



# Christian Identity Ministries

A member of the  
Congregations of Israel

PO Box 146, CARDWELL QLD 4849, Australia

Ph: 07-4066 0146 (International 61-7) [www.christianidentityministries.com](http://www.christianidentityministries.com) - [hr\\_cim@bigpond.com](mailto:hr_cim@bigpond.com)

"Blessed be the LORD God of *Israel*; For He hath visited and redeemed *His* people, And hath raised up an horn of salvation for *us* in the house of his servant David; as he spake by the mouth of his holy prophets, which have been since the world began; That *we* should be saved from *our* enemies and from the hand of all that hate *us*; to perform the mercy promised to *our* fathers and to remember his holy covenant; The oath which he sware to *our* father Abraham, That he would grant unto *us*, that *we* being delivered out of the hand of *our* enemies might serve him without fear, in holiness and righteousness before him, all the days of *our* lives." Luke 1:68-75; the Anglo-Saxon-Celtic-Germanic-Scandinavian people are *ISRAEL!*

## AMERICA'S PROMISE NEWSLETTER



AMERICA, THE BIBLE LAND

Published monthly by  
**LORD'S COVENANT CHURCH**  
and **AMERICA'S PROMISE Broadcasts**  
P.O. BOX 30000 • PHOENIX, ARIZONA 85046  
Editor: Pastor Sheldon Emry

SPECIAL EDITION - MAY, 1984

### KEN ANDERSON FACES 30 YEARS IN PRISON FOR HIS ADVOCACY OF TUMOREX TREATMENT FOR CANCER

**Pushers and promoters of heroine, cocaine, and illegal distributors of doctor's drugs are destroying thousands of Arizona's children. Who does Arizona arrest? A man who does good by helping Arizona citizens regain their health through non-toxic, natural substances.**

*"Judgment is turned away backward, and justice standeth afar off: for Truth is fallen in the street, and equity cannot enter. Yea, Truth faileth; and he that departs from evil becomes a prey; and the LORD saw it, and it displeased him that there was no judgment."*  
Isaiah 59:14-15

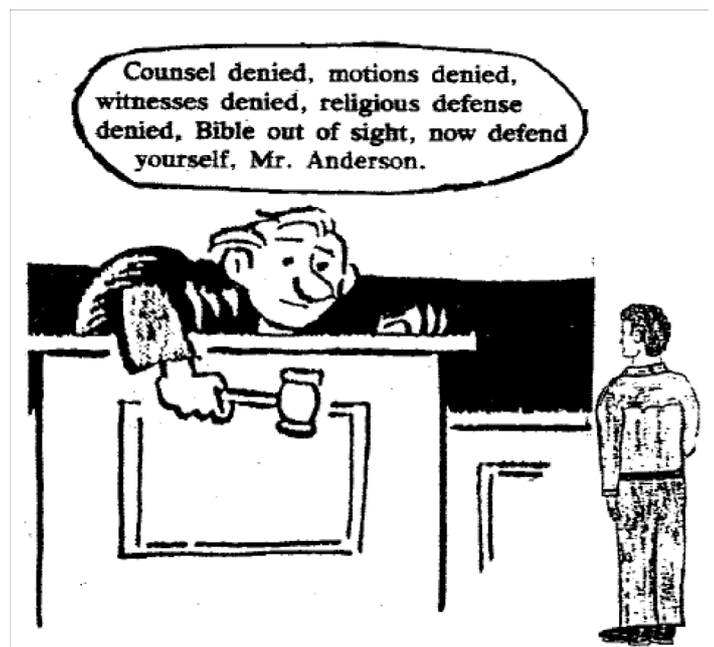
To: Governor Babbitt, State Legislators, other State Officials, Law Enforcement personnel, and any Arizona Citizen concerned with Health, Freedom, and Justice:

#### REPORT #1 HEALTH-FREEDOM TRIAL

Well-known Arizona health counselor Ken Anderson is on trial in Phoenix, charged with 'practising medicine without a license' and 'engaging in fraudulent schemes.' (Translation: He was counseling and advising Arizona citizens on how to regain and retain their health using natural products).

- \* **THE PLACE:** County Courthouse, 201 West Jefferson Street, Phoenix, East Wing, 6th Floor, Judge Hertzberg's Court.
- \* **DATE:** Monday through Thursday, May 14th through several more weeks.
- \* **TIME:** Starts each day around 10:30 am until?
- \* **PARKING:** Ramps and lots are nearby.

- \* **WARNING:** Be quiet in the Courtroom. Judge Hertzberg has said he will 'clear the Court' if anyone makes any noise or disturbance. Do not give him any excuse to issue that order. Arizona citizens should see and hear this trial.
- \* **IF YOU CANNOT ATTEND:** Write any questions or comments to the Governor and any or all Legislators or others at Arizona State Capitol, 1700 West Washington Street, Phoenix, AZ 85007.



The views and opinions expressed in the articles herein or herewith are those of the authors and not necessarily those of CIM. They are written by fallible men. You must ask Jesus to guide your studies!  
CIM reserves the right to edit submitted or reprinted material in line with CIM editorial policy. CIM does the utmost to ensure that the spirit of articles remains intact at all times.

## WHY YOU SHOULD ATTEND

Anyone who loves freedom and justice should attend to see for themselves whether we have freedom and justice in Arizona.

Also, you should attend Ken Anderson's trial so when your favorite chiropractor, health counselor, and health-food store owners or clerks are arrested and charged with 'dispensing drugs' and 'practising medicine without a license,' you can give them advice on how to defend themselves against spurious charges.

They probably won't go to Mr. Anderson's trial themselves because they wouldn't want to lose a few days earnings, as they don't now believe they may later be arrested in the same manner as was Ken Anderson (undercover agents, hidden tape recorders, entrapment, marked money, threats to customers, business associates, friends and family, etc.)

