

insight

The News Behind The News

COMMITTED TO
FINDING
HISTORICAL
TRUTH

*"The exact contrary of what is
generally believed
is often the truth."*

#241 - 720 6th Street NewWestminster BC V3L 3C5 Jean De La Bruyère (1645 - 1696)

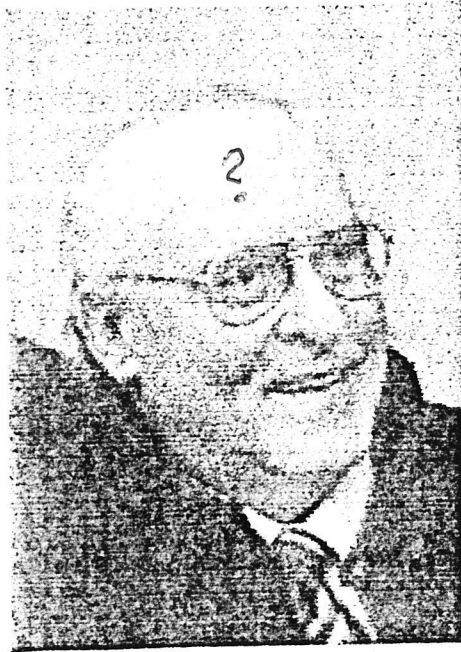
NUMBER 155

FEBRUARY 2007

More about the Zuendel-Trial



THE JUDGE



THE ACCUSED



THE PROSECUTOR

It is not easy to find information on the Ernst-Zuendel-trial or Germar-Rudolf-trial, that are going on in Germany, in the English language in North America. There is only one person, Guenter Deckert, who is going to every court hearing of E. Zuendel and G. Rudolf whenever possible. He is the only one who writes a report in the German language and lists it on the inter-net. But where is the person in North America who would be capable to translate it into English for all to read? If the people in North America do not know what is going on, how can they help? They will just lose interest all together. We are lucky to have that one person in Germany, Guenter Deckert, who is the only one working hard to give the information, but why is it not being used?

The Zuendel-trial, which seems to be endless, continues without making any progress on either side

and most court-hearings are only a repeat of the previous one. It is a financial strain on Zuendel, but perhaps that is the purpose of the court – to dry Zuendel out financially? The defence is trying continually to be allowed to present evidence to clear Ernst Zuendel, but Judge Meinerzhagen keeps on saying no – no – no. On the other hand the prosecution does not produce any evidence either to prove that Zuendel is wrong. Why does not any court ever produce the un-disputable evidence that the Jewish Holocaust-Lobby claim they have? That would solve all the problems.

At the court-hearing on January 12, 2007 Judge Meinerzhagen told the world what revisionists are saying for the past 50 years. After Judge Meinerzhagen again turned down the "Germar-Rudolf-Gutachten" (expert evidence and opinion) and the "Leuchter-Report", he told the Zuendel-team how such a report should be

Eine ganz normale

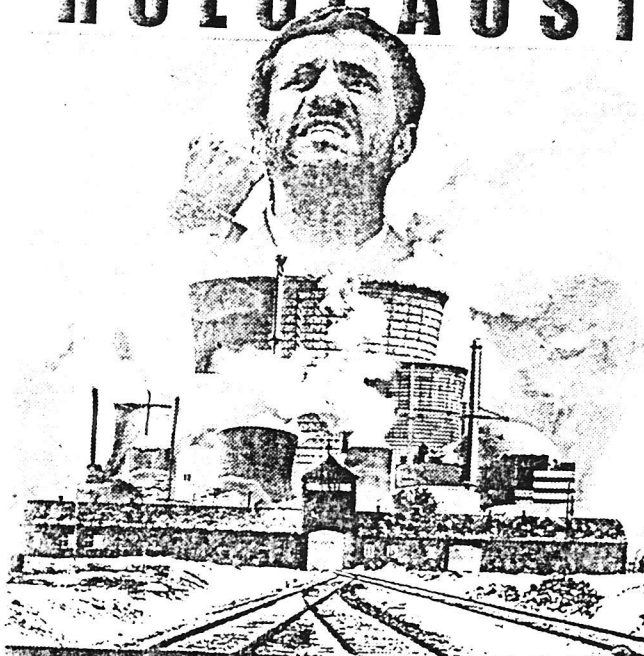
Demo? Berlin Alexanderplatz, 28. Januar 2007, 15 Uhr

Ein ganz normaler (?) Aufruf:

„Irans Präsident Ahmadinedschad plant den Massenmord. Die ‚Holocaust – Konferenz‘ in Teheran ist Teil seiner Vorbereitung. Die Entwicklung von Atombomben und Raketen bedroht auch Europa. Der Vergleich mit den gefährlichsten Verbrechern der Weltgeschichte ist zutreffend. Demokraten dürfen nicht schweigen.“

Dazu ein ganz normales (?) Plakat:

ICH WILL DEN ATOMAREN HOLOCAUST



Demonstriert

gegen den gefährlichsten Politiker unserer Zeit
am 28.01.2007 in Berlin, 15.00 Uhr am
Alexanderplatz. Abschlusskundgebung am Denkmal für die
ermordeten Juden Europas. Kontakt: info@ir-israel.com

Kriegspropaganda in Reinkultur

Die Demo auf dem Alexanderplatz soll uns – das von etablierten Politikern und Zionisten verachtete Volk – mit Lügen von der Notwendigkeit eines Angriffs der USraelischen Kräfte auf den Iran überzeugen und uns in Stimmung bringen. So haben Kriegsbeifürworter immer ihre Propaganda betrieben. Auch vor vier Jahren, als uns der Krieg gegen den Irak mit demselben „Argument“ – „Massenvernichtungswaffen“ – schmackhaft gemacht werden sollte.

