Geoffrey,

It seems like I might need to take a closer look at your “back and forth” with Adam L. Tucker who was quite convinced you were “different” to the rest, eager to do something positive with the remainder of your life; it very possible that you are quite possibly experiencing a mid-life crisis; then again you could simply be traveling around the globe looking for your own self-sustaining island and military force, not having found a suitable meteorite in close enough proximity to planet Mother Earth to hitch a ride to Mars where you won’t have to bother with your military turning on you since I think we can all agree that unless the Martians are not all that happy with your table etiquette you probably won’t need a “standing army”?

I could just as easily have started out and ending my communication to you yesterday by simply asking your opinion of one of your associates at Stanford, Professor Joe Grundfest who on April 23rd 2002 blew me off with this most diabolical, so nauseatingly arrogant email:

From: Joe Grundfest, Stanford Professor, former chairman of the SEC
Sent: Tuesday, April 23, 2002 7:42 AM
To: Gary Gevisser
Cc: rest
Subject: Re: FW:

Could I stop you?

Following my having sent him just a little earlier:

From: Gary Gevisser
Sent: Tuesday, April 23, 2002 6:52 AM
To: grundfest@stanford.educ
Subject:

Mr. Grundfest,

I have "smoking gun" proof that a group of business people in conjunction with the highest-ranking members of the Democratic Party have hijacked the political system.

May I share it with you?

Gary
Professor Grundfest, a former member of the Securities Exchange Commission may not have known at the time how familiar I was with the port of Haifa, Israel, but he did know that I didn’t get off a boat just yesterday at Ellis Island, New York City, the money laundering and intelligence gathering capital of the world for the De Beers-Anglo American Cartel, the mafia of mafia who make the study of economics a joke, period.

Moreover, Mr. Grundfest was intimately familiar with the pivotal role I played in getting famous Federal Judge Jack B. Weinstein to overturn a landmark multi-million dollar repetitive-stress-injury jury award back in late April 1997:
TECHNOLOGY

Judge Throws Out $5.3 Million Verdict Against Digital on Keyboard Injury

By Jon C. O'Connell

A federal judge threw out a landmark $5.3 million jury verdict against Digital Equipment Corp. in a keyboard-injury case after the submission of new evidence that suggests the plaintiff's debilitating wrist injury was not work-related.

However, in a separate decision, the judge upheld a smaller verdict against Digital by a co-plaintiff with repetitive-stress injury.

In a decision announced orally yesterday in U.S. District Court in the New York borough of Brooklyn, Judge Jack B. Weinstein said he would call for a new trial in the larger case in light of the new evidence, filed earlier this month by Digital. The filings include a previously undisclosed medical report that concludes that the wrist injuries suffered by the woman, Patricia Geressy, were caused by a neck condition unrelated to her work as an executive secretary.

Mrs. Geressy's attorney, Steven J. Phillips, said he plans to appeal the ruling, arguing that the new evidence is not material. In a statement, Digital, based in Maynard, Mass., said it was "pleased with the judge's decision.

The December jury ruling was the largest ever such jury verdict against a computer-keyboard maker, and plaintiffs' lawyers predicted it would open the floodgates of claims from people suffering from carpal tunnel syndrome and other repetitive-stress injuries.

In reaching their verdict, jury members faulted Digital for failing to issue warnings that would have alerted Ms. Geressy, 51 years old, to the dangers of repetitive typing. Smaller amounts were also awarded to two co-plaintiffs with repetitive-stress injuries.

Included in the new Digital filings were the results of a 1990 medical examination of Ms. Geressy conducted at the request of her employer, the Port Authority of New York and New Jersey. The examination, conducted by a Los Angeles-based medical diagnostic firm, concluded that Ms. Geressy's wrist pain was "not due to repetitive-motion injury," but rather caused by a muscular condition in her neck, according to the filings.

