



Christian Identity Ministries

A member of the
Congregations of Israel

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“Blessed be the LORD God of *Israel*; for He has visited and redeemed *His* people, And 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 swore 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!*

Covenant Messenger

June AD 1984

A publication of the N.Q. Fellowship of God's Covenant People

AMERICA'S PROMISE NEWSLETTER



JUNE 1984

CHRISTIAN BROTHER IN JAIL – PRAY WITH US

“And I charged your judges at that time, saying, Hear the causes between your brethren, and judge righteously between every man and his brother, and the stranger that is with him. Ye shall not respect persons in judgement but ye shall hear the small and the great.” Deuteronomy 1:16-17.

WHY DELAYED NEWSLETTER. The enclosed REPORT # 1 on Ken Anderson's "trial" will explain in part why the Newsletter was delayed and why this one is so short.

From the time I put out the May Newsletter until today, I've spent most of my time counseling. Investigating, working with, and attending the trial of Ken Anderson, whom some of you know for his Nutritional Counseling work and for his lectures on health at our summer Camps. His wife, Dottie, has taught the younger children at our Camps.

Ken was arrested last summer after his return from our New Mexico Camp, all of his vitamins, minerals, records, etc., were taken and kept, then he was released only to be indicted by a Grand Jury over 6 months later.

His five week trial ended on June 14th with a jury verdict of "guilty" for "Practicing Medicine without a License and Engaging in Fraudulent Schemes". He is in jail now to be sentenced July 13th. Through the criminal machinations of our so-called "government agents", at 39 years of age and with no prior criminal record Ken faces a maximum sentence of 30 years! The whole operation was a vendetta against Ken by The Arizona Board of Medical Examiners and amoral State Police officers whose secret purpose is to prevent citizens from learning of natural methods of maintaining their health.

NO JUSTICE IN AMERICA? That is the practical decision by those of us directly involved in this amazing "investigation" and "trial". Between no Court Order for the investigation, no victim of any crime, doctored tapes, false transcripts, perjury by doctors, police officers and undercover agents before and during the trial, denial of civil and

Constitutional Rights of Mr Anderson at every turn, most of us were somewhat in a state of shock by the time the jury came back with "guilty on all counts".

In spite of being hampered by a prejudiced prosecuting attorney who objected to almost everything Ken tried to present in his defense, and in spite of a Judge who sustained almost all of her objections, the jury should have realized the fraud being perpetrated on them and on Ken by the hirelings of the State, but apparently did not see it, did not care, or there was some jury tampering by the State along with tampering of the evidence.

In any case, we ask you to add Ken Anderson, his wife Dottie, and their four children to your prayers. (For those who've not met them in person, Ken is pictured at the end of Report #1 with us in D.C. giving Senator Strom Thurmond our Bible Law Index. He has gone with us to D.C. at least six times and his oldest son, Troy, at fifteen years of age, went with us to Congress in 1983 and did a fine job. They have raised their children in the admonition of the Lord.

There still remains the sentencing, motion for the verdict to be set aside, appeal, etc. There are many and adequate reasons for the appeal to succeed because of so many blatant errors and violation of law and rights before and during the trial, but we know there is very little hope in the State powers over us, only in God Almighty. Join your prayers with ours for this Christian family.

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.



We made up and mailed out Report #1 to many hundreds of people in Arizona some weeks ago and I felt now my whole mail list should read it to see some of the real "trials" coming upon Christians in America. Report #2 was written and mailed to our Arizona list during the last weeks of the trial and I will mail that to you shortly. God willing, we'll make a Report #3 to bring local and national friends up to date on this amazing vendetta by the licensed medical fraternity and their cohorts in "government" against this man who practices and teaches natural health.

PASTOR EMBRY IS GOING STRONG. My May Newsletter gave a report of my recovery and health. During this last six weeks I've had many nights in a row up to midnight and going all day and was a little surprised at my not getting tired and weary. Church work, mail, etc., was neglected, but not because I was tired, only because of the many hours spent as outlined above. I thank God for His good favor towards me as to my health.