Schlucken wir so etwas noch? Trotz Meinungsmafia – sind wir noch so dumm? Nein! Diesmal dürfen „die Demokraten“, die echten, nicht schweigen!

Gerard Menuhin

A banner used in a demonstration in Berlin, Germany. It claims: "Ahmadinedschad wants the total 'Atomic Holocaust'. Demonstrate against the most dangerous Politician of our time!"

More problems for America?

America is not only facing problems from the East by the Shanghai Corporation, there are also problems growing in South-America. Leaders of countries from around the world are beginning to realise that they cannot stand up on their own against the "big bully U.S.A." and they have learned from the Shanghai Corporation. Now four countries in South-America have built an alliance, **Argentina, Bolivia, Brazil and Venezuela**. The leaders of those countries are Natives of their country and a German major newspaper "Die Welt" calls them "the Copper-Skins". Those countries are ruled by Native South-American Indians and they are proud of who they are. **Peru** might be another country joining the new alliance in the near future. Isaak Humala, an authority in that country, said in a speech he gave: "Should one of his people be elected President, that would mean that the Natives of the land will take their country back. The 'Copper-skins' will enjoy again full rights in their country, while Whites, Blacks and Yellows who are citizens of that country will have certain rights."



Lateinamerikas strategische Allianz: Die Präsidenten Néstor Kirchner (Argentinien), Evo Morales (Bolivien), Lula da Silva (Brasilien) und Hugo Chávez (Venezuela) – "Das neue Gesicht Lateinamerikas" (von L)

The Western news media writes about them as the rise of the 'left-wing-socialist-Copper-skins' and we wonder if that is true, because every one of them is a hard-core nationalist and no friend of America and Israel. So what will USrael do, should they step in the same footsteps as China, how would they handle it then? What ever will happen, one thing is certain right now, 'dark clouds are moving in over America' sooner or later.

Did America bring Democracy to Iraq ?

The year 2006 is over and a new year has started, but it looks like the new year will not be any better than the last one. The U.S.A. is still fighting a no-win-war in Iraq and they seem not to have learned anything from the past. War-maker Bush is still free to make sure that the over 3,000 American soldiers who came home in 'body-bags' could increase to 6,000. That of course is no comparison to the innocent Iraqi people, who are dying by 100 or more per day. But President Bush insists he is innocent, because he is doing the work of God, who has been talking to Bush some years ago. Are there really people out there who believe that?

The evil of it all was that Iraq's president Saddam Hussein supposedly had built secretly weapons of mass-destruction and he must be punished for it. For some time now the world knows, that President Bush invented it, so he could have his war. Eventually Saddam Hussein, who was in hiding, was found or perhaps sold out and put on trial in Iraq. However, not for the weapons-charge, but for having killed saboteurs who have tried to assassinate him in the first place, according to the news media it was around 140. That brings back memories, where a leader of a country was accused of having murdered 30 millions of his opponents and the U.S.A. made him their ally, it was Joseph Stalin. Saddam Hussein was put on trial in Iraq and the accusers, who were chosen by the Americans, sentenced Saddam Hussein to death by hanging.

Saddam Hussein, no matter what or who he was, fought a very brave battle, which of course was a no-win-battle right from the start – a show-trial! He never really defended himself and even in his last statements his concern was his people and his country, telling his people to stop fighting among them selves and unite against the invaders. He did not cry or beg for himself, not even when the rope was put around his neck. The hanging was disgusting, the hang-men spat at him and called him all kinds of nasty words. The hang-men wore face-masks, so no one would know who they were. Should it ever become known, we can be assured their lives would be over. After the hanging of Saddam Hussein, President Bush claimed that now peace will come to Iraq – keep on dreaming Mr. Bush!

Already right after the hanging thousands of people went on the streets in support of Saddam Hussein and the majority of the Iraqi people would rather have Saddam Hussein back instead of the Americans. Saddam Hussein's daughter, Reghad, who left Iraq in



Now Saddam Hussein is gone and President Bush predicted that peace is supposed to come to Iraq. More than 100 innocent Iraqis die in one day ever since. Saddam Hussein's daughter, Reghad, now lives in Jordania with her sister Rana, and she is busy. Picture shows Reghad in a rally in Jordania, continuing her fight for freedom. Her message to President Bush is 'get out of Iraq, who needs your democracy'?

2003 with her sister Rana and nine children, went to Jordania. She now is busy asking to revenge her father's death.

As we can see, it is not over yet and President Bush knows it, and that is probably the reason why he is sending another 21,000 GIs to Iraq. Interestingly enough, at the same time that Saddam Hussein was sentenced to death, there are also at least two trials going on in the U.S.A. for murdering innocent Iraqi people by American soldiers. Four U.S. soldiers raped a 14-year-old girl in Iraq last March. After the rape they murdered the girl and also her parents and her 6-years-old sister in cold blood. In another trial that is going on in the U.S., four soldiers are accused of murder and four more soldiers for participating in murder. Those soldiers are accused of having committed a massacre in the Iraqi city of Haditha. The commander of that group is accused of 13 murders and had given orders to kill civilians. Does President Bush really believe the war in Iraq is over? He has problems keeping his own soldiers under control, but he thinks the whole country of Iraq is under control?

