

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

FOURTH APPELLATE DISTRICT

DIVISION ONE

CHARLES KNUFF,

Plaintiff and Respondent,

v.

GARY S. GEVISSER,

Defendant and Appellant.

D062134

(SAN DIEGO COUNTY

Super. Ct. No. 37-2011-00088438-CU-EN-CTL)

APPEAL from an order of the Superior Court of San Diego County, Jay Bloom,
Judge. Affirmed.

Gary S. Gevisser, [in pro. per.](#), for Defendant and Appellant.

UNIMPOSSIBLE DREAM

CAPITAL CRIME - First Degree Murder with Special Circumstances.

The weapon, California Judge Jay Bloom's Courtroom.

In summary

The human is the odd man out.

In the end all humans are the same insane.

Start

This fiasco, which shows what a farce is the Central Intelligence Agency [CIA] who would hire someone like plaintiff ex CIA Charles Knuff, a 60 year old man who didn't have the mental capacity to hold his tongue when meeting with a man half his age who was only looking for a better paying job when meeting at Knuff's large residence with a long driveway, denoting wealth and affluence to show, let alone not have any United States Government official step in to end such a transparent miscarriage of justice of the Nth Degree, has been going on for more than 3 years.

It represents an ominous landmark, the beginning of an era of cyberspace terrorism carried out by corrupt government employees who feel they have nothing to lose as they and their lawyers who would have no difficulty getting an audience with plaintiff ex CIA Charles Knuff's lawyers, simply troll The Internet seeking extortion monies for their protection racket and if it does not all turn up aces, they simply file a NON-SUIT.

Jurisprudence cannot possibly get lower than this.

This has to be the end of the road for the regressing human.

How impossible is it to believe that after charging so hard to make out like it was not about the theft of my monies for ex CIA Knuff and his bank of liar-lawyers spread all the way from California to Texas and costing him an arm and a leg to boot, they cannot ask me for a retraction of any sorts because, despite submitting to the Texas State Court 992 pages of exhibits to support their baseless charge of defamation, where everyone knows that the truth is the best defense and it up to the prosecuting lawyers to at least take a stab at showing some evidence even if it is minuscule, they couldn't even come up with a single piece of evidence, other than incriminate themselves with,

I don't know if it's in this particular stack, but there is definitely specific statements relating to that. Give me just a minute to look through these.

Not expecting their corrupt Texas Judge Martin Lowy to immediately respond, **“I think I have looked at all the highlighted portions. I didn't see anything of that nature.”**

The lying through his teeth plaintiff Knuff knowing that he could have just as easily said, “Your Honor, could you give me all the time remaining in this world” instead of “Give me just a minute” because there is never enough time to come up with the evidence when you know no evidence exists because the lawsuit was a fabrication, a total and complete lie from the start, then went silent leaving it up to his Dallas liar-lawyer Alan Loewinsohn to fill in the void with, **“That may not have been a category I specifically identified for the purposes of highlighting among the vast amount of information, Your Honor”**.

For the purposes of highlighting.

What sort of English is that?

It represents a very sick mind.

This is a lawyer in a courtroom asking for a \$4 million judgement with \$3 million in punitive damages and this liar-lawyer went to the trouble of highlighting 992 pages of material that he might as well have taken out of the Yellow Pages.

You have to love how Loewinsohn ends with “Your Honor”.

To suggest that no one cares flies in the face of reality.

A great many people obviously care enough that they don’t want to go on record for fear that they might inevitably be viewed as an accomplice of ex CIA Knuff.

There is a reason why no one has seen such a nonsense dialogue in courtroom because it has never previously occurred.

It hasn’t occurred because there has never been someone like me exposing how the current policeman of the world is the world’s number one terrorist nation.

Furthermore, the rest of the world who has suffered the most, all combined are greater than the American population who constitute 4.2% of the world’s population.

It is important that corrupt Texas Judge Martin Lowy never explains the basis for calling me a nut and defaming me in the process.

The fact that he may have believed given his sick mind at the time that both Loewinsohn and Knuff would come up with the “smoking gun proof” that I had defamed Knuff, which they of course never did, then bounces the question back to sick ex CIA Knuff who knows that he needed much more than a minute to compose himself and Knuff simply answers, “Yes, sir.”

How polite can two gentlemen get in a courtroom proceeding.

You ask any American who thinks that there is the possibility that not everything about America’s history is perfectly good they will answer, “They do more good than harm”; and I am talking about those with an above average knowledge of America’s shameful history, including protecting monopolists at all cost.

Americans have a hard time admitting to much wrong because they never admit to any wrong, other than “there have been some mistakes in the past.”

How can one say Americans have no culture even if it is 100% true?

There is no past, at least no past about all the stealing. Nobody wants to see themselves as bad.

How is it possible that the world does not question how the family that has controlled and profited the most from De Beers priming the pump on all the oil wars, can just move on and not explain their past and what they have done with all their untraceable profits as well as the supposedly last of the monies they have received from the sale of their remaining 45% in De Beers that was sold to their sister corporation Anglo American Corporation?

This most bizarre defamation lawsuit is how you explain it.

America is all about military, the wars, movies; they’re the policeman around the world.

That is their business. Wall Street and the military is big business.

Americans say, “At least in our country we are at peace, there is no war in our country. There are only wars in the rest of the world. There are only these wars outside of us. But we never created the conflict”.

It is also all very superficial.

De Beers are mostly housed outside of the United States of America, but that does not mean De Beers are outside of the reach of the CIA who know the pivotal role that De Beers play in furthering terrorism.

Today most Americans believe that the United States Constitution is under attack. The US Constitution is considered Holy material.

There has to be a God because the human is not capable of being logical enough to make jokes and at the same time dismiss the importance of so many knowing that the money value is as rigged as diamonds which are considered more valuable than gold which many financial institutions including Lloyd's do not accept as a money instrument.

This Appeals Court has the power to open up the most important debate in the history of the world and if it fails to set aside this illegal judgment based on fraud, then it will be the court most responsible for what future generations will remember; and they will all laugh because it simply does not get any funnier.

Had I tired or been knocked off it is not difficult for you all to see that of course, since there is God, there would have been someone else.

It only takes one for there to be a miracle and there is abundance evidence of God's presence without a corrupt member of the clergy taking any credit for how slow is the church to get with the program.

If the same nutcase Texas Judge allows his courtroom to be used to steal by allowing the people bringing the charges of defamation to talk the biggest bunch of nonsense then one has to first examine how their "conflicted thought" minds reacted once hearing that on February 1, 2001, 222 days prior to 9/11, Israel's Jerusalem Post published my first of four letters to the editor and all dealing on the same subject, the Presidential Pardon 12 days earlier by De Beers-Rhodes Scholar, President Bill Clinton which began,

"The pardon of Marc Rich eliminated not only an opportunity of justice being served but it would have allowed the public to view the role that oil brokers play in furthering terrorism".

When you have diminished mental capacity you cannot help yourself.

But not every citizen of the world is an American judge adjudicating me “nuts” and a defamer with only evidence to support that they won’t find anyone more credible than me, and that may very well turn out because no one is as honest as me because I never lost my curiosity to search for the truth.

Whoever around the world profits from Wall Street does not have kind words to say about me and they are just as easily identifiable as ex CIA Knuff.

All the world’s cities are filthy; too many cars, too much trash, people, can’t think.

What makes everyone so angry is that they never even thought about Nick Oppenheimer of De Beers and Putin



going to have this amazing legacy of saving the world, as they “evolved” out of the Diamond business and led the world into a new enlightened age with no longer any poor in the future; and without me explaining the bizarreness of it all, each of you know the truth would have been lost forever as you all fight tooth and nail to sweep my findings under the carpet.

Who knows there might one day be a recording of that September 5, 2006 in Johannesburg, South Africa that surfaces, but it won’t go the way Nixon’s tapes

thanks in no small measure to this egregious lawsuit that shuts up everyone other than those who keep commenting on it because they too have something to hide.

It is easy just to call me nuts because they don't have the mental capacity to have even understood my prescient timing of nailing Marc Rich and his supporters.

It was one thing when the Whites Only Founding Fathers of the United States of America didn't have the forethought of The Internet and knowing that in their times there was no possibility of the corrupt media challenging them, but how can you possibly have such huge amounts of heavily wired citizens able to simply see it as entertainment that De Beers have the US Government supporting De Beers' Lloyds of London confirming the price of De Beers' fixed diamonds that serve as the capital base of Lloyd's who fix the price of insurance worldwide and at the same time have banned American citizens from investing in Lloyd's for more than two decades.

This theatre of the absurd however entertaining cannot possibly last very much longer because your imaginations can see there is nothing very funny with the entire world calling each other nuts.

When ex CIA Knuff is up on the stand giving sworn testimony back on January 21, 2011, putting on, along with his Dallas liar-lawyer Alan Loewinsohn the most extraordinary dog and pony lying show, and they make out to their bought Texas Judge Martin Lowy that they finally have the evidence they have been talking about for so long that shows I have defamed ex CIA Knuff, they start fumbling around and muffling their lines as they shuffle papers back and forth, and of course they come up empty handed, which does not prevent corrupt Texas Judge Lowy from asking Mr. Loewinsohn what he has in mind in order to punish me because now Judge Lowy has helped make even bigger fools of the two of them.

Cutting and pasting from Texas State court transcripts - [CLICK HERE](#) - January 21, 2011:

[Judge Lowy] THE COURT: Mr. Loewinsohn, can you direct me to any place in these exhibits where it specifically says that Mr. Knuff trained PLO terrorists?

MR. LOEWINSOHN: These particular exhibits, I do not believe do, Your Honor. But there may be -- I don't know if I have them highlighted. Mr. Knuff may know.

MR. KNUFF: Yeah, I believe -- I don't know if it's in this particular stack, but there is definitely specific statements relating to that. Give me just a minute to look through these.

THE COURT: I think I have looked at all the highlighted portions. I didn't see anything of that nature.

MR. LOEWINSOHN: That may not have been a category I specifically identified for the purposes of highlighting among the vast amount of information, Your Honor.

THE COURT: Mr. Knuff --

MR. KNUFF: Yes, sir.

THE COURT: -- has the FBI or any other law enforcement agency contacted you to investigate any of these allegations by Mr. Gevisser?

MR. KNUFF: No, they haven't.

THE COURT: Has 60 Minutes broadcast any stories based upon these allegations by Mr. Gevisser?

MR. KNUFF: No, they haven't.

THE COURT: Can you tell me that you have specifically lost any business relationship or transaction as a result of these postings by Mr. Gevisser?

MR. KNUFF: Not at the present time, sir.

THE COURT: Would you not agree with me that anyone who spends more than 30 seconds looking at any of these postings, would readily conclude that Mr. Gevisser is a nut?

MR. KNUFF: It depends. Because while somebody might conclude that, the problem when you do an acquisition deal is that you are relying on everybody to draw that same conclusion. And with this volume of negative information and lies out there, it makes it extremely difficult. Typically, when you are going to sell a

company, you're in a position of power because you've got intellectual power, and the products are strategic to a potential buyer. But when you have this kind of false information out there, this problem does come up. And we have in fact found it has had an impact.

THE COURT: Are you in fact Jewish, sir?

MR. KNUFF: No, sir, I am not.

THE COURT: Do you consider the statement that you are Jewish to be defamatory?

MR. KNUFF: I would only consider it to be incorrect.

THE COURT: All right. Mr. Loewinsohn, what do you have in mind?

Every court has the moral obligation to end an injustice no matter how embarrassing and traumatizing it might be for a great many corrupt people who have bought into a make-believe system that is incompatible with righteousness and all that is just, because there can be no “rule of law” when you have a ruthless mineral monopolist able to price its product without disclosing how much it produces, sells and uses as bribes to remain off the radar screen of the most egregious criminals who are the ones responsible for prosecuting the worst of the criminals who use physical violence should you even question their counterfeit diamond currency which has the backing of the United States Government.

De Beers have the unenviable position of controlling the world’s most impossible to trace, lightweight diamond currency that is in many ways better than gold since you can travel with them anywhere in the world without any fear of a customs official confiscating them because you can always say they are a family heirloom that has been passed down and you have no idea of its value, the same with all customs officials.

So long as you are in good with De Beers the discount you take when it comes time to sell can in fact be a premium assuming De Beers like you more than their average retail customer who would be lucky to get half what they paid.

The Diamond Invention gets more ridiculous at ever turn as diamonds are continuously recycled and never included in the nonsense money supply numbers

and equally nonsense and distracting Gross Domestic Product index that penalizes the most mineral raped regions of the world.

The “Approval Rating” of De Beers cannot get any higher given how they are used by the world’s number insurance market, Lloyd’s to value its capital base; consequently, the entire fabric of society given how important is insurance in the western world, is totally void of merit.

This didn’t just happen yesterday, De Beers have been doing this one-of -kind self-dealing for more than a century and no one needs to be reminded how bloody was the last century which ended with the final, all encompassing War on Terror covering ever conflict.

You are either a terrorist or you are not. Everything is either black or white when you are only interested in your personal financial survival.

How preposterous can it be that to this day De Beers head, Nick Oppenheimer has yet to explain how he plans to invest the last \$5 billion he received from the sale of his remaining 45% interest in De Beers to **his** Anglo American Corporation, which has been in his family since its formation during World War I right when the United States Government was lending great military support to Czar Nicholas’ White Army against the Peoples Red Army, who were mostly hard working and downtrodden peasants, not terrorists and believing that anything, including communism was better than a dictator unless the communist dictator was replaced by the west’s also chosen dictator Stalin?

De Beers was the centerpiece of all conversation in plaintiff ex CIA Charles Knuff’s two and half hour dinner conversation with main defendant Adam Lee Tucker, because there is no other corporation in the world who openly flaunts its flagrant violation of all the anti-Monopolies laws which are geared towards creating fair trading practices that are the cornerstone of a democratic society, otherwise all that you have is a United States Government sanctioned brutal mafia deciding on the allocation of the resources of the world, both human and materials.

De Beers control every stage of the production and distribution channel which is only possible because they have never been required to provide an inventory, the result of simply making certain that their corrupted government officials stay quiet, starting with the President of the United States of America who has ability to order a nuclear strike anywhere in the world if the President believes that the United States is in immanent danger of a first strike “By enemies foreign and domestic”.

That did not mean liar, pants on fire, plaintiff ex CIA Knuff didn't immediately, following their dinner on December 23, 2008, the same day that President George W. Bush gave true American hero, Gentile Charles Winters [1913-1984] a posthumous Presidential Pardon following serving 18 months in a United States military prison for contravening the US Neutrality Act when he supplied the fledgling State of Israel with his American bomber and when being flown into Israel first did a bombing run over Cairo, Egypt which many believe was the turning point in Israel overcoming what was believed to be insurmountable odds, and why Mr. Winters received the designation "Godfather" of the Israel Air Force, begin researching on my websites starting with 2facetruth.com, everything else that he didn't know about this most important mining-banking institution who have always been above the law, and therefore making the "rule of law" as fictitious as the pricing of their worthless diamond currency.

It is more than interesting the fact that not a single reporter anywhere in the world has thought it worth risking their career to write a story exposing what is behind my astronomical \$4 million TEXAS DEATH SENTENCE judgment, if only to expose how the State of Texas is the last resort of liar-lawyers and corrupt United States Judges to silence the harshest and most credible critics of the CIA who run the United States Government, even if all 300 million American citizens were to swear up and down on the same stack of bibles that the United States of America is the most democratic country in the history of the world.

Nor was I, Appellant Gary Steven Gevisser accused in the most fabricated complaint filed in February 2010 by ex CIA Charles Knuff in Texas State Court of being a "spy", although the wording, while so vague and short on evidence, looked like it was written by United States Federal Prosecutors to initiate a Grand Jury investigation, but even in Grand Juries the prosecution is required to present its evidence which ex CIA Knuff and his pricey Dallas liar-lawyer Alan Loewinsohn were incapable of doing, because NO EVIDENCE of wrongdoing of any kind was ever brought against me; on the contrary, the evidence has been overwhelming from the start, beginning with ex CIA Knuff choosing the wrong jurisdiction of Texas to use the corrupt justice system to defame me and steal \$4 million, that I am an innocent victim of the most heinous crime of defamation perpetrated by plaintiff ex CIA Knuff.

It is of course the quintessential case of the pot calling the kettle black, and it has already produced at least one copycat killer, Mr. Michael Awerbuch who started out wanting to help me fund a counter lawsuit against Mr. Knuff, but following a death threat phone call on August 8, 2011, soon after Mr. Awerbuch had spoken

with California lawyer Michael Feldman Esq., Mr. Awerbuch buckled under the pressure and then resorted to slandering me and saying that his decision to first contact me was a “ruse”, because he wanted to get back at me for having placed our previous email conversations up on the Internet and that they had cost him a business contract; and of course Mr. Conflicted Thoughts Awerbuch’s story does not pass mustard, beginning with him having the chronology all wrong. He also knew I never took down off the Internet those initial communications and that I would continue posting up on The Internet all our subsequent conversations including information that he shared with me about private family financial matters of his best friend. Why would you share private, confidential matters about your best friend with someone you do not trust?

The fact that Mr. Awerbuch - [CLICK HERE](#) - continued on with having conversations with a non-licensed lawyer Mr. Charles Ivie - [CLICK HERE](#), [CLICK HERE](#) & [CLICK HERE](#) who allowed Mr. Awerbuch to make out that he had studied the Texas case in detail does achieve, to a large extent the goal of ex CIA Knuff and Mr. Loewinsohn who stated on the court record at my Kangaroo Trial proceeding in Texas on January 21, 2011, that this arbitrary “punishment” would go a long way in sending the message out to others using the Internet to share truthful information to serve the best interests of the general public.

All members of this Appeals Court like anyone interested in this case even if they could care less about the truth, but most interested because for good reason they have seen nothing like this in the history of the world because there has never been anyone as knowledgeable as me and who has worked at the highest levels of De Beers and who got there not because I was trying out for a clown job, know that this is not the first time ex CIA Knuff has intimidated key witnesses, because he almost succeeded in getting Mr. Adam Lee Tucker to turn on me when the pressure of the case got too overbearing; and Mr. Tucker saw his livelihood as well as his friends falling by the wayside because none of them saw any upside to the truth about the Diamond Invention getting out there, at least not until they had secured for themselves a sufficient nest egg - [CLICK HERE](#).

California Judge Jay Bloom, aware of all these facts including the emails back and forth between Mr. Tucker and Mr. Loewinsohn that began on March 30, 2010 when Mr. Tucker filed a false physical assault charge against me which was later thrown out on April 14, 2010 by California Superior Court Judge Orfield who knew something fishy was going on since Mr. Tucker had no injury or witnesses despite our meeting taking place in a crowded coffee shop, and like Judge Orfield I had no idea that Mr. Tucker was entering into a fraudulent settlement agreement

with Mr. Loewinsohn who was asking Mr. Tucker to lie when writing him **as part of the proposed settlement for Mr. Tucker to save his own skin**, “3. You will admit in writing that some of the statements made by you and Mr., Gevisser in the past about Mr.. Knuff were untrue”.

Mr. Tucker knew that he couldn't lie because he didn't know of any false statements made by him or me who only knew about Knuff based on what Tucker told me about their evening together, and when Mr. Tucker followed up with, “If you can tell me which statements you are aware mr gevisser has made that are untrue perhaps we can limit number 3 to those statements ?”, Mr. Loewisohn went deafeningly silent.

We can all understand why it is that Mr. Loewinsohn and ex CIA Knuff would lie in order to get for themselves a free \$4 million payday, but it is California Judge Jay Bloom who perpetuated this most egregious crime by stating at the outset of the first hearing in his courtroom on April 26, 2012,

But what I'm trying to say to you -- even if I agreed with you 100 percent, I have no authority to do anything with the Texas judgment. I can't do anything. I'm not allowed to.

How about the right, duty and obligation of a sitting judge to pry into what could have created such a problem for the judiciary of the United States that no member of the great many lawyer bars throughout the United States, including the American Civil Liberties Union [ACLU] wants to touch with a 100 foot pole, because you all know how spot on I am about the true shameful history of the United States America which didn't end following the great success of the voyage of intimidation of the Nth Degree, when the 16 battleship armada that made up the Great White Fleet returned to American territorial waters on February 22, 1909 and during each one of the 434 days visiting future slave nations, the United States Government notched up another victory to add to the annihilation of all resisting native American Indians who did not benefit from in 1854 the United States Congress approving the payment of \$1 million to white American bounty hunters who murdered 1 million human American Indians who had been living on their ancestral lands for thousands of years, and that massacring when the American population only numbered 30 million took place in the course of one year; and then the following year, the same United States Congress paid US Admiral Perry a bonus of \$20,000 when pointing his cannons at the Japanese merchant fleet and getting them to surrender.

While the rest of the world were moving away from terrorizing people who didn't have the big gun to defend themselves, America was just beginning its Foreign Gunboat Diplomacy that has not taken a moment's break, the same with De Beers never breaking from the past and providing the world with its inventory of diamonds that would also show which government officials in addition to US Government people and military contractors have been bribed with untraceable diamonds.

Before FBI Counterintelligence Chief Robert Hanssen began working for Putin's KGB in 1979 he would have known that he was not the first senior US Government official who was about to be paid in diamonds.

Prior to President elect John F. Kennedy meeting with Harry Oppenheimer at the Carlyle Hotel in New York City the future President of the United States of America would have been briefed by his CIA advisors why the United States Government couldn't insist that Harry Oppenheimer get arrested the moment he stepped foot on to the tarmac of John F. Kennedy International Airport because Kennedy's transparent bribes began when he visited along with his wife Jacqueline, the Camp Chaleur, Quebec, Canada estate of Oppenheimer's senior partner and protector, German-American Charles W. Engelhard Jr.

All movie buffs are also conspiracy theorists of one sort or another, but that does not mean that inevitably they too will die off and very possibly long before that happens they will look at the assassination of President JFK with much clearer glasses by simply closing their eyes right now, not if you are driving and listening to this on an audio playing, and imagine the conversation between President elect John F. Kennedy and Harry Oppenheimer, much the same as that between Harry's son, Nicholas and Mr. Putin on September 5, 2006.

Public Policy Law

Surely more than one lawyer in the United States knows that Judge Bloom could have made a "public policy" argument.

Judge Bloom knows as does everyone who knows the first thing about this illegal judgment which was wrong from the start that when you have before you something that stinks to high heaven that to keep sweeping it under the carpet does not have the injustice go away.

THE FISH ROTS FROM THE HEAD DOWN!

There will inevitably be a Presidential Pardon of sorts, but its implications will be far greater than any American Presidential Pardon of the past because there has never been a case such as this which has silenced all those corrupt.

How can it possibly be in the interests of the general public to grant “the full faith and credit” to judgments from sister states without looking at the underlying cases on the merits?

The answer is that you cannot, but Judge Bloom thought he could snow me, just like all the other judges, including California Federal Judge Hayes who shamefully sent the case back to Texas State Court even though he knew I made all the logical arguments as well as cited the right case law, and why if there was going to be a trial, the jurisdiction would have to be California given the Diversity of the Internet and the fact that I never met the test of “doing business” in Texas; moreover, logic says California must be the legal jurisdiction given the fact that both defendants including the main defendant Adam Lee Tucker reside in California which is where plaintiff Knuff lived until he ran off to Texas to find his corrupt Texas Judge Martin Lowy.

It is always the bully who gets favored, until someone decides that enough is enough.

The “public policy” argument is perfect for this case given how there are issues of blatant fraud involved in the underlying case and procedure, and consequently Judge Jay Bloom’s lower court should NOT be bound by the full faith and credit clause, and should be permitted to reopen the underlying case and examine these issues of fraud.

Moreover, on May 10, 2012 at the second hearing before Judge Bloom when Mr. Tucker was in the audience gallery and willing to give sworn testimony about the history of this case and how he had been intimidated by Mr. Knuff going back to their first meeting on December 23, 2008, given how I have never met or communicated with ex CIA Knuff, Judge Bloom decided that he was going to listen to what I had to say about the case without me of course being able to explain the defamation; and when Knuff’s Century City lawyers-collection agency couldn’t explain it either, and they are the ones wanting to grab their share of the \$4 million easy payday that hasn’t proven to be all that easy because they have so far received not a penny from me or my French-Canadian wife Marie Dion, Judge Bloom inexplicably just left them off the hook citing his reluctance to be anything other than go back to being a potted plant.

Furthermore, as a matter of public policy and in the interests of protecting their own citizens against fraudulent judgments from other states, the lower California courts should be permitted to review the underlying case merits instead of being forced to blindly "rubber stamp" such judgments from other states in cases where there appears to be blatant underlying fraud in order to determine whether or not the judgment should be enforceable against one of their California citizens.

I am quite sure that there is at least one worldly lawyer far more proficient than me with legalize lawyer talk out there who could write my brief more succinctly and eloquently and be applauded posthumously as well.

In my February 8, 2013 Motion To Reinstate which I would like this Appeal Court to include as part of this Opening Brief along with the Addendum that was an "open letter" to Israel Admiral Ami Ayalon dated February 16, 2009 and titled, "So when you say you have never lost a battle be careful of what you wish for!", I once again covered a lot of ground given how impossible it is to explain in one clear, short sentence an injustice which could have been nipped in the bud by corrupt Texas Judge Martin Lowy who also understood that once he took the plunge to commit the foul of fouls, lawyers and judges throughout the world would close ranks and rally behind him, and when not silent to speak their Tordu-conflicted thoughts.

