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Tuesday December 9, & Wednesday December 10,2003

PREVIOUS INTERVENTION:

Advertisement inviting written submissions and/or a request to make
 an oral presentation, appeared in the GAZETTE, Montreal,

10 copies of 10 page brief submitted before 15 december and/or perhaps december 15,2003.

Projected reporting date of the Commission Report to the Minister:
May 31,2004, regardless of whom the Minister of Justice might be.

"JUDICIMUM PARIUM AUT LEGES TERRAE"
Dictionary of Foreign Terms, page 173, attributed to the
Magna Carta and translated
"THE JUDGEMENT OF ONES PEERS OR THE LAWS OF THE LAND"

"JUDICIMUM DEI INVICTUS MANEO"
HAROLD GELTMAN
translated and adapted to mean:
"THE JUDGEMENT OF GOD REMAINS UNCONQUERED"

with the appropriate grammatical corrections.
(from dictionary of foreign Terms)

Raison D'etre for the intervention
At the risk of being fairly and unfairly criticized by my peers and my world-wide "THINK-ABOUTERS", I, Harold Geltman, decided to submit this brief for many reasons, but the primary one is this:
It is my belief that the art and science of JUDICIARY RENDITION
IN WESTERN CIVILISATION is entering a very critical phase and that unusual and extraordinary caution is going to be required if we are to sustain our achieved cumulative historical wisdom of success.
TRANSLATED: THE JUDICATURE OF WESTERN CIVILISATION IS IN DANGER.
Est-ce que LE DIEU est compensé pour ses JUGEMENTS et si oui, est-ce que nous, les humains, comprennent comment cet système de compensation pour Dieu, marche parmi les décisions de LA NAVETTE PLANETE TERRE?

Bienvenue, mesdames et messieurs à une autre “mise en scène” lettrée par un écrivain, parfois “juge de ses propres montures de patinoires de glace naturelles extérieures.” Merci et bonne lecture.

WHAT YOU NEED AND WHAT YOU DON’T NEED FROM HAROLD GELTMAN

You do not need my views upon the technical questions about the compensation of Judges. There are plenty of competent people in the field of interest that shall be addressing you on these matters.

You do NEED TO KNOW MY VIEWS ABOUT THE ROLE OF COMPENSATION TO JUDGES IN SUSTAINING THE ESSENTIALS OF WESTERN CIVILISATION.

You do NEED TO FIND THE TIME AND INTEREST TO ENGAGE YOURSELVES IN THE DEBATE OF SOME FUNDAMENTAL QUESTIONS.

1) Is there a direct and/or indirect link between inferior/superior compensation and:
   a) the attraction of better quality law students?
   b) the performance of better quality Law professors and law students?
   c) the incentive of lawyers to want to perform better so as to make themselves candidates for the appointment/election of JUDGESHIPS?
   d) the incentive and motivation of JUDGES to want to be better briefed, better counseled, better read, better prepared so as to build a better legal reputation of success?
   e) the ability of a Prime Minister and Minister of Justice to appoint and/or recommend better candidates for the role of Judge?

2) Is it worth the time and effort to make comparative intra-Canadian, inter-provincial, and Inter-country and INTERNATIONAL ways and means of compensating Judges?

3) Does the Commission accept as-being within its mandate: THE ROLE OF THE COMPENSATION OF JUDGES IN CANADA AS PART OF THE BUILDING OF A BETTER QUALITY OF WESTERN CIVILISATION JUDICIARY WITHOUT ANY UNDO DISCRIMINATION UPON EASTERN, NORTHERN and/or SOUTHERN CIVILISATION JUDICIARY?

4) Is the ascending GLOBALISATION OF THE JUDICIARY having a compensatory influence upon the compensation of Canadian Judges?

5) In the LEAGUE OF CANADIAN JUDGES, are the top paid Judges the best players and best performers and does their skill make a substantial difference on the floor of the courtroom?

6) Does Western Civilisation benefit from the contribution of Canadian Judges because their compensation allows for a greater out of court supportive role in defending, explaining and answering to the critics of JUDICIAL WESTERN CIVILISATION?
7) Do compensation policies being recommended for Canadian Judges include:
   a) demotion clauses
   b) deferred compensation pending review or performance improvement
   c) non-monetary compensation clauses designed to bring Canadian Judges into currency with the works of Eastern, Southern and/or Northern civilisation justice?
   d) re-opening clause to meet the demand of increased office workload from acquisition of no-choice innovative technologies?
   e) an open and fair appeal system when the system becomes blind to its own injustices

8) Est-ce que le système est toujours ouvert à recevoir des nouveaux alternatifs de compensations au-delà de l’argent?