Digital argued that Ms. Geressy withheld the results of the medical tests, which it said would have had a "material effect" on the outcome of the trial because it "directly refutes her claims" about the cause of the injury.

In the smaller verdict, the judge upheld a $270,000 award by the jury in December to a co-plaintiff, Joannette Fabolo, a former billing clerk with the Long Island Jewish Medical Center. Mr. Phillips, who also represents Mrs. Rosato, 43, said that ruling is "very good generally" for repetitive-stress cases. Digital said it would appeal the ruling.

The judge threw out a $290,000 ruling awarded to the other co-plaintiff, Jill Jackson, a former legal secretary with Sroock & Sroock & Laven in New York, because the statute of limitations had expired.

following an article written by a close buddy of Grundfest's, Diana Henriques entitled, "Big Jury Award in Injury Case Over Keyboards", that was published in the New York Times on December 10th, 1996; not to mention Ms. Henriques, herself a chronic sufferer of carpal tunnel syndrome as well as "tunnel vision".
Below is a most important section of Judge Jack B. Weinstein’s reversal decision that turned the world upside down for plaintiff attorneys who believed following the original decision, less than 5 months earlier, that they were in for the biggest payday of their lives; not to mention it worth repeating the one paragraph above that appeared in the Wall Street Journal April 30th, 1997 edition; “The December jury ruling was the largest ever such jury verdict against a computer-keyboard maker, and plaintiffs’ lawyers predicted it would open the floodgates of claims from people suffering from carpal tunnel syndrome and other repetitive-stress injuries”.

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

PATRICIA GERESSY and PATRICIA GERESSY
AS ADMINISTRATRIX OF THE ESTATE OF
THOMAS A. GERESSY, JEANNETTE ROTOLO
and JOHN WILLIAM ROTOLO, and JILL M. JACKSON
and THOMAS M. FARRELL,

Plaintiffs,

- against -

DIGITAL EQUIPMENT CORPORATION,...

Jack B. Weinstein, Senior District Judge:...)

2. Application of Law to Facts

National publicity followed the announcement of the jury verdict in December of 1996. See, e.g., Diana B. Henriques, Big Jury Award in Injury Case Over Keyboards, N.Y. Times, December 10, 1996, at D1; Jon Auerbach and Laura Johannes, Digital Equipment Loses Verdict on Carpal Tunnel, Wall St. J., Dec. 10, 1996, at B4. The news of Ms. Geressy’s nearly $5.3 million verdict against defendant reached Gary S. Gevisser, Chief Executive Officer of Sunmed, Inc. (formerly known as Injury Evaluation Consultants (IEC)) in Las Vegas, Nevada. The information struck Mr. Gevisser as particularly noteworthy because, before the litigation had been commenced, doctors from his company had examined Ms. Geressy, prepared a medical evaluation on her condition for The Port Authority of New York and New Jersey (the IEC Report) and, contrary to the jury finding at trial, had determined that her ill health was unrelated to her work. See Affidavit of Kenneth J. King, sworn to March 25, 1997 ¶¶ 10, 11, Exhibit A (King Affidavit). Mr. Gevisser contacted Digital Equipment Corporation to explain his knowledge of the Geressy case and his company’s own information regarding Ms. Geressy. See King Affidavit ¶ 11. Defendant then subpoenaed the
IEC Report and filed the instant motion for a new trial based on discovery of this evidence.

The fact that Judge Weinstein mentions my name 3 times might distract you sufficiently from asking a number of rather important questions beginning with how I came - while mostly retired since my late 20s when I was for the period August 1984-August 1989, Chief Operating Officer and Chief Financial Officer of Insurance Marketing Services Inc. the largest and most profitable marketing-publishing corporation specializing in the property and casualty insurance industry - to be Chief Executive Officer of a medical device company that the day following the December 10th, 1996 article I was already on the phone to colleagues of mine in Israel as well as speaking immediately thereafter with both Maurice Hank Greenberg, Chief Executive Officer and Chairman of the Board of AIG [American International Group] as well as Thomas Tizzio, AIG’s President who didn’t hesitate not only in taking my call but calling up immediately, following our less than 30 minute conversation, Bill Frye, head of AIG’s Mergers and Acquisitions who had his best Lieutenant, Ron Bellows hightail it over to our most modest offices in Las Vegas, Nevada; Mr. Bellows arriving in the first week of 1997 after I first “lined up more of my ducks”.

