

HISTORICAL BACKGROUND:

The history of this harassment and persecution goes back to the late 70's when I founded the DeLorean Motor Company. Ultimately, We built our plant in Belfast, Northern Ireland in the expectation of providing jobs to truly needy people, which, indeed we did. It was gratifying to see the impact on the Catholic community; middle aged men who had never had a regular job were suddenly able to provide for their families. The beautiful, red haired, freckled faced Irish children got new clothes and some perhaps a shiny bicycle. Burned out, boarded up shops were reopened. We had a true spirit of comradeship between the 2600 Catholic and protestant workers in the plant. A beautiful miracle!

Suddenly, in early 1982 the new Thatcher government, for no apparent reason, closed DMCL. DMC did not fail but was deliberately closed for political reasons (as was Lear Fan). We later found, when Arthur Anderson subpoenaed the British Cabinet meeting minutes that DMC had been financed in Belfast in an effort to destroy the IRA. (See Headline, Exhibit E). They put us in an impossible and dangerous political quagmire. We couldn't win.

In it's first 6 months in business, the last half of 1981, DMC earned \$26,500,000.00 and was earning \$5,000,000.00 per month when it was closed by Thatcher's government (see Arthur Anderson audit accounts, a public record).

When DMCL was shut down by the British Government it had millions in cash in the bank, two years of dealer orders on the books and great public acceptance. Today, almost 20 years later, the DeLorean owners are among the most loyal in America and the DMC had the highest owner satisfaction of any car ever produced; Bar none, in a recent owner survey.

The Conservative Thatcher Government could not allow Labor to demonstrate such incredible success in their industrial

development programs. So they shut us down as well as Bill Lear's "Lear Fan" aircraft plant. Today the Lear Fan is still considered the outstanding plane in it's class and versions of it will soon be produced in America.

In my various court trials the British Government and her lawyers have been caught in many illegal actions. We all know that if they had truth and justice on their side the British Government would not need fabricated evidence, perjured testimony and threats to win their case.

1. In the totally fake and fabricated narcotics trial in Los Angeles, I was found innocent without presenting one witness or one single word of defense. Not because of entrapment, but because the jury found that no crime had been committed. The British Government, who instigated the frame up, attempted to deprive me of funds to defend myself. I had transferred my Southern California ranch to Howard Weitzman to sell and pay legal fees. The prospective buyer, a man named Wilcoxon in Lake Havasu, the home of "London Bridge", got two threatening phone calls telling him if he bought my ranch he would be killed! Among many others we subpoenaed the phone records of the British Government's attorney; the infamous Malcomb Schade, and low and behold, the threatening calls were made from Schade's HOME TELEPHONE. This is in the court records. (See attached phone bills Exhibit A). Clearly this is criminal and Schade should have been incarcerated for this act. By the same subpoenaed phone log method we found that one of the IRS agents, Michael Talbert, had threatened Joseph Cefaratti, one of our witnesses who was told by the FBI that income tax charges against him would be dropped if he helped the government entrap Barry Goldwater or myself. The Cefaratti charges were later dismissed for "Outrageous Government Conduct."

2. The tape recordings and videos the government presented in the L.A. case were a sick joke; a dozen exculpatory tapes were "lost". The videos and audios were illegal, doctored or total fabrications. In the most important video that included the agents call threatening my daughter's life if I tried to escape them or went to the police, our forensic investigator, Anthony Pelicano, showed that the windowsill shadow jumps up the wall three feet between frames, a 2 1/2 hour gap. Talk about Rosemary Woods! Like the shots of Forrest Gump (Tom Hanks) shaking hands with President Kennedy (who died before Hanks was born) these people can do or create anything on videotape. If we had elected to present a defense we'd have torn the illegal tapes and videos to shreds. FBI agents Tisa and West were caught in outright perjury. FBI agent Tisa had destroyed his required handwritten daily log of my case, written between July and October of 1982, and fabricated a new daily log designed to incriminate me. Unfortunately, for Tisa, he mistakenly wrote 17 of the dates as 1983, not 1982. Nobody mistakenly writes next year's date. The jury panel later told us that was when they knew that I was the victim of a sick frame up created by publicity hungry prosecutors. (See court records) Fabricating evidence is a felony and Tisa should have been sent to prison. Unfortunately for prosecutors Walsh and Perry their illegal coaching of witness Tisa after this mishap was captured on the courtroom microphone and broadcast to the pressroom. Real Keystone Cops. Funny, if not so tragic. They destroyed my life and my family.
3. David Raskin, the very top, world reknown polygrapher in the United States, the leading consultant to Defense Intelligence and the Secret Service, conducted a lie detector test on me in Utah that proved that I was absolutely innocent with a 99.99% certainty. FBI Agent West used the entire