## THE STATE IS SPENDING \$100,000 OR MORE ON THE PROSECUTION OF THIS ONE MAN!

Although Mr. Anderson has personally counseled and taught thousands of Arizona citizens, and taught tens of thousands via his nightly radio broadcasts on natural health methods over the last 10 years, no citizen has filed any complaint against Mr. Anderson. The only complaint was from A MEDICAL DOCTOR, not to the Police, but to the Board of Medical Examiners!

That doctor did not 'report a crime,' but taxpayer's funds were then used to send an undercover agent to Mr. Anderson's office to try to create a crime (shades of Abscam!). The agent gave a false name, claimed to have cancer, then with her hidden tape recorder she recorded some conversation, and on the basis of their interpretation of the tapes (which is inaudible in great parts), obtained a search warrant for his office.

On July 11, 1983, Department of Public Safety officers, accompanied by a doctor and a camera crew from Channel 3, TV news (what a way to arrest 'a criminal!'), took all of Ken's records, all of his vitamins and food supplements (about \$10,000 worth), arrested him with the TV cameras present, and then turned him loose at 3:00 am the next day with no charges. However, by the confiscation and keeping of his records and merchandise they effectively put him 'out of business.' They refused repeated requests for the return of his property.

As part of his health work, for years Ken sold vitamins, food supplements, etc., to a number of Valley doctors, chiropractors, osteopaths and health food stores. During the months after his arrest it was found that some persons, assumed to be agents of the State or doctors, were calling on his customers and intimidating them so that many quit purchasing from him, even though the products he sold them were legal and the DPS and Board of Medical Examiners knew it.

This tactic further reduced his income and ability to provide for his family of a wife and 4 growing children. They then waited 5 months before charging him.

## HOW TO CONVICT AN INNOCENT PERSON

Is this the new Arizona way to jail citizens who do not conform to 'approved' medical rules:

1. Confiscate their property

2. Destroy their business
3. Wait until they are broke
4. Charge them with a crime, knowing they now have no assets?

(By the way, State Legislators, this was all done to another man, Douglas Schramm, on the same day that it was done to Mr. Anderson and **Schramm has still not been charged with any crime!** Are they waiting until he too is broke?)

## THESE SAME METHODS USED IN NAZI GERMANY

At the Nuremberg Trials after World War II, one of the charges against Nazi SS Troops was that they confiscated the merchandise of Jewish merchants, intimidated their customers not to deal with them, and put them out of business PRIOR to any criminal trial. State Legislators please note:

The comparison here is EXACT, except Ken is a Christian and the citizen of a supposedly non-Nazi country. Will you insist that the Arizona counterparts of the German Nazi SS Troops be charged with a crime for doing this to Ken Anderson? Remember, this was done to him months before he was even CHARGED with a crime.

At some future Nuremberg trial, will the undercover agents, the attorneys, the judges and the police officers say, "We were just obeying orders?"

After a delay of 5 months, and after Ken's savings were all used up, they brought him before a Grand Jury, where a judge denied him counsel of his choice and he had to appear alone before the Grand Jury. He spent less than 3 hours with the Grand Jury while the State's Attorney, Georgia Staton spent days! (She also tried to get a judge to jail Ken for 'contempt of Court' because he insisted on a change in the oath, even though such a change was lawful!)

That story is too long for here, but it is an example of her disregard of the law and of her vindictive attitude toward him). The Grand Jury indicted him for the above offenses on the testimony of the undercover agent and doctors. The Attorney General's agents insinuated Ken had prescribed drugs and dangerous substances (only licensed doctors can do that).

## THEY KNEW BETTER

It has now been found that chemists analyzed the materials seized from Ken and found only natural vitamins, food supplements, amino acids, etc.

**No drugs were found, and this was probably known to Georgia Staton and the Attorney General's office before they went to the grand jury, yet they proceeded with that and now proceed with the trial!**

The trial began May 14th, 1984, 10 months AFTER they confiscated his property and records and put him out of business.

During the months this has proceeded, it has also been found that the Board of Medical Examiners and the Department of Public Safety had 6 agents working on this one case at one time. They don't put that many on any one marijuana, cocaine or heroin case!

It is possible the State had spent over \$100,000 of the taxpayer's money even before going to the Grand Jury in addition to violating the Law as shown above.



## **WHY DO THEY NOT ARREST DRUG PUSHERS ON THESE SAME CHARGES?**

**It should be an easy way to get them 'off the streets.'**

Many street drug pushers sell (illegally, of course) the same drugs which Medical Doctors prescribe, such as Dilaudid, Percodan, Quaalude, Valium, Dexedine and others. Obviously these pushers are doing this without a Medical License, therefore they could legally be charged with 'practising medicine without a license,' and since they always sell them for 10 to 100 times the price charged by legal druggists (\$20 worth of Dilaudid will sell for \$500 on the street), they could be legally charged with 'engaging in fraudulent schemes,' the very charges which the State has spent \$100,000 to bring against Ken Anderson.

With hundreds, perhaps thousands, of these street drug pushers in Arizona destroying the health and lives of our children, why doesn't the Board of Medical Examiners, Georgia Staton, the Attorney General's Office and the Department of Public Safety use the taxpayer's money to file these same charges against the street pushers? Conviction would be easy since the substance is easily proven to be one which can legally be 'prescribed' only by a licensed doctor.

In Ken's case, he doesn't even handle any of the drugs and the State is relying on the jury being tricked into thinking some of his natural substances are 'drugs.'

Your Legislators, and so-called "Law Enforcement Agencies" should be asked "**Why not put street pushers away in prison with these same charges?**" Their answers should be interesting.

