MY DISCOVERY

"For nothing is hidden, except to be revealed; nor has anything been secret, but that it should come to light." [Mark 4:22; NASB]

"A disciple is not above his teacher, nor a slave above his master. It is enough for the disciple that he become as his teacher, and the slave as his master. If they have called the head of the house Beelzebul, how much more the members of his household! Therefore do not fear them, for there is nothing covered that will not be revealed, and hidden that will not be known." [Matt. 10:24-26; NASB]

I have recently received a legal document under the following title:

PLAINTIFFS' DISCOVERY REQUESTS TO DEFENDANT IN AID OF ENFORCEMENT OF PERMANENT INJUNCTION

This comes as the result of my refusal to comply with further demands regarding a contempt of court order issued against me. The date of the document is February 4, 2010. I was allotted 30 days to respond to the General Conference attorney, Joel T. Galanter, with my answers.

I shall share portions of the text, including "interrogatories" and other requests, making personal comments where appropriate.

Number 1: The term "Defendant" shall mean the Defendant Walter McGill individually, and/or Walter McGill d/b/a Creation Seventh Day Adventist Church, Creation 7th Day Adventist Church, Creation 7th Day Adventist Ministries, Creation Ministries, Creation 7th Day Adventists, Spring City Remnant Church of Creation Seventh-Day Adventists, Association of Creation 7th Day Adventists, Creation Seventh Day Adventist Church Denomination, Association of Remnant Church of Creation 7th Day Adventists, CSDA, Creation CSDA and Christian Academy CSDA, identified in the Complaint and any agent, employee, representative (including, without limitation, attorneys, attorney-in-fact, and accountants and their respective agents and employees) or other persons acting or purporting to act for or on its behalf or at its direction or control, or in concert with, or assisting them and any of their agents, officers, or employees.

Comment: Where is the line drawn for those who may be construed as acting for me or assisting me? If I am hungry, can a person feed me? If I am thirsty, can a person give me drink? According to Matt. 25:40, "Inasmuch as ye have done it unto one of the least of these my brethren, ye have done it unto me," the Savior teaches that to assist one in need is to also come to His aid. The Bible tells me, "Behold, God is mine helper: the Lord is with them that uphold my soul." [Psa. 54:4] "So that we may boldly say, The Lord is my helper, and I will not fear what man shall do unto me." [Heb. 13:6] I conclude that the Almighty God, Creator of heaven and earth, is partaker in this definition of the term "Defendant."

Number 2: The term "Plaintiffs" shall mean the Plaintiff, General Conference Corporation of Seventh-day Adventists and General Conference of Seventh-day Adventists identified in the Complaint, and any agent or representative.

Comment: As I have contended from the beginning, each and every member of the Seventh-day Adventist Church around the world is included as a partaker in this definition of the term "Plaintiffs." This supports the notion of "corporate accountability" which Creation Seventh Day Adventists have been writing and teaching about for almost 20 years.

Number 3: Please identify with specificity any and all bank accounts and real property owned by Defendant, either jointly or individually.

Comment: This interrogatory (#1) is rather self-explanatory and reveals "with specificity" what the General Conference is seeking.

Number 4: Please identify with specificity all bank account(s) and real property that is/are owned by any relatives, agents, servants, employees, and/or all those persons in active concert or participation with Defendant, including, but not limited to, any property owned by Defendant Walter McGill's wife, Barbara McGill, that has been or is being used by Defendant, that is being held or maintained on behalf of or for the benefit of Defendant, or from which Defendant has received any monies.

Comment: This second interrogatory expands on the first and reveals the depth to which the attorney is going to obtain his desired end.

Number 5: For any real property or bank account identified in response to Interrogatory Numbers 1 and 2, that is/are not held in the name of Defendant, please identify: (a) The person or entity in whose name the real property and/or bank account is maintained; (b) The relationship between Defendant and the person or entity in whose name the real property and/or bank account is maintained.

Comment: This interrogatory digs to the bottom and seeks to discover all potential sources of money that might be tapped by the legal pursuits now in progress.

Number 6: Please identify with specificity all domain names and/or websites owned by, registered to, or maintained for the benefit of Defendant, or of any relatives, agents, servants, employees, and/or all those persons in active concert or participation with Defendant.

Comment: It has been and continues to be the goal of the General Conference to obliterate the Defendant (Creation Seventh Day Adventists) from the Internet.

Number 7: Please identify with specificity any domain name and/or website not owned by, or registered to Defendant, but which is maintained for the benefit of and/or use of Defendant and/or has been modified directly or indirectly by Defendant, and for each such domain name and/or website, please identify with specificity the name of the person or entity in whose name such domain name and/or website is registered.

