We failed to explain why this is so. The federal government prosecutes White men for `civil rights' violations, but does not accord them the same `equal protection under the law.'

"Recently, economist Paul Craig Roberts wrote in *The Washington Times*: `If the two Los Angeles police are guilty of violating Rodney King's civil rights, through excessive use of billy clubs, what kind of use-of-force judgment must we make against Clinton, Attorney General Reno, the BATF and the FBI that led to the deaths of 24 children and 64 adults? Clinton said that Koresh and the Branch Davidians are responsible for what happened to them since they resisted the BATF and FBI. That's identical to the defense given by four Los Angeles police officers who beat Rodney King-he could have ended the beating any time by submitting to authority.'

"The point of this analysis and the answer to Roberts' pregnant question is that White police sergeant Stacey Koon and officer Laurence Powell of the LAPD received two and one-

half year sentences for violating Rodney King's civil rights. This was their second trial (double jeopardy!), and was a federal crime and trial. In summary, if uniformed White men attack a colored civilian and are found innocent, or not adequately punished during a State criminal trial, the feds may, if there's enough outcry, claim a civil jurisdiction under the auspices of 'civil rights' safeguards.

"When you realize that the 'equal protection' clause wording comes directly from the last sentence of Section 1 of the 14th Article of Amendment, and that this 14th Article applied only to negroes, it should ring clear that White people are being excluded from 'equal protection,' as far as the 'civil rights' laws are concerned. The post-Civil War 14th Amendment established a 'legislative citizenship' for negroes. That is, it set aside the Dred Scott v. Sandford (19 Howard 393 [1856]) decision which basically said that people of African descent were not intended nor were they citizens of the United States within the meaning of Article IV, Section 2, of the U.S. Constitution and, therefore, could not claim any of the rights and privileges of the citizens of the United States.

"The 14th Amendment set in motion a bevy of judicial decisions on the question of racial equality. Up until 1954 racial equality was interpreted by Plessy v. Ferguson (1896) in which the Court upheld a Louisiana statute requiring segregation of blacks and whites on public transportation carriers. The now famous 'separate but equal' doctrine that came from Plessy v. Ferguson denied that the legal separation of the races stamped blacks with a 'badge of inferiority.' And stated further that a person possessed a Common Law 'property right' to keep their body separate from others.

"In 1954, the Brown v. Board of Education (347 U.S. 483) decision of the Supreme Court overturned the 'separate but equal' doctrine by saying that educational facilities were 'inherently unequal' and that blacks were harmed by not mixing with whites. Although the Court didn't specifically say what the remedy should be in their decision, the 'remedy' shortly came in what is now know as 'Brown II,' in which the Court delegated to federal district courts the power to authorize the appropriate relief to implement Brown. Of course, you know that the 'remedy' was desegregation of the public schools. It led to busing schemes which exasperated racial tensions more than any federal policy to date.

"The Brown decision was the turning point in the civil rights juggernaut. We mention it only to document when the federal judiciary became the champion of the colored, and purported protector of their 'civil rights.'

"I pray this short discourse explains why there will be no federal trial of the agents involved in the rights violations of the Weavers and Branch Davidians. Whites don't have 'civil rights' they have God-given rights. Unfortunately, under our present ungodly system of justice, those rights can only be championed by calling on God to help us. Not a bad choice if you know He is the God of righteousness." End of quotes from *Straws in the Wind*.

"You have rights antecedent to all earthly government; rights that cannot be repealed or restrained by human laws, rights derived from the Great Legislator of the Universe" John Adams, Second President of the United States.

Note that the decision in the court case Plessy v. Ferguson stated that a person possessed a Common Law "property right" to keep their body separate from others. This is the reason that the federal government is so vehement in its pursuit against "white separatism."

We here at *Christian Crusade for Truth* are not expert in Constitutional Law but we have read the above reasoning in many different publications over the years. Because the system seems to work in the manner described in the above article we must conclude it is true. We

do know that it doesn't make much difference as to the technicalities under the present system. If it is perceived by the Supreme Court to work this way AND the American people accept it, then that is the way it is. The bottom line is that the Celto-Saxons of America are all in the same boat and these Constitutional issues will be understood in the way they were intended when the descendants of the founders of this Christian Republic "cry unto the Lord" and start rowing all the oars in the boat in the same direction!

This stated analysis of the last sentence of Section 1 of the 14th Article of Amendments, either actual or perceived, is the culprit in causing the Los Angeles riot itself, with the LAPD civil rights trial only an addendum.

