

RECEIVED

FEB 13 2014

Cover letter for 62 page filing to the North Pacific Fishery & Management Council

"It's a dirty job, but somebody has to do it." Take over the universe (if not that, then the world, including its space program[s]), that is. Those entities that assume their tax-exempt status to facilitate such as the effectuation of monopoly in the fisheries (the Rockefeller Brothers, et al.) ought have their tax exempt status revoked, no? The enclosed pages ought to have been submitted to the North Pacific Fishery & Management Council (hereinafter: "NPFMC") some time before this, maybe. I don't know, but enough time has passed to gauge the consolidation that this Individual Fishing Quota (hereinafter: "IFQ") scheme was designed to have happen.

So, the Sails, Oars, Arms, Restitution Trust (hereinafter: "SOART") was founded, funded by the National Marine Fisheries Service (hereinafter: "NMFS"; and see: page 806000) and I [not to mention the creator of halibut, and in this era of awareness of climate change, including the pending exponential expansion of the release of methane gas, hopefully IFQ's will still be able to be measured in numbers of molecules after the apocalypse] by that area of property that exists between the swimming status of fish and their being landed, what, dare say one, is the happening that lawyer-types love to contemplate, and that, as best that I can tell, the NPFMC and the NMFS presumed to make happen, but, there is the interception of the SOART/the NMFS, along with the fact that every other "applicant" (I was no applicant. My form-submission was a rectified form, a directive, not an application) applied for a form, not property betwixt a swimming fish and its being "landed (read: "killed", that is, not landed to brand a serial number on it, -hopefully video-taped-)".

The letter "BLANK" (the copy has no addressee on it), explains how the State of Alaska (hereinafter: "State") doesn't exist, really, in the IFQ fisheries (why *is* it that one has to get a State permit card?).

So, it's been surrender, surrender, surrender, to the NMFS, acquiescing in statements such as (of the letter: "BLANK", the first sentence): "Firstly, QS per my submission dated July 14, 1994 won't get caught, hence, are your fish." But, you're running out of credit, fast, and your budget may evaporate along with the NMFS entity. (I found a real short YouTube video of Baron Evelyn de Rothschild in Beijing bemoaning the problem of the "convertibility" of the Chinese yuan). Anyway, SOART presumed that it wouldn't be able to prevail in court and take all of the IFQ's from the totality of filers for a form, hence, it would have to purchase, or receive donation-of, IFQ's. Until you disappear, SOART needs help. Please acknowledge that QS donated/sold to the SOART will be caught using no fuel; that the current situation begs for the use of fuel-powered fish tenders (temporarily); that no fuel-powered boat will propel any fishing boat while said boat is hauling gear; that the season for halibut is from May 1 to September 30 for the SOART-caught fish; that the season for sablefish is not understood, that, until otherwise notified, the address for the SOART is 1103 West 30th Avenue, Anchorage, Alaska 99503; cellular telephone number: (907) 748-3966; and that until the formal filing of the 501(c)3 form the bank account for donations is: John Jaskoski; Northrim Bank account no.: 7101356819; routing no.: 125200934.

JOHN JASKOSKI  
5622 E. 4<sup>th</sup> Ave.  
Anchorage, AK 99504  
johnjaskoski@hotmail.com  
mobile: (907) 748-3966

June 22, 2012

Clerk of Court  
204 Mission Rd., Rm. 124  
Kodiak, AK 99615

**RECEIVED**

**JUN 25 2012**

**Clerk of the Trial Courts  
Third Judicial District**

Dear Clerk,

Please send and bill to above the following:

From Case No. 3KO-96-812CR\* the pages from  
"FRAME" 000884 through to "FRAME" 000945 of  
the roll of film.

Thanks for the service, as I remain,

Cordially,

John Jaskoski

\* - Vol. 2" (roll of microfilm



UNITED STATES DEPARTMENT OF COMMERCE  
National Oceanic and Atmospheric Administration  
National Marine Fisheries Service  
P.O. Box 21668  
Juneau, Alaska 99802-1668

Mr. John Jaskoski  
P.O. Box 2602  
Kodiak, Alaska 99615

Species Applied For: Halibut

In Re:

Claim of John Jaskoski for halibut Quota  
Share under the Individual Fishing Quota  
Program; determination on  
Reconsideration.

ADMINISTRATIVE DETERMINATION  
on RECONSIDERATION

Dear Mr. Jaskoski:

I have construed your recent letter (received by the Division on June 5, 1995), as a request for reconsideration of my August 22, 1994, "Notice of Denial" and my August 28, 1994, letter informing you that we could not process your application until you had properly executed the waiver contained on the Request for Application.

As a result, I have carefully reviewed your file. I find that the "Notice of Denial" should not have been sent to you. Therefore, it is void. Further, the August 25 letter erroneously identified the nature of the problem. Upon review, it is evident that, in fact, you had executed the waiver of confidentiality required by all applicants; therefore, the alterations you made to form was more a matter of form than substance. I find that the RFA should have been processed and QS issued for the 1995 season.

And so it shall be.



Administrative Determination on Reconsideration

The application of John Jaskoski for halibut Quota Share is approved; accordingly, 7,352 halibut QS units in IFO Regulatory Area 3A and 1,712 halibut QS units in IFO Regulatory Area 3B, together with the associated 1995 Individual Fishing Quota, is to be issued without further delay.

In accordance with this directive, your QS and IFO will be issued by the RAM Division in due course.

By Direction of the  
NATIONAL MARINE FISHERIES SERVICE  
Steven Pennoyer, Alaska Regional Director

By: Philip J. Smith Dated 7/13/95  
Philip J. Smith, Chief  
Restricted Access Management Division



John Jaskoski  
Funder of Trust 1917  
Directing Funding of Sails Oars Arms Restitution Trust  
P.O. Box 2602  
Kodiak Alaska 99615  
(907)486-3836 Message

BLANK

Dear

Firstly, QS per my submission dated July 14, 1994 won't get caught, hence, are your fish. The parcel, U.S. Survey 1917 5.42 acres more or less, funding of Trust 1917, is what is of value to my heart and the sole land I owned, and indicating that I'm serious about what I'm attempting to do here.

Not fishing in 1994 might seem small of significance to one who, say, has a \$45,000/yr. salary, or catches 10,000+ pounds of halibut per year, but my season often consists of over fifty fishing days, and subtracting one single good day means much, plus, the halibut fishing is a "spirit raising" quality to be missed. Again, having already begun to not-fish bears it out that I am serious about SOART, and if it's fifty years from now that the fine print gets in order, oh well, the basic criteria, no fuel, helpfully crude enough to pass any test to let this "trust" become, exist, to now be "filed".

What do I really care about fish I say I'll never catch? It is for you, you who did not write the law yet are paid to implement it. This allows you to put forth this QS as fish "not to be caught" when encountering Clem Tillion - types or lawyers.

Now then. To help you surmount potential pitfalls in getting these QS established, we'll start with reference to letter to me from Philip J. Smith, August 22 and August 25, two separate letters.

August 22 "Notice of Denial and Notification of Right to Appeal" seemingly is superseded by August 25 letter rendering August 22 point that July 15th deadline was not met null and void. That would follow rational implication, yet such a presumption is sometimes not-so. So, in case August 22 denial is extant, again, these fish are designated to swim, never get caught, and are yours, so infinite leeway exists to cut red tape, which is yours to cut, for those fish.

However, I am not alone among fishermen in approaching legal documents to sign with fear and loathing, having had massive edifice of word-of-art, prima facie claim made upon my being, thereby, and SOART with it's attendant physical misery (work) wants none of that.

These forms have the "in-house" codification in the upper right hand corner, they are obviously "forms", apparent without reading the word, just as a piece of paper doesn't need "piece of paper" written on it for the man holding it to know it is such; so "title" or codification for ease of reference says: "Form A", "B",

"C", or "Form D".

What follows next is the English statement, slight variations of it, each the same message as to what the result, objective, what it is: it's a request for a form.

I can make presumptions galore, yet it always says that. It has been lost in my depressing pile of paperwork affairs, the forms which I sent in to you, copies of, which were/are corrections of a form to apply for a form.

Your business is your business, and at the worst turn, the exact phrasing of law is put upon me to my detriment, and of different hue's your forms, of eternal dramatic redefinition of human/fish interaction are false, vacuus (Black's 6th).

Again, I corrected your forms where the asterisk adjusts "application" into "directive". "See: Note A" upon the forms adheres Note A to the corrected form. Note A adheres letter to William S. Williams, the charter-directive of SOART. Said letter adheres charter for Trust 1917 to the William S. Williams letter, hence to the corrected forms, and none of said corrected forms and attendant charters and directive was returned to me for August 25th assessment of confidentiality (?) question.

In the third paragraph of the August 22nd letter, which seemingly is moot, null and void denial, again, due to the August 25 letter, then is moot as your discretionary power over fish that won't be caught is illimitable, then, too, every other claimant was an application for a form, establishing superior status of my corrected forms and arguably rendering issuance of any QS/IFQ to all other form applicants void of effect, the sentence ending "on the 90th federal business day after the date of this denial January 3, 1995" does say as fact that the 90th business day will be that many business days after January 3, 1995.

Were it worded "on the 90th federal business day after the date of this denial which will be January 3, 1995", I might have moved heaven and earth to help you with this QS which no one else may catch but which are, swim.

As per my part of the submission of the directive, first consider that I'm fortunate to have an excellent secretary, Eve, in town. Then, July 15th was a 9:00 p.m. closure of a salmon fishing opening, and the burden of thought per a desperate attempt to salvage a shred of efficacious institution per human/fish interaction were then on me and my ability to elevate humor in our fish camp; I still don't know that what I'm about may be ultimately worse, than seeing the course be it's worst.

Then know that husbanding federal Express envelopes and stamps, and all files and boxes of paperwork shipped and stored in remarkably crude manner (outside), and all this husbanding of matter, still, it's a form to apply for a form.

The journey from the fish camp to town was the exact time my son and his friend were through fishing, and I needed to put together another crew. There too, "by 5:00 p.m.", is not "before 5:00 p.m." so the cusp of 5:00 p.m., includes the second after, hence customary next Monday qualifies as legitimate deadline meet.

Your appeal as per the hardship matter at issue can read:

000088



"flow of events achieving extinction and attempt to thwart said." It is truly only two days since I found the copies of my "directive" forms A and D (4 of form D).

I will send with this letter copy of especially notarized authorization form which is titled "Waiver of Confidentiality". However much that authorization "waived confidentiality" I don't know. What I do know is that it is one simple statement that I signed, a single signature, notarized. It is not: a single signature performing an act of swearing and other non-swearing acts, which is inductive of self disgust solely for said degenerate formula.

It is a derogation of a solemn act to subjugate it to a non-sworn act. Then, after dragging one through such slime, there's item "(3) acknowledge that knowingly submitted false or inaccurate information is a criminal offense" apparently inferring that the sworn testament is false, of no significance.

It's fascinating in light of a vacuum "form to request a form". Then when it's my directive with attendant over twenty pages which has as one element, some retention of a man's right to fish and with the "privilege" diminished to naught via hellish labor of "no fuel" criteria, well, item (3) is absolutely dysfunctional, 100% non-essential for your office to appropriate the QS and designate them "wild and remaining so". (3) is insulting in many ways, yet the worst thing is, is that I scratched it out due to fear of some unknown technical admission of subservience of myself to who knows what volumes of tracts of positive or negative federal law including jurisdiction.

The surface truth is: is there a true application form? And is this "form to request a form" exactly that? What is the accuracy of one who puts down in "Note A": "I forego assistance to my son, David, my daughter Maiah, and all partners who fished with me to procure their IFQ claim, assuming nothing from them either" is there not inherent accuracy therein? This, in a directive to get these fish to be QS and never get caught?

I'm horridly maximizing the fish QS you get to let swim. It is a confidential matter how I may tally up all my partnership ("crewmember") amounts and pay them at share/boat, share/each man, at \$8.50 or (?)/lbs. I predict, I won't keep you up to date on payments made and to whom. To assess at all, I need your data. In addition to that other authorization titled "waiver"; "(2)" of the directive A and D (4 of), "(2)" being of the sworn/not sworn, dual-type statements, single-signature, part "(2)" does "waiver the confidentiality..., thereby authorizing NMFS...", so, your paragraph of the August 25, 1994 letter; "you should understand that unless you waive the confidentiality of those data needed to implement this program, we will not be able to prepare an application for you and you will not be issued the halibut and/of sablefish quota shares to which you may be entitled to," is inaccurate.

The confidentiality has been twice waived, once in the notarized statement which had "waiver of confidentiality" at the top, my statement there was what I say: that authorization does imply integrity of process, hence confidentiality held or waived,

as titled; that was the 1st waiver of confidentiality.

Then in each of those five corrected forms of the multiple-type, sworn/not-sworn, waiver and self-incrimination/perjury denial, single signature, is the more explicit waiver of confidentiality. So certainly, therefore, you may issue the halibut quota share (into that "swimming" status) the forms, corrected, have always been correct.

Knowingly submitting false or inaccurate information is 100% non-performing of anything per this. If I did sign that it would be a lie because I'm not that familiar with federal/state/common law. Plus, said "Note A" statements strive for accuracy voluminously. My attempt at describing SOART associated trust's estate, transfers, options etc. so forth is questionable per accuracy at best. It's attempt is to lure investors with protection aspect from confiscation bases.

Your depiction of my waiver of confidentiality not existing was a gross inaccuracy. I hope you hold yourself to standards above what you purport to require of us. Again, this fragile attempt to establish a structure which can allay deleterious effect of this IFQ thing put upon us has fully met your terms which revolve around signed fish tickets, registered boats. They are all simply me. My self imposed debt to varied degree partner ("crew") elements is of our confidential matter; it is all contingent upon your data, therefore there is no chance of "accuracy", still, my statement approaching claim of my son/daughter/crew persons is clear enough; I can assure you they have nothing on paper, scant-to-nonexistent knowledge of this web of intrigue, the paperwork of this is therefore of the simplest type for your sake. Three boats I built and remain the owner. The vessel Whale is an old wood skiff which I made fiberglass and foam and which I have been owner of since 1977. All the fish tickets were signed by me; the asterisk "5" after "individual" on Form A is a repetition of what is put forth in Note A (trying to correct vacuus form-to-get-a-form). The directive within letter to William S. Williams is the crucial statement, and Note A indicated on all vessel Forms D carries that. Again charter for Trust 1917 element of charter-directive for SOART.

I must say here that much is repulsive to me in, the say, absconding with even so modest allocations as might accrue to my partners (crew) especially my children (and I have some intentions of paying cash to them, although not to they who quit me and left me in the lurch etc.) but let me say this: trying to counter this curious-of-objective fish management devolution has caught me turning my back on my children in much worse ways.

In a humorous vein (black), I can say exactly when it was, that Clem Tillion figured out to quit putting his claim of ethicality upon the fact that he refrained from garnishing any limited entry licenses for his children.

As time has passed, and events bear out what was told to me a year ago at Com Fish Kodiak by the loan rep for the State of Alaska upon my suggestion: "buy these IFQ's". His answer; "the State is not interested in doing that. The state's policy is to see private

ownership." Well, by "State of Alaska" I mean the corporate state, executive and legislature, which in other ways has abandoned jurisdiction and shed status, and even withdrawn from contesting what jurisdiction is (city-rural is a curious innovation, and withdrawal of one part of a two-part appeal following an election whereafter was retained solely one appointee, the Attorney General, of suspiciously false nature, "the appeal would lose", hardly so. If lost, what result? The fed to still face a recalcitrant state supreme court? Do you add the dissenting federal judges votes to the state's to come up with true tally? If I can I will demand a writ of prohibition. This I doubt. What is clear is indication of think-tank influence and strength of appeal matter). To top it all, to not simply purchase IFQ's to effect simple purchase of jurisdiction (having not negotiated any position per within three miles) is the last straw, so to speak.

