The Journal of Historical Review

Walter Lüftl
The Lüftl Report

Mark Weber
Fred Leuchter:
Defender of Historical Truth

Fred A. Leuchter, Jr.
Is There Life After Persecution?

Paul Grubach
The Leuchter Report Vindicated

Institute of Contemporary History
Growing Impact of Leuchter Report
In Germany

—Reviews—
Truth Prevails
Umerziehung ("Reeducation")

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From the Editor

In 1988, when Fred Leuchter carried out the first forensic examination of the alleged wartime extermination gas chambers at Auschwitz, Birkenau and Majdanek, and then testified on his findings in a Toronto court, the American execution hardware specialist did not realize that by doing so he was condemning himself to years of insults, threats and severe financial hardship.

For the crime of daring to question the Holocaust idol, the powerful international Holocaust lobby resolved to punish this dangerous heretic. Charging that he is a pretentious and incompetent fraud, and that his 1988 forensic report is a mendacious affront to truth, his hateful adversaries have sought to discredit Leuchter and destroy his livelihood.

Sadly, this malicious campaign has been effective. For the time being, anyway, they have destroyed Fred Leuchter's ability to make a living at his chosen career.

In this Leuchter "theme" issue of the Journal, we respond to this campaign with a detailed defense of Leuchter's character, and of his history-making forensic report.

We begin this special issue with the publication—for the first time in English—of a report by a leading Austrian engineer that authoritatively discredits a central pillar of the Holocaust extermination story. Citing critical technical and organizational data, and the inviolable laws of nature, Vienna engineer Walter Lüftl persuasively establishes that the familiar stories of mass killings of Jews in gas chambers cannot have taken place as described. The "Lüftl Report" also provides expert confirmation of the essential validity of Leuchter's findings.

Next, in an essay entitled "Fred Leuchter: Courageous Defender of Historical Truth," we provide a summary overview of the entire case, including the little-known but impressive record of Leuchter's expertise.

Then, in an essay presented at the recent Eleventh IHR Conference, Leuchter himself reports on developments during the last two years in the still-continuing campaign against him.

Since it was first published in 1988, many tens of thousands of copies of the Leuchter Report have been distributed
in numerous countries and all major languages. Predictably, several efforts to refute the Report's specific points and arguments have also been published. Probably the most serious has been the critique of French pharmacist Jean-Claude Pressac, which appeared in Truth Prevails, a book published in 1990 jointly by the Paris-based Klarsfeld Foundation and the US-based "Holocaust Survivors & Friends in Pursuit of Justice."

In our next article, Paul Grubach carefully marshals fact after well-established fact in a devastating point-by-point refutation of Pressac's critique of Leuchter and his findings.

Next we present, for the first time in English, an official statement on "The So-Called Leuchter Report" issued by Germany's prestigious Institute of Contemporary History, the Munich archive and research center that is a main bastion of the official German version of twentieth-century history. In an introductory commentary, we report on the impact of the Leuchter Report in Germany, where the Holocaust story plays a particularly important role in cultural and political life. Following the text, we point out specific errors of fact and lapses in logic in the Munich Institute's statement.

Next, we take a close and critical look at Truth Prevails, the book-length attack against Leuchter mentioned above. Then, concluding this issue's review section, Russ Granata and IHR editor Ted O'Keefe examine Umerziehung ("Reeducation") the latest work of IHR editorial advisor Dr. Georg Franz-Willing.

We round out this issue with readers' letters, including several critical responses to recent Journal contributions.

This Winter 1992-93 issue of The Journal of Historical Review is the final one to appear in the familiar book-size "academic" quarterly format. Beginning with the January-February 1993 issue, the Journal will appear six times yearly (every other month) in a larger, magazine-size format (8 1/2 by 11 inches). Incorporating the IHR Newsletter—which has provided up-to-date reports and commentary on the latest in the world of Revisionism—the new Journal will be more topical, and will make more generous use of photographs.
This issue concludes the twelfth annual volume of the quarterly *Journal*. Since it began publication in 1980 (with a one-year suspension of publication in 1987), no less than 5,800 pages have been published. In this familiar format, we have been proud to provide a forum for the writings of the world's leading Revisionist historians and researchers, including first-ever publication of many articles of major historical importance.

In the new *Journal*, we will, of course, continue to feature scholarly historical articles and reviews. Even as our scholars and researchers carry on the essential work of shoveling under historical corpses, including the Holocaust story, we will seek to embrace more fully traditional Revisionist historical themes, as well as contemporary political and intellectual currents important for Revisionism.

We hope and trust that our many faithful readers and supporters will share our excitement about the prospect of even more effectively educating, inspiring and motivating more new readers, both here in the United States and abroad.

With some sadness at the passing of the familiar quarterly, and fully aware of the great challenges still ahead, we make this transition with a real sense of confidence about the ultimate victory of historical revisionism.
The Lüftl Report

An Austrian Engineer’s Report on the “Gas Chambers” of Auschwitz and Mauthausen

WALTER LÜFTL

In March 1992, a prominent Austrian engineer made headlines when a report he had written about alleged German wartime gas chambers was made public. Walter Lüftl concluded in his controversial report, “Holocaust: Belief and Facts,” that the well-known stories of mass extermination of Jews in gas chambers at the wartime camps of Auschwitz and Mauthausen are impossible for technical reasons and because they are incompatible with observable laws of nature. Lüftl further characterized the often-repeated stories of Jews being gassed with diesel engine exhaust (at Treblinka, for example) as a sheer impossibility. (See the IHR Newsletter, April 1992, p. 6.)

Lüftl, 59, is a court-recognized expert engineer and heads a large engineering firm in Vienna. On the basis of a well-established reputation as a particularly precise and exact specialist, he was chosen to serve as president of the Austrian Engineers Chamber (Bundes-Ingenieurkammer), a professional association of 4,000 members.

In spite of his reputation, he was obliged to resign as president of the engineers’ association in the uproar that followed news reports about his iconoclastic report. A leading official of the governing People’s Party expressed fear that Lüftl’s report could harm Austria’s image abroad.

A few days later, Austrian police raided Lüftl’s residence, turning it inside out in a “Stasi”-like search for possibly “incriminating material” that might show that he had violated a recently enacted law that makes it a crime in Austria to deny the “National Socialist crimes against humanity.”

To insure that Lüftl is not brought into any further legal jeopardy, it should be stressed that his report is published.
here (for the first time in English) without the author’s authorization or cooperation. The text has been slightly edited, and the editor has added some clarifying words in brackets.

Lüftl’s report is further authoritative confirmation of the findings of American gas chamber expert Fred Leuchter, who testified about his on-site investigation of the supposed “gas chambers” of Auschwitz, Birkenau and Majdanek in the 1988 trial of German-Canadian publicist Ernst Zündel. (A deluxe illustrated edition of The Leuchter Report, with a foreword by Robert Faurisson, and an introduction by David Irving, is available from the IHR for $20.00, plus $2.00 for shipping.)

Lüftl’s report also corroborates Leuchter’s findings from his 1989 investigation of the supposed extermination “gas chamber” at the Mauthausen camp. (This “Second Leuchter Report” was published in the Fall 1990 IHR Journal.)

—The Editor

Holocaust: Belief and Facts

Introductory statement by the author:

The following remarks are intended neither to threaten the democratic order that has prevailed in the Republic of Austria since 1945, nor to advocate or promote the reintroduction of National Socialism. These remarks are intended solely to correct one-sided presentations of historical events, and to do so taking into consideration the laws of nature and technical limits, which are of course beyond dispute both politically and historically.

These remarks are not intended to “quibble over the number of victims” or to “defame the victims.” Rather, they are intended to serve as a scientific clarification of the number of possible victims on basis of technical and organizational considerations. These remarks are also intended to
encourage further investigation into the actual events and the search for truth.

Because "Holocaust literature" tends to be so one-sided, it is unfortunately not possible to provide a "balanced presentation" here. A critical examination of the limited area of the overall topic under discussion has shown that the accounts of "eyewitnesses" in particular have been immensely exaggerated and unbelievable; so much so that a balancing of the discussion appeared indispensable. The impossible does not become any "truer" when it is claimed by many people. In cases of contradiction between witness testimony and objective proof, the latter takes precedence in every modern constitutional state. In the case of the "Holocaust," though, this has obviously been otherwise.

1. FOREWORD

The author would like to anticipate the proposed introduction of Section 283a of the Criminal Code [of Austria], according to which "the offense . . . [has been] committed whenever a person denies the fact that millions of human beings, especially Jews, were systematically exterminated in a genocidal way in the concentration camps of the National Socialist regime." Such a legal provision could have the effect of rendering the following remarks punishable, in spite of the fact that they are based on scientific considerations treated in a manner subject to experimental duplication.

What is the Holocaust?

In the view of those who believe—or cause others to believe—in the [Holocaust], mass gassings, especially of Jews, were carried out in the concentration camps of the Third Reich. Above all in Auschwitz (hence the term "Auschwitz Myth"), four million Jews were gassed. [The Nuremberg Tribunal "established" that four million people (Jews and non-Jews) had been killed (by all means) at Auschwitz.] Currently, though, unimpeachable sources are seeking to reduce this [sic] figure to 1.5 million. On mathematical grounds alone, the "symbolic figure of Six Million" should be reduced by 3.5 million. Of course, such a reduction does not
lessen the [gravity of the] crime in any way, because even one victim is one too many.

All the same, the question remains whether mass gassings took place at all, or could possibly have taken place.

Insofar as possible, the author has carefully examined many reports of "eyewitnesses," as well as "confessions" of SS men. If one examines the "eyewitness" testimony, doubts still persist, even if one believes everything that appears in the Holocaust literature. These doubts become even greater when one studies the "confessions" of those who were later found guilty [of crimes].

The author does not "deny" anything. (In proper legal terminology, this should really mean "to dispute.") He does not wish to minimize or glorify anything. To use a currently fashionable phrase, he wishes only to "inquire into" [the truth of] the "Auschwitz myth."

The author wishes to focus on the critical core of the "Auschwitz myth": the technical possibilities of industrial mass killing with Zyklon B.

Zyklon B is the Cornerstone of the Auschwitz Myth

If Zyklon B is unsuitable for use in "deliberate genocidal extermination," then the entire Auschwitz extermination story ["Auschwitz-Mythos"] falls apart. A chain is only as strong as its weakest link.

The War of Belief

Because the Auschwitz extermination story ["Auschwitz-Mythos"] has so far not been subjected to scientific analysis, the discussion has been dominated by belief. Even intelligent, well-educated people believe in the "atrocities confirmed by many eyewitnesses." In doing so, they forget that in any modern constitutional state, forensic evidence and documentary proof carry more weight than witness testimony.

Witnesses may err; their memories may deceive; witnesses may exaggerate their own importance and repeat hearsay. Witnesses have also been known to lie. Even the "confessions" of allegedly guilty individuals (which may be extorted through torture or obtained through promises of lesser
punishment) are worthless without the support of objective proof. Anyone who doubts this should check Solzhenitsyn. [In The Gulag Archipelago, Aleksandr Solzhenitsyn cites the case of the Bavarian Jupp Aschenbrenner, who "confessed" to serving in a German wartime murder commando. Only later, in a camp in 1954, was he able to prove that at the time of the alleged crimes, he was in Munich learning to be a welder.]

All the arguments against the Holocaust [story] will be meaningless if people are not willing to accept the truth. In the words of Schopenhauer:

Nothing is more galling
Than to fight with facts and arguments
Against an adversary
In the belief
That one is dealing with his understanding,
When in reality
One is dealing with the will,
Which obdurately closes its mind to the truth.
One must understand that reason
Applied against the will
Is like seed sown on bare rock
Like light arrows against armor,
Like the stormwind against a beam of light.

Nothing can be done for those who do not want to face the truth. But perhaps, after reading the following, some will be ready to \textit{want} to comprehend.

\textbf{The Gas Chambers}

According to the Holocaust literature, the victims were "packed" into the gas chambers and then poisoned with hydrogen cyanide (Prussian Blue) vapors from Zyklon B. The bodies were burned in crematory ovens, and the ashes were strewn on hillsides or in water.

\textbf{Organizational Problems}

Because certain organizational problems arise even in mass extermination—for example, varying killing capacities of the gas chambers or varying crematory capacities in
disposing of the bodies—it should be obvious even at this point that events cannot have transpired as described in the Holocaust literature. We shall nevertheless limit our discussion to the essentials.

**The Handling of Zyklon B**

What is Zyklon B? Zyklon B is a pest control agent, the active ingredient of which is **Prussian Blue** (hydrocyanic acid, HCN).

Hydrocyanic acid is a highly toxic, highly flammable liquid that vaporizes at 25.7 degrees Celsius. The vapors released upon evaporation are lighter than air (density: 0.95). The ignition point of hydrocyanic acid is 535 degrees Celsius, but the acid can be ignited at temperatures as low as -17.8 degrees Celsius. The explosion point in air at 20 degrees Celsius ranges from 5.4 to 46.6 percent by volume percent, or between 60 and 520 grams per cubic meter (m3).

Among other uses, gaseous hydrogen cyanide is used as a fumigant gas.

What is the effect of hydrogen cyanide gas on human beings?

— 10 ml/m3 is harmless over an eight-hour exposure;

— 90 ml/m3 is dangerous or fatal upon protracted exposure;

— 80-270 ml/m3 is rapidly fatal. Alcohol, even if consumed in only small quantities prior to exposure, dangerously enhances the effects of cyanide gas.

For safe handling, hydrocyanic acid is absorbed in diatomite (following the admixture of an irritant for safety purposes), and is stored and transported in air-tight metal cans. The product is generally used within three months. Because the Zyklon B manufacturing facilities were totally destroyed in bombing attacks in early 1944, gasings with Zyklon B could not have taken place after the summer of 1944.

The trade weight of the cans was 100, 200, 500, 1000, and 1500 grams HCN content. The total weight of a can corresponds to approximately three times the HCN content.
Hydrocyanic acid vapors are not released immediately after the cans are opened. The evaporation of Zyklon B requires as many as 32 hours or as few as six hours, depending on whether the ambient temperature ranges from five to 30 degrees Celsius. The evaporation rate is not exactly proportional to time.

**The Gassing Procedure**

*According to the Holocaust Literature*

The victims were led to gas chambers, which were disguised as shower baths, and were deceived by being handed soap and a towel. But what for? Who takes a shower holding a towel in his hands? But let’s not detain ourselves with such trivia.

It is said, for example, that a hundred victims were packed into a chamber of 20 square meters, that is, five persons per square meter. (Witnesses sometimes even speak of as many as 25 victims per square meter.) At five persons per square meter, the victims wouldn’t even be able even to soap themselves, due to lack of space. So what would they need the soap for? Soap was a commodity in short supply, but was permitted to fall on the floor unused, and become unusable. But let’s move along.

The doors of the 2.5 meter-high chamber were hermetically sealed. An SS man wearing a gas mask threw Zyklon B, a mixture of hydrocyanic acid and irritant (added as a warning substance, since some people cannot smell hydrocyanic acid, the odor of which peculiarly resembles that of bitter almonds) absorbed in a carrier substance, from a can containing 200 grams of HCN in each case, from above. (This is the usual procedure described in the Holocaust literature. According to some sources, it was done differently only at Mauthausen.) The mixture fell to the floor, and the hydrocyanic acid began to escape. The gassing procedure normally lasted 15 to 20 minutes. (According to some sources, it lasted from five to as long as 30 minutes.)

Assuming that the floor temperature was 25 degrees Celsius (which is quite warm, since the gas chambers were mostly cold, damp cellars), let us also conservatively assume a gassing time of one half hour. After one half hour, there would have been at most 16 grams of HCN in the air of the chamber. The volume of air would be 44 cubic meters. (That
is, 50 cubic meters, minus the volume of the victims, estimated at six cubic meters, assuming an estimated average body weight of 60 kilograms per person, which would mean a volume of 6 cubic meters for the victims.) The hydrocyanic acid content in the air of the chamber would thus have been 363.6 mg/m³. (That is, 16,000 mg/44 m³ = 363.6 mg/m³.) That certainly would have been enough to kill them. (That is, 270 ml/m³ x 1.23 = approximately 330 mg/m³.)

The hundred victims would now therefore be dead, if we assume that the hydrocyanic acid did not condense on the cold ambient surfaces inside the room—perhaps the room was pre-heated to a comfortable temperature.

At this point, the “chief of the gassing operation” looked through a peephole in the door to see whether any of the victims showed signs of life. But just how he could have done that at Mauthausen, looking through a peephole 1.20 meters above the ground in a door that is only 1.68 m high, is a matter that merits further study.

How could he see anything when the victims were “packed together,” and therefore could not fall down even in the remotest corners of the room? Nevertheless, after a brief look, the SS executioners turned on the ventilators to air out the gas chamber. And here we hit the first snag. The ventilators must, of course, have been exhausters. For them to work (that is, to exchange the air in the chamber), the gas chambers would have to have been equipped with air intake channels and chimneys equipped with blowers. Nothing of the sort has ever been found in any [alleged homicidal] gas chamber!

Are the Nazis supposed to have caused all of this equipment to disappear without a trace in the confusion of defeat? Apart from that, some concentration camps were liberated intact by the Allies.

The ventilation lasted 30 minutes, and, finally, the door was opened (!) to determine whether the room was gas-free. “The gassing chiefs, wearing gas masks” carefully held up a strip of [chemically sensitized] paper inside [the chamber]. When the room was free of gas, the doors were opened and the blue [skin-colored] corpses were taken by prisoner members of the crematory work team to the morgue, or straight to the crematory. (However, any textbook on toxicology will confirm that the skin color of victims of hydrocyanic acid poisoning is red.) Then the gas cham-
bers—heavily soiled with blood, excrement, and vomit—were cleaned.

What is the evidence against such a procedure? Zyklon B! Holocaust writers have overlooked the fact that, during the ventilation process, Zyklon B would still have retained 92 percent of its hydrocyanic acid content, and would thus continue merrily on its way, releasing hydrocyanic acid gas. At 25 degrees Celsius, it would continue to do so for fully 15 1/2 hours, and even longer yet at lower temperatures.

Of course, one could have sent work team members into the gas chamber wearing gas masks and protective clothing to remove the Zyklon B [carrier material], which would at that point still be only partially gas-free. But just how they could remove this [carrier material] from the midst of the tightly packed piles of corpses covered with excrement, vomit and blood, defies explanation.

The bodies could have been removed, and the gas chamber then cleaned, only by men wearing gas masks and protective clothing. But this would mean a huge pile of excrement, vomit, and similar material, thoroughly contaminated with 184 grams of hydrocyanic acid (which would still continue to evaporate, although slowly). But the remaining 184 grams of hydrocyanic acid would still be enough to kill approximately 3,000 persons (at 0.001 gram per kilogram, assuming an average body weight of 60 kg per person).

This is the flaw in the Holocaust literature!

How did they get rid of the remaining Zyklon B from the midst of the one hundred corpses, without lengthy ventilation periods, and without causing mass deaths outside the gas chamber?

The procedure described above might have worked at Mauthausen, if people were really gassed at intervals of weeks or months. If we are to believe Hans Marsalek, the Mauthausen “historian,” an interval of 17 months elapsed between the fourth and fifth gasings at Mauthausen (April 17, 1943, and September 25, 1944). But at Auschwitz, people are said to have been gassed [continuously] on an industrial basis.

In fact, Zyklon B is utterly unsuited for purposes of systematic mass murder. It can be used to fumigate, and it could be used to gas a group of persons occasionally. But for time considerations alone, quasi-industrial killing would simply be impossible.
Although the Prussic (hydrocyanic) acid contained in Zyklon B can, of course, kill quickly and certainly, the handling requirements for Zyklon B and the circumstances involved rule out any significant use for the mass killing of people. This eliminates Zyklon B as a direct instrument of the Holocaust. The “eyewitness accounts” in this regard are false. The witnesses could never have seen an actual gassing. The events described never took place.

There remains the possibility of Zyklon B being used as a carrier material for hydrocyanic acid in gas generators.

The description of the [gassing] procedure given during a trial before the German district court [Landesgericht] at Hagen suggests the existence of a gas generator of almost ingenious simplicity of design. (The evidence for gassing in the Mauthausen camp was provided by the document archives of the Austrian Resistance Center [DOeW].)

In this case, Zyklon B was not thrown in from above. (Even though this is what a commemorative plaque tells us, Marsalek reports differently.) Why this brilliant procedure was never used in other concentration camps remains a mystery. At Mauthausen, the gas generator consisted of a sheet metal box with a lid, in which a hot brick (that had been heated in the open fire of the crematorium) was laid. This means that the SS could have gassed people only when bodies were already being burned. Zyklon B was then strewn onto this hot brick. But because of the temperature, this would mean an explosively rapid vaporization of the gas, resulting in an explosion of the HCN itself.

This version of gas generation may clearly be relegated to the realm of fairy tales. But it was believed by the Hagen district court, just like the fairy tale of blue (actually, red) victims of hydrogen cyanide poisoning. [The red coloring is confirmed, for example, in: Allgemeine und spezielle Pharmakologie und Toxikologie (Dr. W. Forth, et al., eds.), Mannheim, 4th ed., p. 645.]

Nothing is known of any other gas generators.

Summary

An absolutely unbiased study of the problem must conclude that, by and large, the views of the so-called “Revisionists”—the so-called “deniers”—are far more in line with the laws of nature, logic, and technical realities than the accounts in the
Holocaust literature (in which, moreover, scientifically verifiable data is generally lacking). When, as an exception, verifiable data is given in the Holocaust literature, a critical examination of such data leads to absurd results (25 persons per square meter, and so forth).

The decisive error in the Holocaust literature is the belief that the hydrocyanic acid contained in Zyklon B could be fully released in the alleged time span of 15-30 minutes required for the gassing, and that the carrier material would simultaneously and completely vaporize like a moth ball. The [fact of the] residue of Zyklon B makes the Auschwitz extermination story ("Auschwitz-Mythos") obsolete.

2. THE GERSTEIN REPORT: AN "EYEWITNESS REPORT" OF MASS GASSINGS

Preliminary note: The "Gerstein Report" discussed here is the "confession" of an "informed" SS man, and is a cornerstone of the Holocaust literature. [For a detailed analysis, see The 'Confessions' of Kurt Gerstein, by Henri Roques. Available from the IHR.] It should therefore be critically examined for its technical correctness with regard to the reported mass gassing.


First of all, this writer has made a remarkable observation: the terms "Zyklon B" and "mass gassings with hydrocyanic acid" appear nowhere in the entire chapter [about persecution and extermination of Jews]. Didn't Hofer think that they were worth mentioning in 1957?

According to the book Judenfeindschaft: Darstellung und Analysen ["Hostility to Jews: Description and Analysis"], (K. Thieme, ed.), Fischer, 1963 (p. 277), Gerstein was assigned "...to pick up 100 kilograms of hydrocyanic acid. Gerstein carried out the order, and became an eyewitness to the extermination of Jews in the concentration camp at Belzec..." Apparently he must have left the hydrocyanic acid in his luggage once he got there, because [according to Gerstein] he witnessed a gassing [there] with carbon monoxide.
Was the Zyklon B story invented between 1957 and 1963? This is a possible subject of research for contemporary historians! But back to the “eyewitness.”

Gerstein relates:

... The rooms are five by five meters, and 1.90 meters high.
... The SS forced 700-900 people into 25 square meters, 45 cubic meters. [Actually: 47.5 cubic meters.] The doors close.
... The people are to be put to death with diesel exhaust gas. But the diesel doesn’t work! ... Yes, I see everything! And I wait. My stop watch has recorded everything perfectly. Fifty minutes, 70 minutes, the diesel still won’t start! The people wait in their gas chambers. In vain. We hear them cry, sob.
... After two hours and 49 minutes—the stop watch has registered everything—the diesel starts ...
... Another 25 minutes go by ... After 28 minutes, only a few of them are still alive. Finally after 32 minutes, all are dead ...

