

**THE DEMOCRACY DEFINED EDUCATIONAL CAMPAIGN *for*
RESTORATION OF THE CONSTITUTIONAL RULE OF LAW.**



Member's Card - *front*

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THE CAMPAIGN PHILOSOPHY is spread by its Members.

Friends,

By way of a response to the renewed interest shown apropos of the Kennedy assassination promoted by the recent TV 'documentary', I've put some relevant excerpts from DEMOCRACY DEFINED: *The Manifesto* ISBN 978-1902848280 into this PDF for your interest.

Excerpts consist of a short passage from Chapter Six and Bibliographical Notes.

Attorney at Law Mark Lane's two videos are very enlightening and helpful, "Rush to Judgement" and "Two Men in Dallas: The Word of Dallas Deputy Sheriff Roger Craig." Furthermore, forensic pathologist Cyril Wecht's expertise is authoritative and profound. For those who have yet to see the Horne-Brugioni interview, the link is also provided.

See next page.

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IS FECIT CUI PROFUIT.

Excerpt: DEMOCRACY DEFINED: *The Manifesto* ISBN 978-1902848280

Assassinations: wherefore motive? Consider the Roman maxim, “Is fecit cui profuit.” He did the deed who profited from it.

“If Congress has the right to issue paper money, it was given them to be used by themselves, and not to be delegated to individuals or corporations.”¹

1 President Andrew Jackson.

Andrew Jackson rejected a private central banking system, retaining issuance of interest-free credit and currency in the hands of government. He proclaimed that he had “killed the bank” and narrowly survived two attempted assassinations.

Even in the straits of needing funds to stay in the fight to prevent secession by the Southern Confederacy, in 1861, **Abraham Lincoln** spurned the usurious bankers’ offers of loans-at-usury to take on instead the issuance of currency by government once more as the right, duty and privilege of government. His life was truncated by those in a *conspiracy* (some of whose participants were subsequently exposed and named), using several assassins, including John Wilkes Booth. They were intended to act simultaneously against senior officials of Lincoln’s administration.

ABRAHAM LINCOLN’S MONETARY POLICY.

(Senate Document 23, Page 91. Publ. 1865.)

Abraham Lincoln’s administration rejected all notion of a ‘central’ bank and government borrowing at interest from private banks, to be repaid by taxation. He decided instead to follow the example of the pre-revolution New England British colonists whose successful fiat currency was known as Colonial Scrip. Lincoln wrote,

“Money is the creature of law and the creation of the original issue of money should be maintained as the exclusive monopoly of national Government. Money possesses no value to the State other than that given to it by circulation.

Capital has its proper place and is entitled to every protection. The wages of men should be recognised in the structure of and in the social order as more important than the wages of money.

No duty is more imperative for the Government than the duty it owes the People to furnish them with a sound and uniform currency, and of regulating the circulation of the medium of exchange so that labour will be protected from a vicious currency, and commerce will be facilitated by cheap and safe exchanges.

The available supply of Gold and Silver being wholly inadequate to permit the issuance of coins of intrinsic value or paper currency convertible into coin in the volume required to serve the needs of the People, some other basis for the issue of currency must be developed, and some means other than that of convertibility into coin must be developed to prevent undue fluctuation in the value of paper currency or any other substitute for money of intrinsic value that may come into use.

By the adoption of these principles the long felt want for a uniform medium will be satisfied. The taxpayers will be saved immense sums of interest, discounts, and exchanges. The financing of all public enterprise, the maintenance of stable Government and ordered progress, and the conduct of the Treasury will become matters of practical administration. The people can and will be furnished with a currency as safe as their own Government. Money will cease to be master and become the servant of humanity. Democracy will rise superior to the money power.”

My emphasis added. Also see sections on Benjamin Franklin and issuance of Colonial Scrip currency interest free.

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A response revealing the editor and staff of The Times of London as agents of disinformation representing the bank-owners, retorted with the following:

“If that mischievous financial policy, which had its origin in the North American Republic, should become indurated down to a fixture, then that Government will furnish its own money without cost. It will pay off debts and be without a debt. It will have all the money necessary to carry on its commerce. It will become prosperous beyond precedent in the history of the civilised governments of the world. The brains and the wealth of all countries will go to North America. That government must be destroyed, or it will destroy every monarchy on the globe.”

MOTIVE? CONSIDER THE KENNEDY AGENDA.

That the people who planned and executed this coup d'état form the shadow 'government' who furtively hold the reins of power even *now* is proved, not by the fact that they managed to perpetrate the assassination, but rather, that they have managed to keep the conspirators beyond the reach of justice up to this day. Ask yourself, 'Who *are* these people? Who is behind it all? How can any such power exist without being visible?'

