A

In a time of universal deceit, telling the truth is a revolutionary act.

GEORGE ORWELL

WILDCAT

O.K. Pussycat.
Tell us where you keep the petrol bombs.

I don't keep petrol bombs.
I keep Hydrogen Bombs.

Hydrogen Bombs!!!

Beg pardon and grovelling apologies.
We mistook you for some dangerous looney.

FREE

Anarchist Black Dragon!

WASHINGTON STATE PENITENTIARY
The other major change is our printer/distributor. We have recently become affiliated with a different group, the SURVIVAL NETWORK, and they are now handling that end of the endeavor. This has taken some time to accomplish completely and this issue is the first time this group and we have worked jointly together on a DRAGON. We are hoping that this union will last for some time and that our efforts will expand to include other related actions.

Well, it's about time we got into the real meat of the issues, isn't it? Feel free to communicate any feelings you may have, ideas that you've thought out, hat mail you've contemplated, news from your neck of the woods, and/or anything else you feel like sending. We can't guarantee we will print your whatever - thus making you a star overnight - but we can guarantee that we will enjoy hearing from you. We've got a Revolution to win and we can't do that unless we get into action. Communications are essential to that action. Hey, if you got something to say, say it. This is a free country - or it will be by the time we're done.

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How States’ Prison Populations Compare

Washington, D.C., has 461 prisoners for every 100,000 population — the highest rate in the U.S. The states with the highest proportion of prisoners are South Carolina and Nevada, each with 253 prisoners per 100,000 people. North Dakota has the lowest at 37, according to the Justice Dept. Figures reflect prisoners serving one year or more in federal and state prisons and, in some states, prisons and local jails.
BROADCAST NEXT TO A SILLY CARTOON — ENTITLED "LET THE PUNISHMENT FIT THE CRIME"— WE HAVE AN EQUALLY SILLY EDITORIAL ENTITLED "APPROACH DESERVES TRY." WHAT A JOKER. IF YOU BELIEVED IT AND JUSTICE WAS TO BE SERVED, RICHARD NIXON WOULD NOW BE永远 the PENITENTIARY. THERE CAN BE NO JUSTICE IN AMERICA SENSIBLY DISCUSSED WITH A SENSITIVE GUIDELINES COMMISSION THAT IS COMPOSED OF TWO PROSECUTORS; THE SUPERINTENDENT OF INSTITUTIONS; THE CHAIRMAN OF THE PAROLE BOARD; THE DIRECTOR OF THE OFFICE OF FINANCES, THE POLICE CHIEF OF KIRKLAND, WASH.; TWO DEFENSE ATTORNEYS AND THREE PRIVATE CITIZENS. IT IS ABSOLUTELY WEIGHED IN FAVOR OF THOSE WHO BELIEVE IN STRICTER PUNISHMENT.

The guidelines commission's job was to determine a better approach, and alternatives to our present system, which is not working. If prisons are the answer, why does the crime keep rising as it has from 1975-81, while the rate at which people were being locked up rose by over one-third? And why does the U.S. have the highest rates of serious violent crime in the industrialized world while imprisoning more people for longer periods than any industrialized society save the Soviet Union and South Africa? (July 13, Spokesman-Review, Tom Nicker)

Why is the commission all white, when racial and ethnic minorities account for approximately 11 percent of Washington's population? They comprise 30 percent of the population in adult correctional facilities and about 70 percent in the state system. Why is the present Sentencing Guidelines Commission attempting to do so to put blocks of people in jail for longer periods of time. As of yet, they do not even address the two most popular categories of crime in the guidelines. One is drugs and the other is second-degree burglary.

In the face of all the carnage that the state of Washington went through in the prison rebellion of 1979, and the imposed mandates by United States District Court Judge Jack Tanner, the place is still so crowded that two occasions in the last ear officials have just arbitrarily released people. They are still overcrowded and the atmosphere is still charged with tension as the best input we get from the Review that "these guidelines are an experiment that's best."

If you recognize or acknowledge that the sentencing theory "involves punishment, reformation of society, rehabilitation and deterrence," you should insist on a thorough study of an explosive problem, not a simplistic one. There is nothing proffered in the sentencing guidelines about rehabilitation or alternatives to prison. The guidelines only address one issue and that is the structure. The commission is succeeding in creating the hope that increases the punishment for crimes of violence many, many years beyond the sentences that presently exist, and broadens the use of mandatory sentences that deprive the judges of any use of their judicial common sense.

This is not a study, but a cruel hoax, and it will only lead to more and more prison riots and rebellions and it will sustain the racial prejudice and incompetence in the existing system. To require individual judges to act in name only is a farce.

You cannot experiment around with the constitutional rights of citizens. Every time we put into a penal system comes from a schooled or a Social Security recipient or a man or woman who can't find a job, and ups the taxes in an already tax-burdened state. I would have hoped for better from you.

CARL MAXEY
Attorney
Spokane.

KILLER MOTHER HONORED

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BY NAMEling Tariqah Adams as mother of the year amid a

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appearance on national TV urging her 15-year-old son

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against for opposing the government. Her wish came tr

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and she earned a special visit from dictator Ayatoll

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Khomeini, who rarely associates with women.

MOTHER OF THE YEAR

MOTHER OF THE YEAR

Those of you familiar with our format might be a bit surprised to see us running a nominee for MOTHER OF THE YEAR, but sometimes we can't contain ourselves when we see someone actually getting involved in activities that show a great deal of initiative and courage. We just have to applaud it.

On the other hand, those of you familiar with our format might not be a bit surprised to see us running a nominee for MOTHER OF THE YEAR simply because you're familiar with our format. Hey, we're Anarchists, this is an Anarchist paper, and so we'll print what we feel like printing.

MRS. COE

MRS. COE

Mrs. Coe, from the information we've been able to gather, isn't your average run-of-the-mill troublemaker. For many years her most daring activities appear to be some efforts to reform the Washington State prison system. Aside from that she's been working primarily as a wife and mother.

All that started to change, however, when her son Fred was arrested as the Southhill Rapist, a figure that had been plaguing the Spokane area for several months. After a trial, notable chiefly for questionable legal practices on the part of the State, Fred was convicted and sentenced to enough time to make Mutheselah flinch.

Never let it be said that Ruth Coe took this lightly. Satisfied that her son had been treated unfairly by the local authorities, she got going on a solution to the problem. It was obvious that something had to be done to show the law the error of its ways. This led to a bit of difficulty.

It appears that her solution was to make sure that these people never again attacked her family. While her efforts at prison reform had given her a background in the evils of the system, it hadn't given her the skills, experience, or connections to help her with this
"The role of the State is to assert a monopoly on crime; individuals get medals, promotions and honors, by committing the same acts for the State for which they would be hanged in any other circumstance."

from "Roots of War", R.J. Barnet

"I think that the oppressed are always in a state of legitimate self-defense and have always the right to attack the oppressors. I admit therefore that there are wars that are necessary—wars of liberation, such as are generally called 'civil wars'—that is, revolutions.

—Enrico Malatesta-

People who come out of prison can build up the country.
Misfortune is a test of people's fidelity.
Those who protest at injustice are people of true merit.
When the prison doors are opened, the real dragon will fly out.

—Ho Chi Minh, Prison Writings

MOTHER OF THE YEAR can't.

particular type of problem. Never the one to stand idle, she was determined to overcome the minor obstacles in her path.

However, when she endeavored to locate a "hitman" to carry out the double hit—the Prosecuting Attorney and Judge who did the number on Fred—she ran into difficulties right from the get-go. She was steered to a man identified as "a Mafia hitman." Unfortunately, the guy wasn't Mafia, but was a member of another organised crime network—the Spokane law-enforcement community.

This sort of put a crimp in the entire plan and Mrs. Coe was arrested and charged with soliciting a killing or something like that. It would appear that the Spokane police-types have neither a sense of humor nor a sense of justice.