resources of the FBI to try to destroy David Raskin and his business for daring to tell the truth. **Outrageous!**

4. The prosecutors, Walsh and Perry, were caught repeatedly lying to the Grand Jury and illegally coaching witnesses. Prosecutor Walsh, drunk at a Champagne party charged to and paid for by the government, staggered up, champagne in hand, and toasted himself saying, "This celebrity prosecution will put me on the cover of Time magazine!" This was attested to by DEA case agent; Gerald Scotti. Scotti is a true hero who so much hated my frame up, that he quit the DEA and later voluntarily testified to what actually happened. Scotti had come to realize the government's entire case was a total fabrication and he wanted no part of it. Scotti described their original targeting of me. They were babysitting the sleezebag informant, James Hoffman, a life long criminal who was waiting to testify. Hoffman, reading in the Wall Street Journal that DMC was in trouble turned to Scotti and Walsh and said, "I met DeLorean once; he's in financial trouble. I'll bet I can frame him in a sting". Walsh enthusiastically agreed, and suddenly I was it. Gerald Scotti has since become an attorney. I am certain the government has not made his legal life easy---he's on their hit list, as I was. Most interestingly, when the Government discovered that Scotti was going to testify they went through a sudden and violent regurgitation of "honesty" to take the sting out of their misdeeds which they felt Scotti would disclose. Suddenly, they voluntarily admitted to back dating a number of documents. For example the approvals to take videos were all back dated, so none of the videos were legally admissable. They confessed to a dozen other lies and misdeeds. FBI agent Tisa, pretending to be a bank president, talked to our financial sources in London and actually dissuaded new money from coming into DMC that would have saved the company. The FBI destroyed the lives

and jobs of 2600 workers and their families to keep their illegal prosecution of me alive. The tape of this Tisa call is in the court records.

5. For my defense, after considering a number of America's best defense lawyers; Gerry Spence, who hasn't lost a case in three decades, "Racehorse" Haynes the Texas Genius and James Neil, perhaps the brightest lawyer I've ever met, I opted for Howard Weitzman; minor league dope lawyer in a seedy, coffee stained office, who hadn't won a case in 12 years. He had been retained by the law firm; Huffstedler, Miller, Carlson, and Beardsley as a low budget dope specialist. Since I was innocent I didn't want the image of a high powered defense lawyer saving me. (In retrospect, not smart!) In 1982, the year I hired him, Howard Weitzman earned \$11,397; not very good for a man 15 years out of law school! (See Weitzman tax returns attached EXHIBIT B). My case made Weitzman rich and famous although now, through a series of not unexpected failures, he seems to be sliding back to his oblivious origins. The one thing Weitzman did that impressed me was to tell me that we were going to draw Judge Takasugi for our case not Manny Real. Weitzman said he didn't know the big people but knowing the "little people" in the courthouse paid off handsomely! At that time, I did not know that Weitzman's action was illegal. Mayer Morganroth's partner and closest friend, Irv August, went to jail for a similar violation. There were 11 bankruptcy judges in Detroit, but Irv August got the same judge 80% of the time by "radom selection". Satically impossible! Weitzman's partner, Don Re', a brilliant lawyer, was the intellectual power behind my acquittal... but even after Weitzman took \$2m of my money he never paid Don Re'. I later won a \$600,000 judgement against Weitzman for the money he stole from me and my children but have never collected a cent.