It was crucial motivation to some few men to have Kennedy's agenda permanently annihilated—and it remains so to their offspring accessories. The “finding” of the Warren panel naming Oswald as a man alone (a ‘single lone-nut shooter’), made Oswald a classic scapegoat ‘patsy’ indeed. With this deceit in place, the truth was concealed. Kennedy and his brother Robert seemed set for the future; a possible sixteen year occupancy of the White House would be ample time to implement their... agenda:

1. Retake issuance of currency from the private banks, returning it to the nation along the lines of Abraham Lincoln.

On June 4, 1963, a little understood attempt was made to strip the Federal Reserve Bank of its power to loan money to the government at interest. On that day President John F. Kennedy signed Executive Order No. 11110 which returned the power to issue currency to the U.S. economy without going through the Federal Reserve. Kennedy's order gave the Treasury the power, “to issue silver certificates against any silver bullion, silver, or standard silver dollars in the Treasury.” This meant that for every ounce of silver in the U.S. Treasury's vault, the government could introduce new money into circulation. (However, fiat money is of equal effectiveness when issued free of interest and backed by the wealth of the nation; viz. Lincoln's ‘greenbacks’; instead of basing its value on limited quantities of precious metals of fluctuating prices.)

Kennedy brought nearly **\$4.3 billion** in U.S. notes into circulation. The implications of this act are radical and far-reaching. Kennedy was starting to make the private Federal Reserve Bank *redundant*. If enough of these silver backed Silver Certificate banknotes, followed by government-issued interest-free fiat banknotes, were to come into circulation (like the famous ‘greenbacks’), they would have eliminated demand for Federal Reserve banknotes. Kennedy's next step was obvious: take back all issuance of currency and credit interest-free to a national bank and legislate to eliminate the usurious criminality of private bankowners and their fraudulent fractional reserve lending. Executive Order 11110 was the impetus setting a process in motion which would swiftly lead to *the final elimination and non-repayment of the national “debt” and precluded the Federal Reserve and private banks from issuing credit and loans at interest.*

See Governor Jesse Ventura's, **American Conspiracies: JFK and the Federal Reserve: “President John F. Kennedy, the Federal Reserve and Executive Order 11110.”** Ref. bibliography.

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2. Withdraw troops from Vietnam; negotiate settlement with all parties involved, including the U.S.S.R. (Union of Soviet Socialist Republics; the Soviet Union).
3. Substantial reduction of the 'Oil Depletion Allowance'. (This tax break gave multi-millionaire owners of the oil industry's profits enormous tax deductible allowances enabling tax avoidance / evasion.)
4. Dismantle the CIA. Following the Bay of Pigs disastrous 'invasion' of Cuba (planned by Nixon and the CIA under Eisenhower's previous administration who had also effected coups d'état in Guatemala and Iran), Kennedy had quickly formed a new Defense Intelligence Agency (DIA) intended to be more accountable and to replace the CIA.
5. Prevent Israel from acquiring nuclear weapons for fear of proliferation (viz. Iran, Pakistan today). The U.S. would guarantee Israel's security. (This well-intentioned policy actually embodied an existential threat to Israel(is), surrounded by nations openly sworn to their annihilation.)
6. Rapprochement with the Soviets; planned mutual Western-Soviet nuclear disarmament.
7. Significant reductions in military spending; cutback of the banking-military-industrial complex. See oration at the U.N.

KENNEDY'S ORATION AT THE UNITED NATIONS' ASSEMBLY.

President Kennedy speaks.

"In the development of this organization rests the only true alternative to war--and war appeals no longer as a rational alternative. Unconditional war can no longer lead to unconditional victory. It can no longer serve to settle disputes. It can no longer concern the great powers alone. For a nuclear disaster, spread by wind and water and fear, could well engulf the great and the small, the rich and the poor, the committed and the uncommitted alike. Mankind must put an end to war—or war will put an end to mankind.

Let us call a truce to terror. Let us invoke the blessings of peace. And as we build an international capacity to keep peace, let us join in dismantling the national capacity to wage war.

This will require new strength and new roles for the United Nations. For disarmament without checks is but a shadow—and a community without law is but a shell. Already the United Nations has become both the measure and the vehicle of man's most generous impulses. Already it has provided—in the Middle East, in Asia, in Africa this year in the Congo—a means of holding man's violence within bounds.

But the great question which confronted this body in 1945 is still before us: whether man's cherished hopes for progress and peace are to be destroyed by terror and disruption, whether the "foul winds of war" can be tamed in time to free the cooling winds of reason, and whether the pledges of our Charter are to be fulfilled or defied—pledges to secure peace, progress, human rights and world law... For we far prefer world law, in the age of self-determination, to world war, in the age of mass extermination.

In this Hall, there are not three forces, but two. One is composed of those who are trying to build the kind of world described in Articles I and II of the Charter. The other, seeking a far different world, would undermine this organization in the process.

