

JASON

Society Members

The information contained in this document was obtained from the Pentagon by request under the Freedom of Information Act.

(C) 1989 by Milton William Cooper
All rights reserved



*ok. to copy
Santa*

JASON

(C) 1989 by Milton William Cooper
All Rights Reserved

The JASON Society takes its name from the story of Jason and the Golden Fleece. The Golden Fleece takes on the role of **truth** to the JASON members. Jason represents the **search** for the truth. Therefore the name JASON Society denotes a group of 54 men who are engaged in a search for the truth. The name Jason is spelled with all capital letters when used as the name of the JASON Society. Lower case letters are never used when referring to this secret group.

Author's note: The name may even have a deeper meaning as the name "Jason" appears throughout history (and so does "Golden Fleece") in relation to various other secret societies.

Founders of the JASON Society include members of the famous Manhattan Project which brought together almost every leading physicist in the nation to build an atomic bomb during World War II. The group is made up mostly of theoretical physicists and is the most elite gathering of scientific minds in the United States. As of 1987 (the date of this list) the membership included 4 Nobel Prize winners. Today, JASON continues to offer scientific help that the government cannot find anywhere else.

JASON is shrouded in what appears to be unnecessary secrecy. The group refuses to release its membership list. None of the members list JASON membership on their official resumes. Working completely behind the scenes JASON has guided the nations most important security decisions. These include (but are not limited to) Star Wars, submarine warfare, and predictions about the "greenhouse effect". The JASON members are each paid a \$500-per-day consultants fee.

According to the Pentagon, the JASON's hold the highest and most restrictive security clearances in the nation. They are given the protocol rank of rear admiral when they visit or travel aboard ships or visit military bases. The only other reference to the JASON group that I have been able to find is in the "Pentagon Papers". The papers stated that JASON was responsible for designing the "electronic barrier" between North and South Vietnam for the purpose of sealing off infiltration of the South by North Vietnamese regulars.

The veil of secrecy drawn around the JASON Society has been so tight and so leak-proof since their conception during World War II that those who think the government cannot keep a secret need to reexamine that position. The government was able to contain the JASON secret except for the one leak but

the JASON Society itself, a civilian group, did even better. No leaks have ever occurred from within JASON. The following is a list of the 51 names given to us by the Pentagon. The list is current as of 1987. The list includes all but 3 of the members. We have been unsuccessful in our attempts to find out who those members are, and why they were omitted.

Henry D.I. Abarbanel
physicist
Institution
of Oceanography

Peter H. Banks, Professor
electrical engineering Scripps
Stanford University

Curtis G. Callan, Jr.
Physicist
Princeton University

Kenneth M. Case, Professor
Rockefeller University and the
Institute of Nonlinear Studies
University of California,
San Diego

John M. Cornwall
physicist
University of California
Berkeley

Roger J. Dashen
University of California,
San Diego

Russ E. Davis
oceanographer
Scripps Institution of
Oceanography

Alvin M. Despain, Professor
electrical engineering
University of Southern
California

Patrick Henry Diamond
physicist
University of California
San Diego

Sidney D. Drell
deputy director
Stanford Linear Accelerator
Center

Freeman J. Dyson, Professor
Institute for Advanced
Study, Princeton University

Douglas M. Eardley
physicist
Institute for Theoretical
Physics, University of
California, Santa Barbara

Stanley Flatte
physicist
University of California
Santa Cruz

Norval Fortson
physicist
University of Washington
Seattle

Michael H. Freedman
mathematician
University of California
San Diego

Edward A. Frieman
plasma physicist
director of Scripps Institution
of Oceanography