State of Alaska status is naught. SOART claims all status, pure, allodial and of Alaska common law. State of Alaska is precluded for purchasing IFQ's as a "state" entity (status: vacuus) by the Sails Oars Arms Restitution Trust.





UNITED STATES DEPARTMENT OF COMMERCE  
National Oceanic and Atmospheric Administration  
National Marine Fisheries Service  
P.O. Box 21668  
Juneau, Alaska 99802-1668

August 22, 1994

JOHN H JASKOSKI  
BOX 2602

KODIAK, AK 99615

SW  
IFQ ID: 55502WRQS  
FISHERY: Halibut

**NOTICE OF DENIAL**

**AND**

**NOTIFICATION OF RIGHT TO APPEAL**

The Alaska Region of the National Marine Fisheries Service, Restricted Access Management (RAM) Division, has determined that your application for Quota Share (QS) under the Individual Fishing Quota (IFQ) program for Pacific halibut and Sablefish is **DENIED** because it was not filed with the RAM Division by July 15, 1994. This is the initial administrative determination concerning your application.

You have the right to appeal this determination and to have your appeal considered by an appellate officer. Further, you have the right to be represented in these proceedings by an attorney or other advocate of your choice.

To be considered, your appeal must be filed with NMFS in accordance with the enclosed appeals regulations. The appeal must be received by NMFS by 5:00 p.m., on the 90th federal business day after the date of this denial January 3, 1995. If you choose to appeal this determination, it would be in your interest to do so as soon as possible. Appeals will be considered in the order in which they are received, and the RAM Division will not issue disputed Quota Share unless, and until, your appeal is adjudicated in your favor.

Your appeal may be mailed to:

National Marine Fisheries Service  
Restricted Access Management Division  
P. O. Box 21668  
Juneau, AK 99802-1668  
Attention: APPEALS

Or, you may hand-deliver it to the following street address:





JASKOSKI, JOHN H.  
55502WRQS

NMFS/RAV Division  
Attn: APPEALS  
709 W. 9th Street, Room 413  
Juneau, Alaska 99801

Your appeal must be submitted in original form (a fax transmission or a photocopy is not acceptable), and must include the following elements:

- 1) a full statement in support of your appeal; and
- 2) a concise statement that explains why the determination directly and adversely affects you, and why it should be reversed or modified.

The appeal must address your situation specifically. An appellate officer does not have the authority to consider appeals that merely challenge the legality or the fairness of the regulations that govern the IFQ program.

When you file your appeal you may also request that a hearing be conducted on factual issues that you raised in the appeal. The purpose of such a hearing is to determine facts that are in dispute in order to reach a decision. A hearing cannot be used to consider mere allegations, denials, or general opinions. You must present specific factual issues that are capable of being decided in a hearing. Therefore, if you request a hearing, the request must include:

- 1) a concise written statement that identifies genuine, important issues relating to disputed factual matters that could best be resolved through hearing; and
- 2) a list that identifies specific evidence or testimony that is reliable and available, and that would enable the appellate officer to resolve the factual issues.

You are not guaranteed a hearing. The appellate officer has sole discretion whether to grant a hearing and, if so, whether it will be a written hearing or an oral hearing. In a written hearing, you will be allowed to submit written materials and documentary evidence supporting your position. In an oral hearing, you may appear in person or with an attorney or other representative of your choice; you may testify; you may present or cross-examine witnesses; and you may introduce evidence that is "relevant, material, reliable, and probative."

JASKOSKI, JOHN H.  
55502WRQS

Please read the enclosed appeal regulations for a more detailed description of procedures and rules. Attached is a hypothetical example of a fictitious appeal. It is provided to show you one of the ways that an appeal may be presented.

By Direction of the  
NATIONAL MARINE FISHERIES SERVICE  
Steven Pennoyer, Alaska Regional Director

By: *Philip J. Smith*  
Philip J. Smith, Chief  
Restricted Access  
Management Division

Date: 8/11/94



UNITED STATES DEPARTMENT OF COMMERCE  
National Oceanic and Atmospheric Administration  
National Marine Fisheries Service  
P.O. Box 21668  
Juneau, Alaska 99802-1668

August 25, 1994

John H. Jaskoski  
P.O. Box 2602  
Kodiak, Alaska 99615

Dear Mr. Jaskoski:

Initial processing of your Request for Application by the Restricted Access Management (RAM) Division has shown that you have altered the third condition of the disclaimer found above your signature. We may deduce by this alteration that you are unwilling to agree to the terms of the application process established for the initial distribution of quota share (QS) under the halibut and sablefish Individual Fishing Quota (IFQ) program.

You should understand that unless you waive the confidentiality of those data needed to implement this program, we will not be able to prepare an application for you and you will not be issued the halibut and/or sablefish quota share to which you may be entitled to.

By this letter, I am informing you that no quota share will issue from this office unless, and until, you properly complete the Request for Application. In order to make that task easier, I am including a new copy of the Request for Application forms which I invite you to properly complete. Upon receipt, we will activate your application and, when the time comes, issue quota share accordingly.

Please call me if you have any questions about this letter or the consequences of failing to properly complete your Request for Application.

Sincerely,

  
Philip J. Smith

Chief, Restricted Access  
Management Division

Enclosures

cc: Application file





NATIONAL MARINE FISHERIES SERVICE  
Restricted Access Management  
P.O. Box 21668  
Juneau, AK 99802-1668

FOR OFFICIAL USE ONLY  
IFQ ID NO.: 55502WRQS  
Control Date: 6/16/94 SOLO

FORM A  
REQUEST FOR APPLICATION FOR QUOTA SHARE  
FORM FOR INDIVIDUALS\*

COMPLETE FORM A (FOR INDIVIDUALS) OR FORM B (FOR CORPORATIONS OR PARTNERSHIPS)

TYPE OF APPLICATION (Check 1 Box Only): HALIBUT ☐ SABLEFISH ☐ HALIBUT & SABLEFISH ☒

Print using ink, or type

SEE: NOTE A

Last Name of Applicant	First Name	Middle Initial
JASKOSKI	JOHN	H
If this application is made on behalf of the estate of a deceased fisherman, please provide the following information regarding date of death, social security number, and estate representation. Attach copy of death certificate.		
Date of Death	Social Security Number of Decedent	Name and Address of Estate's Authorized Representative
Business Address (include P.O. Box or apt. number, if any)		
BOX 2602		
City	State	Zip
KODIAK	AK	99615
Business Phone	Other Phone	Fax Number (if any)
(907) 456-4041-3884	486-3836 SLCTV EJB	
Social Security Number	Date of Birth	
527-80-3755 TDC	Month: 8 Day: 29 Year: 51	
By my signature below, I (1) swear under oath that all information I have provided herein is true and correct to the best of my knowledge; (2) waive the confidentiality of fish harvest records maintained by the State and Federal governments, thereby authorizing NMFS to make use of that information to determine the proper allocation of Quota Share to eligible applicants; and (3) acknowledge that knowingly submitting false or inaccurate information is a criminal offense (6 <sup>TH</sup> AMENDMENT 28)		
Signature of Applicant or Estate Representative (in ink)*	Date	NMFS staff initials
<i>John Jaskoski TDC</i>	7/14/1994	

OMB Control No. 0648-0272

Expiration Date: 2/28/96

Public reporting burden for this collection of information is estimated to average .5 hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Fisheries Management Division, Alaska Region, NMFS, P.O. Box 21668, Juneau, Alaska, 99802; and to the Office of Management and Budget, Paperwork Reduction Project (0648-0272), Washington, DC, 20503.

\* SAILS GARS ARMS RESTITUTION TRUST (SOART)

† ?

## FOUNDER, CO-FUNDER WITH NMFS PENDING IPHC O.K.

TT THREAT DURESS COERCION

6<sup>TH</sup> REQUEST FOR APPLICATION IS DIRECTIVE TO NMFS THAT AS ONE CO-FUNDER JOHN JASKOSKI WILL NOT BE ALLOCATED TO ANYONE ELSE JOHN JASKOSKI DOES BEGIN IN 1994 TO NOT FISH HALIBUT

00896

**NATIONAL MARINE FISHERIES SERVICE**  
 Restricted Access Management  
 P.O. Box 21668  
 Juneau, AK 99802-1668

**FOR OFFICIAL USE ONLY**  
 IFQ ID NUMBER 55502WRQS  
 Control Date: 6/16/94 SO10

**FORM D**  
**REQUEST FOR APPLICATION FOR QUOTA SHARE**  
**VESSEL INFORMATION FORM**

**(ALL APPLICANTS MUST COMPLETE ONE FORM D FOR EACH VESSEL FISHED.**  
**PLEASE MAKE COPIES OF THE BLANK FORM AS NEEDED**  
**FOR EACH BOAT YOU FISHED.)**

Print using ink, or type

SEE: **NOTE A**

<b>PRINT Name of Applicant:</b> JASKOSKI, JOHN H.					
<b>Vessel Name</b>	<b>ADF&amp;G Vessel Reg. Number</b>	<b>USCG Vessel Reg. Number</b>	<b>Registration Numbers in other states: List state and registration number</b>		
5/V HUMPY DORY	40632	AK0962L			
<b>Owner's Full Name and Business Address</b>	<b>Vessel Purchase Date</b>	<b>If sold, date of sale</b>	<b>Length overall</b>	<b>Processor? (Yes or No)</b>	<b>Freezer Capacity (Cubic Feet)</b>
JOHN JASKOSKI SEALS CARS ARMS RESTI- TUTION TRUST	OWNER BUILT 1978		19	YES	0
P.O. BOX 2002 KODIAK AK 99613					

**Was this vessel LEASED TO YOU Yes ( ) No ( ) or LEASED FROM YOU Yes ( ) No ( ) for the purposes of fixed-gear commercial fishing during 1984-1991? If you answered YES to either of these, also complete this middle section:**

<b>Lessor's Full Name</b>	<b>Lessor's Address</b>	<b>Lessor's City, State, and zip</b>	<b>Lessor's phone number</b>	<b>Lease begin date</b>	<b>Lease end date</b>

**If you need additional space, use a duplicate form or blank sheet of paper with name and IFQ ID numbers (if known), and original signature on each additional page. You may provide supporting evidence of vessel ownership or lease arrangement if appropriate, although it is not required for purposes of requesting an application.**

**By my signature below, I (1) owner or affirm that all information I have provided herein is true and correct to the best of my knowledge; (2) waive the confidentiality of fish harvest records maintained by the State and Federal governments, thereby authorizing NMFS to make use of that information to determine the proper allocation of Quota Shares to eligible applicants; and (3) acknowledge that knowingly submitting false or inaccurate information is a criminal offense. 5 U.S.C. 552**

<b>Signature (in ink):</b>  TDC	<b>Date:</b> 7/14/1994 <b>FOR OFFICIAL USE ONLY</b>
---	--

Public reporting burden for this collection is estimated to average .5 hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Fisheries Management Division, Alaska Region, NMFS, P.O. Box 21466, Juneau, Alaska, 99802; and to the Office of Management and Budget, Paperwork Reduction Project (0442-0272), Washington, DC, 20503.

**\* REQUEST FOR APPLICATION IS DIRECTIVE, SEE FORM A**  
**\* ALWAYS PART OF MULTIPLE DORY HANDLINE OPERATION**

10897



**NATIONAL MARINE FISHERIES SERVICE**  
 Restricted Access Management  
 P.O. Box 21668  
 Juneau, AK 99802-1668

**FOR OFFICIAL USE ONLY**  
 IFQ ID NUMBER 55502WRQS  
 Control Date: 6/16/94 SO10

**FORM D**  
**REQUEST FOR APPLICATION FOR QUOTA SHARE**  
**VESSEL INFORMATION FORM**

(ALL APPLICANTS MUST COMPLETE ONE FORM D FOR EACH VESSEL FISHED.  
 PLEASE MAKE COPIES OF THE BLANK FORM AS NEEDED  
 FOR EACH BOAT YOU FISHED.)

SEE: **NOTE A**

Print using ink, or type

<b>PRINT Name of Applicant:</b> JASKOSKI, JOHN H.					
<b>Vessel Name</b>	<b>ADF&amp;G Vessel Reg. Number</b>	<b>USCG Vessel Reg. Number</b>	<b>Registration Numbers in other states: List state and registration number</b>		
F/V MERCURY	12139	AK0961L			
<b>Owner's Full Name and Business Address</b>	<b>Vessel Purchase Date</b>	<b>If sold, date of sale</b>	<b>Length overall</b>	<b>Processor? (Yes or No)</b>	<b>Freezer Capacity (Cubic Feet)</b>
JOHN JASKOSKI	OWNER		18	YES	0
SAILS OARS ARMS RESTI - TUTION TRUST	BUILT 1984				
P.O. BOX 2602 KODIAK, AK 99615					

Was this vessel LEASED TO YOU Yes ( ) No (X) or LEASED FROM YOU\* Yes ( ) No ( ) for the purposes of fixed-gear commercial fishing during 1984-1991? If you answered YES to either of these, also complete this middle section:

<b>Lessor's Full Name</b>	<b>Lessor's Address</b>	<b>Lessor's City, State, and zip</b>	<b>Lessor's phone number</b>	<b>Lease begin date</b>	<b>Lease end date</b>

If you need additional space, use a duplicate form or blank sheet of paper with name and IFQ ID numbers (if known), and original signature on each additional page. You may provide supporting evidence of vessel ownership or lease arrangement if appropriate, although it is not required for purposes of requesting an application.

By my signature below, I (3) swear or affirm that all information I have provided herein is true and correct to the best of my knowledge; (2) waive the confidentiality of fish harvest records maintained by the State and Federal governments, thereby authorizing NMFS to make use of that information in determining the proper allocation of Quota Share to eligible applicants; and (3) authorize that knowledge, including that or however the information is obtained, shall be a trade secret.

<b>Signature (in ink):</b> John Jaskoski TAC	<b>Date:</b> 7/17/1994
---	------------------------

OMFS Control No. 0445272

Expiration Date: 7/15/96

Public reporting burden for this collection is estimated to average .3 hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Fisheries Management Division, Alaska Region, NMFS, P.O. Box 21668, Juneau, Alaska, 99802; and to the Office of Management and Budget, Paperwork Reduction Project (0445-0272), Washington, DC 20503.

\* ALWAYS PART OF MULTIPLE COPY HANDLINEING  
 \*\* "REQUEST FOR APPLICATION" IS DIRECTIVE, SEE FORM A

0898



**NATIONAL MARINE FISHERIES SERVICE**  
 Restricted Access Management  
 P.O. Box 21668  
 Juneau, AK 99802-1668

**FOR OFFICIAL USE ONLY**  
 IFQ ID NUMBER 55502WRQS  
 Control Date: 6/16/94 SO10

**FORM D**  
**REQUEST FOR APPLICATION FOR QUOTA SHARE**  
**VESSEL INFORMATION FORM**

(ALL APPLICANTS MUST COMPLETE ONE FORM D FOR EACH VESSEL FISHED.  
 PLEASE MAKE COPIES OF THE BLANK FORM AS NEEDED  
 FOR EACH BOAT YOU FISHED.)

Print using ink, or type

**SEE: [NOTE A]**

<b>PRINT Name of Applicant:</b> JASKOSKI, JOHN H.					
<b>Vessel Name</b>	<b>ADF&amp;G Vessel Reg. Number</b>	<b>USCG Vessel Reg. Number</b>	<b>Registration Numbers in other states: List state and registration number</b>		
4/4 WHALE	44219	AK1931 K			
<b>Owner's Full Name and Business Address</b>	<b>Vessel Purchase Date</b>	<b>If sold, date of sale</b>	<b>Length overall</b>	<b>Processor? (Yes or No)</b>	<b>Freezer Capacity (Cubic Feet)</b>
JOHN JASKOSKI	1977		22	YES	0
SAILS OARS ARMS					
RESTITUTION TRUST					
P.O. BOX 2602 KODIAK ALASKA 97615					

Was this vessel LEASED TO YOU Yes ( ) No ☒ or LEASED FROM YOU Yes ( ) No ☒ for the purposes of fixed-gear commercial fishing during 1984-1991? If you answered YES to either of these, also complete this middle section:

<b>Lessees Full Name</b>	<b>Lessees Address</b>	<b>Lessees City, State, and zip</b>	<b>Lessees phone number</b>	<b>Lease begin date</b>	<b>Lease end date</b>

If you need additional space, use a duplicate form or blank sheet of paper with name and IFQ ID numbers (if known), and original signature on each additional page. You may provide supporting evidence of vessel ownership or lease arrangement if appropriate, although it is not required for purposes of requesting an application.