During the trial Larry Flynt, the publisher, somehow acquired an audio tape from the duplicitous government confidential informant; James Hoffman, a sleezebag who was playing both sides. In this tape, tested and authenticated by the top forensic tape expert at Stanford Research Institute, the Government agent threatens to, "Kill and send my daughter's head home in a shopping bag" if I refused to go along or tried to escape them. I had refused to go to the infamous California meeting that was later video "faked". This tape was made in the L.A. hotel room during the "2 1/2 hour gap". Larry Flynt was a genuine American hero; he served a horrible six months in prison in his wheel chair rather than reveal his sources under the Second Amendment. That took real guts! Morgan Hetrick, my so-called "co-defendant" said that no dope was ever flown anywhere. The whole scenario was a fabrication. The markings on the dope used in the fake video proved it was confiscated by the D.E.A. 2 years earlier, in another case. Hetrick had taken a plea bargain to keep his sons (who were dealing) out of jail. While incarcerated, Hetrick requested his records under FOIA. Low and behold, his attorney, now Judge Wilson, was paid \$800,000 by the government and given a Judgeship for inducing Hetrick's plea bargain. When Hetrick disclosed this Wilson payment he was immediately set free.

6. Under Freedom of Information we obtained a heavily redacted 1978 telex from Kingman Brewster, the US Ambassador to England, to the State Department saying that General Motors objected strongly that poor little DMC was being given unfair financial incentives and was a "serious threat to their business". As a result DMC was forced to pay a \$400.00 per car royalty; more per car than GM earned in

most of those years. In early 1982, when it was clear that DMC was going to be a great success, GM suddenly shut off the floor plan financing to our dealers, so they could no longer buy DMC cars! Between our friends in General Motors and their friends in the governments we had a very tough trip. Now unbelievably, Margaret Thatcher's husband, Dennis, became a highly paid GM executive without one day of automotive experience. Thatcher's son, the one accused of gun running, was employed and over paid by Lotus as an executive in Texas. GM owned Lotus at the time.

7. During the equally fake and fabricated case in Detroit regarding the GPD/Lotus/DMC transaction I was again found innocent without presenting a single witness or a single document. Again the British Government instigated this action and provided most of the evidence. When this evidence was found to be totally false and fabricated the case was thrown out. At the same time the government was embarrassed when the prosecutors, Papalio and Light were caught illegally withholding over 600 pages of exculpatory evidence and introducing in evidence they knew to be false; a serious felony for which they should have been prosecuted. The FBI case agent Ecclestone was also caught perjuring himself on the stand.
8. Does this sound like the "Birmingham Six", the "Guilford Four" or the "Stalker Case"? All gross miscarriages of justice based on false evidence fabricated by the British Government. The "Birmingham Six" served 13 years in prison for a crime they did not commit because they had acetate from their playing cards on their hands. The British government beat and tortured confessions out of everyone of them! So far that has not worked on me!

9. During the civil trial in London, before Justice Gibson, on exactly the same GPD/Lotus/DMC transaction; the British Government was caught putting in knowingly false evidence which upset Justice Gibson a great deal and he threw their case out. See trial transcript (Exhibit C). In the U.S, the British Government attorneys and the infamous Malcomb Schade would be imprisoned for this. The British Appeals Court upheld Justice Gibson's dismissal of my case. The esteemed San Diego Federal Judge Lawrence Irving found that Schade had lied (" Was less than credible") in that case and that Schade had a "personal vendetta" against me. The strongest indictment in recent history of a sleazy, shlyock lawyer by a Federal Judge.
10. When I was acquitted in Detroit the jury found that the GPD/Lotus/DMC transaction was proper, honest and legitimate and necessary. All of the British Government's charges and accusations evaporated into thin air. The Thatcher party was in trouble! To reinstate their charges against Arthur Anderson, they had to find fraud somewhere. In comes Fred Bushell, who had been caught in perjury many years earlier by Inland Revenue when he denied knowing anything about GPD. Inland Revenue showed that GPD (formerly Grand Prix Drivers) was owned by Chapman and Bushell for 25 years. Suddenly, 12 years later Bushell finds some unsigned document in his home and eagerly turns it over to Scotland Yard to incriminate himself and send himself to jail. (Please!). At the same time, in Bushell's fabricated fraud case in Belfast, the Crown produces their only witness Thomas Monk who testifies exactly opposite of his testimony in the Detroit case. He perjured himself; absolutely. When we brought this to the Belfast prosecutors' attention via sworn court transcripts he said, "So what, we don't care about the truth!" (See trial transcripts.)
Ridiculous!