By the way, even marijuana, LSD, heroin and cocaine are used in some medical treatments when prescribed by a licensed doctor. Even street pushers of those substances could legally be charged with 'practising medicine without a license,' the charge the State is trying to foster on Mr. Anderson. Why isn't it done?

## **HEALTH STORES AND NATURAL HEALTH PRACTITIONERS, HEALTH SPAS AND FITNESS CENTERS**

If you investigated this case at all, you would find it has all the appearances of a well-planned set-up attempt to establish some legal precedents for further harassment and possibly stopping of all non-licensed health practitioners in Arizona. Ken Anderson, as one lone health counselor, is NOT that important, yet the Medical Board has caused the State government (your servants?) to spend hundreds of thousands of dollars in their attempt to convict him. In the process they are using every trick and subterfuge in the book (and out of the book).

## **WILL THE STATE DO ANYTHING IT CAN TO CONVICT ANDERSON? COMPARE THIS TO THE MIRACLE VALLEY, ARIZONA DEFENDANTS**

In 1983, after a violent confrontation with DPS Officers in which several people were killed or wounded, 6 members of a black church in Miracle Valley, Arizona were arrested and charged with various crimes, including assaulting police officers.

The black defendants were ruled 'unable to pay

costs of their own defense' and the County began to pay all their expenses, including 6 high-priced attorneys and out-of-State witnesses.

However, after the trial started, the County notified the judge they had no more money to pay the attorneys, whose fees were then around \$500,000.

The judge then ruled that if the County would not pay the \$500,000 in attorney's fees, that meant the defendants **were being denied their rights to adequate defense and because of that denial of rights, he would dismiss all charges against them.** He gave the County a certain time to raise the money or he would turn all 6 black defendants loose.

The County appealed to the State Legislators to provide State tax money for the defense.

The State Legislature held special meetings. Governor Babbitt was interviewed, and this was in all the newspapers in the State, and on the TV news numerous times. The State of Arizona refused to appropriate the money.

**When the state refused to pay for the defendant's attorneys, the judge dismissed the charges and set the defendants free!** This was done in spite of the fact that people were killed and injured in the fracas which brought on the charges!

## **WHAT DID JUDGE HERTZBERG DO IN AN ALMOST IDENTICAL CIRCUMSTANCE WITH KEN ANDERSON?**

At the pre-trial hearings, when Judge Hertzberg asked Ken Anderson why he did not have an attorney, Ken informed him that he had consulted several, but they wanted \$70,000 or more in cash and he did not have any money.

At the MIRAGE VALLEY trials, the judge ordered the County or the State to pay for the defendant's attorneys or he would drop the charges.

What did Judge Hertzberg do in this similar situation? Well, he appointed an attorney Ken did not know as his 'public defender' to represent him! Mr. Anderson then made a motion of refusal on the grounds that the Constitution requires 'counsel of choice,' and that he, Mr. Anderson would rather have a non-licensed counsel, a fellow Minister, to help him with his defense than an unknown attorney. The judge ruled he could NOT have anyone but a State licensed attorney. Then, the attorney, that the judge had appointed, asked to be removed and told the judge. "I do NOT want to defend this man."

The judge not only refused to dismiss the now hostile attorney, he further instructed Mr. Anderson that this attorney (who had already stated his hostility to Anderson) was the ONLY person Mr. Anderson could consult for legal advice! That order still stands. So much for the defendant's right to 'counsel' as per the U.S. Constitution, Article 6. The Judges today say 'counsel' means 'lawyer,' but law practitioners were called 'solicitors' or 'barristers' when the Constitution was written and 'counsel' simply meant 'trusted advisor.'

Being denied a 'trusted advisor,' and afraid to rely on a strange 'solicitor' to help establish his innocence, Ken has to defend himself. If you go to the trial, you will see that solicitor sitting in the Courtroom (the State will pay him X number of dollars for every hour that he



is there) while Mr. Anderson, who has never been in Court before, has to act as his own attorney and try to put up some sort of defense!

### **THE JUDGE REFUSES TO ORDER THE STATE TO PAY FOR WITNESSES FOR KEN ANDERSON'S DEFENSE**

Like the black defendants at Miracle Valley, Ken Anderson has no money for his defense. Under State Law, the County therefore must pay 'reasonable' costs for the defendant's witnesses, transportation, etc. Among witnesses for his defense, Mr. Anderson listed 18 out-of-State witnesses whose testimony he stated he needed to verify his innocence. He assumed, as did everyone else, that, like the Miracle Valley case, the County would pay the costs of bringing the witnesses to Arizona. However, not for Ken Anderson.

When the list of out-of-State witnesses was presented to Judge Hertzberg for his approval. **He went down the list and ruled on 17 of them that the state would not pay the costs!** He did leave one, a man from Nevada, for the State to bring in!

So that Mr. Anderson understood just what the ruling was, the judge repeated that he was NOT ruling out the witnesses, only ruling **the State would NOT pay**, and that if Mr. Anderson wanted to pay their costs for coming here they could testify.

Of course, Judge Hertzberg knew, as did the whole prosecution, that Mr. Anderson had no money for the transportation costs, hotels, food, etc. Some were from as far away as Florida and might have to stay here for days, waiting to testify. Two were scientists or chemists who would charge several thousands of dollars for their time plus all expenses. Ken had no way to pay and they knew it.

Two years ago, one of the authors of this letter was subpoenaed as a character witness for a man in Ohio who was charged with counterfeiting. Ohio paid his airplane ticket, all of his food and lodging and \$35 a day! The defendant told him that Ohio had paid for a dozen witnesses and also paid for PRIVATE INVESTIGATORS to help in his defense and that Ohio had spent \$100,000 for his defense!