By my signature below, I (1) swear or affirm that all information I have provided herein is true and correct to the best of my knowledge; (2) waive the confidentiality of fish harvest records maintained by the State and Federal governments, thereby authorizing IFQTS to make use of that information to determine the proper allocation of Quota Share to eligible applicants; and (3) acknowledge that knowingly submitting false or inaccurate information is a criminal offense. 5<sup>th</sup> A

<b>Signature (in ink):</b>  TAC	<b>Date:</b> 7/17/1994
<b>FOR OFFICIAL USE ONLY</b>	

OMB Control No. 0645-0072 Expiration Date 2/21/96  
 This application form for this collection is designed to average 3 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Fisheries Management Division, Alaska Region, NMFS, P.O. Box 21668, Juneau, Alaska, 99802; and to the Office of Management and Budget, Paperwork Reduction Project (0645-0072), Washington, DC, 20503.

\* "REQUEST FOR APPLICATION" IS NOT, IT IS: DIRECTIVE OF JOHN JASKOSKI TAC  
 K- "HOLDING BOAT" FOR MULTIPLE DORY HANDLINE FISHING

00899

**NATIONAL MARINE FISHERIES SERVICE**  
 Restricted Access Management  
 P.O. Box 21668  
 Juneau, AK 99802-1668

**FOR OFFICIAL USE ONLY**  
 IFQ ID NUMBER 55502WRQS  
 Control Date: 6/16/94 SO10

**FORM D**  
**REQUEST FOR APPLICATION FOR QUOTA SHARE**  
**VESSEL INFORMATION FORM**

(ALL APPLICANTS MUST COMPLETE ONE FORM D FOR EACH VESSEL FISHED.  
 PLEASE MAKE COPIES OF THE BLANK FORM AS NEEDED  
 FOR EACH BOAT YOU FISHED.)

Print using ink, or type

SEE: **NOTE A**

PRINT Name of Applicant: JASKOSKI, JOHN H.					
Vessel Name	ADF&G Vessel Reg. Number	USCG Vessel Reg. Number	Registration Numbers in other states: List state and registration number		
F/V IMPULSE	55085	AK 2626 L			
Owner's Full Name and Business Address	Vessel Purchase Date	If sold, date of sale	Length overall	Processor? (Yes or No)	Freezer Capacity (Cubic Feet)
JOHN JASKOSKI	OWNER BUILT			YES	0
SAILS OARS ARMS RESTITUTION TRUST	1986				
P.O. BOX 2602 - KODIAK AK 99541					

Was this vessel LEASED TO YOU Yes ( ) No (X) or LEASED FROM YOU Yes ( ) No ( ) for the purposes of fixed-gear commercial fishing during 1984-1991? If you answered YES to either of these, also complete this middle section:

Lessor's Full Name	Lessor's Address	Lessor's City, State, and zip	Lessor's phone number	Lease begin date	Lease end date

If you need additional space, use a duplicate form or blank sheet of paper with name and IFQ ID numbers (if known), and original signature on each additional page. You may provide supporting evidence of vessel ownership or lease arrangement if appropriate, although it is not required for purposes of requesting an application.

By my signature below, I (1) swear or affirm that all information I have provided herein is true and correct to the best of my knowledge; (2) waive the confidentiality of fish harvest records maintained by the State and Federal governments, thereby authorizing NMFS to make use of that information to determine the proper allocation of Quota Share to eligible applicants; and (3) acknowledge that knowingly submitting false or inaccurate information is a criminal offense. 5-37A

Signature (in ink): <i>John Jaskoski</i> TAC	Date: 7/14/1994
NAME Stamp: <i>John Jaskoski</i>	

OMB Control No. 0547-0172 Expiration Date: 2/2/96  
 Public comment burden for this collection of information is estimated to average .5 hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Fisheries Management Division, Alaska Region, NMFS, P.O. Box 21668, Juneau, Alaska, 99802; and to the Office of Management and Budget, Paperwork Reduction Project (0547-0172), Washington, DC, 20503.

**"REQUEST FOR APPLICATION" IS DIRECTIVE OF JOHN JASKOSKI TO  
 SEE FORM A  
 & ALWAYS PART OF MULTIPLE DORY HANDLINE FISHING**



JOHN JASKOSKI  
SAILS CARS ARMS RESTITUTION TRUST  
P.O. BOX 2602  
KODIAK ALASKA 99615  
907-486-3836 SECTY: EVE  
JULY 14, 1994

NOTE A

NATIONAL MARINE FISHERIES SERVICE  
RESTRICTED ACCESS MANAGEMENT  
P.O. BOX 21668  
JUNEAU AK 99802-1668

DEAR MADAM/SIR:  
THIS ACCOMPANIES FORM A, FORMS D OF TODAY  
AND LETTER TO WILLIAM S. WILLIAMS OF  
MAY 19, 1994, COPY OF, WHICH IS CHARTER DIRECTIVE  
I FOREGO ASSISTANCE TO MY SON, DAVID,  
MY DAUGHTER MAIHA, AND ALL PARTNERS  
WHO FISHED WITH ME TO PROCEURE THEIR  
IFQ CLAIM, ASSUMING NOTHING FROM  
THEM EITHER.

"TO EFFECT THE DESTRUCTION OF HU-  
MAN WILL (BY WAY OF INFLUENCING  
THE FORM AND DIRECTION OF THE  
EDUCATIONAL SYSTEM)" IS PRECEPT  
OF THE CARNEGIE FOUNDATION.

IF "NON-PROFIT" MEANS "BENEFIT  
NOUGHT", EXACTLY TRUE PER THAT  
ENTITY AND IT'S SISTER-FOUNDA-  
TIONS WHILHEVER THEY ARE, ROCKE-  
FELLER BROTHERS ETC.

SUCH ENTITIES, BOTH FEDERALLY TAX-EXEMPT AND TAX-MONEY INFUSED, ARE SPAWNERS-NURTURERS OF PROGRAMS WHICH THE IFQ THING IS CF. SOART IS TO RECTIFY THIS.

RESPONSE TO COMMENT 6, PAGE 59384 VOL. 58, NO. 215 TUESDAY NOVEMBER 9, 1993/RULES AND REGULATIONS OF THE FEDERAL REGISTER:

"THERE ARE NO PRIVATE PROPERTY RIGHTS IN WILD FISH BEFORE THEY HAVE BEEN REDUCED TO ONES POSSESSION. THEREFORE, NO PRIVATE PROPERTY HAS BEEN TAKEN, NO PROPERTY RIGHTS HAVE BEEN RE-ASSIGNED, AND NO COMPENSATION IS DUE."

IT IS THE SOUL THAT IS TAKEN VIA THE PERSON BEING RELIEVED OF HIS GOD GIVEN UNALIENABLE RIGHTS ATTEMPTED TO BE PRESERVED BY THE CONSTITUTION OF THE UNITED STATES OF AMERICA AND REPLACED BY SPECIAL PRIVELEGE GRANTING BY THE "UNITED STATES" MEANING

WASHINGTON D.C., PUERTO RICO, GUAM  
(and the several states' AS OBFUS-  
CATINGLY DEFINED IN FEDERAL LAW)  
ETC., THUS PERSONAL SOVEREIGNTY  
RENT, SOART RETAINS ALL RIGHTS.

SOART CONTEMPLATES BRANDING A  
SERIAL NO. ON THE GREEN SIDE OF  
HALIBUT, CAUGHT AND KILLED SUB-  
SEQUENTLY, HAD THAT FISH "BEEN  
REDUCED TO ONE'S POSSESSION"?  
TANNED, WOULD IT PASS FOR AC-  
CEPTED CURRENCY?

BONHUNTERS GET THEIR SEASON  
BEFORE THE GUN HUNTERS. FLY-  
FISHERMEN BEFORE THE OTHERS.

AS TOOK PLACE IN 1993, THE  
KODIAK POST OFFICE MIS-DIRECTED  
MY MAIL; I WRITE THIS FOLLOWING  
DELAYS AND LOGISTICS PROBLEMS  
FROM CAPE UGAT KODIAK ISLAND  
WHERE THERE IS NO XEROX MA-  
CHINE AND I STRIVE TO TRAVEL  
BY WATER, 65 MILES TO TOWN  
TO EXPRESS MAIL THIS TOMORROW  
JULY 15, 1994. *GRAHAM*  
*Alvin Arusha TAC*



<b>QUOTA SHARE (QS) RECORD</b> Name: <u>JOHN JASKOSKI</u> Address: <u>P.O. BOX 2602</u> <u>KODIAK AK 99615</u> Phone: <u>907-225-1111</u> Date: <u>7/16/94</u>	
<b>INDIVIDUAL FISHING QUOTA (IFQ) RECORD</b> Name: <u>JOHN JASKOSKI</u> Address: <u>P.O. BOX 2602</u> <u>KODIAK AK 99615</u> Phone: <u>907-225-1111</u> Date: <u>7/16/94</u>	

SATURDAY, JULY  
16<sup>TH</sup> 1994  
6:00 PM WAS  
"TIME IN"  
MONDAY, JULY  
18<sup>TH</sup> 1994  
3:30 PM  
"TIME RECEIVED"

For Pickup or Tracking Call 1-800-222-8111

### NMFS IFQ Waiver of Confidentiality of Catch & Landings (Fish Ticket) Information

In order to properly and fairly allocate Quota Share (QS) under the Individual Fishing Quota (IFQ) program, the National Marine Fisheries Service (NMFS) has created a database that contains the harvest data of a species of halibut and sablefish catch and landings between 1982 and 1992. This is the "Official NMFS IFQ Record." An individual's catch and landings records are confidential by operation of both state and federal law. Eligibility to apply for QS is limited to those who owned or leased vessels on which legal landings of these species were recorded during 1982, 1990, or 1992. Landings on some vessels may not have been made by the person who is eligible to apply for the QS, therefore, unless a waiver from the person having who made the landings is received, it may not be possible to allocate the QS to which the vessel's owner or leaseholder is entitled.

Therefore please sign this waiver to allow the NMFS Limited Access Management (LAM) Division to properly allocate the QS to eligible applicants. If you consent to this waiver, you may be assured that no public release of the information will occur - the data will only be used to properly implement the IFQ program.

TO: National Marine Fisheries Service  
Restricted Access Management Division  
FROM: JOHN JASKOSKI  
(Printed Name of Permit Holder)  
SUBJECT: Waiver of Confidentiality

By my signature below, I hereby authorize the National Marine Fisheries Service, Restricted Access Management Division, to use data contained in the Official NMFS IFQ Record to properly allocate Quota Share under the halibut and sablefish IFQ program. No other use of the information is authorized by this waiver.

ATTEST:  
[Signature]  
(Signature of Permit Holder)

Subscribed and sworn before  
me this 17 day of July 1994

Address:  
P.O. BOX 2602  
KODIAK AK 99615  
907-225-1111  
Social Security Number: 123456789

[Signature]  
Notary Public  
Commission Expires: 1/1/97





John Jaskoski  
P.O. Box 2602  
Kodiak, AK 99613  
(907)486-8334  
(907)486-3836 Secty: Eve

May 19, 1994

William S. Williams  
4915 Bitterbrush Drive  
Boise, Idaho 83703-3805  
(208-343-2763)

Dear Mr. Williams,

This letter encompasses charter-directive to the United States' National Marine Fisheries Service (NMFS) for the Sails Oars Arms Restitution Trust (SOART), a philanthropic foundation within the criteria of Trust 1917 and "SOART Associated Trust" formula. The typed letter to you is the one I sent which was returned. There is reference in it to Trust 1917. Enclosed is a copy of what I submitted to the then Secretary of Commerce, Barbara Franklin as original charter of the truly philanthropic foundation Trust 1917. Remarkably, the Carnegie Foundation submitted to Congress (1955 I think) it's charter which included the objectives of: merging the U.S. society to the Soviet Union's, the appropriation of war to direct social change, to effect the destruction of human will by directing the form and function of the educational system. Apparently, when the large fortunes melded into large foundations, the Rockefeller Foundation was charged with international affairs, the Carnegie, domestic U.S.

There being something grotesquely wrong with the foundation per se, the infinitesimal Trust 1917 questions such formula, beginning with perpetual.

There are specifics, or attempts at such, which have to do with direction of what shall, may not, or must take place at parcel U.S. Survey 1917, not included in this lengthy note, already!

Enclosed, see letter to Rick Lauber of the N.P.F.M.C., the contents being more than "my two cents worth"; it displays something of the gross negligent deliberate ignorance held by the council, it's majority, and I hope what it refers to is not too obscure for one outside of involvement in the north pacific fisheries.

The letter points out "no fuel" as management dictum solving the "too many boats" so-called crushing problem.

Although there are certain court challenges to the I.P.Q. law (the law attributing pounds of fish as entitlements) (and I hope to procure copy of those challenges) I wish to proceed with my Sails Oars Arms Restitution Trust funding as if those challenges will not significantly alter the program as published in the Federal Register.

I have yet to accomplish the task of luring the impeccable caliber persons desirable as trustees for Trust 1917, I hope to attract persons through Lynn Andrews or Tom Brown, either person

involved in Native American Indian spiritual/shamanistic relationships.

Trustees for Trust 1917 could choose to serve as trustees for SOART, yet if not then serving, then they empower as sole choosing entity for trustees for SOART. Unanimous vote only.

What fish that are managed under the auspices of SOART are for the first fishing period to be caught by vessels not using fuel. In addition to that, a severe limit is emplaced upon electronic tools also. Emphatically there is not allowed electronics which see the fish. Electronics which ascertains water temperature is allowed for engendering understanding of the environment by man.

The objective is to minimize electronics, the guideline is to effect constructive process for any allowed electronics usage. Presently, as far as I know, one must lower a sensor through the water column to gauge the temperature, therefore one is getting one's depth data.

Allowing onboard vessel chronometer computer interface with speedometer and compass, superior "dead reckoning" data is grasped, used with the chart, satisfactory for offshore sablefish fishing (fish caught as deep as 750 fathoms I've heard). The GPS, Loran C, other exact-to-within-one-meter locating electronic systems are taboo.

Competitive fishermen may collude with marine architects to utilize the Savonius Rotor as opposed to sail and, hence be able to apply wind power to hauling gear.

The above stated "first period" may last until the last couple weeks before the biologically allowable end of the season (pre-spawning).. Well, lack of readiness for this "new" fishing methodology may beg the trustees to allow the contract fishing of the remnant of the SOART allocation by the currently common diesel powered boat, lowest bid; the SOART strives to inexorably acquire more allocation, SOART envisions little time needed due to human ingenuity for transition to "no fuel" harvest.

Within the scope of SOART, the C.D.Q.'s, Community Development Quotas, can be managed or the consultation delivered.

So, Mr. Williams, the above describes the rules of fishing in addition to pre-IFQ rules for halibut and sablefish which are hook and line rules.

On page 59376 (Federal Register) following a lengthy description of a "suite of analyses" which I haven't gotten a hold of yet, but which I'm sure is a voluminous development of just how perfectly their heads are in the sand (I've followed the meeting notes, and am having transcribed one portion of one particularly special meeting, part of).

Via State of Alaska oil money there is the Commercial Fisheries and Agriculture Bank and direct State of Alaska loan to boat and license holders. The National Marine Fisheries Service (Commerce Department, N.O.A.A.) is taxpayer backed loan guaranty agent, guaranteeing commercial banks 100 percent loan payback. There is a "capital construction fund" tax shelter, I.R.S. None of the above were analyzed; it is the huge fraud of the N.P.F.M.C.

