

LILLIAN BAKER SPEAKING FOR AMERICANS FOR HISTORICAL ACCURACY [AFHA]
BEFORE THE COMMISSION ON WARTIME RELOCATION - WASH., D.C. 7-16-81

MS. BERNSTEIN AND MEMBERS OF THE COMMISSION:

THE MAN WHO NOW SITS IN THE OVAL OFFICE TOLD ME DURING A TELEPHONE CONVERSATION THAT I HAVE "EDUCATED HIM" ON THE SUBJECT NOW UNDER DISCUSSION, AND THAT HE NOW HAS MORE KNOWLEDGE ABOUT THE ISSUES AT HAND.

IF MY INTENSIVE RESEARCH CAN EDUCATE A PRESIDENT, THERE SURELY IS HOPE THAT THIS COMMISSION AND THOSE IN ATTENDANCE AT THESE SESSIONS, CAN BE ENLIGHTENED AS WELL.

SOME SENTIMENTS OF THOSE SERVING ON THIS COMMISSION HAVE BEEN PUBLISHED PREVIOUS TO THIS HEARING, [IN THE ETHNIC PRESS], AND THE MAJORITY OF THOSE IN THE SENATE AND HOUSE WHO VOTED TO SPONSOR AND APPROPRIATE THE \$1.5 MILLION TAXDOLLARS TO "STUDY ANY WRONGS" OF OUR GOVERNMENT, CANNOT BE FAULTED IF THEIR OBSERVATIONS AND CONCLUSIONS HAVE BEEN BASED ON BOOKS BOGGLED DOWN WITH HISTORICAL INACCURACIES. AFTER ALL, IT WASN'T UNTIL ~~RECENTLY~~ THE FREEDOM OF INFORMATION ACT, THAT PREVIOUSLY CLASSIFIED DOCUMENTS WERE RELEASED AS RECLASSIFIED OR DECLASSIFIED, TO AUTHORS AND HISTORIANS -- DOCUMENTS WHICH CLARIFY THIS MOST MISUNDERSTOOD AND PROPAGANDIZED ACTION OF WORLD WAR II.

SOFT-HEARTED AMERICANS WILL BUY ANYTHING, INCLUDING THE "BIG LIE". AND LIKE OTHER PRODUCTS OF HINDSIGHT HISTORIANS, EACH YEAR THE STORY'S "NEW AND IMPROVED". EACH BUYER REACHES FOR ACLU AND JACL PUBLICATIONS, WHICH ARE NOTHING MORE THAN RE-STATEMENTS OF BRIEFS REJECTED BY OUR SUPREME COURT. YET THESE BRIEFS HAVE BEEN ACCEPTED IN OUR "ACADEMIC SOCIETY". THE ACLU AND THE JACL LOST IN THE COURTS BUT HAVE, THUS FAR, WON IN THE FORUM. THE FORUMS AT UNIVERSITIES, WHERE HINDSIGHT HISTORIANS, [SAFE IN THEIR INTELLECTUAL TOWERS], WHIP UP ANTI-AMERICAN SENTIMENT AMONG IMPRESSIONABLE STUDENTS.

THESE ARE OF THE ILK OF "HISTORIANS" WHO, [AS NORMAN CORWIN WROTE IN HIS EPIC "ON A NOTE OF TRIUMPH"], TOOK COMFORT IN "THE SAFETY OF PINS ON MAPS" THAT OUR FORCES HAD COME THROUGH. AND IT WAS CORWIN WHO PROPHETICALLY AND PROPERLY ASKED: "HAVE YOU PAID PART OF THE COST? SHALL THE BALANCE SHEET BE BALANCED? BY WHOM? How ~~many~~?" DID ONLY THOSE OF JAPANESE ANCESTRY PAY THE COSTS OF WAR?

A JUDGE IN PARIS, FRANCE, RECENTLY AWARDED REPARATIONS TO INJURED PARTIES OF THE JEWISH FAITH, BECAUSE SOMEONE IMPLIED THAT THERE WAS NO HISTORICAL TRUTH TO THE NAZI CONCENTRATION CAMPS.

NOW HERE'S A PRECEDENT TO PONDER! A PRECEDENT JUSTIFYING A CLASS-ACTION SUIT ON BEHALF OF AMERICANS FOR HISTORICAL ACCURACY AGAINST SUCH PERSONS AND ORGANIZATIONS WHO HAVE IMPLIED THAT AMERICA'S WARTIME RELOCATION CENTERS WERE "CONCENTRATION CAMPS". THIS, EVEN AFTER OUR SUPREME COURT ADMONISHED THE ACLU AND JAFL, IN THE LANDMARK KOREMATSU DECISION: "...WE DEEM IT UNJUSTIFIABLE TO CALL THEM CONCENTRATION CAMPS WITH ALL THE UGLY CONNOTATIONS THAT TERM IMPLIES".

THAT TERM, REJECTED BY OUR SUPREME COURT, [WHICH HAS THE FINAL LEGAL DETERMINATION OF WHAT IS HISTORICALLY ACCURATE], THAT INSIDIOUS POLITICALLY MOTIVATED AND HIGHLY PROPAGANDISTIC TERM "CONCENTRATION CAMP", HAS BEEN INTRODUCED AS "ACCEPTABLE" BY THESE AUTHORS, LAWYERS, AND HISTORIANS WHO WOULD RATHER DEAL WITH EMOTION THAN WITH DOCUMENTED FACTS. TO DO OTHERWISE WOULD REQUIRE WORK; TO DO OTHERWISE WOULD CALL A LIE TO THEIR PREVIOUS STATEMENTS. IT'S MUCH EASIER FOR THEM TO RESORT TO "HISTORY-WEARY VALLEYS" OF BOOK-SHELVES STACKED WITH VOLUMES WHOSE REFRAINS ARE LIKENED TO A BROKEN RECORD, CRACKED BY RHETORIC.