We do not know how the whole world feels about what was done to Saddam Hussein. In Germany 58.4% of the people say that America should have never allowed that Saddam Hussein was put on trial in Iraq and they do not agree with the outcome of it. How do people feel about the U.S. occupation in Iraq? This statistic was taken by the French newspaper "LE

MONDE", where people say America get out of Iraq:

France - 90 %

Great Britain - 83 %

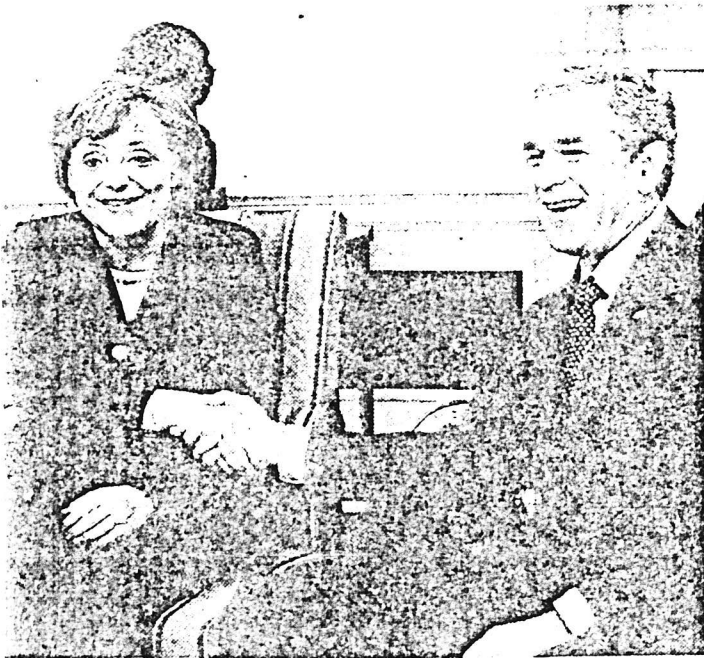
Germany - 82 %

Italy - 73 %

U.S.A. - 66 %

But President Bush is not listening and will yet lose his last friend!

Bush befiehl, wir folgen Dir?



German Chancellor Merkel and President Bush seem to be a happy couple. Merkel now is serving USrael one hundred percent, just as she once did for Stalin-Communist-Russia. The German people say 'NO' to Bush's wars – but Merkel says 'YES'. That is hardly a democracy – it is more likely a dictatorship.

'forces' in Iraq

BARRY LANDO

THE GLOBE AND MAIL
TUESDAY, DECEMBER 26, 2006

What is striking about the current debate in Washington — whether to "surge" troops to Iraq and increase the size of the U.S. Army — is that roughly 100,000 bodies are missing from the equation: The number of American forces in Iraq is not 140,000, but more like 240,000.

What makes up the difference is the huge army of mercenaries — known these days as "private contractors." After the U.S. Army it-

self, they are easily the second-largest military force in the country. Yet no one seems sure of how many there are since they answer to no single authority. Indeed, the U.S. Central Command has only recently started taking a census of these battlefield civilians in an attempt to get a handle on the issue.

The private contractors are Americans, South Africans, Brits, Iraqis and a hodgepodge of other nationalities. Many of them are veterans of the U.S. or other armed forces and intelligence services, who are now deployed in Iraq (and Afghanistan and other countries) to perform duties normally carried out by the U.S. Army, but at salaries two or three times greater than those of American soldiers.

They work as interrogators and interpreters in American prisons; body guards for top U.S. and Iraqi

officials; trainers for the Iraqi army and police; and engineers constructing huge new U.S. bases. They are often on the front lines. In fact, 650 of them have been killed in Iraq since the 2003 invasion.

Their salaries, are, in the end, paid directly by the U.S. government — or tacked on as huge additional "security charges" to the bills of private American or other contractors. Yet the Central Command still doesn't have a complete list of who they are or what they are up to. The final figure could be much higher than 100,000.

The U.S. Congress, under Re-

publican control until now, knows even less.

Yet these private contractors man their own helicopters and Humvees and look and act just like American troops.

"It takes a great deal of vigilance on the part of the military commander to ensure contractor compliance," William L. Nash, a retired general, told the Washington Post. "If you're trying to win hearts and minds and the contractor is driving 90 miles per hour through the streets and running over kids, that's not helping the image of the American army. The Iraqis aren't going to distinguish between a contractor and a soldier."

But who, in the end, do these contractors answer to? The U.S. Central Command? Their company boss? Or the official they've been assigned to protect?

A recent case in point: The former Iraqi minister of electricity,

who had been imprisoned on corruption charges, managed to escape in broad daylight in the heavily fortified Green Zone. Iraqi officials claim he was spirited away by contractors from a private security detail that had been hired when he was minister.

Which raises another question. Who has jurisdiction over these private contractors if they run afoul of the law in Iraq? Also, are they supposed to follow the Geneva Conventions? Or George W. Bush's conventions?

For instance, according to The New York Times, although 20 civilian contractors working in U.S. prisons in Afghanistan and Iraq — including Abu Ghraib — have been charged with mistreating

prisoners, none has ever been successfully prosecuted.

Another point, which brings us back to the discussion about increasing American troop levels in Iraq: It would seem that the Pentagon could outsource a "surge" by a simple accounting sleight of hand, quietly contracting for another 10,000 or 20,000 mercenaries to do the job, and the Congress and press would be none the wiser.

Barry M. Lando, a former investigative producer with CBS's 60 Minutes, is author of Web of Deceit, which will be published in January.