On page 59377 there is a word blithely used in view of a profound fact which is passed over. "After careful [the word] consideration of the comments, ..."; the secretary who signed this



is Ron Brown the new Secretary of Commerce. The previous Secretary of Commerce was of the administration deeply involved in it all, could very well have signed it, didn't sign it. Ron Brown so "careful" in his consideration wasn't the secretary who watched years and years of developments and chose to not sign it.

The national standard stuff is monumentally false, just applying tonnage of verbiage to arrive at pre-ordained consensus. The lie is truly shown where no qualifier is used, such as, "this hasn't been tried in this complexity and in this geographic-oceanic location, so to a certain degree it's guesswork". Of course, there isn't a fisherman up here that doesn't envision some degree of cheating, and the new N.M.F.S. Enforcement director, appointed after it was signed, took a look at it and stated "My gosh, I'll need \$25 - \$75 million more to enforce this". My letter to Rick Lauber states what's worse, the decline of stocks, titled bank collateral; it's all so obscene. My tiny operation for halibut (I'm primarily a salmon fisherman) will (will decline to ?) fish June 6th for a 24 hour period. The smallest allowable fish is 32 inches long, and I expect a proportionate price spread as last year, I believe it was \$.70 per pound for fish under 80 pounds and \$1.05 for fish over 80 pounds dressed. A person allowed as much time as he wants to catch, say, 20,000 pounds is a damn fool to bring in any fish under 80 pounds.

Page 59378 under National Standard 4:

"(1) Fair and equitable to all such fishermen; (2)...(3)..." This translate into "no more than 1 percent of the sablefish for any one person. That alone is an obscene volume of fish. Say I, my son, my daughter and one other partner control 4 percent of the entire sablefish quota.

It is all replete with falsehood; Column 2, page 59378 "by reducing the likelihood of localized and pulse over fishing..." it must be a pure idiot who coins a term "pulse" as per fishing depicting a whole large fleet of boats sailing out to the grounds for a 12:00 noon opening, then leaps to join the word "over fishing" to it, it is a lie, only so many fish get caught however many boats the government has built (and pressured to fish with this same I.F.Q. threat in place for 17 years), yet, still, the "pulse" fishing spreads out the boats by it's very nature, and the I.F.Q. methodology will certainly risk the "localized over fishing" it is said to cure; how many, how few, really, miles from the dock can an I.F.Q. boat travel to bring back, say, the 2500 pounds at a time he air freights to his cousin's new restaurant periodically.

Mr. Williams, I'm somewhat afield of what the matter is at hand, and I'll stop; I do genuinely care about the fish, and the social interaction betwixt man and they, and I have been and remain incensed at the mendacity involved in this press towards megalithic fishing co. oligopsony.

Then too, though, what I'm approaching is telling the N.M.F.S. what's what as per the funding of SOAKI and it's parameters, so I suppose some ripping apart of the Federal Register untruths is apropos, so once again, please, their use of the term "efficient" has no definition per them, yet in fact is backwards and compounds problems and expense "on the drawing board" (that is, until the fish processors wade in and tell the fishermen when they want the fish

see, there are avenues of intricate byzantine arm-wrestling way beyond the ken of these simpatons who wrote this up, which can occur, all of which become the aforementioned nightmare for enforcement; I believe it will culminate in each fish having to bear a serial numbered tag).

It was told to me, but I'd like a copy, that this was output from the Rockefeller think-tank "how to approach monopoly in the fisheries".

On to page 59384, column 3, the "response" to "comment 6", "there are no private property rights in wild fish before they have been reduced to one's possession".

Here's the horn of their dilemma, and the avenue for my funding SOART. My allocation will never be caught. They are creating title, assinging property rights, not reassinging property rights, ie they can't take away from someone what that someone doesn't own, a significant truth which even some relatively "big shot" fishermen are realizing in view of this.

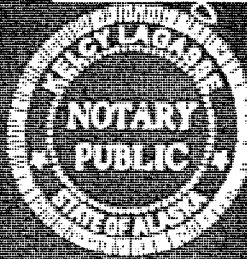
My tiny allocation must remain, yet will never be harvested ("never" of the same qualifier per "perpetual" of Trust 1917 "parent" foundation to SOART) and is so the funding, jointly of the N.M.F.S. and SOART (Sails Oars Arms Restitution Trust), I, John Jaskoski, here at Henry's Bar, Kodiak, Alaska, at 1:10 a.m. Thursday May 19th, founder of SOART and co-funder with N.M.F.S., do say.

*John Jaskoski*

State of Alaska  
Third Judicial District

The foregoing instrument was acknowledged before me by John Jaskoski on this 20<sup>th</sup> day of May, 1994

*Kacey Lagasse*  
Notary Public in and for Alaska  
My Commission expires: 10/01/94



Mr. Williams, worthy of note is the last phrase of column 2, page 59386 "repeal" is potential; SOART wishes to remain extant, that government nefarity is chronic and a sound-of-criteria foundation preferable to this era's, say, judicial tyranny (we are stuck with the troublesome-to-undo "majority opinion" rule of the Supreme Court). SOART relinquishes all claim to endure beyond the repeal of the whole I.P.Q program upon redefinition of the U.S. Supreme Court rule having itself limited to one sinlge dissinting opinion for a ruling to be.

"Response" to comment 48, page 59392 has within it "as defined, 'persons' includes individuals, corporations, partnerships, and other entities". What we have is various

000908



business entitles which are allocated I.F.Q. (their allusion to "QS" is a formula percent thing, suspiciously, too, a transition to be passed each year I.F.Q.'s are allocated, suspicious to me in that I'm not sure what it fully means; i.e., a person has the QS, but is blocked, say, from any given year's I.F.Q. definition till she/he gets her/his tax work up to snuff for instance; still retaining her/his QS, the particular year in question, those related I.F.Q. pounds are thrown into the overall pool. It's a gray area to me. SOART claims all contested, temporarily, QS-IFQ's.

The "person" being a corporation is set to segue into individual owner by way of the sale of QS having to go to a "certified crew member" of QS individual.

Here SOART stresses the government's round about way of putting "if she/he doesn't own the fish we can't take them away from her/him" to claim: the "SOART Associated Trusts (revokable?)". Within SOART formula for the individual leases QS-IFQ's from his own trust (revokable?). The stigma of his personal name branded on the I.F.Q.'s, is extinguished.

Within a "SOART Associated Trust" the individual may transfer his QS ownership to another individual, the terms of the trust remaining, of course. SOART expects to purchase "SOART Associated Trusts", the sole avenue of extinguishment of the "SOART Associated Trust", it's absorption into SOART. Price, at least above average fleet wide.

The individual of a "SOART Associated Trust", not exercising his option to fish (lease from his own trust) and catch his QS-IFQ, may only lease said QS-IFQ's to the SOART pool of QS-IFQ's. SOART will pay a rate for lease percent at least in the top 10 percent rates fleetwide

Now, N.M.F.S., per halibut or sablefish, no fuel will surpass everything you could ever dream of demanding. You, N.M.F.S. must let this one sail, it has definition. Not like: "many individual fishermen operate their vessels as corporations or partnerships for financial, liability, and taxation reasons". Then, post-initial allocation, what, if not naked of the above "reasons" is the first purchaser, the [stuck with being an] individual. SOART offers superlative protection from confiscation and allows the individuality in the "SOART Associated Trust" format; yet SOART's whole raison d'etre is to ameliorate or/and replace the contemptible, drivelly false, tediously complex, fraught with 100 percent surety to remain as what it's origins were of: the N.P.F.M.C. commissars listening to wave after wave, and round after round of sniveling lobbyists pressing for some wrinkle this, some nuance that, all voluminously justified by certified college degreed consultants so, therefore, N.M.F.S.: I'd bet that SOART is the sole foundation founded as funded by our uncaught fish, you N.M.F.S., I, a fisherman.

The criteria of SOART are impeccable (well, suggestion for improvement is well received).

So that N.M.F.S. can limit this type of thing getting out of hand (criteria such as "the destruction of human will" is exactly what spawned the inception of I.F.Q.'s, we pray there not to be such ilk achieving foundation status via fish ownership). With all

000009

the arbitrariness implicit in the N.P.F.M.C. "snivelers convention" format it could happen, so it behooves N.H.F.S. to co-fund SOART, firmly drawing the line.

Mr. Williams, anything to do with fish is slimy business. Halibut fish buyers long ago deducted 2 percent of the weight of the halibut for "slime and ice", that, to encourage the fisherman to leave the slime on the fish and not wash and scrape it off.

I saw a sailboat clock 57, fifty-seven, knots on T.V.

I make my own skiffs (3) out of aluminum. They can't sink. One is dory shaped. I'm going to cut it in "half", lengthen it (it's 14 1/2 foot bottom now, too wide for it's length though, and needs a bit more length to match hull speed to sail plan) and redistribute the flotation voids to allow it to "nest" as well as disallow it "turning turtle" or at any rate, positively self-righting. The methods for "safety" are legion except for the large boat, although "comfortable" they sink faster the larger they are.

I'm short of money until, around, June 30, when we ought to have caught quite a few salmon. I'll send more money then.

Cordially,

  
John Jaskoski

000910



JOHN JASKOSKI dba f/v MERCURY  
P.O. BOX 2602  
KODIAK AK 99615  
907-486-4424 APRIL 28<sup>3rd</sup>, 1992

BARBARA FRANKLIN, SECRETARY OF COMMERCE  
U.S. DEPARTMENT OF COMMERCE  
HERBERT HOOVER BUILDING  
14TH STREET RM 5858  
WASHINGTON D.C. 20230

DEAR SIRs:

ENCLOSED ARE:

1. ESTABLISHMENT OF BASE TO PROCEED WITH CONNECTED EFFORT.
2. INDICATORS OF "NEEDS" I WIELD AGAINST TREMBLOUS THREAT AGAINST PROCESS IT IS SHREWD TO PURSUE, ALBEIT TREMBLOUS SHORT-TERM FEARFUL-OF-SELF-AWARENESS-THAT-PERSONAL DISCOMFORT IS AT RISK, VIA ABOVE, PERSON (3) WHO ATTEMPT ALLAYANCE OF ABOVE.
3. A FEW PROCESSES UNDERWAY THAT WILL AC- CRUE VAST RESOURCES AND OR STRONG EFFECT.

ENTIRETY OF THIS MAIL IS WHAT FOLLOWS  
PRIOR MAIL SHIPMENT (PERSPECTIVE STREN-  
UOUSLY TAKES ONE + MUST, SADLY, BE CON-  
STANTLY REAFIRMED OR ADJUSTED)

CORDIALLY:

*John Jaskoski*

000911

(JOHN HOWARD JASKOSKI) EMPLACE INTO THE OBJECTIFIED (LIMITED TO POINT OF EVENTS THAT FUNCTION SERVES) "TRUST IN PERPETUITY" PARCEL U.S. SURVEY 1917

ABOLISHMENT OF NEFARITY VIA 5.42 ACRES MORE OR LESS  
ENGENDERMENT OF INTEGRITY

THE "INFINITY" OF ESTATE IS QUESTIONABLE

THE "INFINITY" OF A "TRUST" IS QUESTIONABLE

THE U.S. SURVEY 1917 TRUST IS HELD TO THE EFFECT OF RESOLVING THE TRUST QUESTION.

IMPLICIT IS THE ABOLISHMENT OF THE CARNEGIE AND ROCKEFELLER TRUSTS AS THEY ARE.

THE CONTINUATION OF U.S. SURVEY 1917 TRUST IS AN OPEN QUESTION UPON RESOLVING OF THE ABOVE

WITHOUT BASE OF REALITY ONLY WRONG PROCESSION CAN FOLLOW.

WHAT IS IRREFUTABLE IS THAT THE TRANSFER OF MATTER (98% OF PLANT WEIGHT) COMES OUT OF THE ATMOSPHERE TO SOLIDIFY (ENTRAINING ENERGY AND ALL MANNER OF WORTH) INTO CREATURES (SAV A 100 TON REDWOOD TREE ALONG WITH MORE DIRT AFTER HERE 50 YEARS.

THE ECONOMY IS ACTION UPON THIS ARRIVAL OF ATMOSPHERE (THE OCEAN IS LIQUID ATMOSPHERE) INTO STUFF. THE ICE AGE WILL NOT BE THE NEXT AT CURB-ALL TO PRESENT IDIOCY WITH DISAPPEARANCE OF ATMOSPHERE!

URANIUM SMELTER TAILINGS PILES EFFECT? CHEAP THING?

PATIENTLY, I SURPOSE I MUST WILL MY INHERITANCES THEIR REQUIREMENT TO PRESS FORWARDED MY CLAIMS. APRIL 23, 1992

VHS

SECRET SERVICE DRIVER  
OF LIMOUSINE

COOPER TAPE  
(\$34.00)

Assassination of JFK in good color, you can see Greer turn around and shoot JFK. Warren Commission, Wpn that killed JFK and more.

-----  
SAMPLE OF WIDELY UNKNOWN  
SIGNIFICANT STUFF  
MOTING WAS EXECUTIVE ORDER 11110 J.F.K. SIGNED-INTO-LAW  
JUNE 30, 1963 A DIRECT ISSUE OF U.S. DOLLAR. ABOVE TAPE IS PARTLY USEFUL  
FOR MOTION TO DISMISS U.S. TAX COURT, CARNEGIE ROCKEFELLER CONSPIRACY TO  
THE CITIZENS AGENCY FOR JOINT INTELLIGENCE MURDER ALL EMPLOYEES

#### NEWSLETTER

(MAKE COPIES OF THIS ORDER FORM AND SEND TO EVERYONE YOU KNOW)

IF YOU WANT THE BEST NEWS

WRITE TO: JOHN JASKOSKI  
PO BOX 2602

THE REAL FACTS

RODIAK, AK 99615

RESEARCHED AND EDITED

FOR DEVELOPING MOTION TO  
DISMISS "PACKAGE DESTROYING TO  
FREEMASON RIGGED FEDERAL  
COURTS.

BY WILLIAM COOPER

EX MEMBER OF THE CINPACFLT NAVAL INTELLIGENCE BRIEFING TEAM WHO  
HAS BEEN 100% CORRECT IN EVERY PREDICTION HE HAS EVER MADE

WHO WARNS YOU NOT TO BELIEVE HIM OR ANYONE ELSE

UNLESS IT CHECKS OUT IN YOUR OWN RESEARCH.

#### MONTHLY

AT A COST THAT YOU CAN AFFORD

DELIVERED FIRST CLASS MAIL  
TO YOUR PRIVATE MAIL BOX

SEND \$35 FOR 1 YEARS SUBSCRIPTION CONSISTING OF 12 MONTHLY ISSUES  
\*\*\*\*\*

NAME \_\_\_\_\_ PHONE \_\_\_\_\_

ADDRESS \_\_\_\_\_

CITY \_\_\_\_\_ STATE \_\_\_\_\_ ZIP \_\_\_\_\_

MAKE CHECK OR MONEY ORDER PAYABLE TO: WILLIAM COOPER

PO BOX 3299

FOREIGN & CANADIAN \$45.00

Camp Verde, Az 86322



CHART OF CATCHER-PROCESSOR RECEPTION  
SHORE-BASED DELIVERY ALLOCATION ART  
FICIALITY-LAW:

NATURAL MOORAGE IS AT PORT BAILEY  
AREA, KONIAK.

FISH WASTE IS CONSOLIDATED ONTO  
BARGE WHERE "SILAGE" DIGESTION INTO  
SWINE FEED PRODUCT STABILISES.

BARGE PUMPS OFF TO TRANSPORT BARGE  
WHICH OFFLOADS AT SEWARD, BOTH TO  
KOREA BOUND COAL HAULER AND INTO  
COAL CARS OF ALASKA RAILROAD.

NOTE: SUCCESSFUL SWINE PRODUCTION  
UTILISES COAL DUST FOR MINERALS.