11. In the Detroit case I have been told that one of my attorneys, Mayer Morganroth (aka Morganrioth); was on the payroll of the British Government. He lied and fed us bad information throughout the case trying to sabotage me. He told us that one of the jurors; the wife of a Rabbi, was his ex-con partner, Irv August's, "very good friend" and "sympathetic" to our side. As a result we rejected two chances to take her off the jury for clearly improper conduct. In the end she was the only juror who was adverse. The other jurors told me after the trial that she seemed to be on a mission to convict me without regard to the evidence. Elder Vincent of my church, The Unbroken Chain, told me that Morganroth; pretending to be my attorney, was being bribed by the British Government. One of the female members of the unbroken chain congregation was a paralegal at Mudge Rose, Schade's firm. She knew of the bribe payments to Morganroth but would not testify for fear of being fired and destroying her career.

Today Morganroth and his pretend "arch enemy" the British government's attorney, the infamous Malcomb Schade, are working together attacking me. Morganroth used to say to me that Schade should be killed and stuffed in the trunk of his car! I believe Morganroth was implying that he could have it done for a price. He scared me with his underworld connections and approach. Morganroth boasted that he was one of only four people in the world who knew where Jimmy Hoffa was buried. In one case of ours, Morganroth escorted me from his office surreptitiously "down into the garage" to meet one of his "associates" who had cultivated and regularly played squash with Judge Gerald Rosen. The man said Rosen could be "handled" for a price. I ran away. I now suspect Morganroth was taping the conversation. I wanted no part of bribing a Federal Judge.

Judge Rosen later turned violently against me giving the British Government an undeserved victory when their case had been dismissed by both the lower court and the British Appeals Courts. The British Government's judgement had been thrown out yet Judge Rosen still made me pay about \$9 million under threat of Contempt of Court (with no judgement against me). The Contempt of Court citation was interesting. Morganroth told me that Schade had given his approval for me to pay Morganroth. So I had Logan Manufacturing send Morganroth a check for his bill to date, some \$212,000,00. Judge Rosen found this payment to be in Contempt of Court when Schade denied he'd given Morganroth permission for me to pay him. They, Schade and Morganroth had set me up. Entrapped me for \$9m. Worst of all Morganroth lost 40 of the 42 cases he tried for me. The only two he won were trivial.

12. In any event, the demise of DMC was due primarily to the U.K. Government's refusal to provide Export Credit Financing to DMCL; every other manufacturer in Great Britain gets it. In essence, when the finished cars are delivered to the shipper and a bill of lading generated the government takes possession of the cars and loans a percentage of the price the dealers will pay; in our case it was to have been 80%. When the car reached the dock in Belfast we were to receive 80% of the \$20,000 dealer price; \$16,000. When the car was delivered to the dealer and his bank line debited the Government was to be repaid their \$16,000 plus interest and the balance refunded to the company. Our Master Agreement with NIDA called for 80% Export Financing; about \$93.0m. DMCL never got one cent of it. Promises yes, but no ECGD loan. When our Belfast office building was fire bombed 142 times with Molotov cocktails and burned to the ground during the martyr Bobby Sands wake (next door) we filed the requisite

Terrorist Insurance claim. They refused to pay DMCL (which would have kept the plant open) but later gave the insurance money to Sir Kenneth Cork who used it to fly the Concorde around the world to indulge his "British Sickness" with his "Close Associate" Christopher Hughes. I have been told by Tom Kimmerly that Cork was once arrested in a Detroit Hotel on a morals charge involving a young black male. It cost Cork many dollars to dissuade the youth from bringing charges.