Marc Lemire Vs. The Human Rights Enforcers: A Personal Reflection

In March, 2004, I received notice of a complaint that would change my life forever. In letter from the Canadian Human Rights Commission, I was informed that a complaint had been lodged against me and my website domain name by Richard Warman.

Mr. Warman was claiming my website — The Freedomsite — is "likely" to "expose" homosexuals, Italians, Mexicans, Puerto Ricans, Haitians, Francophones, Blacks, First Nations persons, East Asians, non-whites and Jews to "hatred and/or contempt." The whole complaint revolved around messages that other people had posted on the Freedomsite message board, a forum accessible by anyone with an internet connection. I was completely astounded, as I had disabled and removed the message board months before hearing about this frivolous complaint. It is worth noting that not one phrase — not even one word — mentioned in the complaint was written by me.

During my many years assisting the great Ernst Zündel, I witnessed first hand how the misnamed Canadian "Human Rights" Commission operates. It is a quasi-legal body that is a fanatically driven organization interested in promoting the agenda of a certain powerful ethnic group. Although it purports to protect "human rights" in reality it reduces the rights of the Canadian Majority and grants minority groups, and one religious minority in particular: special privileges. The Commission dragged Mr. Zündel through a lengthy and expensive show trial that aimed to remove a site bearing his name off the web. Although he didn't operate the site and it was hosted in California, this didn't prevent Mr. Zündel from being persecuted by the Commission, who were intent on silencing Zündel at any cost — the facts be damned. The unjust process ultimately destroyed his faith in Canada as a "free country" and prompted him to leave for the United States — a land that respects freedom of speech. Who can blame him?

WELCOME! Dear friends and supporters:

In these pages, I am going to document and expose the enemies of freedom, who are intent on silencing dissidents by any means at their disposal — legal or otherwise.

This private newsletter will chronicle my battle against the Canadian "Human Rights" Commission and their thought control enforcers.

I am happy to report what is happening in my case, but I need your assistance! Please donate what you can to help. Everything contained in these pages are personal opinions of the author.

MARC LEMIRE
762 Upper James
Suite 384
Hamilton, ON
L8C 3A2

Fighting for Freedom against the Censorship Enforcers

I sat and listened during the many days of the Zündel tribunal hearings and was sickened by their misrepresentation of facts and blatant bias. The Zündel hearings were rigged to guarantee that he would lose. I saw expert witnesses that Zündel had called to testify who were simply ignored or disqualified because "they weren't the right type of expert." Yet, every so-called "expert" called by the Commission was accepted – even ones that were clearly biased with no qualifications. Even worse, the Commission shockingly declared that, "truth" could not act as a defense.

How can a legal hearing be held when the most basic fundamental tenet of society – truth – is completely ignored? The Zündel hearings were a complete charade and miscarriage of justice; the opposite of what should be expected from a "human rights" body. It seemed like something out of Alice in Wonderland, but this was happening in Canada! Any person attending those hearings could only conclude that freedom now means little in Canada and Show Trials/Kangaroo Courts are the order of the day.

Sadly, the Commission's inevitable victory against Mr. Zündel established an extremely dangerous precedent. Section 13(1) of the Canadian Human Rights Act; which was created to shut down telephone answering machines containing politically incorrect messages, was now applicable to the Internet. Up until the Zündel decision, the censorship-happy crowd in Canada didn't have the legal means to control free flowing Internet activity – but now it did. This was catastrophic for those who cherish freedom of speech. Sadly, most Canadians are still unaware of the tremendous significance of the Zündel decision; and the extent to which it threatens Internet freedom.

Knowing what I already knew about the Canadian "Human Rights" Commission (CHRC), I knew I would have to dig in and get ready for a long and drawn out battle. I immediately telephoned the courageous, dedicated and highly-talented lawyer, Barbara Kulaszka to discuss the complaint. Once more, she was ready to jump into the fray. Without hesitation, she agreed to act as my solicitor and took the case.

Richard Warman had made wild accusations against me and my website. He wanted the case to go directly to a costly tribunal, which meant I would face a Cease and Desist court order, and fines upwards of \$50,000. If the C&D order is ignored, I could spend up to five years in prison.



Richard Warman

Within a few weeks of contacting Barbara Kulaszka, we filed our initial defence with the CHRC. As I have stated, the complaint was ridiculous. Their entire case consisted of messages or "posts" that other people had written to the message board that I knew nothing about and did not condone.

In my initial defence, I pointed out that the message board was dismantled months before; and that "chat rooms are dangerous in the Canadian environment of restricted speech since anyone can enter messages which might violate Canadian law." With the message board already permanently gone, I assumed this case could be settled easily. The Canadian Human Rights Act is

meant to remedy "discrimination" and not to punish anyone. I had agreed to leave the message board permanently down; all the supposed "discriminatory messages" are gone from the internet, the CHRC should have no reason to continue the case against me, or so I thought.

Months passed without any word from the Commission; Barbara Kulaszka wrote to the Commission to suggest mediation, where we could sit down and find out what they want. She received no reply.

Almost exactly a year passed, and on April 15, 2005 an "Investigator's Report" from the CHRC was sent to us. In this report, several new allegations were made against me, which I was never told about or even given a chance to respond to.

This report included new allegations that I run a website, in which I have nothing to do with. There were complaints about an article the late journalist Doug Collins wrote. The report recommended that my case be sent to the Canadian Human Rights Tribunal. We wrote to the investigator and complained about this unfair and biased process.

To no avail, the CHRC was only interested in sending my case to the Tribunal, costing me time and money. In the interest of settling this case, I removed the other documents they complained about (3 articles). Still they refused mediation. It was becoming clear that the CHRC was interested in persecuting me and costing me the maximum amount of time and money possible.