QUESTION → ACQUISITION OF DISCARDED MASSIVE VOLUME  
OF THE CUTTER AND OTHER BEST PARTS OF RICE  
FROM RICE "ROLLING MILLS" ASIA, PRODUCING  
WHITE RICE.

STABILISED SWINE SILAGE + ROLLING MILL BY-  
PRODUCT INTERFACE INTO WHAT?

## CHART OF CANNED SALMON SALES PLAN



LABEL GOES AROUND CAN MORE THAN ONCE.

"EASE OF REMOVAL" "PULL STRIP" INVOLVED TO:



ACCESS INFORMATION PRINTED ON PREVIOUSLY CONCEALED. SIDE AND AREAS OF LABEL

NUMEROUS INTERESTING STORIES ABOUT FISHES AND OR MEN OF THE SEA GEARED TO STIMULATE THE FUN FOR THE YOUTHFUL SALMON EATER AND:

PORTRAYAL TO MOM ABOUT WHAT FUN THE TODDLER HAS UPON PUTTING TIP OF FINGER ONTO SLIMY HOLLOW OF SOFT, BUT INTACT SALMON VERTEBRAE, AS WELL AS TRUTH OF MATTER THAT READING A STORY TO ONE SO YOUNG IT'S LARGELY NOT UNDERSTANDING A WHIT OF WHAT'S BEING READ TO HE/SHE IS PATTERN THAT INDUCES SELF-INTEREST OF CHILD YEARS LATER TO SELF-WILL TO READ AND ALSO THE FACT THAT CERTAIN PURE WORTH IS ENGENDERED BY PRESENTING MUSICAL SCALE ASSIMILATION IN CONJUNCTION WITH SENSITIVE MUSICAL INSTRUMENT GUIDANCE FOR CERTAIN AGE PERIOD OF YOUTH DEVELOPMENT AND LET TROUBLESOME ASSIMILATING READING SKILL SELF-EVOLVE AND LATER. (DOCUMENTED MEASURED STATITISTICAL TRUTH)

ALL THE WHILE THE BONE STRUCTURE OF THE CHILD BENEFITS VIA SUCH FOOD.  
' (USE THE JUICE). '

APPROACH TO ACHIEVE.

PRODUCTIVE 1-700 INFORMATION HANDLER'S

THE MAN OF "DOLBY" INVENTION HAS WORKED TO PRODUCE MACHINERY FOR MOTORHOME SLEEPING AND CONTROLS THAT ALLOW MULTIPLE POSTURES WHILE DRIVING.

COMPANY IN SEATTLE AREA I'M AWAILED OF IS WORKING AT "SPLIT KEYBOARD" FOR ALLEVIATION OF COMPUTER OPERATOR PHYSICAL STRESS.

I SERVE MY OPERATORS.

MY PLAN INVOLVES MYSELF CHARADING AS A BLIND PARAPLEGIC AND MASSAGING OPERATORS FOREARMS AS I MONITOR THEIR SKILLS AT STEERING THE CLIENTELE ONTO TIGHT LINE THAT MUST BE HELD TO TO THWART FREEMASON FIX OF TAX COURT.

THE CLINCHER IS INFLATABLE, 3-DIMENSIONAL, TIGHTLY DOCUMENTED, "GRAPH" (SCULPTURE), THAT SHOWS VOLUME OF ASSETS ACCUMULATION + FLOWS (CUBIC MILLIMETER = 1000 = GOLD AND STOCK FLOWS FOR INSTANCE: INCEPTION OF CARNEGIE, ROCKEFELLER TRUSTS + I.R.S. INCEPTION, OR I.C. FARGEN EXPANSION VIA W.W.II, SPLIT-OFF INTO ATRIAD U.S. CHEMO - RX CO.'S (STOCK VOLUME, VALUED). ALSO, MOTIONS OF DISCOVERY TO FIX EXPECTED POINTS OF INCOMPLETE DATA OF SCULPTURE STATISTICAL ARGUMENT - MOTION-TO-DISMISS.

ACHIEVEMENT FOR CLIENT: EXTRICATED FROM ANY AT ALL TO DO WITH I.R.S.

DISCOVERY MOTION AIDED BY NATIONAL DEFENSE

CONSPIRACY-MURDER EACH + EVERY FOUNDATION

DISCOVERY MOTION AIDED BY NATIONAL DEFENSE



APPROACH TO CHECK FRAZZLED DRUG PROBLEM (U.S.  
CONTROL OF BOLIVIAN GOVT ; 90% OF CROP, EST,  
BUT D.E.A. AGENT OF CREDIBILITY, RUN THROUGH  
BOGUS "FREEDOM FIGHTER GUN RUNNING CHARADE"  
(TRUE OBJECTIVE IS SOCIAL HORROR TO GET  
DISARMAMENT LAW + OTHER POLICE STATE EFFECT

1<sup>ST</sup> BRIEFCASE SALES OF SYNTHETIC RUBIES,  
DIAMONDS, DYED-TO-ACHIEVE-DEFINITION-  
UNDER IDENTIFYING FLASHLIGHT-ZIR-  
CON LINE AND REAL RUBIES.

BRIEFCASE ALSO HAS HYPODERMIC NEEDLES  
(FIGHT A.I.D.S.)

MY PATENT:

ALMOST 100% DISEASE TRANSFER-FREE  
ENEMA SHEATH DISPENSER FOR THROW-  
AWAY ENEMA TIP COVERINGS.

SEAL NEEDLE JUNKIE ON BASE OF  
SPINE EMERGENCE OF DRUG EFFECT +  
GET HIM OFF OF NEEDLE ADDICTION,

OTHER INTEGRITY INDUCING ASPECTS  
LIKE FOOLISHNESS OF COCAINE AS  
COMPARED WITH OPIATES.

ACHIEVING:

THE PORTRAYAL OF THIS PITCH WILL PUT  
ME INTO NETWORK WITH UNUSUALLY  
STRONG PERSONS.

FOR TRUST 1917

P.1

GOAL: CHART THRUST TO INTEGRITY OF CRITERIA  
FOR ACTION AFFECTING EVOLVEMENT OF TRUST  
1917

AN OBSTACLE: MUTUAL (YOU THE READER, I THE AU-  
THOR) GRASP OF CONTENT (DEFINITION)  
OF TERMS.

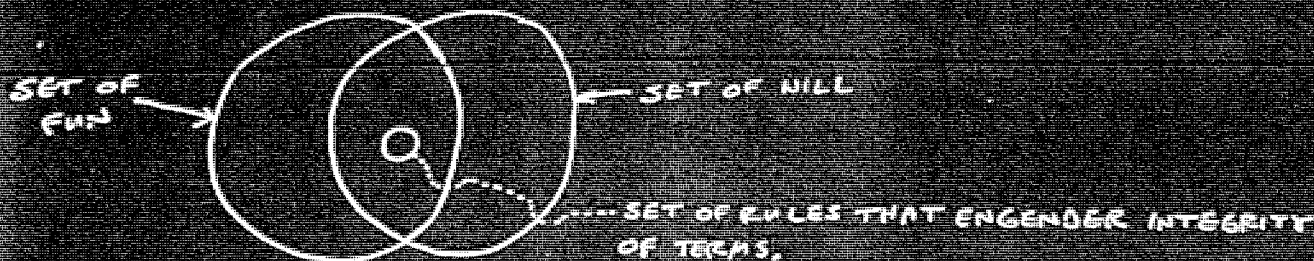
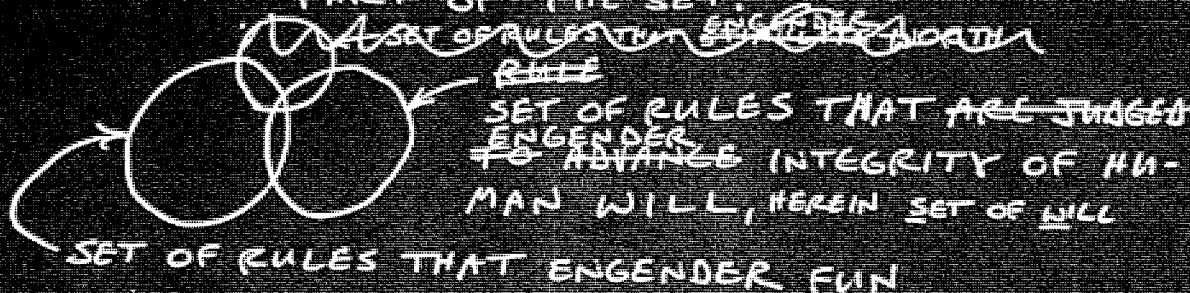
AID TO ATTEMPT ~~SUBORDINATING~~ DIMINISHING THE  
IMPACT: "EUCLIDIC REACH" TO SET.

THE SET  ELEMENTS INSIDE CIRCLE

THAT ADHERE TO THE RULE OF THE SET,

FOR EXAMPLE: THE RULE OF THE SET <sup>I</sup> IS:  
THE SET CONTAINS ALL <sup>POSITIVE</sup> <sup>WHOLE</sup> EVEN NUM-  
BERS. THAT IS ALL THE SET CONTAINS.

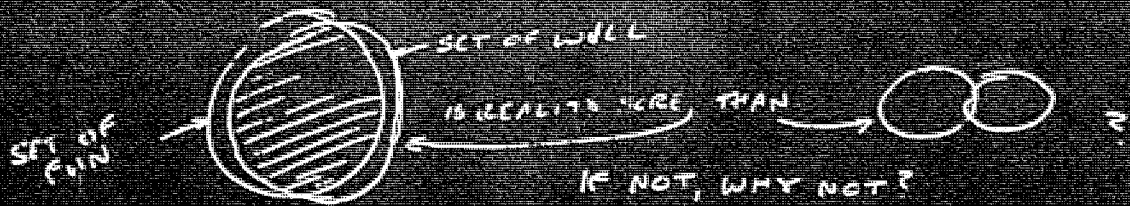
THEREFORE: THE NUMBER TWENTY-TWO IS  
PART OF THE SET.



~~IN U.S. LAW, THE SUPREME COURT HAS RULED THAT THE  
TERM "SHALL" MEANS "MUST" EXCEPT IN THE CASE~~

FOR TRUST 1917

P. 2

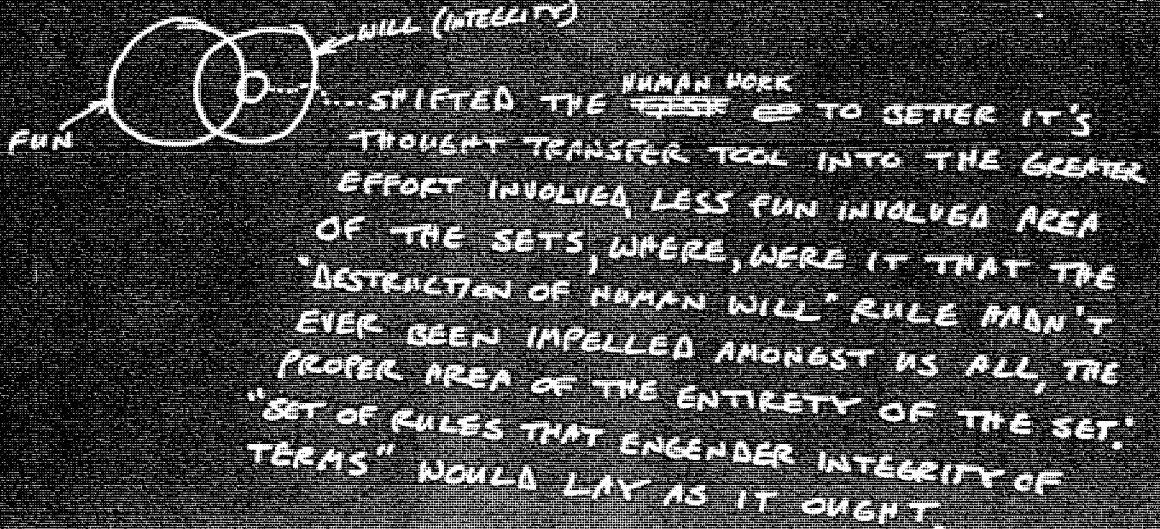


AREA WHERE RULES ENGENDER BOTH FUN AS WELL AS INTEGRITY OF HUMAN WILL

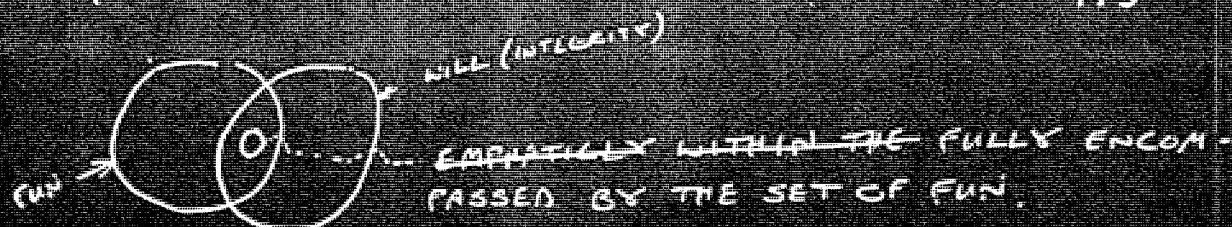


DO THEY INTERSECT YET NOT OVERLAP?  
DEVELOPING THE RULES MIGHT <sup>ATTRACTIVELY YET DANGEROUSLY</sup> TOUCH THE ASPECT OF FUN, YET HEINOUS EFFECT DISALLOW TRUE FUN EFFECT

AFTER CASHING A CENTRY OF EFFORT RESOURCES EMPLOYMENT, ENABLED BY PHENOMENAL







? TRUE ?

- ☒ YES AUTHOR'S HYPOTHESIS  
☐ NO

THE VEHICLE CHOSEN BY THE CARNEGIE GROUP TO EFFECT THE DESTRUCTION OF HUMAN WILL:

THE EDUCATIONAL SYSTEM.

TERMS.

THE 'PERIOD' IS A SYMBOL "●"

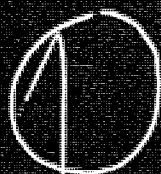
THE TERM "PERIOD" NOTES A SPAN OF TIME.

A SENTENCE IS A MESSAGE, COHERENT IN AND OF ITSELF.

THE PAUSE OF TIME IS PERIOD FOR MUTUAL UNDERSTANDING, OR QUESTION, WHICH WE ENJOY, <sup>AND WHICH FOLLOWS</sup> FOLLOWING THE POSING OF THE SENTENCE.

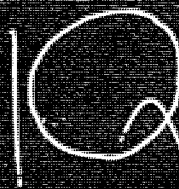
THE ENGLISH TEXTBOOK THAT FLIPPANTLY TERMS THE 'PERIOD' AN "END MARK" ASSAULTS: INTEGRITY OF UNDERSTANDING, FUN, <sup>AND</sup> THE ENHANCEMENT OF THE INTEGRITY OF THE GROUPING OF THOUGHT TRANSFER TOOLS (THE WORDS) (THE SENTENCE).

● IS ALSO THE SYMBOL FOR THE MOON.  
THE AUTHOR WITH HIS TOOLS ENMESHED IN THE  
WEB THE WISH IS TO UNDO...

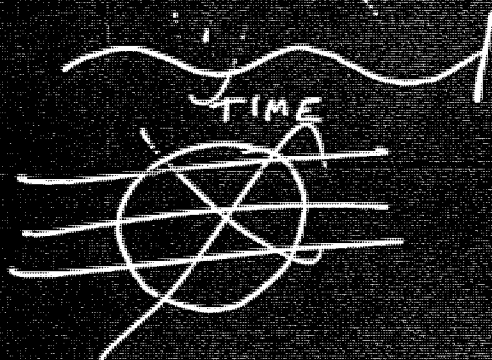


THE SET OF PARCELS OF REAL ESTATE  
THAT WILL INFINITELY ENDOURE

INFINITY LASTING INFINITELY LONGER THAN  
A TRILLION X'S A TRILLION YEARS, THE  
AUTHOR'S PROJECTION IS THAT PARCEL,  
PATENT & TITLE U.S. SURVEY 1917 5.42  
ACRES MORE OR LESS, THE MATTER OF MAN-  
AGEMENT AT HAND, IS NOT PART OF THE  
ABOVE SET.