After a short trial, Ruth Coe was convicted and sentenced. But it appears that some people in the law-enforcement community felt a bit ashamed of themselves—or perhaps pressures within the community caused them to reconsider—and the sentence imposed was probation. A year in jail was added. Now she is staying at the Geiger Field Work Release Facility in Spokane, taking some college courses and waiting to get back into the community.

Now, some people may aggressively argue the pros and cons of her actions, but it appears to us that her only error was one of carelessness. Perhaps the emotional burden of the time combined with a lack of experience in this field was the cause of this, however, that does not in any way detract from the plan of action conceived in her mind nor does it hide the fact that Mrs. Coe takes Motherhood just about as seriously as anyone can.

That, friends, is the reason that we are happy to announce that, in our opinion(s), Mrs. Ruth Coe is deserving of the title MOTHER OF THE YEAR. When her family was under attack she decided on direct action. When her son suffered the underhanded treatment accorded him by the Washington State criminal justice (?) system, she refused to simply sit and wait for "justice to be done." She didn't rationalize the errors of the system and allow it to escape Justice. She ACTED.

That, friends and neighbors, is what Mothers are all about. We send our love and respect to Mrs. Coe along with the love and respect of quite a number of prisoners in this institution. We were surprised and elated to hear of this Woman who refused to assist tyranny by remaining immobile. If there was ever anyone deserving of the title of MOTHER OF THE YEAR it is Ruth Coe.

Love and Respect to you, Mrs. Coe, and if there's anything we can do...

- ABDG -

The Investment Your Bank Won't Tell You About.
He died free

TACOMA (AP) — Dennis Vessel, perhaps the only man to be paroled from the state corrections system because of terminal illness, has died a free man.

Vessel, 32, who suffered from cancer of the lungs, liver and abdomen, died Thursday while being treated at Tacoma General Hospital, said his mother, Ivan Knowles.

"I certainly was the only case I can think of in the state where that has been done," Paulson said.

A 1977 colostomy was believed to have halted spread of Vessel's cancer, but a medical examination conducted while he was being held in the Pierce County Jail for an alleged work-release violation determined that the cancer had spread.

Vessel was told the disease was terminal, and his attorney asked that he be released to seek therapy more freely.

After a jail doctor confirmed the diagnosis, Pierce County Superior Court Judge Nils E. Aubrey dismissed local misdemeanor drug possession charges against Vessel.

Sympathetic correctional officials speeded up paperwork to secure a parole and, in December, he was released by the state Board of Prison Terms and Paroles.

While still in custody, Vessel complained that he wasn't able to get treatment other than emergency hospitalization for pain and pain-relieving drugs.

Parole made it easier for the family to cope with Vessel's disease, his mother said Friday.

198 who earned at least $200,000 paid no taxes in 1980

WASHINGTON (AP) — The Internal Revenue Service says 198 couples or individuals with incomes above $200,000 filed declarations and credits to wipe out all their federal income-tax liability in 1980.

The number increased from 114 in 1979, according to the IRS. Although total tax returns increased by only 1 percent in 1980, the number of high-income returns rose 25 percent, to 149,826.

The total of well-to-do Americans who paid no income tax is considerably larger than indicated in the IRS report. The IRS statistics are based on tax returns filed and do not include thousands of high-income people with large investments in tax-free state and local bonds; income from those bonds is not even reported to IRS.

According to the report, eight people with incomes of $1 million or more drew unemployment compensation at some time during 1980. Jobless benefits, if nanced through taxes on employers, are paid without regard to income.

The IRS is required to report each year on tax returns filed by people with incomes above $200,000.

Suspect caught blue-handed in hospital panty extortion plot

KINGSPORT, Tenn. (AP) — A janitor was charged with extortion after allegedly demanding that a female hospital employee leave up to nine pairs of panties in a locker, police said Tuesday.

The janitor was sitting in the women's locker room, wiping, with his hands stained a telltale blue when he was arrested, said police Capt. Bob Moore.

Moore said Lynn Edward Butter, 26, of Church Hill, was free on $10,000 bond after his arrest Saturday in the locker room at Holston Valley Medical Center.

Hospital officials alerted police two weeks ago, and a videotape camera hidden in the locker room led to the arrest, officials said.

Police said Butter denied the charges, and the case was referred to the Kingsport police department.
Mandatory sentences fail goal

By KEVIN COTTRELL
Washington, DC - Mandatory prison terms, according to a new study prepared for the Justice Department, are not working. The study, which was commissioned by the National Institute of Justice, found that mandatory sentences have not reduced crime rates or increased public safety. Instead, they have increased prison populations and cost taxpayers billions of dollars.

In the 1980s, the federal government began implementing mandatory prison terms as a way to deter crime. The theory was that, by making prison sentences more severe, criminals would be less likely to commit crimes. However, the study found that mandatory sentences have not had the intended effect. Crime rates have remained steady, and some studies suggest that mandatory sentences may actually increase crime.

The study also found that mandatory sentences have a disproportionate impact on minority communities. Black and Hispanic Americans are overrepresented in the prison population compared to their representation in the general population. This is particularly true for mandatory sentences, which are often used for non-violent offenses.

The study recommends a return to sentencing practices that allow judges to consider the individual circumstances of each case. It also calls for the elimination of mandatory minimums and the implementation of evidence-based policies that focus on rehabilitation and reintegration into society. The report's findings are expected to influence future policy decisions and guide the development of more effective and equitable sentencing practices.

The study was commissioned by the National Institute of Justice, a division of the Department of Justice, and was conducted by a team of researchers from the University of California, Irvine. The study's findings are expected to influence future policy decisions and guide the development of more effective and equitable sentencing practices. The report's findings are expected to influence future policy decisions and guide the development of more effective and equitable sentencing practices.
High quality Ohio marijuana earns national reputation

POMERAY, Ohio (AP) — On a warm late summer afternoon, several men dressed in camouflage fatigue slung rifles over their shoulders and fan out across hilly terrain.

An airplane circles above, using its radio to direct them to a patch of land where several 10- to 15-year-old marijuana plants stand tall and lush, green leaves sprout.

The men are law enforcement officers. They are searching for marijuana, a growing cash crop in the sparsely populated counties of southeastern Ohio where one high quality variety, Meigs County Green, has earned a national reputation. Sometimes the take is small — 10 or 20 plants spread over a half-acre or more. Sometimes, it’s a bonanza — fields with thousands of plants, just days away from prime harvest time and shipment to buyers outside the county.

Meigs County is a 468-square-mile collection of rolling hills and woods just across the Ohio River from West Virginia. Its scattered population of 25,000, combined with hot days and cool, humid nights, provides a nearly ideal growing spot for marijuana.

Sheriff James Proffitt said marijuana is probably the county’s No. 1 cash crop, way ahead of a second crop of tobacco and sweet corn which are the official leaders.

If growers reap their crops now, they can earn from $400 a pound for low-quality marijuana to $3,000 a pound for the highest quality sinsemilla, Meigs County Green.

Meigs County Green has also become the THC — or tetrahydrocannabinol — content of regular marijuana. THC is the main ingredient in marijuana, “The stuff that’s supposed to give you the high,” says Proffitt.

A healthy plant allowed to grow to its peak will yield between one and two pounds of marijuana, so growing ventures can be lucrative. A field of 1,000 marijuana plants could yield $3 million to $6 million, law officials say. And the risks, aside from losing a crop in a sheriff’s deputies or posse, appear small.

Some growers, first grown widely in Northern California in the mid-1970s, are produced by keeping the female hemp plants that make marijuana away from male plants. Such plants then produce more THC — hence more powerful and valuable marijuana — and no seeds.

“Despite the difficulty of keeping the female plants isolated, the risks of growing sinsemilla — which means ‘without seed’ in Spanish — appear small.