9) Est-ce que la Commission est suffisamment flexible à donner le choix au juges d’une compensation d’argent ou d’une autre structure compensatoire?

10) Y-at-il des lois qui sont en effet qui bloquent un système de compensation plus créatif et/ou plus accommodable aux systèmes de compensation des civilisations judiciaries de L’EST, LE NORD et/ou LE SUD?

IMMINENT THREATS TO THE ART AND SCIENCE OF HUMAN JUDGMENT OF WESTERN LIFE
A) THE RISING TIDE OF COMMUNICATION TECHNOLOGIES ARE CIRCUMVENTING AND RE-WRITING THE HISTORY OF INTER-PERSONAL HUMAN JUDGMENT

1) Can Judicial Compensation Policies deter and stop the proliferation of NEGATION OF THE WORK OF HUMAN JUDGES COURTROOM DECISIONS?

2) If the present trends continue with the invention and marketing of communication technologies, we are very likely to soon witness the first audio-visual communicator distorter. We already have the photographic equipment and sound equipment to distort any act of communication, much like cartoon caricatures, but instead with real day to day people's lives and you can have judicial chaos.

3) The wireless tele-photo phone of the forthcoming future shall be able to make the McLuhan distorted reality medium a weapon of mass communication destruction to any normal message of communication.

4) We shall be asking for compensation for something that doesn't deserve compensation. That is to say, the erosion process of good and normal JUDICIAL work is evolving so fast that the JUDGES will find themselves having to rule "out of order" and "sustaining" decisions on a two-fold basis: the message of intent and the medium of distortion utilized designed to convey the message.

5) When you add inter-cultural content to the formula, this can make for a horrendous judicial agenda, beyond the legitimacy of any kind of JUDICIAL COMPENSATION RECOMMENDATION.

6) The surge toward wireless telephoto audio-phone distortion will lead to the need of greater technological pre-emptive interceptor methods thus putting greater strain on the traditional clauses of civil rights in charter of rights legislation.
Judges will be overwhelmed with work, not only in keeping up with caseload, but they shall have to be well-briefed on the latest of the art and science of COMMUNICATION TECHNOLOGIES.

7) If you add to this the feature of CHARACTER ALPHABETS, it will be impossible for WESTERN CIVILISATION to sustain any kind of a defense in keeping up with the consequences of these technologies.

8) JUDICIAL COMPENSATION FOR THE WORK OF JUDGES has reached its point of OBSOLESENCE.
   Judges cannot be compensated for their own demise.,

9) Any futurists will tell you that, although I might be slightly inaccurate in the details and the timing, the trend lines all point in the direction of HUMAN JUDGMENT SYSTEMS BEING INUNDATED WITH TECHNOLOGICAL JUDGMENT SYSTEMS.

10) RECOMMENDATION
    I am asking the JUDICIAL COMPENSATION COMMISSION to sound the warning that the ways and means of JUDICIAL COMPENSATION cannot possibly give justice to the fast-approaching workload of HUMAN JUDGES. Sooner or later, JUDGES are going to be calling upon TECHNOLOGICAL MACHINES to render INSTEAD OF HUMAN JUDGMENT DECISIONS.

    I am asking the JUDICIAL COMPENSATION COMMISSION to support the Harold Geltman proposal for a ROYAL COMMISSION OF ENQUIRY on the PAST, PRESENT and FUTURE INFLUENCES OF COMMUNICATION TECHNOLOGIES UPON THE WORKPLACE, FAMILY & HOME, LEISURE and EDUCATION.

    If we wait any longer, we shall be deprived of the advice of many leading scholars that remember how things were before society became immersed in the plethora of COMMUNICATION DEVICES, GADGETS and DECIDERS.

    If we procrastinate on this, we risk entering an era where the TECHNOLOGICAL COMMUNICATION “FREE” MARKETPLACE WILL SEEK TO REPLACE THE ROLE OF HUMAN JUDGES COURTROOM DECISIONS.

    Don’t you think that we should be in a position to know whether this could be a good thing or a bad thing for Western LIFE and CIVILISATION?