The next question you probably never thought to ask:

Whatever happened to this little known private corporation which received most of its seed capital from Subway founder Fred DeLuca, the money bags person behind Mr. Rezko, the main financier of Senator Barack Obama?

Can you imagine that Fred DeLuca who back in the late 1990s was sharing a US$160 million salary with his one partner; i.e. US$80 million; i.e. 160 divided by 2, would be “messing around” with a corporation you have never heard of but thanks to me had attracted the attention of the biggest players on Wall Street, apart from of course De Beers, given how very careful I was in keeping this “nothing to speak of” private corporation “off the radar screen”, that were it to have gone public as we planned to do later in the same year 1997 would have made Fred Deluca’s one-third ownership significantly more valuable than his entire stake in Subway; bearing in mind that the multi-million dollar salary that Deluca takes out each year from Subway is only the tip of the iceberg in terms of the free cash flow that Subway generates from its some 15,000 sandwich shops; perhaps only those kiosks at airports throughout the world smaller than my family’s B. GEVISERIS shop in Vilnius, Lithuania.
Not to mention, the remaining two-thirds ownership was split between myself and the founder, Dr. MaryRose Cusimano PH.D; each of our one third ownership valued by the smartest minds on Wall Street at just shy of half a billion US Dollars just moments before Mr. Newell Starks, an officer of Citigroup’s Citicorp Venture Capital Corporation and Dennis Stanfil, a former CEO and Chairman of the Board of MGM [Metro-Goldwyn-Meyer] planned to get the most minimal amount of mezzanine financing given how well I had lined up all the rest of the financing with the likes of AIG and Travelers Insurance who would have immediately handed over us to multi-billions in workers compensation claims that were weighing heavily on all the world’s insurance carriers’ balance sheets, most of such claims hidden in files so as to stay off the balance sheets of such carriers so very much underwater; bearing in mind, that besides for having the Mossad, “waiting in the wings” I had Derrick Beare of Investec fully committed to providing additional funding were it needed; bearing in mind that his uncle, Dr. Jonathan “Trouble Bubble” Beare was a founding partner of Investec that remains under the “command and control” of De Beers and Co.

To mention little of you understanding why people such as myself and Ron Bellows when first hearing about the 911 attack smiled to ourselves that this was the best thing that could have happened to the world’s insurance carriers plus the fact as more Cole like battleships made their way to the Persian Gulf it would be the poor of the world picking up the tab of ensuring that none of the sitting duck oil supertankers would be hit by Al Quaida-House of Saud, Saudi Arabia, Qatar, and Kuwait that in the next instant would paralyze the US economy were it not for Al Quaida-House of Saud-James A. Baker III’s law firm representing the House of Saud, knowing better than to bite the hand that feeds it.

To mention in passing, that as a result of email communications between myself and Fred DeLuca, I had managed to provide sufficient evidence that Mr. DeLuca had violated his fiduciary responsibilities towards this medical device company as he attempted to wrestle control of the two-thirds ownership that he did not control
thereby making null and void his “First Rights of Refusal” to my and Ms. Cusimano’s one third each ownership; so you now do the math of how very easy it would have been to get Mr. DeLuca who prides himself on his genius IQ, a member of Mensa, having to walk away with his tail between his legs, knowing that he had blown an opportunity, had he simply not misread me, to be in command and control of a medical device corporation which given the weak condition of the world’s insurance carriers would have placed him second only to the De Beers-Anglo American Cartel in control of allocating the world’s resources.