In Meigs County and nowhere else in the country, no arrests have been made in the past two years. But 90% of the plants were confiscated in sweeps during the period in Meigs County.

Many have elaborate operations that often involve growing marijuana in dirt mixtures with potting soil and fertilizers, reinforcing roads so plant stalks and irrigation systems will not be damaged.

Other growers may be full-time residents who pick up a few thousand dollars a day in the growing of their marijuana, such as one who grew hundreds of plants on a farm and two others who were arrested on gross marijuana charges.

Last year, dealers and a state authorized to sell for proper surveillance. So, like neighboring sheriffs, he conducts raids.

Many growers and state Bureau of Criminal Investigation and Identification agents, gathered nine pickup trucks of the illegal weed in a single day.

The take over a span of several days last year totaled about 7 tons. Three-quarters of it was the top-grade Meigs Green, meaning the sheriff put it $30 million to $60 million dent in the crop.

“We just go out and harvest it, bring it in and destroy it,” Proffitt said.

“We feel like we’re discouraging the big growers who don’t like being ripped off by us. It does put the problem somewhere else, though. Our loss is somebody else’s gain.

The sheriff said word must have gotten out this year. Officers had gathered only 1% tons in a recent two-day sweep.

We just received this photo of Sheriff Proffitt ... or, Proffitt, and we told it describes this valliant prince of law ‘n order giving air support to his troops on the ground, searching diligently for contraband vegetation. While the above article states that only 1/2 tons were gathered in a 2-day period this year, it fails to mention that troops from a local Ohio National Guard unit were called to locate missing members of the Meigs County Sheriff’s Office at the end of the week. When found, they appeared dug in, in a state of complete exhaustion, and suffering from acute hunger pains. The Sheriff’s Office later released information indicating all deputies to be doing fine after treatment at the County Hospital and McDonald’s. Aside from the marijuana destroyed, the only casualties suffered were to a field of sweet corn mistakenly bomed with parquat and Agent Orange when it was identified as a patch of "corn with long, thick green leaves" was sprouting. With law-enforcement in the hands of people like this, we can all sleep a lot easier. —WDIC—
High-Tech Weaponry

The Pentagon's commitment to high-tech 'Star Wars' weaponry, a major factor in the $220 billion 1982 defense budget, may turn out to be very misguided indeed. Supposedly, the super-sophisticated weaponry will offset the numerical advantage of the Soviet Union. There's just one slight problem: the stuff might not work.

High-tech weapons like the Falcon air-to-air missile, that cost $2 billion just to develop, was advertised as having a "probability of kill" of 99 per cent. Under conditions as in Vietnam it was effective less than 7 per cent of the time. The costly TOW anti-tank wire-guided missile has never been field tested. A similar Soviet weapon used by Arab soldiers in the 1973 Mideast War proved almost useless because the users had to stand exposed for up to 10 seconds after firing the missile to guide it to its target. If the user is shot in that time the missile misses. Laser guided weapons have great problems in fog, rain, smoke and haze - not exactly atypical battlefield conditions. One laser weapon system hit target only five times out of 10 under perfect conditions.

In the 19th century the police did not shoot or beat the corporate executives of Carnegie Steel, the Pullman Company or the Pennsylvania Railroad who subjected their workers to long hours, brutal supervision and low pay. Instead, they shot, beat and arrested those workers who protested against these conditions. Their sacrifice fanned the flames of worker rights. Any benefits and agreeable working conditions we have now is not because the capitalists decided to be nice to us. It's because they fought damn hard for it over the years. Sometimes the fruits of our struggles are not immediately apparent.

State budget decisions cost the taxpayers in the long run

This state's legislative branch is a joke, from the governor on down. These pompous fools have had "emergency sessions," at $55,000 a day, to try and right the state's financial wrongs and still have come up with a brilliant "0." I am a corrections officer at the Washington State Penitentiary and am feeling the crunch of this year's legislative brilliance. Our elected officials are doing everything they can to save money including the state hiring free-lancers at the penitentiary (and elsewhere), holding back a cost-of-living increase for the last two years, partial or full furloughs on our monthly checks, a possible elimination of our step increases and two (2) days off a year without pay. All state employees must "bite the bullet," all that, is except the legislators and other "exceptions." Very admirable, but... let's see how smart they really are.

Keep in mind that WSP is only one small area in the network of civil service. I won't dig into the wasted money by contractors, here, who don't care if the job is done on time because they get paid anyway... cost plus. I will look at just wages, period. This hiring freeze has really shown brilliance and forethought. Some people have had to work double shifts to take up the slack for sick, non-existent, or those who have quit or retired. Some of us are held just long enough to finish the evening meal — 3 to 5 hours. Since security is most important, these people are needed to work overtime just to maintain security and then in most cases the officers are still spread thin (remember that security is for your protection also).

For the month of June, our officers worked a total of 465.1 hours overtime. We are paid time and one-half for overtime, so that computes to 11,152.7 overtime hours. I will use my salary as a base figure to help you understand this in dollars and cents. My cost to the state is $1,651 monthly salary, plus other benefits of $272.55, paid by the state that I never see, for a total of $1,924.55 a month. My salary is based on 190 hours a month average, so that means I cost the state $9.11 an hour. Using $9.11 as the hourly wage (which is correct) On top of this, every 11,152.7 hours of overtime means the state spent approximately $102,101.39 in the month of June. A "Pikeville Officer" would cost the state $1329 + $395.86 monthly or $1,024.86 at $8.99 an hour. Since they would have filled vacated positions for the "Pikeville" time would have been straight time, their combined cost would have been $166,941.54. What it boils down to is the state could have hired 81 new officers, and still saved $34,759.55 in wages in the month of June. A person in the accounting department at WSP said the same held true in May.

How do you people out of work feel? This administration is cheating the jobless and workers at the same time not to mention what they are doing to the other "taxpayers" of this state. This kind of thing is absolutely ridiculous.

Whose fault is this? Well, I must apologize to my co-workers and the people of Washington State. It's my fault — partially. I didn't vote. I didn't even want to know who was running for what. I wasn't even registered to vote! I was an apathetic bystander. I have no right to complain at all, but those of you who voted do. You are the ones who upheld your responsibility as citizens and now you are being shafted.

I have registered to vote and will do so in the next election. If there is anyone else out there who needs to register, do so. We are the only ones who can do any good.

People in Washington get off your dead butts and care. Your tax dollars are being ripped off. Put people in office who you trust most. Keep people in office who work, register, who don't worry. On paper, it's not perfect, but it's still the best. If you care, register to vote and vote. If you don't care? — kiss off that $34,000 monthly, and the thousands more squandered and quit crying. You don't deserve anything more, until you get off your dead fatty and take action.

Patrick O'Connor
226 Alvarado Terrace
Walla Walla
Reagan asks Congress to change insanity defense

WASHINGTON (AP) — President Reagan is asking Congress to make it tougher for juries to find defendants innocent by reason of insanity, the verdict that enabled presidential assailant John W. Hinckley Jr. to escape conviction.

The controversial legislative package, a project of presidential counselor Edwin Meese III, a former prosecutor, was being sent to the House and Senate today. Changes of congressional passage this year are considered slim.

The three-way proposal also was expected to include provisions designed to make it harder to escape conviction because of tainted evidence or to appeal to federal courts after conviction in state courts.

Hinckley, who was acquitted in the attempted assassination of President Reagan by reason of insanity, says sending him to a mental hospital instead of prison "is the American Way."

In an unsolicited letter to Newsweek magazine published in the Sept. 20 issue, Hinckley defends the insanity defense, and says abolishing it would be "a travesty of justice."

In the letter, written at St. Elizabeths Hospital in Washington, where Hinckley is incarcerated under court order, Hinckley says, "Let's leave the insanity defense alone and accept the fact that every once in a while, someone is going to use this 'defense of last resort' and win with it."