IMMINENT THREATS TO THE ART AND SCIENCE OF HUMAN JUDGMENT OF WESTERN LIFE

B) THE INCREASING USE OF THE JUDGMENT OF SUICIDE BOMBING FROM THE UNCONVENTIONAL COURTROOM OF TERRORIST JUDGES.

1) You might not like to read what I am saying nor agree with it. But the fact is that the decision to use one's life as a suicidal act of judgment upon ending the lives of others is an art and science that is being taught in other languages, other than English, to students that do not share our ways and means of WESTERN LIFE and CIVILISATION.

2) The JUDGES that are presiding over these SUICIDE COURTS are being compensated in ways and means unacustomed to our WESTERN forms of LIFE and CIVILISATION.
3) If you are taught to believe that divine happiness awaits you for serving God by ending your own life as a means of rendering human judgment upon the lives of others, then sooner or later WESTERN CIVILISATION is going to have to devise an educational response that is stronger than this military weapon.

4) If we fail to act, suicide bombing courtroom decisions might become a regular and normal way of conducting business around the world, thus challenging the traditional sacredness of life of WESTERN THOUGHT and CIVILISATION.

5) Even if you are to design JUDICIAL COMPENSATION POLICIES IN SUPPORT OF SUICIDE BOMBING AS AN ACT OF "CRIMES AGAINST HUMANITY", you are still going to be faced with the task of answering to the ways and means of JUDICIAL EDUCATION THAT GIVE RISE TO THESE INVISIBLE COURTROOMS OF SUICIDE BOMBING DECISIONS.

6) If the EDUCATIONAL ALTERNATIVE OF DETERRENCE FAILS, you are left with the military alternative of President Harry Truman's August 6, and August 9 1945 decision which required the necessity of destroying and terminating hundreds of thousands of civilian lives as a means of stopping Japanese suicide bombers, UNLESS the JUDICIAL COMPENSATION COMMISSION is expecting some other intervenor to come forth with another "GIVE PEACE A CHANCE BETTER IDEA".

7) What we really have taking place around the world is a de facto debate about "THE POWER OF JUSTICE versus THE POWER OF UNJUSTNESS or INJUSTICE–UNJUSTICE".

It brings to mind the story recounted in PLATO's REPUBLIC–BOOK II pages 256-257 publisher Walter J. Black Inc. 1942.

Plato is telling the story of the Ring of Gyges and the feature of INVISIBILITY. He is able to bring our attention to this feature of human nature:

"With two magic rings ... the actions of the just would be as the actions of the unjust; they would both come at last to the same point. And this we may truly affirm to be a clear proof that a man is just, not willingly, or because he thinks that justice is any good to him individually, but of necessity, for wherever anyone thinks that he can safely be unjust there he is unjust..." p.257

8) The judgement process of the INVISIBLE SUICIDE BOMBER receives his/her compensation from the following conversion process:

"taking the power to commit an unjust act upon some alleged other unjust act but by the power of education converting his/her act of unjustness into an act of justice, knowing that they can get away with the unjustness while at the same time justifying it and giving it sentence of judgment as an act of justice.

This is probably one of the greatest flip-flop acts of judicial sentencing with built-in self-compensation rewards.

When you put this into the form of video games, mass education and surrounded with the philosophy "we have no choice, nothing to lose and there is no alternative", suicide bombing as a means of judicial compensation becomes a formidable educational weapon of conversion amongst the hopelessness, helplessness and carelessness that permeates a rising number of areas around the world.

9) If all 300 million Americans and Canadians of registered citizenry were commissioned to go around the world and preach the evils of the SENTENCING OF SELF-APPOINTED SUICIDE BOMBER JUDGES, we might make a dent, if we spoke the many required foreign languages. But then, PLAT says: "If you could imagine anyone obtaining this power of becoming invisible, and never doing any wrong or touching what was another's, he would – be thought by the lookers-on to be a most wretched idiot, although they would praise him to one another’s face..." p. 257-8
Having been called “an idiot” many times in my life, and not having the power of Herbert George Wells “INVISIBLE MAN”, nor the power of the RING OF GYGES, I still can defend my legal and GOD-given right to ask and provoke as many questions as I wish, regardless of William Blake’s views, quoted in Harold Bloom’s “GENIUS”.