On August 19, 2005, I received official confirmation that my case would be going to the Tribunal. This tribunal is a Kangaroo court in every sense of the word. It is set up to protect the privileged and harass political dissidents.

As I have witnessed in the Zündel hearings, the Canadian Human Rights Commission's Tribunal is inquisitorial in nature. The accused is stripped of any real means of defense. Neither truth, intent nor fair comment can be used. Even worse, is that frivolous evidence, such as: hearsay and double hearsay evidence can be used against the accused. The standard of proof is extremely low and there isn't even a need to show that actual harm even occurred. Unlike a real court of law, only a "balance of probabilities" and not the stricter test of "beyond a reasonable doubt" is required.

Barbara Kulaszka's first strategic action was to make two legal motions in my case. First, we are challenging the tribunal's authority to take a domain name to court. A domain name is not a person. It can not defend itself and it has no personhood. It is like taking both "Marc Lemire" and "Toronto Ontario" to court, with two separate complaints. This is ridiculous. As far as I am aware, this is the first time in Canadian history, a domain name was made a party to a court case. Barbara Kulaszka wrote to both the CHRC and to Richard Warman saying this is nonsense, and suggested they drop the case against the FreedomSite, they refused. This forced me to spend countless hours and retain my lawyer to draft a costly legal motion to the tribunal.

Barbara Kulaszka filed a well researched fifteen page legal motion to have the case against, "The FreedomSite" struck down on the grounds that, "The FreedomSite" has no personhood. The CHRC and Richard Warman were given until December 24th, 2005 to respond.

With the CHRC sensing a defeat at the eleventh hour. On the day before they were supposed to submit their response, a conference call was requested and on that call, Warman said that he would withdraw his complaint against "The Freedomsite."

Victory – First case ever won!

On January 12, 2005, the case was officially withdrawn against "The Freedomsite." With the CHRC withdrawing their complaint, I become the first Canadian to ever win a Section 13(1) complaint!

This victory came at a price. All the time and money required to answer this bogus charge can never be recovered. The time stolen from me and my children is lost forever because of these vindictive people. With the CHRC continually refusing to drop the case, until after we spent valuable resources to make the legal motion, it illustrates how sneaky and underhanded the commission really is. Rather than attempting to remedy "discrimination" their strategy is to cause "maximum disruption" to their opponents. This tactic is Richard Warman's favorite tactic for harassing his political enemies. He spoke about his "*maximum disruption*" technique in a 2005 keynote speech given to the terrorist Anti-Racist Action (ARA) group in Toronto.

The second and most important legal motion, Barbara Kulaszka is making on my behalf, is to challenge the law under which I am being dragged through this process; Section 13 of the Canadian Human Rights Act.

Challenging the constitutionality of a law in Canada is very difficult, time consuming and expensive. During Ernst Zündel's tribunal hearings, he challenged the constitutionality of the Human Rights Act. Our legal system favors the rich and privileged. Those who can afford to pay big bucks can buy justice. In order to take on the might of the Canadian government and well-funded Jewish groups, it takes the heart of a warrior and determination of a pit bull. Expert reports need to be researched and written; witnesses from around the country need to be recruited; expensive legal motions need to be written and filed; thousands of documents need to be photocopied nine or ten times each; affidavits need to be sworn; expensive conference calls need to be made; legal fees continue to mount. And rather than playing on a level playing field, we are forced to deal with a biased tribunal that is intent on stopping you at every turn. Ernst Zündel called many witnesses and laid the foundation to defeat this horrible law. Over six long years, he battled the enemies of freedom. The amount of money spent by both sides was staggering. Near the end of the tribunal hearing, Ernst Zündel moved to the United States and removed himself from the clutches of this biased and corrupt system.

Nevertheless; the hearings continued in his absence, and months later, the tribunal ruled against Zündel in every argument he made. The downside to Zündel leaving was the constitutional challenge was left and never continued. I have picked up the torch for freedom and continued the constitutional challenge in my case. I know how in-depth and difficult this will be for me, but it must be done – not just for me, but for all Canadians who cherish the right to express

themselves on the internet without interference and censorship from the government.

Currently, there are at least twenty other cases before the Canadian Human Rights Tribunal. The human rights enforcers are completely out of control, and growing more strident with every case. In many of the cases, the websites have been down for years. The CHRC wants to punish people who dare to exercise their God-given right to freedom of speech.

As long as the hate targets only Whites, the Human Rights Commission turns a blind eye. Jewish supremacists are free to promote their brand of hate. Multi-billion dollar companies that distribute anti-white and anti-women hate rap music on the internet are acceptable. The CHRC, is only interested in attacking political people – and only our people. None of the other cases currently before the Tribunal are challenging the constitutionality of this insane law. If I win my case, freedom will be restored to the internet and the power to censor and persecute us by zealots from the commission will be gone.

As soon as I challenged the power of the Canadian Human Rights Commission, my case took on a new dimension.

In my corner, supporting freedom of speech, truth and justice, Paul Fromm and the Canadian Association for Free Expression applied for interested party status. A week or so later, veteran free speech lawyer and longtime activist Doug Christie and the Canadian Free Speech League joined the battle.

Backing the censorship side was the former Attorney General of Canada, the rabidly pro-Israel Irwin Cotler. The Federal Attorney General of Canada intervened against me. Lining up behind the Attorney General was the usual posse of well-funded Jewish groups who also intervened against Ernst Zündel, including the Canadian Jewish Congress, B'nai Brith and the Simon Wiesenthal Centre.