Reagan didn't mention Hinckley when he told a national radio audience on Saturday that he would propose what he called "common sense reforms" in laws governing the use of the insanity defense in federal criminal cases. But he said the defense "has been much misrepresented and abused."

Attorney General William French Smith said Sunday the administration would like to see insanity eliminated as a defense, except when the mental illness is so severe that the intent to commit the crime cannot be established.

"If that necessary intent is not there because of mental defect, then, of course, the crime itself would not be established," Smith said on the ABC television program "This Week with David Brinkley."

And overcrowding will soon be a thing of the past with the completion of the newest prison in Washington, D.C., located on the slopes of Mt. St. Helens. This shows the utilization of maximum area for the housing of inmates and, as soon as this shift is done sleeping, the next shift will take their places and these prisoners will go to their jobs in the newly reorganized Prison Industries. Thanks to you, Mr. Taxpayer, the System WORKS!

Burden of proof for insanity should rest with defense

By WILLIAM M. REID

Now that the furor over the Hinckley verdict has subsided somewhat, there is need for a less emotional discussion of the "insanity defense." For there is widespread sentiment in favor of modifying the statutes governing this sort of defense, and to ensure that whatever changes are made are sound, a proper perspective on the whole question is required.

The insanity defense has been with us in some form since early Judeo-Christian times. Virtually every civilized society recognizes a difference between crimes committed with malicious intent and those acts which arise from delusions or devastating ravings.

In mid-nineteenth century England, following the acquittal by reason of insanity of Daniel M'Naghten for the murder of a man he thought to be Prime Minister Sir Robert Peel, the Queen ordered clarification of the law regarding such crimes. As a result, the House of Lords made the law that is now known as the M'Naghten Rule, which specified that for a verdict to be "insane," the accused must, at the time of the offense, have been "absent from the use of his reason, by reason of his own infirmities of mind."

Crisis of the insanity defense is a recent phenomenon. People have attacked, politicized and changed the U.S. laws almost continuously. Because each state and the federal government are separate judicial entities, the final version varies with different jurisdictions. The general form at present, expressed in most states as either the American Law Institute (ALI) test or a form of the M'Naghten Rule, has witnessed tests of time and constitutionality. Attempts to broaden the defense, for example with the Durham Rule in the District of Columbia, have not been approved by society. Attempts to eliminate it altogether have not, in the highest courts' opinions, met constitutional criteria. Perhaps the most common criticism of the insanity plea is the apparent lack of protection it affords society. While this may be a public perception, it is in general a misperception. Persons found not guilty by reason of insanity (NGRI) must spend more time away from society — in hospitals or prison — than those who do not raise this defense.

Another common misperception has to do with the popularity and success in court of the insanity defense. In some states, the practice of using the defense is quite rare (far less than 1 percent of felony trials), and few defendants who use it win their cases. A number of state legislatures are wrestling with proposed changes in the insanity defense. At present, two states (Montana and Idaho) have abolished the defense, actions whose constitutionality will doubtless be challenged.

Probably the most constructive change in the insanity defense would be to shift the burden of proof to the defense. In several states, and in the original M'Naghten Rule, this is already the case — that is, the defense must show that the accused was not responsible, because of mental illness, at the time of the act. In most cases, however (and in the case of the Hinckley trial), once the insanity defense is raised the prosecution must show beyond reasonable doubt that the defendant was legally sane. This past an extraordinary burden on the prosecution. We can lift this burden, and still be fair to the American ideals of justice for all, by requiring attorneys for the defendant to prove their contentions about their client's sanity.
Dear Mr.

If you like the fit of a custom stock snug into your shoulder...or understand the beauty of a keenly checked bolt handle...or the personal reward of a well-placed shot, then you're part of a special breed of sportsmen we want to reach.

Chances are, Mr., when you squeeze a trigger...slow, steady, motionless...you never "hear" the shot, you call it! On range or field, you're always on target...

What's more, you know the thrill of still-hunting for game at dawn on opening day...the pride of bagging your buck after a hairy stalk below a steep, snow-crusted ridge...

Most of all, Mr., you respect firearms. You use them and care for them with skill. That's why we selected you to receive our latest gunbook enrollment offer.

These high-caliber books--Jim Carmichel's DO-IT-YOURSELF GUNSMITHING and Roy Dunlap's GUN OWNER'S BOOK OF CARE, REPAIR & IMPROVEMENT—are must reading for every serious gun owner. They are typical of the special breed of books you can expect to see as a member of Outdoor Life Book Club.

Your name on an Outdoor Life Book Club membership card says that you know about guns and hunting and the whole challenging world of the outdoors today. We at OLBC want to protect that world with members like you!

You see, Outdoor Life Book Club is the oldest special-interest book club in America. Since the early fifties, we have delivered millions of first-rate sportsmen's books to millions of interested outdoorsmen in every corner of America.

We thought you might enjoy seeing a bit of the mail some of us get outside of "business." You see, we DO have interests besides opposing the State and we like to keep up on the latest advances in these fields, too. Unfortunately, these particular texts are considered contraband in this place and that makes it hard for an underprivileged kid to get an education. We said "hard," not "impossible."

But we do have one little question for the folks who sent this in here--how did they find out so much about the guy? Have they seen his eyes glow in a darkened room when he thinks about these things? Have they heard him pant when COLT introduces a new model?

What the hell—they must have! Or else they've heard those nasty rumors about how he names all his "friends" and gives them birthdays. Or was it the story about his THAGA MAG-10 and the satin sheets? Maybe it was the time he took his REMINGTON...

Three-hour probation stuns prosecutors in robbery case

SEATTLE (AP) — Prosecutors say they are "stunned" by the sentence handed to a man convicted of participating in a $1,500 gunpoint robbery—three hours on probation.

"I don't think it is a proper sentence, and it is an abuse of discretion to give anyone three hours," King County Senior Deputy Prosecutor Lee Yates said Tuesday after Superior Court Judge Jim Bates ordered the sentence.

Eric Martin Johnson, a 20-year-old house painter from Renton, had little trouble complying with the probation program. After Johnson spent the three hours in his lawyer's office, the judge wiped his record clean.

The unusually brief penalty left Deputy Prosecutor Ruth Robinson "absolutely stunned." She had recommended that Johnson serve as long as 10 years in prison, with a minimum recommendation of 1½ years.

Yates said there was a "very good likelihood" that the sentence would be appealed.

Judge reaches for gavel, finds it filched

OKLAHOMA CITY (AP) — Judge David Cook got a firsthand lesson in the problem of crime Monday when he reached for his gavel to quell a noisy crowd in Oklahoma County District Court.

The gavel was gone.

"I would caution all of you that there are thieves in the courtroom," Cook told the milling prosecutors, defendants and spectators above the dais. "Someone has stolen the judge's gavel."

"It has a little silver plate on it, so it would be of value to a thief," Cook said. "So watch your purses and pocketbooks, in spite of the presumption of innocence."
Well, friends and neighbors, here is another set of arguments in our series of articles regarding the differences between Nationalism and Anarchism. The replies we've received have been primarily from the Black Liberation Army (BLA) with a scattering of kudos, huzzahs, and an occasional "I *** agree" from other individuals both on the streets and in "restricted environments." This was never intended to be a series or to cover as much material as it has, but we believe in putting the various views out to be looked at. Now that it's out, study the various points and counterpoints, research the subject(s) as well as you can, and make your own decision(s). But, now that this has been brought to your attention - in case you missed it going on around you - you can't avoid a decision of one kind or another.

The first part of this article is a letter sent to us and stated to have been written by a BLA member, Kwaasi Balagoon, currently incarcerated in the Bronx House of Detention (653 River Avenue, Bronx, N.Y., 10451). The letter was handwritten and we have done our best to copy it exactly as it was received.

So, without further adieu, we present the following ...