THE RESPONSE TO THE MAY NEWSLETTER has been very gratifying. Many have written or called to say I really "pricked their hearts" about their doing more personal work in God's vineyard. Many say they will begin home Bible studies, arrange some local meetings, etc. In addition, others wrote to say they had begun some local activities, had gotten discouraged, but now will begin again with renewed hope and vigor.

All of that is most pleasing to me and I am sure it is to all others who themselves work and witness. We welcome all Christians into the field and will pray that all their works are multiplied a hundred fold.

AN ELDER WILL TOUR 11 WESTERN STATES WITH "HEIRS OF THE PROMISE". We've sent a letter to all on our mail list in eleven western states to set up a series of 20-30 meetings during July, August and September in homes and small meeting rooms to show our Identity movie. One of our Elders will make the trip, show the movie, answer questions and distribute literature. If you got such a letter and can arrange a meeting and have not yet answered, write me right away so we can include you in the schedule. Others have done this before and have reached many new people with the Identity Truth.

Once meetings are arranged, we will mail all the information to the same eleven States so the rest of you can attend some meeting in your part of the State.

RADIO. God has opened more doors. In May we added two large 50,000 watt stations, WWWE, Cleveland, reaching 30 States and KOMA, Oklahoma City, reaching 14 States. Now, we've added one of the biggest ones in the U.S., WWL, New Orleans! **AMERICA'S PROMISE** will be on WWL (870kh) at 10:30 p.m. Saturday (Central Time). WWL has listeners in 44 States! Pray for that large, new audience.

These 50,000 watt, clear-channel stations are **EXPENSIVE**, as you perhaps realize, running from \$150 to \$400 for **EACH** broadcast on each station. We need your continued and increasing support as this radio ministry reaches out to more tens of thousands of Israelites who have never heard the good news of their Identity and their Blood Covenant relationship with Jesus Christ. We have for them the best news they have ever heard. Help us take it to them and pray God's blessing on all here connected with this work. We cannot do what we are doing without you and without God's blessing.

SPOKANE IDENTITY CONFERENCE on July 27-29, sponsored by Christ's Gospel Fellowship, Box 291, Spokane, WA 99210. Planned speakers are Pastors Karl

Schott, Robert Record, Curtis Clair Ewing, Sheldon Emry and Herb Aitchison (Canada).

OUR IDENTITY RETREAT will be near Albuquerque, New Mexico (see enclosed sheet). Send in your reservation right away if you have not already done so.

We will have a special treat for you this year. In addition to the regular, very good speakers, we will have an Identity Pastor from **Ireland** and one from **Scotland** attending and speaking.

VIDEO TAPES. We taped Lindsey Williams here some months ago with a report on the oil scandal in Alaska. It can be shown at home or on TV stations and will awaken sleeping Israelites to the "energy hoax". Only \$35 for VHS or Beta.

We have a two-hour Video of events in Toronto, Canada, in which a Canadian was attacked by Jews and charged with "inciting hate" for exposing the Holocaust Hoax. The tape is a real "eye-opener" for young people who have been lied to in school about the "holocaust". \$35 in VHS or BETA and we'll send part of that to the man for his legal defense.

OUR WEEKLY CASSETTE TAPES are now going to over 1,650 individuals and families each week. A church sermon is on side one, that week's radio broadcast on side two. Over the years we have heard from thousands of people who have told us they really had their eyes opened to the Bible and to the world conspiracy against Christian America through our tapes.

The printed word is good, but the spoken word of preaching is still the most powerful. Many have cassette players in their cars and listen to tapes instead of the "funny" modern music as they drive on vacation, to work or shopping.

Recent Church sermons were: April 1 **Land, laws and Liberty** (America's Law origins), April 8 Why Trust God?, April 15, **Tradition and Ritual** (showing how most churches teach that instead of Bible Truth), April 22-29 **Responsibility Not Taken Is Freedom Lost** (why we've lost our freedom), May 6-13 **Speak Unto Them All That I Command Thee**, May 20-27 **Jesus' Teachings In Matthew on the Kingdom**, June 3 **The Potter and the Clay** (Israel to be made new, old Jerusalem to be destroyed), and June 10 **The Father and the Son** (showing how Falwell and others lie when they say Jews can worship the Father while denying the Son - it is IMPOSSIBLE!).