“Eyewitness” Gerstein never saw a gassing. He produced an absurd confession, perhaps to alert others that this atrocity story was extorted out of him. This writer wonders why the people who have used this confession never examined it in its physical and physiological aspects. They overlooked that any confession requires technical examination. A confession can become a liability if used without examination. The Gerstein Report is a particularly important indication of the incorrectness of the Holocaust literature. Nothing reveals the absurdity of this “eyewitness report” more than an examination of the verifiable facts described.

There were [according to Gerstein] 700-800 persons—that is, an average of 750 persons—in the chamber, weighing an average of 60 kilograms, and with a density of approximately one [sic], a volume of 45 cubic meters (m3).

How the people could be “packed” into a room measuring 47.5 cubic meters is a mystery. Such an attempt would be absurd and unthinkable. At the most, ten persons can fit into one square meter. (Using rather slender persons, experimentation has usually yielded a result of eight persons.)

Two hundred and fifty persons displace 15 cubic meters, which means an air volume of 32.5 cubic meters (47.5 - 15 = 32.5). The breathing time volume (BTV) of those people will amount, on the average, to 7.5 liters per minute. Therefore, 250 people will require 250 x 60 x 7.5 / 1000 = 112.5 cubic meters of air to breathe in one hour. In 32.5 cubic meters of
room space, this air, therefore, will pass through the lungs of the people shut up in that room 3.45 times in one hour. It will therefore take 17 minutes and 20 seconds for the air to pass through their lungs once.

Dry air contains approximately 21 percent oxygen and only traces of carbon dioxide. Exhaled air contains approximately 15 percent oxygen and 4.4 percent carbon dioxide, as well as six percent water vapor. After 34 minutes and 40 seconds, the air will have passed through their lungs a second time, and will now contain approximately ten percent oxygen, but already eight percent carbon dioxide. After a (hypothetical) third passage through the lungs, the air in the chamber would contain approximately five percent oxygen, but at least eleven percent carbon dioxide, after only 52 minutes.

But unconsciousness and anoxia would have appeared after 30 to 45 minutes. And five minutes of anoxia means brain death.

Therefore, the people in the “gas chamber” could not, first of all, have waited two hours and 49 minutes for the diesel engine to start. Nor could they have cried and sobbed after 50 minutes of hopeless waiting. They would certainly have been dead by that time. And how could 700-800 people—assuming they could be packed or forced into the chamber at all—have breathed at all if they were “packed together”? They would have been unconscious soon after the doors closed, and in another five minutes they would have been dead.

The Gerstein Report is no report, but a whopping lie. This “eyewitness” (or rather, those who told him what to write, or who made it up themselves) was lying! As shown by the calculations given above, this “eyewitness” is quite obviously lying.

3. MASS GASSINGS WITH DIESEL ENGINE EXHAUST GAS

In addition to the “Gerstein Report,” there are a number of reports that describe the “genocidal extermination of millions of people, particularly Jews” in gas chambers in the
concentration camps of the National Socialist regime, as well as reports of so-called "gas vans." In addition to Prussic acid [HCN] gas, which came from the pest control agent Zyklon B, carbon monoxide from diesel exhaust gas was [reportedly] also used.

It is true that carbon monoxide is a dangerous poison. The many unemployed people in Vienna who, during the 1930s, used illumination [coal] gas (which contained carbon monoxide) to commit suicide were very well aware of that. [On the toxicity of carbon monoxide, see, for example: Allgemeine und spezielle Pharmakologie und Toxikologie (Dr. W. Forth, et al., eds.), Mannheim, 4th ed., pp. 643-645.]

The toxicity of carbon monoxide is undisputed. As always, though, the question remains: How could this dangerous poison have been applied to the victims in a quasi-industrial manner?

First, permit me to digress: According to the Holocaust literature, submarine motors and tank diesel engines are supposed to have been used. These details are intended to enhance the credibility of the claims. It is nevertheless worth noting that submarine motors, or any other kind of ship's diesel engines, were not readily available, and that German tanks—incomprehensibly, due to the greater fuel consumption and considerably greater danger of fire in the event of a direct hit—were exclusively equipped with spark-ignition (gasoline) engines. The only diesel motors available would have been those from captured tanks after the beginning of the Russian campaign. However, their use would hardly have been advisable due to the difficulty of obtaining spare parts. But that is beside the point, only a noteworthy detail.

What the Holocaust writers have obviously overlooked is the fact that diesel motors are particularly unsuited for the efficient production of carbon monoxide (CO). The SS would have gone over to spark-ignition [gasoline] engines immediately after the first alleged attempts to kill the victims with diesel exhaust gases. Spark-ignition engines can certainly produce eight-percent carbon monoxide by volume with poor idle adjustment, but diesels are practically CO free.
Table of exhaust components in percent by volume

<table>
<thead>
<tr>
<th></th>
<th>carbon dioxide</th>
<th>water</th>
<th>oxygen</th>
<th>hydrogen</th>
<th>nitrogen</th>
<th>carbon monoxide</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>CO2</td>
<td>H₂O</td>
<td>O₂</td>
<td>H₂</td>
<td>N₂</td>
<td>CO</td>
</tr>
<tr>
<td>Spark-ignition engines</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>idle</td>
<td>6.5-8</td>
<td>7-10</td>
<td>1-1.5</td>
<td>0.5-4</td>
<td>71</td>
<td>4-6</td>
</tr>
<tr>
<td>full throttle</td>
<td>7-13</td>
<td>9-11</td>
<td>0.1-2</td>
<td>0.1-1</td>
<td>74-76</td>
<td>1-4</td>
</tr>
<tr>
<td>Diesel engines</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>idle</td>
<td>3.5</td>
<td>3.5</td>
<td>16</td>
<td>—</td>
<td>77</td>
<td>0.05!</td>
</tr>
<tr>
<td>full throttle</td>
<td>5.5-7</td>
<td>7</td>
<td>10-12</td>
<td>0-0.1</td>
<td>77</td>
<td>0.1-0.3!</td>
</tr>
<tr>
<td>air inhaled</td>
<td>0</td>
<td>6</td>
<td>21</td>
<td></td>
<td>79</td>
<td></td>
</tr>
<tr>
<td>air exhaled</td>
<td>4</td>
<td>6</td>
<td>15</td>
<td></td>
<td>75</td>
<td></td>
</tr>
</tbody>
</table>

As this table clearly shows (it is the “idle” column that is important here), spark-ignition [gasoline] engines deliver up to 120 times as much carbon monoxide (CO) [as diesel engines], and diesel exhaust gases cannot produce enough CO.

And something else is interesting here: This table includes information about the content of air inhaled and exhaled during ordinary breathing. If the reader compares these figures with those of diesel exhaust gases, he will quickly notice that this [diesel exhaust] is less toxic. The amount of carbon dioxide (CO₂), which is also poisonous gas, is less, the amount of carbon monoxide (CO) is negligible, and the amounts of oxygen and nitrogen are nearly the same. Just what does this mean in plain language?

It means that nobody can be gassed with diesel exhaust. Instead, victims would more readily suffocate from using up the oxygen in the “gas tight” chambers. In fact, if diesel exhaust gas is introduced into the chamber, the people inside would actually receive more oxygen than they would from breathing the air in the closed chamber after it passed twice through their lungs!

This [twice-breathed] air would have only ten percent oxygen left in it, but would already contain eight percent carbon dioxide. The oxygen content would continue to drop as
the people [in the chamber] continue breathing, and the carbon dioxide (CO₂) content would continue to rise. Anoxia (oxygen deprivation) would occur very quickly, and five minutes after that, the end will come quickly through brain death.

The victims—who would otherwise die quickly—would easily live longer as a result of “gassing” with diesel exhaust, because of its high oxygen content. This means that the diesel engine is not suited for quick killing, assuming this could be done at all. On the other hand, if the victims were gassed with exhaust from spark-ignition engines, death would come much more quickly as a result of oxygen deprivation and the high carbon dioxide (CO₂) content than death by carbon monoxide (CO) poisoning.

Any executioner would have chosen spark-ignition [gasoline] engines to suffocate victims in the gas chamber: the first time he tried a diesel motor, it would quickly become obvious that he had chosen the wrong method of execution.

Furthermore, a diesel motor with a five liter displacement running at 1000 revolutions per minute would create an overpressure of one (1) atmosphere after ten minutes in a 50-cubic meter (m³) large air-tight chamber, and two (2) atmospheres after 20 minutes. That’s more than the air pressure inside an automobile tire. This means that after ten minutes, there would be twelve tons of pressure against the “gas chamber door,” and 24 tons after 20 minutes. (The measurements of the door at Mauthausen are 72 x 166 cm.) How long would it take to blow open the door?

This proves that the testimonies about mass killings with diesel exhaust gas (such as given in the Gerstein Report) are objectively untrue. They do not stand up to scientific examination.

4. THE FLAMES FROM THE CHIMNEYS

In the Holocaust literature one can often read reports of eyewitnesses who saw dense smoke coming from the chimneys of the crematories in German concentration camps. Inmates also often saw flames “many meters long” shooting out of the chimneys. People with especially good eyesight
even saw such phenomena from as far away as 20 kilometers from Auschwitz.


... Below the bunker was the first crematorium. Its fire burned day and night, and the glare of the flame shooting out of the chimney could be seen far away in the Danube valley...

All these "eyewitnesses" (who are now commonly referred to as "contemporary witnesses") are telling conscious untruths when they report such things, unless they are the victims of an optical illusion. Only they themselves know if they are lying.

The origin of such tales is obvious, even if those who speak loosely without any technical knowledge achieve exactly the opposite effect by it: they are thinking of an open fire, which burns higher as more wood is put on it. This is supposed to make the story of mass cremations—of more and more people—appear more credible. These people confuse a midsummer bonfire with a crematory oven.

First, we will make two demands upon the reader’s knowledge of geometry and sense of logic:

1. Geometry: From a distance of 20 kilometers, even over the Neusiedlersee [Neusiedl Lake] (which is quite flat), the influence of the curvature of the earth is enough to cut off any possible visual contact between the eye of the observer and any high chimney or high flame, even from a high vantage point (such as the roof of a railroad car, since the "eyewitnesses" were railroad workers). In the vicinity of Auschwitz, furthermore, there were gently rolling hills, which were nevertheless sufficient to shield the installations from view.

2. Logic: Why did the Germans lay a smoke screen over the "Hermann Göring Works" in Linz, and order strict blackouts if, at the same time, (according to Marsalek) "... the glare of the flame shooting out of the chimney could be seen far away in the Danube valley..."? This would have been a beacon for US bombers. (I can just hear the co-pilot reporting to the pilot: "John, I see the lights of Mauthausen
straight ahead! Now five degrees [to the] west for Hermann!”). Nobody can believe this.

Turning now to technology, because objective proof is always far more conclusive than witness testimony.

In the book *Bauintwurfslehre* ("Textbook on Construction Design") by Ernst Neufert (Ullstein Fachverlag, 1962), p. 423, one can read:

Cremation takes place in special ovens which are coke-fired, electrically-fired (cremation of a body requires about 45 Kw of energy), or gas-fired . . . [and is] entirely free of smoke [Staub] or odor.

(This puts an end to the fairy tales of noticeable odor of the cremated corpses!)

[The cremation] takes place in dry air heated to 900-1,000 degrees [Celsius], that is without the flame coming into contact with the dead [body]. The oven is heated beforehand for two to three hours, and the cremation process itself requires between an hour and a quarter and an hour and a half.

(See also the Meyer and Brockhaus standard reference works.)

Thus, technology also establishes that the crematory capacity could never have kept pace with the number of bodies in the “genocidal mass gassings of millions of people,” and that therefore the bodies could not have been disposed of in sufficient quantity by burning.

That no “flame many meters high” could shoot out of the chimney should be clear to anyone who has ever watched the burning of wood in an open fireplace, or who watched the grilling of pieces of meat (a preliminary stage of cremation) on a charcoal fire.

Contrary to popular belief, corpses are not combustible materials. Cremation of bodies requires large quantities of fuel. (With a wooden coffin of 40 kilograms, and assuming 50 percent total efficiency of combustion, 45 kilowatts [of electrical energy] corresponds to about 15 kilograms of coke, or eight cubic meters of natural gas.)

The cremation of four million people using coke would alone require at least 50 kilograms [per body], which would mean about 200,000 tons of coke!
It is also senseless (and technically impossible) to speak of cremating several corpses at the same time in the same oven (witnesses have claimed as many as ten bodies at a time!), because this would exceed the capacity of the oven.

And what about the flames? Coke is a short-flamed fuel. The flame could not even exceed the confines of the burning chamber. In addition, there is a short exhaust channel, the flue, between the oven and the chimney. The chimney only comes after that. So, using [such] short-flamed solid fuels, there wouldn’t be any “flame.” At most, there would be exhaust fumes at a temperature of 180 degrees Celsius. Otherwise, the chimney would soon be ruined. Therefore, after traversing eight or ten meters of chimney, no flame could be visible outside. (The chimney length is determined by the required draw, not the length of the flame.) Not even a reflection would be visible because it would be lost in the flue. I always wonder why the judges who believed such testimony never at least asked a chimney sweep about this, even if they didn’t consult an expert. Only “contemporary historians” and a series of courts have ever accepted these tales of “contemporary witnesses” about “flames many meters high” shooting out of the crematoria chimneys.

On this subject as well, it might be noted that the objections of “Revisionists” are far more in harmony with the laws of nature and technology than the tales of the Holocaust writers.

5. MASS GASSINGS IN MAUTHAUSEN

Before dealing with the question of whether a [homicidal] gas chamber existed at Mauthausen at all, a few facts—based on unimpeachable sources—should first be noted. The following sources have been used:


B) Hans Marsalek, Giftgas in Mauthausen [“Poison Gas in Mauthausen”] (Vienna: 1988)
C) Hans Marsalek, *Mauthausen: Führer durch die Gedenkstätte* ["Mauthausen: Guide to the Memorial Site’’] (Vienna)


The following statements are taken from the above sources:

According to H. Marsalek, *Giftgas in Mauthausen*, p. 15:
On August 17, 1942, 56 Soviet citizens and five Poles were *gassed*.

According to H. Marsalek, *Die Geschichte der Konzentrationslager Mauthausen*, p. 227:
On August 17, 1942, 56 Soviet citizens and five Poles were *shot*.

According to H. Marsalek, *Giftgas in Mauthausen*, p. 15:
On November 19, 1943, 38 Soviet citizens were *gassed*.

According to H. Marsalek, *Die Geschichte der Konzentrationslager Mauthausen*, p. 227:
On November 19, 1943, 38 Soviet citizens were *shot*.

If those aren't contradictions, what is?


To sum up here:

According to H. Marsalek, *Giftgas in Mauthausen* (1988), the sum total, up to September 9, 1944, is 726 persons.

But, according to H. Marsalek, *Die Geschichte der Konzentrationslager Mauthausen* (1974 and 1980), the sum total, up to September 9, 1944, is 526 persons.

It is worth noting here that more than 17 months elapsed between the fourth and fifth gasings.

We are further given to understand—from H. Marsalek, *Die Geschichte der Konzentrationslager Mauthausen*—that Zyklon B was already delivered on September 22, 1942, and was again delivered on July 7, 1942, on April 28, 1943, July 1, 1943, and November 5, 1943, in the amount of 240 kg of cyanide content for each delivery.

Zyklon B was therefore already being delivered long before the [homicidal] "gas chamber" was [supposedly] put into operation, and was thereafter delivered in quantities exceeding the requirements for executions in a "gas chamber" by many thousands of percent. This may be proven by the following calculations:

The fatal dose would amount to 180-270 ml/m3, or 220-330 mg/m3. (Source: Supplement [Beilage] /D, Merkblatt M 002 der Berufsgenossenschaft der chemischen Industrie, p. 9.)

The volume of the "gas chamber" was approximately 35 cubic meters (3.70 x 3.90 x 2.46). Subtracting a volume of approximately two cubic meters for the people to be gassed, the chamber therefore contains a volume of 33 cubic meters of air. Assuming a certain fatal dose of one gram per cubic meter (or about 3 to 4.5 times as much as would really be required to kill), per gassing 33 grams are required, or 1.1 grams of hydrocyanic acid per person. Assuming five grams per person—conservatively assuming a 22 percent degree of efficiency of the cyanide content in Zyklon B for purposes of yielding cyanide gas—the 2,481 persons (according to H. Marsalek, *Giftgas*) could have been killed 10 to 20 times over with 12 kilograms. So why did they deliver more than one
ton between September 22, 1941, and November 11, 1943, even though only 526 persons could have been gassed up to September 25, 1944, according to H. Marsalek, *Die Geschichte der Konzentrationslager Mauthausen*. Or was the Zyklon B used only for delousing and pest control? The actual requirement for the certain killing of 526 persons is about one half kilogram.

According to H. Marsalek, *Giftgas in Mauthausen*, p. 233: On August 19, 1944, 457 (or 456) Jewish prisoners were sent to Auschwitz. On August 28, 1944, 419 arrived [at the camp].

And according to M. Gilbert, *Auschwitz und die Alliierten*, p. 362 [or, *Auschwitz and the Allies*, p. 308]: A train with 417 [or 429] persons arrived at Auschwitz from Mauthausen on August 22, 1944. Of this number, 93 were transferred to the work camp, and 326 were gassed.

A close look at the above reveals something remarkable. The question arises: Why did the Nazis, who possessed a properly functioning gas chamber at Mauthausen (but one which, at this point in time, apparently had not been used for 17 months), first transport the 326 Jews for three (or nine) days to Auschwitz, and then immediately gas them? Why didn't they gas them right away in Mauthausen?

According to H. Marsalek, *Giftgas in Mauthausen*, p. 15: The gassing operations in Mauthausen first really began in earnest on March 23 (or 27), 1945. Up until April 28, 1945, there were nine gassings, and up to the period between May 9, 1942, and February 19, 1945, also only nine.

According to H. Marsalek, *Die Geschichte der Konzentrationslager Mauthausen*, gassings took place on just 18 days, with 1,980 victims. But according to H. Marsalek (the same author), in *Giftgas in Mauthausen*, there were 2,481 victims!

In H. Marsalek, *Mauthausen: Führer durch die Gedenkstätte*, p. 12, a document is cited. This is a communication from the SS Economic and Administrative Main Office (WVHA), dated Nov. 10, 1943, to the commandants of the concentration camps. Among other things, it reads:

The bordello and the crematories are not to be shown during camp visits. These installations are not to be mentioned to persons visiting the camp . . .
Apparently, then, *everything else* could be shown and mentioned to visitors. Logically, then, a *gas chamber*, if one existed, could be shown and talked about; otherwise, it would have been included in the prohibition.

Since we cannot assume that the SS ever showed a [homicidal] gas chamber to the inspectors of the International Red Cross, it is permissible to conclude that none existed.

**Conclusions**

Why was Zyklon B delivered for a year prior to the [alleged homicidal] gassings? Obviously, for pest control and delousing! Delousing chambers are in Mauthausen even today, but there is no structure capable of being used as a [homicidal] gas chamber.

Why was nobody gassed for 17 months even though there [supposedly] was a working gas chamber? Why did they send hundreds of people during this period to Auschwitz for gassing? Obviously, in fact, because nobody was ever gassed in Mauthausen as part of any “systematic genocide.”

Why would a gas chamber be built if, during a period of more than three and a half years, it was used on only 18 days, and if the adjacent installation—where people were shot in the back of the neck (according to H. Marsalek in *Giftgas in Mauthausen*)—worked three times as efficiently?

The answer is that the room shown today as a gas chamber was never used for that purpose, and—for technical and physical reasons—never could have been used for that purpose. It was very probably the shower room for the crematory personnel, although its use as a morgue cannot be excluded.

Anyone familiar with the danger involved in handling hydrocyanic acid gas (which is explosive and extremely toxic) must wonder why the SS executioners didn’t use carbon dioxide gas—which is easy to handle and completely harmless to the executioner—to kill the prisoners who were allegedly poisoned with Zyklon.

Any textbook on physiology confirms that in the event of anoxia (oxygen deprivation), disturbances of brain functioning appear after five seconds, followed by unconsciousness after 15 seconds, and brain death after five minutes. This is how animals are put to sleep, painlessly and surely. It also works with people.
But according to Marsalek (in Giftgas in Mauthausen, p. 10), instead of blowing carbon dioxide (CO₂) into the “gas chamber,” the Nazis sprinkled Zyklon B onto a brick heated on a shovel in the crematory oven to generate cyanide gas!

6. CARBON MONOXIDE GAS IN FLASKS

The allegation is also found in Holocaust literature that gas chamber victims were suffocated using carbon monoxide (CO).

In Hans Marsalek’s work, Vergasungsaktionen im Konzentrationslager Mauthausen: Die Gaskammer im Schloss Hartheim [“Gassings Actions in the Mauthausen Concentration Camp: The Gas Chamber in the Hartheim Castle”], pp. 21 ff., we read:

... People were apparently first gassed in Hartheim with carbon monoxide gas on June 6, 1940 ... New supplies of steel flasks with poison gas ... were provided ... Poison gas streamed through this pipe, which was always blown in from a steel flask located in the next room ...

This allegation can also be found in the indictment of the Prosecuting Attorney of Linz, dated July 20, 1947 (3 St 466/46).

In Simon Wiesenthal’s book, Doch die Mörder Leben (Droemer Knaur), 1967 [US edition: The Murderers Among Us], p. 385, on the photo of the site diagram of Hartheim Castle, the gas flask storage area [Gasflaschenlager] is marked, right next to the “gassing area” [Vergasungsraum].

(Interestingly, Wiesenthal refers in this book to eleven million people supposedly gassed [sic] by the Nazis. As part of the downward trend, this figure has been reduced to six million. The figure continues to fall, and because of the recent subtraction of three recent million from the Auschwitz figure, the grand total must now be three million.)

That this diagram is actually a forgery fits, of course, with the general pattern. ([Specifically:] Captions and, therefore, room designations, were not made with a typewriter. Instead, the diagram designations were made with standard script or with block letters. And a “gas chamber” with a window is technical nonsense. The handwritten word “crematory” has been added to the words “oven room,”
apparently to criminalize the heating system. Given the lack of space, the question of precisely how the bodies were [supposedly] brought into the ovens is a matter worthy of some consideration. And the word “Sektierkammer” [dissection chamber] was obviously added by someone who is not entirely familiar with the German language.)

Gassing by means of carbon monoxide from flasks is technical nonsense. Carbon monoxide (CO) could only have been filled and stored in high pressure steel flasks, which would have been extremely expensive to fill, and even more expensive to transport. Anyone engaged in quasi-industrial mass killing could generate carbon monoxide in large quantities by simply using a spark-ignition (gasoline) engine, with a suitably “bad” (but for this purposes quite logical) carburetor adjustment. With just one liter of gasoline, and set at idle, such an engine can deliver many cubic meters of [deadly] exhaust in a very short time. This exhaust would not have any oxygen content, but would have eight, ten, 15 or even 20 percent carbon monoxide content. It would also be produced cheaply and on the spot, and at a fraction of the cost of the fuel required for the transport of any “gas flasks.”

Once again, it must be stated that the Nazis may have been criminals, but they certainly were not stupid enough to use approximately one hundred liters of gasoline to produce a quantity of carbon monoxide that they could easily have manufactured on the spot using a couple of liters of gasoline.

In addition, carbon monoxide was produced in chemical plants and was a basic element for [the production of] synthetic gasoline. If for no other reason, the story of “carbon monoxide in flasks” for mass killing appears improbable because of the energy required to compress it, transport it in filled high pressure flasks, and then release it later at atmospheric pressure during use.

Thus, the last remaining cornerstone of the mass gassing story is relegated to the class of technical fairy tales rather than scientifically proven fact. This applies to gassings whether by:

—hydrocyanic acid used in the manner described above (that is, by throwing in Zyklon B from above),
—exhaust gas from diesel engines, or
—carbon monoxide in flasks,

whether in stationary “gas chambers” or in so-called “gas vans.”
The mass gassing story is certainly not a “fact of common knowledge”!

Had the Nazis really wished to “gas” (or, more accurately, to “suffocate”) people on a quasi-industrial basis (“systematic genocide”), they certainly would have turned to carbon dioxide gas (CO₂), which would have been absolutely harmless to the executioners and cheap to produce, instead of hydrocyanic acid (HCN) in Zyklon B or carbon monoxide (CO).

