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Hartford Van Dyke - The Truth About Pearl Harbor

The Skeleton In Uncle Sam's Closet

By Joan d'Arc
12-29-5

"We knew well in advance that the Japanese were going to attack. It was a lie that we didn't have direct radio communication with Washington DC." --Lt. Col. Clifford M. Andrew

The opening line to a rare 1975 document entitled The Skeleton in Uncle Sam's Closet reads, "I am Hartford Van Dyke, a Non Union lawyer. I have become sensitive to political situations because my family was involuntarily involved in the treasonous murder of 4000 men1 at Pearl Harbor, December 7, 1941. My relatives knew it was going to happen beforehand."

In a letter to Paranoia dated December 17, 2003, Hartford Van Dyke provided a history of the publication of this important document, writing, "In about October 1967, I asked my father about a vague memory of something I had heard him say about an aircraft being shot down in our neighborhood in Honolulu. As he told me about the Japanese attack on Pearl Harbor on December 7, 1941, he broke down in grief. I don't recall ever seeing my father cry before that incident."

Hartford's father, Lyle Hartford Van Dyke, Sr., had promised his uncle, Gerald Mason Van Dyke, that he would not publish anything about the Pearl Harbor incident until after Mason's death. Hartford obeyed his father's wishes for two years, he writes, but the Mi Lai massacre in Vietnam and government lies about it pressed him to publish the truth about Pearl Harbor. In 1970, Hartford mailed a copy of his first work on the Pearl Harbor story to every U.S. senator and congressman - 535 copies in all.

As Hartford tells the story, he included his father in that mailing and phoned him for a criticism of the text. He connected a tape recorder to the

Social engineering (the analysis and automation of a society) requires the correlation of great amounts of constantly changing economic information (data), so a high-speed computerized data-processing system was necessary which could race ahead of the society and predict when society would arrive for capitulation.

In the interest of future world order, peace and tranquility, it was decided to privately wage a quiet war against the American public with an ultimate objective of permanently shifting the natural and social energy (wealth) of the undisciplined and irresponsible many into the hands of the self-disciplined, responsible, and worthy few. In order to implement this objective, it was necessary to create, secure, and apply new weapons, which were a class of weapons so subtle and sophisticated in their principle of operation and public appearance as to earn for themselves the name 'silent weapons.'

Hartford Van Dyke is now in federal prison in Waseca, Minnesota. Many readers of his letters (at www.paranoiamagazine.com) want to know why. Hartford's situation is not easy to comprehend, but I will try to explain as succinctly as possible. (See detailed explanation "The Commercial Principles Governing the Engineering of Public Wealth Rebate Banks, a.k.a. Robin Hood Banks," posted at website.)

Hartford got into trouble by circulating something called Public Wealth Rebate Notes (PWRN's). Hartford insists his issuance of PWRNs was lawful. As he explains, "Public Wealth Rebate Banks engage in the lawful altruistic/charitable disbursement of public malpractice default judgments to the Public, by generating a Commercial Lien Assignment Currency known as Public Wealth Rebate Notes, establishing thereby a lawful method for the Public to lay claim to the real and moveable property of the Lien Debtor party(ies). A Public Wealth Rebate Note is a Reversed Party Promissory Note, a Demand Note made by a creditor or claimant against a debtor based on the Debtor's promise to pay or to perform."

Hartford further claims that his case was filed in the U.S. District Court - an administrative, not criminal, court. The case was set as "United States of America vs. Hartford Van Dyke." He explains that the term "United States of America" is a legal fiction. Since it's not a flesh and blood person, it can neither accuse nor bring a criminal case. It has to be brought ex rel.(ex relation), he explains, which is the relation of a person telling the story to the prosecuting attorney. The accuser's name must appear under the United States of America, he explains, otherwise the case is a fraud.

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It is safe to presume that Hartford Van Dyke is a political prisoner. He's in federal prison in Minnesota for an attitude adjustment. His insistence on abiding by commercial law infuriates insider lawyers and judges. His political knowledge threatens the shadow government. In the winter of 2004, he was placed in solitary confinement in a cold stone cell with a ration of two blankets. He shivered uncontrollably. His weight dropped to 127 pounds. He padded his blankets with a layer of toilet paper. His letters tell of being covered with rashes and boils, which he attributes to toxins placed in his food. His treatment can only be described as torture.

Why is a non-violent individual treated in this manner in the American prison system? How many political prisoners is the United States holding in its torture chambers? Please keep Hartford in your prayers and call attention to his plight in whatever way you can.