The current radio series shows that Mystery, Babylon the Great now rules the world and that America is the Zion of Bible Prophecy. If you received our weekly tapes, you would have all of that and the church sermons above on cassette tapes. Write and ask how you may join and receive those 52 tapes a year.

SOME QUICK ADVICE TO HELP YOU AND US. Please order literature by mail instead of phone and be patient for the U.S. mail to deliver. Also, **PRINT** your name and address on all letters or orders and when including a money offering above the cost of materials, send only one check. Our computer allocates literature or tape costs and applies the rest as an "offering" without the girls having to handle two checks. One check saves them time.

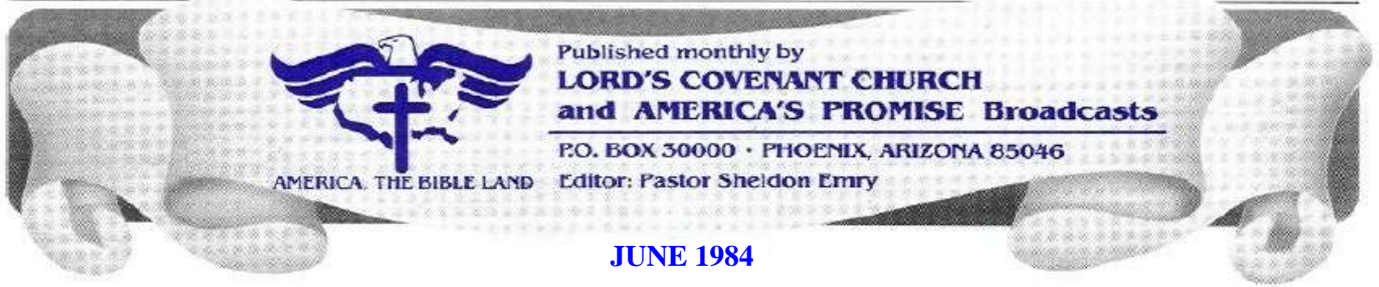
The best advice for all of us is to diligently do the work God has given us, to pray always, and to love the Christian-Israel Brethren.

May God bless and keep you, in Jesus Christ,

Pastor Sheldon Emry

Pastor Emry





KEN ANDERSON TRIAL: REPORT #2

IS THE TRIAL OF KEN ANDERSON

**[Who helped promote State Legislation in 1983 that the Doctor's didn't like]
REALLY A "RAILROAD" ATTEMPT BY
THE ARIZONA BOARD OF MEDICAL EXAMINERS?**

**PERJURY BY STATE'S WITNESSES,
EVIDENCE MAY BE TAMPERED,
MR. ANDERSON'S EVIDENCE SUPPRESSED,
HIS WITNESSES NOT ALLOWED TO TESTIFY,
AND NOW SUBPOENAED WITNESSES ARE "MISSING"!**

THE NEWS MEDIA REPORTS NONE OF THIS.

TO: GOVERNOR BABBITT, ATTORNEY GENERAL BOB CORBIN, ALL ARIZONA LEGISLATORS, U.S. LEGISLATORS, OTHER STATE OFFICIALS, THE NEWS MEDIA, AND CITIZENS OF ARIZONA:

In case you did not read Report #1 or did not get it, it is enclosed again for you to read. This is Report #2 and will be followed, God willing, with a more lengthy Report #3.

The main reason for these Reports is that although both TV3 news teams and newspaper reporters have been at the Court, their reports have had outright lies and misrepresentations in them so that anyone seeing or reading their "news" would have an almost totally erroneous concept of what is happening in this "trial". These Reports will get through to some of you with the truth.