That would also mean giving me the full benefit of [Airlines Reporting Corp. v. Renda](#) (2009)177 Cal.App.4th 14 where the California judge was not required to act as a rubber stamp for the Texas court. The Renda court wrote:

"In this case we hold that Code of Civil Procedure section 1710.40 is the proper means to challenge registration of a sister-state judgment on jurisdictional grounds, its 30-day limitations period is inapplicable to challenges based on lack of fundamental jurisdiction, and the trial court did not err in ruling that the sister-state default judgment against Mario Renda was void."

Given how there can be no guarantee I will have another occasion to be heard as the forces of evil continue to mount to have me silenced, in large measure because no one likes the thought of having been so fooled for so long and it not only looks like it is everyone other than those living in abject poverty who could care less and the belief system of the corrupt telling them that were the desperately poor to get the information they too would be selfish and act no less indifferently and very

possibly more bloodthirsty because they don't have civility that the "common herd" believes comes from a university education that is so far beyond their reach it is not worth spending a moment contemplating, I am going to use this opportunity to put the finishing touches to my forthcoming book D-Money Lie that you would all agree it is going to be impossible to plagiarize at the same time given my 2facetruth.com's \$ HIT list of FOOLS NAMES, FOOLS FACES IN PUBLIC PLACES it will serve as everyone's legacy.

Should you wish to bypass this segment you can just scroll down to the INTRODUCTION.

My knowledge of how the money is valued and distributed comes from my unique expertise in the four subjects, History, Economics, Military & Politics [HEMP] which any aware "observer" would have been able to figure out on their own, just so long as they had been born at the same time of me, 1957 and born into the family with the closest connection to the American-German Engelhard Jr. who saw a business opportunity gap to leverage his ownership of the leadership of both the Democratic and Republican Party, and took it.

So adept at reading people, starting with weeding out the weakest in our very close-knit Jewish Lithuanian-Polish-Russian South African family and then it became easy as pie for Engelhard Jr. to follow the Bell Shaped Curve working his way up to the next family member, a South African Chartered Accountant who allowed my weak-kneed father's first cousin, David Gevisser [1926-2009] to prosper so well in our ACME Timber corporation, one of the many Moshal Gevisser Group of Companies that was formed in 1910 with the establishment of the Durban Bottle Exchange which began with my grandfather Israel Issy Gevisser [circa 1890-1970] who arrived in South Africa in 1904 with just the shirt on his back and few cookies that his mother baked to see him through the long voyage, pushing a wheelbarrow picking up unbroken bottles off the dirt streets of Durban, South Africa after first making the poorest of the poor non-white street vendors their breakfast, which required him and his elder brother Maurice, the father of David Gevisser, who previously only had an elementary Yeshivah education from Vilnius, Lithuania having their mother's cooking tucked under their belts.

SA Chartered Accountant Sol "The Little King" Moshal ate up everything that Engelhard had to say but that did not mean Issy Gevisser didn't understand what came after Platinum King Engelhard took a 51% interest in ACME Timber, and there was little to nothing my very quiet grandfather could do but pray to God that his favored son, my father Bernie with whom he shared a small office for 25 years,

would survive when the “Maze King” Natie Kirsh showed up in town and after making the biggest killing of his life when “asset stripping” the remainder of Moshal Gevisser as Engelhard and his partner Harry Oppenheimer loved every moment watching the reenactment of the Jewish Kapo-sellouts of the Death Camps of World World II, then cut my Jewish Allied Fighter Bomber Pilot with the most accomplished war record second only to his brilliant business skills.

You don't need to go to university to learn that balance sheet items like inventory don't cost a monopolist a penny, because if the professors of economics and finance were teach that then they would have nothing else to teach and how would they then support their cushy lifestyles?

Today in the south of France you still see old men with young hot women who are there for the money which still goes a long way when the charm wears off and they have to sleep with the old ugly bodies.

I think a lot of Spaniards and French along the Spanish and Côte d'Azur will be interested in reading this book, and some of them might decide to actually help me outsell every book ever written, just so long as I continue to add to the FOOLS NAMES FOOLS FACES IN PUBLIC PLACES.

I was only one month shy of my 13th birthday when my grandfather Israel Issy Gevisser died of a broken heart but having fought long and hard the most important fight of his life which was to see who amongst his 10 grandchildren would replace him in the event something untoward happened to my dad.

It was not possible to travel often with my dad to all our Moshal Gevisser branches which my dad first did in a single engine light aircraft, not quite the Spitfire or Kittyhawk that he flew on all his miraculous dive bombing missions, but he was only going to visit the branches, not to bomb them, and that was because I still had to attend school.

Every Saturday morning and whenever possible right after school if I didn't have a sporting event I would go to Moshal Gevisser's headquarters at 173 Madon Road, and after playing with toys in the showroom room at the entrance to the massive expanse that of course seemed much bigger because I was still rather small, I would visit with Issy Gevisser who in managing the accounts receivable aging did the most important job, given how maintaining the credit rating of one's customers that is all that counts in a trading company where all the properties are bought for cash and Issy refusing to let “The Little King” borrow against any of the

properties, which left a lot of idle time on the increasingly frustrated “Little King” whose wife Gretchen was being serviced by one of the middle managers, Sidney Fobb whose lawyer son was servicing my first cousin Karene which wasn’t in anyone’s employment contract, as the rest of my easily distracted family only kept looking at how much money “The little King” was paying my grandfather who insisted also that my father receive the exact same very small salary as him because my father had the second most important job in in the company, which was to maintain the properties at the same time get to meet in the flesh all the customers who were impressed to see my dad working his butt off, and just like when during WW II freezing his butt on each one of his spectacular 71 missions dive bombing the crap out of the De Beers-Nazi bastards he always did so with a smile on his face while his father ran the entire banking operation of the multinational trading conglomerate and never leaving it to “The Little King” who was only “playing business” to extend the credit facilities of his customers.

A numbers person cannot begin to stay in touch with their customer when there is a rouge monopolist who will stop at nothing to achieve their end goal, unless all they do is focus on the accounts receivable aging which allows conversations to take place between traders that like off balance sheet items such as diamond bribes are only for the ears of those present.

When you take only a livable wage and people can see that you are not living high on the hog, your payroll department is not the first to spread the information that your job is unimportant but that does not mean your customers are clueless about who has the power to get their other vendors to extend them credit.

Those who don’t wish you well are first of all those who are corrupt, and they make of point of letting everyone else corrupt know that you only take so little because they consider your job not all that important.

Universities breed humans not to think but to talk like they know what they are talking about because that is all they are taught about how to achieve money wealth in this dog eat dog world.

How can you possibly place any faith in a book of business that can be wiped out the instant a monopolist comes calling and offers you a deal you cannot refuse?

The money you earn cannot be more important than your reputation.

And if you refuse their offer then they will eventually kill you proper, unless you manage to stay one step ahead of them, and that means staying as quiet as possible.

I don't need anyone to give me the quiet cricket clap or pat me on the back.

I have survived this long because when I figured out that God exists I didn't forget how I figured it out or become arrogant which is when one forgets.

I never once saw any redeeming qualities in people who said that they were religious, quite the contrary in fact, but still that didn't have me deciding illogically to become religious.

It felt good to feel good and so I stuck with that.

Jewish Natie Kirsh who was given the "free pass" to shut down public corporation Moshal Gevisser back in 1970, the year Engelhard Jr. rewarded David Gevisser with the Chief Executive Officer position of the world's most gun-money-power corporation, Engelhard Enterprises South Africa which was a wholly owned subsidiary of Engelhard Mineral and Chemicals which was established by Engelhard's father of the same name in 1902 and first headquartered in New Jersey which was the birthplace of Hollywood, went on to become the biggest name in the United States transporting live and dead animal carcasses at the same time building up a real estate portfolio that now has Kirsh not only hobnobbing with the likes of Warren Buffett who got into the diamond business proper in May 2000, the largest private owner of real estate in London, England, second of course to De Beers and their closely held affiliates who actually own everyone and everything because in addition to having the goods on all their bought elected and non-elected government officials they also have a zero cost of capital which makes them the least expensive group from whom to borrow money.

It is extraordinary the fact that De Beers continue to keep up on their Wikipedia profile:

In 2000, the De Beers model changed,[\[19\]](#) due to factors such as the decision by producers in Russia, Canada and Australia, to distribute diamonds outside of the De Beers channel, thus effectively ending the monopoly

where they admit to being a monopoly and thinking that by admitting Buffett into the diamond business that his lack of credibility would impress Putin.

How is it possible that each of you can agree independently that they human does not think and then continue with the rest of your lives believing that nothing will change even though there is still logic that propels each of you to predict at least what you think you are going to buying next.

Kirsh has the same university business degree as me, but Kirsh didn't have the brains to first approach De Beers to borrow the money to purchase the assets of Moshal Gevisser as he borrowed the monies from his family and friends who also didn't have the common sense to approach De Beers who would have told them to first speak with David Gevisser who in turn would have asked Engelhard Jr. who would have asked for his cut.

This line of questioning I was incapable of pulling together in 1970 because it was a sad time for everyone in my family and besides my dad was also clueless about how the company's lawyers who were reporting to the Board of Directors didn't explain that they were bought, the same with the company's auditors who could have run the numbers of how much an auctioneer would charge to sell the properties and with the net proceeds my dad would never have to work another day in his life; the same with Natie Kirsh who will be the first to tell you that he did not approach De Beers; in other words, neither Engelhard Jr. nor Harry Oppenheimer could lay claim to actually funding Natie Kirsh.

When I was 15, however, I had much more than my barmitzvah behind me.

I understood every aspect of what it took to wage war successfully and now I am only talking about on the battlefield which is really De Beers' main domain.

It of course impressed Ben-Gurion that I did very well in Gadna-Youth Military training where I scored a perfect score on the firing range of Kibbutz Sde Boker and 98%, not quite 100% in the final academic exams, but it was my simple persistence in wanting to get to the bottom of no one in my family ever bringing up the possibility that Engelhard Jr. and Oppenheimer saw no advantage to a well run family business that they couldn't control.

But my highly secretive British-English mother whose paternal grandmother Nechie Becker Badash [1874-1943] and Ben-Gurion were "kinsmen", did mention once soon after my grandfather's funeral, "Harry Oppenheimer is an anti-Semite" which was totally out of the blue, and enough for me to know that there was no point in questioning my mother any further because she also let me know at the

same time that she considered just two other people in the world “ant-Semites” and they were both close male Jewish cousins of mine.

There are not many Jewish people with the closest of close ties to the founding mothers and fathers of the State of Israel who were raised with only the most positive images of Muslim people, Roman Catholics and Protestants as our closest and most trusted friends came from these two groups starting with the Muslim Salot family of Durban whose first loyalty was to my maternal grandfather Leeds, England born Al Ash [1899-1965] who changed his Jewish sounding name Alef Badash to the more Gentile Al Ash in September 1941 the same month and year that Churchill handed over America’s nuclear bomb secrets to South African Prime Minister Jan Smuts known to his enemies as “Jew King” who began writing in July 1941 that he believed the United States was provoking Japan into war, and he continued in this vein right up until the very day the Pearl Harbor attack came December 7, 1941.

De Beers have had for more than a century the world’s first and longest running Perpetual Motion Money Making Machine which didn’t require to get started a formal approval from the United States Government who on September 19, 1931 when Japan invaded Manchuria, China told the Japanese Government that so long as Japan did not officially declare war on China then the United States of America would continue to supply Japan with its raw war materials.

It costs De Beers not a penny for its cost of capital and it costs them nothing to steal with impunity. They know they cannot get caught and more importantly punished more than what they first orchestrate with their corrupt government officials, because the entire financial House of Cards comes crumbling down in the next instant.

So I get the silent treatment along with the most unjust \$4 million judgment and a judge able to say with impunity that I am a “nut” and he too cannot provide the evidence, and why I still persist.

The first time De Beers purchased a real estate property or a business such as when Harry Oppenheimer travelled to New York City in September 1938 - [CLICK HERE](#) - to visit with Gerald M. Lauck, the President of the leading Madison Avenue advertising agency N. W. Ayer, and Mr Lauck couldn’t at first believe his luck that Harry wasn’t going to get competitive bids, De Beers, as you would expect, learned from that experience.

Harry Oppenheimer wouldn't have needed to read the very easy to understand Bankers Manifesto of July 4, 1892 - [CLICK HERE](#) - to know that there has never been any difference to speak of between the Democratic and Republican Party other than Americans saying there was a difference and each one either talking taxes or spending and none really all that interested in how the money is really valued and why public conversations with US Federal Reserve officials never go anywhere.

When the banker-politicians convened on July 4, 1892, to announce that going forward, with both major political parties bought, and everyone arguing over nonsense, they would be the teachers to the "common herd", they all perfectly understood the timing of their declaration of war on all workers and small business people coming on the 400 year anniversary of Columbus sailing the ocean blue.

Blue collar workers which is all there was in the world, other than the monarchs and their very few Captains of Industry increasingly deathly afraid of losing their heads in the worldwide French Revolution which also did nothing for the poor of France other than many had their miserable lives cut short, understood from the very start of capitalism that the capital the banks first used to launch their most vulgar thieving ventures in the rest of the world with American Manifest Destiny now complete with the conquering of the native Indians in the west, and only small mopping up operations elsewhere, was drenched with innocent peoples' blood who stood no chance against American imperialism that was distinctly different to British Colonialism in two very important areas.

First, the British were fast moving on from their bloody past of conquering other nations and we can see that with how quickly the British returned to power the very brave warrior Afrikaners they had defeated in the South African Boer War [1899-1902] well within a decade.

Second, the British never once embarked on a foreign policy of extermination, and we all know there was nothing civilized in mass killings of American Indians that were unprecedented other than the pogroms against us Jewish people in eastern Europe and why Hitler in particular openly expressed how impressed he was with the way America dealt with its "Indian problem".

When your actions don't match up with your words, it is not a problem just so long as you achieve your goals and you can control the media.

The end has always justified the means for monopolists who were drawn to the most two-forked tongue, most hypocritical peoples the world has ever known and who felt no shame when first placing on their Green Back, the blasphemous words, “IN GOD WE TRUST” and at the same time quick to place all communists in the same evil category as “non-believers”.

The “crowning achievement” of De Beers and their fellow bankers is the middle class who don’t like to see themselves as either the “common herd” which they are or “paper pushers” which again the vast majority are.

Art has suffered the most because the human still hasn’t forgotten how to breed more unwanted children but the study of fine art painting in particular is pretty much terminal, and it would require an Act of God for it to be resurrected and for the life of me I cannot see why God would even bother given His huge success in proving His greatness and existence as his greatest creation, the human is so obviously so undeserving.

You judges of the Appeals Court, you people of the world who think that just because you believe you have a mind of your own that means you somehow earned it along with the parents and grandparents who gifted you your inheritance, you have all been living in a dreamworld, and you show how unwilling you are to let go even though you know it is all a fraud and you have failed most of all to deal fairly with your soldiers who have only been horribly brainwashed, other than the relatively few mercenaries who had they known the truth, they would have demanded far higher danger pay; and of course that includes all members of the United States Secret Service.

Every time an individual passes through the gates leading to the top of Machu Picchu, Peru they have to present a ticket.

Every ticket, including a lottery ticket whose stands draw a crowd just like tobacco shops in France where the number of smokers has increased, has a number, the same with every government issued currency; and some people actually look at the numbers once they have got bored with contemplating their navel.

De Beers have never once provided an inventory of their diamonds that they have taken out of the ground or had produced in General Electric machines starting in the mid-1950s.

That all including General Electric now announcing they have a \$108 in cash outside of the United States makes a farce of the entire monetary-tax-bank system that is one level below De Beers' first tiered diamond system.

President Putin of Russia has never been photographed meeting with anyone other than a head of State.

Putin understands The Diamond Invention that is dependent upon De Beers never explaining how they have got away without providing an inventory of their product that they fix the price, which means they also fix the price on everything that their diamonds have purchased in the past and which keep getting resold until they end up in a junk heap, and the cost of cleaning up that waste along with all the nuclear waste from nuclear power plants and nuclear aircraft carriers and submarines, is the cost what De Beers says it is.

It is so shockingly stupid that the human mind knows only to shut down.

This House of Cards Middle Class common herd paper pushers couldn't have existed without the discovery of large diamond pipes in South Africa ahead of the rest of the world.

It is a totally unique situation that gave rise to this human explosion of good for nothing but small talk wasteful future compost.

The middle class also helped create The Internet whose importance cannot be overstated as it also shows how utterly worthless are the Middle Class talkers.

The most debilitating is each of your knowledge that without me this knowledge would have been lost forever as you all do everything within your power to prevent me from getting this information out to those not yet informed.

The fact that I have not many friends does not mean you should now all begin celebrating.

It is my total lack of support, apart from a handful of the kindest, most out of this world beautiful human beings, that is most injurious to all your mental health, and you have to wonder whether ex CIA Knuff's recent bout with a neurological disease that has him coming back to San Diego for medical treatment, as if medical doctors in Texas are also suffering from him spreading his diminished mental faculties, is of his own doing or an Act of God, just like The Diamond Invention.

The punishment must fit the crime.

This is innate to all human thinking that we first master when we first knock ourselves against a hard object.

When we knock our “funny bone” around the elbow area we don’t really laugh.

When we say sometimes that something is “terrible” we mean it is good.

We are forced to use logic in everything we do, other than when we breath which is automatic.

It is a very difficult act to commit suicide even more so when you are faced with increasing evidence that an Omnipotent Being exists and is always in control including when the weather looks so out of control until you watch something like rain falling out of the sky looking like nails dropping.

Never again will any human reading this be able to get out of their mind the fact that you have left it to your governments who you do not trust and love to talk badly about, to allow such omnipotent gun-money-power to one mineral monopolist, who has been in charge of every aspect of the diamond game, from production to distribution and now for more than a decade De Beers have had their own brand name retail stores operating in the world’s highest rent districts with tons of foot traffic to keep adding and subtracting from their inventory diamonds that have never been recorded in any government register like the taxing authorities or those so serious looking economists who spend lifetimes studying the composition of the money supply numbers; and no one but me, even going so far as to blink an eyelid that each time De Beers sell one of their price fixed diamonds, whether it is a diamond that is almost microscopic that they charge a penny for or the largest diamond ever found, the Cullinan diamond that at one time was 3106.75 carats and falling into the range of priceless, their government issued monies such as US \$ is soaked up off the street and when ending up eventually in De Beers vaults or simply incinerated when De Beers choose to which is not very often these days since most of the monies are digitized, and so De Beers simply keep quiet about those bank accounts, there is less money available to small businesses including jewelry shots who are not in good with De Beers.

There is not much to say about The Diamond Invention which I haven’t already said and why there are increasingly less conversations with me.

That too will spread to the TV and radio shows, helped greatly by this egregious miscarriage of justice.

There is, however, a much more effective method that De Beers use to manage the monetary policy of each one of their puppet governments starting again with the United States of America and Great Britain which is when they have one of their banks who are tied in with Lloyd's of London issue a "Letter Of Credit" [LOC] to a De Beers approved diamond trader, and the moment that LOC is issued this second tiered banking institution has its capital base "squeezed", and so it starts putting pressure on its other bank customers and the borrower who is in "least good" with the bank finds himself that much quicker in the poor house.

No one has ever heard anyone from the US Federal Reserve or US Treasury or folks like Zeitgeist who make these so entertaining documentaries supposedly exposing the fraud of all the banks explaining it all so simply because it is a very simple scam, that they know your minds have the most difficult time accepting, but in time that too will change.

The poorly bred and fed human can only handle the truth in small doses.

But not all of you are the professional economists and money managers who kept paid the big bucks to be on top of things like explaining to you all on a daily basis how a monopolist like De Beers thinks of all the ways to poison your and your children's minds as you inhale your sugar and sweet poison meat cuts, starting with most waking up to fresh bacon in the morning when I thought as I told my FB "friend" Devin Standard the other day when he seemed to approve of "fresh bacon" that I thought the whole thing about bacon is that it is super processed; doesn't it have this good nitrate in there that takes away from rotting pig carcass smell?

To skirt over De Beers is like trashing a whole junk of history since the formation of Lloyd's in 1774, two years before Adam Smith published Wealth of Nations that no one literate understands, the same year of the US Declaration of Independence that only sounds nice if you know nothing about the prior history of the United States of America or if you were on drugs during that segment of your American history lesson.

It is not good thing to lie, steal or cheat.

Do you know how many accountants, auditors and bookkeepers when racing at the end of their fiscal period to close the books has everyone else also running around with their heads chopped off preparing for that dreaded year end inventory, and most concerned not to interfere with ongoing production, and then there are all the “confirmation letters” sent out by the most serious auditors of public and private corporations to customers to figure out what shipments are “in transit” and this professional group of wankers, the highest paid of accounting profession, always looking with a suspicious eye to a fraudulent billing in order to beef up the sales so as to be in compliance a banking loan agreement etc etc?

How long do you think it will take before all commerce comes to a crashing halt and common sense begins to prevail for the first time since banks were allowed to lend monies without having the gold to back the loans?

How long is a piece of string?

Isn't it only right given how the banker architects of World War I and II have been allowed to get away with their crimes of genocide that all of you who have allowed it only because you didn't learn how to think when you should have, should suffer along with them?

But what about all the innocents around the world who don't have this information including the future majority of next generation children who have yet to be born?

Wouldn't you think that just one of you who have been to my website 2facetrueth.com and/or read the New York Times feature story of March 19, 1989 titled [HARRY OPPENHEIMER'S EMPIRE: GOING FOR THE GOLD](#) which revealed to the world how indifferent is the indifferent middle class to the shenanigans of the superrich who when they decide to make a cut in labor costs which they price fix just like the selling price of their controlled substances and that of course includes the illicit drug trade, they don't just lay off 500 workers but an astronomical 40,000 black African slave miners and the world doesn't so much as bat an eyelid.

But it is more important to all you all about money me people what happened to Harry Oppenheimer's \$250 billion net worth that today his son Nick can only lay claim to being worth \$6 billion?

It is truly a numbers game to De Beers. They pull out any number they want and you will all just lap it up and hope that one of your daughters will marry one of the grandchildren.

It takes just one of you to end this stalemate, and you can see how very difficult it is to keep all the cowardly fools quiet all the time.

De Beers are not the only ones who know that they have made a total farce of all commerce.

It is their money that decides the market.

Everyone they have bribed with their unlimited supply of untraceable diamond currency understand this perfectly.

They came out with *The Diamond Invention* book in 1978 because they were very worried that *The Diamond Invention* could go bust any second without the world first blowing up.

De Beers spelled it out clearly in every chapter and in particular with Chapter 16, [WARRING WITH ISRAEL](#) that De Beers prime the pump with every Middle East conflict.

De Beers are not afraid to speak their mind when they feel the need and why Ch. 17, *THE RUSSIANS ARE COMING* explains equally well that the Cold War was as much a bonanza for De Beers as World War I, WW II, Korean war, Vietnam War, Cambodian war and the current War On Terror.

When Harry's son Nick posed with Putin in Johannesburg on September 5, 2006, they were simply saying, *THE RUSSIANS ARE BACK*.

When Simon & Schuster published *THE DIAMOND INVENTION* in 1982 and there was not a single outcry from anyone, they felt most confident.

As America with the "Being There" President Ronald W. Reagan began an arms race with the Soviet *EVIL EMPIRE*, there was no evidence that the human was becoming more neighborly.

De Beers-Anglo American Corporation [DAAC] felt they were out of the woods until I broke my 24 year deafening silence on 11.11.2004.

The September 5, 2006 photo of very awkward looking and totally out of character Putin looking towards Nick Oppenheimer was vastly different to the “big stick” of The Diamond Invention book, because there were no words explaining such a photo that speaks for itself.

De Beers cannot possibly back down.

That is why that photo remains on De Beers Wikipedia profile as well as Nick Oppenheimer’s much shorter personal profile.

They have no choice but to leave it up to each of you to do their dirty work but they are not compensating each of you equally, and they want to loop all of you and the next generation of children into their violence of the past which they cannot change but that doesn’t mean they have a lock on the future.

They cannot predict the future weather better than any of you.

They have a lot many more lies to keep track of.

You may be mad at me because you are mostly mad at yourselves for having been so fooled, but inevitably you will turn on De Beers, and this too they understand and there is little to nothing they can do about that other than hope you will go along with their continued bloody rule.

What they have done has not come close to improving the quality of the life of the murdered.

They have led the genocide against the poor no longer needed to do the farm and factory jobs that have become increasingly automated and executed to perfection without the human worker whining about their sore back, fat diseased TALKATIVE cells, blah blah

There is no fun when playing the Monopoly Game when there is one person who no matter what dice they throw they cannot lose because they have not only enough money to get themselves out of jail but they can buy up the best properties on 5th Avenue New York City as well as Bond Street, London and just as easily crash property prices as far away as Greece including their exotic islands and the Greeks living outside of Greece while muttering amongst themselves how terrible it is for their relatives living in Greece, are wasting no time buying up everything

they can get their hands on and justifying that they are doing this for the next generation.

Give me a break!

De Beers are a mafia family that mirror most families made up of unaccomplished members who would sell each other down the drain for a nickle.

There don't appear to be all that many humans who really care, because there aren't.

That does not mean our Higher Being is incapable of intervening, but why would God when everything is working perfectly, the way it was designed from start.

The "game" from the very start of this most fabricated defamation lawsuit in the history of the world and it includes all lawsuits both civil and criminal, was to punish me in a way that would send a message to all future "troublemakers" who dared to question the status quo.