THE INFINITELY (PERPETUAL) APPLIED  
THE SET OF ACTIONS THAT CAN  
BE GUIDED TO SHAPE THE FORM  
OF EVOLVEMENT OF THE PARCEL  
THAT CAN



RESORTS TO THE POINT (•) ANOTHER  
EUCLIDIC REACH.



P.5

IT MAY BE TRUE THAT EUCLIDIC THOUGHT STILL STRUGGLES TO PERFECTLY REACH UNASSAILABLE, IRREFUTABLE DEFINITION OF THE GEOMETRIC "POINT" (·).

JUST AS THE <sup>DEFINITIVE</sup> DESCRIPTION OF THE HUMAN CREATURE INVOLVES THE TOOL TO TRANSFER HIS THOUGHT TO ANOTHER (SCIENCE DISTINGUISHES ANCIENT BONES AS TO "HOMINID" OR "APE" VIA THE SKULL ACOUSTIC CAVITY SHAPE'S ~~QUALITY~~ CAPABILITY TO PRODUCE HIGH RANGE OF INTRICACY OF SOUND.) THEREFORE, ~~IRREFUTABLY~~ <sup>UTABLY</sup> ~~RELATIONSHIP~~ <sup>GAPABLE</sup> MATTER INSEPARABLE, ~~AND~~ INTRINSIC, DEFINITIVE, IN FACT, THE TERM "INDIVIDUAL" RISKS INFERRING HUMAN IS JUST THE FORM THAT FOLLOWS THE FUNCTION.

DO OUGHTN'T THE FOCUS OF INTENT TO ADDRESS THE FUNCTION WHICH WILL DEFINE THE FORM OF TRUST 1917?

AN ITEM THAT EUCLIDIC THOUGHT MAY STILL WRESTLE WITH IS THE WHETHER OF THE <sup>THEORETICAL</sup> EXISTENCE OF JUST ONE POINT. THE POSITIONING OF TWO POINTS MAY



P.6  
BE ESSENSE TO ALLOW FOR THE THEORETICAL USE OF THE POINT (·).

THE POSITIONING OF TWO POINTS IS WHAT DEFINES THE "LINE" (AS A FISHERMAN "LINE" IS TERM COWBOYS USE FOR WHAT THEY TERM "ROPE") ~~THEORETICAL~~ HEREIN THEORETICAL GEOMETRIC TERM "LINE" HEREIN "THE EDGE".

~~A LINE OF REPRESENTING A LINE OF COMMUNICATION, IS "ALIGNMENT" THE EDGE~~

~~THE POSITION OF A THEORETICAL POINT IS THE POINT OF ALIGNMENT~~

AS HUMANS TRANSFER THOUGHT TO WRESTLE WITH STRUGGLE TO AGREE UPON <sup>ALIGNMENT</sup> MUTUAL GRASP OF PERCEPTION OF WHAT THE POINT IS WHAT IS PERFECTLY ACHIEVED IS ALIGNMENT OF PERCEPTION BETWEEN THOSE TWO WRESTLERS IS THAT THE POINT IS SEPARATE FROM EITHER OF THEM. ~~THE POINT IS SEPARATE FROM EITHER OF THEM~~

SINCE IT IS POINTLESS TO DWELL ON LESS THAN TWO POINTS LET US PROCEED TO REACH A LINE OF THOUGHT THAT IS IRREFUTABLY UNASSAILABLY



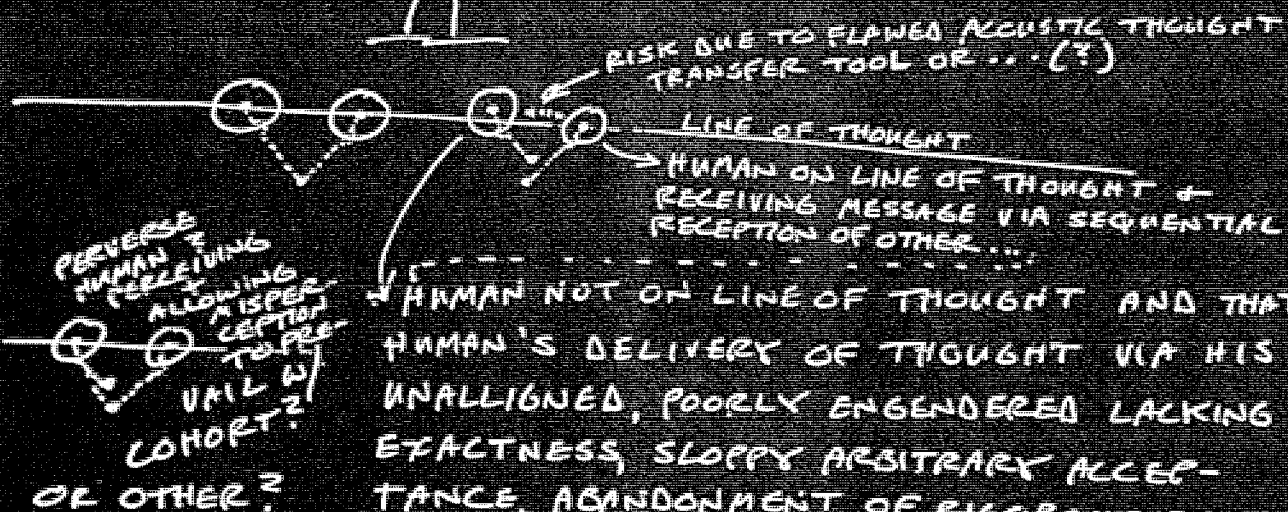
✓ THE WEDGE IS THEORETICALLY IDEAL WITH SINGLE POINT AT JUNCTION

P. 7  
~~THE WEDGE AS INCLINE PLANE MACHINE OR~~  
~~PHYSICAL TOOL~~  
 MACHINE: ~~PHYSICAL, ACTUALLY~~ IS INTERACTED WITH BY HUMAN  
 TOOL THAT CHANGES THE FORM RE-  
 QUIRED CREATURES

MACHINE: PHYSICAL FORM, THAT IS INTERACTED  
 WITH TO SHAPE TASK.



MACHINE: RAZOR BLADE, NEEDLE  
 PIN.



HUMAN NOT ON LINE OF THOUGHT AND THAT  
 HUMAN'S DELIVERY OF THOUGHT VIA HIS  
 UNALIGNED, POORLY ENGINEERED LACKING  
 EXACTNESS, SLOPPY ARBITRARY ACCEP-  
 TANCE, ABANDONMENT OF RIGOROUS REACH  
 TO THWART DIMINSHANG EROSION OF  
 SHARP CUTTING EDGE, DIMINUTION OF  
 EFFECTIVENESS OF MEANING BY AL-  
 LOWING DUALITIES, EVEN DIAMETRIC-  
 LY CONFLICTIVE (!) OF THOUGHT-GRASP  
 TO PREVAIL; PATHETICALLY, WORSE THAN  
 JUST NEUTRALLY MONITORING CASUAL  
 EROSION OF QUALITY, CONCERTED HUBBLY  
 FINANCED FRAUDULENTLY PUT FORTH AS  
 BENEFICIENT A CARNEGIE TRUST REACHES  
 TO INFINITELY THE DETRIMENTAL LINE.

BY ACHIEVING THE POSITION OF THOUGHT THAT, SADDY, COMMUNICATING HUMANS MUST STRUGGLE AGAINST THE RESULT OF CONSCIOUS FORCES THAT IS, PERSISTENTLY WRESTLE WITH THE ALIGNMENT OF PERCEIVED CONTENT OF THE ACOUSTICAL TOOLS (WORDS, TERMS) SO THAT TRUE PURPOSE ACHIEVES REALITY (EACH'S THOUGHT IS ALLIGNED WITH IRREFUTABLE PERCEPTION OF POINT) WE MAY VENTURE A STEP FURTHER:

TO MEASURE.

I BELIEVE THE HISTORICAL EFFORT TRANSPIRED THAT: WITH TIMING DEVICES WAY BACK AT THE TURN OF THE 20<sup>TH</sup> CENTURY OR BEFORE, AND USING MIRRORS ON MOUNTAIN TOPS, EXPERIMENTERS WERE QUITE ABLE TO GRASP THE MEASUREMENT OF THE SPEED OF LIGHT. THE PHENOMENALLY REMARKABLE ASPECT IS THAT THEIR SKILL AT THE USE OF THEIR MACHINES AND THEIR JUDGEMENT OF THE RANGE OF ACCURACY (REPRODUCIBLE EXPERIMENT, OVER & OVER) SO PRECISE, THAT WHAT WAS ASCERTAINED AT THE POINT OF SCIENTIFIC HISTORY THAT MEN MEASURED



P.9  
THE SPEED OF LIGHT IT WAS ALSO  
PROVEN THAT THE SPEED OF LIGHT  
VARIES. WHAT IS USED AS THE "CON-  
STANT" "SPEED OF LIGHT" WAS ORIG-  
INALLY ARRIVEN AT BY AVERAGING  
THEIR DISPARATE MEASUREMENTS,  
THE SCALE.

UNITS OF MEASUREMENT, IDENTICAL.  
IS IT NOT TRUE THAT THE INFANTRY-  
MAN IS TRAINED TO COUNT "HUT TWO  
THREE, FOUR" WHEN REALITY STARTS  
AT POINT ZERO, SO IT WOULD MATCH  
REAL TIME IF TRAINING WENT "HUT  
ONE, TWO, THREE"?

THE TERM "SECOND" IS THE NUMBER TWO  
EVENT. THE START IS <sup>EVENT</sup> NUMBER ONE.

YES THERE ARE FOUR QUARTERS IN A DOL-  
LAR AND IF IT TAKES ONE TWO SECONAS  
TO PICK UP A QUARTER OFF OF THE GROUND  
THAT IS AT A RATE OF \$450.00 PER HOUR  
CASH INFLOW AND SUCH A DIGRESSION MAY  
PLUNGE US INTO WHAT THE CONTENT OF  
THAT UNIT, THE QUARTER DOLLAR IS,

LET US JUST ALLOW FOR THE SUR-  
 PRISE HUNH(!?), THE EVENT OF PLEA-  
 SURE, THE DISCOVERY POINT OF PER-  
 CEIVING THE EXISTENCE OF THAT  
 GRASPABLE QUARTER THEN PAUSE FOR  
 THE PERIOD OF PLEASURE, DWELLING  
 UPON THE SELF SATISFACTION OF  
 EXPENDING EFFORT GAINFUL OF THE  
 RETURN AT THE RATE OF CASH IN-  
 FLOW OF \$450.00 PER HOUR, AND A  
 BONUS TO THE TRAIN OF APPROACH  
 WE OCCUPY ACCRUENCY ORIENTED IN  
 AND OF ITSELF!

WOULDN'T IT EASE PERPLEXING DIS-  
 CREPENCY TO THROW IN A VOCAL <sup>"12" (Mmm)</sup> ~~HUNH~~  
~~(OR THAT)~~ AT POINT OF ANSWER TO QUERY  
 "HOW MANY?" ? HEREIN, MAY WE <sup>"1"</sup> ~~WE~~ <sup>"2"</sup> ~~THEN~~  
 THE COUNT.

SO, OUR APPROACH TO MEASURE TIME MAY  
 ALLOW THAT THE YEAR IS THE UNIT  
 OF CYCLIC HARVEST. EACH YEAR A  
 SPRING EMERGENCE OF GROWTH, A

P. 11  
SUMMER'S ASSIMILATION OF BULK  
THE FALL OF HARVEST AND WINTER  
OF WEIGHING THE RATION AND PON-  
DERING THE PLAN TO PLANT. THE  
YEAR <sup>OF</sup> ~~X~~ FISCAL ESSENCE,

THE ~~DAY~~ <sup>EARTH</sup>, PASSING THROUGH THE  
4 FOUR CRESTS AND TROUGHS HELD  
BY THE GRAVITATIONAL THRALL OF  
THE MOON (U.S. SURVEY 1917, TIDES  
MEASURED WITH THE SELDOVIA DIS-  
TRICT SCALE) - THE CRESTS AND TROUGHS  
LIQUID OCEAN GASEOUS ATMOSPHERE GAS-  
EOUS OCEAN LIQUID ATMOSPHERE (~~CHEM-~~  
~~ISTRY~~ HIGH SCHOOL CHEMISTRY, CONTIN-  
GENT TO TEMPERATURE, THE COMPO-  
SITION RATIO) BLOOD OF THE SAME  
EXACT ~~PERIODIC~~ RATIOS <sup>OF</sup> ~~TO~~ THE ~~MATTERS~~ <sup>ELEMENTS</sup>  
OF SEAWATER, BREATH THE RELEASE-  
INFUSION OF ATMOSPHERIC STATE  
OF OCEAN THE INHALATION OF VAST  
TONS OF MATTER FROM THE ATMOS-  
PHERE. BECOMING BILLIONS OF TONS

000928



OF CORN, LUMBER, HAY.

7 FOUR FOCAL POINTS OF GRAVITATIONAL PULL OF THE MOON DOES THE CRUST OF THE ~~FLUID BASED~~ <sup>MOLTEN MAGMA</sup> BALL OF EARTH PASS THROUGH EACH DAY, THE CRUST MOVING THROUGH THE BULGE OF THE OCEAN-ATMOSPHERE (HIGH TIDE) PASSING THROUGH THE TROUGH OF THE OCEAN ATMOSPHERE, A HALF ~~DAY CYCLE ENOUGH~~ <sup>PASSING THROUGH MOON-FIELD DAY.</sup>

THROW AWAY ALL MEASUREMENT REGIME, PLEASE, HERE; THROW AWAY ALL SKILLFUL ANALYTICAL PHYSICS; THROW AWAY ALL HIERARCHICAL DEITY DOGMA, ESPECIALLY THROW AWAY ALL ~~GAME~~ FUN AND PRACTICE-DESTRUCTIVE ASTROLOGICAL PLOYS INCONSEQUENTIAL AND DESTRUCTIVE TO APPRECIATIVE PERCEPTIVE GRASP OF HOW EACH INDIVIDUAL WOMAN'S BIRTH DAY MARKS HER VERY OWN SPEC-

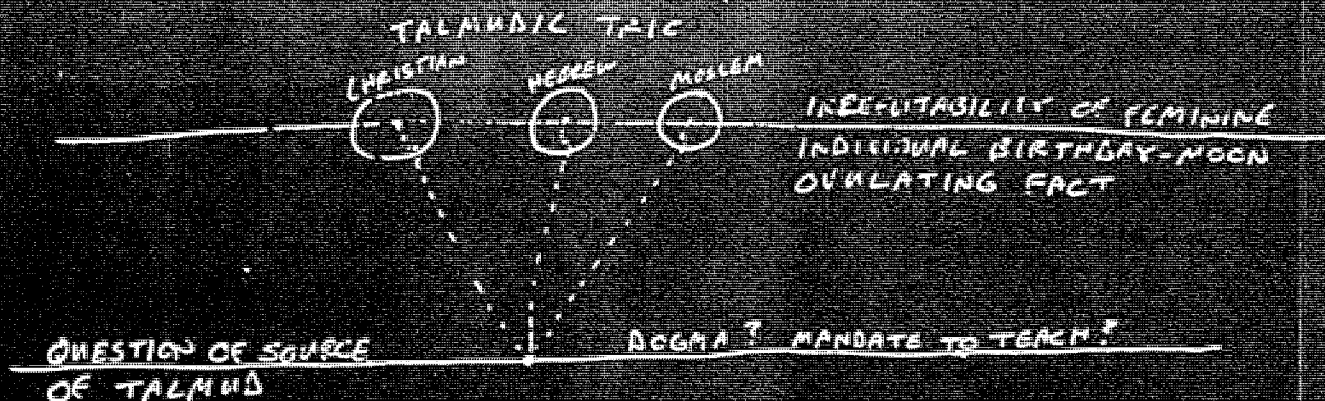
P.13  
IAL FERTILITY PERIOD.