A BRIEF RESUME OF THE FIRST TWO WEEKS (Read Report #1 for more details)

This so-called "fair trial" began May 14th. It ran Monday through Thursday each week. The State's "case" was presented first, as is common practice, and this took Georgia Staton, the Assistant Attorney General, two weeks.

Her first witnesses were Dr Robert Dorr who supposedly tested Tumorex on mice, but admitted under cross-examination he didn't know what Tumorex was or the correct way of using it on humans or on mice(!), and DPS Officer Lee Stepherson who arrested Ken in July, 1983 and confiscated all of his records and property. Stepherson admitted under Ken's questioning that all the merchandise taken from Mr Anderson were legal vitamins, minerals, and food supplements commonly sold in health food stores and not illegal to have and to sell. He admitted he could have taken one bottle out of each case, but took all cases because, **"We were told to TAKE EVERYTHING"**. He later admitted that through their writing on all bottles, handling and storage, they



destroyed the value of the property before it was returned useless and without value to Mr Anderson eight months later.

Then followed Mark Williams and Ed Campion, investigators with the Attorney General's technical service department who claimed they could make clear and audible tapes, (the undercover tapes are the poorest audio quality this writer has ever heard in his seventeen years in radio and recording, being unintelligible in hundreds of vital places. See section on "tampering" below), Hans Krussman, DPS criminal investigator in surveillance and tape recording, Sandra Ramsey (alias Marlene Anne Raber), the undercover agent for the Arizona Board of Medical Examiners who came to Ken as a person "with cancer" and had the hidden transmitter under her blouse (she confused and contradicted her own and other's testimony), and undercover agent Don Wolford, who had posed as her husband.

Ms Staton then brought on Gail Imm, Ken's former secretary, who was tricked by the Prosecution into identifying the writing on an envelope that was supposed to be "incriminating" as being the handwriting of Ken's wife, Dottie. Ken was able to demonstrate to the jury (before Georgia Staton could think of a way to stop him) that Mrs Imm could not recognize his wife's handwriting. Exposing that trick by the Prosecutor should have ended the trial there, but it didn't. Then a Dr Olstyn, who claimed to be a "Cancer specialist" testified Tumorex, was no good for cancer treatment although he was forced to admit under Ken's cross-examination he didn't know what Tumorex was!

Staton wasted the taxpayer's money for eight days with those witnesses and on Monday morning, May 28, Ken was allowed to begin his defense.

KEN ANDERSON'S WITNESSES NOT ALLOWED TO TESTIFY

As each of Ken's witnesses came to the stand, Georgia Staton objected to almost all questions, Judge Hertzberg sustained most of her objections, and much of Ken's story was not heard by the jury.

Although the State's Doctors were allowed to testify that Tumorex as "useless" in treating cancer even though they had to admit they didn't even know what it was (!), when Ken brought to the stand former cancer patients who had been treated with Tumorex and now no longer have cancer, they were not allowed to answer his questions. They were ruled, "Not competent to testify" because they were not doctors!

The charge of fraud against Ken is basically that he was promoting a "useless substance, Tumorex". People who didn't know what Tumorex was or how to use it were allowed to testify it was "useless", yet when Ken tried to present witnesses who knew what Tumorex was and whose cancer had been treated successfully with it, they were not allowed to give their testimony!

(Remember in Report #1, we told you that Ken has no money, so the State is required by law to pay for the expense of witnesses. However, Judge Hertzberg refused that, and out-of-state experts such as Linus Pauling, Dean Burk, etc., who would testify in Ken's behalf were not brought in. Now, when he brings local witnesses, who come at their own expense, they are practically not allowed to testify).

Ken even had an Arizona State Senator for a witness and he was unable to answer more than his name and minor personal information. Staton objected to all other questions and the judge sustained! On some questions related to Law, this State Legislator was ruled "incompetent to testify". Although Staton is a State attorney and her job requires she find out the truth, her words and actions at the trial are designed to suppress truth, not reveal it.

THE STATE'S TAPES MAY BE "DOCTORED"!