It is easy when you have the corrupt justice on your side to label anyone what you like, including those you like, who you say only good things about, and every so often to share their warts but never to the point of making whatever shortcomings they have the center of attention.

My defamation lawsuit is, and will remain the most public spectacle of showing what a total farce is the Central Intelligence Agency [CIA]. An intelligent person knows first of all, that being a spy in a spy agency which is all that the CIA is, as it serves the best interests of those who most buttered the bread of the increasingly large US Government who despite all the rhetoric about being "good" and promoting the rights of all citizens who subscribe to democratic rule which is supposedly to air all opposition under the doctrine Free Speech, requires lying.

Lying when you are on the side of the people who have the worst human rights record in the history of the world, but their guns have silenced almost all opposition and which I am proving well beyond a shadow of a doubt, is the worst thing that could possibly happen to your brain.

It is quite the opposite if you are forced to lie and you are on the side of the losers say of the Battle of Wounded Knee, the last massacring of the 10 million indigenous American Indians that took place in 1890, two years before the

atrocious Bankers Manifesto of July 4, 1892, again 400 years after Christopher Columbus set out on his rape and who might have been at one time Jewish and why many people believe he was born in Calvi, Corsica which has a long history supporting the Jewish people who have been the only real "underdogs" ever since The Romans invented The Roman Catholic Church that after the biggest gap of time imaginable, spanning hundreds of years came into being when one Emperor Constantine crossed a bridge and supposedly saw this image of Christ bearing the cross and since then a lot of white men have done a lot of harm to indigenous peoples who while themselves far from peaceful didn't invent the torture cross to crucify its trouble makers.

You can see that this is one Jewish person who is not going to your human-animal slaughterhouses quietly, and nor do I feel comfortable in carrying a sword because I am not a swordsman.

I thought I would get that out of the way.

Nor did the massacred native American Indians who didn't need either the United States Declaration of Independence or US Constitution to affirm their knowledge that they were the majority and if you kill off enough, your minority inalienable rights become the law of the land and things like the Right To Bear Arms sound like a defensive move against possible future invaders who don't respect the origins of white American man's Manifest Destiny which was to destroy one peace treaty after the next with the increasingly short-changed American Indians having their last resistors placed in Indian Reservations which didn't bare as much gold and other precious minerals such as water needed to sustain life as much as the lands stolen that have never been returned and nor has the stolen harvested gold.

When the American Great White Fleet made up of 16 battleships whose hulls were painted stark white and supported by a host of envoy ships left American waters on December 16, 1907 the world was not as light speed wired as it is today but nor were any of the world's 1.7 billion population as distracted.

Today the iPhone and iPod generation which is pretty much everyone with an Internet connection, has little interest in static art such as fine art painting that was never for the masses and only the ruling elite monarchs could enjoy such a luxury and knowing that if the masses ever got their heads around the magnificent beauty that goes into the mind of a master fine art painter they would quickly question the power of the highest church officials who served at the behest of the brutal monarchs who dished out favors to all those who bowed and also brought their

peasantry soldiers, but never would a common sense monarch short-change the soldiers.

When Oliver Cromwell decided that he was going to get rid of the British Royalty forever and sell off the Crown Jewels that remain housed in London's Tower of London where those taking on City Hall lost their heads, including the Royalty, he didn't last very long.

Soldiers cannot be expected to fight on the sniff of an oil rag even if they are zealots and fighting on the side with the most justice which is the side that tells the truth.

You all have only your shame to hang your hats on.

You have all lost the most important Game of Life which is to live life to the full and bring joy to this world.

You bring only your bloody crosses and swords and you hide behind your manmade laws and false Gods.

How can you possibly say you believe in the Lord Jesus Christ when you behave so wickedly in your judges robes?

So what that you have currently the winning military to guarantee you your freedoms and rich lifestyles and most of all you huge amount of vacation times and public holidays to boot, all the while you promote a monetary system that was invented in Johannesburg, South Africa by an organization that not only backs all sides to war making it impossible for De Beers to make the moral argument, but you have all known since becoming aware of American author Edward Jay Epstein's *The Diamond Invention* book that is freely available on the Internet, that this mafia diamond syndicate whose gun-money-power only got stronger after World War II where they escaped prosecution for their war crimes of supplying Hitler with his critically needed industrial diamonds out of the United States protectorate Belgian Congo, could get each of their puppet United States Presidents to send America's ever threatening nuclear aircraft carrier fleets to those regions of the world far away from the television camera crews covering the slaughtering of Vietnam and Cambodia, and all going silent when the American "common herd" finally woke up to how one man, openly racist and supporter of the South African Apartheid Regime, German-American Charles W. Engelhard Jr. [1917-1971] got President Johnson not only to show up to his funeral following

Engelhard's death on March 2, 1971 having turned just 54 the month before, but to send America's most well-known aircraft carrier fleet Enterprise to mineral rich South Africa in mid-1964, just a few months after future puppet President of South Africa, Nelson Mandela made the most ugly, so insulting, so personally degrading, totally compromising speech of his life, as he put aside whatever vestiges remained of his integrity to speak about the greatness of the American Justice system while knowing that it was the CIA who handed him over to their South African Apartheid Regime back in early August 1962.

When you get to Chapter 18, THE AMERICAN CONSPIRACY of The Diamond Invention book, scroll down to the following paragraph and then read it all like you are reading it for the first time with a new set of eyes; it is that important.

In the mid- 1960s, Engelhard intervened on behalf of Oppenheimer to prevent the United States government from dumping its vast stockpile of industrial diamonds on the world market. Engelhard, who was one of President Lyndon Johnson's chief fund-raises, offered to buy up one and one-half million carats of diamonds from the stockpile on condition that the Government promise not to sell any more diamonds for five years. He then planned to resell the American diamonds to De Beers. Not only would Engelhard personally make a tidy profit from the exchange but as a Justice Department review notes, "The commitment by the United States not to sell any more of the stockpile would be for the very purpose of protecting the monopoly of the diamond syndicate." If the government entered into such an agreement, it would become increasingly difficult to bring an antitrust action against the monopoly at a later date. For this reason, the Justice Department vehemently protested the deal, and despite Engelhard's personal influence with President Johnson, its protest prevailed.

It is a good thing the fact that I remain the only person in the world pointing out how messed up is the educational curriculum to the point that when readers finally get to the last line of THE AMERICAN CONSPIRACY and see the following:

If history and criminology interests you continue to grow your knowledge of these topics with an [online university](#)

they cannot even be bothered to click on the hyperlink over the words, "online university" taking them to Kaplan University that is a wholly owned subsidiary of the Washington Post whose two journalists Bob Woodward and Carl Bernstein

broke the Watergate Scandal that was inextricably connected to the release of the Pentagon Papers that Pentagon top insider Dr. Daniel Ellsberg first leaked to the New Times in March 1971 right when Nixon had a Hungarian countess meet with David Gevisser who was in the US for Engelhard Jr.'s funeral to find out if D. Gevisser thought there had been "foul play" in the death of Engelhard Jr. who right before began to incriminate both the US Government and his South African partners the Oppenheimers when selling off his South African assets including control of the world supply of platinum to Harry Oppenheimer who had made out publicly he was against the South African Apartheid Regime.

Ellsberg was instrumental in making the false arguments for the "illegal" bombing of Cambodia that was no more illegal than the invasion of Vietnam or Korea or the United States Government's blank check support of De Beers who thumbed their noses at President Franklin D. Roosevelt when he gave a direct Presidential Order for Sir Ernest Oppenheimer to stockpile 6.5 million carats of industrial diamonds on US soil well before the first of the 300 death factories of The Holocaust went into production; and not a single carat ended up on US soil, which did not mean people like Churchill and his second in command, South African Prime Minister Jan Smuts didn't learn from De Beers domination of the Diamond Committee of the British Ministry of Economic Warfare - [CLICK HERE](#).

Like me, Smuts understood every aspect of De Beers as Cecil Rhodes hired him soon after he returned from Cambridge University where he picked up two double firsts and still found time in his final year in 1894, 2 years after The Bankers Manifesto to write the definitive work on **Walt Whitman- A Study in the evolution of Personality** that was only published in 1973, twenty-three years after Smuts' death at age 80 on September 1, 1951.

I also happens to be the last link remaining between De Beers and Engelhard who chose soon after first journeying to South Africa in the late 1940s to find the weakest link in our very close-knit Jewish South African family whose multinational trading conglomerate The Moshal Gevisser Group of Companies were the biggest thorn in the side of the De Beers mining-banking consortium as Moshal Gevisser whose two main founders my grandfather Israel Issy Gevisser and his brother Maurice never lived "high on the hog" and were loved to death by both their customers and vendors throughout the world who knew the story well of their very humble beginnings and never letting their success go to their heads which didn't mean they couldn't figure out that was happening to Moshal Gevisser was just a rerun of what De Beers founder Cecil Rhodes did to Jewish Barney

Barnato first with stock manipulation and then asset stripping De Beers and forming new corporations and when the dust had settled to revive De Beers.

I have too much knowledge.

The coup de grace is the fact that the Diamond Invention would have disintegrated after WW II as the virulently anti-Semitic German-South African Oppenheimer family were deathly afraid that they would be tried for their war crimes, but German-American Charles W. Engelhard Jr. who was born Christian Protestant and converted to Roman Catholicism which you would agree is not exactly Jewish, came to their rescue and helped put the United States Government in the diamond business, but not quite equal partners because as you know Government officials have a greater fiduciary responsibility to their citizens than a monopolist who is just trying to make as big a profit as possible and fool all the people all the time.

The corrupt people's courts cannot mount a single logical argument against me on any subject and so they resort to having the most corrupt amongst you, Texas Judge Martin Lowy call me without any fear of drawing the slightest reprimand, a "nut" and to top it off he has the audacity to go on to say that he is most likely trampling all over my Constitutional Rights beginning with a right to a fair trial at the same time well aware that he denied me at the start my Constitutional Right to a jury trial because he knew he could get away with that.

And yes you lawyer judges cannot get enough laughs of Lowy admonishing me for not taking his previous advice and hiring a corrupt lawyer to milk me and French-Canadian wife, once letting blabbermouth and coward ex CIA Knuff's Dallas liar-lawyer Alan Loewinsohn admit that they have no evidence to support his nefarious charges of defamation and why Loewinsohn then had to take coward Lowy, place a ring through his ugly nose face, and lead him on how he could still hit me with \$4 million TEXAS DEATH SENTENCE sanctions by simply striking all my pleadings and that would mean I never responded even though the court records and all the other evidence still show that I did, while Ex CIA Knuff did nothing to comply with the Rules of the Court in Texas or anywhere else where the fix was in.

Really not so smart in any respect are the book worm lawyers, and yet while bred only to intimidate and schmooze they think because they have never come across a Jewish person like myself that they will make an example out of me.

For what purpose?

It is only evil that you all aspire to, and what good is that?

To be so driven and so many of you defies chance more so than logic which is closely related.

The best of you right now are only looking out for the best possible way to escape the spotlight that ex CIA Knuff began shining bright on your profession the moment he had Loewinsohn find Lowy.

Nor can you ever say that Lowy was simply the bottom of the barrel because this circus has been going on far to long for that.

When you have no morals you are left only with your logical arguments to convince the majority of the people that your justice is the right justice that serves the best interests of the “public good” where the underlying theme is “majority rule”.

I have been explaining that you represent like all justices of the peace the large piece that minority ruling elite have stolen from the majority of the world's population who are the poor and the first to die in your genocides that it does look like given the success you have had up until now that you all have God's blessings.

You though only live in the world that you know which is not all that long to begin with.

If you had your lives all over again wouldn't you given all the knowledge I have shared with you at least choose better teachers.

Morals are the logical consequences of a thinking human.

Humans like to think that they see human virtues in their dog such as happiness, sadness, fear, forgiveness, and most of all unconditional love, but that is far from the reality of the life of most dogs.

If you don't take care of your dog and leave it to the dog to bathe itself, it stinks.

If you feed it bad dog food that is mostly fat and other dead animal bones and cartilage, it gets sick and fat and starts to look a lot like its anything but human caregiver.

If you beat your dog enough, and it still has enough teeth, it will bite you viciously.

The dog has no morals. It is driven by pure logic and that means it can also imitate the behavior of other dogs that is innate as well as humans which is not innate to a dog.

I don't profess to be specialist in anything other than observation and then asking the right questions when I cannot figure out the answer for myself.

It is both overwhelming and uplifting the logic-truth of the human being the only animal that is driven towards morals for there to be order in a societal structure that is increasingly important in human congested cities that breed the most diseases because the food is bad to begin with, and then what little nutrients there are in the fresh produce such as vegetables and fruits that are trucked in, is already many days, if not several weeks old and much of it is frozen, and if frozen too long then it begins to cook and the freezer burns are just another warning sign of human society having gone stark raving mad.

So show me where are the human morals?

Had I published my book D-Money Lie one moment prior to the sister of Hollywood blockbuster Producer-Director Steven Spielberg, producer of Above and Beyond, contacting me on March 6 and writing me a very specific answer,

Hi Gary,

To answer your question: No it is not connected to "Angels in the Sky".

the chances of her writing me in the first place would be that much less.

The world would say, "Anybody can play the 'What if?' game, but she didn't contact you!".

Her entire world began to come crashing down the moment she began reading my response.

For 6 days she has known that her world famous and multi-billionaire brother's movie career and entire legacy is in mortal danger.

If Steven Spielberg goes down, so does Hollywood.

If Hollywood goes down, the poor of the world will get a most uplifting breather that will last for eternity.

Nancy-Spielberg are caught between the rock and a hard plate. If she goes ahead with the production of *Above and Beyond* as planned and which has a heavy bias towards American Jewish fighter pilots who fought in Israel's War of Independence then for the remainder of her life she will have to carry the burden of a huge lie that could have her challenged publicly and whatever excuse she comes up with it will not change her cowardice in ducking me.

If she changes the script to reflect how little importance Jewish American fighter pilots and Jewish Americans in general played in Israel first war of survival with very few exceptions such as Jewish American colonel Mickey Marcus who could have been assassinated rather than killed by "friendly fire" on June 10, 1948, one month into the war, she will need to dig into the extraordinary close relationship between Ben-Gurion and South African Jan Smuts who was Prime Minister of South Africa when Israeli-South African Boris Senior purchased in South Africa and well prior to the start of the war on May 15, 50 American made Kittyhawk fighter-bombers for the unbelievable sum of 300 English pounds for all 50 and he decided to leave all 50 in South Africa because he couldn't figure out a way around the United States of America's led arms boycott of Israel.

The fact that her brother Steven would play a pivotal role in President George W. Bush's decision to grant non-Jewish American Charles Winters, a posthumous Presidential Pardon on December 23, 2008 without any American including all the Jewish American fighter pilots who fought in Israel's first war that no one expected to last longer than a day with Israel soundly defeated and The Holocaust of the Jewish people finally complete, coming to the aid of Charles Winters who began in June 1948 his 18 month prison sentence in United States for contravening the US Neutrality Act that favored all the Arab Armies who had no weaponry after the end of World War II, not even to afford Mr. Winter's bail money as he languished all alone in jail for doing the most commendable act of any American in history for us Jewish people, is much more than a crying shame; and the movie should center around this at the same time look what Jewish American have done for the plight of the poor in the rest of the world other than contribute to the worsening of their plight starting with every penny they contribute to one of their favorite charities.

Again, December 23, 2008 coincidentally was the same day former co-defendant Adam Lee Tucker met with liar plaintiff ex CIA Knuff at his California residence without knowing that Knuff had worked for the CIA and which only came out during their 2 and 1/2 hour dinner conversation and all centered around De Beers untraceable diamond currency that has bought off many an American spy including FBI Counterintelligence Chief Robert Hanssen who began working for the Soviets-Putin in 1979

All the professions such as building construction and the more difficult, renovation of existing structures, are first of all dangerous and when a passerby sees a construction worker most of their thinking if they have been to university and come out with none survival skills which is not paper pushing Wall Street, is to say to themselves, "I don't want to end up like that".

Wall Street, they say will soon be run by computers who do all the thinking of the human.

I am proving that the human does not think including the human who would program such computers who only know what they have been programmed and if their programmers don't know how the stock exchanges of the world work then it is not possible for the computers to be any more intelligent unless they know already how the price of money is fixed and that means all the buying and selling of stocks and bonds is equally fixed, and so why bother playing a "mug's game".

You wouldn't have needed to be in the same room as I was back in 1979 to understand the consequences today of South African-American Stephen Cohen of Codiam Inc., a De Beers site holder, provide De Beers operative Martin Rapaport who now works closely with auction houses like household names Christie's and Sotheby's, with the fixed wholesale price of cut and polished diamonds that he would then publish in the industry standard Rapaport Report.

That is because I am also having your imaginations finally begin to work as human beings, the way they were ingeniously designed; and yes I am using this court which should have long ruled in my favor, to its best use which is to serve the public good.

My lawsuit was not just fabricated, meaning that it was a fraud from the start, but it was all about the wrong jurisdiction of Texas whose airports I have only visited when passing through and never having done business in Texas in more than a

quarter of a century when I was running a large insurance publishing company that was doing business all over the world.

De Beers have always argued that they are not subject to regulation by American banking and mining regulators because none of their anti-competition practices such as the price fixing of diamonds that can be used to bribe either voters or government officials once they are in office to support the unfair trading practices of the world's number one mafia protection banking-mining operation, take place on United States soil.

The reason why De Beers have very important site holder Codiam Inc. who are part of a very privileged group of people who are simply guaranteed an extraordinary lifestyle for themselves and family members just so long as they do not speak and rock the boat



fix the price of wholesale diamonds on United States soil is just to remind their United States of America's Justice Department who oversee America's supposedly sacrosanct anti-Trust/anti-Competition/anti-Monopolies laws, which of course are a total farce, just like this defamation lawsuit against me,

that like the remaining 2 Branches of the US Government, De Beers own them lock, stock and barrel, and if they ever forget for a moment who butters their bread, then De Beers will form an even tighter bond with communist mafia run Russia.

When Mr. Putin soaked up \$13.5 billion back in 2004 off 47th Street New York City by having De Beers operative Lev Leviev broker the deal that gave Leviev a \$1.5 billion commission which he used part of to buy the New York Times building, Putin then moved those monies which is a whole lot more than what his underling mafia oligarchs have invested in supersize yachts and land properties throughout Europe all combined, mostly to Russia which improved the standard of living of all the rich Russians but it did nothing for the poor of Russia other than they got poorer as those monies bought up scarce resources that became that much more expensive for the poor.

That was just one transaction that took less than a split second to consummate.

That public display of De Beers gun-money-power would later be presented to the world with this September 5, 2006 photo



of Putin and De Beers head, Nick Oppenheimer, taken in Johannesburg, South Africa.

The United States Government has yet to comment on this photo that Putin authorized the Kremlin to release 759 days later on October 3, 2008.

The instant the US Government comments on this photo that speaks for itself and which says in a nutshell, Putin has the backing of the World's number 1 Captain of Industry, the US Government is out of business.

De Beers have never had any loyalty to country, race or religion; only to those government officials who are smart enough to play the game.

The net \$12 billion continues to be circulated around the world and when De Beers see too much money of one currency or another in one region of the world that they want to protect so they sell diamonds using their site holders such as Codiam Inc. and there is not a trace unless De Beers want there to be a record.

De Beers have always controlled their second tiered banking system and nor have they ever kept it a secret, but that hasn't prevented their officials like Nick Oppenheimer making speeches around the world making out like they are upstanding citizens of the world and support competition and opposed to wars on the poor and why they put a large chunk of their monies into charities for the poor and wildlife causes.

De Beers have also needed to get validation of their price fixed diamonds because at any moment in the future an upstart politician-banker could decide to cry out loud "foul" and the whole diamond invention could end in an instant.

De Beers have their Lloyd's of London **price diamonds that price the insurance** Lloyd's sell all over the world including to Americans and American corporations even though for 2 decades Lloyd's have banned American citizens from investing in Lloyds.

That is right, Lloyd's when accepting price fixed diamonds from their investors confirm the pricing of cut and polished diamonds that can be traced back to Mr. Rappaport's regular meetings with Stephen Cohen.

It is also correct that Lloyd's investors for the past 2 decades cannot be American citizens such as the President of the United States, his wife and all

you judges unless you were previously investors with Lloyd's before the banning order came into effect in the early 1990s, right when the Pentagon were issuing purchase orders with De Beers to place diamonds in the survival kits of the ejection seats of American fighter aircraft; according to US Air Force Major Sam Samples who led American fighter aircraft F-15 into battle in the first Gulf War.

Imagine yourself a bright bushy eyed new Congress person who before your first day in your small office on Capital Hill, Washington DC, went to church and instead of a full baptism, you just had the priest sprinkle a bit of Holy Water on your head and kissed you on both cheeks without you feeling that he was coming on to you; and you wanted to do good well prior to your huge Congress pension kicking in and you read Edward Jay Epstein's The Diamond Invention book and you wanted to put to an end this mockery of the United States Congress and all its institutions like the United States Supreme Court etc etc.

The moment the Securities Exchange Commission sanctioned Lloyd's continuing to sell their insurance in the United States, Lloyd's-De Beers not only had the goods on all 3 Branches of the United States of America but every insurance premium Lloyd's received whether it was from an American citizen or citizen of another country, the price De Beers fixes on all its diamonds including industrial diamonds produced in General Electric machines from the mid-1950s, is a price that no government official who wants to keep their pension monies worth more than zero will argue with.

It is all one house of cards, and billions are people are being born and dying just to keep it going.

I am the target of the most unprecedented attack by the corrupt of the world because again I know too much.

None of you like to feel stupid but that does not give you the right to do wrong and think you can get away with it because there are so many of you against one person who refused to be corrupted because I just didn't want to end up as stupid like the rest of you, and you resent me for that most of all.

There is a reason why the world isn't already aware of me the very moment I began broadcasting in 2007 my analysis - [CLICK HERE](#) - of the inexcusable 5 minute introduction Spielberg gave to his 2005 movie-documentary MUNICH which he was not obliged to give and made it clear that he was tackling a highly sensitive subject, the decision by Israel's foreign intelligence service, Mossad to activate "hit

squads" to both avenge the killings of the 11 defenseless Israeli athletes at the Munich Olympic Games of 1972, some 33 years before the release of blockbuster MUNICH.

The deafening silence of each corrupt member of the media and the same with the politicians worldwide did not mean they couldn't understand either my writings or common sense logic and so they quickly began closing ranks because there was no way possible for Spielberg to suddenly come out and say, "Im sorry, I screwed up" because it is not possible unless one is clearly brain damaged to have got the main point of what he was saying so very wrong given the evidence he not only received from members and ex members of Mossad but he included, 1 hour 41 minutes and 2 seconds in the movie the one scene which showed that Ali Salameh, the mastermind of the Olympic Games massacring who also was behind 2 assassination attempts on the life of Mossad founder David Ben-Gurion, had been on the payroll of the Central Intelligence Agency [CIA] since 1970, two years prior.

I am still alive today, and I can think just as clearly as 6 years ago when I first began sharing my analysis without feeling the need to consult anyone once everyone went silent, and nor were they thinking that I was nuts because that is exactly how they felt about themselves for not having picked up that something was very seriously wrong with Spielberg's thinking beginning with totally erroneous, totally misleading words:

You should make no mistake that I am not attacking Israel with this film, in no way shape or form am I doing that.

This is a very very tough subject and we have decided to approach it honestly and unsparingly.

This film is an attempt to look at policies that Israel shares with the rest of the world and to understand why a country feels that its best defense against a certain kind of violence is counter violence, and we try to understand this as filmmakers, through empathy because that is what you do, you extend empathy in every single direction because you can't understand the human motivation without empathy.

Had his sister Nancy been told about me because she obviously, like everyone else, failed to have alarm bells going off in her head given how all we can assume is the

result of "poor conditioning" of the TV-Movie audience, my name would have immediately registered in her head.

The fact that we all know the expression, "Deafening silences speak the most volume" and then we move on when we allow ourselves to walk away from doing the right thing, does not mean what we do is conscionable or that we don't immediately pay a hefty price with reduced mental capacity.

You judges of the Appeals Court of California are not the only people in the world who now have to make a most important decision, if not the most important decision of your lives, because you all know that I have truth-logic on my side and there is a reason why this deafening silences has continued to spread to all 4 corners of the globe as the lies keep abounding because you all also know that you cannot fix a lie even if you say your are sorry because the moment you told that first lie you created a short-circuit in that brain that immediately impacts your short-term memory and eventually you are only living in the past with all your accumulated lies leaving behind a perfect vacuum of space between the ears just like what we find in Deep Space where no sound as we know it travels.

At any time you are allowed to take a break when it comes to reading any book including this most important one.

Spielberg went at great pains to impress upon his audience how mindful he was as he first used an important words such as "discredited" to most of all make himself look that much more credible so that it would minimize a few sentences later him discrediting Israel without ever making mention of the CIA's pivotal role in the training and financing of Ali Salameh and his Palestinian Liberation Organization terrorists who were never all apprehended and Spielberg also shows rather dramatically how CIA agents with American accents interfered with a Mossad hit on Salameh on a rainy night and that it took until January 22, 1979 before the Mossad sent out a heavily armed Israeli Special Forces commando unit to Beirut that most likely included Ehud Barak, current Israel Minister of Defense to get their man.

Look at what the American judiciary has allowed themselves to be so grossly used by an ex CIA agent who now sells junk abstract modern "art" sculptures



that has an Internet price tag of \$4,000, to hand me a \$4 million bill.

That is right, and you all know it.