DRAGONS AND DRAGONS - YET AGAIN

Power

I've just read a piece in the Dragon, issue NO. 10 "Dragons & Dragons": Rebutting the Rebuttal and find it necessary to make a few observations and offer some criticisms.

First of all the black liberation army is made up not only of Nationalist, but also of Marxist as well as a lesser proportion of Anarchist and other fighters who basically feel that black people in the United States are oppressed as a people and need therefore an armed force to defend and retaliate against the forces that maintain the machinery of and carry out that oppression. We were brought here in chains by force to serve someone else's purposes and become cannon fodder in the new world economy. To do the bulk of the work others did not want to do, to be traded, bred or whatever came to the sick minds of owners. This is so regardless of what may have happened in Africa before we were taken from there and regardless of what the Europeans may have practiced among themselves before coming into contact with us.

Because of our color we could be identified clearly by the "free" members of the population as slaves and blacks who were not slaves had to have papers, identifying themselves as non slaves, and after the civil war and the supposed end of antibellum slavery, all black people within the U.S. were continued to be used as economic cannon fodder, and a target genocide by the U.S. ruling class.

Given this history, it is clear why there is a black liberation army. Given the idea of Anarchy that the Capitalist and "Socialist" propagate it would stand to reason, that a lot of people who would consider self determination and armed struggle to achieve this would not pick Anarchy automatically and because they do not is not grounds enough to equate a organization of such people with the Klan. To do so is not reasonable, rational or fair. The black liberation army has never tortured, hung or castrated anyone nor terrorized anyone who wasn't a state issued terrorist.

Anyone with an understanding of Anarchy can make all those arguments made in the aforementioned article, however, Revolution is Evolution also and on a world scale, which is the only scale we have, we find that most of the groups opposing the awesome warmachines of the super powers and especially the Axis, the United States, Israel and South Africa are Nationalist in character. What does John Bosch suggest? That Anarchist don't side with the oppressed until his hot little pamphlet makes the rounds of all the ghettoes, reservations, barrios and refuge camps? That people facing genocide are the same as those who practise it and deserve the same opposition. This is as crazy as it is racist, and racist it is, and nothing less.
A key portion of this argument is Genocide, hospitals that kill a larger portion of some types of people than the people who make up the dominant culture. Doctors who sterilize a greater portion of third world, black and other nonwhite women. Policemen who shoot blacks routinely etc. Surely, you've heard of this. This is what adds such a sense of urgency to the work of the black liberation army, and makes clear what an oppressor is and what the oppressed are. "In one way or another everyone of us is being oppressed", but some of us are certainly more oppressed than others due to the fact that we are being killed in greater numbers. I've never seen those terms loaded as much as in this artical "Dragons & Dragons."

We should actively oppose; fight the oppressors who are in power and committing genocide and criticize the limited scope of the Nationalists, and as more Anarchist joined the armed struggle and deliver a living model of what we intend we should have more faith in people to choose Anarchy. I don't believe the purpose of most of the Nationalist I've come in contact with want a separate state to be Chom's master.

Self determination, is the right to choose. The United States may well be torn down before there is a black state. If there are enough Anarchist participants, there may be an Anarchist territory too, as well as other minority states. But I do know that everyone is not going to suddenly tune into everyone and walk out of their selters arm in arm with some new understanding, "Gee, I could have had a V8." Its gonna take alot of fighting, and alot of organizing and alot of explaining, to make different gains in different areas, and we had best be clear as to who the oppressor is and who the oppressed are, and what is it that we should be doing. To confuse everyone who is not an Anarchist as an enemy and put them down as the enemy and not set an example of what it means to be a friend while suggesting "that we all group together" sounds like the work of a clerk.

I never heard the joke about the two white radicals in the room with a clock, before, although I am a black liberation army warrior and have spent alot of time talking to others in the MLA. Is this standard MLA issue? Among Anarchist in the MLA we have a saying that "if you got all the clerks together and told them that they wouldn't have to do anything but shit and within twenty-four hours a terrific blow would be dealt to the enemy, they'd be staying up all night eating cheese!" - Kwasi Balagoon -

I tell you, when I first wrote the original DRAGONS AND DRAGONS neither I nor the AECO as a whole ever imagined that such a response would be received. This is the fourth issue the matter has been discussed in and, from a purely personal point of view, I'm getting a bit tired of debating the points and the counterpoints involved. While I respect the courage of members of the MLA, exhibited in many of their actions, the end result of these actions is the formation of another State, and States, being oppressive as a matter of course, are not about to receive any respect from me. States will always create some sort of minority due to their structure.

For instance, in front of me now is an article, dated November 2, 1961, from a back issue of ARM THE SPIRIT, called POSITION PAPER OF THE PROVISIONAL GOVERNMENT OF THE REPUBLIC OF NEW AFRIKA ON THE ARREST OF PEOPLE'S CENTER COUNCIL CHAIRPERSON FULANI SUNNI ALLI, and right above it is a map of this proposed Republic of New Afrika - an area now known as Louisiana, Mississippi, Alabama, Georgia, and South Carolina. (How did they miss Florida?)

As can be seen, there are certain catchwords in the title of that article - "government" and "republic." These are words that, when used in the above context, indicate a group that no Anarchist can support or become involved in because such concepts are counterproductive to Anarchism. These are words indicating that the organisation behind them is intent upon placing its own authority and power over others whether these others wish this or not. Any government or republic will create a minority that will be under the thumb of those in that government or republic. You can't change the status of a slave by giving him an overseer of the same color. The whip in a Black hand cuts just as deeply as the whip in a white hand.
A philosophy similar to that of the BLA in at least one respect was once advanced by the predominantly Maoist VENCEREMOS during the middle and late 60s—that only persons of minority ethnic stock could hold positions of power and/or influence. While this was accepted for a time, many of the White members developed an attitude that all work and no play makes Charley a dull boy. If the Black got tired of being the workhorse of the White what makes the BLA think that the White is going to tolerate a reversed order of things? Simply because we stand up for the right of you to refrain from shining White shoes if that's what you want doesn't mean that we want to shine yours.

Anyone calling themselves an Anarchist and supporting the BLA is simply ignorant of what Anarchism really is, a police provocateur, a groupie, or a political opportunist. But they are definitely not an Anarchist. Anarchism is the philosophy of a free people and a free people have no masters. By accepting the definition of Anarchism as put forward by the recognized enemy, as Kusasi has done in this case, is to become dependant on that enemy for everything that follows. By accepting the definition of Anarchism that is put out by "the Capitalists and Socialists" is to place your trust in these same Capitalists and Socialists, thus relieving yourself of self-responsibility and self-determination.

I have never suggested that people don't have the right to self-defense and autonomy. Rather, I have always advocated exactly the opposite—that everyone has the right to do as they please without anyone ordering them to do anything. This is contrary to any and all philosophies of government, including that of the BLA. I advocate that people learning a skill subject themselves to the instruction of those more learned in those skills, but I reject the self-styled authority of these more learned persons to dictate how to employ that skill. I will willingly take lessons in marksmanship, for instance, from one who is more skilled in that art, but to kill or not to kill, as well as whom to kill and whom not to kill, is a decision that I will not give up to anyone. It is a right belonging to me alone.

The actual matter of Black liberation is the same as the liberation of anyone—the end to all oppression. Sure, I've heard of Black men and women being killed by the police. I've also heard of the murder of White men and women by the police—and I've known a few of these victims. Was Cinque the only one barbequed in Los Angeles? "Genocide" is often nothing more than a catchword employed by political rhetoricians to enflame an emotion of their potential victims—who have already been victimized by the one the politician is theoretically opposing. When Jim Jones did his routine in Guyana he managed to rack up a few White lives along with the Black. Lives are lives.