Anyone who does not believe this should take care to read the newspaper accounts of frequent accidents with fermentation gas which occur every year in the springtime in Austrian wine cellars.

Carbon dioxide kills quickly, painlessly and surely.

7. THE ATTEMPTED REFUTATION OF THE LEUCHTER REPORT

Leuchter states that “the gas chambers at Auschwitz were not used to kill human beings with Zyklon B, because they could not be heated and had insufficient ventilation installations.”

In this regard, the author H. Auerbach, writing in a statement on “The So-Called Leuchter Report,” issued in November 1989 by the [semi-official German] Institut für Zeitgeschichte [“Institute of Contemporary History”] in Munich, stated:

Leuchter fails to consider that even in a much larger room (Note: compared to a US execution gas chamber), this temperature (of evaporation of hydrogen cyanide) would be reached very quickly if it were packed full of people, and that therefore no heating at all is required.

Like so many Holocaust writers, Auerbach is mistaken. An experiment was carried out by this writer to simulate the heating of a chamber by human beings.

The dimensions of the chamber were as follows: Floor area: 5.43 square meters. Height: 2.45 meters. Volume: 13.30 cubic meters. Surface area: 33.70 square meters. The chamber floor was tiled, as were the walls up to a height of 1.50 meters. Above that height, the walls were of wood section covering, with a wood section ceiling. Because of the
large wood surface, the chamber is far easier to heat than the "gas chambers" shown as tourist attractions at Auschwitz. The chamber took an hour to heat using an 1.8 Kw electric convection heater, after which the room was "ventilated" for 30 minutes.

The nearly square chamber had one outside wall (outdoor air temperature: 20 degrees Celsius), and three inside walls (inside air temperature: 22 degrees Celsius).

The rise in temperature (Celsius) is shown in the following table (with figures rounded off):

<table>
<thead>
<tr>
<th>Time</th>
<th>Air</th>
<th>Floor</th>
<th>Wall 1.35 m</th>
<th>Wall 1.75 m</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beginning</td>
<td>22</td>
<td>22</td>
<td>22</td>
<td>22</td>
</tr>
<tr>
<td>30 min.</td>
<td>38.5</td>
<td>24</td>
<td>28</td>
<td>31</td>
</tr>
<tr>
<td>60 min.</td>
<td>42.5</td>
<td>25</td>
<td>30</td>
<td>32</td>
</tr>
<tr>
<td>Heating stopped</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>30 min. [later]</td>
<td>22</td>
<td>22</td>
<td>22</td>
<td>22</td>
</tr>
</tbody>
</table>

Ventilation stopped

Since according to the laws of nature, warmth flows from areas of higher temperature to cooler areas, and the standard "average body temperature" is approximately 33-34 degrees Celsius (Physiologie des Menschen, Schmidt/Thews, Springer, 1987, p. 655), the figures measured in the simulation (at summer temperatures) are well above those that could be attained in the middle of the year in an unheated "gas chamber." Even [in a room] with people "tightly packed crushed together," an air temperature in excess of 30-32 degrees Celsius would not be attained. In addition, the gassings are supposed to have taken place quickly and on a quasi-industrial basis.

Consequently, the wall temperatures would rise only slightly (hence the possibility that the hydrocyanic acid would condense on the walls), and the floor temperature would hardly rise at all. Nor would the bare feet of the victims warm the floor to any appreciable extent, because the temperature of the arch of the foot is only 27-28 degrees Celsius, and the temperature of the soles is practically identical to the floor temperature. Therefore, rather than
warming the floor to any measurable extent, the victims would suffer from cold feet.

According to the Holocaust literature, Zyklon B was normally thrown in from above. This means, naturally, that it would land on the floor (which even in summer was colder than 26 degrees Celsius). As a result, the hydrocyanic acid contained in the Zyklon B would not vaporize quickly, but would instead evaporate more or less slowly (from six to 32 hours, at five to 30 degrees Celsius). This is precisely the secret of the success of Zyklon B as a pest control agent: a nearly even yield of the active ingredient over longer periods of time depending on the temperature.

To achieve the rapid killing described in the Holocaust literature, the SS therefore would have had to incorporate floor heating installations into the “gas chambers” in order to be able to use them as [homicidal] gas chambers.

And there is another detail: rapid and effective ventilation would have required not just mechanical ventilation, but suitable air intake channels. Without an air intake, using ventilators alone, the deadly air-gas mixture could never have been exhausted from the gas chamber. If this were attempted, the ventilator would reach a “suction limit” and run empty. That is, it would deliver nothing, but would instead simply maintain a certain partial vacuum [Unterdruck] in the chamber. Deadly hydrogen cyanide (HCN) would continue to evaporate for many hours, and the concentration in the air of the chamber would thereby become more and more rapidly fatal. How the room [removal] work team could work without heavy breathing equipment and protective clothing, only a “witness” can explain. Science can provide no answer.

Rather, science shows that:

a) Leuchter is correct, even though he provided no detailed scientific proof in his report, and

b) Holocaust writers are telling stories which cannot withstand scientific scrutiny.
8. EPILOGUE

Holocaust writers now face a dilemma.

The weapon for the "systematic genocidal extermination of millions of people, especially Jews" must now be abandoned if one looks at the facts instead of concentrating on belief.

No weapon, no crime. What now?

Mass murder with diesel exhaust gases (in 32 minutes, according to Gerstein) is a sheer impossibility for reasons of time alone. This can be proven experimentally, even today, with a couple of brave men. Therefore, the [stories of] "gas chambers with diesel engines" and "gas vans" ["gaswagen"] can only be disinformation. The "witnesses" make objectively false statements, and the "confessions" are clearly false. The laws of nature apply both to Nazis and anti-fascists. Nobody can be killed with diesel exhaust gas in the manner described.

Mass murder in the manner described, with Zyklon B and with carbon monoxide, cannot have taken place, either, because it too would violate the laws of nature, and because the necessary technical and organizational prerequisites were lacking.

Experimental killings with Zyklon B may have taken place. After fifty years, this cannot be ruled out with certainty. But such experiments would have resulted in deaths among the executioners, and the recognition that something like the [supposed] Mauthausen shooting installation would be more logical and safer.

A similar recognition would have come very quickly in any experiment using diesel exhaust gases ("get rid of that diesel and get us a spark-ignition engine"), if there had ever been any "gas chambers with diesel engines" or "gas vans" ("generator gas" from "wood gas" trucks would have been more logical). The Nazis may have been criminals, but they certainly were not stupid enough to use diesel motors and Zyklon B in the manner described.

The crematories could never have disposed of the number of victims: this may be considered proven by engineering science. Bodies are not a combustible material. Their cremation requires a great deal of time and energy.
In light of what is now known, there are no "facts of common knowledge" [or "judicially noted" facts] with regard to the Holocaust. The facts given above should be elaborated to a higher degree of proof by specialists, and preferably by court-recognized experts. Such a study will certainly produce amazing results, which will radically alter the basic views of many people.

Objective proof will refute the testimony of perjured "witnesses" and the "confessions" of "criminals."

Judges and historians must draw the appropriate conclusions, and a whole generation of "contemporary historians" will sit on the ruins of their worldview, much as the Marxists today sit on the ruins of their Marxist ideology.

In court trials of "Revisionists," therefore, "contemporary historians" should never be the only ones permitted to determine the "facts" of the Holocaust. There must be interdisciplinary cooperation with scientists and technicians.

Any legal provision that seeks to hinder or even penalize scientific investigation of the Holocaust (such as section 283a of the Austrian criminal code) would amount to a state-ordered reign of terror against the human spirit.

Should actual investigation of the Holocaust prove the "deliberate genocide" to be a fact, the discussion will then be at an end, among the "Revisionists" as well. Who could wish to oppose discussion of the Holocaust, on any grounds, let alone attempt to choke discussion using criminal law?

Who is there who could abolish freedom of thought and the rule of law, without opening himself to the suspicion of trying to exert improper influence by suppressing discussion?

Is "1984" coming after all—through the back door?
Fred Leuchter: Courageous Defender of Historical Truth

MARK WEBER

(Based on the introduction of Leuchter at the Eleventh IHR Conference, October 1992)

Until early 1988, Fred A. Leuchter, Jr.—like most Americans—basically accepted the Holocaust extermination story. In itself that is not at all remarkable, except that this man also just happened to be the foremost American expert on gassing and gas chamber technology.

As readers of this Journal know, Fred Leuchter was commissioned in early 1988 by German-Canadian publisher Ernst Zündel to conduct a thorough forensic investigation of the alleged wartime gassing facilities in Poland for his defense case in the Toronto “Holocaust Trial.”

Zündel was so sure that the Holocaust gassing story would not stand up to expert examination that he sent Leuchter to Europe at considerable expense, completely confident that an independent investigation would confirm the Revisionist view.

In early 1988, Leuchter and his team carefully investigated the so-called gas chambers at, first, the Auschwitz main camp, second, the Auschwitz-Birkenau camp, which is supposed to have been the most terrible Nazi extermination center, and, third, the Majdanek camp near Lublin, where the Allies claimed at Nuremberg that a million and a half people were killed. As an expert witness testifying under oath in April 1988 in the second Zündel trial, and in his published report of his on-site investigation, Fred Leuchter explained in detail that the supposed gas chambers at Auschwitz, Birkenau and Majdanek could not possibly have been used to gas people as alleged.

Leuchter’s findings demolish the core of the Holocaust legend—the Auschwitz gassing story. British historian David Irving found Leuchter’s forensic investigation so compelling that, as he has publicly acknowledged, it was a major factor
Leuchter examining remains of the alleged extermination gas chamber in the crematory building (Krema) II in the Auschwitz-Birkenau camp. (Photo: Samisdat Publishers)

in persuading him finally to reject the Holocaust extermination story.

Many tens of thousands of copies of what has become known simply as the Leuchter Report are now in circulation around the world. It has been published in numerous countries and languages. Earlier this year, for example, it appeared for the first time in Russian in a collection of Revisionist writings published in Moscow. More recently, it was published in Hungarian in the August 25 issue of the Budapest intellectual journal Hunnia.

In April 1989, Leuchter returned to Europe to carry out an expert forensic investigation of other alleged extermination gas chambers, this time at Dachau in Bavaria, and at Mauthausen and Hartheim, near Linz in Austria. Accompanying him on this visit, as she had during their 1988 visit to Poland, was his wife Carolyn. The results of this investigation have been published as the Second Leuchter Report, which appeared in the Fall 1990 IHR Journal.
The Institute for Historical Review is proud of its cordial and productive association with Fred Leuchter, who spoke at the IHR Conferences in 1989, 1990 and 1992. In his presentations at the last two conferences, he reported on the relentless international campaign against him.

During the last two years, unfortunately, there has been no let up in the bigoted campaign to discredit Leuchter’s work and reputation, and to destroy his career—all because of his courageous refusal to lie about his professional findings. What his enemies want, apparently, is for Leuchter to violate his conscience, betray his profession, and to lie under oath in a court of law, all for the sake of upholding what has become, in essence, an article of religious belief. It is fair to say that no American has suffered more for his defiance of the Holocaust lobby than Fred Leuchter.

The most insidious (and effective) effort has been has been a behind-the-scenes campaign to destroy his livelihood by pressuring state governments to stop employing him as their execution hardware engineer. To allow Leuchter to continue working for the state, declared Illinois Representative Ellis Levin (D-Chicago), “would be an affront to the Jewish community.” (Chicago Daily Law Bulletin, August 17, 1990.)

Sadly, these underhanded efforts have been successful. The Chicago Sun-Times newspaper, for example, confirmed (in August 1990) that “the state [of Illinois] cut its ties with him over statements that Nazi gas chambers, including those at Auschwitz, could not have been used for executing Jews.”

In spite of the clearly unfair and bigoted nature of the campaign against him, the normally vociferous champions of civil liberty and freedom of speech in America have, so far, anyway, been noticeably silent about this case.

An important propaganda weapon in this campaign has been a book published jointly by the Klarsfeld Foundation and a group that calls itself “Holocaust Survivors and Friends in Pursuit of Justice.” This book bears the pretentious title: Truth Prevails: Demolishing Holocaust Denial: The End of ‘The Leuchter Report’.

The most important charges made against Leuchter, which are also included in this widely distributed book, are:
First, that Leuchter's motive in concluding that the alleged gas chambers were never used to kill anybody was the professional fee he received from Zündel for his work.

Second, that Fred Leuchter has no qualifications as an execution equipment specialist, and

Third, that he lied under oath in the 1988 Zündel trial.

What are the facts? Let's take a close look at each of these charges.

First, Leuchter's motives in conducting his forensic investigation of the alleged wartime gas chambers in Poland were entirely professional. While it is true that he was paid a standard fee by Zündel for his work, it cannot be stressed enough that Leuchter was chosen to carry out this investigation not because of any pre-existing views on this subject, but solely because he was the acknowledged expert in this field. His political views or social attitudes were never a consideration. (Just imagine what Leuchter's critics would be saying if he had conducted his forensic examination of the Polish camps on his own initiative, without charge.)

Before he flew to Poland to begin his investigation, Leuchter warned Zündel that if he concluded that the alleged extermination gas chambers were, in fact, used to kill people, or could have been so used, he would so testify in court. Zündel agreed to this condition. Regardless of his findings, Zündel would still have been obliged to pay Leuchter his fee.

In fact, if money and comfort had been primary considerations, and if he is as dishonorable as those who now attack him insinuate, Leuchter would simply have pocketed his fee from Zündel, and then told the court what the prosecution and the media wanted to hear.
Second, Leuchter’s qualifications as a technical expert and inventor are actually quite impressive. His adversaries never tire of repeating that his only academic credential is a bachelor’s degree in history, which he earned at Boston University in 1964. This has never been a secret. What is not so well known, though, is the full story of his expertise.

For one thing, Leuchter did post-graduate study in celestial navigation mechanics at the Harvard-Smithsonian Astrophysical Observatory in Cambridge, Massachusetts.

Since 1965, he has worked as an engineer on projects having to do with electrical, optical, mechanical, navigational and surveying problems. He holds patents in the fields of optics, navigation, encoding, geodetic surveying and surveying instrumentation, including patents on sextants, surveying instruments and optical instrument encoders.

From 1965 through 1970 he was the technical director for a firm in Boston, where he specialized in airborne, optoelectronic, and photographic surveillance equipment. He designed the first low-level, color, stereo-mapping system for use in a helicopter, which has become an airborne standard.

In 1970, he formed an independent consulting firm. During his period with this firm, he designed and built the first electronic sextant and developed a unique, light-weight, compact and inexpensive optical drum sector encoder for use with surveying and measuring instruments. He also built the first electronic sextant for the US Navy. He has worked on and designed astro trackers utilized in the on-board guidance systems of ICBM missiles.

Because of his work in navigational devices he has had hands-on experience with surveying and geodetic measuring equipment and a thorough knowledge of map-reading and cartography. He is trained in reading and interpreting aerial photographs. He designed a computerized transit for surveying use, and several years ago he developed the first low-cost personal telephone monitor.

During the past 14 years, Leuchter has been a consultant to several state governments on equipment used to execute convicted criminals, including hardware for execution by lethal injection, electrocution, gassing and hanging. In the course of this work, he designed a new gas chamber for the state of Missouri, and he designed and constructed the first lethal injection machine for New Jersey. Leuchter has also been a consultant on execution procedures. He has held a
research medical license from both state and federal governments, and has supplied the necessary drugs for use in execution support programs.

In 1987, he formed Fred A. Leuchter Associates, a consulting engineering firm specializing in general consulting and the design and construction of prototype hardware. He has been a forensic engineer consultant, and has testified as an expert in courts in the United States and Canada.

(On a more personal note, Fred Leuchter is an accomplished pianist and musician, as well as a certified small arms instructor and NRA expert marksman.)

More to the point, Leuchter’s expertise in precisely the field of execution hardware is a matter of public record, and has been authoritatively and publicly confirmed. Indeed, no one was better qualified to carry out his investigation. At that time, Leuchter was recognized as the foremost American expert on the design and fabrication of gas chambers and other hardware used to execute criminals in the United States. He has worked on and designed facilities used to kill condemned criminals with hydrogen cyanide gas, the same gas supposedly used to kill many hundreds of thousands of Jews at Auschwitz.

Leuchter’s expertise as the nation’s foremost specialist of execution hardware, including gas chambers, has been abundantly confirmed. William Armontrout, warden of the Missouri State Penitentiary, testified on this matter during the 1988 “Holocaust Trial” of Ernst Zündel. As warden, Armontrout supervised the state’s execution gas chamber. He testified under oath that he had consulted with Leuchter on the design, maintenance and operation of the Missouri gas chamber, and confirmed that, to the best of his knowledge, Leuchter is the only such consultant in the United States.

Leuchter’s expertise has also been recognized by prominent periodicals, including The Atlantic in a four-page article in its February 1990 issue. An article in the weekly national news magazine Insight of July 2, 1990, called Leuchter, “the nation’s leading expert in the mechanics of execution.” Finally, Leuchter’s expertise was acknowledged on the ABC television news program “Prime Time Live,” broadcast on May 10th, 1990, and by The New York Times in a prominently featured article in its issue of October 13, 1990, which was accompanied by a front-page photo of Leuchter.
No matter what the long-term outcome of the still unfolding Leuchter affair may be, the indisputable fact will remain, that on the basis of a careful on-site inspection, the man who is America's acknowledged foremost expert on gas chamber technology has categorically declared under oath that the alleged mass extermination gas chambers were never used, and never could have been used, as execution devices.

With regard to the third charge—that Leuchter lied under oath in the 1988 Zündel trial—it might first be pointed out that the laws of physics have not been suspended for the sake of the Holocaust story. To repeat: If Leuchter is wrong, it should not be difficult to prove it. And if he is right, his work and his findings will stand the test of time, and his courage will be vindicated.

At the 1989 IHR Conference, Leuchter dramatically called for a neutral, international commission of engineers, historians and scholars to go to Auschwitz and the other camps, and to either confirm or repudiate his findings. Not surprisingly, those who have been trying so hard to silence and discredit Leuchter have ignored his challenge. Indeed, the very nature of this insidious campaign, including the unwillingness of his adversaries to seriously come to grips with his work, implicitly confirms the soundness of Leuchter's findings.

In this regard, it is highly significant that Leuchter's findings have recently been authoritatively corroborated and confirmed:

First, the Institute of Forensic Research in Krakow, Poland, corroborated Leuchter's findings in a confidential September 1990 forensic report. Although it was not meant to be made public, Revisionists were able to obtain a copy. An English-language translation of the complete text was published in the Summer 1991 issue of the IHR Journal.

Second, Austrian engineer Walter Lüftl explicitly endorsed Leuchter's findings in a March 1992 report, which appears elsewhere in this issue of the Journal.

Third, German engineer Germar Rudolf, a highly qualified professional, has thoroughly supported Leuchter's findings in an exhaustive report that will probably be published in 1993.

Another German engineer, Wolfgang Schuster (Dipl.Ing.), pointedly defended the validity of Leuchter's findings against the criticisms of French pharmacist Jean-Claude Pressac in
a five-page essay published in the German quarterly journal *Deutschland in Geschichte und Gegenwart* (Tübingen, June 1991).

Finally, it is worth noting that Dr. William B. Lindsey, an American research chemist (now retired) who was employed for 33 years by the DuPont Corporation, anticipated Leuchter's findings during testimony given in the first Zündel trial in 1985. Based on his own careful on-site examination of the alleged extermination gas chambers at Auschwitz, Birkenau and Majdanek, and on his years of experience as a chemist, Lindsey declared under oath: "I have come to the conclusion that no one was willfully or purposefully killed with Zyklon B [hydrogen cyanide gas] in this manner. I consider it absolutely impossible." (*The Globe and Mail*, Toronto, Feb. 12, 1985, p. M3.)

In spite of the vicious campaign against him, Leuchter has remained defiant and confident of ultimate vindication. As he has put it:

I have been vilified by the caretakers of the Holocaust dogma whose desperate tactics prove the failure of their arguments. My livelihood has been destroyed, my character has been impugned and my life turned upside down. But I will not bend the knee: Not now, not tomorrow, not ever. Time and reason will vindicate the Leuchter Report.

One day, after the dogmatic passions of our era have given way to open-mindedness on this most emotion-charged of issues, Fred Leuchter will be admired as a most remarkable man of integrity and courage who defied powerful forces of bigotry and close-mindedness. He will be remembered as a man who, in striking a mighty blow for historical truth and understanding, has himself made history.
Is There Life After Persecution?

The Botched Execution of Fred Leuchter

(Presented at the Eleventh IHR Conference, October 1992)

FRED A. LEUCHTER, Jr.

Many of you, I am sure, know who I am, where I've been, and what I've done. Today I'm here to tell you what has happened to me since I addressed the Tenth International Revisionist Conference in Washington, DC, in October 1990.

One of my jobs as an engineer of execution technology has been to "post mortem" executions from a technical standpoint, that is, to determine if anything went wrong and, if so, to determine just how the execution was botched. This normally entails reviewing eyewitness accounts of how the executees were tortured, mutilated, or otherwise dehumanized in society's name. I will do that here today, except that, in this case, it is myself that I post mortem—and the cadaver isn't dead! Much to the dismay of my executioners, the execution was so badly botched that I am able to stand here before you to speak the truth, and to tell the world that it is not myself, but the Holocaust story that is dead. I repeat for the record: I was condemned for maintaining that there were no execution gas chambers at Auschwitz, Birkenau, Majdanek, Dachau, Mauthausen, or Hartheim Castle. There's no proof for the charge, only innuendo, lies, and half-truths. Robert Faurisson, Ernst Zündel and others said this first. They, too, live as victims of botched executions, but nevertheless free to speak the truth in a strong and growing voice that repeats: No gas chambers, no gas chambers, no damn gas chambers!

This address, then, is not a post mortem on my cadaver but rather a post mortem by my cadaver.

As you know, I was sent to Poland in 1988 by and for Mr. Ernst Zündel to investigate the alleged execution gas chamber facilities at the three concentration camps of Auschwitz, Birkenau, and Majdanek. I was chosen for this
task from a field of experts numbering one, and recommended by those states in the USA where lethal gas chambers are used to execute convicted criminals. My forensic analysis and subsequent report prove beyond any shadow of a doubt that there were no gas execution facilities operated by the Nazis at these sites. I also entered these findings (which are also detailed in my published report) into the court record in sworn testimony in Toronto as a court-qualified expert.

Because I was somewhat naive at the time, I was not aware that by so testifying I was offending the organized world Jewish community. By providing final, definitive proof that there were no execution gas chamber utilized for genocidal purposes by the Germans at these wartime camps, I established the simple fact that the Holocaust story is not true. What I did not know was that anyone expressing such beliefs is guilty of a capital crime: that of thinking and telling the unspeakable truth about the greatest lie of the age.

I would have to pay for this crime. While I innocently told the truth in Toronto, plans were made, and subsequently implemented, for a major effort to destroy me. If I could be destroyed and discredited—so the reasoning went—no one would accept my professional findings, no matter how truthful.

Overview

Since April 1988, when I testified in the second Zündel trial in Toronto about my inspection of the alleged gas chambers in Poland, my life has been turned upside down.

I have been vilified both privately and publicly in all forms of the media. My clients have been cajoled and threatened into not dealing with me. High-level law enforcement officials, acting for personal reasons, have lied about me and have prevented clients from dealing with me. My person and reputation have been defiled by lies and innuendo. My family and I have been repeatedly threatened.

Behind this campaign to punish me and suppress the truth about the gas chambers, have been several Jewish organizations, which have publicly vowed to silence me by destroying my ability to make a living.

At the forefront of this effort has been Beate Klarsfeld of the Paris-based Klarsfeld Foundation. In the United States,
the campaign has been orchestrated through the US-based "Holocaust Survivors and Friends in Pursuit of Justice." Associated with these two organizations have been the Anti-Defamation League of the B'nai B'rith and the Jewish Defense League.