Today, every inhabitant of this planet must contemplate the day when this planet may no longer be habitable. Every man, woman and child lives under a nuclear sword of Damocles, hanging by the slenderest of threads, capable of being cut at any moment by accident or miscalculation or by madness. The weapons of war must be abolished before they abolish us.

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Men no longer debate whether armaments are a symptom or a cause of tension. The mere existence of modern weapons—ten million times more powerful than any that the world has ever seen, and only minutes away from any target on earth—is a source of horror, and discord and distrust. Men no longer maintain that disarmament must await the settlement of all disputes—for disarmament must be a part of any permanent settlement. And men may no longer pretend that the quest for disarmament is a sign of weakness—for in a spiralling arms race, a nation's security may well be shrinking even as its arms increase.

For fifteen years this organization has sought the reduction and destruction of arms. Now that goal is no longer a dream—it is a practical matter of life or death. The risks inherent in disarmament pale in comparison to the risks inherent in an unlimited arms race.

It is in this spirit that the recent Belgrade Conference—recognizing that this is no longer a Soviet problem or an American problem, but a human problem—endorsed a program of “general, complete and strictly an internationally controlled disarmament.” It is in this same spirit that we in the United States have laboured this year, with a new urgency, and with a new, now statutory agency fully endorsed by the Congress, to find an approach to disarmament which would be so far-reaching, yet realistic, so mutually balanced and beneficial, that it could be accepted by every nation. And it is in this spirit that we have presented with the agreement of the Soviet Union—under the label both nations now accept of “general and complete disarmament”—a new statement of newly-agreed principles for negotiation.

But we are well aware that all issues of principle are not settled, and that principles alone are not enough. It is therefore our intention to challenge the Soviet Union, not to an arms race, but to a peace race—to advance together step by step, stage by stage, until general and complete disarmament has been achieved. We invite them now to go beyond agreement in principle to reach agreement on actual plans.

The program to be presented to this assembly—for general and complete disarmament under effective international control—moves to bridge the gap between those who insist on a gradual approach and those who talk only of the final and total achievement. It would create machinery to keep the peace as it destroys the machinery of war. It would proceed through balanced and safeguarded stages designed to give no state a military advantage over another. It would place the final responsibility for verification and control where it belongs, not with the big powers alone, not with one's adversary or one's self, but in an international organization within the framework of the United Nations. It would assure that indispensable condition of disarmament—true inspection—and apply it in stages proportionate to the stage of disarmament. It would cover delivery systems as well as weapons. It would ultimately halt their production as well as their testing, their transfer as well as their possession. *It would achieve under the eyes of an international disarmament organisation, a steady reduction in force, both nuclear and conventional, until it has abolished all armies and all weapons except those needed for internal order* and a new United Nations Peace Force. And it starts that process now, today, even as the talks begin.

In short, general and complete disarmament must no longer be a slogan, used to resist the first steps. It is no longer to be a goal without means of achieving it, without means of verifying its progress, without means of keeping the peace. It is now a realistic plan, and a test—a test of those only willing to talk and a test of those willing to act.

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Such a plan would not bring a world free from conflict and greed—but it would bring a world free from the terrors of mass destruction. It would not usher in the era of the super state—but it would usher in an era in which no state could annihilate or be annihilated by another.

I therefore propose on the basis of this Plan, that disarmament negotiations resume promptly, and continue without interruption until an entire program for general and complete disarmament has not only been agreed but has actually been achieved.

Our new Disarmament Program thus includes the following proposals:

First, signing the test-ban treaty by all nations. This can be done now. Test ban negotiations need not and should not await general disarmament.

Second, stopping the production of fissionable materials for use in weapons, and preventing their transfer to any nation now lacking in nuclear weapons.

Third, prohibiting the transfer of control over nuclear weapons to states that do not own them.

Fourth, keeping nuclear weapons from seeding new battlegrounds in outer space.

Fifth, gradually destroying existing nuclear weapons and converting their materials to peaceful uses; and...

Finally, halting the unlimited testing and production of strategic nuclear delivery vehicles, and gradually destroying them as well.

We in this hall shall be remembered either as part of the generation that turned this planet into a flaming funeral pyre or the generation that met its vow “to save succeeding generations from the scourge of war.”

In the endeavour to meet that vow, I pledge you every effort this Nation possesses. I pledge you that we will neither commit nor provoke aggression, that we shall neither flee nor invoke the threat of force, that we shall never negotiate out of fear, we shall never fear to negotiate.

Terror is not a new weapon. Throughout history it has been used by those who could not prevail, either by persuasion or example. But inevitably they fail, either because men are not afraid to die for a life worth living, or because the terrorists themselves came to realize that free men cannot be frightened by threats, and that aggression would meet its own response. And it is in the light of that history that every nation today should know, be he friend or foe, that the United States has both the will and the weapons to join free men in standing up to their responsibilities.