When one plays a numbers game, whether that game is "My people have been shafted longer than you(are)" or "My people have been killed in greater quantities than yours," what they're really saying is that they feel they have more rights than the other person. The dead have no rights and they cannot pass on a right—like the right not to be murdered—to those who already have that right. The one playing this game is simply envelgaling that they're not up to carrying their own weight and are therefore attempting to camouflage the real issues with a cover of macho respectability. What I advocate here is that people quit this envelgaling and unite against a common enemy.

I could go on and on with these individual points, but I'm getting a bit more than just a little tired of making the same old rebuttals to the same old arguments over and over and over again. This, I hope, will be the last I say in these pages about the differences between Nationalism and Anarchism. In closing, therefore, I'm employing a quote from Aleister Crowley taken from his work THE BOOK OF THE LAW. This quote just about summarizes the entire philosophy of Anarchism without, as far as I know, ever having been cited by an Anarchist before. Read and heed, it might save your life as well as your sanity. And it's free.
DO WHAT THOU WILT SHALL BE THE WHOLE OF THE LAW.
There is no god but Man.

Man has the right to live by his own law.
Man has the right to live in the way that he wills to do.
Man has the right to dress as he wills to do.
Man has the right to dwell where he wills to dwell.
Man has the right to move as he will on the face of the
Earth.
Man has the right to eat what he will.
Man has the right to drink what he will.
Man has the right to think what he will.
Man has the right to speak what he will.
Man has the right to write as he will.
Man has the right to mould as he will.
Man has the right to paint as he will.
Man has the right to carve as he will.
Man has the right to work as he will.
Man has the right to love as he will, when, where and
with whom he will.
Man has the right to die when and how he will.
Man has the right to kill those who would thwart
these rights.

And the answer, Kwanzi, is yes - the quote about the 2 White radicals in a
room with a clock came from the ELP. The joke is from the article in ARM THE SPI
KIT, written by Assata Shakur after her escape in New Jersey, and served to get
this series off to its start. Not quite the way to cement support, is it?

- John H. Bosch -

He knew it would
either destroy him,
or carry him where
no one had ever
been before...

Discover satisfaction.
We recently received a copy of BREAKOUT! from some friends overseas and the following article was in it. We thought we'd put it to you and see if we can get another rise out of some people. We agree with Daemon that his is a somewhat unpopular attitude, but we've seen an example or two of the actions he speaks of. Let's face facts - not everybody "on the bricks" is a nice guy and prison is no different. So keep your eyes and ears open, both outside and in.

MIRROR IMAGES

I thought I'd write out a paragraph on one or two subjects too long ignored by the people who argue the points of the prison struggle. Sure, we get to hear a hell of a lot about how prisoners are being screwed by the system, but we ignore one of the most basic weaknesses of the prison movement. That weakness is right at the forefront of the struggle. THAT WEAKNESS IS THE PRISONERS THEMSELVES. Somewhere along the line the prison struggle got the idea that all prisoners are involved in the fight. Well, I never subscribed to that philosophy and the only reasons I haven't mentioned it in writing before are that:

1. I figured that most folks would wise up to the truth of the matter on their own; and

2. It's usually better to observe the situation for a reasonable length of time before coming out with an unpopular idea.

It has become increasingly obvious that "most folks" aren't going to wise up to the situation. In addition, I've used the example of something that won't sit too well with quite a few people in the movement.

Many of the prisoners yelling about equal rights and equal protection of the law don't really care a fish's tit one way or the other about any of these things. They only care what they can get for themselves. They don't want any part of "equal," they don't want anything to do with helping others, they care only for what they can get. They're the snakes who talk about revolution, about how "my people" overcome obstacles several hundred years ago, about how their stealing a welfare cheque or a pension book off an elderly widow is a revolutionary act - and they're the ones who fall a little short when it comes to practicing real revolutionary solidarity. They're the ones who yell, "You ain't shit if you don't do things my way!" They're the ones who instigate the rumours they spread without bothering to check them out first. They're the ones who make trouble, then fall back on their friends - or the administration - to protect them. THEY are the ones who scream for their rights when someone plays the same game on them or simply catches them in their game. What I'm saying is that the prison struggle isn't the Them and Us game or the Them and them and them ... people think it is. It's a damn site more serious than that.

Think about this a minute. I'm in prison right now and the odds are that since you are reading this you are or were in prison at one time, you will be in prison sooner or later or you know someone who is, or was in prison. Look around and tell me if I am wrong when I say the problem is not the prisons but the prisoners! I mean, let's be reasonable about this. If you are in prison you know there are certain people you don't want to turn your back on. To trust a prisoner just because he is a prisoner is an open invitation to be stabbed in the back, both figuratively and literally speaking. If you don't trust the guard who plays games - or if you don't trust him just because he is a guard - are you going to be crazy enough to trust a prisoner just because he is a prisoner?

Excuses like underprivileged childhood or disadvantaged youth will only carry so far. Using the system as an excuse - like in saying, "The system has screwed me more than it's screwed you! So help me ... but I don't feel like helping you!" - is one of the sorriest stories I've ever seen employed. It means nothing except that the one who says it is ready to grab at anything he
can — whether it's his or not to grab.

Tell me — what's the difference between the prisoner and the system if they employ the same tactics? What's the difference between the guard who rips you off and the prisoner who does? What's the difference between the guard who instigates trouble and the prisoner who does the very same thing? It doesn't matter WHO cuts the throat — the throat is still cut.

Educate the prisoner? Fine and dandy, except that snakes don't want the education. If you keep your head in the clouds, the fog is going to hide the punk who is creeping up on you with a knife. Or the sleaze who is too cheap to do it himself and hires someone to do it for him.

Sure, the system is one hell of an enemy, but the biggest enemy of the prison struggle is the element we put our trust in when it doesn't deserve it — some of the prisoners themselves! Like the song says, "Your enemy can't do you no harm coz you know where he is coming from," but like the same song goes on to say you must watch your back.

I've met some good people in prison, but that's no reason to put your trust in all prisoners! The worst enemy you have is the one who is right next to you, waiting for the right opportunity to do the wrong thing. We can't build a garden of Eden if we do business with snakes.

Like I said at the beginning, this is a "Them or Us and Them and ..." game. In this struggle you can lose faster by placing your hopes in the snake than you can by trusting the enemy who is right up front. It may be the system is the obvious enemy, but the most dangerous one is the one who is not wearing the uniform.

Like the coral snake, he looks just like one or two other harmless members of the species. But if you look real close — and know what to look for — you'll find out he is just as poisonous as the rattler who tells you right out front. Just because a person looks like an ally doesn't mean that his interests are the same as yours.

DON'T GET HIT BY THE BANDIT BUDDY!!!!!!!

— Daemon Hunter —
0/o 14, Warren Road
Leyton, London E 10

CONSTITUTION OF THE UNITED STATES, ARTICLE II — A well-regulated militia being necessary to the security of a free state, the right of the people to keep and bear arms shall not be infringed.

The militia are the citizen soldiers of the country, as distinguished from the standing, or regular, army. The militia has been allowed to fall into partial decay, showing that the people have little fear of need to defend themselves by force of arms against their government. — MANUAL OF THE CONSTITUTION OF THE UNITED STATES, designed for the instruction of American Youth in the duties, obligations, and rights of citizenship, by Israel Ward Andrews, D.D., LL.D., President of Marietta College, August, 1878.

Sort of makes you wonder, don't it? Since the government is attempting to disarm the people and the Constitution says we have the right to "keep and bear arms" as this is "necessary to the security of a free state," would it be too much to assume that this government is up to something that threatens "the security of a free state"? — Capt. Killjoy —

RAISE HELL
It's good news

Those of you familiar with Anarchist history are undoubtedly painfully aware that we haven't really amounted to much in getting our ideas across in the various Revolutions we've been involved in over the years. Whether you're looking at the Paris Commune, the Spanish Civil War, or the Russian Revolution in the Ukraine, one fact becomes disturbingly obvious.