13. The DMCL assets were owned entirely by the UK Government, every brick, every pencil; so there was no collateral for another loan. Without export financing DMCL was forced to run on an unstable basis, we bought parts from the suppliers on 60 day terms and tried to get the cars built, shipped and sold quickly enough that we could pay the suppliers and build more cars. An impossible balancing act without the Export Financing we were promised.
14. As it happened a minor shipping strike between the British mainland and Belfast killed us; it broke the unstable circle.
15. When it became clear the Conservative Thatcher Government was not going to honor the Master Agreement in regard to Export Financing I twice went to Ken Bloomfield, the head of the Department of Commerce, and I offered to give them all of my shares in DMC for **NOTHING** if they would keep the company alive. They would have owned 92% of the company with their shares and mine. This offer is a matter of public record. Since the U.K. Government already owned British Leland, a number of economies would be effected in overall management, sales, shipping, parts warehousing, service, etc. DMC profit would have instantly doubled to \$10,000,000.00 per month.

How could they possibly have turned this offer down unless they just plain wanted to shut down the factory? With the British Government owning my shares there would have been no need for receivership and 15,000 jobs in Britain could have been saved (2,600 in Belfast). The British Government would have preserved their \$200,000,000.00 investment! Even if they elected to stop building DMCs and built Rovers in our plant, they would have saved millions of dollars and the jobs of the workers. I asked NOTHING in exchange for the years of work and millions of dollars I had invested in DMC. I just wanted DMC and her workers to survive.

16. The prevailing wisdom in Ireland is that our Catholic workers were being forced to tithe to the IRA. So we were shut down. As the recent revelation of the British Cabinet minutes shows, they were trying to use DMC to cripple the IRA, when that failed they closed us up. (See Headline attached Exhibit E). They threw DMC into the middle of an impossible situation. I later found that two of our executives, William Haddad and Dick Brown were sworn to destroy the IRA and apparently had engaged in provocative acts. We later found that Dick Brown had been dismissed by Mazda for soliciting dealer kickbacks. Dick Brown and his cohort William Morgan, apparently stole millions from DMC through various schemes. When Morgan and Brown were fired the cost of shipping cars to the West Coast instantly dropped from \$2,000 a car to \$600! I was told that Morgan split the kickback payments with Brown.

17. I was raised a Catholic and it distressed me to see how badly Catholics were treated in Northern Ireland. The first time I stopped at the beautiful Catholic church in Hillsboro to pray the surprised Protestant NIDA executives with me almost died of shock. The fact that the British Government

closed DMCL and Lear Fan because they thought the Catholic workers were tithing to the IRA was confirmed by a special investigation conducted on behalf of the French Government (a creditor) under the EEC Treaty of Rome. Italian Intelligence, whose period of EEC investigative responsibility it was, retained the Prieur de Scion (the world's top financial investigators and an off shoot of the ancient Knights Templar). The Prieur de Scion report proved that the British deliberately closed a very profitable DMCL and a potentially profitable Lear Fan because they suspected employee tithing to the IRA. Perhaps the biggest tragedy of all was that these unjust, untrue accusations killed Colin Chapman, probably the greatest automotive genius of all time and certain one of this century's greatest Englishmen. (It is widely rumored that the British Government had a hand in Chapman's "heart attack".) Justice Gibson's ruling showed that the profit paid to GPD was NOT the UK Government's money and had nothing to do with the downfall of DMCL. The money belonged to Chapman and Lotus. This was also Inland Revenue's conclusion. The government never once claimed they overpaid for the engineering work done by Chapman and Lotus.

Colin Chapman was a long time member of MI-6 (British Intelligence). Prior to the L.A. frame up he warned me that the British Government was coming after me; either through a Belfast style false prosecution or a "fatal accident" if the frame up did not work. But it was too late! They had already threatened me to force me to play their game--- and later they threatened my daughter's life when I said I wanted out no matter what they did to me.

18. In any event, this is only the tip of the iceberg. I don't look at myself as a victim in all of this, what happened to me

was God's will. I'd become egomaniacal and had to be deflated. I live as Benjamin Disraeli said; "never complain, never explain". The real tragedies were the impact on the lives and families of our wonderful workers in Belfast, to many of whom this was their first real job, to the people of Lotus and Colin Chapman who did a truly great engineering job, to the DMCL management who took DMCL from a cow pasture to a well run plant producing good cars in less than 2 ½ years and who reached sales levels in the U.S in one year that Jaguar and Mercedes only attained in 10 years.