One wonders how many millions Arizona spends on the defense of rapists and murderers, contrasted to Judge Hertzberg's order that the State would not pay for anything for Ken Anderson, except one witness from Nevada! (And, of course, for the 'defense' attorney who was of little use to Ken).

Some of the out-of-State witnesses which Ken was denied were people who had been cured of cancer by the same methods, and also other practitioners who used the same methods and would have testified of its success with cancer. Since he had no money and the judge had ruled the State would not have to pay, these witnesses will not be here to testify on his behalf to prove he was NOT 'engaging in fraudulent schemes.'

You have to go to the Courtroom to verify this for yourself. The news media will NOT report these things.

### **UNLIMITED FUNDS FOR THE PROSECUTION?**

At the same time that Judge Hertzberg refused to allow the State to pay for Ken's out-of-State witnesses, he approved an unknown sum of the taxpayer's money

for the prosecution to send a TV crew and the prosecuting attorneys to California to interview Betty Ford (Mrs. Gerald Ford) for her testimony to be shown to the jury via TV! Mrs. Ford had breast cancer a few years ago and is on the Board of Trustees of a cancer organization and an alcohol treatment organization, and it seems the Attorney General's prosecutors felt she had something to say which was damaging to Ken Anderson. Mrs. Ford, being the busy wife of an ex-president, did not have time to come to Arizona, so Arizona went to her - all at taxpayer's expense! Lots of money for the Prosecutor's out-of-State 'witnesses; none for Mr. Anderson's!

### **OTHER RULINGS PROVE PREJUDICE**

The judge issued a ruling that Mr. Anderson's questions to the potential jurors during the jury selection process had to be submitted to the judge IN WRITING for the judge's approval and then they had to be submitted to the jurors IN WRITING! This is highly irregular. Both sides in any case always question the prospective jurors personally so they can observe their reactions to questions. **Judge Hertzberg admitted that he had never required written questions before!** One newspaper reporter covering the trial stated to spectators in the hall that the only case he had heard of where this was done was the Don Bolles bombing case some years ago in which organized crime was involved!

Mr. Anderson objected to the order, but the judge denied his objection. Mr. Anderson then submitted 150 questions that he wanted each prospective juror to answer and the judge ruled out all but 33 of them!

Also, under the law, opposing parties do have the right to motion the Court (the judge) not to seat any certain person as a juror if they can state good cause. One of the prospective jurors was a registered nurse employed by a medical doctor. Because she is employed by the very group which filed the original complaint against him, he asked the judge not to seat her on the jury because she would be 'prejudiced' against him. The judge denied his motion.

### **ANOTHER PREJUDICED RULING**

One of the witnesses Ken wanted to call in his defense is Linus Pauling, the well-known Nobel prize winner who has done research on diseases, including cancer. The prosecuting attorney, Georgia Staton, objected on the grounds that "Mr. Anderson is trying to bring in famous people in order to affect the jury." Judge Hertzberg ruled for the prosecution.

However, Judge Hertzberg allowed the prosecutors to bring in the video testimony of the wife of an ex-President, Mrs. Betty Ford! No ruling that this was a 'famous' person who might 'affect the jury!'

### **SEE NEWSPAPER ARTICLE ON BACK PAGE**

The enclosed newspaper article quotes the State's Prosecutor, Georgia Staton, with charges against Ken. The paper used 90% of the article on the State's charges, 10% on Mr. Anderson's defense and they use the term 'drug' even though there is no testimony any substance used was a 'drug!'

Although Judges routinely tell jurors NOT to read



newspaper articles about the trial, with the newspaper delivered directly to most of their homes. almost everyone know such orders will be ignored by many jurors. At least some will read the articles and be conditioned against Mr. Anderson by the phrase 'phony cancer cures' and the word 'drug.'

Do NOT give this Report to any juror! If a juror saw this Report, its publishers might be charged with 'jury tampering.' But if a juror reads the newspaper delivered to his home? Well, that's different, you see. You can be assured the newspaper publishers won't be charged with 'jury tampering.' Instead, the judge will rebuke and/ or warn the jurors and go on with the trial. Yes, Virginia, there is a 'double standard' of justice in America.

The Phoenix papers print over 400,000 copies a day. Even if the jurors don't read the articles, their next door neighbors, relatives, and friends will and then talk to them about it. Both the newspaper publishers and the prosecutors must realize that. We are concerned that a great injustice is being done, aided and abetted by the major news media, and we can only try to get a few hundred copies of this Report out in hopes of reaching some of the State Officials who might be interested in hearing the other side.

### **THE PROSECUTION THEN TRIED TO STOP PUBLICITY FOR KEN!**

To show the audacity, dishonesty, and totalitarian attitude of the prosecution, on Monday, May 21st, **after** Georgia Staton, the Prosecuting Attorney, had gotten her views published in the Arizona Republic (the enclosed article) and other newspapers, she then asked the Judge to issue an order that Ken Anderson not be allowed to talk to any newspaper or tv reporters for the rest of the trial!

When Ken protested that Georgia Staton had already used the newspapers to publicize her charges, since the State always presents its case in Court first, that now she wanted to prevent his side from being in the newspapers, the judge withheld the order, but warned Ken he might consider issuing it later to 'prevent this case from being tried in the newspapers!' In effect, he said to Ken, "If YOU talk about YOUR side to the newspapers (like Georgia Staton did), then I'll order YOU to stop!" With or without such an order, the news media would probably not publish the truth about Ken's defense anyway. Another reason why someone must tell the truth of this travesty.

### **JUDGE RULED 'RELIGION CANNOT BE USED BY THE DEFENSE!'**

Ken Anderson is an ordained Minister. He teaches health and health practices under the auspices of his church. Now he has been arrested on a health-related matter, and the judge ruled on Monday, May 21st, that Ken can NOT bring up religion or refer to his religious beliefs as any part of his defense!