IMMINENT THREATS TO THE ART AND SCIENCE OF HUMAN JUDGMENT OF WESTERN LIFE

B) THE INCREASING USE OF THE JUDGMENT OF SUICIDE BOMBING FROM THE UNCONVENTIONAL COURTROOM OF TERRORIST JUDGES

9) ...Harold Bloom's "GENIUS" Warner Books 2002, page 700 quoting from William Blake's MILTON,

"to cast off the idiot Questioner who is always questioning but never (verify) capable of answering..."

I would like to believe that, although many of my questions, might at first seem to be beyond the mandate of the Judicial Compensation Commission, I would remind the ESTABLISHMENT that the mandate for evil does not come with a blue-ribbon invitation saying "we wish to be unjust". The overwhelming majority of acts of UNJUSTICE come disguised as exceptions to justice, not necessarily unjust.

It is UNJUST to label the act of questioning as the "idiot Questioner". It took a great many questions and much spilt blood to give sanction to the legitimacy of PARLIAMENTARY QUESTIONS and JUDICIAL QUESTIONING.

My brief forces the judicial Compensation and Benefits Commission to ask the tough questions about whether JUDICIAL COMPENSATION can serve to deter EVIL and INJUSTICE.

I have tried to answer by illustrating that the concepts of justice and injustice are changing at a rapid rate around the world and that it might just be possible that WESTERN CIVILISATION is being outsmarted and at the same time outsmarting itself.

Too often SECURITY has left the right question behind, and forced the wrong question upon the agenda, thus creating the scene for erring judgments, which the courts can not so easily correct, regardless of the judicial compensation formulas. Conceptual vigilance is equally important.

When word begins to circulate around the world that Western civilisation is wronging itself, you cannot predict what kind of consequential interpretations might flow from this.

10) to deal with the globalisation of INJUSTICE and UNJUSTICE,

Judges need to be much more well-read in a wider variety of themes. Judges have to continuously prove that they are intellectually ontop of their material and perhaps some alternative forms of compensation are going to be required as a means of sustaining the relevancy of WESTERN CIVILISATION COURTROOMS and JUDGES in their efforts to hold up the columns of WESTERN JUSTICE in some Samson-like equivalent when faced with so many increasing analogous acts of Delilah regicide that can "hasten the judicial battles of unforetold catastrophe".

11) The United States of America and Canada need to immediately turn their attention to the kind of forthcoming JUDICIAL LEADERSHIP that shall be required to sustain Western Civilisation.

I am of the opinion that traditional University education and Law schools are not sufficiently preparing the youth for these future challenges of GLOBALIZED JUSTICE AND INJUSTICE.

Allow me to quote from my november 17,1992 brief to the Commission on Judges' Salaries and Benefits: page 2...:
THE FIRST MEDIUM OF JUDGMENT

Think of this:
The quantity and quality of: sun, temperature, wind, rain, snow, clouds, ice, hail, earthquakes, volcanoes, typhoons, hurricanes, tornadoes and other acts of climatological communication are all acts of judgement.

What is the worth of these acts of judgement?
What reverence, deference, obedience, and understanding do the citizens of the court of climatological judgment give to these acts of judiciary value?
Where are these great decisions written down invegetational parchment transmittable script and legally binding documentation?
How are these great acts of judgement studied, tutored and passed on from generation to generation?

Since when was the first medium of judgment confined to the insides of the establishment, the boundaries of a political party, the hidden workings of the/a and for what reason?
Where is justice blind? In failing to recognize the financial worth of judges?
Where is climatological judgment blind? In failing to admit the need for increased benefits to the judges?
Where is the medium of judgment blind? In failing to acknowledge the uniqueness of the ability of judgment?
WHAT DOES THE VALUE & WORTH OF CLIMATOLOGICAL JUDGMENT DO TO THE VALUE & WORTH OF HUMAN JUDGMENT?

So in to the interim, the structure of the JUDICIAL COMPENSATION COMMISSION will have had 11 1/2 years to think about what I wrote. This is a sufficient amount of time to come forth with an expected response.

To assist you in your endeavours, I offer these further thoughts and questions:
a) How much alleged CLIMATOLOGICAL INJUSTICE takes place around the World every year?
b) If it was believed that every act of CLIMATOLOGICAL INTERVENTION was the result of the inspiration and acts of humans, how many lawsuits would there be every year and at what cost in the specialized courtrooms of CLIMATOLOGICAL JUSTICE?
c) Who would be these JUDGES OF CLIMATOLOGICAL JUSTICE and how would they be compensated?
d) Who and how would the education of the Judges be prepared at what stage in life?
e) How would the wisdom of the Judges of the Courtrooms of Western Civilisation differ from the courtrooms of Eastern, Northern and Southern Civilisations with respect to CLIMATOLOGICAL JUDICATION?