The tapes made by the undercover agents are so full of extraneous noise, pops, static, etc., that there are 300 places where the "interference" makes the voices unintelligible. These unintelligible spots run from ten seconds to two minutes, ALWAYS WHERE KEN IS SPEAKING (!), yet the tapes were accepted by the Judge as "evidence" (over Ken's objections), as was a written "transcript", prepared, believe it or not, by the undercover agent! The possibly doctored tapes were played to the Jurors through earphones as they read the possibly doctored transcript.

A few days later Mr Anderson, Howard Freeman and I were able to get access to the State's tapes in the Judge's offices, that was the first time I had heard them and I listened to from 20 minutes to over an hour on five different tapes. Not only are there things on them that are NOT on the written transcript, but when I heard them, I told Ken my experience with tapes and recordings convinced me the State's tapes had been tampered with and noise ADDED to them so his words were made inaudible at places they did not want the jury to hear him.



We then took equipment similar to the State's (wireless microphone, transmitter, receiver, cassette recorder, etc.) and went to Ken's old office and duplicated the transmission like the undercover agent would have done. WE GOT CLEAR VOICE, EVERY WORD CLEARLY UNDERSTANDABLE! This was on Saturday, May 26th.

Monday and Tuesday, Ken put their tape and recording "experts" back on the stand and they testified they had heard the transmissions from the undercover agents and they were good and that ONLY A FEW WORDS WERE UNINTELLIGIBLE.

They were talking about the same tapes, which when later submitted to the Jury, had whole segments of from ten seconds to over a minute unintelligible. As they testified, it was obvious they did not know of our experiment.

Ken also called DPS officer Stocksdale, the officer in charge of the whole investigation, as he wanted to question him about the State's tapes BEFORE I testified about ours. Although DPS office~ Stocksdale was under subpoena to appear HE DID NOT ANSWER THE SUBPOENA. Phone calls by Ken to the DPS offices had been answered by, "He is not in".

When Stocksdale was not there, Ken insisted the Court produce him as that was the order of his witnesses. Judge Hertzberg promised to produce Stocksdale, but insisted Ken go on with other witnesses. As of this writing, more than a week later, "Officer" Stocksdale has still not been found nor has he or his office returned any of Mr Anderson's phone calls!

More on other "missing" witnesses later.

Ken then put me on the stand even though he had planned to have me follow Stocksdale. I have over sixteen years of experience with radio, tapes, editing, noise suppression, enhancing, and all equipment involved including wireless microphones. When Ken put me on the stand Wednesday, he spend over 1 1/2 hours (much of which had to be over and around Ms Staton's objections), to prove me as an "expert" on the equipment and tapes. Then, with further questioning, we introduced the equipment we used and the tape, and Praise the God of Abraham, we had laid such a basis for what we had done that the Judge was forced to allow us to play it in the courtroom to the jury! Even without the headphones used for them to hear the State's tapes, they could hear plainly!

That was the end of Wednesday, so Court adjourned until Thursday morning. However, spectators heard one of Ms Staton's cohorts come up to her and whisper loudly, "He's destroying the credibility of your tapes!" And we did most certainly raise serious questions about them as it was also brought out in my testimony that OUR EQUIPMENT HAD ONE-HALF AS MUCH TRANSMITTING POWER AS THE STATES and our equipment cost a total \$115 and theirs over \$800! (And they were the "expert" undercover agents!)

I do not know whether the Jury realized what we had done, but I know we proved to our own satisfaction that one or more of those DPS officers or other State employees tampered with those tapes. That is a felony under Arizona Revised Statute 13-2809 and would carry a prison sentence upon conviction.

If proven, it would also STOP THIS TRIAL AS THE ONLY EVIDENCE AGAINST KEN IS THE TAPES AND THE ONLY REAL WITNESSES ARE THE TWO UNDERCOVER AGENTS WHO PRODUCED THEM! It is also probable that not just the person or persons who altered the tapes know about it, but that the entire prosecution including Georgia Staton.