OUR SUPREME COURT ALSO STATED THAT NO EVACUEE "EITHER IN FACT OR BY LAW", HAD TO GO FROM AN ASSEMBLY CENTER TO A RELOCATION CENTER, AND MANY THOUSANDS DID NOT BUT RELOCATED AWAY FROM THE "RED ZONE" OF OUR ENDANGERED WEST COAST.

THE LAWYERS WHO KNOW ALL THE LEGAL JARGON, AND THE POLITICIANS [WHO IN THEIR EAGERNESS TO NET EACH POSSIBLE VOTE], CAN TELL ANYONE THE COST OF POLITICS BUT KNOW NOT THE VALUE OF PATRIOTISM. ELSE WHY A COMMISSION TO "STUDY ANY WRONGS"? WHY NOT A COMMISSION TO EDUCATE THE PUBLIC AND THE WORLD ABOUT THE RIGHTS OF OUR WARTIME ACTION, THUS ERASING THE FALSE NOTION THAT OUR WWII EVACUATION WAS "THE MOST SHAMEFUL EPISODE IN AMERICAN HISTORY"!

WE HAVE HERE A TEAM LED BY A ^{*}MAN WHO CLAIMS HIS RIGHTS WERE VIOLATED UNDER OUR FIRST AMENDMENT. THEY WERE NOT! REDRESS WAS GRANTED HIM IN OUR COURTS WHICH WERE STILL WORKING EVEN AS OUR COUNTRY FOUGHT TO PRESERVE THAT RIGHT OF REDRESS. REPRESENTED BY

(* Hirabayashi v. United States - Now A CANADIAN CITIZEN
for John Hirabayashi)

THE JA CL & ACLU, HE HAD HIS MOMENT OF REDRESS ALL THE WAY UP TO OUR SUPREME COURT. IN HIS CASE, BY UNANIMOUS VOTE, THE SUPREME COURT UPHELD CURFEW IN WARTIME FOR "PUBLIC SAFETY". HAD HE VIOLATED CURFEW LAWS IN ANY OTHER COUNTRY AT WAR, HE WOULD HAVE BEEN SHOT! BUT WE WERE AND ARE A COUNTRY OF LAWS AND COMPASSION.

SURELY THE LAWYERS ASSEMBLED HERE KNOW THAT THIS COMMISSION HAS NO POWER TO OVERTURN A SUPREME COURT EDICT! IS IT THEN THE PURPOSE OF SOME TO PROPOSE LAWS TO USURP THAT POWER? ONLY THE SUPREME COURT CAN REVERSE ITSELF, AND IT HAS HAD 40 YEARS TO DO THAT. IT NEVER HAS; IT HAD NO REASON TO.

SURELY THE LAWYERS HAVE STUDIED PUBLIC LAW No. 886 [EVACUATION CLAIMS STATUTE], JULY 2, 1948, AND KNOW THAT THE STATUTE OF LIMITATIONS HAS RUN OUT ON REPARATIONS. THIS LAW STATES: "THE ATTORNEY GENERAL SHALL RECEIVE CLAIMS FOR A PERIOD OF EIGHTEEN MONTHS FROM THE DATE OF ENACTMENT OF THIS ACT" AND THAT "ALL CLAIMS NOT PRESENTED WITHIN THAT TIME SHALL BE FOREVER BARRED ON THIS SUBJECT".

THE CLAIMS SETTLED INCLUDED REPARATIONS FOR "PERSONAL INJURY, PERSONAL INCONVENIENCE, PHYSICAL HARDSHIP, OR MENTAL SUFFERING"... AND SETTLEMENT WAS FINAL AND CONCLUSIVE "FOR ALL PURPOSES" AND "ON THIS SUBJECT". THUS THE ISSUE OF "TRAUMA" HAS BEEN SETTLED BY EXISTING PUBLIC LAW, "FOR ALL TIME".

THUS, THE MATTER OF "REDRESS," TOO, CAN BE SET ASIDE SINCE IT HAD NOT BEEN DENIED DESPITE ALLEGATIONS TO THE CONTRARY.

BUT WE SHOULD NOT BE AS CONCERNED WITH THE DREAMS OF FOUR BILLION DOLLARS IN UNEARNED AND UNJUSTIFIED REPARATIONS BY A GROUP WHICH BY AND LARGE, WEREN'T EVEN BORN DURING WWII; RATHER IT IS TO CONSIDER THE LOSS OF THAT TIME-HONORED CULTURE OF JAPANESE HONOR. BUT TO HAVE THAT KIND OF HONOR, REQUIRES A SENSE OF SHAME.

THE ACTIONS OF THIS GROUP WHO THE HONORABLE SENATOR S. I. HAYAKAWA CALLED "A YOUNG WOLF-PACK OF JAPANESE-AMERICAN DISSIDENTS WHO WEREN'T EVEN BORN DURING WWII", IS, INDEED, SHAMELESS.