It was theft from the start and the thinking remains people like Spielberg have too much to lose to dare lift a finger.

Well I have news for all of you.

I do not judge my logic or moral compass by anyone who cannot think.

This illegal, unjust, vexatious \$4 million TEXAS DEATH SENTENCE is the albatross all those who have in any way shape or form aided and abetted liar Knuff will wear the remainder of your lives.

For there to be such precise logic in the way not just dogs but all animals behave and all mothers including the indifferent looking cow protect their young with their lives if given the chance, show an unimaginably ingenious mind-pattern.

Human mothers too are programmed to have unconditional love towards their young but if their young turn out rotten they know better than to support them.

Humans also have a sense of humor which has yet to be observed in other animal species because it most likely does not exist.

Humans also have the thumb characteristic that enables the human to perform certain hand-eye coordination tasks that much easier than other animal species.

But what exactly has the human contributed towards the betterment of humanity?

We know it is the human and the human alone who has destroyed the environment wherever it has decided to settle.

The human brings newborns into this world without thinking about anything other than itself and the joy the children will bring into their lives and that is to make up most of the time for a void the human obviously has.

Many a murder crime where the murderers are clearly identifiable has gone unresolved only because the police authorities are either bought or too afraid which amounts to the same thing.

When you don't have to pay a bribe to have the government officials look the other way it tells you how very effective has been your intimidation.

No one who is corrupt likes the fact that I cannot be intimidated by anyone no matter how tall or strong and it is not only because I have well above average capabilities to defend myself in a fair street fight but still I don't have, thank God, the ability to stop a bullet aimed at my head from a mile away because that would mean I have also the thinking capabilities of a God who only created everything starting with logic so that the human would never get too big for his boots.

The arrogance of all those who have known about this grave miscarriage of justice that has been done to me and my French-Canadian wife borders of course on the Supernatural.

It is not natural for the human to think it is God.

How can one human think, unless they can provide proof using the words of God, that their children are more deserving of a better lifestyle than than the homeless child just because their parent-grandparent were handed down these gifts.

Inheritance laws are totally illogical and yet you don't find that many people whether in positions of power or otherwise questioning such madness.

That does prevent me from being called a "nut" by a sitting Texas Judge who knows that he is demonstrating madness of the highest order when allowing a defamation lawsuit to proceed against me and he, the judge who is supposed to demonstrate justness and most all no bias either in appearance or in fact, states at the same time categorically that there is no way for me to defend myself against such a false charge when the plaintiff, ex CIA Knuff and his Dallas liar-lawyer Alan Loewinsohn never once provided a shred of evidence against me.

The chances of me having survived this long are rather slim given all that I represent which is essentially truth along with a mirror for each of you to look into and see that it is not all that bad that all you contribute in the end is compost.

No one cares about the dead once they are gone, they just live with their memories of that person, either good, bad or indifferent; and if they can attach themselves to that individual like Stalin did to Lenin and no one calls them out then they go

down in history with a legacy of being a famous person and if not, well no one really thinks is the problem, and the solution at the same time.

Logic says that when you do good as a child you feel good and a smile instantly comes to your face.

As you grow older and you want to demonstrate your intelligence to others you work on your facial expressions and sense of humor which to the stupid does not come naturally and why everyone holds on to dear life to their sense of humor until they become "born killers".

The best I heard the other day was clothing designer Karl Lagerfeld who said that he has no emotion in his designs, "I am like a hit man, I either get my target or miss".

We know about our choices each moment of our waking day and we are mostly reminded of this when we are either thirsty or hungry and so stop whatever it is we are doing unless we are slaves and run the risk of being whipped to an inch of our lives, in order to satisfy that basic need.

Common sense guides each of us 7 billion 24/7 and that includes how we feel about one another until that final moment when death arrives and there is no longer any chance of a possible further conversation.

So strong is logic that we take it and the indescribable genius forces of nature like gravity that allows water to always find its own level that in turn allows water to be moved over large distances to feed city dwellers moved from their ancestral farmlands where they are the strongest mentally and physical, for granted.

There is no reason to assume that the logic that guides us from birth to death should end.

At the most the human lifespan is just 120 years and after the age of 40 for most it is just a downward spiral of one painful joint after the next burdened by the kilo or two that is added every year to the existing fat that is much less dense and therefore weighs less than muscle.

We all know that what goes around comes around, at least as it applies to all members of our families and friends we know well, but that doesn't stop us from watching the weather forecasts that we cannot control and the news of abject

poverty and wars in faraway lands which our government-media know they have a freehand to do as they please because all the human who has their wants and needs met is interested in only preserving its money at all cost.

All wars have always been about one thing and that is to steal from others what does not belong to you and then to make slaves of the defeated people who have not been murdered and at the same time have them fight it out amongst themselves for the scraps so that they inevitably leave their places of birth and place pressure on the resources of the neighboring countries who the victorious military are most threatened by; hence why Greece who lost 4.5% of their population during World War II where the first to take "the hit" in this contrived "bank crisis".

Everyone will recall in MUNICH the cash US Dollars changing hands between the leader of the one Mossad hit squad and the trusted son of a Catholic French patriarch who showed a certain "affinity" to the remaining tribe of Israel increasingly like the rest of the west all about money, and they were talking pretty "big numbers" and yet Spielberg makes out that the Mossad couldn't even afford to have a decent bomb builder and all they could come up with was a grunt from the Israel army who dismantled bombs during his compulsory military service.

It is one thing for Spielberg to have got the high powered guns used by the Mossad wrong but it kept looking like this was a bunch of buffoons who couldn't even get to a "safe house" that wasn't also occupied by the same group of people they were supposed to assassinate.

Laurel and Hardy starts to look so much more entertaining until you realize that the thinking of the human is at great risk of disappearing altogether had I not arrived on the scene, in the nick of time, wouldn't you agree?

This court reinstated my right to resubmit my Opening Brief because I first submitted in parts which is not allowed under the rules.

Again, please include my reinstatement "application" as part of this record.

I will submit to your rules as best I can but I will not humble myself to your court or any court and nor will I demonstrate any more respect than I would give an ant which is all the respect in the world since every ant even if all the ants didn't amount to the same mass weight as all humans, the creation of our One God.

Nancy Spielberg like everyone else in the world knows that her brother only has one sister and that the two of them should have long consulted with one another to address why Steven Spielberg didn't just come right out and state at the very start of his infamous speech, "Israel had no choice but to place its best Special Forces commandos on the streets of Europe in order to hunt down and kill CIA killers."

It wouldn't have sold as many tickets in the United States of America but it might have ended long by now the reign of terror on the poor of the world who when they run from their countries in fear of life and simply want to live like human beings and get fed and be productive members of the society they are treated worse than dogs who so very few are treated right and why they quickly look as sick and disgusting as their owners.

Spielberg has many things in common with the tormented thoughts "male heir" of the mass murderer American-German Charles W. Engelhard Jr. [1917-1971]. My "lucky uncle" David Gevisser because of his weak intestinal fortitude that wasn't helped when he stole his elder brother Leslie's stamp collection and which was never lost on either of his parents and which he openly talks about in his 2006 memoir, *THE UNLIKELY FORESTER*, was horribly bullied as both a young kid as well as at the University of Stellenbosch, South Africa where he got his forestry degree because he was Jewish and didn't stand up for himself which the first time a bully approaches someone and they don't know how best to turn their negative energy on the aggressor is to run and when returning to be willing to fight to the death.

Again we are just composite but the logic each of us is given is immortal.

We are all also forced to play the cards we are dealt each moment of our lives the best we know how and choosing death while an option and certainly better than mental suicide should only be a last resort, and throughout to keep as much as possible a smile on one's face without looking mad and that simply means having a positive image of oneself that begins with having a positive image of one's parents who should be heavily influenced by their parents assuming they were good.

We all know what is good and what is not good.

It is the greatest gift of God's presence.

My mother would say when she realized that I was questioning heavily although slow to speak out because I could see that it brought no good at the time, that I didn't need to be religious, just good.

Her words, like all words are important but most important is how the words are first formulated by an ingenious mind that does not welcome violence and we know that first by each of us born with a hole in our head that is only sealed with time, not some quack medical doctor giving us poison medicine.

Spielberg was only diagnosed in 2007 with [dyslexia](#), not brain cancer.

When he discussed it for the first time last year, he didn't, to the best of my knowledge talk about the number of times his mother burned the apple pie in her oven because she was too busy trying to figure out a way to have her son take self defense classes.

Cutting and pasting Wikipedia - Spielberg

As a child, Spielberg faced difficulty reconciling being an Orthodox Jew with the perception of him by other children he played with. "It isn't something I enjoy admitting," he once said, "but when I was seven, eight, nine years old, God forgive me, I was embarrassed because we were Orthodox Jews. I was embarrassed by the outward perception of my parents' Jewish practices. I was never really ashamed to be Jewish, but I was uneasy at times. My grandfather always wore a long black coat, black hat and long white beard. I was embarrassed to invite my friends over to the house, because he might be in a corner davening [praying], and I wouldn't know how to explain this to my [WASP](#) friends."[\[15\]](#) Spielberg also said he suffered from acts of [anti-Semitic](#) prejudice in his early life: he later said, "In high school, I got smacked and kicked around. Two bloody noses. It was horrible."[\[16\]](#)

In 1993 he produced-directed the epic Schindler's List

I do not consider myself for good reason a "movie buff" but I can read and try and be as careful as possible when I cut and paste; Wikipedia - Schindler's List:

Schindler's List is a 1993 [epic drama film](#) directed and co-produced by [Steven Spielberg](#) and scripted by [Steven Zaillian](#). It is based on the novel *Schindler's Ark* by [Thomas Keneally](#), an [Australian](#) novelist. The film tells the story of [Oskar Schindler](#), a [German](#) businessman who saved the lives of more than a thousand mostly [Polish-Jewish](#) refugees during the [Holocaust](#) by employing them in his factories. It stars [Liam Neeson](#) as Schindler, [Ralph Fiennes](#) as [Schutzstaffel \(SS\)](#)-officer [Amon Göth](#), and [Ben Kingsley](#) as Schindler's Jewish accountant [Itzhak Stern](#). [John Williams](#) composed the score.

Again, 6 days have gone by since his sister has known and so have most if not all her associates involved with the making of Ground and Beyond, that no Jewish person anywhere in the world should have been involved with any movie production or charity of any kind without first addressing what the fledgling State of Israel did once they saw that the architects and main profiteers of our Jewish holocaust that bred all the holocausts that have followed including the great many still taking place in mineral rich Africa, had got away scott free.

Before this court rules, a great many people know that that there are that many more people in the world who could end this madness of murder of the poor who never asked to be born like the rest of us and nor can those of us with more than others lay claim to our lifestyles the result of Divine Authority that is embedded in the asinine and totally illogical inheritance laws.

Nancy Spielberg will take to her grave the knowledge that Schindler's List was the most unimaginably evil "whitewash" that should have been uncovered long before now.

Oskar Schindler didn't even come close to being amongst the greatest of a great many righteous Gentiles, starting with Jan Smuts.

While American box office sales wouldn't be as great as in China, Africa, south America, Europe and Russia, and lets not forget Japan, a documentary reflecting accurately Epstein's The Diamond Invention with me filling in all the few, but most important gaps, would break all records and after getting all corrupt comedians

who have missed all the American Captains of Industry who were never tried at Nuremberg along with De Beers Sir Ernest Oppenheimer and his son Harry of course, to go quiet forever, the rest of the world will begin to celebrate for eternity; and until that happens it will remain in all your imaginations; and if you are doing everything you can possibly can to do the right thing which is to keep sharing the information actively then you will be rewarded unimaginable happiness and if not you will rot from the inside out.

Nancy Spielberg, like the rest of you also know that without me none of this would have seen the light of day.

The fact that the human has the individual choice of living in denial cannot explain such large numbers of you who only really care about yourselves and those you can get something out of, and we can see it clearly in the silence of my injustice, choosing to either "go it alone" or continue being part of the maddening crowd that is growing in number by leap and bounds, and you all preferring to simply leave it up to others like those more powerful like the Spielbergs to either do the right thing or ignore me.

It is that unconscionable moral dilemma that none of you can resolve on your own without the consent of everyone else and nor because of your programmed selfishness are you willing to submit your oversized egos to my grass roots social justice cause because to do so would mean first your minds telling you that there must be a God that has created all this shockingly stupid humans that couldn't have existed without The Diamond Invention and then proving it each to yourselves by just using your imaginations to see that with enough people voting against the current status quo voting in corrupt elected officials there would be in the next instant the beginnings of world peace and prosperity.

In Conclusion:

Judge Bloom knew before the first hearing in his courtroom on that something was grievously wrong.

You cannot have a conviction let alone a \$4 million Texas DEATH SENTENCE judgement without a shred of evidence to support the fabricated charges.

When this court reinstated my right to refile my opening brief it could have just as easily revoked the drivers license, social security card and any other form of ID used by the fabricator plaintiff ex CIA Knuff who as expected and so well spelled

out by his liar Dallas lawyer Alan Loewinsohn on court on Jan. 21, 2011 to invite copycats.

On August 8, 2011 Jewish South African-American Michael Awerbuch received a death threat phone call after conferring with a San Diego lawyer who I was considering engaging to file a counter lawsuit against plaintiff Knuff for malicious prosecution of his fabricated lawsuit, and following getting "cold feet" as he sat in his car parked outside a local police station where he was going to file a police report, Mr. Awerbuch turned on me and now says that it was all a "ruse" on his part from the very start because he was upset with me because I had placed our dialogues up on the Internet and it had cost a him a business contract.

Mr. Awerbuch's story holds no water, just like Mr. Knuff contending that he lost business in his modern abstract sculpting business and his heavy duty consulting business without providing any supporting documentation. Mr. Awerbuch was just following Mr. Knuff's strategy which has only worked for Knuff because Mr. Knuff had everything fixed with the courts in Texas where he ran because he was afraid he would not have it so easy in California. Mr. Awerbuch's conflicted thoughts want everyone to believe that he would go to all that trouble of setting me up for a fall, waste my precious time just to get back at me because he lost money as a result of information I had put up about him on the internet which he has not said is untrue and nor has he said what it is that had him so embarrassed before a supposedly prospective business partner but his contorted sick mind does not explain how after "getting back at me" it was going to help him with future business partners who are still going to see what he says I first placed up on the internet as well as what I continued to post up as his story fell apart at light speed. Now Mr. Awerbuch after writing the most atrocious things about me, and again sounding just like Knuff, is making suggestions of which insurance carriers my wife should look at to insure her Pathfinder.

It is not like Theatre of the absurd it is theater of the absurd, that the human mind couldn't never have dreamed up.

That means the whole world could conceivably choose change for the better because the past is so atrocious and the future is on a trajectory that we see how awful it is that it makes no sense to follow, and yet so many are paralyzed into doing nothing because they look at how they are so much the same fools as everyone else in the room and they cannot handle just the thought let alone start having conversations about which of them is the bigger fool and it is so

overwhelming that they just prefer to roll themselves into a corner and be alone the rest of their long awful lives.

It is only the ego of the mass of humans that is impossible to budge but we can do it one at time if necessary, no rush, God has all the time in the world to enjoy His biggest spectacle joke.

You couldn't write a script that so depicts the joke human who takes itself so seriously, and yet it couldn't see given its horse blinkers where this Diamond Invention was headed, but now you do and you don't have to think like the "common herd" just because most if not all the people you know think differently to you.

Knuff has thrown everything he possibly could at me and you know that he has to be running scared because he has unwittingly and wittingly co-opted a great many others into this criminal enterprise and however they are being compensated it cannot be equal or close to the joy and satisfaction Mr. Knuff first began experiencing when he had everything going his way with corrupted Texas courthouse and knowing that he would have the entire support of every corrupt judge and lawyer in the world so long as this circus was not allowed to go on and for me to use every available moment to expose such an unprecedented miscarriage of justice.

The fact that Knuff has failed to collect a dime out of me or my wife despite his best efforts that included extreme intimidation of the Nth degree by his Century City lawyers acting as his strong arm mafia collection agency where they were not shy in the least when off the record and away from the transcriber they had brought along to let me know that they knew the entire case was a fraud and just a way for Knuff to steal money using the corrupt justice system and that they were going to be relentless because how else were they going to be paid if I didn't cough up.

You couldn't make a movie or plagiarize the script of what has been done to me and my French-Canadian wife because it would shine that much brighter spotlight on a subject matter that most of the world's corrupt who are clearly a very significant size of the population rich and poor educated and educated were in fact oblivious to; namely how the banking system works with the world's people all thinking that the value of the money is a perception and therefore not totally real, but given all the world's economists and money managers with conflicting interests but who all agree somewhat on the economic principals and mostly GDP index which heavily penalizes mineral raped regions of the world, that there is good

indication of value of the different monies by what they are told are the live round the clock trading of currencies; and then you have stern looking human beings with human faces like Fed Chairman Bernanke, a protege of Alan Greenspan looking like they can actually make a difference when in fact they have absolutely no say other than to do exactly what Greenspan was told to do 24/7 and you can revisit all his speeches which are the same as Bernanke except that Greenspan had 19 years at the helm to become a household name that when mentioned made those using it seem that much more credible especially if they could appear on TV and say, "You have to know Al a little and when he is being circumspect..." and those not sure what that word actually meant right then would soon feel that much more out of the loop but the value of their money in the good hands of people who at least had a better gift of the gab than them.

Nothing about the value of the money is anywhere close to the truth.

The fact that I know and am speaking out and explaining it all in simple English does not mean I need a chorus of people to applaud me or a single other individual because I know.

No book, no documentary, no movie has come close to explaining how the banking system actually works and that could be because no one else apart from my former employer De Beers figured it out, because they created it, and nor would you expect De Beers to have beaten me to the punch.

The fact that anyone could have figured it all out if they had just applied common sense is what most disturbs everyone again rich and poor, educated and not.

They all know how much time they have invested in learning little to nothing about the arts and sciences which add value to the betterment of humanity and so much wasted time and lifetimes and then there are all the arguments with family and friends which could have all been avoided if only everyone had been given the information at the same time so as to avoid greed and oversized egos coming into play.

You cannot explain all this in a dialogue conversation because it requires the mind to be quiet and not feeling the need to talk which is what is part and parcel of human conversation.

There is no good judgement being exercised by the Federal Reserve personnel or the US Congress or the President or the US Supreme Court or any court or any

business enterprise anywhere on the earth when the lead bank creates money out of thin air and then passes it down to the layers of banks who are all part of one banking scam who then multiply several fold the monies first created that can flood the world's business markets in the very next instant or get syphoned off with just one big diamond purchase that has the diamond-s going straight back into a vault that is quickly out of mind because it is out of sight and never inventoried by anyone other than De Beers who used that "legal transaction" to further establish a value on the diamond-s that they first fixed a price as well as on the money.

The other way it works is for a Wall Street public corporation with or without direct ties to De Beers, "walking" its share price to a heavily regulated brand name retail banking institution like Citicorp who shares are also being traded on a very noisy stock exchange that should immediately send off alarm bells to those who know that when shouting or laughing loudly you are overacting. Using the future value of the corporation monies is moved out of the banking system and in the same instant there is no credit available to the branch of the smallest bank left standing; and again this is done in the flash of an eye, but try telling that to a person who makes his living talking money, and they will say,

"Well, that oversimplifying things. It's a little more complicated than that. Gevisser you have oversimplified what is going; you assume too many things like you can fool all the people all the time. Gevisser lets find a way to imprison you."

I was outraged with primary co-defendant Adam Lee Tucker when he first told me about his meeting on November 23, 2008 with ex CIA Charles Knuff who he says he only found out Knuff had worked for the CIA and US Navy intelligence which Knuff has yet to confirm although he says he did work for the CIA but the CIA have confirmed nothing, at that 2 and 1/2 meeting at Knuff's principal California residence which may have been his only residence in the United States at the time.

Tucker was a rather naive individual and had no idea how he had just bloodied the oversized ego of a 6 foot 5 inch man who once dated Mr. Tucker's mother and who may have never been ever really challenged either mentally or physically because of his large size but his feelings of inferiority could have triggered violent memories to surface if abused by his policeman father which is what Tucker told me Knuff strongly intimidated; and Tucker also believed Knuff's father was Jewish, based also on what Tucker's mother told Tucker who says that his mother would never have dated anyone who was not Jewish because that is how she had been raised.

Given how I was at this time fully committed to exposing De Beers and its monopolistic banking practices that make a mockery of the entire price mechanism I was not about to back down once Tucker told me that he felt physically threatened after the dinner as he drove back to his home in Solana Beach while driving my wife's Pathfinder that he wanted to purchase at the same time get back financially on his feet following his divorce from his first wife in Los Angeles.

When I read Tucker's account of that meeting I also realized that if Knuff was ex CIA which he seemed to be based on his use of certain verbiage like "in country" and which Tucker also picked up, it meant that Knuff would be going through my writings and quickly realizing that Tucker had only touched the tip of the iceberg in terms of De Beers banking mining diamond studded iron fist grip of the entire banking system.

Few would argue that I have with relatively minimal resources, apart from my intellect and unsurpassed knowledge and the support of one most incredible and beautiful wife who enough good things cannot be said and nor does she need a bunch of cheerleaders because her inner truth tells her the world does not care because the world is stupid, pulled off nothing short of a miracle to still stand before this court in cyberspace and just as comfortable to confront the murderer of my good name in any courtroom anywhere and what better place than the Internet and why shouldn't I plug SupremeInternetCourt.com.

Judge Bloom also knew that he is duty bound as a reasonable human being to exercise good judgment in the face of overwhelming evidence that a most malicious fraud had been perpetrated on an innocent individual who had gone out of his way to provide the Texas courts with ample proof of the fraud including Texas being the wrong legal jurisdiction.

Judge Bloom knew this was outright theft using the court system and furthermore that this abuse would invite others to follow in the footsteps of increasingly desperate ex CIA Knuff who knew this was a fraud from the start and why he ran to Texas to find his corrupt judge who received from Knuff's Dallas lawyer Alan Loewinsohn 2 legal Texas bribes of a \$1000 each and just 3 days apart, the first on June 29, 2009 and the second on July 2, 3 months after Loewinsohn wrote me and Tucker a threatening letter to "cease and desist".

The fact that still Knuff nor Loewinsohn nor any court has asked for defamatory statements to be removed from the Internet because none exist, needs no amplification to make it's point.

Defendant Gary S. Gevisser has spent the past going on 8 months out of the United States of America along with his french-Canadian as they have taken a breather from the relentless pursuit of what cannot be considered anything less than terrorism by a former US Government employee supposedly working for all the liberties that a democratic society hold virtuous.

For this miscarriage of justice to have been allowed to go on for so long without one member of the media, one judge stepping in and saying enough is enough there has to be something about what Gary S. Gevisser is saying that is so utterly disturbing to the status quo that they are willing to be made not only the laughing stock of those not profiting from the corruption and that most certainly includes all the worlds poor but they cannot possibly win.

Truth is everything in any courtroom, and no less so when it comes to the heinous crime of defamation.

Judge Bloom has in fact put everyone on the spot because he went further than any judge in the US to ask Defendant Gary S. Gevisser and sick plaintiff Knuff's lawyers to explain the defamation and he began asking Gevisser who of course cannot explain the defamation because those bringing the charges have never managed to come close despite submitting 992 pages of exhibits being entered into the court record on the day of the \$4 million fine, and when the corrupt Texas judge asked to be shown the specifics of evidence which had "aroused" ex CIA to be so outraged and using the court system to steal blind they all muffled their lines as they couldn't find the statements by Gevisser to support their malicious contentions but still the circus was allowed to continue to the bitter end.

Everyone will do everything within their power to protect their money, specifically the value of their money even if they know it is a fraud.

That does not mean they have truth or logic on their side even if they can use their money to shut up a good and most knowledgeable individual who is also entitled to his Constitutional Rights of an impartial judge who refused me a jury trial while turning a blind eye to all the transgressions of the vexatious plaintiff who first got angry that he was so misinformed about how the money system worked and then with his ego battered and bruised and knowing that he had blabbed his mouth to

the main defendant who was half his age and with no government experience let alone working for a spy organization like the CIA, ex CIA Knuff decided to go for my jugular and believing that that there would be a pot of gold at the end of his rainbow that he had created without any assurance that he would get assistance from a Higher Authority who is the only thing that counts in the end.

I have played the cards right every step of the way including when finding that every lawyer I approached to do the legal work either ran for the hills or tried to milk me and my wife for everything they could.

My wife and I rightly decided we didn't want to be milked.

That is not the way it is supposed to work in a justice system set up by monopolists whose business is to keep printing the money that is used to spend the earth with no limits to the size of the population growth so long as someone has the IN GOD WE TRUST MONEY.

It is the worthless money that decides what is produced and which markets are overcrowded and which are sparse, and fewer customers don't mean that the rich don't enjoy the quieter and cleaner streets.

Even before this court rules the entire world might be aware of the conversations that have taken place between Hollywood blockbuster Director-Producer Steven Spielberg and his sister Nancy following my taking Nancy Spielberg on an educational light journey following their initial introduction where she was unaware of many things including this egregious defamation lawsuit.

Given how the plaintiff has never been able to be specific about what I have done wrong, let me suggest what I think so that no stone is left unturned upon my eventual death so that there is little to none discussion by all the rotten to the core talking heads who should all immediately resign in mass for their cowardice and participation of crimes of genocide against the poor who are only misinformed because those supposedly in professions serving the "public good" have not been doing their jobs.

I did not hire an attorney that lasted very long.

Not that I didn't try.