19. I do no consider our project a failure in any way.
Victims of political whim; yes. Failure; no way!

20. Marvin Katz, a Columbus, Ohio businessman, bought most of the tooling and parts in the closed Belfast plant. In 1986 when we decided to resurrect the DMC and build it in Ohio he sent Charles Colson's Watergate investigator, Gordon Novel, to Belfast to purchase the master body mold and the body dies. The master body mold, which had lay untouched in the mud in Belfast since 1982 was suddenly destroyed, cut to bits. The body dies were sold at a much lower price than Marvin Katz offered, to a fisherman and thrown into Galway Bay as ballast. The remaining dies went to British Steel. When Gordon Novel went to British Steel to see about them a car plunged up onto the sidewalk in an attempt on his life. He clambered up a chain link fence to save himself and the killers sped away.

21. In the aftermath of the deliberate destruction of DMC a bankruptcy case was brought in Detroit. The British Government appointed the infamous Honnigman, Miller, Schwartz and Cohn firm who were caught stealing from the St. Peter's Orphange (nice people) and forced to make restitution of some \$2,000,000 they had stolen from the poor

orphans. This same law firm admitted to having been paid by Thatcher's Brits. Is it any wonder they pursued and harassed me rather than the true culprits, the British Government who deliberately destroyed DMC and the shareholder's investments?

22. Morganroth (aka Morganrioth) who chased my ambulance relentlessly from 1982 to 1985, finally began to represent me in the DMC Detroit Bankruptcy case in 1986 by default, my other lawyers quit. I did not know that Morganroth had been caught forging his employer's signature and stealing \$900,000.00. When caught he quickly made restitution and begged his victim to avoid jail. He was also guilty of a number of other "borderline criminal" actions but not prosecuted. Morganroth had lied to me about his influence with the other lawyers in the case, he had none. He was held in very low esteem as an unprincipled opportunist by other lawyers.

During his representation of me Morganroth lost 40 of 42 cases. The two he won were trivial. Tom Kimmerly, a Detroit lawyer, told me Morganroth and his son Jeffery were being bribed by Honnigman, Miller and Cork Gulley (Schade) to lose my cases. He explained they used CD's to make the bribe payments to Morganroth. They bought the CD's, Morganroth later cashed them. Apparently one of his banker clients disclosed this to Kimmerly. When Morganroth lost the Garratt case, Garratt's ex-partner told me that Garratt had been approached by Morganroth who solicited a bribe. Garratt paid him and won. Garratt, is famous in Detroit for suing his ex-clients; some 50% of his business.

23. After losing all of my cases and after the bribery warning I watched Morganroth very carefully and

accumulated substantial evidence of his duplicity. We then filed a malpractice suit against him in New York; but we were too late, my new attorney, Ed Friedberg, has missed the deadline and the case was dismissed, not on the very substantial merits, but on the Statute of Limitations.

24. Morganroth (aka Morganrioth) counter sued me in Detroit for alleged legal fees for representation going all the way back to 1982 (I had not engaged him until 1986). He even claimed to have been part of my 1982 case in Los Angeles. Don Re my attorney in the case said neither he nor his partner Weitzman ever spoke to Morganroth about the case. After Morganroth's many calls soliciting a chance to be part of my team they had checked Morganroth out and decided his sleazy reputation and alliances with organized crime and the gangster element of the Teamsters would be a detriment in the case.
25. During the Morganroth legal fee trial in Detroit Morganroth lied about everything. His primary assault was his loss of income as a result of representing me. He had no time sheets or records. He and his son Jeffery testified they destroyed them to protect me! Morganroth's ex-secretary, Maria Lopez, in a spiritual confession of her sins and request for absolution swore that Jeffery Morganroth perjured himself, as did Mayer Morganroth. There were no time sheets. The Morganroth's work hours were exaggerated 500%.
26. Morganroth claimed he earned \$1,500,000 to \$2,000,000 per year, net after expenses in 1979, 1980, 1981, and 1982 prior to representing me. His income records, certified by the Social Security Administration (Exhibit F) show that he actually earned less than \$30,000 per year during this time. In 1980 (page 204 EXHIBIT D) he defaulted on a \$18,900 bank loan. The bank sued Morganroth and he was ordered to pay \$250 per month; he couldn't, and he defaulted again on the \$250 per month

payments. Hardly, the actions of a man earning \$2,000,000 that year, net after expenses. Would the Jury have awarded him over \$6 million in lost legal fees if he confessed truthfully that his income was under \$30,000 per year? Not likely! Mayer and Jeffery Morganroth's fraud and perjury is detailed in EXHIBIT D. The \$860,000 I paid Morganroth was 10 years of his normal income. (Also see Exhibit J)