But I come here today to look across this world of threats to a world of peace. In that search we cannot expect any final triumph--for new problems will always arise. We cannot expect that all nations will adopt like systems--for conformity is the jailor of freedom, and the enemy of growth. Nor can we expect to reach our goal by contrivance, by fiat or even by the wishes of all.

But however close we sometimes seem to that dark and final abyss, let no man of peace and freedom despair. For he does not stand alone. If we all can persevere, if we can in every land and office look beyond our own shores and ambitions, then surely the age will dawn in which the strong are just and the weak secure and the peace preserved.

Ladies and gentlemen of this Assembly, the decision is ours. Never have the nations of the world had so much to lose, or so much to gain. Together we shall save our planet, or together we shall perish in its flames. Save it we can--and save it we must--and then shall we earn the eternal thanks of mankind and, as peacemakers, the eternal blessing of God.”

[Oration ends.]

[Excerpt from DEMOCRACY DEFINED: *The Manifesto* cont. on next page]

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John F. Kennedy: Criminal conspiracy? Begin by thinking about Federal Bureau of Investigation Chief J. Edgar Hoover's private letter, a Memorandum of the 29th of November, 1963, to the State department. This was regarding the disposition of both the pro- and anti-Castro Cubans in the Miami area. Hoover intimates, "the Department of State feels some misguided anti-Castro group might capitalize on the present situation and undertake an unauthorized raid against Cuba." The last paragraph states, "**The substance of the foregoing information was orally furnished to Mr. George Bush of the Central Intelligence Agency and Captain William Edwards of the Defense Intelligence Agency on November 23, 1963, by Mr. W.T. Forsyth of this Bureau.**" See where that takes you.

LBJ, Lyndon Baines Johnson, the vice president under Kennedy, automatically replaced the slain president. Hoover's FBI was charged by the new president Lyndon Johnson with the function of collating and then presenting all evidence before the Warren Commission panel of inquiry. The FBI was responsible for the nation's internal security. If there had been any kind of an *organised* conspiracy behind the assassination, it was for the FBI to have unearthed it *before* it took place. So, there existed strong motives to try to exculpate the FBI *and its chief* from not having properly performed the function of protecting the leadership. This could be achieved best by showing that the act had been done, not by a conspiratorial group, but by a single fanatic acting spontaneously and alone.

Of course, if the Director of the FBI himself had had *prior knowledge* of the plot and no inclination to foil it, the *motive to conceal* the conspiracy was infinitely stronger. It could be accomplished simply by excluding evidence which implicated more than one assassin. Hoover was put in this very position by LBJ, whereby he could select 'evidence' which would 'frame' a man as having acted alone.

Much solid evidence has been uncovered by private individuals' assiduous investigations which indicate Hoover had much to hide about himself and his private life from the public, but which had come to be known to oil tycoons and LBJ who had no hesitation in exploiting Hoover's lack of integrity. Hoover was privy to the killing beforehand, primed and ready to exonerate, not only himself and the FBI, but also the conspirators at every level including the highest in terms of politics—the very man who would assume the presidency on the 23rd of November, 1963: LBJ. What is certain beyond reasonable doubt is that Hoover has been shown to have withheld much eye witness and other evidence which confirms more than one assassin acted in concert: he knew about, participated in, and concealed the facts of an organised coup d'état.

District Attorney Jim Garrison, Attorney at Law Mark Lane, Esq., et al., courageously unearthed irrefutable evidence, such as that of close-by eye witnesses on and around Elm Street, which had been recorded by the FBI but was denied presentation to the Warren Commission. The 'evidence' was thus arranged to support an incorrect outcome which was predetermined. However, although the cover-up was planned in advance, the conspirators left many loose ends. Consider, for example, the Warren Commission's insistence on, "only three shots and they all came from the Texas School Book Depository..."

Indeed, some crucial evidence which did make its way to the commission was then actually *tampered!* Viz. Gerald Ford. The frontal throat *entry* wound (1 shot) was described by Parkland Hospital surgeon(s), including Dr. Malcolm Perry and Charles A. Crenshaw, as small, round, "about the diameter of a pencil," and as, small, "about a quarter of an inch," and, "the size of the end of your little finger." These were the serious statements initially issued by the surgeons. Crenshaw always stood by his.

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Ford altered (raised) the diagrammatic position of the back wound to the back of the neck (where there was no entry wound) to claim the frontal entry as the 'exit'. This entirely denied the frontal entry wound to the throat in order to accommodate Warren Commission Counsel Arlen Specter's lie (impossible fiction) that the shots had all come from the rear; the TSBD. See the diagrams presented to the Commission's Report.

(Entry wounds are generally diminutive compared to their exits which are enlarged and ragged as a result of the dispersion of kinetic energy carried by the projectile as it passes through.)