RAISE MASSIVE STONE MONUMENT METICULOUSLY PORTRAYING THE METICULOUS HERCICLY WORTH-WHILE WRESTING OF ADVANTAGE FROM AUTHORITARIAN REGIME BY DR. EUGEN JONAS AND THE 10,000 COUPLES WHO IRREFUTABLY WROUGHT THIS TRUTH "IN STONE", CZECH-OSLOVAKS.

AT THE WOMAN'S BIRTH, THE MOON IS IN AT AN ANGLE TO HER (HER AND EARTH). EACH MONTH FOLLOWING HER 1st FIRST MENSTRUAL EVENT THE MATCHING POSITION POINT OF THE MONTH DEFINES A "WINDOW" OF FERTILITY SO 100% INDEPENDENT OF THE MENSTRUAL FERTILITY PERIOD IT CAN COINCIDE WITH THE BLOOD FLOW-OUT ITSELF. THE 18 YEAR JONAS STATISTICAL COMPILATION PROVES BIRTH CONTROL USING SOLELY BIRTHDAY MOON POSITION ENHANCED "RYTHM" (??) SUPERIOR TO RATE OF SUCCESS OF ANY OTHER TYPE

# OF BIRTH CONTROL METHOD.

P. 14



• (POINT ZERO) (AKIN TO THE AUTHOR'S INTENT TO ESTABLISH TRUST 1917, PERPETUITY SEEMS ABSURD ON AN ISLAND THAT SUNK AT THE NORTHERN AREA 5 FT. IN ONE DAY IN 1964, YET...)

① THE START. THE POINTS,  $\neq$  ONE PRECEDING THE NEXT HAVE THEIR ROUTE FIXED BY WHAT IS SOUGHT TO REACH. HEREIN "H" (H.F.L. / H.O.D.G.) THE GOAL.

②  $\neq$  ONE HUMAN CONSCIOUSNESS UNIT THE BODY DIES, YET, WHAT TROUBLESOMELY SCIENTIFICALLY, STATISTICALLY HAS BEEN AT LEAST "PREPonderanced OF EVIDENCE" (BOOK SYNOPSIS: LIFE AFTER LIFE (? NOT SURE [AUTHOR, THROUGH EXPERIENCE, ~~OFFER~~ HAS FOUND SIMILAR TITLES OF BOOKS, ALMOST THE SAME; ONE HAS THE STUFF, THE OTHER; EVERYTHING BUT) (WAS IT A MAN "USHER" (?) WHO SPENT A FORTUNE DISSEM-



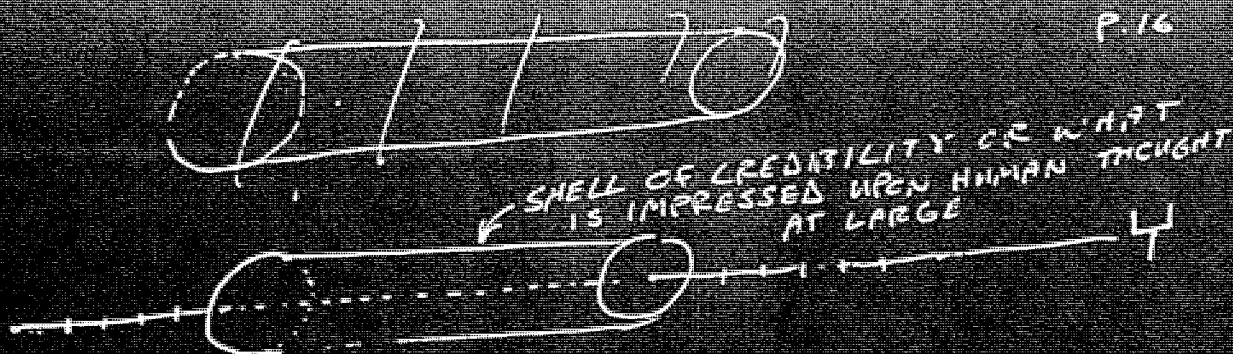
P. 15  
INATING NOTICE OF THE QUALITY OF DATA HE  
PURSUED ALLIGNED WITH THE INTEGRITY OF  
HIS RETRIEVAL TEAM PUT FORTH: TO INTERVIEW  
PERSON'S, CLINICALLY DEAD (DROWNED, ELECTROCUTED,  
CAR WRECK SHOCK, HEART ATTACK ETC.) WHO WERE  
RESUSCITATED TO BE INTERVIEWED BY HIS TEAM  
AS SOON AFTER RESUSCITATION AS POSSIBLE, THE  
INTEGRITY OF THE APPROACH ENGENDERING RE-  
SPONSE FROM EMERGENCY THERAPISTS ~~TO ENOUGH~~  
TO PRODUCE SIGNIFICANTLY VOLUMINOUS INTERVIEWS.)  
TO SAY THAT THE HUMAN CONSCIOUSNESS ~~UNIT~~  
EXISTS WITH PERCEPTION OUTSIDE OF THE DEAD  
BODY.

⌋ (GOAL) = EARTH DEVOID OF LIFE  
IF THE ABOVE IS SYMPTOM OF FIGMENT OF DOGMA  
PUTTING FORTH ETERNAL TO THE FUTURE STASIS  
OF ~~TEACH~~ HUMAN CONSCIOUSNESS ~~UNIT~~, SAY,  
IT IS TRUE, SAY ~~ALL~~ EACH CONSCIOUSNESS  
UNIT GETS TO ENJOY VIEW OF EARTH DE-  
VOID OF LIFE.

THERE IS PERFECT ALLIGNMENT WITH DOGMA  
FIXING AN END TO PHYSICAL EXISTENCE  
WHERE ANY TODDLER APPRECIATES THE CRIT-  
ICAL ASPECT OF THE FUN ELEMENT OF:  
NOT KNOWING THE OUTCOME OF THE GAME,  
~~AND~~ AND THE DESTRUCTION TO THAT FUN  
OTHERWISE TOLD, WELL...



P. 16



FRAMEWORK ESTABLISHING  
PATH OF TRAVEL (PLANE?)  
IS BROUGHT INTO HUMAN  
THOUGHT TO CHART SHELL  
PATH AS ROUTE TO 100%  
BENEFICIENCE - ETERNAL

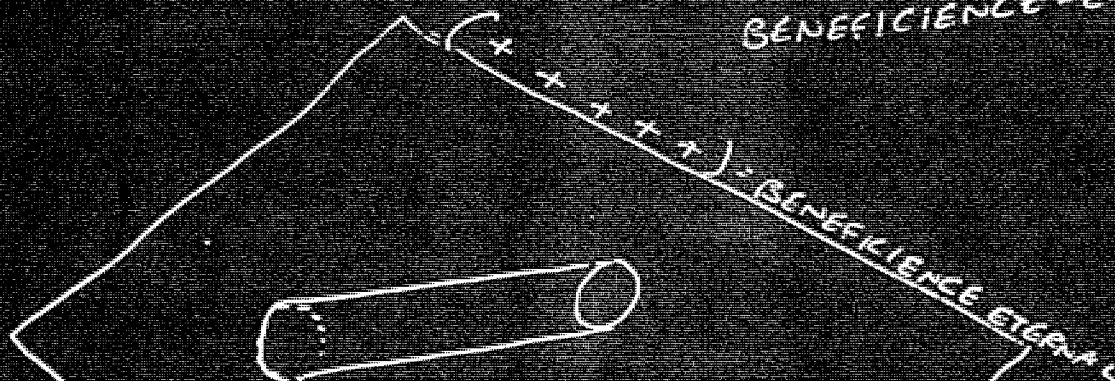


CHART: CRITERIA  
SUBSECTION OF  
ALL TO HIERARCHIC  
CLASS MODEL UP  
ACKNOWLEDGEMENT  
OF TRADITIONAL  
LIKE THE ONLY  
CASE OF THE  
FETTERBALL THAT  
REDS PURSUAH WOULD  
BEING WORTH FAL-  
TLING

INTERFACE INDC.  
WHERE CAN  
COPY

CHART ALIGNING  
WITH PHYSICAL  
FACT.

THE WISH  
IS ALL

EXTINCTION 4

SO, GRASPING THAT SEEMINGLY, ILLIMIT-  
 ABLY, CRETINOUS INTEGRITY OF U.S.  
 CONGRESS COULD ALLOW SUCH A TORQUED  
 OUT-OF-ALIGNMENT-DEGREE SO FOUL  
 TO VIRTUALLY BE 100% DESTRUCTIVE  
 TO THE U.S. CONSTITUTION AS THE  
 "DESTRUCTION OF HUMAN WILL" ROUTE  
 PORTRAYED BY THE CARNEGIE FOUN-  
 DATION IN CONGRESSIONAL TESTIMONY,  
 WE (YOU THE READER, I THE AUTHOR)  
 GOT IT THAT SUCH VAST RESOURCES  
 APPLIED VIA INFLUENCE TO THE 100%  
 BIBLE TALMUDIC & GENESIS FUNDAMENT  
 WRACKED (!) (AN ENZYME, SIMPLER THAN A  
 VIRAL INDIVIDUAL EXERCISES BETTER  
 CHOICE I.E. "YUCH!" ~~OR~~ (REJECT) OR (MM-  
 MY TYPE FOOD, I EAT) VIA ILLIMITABLE  
 EFFORTS AT PROMOTING THE SHELL.

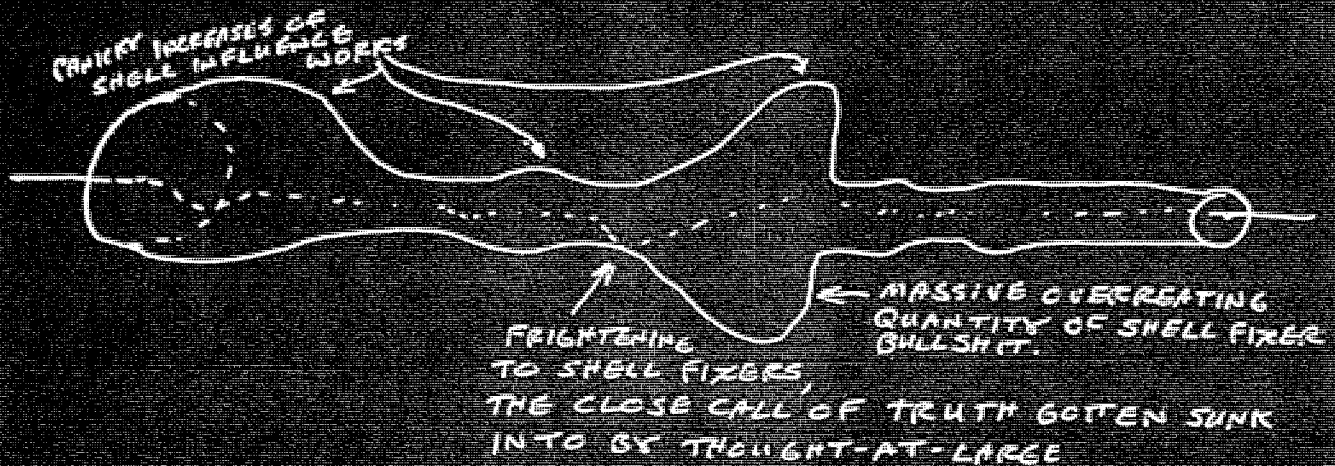
#### A. THE ENZYME PERCEPTION

... • HUMAN CHOSE GREATER JOY, WORSE SORROW, BIRTH,  
 DEATH. GOOD FOR ME, THE ENZYME, EAT CARCASS, PRO-  
 VIDE BASE FOR MORE REDWOOD TREE TRUNK ASSIMI-  
 LATION OF MATTER OUT OF ATMOSPHERE INTO TRUNK  
 THAT MAY BE NOW HOUSE FOR NEXT CHICK I GET  
 TO EAT.

HOW CAN ONE APPROACH THE "PERPETUALITY"  
 CLAIM W/O SERIOUS MATTER CONJECTURES?



OUR MODEL MIGHT BE AID TO ANOTHER PERSON'S ABILITY TO DEVELOP VISUAL AID FOR QUANTIFYING HISTORICAL ACTION:

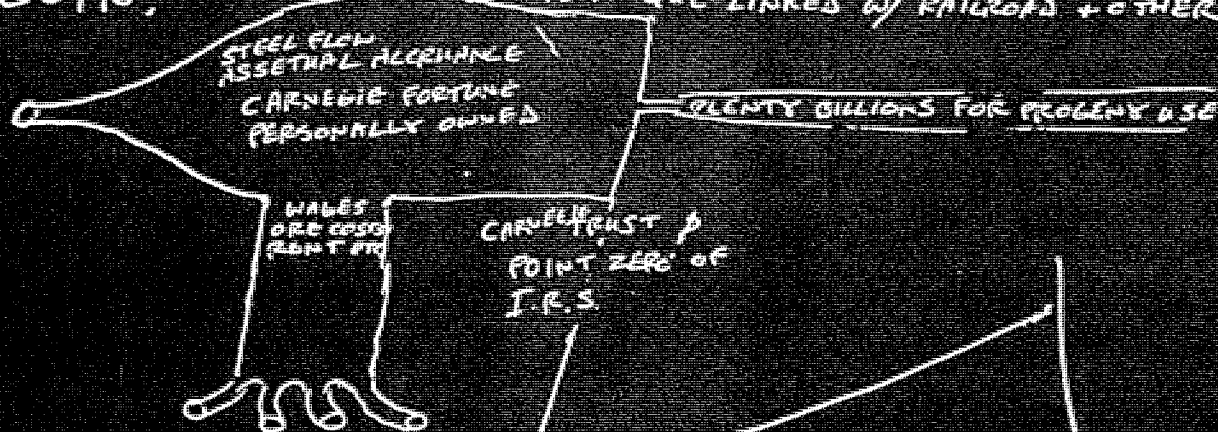


- A PERIOD OF PAUSE...

(THE AUTHOR WISHES TO TAKE A FLIGHT OF FANCY TO PROJECT, SAY, IMPOSSIBLY STUPID, YET REMARKABLY GRAPHABLE BY MATHEMATICIANS; REGARD: AN INFINITELY ACCELERATING RATE OF ACCELERATION OF HORRIFICITY ~~TO~~ EFFECT RECEIVED, BY, SAY, MENGELE, OR, THE CURRENT POPE, OR SAY, ST. IRANUS, METED OUT, THE HORRIFICITY, BY THE EXACTLY QUANTIFIABLE SET OF HUMAN CONSCIOUSNESS UNITS THEY WORK (ED) TO HURT)

NOW, THEN... WE WILL LEAP WITH OUR DEPICTION OF "3D" SYMBOL-GRAPH AID TO THE HUMAN EXCHANGE-OF-STUFF RELATIONSHIP TOOL: TITLES OF POSSESSION CLAIM, PROMISES TO PAY, TRANSPORTABLE COMMODITY OF WIDE EXCHANGE LURE OR APPEAL (RUSSIAN COBALT BEADS ENTERED THE TRUST ~~45~~ 1917

LOCALE ALLIGNED WITH <sup>RUSSIAN</sup> IRON BLADES <sup>P. 19</sup>  
WHICH DISSOLVED MUCH OF THE ESSEN-  
TIAL INTRINSIC VALUE OF RED CHART,  
A RED ROCK PLACED FLAT ON AN ANVIL  
ROCK A HARD SHARPISH RIDGE UPON WHICH WAS  
~~FOUR FOUR~~ POUNDING A PIECE OF GRAN-  
ITE UPON, THE CHART HAVING BEEN  
TRADED TO THE TRUST 1917 LOCALE  
FROM SIBERIAN ORIGIN, AND HARDER  
THAN LOW GRADE GRANITE. KONIAG  
COIN. <sup>CARNEGIE BALLOON, BASED ON SUPERIOR STEEL PRODUCTION  
TECHNIQUE LINKED W/ RAILROAD + OTHER</sup>



VIRTUALLY INSTANT  
SHIFTED WEALTH  
POTENTIALLY EVER  
EXPONENTIALLY EX-  
PANDING (RULES IN-  
FLUENCE) ACCUMULANT.  
"TO BE EMPLOYED TO  
DESTROY HUMAN WILL"

NEXT PAGE!