At Klarsfeld's initiative, these groups first carried out an extensive one year investigation. After they were unable to turn up any impropriety or wrongdoing on my part, they began to threaten prison wardens with political consequences if they dealt with me. This first came to light when the ABC television news program, "Prime Time," decided to do a network television piece on myself and my work. This involved filming at various prisons. Prison wardens advised the "Prime Time" personnel of the threats and problems that resulted from my presence at the prisons for the filming. ABC news was told not to air the program. It refused to succumb to the pressure, and consequently suffered vilification by the organizations involved.

To sum up here, this campaign has consisted of the following:

1. Threats against prison officials who dealt with me.
2. False and slanderous vilification through private channels, as well as publicly in newspapers and magazines.
3. Legislation to prevent me from working at my profession.
4. Criminal prosecution for working at my profession.
5. Lies by public officials spread both officially and privately.
6. Restriction of my personal freedom and right to travel by effecting my illegal arrest and imprisonment in England, from where I was finally deported.
7. Interference with my right as an American citizen to help and protection from the US State Department, which refused to assist me during my illegal imprisonment in England.

As a result of this campaign, my livelihood has been destroyed, and my career has been ruined. All this for telling the truth under oath.

The organizations cited above also interfered with the execution in Illinois of a certain Mr. Walker by threatening to pass legislation to prevent that state from allowing me to complete an ongoing contract. As a result, Director McGinnis ultimately yielded to this pressure and proceeded with the execution using equipment known to be defective. Under pressure from these groups, and through the efforts of Alabama Deputy Attorney General, Ed Carnes, the State of Alabama did not purchase a new electric chair. Carnes wrote a lying memorandum to all Departments of Corrections around the United States claiming that I was dangerous and held unorthodox views on execution. He caused the State to breach its contract. According to his office, this means I support only humane and painless executions. Carnes actually lied to me to get me to testify that a prior execution was humane.

As a direct result of interference by these groups, at least one man was tortured to death in Virginia. Purchasing agents and wardens have been mendaciously told that my equipment failed during an execution, which is not true. It has never failed. Delaware Deputy Attorney General Silverman breached my contract, which was already underway, because I wrote the Zündel trial Leuchter Report. This contract was for maintenance on their lethal injection machine and gallow, previously fabricated by me, and for training of their execution personnel. Delaware has refused to pay me for the work I completed, and has instructed me to keep the control module of their lethal injection machine. However, the protocol I wrote for execution by hanging was submitted by them and approved by the court system. In Massachusetts, legislation specifically designed to put me out of business has been filed for four years running.

Finally, and also at the insistence of these same Jewish groups, a spurious criminal complaint was filed against me
in the Massachusetts court system with the intent of destroying my reputation by putting me in prison for three months.

I was charged with practicing as an engineer without a license. In point of fact, a license is not required in Massachusetts, or any other state, unless the engineer is involved in construction of buildings, and is certifying compliance with specifications. There is also a statutory exemption for engineers who do not deal with the general public.

As confirmation of the spurious nature of this charge, it should be pointed out there are more than fifty thousand practicing engineers in Massachusetts, of whom only five thousand are licensed. Although the state's licensing law has been in effect since 1940, there has been no record of any prosecution for this offense.

The charge was improperly brought. Nevertheless, if it had been successful, and I had been convicted, I would have been imprisoned for three months.

The Massachusetts state Engineering Board, under pressure from Klarsfeld and her "Holocaust Survivors and Friends in Pursuit of Justice," filed this criminal complaint in Middlesex County. The name of the complainant was denied me, and was not made available until the matter was brought before the court. Before the complaint was issued, and several times thereafter, I was given the chance to recant in return for non-issuance or dismissal of the complaint. I also would have been obliged to give up my profession, in order to discredit my Report. I refused, and responded to the Board's threat with a denial that any law had been violated. The original clerk magistrate who issued the complaint apologized for bowing to Jewish pressure in prosecuting me under a statute that was being mis-applied. A representative of the ADL tried to force her testimony on the hearing, but was denied access because she had no evidence to offer that was pertinent to the matter. The District Court judge, in an excellent imitation of Pontius Pilate, summarily dismissed our motions for dismissal, allowed my court-appointed attorney to withdraw, and instructed Kirk Lyons, Director of the Cause Foundation and my out-of-state attorney, to re-file our motions for dismissal, because they all had merit. After it became clear that there would be no justice for us in the Malden District Court, we moved the case to Superior Court for a jury trial.
With this charge hanging over my head, it was impossible for me to consult, supply equipment, or even act as an expert witness in American courts, as I had often done.

The district attorney’s office, under heavy pressure from various Jewish organizations, selected its best prosecuting attorney to handle my case. In the belief that he would be the person most likely to bring about a conviction, he was pulled from a murder trial. In June, just prior to the trial, our motions for dismissal were heard. The judge, also under heavy pressure from Jewish groups, told the district attorney that this case was not properly a criminal matter, and strongly suggested that the case be resolved short of a trial. With the ever-present possibility of conviction and jail (faced by most political prisoners) we negotiated a settlement.

A very special consent agreement was signed [on June 11, 1991] that made legal history in the Commonwealth of Massachusetts. The agreement was not a promise by the defendant to the court, as is normally the case, but an agreement between the State Engineering Board and myself. The board which, on two previous occasions, had refused to accept my application for registration because they do not register people who practice my discipline, was required to become a party to the agreement. [For more on this agreement, see the IHR Newsletter, July-August 1991, p. 3.]

The consent agreement requires the board to accept my application and process it with “due diligence.” Until the application is approved, or until two years are up, I have agreed not to use the title “engineer” or issue an engineering opinion in the Commonwealth of Massachusetts. This is, in effect, a temporary gag order imposed to satisfy the interested Jewish groups.

By removing the case from consideration by criminal courts, the possibility of my imprisonment has been eliminated. If the Engineering Board fails to process and issue a license to me within a reasonable period, and in due course, the matter should then move to the civil courts. Attorney Lyons is presently preparing the necessary application. However, a new problem has arisen. All applications must be accompanied by the recommendations of three state-licensed engineers, but none is willing to risk the wrath of the Jews in my behalf.
The *de facto* gag order, imposed by the settlement, applies only within the Commonwealth of Massachusetts, and I am free to pursue my profession anywhere else.

Most of the execution equipment in the United States is either worn out, obsolete, or improperly fabricated, and is in need of repair or replacement. I am the only person who does this work, and states are being denied the right to deal with me. Although wardens and commissioners are afraid to even speak with me, they often do so anyway through intermediaries. One state has a leaking gas chamber, but will use it, endangering the lives of guards and witnesses, rather than risk discovery in dealing with me. How many more inmates will be tortured, or lives lost, through the callous interference of these Jewish groups?

Owing to the successful conspiracy of these Jewish groups, I am completely out of business, unable to find work to feed my family. In spite of everything, though, I am still here, and I am still telling the truth. Furthermore, I intend to continue to tell the truth. If the organized Jewish community wants to stop me, it will have to try much harder.

Moreover, attempts to discredit the *Leuchter Report* have failed, most notably with Pressac's inept analysis. Since the release of the *Leuchter Report* [in 1988], independent evidence has shown that the six million death figure has been grossly exaggerated, and an investigation by the Polish state forensic institute [among others] has corroborated that no gas was utilized in the alleged execution chambers at Auschwitz.

**England**

In the spring of 1991, David Irving asked me if I would consider a speaking engagement in England later that year. I said that I would, and I was advised in mid-summer that this would take place during the second week of November.

Irving apparently announced the speech sometime later. This apparently enraged Jewish groups in London which protested to UK Home Secretary Mr. Kenneth Baker in an effort to prevent me from traveling to London. This is a clear infringement of the rights of British people to hear me speak. This certainly also curtails my right to travel to England as any other American citizen.
As a result of pressure by these Jewish groups, Mr. Baker apparently promised to take action. The *Jewish Chronicle*, a London weekly paper, reported in its issue of October 4, 1991, that Home Secretary Baker had banned my travel to the United Kingdom. This was the only mention of the ban in the British media, and was not a particularly reliable source.

A week or so later, my father, Fred A. Leuchter, Sr., received a letter, ostensibly from the Immigration and Naturalization Department of Her Majesty's government, informing him that, by direction of the Home Secretary, he was not permitted to travel to the United Kingdom. My father communicated this letter to me.

Because my father had no such travel plans, my first assumption was that this letter was meant for me. However, a closer reading of it suggested that it might be a fraud. The signatory, Mr. "G.P.J. Catt," had no title, and part of the date was written by hand. Certainly, the Home Secretary and Her Majesty's Immigration Office would not be so sloppy and unbusinesslike as to send off an amateurishly prepared letter to the wrong person. My address is publicly known, and is easy to ascertain.

I turned the questionable document over to my attorney, Kirk Lyons, to authenticate. He, in turn, formally protested the letter to the UK Consulates in both Houston and Boston. In each case, the Consulate advised him that his protest was unfounded because there was no ban on travel to the UK by me (or my father, for that matter). He was informed that the letter must be fraudulent, and that it did not prohibit my travel to Britain in any way. Lyons was also informed that all Home Office documents must contain a reference number, which this did not. Based on all this, I confirmed my travel plans to London.

Because I also had also arranged to visit Germany, I combined that trip with my visit to London. Accordingly, my wife Carol and I left for Germany on November 2, 1991. We planned to drive to Calais and take the ferry to Dover from there on or about November 11, 1991. We also planned to return to Germany on or about November 15, immediately following my scheduled speech in London. Because our visit in Germany would be very hectic, we intended to arrive in England several days prior to my speech, giving us a few days to relax and see some of that country.
As planned, we arrived in Dover on the ferry from Calais late on November 11, and spent the night in Dover. The next morning we drove to London, where we met with Irving. We then left to see the country, leisurely driving south to Salisbury to see Stonehenge. We returned to London by way of Wimbledon on November 15.

On Friday evening, November 15, we arrived at the Town Hall in Chelsea where I was to give my speech. After Irving opened the program, Dr. Robert Faurisson spoke. I was then called to the podium, and began my presentation. At approximately 9:15 p.m., some five minutes into my speech, I was interrupted by Irving, who told me that a "gentleman" wished to speak to me in the anteroom to the stage. I did not know it then, but I would remain in illegal police custody, without interruption, until I was expelled from England, and would not see my host, Dr. Faurisson, or the audience again.

In the anteroom I was greeted by Chief Inspector Philip Selwood and three metro police officers. I was asked to identify myself, which I did by presenting my passport (which Selwood kept) and my driver's license (which he returned). I was told that two male technicians with the Thames television news team had quietly spoken with him outside, and had insisted (as citizens) that I be arrested as an illegal alien because I had sneaked into the country contrary to a ban by the Home Secretary. I responded by pointing out that my passport was properly stamped, and that, as the two British Consulates in the United States had indicated, there was no such ban.

I further informed Selwood that if it was indeed determined that was in the country illegally, I would leave immediately. I told him that I had no wish to stay where I was not wanted, and that did not want to violate the law. Selwood told me that Thames television was trying to make news instead of reporting it, and that my cooperation would be very much appreciated. He asked me to accompany him to the Chelsea police station, without talking to the media, whilst he made an investigation. If I refused, I would be arrested on suspicion of illegal entry. I agreed. After he spirited me out of the building and into an unmarked van, away we went. Selwood was also afraid of violent Jews, who might attempt to break up the speech, and that was the reason for the presence of himself and his large contingent of men. I asked him to bring my wife, who was at the back of
the hall. He stopped the van, ordered his men to take me to the station, and personally returned to collect my wife. I arrived at the station, and he soon followed with Carol. We were placed in a visitors' room.

Selwood advised me that I was not under arrest, and that if the Home Office determined that I was in the country illegally I would be permitted to leave. I was told that I was free to call the American consul, if I wished. I did not.

At this point I asked to leave. I was informed that I would have to wait for my status to be determined, because it would be necessary to escort me out of the country if I was there illegally. Selwood further told me that persons who were in the country illegally must be permitted to leave, if they so wished, providing they had the means. (In fact, we had ferry tickets.) Chief Inspector Selwood and the other police personnel were cordial and accommodating, providing us with a toilet and refreshment. We advised the police that Carol was diabetic. After first introducing us to his second-in-command, and leaving instructions as to our treatment, Selwood left before midnight.

At approximately 12:05 a.m., early Saturday morning, November 16, the Deputy Chief Inspector received a call, apparently from the Home Office. We could not hear very much, but we did hear him say that we should leave by way of Dover. A few minutes later, shortly before 12:15 a.m., he again received a call, to which he replied “Yes sir.” He then came to speak to me. “I'm sorry,” he said. “I have been ordered to arrest you.” He informed me of my rights, and told me that I could talk with the US Consul, or the Duty Solicitor (Public Defender), or both. When I asked if it had been determined that I was in the country illegally, he said that he did not know for sure. I then asked to leave, and he told me that this was not possible. At this point I asked to speak with the US Consul, and was told that this would be arranged. I was then searched, booked, and locked in a detention room with someone else, also under arrest.

About an hour later I was removed from the detention room, and told that the American Consulate was on the telephone. I spoke with Under Consul Christopher Randall who informed me that the Consular Corps was not there to help US citizens. He totally refused to help. I asked to talk with the Duty Solicitor, and was told he would be called. I was taken to a cell (instead of a detention room) for lock-up.
When I asked why I was being moved to a cell, I was told that the other occupant of the detention room was there for assault, and that I was being moved for my own protection.

I now found myself in an isolation cell with one other occupant who turned out to be there for theft. Because I make execution equipment (and criminals know this), I should never have been put in a cell with others. To do so might put my life in danger.

Moreover, the cell was freezing, and I had no coat. The other inmate had a blanket and mattress. In an effort to keep warm, I wrapped my arms around myself, but this didn't work. I was unable to sleep.

Some time later I was let out to accept a phone call from the Duty solicitor, who told me he was unable to help because I had not committed a crime. He told me that I should call my Consul, who ought to be able to help. When I told him that my consul had refused to help, he urged me to call back and insist, because he was obliged by law to help. I was returned to my cell.

At approximately 3:00 a.m., I was removed from my cell for interrogation by two Immigration Department personnel. I was taken to an interrogation room with recording equipment, and advised that my statement would be taped. I was also advised that I did not have to make a statement if I chose not to. I agreed to speak with them, but they first had to give me time to warm up so that my teeth would stop chattering and I would be able to speak normally. I gave them the same information that I had given hours earlier to Chief Inspector Selwood. I affirmed that I was a legal entrant, and once again requested permission to leave. I was refused. I was told that I should call the American Consul and/or the Duty Solicitor. I was also informed that charges might be brought. At this point I was served with Immigration form IS 151-A. I was also told that I would not be allowed to leave by way of Dover, but would instead be sent out though Heathrow airport (where they were from), and that my wife and our rental car would have to stay behind.

I asked about my wife, concerned that she had not eaten in over twelve hours, which could be a problem because of her diabetes. I was told that they would make a decision later about my legal status, and that in the meantime I would have to remain in the cold cell. I asked to be allowed
to warm up, and to see my wife. They agreed to this. Carol had also asked to see me.

I met with Carol. After talking with her, I once again asked to talk with my Consul. The Consulate official again gave me a hard time, but after I told him of my discussion with the Duty Solicitor he said he would at least inquire into the matter. The guard rushed me to complete my phone conversation. Carol subsequently found out that the Under Consul had inquired late that morning. Carol had been removed while I was on the telephone, and I was rushed back to my cell. I froze again, but at about 4:30 a.m. I was given a blanket.

The day shift personnel who arrived at about seven o'clock proved more difficult to deal with. At 7:00 a.m., the other inmates were awakened to be taken to court. They were given coffee; I was not. My cellmate asked the guard to give me some coffee, which he did. By 7:45 a.m., all the inmates were gone, and new inmates began to arrive.

I repeatedly asked about my wife to make sure that she was well. I inquired at 7:00, 8:00, 9:00, 10:00, 11:00, 12:00, and 1:00 o'clock, but no one would tell me how she was. Later I found out that just one officer had checked on her. She likewise had been asking about me, and was told nothing. At noon I was given a breakfast that consisted of cold eggs, sausage, and toast left over from hours earlier. It was inedible. It certainly would have made my ulcer worse. Carol had been given nothing to eat, even though she had been required to stay there by the Immigration officers who knew of her medical problem.

At about 1:20 p.m., I was again taken from my cell, this time to see Mr. Phillips of the Immigration Department. He met with Carol and me together. Phillips told us that it had been determined that I was in the country illegally, because I had entered in violation of the ban by the Home Secretary. I was told that I would be held until I was deported.

He acknowledged that he could not understand why I had been arrested and imprisoned after I had asked on three occasions to leave. Once again I asked to leave, but Mr. Phillips told me that this was now not possible because I had been formally arrested. This should not have happened, he said, but, because it did, I would now have to be deported. Carol asked how it was possible for me to be in the country illegally if I had entered legally at Dover and had a valid
passport stamp. Phillips replied that I was not actually in the country illegally, but that an official determination had been made that I was, and that was the law. I asked why those immigration officials who had interviewed me had made this determination, and Phillips responded that they had not. He further said that the "decision has been made very high up in the Home Office," higher than he would ever reach in his career. He added that I could legally be held for up to five days after my arrest, even though I wanted (and should have been allowed) to leave earlier.

Phillips also told us that the Immigration Department had contacted French immigration about my possible deportation to France, but that I had been refused entry there. I responded by commenting that this is not surprising, because no country would want a deportee unless it is one of its own citizens. Phillips agreed.

He said that his next step would be to ask Belgium, and, if I was refused there, Germany. He did not expect Belgium to accept, but if Germany did, I would be sent on the Hamburg Ferry that ran only twice a week, the next time being on Tuesday [three days hence]. If I were to go this way, I would have to remain incarcerated until that time.

However, I was asked, in view of my desire to leave, would I consider going to the United States? Phillips informed me that if I officially told him that I wished to return to the United States, he could not stop me, and would put me on a flight that very evening. I then formally asked to be returned to the United States, and Phillips said that he would begin making the necessary arrangements. We would have to leave the rental car in England and make some arrangement for its return to Germany (other than by our driving it). Furthermore, we would have to forego our remaining commitments in Germany because time would not permit our return.

After taking our airline tickets, he contacted Lufthansa to reschedule our flight. The only available flight that day was at 3:30 p.m., which was too soon for us to get to the airport. He returned our tickets, and promised to make arrangements at the UK government's expense. He booked us on a British Airways flight to New York (not Boston) that departed at 6:30 p.m. We were escorted in two cars. Phillips' car went first, and we followed in another police car, under guard. We stopped for our luggage at our car which was parked behind
Selfridge's [in London], at a parking meter, and proceeded to the airport in rush-hour traffic. If we did not make it on time, they would have to return me to my cell.

After a stop at the Immigration office to pick up the necessary forms, we arrived at the airport, passed through security, and reached the gate just as the plane was being loaded. The police officer had left us at the entrance to the terminal. After returning my passport (which noted my detention on form IS 151 A), Mr. Phillips watched us enplane. The people at the ticket counter had been told that I was being deported, as were the gate attendants.

We took our seats, flew to New York, and arrived at about 9:45 p.m. We had to purchase air tickets to Boston at our own expense. After barely making this flight, we arrived in Boston at approximately 11:45 p.m., exhausted and hungry.

In summary, I was detained and held in custody for some twenty one and three-quarters hours, fourteen of them in an unheated cell. I was given a breakfast at noon, and was given one cup of coffee only at my cellmate's insistence. I was given no water, and there was none in the cell. My ulcer did not fare well under these circumstances, particularly because of my anxious concern for Carol.

For her part, Carol fared even less well that I did. After my arrest, she was given no food or water, even though she was not free to leave, and the police knew that she was a diabetic. After my arrest, she was allowed to see me only once. By the time we left, we were both cold and ill. The conduct of both Chief Inspector Selwood and Mr. Phillips, as well as that of the police personnel on the evening shift, was exemplary. By contrast, the conduct of the day shift personnel was poor and careless.

During the time that I was being held, Dr. Robert Faurisson went to the US Embassy in London to see if he could obtain help for me. He was informed that neither I, nor any other American, had been arrested that evening. That the US Embassy would lie about the illegal arrest and imprisonment of an American citizen is inexcusable. Faurisson also went to the police station where I was being held. He was told there I had been arrested and was being held in a cell in the station, but that I was not permitted any visitors. The police later told Faurisson that I had been deported on Saturday at 6:30 p.m.
As shown by the statements of the two British consular officials in the United States, and the fact that my name was not on any list and was legally permitted to enter at Dover, it is clear that no order barring me from entering the UK was ever officially given.

It is likewise clear that the difficulty started only when the Thames television people lied about me to Chief Inspector Selwood, apparently in order to make a "better" news story.

It is also clear that the Home Secretary (or someone acting for him) illegally ordered my arrest, imprisonment and deportation, knowing full well that I had entered the country legally and should have been left alone or, if later determined to be there illegally, at least permitted to leave. This plain violation of international law by the Home Secretary's Office was undoubtedly done to please the complaining Jewish groups which bear the ultimate responsibility.

By failing to uphold one of the prime responsibilities of the Consular Corps—that is, to protect the rights of Americans abroad—the United States Embassy in London, and Under Consul Christopher Randall in particular, clearly failed in their responsibility to me as an American citizen, as well as their responsibility to the nation as a whole. It is a shameful disgrace that the British duty solicitor and UK Immigration Officer Phillips cared more for my rights than my own embassy.

A formal protest to State Department, and requests for help from our Senators and Representatives, have resulted in nothing but lip service.

**Conclusion**

Unfortunately, my clients—the state governments—are still intimidated by my Jewish persecutors. This continues to deprive me of my income, and it is not at all clear whether this will ever end.

I have been unable to apply for my state engineering license because no engineers have been willing to sign papers recommending me (which is a requirement), out of fear of retaliation. Without some official change in my status, such as a license, even the friendly state governments are afraid to deal with me. The major lawsuit we had planned against my persecutors is stalled, perhaps permanently, because of a lack of funds.
And, although my findings will ultimately be accepted by all, I still have no contracts, have been unable to find work and have no income. It does not seem that this will improve in the near future.
The Leuchter Report Vindicated: 
A Response to J.-C. Pressac’s 
Critique

PAUL GRUBACH

In early 1988, American execution hardware expert Fred A. Leuchter, Jr., carried out the first-ever forensic investigation of the alleged extermination gas chambers at Auschwitz, Birkenau and Majdanek. His sensational conclusion—that these structures were never used as gas chambers to kill people—set off an international controversy that is still continuing. In a detailed report, commonly referred to simply as The Leuchter Report, the gas chamber specialist summed up the result of his investigation:

After a study of the available literature, examination and evaluation of the existing facilities at Auschwitz, Birkenau and Majdanek, with expert knowledge of the design criteria for gas chamber operation, an investigation of crematory technology and an inspection of modern crematories, the author finds no evidence that any of the facilities normally alleged to be execution gas chambers were ever used as such, and finds, further, that because of the design and fabrication of these facilities, they could not have been utilized for execution gas chambers.

Not surprisingly, indignant defenders of the orthodox Holocaust extermination story have tried frantically to discredit Leuchter and refute his findings. Undoubtedly the most ambitious effort to impeach The Leuchter Report on scientific and technical grounds consists of two articles by French pharmacist Jean-Claude Pressac in a book sponsored by “Nazi-hunter” Beate Klarsfeld, and grandiloquently titled Truth Prevails: Demolishing Holocaust Denial: The End of the Leuchter Report. 2 [A review of Truth Prevails, which deals with more generally with the book’s non-scientific criticisms of Leuchter, is published elsewhere in this issue of the Journal. —Editor.]
In *Truth Prevails*, Pressac is described as "one of the world’s rare research specialists in gas chamber extermination technique. He is not a Jew and very nearly became a 'revisionist'.” (p. 29) At the conclusion of his essay “The Deficiencies and Inconsistencies of ‘The Leuchter Report’,” Pressac pronounces stern judgement on *The Leuchter Report*:

... Leuchter is the victim of his own errors: layout errors, location errors, measurement errors, drawing errors, methodology errors and historical errors. Based on fake knowledge, inducing fake reasoning and leading to false interpretations, "The Leuchter Report" is inadmissible because it was produced in illegal conditions; because it overlooks the most basic historical data; because it is scuttled by gross errors of calculation, drawing and location; and because it is suspect of falsification. "The Leuchter Report" lands in the cesspool of pretentious human folly. (p. 55)

As this article will show, Pressac, by dismissing *The Leuchter Report's* scientific and technical method so intemperately, has cast a verbal boomerang that returns to strike its author.