The first and last who first read the initial complaint were scared shitless.

That is what happens when you lose your mind which is generally the first sign of death and the bodily functions cease to exist and the sacks of organs ingeniously programmed to simply open and shut quickly start the process for the worms to finish off as they turn to dust.

The complaint read, because it was written that way, to look like Federal Complaint against a terrorist who was undermining the best interests of the United States of America; it seemed a joke to most, at first until they quickly looked at my websites 2facetruth.com and just3ants.com that mirrored the main site 2facetruth.com and realized their entire lives were a lie, from start to finish because they had failed to master the true history of the United States of America which had one agreement after the next with its first peoples the indigenous Indians being torn up in order to support Manifest Destiny that had religious connections of By Divine Right We Rule.

When they read for the first time the Bankers Manifesto of July 4, 1892 they shut down completely because now they had a problem with making conversation with their closest family members and friends on Independence Day when they congratulate themselves in the past years grab of the winning lottery tickets.

I know all about this since for several Independent Day Celebrations at the home of Mr. and Mrs. Jeffrey R. Krinsk Esq, the chief fund raiser of the current Sec of State John Kerry where I was one of the most honored guests and certainly in Mr. Krinsk's eyes the most interesting not just because I could make him laugh and he could see just from the spark in my wife's beautiful eyes that she too was no potted plant, but while not the best showroom dancer, not even close, he would use me to hand off his nouveau riche friends when they started to bore him to death such as advising him now that they were flush with cash and draping their new blonde trophy wife on their arm like they were preparing to be knighted by the queen, on how he should be most careful when investing in the stock market because the superficial always assume too much including when someone like Mr. Krinsk would say, just to make conversation with these idiots who were clueless why they had been chosen in the first place to peacocks of the ruling minority ruling elite, "I am heavily invested in the stock market" without going on to explain that every long position Mr. Krinsk had he had it covered with a short position in full anticipation of an eventual shutting down of all the world's stock markets.

When you read my July 23, 2002 writings to Fox Network presenter Bill O'Reilly it is best to read it through the eyes of Mr. Krinsk who not only heavily edited this

most important assessment of the world's financial markets which was well before I began focusing my energies proper on De Beers, but in his edits he retained all the grammar errors.

From: Gary S. Gevisser
Sent: Tuesday, July 23, 2002 6:10 PM PT
To: Bill O Reilly - Fox News
Cc: rest
Subject: Epilogue to Manager Minute One

The collapse of the stock market here in the United States is all but certain. It makes no sense that a publicly traded company should be valued more than a private business which generally sells for between 3 and 5 times predictable earnings plus liquidation value, i.e. "less goodwill blah blah" [sic]. And remember management of private companies are much more accountable assuming they have the checks in place for their "*audirtors not writely balanced*" [sic].

Publicly traded companies with their diverse shareholder ownership allow management much more flexibility to mix things up, taking with the right and hooking the owners with their left, lefties to boot. Right now the smart money has left or is in the process of leaving the markets in search of "*safer heavens*" [sic], safe harbor provisions a thing of the past.

President Bush should do the smart thing and immediately suspend trading of public corporations, thereby protectING the innocent and naive who are simply throwing good money after bad. Those well run public companies should have no fear for they will be at a competitive advantage relative to the capital that has been so smartly socked away.

The scars of 1907 remain on the masonry buildings housing the stock exchange of Wall Street. The fundamentals of the economy at that time were much worse than in 1929. One man J.P. Morgan saved the day, not so lucky for the victims of 1929. History has a way of repeating itself but today the "*risk markets*" are more fragile than at any time in history.

"*Risk assessment*" is my business.

Gary S. Gevisser

[Word count [267](#)]

For everyone in the world who received it and were intelligent it sent off alarm bells and more so once they knew a little bit about my background.

This “nut” that Judge Lowy cannot say enough times has used the Internet to flush out corrupt Professors of Finance like Aaron Brown of Yeshiva University in New York City who were acting as front for Melvyn Weiss of Bershad Hynes & Lerach, former clients of mine - [CLICK HERE](#) for Huff & Puff sent to Aaron Brown when my wife, Pypeetoe and I were visiting in June 2004 the top of Machu Picchu



INTRODUCTION

Appellant Gary S. Gevisser appeals from an order issued by California Superior Court Judge Jay Bloom denying his motion to set aside a Sister State [SS] judgment filed in California following a January 21, 2011 Texas State Judgement in favor of respondent Charles Knuff in the amount of \$4 million. Appellant

contends that the judgment should have been set aside based upon a violation of his due process rights guaranteed under the US Constitution, and upon fraud.

Judge Bloom allowed his courtroom to become a crime scene.

The fact that right from the start of this premeditated murder of the reputation of Defendant, San Diego County, California resident Gary S. Gevisser, a most honorable citizen of the world, not just a citizen of the USA, the courts of the United States of America were used to commit, not just the most heinous act of defamation but to facilitate, bending over backwards, to assist perjurer and thief, plaintiff ex CIA Charles Knuff twist his guilt of having blabbed his mouth to the main defendant Adam Lee Tucker who plaintiff Knuff's Dallas, Texas lawyer Alan Loewinsohn tried to get to lie in secret negotiations beginning a little over a month after filing the most baseless defamation complaint in the history of the world, and carefully choosing the wrong jurisdiction of Texas to begin executing this insidiously evil crime, on February 23, 2010, more than a year after Plaintiff Charles Knuff met with San Diego, California resident Tucker at Plaintiff Knuff's Bonsall, San Diego County, California main residence and where he conducts most if not all his business including, as his lawyers have stated medical treatment for his neurological diseases which remain unspecified and nor has Plaintiff Knuff who brought up his medical condition in sworn testimony on January 21, 2011 provided Defendant Gary S. Gevisser with those medical records, despite repeated requests by Defendant Gary S. Gevisser all of which have been denied.

On July 17, 2012, the day that Defendant Gary S. Gevisser and his French-Canadian wife Marie Dion, a resident of the United States since 1983, left on a well publicized trip to Europe, Plaintiff Knuff had his Texas lawyer Alan Loewinsohn get corrupt Texas Judge Martin Lowy to issue an order "NOTICE OF NONSUIT" to former co-defendant Adam Lee Tucker who Judge Lowy severed from the initial lawsuit on January 21, 2011, right before handing Defendant Gary S. Gevisser a totally unsubstantiated \$4 million DEATH PENALTY sanction judgment and knowing that there were never grounds for DEATH PENALTY SANCTIONS given how Defendant Gary S. Gevisser had fully complied and in a timely manner with all requests for the documentation that he had in his possession, and of course the same could not be said for Plaintiff Charles Knuff and his Dallas lawyer Alan Loewinsohn who along with Judge Lowy removed all vestiges of the Appearance of Propriety.

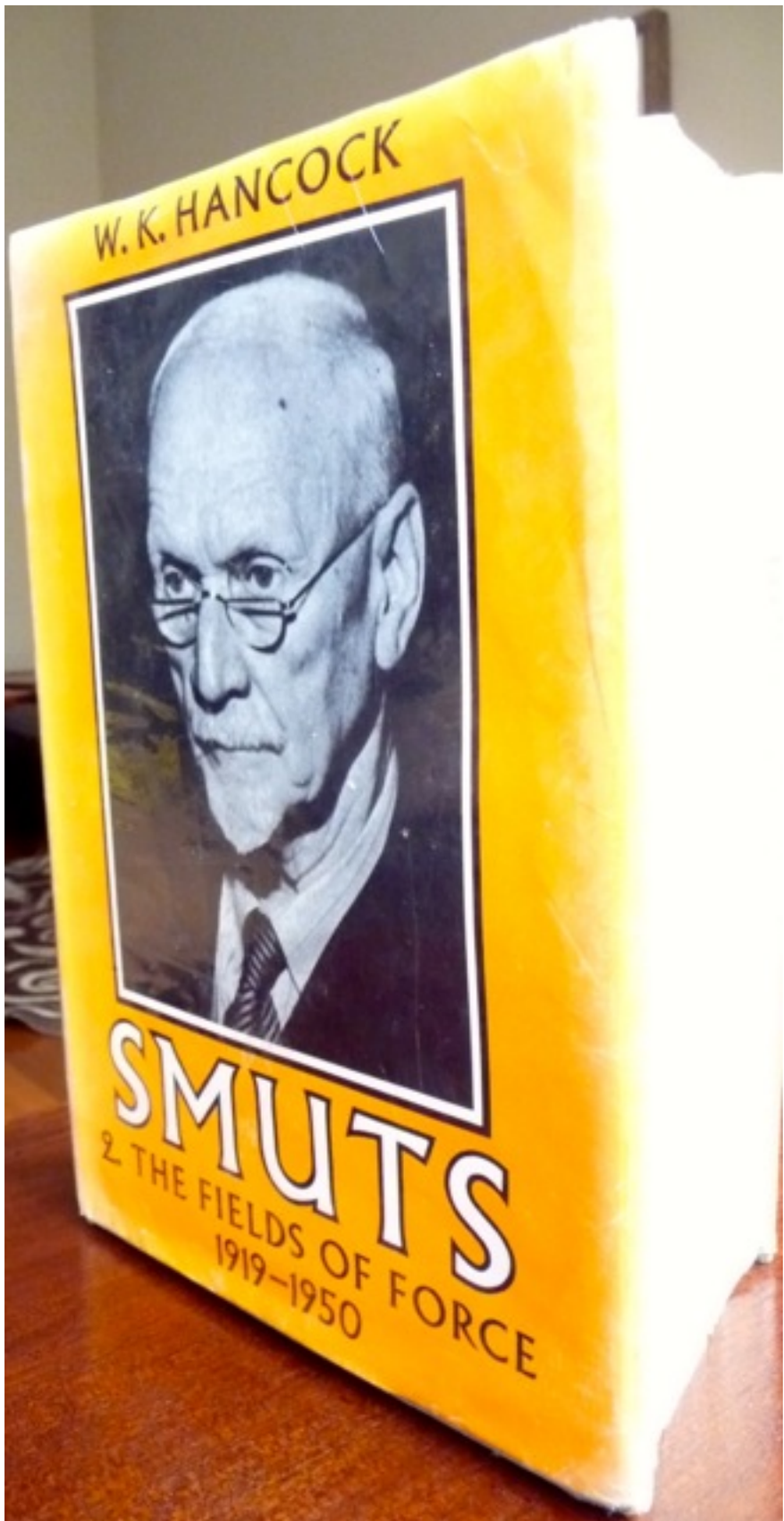
The paper chase that was created was all part of the coverup following Plaintiff Knuff's meeting with co-defendant Tucker on December 23, 2008 which

coincidentally happened to be the day that former President George W. Bush granted posthumously American citizen Charles Winters a Presidential Pardon following Winters, who was known by the top officials of the Israeli Government as "Godfather of the Israel Air Force", serving an 18 month prison sentence starting in June 1948, one month after the start of Israel's War of Independence where Winters had provided one of the bombers which was first used on a raid over Egypt before arriving in Israel.

Winters had violated the America's Neutrality Act which takes on the most significant meaning following Defendant Gary S. Gevisser beginning this past Monday, December 10, to inform the world that there was no surprise attack by Japan at Pearl Harbor on December 7, 1941, as the very top General in the British Army, Allied Field Marshal Jan Smuts wrote about it most clearly in the months leading up to Japan being provoked and on the very day of the Day of Infamy, Smuts wrote, "Destiny is writing a new chapter in our tangled human story". That same night the Japanese made their first landings on the coast of Malaya and attacked the American fleet in Pearl Harbor ¹

Below is a photo of the cover of the Second Volume, SMUTS THE FIELD OF FORCE [1919-1950], written by esteemed author and staff member of the British War Cabinet during WW II, Sir W.K. Hancock

¹ W.K. Hancock- SMUTS THE FIELD OF FORCE 1919-1950] page 363, Chapter 20, YEAR OF DESTINY



Year of Destiny

He believed that American participation in the war belonged to a logic of events which was immediately operative in the conflict of strategical interests between America and Japan. He wrote in July—

Japan is at last coming into the open. Germany's attack on Russia was the first great surprise after the fall of France. Now Japan moves in the Far East, and the repercussions may be even more serious. The U.S.A. will now be forced to take action which will sooner rather than later lead her into the war. Hitler has brought Russia most unexpectedly on our side. Now Japan is going to force the U.S.A. to take an active and not merely an economic part in the war. So Evil defeats itself, and however powerful and clever works its own undoing... May it be so and not mere wishful thinking.

In mid-October he noted the fall of the Japanese Cabinet and felt sure that the new government would soon bring Japan into the war. At the end of November he saw the Gordian knot being cut. On 7 December he wrote: 'Destiny is writing a new chapter in our tangled human story.' That same night the Japanese made their first landings on the coast of Malaya and attacked the American fleet in Pearl Harbour. Next day the United Kingdom and the United States declared war on Japan. Three days later Germany and Italy declared war on the United States.¹⁴

For Smuts the tension was over. His prognostications twelve months earlier of the Year of Destiny had fulfilled themselves.

Given how deeply rooted is this criminal action action Defendant Gary S. Gevisser who has been a citizen of the United States of America since August 1985, having immigrated to the US in March 1978 from South Africa whose Prime Minister during WW II was Smuts who first fought against the British forces in the South African Boer War [1899-1902] but didn't take long to figure the money trail leading back to America's Manifest Destiny that culminated in the Bankers Manifesto of July 4, 1892 which explained there could never be anything close to a democracy in the United States of America when the bankers owned the two major political parties, the Democratic and Republican Party.

More importantly as the banker-politicians who had no loyalty to country, race or religion just in brainwashing their "common herd" to believe that it was their hard work which would bring them riches from the rest of world who would begin being enslaved in earnest following the murderous success of the Great White American Fleet [1907-1909] made up of 16 battleships all painted stark white and who never had to fire a single cannon in anger given how there was precedent for America's piracy on the high seas starting with American Admiral Perry aiming his cannons at the Japanese merchant fleet in 1855 that had Japan capitulating and nor was the murder the year before of 1 million American native Indians lost on the Japanese as it was a public record that white Christian American bounty hunters were paid \$1 million for this atrocity; \$5 for a severed American Indian head, and 50 cents per scalp.

When you have the gun you can either say nothing or whatever you like.

The banker-lawyer-politicians who saw the economic benefits of replacing imported African slaves with keeping their relatives in Africa and saving on the shipping costs which included of course the cost of feed and water, wasted no time in spreading this terror to the rest of the world, hence the decision by President Teddy Roosevelt who had let the American bankers led by J.P. Morgan to refurbish the White House, to send one American battleship to Panama in the first week of November 1903 that won America the Panama land and the slaves to build the Panama Canal which became a launching pad for CIA sponsored terrorism throughout central and south America.

A Spanish friend of Defendant Gary S. Gevisser wrote him the following:

I am really surprise about this Gary, sometimes in the rest of the world we are only informed by the movies..

It was in response to Defendant Gary S. Gevisser's question, "What did you think of the United States Government being able to hide all these years that you were informed well ahead of the Pearl Harbor attack because the USA provoked Japan into war?"

America took the position immediately following the breaking of all International law with the voyage of The Great White Fleet, of being "neutral" which was equally interchanged with America's stated Foreign Policy of being "isolationist" which was presented to its increasingly discombobulated masses having to do increasingly less of the heavy lifting work as "not interfering in the domestic policies of other sovereign nations, unless America's strategic interests were at risk".

Such insidious vagueness resulted in the most putrid, "In support of our south east Asia policy" which was only defined as stopping the spread of the godless communism.

The fact that many if not most communist regimes rule brutally and most unfairly does not make the United States of America a saint.

Defendant Gary S. Gevisser is not going to take the conventional approach to pleading his innocence which was proven the moment Plaintiff Charles W. Knuff decided that he could fabricate a charge of defamation and in the process steal a cool \$4 million.

Defendant Gary S. Gevisser is also going to take his time in delivering Open Brief to this court because Defendant Gary S. Gevisser knows that he cannot depend on the rule of the corrupt justice to guarantee him or his French-Canadian citizen wife their freedoms, let alone safety from either coward Plaintiff Charles Knuff and his merry band of supporters starting with all the lawyers and judges who have both actively and passively supported the greatest miscarriage of justice in the history of jurisprudence.

There was nothing neutral about President Franklin D. Roosevelt allowing Defendant Gary S. Gevisser's former employer De Beers who at the time was headed by German-South African Sir Ernest Oppenheimer, to use the United States Protectorate, Belgian Congo to supply United States of America's puppet Herr Hitler with his diamonds. [[CLICK HERE.](#)]

Jewish American author, Edward Jay Epstein knew that he was helping commit a crime when failing to explain in Chapter 9, DIAMONDS FOR HITLER, subtitle THE SECRET WAR REPORT OF THE OSS/CIA that at the time De Beers officials dominated the Diamond Committee that fell under the British Ministry of Economic Warfare, General Smuts was much more than a member of the British War Cabinet because in the next breath he would have to explain why would Smuts, known to his enemies as "Jew King" turn a blind eye to the plight of the Jewish people who were the first and principal target of Nazi Germany?

Smuts understood the monopolistic mineral rape practices of his former employer who he decided to go to war with which resulted in the South African Boer War, also known as the Second Boer War that pitted De Beers founder Cecil John Rhodes PC, DCL (5 July 1853 – 26 March 1902) against Smuts and his fellow Boer Commanders such as his close friend Louis Botha who was Prime Minister of South Africa during WW I, with Smuts also much more than his second in command as Smuts moved rapidly following the success of his East Africa campaign against the very good army Germans, to joining the British War Cabinet for the first time in 1917 well ahead of America's first very late entry in to a global war that began with the 434 day voyage of The Great White Fleet.

What Defendant Gary S. Gevisser is attempting to do with this one of a kind Opening Brief is to make as much inroads as possible in creating a new educational curriculum for elementary school kids that will disband altogether with high school and university other than for recreational purposes such as team sports.

E.J. Epstein who like everyone who knows the first thing about Defendant Gary S. Gevisser, knows that because Defendant Gary S. Gevisser is Jewish, it does not mean that he is a fool and consequently when Mr. Epstein failed to respond to Defendant Gary S. Gevisser approaching him with important questions addressing critical gaps in THE DIAMOND INVENTION book that Epstein began writing in 1978 and touching on events in the Diamond Invention that Defendant Gary S. Gevisser was intimately familiar with including the plan of virulently anti-Israel and anti-Semitic De Beers to use their Jewish Israeli bank connections to wipe out Israeli diamond merchants much the same way the Nazi SS used the Jewish Kapo-sellouts in the concentration-death camps to be keep order, Defendant Gary S. Gevisser did not assume that Mr. Epstein was comfortable with his questions which would inevitably lead back to what General Smuts knew and when.

In the Chapter before, Chapter 8 [THE JEWISH CONNECTION](#), the reader of The Diamond Invention is introduced to General Smuts but there is no background given of Smuts and all that Epstein has to say is that Smuts facilitated in 1919 Sir Ernest Oppenheimer claiming ownership of the mineral rights of South West Africa, now known as Namibia and the mineral rights of rest of the world which would include the Belgian Congo and South Africa.

General Smuts was brilliant, that did not mean he was suicidal.

When a man approaches another man to sign a document because they are the official in charge and the official knows that if he does not do as instructed then his second in command would most certainly get the picture if it is eventually his head being blown off.

Plaintiff Knuff scared the living daylights out of Adam Lee Tucker on December 23, 2008 and Plaintiff Knuff and his Dallas Lawyer Loewinsoh as well as his Century City Los Angeles lawyers led by Paul Chan have all read Tucker's detail account of the two and a half hour dinner conversation where Tucker begins by detailing their rich person's meat meal.

Plaintiff Knuff has never denied specifically anything about what Tucker says he said that evening but he did strongly indicate when giving sworn testimony on January 21, 2011 in corrupt Judge Martin Lowy's courtroom that there was not much conversation between him and Tucker and that all he was trying to do was to get Tucker to cut his ties with Defendant Gary S. Gevisser.

The fact that Americans as well as equally suppressed South Africans are only now beginning to find out how very accomplished was very independent thinking Smuts does not mean that the next generation throughout the world including Americans and South Africans cannot learn by how slow the regressed are catching on.

This Opening Brief, however, may go a long way in speeding up the process and finally bringing to an end war and any prospect of war given how we all know the next major war will include nuclear weaponry unless all those in charge of the nuclear stockpiles decide to simply use conventional weaponry to continue the genocide of the world's poor and still they have a good 1 billion Chinese peasants who may not be quite as cooperative as the 10 million original indigenous American Indians who stood no chance.

Smuts, while not visiting the United States of America all that often, at least not spending as much time on the most blood stained piece of land prior the US moving the battleground back to Europe starting with World War I, fully understood the mentality of the uncivilized white American even when he would refer to Americans as "civilized". Smuts' extraordinary command of the English language matched his unmatched command of logic which other Generals first recognized on the battlefields of WW I where Smuts served as his own scouts and even during WW II he did the same thing which frightened the hell out of his immediate superior Churchill who while a most brilliant naval officer, Churchill left the defense of Europe and that of all the common people, not just the Commonwealth citizens of the world, to the smartest military general of the time, if not of all time.

That did not mean that Smuts couldn't appreciate the soul and common sense writings of Walter "Walt" Whitman (May 31, 1819 – March 26, 1892) who died 10 years to the day after the scoundrel Cecil Rhodes who may have been as gay as Hitler, Whitman and J. Edgar Hoover.

The fact that it is most likely the heterosexual man that initiated bloody warfare just to steal what wasn't his and have others slave to maintain his lifestyle does not excuse the gay world from being just as corrupt; and at a minimum the gay world should stop focusing on how their rights are abused and look more closely at the human rights of the poor of the world who are only poor because of man's stupid greed that is fulfilled by the mineral monopolists dishing out the monies to those the most submissive who do not question and just use their movies to entertain and brainwash

The fact that there are a significantly large number of gay people in Hollywood may only mean that there are in fact much more gay people in the world than anyone has previously realized.

Smuts was not gay and may not have found anything about Whitman's writings to be that of a closet homosexual but the pictures of Whitman with his young boys seem a little "out of place", wouldn't you agree?

Smuts was focused on the important message he saw in Whitman's work and that is all that is important because Smuts was the most important person of his times and for him to write, Title, **Walt Whitman: a study in the evolution of personality** in his final year of Cambridge University in 1894 and not even see it published until 1973, 23 years after his death is a "crying shame".

This Court of Appeals has the ability to send the reign of the shameless in the very next instant.

Just looking at what Adam Lee Tucker wrote Plaintiff Knuff's Dallas lawyers on [July 20](#), 2012.

From: Adam Tucker <adamtucker619@gmail.com>

Subject: Re: Knuff v. Tucker - notice of nonsuit

Date: July 20, 2012 6:42:40 PM GMT+02:00

To: Kerry Schonwald <KerryS@lfdlaw.com>Kerry,

Kerry,

Hindsight is 20/20 so for clarity and perhaps my last opportunity to highlight this abuse of the "justice" system, I would like to recap this very calculated effort to excise money from Gevisser.

- Knuff sues both Gevisser and Tucker for defamation and libel in joint lawsuit
- Gevisser submits video deposition of me (Adam Tucker) explaining my private meeting with Knuff at his home in Bonsal, CA on December 23, 2008, demonstrating the threat made by the plaintiff directed at me (Adam Tucker), and exposing the role of Carlsbad, CA based Forte Inc in designing software used by "multiple government agencies" to allegedly spy on US citizens online activities.
- Despite the burden of proof placed on the Plaintiff, and Knuff providing no evidence to disprove the alleged defamatory statements, and Knuff stating on public record that he has no financial damages as a result of the alleged defamation, Judge Lowy severs me (Adam Tucker) and my evidence from the joint lawsuit and orders a judgment against Gevisser in absentia for \$4 million.
- Knowing that my testimony would absolve Gevisser and question the judgment against him, Knuff requests 4 motions for continuance effectually postponing my trial for almost 2 years, and more importantly providing the plaintiff with time to use every means possible to collect from Gevisser.
- Unable to collect from Gevisser thus far, on July 17, 2012 in a most calculated effort to prevent the truth from being made public, Knuff drops all charges against me and effectually prevents my testimony from ever being heard on public record for this trial.

This method of obfuscating the truth parallels the presidential pardon issued for CIA oil trader Marc Rich who laundered money for the CIA, was charged with 51 counts (\$48 m) of tax evasion (for his laundering efforts) as well as charges of "trading with the enemy". Had Rich been brought to trial for his tax evasion, his testimony would have spotlighted/incriminated the CIA and exposed the role of oil traders in financing terrorist groups around the world. Fortunately for the CIA and its wealthy benefactors, the presidential pardon issued by Bill Clinton in early 2001 and in advance of September 11,

2001 closed the books to Marc Rich's tax evasion and effectually prevented him from ever shedding light on the role of oil traders in laundering/channeling money to terrorist organizations and false flag operations.

Truth does not change nor will the history of this lawsuit, the parties involved, or the gross abuse of money/power/justice.

Telling yourself that you are only doing your job in order to sleep at night will only create more disconnect and misery, for it is one thing to claim ignorance but quite another to choose it.

Good, bad, or indifferent, the universe has a way of always achieving balance ~ therefore I can only wish you well.

Adam Tucker

On Jul 18, 2012, at 8:04 AM, Kerry Schonwald wrote:
Adam,

Attached is Plaintiff's Notice of Nonsuit Without Prejudice that was filed yesterday. I will send you a copy when the court enters an order on the nonsuit.