PERHAPS IT'S A BLESSING THAT MOST HEROIC ISSEI, [WHO ACTUALLY EXPERIENCED THE WARTIME DILEMMA], ARE DECEASED AND THEREFORE CANNOT WITNESS THE DISHONOR AND DISMANTLING OF THEIR WORK AND DREAMS FOR A BETTER FUTURE FOR AMERICANS OF JAPANESE ANCESTRY. THIS IS

THE PITIFUL PART OF THE TRAGEDY AND TRAVESTY ACTED OUT HERE TODAY.

IF THE BENEFIT OF MY YEARS OF RESEARCH INTO ARCHIVES [NEVER TOUCHED BY ANOTHER AUTHOR-HISTORIAN], TEACHES NOTHING ELSE, LEARN THESE FACTS BASED ON DOCUMENTATION AND NOT EMOTION:

THERE WERE FOUR WARTIME FACILITIES ESTABLISHED BY OUR GOVERNMENT DURING WWII. NONE WOULD HAVE BEEN ESTABLISHED IN TIME OF PEACE!

DEC. 7, 1941: INTERNMENT CAMPS FOR GERMAN, ITALIAN, AND JAPANESE ALIENS ONLY, ADMINISTERED BY THE DEPARTMENT OF JUSTICE. NO AMERICANS WERE "INTERNEED" IN THE INTERNMENT CAMPS FOR ENEMY ALIENS. [THERE WERE THOSE OF JAPANESE ANCESTRY WHO CHOSE TO JOIN TOGETHER AS A FAMILY; A PRIVILEGE NOT EXTENDED GERMANS OR ITALIANS OR OTHER ENEMY ALIENS IN THE INTERNMENT CAMPS].

PRISONER OF WAR CAMPS, [POW], WERE ADMINISTERED BY THE MILITARY.

MARCH 21, 1942, E.O. 9102 ESTABLISHED THE WAR RELOCATION AUTHORITY, COMPLETELY UNDER CIVILIAN CONTROL, WITH SELF-GOVERNING EVACUEES SERVING AS "WARDENS". [E.O. 9066, DATED FEB. 19, 1942, THE EXCLUSION ORDER UPHOLD BY OUR SUPREME COURT, AFFECTED ITALIAN, GERMAN, AND JAPANESE ALIENS ONLY. THE WAR RELOCATION AUTHORITY DIDN'T EVEN EXIST ON FEBRUARY 19, 1942!]

THE FOURTH DESIGNATED FACILITY WAS THE SEGREGATION CENTER AT TULE LAKE, FORMERLY ONE OF THE TEN WARTIME RELOCATION CENTERS. FORMERLY UNDER CIVILIAN CONTROL, IT WAS TRANSFERRED TO MILITARY JURISDICTION IN 1943. INTO THIS SEGREGATION CENTER, CAME BOTH CITIZEN AND ALIEN EVACUEES FROM THE OTHER NINE WRA CENTERS, THOSE WHO WERE CONSIDERED "TROUBLEMAKERS", OR PRO-JAPAN. TULE LAKE SEGREGATION CENTER ALSO INCLUDED THE INNOCENT FAMILIES OF THOSE PRO-JAPAN CULPRITS WHO MADE THEIR WARTIME CHOICE OF LOYALTY TO JAPAN; AND WHO HAVE PASSED ON A "COLLECTIVE GUILT" TO THEIR DESCENDANTS.

IN THE LANDMARK KOREMATSU DECISION, IT CLEARLY STATED: "THAT THERE WERE MEMBERS OF THE GROUP WHO RETAINED LOYALTIES TO JAPAN HAS BEEN CONFIRMED BY INVESTIGATIONS MADE SUBSEQUENT TO THE EXCLUSION. APPROXIMATELY FIVE THOUSAND AMERICAN CITIZENS OF JAPANESE ANCESTRY REFUSED TO SWEAR UNQUALIFIED ALLEGIANCE TO THE UNITED STATES AND TO RENOUNCE ALLEGIANCE TO THE JAPANESE EMPEROR, AND SEVERAL THOUSAND EVACUEES REQUESTED REPATRIATION TO JAPAN."

7-16-81

SPEECH, LILLIAN BAKER, AFHA/COMMISSION ON WARTIME RELOCATION -5-

IF THE EVACUATION AND EXCLUSION ORDER ON THE WEST COAST WAS A RACIST ACT, THEN WHY WEREN'T PERSONS OF JAPANESE ANCESTRY FORCED TO ALSO LEAVE THE EAST COAST? WHY WEREN'T GERMANS AND ITALIANS AFFECTED? GERMAN AND ITALIAN ALIENS WERE EQUALLY AFFECTED BY E.O. 9066; HOWEVER, SIMPLY STATED, THE UNITED STATES WAS EXPECTING AN INVASION BY THE EMPIRE OF JAPAN AND NOT BY THE AXIS NATIONS OF GERMANY OR ITALY. NO PERSON OF JAPANESE ANCESTRY -- CITIZEN OR ALIEN -- HAD TO LEAVE ANY OF THE OTHER STATES AWAY FROM THE MILITARY DESIGNATED AREAS KNOWN AS THE "RED ZONES" ON THE WEST COAST. THEY REMAINED ON JOBS AND IN THEIR HOMES. THIS INCLUDED "ENEMY ALIENS", FOR THAT'S WHAT JAPANESE NATIONALS WERE WITH THE BOMBING OF PEARL HARBOR. [REFLECT FOR A MOMENT ON THE TREATMENT OF AMERICANS AND THEIR ALLIES WHO WERE CAUGHT ABROAD.]