12) RECOMMENDATION

I am asking the Judicial Compensation Commissions of past, present and future currency to support the Harold Geltman idea of:
ENVIRONMENTAL CONSCRIPTION
Please see accompanying sheet for specific details.

13) CONCLUSION

Judicial compensation and benefits is not a topic isolated from the judicial daily agendas.
With the massive generational change taking place in Canada and the United States, we are being deprived of war-time European experience of two world-wars that were fought to sustain OUR JUDICIAL VALUES.
We are replacing the experience of two World Wars where more than 95% of Canadians and Americans sustained long-time agreement on the fighting of these wars with rising doubts about the merits of having fought the Vietnam and Iraq wars.

This is having a deleterious effect upon our judicial system. We are deficient in understanding the needs of our own defence BECAUSE WE ARE NOT THERE ON THE LAND, ON THE WATERS AND IN THE AIR, I mean the open air, not just flying.

Our youth and an increasing number of adults are intellectually obese with terrible conceptual & judgmental habits.

Only something of the size and massive commitment of the ENVIRONMENTAL CONSCRIPTION PROJECT CAN TURN THIS AROUND.

Without it, we shall produce deficient lawyers & judges incapable of coming forth with the correct amount of wisdom in human judgmental decisions in and out of the courtroom.

WITHOUT ENVIRONMENTAL CONSCRIPTION, JUDICIAL COMPENSATION AND BENEFITS WILL BECOME REDUNDANT.

WORKING PAPER ON THE ENVIRONMENTAL CONSCRIPTION PROJECT PREPARED FOR THE PAST PRESENT AND FUTURE JUDICIAL COMPENSATION AND BENEFITS COMMISSIONS
AUTHOR, PRIVATE CITIZEN HAROLD GELTMAN, DECEMBER 10, 2003

THE PROBLEM: Because of the overwhelming preponderance of rising influences of COMMUNICATIONS TECHNOLOGIES, the 168 hour week is being re-shaped with more and more human agenda time spent working various gadgets, machines and being tethered to them in one way or another.

The human working being is rapidly losing access to untethered machine time and this is affecting his/her ability to give greater thought to the required human problem-solving judgments;

THE OPPORTUNITY: To bring the citizenry and youth closer to the ways and means that nature defines and solves its problems as an instrument of possibly saving human-kind from its own self-destruction. I am of the belief that SPACESHIP PLANET EARTH has been given to us for the purposes of learning how to better survive. If we continue to replace these GOD-GIVEN learning instruments of the lands, airs, waters and millions of vegetational and animal species with our artificial machinelike tethered ark philosophy of minimal savings, we are doomed and the passengers of SPACESHIP PLANET-EARTH shall self-destruct as a species.

THE ESSENTIAL PROGRAM: All boys and girls students of the grades 10-11 interim be required to partake in a one year sabbatical that shall give them the rare privilege of seeing, living and feeling the natural gifts of SPACESHIP PLANET EARTH upon the lands, airs and waters of Canada, the United States and Mexico. This program shall take place amongst the lakes, rivers, valleys, hills, mountains in all 4 seasons with each student having the opportunity to choose his/her own, qualitative level of participation.

THE JUDICIAL CURRICULUM: The Law Schools and legal professions of all the 3 countries shall have the opportunity to advise upon the formation of the curriculum and its contents wherever it may impact upon the future formation of the character of law students and judges.

THE JUDICIAL BENEFITS: The whole of the SPACESHIP PLANET EARTH functions much like one huge world-wide courtroom, where the merits, failings and whatever else of the rights and wrongs of justice and injustice is dispensed daily, 168 hours/week. To be
sitting and observing nature take its course as the JUDGMENTS OF CLIMATOLOGY are transmitted upon SPACESHIP PLANET EARTH is the GREATEST SHOW ON EARTH.

To learn and see first hand how the millions of animal and vegetation distribute JUSTICE and INJUSTICE each passing second and minute of every 168 hour week is the kind of spectacular phenomena that has been designed for us in ways and means beyond our intellectual comprehension.