This was done out of hearing of the Jury and if Ken defies the judge's order, the judge could send him to jail on 'contempt of Court!' If this stands, Ken will have been denied his first amendment rights to use religion and free speech as a defense! You (especially you Legislators and State Officials) need to attend this trial!

On Monday, May 21st, Georgia Staton also asked the judge to instruct Ken Anderson to remove his Bible from the table in front of him as it might 'prejudice the jury.' The judge told Ken to keep it out of sight! This was also done out of hearing of the Jury, so they won't know about that either.

### **EVEN IF NOT CONVICTED, KEN WILL BE RUINED**

Even if the jurors somehow see through all of this, (they won't be allowed to be told about the inability of Mr. Anderson to bring witnesses, his being denied counsel, the denial of the use of religion as a defense, etc.) by the time the trial is over he and his family will be paupers and they will have totally destroyed any possibility of him continuing as a health counselor in Arizona. Ken is 39 years old and has been in the health field since he was 16 (23 years). He probably knows more about health and the human body than 90% of the medical doctors in the State! However, that is his only talent and at 39 years, it is very hard to start a new career.

### **HE CAN GET UP TO 30 YEARS IN PRISON!**

Unbelievably, although even murderers of little children are very seldom sentenced to 30 years in prison, the possible penalty for this so-called 'crime' is 30 years in prison! That is even though no person counseled by Ken Anderson has ever filed a criminal complaint, there-fore there are no known victims, he has never been convicted of a previous crime, and the total sum of money mentioned on the secret tape as possibly being spent is \$3,500!

If they can imprison him on such flimsy charges when no Arizona citizen has been injured or filed a complaint against him, or if they can destroy him even if they lose their trumped-up case, it will be a terrible miscarriage of justice deliberately brought about by people whose salaries are paid by your taxes.

All of this will have been done at the behest of the Board of Medical Examiners which, as part of its grisly 'duties,' issues licenses to other Arizona citizens to commit the ultimate child abuse, set up abortion 'clinics' to kill living, but unborn Arizona citizens. (One man wisely suggested that abortion clinics should be called 'death camps'.)

Each citizen of Arizona needs to ask his State Legislators, if that is the kind of 'law-enforcement' they are taking our taxes for.

### **COMPARE TO THE CHRISTY FORNOFF RAPE AND MURDER CASE**

**(This news came as this report was being prepared.)**

If you watched the Phoenix TV news at 6:00 pm, Monday night, May 21st, you would have heard the Tempe Police Chief at a press conference announce the arrest of a suspect in the murder of 13 year old Christy Fornoff. Then, when TV reporters asked, "What is the evidence you have?" you would have heard the Police Chief say, "I cannot disclose or discuss the evidence because it would prejudice a future jury." When asked again, he stated that the Bar Association's rules prevented him from revealing the evidence to the TV newsmen because 'it might prevent a fair trial!'



However, in the case of Ken Anderson, not only did the arresting officers make all sorts of statements to the TV about the 'evidence,' **they actually took TV3 newsmen with them when they made the arrest and seizure of the so-called 'evidence,' and allowed TV3 to take all sorts of pictures of the so-called 'evidence.'** TV3 then showed those pictures to their audience, not once, but 5 nights in a row on their 10:00 pm news, giving a detailed account of what this item of 'evidence' was and that item, etc. They called bottles of amino acids, 'drugs,' and on and on! they even showed some karate paraphernalia (which belonged to Ken's oldest son), told the audience it was an 'illegal weapon' (which it was not) and that "Mr. Anderson will be charged with that crime too!" TV3's Jim Scouten then went on at some length speculating about all the other 'crimes' Ken Anderson and his 'associates' were committing against 'the people of Arizona.' Scouten even said that what the audience was seeing might be 'only the tip of the iceberg' of what could be a 'nationwide' rip-off of all Americans

All of that, and more (it would take pages to describe Jim Scouten's 5-nights of innuendoes and lies about Ken Anderson and the so-called 'evidence') and yet when Ken Anderson filed a motion with the Court that his trial be moved to another County because "TV3's news coverage of his arrest would prevent an unprejudiced jury in Phoenix," Judge Hertzberg denied his motion!

Is it the desire and aim of Arizona's so-called 'Department of Public Safety,' the Bar Association, the State Legislature, and the Courts, to see that those accused of rape and murder be protected from the Press so they will get a 'fair trial,' but that Ministers who teach natural health methods in Arizona do not have the right to 'a fair trial' and the right to an 'unprejudiced jury?'

That is the conclusion we arrive at after listening to the Tempe Police Chief regarding seized evidence in a MURDER CASE!

You need to go to Ken's so-called 'trial.'

### **THERE IS MUCH MORE BUT NO MORE TIME OR SPACE**

Any person concerned for freedom and justice in America should attend one or more days of this trial. It will be a real education for you and your presence there will give moral support to Mr. Anderson, to his wife and their four children.

Remember, be quiet, circumspect, no noise in the courtroom, no signs, or else you will be giving the judge an excuse to clear the courtroom and then there will be no witnesses to this farcical trial. That would only aid the persecutors.

### **POINTS TO REMEMBER WHILE YOU WATCH THE TRIAL:**

1. Ken was arrested in July, 1983 without an arrest warrant, then released at 3:00 am on the streets.

2. At the same time, Ken's place of business was 'stripped.' All merchandise, files, records, etc. were taken and kept.

3. That night, and for 4 following nights, TV3 showed him in handcuffs, showed the 'evidence'

seized (re-read the Fornoff case above), gave false labels to the various items they showed on TV and added further vicious and false charges against him on the evening news. TV3 presented all of this as 'proof' of the terrible 'crimes' committed by Ken Anderson!