This is a real David versus Goliath situation, with me as David, pitted against the formidable Goliath resources of the Canadian government and well-connected powerful special interest groups. This landmark case promises to be an uphill battle — not a single person has ever won a case that proceeded to a tribunal.

In the tribunal hearing it will be me and Paul Fromm against at least seven opposing lawyers. In the case of the Federal Attorney General of Canada, they have assigned one of their senior lawyers to oppose me ... and this in a tribunal that has less authority than a parking ticket court!

This case is very complex and requires many expert witnesses and months of hearings. During the hearing, I will be calling numerous expert witnesses in support of my case, including Internet Expert Bernard Klatt (who also testified on behalf of Ernst Zündel) Donald A. Downs, Professor of Political Science Law and Journalism at the Department of Political Science, from the University of Wisconsin. Paul Fromm and the Canadian Association for Free Expression will be calling veteran journalist Joe Sobran; and Professor Fraser from Macquarie University in Sydney Australia.

Germany – a Police State

There are so many “hate-trials” going on in Germany. Other countries in Europe also have “hate-crime-trials”, but not nearly as many as Germany has at the present time. It would be a full-time job to keep track of all of them and report on all of them. Therefore we are trying to keep up with the most interesting and important ones. Mr. Wigbert Grabert owns the well-known in Germany “Grabert-Buch-Verlag”. Mr. Grabert also has a newsletter “History and Present”, which he publishes on the side.

A newspaper in Finland published a story about the problems Finland has with their immigration policy. Mr. Grabert published that article in his newsletter in Germany. Even though it had nothing to do with Germany, Mr. Grabert was charged in a court of law for “promoting racial hatred”. He was found guilty as charged – so much for freedom of the press! The prosecutor Ernst Roessner accused Mr. Grabert of causing a disturbance and racial hatred – but it had nothing to do with Germany! The prosecutor asked the court to sentence Mr. Grabert to “9-months in jail and 4 years probation” and a fine of Euros 4,800. (about \$ 7,500.) plus the costs of the court proceedings.

Defence Attorney von Waldstein used the opportunity in his final speech to tell the court judge, that Mr. Grabert should be set free, because he has not broken the law in Germany, where freedom of speech is supposed to be guaranteed. Besides, the article Mr. Grabert published had nothing to do with Germany. And finally he said (and that is the amazing part): “This is a political trial, where the accused must be convicted to a jail-sentence, a fine and the accused is also prevented from speaking and writing again. The judges in Germany are under tremendous pressure, and if they do not convict, they are facing a cut in salary and pension.” The defence attorney, Mr. Waldstein, was not corrected by the judge or even charged for any wrongdoing, so therefore we assume it must be true!

That makes Germany a “police state”, just like at the time of “Stalin’s Russia” and it also tells us that the likes of ‘Zuendels and Rudolfs’ must and will be convicted.

The final sentence by the judge in Mr. Grabert’s case was 3 months jail on probation and another 3 years extended probation plus a fine of Euro 3,000. (\$ 4,500.) and the court costs. This time Mr. Grabert is not going to jail, but he is wearing a muzzle for 3 years.

Does the American Eagle get his Wings clipped?

The war in Afghanistan and Iraq is not anywhere near over yet, but already there is serious talk about another war to start. This time all concentration is on Iran, because Iran is accused by USrael that they are planning to build weapons of mass-destruction, but evidence does not exist. So far it is a repeat of Iraq, which turned out to be a vicious lie.

Iran denies that they are building weapons of mass-destruction, but USrael apparently knows better, and as we know they do not need any proof. It is interesting that it is always those who have weapons of mass-destruction and have used them, they are telling other nations that they cannot have them. It is also interesting that those countries that have weapons of mass-destruction have never been attacked by any other nation, so therefore to have weapons of mass-destruction is a guaranty for peace and that country is safe.

A perfect example is North-Korea, they just recently tested their weapons of mass-destruction, proving they have them, but they got nothing more than a warning from USrael and that was all. No American bombers went over to North-Korea to destroy the country, but Iraq was destroyed because they were blamed to have

them, but it turned out to be a ‘White House lie’. Why did USrael not attack North-Korea? The answer probably is that North-Korea is an ally of China and China also has weapons of mass-destruction. Countries around the world are beginning to realise more and more that USrael is the ‘big bully’, trying to tell every other country what they can do or not do! That is scary to most countries and they are now doing something about it. There is the “Shanghai Corporation” in Asia, this organisation consists of six countries and they have an agreement to work and stick together, help each other, even in a military conflict from outside. The countries that united are **China, Russia, Kasachstan, Kirgistan, Tadshikistan and Usbekistan**. All these countries are in Asia and of course are very powerful, because two of these countries have weapons of mass-destruction. In June 2006 that group had a very important meeting to discuss the intake of some new members, like **India, Pakistan and Iran**, and they were ready to join. So far it has not been announced whether those three countries became members in the “Shanghai Corporation”, but there is little doubt about it that they are. That would give Iran quite some protection and USrael, who have Iran on top of the list, have

to do some serious thinking before they send those bombers to Iran.

China and India are depending heavily on Iran's resources, mostly their oil and Russia has a lot of money invested in Iran, which needs to be protected. But even if Iran is not yet a member of that organisation, which is very doubtful, President Bush could not afford a war with Iran. But then again, looking back on all the things President Bush has done in the past, nothing is surprising anymore.