That fact is that we are losers. Don't get me wrong - I don't mean to belittle the efforts of various Anarchists active during these times, but it's a fact that we've NEVER won a single war. A battle or two came out just dandy, but we always lost the war.

Let's not get caught up in excuses like "We were betrayed," or "We were outgunned," or any of that other 20/20 hindsight crap. All of those excuses might be valid reasons to a certain extent, but they don't alter the fact of losing one little bit and they sound quite a bit like a snivel. Face it, it's about time we came up with something better than getting killed with little chance of success in our endeavors.

So we've come up with an idea and we're working on it. Because of the scope of the plan, the only way of carrying it off is if we get together with each other and work like hell at it. If we talk about Mutual Aid, we damned well better start walking that talk. And if we can't work with each other on anything, we might as well give up and take up something less strenuous, less difficult, and with less chance of getting killed than Anarchism. Dig it - if Anarchism is all that good a philosophy, then we have to work at it.

We call this idea PROJECT PROUDHON. Since we've never been able to take and hold a Country, we figure that it's about time that we took another view of the situation and come up with a better solution to the problem. If you can't live with your present lover, you get a new one. If you can't repair your present transportation, you find new ways of traveling. And if you can't find a Country to live in, you see fit, you build one.

That's the basic idea of PROJECT PROUDHON. It's a feasibility study to determine the best place(s) and method(s) to BUILD our very own Country. This planet is rather large with plenty of unused and uninhabited space upon it. Many areas that can be made habitable are sitting around unclaimed, simply collecting dust. They can be developed to the extent necessary to be habitable, comfortable, and self-sufficient. They can be made beautiful and productive. They can be improved in the fashion(s) we see fit, with nonpolluting energy sources, food by the ton, and with the knowledge that we are to be the inhabitants of the only truly free Country on the face of the Earth.

Some people are looking at one area, some another. Climates in the areas under examination differ greatly. Soil conditions range from alkaline deserts to acidic swamps to subterranean and submarine environs. The range of choices is as varied as theories of social interplay and just as impressive.

But to get into this project with the care necessary many different tools are required. We need pencils (regular and color), some drafting equipment (cheap plastic templates, rules, and protractors will do for now), nautical charts, cassette tapes (transparent case), graph paper, and anything else such an undertaking relies on.

The only problem(s) we have in getting these materials in here are cash and opportunity. The Administration has this idea that used tools are somehow unhealthy and so it's passed a rule stating that we have to buy everything new directly from the retail and/or wholesale outfits. In addition, most funds do come in are smiled upon by these people only if it's in the form of a money order or something similar. But once we get the money we are relatively free to spend it on the materials needed - so long as they fit into the rules set up by the FORCES OF EVIL.

All we are really certain of at this point is that PROJECT PROUDHON is a reality and has a high probability of success. There are areas throughout the world that fit our needs. All we have to do is take them and build them to our own specifications.

ALL TOGETHER NOW!
PROJECT Proudhon is only a first step. After an area has been selected for development work shall begin and our Country will come into being. But the building and defense of our territory will pose other problems. Many Countries professing a love of freedom will attempt to take our land for their own purposes. We will not only have to thwart all these attempts, but we will sooner or later have to gain recognition from other Countries upon this ball.

We will have to set up trade agreements. We will have to find people willing to work hard on this building and who are discontented with life in their present Countries. But these are relatively minor problems, easily worked out at a later time. However, one thing has already been studied and accepted - no extradition from our land to any other. This is to be OUR Country and no one has the right to tell us how to run it or who is welcome.

Frankly, we need as much help as we can get for this endeavor. If you can help with money or books, charts, graph paper, or anything else, please send it to us here c/o JOHN H. BOSCH 253669 at the Washington State Penitentiary, P.O. Box 520, Walla Walla, WA, 99362. Feel free to use an alias if you desire since a project of this nature is sure to attract attention of an undesirable sort. Just let us know if you'd like us to communicate with you and take the necessary steps to make that possible.

In the meantime, sit back and think about it for a minute or two. What would you do in your very own Country? What sort of life would you lead? What sort of business or craft would you get involved in? What sort of talents and skills do you possess? Chances are you might just find a comfortable niche to fit right into, there for the asking.

Think about it. - ABER -

Freedom you want, you want freedom. Why then do you huddle over a more or less? Freedom can only be the whole of freedom; a piece of freedom is not freedom. You despair of the possibility of obtaining the whole of freedom, freedom from everything - yes, you consider it insanity even to wish this? Well, then leave off chasing after the phantom, and spend your pains on something better than the - unattainable ... Therefore turn to yourselves rather than to your gods or idols. Bring out from yourselves what is in you, bring it to the light, bring yourselves to revelation.

How one acts only from himself, and asks after nothing further, the Christians have realized in the notion "God." He acts "as it pleases him." And foolish man, who could do just so, is to act as it "pleases God" instead. - if it is said that even God proceeds according to eternal laws, that too fits me, since I too cannot get out of my skin, but have my law in my whole nature, i.e. in myself.

If your efforts are ever to make freedom the issue, then exhaust freedom's demands. Who is it that is to become free? You, I, we. Free from what? From everything that is not you, not I, not we. I, therefore, am the kernel that is to be delivered from all wrappings and - freed from all cramping shells. What is left when I have been freed from everything that is not If Only I; nothing but I. But Freedom has nothing to offer this I himself. As to what is now to happen further after I have become free, freedom is silent, - as our governments, when the prisoner's time is up, merely let him go, thrusting him out into abandonment.

The State has nothing to be more afraid of than the value of me, and nothing must it more carefully guard against than every occasion that offers itself to
me for realizing value from myself.

... What a slave will do as soon as he has broken his fetters, one must - await ...

- Max Stirner -

We found this floating around and thought we'd share it with you -

SUPERINTENDENT:
Leaps tall buildings with a single bound, is more powerful than a locomotive, is faster than a speeding bullet, walks on water amid typhoons, gives policy to GOD.

ASSOCIATE SUPERINTENDENT:
Leaps short buildings with a single bound, is more powerful than a switch engine, is just as fast as a speeding bullet, walks on water if sea is calm, talks to GOD.

RECESSION CENTER CLASSIFICATION AND PAROLE SUPERVISOR:
Leaps short buildings with a running start and favorable winds, is almost as powerful as a switch engine, is not as fast as a speeding bullet, walks on water on indoor swimming pools, talks to GOD if special request is approved.

CAPTAIN:
Barely clears Quonset huts, loses tug-of-war with locomotive, can fire a speeding bullet, swims well, is occasionally addressed by GOD.

LIEUTENANT:
Makes high marks when trying to leap short buildings, is run over by locomotives, can sometimes handle a gun without inflicting self injury, dog paddles, talks to animals.

SERGEANT:
Runs into buildings, recognizes locomotives two out of three times, is not issued ammunition, can stay afloat if properly instructed in the Mae West, talks to walls.

COUNSELOR:
Falls over doorsteps when trying to enter buildings, says "look at the choo-choo," wets himself, plays in mud puddles, mumbles to himself.

OFFICER:
Lifts buildings and walks under them, kicks locomotives off the damned tracks, catches speeding bullets in his teeth and eats them, freezes water with a single glance, HE IS GOD ......
Peltier: Time Running Out

By Arthur J. Miller

Norman Zigross, head of the F.B.I. office in Rapid City, S.D., defended the Bureau's use of illegal actions against Indians, such as detention and searches without warrants by saying that Indians are a "conquered nation." The F.B.I. is merely acting as a "colonial police force." He went on to say, "When you're conquered, the people you're conquered by dictate your future. This is a basic philosophy of mine. If I'm part of a conquered nation, then I've got to yield to authority." With this in mind the story of Leonard Peltier is easy is understand.