Georgia Staton's cross-examination of me tried to show our tape was not made under the EXACT conditions that theirs had been made, which I agreed and challenged her to take the State's equipment out and redo it (the Judge struck my challenge from the record). She also tried with questions to intimate that I was such a good friend of Ken's I would do anything to get him off! I don't think her tactic worked.

Ken then called other friendly witnesses, most of whose testimony was stopped by Staton. DPS Officer Stocksdale was still not in Court in answer to the subpoena, so the Judged adjourned Court until Monday, June 4th. No warrant was issued for his arrest as the subpoena calls for.

JUDGE IS GONE - ONE WEEK DELAY

Friday morning, the Judge's secretary called Ken to say the Judge was "OUT OF TOWN" and the trial was delayed until Monday, June 11th. At that time Ken asked if he and I could again listen to and inspect the State's tapes. She said she would have to check and would call him. A few minutes later she called to say, "No, you can't have the tapes, everything is locked up until the Judge comes back". (We wanted to spend several hours listening to the unintelligible portions.) Not long after that she called again to say that the Judge was "SICK" as the reason for the trial delay!



Monday morning, a number of people who did not know of the delay went to the courtroom where they were told by the bailiff, "The judge is ON VACATION and the trial is delayed"!

The same morning, Ken had been called in to be present when a different judge dismissed the jury. That judge told the jury, "Judge Hertzberg is SICK".

On Tuesday, Ken was called in to Judge Seidel's office and about a half dozen of us were allowed in with him and he was informed that Hertzberg was sick and Seidel would assign another judge and the trial would proceed Monday, June 11th with the new judge or with Hertzberg if he was well! Ken objected to a new judge and made a motion for dismissal on the grounds his right to a speedy trial was denied with the delay and Seidel said, "That motion is a little premature, but I will deny it anyway!" Seidel then dismissed us all.

NOW OTHER STATE WITNESSES ARE "NOT AVAILABLE"!

In order to directly question all of the State's witnesses, Ken has had the Court deliver Subpoenas to each of the State's witnesses. That included Dr Gabriel de Freitas, the Doctor whose complaint started this whole tragicomedy, DPS Officer Stocksdale (mentioned above) who was in charge of the whole investigation, and Board of Medical Examiner's undercover agents, Don Wolford and Sandra Ramsey.

Although the Court Subpoena orders each one to contact Ken Anderson to find out when he wants them on the stand, NONE OF THEM HAVE DONE SO and now, when Ken Anderson has been trying to contact them, their respective offices answer, "He is not in".

Ken leaves his phone number AND THEY DO NOT CALL BACK. That is further violation of the Court Subpoena! The subpoena warns that if not obeyed, a "bench warrant will be issued for your arrest". No warrant has been issued for their arrest.

It is possible they will show up next week at the trial, but their refusal to obey the Court Subpoena has cost Ken Anderson untold hours of additional time AND HAS PREVENTED HIM FROM PUTTING THEM ON THE STAND IN THE ORDER HE PREFERRED TO MAKE HIS DEFENSE. If they continue to be "unavailable," they will totally disrupt Ken's defense and apparently the jury will not be allowed to hear what they have done, including their violation of actual Arizona Statutes!

Mr Governor and Arizona State Legislators, is this the kind of employees you have hired to act against the citizens of the State of Arizona?

The above, along with the question of whether Judge Hertzberg is really ill, all adds to the suspicions and beliefs of many of us that this is a "vendetta" against Ken Anderson by the Doctors and the Board of Medical Examiners and they are using willing State agents in the Department of Public Safety (DPS) and in the Attorney General's Office to attempt to "railroad" Ken into prison.

Times have changed. A century ago, the people's servants who acted in such criminal fashion would have been tarred and feathered and jailed by our grandfathers!

AND YET THE TRIAL GOES ON!

This whole farcical trial should have been dismissed days ago by the judge. Now, after actual violation of Court orders and of State statutes by the State employees who are witnesses against Ken Anderson, a new judge has been assigned and they intend to continue.

