

under a provision that makes it a criminal offense to “deny, grossly minimize or seek to justify genocide or other crimes against humanity”.

French Nazi hunter and historian Serge Klarsfeld plans to address the Court during the trial. His organization—the Association of Sons and Daughters of Deported Jews of France—is a civil party to the case, along with the International League Against Racism and Anti-Semitism and the Swiss Federation of Jewish Communities.

The trial is expected to last four days with the verdict coming next week.

[JR: Where’s the difference between this and communist Bolshevik Russia, which did the same thing or worse to those who criticized the Jews and their activities? This mind-control persecution needs to be stopped, and the nations that don’t allow the free rights of their citizens to exercise their opinions—even against the all-powerful Kosherte Empire—need to stand up with some backbone for their citizens’ “rights”. It is a disgrace and mockery of freedom and the right of expression, to be forced to bow down to the pressure of the fanatical and (well) Organized Zionist (OZ) forces.]

SIXTY PERCENT OF ARMY MAY BE HIV-POSITIVE

By Paul Kirk, *The Mail & Guardian*, 3/31/00

JOHANNESBURG, SA—The rate of HIV/AIDS infection in the South African National Defence Force may be as high as 60% to 70% while, in at least one military unit, 90% of the troops are infected with the virus. These extraordinary figures, leaked this week, were taken from preliminary HIV testing being conducted by the SANDF.

The 90% infection rate was found at a military police base in northern KwaZulu-Natal, and its infection status was discovered by accident. As part of a study into malaria drugs, the military recruited the soldiers to try out new medicines. The unit based at Josini was chosen, as the town is a high-risk malaria area. But before the soldiers could be given the drugs, they had to submit to a comprehensive medical evaluation, including an AIDS test. Thirty out of the thirty-three members of the unit tested HIV-positive and the test had to be abandoned.

It is understood that this unit was not the only one to test high. Some units around Pietermaritzburg and on the South Africa/Mozambique border have posted rates of well over 70%.

At present, all members of the Defence Force are being given medical examinations, including HIV tests, to check on their operational readiness. In terms of United Nations regulations, HIV-infected troops may not be sent on international peacekeeping operations.

At this stage, the figures for all military units are not known. Brigadier General Prem Naicker of the Military Health Service said the exact figures will only be known in two months and the available figures are not accurate. He said high figures posted by isolated units are not necessarily indicative of the situation in the rest of the country.

Some two years ago, Metropolitan Life AIDS-researcher Dr. Thomas Mühr claimed that about 40% of the SANDF were HIV-positive. At the time, the military believed the figure was far lower but was not conducting tests for HIV/AIDS. Mühr said he based his initial estimate on statistics from other African states, where men in the military were twice as likely as the civilian population to contract HIV/AIDS.

Mühr pointed out that the areas mentioned by the *Mail & Guardian* were high-risk areas anyway and the general population would have a high incidence of HIV infection. Nonetheless, he said the figures were worrying.

The rate of HIV infection being found in the SANDF at present compares favourably to that of the military in Malawi (75%) and Zimbabwe (80%), but it is worse than in many other African countries, including Angola and the Democratic Republic of Congo.

[JR: If this high rate of HIV/AIDS was found in the military, you can just imagine the rate among the civilian population, which has not been fully tested. Does somebody not want us to know how effective the AIDS epidemic is in Africa?]

REPORT DETAILS MODERN-DAY SLAVERY TRADE

New York Times, 4/2/00

WASHINGTON—As many as 50,000 women and children from Asia, Latin America and Eastern Europe are brought to the United States under false pretenses each year and forced to work as prostitutes, abused laborers or servants, according to a CIA report that is the Government’s first comprehensive assessment of the problem.

The carefully annotated and exhaustively researched 79-page Agency report, “International Trafficking in Women to the United States: A Contemporary Manifestation of Slavery”, paints a broad picture of this hidden trade and of the difficulties Government agencies face in fighting it.

The report, completed in November, is based on more than 150 interviews with Government officials, law-enforcement officers, victims and experts in the United States and abroad, as well as investigative documents and a review of international literature on the subject.

Law-enforcement officials have seen episodic evidence for years of trafficking in immigrant women and children, some as young as 9. The report says officers generally do not like to take on these slavery cases because they are difficult to investigate and prosecute. It also says the nation does not have sufficient laws aimed squarely at this problem, meaning that the penalties often are insubstantial.

Two years ago, Attorney General Janet Reno chartered an interagency task force, saying, “We are not interested in containing modern-day slavery. We want to eradicate it.” The report mentions many efforts to fight the problem but also many barriers to doing so.

During the past two years, while up to 100,000 victims poured into the United States, where they were held in bondage, federal officials estimated that the Government prosecuted cases involving no more than 250 victims.

The Justice Department said it could not provide precise figures.

The report was prepared by a Government intelligence analyst, who was working on assignment to the CIA.

While the report is not classified, it has not been made public. Another Government official who wanted the report’s findings publicized provided a copy.

[JR: How come we never seem to have sufficient laws or enforcement directed at this INS problem, when the 13th Amendment to the Constitution prohibits slavery? I would take slavery to include concubines (prostitutes), indentured servants and extortion of illegal aliens. Are we now following the “New Constitution”?]

In fulfillment of legal requirements, this is the fourth of four publications of this Public Notice.

**GLOBAL ALLIANCE INVESTMENT ASSOCIATION
PUBLIC NOTICE**

March 18, 2000

In its information package, the Association provides copies of several of its Public Notices informing DEEDholders, and anyone intending to utilize the DEEDs as banking reserves, that the DEEDs may not be used to provide funds for “high yield” or “roll” trading programs.

Hereafter, any violation of this restriction on the use of the DEEDs will be considered a breach of the Memorandum of Agreement and the DEED(s) in point will immediately be rescinded.

If a DEEDholder has used a DEED to provide money to a “program”, the DEEDholder was obligated, at the same time, to provide an equal amount of money (cash or gold) to GAIA. Failure to have done so will be considered a fraudulent breach, subject to criminal prosecution.

For the Board of Directors,

E. J. EKKER, President

DORIS J. EKKER, Secretary