THE NEED OF JUDGMENTAL BALANCE: The more man-made machine-like things we create and invent, the more we are going to require the advice of judgment coming from the PLANETARY animal and vegetational species.

The greater we build our human dependency upon our own inventions, the more we are going to need the PLANETARY INSTRUMENTS OF CLIMATOLOGY as teaching guides for our own survival. I am convinced that the millions of animal and vegetational species is there in part, to guide us in the search for proper PLANETARY BALANCE. Without it, we shall perish as a human species.

A NEW KIND OF FAMILY FROM WHERE WE CAN LEARN HOW TO BUILD RIGHT FROM WRONG.

In the past, we relied largely on the nuclear and extended human family as a means of learning right from wrong.

We have decided to design family lifestyles that have greatly weakened this learning process.

I am suggesting the ENVIRONMENTAL CONSCRIPTION PROJECT as a moral equivalent to the family so as to allow our youth the rare privilege of being exposed to the LEARNING PROCESS OF NATURE.

THE URGENCY OF IMMINENCY

I am being blunt. Western Civilisation desperately needs something to balance our current obsession with machine-like lifestyles. The family, the workplace, religion, the schools and leisures have all been tethered to machine-like judgement decision-making lifestyles.

HAROLD GELTMAN: IS HE RIGHT OR WRONG?

Again I am asking the Interplanetary FORCES OF CLIMATOLOGICAL COMMUNICATIONS TO TELL THE PEOPLE OF CANADA, THE USA & MEXICO WHETHER HAROLD GELTMAN IS WRONG OR RIGHT ON THIS ISSUE OF JUDGEMENTAL BALANCE.

CONTINUATION DE LA CONCLUSION

Quelque soit votre croyance dans les origines de la NAVETTE PLANETE TERRE: I) LE DIEU, II) LA SCIENCE, III) LA SCIENCE FICTION, il faut respecter les détails, précisions et complexités des in-génieries de cet NAVETTE PLANETE TERRE.

Possiblement nous savons de moins de 1% des systèmes décisionnelles de toutes les espèces de la navette.

S'il y a quelqu'un qui nous attend pour trouver les bons chemins de sagesse, des quilles, et des gouvernails, cet individu possède un état de PATIENCE incroyable.

Durant plusieurs temps de l'histoire de la PLANETE, le peuple et les leaders ont faites un GRAND SAUT DE PROGRES.

Je suis convaincu que nous sommes en position de faire un de ces sauts historiques.

La grande majorité du peuple sur TERRE vivent au bord de vouloir améliorer les choses, MAIS QUEL AMELIORATION ET COMMENT?

Nous avons faites des progrès énorme au 20ième siècle dans toutes les domaines de la vie.

Mais maintenant nous avons mis L'EQUILIBRE EN JEU et nous questionnons de fond les raisons d'être de comment balancer nos choix.
Des mauvaises décisions de la part des humains risquent de nous inonder dans des incertitudes déguisés comme des décisions bien choisies.

Personne ne veut être “tard” et en défaut de ses conseils. Mais de plus en plus nous arrivons avec des choix décisionnels très contradictoires. QUOI FAIRE? deviens de plus en plus: PAS CHEZ NOUS, PAS DANS MON ARRIÈRE-COURS NI MON AVANT-COURS.

De plus en plus le montage de la vie quotidienne quitte la priorité du travail humaine pour être remplacé par le travail robotisé, mécaniqueisé et un travail programme de sources inconnus.

Si la tendance se maintiens, le travail comme nous l'avons connus va se faire démoder et remplacer par des nouvels raisons d'être de compensations. Voulant dire, il va falloir trouver des nouvelles formules de compensation au dela du travail.

PAR EXEMPLE, LE ZAMBONI ET GLACE ARTIFICIELLE A REMPLACE L'ANCIEN MONTAGES DES PATINOIRES DE GLACE NATURELLES EXTERIEURE. En attendant le robotisation de la Zamboni, je vous conseil de me suivre avec les vérifications de toutes nos anciens travaux manuels.

Quels travail pourrions nous adapter avec des nouvels raisons d'êtres?

Harold Geltman fait son patinoire avec glace naturelle extérieure et il apprend des choses phenoménales à tous les raisons. C'est des leçons très important de jugements, balances, équilibres d’une mélange d'une cinquantaines d’ingrédients.