Richard L. Garwin
physicist, IBM Fellow
Thomas J. Watson
Research Center

Murray Gell-Mann
physicist (Nobel Prize)
California Institute of
Technology

Marvin L. Goldberger
director Institute for
Advanced Study
Princeton University

David A. Hammer
physicist
Cornell University

Jeffrey A. Harvey
physicist
Princeton University

Jonathan I. Katz
physicist
Washington University
St. Louis

Joshua Lederberg
geneticist (Nobel Prize)
president
Rockefeller University

Gordon MacDonald
chief scientist
Mitre Corporation

Richard A. Muller
physicist
University of California
Berkeley

David R. Nelson
physicist
Harvard University

Robert Novick
astrophysicist
Columbia University

Francis W. Perkins, Jr.
physicist
Princeton University

William H. Press, professor
physics and astronomy
Harvard University

Michael C Gregg
oceanographer
University of Washington
Seattle

William Happer
physicist
Princeton University
Chairman of JASON

Paul Horowitz
physicist
Harvard University

Steven E. Koonin
physicist
California Institute of
Technology

Robert E. LeLevier
vice president
EOS Technologies Inc.
Santa Monica

Claire E. Max
Institute of Geophysics and
Planetary Physics, Lawrence
Livermore National Laboratory

Walter H. Munk
geophysicist
Scripps Institution of
Oceanography

William A. Nierenberg
former director, Scripps
Institution of Oceanography

Wolfgang K. Panofsky
director emeritus
Stanford Linear Accelerator
Center

Allen M. Peterson, professor
electrical engineering
Stanford University

Burton Richter, director
Stanford Linear Accelerator
Center (Nobel Prize)

Marshall N. Rosenbluth
physicist
University of California
San Diego

Oscar S. Rothaus
mathematician
Cornell University

Malvin A. Ruderman
professor, astrophysics
Columbia University

Paul Steinhardt
physicist
University of Pennsylvania

Jeremiah D. Sullivan
physicist, director
Program in Arms Control
Disarmament and
International Security.
University of Illinois,
Urbana-Champaign

Charles H. Townes
physicist (Nobel Prize)
University of California
Berkeley

Sam B. Treiman, Chairman
Physics Department
Princeton University

John F. Vesecky
research professor
electrical engineering
Stanford University

Kenneth M. Watson
physicist
University of California
San Diego

Herbert F. York
physicist, former chancellor
University of California
San Diego

Fredrik Zachariasen
physicist
California Institute of
Technology

It is my belief that 1 of the 3 unlisted members is Dr. Edward Teller, father of the "H" bomb. I believe that 8 members of the executive committee of JASON currently fill positions within MAJESTY TWELVE. I believe that William Happer, physicist, Princeton University, chairman of JASON is J-10 and that Dr. Edward Teller is J-12. I also believe that MAJESTY TWELVE together with the JASON Society is publicly known as "The Committee on the Clear and Present Danger" or "The Committee on the Present Danger", alias the "5412 Committee".



AN ANALYSIS

HR-5210 / PL 100-690

All rights reserved
(c) Copyright 1990 by Milton William Cooper

This paper may not be reproduced in whole or in part, by any means including mimeograph, computer, electronic, printing, or any other means without the express written permission of the author. Permission will be easy to obtain provided that the information will be distributed at no charge to anyone. The author may be reached at the address below. Written permission must be obtained each and every instance that this information is copied whether or not a charge is made.

Milton William Cooper
19744 Beach Blvd. Ste. 301
Huntington Beach, Ca. 92648

Telephone (213) 281-8222



*ok to copy
Do it BIG TIME!
See you
Thank You*

PUBLIC LAW 100-690 which was introduced to the 100th Congress as HR-5210, passed by Congress in September 1988, and signed by the President on November 18, 1988 is the most serious attack upon the freedoms guaranteed the citizens of the Republic of the United States of America in our Constitution since the formation of the Federal Reserve and the IRS.

The act may be cited as the "Anti-Drug Abuse Act of 1988". The following titles are contained within the act.

Title I	Coordination of national drug policy
Title II	Treatment and prevention programs
Title III	Drug education programs
Title IV	International narcotics control
Title V	User accountability
Title VI	Anti-drug abuse amendments act of 1988
Title VII	Death penalty and other criminal and law enforcement matters
Title VIII	Federal alcohol administration
Title IX	Miscellaneous
Title X	Supplemental appropriations

The Anti-Drug Abuse Act of 1988 can be found in most college or city libraries in the U.S. Code Congressional and Administrative News Vol. 3 1988, with amendment and voting information in the Congressional Quarterly Almanac Vol. XLIV 1988.