But you may already know that several days before the end of the year 1996 I was visiting with DeLuca in Fort Lauderdale, in his sparsely furnished home on the water’s edge of Fort Lauderdale’s intercoastal that eventually led to me being one of Mr. DeLuca’s “guests of honor” if the not the most important guest on his motor launch as we cruised up and down the intercoastal on New Year’s Day 1997; it highly unlikely that Mr. DeLuca was aware at the time that two highly skilled and experienced Israeli Special Forces commandos had their sights aimed at him and his goons throughout this most relaxing day, the weather picture perfect, much like it is right now here at our gallery-studio cliff house perched atop the cliffs of heavily De Beers real estate and city council corrupt Del Mar.

You have to admit it is a very good thing for the peoples of the United States of America that I am first and foremost not only intelligent but intelligent enough to be a man of peace, having figured out early in life that there had to be reason why I didn’t come out of my mother’s womb with an Israeli made Uzi submachine gun in my left hand and an AK-47 in my right hand.

Not to mention that my highly secretive Royal Mater-Mother Zena thought it important enough to bother dragging my step-father all the way from Wiveswcombe, Somerset, England via Netanya, Israel to Las Vegas, Nevada and in addition to giving me a hug had my step-father Alan Zulman hooked up to one of our medical devices that for all I know was not even turned on.

Tell me about your personal life. Are you as happy as me with your sex life?

Do you think all this poor conditioning with clothing beautiful naked women such as my French-Canadian wife should not only be reexamined but when hauling the Pope before open hearings on Capital Hill, Washington DC., we have young boys parade in front of him to make certain he doesn’t get aroused before having him explain what apart from aiding the Nazis during the Jewish Holocaust of World Oil War II which is what WOW II was all about, had the Pope and Co. sitting on their hands doing nothing but aiding and abetting the Nazis?

Would you prefer at this point that I change the subject matter “sumwhat” [sic] to explain in detail the extraordinary “slap in the face” that Judge Hendrix delivered to The IT, aka Dr. John Big Ben Steward MD, aka The Sperm Donor aka the slimeball of slimeballs on October 24th, 2002 in courtroom 25 located in Superior Court in downtown San Diego when making the instant decision after hearing me say that I had given a handgun I had purchased to my future wife Marie Dion Gevisser, to
give MDG “legal possession” of such a lethal weapon knowing first of all that it is not possible for any judge to do such an act given how one first has to be cleared by the US Justice Department but Judge Hendrix also knew that he was dealing with a very badly wounded beast and this very savvy Judge did not want on his conscience Dr. John Ben Stewart MD taken out his vengeance on my wife without her having the best possible way to defend herself; again Judge Hendrix would have known that it would have taken well over a week for all the Justice Department’s paperwork to be complete.

Let me know if there is anything else I can help you better understand that will make your choice of joining us that much easier.

Gold bullion last trading on the spot market at US$875.40 a troy ounce.

[Word count 2334]

From: Gary S. Gevisser  
Sent: Wednesday, June 04, 2008 6:59 PM PT  
To: geoffreyrothwell@yahoo.com  
Cc: Adam L Tucker  
Subject: Come join us now.

Geoffrey,

The most important date, at least to me in your bio is June 1971, when you graduated high school.

The next item that may not come immediately to mind is that some 2 months later, August 15th, 1971 to be very precise, the US Government, flexing only its military muscle, forced the entire world to officially go off the Gold Standard, although as we all know, this was in the works even before the “illegal” formation of the US Federal Reserve in 1913, one year prior to the outbreak of World Oil War I.

In June 1971, I was just 14 years of age, but by this time I could do much more than simply read a financial statement, a skill extraordinarily few of the most successful Wall Street investment bankers can do, and I would know.
More important than “trusting me” at this time given how I am only concerned with giving peace as good a chance as I can possibly do in the time remaining, all the while not losing any sleep over imbeciles who don’t “get it” is that, several months before, March 2nd 1971, to be very precise, my father’s first cousin, David Gevisser, became the executor of the estate belonging to American Charles W. Engelhard who was laid to rest on this day, just 166 days before the US Government pulled off the greatest financial scam in the history of the world.