4. No charges were filed for 5 months. Meanwhile they kept all of his records and supplies, effectively putting him out of business and forcing him to use up his savings to live. Ken formerly sold vitamins and food supplements to a number of Valley chiropractors, doctors and health food stores. Later he found that DPS and/ or doctor's agents had called on some of his customers and tried (successfully in some cases) to get them to not purchase his merchandise anymore! TV3 was asked to tell their audience the WHOLE story. They refused.

5. Ken was denied 'counsel of choice' at his Grand Jury hearing, forcing him to testify without counsel. He was indicted.

6. Now, Ken has been denied 'counsel of choice' at his trial, forcing him to testify without adequate or friendly counsel, as we have already related above.

7. He is also effectively denied expert witnesses who are needed for his defense.

8. He has also been denied his right to plead his religion as any part of his defense.

That is all up to this point. God knows what more they will do to or against him. He needs your prayers. The methods of the State of Arizona in this case are not those of a Constitutional Republic. Instead they are the methods of a totalitarian state. Go to the Court and watch it first-hand.

May God have mercy on Ken and his family, and on America,

In Jesus Christ.  
Friends of Ken Anderson

### **FROM PASTOR EMMY TO THE ESPECIALLY KIND AND CONCERNED ARIZONANS:**

In addition to moral support, the Anderson family needs money. They are without funds. They have 4 children from 6 to 15 years of age. Our Church group has helped some, but we are limited.

If enough of you will send \$10, \$100, perhaps even a \$1,000 to the address below, we might be able to bring in some of the necessary witnesses to overcome the carefully groomed witnesses of the Board of Medical Examiners.

Try it, you might like the good feeling it will give you to help a family on the firing line for health and freedom. Some of the money will be needed, of course, for food and rent right away. And pray for Ken and his family.

Make checks or money orders payable to FRIENDS OF KEN ANDERSON, c/o- LORD'S COVENANT CHURCH, BOX 30000, PHOENIX, ARIZONA 85046.

Sincerely, in Jesus Christ,

*Pastor Emmy*

Pastor Sheldon Emry.



# Minister peddled phony cancer cures, jury told

## Defendant prescribed natural foods, drug, prosecution claims

By Laurie Roberts  
Republic Staff

A Phoenix minister who claims to heal by using natural foods was selling "nothing more than 'hope'" when he sold fake cures to cancer patients, a prosecutor told jurors Thursday.

"This is a sad story," Georgia Staton, an assistant state attorney general, said in her opening statement in the trial of Kenneth Lee Anderson.

"It's sad because people in ill health who believe they have cancer are vulnerable, sometimes desperate," she said. "The defendant played on their feelings of desperation."

Anderson, 39, is charged with conspiracy, fraud and practicing medicine without a license. The trial,

before Judge Robert Hertzberg in Maricopa County Superior Court, is expected to last a month and will include videotaped testimony from former first lady Betty Ford, who suffered from breast cancer in the mid-1970's.

A second defendant is awaiting trial before Judge Cecil Patterson.

Anderson was refused legal counsel and is defending himself. He will make his opening statement after the state rests its case.

Outside the courtroom, Anderson said the state's investigation into his activities was "uncalled for" because no patient complained to authorities by his "nutritional counseling."

A minister of the Bible Basic Church of America, Anderson operated Spark of Life International, 13811 N. 35<sup>th</sup> Drive, until the investigation last summer, court records show.

Staton told jurors that authorities

began investigating Anderson in June after he circulated leaflets advertising a drug called "Tumorex" as one of the most successful treatments for cancer.

An undercover agent from the state Board of Medical Examiners posed as a woman with breast cancer and went to Anderson's office, seeking an alternative to surgery, Staton said.

Anderson told the agent, Sandra Ramsey, he had cured 300 people of cancer and that Tumorex had a 98 percent success rate as a cure, the prosecutor said.

He sold Ramsey a \$3,500 treatment program, which included vitamin and food supplements and six injections of Tumorex, Staton said. The Tumorex was to be administered by Wickman, a Scottsdale osteopath, she said.

The state Department of Public Safety in July seized vials of Tumorex as Wickman was about to inject Ramsay, the prosecutor said.

Through chemical testing, the substance was found to be an amino acid called "L-Arginine" that can be purchased in 50-tablet bottles at health-food stores for \$5.50, according to testimony Thursday.

Staton contended there is no medical evidence that the substance is effective as a cure for cancer.

"This is a story of men selling nothing more than hope," she said.

"I'm not selling hope," Anderson later told *The Arizona Republic*. He said he plans to call witnesses, who have been "helped" by Tumorex, which Anderson said he believes is a food substance rather than a drug.

Anderson contended that the investigation into his activities was the result of an organized effort by the medical community.

He said the issue of freedom is on trial.

**THE BIG HEADLINE**  
**PROSECUTION'S SIDE:** **DEFENDANT'S SIDE:**  
**PLUS 13 COLUMN INCHES** **1 ¼ COLUMN INCHES**

The picture below was taken from America's Promise Newsletter of June, 1983.



SENATOR STROM THURMOND OF SOUTH CAROLINA RECEIVED THE BIBLE LAW INDEX

Two members of our Congressional Mission, they present Senator Strom Thurmond with his copy of our Bible Law Index and its enclosures. Pastor Jerry West of South Carolina and Ken Anderson of Arizona, are pictured above in the U.S. Capitol as



# Oregon judge will hear Miracle Valley case

Will come to Tucson for civil-rights suit; state jurist bows out

United Press International

Tucson - A federal judge from Oregon has been assigned to hear a \$75 million civil-rights suit filed by an all-black church formerly located at Miracle Valley.

U.S. District Court Judge Alfredo Marquez withdrew from the case Tuesday after a conflict-of-interest question arose. Judge Robert Belloni will serve as visiting judge in the trial, expected to begin in August.