PAGE PRIOR  
PAGE

STEEL FLOW  
W/IN CARNEGIE  
TRUST

WAGES,  
ORE, RENT  
OUTPOUR

I.R.S. FLOW

PATHETIC BACK-INTO-  
TRUST FLOW

CAN ONLY BECOME EX-  
CHANGED 4.5 X'S AS GOVT.  
CONTRACTED BULK PAY  
OFF TYPE INJECTION INTO  
ECONOMY

ECONOMIC EXCHANGE  
7 X'S AS PER ORE  
PRODUCTION IF THAT  
SET UP REASONABLY  
WELL OR?

YET RIGIDLY IGNORED  
CHANCE TO USE AS ASSET  
OWNED-IN-GROWING CASE FOR  
WIDELY ACCEPTED CONTRACTUAL  
PROMISE-TO-PAY.

TRUST ABSORBS 78 (?)% OF STOCK.

PLANTY BILLIONS FOR PROGENY

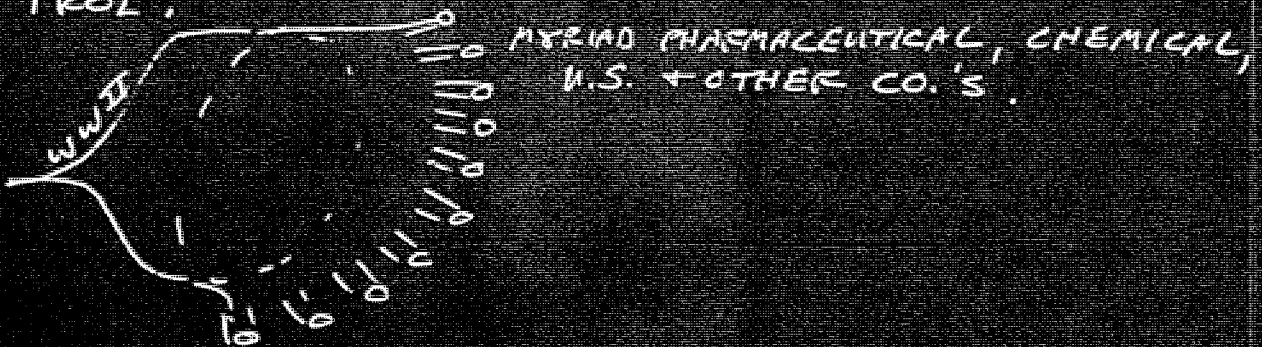
ROCKEFELLER WEALTH GALLOON BASED UPON CONTRACTUAL RIGHTS OF PARTI-  
CLARLY EXCELLENT MOLECULAR ELEMENTS <sup>FOR FUEL</sup> BEING CONTRACTUALLY  
CONTROLLED BY CHEMIST-DESIGNER OF GASOLINE.

AND ATTENDANT, STUPIDLY OBVIOUS, LACKING OF ANY INTRICATE  
ORGANISATIONAL CREATIVITY AND SURVEY WORK, JUST ARM-  
BREAKING LOBBY + HORNSWAGGLE PLOYS I.E. PIPELINE CO'S  
SALES STATIONS ETHANOL SUPPRESSION, PRODUCER ALIGNMENT



THE "CHARTIST" OF THE FACTUAL MEASURE-  
MENT OF IT ALL MIGHT USE, SAY, ONE  
HUNDRED OUNCE .999 FINE GOLD AS EQUAL  
TO CUBIC MILLIMETER FOR SCALE.

STOCK FLOW FROM I.G. FARSEN AS N.W. II  
SUCCESSFULLY POURED INTENSELY RAPID  
ASSETUAL GRASP POTENTIAL INTO THEIR CON-  
TROL:



3-D SCULPTURES WITH ATTENDANT TIGHTLY  
QUANTIFIED MEASUREMENTS <sup>WILL</sup> ~~NOT~~ BE FINE  
PRODUCT TO INFLATE UPON MOTION TO DIS-  
MISS UPON APPROACH OF FEDERAL COURT  
TRIAL, PRESENTATION.

PRODUCT TO SELL: <sup>INSTRUCTIONS</sup> PULL STRING (YOUR HONOR?) SCULPTURE-GRAPH  
INFLATES (PARKING LOT MAY BE REQUIRED FOR ENOUGH  
ROOM)

APRIL 23, 1992

John Gubinski

P.O. Box 2602  
Kodiak, Alaska 99615  
(907) 486-4424  
March 1, 1992

Mr. Rick Lauber  
North Pacific Council  
P.O. Box 103136  
Anchorage, AK 99510

Dear Rick;

The insurmountable objection to an IFQ fish resource management scheme involves the decimation to fish stocks that will occur when quotas must be slashed as so often occurs with fish stocks. What a laugh to envision a council voting to eliminate large portion of what is bank collateral under their own N.M.F.S. guaranteed bank loan system.

The federal fish managers have shown their ability to perceive what exactly they wish to perceive via biological data. For instance, how many thousands of dead sea lions fell out of joint venture processors cod-ends? The N.M.F.S. especially did not systematically require their observers to count them. Amidst counting every teeny flounder type etc.

Then, prior to the vanishing of the sea lion, and prior to observers being aboard catcher-processors (loan guarantee via N.M.F.S. bank) up to three hundred sea lions were caught per tow on a specific boat, that I have knowledge of, in the Bering Sea.

There is virtually no chance that the council would be objective when their chore involved eliminating bank collateral in the form of quota shares.

The reference to the sea lion issue is just an example of how grossly negligent can be the ecological perception of government.

The N.M.F.S. loan guarantee for catcher-processors was not to be hampered by objective biological methods. Imagine the council faced with IPHC data indicating that the halibut quota needed to be cut by half, therefore extinguishing 50% of the quota shares, say valued at \$5.00 per pound and widely held by banks as loan collateral.

The council would find a different set of biological data to judge stock level by. Career-wise biologist-bureaucrats would be influenced counter to objectivity, at any rate.

Impossibly, the council ignores the N.M.F.S. bank loan guarantee as the most major factor of too much gear impact on fish.

There needs to be assessment of the negative impact of the State of Alaska's limited entry licensing method, both to the resources and the citizenry.

There is damage to Kodiak herring stocks hidden by shifts of quota from decimated sub-stocks to stocks previously not acknowledged to exist. The influencing factor is specifically the management biologist maneuvering via the path of least resistance, in the face of gear operators vested in their shared-monopoly permit ownership sniveling for each own gear type allocation; meanwhile, one would have to move heaven and earth to see a roe-on-kelp pound fishery start up in Kodiak. The only rational herring roe fishery, most value, least negative ecological impact.

Please examine how professionals rationalize away objectivity directly due to license monopolist lobby pressure.

What about socioeconomic?

Firstly, maximizing resource value obtained (end product value) is second only to ecological impact.

Can the council assess what could possibly occur via a hypothetical pollock seine fishery which took only the fertilized roe and let the spawners go?

Get a van-load and test the reception of such an item in the Japanese market-place. Do it before you cast into stone a trawl fishery incapable of spawner release.



**Socioeconomic:** Your legal need, to address socioeconomics acknowledges detriment to coastal communities in its depiction of special convoluted red tape morasses that must be developed for the lucky few westward villages authoritarially chosen (within 500 years from now mightn't there be a new village which wishes to be?) to get some benefit from the fish stocks directly.

Doesn't that itself condemn the socioeconomics impact?

If not, find the sociological study presented to the State of Alaska prior to its limited entry program implementation describing the genocidal effect involved. The state subsequently denied receiving that report.

Then, examine the formation of CFAB. It's purpose to ameliorate the negative effects of state of Alaska limited entry and study well the infusion of oil money via government payrolls and native corporation money, offsetting what will be ugly impact as that money goes away.

At best your program might be rationalized as being less genocidal. Pretty cool, huh?

Consult with Norwegian fisheries experts who have already looked at Alaska and described what they saw as a 100% backwards socialism system being implemented. In Norway they try to protect as much as possible the small fisherman in the outlying communities, hoping to minimize the number of people in major cities and their attendant social management (including welfare) problems.

Examine the fiasco of Federal Farm Policy. Focus on the "multiplier effect" of income entering the economy via price paid to numerous farmers replaced by what since Keynesian Economics of bankruptcy became the governments program, ever exponentially expanding debt.

Study the socioeconomic effect of the ban on seine boat use of the reel in hauling in salmon purse seine and how that human management of the machine translates into large numbers of crew member paychecks.

Apply honest statistical integrity to quantify what the multiplier effect means to a fish harvest's price paid to how many and which people, California yacht owners benefiting via Capital Construction Fund qualifying?

How does that multiplier effect occur in comparison with money spent by crew members?

So, it comes to pass, that with all governmental tax and banking structures set up to produce the most possible vessels and gear into north pacific fisheries, no assessment of negative in state licensing impact, state government banking method hiding the ill effect of its limited entry problem, biologist-apologists and their fraud, not to mention the threatening implementation of license limitation spurring efforts hugely to catch fish and a council which only looks where it may find what it wishes to see, there is the desire to hear constructive approach ideas from the citizenry at large.

Here goes:

Get rid of the N.M.F.S. loan guarantee bank.

Find out the constitutional truth of the matter as to whether or not a fisherman need have anything at all whatsoever to do with the I.R.S. or not, his choice. The functional starting point for that study is I.R.S. publication 515 on page two under subtitle "evidence of residence" which tells the employer that upon receipt of a signed statement from an employee stating that that employee is a U.S. citizen the employer is relieved of the duty of withholding the tax. That is a paraphrase but the meaning is exact.

Instruct the fisherman what's what I.R.S. wise to get him away from producing more boats and gear.

Define what will be true in the event of I.F.Q.'s. Will fishing then be a "special privilege" subject to tax on par with corporate "special privilege" definition?

Study the viability of a tariff structure formed by stringent (government does not get the money) criteria based upon "equity of trade" which is creation of purchase credits for the purchase of U.S. products, credit applied via tariff on imported product competing with domestic industry; credit (only to purchase U.S.) paid to exporting country. Find out about it in connection with U.S. fish management.

Study the socioeconomic potential of monetizing the seafood resource.

Find out what's what per executive order 11110 signed into law June 30, 1963 by J.F.K. and shelved by L.B.J. (His first act as acting president.)

Study what would be true today were it that that dollar issue, competitive to all that we have now which is solely the Federal Reserve Note, had occurred then. Find out what is fact as per your power to complement your federally managed fish commodity with already mandated currency that has integrity to match the product.

The question of "How to monetize the North Pacific Seafood resource?" might lead to fruitful discovery.

The specific answer as to how to manage the halibut fishery is simplicity itself:

No fuel allowed.

The recruitment of large numbers of paycheck receiving individuals hand-cranking hand gurdies would happen as it became apparent that good crewshares resulted. Two men hauling a thousand hooks per day from a dory is no big problem. Factor in C.P.U.E. see how it adds up. Find out what projections result from rejuvenated sailing accessories service industry socioeconomically. Study what would be probable as per lack of interest by power boat owners.

It answers all your needs and more, it's the least of government bureaucratic involvement.

Study this one: Following I.F.Q.'s implementation what might be done about a trust in perpetuity portion of fish I.F.Q. Property that utilized management methods that ought to have been used instead of I.F.Q.'s and specifically required the instruction of participants in that "trust" as to who voted for the mess, and portion of trusts earnings to try and undo it.

Study that please.

Study the following scenario: You the council, are notified by an individual of his last will and testament directing his inheritors to proceed with his efforts to prosecute they or the estates of they who were instruments of fishery law destructive to the fish, the inheritors directly and or via societal degradation or cultural-racial(?) genocide.



You are notified by that individual that he's intent on catching halibut outside your law and intent on selling it and will defend his chance to do that until you get your cops to kill him.

Study that! Study it with the dimension that that individual has an attorney chained and welded to himself carrying his gun and various video operators documenting it.

Add small propane freezer on wheels.

Study that, please.

Bear in mind that you, which ever state or federal, promoters and implementers of genocide to future culture ought feel quite at ease with straight out murder.

They, the inheritors, maybe then have a slightly better chance in court.(?).

Cordially

  
John Jaskoski

PS Form 3811, November 1990 • U.S. GPO: 1991-57-000

**Article Addressed to:**  
 BARBARA FRANKLIN  
 SECRETARY OF COMMERCE  
 U.S. DEPT. OF COMMERCE  
 HIGSBY MOORE BUILDING  
 14TH ST. NW 5858  
 WASHINGTON D.C. 20230

**Article Number:**  
 68249480198

**Service Type:**  
☒ Registered ☐ Insured  
☐ Certified ☐ COQ  
☒ Express Mail ☐ Return Receipt for Merchandise

**Date of Delivery:**  
 4-24-92

**Signature (Addressee):**  
 [Signature]

**Signature (Agent):**  
 [Signature]

**Addressee's Address (Only if requested and fee is paid)**

**DOMESTIC RETURN RECEIPT**

▲ Fold and Detach Stub Here ▲

68249480198 US

**Customer: "POST CARD CHAPTER"**

Please tear off this stub and keep it for reference when depositing prepaid Express Mail Next Day Service shipments in Express Mail collection boxes or when giving prepaid Express Mail Next Day Service shipments to Postal Service personnel. Affix the remaining label set to your shipment. **DO NOT REMOVE THE CUSTOMER COPY.** It will be completed and mailed back to you. For reference, write on this stub the date that the shipment was mailed and initial the stub (if deposited in an Express Mail collection box). Deadlines for deposit for next day delivery differ according to the destination. To ensure next day delivery consult your local Express Mail Directory.

**PRIVACY ACT:** Your name and address may be used by the Postal Service to send you updated information about Express Mail Service. You may request removal of your name and address from our mailing list by writing Assistant Postmaster General, Marketing Department, USPS, Washington, DC 20260-6300. Authority: 39 U.S.C. 401, 403, 404.

Additional information on Express Mail Service can be obtained at any post office or by writing USPS Headquarters, Washington, DC 20260-6334.

4/23/92 [Signature]  
**Date Mailed:** **Initials:**

**Service Guarantee:**

If this shipment is mailed at designated USPS Express Mail service facilities on or before the specified deposit time for overnight delivery to the addressee, it will be delivered to the addressee or agent before noon or 3:00 p.m. the next day. Upon application by the mailer, USPS will refund the postage for this shipment if it is not delivered before noon or 3:00 p.m. of the next day, unless delivery was attempted, but could not be made, or because this shipment was delayed by strike or work stoppage. Consult your local Express Mail directory for morning and afternoon delivery areas. See The Domestic Mail Manual, Chapter 2, for details. Signature of the addressee, addressee's agent, or delivery employee is required upon delivery.

Express Mail International Service mailings are not covered by this service guarantee. See the International Mail Manual for details.

**Insurance Coverage:**

(See section 295 of the Domestic Mail Manual for exclusions of coverage such as negotiable items and consequential loss.)

- (1) **Merchandise Insurance.** Merchandise is insured against loss, damage or riling up to a maximum of \$500. Indemnity will not be paid for spoilage of perishable items.
- (2) **Document Reconstruction Insurance.** Non-negotiable documents are insured against loss, damage or riling up to \$50,000 per piece subject to a limit of \$500,000 per occurrence.
- (3) The maximum indemnity payable for negotiable items, cash, currency, or bullion is \$15.

**Claims:**

- Claims for delay, loss, damage or riling must be made within 90 days. Claim forms may be obtained and filed at any post office.
- The Customer Receipt must be presented when a claim is filed.

OTHER MAILING. 1 YET, FACSIMILED + MAILED BULK THIS

00945