Apart from the bullet in the throat from the front, Kennedy received a hit to the head (making two shots) and another much lower entry wound to his back (making three shots). This shot in the back entered to the right of his spine at the **third thoracic vertebra (T3)**, i.e., just lower than the top of the shoulder blade bone, well *below* the right shoulder and not near Kennedy's neck.

Those shots added to James Tague's pavement ricochet wound to the cheek make *at least four* shots—not to mention the hits to the limousine witnessed by Parkland personnel; the reported Elm Street roadside and the Stemmons Freeway sign hits—and, Governor Connally's one back-entry ribcage shot *and* his right wrist shot which ended in his left thigh. (Connally was seated in the open-topped limousine's second row of seats, ahead of Kennedy.)

Reliable witness statements made by the personnel involved at the *two* hospitals affirm that the body arrived at Bethesda in wrappings *different* from those which left Parkland. Ergo, it had to have been interfered with *before* it arrived at Bethesda for the autopsy. This is confirmed by the fact that, at the autopsy, *no bullet of any size* could be located in the brain and head region; and no bullets could be located in the back or any other area of the body as determined by total body X-Rays despite visual inspection which revealed there was no point of exit. The bullet(s) which entered the president's back and the one which entered his throat from the front had not exited, yet had disappeared. They had to have been removed.

The individuals performing the autopsy, Commander Dr. James Humes, Commander Dr. J. Thornton Boswell and Lieutenant Colonel Dr. Pierre Finck, were never able to explain satisfactorily why they could find no bullets at the post mortem, until, subsequently, the explanation emerged in the 1969 criminal trial in New Orleans of one Clay Shaw (who was suspected by District Attorney Garrison of involvement in the assassination).

Colonel Dr. Finck gave testimony which exposes the unreliability of the autopsy and damns all its findings. Colonel Finck stated that *senior military officers had taken an active part in proceedings, and implied that it was really they who were in charge of the autopsy.* Furthermore, on the witness stand, after repeatedly trying to avoid answering the question as to why the autopsy pathologists did not dissect the trachea, the neck organs and the track of the bullets in the neck and back wounds, **under cross-examination Finck admitted that the pathologists were forbidden from dissecting the president's back and throat wounds and the connecting tissue.** (See trial transcript.)

Before the 'official' Bethesda autopsy, if it can be called an autopsy, the frontal neck wound had to have been probed to extract a bullet lodged at the back of the neck, probably in the bone of the spine. Nevertheless, there was **no** corresponding *entry* wound at the back of the neck, proving that the throat wound had to have been one of entry, not exit. *Anyway*, it would *still* have been too low to have exited at the throat because Kennedy was, at the time this first bullet hit, unhurt and sitting upright in the car seat. The supposed bullet from the Texas School Book Depository (TSBD) sixth floor window angle of trajectory would

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have travelled downwards from the back of the neck if it had entered there, and could not then have exited at the front of the throat, but only somewhere else much lower. In fact, confirmed by the Parkland surgeons, it was an entry. The bullet in the back did not exit at all but was surreptitiously removed and never presented as part of the evidence.

It was some years before the official autopsy (post mortem examination) photographs were made public. Although Dr. Malcolm Perry in Dallas had sliced through the front entry hole made by the bullet to make a normal tidy tracheotomy (used to insert a small tube to enable the lungs to receive air), Dr. Crenshaw was upset to see that the photo of this entry wound had been released to the public *after* the wound had been enlarged and made ragged to appear as if it had been an exit wound. It had been ripped open and torn about. The small *entry* wound at the front right temple had also been *obscured* by rough hacking at the surrounding skin and hair, again giving it more the appearance of being larger, like an exit wound. Crenshaw observed that the autopsy photographs showed a flap of skin of the scalp had been pulled across the exit wound at the *back* of the head concealing its large extent and real location.

The car immediately behind Kennedy's conveyed secret service personnel who should have been standing on the guard platforms built into the president's limo's rear fender. Texas Senator Ralph Yarborough was in the second car behind Kennedy's. It was carrying him, LBJ and Ladybird Johnson. Senator Yarborough and numerous eye witnesses stated that at the time of the head shot, the limo carrying Kennedy had come to *a complete stop*. It was then alongside and slightly below the grassy knoll. The large wound shown by x-rays at the *back* of Kennedy's head (not the top of his head as shown in the Warren Commission's FBI hand-drawn 'diagrams') was an exit, not an entry; and that shot had to have come from the front right, not the TSBD behind.

The police patrolman outrider Bobby Hargis also testified that the limousine came to a stop. He stated, "Then I felt something hit me. It could have been concrete or something, but I thought at first I might have been hit. Then *I saw the limousine stop*. And I parked my motorcycle at the side of the road, got off and drew my gun..." Situated alongside the rear fender on the left side of the virtually unmoving limousine, Bobby Hargis's uniform and face were bespattered with JFK's blood and brains. At a time when shots had already sounded out, instead of accelerating hard to remove the president and his party from danger, the secret serviceman driving the limo halted in the killing zone below the grassy knoll. Then, the president received the head shot.