I

When Leuchter took forensic samples of brick, mortar and sediment from the alleged extermination “gas chambers” in Auschwitz-Birkenau, as well as a control sample from a camp delousing facility, he wore protective gear. Pressac ridicules him for this:

To prevent his "precious" samples from being polluted during their removal, Leuchter and his assistant ... had agreed to wear protective surgical gloves and masks. Since the analyses to be done on the samples were chemical and not bacteriological in nature, this was a perfectly ludicrous and totally useless precaution. (p. 62)

Pressac is ignorant of the real reason why Leuchter and company wore protective masks and gloves. Potassium cyanide, a highly poisonous solid, is found in the walls of some of the facilities under study. As Du Pont chemists have pointed out: "Wear an approved dust respirator when there is danger of inhaling cyanide dust ... Wear protective gloves
when handling solid cyanide."\(^5\) Thus, Leuchter and his team showed good sense by wearing protective gear when extracting the samples.

Leuchter stored his samples in cool, damp, and sunlight free locations. But Pressac writes: "Since Leuchter placed the samples in transparent plastic bags, it is difficult to accept his 'sunlight free locations' claim." (p. 62) In fact, although Leuchter first placed the samples in transparent bags, he then transported them to America in closed, sunlight-free suitcases.\(^6\) The gas chamber expert wrote: "We boarded the Polish airline plane after clearing customs—my suitcase containing twenty pounds of forbidden samples, fortunately none of which was found."\(^7\)

Leuchter is faulted for allegedly making misleading descriptions of the specimens. In Pressac's words:

Thirty-one samples . . . were identified by laboratory analysis . . . as coming from "brick"—an inexact generalization. If two-thirds really are brick fragments, either pure or mixed with a bit of mortar, the rest are composed of lime mortar or sometimes of pure cement (as in the case of two or three samples). This abusive generalization leads one to have a major reservation about the very nature of the samples Leuchter took. Either Leuchter was mistaken in his assessment of the substratum, or the laboratory made an error. (p. 61)

In one part of his report, Leuchter wrote: " . . . forensic samples of brick, mortar, concrete and sediment were selectively taken from sites in Poland."\(^8\) In a letter to Alpha Analytical Laboratories (Ashland, Massachusetts), the laboratory which analyzed the samples, Leuchter wrote: "Samples No. 1 through No. 11; Samples No. 13 through No. 32. Brick, mortar and sediment. Cyanate content."\(^9\) Clearly, he did not use the "inexact generalization" of "brick" to characterize the samples.\(^10\)

II

Pressac realizes the importance of the samples taken from the "gas chambers" and the delousing facility. Thus, discrediting Leuchter's method of taking samples and his conclusions regarding their chemical content is really the major purpose of Pressac's two essays in *Truth Prevails*. He writes:
Since Leuchter's samples were obtained illegally, I will only concur with their cyanide concentration on the express condition that they be verified by official expert chemical evaluation. Admitting their validity with reservations, certain results which may have been surprising at first glance can be logically explained. (p. 40)

A subsequent “expert official chemical evaluation” has in fact strongly corroborated Leuchter's findings. In response to Revisionist claims that Zyklon B was not used at Auschwitz-Birkenau to commit mass murder, the Auschwitz State Museum asked Poland's Institute of Forensic Research (in Krakow) to carry out a scientific investigation of the matter. Its expert report results buttress those of Leuchter: The institute's team found significant potassium cyanide residue in delousing facility samples, while next to none in alleged “gas chamber” samples.11 (As will be discussed below, the Polish institute's conclusion regarding the significance of this finding differs from Leuchter's.)

Throughout both his essays, Pressac strongly implies that Leuchter consciously falsified his findings in order to disprove the existence of the gas chambers. As a case in point—concerning sample 2 from Crematorium II—Pressac insinuates that Leuchter planted a brick with no cyanide residue in the “gas chamber” area in order to “prove” his case. (p. 65)

At the 1989 conference of the Institute of Historical Review, Leuchter publicly challenged the international scientific community to investigate his findings—hardly the behavior of a man who is guilty of falsifying his results.12 A team of scientists could easily expose deliberate deceptions, as well as methodological errors, by Leuchter. All they would have to do is retrace his path, take more samples from the same facilities, and subject them to chemical analysis.

Leuchter's 1988 investigation of the concentration camps, including his inspection and sample taking, was recorded on videotape. A videotape cassette of his visit, which shows Leuchter taking some of his specimens, is available to the public.13 Pressac claims throughout his second essay that this video is a "witness to a fraud." (pp. 61-73) He writes, for example: “Manipulation, substitution and trick photography are certainly confirmed in the case of sample No. 6.” (p. 68)
With reference to the extraction of this sample, he writes at another point: "The deception seems clearly obvious." (p. 67) Pressac writes further:

Out of seven samples obtained from the Crematorium II gas chamber ruins, not a single one was shown upon analysis to contain cyanide. This amazing result is contrary to everything known about the building's history. Faurisson wanted this gas chamber to yield a perfect (for him) result across the board—that is to say, uniformly negative. Playing his cards close to his vest, he succeeded all too well. The results are too consistent, too perfect. (p. 68)

Whatever defects there may be in the videotape record of Leuchter's investigation, it seems unlikely that they are the result of conscious fraud (let alone a plot orchestrated by his arch-enemy Robert Faurisson). Any possible defects there may be are more likely to have been occasioned by inexperience and the circumstances in which the gathering of evidence and the videotaping was conducted. As British historian David Irving has written:

I myself would, admittedly, have preferred to see more rigorous methods used in identifying and certifying the samples taken for analysis, but I accept without reservation the difficulties that the examining team faced on location in what is now Poland: chiselling out the samples from the hallowed site under the very noses of the new camp guards. The video tapes made simultaneously by the team—which I have studied—provide compelling visual evidence of the scrupulous methods that they used.\(^\text{14}\)

Furthermore, as already mentioned, Poland's Institute of Forensic Research (Krakow) has provided independent corroboratation of Leuchter's findings. The Institute's investigation team found no cyanide residue in the "gas chamber" samples they took, except for one taken from the Crematorium II ruins. It measures 6 micrograms per 100 grams of material. This is equal to .06 milligrams of cyanide per kilogram of material (mg/kg).\(^\text{15}\) This is less than the minimum amount that could be detected by the measuring instrument of the Alpha laboratory. The minimum trace level of cyanide that could be detected by Alpha was one mg/kg.\(^\text{16}\) Anything below this
amount was rightly considered inconsequential. Thus, Leuchter's findings are consistent with those of Poland's Institute of Forensic Research: there was no significant cyanide residue in material taken from Crematorium II's "gas chamber."

III

Pressac asks:

What decisive point of the [Leuchter] report leads the deniers [Holocaust Revisionists] to think they have "won" [the debate about the existence of extermination "gas chambers"]? They compared the quantity of cyanide residue in the Birkenau BW 5a delousing building gas chamber (sample No. 32) yielding 1,050 mg/kg . . . and those varying from 0 to 7.9 mg/kg in samples from the Auschwitz-Birkenau homicidal gas chambers. The result triggers the following line of questioning. How can it be believed that the areas supposedly used to asphyxiate thousands daily by means of hydrocyanic acid over the course of a year or two retain only minute traces of cyanide while other places, used for delousing with the same gas over the same time period, yield traces one hundred and fifty to a thousand times greater? (p. 35)

As Pressac indicates, Leuchter did indeed conclude:

One would have expected higher cyanide detection in the samples taken from the alleged gas chambers (because of the greater amount of gas allegedly utilized there) than that found in the control sample. Since the contrary is true, one must conclude that these facilities were not execution gas chambers, when coupled with all the other evidence gained on inspection.17

In an effort to discredit this conclusion, three explanations have been offered in response:

Explanation 1. After 45 years, virtually all of the cyanide residue in the alleged extermination gas chambers has "weathered away." Poland's Institute of Forensic Research, for example, expressed the view that

. . . one can hardly assume that traces of cyanic compounds could still be detected in construction materials (plaster,
brick) after 45 years, after being subjected to the weather and
the elements (rain, acid oxides, especially sulfuric oxides).
More reliable would be the analysis of wall plaster [samples]
from closed rooms which were not subject to weather and the
elements (including acid rain).18

Writing in Truth Prevails, Pressac expresses a similar
opinion: “As a general rule, the more a sample’s locale was
exposed to the elements, the lower—indeed, nil—the cyanide
content.” He also wrote: “The ruins of Crematorium II and
III and the restored walls of IV and V have been exposed to
the elements for over forty years. It’s practically a miracle
that any measurable hydrocyanic compound traces still
remain.” (pp. 71, 44)

However, in his 1989 book, Auschwitz: Technique and
Operation of the Gas Chambers, Pressac says something
rather different. In this detailed work, he published a picture
of the outside wall of a delousing chamber. Referring to this
structure, he wrote: “. . . from ground level to just below the
chimney, bluish stains can be seen on the bricks of the wall,
showing that hydrocyanic acid was used there (in 1942-1944),
for delousing purposes.”19 He thus confirms that even though
this wall has been exposed to the elements since the Second
World War, a significant amount of Prussian blue is never-
theless still visible. Pressac himself thus discredits the claim
that all or even most of the Prussian blue (ferric ferrocyan-
ide) would have “weathered away.”

If Pressac’s view on this is correct, the outside wall of this
delousing facility obviously would have a lower Prussian blue
content than the inside walls of the “gas chamber” of Krema
I. In fact, though, visible Prussian blue stains can be seen on
the outside wall of the delousing facility, which has been
exposed to the elements since the Second World War. By
contrast, there are only invisible and barely detectable
amounts of Prussian blue in samples taken from the inside
wall of the supposed homicidal “gas chamber” of Krema I,
which is inside an intact structure and has thus been
protected from the elements since the Second World War.20
As Pressac himself notes: “Its [Krema I] morgue/ gas cham-
ber inside walls have never been exposed to sun, rain, or
snow (factors which contribute to cyanide content diminish-
ing) as the other crematoriums were and are.” (p. 44)
Referring to the absence of cyanide/Prussian blue traces in the samples taken from Birkenau's Krema II, Pressac writes in *Truth Prevails*: “Cyanide’s solubility in rain water and the water layer accumulated underground from infiltrating rain accounts for its absence from the samples.” (p. 41)

This view is simply not correct. Dr. James Roth, the chemistry expert who analyzed Leuchter's samples, pointed out that Prussian blue cannot be washed out of brick, mortar or cement by water. The ferric ferrocyanide compounds produced by the interaction of hydrogen cyanide with the iron elements in brick (and such) are very stable, and remain in such substances for a very long time. As Roth testified under oath, the compounds can be removed only by sandblasting or the application of strong acid.21 Nobel Prize-winning chemist Linus Pauling similarly confirms that Prussian blue is insoluble in water.22 Finally, the authoritative *Handbook of Chemistry and Physics* notes that ferric ferrocyanide—or iron (III) ferrocyanide—is insoluble in hot or cold water.23

It should be stressed here that whereas the Institute of Forensic Research (Krakow) measured the amount of potassium cyanide,24 Leuchter was mainly concerned with Prussian blue (or ferric ferrocyanide).25 As previously noted, while Potassium cyanide is indeed water soluble,26 ferric ferrocyanide is not. Prussian blue is a very stable compound that simply could not have been washed away by rain.

Explanation 2. Pressac suggests that when camp officials dynamited crematory buildings (Kremas) II, III and V, this contributed to the removal of cyanide residue. (pp. 40, 42, 43) This explanation will also not hold up. While it is true that dynamiting breaks up the bricks of a structure, it does not remove chemical stains on or within such bricks. Nor, for the most part, would it abrade Prussian blue on their surfaces. Pressac himself points out that a support pillar in Krema II's “gas chamber” withstood the effects of explosion. (p. 65) Any Prussian blue on the surface of or within the pillar's pores would have remained.

Explanation 3. This is Pressac's principal explanation. Even though the delousing facility was exposed to a lesser amount of HCN than the “gas chambers,” the walls of the
delousing facility were impregnated with warm HCN for at least twelve hours a day. He writes:

This cyanide saturation of 12 to 18 hours a day was strengthened by the heat the stoves in the room emitted, providing a temperature of 30 degrees Celsius [86 degrees Fahrenheit]. The walls were impregnated with hot HCN for at least 12 hours a day, which would induce the formation of a stain: Prussian blue, or potassioferric ferrocyanide [sic] . . . (p. 37).27

As for the “gas chambers,” Pressac alleges the HCN was in physical contact with their walls “for no more than ten minutes a day,” at a temperature of about 30 degrees Celsius (86 degrees Fahrenheit). Without additional heat, the brief contact of high concentrations of HCN with the walls of the homicidal installations was not able to induce the reaction which led to the formation of significant amounts of cyanide residue. Hence, the amount of ferric ferrocyanide in the “gas chamber” samples is nil or nonexistent. (pp. 36-38)

If Pressac had made an objective study of the chemistry of hydrogen cyanide and Prussian blue, he would have learned how inaccurate this theory is.

The walls of the alleged gas chambers contain a large amount of iron.28 And, as Dr. James Roth pointed out: “If iron is present with hydrogen cyanide around, then you are going to get a reaction between the hydrogen cyanide and iron.”29 Hydrogen cyanide dissolves very readily in water, becoming hydrocyanic acid.30 As Pressac and Leuchter have both noted, the alleged gas chambers were very damp.31 Enough moisture would have been on the walls, floors and ceilings to dissolve at least some of the HCN supposed to have been used during an alleged gassing.

In the presence of water, iron in the walls and cyanide from the hydrogen cyanide would readily combine to form an iron cyanide complex. Aqueous solutions of hydrogen cyanide are weak acids.32 As Dr. Pauling notes: “Iron is an active metal, which displaces hydrogen easily from dilute acids.”33 Consequently, the iron from the walls would easily have displaced the hydrogen (H+) in the hydrocyanic acid, bonded with the cyanide (CN), and formed an iron-cyanide complex, ferrocyanide ion [Fe(CN₆)]⁺.34 This is what Dr. Pauling meant when he wrote that cyanide ion [CN⁻] added to a
solution of ferrous ion [iron (II) ion] forms precipitates which dissolve in excess cyanide to produce complex ions.35

Finally, according to Dr. Pauling, the pigment Prussian blue is made by the addition of ferric [iron (III)] ion to a ferrocyanide solution.36 According to chemist James Brady: “The deep color Prussian blue is formed when a drop of dilute solution containing Fe^{3+} [iron (III) ion] is added to a dilute solution containing ferrocyanide ion, Fe(CN)_{6}^{4-}. After a few moments, the blue precipitate, Fe_{4}[Fe(CN)_{6}]_{3}.16H_{2}O, settles to the bottom of the test tube.”37 In plain language, the iron-cyanide complex, ferrocyanide, combines with more iron to form ferric ferrocyanide (or Prussian blue).

What this whole reaction mechanism shows is that even if the HCN were in contact with the “gas chamber” walls for less than ten minutes every day or two for two years, significant quantities of Prussian blue still would have formed. (By a “significant amount” is meant an amount slightly less or equal to that found in the delousing facility samples.) At least some of the HCN, upon contact with the diffuse wetness, would have dissolved immediately.38 This dissolved HCN, upon contact with the iron, would have formed some ferrocyanide immediately.39 The ferrocyanide, upon contact with more iron, would have formed some Prussian blue almost immediately.40

But just as important, the application of heat to the walls and gas is not at all necessary to form significant amounts of Prussian blue. Relevant to this issue is the informative verbal exchange between attorney Douglas Christie and Dr. James Roth during the 1988 trial in Toronto of Ernst Zündel. Referring to the reaction between hydrogen cyanide and the iron in the walls of the alleged gas chambers, Christie asked Roth: “And could you explain any way by which this would not happen or no such reaction would occur?” The chemist replied:

ROTH: Well, one is the lack of water. These reactions to—in a lot of cases have to take place in water or with some vapor around. Now, chances are great [that with] normal temperatures and rooms of normal humidity, there would be plenty of moisture present for this type of reaction to take place. [Emphasis added]
CHRISTIE: So in a normal room with normal humidity these quantities of iron in the wall, hydrogen cyanide in quantities of 300 parts per million [.36 g/m³] or more, on a daily basis for two years or even two weeks, you would expect to see the formation of Prussian blue. Is that correct?

ROTH: I would expect to see detectable amounts of Prussian blue. [If not visibly detectable, at least chemically detectable.] That type of reaction is an accumulative reaction. In other words, as it reacts it doesn't go away. It stays...

Pressac's theory that without additional heat the brief contact of high concentrations of HCN with the walls of the gas chambers was not sufficient to form significant amounts of Prussian blue is therefore false. The whole ensemble of physical and chemical conditions would have ensured that significant amounts of Prussian blue residue would have been detectable in Leuchter's samples if they had been exposed to the amount of gas Pressac claims.

IV

The boiling point of hydrogen cyanide (HCN) is 26 degrees Celsius (or 78 degrees Fahrenheit). That is, HCN vaporizes, or changes from liquid to gas, at this temperature. If the temperature is below 78 degrees F, there will thus be condensation: Much of HCN will change from gas to liquid. In addition to being cool year round, the Auschwitz I and II (Birkenau) "gas chambers" were supposedly operated during the cold weather months of fall, winter and spring. They were allegedly ventilated "naturally" or "mechanically." (p. 72) In either case, air from the outside environment would have been used to expel poison gas from the chamber. During the fall, winter and spring months, this outside ventilation air would have been considerably cooler than 78 degrees F. In addition, as Pressac admits and Leuchter confirms, the "gas chambers" had no internal heating devices to prevent condensation. The temperature of the walls, floors and ceilings for much of the year would have been well below 78 degrees F.

During an alleged gassing operation, much of the poisonous HCN gas therefore would have promptly condensed to liquid upon contact with the frigid walls, floors and ceilings, or upon contact with cold air during ventilation.
a "gassing," impregnating the brick and forming significant quantities of Prussian blue.

Let us summarize Pressac's thesis with two quotations. In the 1990 work, *Truth Prevails*, he wrote:

"Without heat induction of long continuance, the cyanide doses [in the "gas chambers"], as high as they were, were not in contact with the walls of the homicidal installations long enough to provoke the reaction [forming Prussian blue] to an appreciable—that is to say visible—degree. (p. 38)"

And in his 1989 work, *Auschwitz*, Pressac wrote:

"The "blue wall" phenomenon makes it possible now to distinguish visually, empirically, but with absolute certainty, between delousing gas chambers, where the phenomenon is present, and homicidal gas chambers, where it is not. Without additional heat, the too brief contact of nevertheless high concentrations of hydrocyanic acid with the walls of the homicidal installations was not able to provoke the development of the reaction appreciable enough to be visible."

To sum up here: as a consequence of all these factors, HCN would have been in contact with the walls of the "gas chambers" for much more than just ten or twenty minutes a day, and significant amounts of HCN would have remained after gassing and subsequent ventilation. Therefore—and contrary to what Pressac claims—significant amounts of Prussian blue would have been produced.

Leuchter's comparison of samples taken from the "gas chamber" with samples taken from the control/delousing facility samples is entirely valid. If the alleged extermination "gas chambers" had actually been used to kill people as alleged, ferric ferrocyanide would have been found in them in amounts comparable to those found in the delousing facility. As the American gas chamber expert has noted, the point is not that the cyanide traces at the alleged gassing sites are "somewhat less" but that they are negligible or nil. The samples from the alleged gas chamber areas, most of them had totally no traces at all. The few that did have traces were barely above detection level. So, we're not talking about a situation that there was more or less. We're talking about nothing and something, and in the area
where there was something [the delousing facility], we had a very high content. We had a thousand and fifty milligrams per kilogram, and the highest that we detected in any of the other areas [the alleged gas chambers] was seven milligrams per kilogram.\textsuperscript{54}

\textbf{V}

Pressac claims that only a select few of Leuchter's specimens were taken correctly. The rest are "worthless," allegedly because Leuchter "switched samples" by planting rocks with no cyanide residues in the "gas chamber" area in order to "prove" his case. Pressac also charges that Leuchter confused sample location. (That is, samples designated by Leuchter as coming from one area actually came for another.) And, according to Pressac, the American specialist used "trick photography." (pp. 42-43, 46-48, 61-73)

Let us give Mr. Pressac the benefit of the doubt, and assume that his designation of most of Leuchter's samples as either "worthless" or "valid" is correct. This would mean that remaining "acceptable" specimens include:

- Krema III: Sample 9. (p. 69)
- Krema V: Sample 24. (p. 71)
- Krema I: Samples 25, 26, 27, 28, 29, and 30. (pp. 40, 46, 62)

Fortunately, using just these samples, we can disprove Pressac's theories and show that Leuchter's results are valid.

Consider crematory building (Krema) I in the Auschwitz main camp. The supposed gas chamber there was adjacent to a washroom.\textsuperscript{57} The washroom was never part of the "gas chamber."\textsuperscript{58} They were separated by a gas-tight door.\textsuperscript{59} Both rooms were apparently disinfested with hydrocyanic acid.\textsuperscript{60} Pressac maintains that people were killed in the alleged "gas chamber" there from the end of 1941 until 1942.\textsuperscript{61} Prior to this, he believes, it was used as a morgue, and afterwards it was used as an air raid shelter.\textsuperscript{62} Hence, it would have been exposed to significant amounts of HCN not only during the period when it allegedly functioned as a homicidal gas chamber, but also as a result of periodic disinfestation treatment during the time it functioned as a morgue and air raid shelter.
According to Pressac, "probably" no more than ten thousand persons were put to death in the alleged "gas chamber" of Krema I. Consequently, this room would have been exposed to significant concentrations of HCN for extended periods of time.

Leuchter found no evidence of any exhaust system, or any other way to expel the gas in a short period. For this reason, it would have taken many hours after each alleged "gassing" operation to ventilate HCN from the chamber. For reasons already given, much HCN would have remained after the ventilation phase of a "gassing" to permeate the walls, floor and ceiling. By contrast, the washroom would have been exposed to the gas only during periodic disinfections. Clearly, then, the alleged "gas chamber" was exposed to HCN for much longer periods of time than then the washroom.

Pressac's theory predicts that the amount of cyanide residue in a structure would be proportional to the amount of time it was exposed to HCN. He writes:

The considerable difference in hydrocyanic residue between the delousing stations and the homicidal gas chambers is the result of the respective difference in time spent administering Zyklon (at least 12 hours per day in the delousing versus 5 to 10 minutes every day or two in killing humans). (p. 63)

In the view of Revisionist researcher Enrique Aynat, though:

... Leuchter took one of his samples in an area that had been a washroom, which had never been part of the supposed gas chamber, and was separated from it by a gas-tight door. The partition wall that separated the washroom from the supposed gas chamber was eliminated by the Poles after the war. The analysis of this sample reveals a presence of cyanide comparable to that of most of the other samples. In short, the amount of cyanide found in a sample taken from a place that had never served as a gas chamber was similar to that detected in the samples taken from the supposed gas chamber. If the mortuary had really been a gas chamber, cyanide ought to have been detected in the samples taken from there, and by the same token nothing should have been detected in the sample obtained from the former washroom; or rather a minute amount of cyanide should have been found in the former washroom (from contingent disinfection with
hydrocyanic acid) and a much larger quantity in the gas chamber. What proves to be inexplicable from the Exterminationist point of view is the findings of similar amounts of cyanide in both places.66

This finding strongly suggests that Pressac’s theory is false.

Pressac notes that “...sample 9 (Crematorium III, L-Keller 1), taken from the base of a fifth central support pillar, exposed to every imaginable meteorological turpitude for 45 years, still gives a reading of 6.9 mg/kg.” (p. 71) Sample 24 was taken from the ruins of an alleged gas chamber of Krema V. Because the building which housed it was razed to the ground in the 1940s, the foundation and floor were exposed to the elements for decades. (p. 44) Therefore, Pressac cannot contend that any difference between the cyanide levels of samples 9 and 24 is due to the “weathering process.”