The law looks innocent enough upon first glance containing new drug awareness and treatment programs, more law enforcement, and much stricter penalties and all to be financed with a \$2.1 BILLION dollar budget. Upon close examination, however, we discovered some really scary stuff tucked in where most citizens would never look.

The act is some 366 pages of fine (very fine) print on very small pages. It is tedious reading as is all legislature. In fact it was impossible to read until Nancy Batchelder, a volunteer on my research staff enlarged each page on a copy machine. Could it be that the Congress does not want the citizens to read the contents of their legislation? I believe that is exactly the case.

One of the most frightening aspects of this legislation was the proposal to allow evidence found in a warrantless search. Congress said "illegally obtained evidence is legal to use in drug cases". Months later the Senate said "no" and that portion of the legislation was removed, or at least that is what we were meant to think.

The act leaves a loop-hole for court decisions on some mass searches/drug tests, such as school lockers, requirement for certain jobs, and an experimental program for those getting their first drivers license. (Sec 9005) Key words here are 'mass searches/drug tests', 'jobs', and 'drivers license'. The courts have held that if the citizens give up any right by giving what is called implied consent they no longer have claim to that right. The dangerous implications here is that 'mass search' could mean the search of every person in.....say Chicago, or Los Angeles, or New York city. Get the picture?

The proposed legislation contained a section that if passed would have taken away our right to trial by jury and specifically stated that you could be held guilty without trial. How could any citizen or Representative or Senator even have had the guts to propose such a thing for passage into law in this country? Fortunately it was removed by amendment, HOWEVER IN SOME CASES A TRIAL ISN'T AUTOMATIC; YOU

MUST REQUEST A HEARING. (Sec 6480) Do I have your attention yet?

\$10,000 is the maximum for knowingly possessing any amount of a drug of any kind. (Even the kind that an enemy might plant in your car or home.) (Sec 6480)

Congress has asked for a study on the relationship between mental illness and substance abuse. (Sec 2071)

Congress has recommended changes for involuntary commitment for mental illness which echoes the Russian NKGB model. (Sec 2072a)

Congress has asked for an evaluation of the appropriateness of administering health service programs on conjunction with biomedical and behavioral research. IN OTHER WORDS MIND CONTROL ON A GRAND SCALE. (Sec 2073a)

The Congress ordered by this act that "the Attorney General shall study the feasibility of prosecuting Federal drug-related offenses in a manner alternative or supplemental to the current criminal justice system." THIS COULD BE THE BEGINNING OF A POLICE STATE. (Sec 6293)

The act states that anyone with intent to obstruct or harass the harvesting of timber on public lands can get 1 year in jail, or up to 10 years if the resultant damage exceeds \$10,000. Tree spiking is specifically named. WHAT IS THIS DOING IN A DRUG LAW? Its in there because Congress wanted to make an end run around the environmental groups and give the timber away. (Sec 6254/1864)

Herbicides are to be used for aerial coca eradication with no consideration of what it might do to the humans or animals being sprayed. After a year of spraying the president shall determine if such use is harmful to environment or health and shall.....file a report. (Sec 4202)

The act mandates the establishment of a 'World Currency Control' system. This would be an International data base to analyze currency transactions filed by member countries in order to monitor large (\$10,000 or more) dollar transfers. To encourage 'teamwork': Prohibit non-co-operative foreign countries from participating in any U.S. dollar clearing or wire transfer system, or from maintaining any financial accounts in the U.S. (Sec 4701)

The act gives the Secretary of the Treasury power to require ANY transaction records from ANY domestic 'financial institution' (even those not part of the Bank-Savings & Loan system), as well as information on ALL of the persons involved. MAKE SURE YOU UNDERSTAND WHAT THIS MEANS TO YOU PERSONALLY. This IS police state. (Sec 6184/5326)

ALERT...ALERT

The Constitution of the United States, Article I, Section 9, paragraph 2, states;

"The Privilege of the Writ of Habeas Corpus shall not be suspended, unless when in Cases of rebellion or Invasion the public Safety may require it."