Christ Miracle Healing Center and Church, formerly based at a rural farming community near the Mexican border, is suing Cochise County. The church alleges that harassment of blacks by sheriff's deputies and county officials forced church members to leave Arizona and move back to Chicago.

Rioting charges against church members were dropped earlier this year by a Superior Court judge in neighboring Pima County after Cochise County refused a \$500,000 state loan to pay fees of court-appointed defense attorneys.

Although he listed no reasons,

Marquez apparently removed himself from the civil-rights case because he holds part of a mortgage on the law office of lawyers Armand Salese and Kenneth Allen. Both will represent the Illinois-based church in the civil trial.

In the dismissed criminal case, court documents indicated phony hunting-season proclamations had been posted on sheriff's bulletin boards, listing rules for hunting blacks.

Sheriff Jimmy Judd claimed his men were only trying to keep order at Miracle Valley, where whites alleged they were harassed by

security patrols operated by the church. A melee erupted in October 1982 when deputies attempted to serve traffic warrants to church members. Two members of the congregation were shot to death.

The Rev. Jesse Jackson, Democratic presidential candidate, inspected the site after the melee and demanded a Justice Department investigation.

The FBI made a 13-month investigation, and findings were presented to a federal grand jury in Tucson earlier this year. No indictments have yet been handed up.

# Lack of charges in cocaine case tied to bond vote

Key Tucson figure protected to save ballot, officer says

Associated Press

Tucson - A law-enforcement officer says the chairman of the committee appointed to lobby for Tucson's largest municipal-bond package has not been charged with cocaine possession because to do so might have endangered a May 22 bond election, a newspaper reported Monday.

The *Tucson Citizen* said in a copyright story that three vials said by police to contain cocaine were seized from Ronald R. Caviglia's office less than two months before the May 22 bond election.

"I think a major reason that nothing has been done yet is a perceived impact on the bond issue," the newspaper quoted the unidentified officer as saying. "If it were not for his political situation,

he would have been turned over to the narcs (narcotics officers)."

The officer insisted on anonymity, explaining, "It would be my job if this got out."

The newspaper said police gave a different explanation for why Caviglia remains uncharged, saying it is because of Caviglia's extensive political connections and his apparent willingness to expose alleged corruption in government.

"It's who Ron Caviglia was and who he knew and the circles he moved in," the newspaper quoted an unidentified police officer as saying.

Police Chief Peter Ronstadt strongly denied that the bond election had anything to do with the department's decision to not file charges immediately against Caviglia.

However, others who were present during conversations concerning a possible deal with Caviglia reportedly told the *Citizen* that the

effect of a possible arrest on the upcoming election was discussed.

Ronstadt said charges still can be filed against Caviglia, who was chosen by City Manager Joel D. Valdez to head the 21-member Citizens Bond Advisory Committee.

Caviglia, who successfully pushed the passage of \$330 million in bonds for various city departments in the May election, was contacted several times, but refused to discuss the case. He referred all questions to his lawyer, Michael Grayson, who said the case "was disposed of without prosecution."

Police reportedly told the newspaper they found the substance believed to be cocaine in a desk belonging to Caviglia on the fifth floor of the downtown Pioneer Plaza on March 25, during a period in which Caviglia was working to pass the \$376.5 million bond issue.

The bond issue, which included

\$34.4 million for improvements to the Police and Fire departments, was the largest ever proposed by the city.

Caviglia, who heads RRC Co., a local development firm, is active in the local Democratic Party. He has assisted in fund-raising campaigns for County Attorney Stephen Neely, County Supervisor David Yetman and was co-chairman of the political-action committee for the Southern Arizona Home Builders Association.

Although Ronstadt and other investigators in the case said the bond issue was not a factor in the decision not to file charges against Caviglia, one investigator told the *Citizen* that police "were very much aware of the fact that he was on the bond committee, but it was not an overriding concern" in the decision not to press charges right away.

TO: ARIZONA STATE LEGISLATORS.

The above articles are enclosed to be used as a comparison to the prosecution of Kenneth Anderson.