27. The case in Judge Brown's court hinged on the September 1987 life lease I conveyed to my Children (at Morganroth and Kimmerly's suggestion). Morganroth perjurally denied the existence of this lease. However, the attached (Exhibit G) 1990 fax from his office to my secretary is a true copy of the life lease with Morganroth's fax track at the top. His secretary confirmed sending it. Morganroth's perjury is absolutely proven, again.
28. In pursuing me Morganroth has employed a group of immoral and dishonest attorneys. Malcomb Schade, a totally amoral man, is discussed in detail above and proved more specifically in Morganroth's March 30, 1987 position paper. (Exhibit I) James Swindler, Morganroth's Utah lawyer, insisted on coming to New Jersey to take my son's deposition rather than by telephone. Despite the thousands of legal secretaries in New Jersey he brought his own court reporter from Utah, a tartish blonde. On my way to the men's room at his hotel one of the maids who recognized me told me that Swindler and the court reporter slept together. Thus in addition to perjuring himself in court Swindler cheats on his wife.

WHEREFORE, the Defendant prays that the

Morganroth motion to bar his Chapter 7

discharge be denied:

- On the basis of simple justice and truth.

- To stop the unending clutter of these matters in the

Federal Court system continuing without interruption

for the last 18 years. It is time for finality.

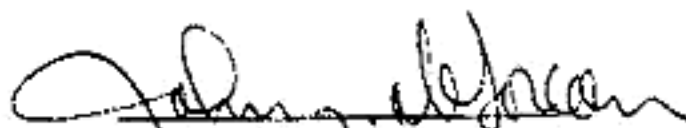
- On the basis of the litary of proven fraud, bribery,

perjury and criminal conduct on the parts of Mayer and

Jeffery Morganroth and Malcomb Schade it would be unjust

to grant their motion. Enough is enough.

Dated: August 22, 2000



John Z. DeLorean
Pro Se Defendant

EXHIBIT INDEX

- A. SCHADE'S PHONE THREAT
- B. WEITZMAN TAX RETURN
- C. JUSTICE GIBSON'S RULING IN ENGLISH COURT
RE: FALSE EVIDENCE BY SCHADE AND
GOVERNMENT LAWYERS
- D. MORGANROTH TESTIMONEY PROVING PERJURY
AND FRAUD
- E. HEADLINE: UK USED DMC TO BREAK IRA
- F. MORGANROTH CERTIFIED INCOME RECORDS VIA
INTERNET
- G. MORGANROTH'S 1990 FAX PROVING HE HAD
KNOWLEDGE OF DELOREAN CHILDREN'S LIFE
LEASE
- H. CORRESPONDENCE RE: MORGANROTH FRAUD
AND PERJURY
- I. MORGANROTH'S MARCH 30, 1987 POSITION
PAPER AFFIRMING CHARGES AGAINST TRUSTEE
AND BRITISH

EXHIBIT A



New York Telephone

914 834 4770

ACCOUNT NUMBER

OCT 10, 1984

PAGE 1

MRS CHARLANNE SCHADE
24 BEECH RD
NEW ROCHELLE NY
10804

PLEASE RETAIN THIS STATEMENT FOR YOUR RECORDS

TOTAL AMOUNT OF LAST BILL	23.07
LESS PAYMENTS APPLIED THRU OCT 12	<u>23.07CR</u>
ZERO BALANCE (THANK YOU FOR YOUR PAYMENT)	.00

NEW YORK TELEPHONE CURRENT CHARGES	11.26
AT&T COMMUNICATIONS CURRENT CHARGES	<u>14.38</u>
TOTAL CURRENT CHARGES *** DUE BY NOV 05 ***	25.64