The recent court trial of the two black men charged with attempted first degree murder of the white truck driver in that same Los Angeles riot reflects a far more sinister situation than the simple technical error of indicting them with the wrong charge. Had they been charged with assault with a deadly weapon instead of attempted first degree murder, there would have been a better chance of a conviction. Ignoring that, there are far reaching ramifications that will, with a near certainty, end in a race war in the United States. There are many political scientists and sociologists in the United States today who believe this situation has been intentionally created and openly state that a race war is probable.

The renderings of the United States Supreme Court, the judicial system and the majority of the American society has turned an already bad situation into a deplorable one. In a frenzy of self-flagellation over a situation we living today had nothing to do with, the average White American has been encouraged to allow an underclass society to be created that has become a monster. Notice that we have used the word created. We agree that this monster was intentionally created in pure dialectical form for a political purpose.

We are all aware of the guilt complex that has been put upon Christians in general, and Germans in particular, over the so-called holocaust. Restitution costing billions of dollars has been paid using this technique of imposed guilt. Exactly the same thing has happened, and by the same people in control, regarding the situation of the Black Americans. When people think with the emotions of their heart rather than the reasoning of their mind, it is easy to accomplish the phenomena of self-flagellation.

How was this monster of the Black underclass in America's inner cities created? It was done, by simply removing the idea of the family from the Black people. We know that good government starts with the family. Even during the time when the Black people were used as slaves, they lived together as families and they had the love and joy that comes with family living.

That all changed with the American welfare state. The welfare state took away the drive for family unity among the low income sector. Low income families were not eligible for welfare- so the simple answer was not to be married. However, it takes babies to qualify for welfare and the more babies, the more welfare. Consequently, instead of having a man as head of the family with the male discipline and cohesiveness that represents, the babies grow up with a hatred in their hearts because of what they missed. They also grow up becoming lawless adults.

The same New World Order social reformers who created the welfare state which made it more lucrative to have a multitude of babies out of wedlock, insisted on sex education from kindergarden to 12th grade. This removed any remaining restraints they might naturally have. Statistics prove that this has been most effective in the inner-cities among the already exploding underclass. Every time we read or hear of a new program to reduce this "free-love" concept, we see a further increase in the problem.

The schools, the radio, the TV, the movies, the music and, yes, the churches (particularly those belonging to the World Council of Churches) have taught that the underclass society in the inner-cities has come about because of racial discrimination. It has been ever-so-subtle and unless a person pays close attention to what is being taught, it totally escapes our thoughts.

Shelby Steele, a San Jose State University history professor, who is black, stated that, "To keep alive the urgency needed to justify itself, the civil rights lobby works to inspire an abiding, ongoing, permanent sense of being victimized by white racism, so that it becomes the very centerpiece of the group itself." President Ronald Reagan said much the same thing. "Some of these so-called leaders are protecting some rather good positions that they have, and they can protect them better if they can keep their constituents aggrieved and believing that they have a legitimate complaint."

Regarding the Los Angeles riots, here are some of the statements made in the newspapers: "Looting assumes trappings of justice if system is seen as failing, experts say." (*Los Angeles Times*). "A looting binge born of necessity, opportunity." (*Washington Post*). "These weren't criminals, they were outraged citizens." (Black Congressman John Conyers of Detroit). "Riot is the voice of the unheard. Listen up, America. Our children are hurting, our mothers are tired and our young men are angry. No justice, no peace. No justice, no peace." (Maxine Waters, Black Democratic Congresswoman).

John O'Sullivan of National Review had this to say about Maxine Waters' statement: "Maxine Waters, the Los Angeles representative who made the remark, 'Riot is the voice of the unheard.' That kind of remark does two things, It shifts blame for the riots from the rioters to other people. It gives the rioters permission to riot again, since they have the assurance of a representative that they are merely speaking out."

The inner-cities of America have thus become the breeding grounds of a literal army of Black and Hispanic youths who are dedicated in destroying the White culture of our nation.

Quite often, people from other countries can see the trends in our country in a better perspective than we can. We are so close to this phenomena and our people must work so hard to simply survive that numbness has set in. What do observers from other nations see?

Vladimir Posner, the Russian journalist now based in New York said this, "The explosions of black rage will continue to rock America's very foundations until they finally crumble. For those who doubt that possibility, I say: Look to the experience of a country that is no more, the Soviet Union."

Read what the author of this newsletter has to say, "Listen up America. Our children are hurting (for not being allowed to reach their potential in school because of forced integration), our mothers are tired (because they are having to work all day to help pay for this welfare state and then go home and be a housewife), our young men are angry (because of reverse discrimination in the workplace). No justice, no peace. No justice, no peace.

*Repent. Repent for allowing this to happen. Cry unto the Lord. "When the children of Israel cried unto the Lord...." ([Judges 6:7](#))*