Il n'est pas nécessaire que tous le monde font des patinoires extérieures, mais le curriculum du travail nous oblige à mettre cet travail dans la catégories) d'importance équivalent aux OLYMPIQUES en comparaison avec le reste des travaux.

Alors,si nous sortons une centaine d'anciens travaux manuels avec des nouvelles raisons d'êtres de survivance, peut-être cet petit quantité de l’eau dans nos vins, va nous sauver de l’auto-destruction?

Quel valeur le PATINOIRE EXTERIEURE NATURELLE EN PLEIN CENTRE DE LA VILLE A LA VISION DU PEUPLE? Si le bonhomme ne tombe pas et s’il retiens sa santé et s’il n’y a pas d'autres problèmes imprévus, au moment de la pire condition de la glace, le peuple peuvent se dire: “ON LE SAIT QUE SA VA ETRE BEAU.”

On a besoin de dire ceci de plus en plus dans la vie.

"ON LE SAIT QUE SA VA ETRE BON",dans le super-marché, au travail, à l’école dans les cours judiciaires, et dans nos relations d'amitié et d'amours, Mais, on le dit de moins en moins parceque nous avons moins en moins de contrôle et la beauté du travail dune machine ne nous fait pas réagir de la même façon.

Il n’est pas trop tard, nous avons encore quelques bonnes mémoires et souvenirs du travail manuel qui était bon et beau. Il faut trouver des nouvelles compromis qui vont faire sortir les équilibres de jugements que nous avons tellements besoins.

LE DESIGN DE LA NAVETTE PLANETE TERRE EST FAITE POUR NOUS AMÉLIORER LA VIE. Si nos vies deviennent pires, c’est parce que nous sommes devenus des mauvais/mauvaies navigateurs qui font des interprétations éronnés de la NAVIGATION DE LA PLANETE TERRE.

Naviguer une patinoire de glace naturelle extérieure n’est pas une navigation de la CONCORDE, amis ça coûte moins cher pour y arriver, et la compensation est beaucoup plus intéressante.

Je laisse les parole aux JUGEMENTS DES CLIMATOLOGIES ET SES COMMUNICATIONS AVEC LES PATINOIRES DE GLACES NATURELLES EXTÉRIEURES.

Merci pour vos attentions.
COMPUTER INSTRUCTIONS (correct grammatical/digital errors)

1) Bring forward these computer instructions for Harold Geltman's files, whenever and/or wherever required.

2) Anticipate & intercept possibility of "brainwashing" charge levied against Harold Geltman, as a means of undermining his self-confidence.

3) Warning to all possible photostat transmission equipment, this brief is self-protected against any "plagiarism" attempt by whatever technological means might be deployed in disguise covertly and/or overtly.

4) Anticipate & intercept any potential negative residuals emanating from the 6 page November 17, 1992 brief to the Commission on Judge's Salaries, including any possible built-in time delayed grammatical and/or digital time frames against the author, Harold Geltman.

5) Anticipate & intercept any possible parallel negativities against my brief in the news events before, during and/or immediately after the surrounding tentative May 31, 2004 reporting date for the final report of the Commission.

6) In the event of the Commission's possible decision to refuse to acknowledge my brief in the final report, anticipate attempts being made to besmirch my REPUTATION by those groups that have a vested interest in trying to ruin Harold Geltman.

7) Anticipate & if possible intercept the pressures brought to bear upon the Commission with possible intent to deny Harold Geltman recognized legal acknowledgement.

8) If the legal profession is still unable to come to terms with Harold Geltman with direct legitimate acknowledgement of his legal well-being, it will have only itself to blame for the criticism it might receive.

9) Anticipate & intercept all possible parallel sex court cases designed to appear at the time of consideration of my brief and/or the final report, as a providing my opponents a means of talking about how to disparage my reputation without mentioning my name so as not to leave themselves open to libel charges.

10) Anticipate & intercept if possible after arrival and reading of brief with target chosen to counter the legitimacy of my presentation.

11) Anticipate & intercept my opponents deliberately misinterpreting the phrase "JUDICUM DEI INVICTUS MANEO" = THE JUDGMENT OF GOD REMAINS UNCONQUERED" They might try to read it as I REMAIN UNCONQUERED with the “who does he think he is, God,” debate.

12) Anticipate & intercept the possibility of my brief being made, to look like a loser during the time of the Stanley cup playoffs.