All that talk that weapons of mass-destruction is the

reason for Washington to go to war cannot be true. Iraq and North Korea is more than enough proof for that and the truth has to lay somewhere else. A number of experts from around the world are painting a different picture, why President Bush is such a war-monger and why he is sacrificing his own soldiers in foreign countries that are not a threat to the U.S.A. Adrian Salbuchi, founder of the "Argentinian Second Republican Movement" put it in writing what many have said and he also explains why the Shanghai Corporation is a real threat to America's way of doing business.

English translation of our Press Release No. 16 - Buenos Aires, 14th December 2006

DRUMS OF WAR IN THE MIDDLE EAST: A TUG-OF-WAR BETWEEN IRAN AND THE US/ISRAEL

Iran's "WMD's" threaten to vaporize the US Dollar

Whilst the internal struggle in the United States continues unabated between "Pragmatics" and "Hawks" as we describe in previous reports, PsyWar (psychological war) between the US and Israel on the one side, and Iran, on the other, continues escalating. The "Hawks" in the US (the Bush Administration) and in Israel (the Olmert Government) insist that they will not tolerate Iran having a nuclear energy program, thus openly threatening that country with pre-emptive unilateral military attack. At least that is how this whole matter is being presented to world public opinion.

The key factors surrounding this showdown, however, are actually quite different. The on-going "Crisis with Iran" is governed by other factors that are NOT being properly addressed and discussed in the mainstream global media, the main one being the implicit threat from Iran of triggering a grave crisis of the US Dollar when they finally decide to open the new Oil Bourse in Tehran they have been announcing over the past two years. Because when that finally happens, an important part of the world's oil market (an estimated 30 to 40 percent of total world output) will cease being traded in US Dollars and will instead be done mainly in Euros, with supplementary bilateral deals in Roubles (with Russia), and Yuans (with China). Other countries sensitive to US bullying will no doubt follow suit and join this new System (Venezuela? Nigeria? Malasia?). The result will be that a huge slice of the world's oil market will stop trading in "Petro-Dollars" and begin trading in "Petro-Euros" instead.

This will have a potentially devastating effect on the Dollar because there will be a sudden great demand for Euros and, symmetrically, a great supply of US Dollars in global exchange and financial markets. Those freed-up Dollars will automatically tend to flow rapidly towards the United States and financial circuits centered in New York and London, flooding them with uncontrollable masses of "former Petro-Dollars", generating high inflation - maybe even hyper-inflation. Last year, in an article called "Death and Resurrection of the US Dollar" (published by GlobalResearch, an up-dated version of which we will make available next week), we described how this whole potential monetary crisis of the US Dollar might occur.

The key aspect that we need to understand is that the immediate effect of such a monetary "run on the US Dollar" would be to force the US to limit - if not suspend - its war operations in the Middle East, in order to cope with the National Emergency inside the US that would explode from a generalized economic collapse and ensuing social

crisis. Such a National Emergency would arise from the aggregated effects of an uncontrolled flood of "former Petro-Dollars" triggering the collapse of the Real Estate and Stock markets, the bankruptcy of a large number of mega-corporations; all of which will be made worse by the, as yet, unresolved and potentially extremely volatile Racial and Ethnic Fracture Lines in US Society. Clearly, the Bush Administration cannot allow the US to slide into the chaos of a generalized Social War.

But in the meantime there are more news available on the inter-net about what is going on concerning world peace. This information come from the inter-net "rense.com" and we are wondering if it is true or false.

If it is true, things are moving faster than we thought and a 'cold war' has already started. If China should go through with that, others will follow soon and what that will do to America is very obvious. The question is, what will America do about it?

Chinese tell visiting Bush administration officials they will not sit back and lose their shirts as U.S. Dollar collapses; they are getting out fast and large.

HalTurnerShow.com

12-15-6

BEIJING -- Sources with a U.S. Delegation in Beijing have told The Hal Turner Show the Chinese government has informed visiting Bush Administration officials they intend to dump One TRILLION U.S. Dollars from China's Currency Reserves and convert those funds into Euros, gold and silver!

China was allegedly asked to withhold the announcement until Bullion Markets closed for the weekend to prevent an instant spike in gold and silver prices. This delay will give the world the weekend to consider appropriate actions rather than have a knee-jerk reaction which could see the U.S. Dollar totally collapse in value Monday.

According to this Senior source, China told the U.S. delegation they no longer have faith in U.S. Currency for several reasons:

1) The Federal Reserve Bank ceased publishing "M3" data in March, making it nearly impossible for anyone to know how much cash is being printed. China said this act made it impossible to tell how much a Dollar is worth.

2) The U.S. Dollar has lost upwards of thirty percent (30%) of its value against other foreign currencies in the recent past, meaning China has lost almost \$300 Billion simply by holding U.S. Dollars in its reserves.

3) The U.S. has no plans whatsoever to reduce deficit spending or ability pay down any of its existing debt without printing money to pay it off.

For these reasons China has decided to implement an aggressive sell-off of U.S. Dollars before the rest of the world does so. China reportedly told the US delegation; "we are the largest holder of U.S. Currency and if the rest of the world unloads theirs before we unload ours, we will lose our shirts."

Early this week, in an unusual move, the Bush administration sent virtually the entire economic "A-team" to visit China for a "strategic economic dialogue" in Beijing Dec. 14 and 15.

Eine ganz normale Demo?