Comment: In order to succeed in their thorough Internet cleansing of the CSDA Church publications, this interrogatory must be answered.

Number 8: As it relates to any and all domain names and/or websites identified in response to Interrogatory Numbers 4 and 5 and for each of the domain names and/or websites identified in the Court's order Adopting Report and Recommendations (D.E. #112) of the Magistrate Judge for Contempt and Sanctions (D.E. #111), if said domain name and/or website is not owned by or registered to the Defendant, please identify and state with specificity: (a) The relationship between Defendant and the owner or registree of said domain name and/or website; (b) Any and all passwords used to access and/or modify said domain name and/or its corresponding website; and (c) Any and all correspondence, including but not limited to emails relating to said domain name and/or its corresponding website and any modification to such websites.

Comment: It cannot be denied that the attorney for the General Conference is seeking to uncover every stone in order to reach the goal of CSDA obliteration from the Internet.

Number 9: Please produce documents sufficient to show all bank accounts and/or real estate owned, whether in whole or in part, jointly or individually, by Defendant.

Comment: Can there be any question as to what the General Conference interest is?

Number 10: Please produce documents sufficient to show all domain names and/or websites owned by, registered to, or maintained for the benefit of, Defendant, or any relatives, agents, servants, employees, and/or all those persons in active concert or participation with Defendant.

Comment: The General Conference method of interrogation assures them of obtaining all necessary information to purge all occurrences of the CSDA message online.

Number 11: Please produce documents sufficient to show any and all passwords used to access and/or modify any domain name and/or website owned by, registered to, or maintained for the benefit of Defendant, or any relatives, agents, servants, employees, and/or all those persons in active concert or participation with Defendant, including but not limited to each of the domain names and/or websites identified in the Court's Order Adopting Report and Recommendations (D.D. #112) of the Magistrate Judge for Contempt and Sanctions (D.E. #111).

Comment: This request for production illustrates the point and motive behind the General Conference inquisition. They wish to take control of as much as they possibly can.

Number 12: Please produce all correspondence, including but not limited to, emails concerning any domain name and/or website owned by, registered to, or maintained for the benefit of Defendant, or any relatives, agents, servants, employees, and/or all those persons in active concert or participation with Defendant, including but not limited to each of the domain names and/or websites identified in the Court's Order Adopting Report and Recommendations (D.E. #112) of the Magistrate Judge for Contempt and Sanctions (D.E. #111).

Comment: None necessary.

Number 13: Please produce any and all documents referenced, identified or otherwise described in your response to the Interrogatories set forth herein above.

Comment: None necessary.

The foregoing analysis suitably deals with the legal discovery instrument filed by the General Conference attorney, Joel Galanter. Obviously, this "limited discovery" is intended to determine relevant details adequate to enforcing the permanent injunction ordered against me and all those in close association with me. The hidden agenda of the General Conference has been sufficiently revealed at this time, and it is not difficult to conclude that certain portions of the effort are designed to obtain necessary information for collecting the \$35,527 sanction to be paid to the General Conference attorneys by me. I refused to answer the discovery demands within the prescribed 30-day period, and have to this date, heard nothing more from either the Court or the General Conference attorneys. It is certain that more legal actions will be taken with time, and especially since we have reposted our main church signs in Guys, TN.

I had begun writing this article sometime in February, but was interrupted until today by my project sponsor's accident in Kampala Uganda that resulted in her hospitalization. Since my initial effort to compose an article about My Discovery, I have encountered even more to share with my readers.

On Wednesday morning, March 10, 2010, I received a phone call from the Officer in Charge of Criminal Investigations (OCCID) in Kisoro District, Uganda. I was summoned to appear at the police station and report to the DPC (District Police Commander). This really came as no shock to me, since I had been previously informed that some "insignificant matter" was being investigated concerning my purported involvement with a certain Peace Corps volunteer stationed in Kisoro.

What became surprising to me was the fact that upon my arrival at the police station, I was apprehended by the top four officials for the District's criminal investigation team. While they were somewhat congenial in the beginning, the questioning became more pointed and even insulting until

later in the inquisition or discovery process. After maybe three hours of the intense interview, YAH's Spirit seemed to overcome a good deal of the verbal attacks, and the atmosphere became a bit more relaxed.

The officials would not report the specific charges against me. They only said that several complaints had been issued, and "international churches" were involved. The implication was that this discovery would decide whether the police would allow me to continue working in Kisoro District.