Thanks,
Kerry

Kerry Schonwald | Attorney | Loewinsohn Flegle Deary, L.L.P.
o: 214.572.1714 | f: 214.572.1717 | e: kerrys@LFDlaw.com
www.LFDlaw.com

which he later had notarized on September 4, [Attachment 1]

From: Adam Tucker <adamtucker619@gmail.com>
Subject: **Re: Knuff v. Tucker - notice of nonsuit**
Date: July 20, 2012 9:42:40 AM PDT
To: Kerry Schonwald <KerryS@fdlaw.com>
Bcc: Gary Gevisser S <gary@2facettruth.com>, Marie Dion <mariedion1@gmail.com>, gevisser@sbcglobal.net

Kerry,

Hindsight is 20/20 so for clarity and perhaps my last opportunity to highlight this abuse of the "justice" system, I would like to recap this very calculated effort to excise money from Gevisser.

- Knuff sues both Gevisser and Tucker for defamation and libel in joint lawsuit
- Gevisser submits video deposition of me (Adam Tucker) explaining my private meeting with Knuff at his home in Bonsai, CA on December 23, 2008, demonstrating the threat made by the plaintiff directed at me (Adam Tucker), and exposing the role of Carlsbad, CA based Forte Inc in designing software used by "multiple government agencies" to allegedly spy on US citizens online activities.
- Despite the burden of proof placed on the Plaintiff, and Knuff providing no evidence to disprove the alleged defamatory statements, and Knuff stating on public record that he has no financial damages as a result of the alleged defamation, Judge Lowy severs me (Adam Tucker) and my evidence from the joint lawsuit and orders a judgment against Gevisser in absentia for \$4 million.
- Knowing that my testimony would absolve Gevisser and question the judgment against him, Knuff requests 4 motions for continuance effectually postponing my trial for almost 2 years, and more importantly providing the plaintiff with time to use every means possible to collect from Gevisser.
- Unable to collect from Gevisser thus far, on July 17, 2012 in a most calculated effort to prevent the truth from being made public, Knuff drops all charges against me and effectually prevents my testimony from ever being heard on public record for this trial.

This method of obfuscating the truth parallels the presidential pardon issued for CIA oil trader Marc Rich who laundered money for the CIA, was charged with 51 counts (\$48 m) of tax evasion (for his laundering efforts) as well as charges of "trading with the enemy". Had Rich been brought to trial for his tax evasion, his testimony would have spotlighted/incriminated the CIA and exposed the role of oil traders in financing terrorist groups around the world. Fortunately for the CIA and its wealthy benefactors, the presidential pardon issued by Bill Clinton in early 2001 and in advance of September 11, 2001 closed the books to Marc Rich's tax evasion and effectually prevented him from ever shedding light on the role of oil traders in laundering/channeling money to terrorist organizations and false flag operations.

Truth does not change nor will the history of this lawsuit, the parties involved, or the gross abuse of money/power/justice.

Telling yourself that you are only doing your job in order to sleep at night will only create more disconnect and misery, for it is one thing to claim ignorance but quite another to choose it.

1 of 2

should end this injustice once and for all.

Nor did Mr. Tucker receive any response back from Loewensohn's office when after observing the "Jude" below:

445E000114

CAUSE NO. 11-00786

CHARLES KNUFF,
Plaintiff,

v.

ADAM TUCKER,
Defendants.

§
§
§
§
§
§
§
§
§
§

IN THE DISTRICT COURT

DALLAS COUNTY, TEXAS

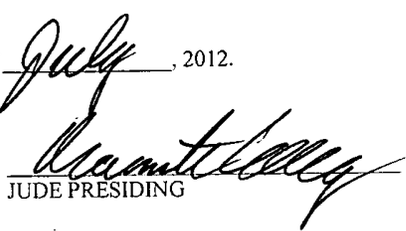
101st JUDICIAL DISTRICT

ORDER OF NONSUIT WITHOUT PREJUDICE

After considering Plaintiff's Notice of Nonsuit Without Prejudice, the Court has determined that the lawsuit should be dismissed without prejudice.

IT IS THEREFORE ORDERED that all of the causes of action and claims asserted by Plaintiff against Defendant are hereby DISMISSED WITHOUT PREJUDICE.

SIGNED AND ENTERED this 24th day of July, 2012.


JUDE PRESIDING

Tucker who was given a new court case following being severed from the original lawsuit by corrupt Judge Lowy right before handing Defendant Gary S. Gevisser the \$4 million DEATH SENTENCE judgment on January 21, 2011, wrote:

From: Adam Tucker <adamtucker619@gmail.com>
Date: August 10, 2012 12:00:56 AM GMT+02:00
To: Kerry Schonwald <KerryS@lfdlaw.com>
Subject: Re: Knuff v. Tucker; 11-00786

Kerry,

"Jude"?

Poignant typo. How familiar are you with the word "Kapo"?

Thanks,
Adam

How can justice be served with after all this time, wasted energy and expense they come up with "NON SUIT"?

They knew they couldn't find Tucker innocent and Defendant Gary S. Gevisser guilty.

It is worth repeating until the entire world wakes up, this premeditated murder of Defendant Gary S. Gevisser's unmatched good name, confirms everything Defendant Gary S. Gevisser has been saying about the corruption of one supremely powerful mineral monopolist who has disguised so easily its ownership of all criminal enterprises beginning with those institutions of government who have been the most silent, and it is this great fear which is most messengered down.

The passing of the buck may not end with this Court of Appeal, but it is inevitable that it will end as the poor masses are not nearly as stupid as their educators would like them to believe, starting with the fact the poor, which is a relative word and means something different to each of us, are only financially poor because they are poorly informed by the university educated masses who are only just now finding out exactly how fooled they have been by this one mineral monopolist who has managed to suppress the information starting with their most well-known

universities such as Oxford and Cambridge university in England, and this feeling of “neglect” runs so very deep that they are finding themselves, usually so very talkative, with little to nothing to say for themselves.

As the facts will bear out, California Superior Court Judge Jay Bloom is one in a long line of human beings who have chosen to be dismissive of the facts of the case which should never have been allowed into any courtroom given how the first rule of law requires, given the presumption of innocence of the accused, for those bringing the charges to make a primary, factual case of the defendant first having done something wrong, and why it is in all cases, either civil or criminal, for those bringing the charges to provide evidence of wrongdoing.

Every court wants to see the citation of law and case law, wherever possible, to support the position taken by either the plaintiff, the one bringing the charges, or the defendant, the accused, and for the facts, rather than emotion that is less quantitative, to be weighed.

In this case it is not even possible to cite the law, because no law has been broken, other than the law of reason.

Judge Bloom knew before meeting face-to-face with Defendant Gary S. Gevisser that there never was a case of Defendant Gary S. Gevisser breaking any law or rules of the court including all his timely responses because he stated on the record that the file was huge because it was as a result of Defendant Gary S. Gevisser having to fend off charges without plaintiff Knuff being required at any time to provide his evidence of defamation against Defendant Gary S. Gevisser.

Why would Judge Bloom allow such an egregious abuse of the justice system that makes a farce of the entire American justice system and the CIA [Central Intelligence Agency] that Plaintiff Knuff says he used to be member of, without however even provide such proof for example the last pay stub he received from the CIA who are also very quiet, the same with the FBI who using FBI Special Agent Curran Thomerson officially began investigating Defendant Gary S. Gevisser in April 2008 after coming across a posting of Defendant Gary S. Gevisser’s former webmaster, former co-defendant Adam Lee Tucker on a Chevron Oil Internet blog that dealt with an Israeli Military Intelligence-Mossad [IMI-M] report which had first been shared with Defendant Gary S. Gevisser in the summer of 2007 by a former top notch Israeli Special Forces commando and this report was later vetted by IMI-M on November 23, 2007, the day after

Thanksgiving when the Chinese Government, without any warning, abruptly terminated the landing rights of 3 American Navy vessels including the nuclear aircraft carrier fleet Kittyhawk carrying 8,000 American sailors whose shore leave was also severely interfered with.

The significance of such a report coming from the world's most respected intelligence service can never be overstated given how it's very simple but most powerful language,

Following the 2008 Olympics in Beijing China, Al Qaeda will launch a series of attacks on the oil fields of Saudi Arabia, Kuwait, and Qatar which will immediately paralyze the United States' economy.

spoke to a very important question; namely, why hadn't Al Qaeda already attacked not only very difficult to defend oil fields of the Middle East Arab and non-Arab countries like Iran as well as the hundreds of oil supertankers floating at any given time above the world's oceans and seas beginning with the Mediterranean Sea that borders a great part of Europe getting their Middle East oil as well the constantly embroiled in oil wars Jewish people of Israel and their surrounding Arab and non-Arab enemies who played virtually no role in The Holocaust of World War II that resulted in the majority of the world's nations, including the United States of America, deciding to given the remnants of the Jewish people who hadn't been part of the 6 million murdered as well as those whose silence had been bought, a place of refuge.

It is in fact the wrong history that all the corrupt want kept all to themselves and those they have corrupted-co-opted; and the only way they see out of their lifetime of remaining hell here on most unique Spaceship planet Mother Earth is to get Defendant Gary S. Gevisser shut up without making him a martyr.

To position Defendant Gary S. Gevisser as a "nut" which goes a long way the more the corrupt leave it to their corrupt judiciary to keep repeating it as well as the words, "conspiracy theorist", has been part of a very carefully designed plan right from the start.

Judge Bloom ended his soliloquy commiserating with Defendant Gary S. Gevisser when saying how very sorry he was by the "turn of events" but what he wanted most in the court record as well as those listening in the courtroom to hear was that his hands were tied by the "rule of law" as well as the "United States Constitution".

When the human hears anything enough times, so long as they don't need to think, they will eventually believe anything including how many still believe that Hitler had his reasons for wanting to exterminate not half of European Jewry but all the Jewish people throughout the world, once and for all; and the reason for that is because the Jewish people are in fact the last of the questioning people who have a written language that goes back to Biblical Time; and with the Jewish people either all murdered or simply bought to keep quiet, there was nothing in the way preventing the mineral monopolists led by South Africa based De Beers and their sister corporation Anglo American Corporation having their cake and eating it.

Defendant Gary S. Gevisser has said pretty much the same thing, but each time just a little bit different, time and again, but today it is very different; first, Defendant Gary S. Gevisser still knows that he has Truth-G-D-Logic at his side constantly, while his opponents only have their lies that they constantly need to keep track of which becomes increasingly difficult because of the short-circuits of the neurons inside their brain as well as natural entropy which is not helped when they eat and drink poisonous foods; second, Defendant Gary S. Gevisser is going to be explaining for the first time today the history of the inheritance laws which the poor have the excuse of not thinking much about because they get to inherit little to nothing, but the same cannot be said of the stupid, lazy full of themselves rich with mostly cow and cow diseases.

It is Defendant Gary S. Gevisser's observation that most who eat dead cattle are aware of mad cow disease that many an expert believes comes from cattle being fed as part of their feed remnants of cows such as their bones and other organs including that parts which organizations like the FDA may deem unfit for human consumption.

It is also his observation that should an intelligent human who first recognizes the truth that "We are what we eat" as well as "We are the company we keep" point out to a cow mad cow diseased human that when looking in the mirror they see more cow than human, that intelligent human will find themselves with more time on their own or with their best friend dog, especially if that intelligent human and the dog both eat the same plant life even if it has been peed on by the dog, since not only can pee be washed off it does not contain the same harmful materials as cattle fed on worse than cattle corn which in order for the cow to digest and become as big as the biggest doll house to feed a regular American size family of 4 for a day or a week or a month, all depending on how much of their appetite they will lose

permanently from reading this, requires huge doses of antibiotics that have yet to be proven are filtered out the human lungs, liver, pancreas, kidneys and other organs that are so ingeniously designed to give the healthy human the appearance of health and vitality versus sickness, pain and lots of sorrows, as the logical laws of nature, “You are the company you keep” kick in allowing for a continuous cycle of violence that permeates through all families who stick together only because of the inheritance.

You fix the inheritance laws problems, you fix the problems that Plato spelled out 2500 years ago; namely that eating meat would lead to obese and uncaring humans who cannot argue that they care for others when they show they do not care for themselves, and to feed the cattle needed for an ever increasing population which churches such as the Roman Catholic Church in particular promote, the demand for both water and grazing land for the cattle would lead to that many more border disputes and the worst of all blithering idiot cow dumb eating humans lawyers to arbitrate the disputes.

It is so unconscionable what the lacking of reason human has allowed to happen that one has to question what was the purpose of a such an obvious design flaw in the human that the human couldn't figure out on its own, and when spoon fed by someone such as Defendant Gary S. Gevisser their out of control egos would prevent them from being the first to latch on to a win-win situation which he proposed in his most recent free newsletter email book titled, USA provoked Japan into War.

Those who received a copy in the first wave, or were forwarded their copy from those in the first wave and which was addressed to Professor Amiram Goldblum of Hebrew University, Israel, would notice very slight grammar edits, but the essence remains the same as it will ad-infinitum.

The question is not so much why did the United States Government lie to its peoples not just on the “Day of Infamy” that sends shivers up the spine of all Americans, black, white, rich and poor but who share a common interest of all profiting that much more than the slaves in the rest of the world who only ever so often get to see how very very poor of the wretched poor of America who are so extraordinarily few in number at least percentage wise and eventually as the poor in the rest of the world and the USA get wiped out entirely it really won't make any difference to the conscienceless who I am proving are the vast majority of us living today if not the overwhelming majority, BUT the fact that the entire world NOW HAS THE PROOF that the United States Government did in fact lie.

It is such a gargantuan lie that sends a shiver up each and every first, second, third and 4th generation American immigrant and if there are some who want to go back to being related to the slaves that white American founders such as Thomas Jefferson raped.

And if they lied about something that is so deeply emotional to Americans that results in millions of new American flags being produced for just one day of remembrance event what else has the American Government being lying about?

It is most important that it is very credible Defendant Gary S. Gevisser who is receiving the most extraordinary silent treatment from the American judiciary and each and every American lawyer who is fully up to speed on why Defendant Gary S. Gevisser has to be singled out for such unimaginable unusually harsh treatment because he is both smart and good, and does not see virtue in the being corrupt for it instantly brings about stupid which goes against the grain of conventional wisdom of the American common herd who are told to applaud greed as being all part and parcel of being virtuous, like the law of the jungle that says Rambo types are what has made America great.

America has got everything wrong the moment the first white banker lawyer President Teddy Roosevelt sent an American battleship to Panama which came on the tail of him accepting a bribe from the same bankers who gathered for the Bankers Manifesto of July 4, 1892 when they agreed to redecorate the White House.

America could never say it was sorry for such flagrant violation of International law as well as human decency.

Americans cannot even begin to look down on the White Spanish who came to the America's and plundered the ancient cultures of their harvested gold which they did not assign value to such unimaginable beauty of such a godly metal which every human being should be the proud owner of, but not to steal it but to work and enjoy every moment thinking about what such a pleasure will inevitably bring them in the next moment, which is how God good is gold even if it takes great sweat and physical energy of the gold mine worker who should of course be rewarded with the lion's share and his wage used to determine the ultimate value of the rest of the harvested gold starting with America's stockpiles going back to the turn of the last century.

It all begins in South Africa and so that is where the regression of the human must end.

We are fortunate to have of course Defendant Gary S. Gevisser and his most important “backbone” French-Canadian Wife Marie Dion Gevisser who is the most no-nonsense, and so strong which makes her that much more elegant and sensuous and Defendant Gary S. Gevisser will make no apologies for such a blessing that he knows only to thank One God.

The Spanish didn't simply move on after losing much of the stolen gold to other pirates starting with the British Sir Francis Drake but they intermarried with the Spanish people and created the most spectacular Mexican race of peoples who like the Blacks are shunned no different to the Jewish people because it is the hardest physical workers who are the least aggressive and hard working and see little merit in fighting just to end up lame like all the very sick white Americans who have yet to get their heads around how it is possible for America to have the richest medical doctors specializing in all the rich inherited diseases like diabetes, heart disease and cancer and America has the sickest of the sick populations?

The American medical doctors represent along with the lawyers the Peter principle as perfect as it was designed for losers.

The fact that there could be exceptions out there, even the judges of this bench could decide it is smart to break with the past and begin a new tune.

There are only existing right now endless opportunities to do good as the countdown begins on when the drop dead date of abolishing the inheritance laws.

Cancer is painful. It is the body telling you that “I am overloaded, I cannot process the stuff you are feeding me and that you need to change. It is just telling you that you are doing something wrong.

What Defendant Gary S. Gevisser accomplished with such a unique broadcast was the opportunity for everyone to have only 2 options; one to lose themselves in their misery of finding out for the first time that there has been conclusive proof from the most important General of World War II; namely Jan Smuts, that only the biggest fools in the United States Government were caught by surprise by the attack on the American naval fleet at Pearl Harbor; and two, to lose all hope of ever regaining full control of their intellectual reasoning which first began to go wrong when they thought there was not all that much of a connection between the body

and the mind as they fervently believed in the indoctrination Mind Over Body when simple logic says it is Mind and Body and all the organs ingeniously interconnected including the skin, the largest organ that logically wraps around the skull containing the brain and when there are no electrical impulses left can only keep the remaining body alive by human intervention where the mindset of the medical doctors is how can they bill for reading medical charts without having to speak to the patient?

How many people who have been to hospital in the United States remember the number of occasions they actually had a conversation with the attending medical physician when they weren't thinking about their next golf game?

Defendant Gary S. Gevisser knew before he hit the send button on his increasingly slow Apple Macbook Pro computer which first wiped out all the transcripts of the court hearings with Judge Jay Bloom that his wife Marie Dion Gevisser paid to court reporter Nona Maestas, knew there would be only non-responses, including those who previously have applauded the great contribution Defendant Gary S. Gevisser has given to educating the masses who these now very quiet former loud supporters have always considered more ignorant than them.

Defendant Gary S. Gevisser has no scientific evidence to support that the thinking of the regressing human began when the human looked at their two so-called "canine teeth" and instead of seeing them as they are, rather blunt, and not quite as sharp as a wild animal tearing away at recently caught wild prey that the predator has never once thought of starting a fire and adding spices to take away from the stench of dead meat, they remembered movies of human vampires with blood dripping which is of course one perspective but it also happens to be make-believe; and were they to dig further like opening their mouth a little wider like when going to the dentist that would see that their teeth were not just very flat, but their design was most similar to the herbivore cow.

Whoever came up with the name "wisdom teeth" in the far back could have looked like a cow but what is more important is that each of us can see much more wisdom coming from the human in the future once it is willing to let go of its brain damaging inheritance laws that combined with eating of cattle that so destroys the environment that everything including the human interacts with 24/7 cannot be the source of the regressing human because that belongs with the Supernatural Force that first created the logic that we can all agree on, like $2+2=4$, and not 6, but it can be the first step those of us desiring the wonderful feeling of wisdom that is much talked about and yet we can all see has been totally lost on the so boring, so

monotonous human who is most of all so very ugly; and the very few of us good looking also eventually end up in a very short space of time just skull, teeth and bones, and not anything like as beautiful and exotic as a well proportioned woman in motion; the extraordinarily few that there are.

The choice is for each and every human including all those yet to be born whether their ego is going to hold them back as they hold on for dear life to their lifestyles which include having to interact with friends and family members all “play acting” as they jockey for position to be financially independent of all those they have lied to when taking advantage of the next person beginning by failing to share all Defendant Gary S. Gevisser’s most interesting and highly informative information which has so upset the status quo folk that they have used all the power they have individually as well as collectively to silence him; and for what purpose, given how it is only good that Defendant Gary S. Gevisser has been promoting, starting with giving the most used and abused, the soldier a “fighting chance” before that soldier decides to point the gun at those most culpable rather than be so indiscriminate when only killing the poor they know little about on mostly foreign soil that has been raped of its mineral resources, its land and seascapes desecrated and the local inhabitants not murdered having lost entirely their self-esteem that came from having an ancient culture that was not bedeviled by the money me gun culture of the United States America that looked like it had already won, which is why Defendant Gary S. Gevisser felt that the time was right to speak out even if the entire world even at this very moment sees it 180 degrees different.

Who but God is to stay even if this court makes the mistake of other United States Courts and does not overrule Judge Jay Bloom unjust, unlawful and total disregard of fairness when rewarding perjured Plaintiff ex CIA Knuff who perjured himself on the stand time and again during his sworn testimony on January 21, 2011, those in the future paying more attention to the wisdom teeth - THE MEEK WITH TEETH SHALL INHERIT THE EARTH - will be the start of a new trend ushering in evolving humans; but it is not going to take just one of us humans but all of us deciding, which is not easy but nor is it impossible given the light speed of the internet, and once the decision is eventually taken to let go of its purposeful regressing state of mind there will be no turning back, no recriminations of any kind.

The fact that each of us can see how it could all work and it only needing very small groupings of people who don’t quite have the same oversized egos of those who have believed now for 4 generations that they have “worked hard for our wealth, and it is better to give it to our children than to have it go to a corrupt

government who have already taxed us enough”, and those groups can grow as fast as the imagination will allow; and the healthy that much more likely to choose positive change, so the fear that lazy rich have relied on will chip away at their weak body-minds that will first be observed in how much less talking and writing they will be doing and learning once again like when they were children to observe more and talk less.

It is the mind of each human that has been so ingeniously programmed for a day such as today when that many more of humans will be that much quieter and therefore more thoughtful even if it is only to mull over how they can die that much quicker without offending the church teachings that committing suicide is to be avoided at all cost.

Defendant Gary S. Gevisser made a point of sharing USA provoked Japan into war with a photo of the cover of the second volume of Smuts written by most accomplished Australian, Sir W. K. Hancock and published in 1968, the height of the Vietnam War which was designed just like the Korean War to be a pincer movement surrounding China and by first blanket bombing with high explosive bombs and 20 million tons of Agent Orange to force those very poor Vietnamese and Cambodian farmers who weren't killed by such mean spirited peoples, off their farmlands into the cities to be the United States of America and its most trusted allies' factory slave laborers earning a wage that the United States of America would dictate; and when Henry Kissinger visited with ailing Communist Chairman Mao, in July 1971, one month after the very distracting Pentagon Papers that spelled out the entire fraud of the US Government's position, "In defense of our south East Asia policy" were published in the New York Times which the Pentagon had planned for from the moment the Pentagon-White House-Offense Secretary McNamara authorized the production of such self-incriminating documents which went right over the head of idiot university educated Dr. Daniel Ellsberg, what little choice did Mr. Kissinger give Chairman Mao.

Defendant Gary S. Gevisser has always understood the astronomical odds he would face in getting to this point in time, but he has got here and there is little to nothing all the great many corrupt who know exactly who they are, can do about it, other than feel totally dejected and hope that those yet to have the knowledge will feel for them.

Defendant Gary S. Gevisser also knows that were Smuts alive today he would have no trouble confirming that the world is far more rotten than the very worst of the worst of the Nazi SS guards who tortured little babies after pulling them away from their sobbing mothers to then toss the defenseless babies into the air and then spear them with the bayonets attached to the end of their rifles.

Those were very deranged people who got that way because they first find themselves as members of Hitler's Youth Movement with no options but to follow orders and the first killing they were forced to perform, so the next became that much easier until it was "first nature" like waking up in the morning and going to the bathroom.

They never had the history of the past more the 7 decades as a reference point, and even if they could envision a technology like the light speed Internet there would have been nothing they could do to stop Hitler who had the backing of the United States of America, period.

While the very few with courage to speak out will point to names like Bertand Russel who had an opinion worth no more than doornail when compared to Smuts, there was only one Smuts, and not a single person on the planet could come close to filling his shoes.

He was more than good.

He commanded the respect of everyone, friend and foe.

None of his enemies dared to double cross him because despite his Statesmanlike demeanor he was first and foremost the toughest warrior who came out alive from the insanely arduous South African Boer War whose atrocities committed by British mercenary soldiers who were paid by De Beers founder Cecil Rhodes whose principal backer was J.P. Morgan, without having lost any of his sensibilities that got him double firsts when reading law at Cambridge University well under a decade before and while in his final year at Cambridge, short of funds and time managed to produce the definitive work on American icon Walt Whitman that again was only published in 1973, 23 years after Smuts' death.

Nowhere in those extraordinarily revealing pages that Defendant Gary S. Gevisser included was there any mention of what Smuts thought of the United States of America, waiting 44 months after goading Japan into war, then nuking their former

ally once Japan had been Uncle Sam's surrogate in beating the crap out of the Chinese and their Korean cousins, murdering upwards of 20 million.

Defendant Gary S. Gevisser is not the only person in the world who understood perfectly who he was taken on when announcing to the brutal victors of unprecedented genocide that continues at this very hour and which afford plenty of good paying jobs to seemingly do gooders working for Human Rights intervention groups, that he was going to war with each and every one of them.

Plaintiff ex-CIA Knuff, a simple opportunist with a big ego who couldn't keep his mouth quiet when visiting with former co-defendant Adam Lee Tucker more than a year before deciding to go Texas and have his liar-lawyer Alan Loewinsohn find him the most corrupt Texas judge that money could buy, could still read, but that didn't mean that he or anyone else who has allowed their formal education to interfere with their learning are smart.

For there to be so many fools who find comfort with one another and the only thing they have in common apart from breathing the air that Del Mar California might be the first town in heavily corrupt USA to start charging for since they want grab from the poor as much as they can so that they all leave town and allow the prices of the hugely inflated lands to go even higher allowing the owners to borrow that much more from the same banks printing money out of thin air, is we can all agree much more than chance.