As most of you know Leonard Peltier is an American Indian Movement activist who is currently serving two consecutive life sentences in Marion Prison. Leonard was convicted of murdering two F.B.I. agents on Lakota land. Now new evidence contradicting and proving all the evidence used to convict Leonard was manufactured by the F.B.I. has been found and on this evidence "2255 Writ of Habers Corpus" was filed. The Writ asks for a new trial for Leonard and supposedly the U.S. Government Judge has 60 days to decide. At the end of 60 days the judge (Paul Benson, 8th district court) gave himself another 60 days and at this writing that has become 180 days and there is still no word.

Leonard's lawyers have learned that virtually every piece of government "evidence" and "proof" is not only false, but in most cases, the government knew the evidence was false when it was presented truth in court. The new evidence includes proof that Leonard's gun was not the gun used to kill the agents, Leonard's red van was not the vehicle the F.B.I. followed on to Lakota the day of the shootings (rather they followed a red pickup), and the agent that said he had seen Leonard could not have seen him where he said he was. Also there is the Muye Poor Bear episode. Ms. Poor Bear was threatened, harassed, and possibly drugged to get her to sign three separate, and in the case of one, contradictory accounts of the shoot out. During the trial she recanted her original story and told the judge and counsel that she had been forced to sign the papers which she had not read and that she had never met Leonard. The judge would not let the jury hear this testimony. He judged it irrelevant.

Please help Leonard Peltier in his struggle for truth and freedom. This is his last legal recourse in the American judicial system. You can help by organizing awareness campaigns, speaking, and sending letters to the judge and the government's lawyers to demand a new trial.

Leonard Peltier Defense Committee, P.O. Box 1492, Rapid City, S.D. 57709 U.S.A.

This article is part of an ongoing project by Bayou La Rose and STRIKE! to bring to you the case of a resistance fighter imprisoned and of an ongoing struggle which desperately needs our help.

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Well, friends and neighbors, that just about wraps it up for this round and we'll catch you again later. We hope you've enjoyed this issue. Check out the SURVIVAL NETWORK, P.O. Box 52282, New Orleans, LA, 70152. We've recently joined it and things are looking good their way.

We're sorry it's taken so long to get this issue to press, but things got a bit busy for a while. Hopefully, we'll be able to return to a schedule more frequently and keep to it. But don't worry about things if you don't hear from us for a minute or two. We're bad pennies and we'll always show up again.

Freedom is the most precious thing we have. Like silence, it is easily destroyed. No one has the right to command another to do anything against their will. To do so is to infringe on the sovereignty of that individual. If no ONE has this right unto themselves, it stands to reason that no GROUP - and therefore no GOVERNMENT - can have this right.

From time to time we've been "accused" of hitting hard and shooting a bit too straight. However, as the enclosed quote of Max Stirner shows, freedom is an absolute value. Freedom "from" something or freedom "to" something are simply pieces of this absolute and the realization of one piece of freedom should not stop us from obtaining the whole of freedom. To stop short of attaining the absolute is to remain shackled by chains we've placed upon ourselves.

So, be free. Be yourself - because nobody else can be you. Because that's all Anarchy really is - BEING.

- AHDC -

DOWN BUT NOT OUT
Maliseet Nation
Fishermen's Committee
R.R. 3, Box 50
Perth, New Brunswick, E0J 1V0

Petition

TO ALL OF OUR SUPPORT GROUPS

March 28, 1983,

I am writing to you because of the problems we are having in our community with regard to our aboriginal rights to hunt and fish. Over the past five years we have been consistently harassed and raided by both the Federal Fisheries and Provincial Fisheries against our annual taking of salmon for our food.

We have suffered many injustices, including a number of human rights infractions by both government departments, who continue to trespass and confiscate our fishing equipment and also assault and threaten with violence our Indian fishermen. We have always used the seasonal catch for our own use in our traditional diets, ever since time immemorial.

This past summer five Maliseet Indian fishermen were charged for illegal fishing by the Federal Fisheries, contrary to and in violation of our treaties, Royal proclamations, as well as section 35 of the Canadian Constitution.

In response to these problems the Maliseet Nation Fishermen's Committee was formed to help combatting violations against our inherent right to hunt and fish.

We are still at the beginning stage and we are asking people as well as organizations to support our cause, in order that we may continue in our struggle to maintain our right to hunt and fish in peace. Letters of support as well as people or institutions that are willing to donate some financial assistance however small would help.

We are also trying to raise $5,000 dollars to be used as a legal fund for the fishermen that are being charged. Their trial date has been set for April 19, 1983.

We are circulating this petition so that we may enhance our support mechanism by developing a mailing list as well as a phone tree, so that we may also have our own emergency response network. On the reverse side of this page you will find a place in which to sign, when it is complete, it can be returned to the above address.

Your friend in unity

Dwight Bear
Public Relations
REVOLT! AND SURVIVE

Kamalla LaQueta and Arthur J. Miller
for Bayou La Rose/Survival Network

We are entering a crucial stage of history. No longer can anybody ignore the realities around us. Manifestations of Statism are threatening the very existence of our Planet. The mukes, industrial pollution and so on cannot be taken lightly, WE MUST STOP THEM!

Quietly think for a second, think on how the State has taken everything from you that ever really mattered and replaced it with JUNK!! Even your food is JUNK! Think about the reality that every second of the day all life upon the earth is threatened by human instruments of mass death. Think about a society that you have no say in that can take you from your home and lock you up in a cell for defying its dictates.

Look upon racism, sexism, nationalist prejudice and realize that the State has institutionalized such decay. How much more can you take? Is your job killing you? Are you a victim of rape or abuse? When are you really going to say ENOUGH!!!?...Not with my life they don't!!! When you have reached that point where you feel that you must fight back...Drop us a line for the work of resistance is plentiful.

First, you can join with ANARCHIST BLACK DRAGON and us in the work of the Survival Network. The Survival Network is a cooperative effort of autonomous groups and individuals struggling to aid each other and to help initiate a movement for survival.

URGENTLY NEEDED INFORMATION!!!

The Survival Network urgently needs information on Asbestos. Please send anything you may find.

The Survival Network needs to find someone in the State of Oklahoma who would be willing to put up Rita Silk-Nauni, a Lakota woman under a sentence of 150 years for the self-defense killing of a cop. She was cut on bail previously but her so-called support group withdrew her bail because they didn't like Rita spending her time with black friends and because Rita confronted them about them pocketing her defense money.

BAYOU LA ROSE/SURVIVAL NETWORK PUBLICATIONS

1. BAYOU LA ROSE - a journal of working-class ecological anarchism. FREE(?)
2. ANARCHIST BLACK DRAGON - from Washington State Penitentiary. FREE.
3. SOUTHERN BUFFALO INDIAN PRISON PROGRAM STATEMENT. FREE.
4. SURVIVAL NETWORK PACKET ON RITA SILK-NAUNIE $1.00.
5. SURVIVAL NETWORK PACKET ON THE SURVIVAL OF THE NORTHERN CHEYENNE HOMELANDS. $2.00.
6. SURVIVAL NETWORK PACKET ON THE MALISEET NATION FISHERMEN'S COMMITTEE. $2.00.
7. THE BLACK ROSE, AN ANARCHIST CONCEPTION OF REALITY AND HOPE - by Arthur J. Miller and Kamalla LaQueta. $4.00.

Please, if'n you can at all afford it, donate a little money to help pay for the free publications. And also, we have many unpublished manuscripts that we have not yet printed for lack of money. Please help this work of survival and aiding the victims. Remember the time may come when you are in need of our help.

WILL MY PEOPLE write their feelings and thoughts in the Survival Network?
Bayou La Rose

Gay Community News / Mike
167 Tremont St.
Boston, MA

I wish you would be more careful with your planet!

Tarot Card

You are well. Well, we've had our little laugh.