The time periods during which the extermination “gas chambers” of crematory buildings (Kremas) III and V were in operation are similar. The “gas chamber” in Krema III (Birkenau) allegedly operated during much of 1943 and 1944—almost two full years.67 The “gas chamber” in Krema V (also in Birkenau) supposedly operated from April 1943 until the summer of 1944, (p. 43)

According to Pressac, because there was a mechanical ventilation system in Krema III, sample 9 would have been in contact with the HCN for only five to ten minutes during an alleged gassing operation: “Considering the poisoning time required to asphyxiate the victims in conjunction with the ventilation, the time period during which the walls were exposed to the hydrocyanic acid gas did not exceed 5 to 10 minutes every one or two days.” (p. 72) By contrast, in the case of the supposed “gas chambers” of Krema V, he writes:

Crematorium V’s 3 (then 4) gas chamber bloc [sic] was aired out naturally, with all the doors open. It clearly took more time than the mechanical ventilation did. The period during which the walls were exposed to the hydrocyanic acid, with the concentration progressively diminishing during the airing out time, had to be one or two hours. (p. 72)

According to Pressac’s theory, then, sample 24 should have a significantly higher cyanide content than sample 9, because
of the former's longer exposure time to HCN. Yet just the opposite is the case. Sample 9 has a measured residue of 6.7 mg/kg, while sample 24 has no measurable residue.68

In an attempt to explain away this serious discrepancy, Pressac claims that sample 9 stood one meter from one of the four wire mesh columns through which Zyklon B was supposedly introduced into the chamber. This “privileged position,” he speculates, could be the cause of the “unusual” cyanide content. (pp. 71-72)

This explanation will not withstand close scrutiny. As noted above, Pressac alleges that HCN was in contact with sample 9 of Krema III for only five to ten minutes during a gassing, while sample 24 of Krema V was in contact with the gas one or two hours during a gassing operation. Pressac himself wrote: “The substantial difference between the two exposure periods (that of V being 10 to 30 times longer than that of II/III) shows that V’s bricks were saturated with hydrocyanic gas much longer than those of II and III.” (p. 72)

According to his own theory, the HCN would have had more time to form significant amounts of Prussian blue in sample 24 than in sample 9.

The reader may understandably ask: “If the alleged ‘gas chambers’ were never used for homicidal purposes, why was any cyanide at all found in the samples taken by Leuchter?” Dr. Robert Faurisson provides an answer: “The extremely low levels of cyanide found in some crematoria was likely, in my opinion, to have resulted from disinfection of the premises during the war.”69

Pressac rejects this explanation as an “often-used lie”:

Hydrocyanic acid is used first and foremost to exterminate such vermin as insect pests [lice] and rodents. Classified as an insecticide and vermin killer, it has no bactericide or germicide properties for use as an antiseptic. Places and things are disinfected with various kinds of antiseptics: solid (lime, lime chloride), liquid (bleach, cresol), gas (formaldehyde, sulfur anhydride). To remove lice from clothing required either an insecticide, or dry steam disinfecting in an autoclave. But a morgue is not disinfected with an insecticide or vermin killer like hydrocyanic acid, as Faurisson foolishly claims . . . Leuchter, who claims to be scientifically trained, whereas Faurisson is not, similarly used this stupidity in his report. (pp. 38-39)
Here Pressac is straining to represent Dr. Faurisson and Leuchter as having ignorantly confused “disinfection” with “disinfection,” although he knows full well that the word “disinfection,” in line with the German usage (Desinfektion), is used for “delousing.”

A standard reference work makes this point about the disease typhus: “The spread of typhus in communities results largely from the fact that infected lice tend to leave persons with high fever, and they evacuate the corpses of those who have died from the disease.”\textsuperscript{70} As both Revisionists and Exterminationists agree, many thousands died in Auschwitz as a consequence of recurrent typhus epidemics, and the supposed homicidal gas chambers were used as morgues. Because deceased victims of the disease are a direct source of the infected lice, any place where the corpses of typhus victims were kept would therefore be a logical place for disinfection treatment with Zyklon B. Contrary to what Pressac maintains, it would make perfect sense to periodically delouse the morgues (or supposed “gas chambers”). Indeed, a wartime German document on the use of hydrogen cyanide and Zyklon B (Nuremberg document NI-9098) specifically states that Zyklon B should be used for large-scale fumigations of storerooms.\textsuperscript{71}

VI.

Finally, a few miscellaneous comments are in order.

Pressac misrepresents what Leuchter writes about the danger of locating HCN gas chambers adjacent to crematoria:

Leuchter’s last claim about the homicidal gas chambers in connection with the cremation furnaces is that they are incompatible under the same roof. As soon as the door was opened to the area saturated with hydrocyanic acid, the same being without ventilation according to Leuchter, the gas would be spread throughout the crematorium, reaching the lit ovens, and, combined with the air, would have exploded, destroying the entire building. HCN’s flammability limits in air are from 5.6% (minimum) to 40% (maximum) in volume (6%-41% according to Du Pont). This signifies that upon contact with a flame there is an explosion if the concentration of hydrocyanic acid in air comprises between 67.2g/m\textsuperscript{3}, and 480g/m\textsuperscript{3}. Below 67.2g/m\textsuperscript{3} there is no risk, nor is there any at greater than 480g/m\textsuperscript{3} because there is not enough remaining oxygen for burning to begin. The SS used doses of 5g/m\textsuperscript{3} in delousing and 12-20g/m\textsuperscript{3} in killing, well under the 67.2g/m\textsuperscript{3}.
threshold. Their gas chambers and crematoria were not about to explode. Leuchter's "impartial" opinion is based upon an incorrect calculation. (p. 45)

Leuchter was well aware of the very real explosiveness of HCN. As he has pointed out, no execution gas chamber system in the United States has ever been designed for use with Zyklon B because

... a danger of explosion always exists. The overall gas mixture [in a gas chamber] is generally below the lower explosion limit (LEL) of the gas air mixture...but the concentration of the gas at the generator (or as in the case of Zyklon B, at the inert carrier) is much greater and may well be 90% to 99% by volume. This is almost pure HCN and this condition may exist at points of time in pockets in the chamber.\textsuperscript{72}

Du Pont company chemists confirm this point: "Hydrogen cyanide is extremely flammable and can be ignited by an open flame, hot surface, or spark... Outside closed containers, the gas is likely to form flammable mixtures because of its high volatility."\textsuperscript{73} Even if the gas does not explode, it can still burn. Another authoritative source similarly notes: "Small quantities of hydrogen cyanide can be burned in a hood in an open metal vessel. Large-scale burning in outdoor pans can be performed, but special safety precautions must be employed."\textsuperscript{74}

Leuchter has also pointed out the alleged extermination gas chambers were not properly sealed.\textsuperscript{75} Gas would have leaked out, and some of the escaping HCN gas would have reached the ovens, ignited, and burned in the air—all the way to the source of the leaks in the "gas chamber.” If the burning HCN reached a pocket of the gas within the explosive limits, an explosion would have occurred. Because this scenario is quite plausible, Leuchter stated: “... I wouldn't even want to be present within the vicinity of the building [which housed the alleged gas chambers] if someone were using Zyklon B and the crematory was functioning.”\textsuperscript{76} Simply put, it would have been extremely dangerous to carry out a homicidal gassing operation near a functioning crematory. A disaster would be likely.

With regard to another issue of contention, Pressac writes:
The nature of the substrata is not sufficiently taken into account, to the extent of evading the issue, and is grouped under the heading of “brick” by the Analysis laboratory. In the case of L-Keller 1 of crematoriums II and III, the German construction documents attest that the “cellar” walls were built with 400 bricks per cubic meter, with mortar mixed at the ratio of 1/1/5, which measures one part cement and one part lime for every five parts of sand. The pillars were poured of 1/5 reinforced concrete, meaning one part cement to every five parts of sand. The interior partitions, pillars and ceiling all received a coat of roughcast (about 1 to 1.5 cm thick), comprising 17 liters of mortar. Its composition was 1/0.5/5, meaning one part cement and one half part lime for every 5 parts sand. The L-Keller 1 wall bricks which are visible today were covered throughout the war with a roughcast which has since fallen off. These bricks were never directly exposed to the gas. Leuchter’s samples of the exposed bricks in the “cellar” are not worth very much in view of the feeble impression the hydrocyanic acid made on their surfaces. (p. 73)

An official wartime information sheet on the use of hydrogen cyanide and Zyklon B confirms that HCN has “extraordinarily great penetrative powers.” This sheet (Nuremberg document NI-9912) was issued by the public health agency of Bohemia-Moravia. Even if the roughcast had been present during the alleged homicidal gassings, HCN would have penetrated through to the iron in the bricks beneath it, ultimately producing a significant quantity of Prussian blue.

Also noteworthy in this regard is the observation of Poland’s Institute of Forensic Research concerning the Auschwitz delousing facilities: “According to our information, these rooms were whitewashed during the war years. In some spots, a blue or dark blue stain shows through.” As Dr. Roth pointed out, the reaction between HCN and iron will go fairly deep in porous substances (like roughcast) unless perhaps the surface formation of Prussian blue inhibited its further penetration. Indeed, the outside wall of a Birkenau delousing facility had Prussian blue stains. Apparently, the gas penetrated from the inside of the chamber to the outside surface of the bricks. Any paint or roughcast on the inside surface did not prohibit HCN penetration.
Another criticism of the Leuchter Report has been made by Mr. Charles Provan, an American lay theologian and contributor to the weekly Christian News. He has alleged that certain “eyewitnesses” have claimed that the chambers were washed down with water after the homicidal gassings. This water supposedly would have washed away the HCN, preventing it from reacting with the iron.81

Since HCN has great penetrating powers and the “gas chamber” surfaces were porous, at least some hydrogen cyanide would have penetrated far enough into the roughcast and brick to escape being washed away. Furthermore, HCN is water soluble. After the hosing down, numerous water droplets, containing dissolved HCN, would have remained on the walls, floors and ceilings to react with the iron, ultimately forming significant amounts of Prussian blue.

Conclusion

Based on spurious knowledge, inducing specious logic which leads to false conclusions, Pressac’s attacks on The Leuchter Report stem from faulty scientific and technical understanding, and thus utterly fail to demolish it. As already noted, since the publication of Truth Prevails, a study by Poland’s leading forensic institute has given strong corroboration to Leuchter’s findings, and thus to his methodology.

Pressac’s ad hominem attacks on Leuchter and Faurisson, who by daring to subject the gas chamber myth to scientific and technical investigation, have risked their livelihoods, their personal freedom, and even their lives, will, one hopes, strike future generations of readers as no less obscurantist than the attacks directed at Galileo, at Darwin, or at the geneticists who dared to defy Lysenko during the Stalin years. May The Leuchter Report help to free, not only the Western world, but the entire literate world from the chains of an oppressive illusion—the lie of the Hitler gas chambers.
Notes

The author would like to express special thanks to a retired Standard Oil research chemist who wishes to remain anonymous, and to Dr. William Lindsey. Their knowledge and expertise were very helpful. Any mistakes or errors in this article are, of course, the sole responsibility of the author.


2. Shelly Shapiro, editor, Truth Prevails: Demolishing Holocaust Denial: The End of "The Leuchter Report" (New York: Beate Klarsfeld Foundation and Holocaust Survivors & Friends, 1990). Distributed by: Holocaust Survivors & Friends in Pursuit of Justice, 800 New Louden Rd., #400, Latham, NY 12110. Pressac's two articles are "The Deficiencies and Inconsistencies of 'The Leuchter Report'," (pp. 31-60), and "Additional Notes: Leuchter's Videotape: Witness to a Fraud" (pp. 61-73). Hereafter, all page numbers cited in the main text of this article refer to Truth Prevails. For a good review of Pressac's contribution to this book, see the May-June 1991 issue of Remarks, available for $3 postpaid from Jack Wikoff, P.O. Box 234, Aurora, N.Y., 13026.


10. The term “cyanate content” is a mistake. Leuchter wanted to know the cyanide content, not cyanate content. The two are different.


13. Videotape “Fred Leuchter in Poland” (VT-003). Available from David Clark, P.O. Box 726, Decatur, Ala., 35602. This videotape, produced under the name of Samisdat (Toronto), does not show the entire visit.


15. See footnote 11.


17. The Leuchter Report, p. 15.


24. See footnote 11.


27. The scientific name of Prussian blue is ferric ferrocyanide. The elemental potassium which Pressac says is part of the compound is actually an impurity. See: *Encyclopedia of Chemical Technology*, 3rd ed., Vol. 13, p. 769.

28. See the compiled data from Alpha Analytical Laboratories given as an appendix to *The Leuchter Report*, p. 21. See also Dr. Roth’s statements in: R. Lenski, *The Holocaust on Trial*, p. 394.


37. James Brady, *General Chemistry: Principles and Structure*, 5th ed. (New York: John Wiley, 1990), p. 704. Dr. Brady also notes: “It is interesting that exactly the same compound is formed if a solution containing Fe²⁺ [iron (II) ion] is added to a solution containing Fe(CN)₆³⁻ ion [ferricyanide ion].” *The Encyclopedia of Chemical Technology*, 3rd ed., Vol. 13, p. 769, provides clarification. It lists the following reactions.

\[
\text{excess Fe}^{3+} + K_4[Fe(CN)_6] \rightarrow \text{insoluble Prussian blue}
\]

\[
\text{excess Fe}^{2+} + K_4[Fe(CN)_6] \rightarrow \text{insoluble Turnbull's blue}
\]
They point out that insoluble Prussian blue and insoluble Turnbull's blue are the same substances. See also James E. Huheey, 3rd ed., *Inorganic Chemistry: Principles of Structure and Reactivity* (New York: Harper and Row, 1983), p. 522. The following are the chemical equations used to describe the formation of ferric ferrocyanide, or Prussian blue.

1) \[
\text{Fe}^{3+} + 6\text{CN}^- \rightarrow [\text{Fe(CN)}_6]^{3-}
\]
Ferrous ion, cyanide ion ferrocyanide ion
iron (II) ion

2) \[
3[\text{Fe(CN)}_6]^{3-} + 4\text{Fe}^{3+} \rightarrow \text{Fe}_3[\text{Fe(CN)}_6]_3
\]
ferrocyanide ferric ion Prussian blue


38. See footnote 30.
39. See footnotes 33, 34 and 35.
40. See footnote 36 and 37.
42. Pressac's theory is further undermined by the observation of Degesch company chemists: "Hydrocyanic acid dissolves very readily in water. Compared with liquid hydrocyanic acid, the gas is chemically very indifferent, and even in highly concentrated form under prolonged exposure it does not show a tendency to react with other substances." From: "Zyklon for pest control" Degesch company booklet, p. 5. Published in facsimile as appendix to *The Leuchter Report* (London), p. 51. This statement suggests prolonged exposure of the gas with the walls is not what would cause the formation of large amounts of Prussian blue. The gas becomes reactive when it dissolves in water or condenses to liquid.


47. Nuremberg document NI-9912. Published in English translation as an appendix to *The Leuchter Report*, (London), pp. 23-25, and in J.-C. Pressac, *Auschwitz* (1989), pp. 18-20. Original German-language text is published in: Udo Walendy, ed., *Auschwitz im IG-Farben Prozess* (Vlotho: Germany, 1981), pp. 66-72. Dr. Robert Faurisson was the first person to publish document NI-9912, and to stress the importance of both NI-9912 and NI-9098. Writing in the Paris daily, *Le Monde* (Jan. 16, 1979, p. 13), he stated: "The industrial documents [NI-9098 and NI-9912] establish that Zyklon B was not among those gases which were described as 'ventilatable'; on the contrary, its manufacturers were obliged to admit that it was 'difficult to ventilate since it adheres to surfaces'.' These two documents are referred to by Dr. Faurisson in his interview/essay, published in *The Journal of Historical Review*, Winter 1981, pp. 324, 356-357. See also Faurisson's essay in *The Journal of Historical Review*, Spring 1991, p. 39.


50. See footnote 31.

51. That the humidity in the air would "collect" the HCN and make it react with the iron in the walls is suggested by this statement of Degesch chemists: "In case of high relative humidity of air, it may happen that blank-polished surfaces of metal get tarnished, particularly in case of somewhat higher concentration of gas." See *The Leuchter Report* (London), p. 51.


58. J.-C. Pressac, *Auschwitz* (1989), p. 131; R. Lenski, *The Holocaust on Trial*, p. 375. Sample 28 was taken from the washroom. It was never a part of the presumed gas chamber. To confirm this, compare Leuchter’s diagram of Krema I (p. 28 of *The Leuchter Report*) with Pressac’s diagram of the same in *Auschwitz*, p. 159.


60. Pressac evidently does not think the washroom or morgue/gas chamber was ever deloused with Zyklon B. However, sample 28 (from the washroom) contains a minuscule amount of cyanide residue. What accounts for this? Since Pressac admits the washroom was never used as a “gas chamber,” the presence of cyanide in this specimen can only be due to the fact that it was treated at least once with Zyklon B during delousing/disinfestation. See footnote 58. Pressac himself suggests that virtually every building in Auschwitz—Birkenau was deloused with Zyklon B at one time or another. See: J.-C. Pressac, *Auschwitz* (1989), pp. 188, 201.


64. 12 g/m³ (grams per cubic meter) is the concentration of the HCN allegedly used in a homicidal gassing. 5g/m³ was the concentration used in a disinfestation. See J.-C. Pressac, *Auschwitz* (1989), p. 16.

65. R. Lenski, *The Holocaust on Trial*, p. 375. Pressac claims that one or two extractor fans may have been installed in the ceiling. Even if this were true, much HCN would have still remained behind after the ventilation phase of an alleged gassing. See J.-C. Pressac, *Auschwitz*, (1989), p. 132.


71. See footnote 47.

The Leuchter Report Vindicated


75. The Leuchter Report, pp. 16, 17.

76. R. Lenski, The Holocaust on Trial, p. 367.

77. See footnote 47. Specifically, see The Leuchter Report (London), p. 23.


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INSTITUTE FOR HISTORICAL REVIEW
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Growing Impact of the Leuchter Report in Germany

Munich’s Institute of Contemporary History Seeks to Discredit Leuchter’s Findings

Nowhere has the impact of the 1988 Leuchter Report been greater than in Germany, and understandably so. As one young German recently noted, if Holocaust Revisionism wins widespread acceptance there, the impact will be felt not merely in the intellectual world; many people who currently hold positions of influence and power in German politics will be out of work, and those replacing them will have dramatically different views about the most fundamental social-political issues.

With stakes this high, the game is bound to get rough. When the first German-language edition of the Leuchter Report was published in late 1988 by Udo Walenda (as No. 36 in his series of magazine-format “Historical Facts” booklets), German authorities lost no time in suppressing it. Interestingly, though, the reason was not the Report itself, but rather the somewhat provocative commentary that accompanied Leuchter’s text. Under German law, “scientific” writings are exempt from the ban that applies generally to otherwise politically incorrect works.

In fact, Germany’s Ministry of Justice has in effect declared that the Leuchter Report cannot be prohibited because it is constitutionally protected as a “scholarly” work. In a letter dated March 13, 1990, a Ministry official wrote:

I share your view that the Leuchter Report itself is a scholarly examination [eine wissenschaftliche Untersuchung] . . . With regard to the Leuchter Report, the Federal Minister of Justice is not aware of any reason . . . to forbid circulation of this document in the Federal Republic.

In recent years the Leuchter Report has been circulating widely through every strata of German society. Nearly every German scholar interested in the history of the Third Reich and the Second World War has read it, and recent discussions
of it by thoughtful writers reflect the seriousness with which it is regarded. For example, a detailed and open-minded treatment of the Report appears in Der Nasenring ("The Nose ring"), a provocative and engagingly written critique of postwar German historiography by Swiss-born author Armin Mohler, who is probably Germany's leading conservative thinker and writer. Dr. Ernst Nolte, a leading specialist of the Third Reich era who recently retired as a professor of history at the Free University in Berlin, has also commented respectfully but somewhat critically on the Leuchter Report in an essay that appeared in several German periodicals.

Reflecting the Establishment's growing concern over its impact, a lengthy article attempting to discredit the Report appeared September 25, 1992, in the influential liberal German weekly Die Zeit. (A detailed and closely argued Revisionist response by four German specialists to this critique is available from Verlag Remer Heipke, 8730 Bad Kissingen, Postfach 1310, Germany.)

This Die Zeit article approvingly cited a 25-page critique of the Report by octogenarian amateur historian Werner Wegner that appeared in 1990 as a chapter in a scholarly collection of essays, Die Schatten der Vergangenheit ("The Shadows of the Past"). The 650-page book, issued by the respected publishing firm of Propyläen, was edited by three brilliant historians of the postwar generation, Uwe Backes, Eckhard Jesse, and Rainer Zitelmann.

Perhaps the most authoritative German effort to refute has been a statement issued in 1989 by the prestigious Institute of Contemporary History (Institut für Zeitgeschichte). This Munich archive and research center, which is funded by German taxpayers, publishes monographs, books and a highly-regarded scholarly journal, Vierteljahrshefte für Zeitgeschichte ("Contemporary History Quarterly"). A major responsibility of the Institute has been to validate authoritatively the version of twentieth-century history established by the victorious Allied powers in 1945, confirmed at the Nuremberg Tribunal of 1945-1946, and affirmed by the German Federal Republic (which was established by the victorious western Allies, particularly the United States). Indeed, the pejorative Allied portrayal of Hitler and the Third Reich has been an essential element of legitimacy for the German Federal Republic.
Herewith we present the complete text of the Munich Institute's November 1989 statement about the Leuchter Report, which was written by Institute official Hellmuth Auerbach. Following the text is a commentary on its contents.
—The Editor

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Subject: The So-Called Leuchter Report

In 1988, the German graphic artist and publisher Ernst Zündel, who lives in Canada, was indicted for distributing an anti-Semitic and Revisionist writing (by Richard Harwood, “Did Six Million Really Die?”).

In connection with his second trial in Toronto in early 1988, the French Revisionist Robert Faurisson (former literature specialist at the University of Lyon, but not an expert in contemporary history) arranged for Fred A. Leuchter, the American engineer and specialist in the development and construction of execution equipment by means of gas in American prisons, to visit Poland and to carry out an investigation there of the gas chambers in the former National Socialist extermination camps of Auschwitz and Majdanek.

This journey, which Leuchter undertook with several other persons, his investigation, as well as all his other activities in this regard, were financed by Zündel. Along with Zündel, Faurisson was interested in obtaining an expert opinion showing that, on technical grounds alone, the mass gassing of Jews in the extermination camps could not have been possible. Leuchter sought to prove precisely this with his Report. In doing so, he received the applause of the so-called Revisionists and apologists for National Socialism.

The Canadian court was less impressed with Leuchter’s findings, and sentenced Zündel to nine months imprisonment (without suspension). Regardless of this, the so-called Leuchter Report has been distributed ever since by all Revisionists and apologists for National Socialism as supposedly conclusive proof that the mass gassings of Jews in the
extermination camps could not have taken place, and that this claim is, instead, a lie meant to blackmail Germany.

However, if one carefully studies this Leuchter Report, one must conclude that this is actually a rather superficial investigation based on false data, from which false conclusions have been drawn.

For one thing, Leuchter begins by making comparisons with the conditions in an American prison, where executions by gas are carried out in technologically advanced and highly sophisticated gas chambers under very strict safety guidelines. (During every execution, court personnel, physicians and even journalists are present.) By failing to take into account that conditions in the extermination camps were completely different, he reaches false conclusions.

In Leuchter’s view, the gas chambers in Auschwitz could not have been used to kill people with Zyklon B because they could not be heated and lacked adequate ventilation facilities. In order to insure the quick death of the condemned person in an American gas chamber, more than ten times the amount of gas that is necessary to kill a person is used. Consequently, the ventilation of the [American execution] gas chamber after an execution is complicated and takes some time.