Footnotes

1. Stinnett lists the Pearl Harbor death toll at 2,476; wounded: 1,119; POWs: 1,951 (many of whom died in Japanese custody).

References

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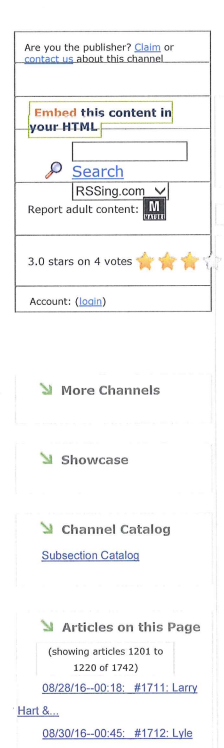
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Hartford Van Dyke's 'Silent Weapons For Quiet Wars' may be read at: www.lawfulpath.com/ref/sw4qw/index.shtml. There are several versions online, but this appears to be the only one that contains the original schematic diagrams.

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Larry Hart is the Director of Government Relations for the American Conservative Union, a D.C.-based group that calls itself "the oldest and largest grassroots conservative organization in the nation" (they host the CPAC, for instance). We are sure Hart has

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plenty of crazy views and positions, but his hatred for science is particularly notable. An example: In 2013 a bill to create up to three U.S. Science Laureates was initially considered so non-controversial that it never even got a committee hearing; it nevertheless got squashed after raging wingnuts of various disinformation organizations, such as Hart and his groupd, got to hear about it. In a letter to other conservative organizations and House members, Hart argued that the bill would give President Barack Obama the opportunity to appoint someone "who will share his view that science should serve political ends, on such issues as climate change and

08/30/16--00:45: #1712: Lyle 0
Hartford van Dyke

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Note: We do not know exactly what the proper place for people like this is in the alphabet, but this seems as good a place as any; Lyle Hartford van Dyke himself has in any case no intentions of following any rules. Now, the name of Lyle Hartford van Dyke may be pretty obscure to most people, but in some circles he's a legendary practitioner of pseudolaw (this kind). He has even published an instruction book on how to file nuisance liens against government employees and judges who don't like you (him) and runs the National Association for Commercial Accountability, a one-man organization that mostly sells his leaflets and advice. He also claims to have invented the dialysis machine, sort of randomly by the way.

His liens, styled as "Common Law Lien on the Property and Hand Signature of the Following Persons" (and described by a judge as "meaningless" and "of no legal force or effect"), were nullified and permanently enjoined in US v. Van Dyke (D Ore 1983). Van Dyke also showed up and presented himself as "a self-described lawyer without a license" and an expert on nuisance liens in the Montana Freemen trial but was ordered out of the courthouse by the judge (against whom he had already filed a comprehensive lien). He also announced that he had issued more than \$3 billion in his self-invented currency based on his liens (van Dyke is the proud author of How to Create Currencies for Local Communities).

These examples just scratch the surface of van Dyke's history of weird antics, but his tale of problematic run-ins with the legal system has become rather dark, so we'll leave it be.

Moreover, van Dyke has appeared on Jeff
Rense's show with his conspiracy theories about Pearl
Harbor (original here); his primary source was his
father, who apparently claimed to have personally
known about the attack in advance. He has also

written Silent Weapons for Quiet Wars (excerpt here), which – as always – exposes the deepest secrets of the governments and is van Dyke's own explanation for why he spends a lot of time in jail. It is not the court's explanation. (Here is apparently his defense; John Nolan was his accomplice.) The book seems to have achieved some popularity in certain corners of the Internet (don't go there).

Diagnosis: Colorful village original, sure, but his nuisance liens are actually a real, well, nuisance, and there are apparently people willing to listen to his advice on legal matters, which is worrisome.

Mark Hartwig is a Fellow at the **Discovery** Institute's Center for Science and Culture (CSC), and is known as one of the early organizers of the intelligent design creationist movement (apparently his own background is in educational psychology). At least he used to be managing editor of the (moribund) journal Origins Research and director of CSC's Access Research Network (with Dennis Wagner, Stephen Meyer and Paul Nelson), which aims to bring creationism to the public, and on the advisory board of the IDEA center, which is ... the same (though with an explicitly religious perspective). He was also the author of The Wedge (http://rationalwiki.org/wiki/Wedge Strategy) Update column and The Intelligent Design FAO. He has not been involved in relevant research, of course, but intelligent design is about outreach, not science, evidence and research. Hartwig is notably also an employee of Focus on the Family.

Like most intelligent design creationists, Hartwig has worked hard to get creationism – or at least PRATT-style objections to evolution – into public