Bear in mind that in 1966, just 5 odd years prior, future Chairman of the Federal Reserve Alan Greenspan wrote his most brilliant essay, entitled, “GOLD AND ECONOMIC FREEDOM” that I would think you are aware of but perhaps not as intimately these days as me given how I tend to focus on things a little differently to most, beginning again when just 14 years of age I asked my mother who was extraordinarily close to my uncle Dave and solely responsible for him getting this most important position that placed a Jewish person in “command and control” of the greatest mineral deposits the world has ever known, how did my uncle Dave invest the US$6 million he received just as his “sign on bonus”?

Bear in mind that it should come as no surprise to you that at no time during the 17 years when Greenspan was Chairman of the Federal Reserve which holds the gold mostly stolen from the rest of the world “in trust” for the equally nonsense US Treasury, did Greenspan follow a word he wrote in that so very easy to understand essay that spelled out all the reasons why only the most greedy, the most ruthless, the most evil people who don’t want to work for a living would go off the Gold Standard when they could steal it by getting the poor, forced to join the “economic draft” to act as both their “spear and shield” and when that doesn’t “work” to work the masses up in to frenzy and institute a “full on draft” which still protects those not wanting to have to work for a living who can buy their way out; but not for much longer.

Bear in mind that beginning in the early hours of August 15th, 1971 the value of Engelhard’s mineral rich estate began to skyrocket.
Bear in mind that prior to his assassination Engelhard had still retained control of the world’s supply of platinum that within a few years the US Government mandated that everyone who wanted a new automobile in the United States purchase a piece of platinum that came free with their catalytic converter.

Bear in mind that you still hear things coming out of not only the US Government’s mouth that the US represents the free market system, freedom, democracy, blah blah.

Bear in mind that you have most probably heard not all that often the words, “one man’s system is another man’s corruption.”

Bear in mind that prior to Engelhard being executed at age 54 by the Mossad, he was forced to dispose of most of his South African assets to his co-conspirators in the “Diamond Invention” the Anglo South African Oppenheimer family who shouldn’t be confused with the Oppenheimer from the Manhattan project.

Bear in mind that while I probably don’t know as much as you about “heavy water” I do know everything there is to know about the importance as well of South Africa’s rich uranium deposits.

Bear in mind that when you can fix the price of diamond tipped drilling bits you own not only the oil fields of Qatar, Saudi Arabia, and Kuwait but each and every one of those “sitting duck” super oil tankers.

Bear in mind that the only purpose for forcing Engelhard to dispose of those South African holdings was to leave a “money trail”.

Bear in mind Engelhard still not only retained his ownership of Engelhard Minerals and Chemicals out of Newark, New Jersey but my uncle David Gevisser and Co. retained their “privileges” within the De Beers-Anglo American Cartel [DAAC] which of course included the “control person” of the DAAC, the mafia of mafia who feature prominently in Chapter 9, DIAMONDS FOR HITLER, subtitle, THE SECRET WAR REPORT OF THE OSS/CIA written in 1978 - the same year I arrived in the US to take over from my “lucky” uncle Dave as the American head of the DAAC - by Hollywood blockbuster author, Edward Jay Epstein.

Bear in mind it is only very confused scholars and mostly lawyer-liars who forget that it remains all about who carries the biggest gun and why you wouldn’t find a lawyer “worth their salt” working for the Mossad apart from what the Mossad has to say these days about Tzipi Livni, Israel’s “front runner” to replace Prime Minister Olmert, although in more recent broadcasts the Mossad talk about Ms. Livni being stationed in Paris, France when working for the Mossad for a period of 4 years tracking down and executing opponents of the State of Israel.