Zyklon B (Prussic acid) becomes gas only at a temperature of about 26 degrees Celsius. Consequently, a gas chamber in the USA must be heated. Leuchter fails to take into account that even a much larger room, if it is completely packed with people, would reach this temperature very quickly, and therefore does not require any heating.

The many people in the gas chambers of the extermination camps would very quickly take the poison gas into their bodies by breathing it in. As a result, the ventilation and the removal of the corpses could be carried out more quickly.

The [homicidal] gas chambers and the [non-homicidal] disinfection chambers in Auschwitz were both built according to the same plan. For the most part, blue coloring caused by the presence of hydrogen cyanide can be found only on the walls of the [non-homicidal] disinfection chambers [Desinfektionskammern]. For this reason, Leuchter, along with Faurisson, concludes that Zyklon B was used only in the [non-homicidal] disinfection rooms.

However, larger quantities of the poison are needed for delousing. (A human being dies with a dose of just 0.3 g/m³
Auschwitz-Birkenau crematory building (Krema) IV shortly after its completion in late March 1943. This building, supposedly one of the principal extermination gassing centers, was actually built very hastily in response to the terrible typhus epidemic that raged during the summer of 1942. This facility was so poorly constructed that it could be used only intermittently for a short time, and was shut down for good in May 1943.

of hydrogen cyanide gas, whereas a louse must be subjected to a dose of 5 g/m³ of hydrogen cyanide gas for at least two hours.) For this reason, more hydrogen cyanide was deposited there [in the non-homicidal disinfestation chambers] than in the gas chambers meant for human beings.

Without permission of the [Auschwitz] Museum authorities, Leuchter removed wall samples from all of the buildings in which there were crematories or gas chambers, even in cases where these now exist only as ruins or reconstructed remains of walls. He then arranged for these samples to be analyzed in America. Because the analysis results showed that most of the samples contained no traces of cyanide, Leuchter and Faurisson maintain that the buildings from which these samples came could not have been used as gas chambers.

These buildings, some of which were blown up by the SS before their retreat, have, however, been exposed to the wind
and weather for more than forty years. Because of the marshy ground of Auschwitz, some of them have stood for months in water. Because of the effects of moisture since 1945, the traces of cyanide that might still have been found have disappeared in the meantime.

This is also true of the [building of] Crematory I [in the Auschwitz I main camp], which has been preserved in its entirety. Because it has been visited by countless visitors as a museum site, the floor of this chamber is often cleaned with a lot of water by Museum personnel.

Forty years ago, however, in 1945, the Institute of Forensic Research of the University of Krakow carried out adequate investigations of the buildings as well as of collections of cut hair, hair clasps and other metal objects that the gassing victims had been wearing. Very clear traces of Zyklon B were found, something that Leuchter has not taken into account, or has intentionally ignored.

The crematory buildings housed gas chambers and crematory ovens under the same roof. According to Leuchter, this could not have been possible, because of the danger of explosion. However, he fails to take into account that the amounts of Prussic acid [hydrogen cyanide] used there were not enough to cause an explosion. (These amounts are also much less than used in the USA.)

In his report, Leuchter maintains that he obtained a copy of a diagram of Crematory V [in Birkenau]. In reality, a plan of this crematory does not exist at all. According to information provided by the Auschwitz Museum authorities, Leuchter did not receive any special diagrams of the buildings in Auschwitz whatsoever. He made no effort to obtain any such information, but instead merely purchased brochures and documents that are meant for visitors to the Museum.

Leuchter's superficiality and historical incompetence is also shown clearly in what he writes about Majdanek.

French pharmacist and toxicologist Jean-Claude Pressac recently produced a detailed and very comprehensive investigation of the Auschwitz gas chambers, showing that he is a real specialist of the gassing procedure. (J.-C. Pressac, *Auschwitz: Technique and Operation of the Gas Chambers*, New York, 1989, 564 pages.)

In an essay entitled "The deficiencies and discrepancies of the Leuchter Report" ("Les carences et incohérences du Rapport Leuchter"), published in *Jour J*, Dec. 12, 1988,
Pressac subjected the Leuchter Report to a detailed critical analysis, in which Leuchter comes off very poorly. Among other things, Pressac writes:

Based on false knowledge and using false arguments, which lead to false interpretations, the Leuchter Report is unacceptable because it was produced under impermissible circumstances, because it overlooks the most basic historical data, and because it contains gross errors of calculation and measurement.

We can only agree with this assessment. The Leuchter Report is no proof whatsoever that the systematic mass gassings in the National Socialist extermination camps did not take place. It is, rather, a pseudo-scientific and rather clumsy propaganda writing that apologizes for National Socialism.

H. Auerbach
Munich, November 1989

Commentary

As a serious refutation of Leuchter’s findings and his Report, this statement by Germany’s Institute of Contemporary History falls miserably short, crumbling under even cursory scrutiny.

For one thing, statement author Auerbach reads things into the Leuchter Report that are not there. Auerbach claims, for example, that Leuchter “sought to prove” that “on technical grounds alone, the mass gassing of Jews in the extermination camps could not have been possible.”

This assertion is doubly flawed. Contrary to what the Munich Institute asserts, Leuchter did not set out to discredit the Auschwitz gas chamber allegations. He agreed to carry out his forensic investigation only after warning Zündel that he would speak the truth as he determined it, regardless of Zündel’s expectations.

More important, and contrary to what Auerbach asserts, the Leuchter Report does not claim that Jews could not have been gassed. What the Report does say is:
After a study of... the existing facilities at Auschwitz, Birkenau, and Majdanek... the author finds no evidence that any of the facilities normally alleged to be execution gas chambers were ever used as such, and finds, further, that because of the design and fabrication of these facilities, they could not have been utilized for execution gas chambers.

Leuchter simply maintains that the rooms that have been presented for nearly half a century as homicidal gas chambers are nothing of the kind. This does not, of course, mean that Jews could not have been gassed elsewhere.

Auerbach also seems unfamiliar with the technical issues involved here. He castigates Leuchter for comparing US execution gas chambers, with their rigorous safety provisions, and the alleged Auschwitz extermination gas chambers. Auerbach suggests that, if it weren’t for bothersome safety regulations, US gas chambers could be run much like the alleged wartime mass-extermination gas chambers. In this, Auerbach completely fails to understand that the American safety provisions are not the result of idle bureaucratic nit-picking, but a reflection of the very real dangers of using hydrogen cyanide gas to kill people.

The strict US gassing regulations ensure the safety of prison personnel, as well as of the “court personnel, physicians, and even journalists” who witness American execution gassings. In much the same way, similar measures would have been necessary to ensure that SS camp personnel and other camp workers would not also be killed during each “gassing” operation at Auschwitz.

Auerbach tries to explain away the absence of any ventilation facilities in the alleged Auschwitz “gas chambers” by asserting that much less hydrogen cyanide was used there than in US execution gas chambers. Not unexpectedly, he fails to explain how the SS personnel could thus have killed hundreds of people in a large room in about the same amount of time required in the United States to kill one convicted prisoner in a small room with a much higher dose of hydrogen cyanide. He likewise does not attempt to explain how allegedly small amounts of hydrogen cyanide gas could immediately dissipate throughout a large room, with no fans or other assistance, and kill hundreds of people, just as readily as the massive overdoses administered in US prison
executions. Auerbach similarly provides no explanation of how the poisonous gas was then removed within moments so that the “gas chamber” doors could be promptly opened to admit the work crews that dragged out the bodies.

Auerbach asserts that the temperature of a partially below-ground room can quickly be raised above 26 degrees C (about 78 degrees F) by filling it with people. He provides no proof of this, but apparently believes that it would be true even during the brutally cold Polish winters.

Auerbach most strikingly displays his ignorance when he tries to explain the absence of stains or traces of hydrogen cyanide (or, rather, of ferro-ferric-cyanide compounds) on the ceiling, walls and floors of the remains of the supposed extermination gas chambers at Birkenau. By arguing that the traces of hundreds of gassings would simply have weathered away during the last 40 years, he shows his ignorance about the difference between the chemical properties of hydrogen cyanide (which is rather transitory) and those of the ferro-ferric-cyanide compounds that are formed when hydrogen cyanide comes into contact with iron ions (such as those found in the concrete and brick at Auschwitz and Birkenau), which are very stable. Although traces of hydrogen cyanide might indeed have weathered away, the ferro-ferric-cyanide compounds that would have been produced are impervious to “weathering” and would have been measurable.

To further explain the absence of ferro-ferric-cyanide stains, Auerbach makes the astonishing assertion that the victims immediately breathed in and absorbed all of the poisonous gas into their mouths and lungs. This fanciful scenario contrasts sharply with the reality of the procedure of US gas chamber executions in which—as Leuchter and Faurisson have pointed out—both the corpse and the inside of the gas chamber must be thoroughly washed down (a process that can take a great deal of time) before the body can be removed.

Auerbach asserts that the low concentrations of hydrogen cyanide gas supposedly used in the Auschwitz “gas chambers” would not have been sufficient to create an explosive mixture. In point of fact, the concentration of hydrogen cyanide gas is nearly 100 percent close to the Zyklon pellets (or discoids), and falls off depending on the distance. As a result, it is not only possible but quite likely that at some point the concentra-
tion would have reached the six percent level at which the mixture is explosive.

Auerbach refers to a report prepared in 1945 by the Krakow Institute of Forensic Research, citing it as proof of extermination gassings at Auschwitz and Birkenau. In fact, the results of the Krakow Institute's 1945 analysis neither refute Leuchter's findings nor do they prove extermination gassings.

It is true that the Krakow Institute found significant traces of hydrogen cyanide in collections of cut hair (including hair clasps) of Auschwitz prisoners. However, as even prominent Holocaust historians acknowledge, when prisoners arrived at the camp, their hair was normally cut very short as part of a routine procedure against the spread of disease. The cut hair was then treated with Zyklon to kill typhus-bearing lice, which is why hydrogen cyanide was found in the samples analyzed in 1945.

For a more detailed and authoritative review of the specific technical criticisms made by Auerbach, the reader should see the essays by Walter Lüftl and Paul Grubach published elsewhere in this issue of the Journal.

To its credit, Auerbach (and the Munich Institute) at least seem to accept Leuchter's qualifications and technical competence. But so desperate is Auerbach for anything that might plausibly discredit Leuchter that he concludes his statement with a polemical comment by a markedly less qualified French pharmacist, a man who lacks any real competence to make any pronouncements about Leuchter's supposed deficiencies.

For anyone familiar with the Leuchter Report, perhaps the most glaring defect of Auerbach statement is its failure to address in any way the many other important arguments and telling points made by Leuchter.

—The Editor
Reviews

Book-Length “Scholarly” Polemic Fails to Discredit Leuchter


Reviewed by Mark Weber

In response to Fred Leuchter's findings about the alleged wartime extermination gas chambers, the Holocaust lobby has mounted a well-orchestrated campaign of slander, distortion, half-truth and falsehood to discredit him and destroy his career as a consultant to state governments on execution technology.

At the forefront of this effort have been the Paris-based Beate Klarsfeld Foundation and a US-based group that calls itself “Holocaust Survivors & Friends in Pursuit of Justice.” An important propaganda tool in this international campaign is this angry, awkwardly written and poorly organized 135-page polemic, which is perhaps the most ambitious effort so far to discredit Leuchter and his findings. Published jointly by these two organizations in 1990, it bears the pretentious and rather bombastic title Truth Prevails: Demolishing Holocaust Denial: The End of the Leuchter Report.

As Journal readers know, this is not the first time that these two groups have sought to discredit Holocaust Revisionism with a book-length publication. In 1989 the Klarsfeld Foundation released Auschwitz: Technique and Operation of the Gas Chambers, an ambitious 564-page work by French researcher Jean-Claude Pressac. (See the reviews of Pressac's book in the IHR Journal by Mark Weber, Summer 1990, and Robert Faurisson, Spring and Summer 1991.)

Truth Prevails consists of a preface by editor Shelly Shapiro (who is also director of “Holocaust Survivors &
Friends”), six essays (including two by Jean-Claude Pressac), and a short commentary by Serge Klarsfeld. In spite of its erudite pretension, this is a poorly written, edited and organized work. Its language is often snide and crude.

All the same, Truth Prevails has had a measurable impact. Libelous and error-ridden articles based on it have appeared in daily newspapers and weekly Jewish community papers around the country. In addition to the usual and untruthful attacks against the IHR and Holocaust Revisionism in general, these articles viciously attack Leuchter as a man.

Throughout this book, Revisionists are routinely referred to as “Holocaust deniers,” a formulation that suggests a medieval Inquisition against religious heretics who have blasphemed against a sacred dogma. By treating “Holocaust denial” as the most terrible sin that anyone can commit these days, this book serves to underscore the way that the Holocaust has become, for many, a kind of religion.

In the preface, “Holocaust denial” is also compared to denying the existence of slavery in 18th and 19th century America, or denying the atomic bombing of Hiroshima. However, one might reasonably ask, if “Holocaust denial” is really so obviously absurd, why bother about it? No rational person wastes time refuting those who might deny the 1945 bombing of Hiroshima.

The preface also sets the tone of Truth Prevails, where the reader is told: “The incomprehensible death factories ‘with their bulging gas chambers and smoke-belching crematoria eclipsed man’s visions of hell.’ The name of Auschwitz means the epitomy [sic] of evil.” Overlooking the emotion-charged rhetoric here, it should be pointed out that, as anyone who is even superficially familiar with the reality of Auschwitz knows, there were no “smoke-belching crematoria” there (or anywhere, for that matter). Like similar facilities elsewhere, the crematory facilities at Auschwitz were structurally not able to “belch” smoke. (Accordingly, Allied aerial reconnaissance photos taken of the camp complex in 1944—at the height of the supposed extermination process there—show absolutely no trace of any smoke whatsoever.)

Editor Shapiro also expresses outrage at a reference (in the British edition of the Leuchter Report) to an inmates’ swimming pool at Auschwitz. In point of fact, there was such

*Truth Prevails* seeks to discredit the Leuchter Report by, above all, attacking its author’s qualifications. A main purpose of this book is to prove that Leuchter lacks the expertise he claims, and to show, instead, that he is a pretentious fraud. “Our goal,” the preface explains, “is to show Leuchter’s lack of expertise” as an execution hardware specialist, and “to demonstrate that ‘The Leuchter Report’ is not a credible scientific analysis...” (p. 1).

Charging that “Leuchter does not have the scientific background or experience despite his claims” (p. 11), *Truth Prevails* insists that Leuchter is simply not qualified to give an expert opinion about the alleged gas chambers at Auschwitz and Majdanek.

In this regard, much is made of the fact that Judge Ron Thomas declined to accept the Leuchter Report as a defense exhibit during the 1988 Zündel trial. Strictly speaking, this is true. But *Truth Prevails* essentially ignores the fact that Judge Thomas did decide to accept Leuchter as an expert of homicidal gas chamber technology, and accordingly permitted him to give opinion evidence. During his testimony, Leuchter was allowed to read extensively from his Report, which became part of the court record.

As detailed in an article published elsewhere in this issue of the *Journal*, Leuchter’s impressive expertise in the field of execution hardware is a matter of public record, and has been authoritatively and publicly confirmed. For example, in a letter of January 13, 1988, Missouri state prison director William Armontrout wrote: “Mr. Leuchter is an engineer specializing in gas chambers and executions. He is well versed in all areas and is the only consultant in the United States that I know of.” Testifying in the 1988 Zündel trial, Armontrout also declared that he had consulted with Leuchter on the design, maintenance and operation of the Missouri state gas chamber, and reaffirmed that, to the best of his knowledge, Leuchter is the only such consultant in the United States.

As part of its vicious assault against Leuchter’s character, this book charges that financial greed was the motive behind his forensic investigation of the alleged extermination gas chambers, and his conclusion that they were never used as
killing facilities. Leuchter's motivation, Pressac writes here, was "to collect the steep fee he asked of Zundel and which the latter paid him." (p. 32)

In another chapter, contributor Arthur Goodman provides a mendacious explanation of how Leuchter was chosen to carry out his forensic investigation (p. 76):

Faurisson quickly applied himself to the task of finding an "engineer" who would testify for Zundel. Very soon thereafter, Faurisson dug up the hitherto unknown Leuchter whom he contacted and who was only too willing to earn the money, gain the notoriety and establish a reputation as the one man whose investigation would sustain the [Revisionist] thesis . . . Leuchter [was] only too eager to be won over . . .

In fact (and as explained in more detail elsewhere in this issue of the Journal), Leuchter's motives in conducting his forensic investigation of the alleged wartime gas chambers in Poland were entirely honorable and professional. Prof. Robert Faurisson and Ernst Zündel sought out Leuchter not because of any pre-existing views or prejudices he may have had on this issue, but solely because he was, at that time, the only acknowledged execution gas chamber specialist in the United States.

While it is true that he was paid a standard fee by Zündel, this is not at all remarkable. Any expert witnesses who testifies in a court case under such circumstances is normally paid a fee in keeping with his or her professional standing. Christopher Browning, for example, the star prosecution witness in the 1988 Zündel trial, received 150 (Canadian) dollars an hour for his services.

Shapiro and the Klarsfelds are understandably angry that, in spite of their efforts, the major media continues to acknowledge Leuchter's expertise as America's foremost expert of execution technology. Shapiro expresses outrage that "major news organizations" have given him with "a semblance of respectability and credibility."

The Atlantic monthly, for example, is taken to task for an illustrated article about Leuchter in the February 1990 issue. In this piece, attorney and author Susan Lehman factually described Leuchter as
the nation's only commercial supplier of execution equipment. A trained and accomplished engineer, he is versed in all types of execution equipment. He makes lethal-injection machines, gas chambers, and gallows, as well as electrocution systems. [He] . . . probably knows more about electric chair technology than anyone else.

The Zionist Anti-Defamation League of B'nai B'rith responded to this rather flattering profile with an angry letter of protest. In her reply to the ADL, Susan Lehman correctly pointed out that Leuchter's findings about the Holocaust "gas chambers," and his testimony in the Zündel trial, "have no direct bearing...on the subject of my report." In his essay in Truth Prevails, Charles R. Allen, Jr., dismisses Lehman's reply as "insolence."

An even greater calamity, in the view of Shapiro and her friends, was a profile of Leuchter broadcast nationwide May 10, 1990, on the widely viewed ABC television news program "Prime Time Live." Co-host Diane Sawyer described Leuchter as "the country's foremost expert at creating, designing and maintaining execution equipment."

Particularly galling to the Shapiro crowd is the fact that ABC news television went ahead with its profile of "Dr. Death" even after it had been "informed" of Leuchter's shocking views on the Holocaust extermination story, and of his links with the infamous Institute for Historical Review. Shelly Shapiro and Beate Klarsfeld had even met with producer Bob Currie to urge him not to air the report.

Finally, The New York Times is castigated for prominently featuring an article, October 13, 1990, which included a front-page photograph of Leuchter, that describes him as "the nation's leading adviser to states on capital punishment." Leuchter, the article also reported, has "advised 16 states on every kind of execution equipment. Four states have bought his lethal injection systems..."

This unequivocal acknowledgment of Leuchter's expertise by the nation's most influential daily paper is all the more significant because its author, and the paper's editors, were entirely aware of the Shapiro/Klarsfeld team's criticisms of Leuchter when the article went to press.

And much more recently, Leuchter's standing as the premier expert of execution hardware was affirmed in "The Execution Protocol," a television report broadcast November
1, 1992, on the Discovery cable television network, as well as on the session of the popular Phil Donahue show broadcast nationwide November 13, 1992.

*Truth Prevails* tries to explain away these embarrassing tributes by contending that Leuchter has somehow been able to trick or fool these savvy periodicals into accepting his bogus claims of expertise. If Leuchter was actually able to somehow “take in” the media as this book suggests, he must be gifted with truly extraordinary powers of persuasion.

*Truth Prevails* ruefully notes that Leuchter “is still sought by the media as the only available spokesman on the technology of the death penalty in the U.S.” (p. 24). One can be certain that if there is anyone (besides Leuchter) in the United States who could plausibly be portrayed as a “real” expert on execution hardware, Shapiro and her diligent colleagues certainly would have found him. Interestingly, though, the Shapiro/Klarsfeld team has not produced any such person: To date, the best they have been able to come up with is a confused and unqualified suburban French pharmacist, Jean-Claude Pressac.

Fittingly, much of this book consists of two essays by Pressac that seek to refute the Leuchter Report on technical grounds. (For a point by point response to Pressac’s critique of Leuchter’s findings, see the detailed essay by Paul Grubach in this issue of the *Journal*.)

Shapiro and Klarsfeld use a grotesque double standard in deciding just who qualifies as a gas chamber expert. While Leuchter is dismissed as an untrained fraud and crank, Pressac is praised here (by Serge Klarsfeld, on page 29) as “one of the world’s rare research specialists in gas chamber extermination technique.” This description is almost laughable in light of Pressac’s lack of any formal training, credentials or recognized expertise in architecture, engineering, history or document analysis.

Leuchter is not this book’s only target. Prof. Faurisson is accused of “intellectual dishonesty” (p. 36), and Ernst Zündel is referred to as Canada’s “prime practitioner of Holocaust denial” (p. 22), as if he is the high priest of an evil satanic cult, and historian David Irving is called a “Nazi propagandist” (p. 85).

In a ten-page chapter by H. L. Silets, a specialist of legal history at the University of Cambridge, the 1946 “Zyklon B” trial is cited as irrefutable proof that German officials used
hydrogen cyanide gas from Zyklon to exterminate Jews in wartime concentration camps. Dr. Bruno Tesch, the German businessman who headed the company that supplied Zyklon, and his assistant and business manager Karl Weinbacher were the two main defendants in the 1946 trial in Hamburg. They were found guilty by the British military court, sentenced to death, and hanged.

Revisionist scholars are familiar with this important trial, which was a travesty of justice. (Retired American research chemist Dr. William B. Lindsey provides a thorough examination of it in a carefully researched article in the Fall 1983 IHR Journal.) Even Jean-Claude Pressac has rightly castigated this trial as unjust and probably a “masquerade.” (J.-C. Pressac, Auschwitz, 1989, p. 17.)

A key witness in the trial was Charles (or Paul) Bendel, a Jewish doctor who had been an inmate physician in Birkenau in 1944. His “eyewitness” testimony about extermination gassings in the camp helped to send Tesch and Weinbacher to the gallows. As even Pressac has confirmed, Bendel’s testimony is demonstrably wrong on numerous key points. (J.-C. Pressac, Auschwitz, 1989, pp. 469-472.)

Perhaps most remarkably, this British court determined that, of a grand total of six million people killed in the German camps, no less than four and a half million were “systematically exterminated” with Zyklon B at Auschwitz-Birkenau alone. (United Nations War Crimes Commission, Law Reports of Trials of War Criminals, London: HMSO, 1947, Vol. 1, p. 94. See also Nuremberg document NI-12207.)

As further proof of extermination gassings at Auschwitz, Truth Prevails contributor Silets cites the postwar “confession” of former Auschwitz commandant Rudolf Höss. However, as even prominent Holocaust historians (including J.-C. Pressac in his 1989 book) now concede, key statements in this “confession” are quite demonstrably untrue. Moreover, it has been indisputably established that Höss’ infamous “confession” was extracted by brutal torture. (See: R. Faurisson, IHR Journal, Winter 1986-87, pp. 389-403.)

Beate Klarsfeld has announced that Leuchter “has to understand that in denying the Holocaust, he cannot remain unpunished.” (JTA dispatch, Detroit Jewish News, March 1, 1991.) In this spirit, Ms. Shapiro has boasted about the measures that she and her collaborators have taken to pressure public officials, prison wardens, state correction
departments, politicians and journalists into blacklisting Leuchter.

In August 1990, for example, the Shapiro/Klarsfeld group succeeded in pressuring the Illinois Department of Corrections into canceling its $8,320 consulting contract with Leuchter to inspect and supervise administration of its lethal injection equipment. (p. 17) Complaints were also made to state prison officials in Alabama, North Carolina, California, Arizona and Maryland. In one state, a lawmaker said that to retain Leuchter as an execution consultant would conflict with the state's requirement of mandatory "Holocaust studies" for every public school pupil. (For more on this campaign, see the IHR Newsletter, July-August 1991, p. 3.)