<http://www.2facettruth.com/imifbi.php>

For people, so large in number, to be acting either indifferent to such a heinous crime of murder of innocent of all charges Defendant Gary S. Gevisser who has been an American citizen since August 1985 and whose impeccable reputation well preceded his immigrating to the United States of America from mineral rich South Africa in March 1978, or no different, to actually relish leaving it to their trusted government officials to shut up Defendant Gary S. Gevisser by hook or crook, smacks of an offense far greater than just all their "love of money" and the lifestyle the money affords.

So in fact those deriving great satisfaction in exceeding the limits of their small authority; i.e. evil does not come in the form of a pointed tail or pitched fork are simply less hypocritical but also deserve no less punishment which no human court is capable of dishing out given given the motive of this CAPTIAL CRIME of PREMEDITATED MURDER.

When a human chooses the words, “I have been hurt” by “so and so’s” actions, and even more so when talking in the “first person” as in “I have been hurt by your actions”, a reasonable person knows to examine carefully whether in fact such a move is a “defensive action” that can quickly be used to go on the attack if the individual who is innocent, but finds themselves the target of such carefully planned manipulation, responds calmly, laying out the facts in as clear and precise manner as possible so to remove whatever possible vagueness there might possibly be, caused by either an innocent mistake and/or misinterpretation.

Judge Jay Bloom would have read carefully the very short and clear transcripts of all the transcribed Texas court hearings

<http://www.2facetruth.com/deathsentencefiles.php>

which have now been viewed by a great many of 4 million visitors to Defendant Gary S. Gevisser’s one website [2facetruth.com](http://www.2facetruth.com) since mid-May 2009 and who are responsible for upwards of 90 million page views for the same period; moreover, the number of visitors from China grew exponentially while the number of visitors from the United States of America dropped significantly since peaking in May of last year, when Judge Jay Bloom lowered the boom on Defendant Gary S. Gevisser which had those most profiting from the corruption applauding; and their profiting at its core is the rape of mineral rich regions of the world and enslaving the poorest who survive the initial military onslaught that is most often executed by mercenaries deployed by the United States Government’s most trusted tyrannical regimes, starting with South Africa and whose indigenous peoples are kept enslaved in their stolen lands by the United States of America’s tight immigration control laws.

The ability of Defendant Gary S. Gevisser to so easily connect the dots, dates, events and people responsible for the ongoing wretchedness of the human condition does not, of course, sit well with those only wanting to hear that America justice that is exalted for it’s nobleness throughout the western world in particular, especially by the poorly educated in US regimes which quickly “turn democratic” once all resistance is permanently shut in all instances by the gun or threat of murder, no different to any mafia fiefdom, has given Defendant Gary S. Gevisser numerous opportunities to be heard by different courts and judges and that alone has provided him with more safeguards than most small time common criminals stealing bread money, let alone Revolutionaries like Che Guevara who the United States Government who has only protected the interests of capitalist monopolist whose only right to stolen valuable lands and mineral rights is their possession of

such priceless commodities which have all been earned by having won such ownership using the gun.

The fact that extortion and duress are against the law but the mineral monopolists are in fact above the law does not fully explain why it is that the “common herd” that includes corrupted elected and non-elected government officials chosen from the ranks of the fellow citizens cannot choose change when they now have the knowledge of how such wealth has been not only concentrated in the hands of the most barbaric criminals who pride themselves on their church going and charities to help uplift the downtrodden masses but how they have managed to hold on to such extraordinary stolen wealth without the slightest fear of prosecution, and their underlings including their Captains of Industry who pride themselves on obeying most the rule of law as well as the more intellectually honest thug gangsters who operate freely especially in the western style governments profiting from the rape of the 3rd world, and that would include so “efficient” Japan whose entire industry would grind to an instant halt were it not for Japan’s ability to import its oil at a price the mineral monopolists dictate just as they do their puppet governments who all all beholden to not a menagerie of individuals and clans people having taken nonsense oaths when belonging to a university fraternity but to the one mineral drilling mafia monopoly De Beers who just happened to be in the right place at the right time when it was discovered that very hard diamonds would not only be sought by the rich to adorn themselves but such a carbon which has the identical atoms of charcoal but arranged differently but still throw a diamond into a hot fire and see how quickly it goes up in smoke, when attached to the end of a drilling bit makes very easy the excavation of all other precious minerals beginning with water, gold and black gold; namely oil.

It is in fact all their oversized egos that keep getting in the way, and it applies to both the rich and poor of all the different cultures and ethnicities.

That is in fact their most common flaw, but their most common basic need is water without which nothing grows and nor can an army fight because its soldiers within 3 days of being deprived of water will die.

I, Defendant Gary Steven Gevisser, am quite obviously in a fight for my life, and it is not death that I fear and which the supporters of the status quo would have long had me killed if only they had the courage to order my death warrant which given the military chain of command would have the signature of the main antagonist which of course would be De Beers current head Nick Oppenheimer who has far more time on his hands than Defendant Gary S. Gevisser who has a far more

impressive curriculum vita than Nick Oppenheimer, Putin and all their Captains of Industry including of course Chief Executive Officer of corporation infested United States of America, Barak Obama.

It is only 12 years since Defendant Gary S. Gevisser began to see the light at the end of a very dark tunnel following how well received was his first broadcasted communique titled Perspective One

<http://2facetruth.com/smf02/index.php?topic=137082.0>

which was a birthday gift to his 77 year old father, most accomplished Allied Fighter-Bomber-Pilot Bernie Gevisser who Commanding Officer during World War II was South African Prime Minister Jan Smuts who very shortly after his death at age 80 on September 11, 1950 began being wiped out of the history books.

You will see a close resemblance to my writings this day with that of Nelson Mandela's speech from the dock of the South African Apartheid Regime's Supreme Court in Pretoria on April 20, 1964, titled, I AM PREPARED TO DIE which a reasonable person would have immediately concluded should have been titled, I AM NOT PREPARED TO DIE as Mandela who is now doing very poorly at age 94, paid homage to his known captors' judiciary; namely the American Justice System as Mandela knew then and therefore he has known ever since and which he has spoken about to others including his former wife, Winnie Mandela's first cousin Andile Madikizela that it was the CIA who turned him into the United States of America's tyrannical, most illegal South African Apartheid Regime whose policies mimicked very closely, but more more refined those of Nazi Germany-Poland beginning with how the Apartheid Regime very quickly after seizing power in the South African General Election of May 26, 1948 which ousted hero Jan Smuts, known to his enemies as "Jew King", began to infiltrate the most close-knit of the Jewish South African families looking for their "Judas", and they didn't have either a difficult time finding each of them and making the Kapos-sellouts that the Nazi SS used to keep their own hands from getting bloodied and at the same time maintain strict order in the 300 slave-death camps spread throughout Germany and Poland.

You simply have to look at who didn't volunteer to fight in Smuts' army and who resented those who did, starting with the most accomplished such as Defendant Gary S. Gevisser's father who would have as he approached death this past August 27 and saw himself soon being reunited with first his beloved mother Katie whose death at age 50 occurred 7 weeks after he completed his 71st dive bombing

mission, and Kate's cancer a world apart different to the murder of Defendant Gary S. Gevisser's great maternal grandmother Nechie Becker Badash [1874-1943] who survived much longer than any member of her immediate family who were all wiped out before her eyes when she was just 8 years of age in one of the last pogroms of eastern Europe that would eventually give rise to the much more effective death camps of Nazi Germany.

The great coincidence of Defendant Gary S. Gevisser's father last seeing his mother on June 8, 1945, the same day that Nick Oppenheimer was born, is much more than a coincidence once one has the mental aptitude to realize that there is no such thing as a coincidence because there is design and purpose to everything, including Defendant Gary S. Gevisser deciding that this speech will be his last prior to the publication of his book, D-Money Lie.

It is more than remarkable that so far not a single individual voicing in writing their support of time in the future when all the inheritance laws will be abolished, and it all making logical sense given how no one alive today would be required to give up anything they have unless the soldier with the gun decides they are not willing to wait until they are dead to live the good life, and the human who is not in the military currently or who does not have a family member they care about currently in the military, never thinks about the possibility that the soldier will come knocking at their door, the way the Cossacks barged into the home of Nechie Badash's immediate family and her parents having the presence of mind to hide her in a tiny closet with the simple instruction, "No matter what, do not utter a sound".

On Monday, December 10, 2012 Defendant Gary S. Gevisser proposed something far more meaningful than any speech given by the likes of Mandela, John F. Kennedy, Obama, Putin or for that matter Nick Oppenheimer who like Judge Jay Bloom since he had the curiosity to ask such an obvious but most general question, "Can someone tell me what this lawsuit is about" [sic]? would have surely gone like everyone else to Defendant Gary S. Gevisser's very clever name 2facetrueth.com website and seen not only the very clear and short email dialogue between the Defendant and Nick Oppenheimer's most important intelligence gathering "site holder" on United States soil, Codiam Inc. beginning on 11.11.2004 when Defendant Gary S. Gevisser determined that he had lined up his ducks sufficiently to go on the attack by simply breaking his 24 year silence with the most mindful words, "Remember me?" and the silence of De Beers that followed shortly is no less meaningful at this hour, other than all the events that have transpired over the past 8 years, including Nick Oppenheimer deciding to bring Putin out to South Africa 1 year and 10 months later before Putin's henchmen went

on a killing spree that included the murder of a female journalist and one of his better known former KGB killers, Litvinenko in a carefully stage nuclear poisoning in heavily foot-traffic Piccadilly Circus, London with the nuclear waste trail leading directly to the door of the Kremlin but equally important the drawn out most painful suffering of the victim, a torturous death which caused the fearful to be that much quiet, starting with the controlled media who have never once been supportive of Free Speech other than for themselves.

Defendant Gary S. Gevisser has always had to be mindful not only of information overload which is the last line of defense-offense of those who never consider themselves ignorant of anything because they either have the money or a university education that tells them that they are intelligent, but when to draw the line in ending the information transfer so as to invite questioning from those truly interested in learning rather than simply being voyeurs and users, to use the information to enrich themselves without really ever giving Defendant Gary S. Gevisser his fair credit.

But now Defendant Gary S. Gevisser is going to tie the knot making it virtually impossible for there to be piece of mind for all those who have had the knowledge of how easy it would be for them to help end the suffering of the most disadvantaged who are the soldiers who through economic circumstances are forced to join a volunteer army like the US which provides the best benefits compared to the rag tag armies of the tyrannical regimes whose strongest resistors have long been murdered; and what remains is a rather small scale “mop operation” that mainly involves petty theft that is increasingly violent as the resources for quality life are drained through dams as well as wasted away in their own government waste bureaucracies whose top officials all know the game and make sure to have their governments support both American corporations wanting to grab what they don’t already own, while moving ownership from one corporate entity that has an Occidental name to a more foreign name, that allows that much more gobbledegook talk by all the limited capacity talking heads on radio and TV and their audiences even more obviously discombobulated and you just have to imagine everyone looking at themselves in the mirror and seeing the exact same blank look that Defendant Gary S. Gevisser has been explaining rather well these past several years, but always giving that much clearer insight in to the thinking of America’s tyrants who never forget, because they are fully aware of America’s history of turning on friends once they no longer serve their purpose, how important it is that they remain while giving Uncle Sam corporate and company everything they want, very critical of the United States of America’s government without ever pointing a finger at the number one beneficiary of the rape of their

peoples' natural resources; namely De Beers whose officials don't really have much to think about as everything runs very smoothly just so long as everyone is not bothered by having no conscience.

It may not be important to this court or anyone else but it is important to Defendant Gary S. Gevisser that he not seek confirmation from anyone who has succumb to low energy people who cannot possibly begin to understand that there is a higher level of spirituality which does not prevent anyone including all those with increasingly diminished mental capacity from occasionally being drawn to such an uplifting experience which exists each time they encounter a coincidence or brain wave that has them simply thinking logically such as able to use their minds to think otherwise, and perhaps it is his only "gift" that he has a conscience that he figured was best preserved by not falling victim to corruption which he recognized first did not have a good feeling attached to it and all those who were corrupted all were quick to point out that money never brought them either health or happiness, and they were always looking for more ways to get over their guilt while blaming others who seemed to be equally comfortable in forgiving the wrongdoers because that momentary act of forgiving brought with it a much needed boost for the ever increasingly weak energy human.

The transparent self-dealing of De Beers is identical to the self-dealing between the US Treasury and US Federal Reserve that as I have explained clearly are more than controlled by De Beers who easily bypass all US Government agencies in controlling the the flow of monies and essentially deciding all our lifestyles.

FACTS

The weak human wants to simply believe,

"I think you are a victim of our judicial system and are having difficulty coming to grips with that fact.

Our judicial system is a system of law, not of justice. The output of our judicial system can often approximate justice, but only if it is diligently and skillfully handled. Your Texas case appears to have been handled badly."

What this California patent lawyer really meant to say was, “not of truth” rather than “not of justice.”

This I perfectly understand because I come from the most moral, most non-greedy, most generous and most all least corrupted Jewish South African family, and the best they can offer me at this time is “moral support”, whatever that means.

The bottom line is that us Jewish South Africans are having the hardest time dealing with the fact that the financiers of Nazi Germany who mostly succeeded in getting our parents to breed blind to the suffering of others children who couldn't see a vastly perfected Nazism right under noses despite everywhere one looked when coming in to land or taking off in Johannesburg, South Africa where the gold mine dumps and it wasn't Acts of God that first got them there.

The rest of the world can be forgiven but how long can this playing stupid continue and to think that this moral injustice of the highest order against me will go unpunished?

I have always asked the right questions and I have always got the answers I seek, but this is a first, and the reason is simple. I know too much and had just one of me been around right after The Holocaust there would have been no breeding of a single child until such time as the Nazi German-South African Oppenheimer family got their justice.

I could have long by now gone to Israel and built up grass roots organization that would demanded equal pay for equal work and that would have meant few in the United States would have had cushy paper pushing jobs, instead at great risk and hardship I have stuck it out in the US.

If you were to ask a man like Jan Smuts if the people today are worse than the Nazi SS guards of death camps, he would say yes, not simply because most were following orders and would have been shot; but today we have the power of The Internet and the common herd look like they won't move until all walk over the cliff.

Smuts took great pride in his Air Force Fighter Pilots, especially the Fighter Bomber Pilots such as my dad who were the most accomplished and easily identified beginning with their acceptance in to the world best special forces units which were the Fighter Bomber squadrons and who starting with their intensive training were able to block out all thoughts and images including the hostages that

they knew were chained to the buildings that were their targets and when when they had their machine gun sights zeroing in this would be the only time they would be on automatic pilot thinking and never forgetting that aircraft was also the guidance system for the bombs.

My father's death bed last words to me included how passionate he was about me these past few years as I began to set the record straight of how extraordinary he was and his humbleness the top of his qualities and no one came close to my dad in that department not even close and why it is that my 3 elder siblings never really bothered to sit down with our dad to have him tell his memoirs because it just simply wasn't in his personality.

He would even be embarrassed to day to hear me talk in such glowing terms but he knows that not only do I have clear end goal I know that it is just a matter of time before the insane world catches on and nor is it important to me that anyone gets it but you will all know that I am "gifted" as much as you might feel better thinking that Knuff thought I was a nutcase, although it isn't really Knuff saying any of those lies but a Texas Court Judge who was just following a very carefully crafted script.

To have so many indifferent to the truth because their cold hearts beat to a completely different heartbeat than mine is an amazing fact of life that cannot be put down to chance.

The History of this unprecedented defamation lawsuit is important.

On February 23, 2010, California resident Charles Knuff filed a fabricated defamation lawsuit against defendant Gary S. Gevisser who went out of his way to comply with the orders of the Texas State Court which was the wrong jurisdiction. Defendant Gevisser in the first hearing held telephonically on May 8, 2010 made it clear that if plaintiff Knuff could prove Texas to be the right jurisdiction then he, Gary S. Gevisser would demand a jury trial. Texas Judge Martin Lowy denied Gary S. Gevisser's requests for both defendant Knuff proving Texas jurisdiction and jury trial. The Texas court records show and so does defendant Gary S. Gevisser's receipts of mailings that the Texas Court and plaintiff Knuff received Gary S. Gevisser's full responses in a timely manner. At the next hearings held on June 30, 2010 which defendant Gary S. Gevisser did not attend because it was

quite obvious that Texas Judge Martin Lowy intended to railroad defendant Gary S. Gevisser, Texas Judge Lowy began these first court reporter attended hearings by making all the arguments in favor of defendant Gary S. Gevisser's defense as he stated, again on the record, that it would be impossible for defendant Gary S. Gevisser to defend himself given how plaintiff Knuff and his Dallas lawyer Alan Loewinsohn failed to provide a shred of evidence to support their allegations of defamation. Without explaining why he changed his mind and allowed the proceedings to continue, Judge Lowy began to make out that the mistake was defendant Gary S. Gevisser's who failed to take Judge Lowy's advice at the first hearing and hire himself a Texas lawyer. There were several follow up hearings all geared to provide the Appearance of Propriety that defendant Gary S. Gevisser was being given "due process under the law" which if that was the case then the fraudulent lawsuit should never have been allowed into Texas State Court because it is incumbent upon the plaintiff to provide the evidence and both the plaintiff Knuff and Judge Lowy knowing perfectly well that the truth is the best defense in a defamation complaint.

Judge Jay Bloom is not the first lawyer-judge who has looked at this most bizarre lawsuit with the most outrageous \$4 million judgement who has questioned, "What is the defamation?" which has never been provided or equally alarming is the fact that it is also incumbent upon plaintiff Knuff to prove up damages which he never could and he only provided ample proof when taking the stand on January 21, 2011 that he had no actual damages as well as not being able to provide the defamatory statements as he and lawyer Alan Loewinsohn were introducing 992 pages of exhibits into the court record, and Judge Lowy as both plaintiff Knuff and lawyer Loewinsohn to show him the defamatory statements which they then said that they could not find. But still Judge Lowy allowed the proceedings to continue and just as he went along with the request that defendant Gary S. Gevisser be handed the \$4 million judgement which lawyer Loewinsohn argued would be used to send a message to anyone else exposing the truth over The Internet and that they should either be quiet or be prepared to receive the exact same unjust Texas justice, Judge Lowy severed the main defendant, Adam Lee Tucker from the lawsuit.

The one big difference between the other judges, including Federal Court Judge Hays who referred this case back to Texas State Court, as he ignored not only the facts of the case but the Diversity of the Internet which most judges apply common sense to Internet related cases to be the jurisdiction of the Federal Court system, and Judge Bloom was his decision to ask both defendant Gary S. Gevisser as well as plaintiff Knuff's Century City lawyer, Jessica Chen who was attending the hearing telephonically to explain the defamation.

Judge Bloom asked Ms. Chen to explain the defamation after hearing defendant Gary S. Gevisser explain the case from start to finish and still no one knows what the defamation was about it, because of the very simple fact that no defamation by defendant Gary S. Gevisser ever took place and if there was a defamation against plaintiff Knuff then it was what plaintiff Knuff had said about himself which he did not like which is still not enough to get a defamation conviction against an innocent person unless the defamation charge was a setup; namely a conspiracy from the outset.

The transcripts of those proceedings also show clearly that Ms. Chen could not, no different to Dallas lawyer Alan Loewinsohn, but she did tell Judge Bloom that she could send him a summary of the Texas case, to which he responded that she need not bother because he had already decided to rule against defendant Gary S. Gevisser before showing that he had an “interest” in finding out what the lawsuit was all about that had created such a huge paper chase, and designed of course to muddy the waters as much as possible in this most impossible to believe lawsuit of all time.

What sort of human being, let alone a judge who is supposed to be both impartial and a strong advocate of searching out the truth, proceeds down such a path, providing once again the Appearance of Propriety and when it is crystal clear to him and everyone else in the courtroom that there is something much bigger going on that no one on the judicial bench or lawyers having passed the bar examinations that allow them to be licensed practitioners of the bar, can ever cite a case, let alone the law, where those bringing such heinous charges of defamation have never been able to provide a shred of evidence, apart from the obvious defamation on defendant Gary S. Gevisser who knew from the very start when receiving the Texas complaint at his residence in Del Mar, California that this was going to be the whitewash of whitewashes and the goal of plaintiff Knuff was to help his bruised ego by collecting on the easiest payday of his life following his Dallas Lawyer Loewinsohn making 2 political donations of \$1000 each to Judge Martin Lowy election campaign where he can sit without recourse and mockingly abuse the rights and privileges of an innocent person who has not profited one iota from sharing his important knowledge of the corruption which is what a just justice system is supposed to do.

The fact that Judge Bloom also knew that there was no attempt to get defendant Gary S. Gevisser to retract any statements he has made about plaintiff Knuff and nor has their been because that would demonstrate the moment such a request was made that the lawsuit was a fabrication, a total fraud from the start, and that in turn

would place that much more focus on what it is that has so many who profit from the corruption of the money system that is the only gauge us humans use to establish fines, penalties, awards, salaries, taxes, funding for private as well as public projects and in the very next instant the aware human comes to the realization that there is very little difference between the private and public sector, because there isn't the moment a critical mineral monopolist such as De Beers is given a "free ride".

Defendant Gevisser cannot possibly follow Conventional Wisdom in trying to bring out the best in those who have no interest in the truth, especially truths as important as the valuing of the money which now 4 generations of us humans have considered the most certain of all the unknowns as those with the money-capital can decide how much to invest in infrastructure to take advantage of the constant improvement in technologies and giving such capital-money people the most significant advantage to then decide on how much of that product and/or service to provide and so long as the money remains "scarce" there is no questioning while everyone is aware that too much money chasing few goods and services will lead to hyperinflation, and that is where the questioning ends of the "common herd" which is a name the world first hears in the Bankers Manifesto of July 4, 1892 which took almost 2 decades to be revealed to the world, and still it is not an event that is taught in law school or explained in the history books because its consequences are in fact so extraordinarily calamitous for all those who profit from the status quo of the lazy rich trickling down the cost of getting richer on to the back of the poor who only poor because they are poorly informed.

Time and again Defendant Gary S. Gevisser has repeated that there can be no guarantee that he will survive long enough to get his day in a fair court room.

It is would be more than simply foolish for Defendant Gary S. Gevisser to think that he will survive indefinitely because he has survived this long with not a single member of the judiciary or for that matter a single reporter/journalist writing about such an unprecedented miscarriage of justice for which there can never be enough said given its dire straits consequences for the future of the justice system if in fact this egregious TEXAS DEATH SENTENCE is not overturned/set aside

Consequently, Defendant Gary S. Gevisser takes full advantage each time he is given an opportunity to be heard and that includes placing into the court record the truth, the whole truth and nothing but the truth, as everyone else defies both logic and God and Logic is Truth is God, and if there is no God then still everyone has to make to make a convincing case that they are more deserving than the most

underprivileged beginning with today's soldiers who are grossly under compensated compared to the soldiers of the past who all knew that they just happened to have chosen the most stronger military and to enjoy their rewards as quickly as they could before those they defeated beat them back.

Defendant Gary S. Gevisser's Monday, December 10, broadcasted email book will now and forever bring out the final true colors of every human alive as well as the majority of us who have yet to be born; and Defendant Gary S. Gevisser includes that missive as one of the attachments which should be part of his court record should there one day be a ruler of the United States of America who decides to do much more than grant Defendant Gary S. Gevisser a Presidential Pardon for it should also result in the stiffest of sentences for all those who aided and abetted this most criminal undertaking.

The destruction of a good person's good name, which is Defendant Gary S. Gevisser's, is for good reason in the Jewish religion considered nothing less than murder.

This murder has been going on since the latter part of February 2010, and it shows no sign of letting up, but that does not mean Defendant Gary S. Gevisser should begin to back down in exposing all the corrupt at the same time have each of them as well as the good see for the very first time in history what each of us humans are made of.

Defendant Gary S. Gevisser proposed that each of us citizens of the world vote on what specific day in the future the insanely anti-competition inheritance laws get abolished altogether and in the next instant usher for the first time, and on a global scale, the merit system based on what each of us contributes without the decision making dictated by a group of mineral monopolists who show only their gun-money-power when meeting in Johannesburg, South Africa without a single reporter writing about the meaning of such intimidation tactics which are all part of the De Beers FIB [Fear, Intimidation & Bribes] and which organization like the FBI and CIA fully understand including all those officials who have yet to read well-known American investigative journalist Edward Jay Epstein's The Diamond Invention book that continues to be made available for free on the Internet and while still containing certain gaps which demonstrate the weak links in this worldwide conspiracy, this most interesting read book accomplishes the goal of those who read it and who are not profiting as much as those corrupted officials receiving the lion's share of De Beers' untraceable bribe monies, coming away

feeling hopeless and defeated and inevitably thinking, “If you can’t beat them, join them”.

Defendant Gary S. Gevisser is still waiting for one person to second his proposed timeframe of 200 years or less from now.

Whatever one might think of Defendant Gary S. Gevisser, he is not stupid because he has never, despite the most extraordinary opportunities to be as filthy rich as Nick Oppenheimer if not more so, been corrupted.

Moreover, Defendant Gary S. Gevisser also knew before he began speaking out against the De Beers mining-money laundering consortium that there was no one else other than him who had his knowledge and or who also had not been corrupted; because the very few who knew, starting with his father’s first cousin, David Gevisser [1926-2009] had been corrupted.

That makes Defendant Gary S. Gevisser unique and for anyone including the judges of this Appeals Court to conclude that because Defendant Gary S. Gevisser has never come close to getting his justice following the exact Court rules and procedures, while plaintiff Knuff and his lawyers have been given one free pass after the next to break all the laws, rules and procedures of the court, as well as what we all know to be common sense, forget human decency that has been long tossed out the window, it does not mean Defendant Gevisser is wrong or that he won’t receive a far higher award than what a human court can order.