LET'S SET THE RECORD STRAIGHT. THERE WERE NO JAPANESE-AMERICANS INTERNED IN INTERNMENT CAMPS DURING WWII. ONLY ENEMY ALIENS WERE IN THE INTERNMENT CAMPS ADMINISTERED BY THE MILITARY. INTERNEES WERE PEOPLE WHO WERE INDIVIDUALLY SUSPECTED OF BEING DANGEROUS TO THE INTERNAL SECURITY OF THE UNITED STATES, WERE GIVEN A HEARING ON CHARGES TO THAT EFFECT AND WERE THEN CONFINED IN AN INTERNMENT CAMP.

THE WORD "CAMP", WHEN REFERRING TO THE RELOCATION CENTERS, LEADS PEOPLE TO CONFUSE THE CENTERS ADMINISTERED BY THE WRA, WITH THE DETENTION AND INTERNMENT CAMPS ADMINISTERED BY OTHER AGENCIES.

EVACUEES WERE NOT "INTERNED". IN FACT, EVACUEES WERE FREE TO LEAVE THE WRA CENTERS, WERE URGED AND ASSISTED IN DOING SO. AND ONE OF THE MOST ACTIVE AND VITAL AGENCIES WORKING FOR RELOCATION WAS THE JAPANESE AMERICAN CITIZENS LEAGUE, THE SAME JAACL THAT TWICE HONORED THE DIRECTOR AND STAFF OF THE WRA FOR "THE HUMANE TREATMENT AND UNDERSTANDING OF THE PLIGHT OF THE EVACUEES".

I INTERVIEWED MR. MYER, DIRECTOR OF THE WRA, AT HIS HOME IN WASHINGTON, D.C. THIS DEDICATED AMERICAN, WHO NOW LIES DESPERATELY ILL, APPEALED TO ME TO REPRESENT HIS FEELINGS, AND HAS HELPED SPONSOR MY TRIP ON BEHALF OF AFHA, TO TESTIFY BEFORE THIS COMMISSION. MR. MYER SAID, "I DO NOT WANT TO GO DOWN IN HISTORY AS A DIRECTOR OF 'CONCENTRATION CAMPS'". AND WHEN I MENTIONED THE NAMES OF SOME OF THOSE

WHO HAVE LED THE CAMPAIGN TO Demean AMERICA AND AMERICANS WITH THAT INFAMOUS TERM, "CONCENTRATION CAMP", MR. MYER [WITH TEARS IN HIS EYES] SAID, "WHY THOSE MEN KISSED MY HAND IN GRATITUDE!"

LISTEN TO THIS MAN FOR DEAR HONOR'S SAKE! DO NOT Demean THE DEAD WHO GAVE THEIR LIVES SO THERE WOULD NEVER BE "CONCENTRATION CAMPS" ANYWHERE IN THE WORLD! DO NOT MAKE A MOCKERY OF THOSE WHO DIED IN THOSE NAZI DEATH CAMPS BY EQUATING AMERICA'S RELOCATION CENTERS OR INTERNMENT CAMPS OR SEGREGATION CENTER, WITH "CONCENTRATION CAMPS". THE WWII CONNOTATION OF "CONCENTRATION CAMP" IS "DEATH CAMP" AND CONJURES UP THE MOST HORRIBLE OF IMAGES; AND THE TERM IS HIGHLY PROPAGANDISTIC.

AS PRESIDENT REAGAN WROTE ME: "I MUST CONFESS I HAVE MUCH MORE KNOWLEDGE ABOUT THE RELOCATION CAMPS NOW THANKS TO YOU. THERE IS NO DOUBT IN MY MIND IT WOULD BE A GREAT INJUSTICE TO MOUNT MARKERS DESIGNATING THEM AS 'CONCENTRATION CAMPS', WHATEVER THE TECHNICAL INTERPRETATION OF SUCH A TERM, IT WILL ALWAYS EVOKE A PICTURE OF THE HORROR CAMPS IN NAZI GERMANY. THERE WAS CERTAINLY NO COMPARISON BETWEEN THOSE AND THE CAMPS HERE IN THE UNITED STATES..."

OUR SUPREME COURT IS THE LEGAL BODY WHOSE GRAVE RESPONSIBILITY IS TO MAKE FINAL JUDGMENT OF THE CONSTITUTIONALITY OF GOVERNMENT ACTIONS. IN THE 6-3 KOREMATSU DECISION UPHOLDING THE CONSTITUTIONALITY OF OUR GOVERNMENT'S WARTIME ACTION, THREE OF OUR MOST LIBERAL JUDGES VOTED IN THE AFFIRMATIVE: MR. JUSTICES DOUGLAS, BLACK, AND FRANKFURTER. FURTHERMORE, WHEN THE LATE MR. JUSTICE EARL WARREN WAS ASKED TO APOLOGIZE FOR HIS WWII ACTIONS AS ~~GOVERNOR~~ ^(ATTORNEY GENERAL) OF CALIFORNIA, HE NEVER WOULD APOLOGIZE.