The supposed autopsy photos and the inaccurate, *contrived diagrams* used for the Warren panels' deliberations (later made available to the public and seen on Wikipedia) show the deception. The throat entry shot was diagrammatically and descriptively misrepresented by Ford to facilitate the false premise he posited that the front neck entry wound was the (impossible) 'exit' of the much lower back wound (T3). Ford *changes* the back entry wound to a back-of-the-neck 'entry' wound, of which there was none.

Yet, more fictions were to come... Arlen Specter, a counsel to the Commission, *invented* the impossible pristine single 'magic bullet' theory all-too-readily adopted by Chief Justice Earl Warren's panel. Having committed the entire Warren Commission's report to his fiction, unsurprisingly, Specter subsequently never reneged on it. This is not the place for an in-depth exposé as the subject is well-worked by experts, including Cyril Wecht, former president of the American Academy of Forensic Science, and the American College of Legal Medicine; Wecht was also Clinical Professor at the University of

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Pittsburgh School of Medicine and an adjunct Professor of Law at Duquesne University. Wecht examines, scientifically refutes and dismisses Specter's speculative fantasy and the Warren Commission's findings.

See the video and book statements of Dr. Cyril H. Wecht. It should be remembered that, as mentioned in the text above, much evidence, *including eye witness interviews conducted by Specter* (Jean Hill, etc.), was *held back* from presentation to the Commission. Specter's inventing of his 'magic bullet theory' is seen in retrospect as the profoundly wretched act of a Brutus: "*Et tu Brute?*" That a single bullet made such a journey as claimed by Specter is shown by Wecht (and others) to be, not simply implausible, but actually absurd. The accessory after the fact's desire to conceal high-placed conspirators and show the deed as that of one man acting alone overrode all considerations of justice and truth.

Dr. Humes burned his official autopsy notes as soon as Oswald's murder was reported! As no trial allowing Oswald to expose conspirators or simply exonerate himself could occur, Humes was able to start over.

Dr. Crenshaw later explained much when he said that, because of 'outside pressure from above', the Parkland doctors were strongly advised (if they wanted to keep their careers) to say nothing which would contradict the Warren Commission's findings when they were published the following year. This pressure was deeply felt because, after Oswald was shot and unconscious in the Parkland Emergency Room (operating theatre), Lyndon Johnson *personally* telephoned, demanding to speak to the chief surgeon. LBJ said he wanted his representative (who was 'scrubbed' and had already presented himself in the theatre), to get a "deathbed confession" from Oswald.

Quite what would have emerged had Oswald been alive or better still, given his account of events in court, is fascinating but vain speculation. However, considering no firm evidence of Oswald's involvement in the assassination had been collated so soon after the event (and indeed none beyond a reasonable doubt has since), LBJ's behaviour in making the 'phone call is consistent with a predetermined political conspiracy. LBJ knew the patsy's fate was sealed. He would never testify. See Madeleine Duncan Brown's (videoed) testimony. No fair assessment of the deed can ignore the word of Vice President Lyndon Johnson's mistress of many years and mother of his only male offspring. She helps tie up the strings as to who many of the high-placed *instigators* were; names are named; and there are more than a few.

In trying to understand these events and arrive at an objective judgement, readers and researchers interested in this tragedy have to be aware of the fact that the coup d'état was engineered by some of the richest and most influential degenerates alive; those who remained in power after the event, of whom some are still active today. Ruthless and remorseless, they and their descendants have no intention of allowing the truth to be exposed; not that it would be reported by media which are owned and controlled by these insiders.

No effort is spared by those many other collaborators in this crime for whom defection from truth causes few qualms. They try their best to undermine genuinely logical conclusions derived from the evidence, both hard and circumstantial, and ignore sincere testimony of impartial, reliable eye witnesses. They inadvertently reveal themselves for what they are by their attempts to support the nonsense proposed that the assassination was by a "single fanatic acting on his own."

IS FECIT CUI PROFUIT.

It is essential to mention the assiduous work of Attorney at Law Mark Lane, Esq., whose courageous efforts unearthed indispensable eyewitness evidence, much of it previously taken by FBI officers but blocked by Hoover from presentation to the Warren Commission. His films, *Rush to Judgement*, and, *Two Men in Dallas: The Word of Dallas Deputy Sheriff Roger Craig* remain relevant (and poignant) viewing to this day.

In a 2013 e-mail, Lane stated,

“They killed our president and have sought, all these years, to continue the cover-up of the facts that demonstrate that the CIA with assistance from the Secret Service was involved.”