All the law has been cited time and again, as well as applying the law to the facts; and the only thing good that has come of it is that Defendant Gary S. Gevisser is still alive and free and able to reach out to that many more who are mostly young and defenseless so that they too can have a “fighting chance” without being so foolish to fall into the trap of violence which is all that a corrupt government has to hold on.

Moreover, even by the time this Appeals Court rules on its decision the entire world could have already voted on when to begin the rule of the righteous who most of all abide by the innate feelings of “fair play”; and who is to say until the date is actually decided upon by the most democratic event in the history of the world ever since man first became part of a community to fight against other communities using brute force rather than the reasoning.

All irrational behavior begins with the inheritance laws that were designed by the victors of wars who didn't want to die old going to war and not able to enjoy the spoils of war, and also their children were increasingly getting used to a lifestyle of laziness and affluence; and why you don't see that many offspring of the greatest generals of all time amounting to much in any discipline, especially military given how military was the predominant business, which it still is, but yet we try and make out that it does not loom all that large until we just think about it a moment.

Even the most spoiled rotten kid will say that the inheritance they stand to receive upon the death of their parent-grandparent is a great pain in the butt, and they don't always express it as diplomatically as that when they are ever so infrequently called to task by the parent dangling the inheritance monies at the end of their noses.

Bear in mind that I have long decided that since the chances of this or any other American court "bucking the system" of injustice that grants most of you more vacation time and a lifestyle better than your counterparts in the rest of the world, and you are just going to reply "dismissed" to my appeal, to move on and use this time and space to enlarge upon the great opportunity I see for the advancement of the human race rather than the so obvious regression that began when we stopped being intellectually honest about "Might is Right" and began going down the path of making nice sounding speeches and the lazy rich having their poets and authors write words of wisdom that would at least give the masses a sense that there were deep thinkers out there thinking about them and that they should just be quiet, work hard, make as much money as quickly as possible without having to join a violent military and always be young enough to enjoy before their bodies-minds give out.

You get rid of the inheritance laws and the reason for people being together is authentic.

The poor can't even claim to have authentic relationships because their native cultures have been decimated by the "money me" culture.

But we humans yearn to be authentic.

It is not a good feeling to be false.

Even worse if you get caught out before you have had your chance to enjoy all the inheritance.

So why don't you judges of the California Court of Appeal decide individually or collectively, whatever your liking, what should be the time certain that we disband all the inheritance laws and apply to both rich and poor?

This is now my legacy.

If you can think of a better one for each of you, then please be my guest and I promise to be all ears.

Defendant Gary S. Gevisser has now lost his most beloved and so very good, totally unselfish father Allied Fighter-Bomber-Pilot Bernie Gevisser but he has only good memories of his dad, starting with the last party they attended together on December 10, 2000, where his father took a number of photographs of those in attendance, including Defendant Gary S. Gevisser's one American mentor, Amos P. Wright



who was both a US Marine and US Navy Officer during WW II where he was commanded by the Admiral of the Pacific Fleet to execute the most racist orders against Black Americans and Jewish Americans who he picked to lead the first waves to land on the beaches held by the Japanese, and the other Spanish master painter Sebastian Capella and his wife Margarita



in whose home in Valencia, Spain Defendant Gary S. Gevisser and his French-Canadian wife Marie Dion spent considerable time since leaving the US on an extended trip abroad back on July 17, the same day that former co-defendant Adam Lee Tucker received from lawyer Alan Loewinsohn's law firm the "Notice of non-suit" and Adam Lee Tucker's notarized response to Alan Loewisonhn and company completely exonerates defendant Gary S. Gevisser

Again, defendant Gary S. Gevisser had Mr. Tucker accompany him to court when Judge Bloom first showed that he might in fact let his better instincts guide him to do the right thing and set aside aside this most fraudulent judgment that most Europeans when they first hear about it have a very difficult time with because most light skinned Europeans have been educated, especially since the end of World War II to believe that us Americans are "Gods" and the Russians "bad".

It is not just a few, but everyone who go quiet the moment they go to Defendant Gary S. Gevisser's main website 2facetrueth.com and see with their own eyes the most important photograph taken since the advent of the still camera, showing President Putin of Russia knowing what he was thinking and that the camera would also pick up him looking most skeptically at De Beers head, Nick Oppenheimer and this photograph taken in Johannesburg, South Africa on September 5, 2006 and it continues to be displayed on both Nick Oppenheimer's personal Wikipedia profile as well as De Beers' profile and that date, now more than 6 years old; and the photo that speaks for itself will forever remain at great "odds" with the writings alongside under the paragraph,

DIAMOND MONOPOLY

De Beers is well known for its [monopolistic](#) practices throughout the 20th century, whereby it used its dominant position to manipulate the international diamond market.[6][18] The company used several methods to exercise this control over the market: Firstly, it convinced independent producers to join its single [channel](#) monopoly, it flooded the market with diamonds similar to those of producers who refused to join the [cartel](#), and lastly, it purchased and stockpiled diamonds produced by other manufacturers in order to control prices through [supply](#). [19]

In 2000, the De Beers model changed,[19] due to factors such as the decision by producers in Russia, Canada and Australia, to distribute diamonds outside of the De Beers channel, thus effectively ending the monopoly.[6][18]

In November 2011 the Oppenheimer family announced their intention to sell the entirety of their 40% stake in De Beers to [Anglo American plc](#) thereby increasing Anglo American's ownership of the company to 85%.[20] The transaction is worth £3.2 billion (\$5.1bn) in cash and will end the Oppenheimer dynasty's eighty year ownership in the world's largest diamond miner, if successful.

because it shows that Nick Oppenheimer is still very much in charge of the diamond trade and his underlings led by high up on his lapels wearing violence, intimidation and fraud Putin, a subject which defendant Gary S. Gevisser is not only most expert about but one that provides the German-South African

Oppenheimer family with unbridled gun-money-power over their most corrupted government officials who didn't need to be in the photo of photos for the rest of us to know who they are, just by their silence in commentating.

Not to speak is to speak.

There has never been a lawsuit as important at this one because it is only Defendant Gary S. Gevisser who stands up for the masses who are not profiting from the corruption, getting the truth, which those profiting from the misallocation of the world's resources, are showing how very united they all are, even though they are not sharing equally in the corruption which also means the corrupt who are more than just greedy cannot trust that their unity will hold indefinitely.

Future Holds Bright

This is a remarkable period in the history of time given how we all know exactly how the pecking order begins and while a great many are profiting, given the power of the light speed Internet it takes either just one of the poor in a remote region of the world disgusted enough to spread the word as best they know how or just one who is profiting but not happy about the unequal distribution of the resources that affords those further up a much easier and happy lifestyle of fun and more leisure time than the slaves getting their education from their fellow man armed with their handheld communication device.

The fact that most everyone other than Defendant Gary S. Gevisser is hesitating is only because they are counting their chickens before they hatch and at the same time having to gauge the reaction of those closest to them who they depend on for maintaining their lifestyle including their spouse and children, all greedily looking out first and foremost for their self-interest; but nor does anyone like the feeling of stupid especially as word spreads of this worldwide referendum that makes perfect sense.

When Judge Martin Lowy handed Defendant Gary S. Gevisser the \$4 million judgement at the same time making it clear that he was trampling on Defendant Gary S. Gevisser's Constitutional Rights including his right of Free Speech and a fair trial that begins with an unbiased judge presiding, what he mostly wanted anyone with any curiosity to delve into such an imaginably evil lawsuit that was the first step in getting everyone on the planet to start showing their true colors, what this corrupt Texas Judge wanted most for such persons to focus on his repeated use of the word "nut" and "conspiracy theorist", and were they to ever

bring their minds to examine the basis of the spectacularly large \$4 million judgement without again a shred of evidence that Defendant Gary S. Gevisser had done anything wrong, they would simply conclude that Defendant Gary S. Gevisser had to have done something very seriously wrong to be receive such an astronomical judgement.

The fact that the corrupt human only reads what it wants to read is in fact a most important fact of life.

It does not, however, make it right.

Nor do two wrongs make a right.

The fact that Defendant Gary S. Gevisser's grave injustice has not resulted in a single practicing lawyer or organization like the American Civil Liberties Union [ACLU] "crying foul" does not mean that Defendant Gary S. Gevisser should take his cue from their more than simply "wrongdoing".

Everyone who does wrong can always justify to themselves and those who are their co-dependents that it is just good enough for those in positions of power including over-controlling parents to "have their reasons", but yet we all know that such people are hiding because they are afraid of the truth.

The fact that it is the corrupt who have most of the money that allows them to buy everything they want including their justice, does not mean it will always be that way.

Even Federal Judge Hays might decide at some point to reconsider his unjust ruling as he knows like everyone else who have delved in my court file that if this preposterous in the extreme lawsuit belonged in court then it should have been heard in Federal Court here in San Diego where both defendants reside and most if not all plaintiff Knuff's business including his modern art sculpting business is in San Diego Country which is also where he many patents have been issued.

People, all over the world, understand evidence.

The evidence is overwhelming of Defendant Gary S. Gevisser's innocence; and long before now Texas Judge Martin Lowy should have been thrown off the bench and Dallas Texas lawyer Alan Loewinsohn disbarred and Plaintiff Knuff thrown in prison.

In Summary:

This Appeals Court has both the power and the right to end this miscarriage of justice that will haunt the American judiciary to the end of time; and what has happened to Defendant Gary S. Gevisser's Constitutional and Civil Rights being so trampled on, will be more than cited for centuries if not a whole lot more until the human becomes extinct because it is that important as well as outrageous.

The following is the Synthesis, the consequence of the analysis of this lawsuit:

The lawsuit which had the appearance of something seriously wrong when it was filed in Texas without consideration given to the plight it caused for both defendants, was intended not only to murder Defendant Gary S. Gevisser's impeccable reputation but to bankrupt him, making it virtually impossible to keep sharing his knowledge about the ultimate source of the money corruption system that stems from his former employer, mineral monopolist De Beers able to price fix government currency just as they do their own exclusive diamonds that violate all the world's supposedly sacrosanct anti-Trust/anti-Monopolies laws that make a complete farce of much more than the very important trading of international currencies, which explains in a nutshell the great difficulty defendant Gary S. Gevisser has had in finding competent legal assistance given how every lawyer can read not only how credible is defendant Gary S. Gevisser but his knowledge about the corruption of the money system is plain and simple, irrefutable.

Plaintiff Knuff and his lawyers first tried to pin on defendant Gary S. Gevisser co-defendant Tucker's statements that Tucker had made about Plaintiff Knuff following their two and a half hour meeting at Plaintiff Knuff's Bonsal, San Diego Country estate on December 23, 2008, and at the same time intimidate Tucker which appeared to work when he broke down soon after the fraudulent defamation lawsuit was filed in Texas, but Tucker could not lie and attribute his postings, which may not have been defamatory if they were true, to Defendant Gary S. Gevisser.

Those secret negotiations between former co-defendant Tucker and lawyer Alan Loewinsohn were only made available to Defendant Gary S. Gevisser after Judge Lowy handed down his ILLEGAL JUDGEMENT, and still such abuse of the justice system by a former member of the Central Intelligence Agency that is supposed to protect good Americans from the "bad guys" didn't sway a single corrupt judge; at least so far.

Every moment is much more than a new opportunity for the majority of good to be courageous and stand tall, it also exposes thanks to the light speed of the Internet all those who are corrupt and exactly how they are profiting.

There is a logical reason why it is that all humans like to feel good and that logical programming is part of a most masterful Master Design that we cannot quite get our heads around but we know for it to exist, even if we have never really given it much thought in the past is one that is very uplifting if you are honest and hugely debilitating if you are not.

How could the courts accept Adam Tucker's denial of culpability and not accept Defendant Gary S. Gevisser's?

They can never explain it because they cannot explain the lawsuit from the very start because it was a total fraud on its face, without having to dig into the law books to cite the law that says, "wrong is wrong".

It is the fact that you don't have to be a lawyer to know what egregious wrongs have been done to Defendant Gary S. Gevisser to know it takes just one person doing the right thing and this injustice ends in the next instant.

Defendant Gary S. Gevisser has been following all the court rules and procedures to get his deserved justice and this is just the next step.

Hitler had his reasons for doing what he did and because of his unbridled power he didn't need to explain to anyone and everyone was too afraid to ask.

It is a very different world today; thank God.

No court in their right mind would give "full faith and credit" to such a wrongful judgment and to do so only dishonors the entire court system that is going to be coming under increasing scrutiny as it should.

It flies in the face of the most basic common sense that someone can run around the country finding a jurisdiction that allows judges to be bribed with political contributions, get their multi-million dollar judgments and force sister states to comply.

The fact that this may not be the first time such abuse has been done, given who Defendant Gary S. Gevisser is, it could very easily be the last time.

You judges have a lot on your plate to think about, but once Defendant Gary S. Gevisser is dead, you will know how very difficult it is going to be getting a good night sleep.

The conscience has a way of gnawing at every particle of the body until it loses its will to live.

The fact that many humans today turn to pills because they lost the willpower to choose carefully the foods and drink they consume does not eradicate the fact that in the end there must be a judgement day for each of us otherwise all this logic, all this deductive reasoning would be for nought; and if you think it is, you just have thing again and you will have your mind encouraging you to think differently and most of all smart.

Due Process

There was never any “due process” afforded Defendant Gary S. Gevisser and to be judged wrong in sister state California from where Plaintiff Knuff ran is violation of logic.

If the law cannot hold up to logic, then it is a bad law.

One need only look at what emotions had to have gone through Jessica Chen’s mind when for the first time Plaintiff Knuff’s lawyers were having to respond to the essence of the case, and she answered that she didn’t know what the lawsuit was about because her job was just to collect the \$4 million.

How sick can you be to work at a job where you know your client, Plaintiff Knuff has bribed his way to steal such a huge sum of money; and yet they have not been able to collect so far as much as a penny?

Like this Court and every court the same, Jessica Chen and her cowardly ball breaking colleague Paul Chen who during the debtor examinations of Defendant Gary S. Gevisser made it perfectly clear that he would do whatever it took to intimidate Defendant Gary S. Gevisser and his French-Canadian citizen wife Marie Dion to settle with ex CIA Knuff whose actions of intimidation of key witnesses should have all human with any human decency flowing their veins appalled to the Nth Degree.

The fact that ex CIA Knuff now claims that he is undergoing treatment for his neurological diseases and at the same time Judge Martin Lowy is asking Knuff's lawyer Alan Loewinsohn after giving Loewinsohn what his two bribes, the second on July 2, 2009, three days after the first, whether Defendant Gary S. Gevisser has the available funds to pay the \$4 million, shows more than the fact that such crooks have no shame, it demonstrates a mindset of singleminded hatred for the truth.

Defendant Gary S. Gevisser's wife Marie Dion says it most eloquently,

“Lack of Light-Information-Knowledge-Energy [LIKE], power to change the world stems from humans being lazy and fearful of embracing the truth”.

California Superior Court Judge Jay Bloom allowed Defendant Gary S. Gevisser to be “heard”, but his subsequent remarks that he would be violating the law and the US Constitution by setting aside such a patently fraudulent judgment smacks of either severely limited mental capacity and/or just enjoying playing voyeur, and both equally reprehensible.

Nor is Defendant Gary S. Gevisser frustrated because that would mean he has fallen victim to the weak energy, low self esteem of all those ignorant out of choice.

No one should be allowed to hide behind the law or think for a moment they are above it.

Just like one can never fix a lie, it is not possible to fix this fraud, but this court can at least say that it is not going to be part of a coverup which reaches the highest levels of the United States Government, and then there is still God to contend with.

Defendant Gary Steven Gevisser won the moment ex CIA filed the fabricated lawsuit which began to shine the brightest of spotlights on a worldwide cancer that most humans were not even aware of, and now thanks to this illegal lawsuit we can fix the problem.

When there is a will, there is a way.

200 years from now all humans could be vastly different to what we see today, and they would all be proud of us should we make the right decision.

Americans don't see much news about Europe and Europeans see little about America and when they do see an American commercial on TV they show all fat people and the thinking of the Europeans is, "It is horrible".

Everyone including the corrupt have their horror stories with justice and they say they have little faith in the justice system, but not one of these people, outside of the most senior levels of De Beers have had a clue how fortunate they have been not to work as hard as those who do physical labor who have to be constantly thinking of preventing injury to themselves and others at the same time know that being slow does not make up for lost time.

When they all eventually get around to reading this unusual but revealing in great detail the simplicity of The Diamond Invention which has everything priced by the most racist white people in Johannesburg, South Africa, they will experience everlasting change and the first thing they will notice is how much more careful they are in choosing their words and friends, and most of all weary of their family members yet to comment on why they have been so silent on this unprecedented injustice.

Only One God could have created the human to have such blind faith trust in the money their government prints and yet they don't have a kind word to say about any government politician unless there is something that politician is doing which they believe best protects their money as they know if the money is corrupt then all the assets they have accumulated either through inheritance or their own labor is most likely just as corrupt.

Hillel - If I am not for myself, who is for me? If I am only for myself, who am I? If not now, then when?

CLOSING ARGUMENTS

The human is the odd man out.

The human is increasingly looking like a pig.

Even most Jewish and Muslim people who don't eat pig eat cow; it may be worse

The human is getting fatter.

All the logic points to a Master Designer.

The human can eat itself to death by eating poorly because the body is extraordinarily resilient. It can live well into its 80s and 90s eating bad food and it will suffer a much more agonizing death than if eating smart.

But it doesn't choose change.

It is only the logic that counts.

Each human proves that without logic predicting would be impossible.

There is no evidence that animals predict as well as humans; yet all humans who have a dog and pay any attention, know that the dog anticipates what it's master will think, and it happens every time the human pays attention.

Most humans, even vegetarians think that pigs are "somewhat smart" but you don't see that many pigs doing tricks in circuses or on TV because it gets too close to home, and the animal trainers who know how truly smart is the pig want to keep their jobs.

There is no indication that any of the other animal insect species are less sensitive.

The cows and pigs need sleep.

If the fish sleep they will die, so they don't sleep. [But maybe I have missed something and I don't have an Internet connection currently to do a Google Search.]

If there happens to one animal species including one yet to be discovered that does not sleep, and that may include bees before they take a life-form, wouldn't it make sense that is simply to make the increasingly self-absorbed human more aware of the magnificent world out there that would be even more spectacular without the polluting human who without the human we wouldn't have a gauge of the genius behind the human at odds with perfect mother nature who has the human thinking it is above it all which if that were the case, then this masterfully deceptive mind that mostly creates beauty including all the music, would tell each of us rather than leave it to the corrupt to interpret scripture in a way that suits their evil and illogical agenda?

All beauty including painting a fine art painting is gaugeable and when it looks ugly it is because the painter has failed to follow logic beginning with knowing when to stop when it knows it does not even have the talent to get down the drawing that is all perspective-geometry-math-logic-truth.

Making the right cut when sawing a piece of wood makes the life of the carpenter that much easier because he cannot get back the wasted time and expended energy needed to stay alive and knowing they have that much less time to waste in the future but still having to redo the cut when failing to first measure twice and cut once.

The satisfaction of getting logic-math right even if it is a simple math problem tells each of us that we are driven towards feeling of good and the more good we do the more we stand out and get applauded, and that applause draws others wanting to learn so that they don't have to learn from their own mistakes.

The rest of the animal species only operate out of survival instincts when coming together like dogs whether or not liking one another the same, all bark when they feel the group or their masters are in danger.

The human only comes together to pick increasingly worse its no choice leaders who we all know are chosen by the same group who chose Putin to let the world know that he was backed by the Number One Captain of Industry who doesn't look in the least like he has Divine Appointment, just counting on you all to dismiss me as irrelevant because you don't like what I have to say and prefer living in your delusional state that Oppenheimer's grandfather, Sir Ernest Oppenheimer created a century ago this coming December 23rd when the corrupted United States Congress voted in the United States Federal Reserve Act.

Nick Oppenheimer does not look sorry for pricing your gasoline either or anything like Jesus Christ on the cross, so what is up with the enigma human, that we all may be finally able to understand?

No logic other than increasing lack of common sense can explain the human lack of good taste all around starting when eating that much more meat carefully priced to be that much cheaper for the middle class than eating higher and equally fixed price healthy organic fruits, vegetables, nuts, Irish Moss and the such.

Why is the human still repulsed at eating human meat, but it will if starved?

We can predict that the more the human looks and becomes the animal it eats, it will get to the point where human meat if raised right and not allowed to be self-indulgent will be a delicacy; and we prepare down that path as we are outraged that horse meat is being substituted for cow because the cow appears more indifferent.

The human assigns human qualities to the animals who for good reason don't vote.

There are always choices; that is a big part of what it means to be human.

The human leaves it to its butcher to slaughter its animal of choice.

The human is always predicting, starting with what it eats and knowing that a poor choice today will mean more pain later along with medical doctor visits until the medical doctor also tires of hearing the whining and sends the patient home to die, or to give it the overdose of painkillers that it and family members really want but no one, most of all, caring about the logic of it that talks to an infinitely superior mind to the human, who just wants to see God descend from the heavens and lay claim to all of creation, but most preferring not to even think such one of a kind Mind exists because it most of all speaks to the stupidity of the human who cannot let go of it's so self-destructive ego.

Imagine, no matter how unlikely it is that we find one journalist in the world willing to set their out of control ego aside and write this story of the most impossible to believe defamation lawsuit, that in the course of its more than 3 year existence hasn't even attracted the worst of you telling you that much more how you are all in the same boat because you are all the same insane.

In the meantime, the poor are being squeezed out to the suburbs and farms where not so long ago they all worked, but they are no longer needed there either, and soon they will all be dead as technology makes the most mundane jobs such as housecleaning redundant, and future humans **would have** said, were it not for my painful brain presence, that they had evolved to finally take care of the poor; and it is your important imaginations that tell you how quickly the end of the plight of the poor could easily happen in all lifetimes because it is conceivable it could happen in the next instant if just one more of cared enough, based on the way the wars are going and precision bombs get that much more precise; at the the same time you know that since the money is arbitrarily assigned a value, and free to De Beers then what has bought them and those profiting from their lawlessness should be free to the majority who are still the majority of the world's population and entitled to majority rule even if all of you profiting from war on the poor disagree.

You will all do nothing, or so you MAY think based on how poorly you have behaved up till now, but your survival instincts may also kick in and it taking just one of you journalists to do the right thing out of moral indignation or simply survival.

You know where the money has else been spent by the no taste middle class; just look at the ugliness of the modern sculptures dotting the beautiful landscape between France and Spain and then you see a marvelous stone building maybe a thousands of more years old, and it remains so well faded into the landscape.

But you are brainwashed by the arrival of the armed truck carrying worthless money to believe that it is scarce, and that wise people decided in their infinite wisdom that the abstract funny money bullshit art sculpture like all modern crap art, was art; and the abstract art all emotion especially when the abstract artists gets pleasure from receiving the free money.

You are are devolved who have failed to speak out.

One group that you all know well or so you believe, has decided the price of everything that allow the lazy rich middle class who are only a very new creation as none existed until the turn of the 19th century that ushered in the bloodiest of all periods in the short history of the human race their money.

That money is never inventoried diamonds and all other currencies, which you perfectly understand just with the photo of Oppenheimer and Putin is used to give the increasingly detached their rich lifestyles that includes one new and increasingly improved living and working accommodation, and the vehicle and roads that take them back and forth, and both roadways and buildings are continuously maintained while the poor are increasingly isolated in the inner city shanty towns that keep spreading.

The human is programmed to be selfish in its survival needs but as a group when it votes it votes for the bad choice human thinking that having the strong brutal leader will guarantee its lifestyle as well as survival, rather than a leader caring about all humans.

The rest of the animal species also have survival of the fittest innate in its programming but as a group they choose the survival of its species.

This lawsuit maybe the turning point.

I am always being given one judge versus a jury who would acquit me because they don't want to be embarrassed by their foolishness in convicting an innocent person without a shred of evidence ever presented, just words spoken by my accusers who have never once been so much as chastised for filing a fabricated lawsuit and then thinking that by papering the file to death, they would be entitled to \$4 million TEXAS DEATH PENALTY sanctions and the "common herd" will go along with it because they saw looking stupid far worse than being seen as corrupt because they are brainwashed from early in life to believe that smart people are those who are rich no matter how they made their money and if you are dumb you get caught or end up in the United States Army.

It is quite the unenviable position for the "Conflicting Thoughts" human who now speaks that more its mind, and the silent speaking when they allow their spokespersons to speak for them with impunity.

Quite the group of humans that now leave their justice up to this unjust foolish system that they keep kidding themselves is just.

How without some Supernatural Force that created all creation able to command the minds of such mass of humans behaving so shockingly stupid that each of us knows is not in our species' best long term survival interest as the soldiers still have the guns and they haven't been close to being fairly compensated, and they could any time decide not to fight and to leave it up to all you so civil talking citizens to explain your words, actions and inaction.

The information is getting out there.

Every new beginning comes from some other beginning's end.

In the end all humans are the same insane.

A handwritten signature in purple ink on a light-colored background. The signature is highly stylized and cursive, featuring large loops and a long, sweeping horizontal stroke that extends across the width of the page. The ink appears to be a dark purple or magenta color.

Gary Steven Gevisser
pro se

Date: March 13, 2013.

[Word count 45,847]