THE LATE MR. JUSTICE WILLIAM O. DOUGLAS, [PROBABLY THE MOST LIBERAL JUSTICE EVER SEATED ON THE BENCH], REAFFIRMED HIS POSITION AS LATE AS 1974, [DEFUNIS V. ODEGAARD], STATING: "OUR NAVY WAS SUNK AT PEARL HARBOR, AND NO ONE KNEW WHERE THE JAPANESE FLEET WAS... IF THE JAPANESE HAD LANDED TROOPS ON OUR WEST COAST, NOTHING COULD STOP THEM WEST OF THE ROCKIES. THE MILITARY JUDGMENT WAS THAT, TO AID IN THE PROSPECTIVE DEFENSE OF THE WEST COAST, THE ENCLAVES OF AMERICANS OF JAPANESE ANCESTRY SHOULD BE MOVED INLAND, LEST

THE INVADERS BY DONNING CIVILIAN CLOTHES WOULD WREAK EVEN MORE SERIOUS HAVOC ON OUR WESTERN PORTS..."

MR. JUSTICE HUGO BLACK, WRITING THE OPINION FOR THE COURT, STATED: "ALL CITIZENS ALIKE, BOTH IN AND OUT OF UNIFORM, FEEL THE IMPACT OF WAR IN GREATER OR LESSER MEASURE. CITIZENSHIP HAS ITS RESPONSIBILITIES AS WELL AS ITS PRIVILEGES AND IN TIME OF WAR THE BURDEN IS ALWAYS HEAVIER." AND THE 6-3 DECISION UPHELD E.O. 9066, AS OF THE TIME IT WAS ~~WRITTEN~~^{WRITTEN}, AS "NOTHING MORE THAN AN EXCLUSION ORDER". FURTHERMORE, THE COURT STATED, IN TIME OF WAR WE MUST INEVITABLY PLACE OUR TRUST AND CONFIDENCE IN OUR MILITARY LEADERS.

THERE WOULD HAVE BEEN NO E.O. 9066 WITHOUT PEARL HARBOR! THERE WOULD HAVE BEEN NO INTERNMENT CAMPS, POW CAMPS, WRA CENTERS, OR THE SEGREGATION CENTER OF TULE LAKE, HAD NOT AMERICA EXPERIENCED THAT DECEMBER "DAY OF INFAMY".

FURTHERMORE, MR. JUSTICE FELIX FRANKFURTER ADDED IN CONFIRMING THE COURT'S RULING, THAT ACTIONS TAKEN DURING TIME OF WAR "SHALL NOT BE STIGMATIZED AS LAWLESS BECAUSE LIKE ACTIONS TAKEN DURING TIME OF PEACE WOULD BE LAWLESS".

WHAT PRICE HAVE THOSE WHO ASSEMBLE HERE IN THE NAME OF "REDRESS AND REPARATIONS" PAID FOR THE COST OF WAR? MOST WERE EITHER TOO YOUNG OR WEREN'T EVEN BORN DURING WWII! FIVE THOUSAND AMERICANS OF JAPANESE ANCESTRY SPENT THE WAR YEARS AT COLLEGES AND UNIVERSITIES, THANKS TO SOME CHURCH GROUPS AND SCHOLARSHIPS ESTABLISHED BY SYMPATHETIC SPONSORS. ONE-FOURTH OF ALL AMERICANS IN THE TEN WRA CENTERS WERE 15 YEARS OF AGE. THE HIGHEST LIVE-BIRTH RATE WAS IN THE WRA CENTERS. ARE THESE THE PEOPLE TODAY WHO ASK FOR "REDRESS AND REPARATIONS"? IF SO, THEN DON'T ASK OUR GOVERNMENT FORTY YEARS LATER, WHY A MEMBER OF ~~YOUR~~^{YOUR} FAMILY MADE THE HARD CHOICE OF REMAINING AT A RELOCATION CENTER, OR AT THE SEGREGATION CENTER OF TULE LAKE.

THERE HASN'T BEEN A SINGLE LAW SUIT CLAIMING "INHUMANITY" AGAINST ANY GOVERNMENT WWII AGENCY ACTIVELY PARTICIPATING IN ANY OF THE FACILITIES MENTIONED BEFORE. I PLEAD FOR A SENSE OF SANITY IN THIS SENSELESS, SHAMELESS PLAY ON THE SENSITIVITIES OF THE AMERICAN PEOPLE, A PEOPLE PRACTICED IN "HUMAN RIGHTS" LONG BEFORE

FORMER PRESIDENT CARTER THOUGHT HE COINED THE PHRASE; A PEOPLE FIRST TO RESPOND TO ANY HUMAN NEED ON THIS PLANET WE SHARE; FIRST TO RECOGNIZE THAT ONE "CANNOT STIR A FLOWER WITHOUT DISTURBING A STAR" AND SO AMERICA HAS ALWAYS REACHED OUT AS NO OTHER NATION IN HISTORY -- REACHING OUT REGARDLESS OF RACE, CREED, OR COLOR, REACHING OUT ACROSS EVERY SEA IN A SENSE OF BROTHERHOOD AND HUMANITARIANISM.

PROponents OF THE TERM "CONCENTRATION CAMP" HAVE ARGUED THAT IT'S NOTHING MORE THAN A "DICTIONARY DEFINITION". THE WORD "JAP" IS DEFINED IN SOME DICTIONARIES AS AN ABBREVIATION FOR JAPAN. BUT SINCE WWII, THE CONNOTATION OF "JAP", ACCORDING TO DR. DON HATA [QUOTED IN A LOS ANGELES TIMES' ARTICLE], IS "DIRTY, AGGRESSIVE, ENEMY JAP". USING THE TERM "CONCENTRATION CAMP", [SINCE WWII], IS AS OFFENSIVE TO AMERICANS AS CALLING A PERSON OF JAPANESE ANCESTRY A "JAP", A MEMBER OF THE JEWISH FAITH, A "KIKE", A BLACK A "NIGGER".