Public Law 100-690, Section 7323, provides for a "Special Committee" on Habeas Corpus Review of Capital Sentences, appointed by the Chief Justice of the United States. The purpose of the "Special Committee" is to recommend to the Chief Justice of the United States who will forward the recommendation to the chairman of the Committee on the Judiciary of the Senate, a proposal of a bill to modify Federal habeas corpus procedure.

This bill to modify habeas corpus procedure must be reported with or without recommendation by the Committee on the Judiciary of the Senate by the end of the 60th day of session after the submission of the report or the bill must be automatically placed on the appropriate calendar of the Senate.

Once the habeas corpus bill is on the calendar it is not debatable, is not subject to a motion to postpone, reconsideration of the vote by which the motion is agreed to or disagreed to shall not be in order under this act. Only one motion in the Senate shall be in order pursuant to this paragraph and such motion shall be decided by a roll call vote. SIT UP AND TAKE NOTICE!

Section 7323 states that this habeas corpus legislation is enacted by Congress --- "as an exercise of the rulemaking power of the Senate and as such it is deemed a part of the rules of the Senate..." CAN YOU BELIEVE THIS ARROGANCE?

Chapter 33 of title 28, United States Code, is amended by adding at the end thereof Section 540 which states that the Attorney General and the federal Bureau of Investigation may investigate felonious killings of officials and employees of a State or political subdivision when such investigation is requested by the head of the agency employing the official or employee killed, and under such guidelines as the Attorney General or his designee may establish.

Notice that the above paragraph does not say by invitation of the State but says by the employing agency. Once the Feds are involved they always hold jurisdiction. THIS IS SERIOUS! It could establish the legal precedence for justification of a police state once the courts rule that the States have given up their right to jurisdiction under this act. Notice that it only involves crimes of a POLITICAL nature.

Businesses are required to report all cash transactions of \$10,000 or more. (It has been reported to me but not verified by me that this requirement has been lowered to \$3,000) (Sec 7601/60501-IRS) THIS HAS NOTHING TO DO WITH DRUGS BUT HAS EVERYTHING TO DO WITH THE IRS.

The act establishes a requirement to record and verify the I.D. of a purchaser of a money order or other financial instrument of \$3,000 or more. (Sec 6184/5325) WHY?

This is a big one. The act orders a study to be made on whether to withdraw \$100 bills and \$50 bills from circulation. (Sec 6187) THIS WOULD VIRTUALLY PROPEL US INTO A CASH-LESS SOCIETY.

\$23 MILLION DOLLARS HAS BEEN ALLOCATED FOR A MACHINE-READABLE IDENTITY DOCUMENT PROGRAM. The excuse used is to be able to identify known criminals who attempt to cross borders. The type of border is not named (required in legislation) and could be the border of your city, county, or state. It also raises the question of how they are going to get the criminals to accept the identity document program without REQUIRING ALL CITIZENS TO PARTICIPATE. (Sec 4604) This data pool will be shared by:

Drug Enforcement Administration
FBI
Bureau of Alcohol, Tobacco, & Firearms
IRS
Federal Aviation Commission
U.S. Marshals Service
U.S. Coast Guard

The act requires a study of the feasibility of requiring aircraft to carry operating transponders so that they can be tracked (Sec 7212) including the "INTERCEPT" (the use of military aircraft is assumed due to the fact that the military is the only agency which has such a capability) of any aircraft not in a proper flight corridor. (Sec 7213)

The act requires a study to be made on requiring onboard monitoring devices on commercial motor vehicles to record speed, driving time and other information. (Sec 9101)