The line of questioning was broad and included personal matters, along with professional and religious content. They appeared to leave no stone unturned, as they sought to discover exactly who I am and what I am about.

Without a break, the session continued. After a good part of the day was spent, they required me to drive them to our natural health clinic located in the garage of our present residence in the Busamba area of Kisoro Town.

Upon arrival at the clinic compound gate, we stopped for pictures of the sign post describing our natural health project. I noticed that one of the officers had left a pistol on a back seat of my van. I had wondered if the planted pistol was a test of my integrity to report this to them.

Normally, it is Ugandan tradition to sign the "visitor's book" when appearing at someone's house or business for a special visit. The investigators did not take time for such and proceeded to search through the clinic and take pictures. They asked me various questions about the setup and procedures.

When they asked to see my treatment "gadgets," I told them all treatment devices were locked inside the house, since volunteers are not allowed to administer treatments as such. They immediately demanded entrance to the house, and all of this was without a warrant. I discovered afterwards that this practice is not in keeping with the laws of Uganda.

The inquisitors went from room to room as hungry dogs seeking some fragment of proof that would betray me as being guilty of the undisclosed charges. I answered further questions as they generally ransacked the living quarters, and I also demonstrated the devices we normally employ in the treatment of clinic patients.

During the process, one or more of the officers took fruit from our table and ate, leaving their mess behind. This was done without any request or sign of appreciation.

At the close of their search and picture-taking, one officer wrote out their findings by hand. All parties present, including our full-time volunteer, signed their names. The report basically said that there was no "security threat" discovered.

I drove the investigation team back to the police station and went directly to the photocopy shop to prepare necessary documents for submitting to the investigators. They had provided a list of items they desired from me, including all of my official documentation for education, etc.

I was rather satisfied that the day's discovery had come to a close without any indication of my guilt. I knew, of course, that I was faultless before the Throne, but I did not trust the system of the inquisitors, and that, especially because of their unlawful search procedure.

Two days following the Kisoro discovery process, I made a trip to Kampala, Uganda (the Capital). My wife, "orphan daughter," and older Canadian project sponsor were staying in the outskirts of the city during the recovery of the older lady from a serious accident. I was hoping to facilitate the return home to Kisoro, provided the sponsor was adequately recovered.

After making plans for the trip back to Kisoro (a full day's journey), I received a call from the Kisoro DPC. He referred me to a police investigator in Kampala and said that I dare not return to Kisoro without cooperating with him. I had not been aware previously, but apparently the United States Embassy had contacted the Kisoro DPC with some "serious concerns." These "concerns" were related to my involvement and treatment of my "orphan daughter." I received information providentially that a certain Embassy Consulate wished to interview the young lady.

When I asked my daughter what she desired to do, she indicated that she preferred not to present herself to the Embassy. So, we decided to go directly to the CPS (Central Police Station in Kampala Central). We presented ourselves-- myself, my wife, my daughter, and my recovering sponsor, to the OCCID (Officer in Charge of Criminal Investigations) there. We explained all that had occurred and requested his advice.

OCCID spoke with the Embassy Consulate and the head investigator at Kampala Police Headquarters. We were advised to wait until the Embassy Consulate arrived, and when she came to the CPS, she brought with her the head of security from the U. S. Embassy. The consulate and Embassy security head requested a private interview with my daughter. We wished to have the interview recorded with a digital voice recorder, but the officials denied the request. There was also no provision for a witness to sit in during the two-hour discovery process. The only persons allowed in the room were my daughter, the consulate, and the Embassy security head.

The purported "reason" for the interview was to satisfy their desire to have my daughter registered with the Embassy. Obviously, this was a deception, but the Ugandan police would not intervene, as they were not willing to offend the U. S. Embassy officials.

As the result of the better part of Thursday, March 18, 2010 being taken up with additional criminal investigations, our record remained clean. My daughter was able to stand up to the inconvenient and unlawful discovery process, exonerating myself, our family, and our church.

"My Discovery" continues as the "judgment of the living" moves forward in the heavenly court. Every speck of this world; every spot of earthiness; every blemish of character must be removed prior to the soon second coming of our Messiah. We may sense persecution for our faith; we may feel the "ire of the dragon;" we may be humiliated for the cause for which we have been called. However, when the curtains close on "My Discovery," I intend to hear the verdict saying, "Well done, thou good and faithful servant: thou hast been faithful over a few things, I will make thee ruler over many things: enter thou into the joy of thy lord." [Matt. 25:21]

Writing from Africa March 20, 2010 Pastor "Chick" McGill