# VIDEO TAPES OF 1984 FAMILY RETREAT

AN OFFERING OF \$35 FOR EACH VIDEO TAPE OR \$250 OFFERING FOR WHOLE SET

#84-1	Tape 1 of 8	#84-5	Tape 5 of 8
	<ol style="list-style-type: none"> <li>1. Come Out Of Babylon – Pastor Sheldon Emry</li> <li>2. The High Calling Of God – David McClure</li> <li>3. Be Still And Know That I Am God – George Southwick</li> <li>4. The Spiritual Reward Of Coming Out Of Babylon – Martin Muzynski</li> <li>5. The Merchandise Of Babylon – Ben Williams</li> </ol>		<ol style="list-style-type: none"> <li>1. Common Law And Your Rights Pt 1 – Howard Freeman</li> <li>2. Common Law And Your Rights Pt 2 – Howard Freeman</li> <li>3. Land Patents And Freedom – Frank Pina</li> <li>4. Understanding The Bible – Col. Bob Arnold</li> </ol>
#84-2	Tape 2 of 8	#84-6	Tape 6 of 8
	<ol style="list-style-type: none"> <li>1. The Key – Eyes Only – Pastor Sheldon Emry</li> <li>2. God’s Word On Educating Children – Ben Williams</li> <li>3. Better Health By Better Diet – Dr. Raymond Alexander</li> <li>4. Can We Keep The Law – Julian Melum</li> </ol>		<ol style="list-style-type: none"> <li>1. Plunder By Debt And Usury Pt 1 – Pastor Sheldon Emry and Ben Williams</li> <li>2. Plunder By Debt And Usury Pt 1 – Pastor Sheldon Emry and Ben Williams</li> <li>3. Daniel And The Downfall Of Babylon – Allen Campbell</li> <li>4. Israel’s Coming Restoration – David McClure</li> </ol>
#84-3	Tape 3 of 8	#84-7	Tape 7 of 8
	<ol style="list-style-type: none"> <li>1. Jewish Zionism And The Fundamentalist Christian – Allen Campbell</li> <li>2. Blueprint For The Destruction Of America – (repeat from 1983) Col. Jack Mohr</li> <li>3. The Judeo-Christian Ethic Pt 1 – Earl Jones</li> <li>4. The Judeo-Christian Ethic Pt 2 – Earl Jones</li> </ol>		<ol style="list-style-type: none"> <li>1. Report On Northern Ireland – Allen Campbell</li> <li>2. Why Do The Heathen Rage? – David McClure</li> <li>3. How Can We Know Him? – Robert Boody</li> <li>4. Our Great Heritage – Henry Stough</li> <li>5. God’s Communion Table – Keith Fortner</li> <li>5. The Word To Israel – Pastor Sheldon Emry</li> </ol>
#84-4	Tape 4 of 8	#84-8	Tape 8 of 8
	<ol style="list-style-type: none"> <li>1. Jeremiah’s Jubilee Prophecies Pt 1 – George Southwick</li> <li>2. Jeremiah’s Jubilee Prophecies Pt 2 – George Southwick</li> <li>3. Mystery Of The Kingdom – Martin Muzynski</li> <li>4. Great River Of Fire – Martin Muzynski</li> </ol>		<p>Special Music, Speakers and Children</p> <ol style="list-style-type: none"> <li>1. David McClure sings. “America”; aud. Leona And Chrissy. “By My Spirit”; Choir. Young People Sextet. Loralie/ Faye duet. Talks; Bryan Sherrant-Sharon Christopher. “Amazing Grace”; aud.</li> <li>2. Talks; Julie Daniels, Dan Larson and Dottie Anderson. “Zion Founded On The Mountain/ Faith Of Our Fathers”; aud. Children’s class perform. “It’s True, It’s True”; B. Sherrant.</li> <li>3. Staff intro. “This Is My Father’s World”; aud. Young Peoples Choir. “If My People Will Pray” Faye</li> </ol>

TO ORDER VIDEO TAPES, FILL OUT COUPON BELOW AND MAIL ENTIRE SHEET TO:  
AMERICA’S PROMISE, PO BOX 30000, PHOENIX, ARIZONA 85046.

CIRCLE CASSETTE NUMBER OF TAPES DESIRED: 84-1 84-2 84-3 84-4 84-5 84-6 84-7 84-8

CIRCLE TYPE OF MACHINE: VHS BETA AMOUNT ENCLOSED: \$ \_\_\_\_\_

NAME \_\_\_\_\_ ADDRESS \_\_\_\_\_

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

DATE \_\_\_\_\_ SIGNATURE \_\_\_\_\_



# 1984 AMERICA'S PROMISE FAMILY BIBLE RETREAT

## AUDIO CASSETTE ORDER BLANK

(See separate video order blank for video cassettes of most of these.)

CIRCLE THE NUMBER ON THE LEFT IF YOU WANT TO ORDER THAT SPECIFIC TAPE  
AN OFFERING OF \$3 FOR EACH AUDIO CASSETTE WILL COVER COST AND HANDLING  
\$40 OFFERING FOR WHOLE SET

TAPE #	SPEAKER	TITLE
1.	SHELDON EMRY DAVID MCLURE	COME OUT OF BABYLON WHY DO THE HEATHEN RAGE?
2.	MARTIN MUZYNSKI BEN WILLIAMS	THE SPIRITUAL REWARD OF COMING OUT THE MERCHANDISE OF BABYLON
3.	GEORGE SOUTHWICK ALAN CAMPBELL	BE STILL AND KNOW THAT I AM GOD REPORT ON NORTHERN IRELAND
4.	SHELDON EMRY GEORGE SOUTHWICK	EYES ONLY JEREMIAH'S JUBILEE PROPHECIES PT 1
5.	DAVID MCLURE BEN WILLIAMS	WHY DO THE HEATHEN RAGE? GOD'S WORD ON CHILDREN'S EDUCATION
6.	MARTIN MUZYNSKI ALAN CAMPBELL	MYSTERY OF THE KINGDOM JEWISH-ZIONISM AND FUNDAMENTALISTS
7.	DR. ALEXANDER COL. BOB ARNOLD	BETTER HEALTH WITH DIET CHANGE UNDERSTANDING THE BIBLE
8.	EARL JONES HOWARD FREEMAN	JUDEO-CHRISTIAN ETHICS PT 1 COMMON LAW AND YOUR RIGHTS
9.	GEORGE SOUTHWICK DAVID MCLURE	JEREMIAH'S JUBILEE PROPHECIES PT 2 ISRAEL'S COMING RESTORATION
10.	EARL JONES ALAN CAMPBELL	JUDEO-CHRISTIAN ETHIC PT 2 DANIEL AND THE DOWNFALL OF BABYLON
11.	MARTIN MUZYNSKI SHELDON EMRY	GREAT RIVER OF FIRE THE WORD TO ISRAEL
12.	NOT AVAILABLE	NOT AVAILABLE
13.	BRIAN SHERANT, SHARON CHRISTOPHER, DAN SAVOCA, JULIE DANIELS, DAN LARSON, DOTTIE ANDERSON	
14.	ROBERT BOODY HENRY STOUGH KEITH FORTNER	HOW CAN WE KNOW HIM? OUR GREAT HERITAGE GOD'S COMMUNION TABLE
15.	FRANK PINA HOWARD FREEMAN	LAND PATENTS AND FREEDOM S.S., INS., AND GAMBLING