See Mark Lane’s interviews eliciting eye-witness testimony (unpresented to the Warren Commission) and movies, *Rush to Judgement*, and, *Two Men in Dallas: The Word of Dallas Deputy Sheriff Roger Craig*, etc. Note that a 7.65 German Mauser was found in the TSBD, *not* an Italian 6.5 Mannlicher Carcano (Oswald’s rifle). The Carcano ‘materialised’ later. Dallas Deputy Sheriff Seymour Weitzman swore an affidavit that he saw the weapon when it was discovered on the sixth floor of the TSBD and recognised it was a Mauser. Weitzman had to dictate the affidavit, carefully present the truth, and then undersign it. That is to say, it was an affidavit, not a casual conversational misinterpretation of facts. That affidavit corroborates Dallas Deputy Sheriff Roger Craig’s statement to Mark Lane and others that he saw right there on the TSBD sixth floor at the moment the rifle was discovered, “stamped right on the barrel” were the words “7.65 Mauser.” Weitzman’s subsequent reneging on his affidavit to say he had made a “mistake” is untrustworthy, *especially* as he had been a dealer knowledgeable about the various rifles, being former owner of a gun shop and sporting goods store. Craig never changed his witness evidence and paid tragically for it.

See the role and record of convicted murderer William Malcolm ‘Mac’ Wallace, a remorseless ‘hit-man’ and intimate of LBJ’s (ref. William Reymond’s book, *JFK: Autopsie d’un crime d’état*). Note the 1947 photo of a group at Yale showing George H.W. Bush together with Mac Wallace.

Ref. Nathan Darby’s 1998 affidavit identifying the single remaining fingerprint “unidentified” by the FBI taken from a cardboard box in the ‘sniper’s nest’ on the TSBD’s sixth floor. Darby was formerly the head of the Austin, Texas, police department’s Fingerprint Identification and Criminal Records Section. Darby found fourteen (14) matching points, the threshold for admissibility as evidence in Texan courts. Nathan Darby’s identification of Mac Wallace’s fingerprint survives the critique of the most serious of sceptics, having subsequently revisited the prints out of personal interest and found a 32-point match. By any standard, this is beyond the possibility of coincidence.

Much indicates Richard Nixon knew beforehand. In 1989, self-incriminatingly, he told his aide and confidante Roger Stone, later author, ***“The difference between me and LBJ was, we both wanted to be President but I wouldn’t kill for it.”***

See Stone’s book, ***“The Man Who Killed Kennedy: The Case Against LBJ,”*** available on Amazon.

See the written and video testaments of eyewitnesses Jean Hill, Beverley Oliver et al., and the photographic exposé by Jack White and others explaining the ‘composite’ nature and crucial alterations to the confiscated Zapruder and other films before their release to the public.

Ref. also reporter Jim Marrs’s on-line video interview with French author William Reymond, who saw a copy of the *original* unaltered Zapruder film.

See Grand Jury testimony statements of insider Billy Sol Estes itemising LBJ’s instigation of *several* murders.

IS FECIT CUI PROFUIT.

What the Warren Commission failed to promulgate was that, in implementing the assassination, a rogue element within government (utilising carefully selected FBI, CIA and Secret Service assets) functioned as the murderous clandestine arm of the banking-military-industrial complex; the shadow government of NATO nations and the United States. The reason for that failure is because the commission's panel members were already proven 'trustworthy' to the shadow authority, and several had been longstanding servitors of the covert nwo cabal. This totalitarian criminal government controls its operations remotely and with utmost discretion. Its will is put into execution by layers of the *visible* 'government' and bureaucracy which insulate the *de facto* government from being perceived by the public. Although this *real* government is unseen—it is not unfelt. Everything is at the expense of the people. Cicero would point out that this is history repeating itself.

“A man who has in mind an apparent advantage and promptly proceeds to dissociate this from the question of what is right, shows himself to be mistaken and immoral. Such a standpoint is the parent of assassinations, poisonings, forged wills, thefts, malversations of public money, and the ruinous exploitation of provincials and Roman citizens alike. Another result is passionate desire—desire for excessive wealth, for [imposing] unendurable tyranny, and ultimately for the despotic seizure of free states.”

“These desires are the most horrible and repulsive things imaginable. The perverted intelligences of men who are animated by such feelings are competent to understand the material rewards, but not the penalties. I do not mean penalties established by law, for these they often escape. I mean the most terrible of all punishments: their own degradation.”¹

1 See On Duties, III, Marcus Tullius Cicero, 106 - 43 BCE.



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IS FECIT CUI PROFUIT.

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Eye witness statements, interviews and more. One has to copy and paste this link on Google to access attorney Mark Lane's 'Rush to Judgement' movie documentary:

https://youtu.be/FEdjql8g5_8

Copy and paste this link on Google to see Lane's movie documentary: 'Two Men in Dallas: The Word of Dallas Deputy Sheriff Roger Craig':

<https://youtu.be/-TLHx8dlGjE>

Likewise, see this interview with forensic pathologist Dr. Cyril Wecht:

<https://youtu.be/xiCxgqGB478>

With the above factual and circumstantial evidence assimilated, the 2014 Horne-Brugioni Interview is profoundly significant. Here is the link to "The Zapruder Film Mystery."