We think at least some of the jury members are seeing through the shenanigans. Some of them must have realized that although the State has conducted a long and quite thorough investigation of Ken Anderson THEY HAVE NOT FOUND ANY PERSON EVER HARMED BY HIM IN ANY WAY! Some of them must realize the ONLY witnesses against Ken Anderson are paid, government agents. Some must realize that of the 2,500,000 people who live in Arizona, THESE PAID GOVERNMENT AGENTS HAVE NOT FOUND ONE ARIZONA CITIZEN WHO WILL FILE A VALID COMPLAINT AGAINST KEN ANDERSON! Some of the jurors must realize this whole thing is a put up job.

AN ALMOST CERTAIN TAMPERING

As part of their "evidence" that Ken was "practicing medicine without a license", on one place on the tapes, the State undercover agent insists that Ken Anderson said, "I have cured 300 people of cancer". Those of us who know him know he has never made any claim of curing anyone of cancer, much less 300 people. It is almost a certainty they have doctored the tape to put those words on the tape, yet he still may be convicted on



those now discredited tapes and that undercover agent's testimony. Some of the State's witnesses told conflicting stories under oath (probable perjury), but it is possible Ken will not be allowed to prove that to the jury.

There are other things that have happened in the trial, but that is all the space here. This should be enough to prove to the reader that what we have are State employees who no longer serve the Citizens, but are servants of "special interest groups", in this case the Medical Doctors, and that they are willing to use unlawful means to send an innocent man to prison to satisfy their hidden masters.

They are not the guardians of the People's safety, welfare and rights, but the destroyers of homes, businesses and the Citizen's fundamental rights to be secure in their persons, their homes and in their businesses.

PRAY FOR KEN AND HIS FAMILY

This has been a great strain on Ken, on his wife, Dottie, and their four children. One of the little girls has taken to carrying her doll, almost as if she needs something to hang on to as she hears others mention her Daddy and "prison" in the same conversation. It has been impossible to shield them from all of this as Ken and Dottie spend every waking hour trying to protect themselves from the "all powerful State" with its unlimited tax funds to spend and from "the men (and women) without conscience" who spend them. This ordeal can have a lifelong effect on those young girls.

Ken has been at a great disadvantage of having to prepare all of his own defense. The "court-appointed attorney" is still there and has openly shown his contempt for Ken by laughing and talking with Prosecutor Georgia Staton in the Court and in the hallways. We wonder if the jury has noticed that.

KEN NEEDS MONEY CONTRIBUTIONS

We asked for financial help at the end of Report #1. Quite a number have responded, but the total amount received so far won't pay for their daily food, let alone any expenses. One does not want to sound bitter, but where are you Health Store owners, whose clerks (if Ken is convicted) will soon be talking to undercover agents with hidden microphones? Where are you other Nutritional and Health Counselors who will soon be visited by those same agents? If Ken loses this trial, you are next. Better \$500 for his defense than your home and your life's savings for your own!

Remember, the Court won't pay your defense costs as long as you have money or property. Dr Wickman, who was arrested the same day as Ken and whose trial has not yet begun, has already estimated his defense will cost nearly \$100,000! He has been an Osteopath for years and it will probably break him. What will your defense cost you when the undercover agents of the Board of Medical Examiners look around for more victims to justify their high salaries? They want that salary, you know, **AND THEIR JOB IS TO PUT YOU OUT OF BUSINESS!**

Call Mr Anderson; attend the trial next week, help as you can, and above all, pray for America and its people.

Contributions to Ken Anderson and his family should be sent to: Friends of Ken Anderson, c/o Lord's Covenant Church, PO Box 30000, Phoenix, Arizona 85046.

THE NEW JUDGE IS AN UNKNOWN

Except for the instance of the tape we made and played to the jury and a few other small victories, Ken Anderson has been stymied and prevented from presenting an adequate defense. Now, a new judge will have the final say as he tells the jury his "interpretation of the law" and they are ordered by him to accept his interpretation.

If they are lacking in a sense of justice, they may very well find Ken guilty in spite of all that has happened.