Berlin Alexanderplatz,
28. Januar 2007, 15 Uhr

Ein ganz normaler (?) Aufruf:

„Irans Präsident Ahmadinedschad plant den Massenmord. Die ‚Holocaust – Konferenz‘ in Teheran ist Teil seiner Vorbereitung. Die Entwicklung von Atombomben und Raketen bedroht auch Europa. Der Vergleich mit den gefährlichsten Verbrechern der Weltgeschichte ist zutreffend. Demokraten dürfen nicht schweigen.“

Dazu ein ganz normales (?) Plakat:

ICH WILL DEN ATOMAREN HOLOCAUST



Kriegspropaganda in Reinkultur

Die Demo auf dem Alexanderplatz soll uns – das von etablierten Politikern und Zionisten verachtete Volk – mit Lügen von der Notwendigkeit eines Angriffs der USraelischen Kräfte auf den Iran überzeugen und uns in Stimmung bringen. So haben Kriegsbeifürworter immer ihre Propaganda betrieben. Auch vor vier Jahren, als uns der Krieg gegen den Irak mit demselben „Argument“ – „Massenvernichtungswaffen“ – schmackhaft gemacht werden sollte.

Schlucken wir so etwas noch? Trotz Meinungsmafia – sind wir noch so dumm? Nein! Diesmal dürfen „die Demokraten“, die echten, nicht schweigen!

Gerard Menuhin

A banner used in a demonstration in Berlin, Germany. It claims: "Ahmadinedschad wants the total 'Atomic Holocaust'. Demonstrate against the most dangerous Politician of our time!"

More problems for America?

America is not only facing problems from the East by the Shanghai Corporation, there are also problems growing in South-America. Leaders of countries from around the world are beginning to realise that they cannot stand up on their own against the "big bully U.S.A." and they have learned from the Shanghai Corporation. Now four countries in South-America have built an alliance, **Argentina, Bolivia, Brazil and Venezuela**. The leaders of those countries are Natives of their country and a German major newspaper "Die Welt" calls them "the Copper-Skins". Those countries are ruled by Native South-American Indians and they are proud of who they are. **Peru** might be another country joining the new alliance in the near future. Isaak Humala, an authority in that country, said in a speech he gave: "Should one of his people be elected President, that would mean that the Natives of the land will take their country back. The 'Copper-skins' will enjoy again full rights in their country, while Whites, Blacks and Yellows who are citizens of that country will have certain rights."



Lateinamerikas strategische Allianz: Die Präsidenten Néstor Kirchner (Argentinien), Evo Morales (Bolivien), Lula da Silva (Brasilien) und Hugo Chávez (Venezuela): "Das neue Gesicht Lateinamerikas" (von L.)

The Western news media writes about them as the rise of the 'left-wing-socialist-Copper-skins' and we wonder if that is true, because every one of them is a hard-core nationalist and no friend of America and Israel. So what will USrael do, should they step in the same footsteps as China, how would they handle it then? What ever will happen, one thing is certain right now, 'dark clouds are moving in over America' sooner or later.

Not Everyone is a Dr. Robert Faurisson or an Ernst Zuendel

Germar Rudolf is another revisionist, and like E. Zuendel he is charged for denying the so-called Holocaust. The trial is taking place also in Mannheim, Germany, just like the Zuendel-trial.

So far G. Rudolf was given the opportunity to talk himself in his defence and he was putting up a very brave fight. On one of Rudolf's court hearings, on January 29, 2007, the court introduced a witness from the German Criminal Dept. (B.K.A.). A member of the B.K.A., Mr. G. Brockmueller, testified that when Mr. Rudolf was back in Germany from the U.S.A., he asked for a private meeting with him. When the meeting took place, Mr. Rudolf was trying to make a deal with the B.K.A. Agent Brockmueller testified, that Mr. Rudolf

was ready to give up his inter-net provider and hand over the list of his clients and supporters. In return he wanted to be set free, so he could go back to the U.S.A. and be with his family. Mr. Rudolf did not deny this and he explained, that at the time he was deported to Germany he "lost his cool". He also stated, that four weeks later he told agent Brockmueller that it was a mistake and the so-called deal was off and he regretted losing his nerves.

We do not agree with what Mr. Rudolf did, but we do understand his action. You can only be a fair judge if you yourself ever were in that position. G. Rudolf is himself again and he is putting up a brave fight, so let us hope his supporters will also forgive him. Well, not everyone is a Faurisson or a Zuendel!

Zundel Verdict: Five Years in a German Dungeon February 16, 2007

"I think that they've given a strong message ... to the world, that I believe will bring a tremendous amount of comfort to Holocaust survivors." - Bernie Farber, chief executive officer, Canadian Jewish Congress.

"The sentencing today of Ernst Zundel also represents a slap in the face to Iranian President Ahmadinejad's hateful campaign of Holocaust denial that unfortunately has generated too much support in the Arab and Muslim world." - The Simon Wiesenthal Center.

An example below from today's taz, (Die Tageszeitung) in an article by Klaus-Peter Klingelschmitt):

"In the end, the judge rejected all attempts by the defense attorneys to enter facts into evidence with the lapidaren/ set-in-stone argument that it is of no significance whether or not the Holocaust happened - denying it is forbidden in Germany. (!)"

Just as Ernst said in a recent letter to me, *'even if I walked on water, it would not have made any difference.'*

This is not the last word on Ernst! The enemies of freedom have not broken his spirit. He has been on trial intermittently for twenty-seven years. In that time, he has never recanted, compromised, or uttered a single weasel word of accommodation to the Auschwitz flatulence, even though, had he done so, he might have received a lighter sentence or been released entirely.

Taken from the Zuendel-site, shortened by INSIGHT because of space limitation.

insight

is published every other month. The subscription rate is \$30 per year. For a free sample, write to : #241-720 Sixth Street, New Westminster BC, V3L 3C5.