WHEN THE HONORABLE SENATOR FROM HAWAII WAS CALLED "JAP" DURING THE WATERGATE HEARINGS, IT MADE HEADLINES; YET THIS SAME SENATOR SEEMS LESS OFFENDED BY THE TERM "CONCENTRATION CAMP". IS IT MORE OFFENSIVE TO SLUR ONES RACE OR FAITH THAN ONES COUNTRY?

ONLY A "DICTIONARY DEFINITION"? THEN WHY THE POLITICAL MACHINATIONS WHICH BROUGHT ABOUT HISTORICAL MARKERS ON AMERICAN SOIL WHICH STATE THAT AMERICA HAD "CONCENTRATION CAMPS"? WHY ARE LETTERS FROM EVACUEES AT MANZANAR RELOCATION CENTER DISPLAYED WITH EXHIBITS OF THE HOLOCAUST AND ON DISPLAY AT DACHAU? MARKERS ARE NOT POLITICAL CHALKBOARDS!

ONLY A "DICTIONARY DEFINITION"? LITTLE KNOWN MARY ANTIN, WRITING "THE PROMISED LAND" IN 1912, EXPRESSED HERSELF IN WORDS TO WAKE THE MOST DORMANT SPIRIT IN AMERICA. HER WORDS TOUCH ME DEEPLY AS I THINK OF MY IMMIGRANT PARENTS AND WHAT THEY MUST HAVE FELT AND EXPERIENCED AS THEY CROSSED THE OCEAN SEEKING THE FREEDOMS WE SHOULD ALL CHERISH:

"SO AT LAST I AM GOING TO AMERICA! REALLY, REALLY GOING, AT LAST! THE BOUNDARIES BURST. THE ARCH OF HEAVEN SOARS. A MILLION SUNS SHONE OUT FROM EVERY STAR. THE WINDS RUSHED IN FROM OUTER SPACE, ROARING IN MY EARS, 'AMERICA'! 'AMERICA'!"

"AMERICA!" "AMERICA!" ONLY WORDS? "CONCENTRATION CAMPS", ONLY

A "DICTIONARY DEFINITION"? No! THE MORALITY OF WORDS LIE NOT BETWEEN THE PAGES OF A DICTIONARY NOR IN THE POLITICAL DEFINITION OF THE DEFIANT ONES; RATHER OUR LATE, GREAT, MR. JUSTICE OLIVER WENDELL HOLMES, IN A 1919 DECISION, EXPRESSED IT BEST WHEN HE SAID THAT FREE SPEECH DOES NOT PROTECT THE MAN FALSELY SHOUTING FIRE IN A THEATRE AND CAUSING A PANIC...[AND I NOW QUOTE HIM], "THE QUESTION IN EVERY CASE IS WHETHER THE WORDS USED ARE USED IN SUCH CIRCUMSTANCES AND ARE OF SUCH A NATURE AS TO CREATE A CLEAR AND PRESENT DANGER..."

WAKE UP AMERICA! THE USE OF THE WORDS "CONCENTRATION CAMP" PRESENTS THAT CLEAR AND PRESENT DANGER NOW! AND ONLY A GREAT PUBLIC OUTCRY CAN STRIP THE BRANCHES OF OUR CONSTITUTIONAL TREE OF THOSE POISONOUS POLITICAL AND PROPAGANDISTIC PLUMS.

SADLY ENOUGH, IT'S THOSE IN HIGH PLACES THAT, [IN THEIR UNEDUCATED GUESSES ON THE SUBJECT], ALLOW THEMSELVES UNWITTINGLY TO BECOME TOOLS OF THOSE SEEKING ANYTHING BUT THE BETTERMENT OF AMERICA, AND ALWAYS IN THE GUISE OF "FREEDOM" AND "CONSTITUTIONAL GUARANTEES".

THE TV PROPAGANDISTS MIGHT CEASE THEIR DISTORTIONS CAMOUFLAGED AS "DOCUMENTARIES" [SUCH AS "GUILTY BY REASON OF RACE", AND "FAREWELL TO MANZANAR"], AND THEN THERE'D BE A MORE NOTICEABLE ELIMINATION OF THE THREAT TO A FREE MEDIA. BY GIVING THE AMERICAN PUBLIC TRULY BALANCED COVERAGE, UNTAINTED AND UNCONTAMINATED BY POLITICAL BIAS OR SERVITUDE, THE MAJOR MEDIA WOULD BE SERVING ALL AMERICA AS A FREE MEDIA SHOULD. INSTEAD, AMERICANS FOR HISTORICAL ACCURACY, HAS BEEN DENIED "EQUAL TIME" GIVEN ITS OPPONENTS, ONE OF WHOM ALWAYS SIGNED HER LETTERS AND SPOKE OF HERSELF ON PUBLIC PLATFORM AS "A SURVIVOR OF AN AMERICAN CONCENTRATION CAMP".

WELL, TODAY I HAVE REACHED A MILESTONE IN OPEN FORUM. I'VE HAD AN OPPORTUNITY TO TALK ABOUT AN ISSUE CONSIDERED TOO TENDER OR TABOO FOR TRUTH'S SCALPEL. BUT IT TAKES JUST SUCH A LANCE TO PUNCTURE THE BOIL, EXPELLING ALL THE POLITICAL AND PROPAGANDISTIC POISON. LET US PRAY THAT THE WOUND WILL HEAL IN A HEALTHFUL AIR OF CONSIDERED JUDGMENT.