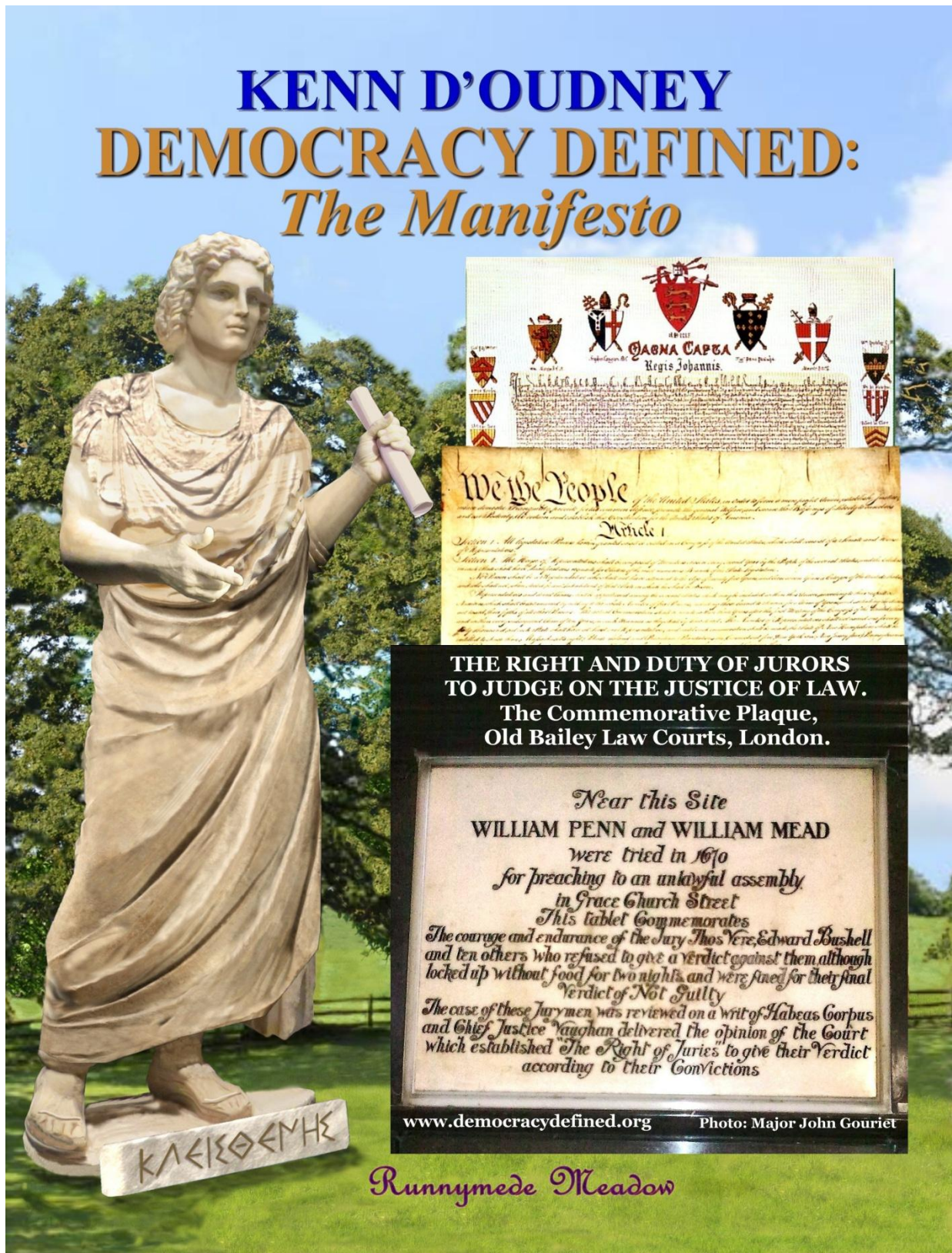
https://www.youtube.com/watch?v=J_QIuu6hsAc

As the assassination was de facto a coup d'état, the event and its participants qualified for inclusion within Chapter Six, "Traitors to the People." That would not have been the case if Lee Harvey Oswald had been acting on his own, the "lone nut" the conspirators and their perjurious, owned-and-controlled mainstream media accessories would have us believe!

Kenn d'Oudney. Author.

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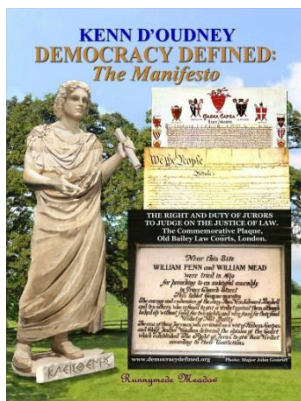
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