Bear in mind only liars need good memories.
A very careful read of Israel’s “true” modern day history, will have you know that non-Jewish people have played a very significant role in its survival all the while Jewish people outside of Israel which is referred to as the “Diaspora” have benefitted greatly, mostly from all the Arab-Israeli oil wars; and this I would also know.

My great maternal grandmother, Nechie Badash, who returned from Tel-Aviv, Israel to England in 1929 when my mother Zena was born in Blackpool, England, came from the same tiny village in White Russia-Poland as David Ben Gurion, the first Prime Minister of Israel who in December 1949 had the Mossad reporting directly to him, and this practice continued each day including the day I met him for the first time, November 1st, 1972, to be very precise, some 13 months to the day before he passed away.

There were in fact two places in Poland that bore the same name, but the one Nechie Badash and Ben Gurion came from, was again the very tiny village of Plonsk which Jewish people would call a “shtlel”.

When reading my mother’s memoirs, entitled, “Life Story of Zena” only available on www.just3ants.com you will notice the following verbiage:

> From the earliest days of 1949 she [Zena] visited Israel two and three times a year writing reports for different publications.

Most people wouldn’t think to connect so many trips with the Mossad not paying either for its own intelligence or weapons systems even if they had read very carefully not just Chapter 9, but the entire internet only book, The Diamond Invention which details the devious nature of the DAAC, the special interest of special interest group that leaves most readers feeling “hopeless” unless they were to have someone such as myself, the “ultimate insider” explain not only what is missing but how extraordinarily vulnerable this most dynamic organization feel to the point that they have to wave such a big stick.

The Jerusalem Post published my first “letter to the Editor” on February 1st, 2001. I believe the one below is the 2nd of 4th they published in the same year, all prior to 911.

> Wednesday, March 7 2001  12 Adar 5761

**It is more than Pollard who got stuffed.**

**Gary S. Gevisser** (3 Mar 2001)

gevisser@pacbell.net

Jewish leaders coveted Marc Rich at the expense of one who may have delivered the Right Stuff.

Perhaps, it is simply a coincidence that Jonathan Pollard was locked away at the same time
FBI agent Hanssen was mastering U.S. counterintelligence on behalf of the Soviets. If you were Mr. Hanssen or Mr. Ames of the CIA what would you do to deflect attention? Wouldn’t it make sense to position Jonathan Pollard as the evil incarnate, an eternal threat to U.S. strategic interests? Not surprisingly, those charged with counterintelligence have somehow missed every opportunity to neutralize the impact of Pollard’s 15-year-old intelligence secrets. With all the finger pointing that went on in the mid 1980s, even a former CIA head like former President Bush, may not have been given all the intelligence he deserved.

Coincidence or not, by our Jewish leaders supporting the pardon of Marc Rich negating a once in a lifetime opportunity for the public to view the role that middlemen play in corrupting the leaders of most oil-producing nations to mention little of the terrorism these oil dollars father, the person made of the Right Stuff remains stuffed.

BTW, I don’t really believe that American-Israeli spy Jonathan Pollard is “made of the right stuff” but nor is he close to being the “evil incarnate”.

“By way of deception we wage war!” – Mossad

You would know that the Mossad provided both the CIA and FBI with a full months “heads up” prior to 911 that you don’t hear much of from either the 3 Branches of the US Government or the De Beers controlled media, both on the left and right; and again I would know NOT ONLY why.

Most folks when hearing that Robert Hanssen received part of his payment in Diamond Currency don’t even flinch before then moving quickly on to their next priority which may be like what I am doing right now looking out at the most spectacular view possibly in all southern California through the two oversized windows of our gallery-studio home my most beautiful and brilliant French-Canadian artist painter wife Marie Dion Gevisser and I rent atop the bluffs of perfect climate Del Mar.

I understand you have a fairly hectic travel schedule ahead of you.

Let me know if you would like to meet.

All the best,

Gary