A PLEA TO STATE OFFICIALS

GOVERNOR BABBITT: You represent ALL the people of Arizona of all professions, not just the Medical Doctors. You sent DPS officers to the mining towns when you felt laws were being disobeyed. An innocent Arizona citizen is being prosecuted by YOUR employees, some of whom have violated State Statutes in their persecution and prosecution of him. Will you act in this matter?



ATTORNEY GENERAL BOB CORBIN: The above holds true for you. As you can see by this article, your Assistant, Georgia Staton, and her crew of so-called “undercover agents” are attempting to railroad this innocent father of four children into prison. The trial record itself, as taken down by the Court Reporter, will show the perjury committed by your employees.

Will you act in this matter?

Mr Corbin, read the enclosed newspaper article about no charges on cocaine possession. Why no arrests when police officers find real drugs and evidence of real crime? We would remind you that your employees continually used the term “drug” in their papers and testimony when trying to influence Mr Anderson’s jury, yet their own testimony shows neither Tumorex NOR ANY OTHER SUBSTANCE FOUND IN MR KEN ANDERSON’S POSSESSION WAS A DRUG!

STATE SENATORS AND REPRESENTATIVES: Ken Anderson, in his association with the Arizona Health Federation, advised and counseled a State Legislative Committee in 1983 on the Statute defining the “practice of medicine” and the exclusions which allowed him and others to work as Nutritional Counselors.

The Statute, AS PASSED BY YOU, was opposed by the Board of Medical Examiners.

Within weeks after its passage, the Board of Medical Examiners hired Sandra Ramsey. She was immediately assigned to “investigate Ken Anderson”! What you have been reading in Report #1 and Report #2 is the result of that attempt by the Board of Medical Examiners to “get Anderson”.

Ken Anderson was raised in Arizona, he married an Arizona girl and all his children were born in Arizona. He has been in the Natural Health field for over twenty years and Nutritional Counselor and Lecturer in Arizona for over ten years. He has been an upstanding citizen, he has no previous criminal record and, in fact, NO ARIZONA CITIZEN OTHER THAN A STATE UNDERCOVER AGENT HAS EVER SIGNED A COMPLAINT AGAINST HIM! Yet he is now being pauperized by agents of the State of Arizona who are also attempting to railroad him into prison.

As you have read in these reports, AND THE COURT RECORDS WILL SHOW, they confiscated his merchandise and all business records and put him out of business. Just before the trial, ten months after taking the merchandise, they returned it damaged and worthless.

During the trial it has been admitted (under oath) by YOUR EMPLOYEES from the DPS and Attorney General’s Office THAT NONE OF THE MERCHANDISE TAKEN WAS ILLEGAL IN ANY WAY AND WAS FOR SALE IN HEALTH FOOD STORES ALL OVER PHOENIX! What they did would be the same as getting a search warrant for a grocery store under the guise that some “illegal item” might be in there and then take all the food in the store and in the warehouse and keep it.

Pre-trial statements and evidence can prove State agents lied under oath (committed perjury) in their attempt to influence the jury to find Ken guilty and send him to prison.

The Law of the God of Israel tells what is to be done to a lying witness:

“If a false witness rise up against any man to testify that which is wrong (false) ...the judges shall make diligent inquisition; and behold, if the witness be a false witness and hath testified falsely against his (her) brother; then shall ye do unto him (her) as he (she) had thought to have done unto his (her) brother. So shall thou put the evil away from among you.” (Deuteronomy 19:16-20).

If convicted, Ken Anderson faces up to thirty years in prison. Where any witness against him lied under oath in their attempt to convict him, the Law of God is very plain: the lying witness is to receive the sentence the accused would have received.

Such witnesses should be sent to prison for thirty years! Will you act in this matter?

Then, will you also see that the State restores Ken Anderson to the state in which he was before YOUR EMPLOYEES acted against him in the pursuit of his LAWFUL occupation?

May God grant you the wisdom and the compassion to do that which is right in His Eyes. In Jesus Christ and for His People,

Peter Emory

Hendrik (Hank) Roelofs