13) Anticipate & intercept some vengeful lawyer that might try to use the Commission in a parallel way for the purposes of embarrassing Harold Geltman's contribution, because I am not a member of the legal profession.

14) Verify the legal events in South Africa and Zimbabwe on May 31, 2004 or thereabouts and the possible attempt of trying to orchestrate, a parallel blackmailing, blacklisting and/or blackballing of Harold Geltman. Again usgin Zimbabwe as a code for Harold Geltman so as to punish me in ways and means beyond my intellectual ability to comprehend.

15) Verify the 11/22/03 publication of the Commission advertisement in the Gazette and the 60th anniversary of the country of Lebanon and possible attempt to use this as a cover for the disguised attempt of "shooting down" the Harold Geltman maple leaf request for participation in the Commission, with the Lebanese flag tree–noel – no ELL(45).

16) Anticipate & intercept another JACKSON (JACK-son) adultree = A DULL–TREE) built in sex time frame designed to disparage my contribution to the Commission. This 11/22/63 feud is still very much alive amongst many hateful groups of people and I alert the Commission to this.

17) Verify the political price inflicted upon Jack Kennedy because of his two appointments to the USA Supreme Court: Byron B White from Colorado and Arthur J. Goldberg from Illinois, both in 1962. The former served until 1993 and the latter until 1965.
18) Anticipate & intercept the repeated "nobody's Baby" script being attempted upon Harold Geltman in a parallel associated way with possible United Nation compensatory ties around the may 31 reporting date.

19) Anticipate & intercept the CULT making their 29th appearance of trying and scheming the ruin of Harold Geltman with the 2 & 10 tribal feud threatening Harold Geltman with a 6/12 and 44/88 February 10, 2004 hospitalisation “for the same reasons" but "twice as long.” It is disgraceful how the Canadian Judicial system continues to allow itself to be intimidated, used, abused and manipulated by those whose only intent is to inflict social injustice of a CULT-LIKE PUNISHMENT upon those who won't roll over for their favours.

20) Anticipate & intercept the accusations of paranoid, schizophrenia, reaching, went too far(sexually, but they never say it—they just allude) and a host of other code words used by a suicidal clique that offers itself up for candidacy as a means of trying destroy Harold Geltman in the media without mentioning my name.

This is the kind of parallel injustice system that has grown world-wide and is making huge in-roads amongst innocent and legitimate people and interests. There is only so much pressure that the system can bear before it begins to suffer consequences.

How are these actors compensated is a question you might wish to be concerned about at some point in time.

21) In 1940 when Germany had declared war on much of europe, the United States hoping to avoid war, refused to believe the treachery of the psychological war being waged by the Germans. The Americans had only 458,365 troops in their Armed Forces on active duty. 5 years later, in 1945, the Americans had 12,055,884 troops on active service. It took that many to defeat 13-15 years of the failures of the GERMAN JUDICIARY SYSTEM AND NAZI injustice. (Time Almanac 2003, page 372) Harold Geltman is warning the Canadian and American people. The rise of injustice around the World for reasons very very different that out own traditions of western civilisation might take many many more troops than 12 million to defeat in the forthcoming years.

22) Anticipate & intercept threats to Harold Geltman's life because I am deemed to be talking too much.

23) This brief is self-protected against intellectual property theft, loss, mis-placement, change of name of author, plagiarism, errors and/or omissions resulting from electronic copying and/or transmission, internet editing, should the paper find its way there, and any other similar act of disruption.

24) Should the Commission decide to want to hear Harold Geltman make an oral presentation of his brief, the timing and place of presentation will influence my decision.

25) anticipate any other unforeseen events and/or reactions to the brief.

26) verify any other labour compensation negotiations taking place in the country during the Commission's lifetime at work.

27) as a test of the brief being read, I would like to receive the latest Report of the Judicial Compensation Commission before the 2003-04 report.

28) anticipate & intercept another psychiatric parallel time frame being orchestrated so as to detract from the mental and emotional health of the brief.

29) Verify any other submissions with the name Harold and/or similar names to that of Geltman.

30) The substance of this brief is self-protected from any kind of adaptation for novel, documentary, radio/television program, music song, theatre play, movie, internet video game without the written and verbal permission of the author, Harold Geltman, and his legal representative, should that be required. Anticipate and intercept any such performing arts and equivalent above listed scripts being deployed for the purposes of diminishing the work of Harold Geltman.