MANY OF MY OPPONENTS HAVE TRIED TO SILENCE ME AS SPOKESWOMAN FOR AMERICANS FOR HISTORICAL ACCURACY. BUT TO PARAPHRASE THE LATE

SIR WINSTON CHURCHILL: "WE WOMEN DID NOT CROSS THE SEAS, THE MOUNTAINS, AND THE PRAIRIES OF FRONTIER AMERICA BECAUSE WE ARE MADE OF SUGAR CANDY", THUS I DON'T MELT AT THE FIRST HARSH GLANCE, NOR AM I REDUCED TO TEARS BY MY OPPONENTS' ATTEMPTS AT CHARACTER ASSASSINATION.

THIS HAS BEEN A DECADE OF ARDUOUS BATTLE, BEGINNING AS A SPARK IN A WASTE-BASKET, NOW THE BUILDING'S BURNING DOWN! SOME AMERICANS, AS WELL AS MEMBERS OF MY ORGANIZATION, CALL THE "CONCENTRATION CAMP CONSPIRACY", THE "SECOND PEARL HARBOR". FOREWARNED, WE CAN PREVENT THAT!

MAKE STRONGER, WITH THE MORTAR OF PATRIOTISM, THAT SOLID "ROCK OF AGES"...AMERICA. DECIDE WHETHER OR NOT AMERICA SHALL BE A COUNTRY OF LAW, OR SHALL A SMALL GROUP, [HARDLY REPRESENTING EITHER THE JAPANESE COMMUNITY OR OTHER AMERICANS], EMASCULATE OUR LAWS, MAKING THESE LAWS IMPOTENT AND INEFFECTUAL, THUS DESTROYING THE FRUITION OF FUTURE SEEDS OF LIBERTY.

IN THIS YEAR OF OVERLY CONSCIOUS TRIBUTES TO THE ATTRIBUTES OF WOMEN, I TRUST I'LL NOT BE FAULTED IN POINTING OUT THAT LIBERTY IS SYMBOLIZED BY TWO FEMALE FORMS: ONE BALANCES THE SCALES OF JUSTICE IN AMERICA; THE OTHER HOLDS HIGH THE TORCH OF FREEDOM FOR PEOPLES EVERYWHERE.

SHALL AMERICANS TURN ASIDE WHEN THESE SYMBOLIC FEMALES ARE RAPED OF DIGNITY AND ROBBED OF DESTINY BY A BAND OF PSEUDO-"LIBERTY"-MEN?

SHALL THE FREE PRESS IN AMERICA BE DIKED BY MY OPPOSITION SO THE PUBLIC CANNOT RECEIVE A FREE-FLOW OF INFORMATION? SHALL ANY MEDIA COVER-UP WHEN THE LAW OF THE LAND HAS BEEN SET ASIDE BECAUSE OF GOVERNMENT "POLICY" BROUGHT ABOUT BY AN INFILTRATION OF ANTI-AMERICAN ACTIVISTS WITHIN GOVERNMENTAL RANKS?

"REDRESS AND REPARATIONS" IS NOT THE ISSUE. THESE ARE THE ISSUES. NOT JUST THE FOUR BILLION TAX DOLLARS AT STAKE, BUT THE HONOR OF OUR COUNTRY!

|| THE POSITION TAKEN BY THE SPEAKER, REPRESENTING AMERICANS FOR HISTORICAL ACCURACY, IS FORTIFIED BY DOCUMENTED FACTS AND EVACUEE STATEMENTS. THOSE WHO WOULD TAKE TIME TO LEARN, ARE WELCOME TO THE PRESS KITS MADE AVAILABLE BY THIS ORGANIZATION.

THANK YOU.

RONALD REAGAN

September 26, 1978

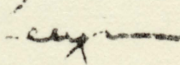
Miss Lillian Baker
15237 Chanera Avenue
Gardena, California 90249

Dear Miss Baker:

I don't know what I can add to our previous conversation. I have no recollection of the issue ever being brought to my attention during my term in office. I think I probably dealt with more issues personally than any other Governor, but there still were a great many that simply went to the agency or department involved.

→ [I must confess I have much more knowledge about the relocation camps now thanks to you. There is no doubt in my mind it would be a great injustice to mount markers designating them as "concentration camps". Whatever the technical interpretation of such a term it will always evoke a picture of the horror camps in Nazi Germany. There was certainly no comparison between those and the camps here in the United States.]

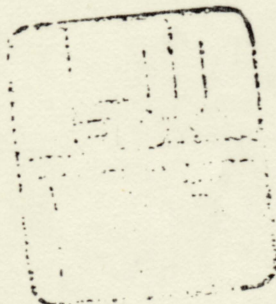
~~_____~~ → PERSONAL


RONALD REAGAN

10960 WILSHIRE BOULEVARD, LOS ANGELES, CALIFORNIA 90024

To Lillian Baker

From Shonin Yamashita



THE JAPANESE EVACUATION

1942

IT HAD TO BE SO

True in
Hell!

Shonin Yamashita

Revised Edition

JUNE

1976

FOREWORD

For more than 30 years, they have very carefully cultivated and propagandized this fallacy of "forced" and "unconstitutional" evacuation. Who are they? They are the self-appointed emancipators and racial activists: Nisei politicians and JACL leaders.

The first edition of "It Had to Be So," was printed in the summer of 1973. The amplified edition was printed in October of 1973.

* I have sent these copies to the Pacific Citizen and various organizations and schools. I have sent a copy each to the Borderline, the official organ of JACL of San Diego; to our Community Press.