Sadly, this insidious campaign to "punish" Leuchter for his insolent refusal to toe the Holocaust line has been largely successful. As he explains in his essay elsewhere in this issue of the Journal, his livelihood has largely been destroyed.

Although it is actually little more than a mean-spirited, bigoted and error-ridden polemic, Truth Prevails is not ineffective as a work of Holocaust propaganda. It will undoubtedly continue to have an impact among the ignorant. All the same, its very existence is somewhat gratifying because it is a tangible expression of the growing impact of Holocaust Revisionism.
trials, overriding even the lust for revenge that activated the Jewish interests so prominent in organizing and administering them, was to legitimize and to institutionalize the Allies’ wartime propaganda, above all the gas chamber and extermination lies.

Of those offenders who didn’t rate a trial, hundreds of thousands were simply arrested—sometimes with their wives and children—and thrown into so-called “detention centers” (often former German-run concentration camps). In the US occupation zone alone, 322,000 were rounded up and held as part of the Allied “Automatic Arrest” policy.

As many as 100,000 may have perished in camps run by the Communists in Germany and Poland, and thousands more in the camps of the Western Allies. These figures, of course, do not include the hundreds of thousands of German prisoners of war who died in Soviet custody years after the surrender, or the tens of thousands who died in American or French custody in camps or at slave labor. (If one accepts the figures of Canadian historian James Bacques, hundreds of thousands of Germans perished in these US- and French-run camps. See the review of his controversial best-selling book, Other Losses, in the Summer 1990 IHR Journal.)

Accompanying these fruits of equality and democracy, Franz-Willing reminds us, was the attempt to purge thoroughly the civil service, the professions, and the intelligentsia, above all professors and teachers—not just of “Nazis,” but of all German nationalists. While never entirely effective, this purge wrecked many thousands of lives and careers, and, together with strenuous Allied attempts to eliminate all nationalist voices from the media and replace them with sycophants from what American military occupiers liked to refer to as the “indigenous population,” paved the way for a commercial and academic media and publishing industry that by and large continues to serve as an instrument of the ideological-cultural war against German national consciousness even today, nearly fifty years after V-E Day.

For, as Georg Franz-Willing demonstrates, the Allies were extraordinarily successful in installing an intelligentsia of educators, opinion-makers, and mediocrats who have internalized the postwar “re-education” and administered it to two generations of Germans come of age since 1945. Made up at first of returned emigrés (of whom the Allies were generally contemptuous) and opportunistic turncoats of the
sort profiled in Gerhard Frey's informative (and amusing) reference work, Prominente ohne Maske (roughly, "Big Wigs Unmasked," Munich, 1984), this class effectively replaced, and, if anything, improved on the Allies' censors and propagandists' version of the German past and present.

Even Americans hardened to decades of assault on our own traditions and national heritage will scarcely conceive the national masochism of Germany's new class of re-educated re-educators, who assiduously carry out the process known as Vergangenheitsbewältigung, "coming to terms with (or mastering) the past." Relentlessly imposed in all aspects of political, social, educational and even religious life, the ultimate goal of this reeducation process has been (and remains) to obliterate the sense of self-worth of an entire people.

The reeducators are not so much "masters of the past" as past masters at intimidation. For almost half a century, these creatures have waged war against national honor and historical truth, armed with effective tools of censorship such as federal laws against literature that allegedly "endangers youth" (under which, among hundreds of other writings, the German-language edition of Dr. Arthur Butz' book, The Hoax of the Twentieth Century, has been banned), laws against "popular incitement" or "defaming the memory of the dead," and laws against "slander and "hatred," not to mention Germany's more recent law criminalizing the "Auschwitz lie" (we Revisionists are supposed to be the liars).

Faithful readers of the IHR Journal and Newsletter are familiar with the sordid record of how Germany's "re-educators" have dealt with Revisionists, both domestic and foreign, and their heretical views: smears, blacklisting, censorship, confiscation and destruction of books, dismissals from employment, fines, revocation of academic degrees, reduction of pensions, arrests, trials, and prison sentences. One need only recall the treatment of Wilhelm Stäglich, Udo Walendy, Otto-Ernst Remer and David Irving, to name a few of the Institute's collaborators, or consider the outrages and indignities heaped on German scholars and authors such a Professor Helmut Diwald, to recognize that in the German Federal Republic of today—much as in the Germanies of Jerome Bonaparte, Metternich, Frederick Wilhelm III, and, of course, the mighty ghost whom the thought-controllers
claim to be exorcising—historiography is once more a police matter.

Dr. Georg Franz-Willing has himself been a victim of this state despotism. He was denied a university career because his *Doktorvater* at the University of Munich was the great German (and nationalist) historian Karl Alexander von Müller. Franz-Willing’s strict objectivity in dealing with the history of Hitler and his party brought him difficulties during his years as a lecturer at the Federal Republic’s naval academy in Flensburg-Mürwick. Happily, none of this seems to have embittered this knowledgeable, humane scholar. While *Umerziehung* has been written with a passion and verve rare among German academics, it never once slips to the mean level of discourse that is the norm for his and his country’s adversaries.

Not that Dr. Franz-Willing has pulled his punches. He sternly and courageously details the Jewish role in the postwar occupation, as well as the ongoing exploitation of the German people by the Zionist state through the unending “reparations” racket. Were he not retired, his description of the Federal Republic of Germany as “a society of penitents for Jewry since its foundation” would almost certainly bring his teaching career to a swift end.

*Umerziehung* is also unsparing in its criticism of American policies, wartime and postwar, in Germany and Japan. Overshadowing its West-European allies among the “Big Four,” the United States pursued the most ambitious, the most relentless, and arguably the most hypocritical program of “re-education” of any of the victors. The eloquent American voices raised against our cruel and foolish German policy, including those of political leaders such as Herbert Hoover and Robert Taft, scholars such as Austin App and Harry Elmer Barnes, and journalists such as Dorothy Thompson and Freda Utley, were unavailing against the powerful anti-German tide. Swollen with self-righteousness, bloating with material power even as its moral and political greatness dwindled away, the United States of America cut a sorry figure in postwar Germany.

That much admitted, one may quibble with the author’s judgment that the rapprochement between the American and English elites of the second-half of the nineteenth century was as one-sidedly to the American advantage and the British disadvantage as he implies. Franz-Willing portrays
an American ruling caste that deliberately profited from England's woes, and, in the person of President Franklin D. Roosevelt, drove England and France to war over Poland. One might inquire instead about the extent to which the British Establishment used the Americans, drawing them into two world wars. A number of American Revisionist historians (David Hoggan comes quickly to mind) have disagreed with Franz-Willing's view on this issue. Perhaps the answer is to be found in the multifarious linkages and activities of powerful interest groups which, for at least a century now, have effectively succeeded in subordinating nations to supra-national, indeed anti-national, concerns.

It is to be noted, too, that Umerziehung contains a number of minor flaws and errors, evident in particular to the present reviewers in its treatment of several nuances in American history and in English orthography.

In any case it is Americans, as much if not more than Germans, who need to read this book, which cries out for translation into English. Umerziehung is yet another solemn chronicle of the consequences of failure to heed the wise advice of George Washington, John Quincy Adams, and succeeding generations of American patriots who warned against our nation being embroiled and entangled in the Old World's immemorial and endless feuds and quarrels. Furthermore, as Dr. Franz-Willing's excellent survey of the course and consequences of our and our allies' ultimately short-sighted "re-education" experiment hints, Americans themselves have reaped a bitter harvest from the seeds, not merely of anti-Germanism, but of anti-Americanism, anti-Westernism, and anti-Christianity, which, planted by the most vociferous of Germany's educators, have since the war germinated in Washington, New York, and Hollywood. Today, and tomorrow, it is America they are re-educating.
Letters

ELITE MINDSET

To the Editor:

I am writing to express my appreciation for Charles Lutton’s excellent article in the Winter 1991-92 issue about the historical debate on the Pearl Harbor attack. The piece clearly establishes the central role of Franklin Roosevelt and his cronies in maneuvering our nation into World War II on behalf of Britain.

The question of their motivation is, I think, best answered by a social psychologist familiar with the mentality of FDR’s elite world. Along with his friends and colleagues, Roosevelt grew up in a privileged world of private schools, fashionable colleges, power, prestige and wealth. Like the other members of the Establishment elite, he firmly believed in his right to rule the rest of us.

An important component of that outlook was what might be called Anglo-Saxon racism, a mindset that helps to explain Roosevelt’s attitude toward Britain.

C. W. — Falls Church, Va.

SACCHARINE RACIALIST LONGING

To the Editor:

Samuel Taylor’s racialist screed [“The Challenge of Multiculturalism,” Summer 1992] expresses a saccharine longing for the good old days when White professors taught White history to White students to instill a “national identity in the minds of young citizens.”

Taylor believes that scholarship should serve the interests of the State, and he’s worried that minority dissidents will weaken the influence of State authority over the lives of the people. What tyrant anywhere in history has not shared his apprehensions?
He sets forth a series of fake multicultural conundrums. Was the “discovery and settlement” of North America by Europeans a “triumphant advance for civilization” or an unending sequence of “defeats and disaster” for Native Americans? Or, “Does a multicultural textbook call this a triumph or a disaster or both or neither?”

Well, what does the record show? Tough question, eh? The answer is apparently beyond the ability of a nominally scholarly article.

Multicultural history asks the primary historical question from a new angle: What really happened? Taylor suggests that Western historians are no longer able to address such a question, but instead need “handling” by politically motivated agents like himself.

Writings such as this evasive, ill-willed (though polite) article by a transparent racial chauvinist can reduce The Journal of Historical Review to what its enemies have charged for years that it is. If Taylor is right, one might easily conclude, Hitler was obviously right: The Jews were an alien presence in the Germanic body. Since Jews didn’t see things from a Catholic, Protestant, Atheist, Wagnerian or Volkswagener perspective, they had to go. They went.

How would it have been for us in this century if our despised non-White minorities had gotten a slice of the American history pie? Things just might have worked out a little differently. It wasn’t our Blacks who agitated for war in Europe until we destroyed White Germany. It wasn’t our Latinos and Asians who goaded us into expending our wealth and spilling the blood of our youth in one war after another in Asia.

As a young citizen, I was taught the White history by White teachers that today middle-brow White racialists pine for so ardently. Among the wide range of historical truths I absorbed was the one about how bestial Germans exterminated millions of Jews in gas chambers.

I’ve had enough of State-sponsored White history. I have no interest in State-sponsored “multiculturalist” history. I want to know what happened.

Bradley R. Smith
P. O. Box 3267
Visalia, CA 93278
FRENCH PURGE EXAGGERATIONS

To the Editor:

I was sorry to see two errors in the Spring 1992 issue of the Journal.

In his review, Nelson Rosit wrote (on page 114) of “the French school of the Annales begun by Georges Dumézil and developed further by Fernand Braudel.” This is not true. That school was launched by Marc Bloch and Lucien Febvre in the twenties and thirties. After the last war Fernand Braudel was among the main exponents of the “second generation.” Dumézil was never even a member of that school.

The estimates by historian Sisley Huddleston cited in your editorial note (on page 118) of the number of people killed in the “summary executions” as part of the Purge that followed the Liberation of France in 1944-1945 are much too high. As you well know, such estimates are often grossly exaggerated.

The often-repeated estimates of 80,000 to 105,000 victims of the Purge have no basis in historical fact. Even the supposedly “conservative” estimates of 20,000 to 30,000 victims are much too high. These latter figures would include not only all “summary executions,” but those during the period of the German occupation, as well as post-occupation judiciary executions.

F. L. — Paris

For what it’s worth, even lower figures are given in The Historical Encyclopedia of World War II (New York: Facts on File, 1989), a reference work originally published in 1977 in France under a slightly different title. Contributor M. Baudot writes in an entry (on pages 402-403):

As for those who were purged, or feared that they would be, they raised such a loud cry about the “Red Terror” that many people came to believe that the Resistance had killed at least 100,000 Frenchmen. But carefully conducted official inquiries in 1948 and 1952 fixed the number of executions at about 15,000.

—The Editor
“MORAL AUTHORITY”?

To the Editor:

In the review article of Mark Ellis’ Beyond Innocence and Redemption [Summer 1992], Robert Countess writes: “In his [Ellis’] view, the massive injustice of Israel’s seemingly endless maltreatment of Palestinians is squandering the moral authority that is essential for the long-term survival of the Jewish state.”

If moral authority is really essential to the long-term survival of Israel, what of other countries, including our own? In spite of the dark record of American mistreatment of the indigenous (Indian) peoples, the United States of America has not merely survived, but has grown and prospered to become the most powerful country in the world. I would not dispute that in our treatment of the Indians, we have squandered our moral authority. Nevertheless, here we are, two centuries later.

J. V. — Kingman, Arizona

ELOQUENT AND TIMELY

To the Editor:

Let me take this opportunity to commend you on the superb summer issue of the Journal. I thought the Nuremberg Trials article was particularly good. Well-organized, eloquent, judicious—this is exactly the sort of writing we need much more of. The Treblinka piece, with its meticulous evaluation of several conflicting folkloric depictions, was particularly timely.

G. W. — Victor, Col.
A REVELATION

To the Editor:

Your article on the Nuremberg Trials [Summer 1992] is by far the most comprehensive presentation I have ever read on this subject. It's a masterpiece. Everyone should read it. What a revelation.
At the same time, I am afraid that its effectiveness and readership will be severely limited because of your mention of Jewish responsibility and participation in the Nuremberg trials. If only you would leave out (or play down) this single aspect, I am sure that it would reach a larger readership, particularly on the university level.

E. A. — Portland, Oreg.

IMPORTANT GOALS

To the Editor:

I trust that things are going well with you and that the Institute is as busy as ever. I never knew a time when its primary goals were more important than right now.

L. Fletcher Prouty
[author of The Secret Team]
Alexandria, Va.

POWERFUL WRITING

To the Editor:

I was impressed with Leon Degrelle's positive and non-defensive description of how Hitler and his National Socialist party dealt with the desperate situation in Germany when they came to power. [Fall 1992]
This is powerful writing! Of particular interest to me was Degrelle's description of how Hitler arranged for the financ-
ing needed to begin national reconstruction. I had never understood precisely how this was achieved.

It is interesting to compare Germany's plight in the years following the end of the First World War, with the situation in the United States today. In each case we find back-breaking debt, siphoning-off of capital for taxes and interest as it circulates, and tax funds squandered for non-productive purposes.

It would be wonderful if Degrelle's writings could somehow be widely distributed and studied in American classrooms.

E. F. — Wellington, Nevada

HITLER A DEMOCRAT?

To the Editor:

I could hardly believe my eyes when I read Leon Degrelle's article about the Hitler's revolution in Germany.

Degrelle claims that Hitler's National Socialist revolution was "completely democratic." Just how democratic was it when Nazi and Communist deputies collaborated in obstructing procedures in the Reichstag, thus forcing the appointment of Hitler as Chancellor? How democratic was Hitler's murder of Ernst Röhm and several hundred other erstwhile SA comrades? And let's not forget that the German people rejected Hitler in the elections of 1932.

One can surely sympathize with Germany in the years after 1918. After defeat in a war not of her own making, she was shabbily treated at Versailles in a manner that is a permanent stain upon the honor of the Allied powers. Germany was also plagued by Bolshevik agitation, ruinous inflation and French meddling.

Hitler's seizure of power must be understood within this historical context. National Socialism was Germany's imperfect response to those problems. Conditions were so dreadful when Hitler came to power that Germany had nowhere to go but up. No wonder things looked good by comparison.

None of this means, though, that we should lionize Hitler. No less than any other political leader, he should be judged
by the ultimate consequences of his policies. It should hardly be necessary to remind Journal readers that Hitler's policies resulted in devastating defeat, horrible loss of life, terrible suffering, ruin and destruction.

As mentioned in the accompanying editorial note, the familiar historical accounts of Shirer, Fest and Bullock are certainly one-sided and "littered with historical duds." But those writers could take lessons from Degrelle in one-sided history writing.

The IHR is ill-served by publishing writing that departs so sharply from the judicious and meticulous scholarship of historians such as Harry Elmer Barnes, Hamilton Fish and George Morgenstern.

H. P. — Norwalk, Calif.

THE AUSCHWITZ LIE IN GERMANY

To the Editor:

It is always a pleasure to receive a new issue of either the Newsletter or the Journal. Here in Germany, we are subject to such a severe ban against expressing Revisionist views, especially on the taboo issue of the Holocaust, that I am now convinced that the breakthrough must come from abroad.

In addition to the power and influence of the "Chosen," the German Establishment—including politicians, newspaper editors, university professors, and so forth—are completely committed to the Auschwitz Lie. Revisionism threatens their positions and livelihoods, and they are therefore determined to prevent the ascent of truth.

Although our constitution supposedly guarantees that our courts our independent, on this issue that is far from the case.

I now believe that it would be politically disastrous if our nation were to be the first to discredit the Great Lie. The consequence, I am afraid, would be an international torrent of defamation and hate, including a boycott of German goods. The wind of change must come from the West, and we have to be ready when the avalanche is set off.
I am certain that the work of the IHR is of great importance in this regard. I am enclosing a check for $500 to help you keep up the heat. If a magical fairy were to grant me just one wish for my remaining years, I would ask that the truth about the Holocaust be known generally throughout the world.

D. O. — Bonn, Germany

GOOD READING

To the Editor:

You’ve provided me with much of the best reading I’ve had in years. To read just the irrelevant material put out by the squabbling “liberals” and “conservatives,” or the basically like-minded books and magazines that are generally available, one would not realize that there are other valuable perspectives and insights. You must stay in business! The enclosed is not much of a donation, but I’ll give a little more with each of my future book orders.

P. N. — Cambridge, Mass.

VALID TESTIMONY?

To the Editor:

I read your enlightening article about Treblinka in the Summer 1992 issue with deep interest. However, I was a bit puzzled by the sentence (on page 143): “In spite of its often inconsistent, contradictory and implausible character, testimony indicating that many Jews lost their lives at Treblinka cannot easily be dismissed.” As I recall, David Irving said something similar during an IHR Conference one year, and Professor Robert Faurisson responded by insisting upon confirmation. Just how valid is such “testimony” anyway?

Enclosed is an appeal for money I received today from the United States Holocaust Memorial Museum. The cover letter
by Curtis R. Whiteway, a US Army veteran who describes the liberation of the Dachau camp, is interesting for what it does not say.

When American troops captured Dachau in 1945, they rounded up the German camp personnel who had surrendered (unarmed and holding a white flag), lined them up against a wall and machine-gunned them to death. This is documented in the book *Dachau: The Hour of the Avenger* by Howard A. Buechner, which also includes photos of the slaughter. I first learned about this book in the *IHR Newsletter*.

I intend to write to Mr. Whiteway to ask if he was one of the Americans who helped kill the German guards.

G. P. — Pembroke, N.C.

The editor welcomes letters from readers. Ideally, letters should be no more than about 500 words in length. We reserve the right to edit for style and space.

**Errata:** In the Summer 1992 issue of the *Journal*, the captions on pages 148 and 149 are transposed.

In the Fall 1992 issue of the *Journal*, two lines of text are deleted from the paragraph at the bottom of page 371 and the top of page 372. This paragraph should read:

Ignorance and even suppression of the facts of these marine disasters is part of the general ignorance in the United States about the great loss of life and terrible suffering endured by the German people during the Second World War, above all in the conflict's grim final months. For the story of the unparalleled loss of life in the sinking of these three German ships can be understood only within the context of the general situation during the final months of the war, when the advancing Soviet forces, eager to take terrible vengeance against the Germans, set in motion one of the greatest mass migrations in history.
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These books—the most important works of Revisionist scholarship—remain as vital and as powerful as ever. That's why they are considered so dangerous by the enemies of free inquiry and historical truth, and have been banned in several countries. If you've read them already, why not make a gift of one or more of them to someone who hasn't?

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About the Contributors

RUSS GRANATA taught European history, literature and German for 33 years in southern California public schools. A graduate of the University of California (B.A.) and the University of Southern California (M.A.), he is a specialist of European history and literature. He is a six-times-decorated US Navy veteran of the Second World War.

PAUL GRUBACH holds an Associate Arts degree in liberal arts, and a Bachelor of Science degree in physics, with a concentration in chemistry and minor in history, from John Carroll University (Ohio). He received a scholarship for his work in chemistry, and is a member of the Phi Alpha Theta history honor society.

FRED A. LEUCHTER, Jr., is the foremost expert on the design and fabrication of hardware, including homicidal gas chambers, used to execute convicted criminals in the United States. After receiving a Bachelor's degree (in history) from Boston University in 1964, Leuchter did postgraduate work at the Harvard Smithsonian Astrophysical Observatory. He holds patents on the design of sextants, surveying instruments and optical encoding equipment. He is an accomplished pianist and an NRA-qualified small-arms instructor. Leuchter is perhaps best known as the author of two controversial forensic reports on alleged German wartime extermination gas chambers. He and his wife, Carolyn, live in Malden, Massachusetts, a suburb of Boston.

WALTER LÜFTL is a leading Austrian engineer. He is a court-recognized expert engineer, and heads a major engineering firm in Vienna. Until March 1992, he served as president of Austria's 4,000-member association of professional engineers.
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MARK WEBER, conference MC and Journal of Historical Review editor, tells of recent IHR triumphs and future challenges, and sets the Revisionist agenda in today’s world-wide political and intellectual context. Learn why IHR’s enemies are atremble.

JAMES J. MARTIN, the Dean of Historical Revisionism, dedicates the 11th IHR Conference to George Morgenstein, the historian who got Pearl Harbor right, and discusses ill-starred U.S. interventionism in East Asia, 1898-1941.

ERNST ZÜNDEL, prevented (once again) by the U.S. State Department from entering the country, addresses the conference by videotape, telling of his recent spectacular Canadian Supreme Court victory. Introduced by W.A. Caro.

FRED LEUCHTER, author of the earth-shaking technical study that smashed the Auschwitz gassing lie, describes his own “botched execution” at the hands of Zionist terrorists and their cat’s-paws in America. Also on this tape Leuchter’s attorney, Kirk Lyons, describes his defense of Leuchter and then outlines what’s needed to organize a legal counteroffensive against the enemies of freedom and truth.

TED O’KEEFE, IHR editor, tells how “Holocaust survivor” Mel Mermelstein was whipped on the law and the facts in L.A. Superior Court in September 1991. O’Keefe describes how he gathered and evaluated the crucial evidence that ended Mermelstein’s ten-year campaign to bankrupt the IHR.

BRADLEY SMITH, longtime director of IHR’s Media Outreach program, describes his stunningly successful campaign to place full page ads in campus newspapers across the land. Also on this tape, David Cole, a 23-year-old Jewish Revisionist, tells how he came to doubt, and then challenge, the gas chamber stories.

JEROME BRENTAR, the most valiant and persistent defender of John Demjanjuk, discusses his own role in fighting and exposing the OSI-Israeli-Soviet frame-up of Demjanjuk, and how the battle for the Ukrainian-American’s freedom is proceeding.

AHMED RAMI, the gallant Moroccan officer in exile who has become a radio apostle of Revisionism in Sweden, tells of his trial, conviction, and jail sentence for “lack of respect” for Jews in Sweden.

WOLF R. HESS, the son of Rudolf Hess, the Twentieth Century’s Prisoner of Peace, talks about the life and death of his father, who, he argues, was murdered by his captors.

ARTHUR R. BUTZ, author of The Hoax of the Twentieth Century, draws on the most complete collection of German documents on the Auschwitz crematoria to propound a brilliant and devastating hypothesis on their planning and construction.

ROBERT FAURISSON, the peerless Revisionist from France, delivers a funeral oration over the cadaver of the Holocaust-as-history, then describes how the hoax is being resurrected, this time as a religion impervious to historical analysis.

DAVID IRVING, the brilliant, controversial English historian and best-selling author, provides a sobering (but hilarious) account of his harassment at the behest of Jewish-Zionist groups around the world. He also talks about his translation of the missing portions of the Goebbels diaries, and what the Eichmann “memoir” contributes to the record of World War II German Jewish policy.

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