It further requires the utilization of existing government laboratory facilities (Dept. of Defense, Justice, Energy, National Security Agency, Cia, FBI, NSA,) to develop technologies for Federal Law Enforcement (not limited to drug enforcement). (Sec 6163 and 7605) This would include:

Night Vision (Ft. Belvoir, Virginia)
Ground Sensor & Communications Electronics (Ft. Monmouth

New Jersey)
Physical Electronic Security (Hanscom Field, Mass)
Imaging Electronic Surveillance (CIA, & NSA, Wash. D.C.)
Chemical/Biosensor Research and Development (Aberdeen, Md.)
Chemical/Molecular Research (Albuquerque, New Mexico)
Physical/Electronic Surveillance and Tracking (FBI, Wash.
D.C.)
Explosives Ordnance Detection (Indian Head, Md.)

The act calls for the expenditure of \$120 million dollars for the Bureau of Justice Statistics; a national clearinghouse of data from Federal, State and local criminal justice agencies. (Sec 6092)

Grant money will be made available for State and local agencies to hook into the data system (Sec 6101/1301)

Gun sellers will have to check for a buyer's police record. (Sec 6213)

The act includes a special note from the Attorney General to INCLUDE DOMESTIC VIOLENCE information in the system. (Sec 7609)

This act calls for a study of the feasibility of establishing an INTERNATIONAL CRIMINAL COURT (World Court) (Sec 4108)

No weapons are to be allowed in Federal Buildings: up to 1 year imprisonment for carrying a weapon into any Federal FACILITY. The only exception is a pocket knife only if the blade is LESS than 2 1/2 inches long. (Sec 6215)

The act has authorized Postal authorities to serve warrants, subpoenas, make arrests, carry firearms, and make seizures in matters involving use of mails. (Sec 6251)

It is now illegal to mail or send locksmithing equipment to anyone but a locksmith. (Sec 3002) MANY COMMON TOOLS CAN BE CALLED LOCKSMITHING EQUIPMENT.

The legalizes the arming of aircraft of other countries...for defensive purposes...in drug control. (Sec 4202) SAY AGAIN? If this had been in existence a few years ago THE IRAN CONTRA AFFAIR WOULD HAVE BEEN LEGAL with only a statement that the arms were for defensive purposes....in drug control.

The act mandates that Military installations are to be used as MENTAL TREATMENT CENTERS, OR PRISON CAMPS WITH WORK PROGRAMS. (Sec 7302 & 2081/561) Does this SOUND LIKE RUSSIA?

In addition \$200 million dollars will go for new prisons. (Sec 6157) Plus, the proceeds from seized and forfeited

property are to be used for construction of prisons, rewards for information or help, or, for OTHER THINGS THE ATTORNEY GENERAL NEED NOT REPORT. (Sec 6072/524 title 20-CIA, H)

The act states that Prison industries may BORROW AND INVEST FUNDS. (Sec 7093) Prison industries may DIVERSIFY ITS PRODUCTS and PRODUCE PRODUCTS ON AN ECONOMIC BASIS. (Sec 7096) To provide a labor pool ala SOVIET UNION STYLE it authorizes a study of the feasibility of REQUIRING PRISONERS TO PAY THEIR COSTS FOR FOOD, HOUSING AND SHELTER..AT PAID EMPLOYMENT BEFORE, DURING OR AFTER IMPRISONMENT. (Sec 7301) In other words it means imprisonment Soviet style presented in what sounds like a nice idea. A LABOR CAMP WHERE MEN AND WOMEN ARE WORKED TO DEATH IS ONLY THAT AND NOTHING MORE, OR LESS NO MATTER WHAT THEY CALL IT OR HOW ATTRACTIVE THEY MAKE IT SOUND.

NOTE.....

Another law called the Anti-Drug Confiscation Act has also been passed and was not the subject of this analysis report. The two acts represent an all out attack upon the Constitution and the Citizens of the United States of America. WHAT ARE YOU GOING TO DO ABOUT IT?

A handwritten signature in black ink, appearing to read "William Cooper". The signature is written in a cursive, flowing style with a large, prominent initial "W".