Response? None! Nobody was listening!

S. Y.

Sept. 15, 1974
San Diego, Calif.

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(S.Y.)=Shonin Yamashita, (former "warden" at POSTON WAR RELOCATION CENTER)
San Diego, California

* FOR THE FULL TEXT OF THIS FORTY (40 PAGE REPORT), SEND \$1.36 in stamps, plus an addressed label, to:

AMERICANS FOR HISTORICAL ACCURACY (AFHA)
15237 Chanera Avenue
Gardena, CA 90249

THE MANZANAR PLAQUE

At long last, the Manzanar Committee succeeded in erecting a plaque at the historic camp site of Manzanar. They worked so hard to call this camp "Concentration Camp," and they won.

But, let us see first what the plaque reads - it reads like this: -

In the early days of World War II 110,000 persons of Japanese ancestry were interned in relocation centers by Executive Order No. 9066 issued on February 19, 1942.

Manzanar, the first of 10 such concentration camps, was bounded by barbed wire and guard towers and confined 10,000 persons, the majority of whom were American citizens.

May the injustices and humiliation suffered here as a result of hysteria, racism and economic exploitation never emerge again.

Plaque placed by the State Department of Parks and Recreation in cooperation with the Manzanar Committee and the Japanese American Citizens League.

April 14, 1973

ABBREVIATIONS, etc.

Kibei - Born in U.S., Reared in Japan
Issei - 1st Generation Japanese
Nisei - 2nd Generation
Sansei - 3rd Generation
J A C L - Japanese American Citizens League
Personal names are pseudonyms

CONCENTRATION CAMPS vs. WAR RELOCATION AUTHORITY centers

PROponents FOR THE USE OF THE TERM "CONCENTRATION CAMPS" [WHEN DESCRIBING THE WRA RELOCATION CENTERS], SAY THAT "CONCENTRATION CAMPS" IS MERELY "A DICTIONARY DEFINITION, MEANING A PLACE FOR POLITICAL PRISONERS". PROponents OF THAT TERM CHARGE THAT THE WORDS "RELOCATION CENTER" IS "A EUPHEMISM." IF "CONCENTRATION CAMP" WAS NOT FOR PROPAGANDA PURPOSES, THEN WHY DID THE DISSIDENTS WORK SO HARD TO GET THOSE WORDS ON HISTORICAL MARKERS. IF THE RELOCATION CENTERS WERE NOT TO BE ASSOCIATED WITH THE "DEATH CAMPS", THEN WHY ARE LETTERS FROM AN EVACUEE AT MANZANAR WRA CENTER, AT THE MUSEUM AT DACHAU? WHY DID THE COMMUNIST PAPER, PEOPLE'S WORLD, HEADLINE: "AMERICAN CONCENTRATION CAMP DEDICATED", [TO MARK THE PLACEMENT OF THE HISTORICAL PLAQUE AT MANZANAR]? IF THERE WAS NO ATTEMPT TO ASSOCIATE AMERICAN RELOCATION CENTERS WITH NAZI CONCENTRATION CAMPS, WHY A TRAVELLING FLIM/EXHIBIT HOSTED BY A FORMER EVACUEE WHO INTRODUCES HERSELF TO AUDIENCES AND IN THE MEDIA AS "A SURVIVOR OF AN AMERICAN CONCENTRATION CAMP"?

Tues., June 30, 1981, L.A. Herald-Examiner

Ex-N.Y. housewife gets life for death camp atrocities

DUESSELDORF, West Germany (AP) — Hermine Braunsteiner Ryan, the concentration camp guard who married a GI and lived as a New York housewife, was sentenced to life imprisonment today for her part in the death of more than 100,000 prisoners at the Majdanek death camp during World War II.

Seven other defendants were given prison sentences ranging from three to 12 years at the conclusion of West Germany's longest war crimes trial. All the defendants were members of the SS, German dictator Adolf Hitler's elite guard.

A ninth defendant, former SS Cpl. Heinrich Groffmann, was acquitted because of insufficient evidence.

The prosecutors had recommended acquittal for Groffman, but all the sentences were less than they requested. The verdicts set off shouts of protests from some of the scores of spectators in the packed courtroom.

"Nothing learned in five and a half years!" shouted one. Others yelled "Giant Scandal!" "An outrage to the victims!" and "Nazi murderers behind bars!"

The defendants were guards at the Majdanek concentration camp in German-occupied Poland, one of the largest built by the Nazis to carry out their "final solution to the Jewish question." In addition to Jews, it held Gypsies, Ukrainians, Russians, Poles, homosexuals, retarded persons and other "undesirables."

The trial began Nov. 26, 1975, and the court heard testimony from more than 300 witnesses from Germany, Israel, Poland, the Soviet Union, Australia, Canada and the United States.

THERE HASN'T BEEN A SINGLE CHARGE AGAINST THE DIRECTOR OR STAFF OF THE WRA CENTERS-- ONLY TESTIMONIALS IN THEIR HONOR BY JAACL AND THE EVACUEES.

Mon., June 29, 1981, L.A. Herald
Lost pets

Your editorial was just remarkable! It told the factual story behind the grisly experiments being done on our lost household pets. Pounds which give family pets to research laboratories are nothing better than concentration camps.

I'm going to Xerox this editorial and send it all over the country to help other pet owners.

FLAVIA SAYNER

Century City

"nothing better than concentration camps"...and no further "dictionary definitions" are required to conjure up the picture of torture and death.