TOTAL AMOUNT DUE 25.64

- 4.34
21.30



New York Telephone

914 834 4770

OCT 10, 1984

NY TEL PAGE 2

NEW YORK TELEPHONE DETAILS OF CURRENT CHARGES

MONTHLY SERVICE	OCT 10 THRU NOV 09	10.61
LOCAL USAGE	- SEE PAGE 3	.20
RATE ADJUSTMENT CREDIT		.60CR
TAX: FEDERAL 3%	.31 5/1 7.25% .74	<u>1.05</u>
	NEW YORK TELEPHONE CURRENT CHARGES	11.26

IF MOVING OR PLACING AN ORDER FOR SERVICE OR QUESTIONING NEW YORK TELEPHONE CHARGES CALL 1-390-9060

24.64
4.34
20.30



New York Telephone

914 834-4770

OCT 10, 1984

NY TEL PAGE

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NEW YORK TELEPHONE DETAILS OF LOCAL USAGE

CALL AREA	CALL RATE	ADDL MINS RATE	8AM-9PM NO DISCOUNT		9PM-11PM 35% DISCOUNT		11PM-8AM 60% DISCOUNT		AMOUNT
			CALLS	ADDL MINS	CALLS	ADDL MINS	CALLS	ADDL MINS	
A	8.70	-	18	-	7	-	9	-	2.96
C	14.40	4.80	1	0	0	0	0	0	.14
D	18.30	5.80	3	20	0	0	1	0	7.89
CHARGES			3.42		.61		.97		5.00
DISCOUNT			--		.22CR		.59CR		.81CR
NET CHARGES			3.42		.39		.38		4.19
LESS USAGE ALLOWANCE									4.00
N.Y. STATE SURCHARGE									.01
TOTAL LOCAL USAGE CHARGE									.20

*AREA A RATE IS PER CALL. FOR OTHER AREAS, RATE IS FOR FIRST MINUTE OF EACH CALL. ALSO 5PM-11PM SU AND 8AM-11PM CHRISTMAS NEW YEAR'S THANKSGIVING INDEPENDENCE AND LABOR DAYS. ALSO 8AM SAT-5PM SUN.



New York Telephone

914 834 4770

OCT 10, 1984

ATTCOM PAGE

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AT&T COMMUNICATIONS DETAILS OF CURRENT CHARGES

ITEMIZED CALLS	- SEE PAGE 2	13.96
TAX: FEDERAL 3X	.42 S/L 7.25X .00	.42
AT&T COMMUNICATIONS CURRENT CHARGES		<u>14.38</u>

BILLING INQUIRIES CALL NEW YORK TELEPHONE 1-390-9060

FOR CHANGES IN AT&T LONG DISTANCE SERVICE CALL 1-800 222-0300

THIS PORTION OF YOUR BILL IS PROVIDED AS A SERVICE TO AT&T COMMUNICATIONS. THERE IS NO CONNECTION BETWEEN NEW YORK TELEPHONE AND AT&T COMMUNICATIONS. YOU MAY CHOOSE ANOTHER COMPANY FOR YOUR LONG DISTANCE TELEPHONE CALLS WHILE STILL RECEIVING YOUR LOCAL TELEPHONE SERVICE FROM NEW YORK TELEPHONE.



New York Telephone

914 834-4770

OCT 10, 1984

ATTCOM PAGE

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AT&T COMMUNICATIONS DETAILS OF ITEMIZED CALLS

NO	DATE	TIME	PLACE	AREA-NUMBER	RATE APPLIED	MIN	AMOUNT
	CALLING NUMBER		834-4770				
1	SEP 16	848PM	[REDACTED]		DIALED EVENING	15	3.26
2	SEP 22	233PM	[REDACTED]		DIALED NIGHT	3	.49
3	SEP 25	326PM	TO LKHAVASUCY AZ	602 855-1494	DIALED DAY	1	.69
4	SEP 25	329PM	TO LKHAVASUCY AZ	602 855-1494	" "	1	.69
5	SEP 25	330PM	TO BEVERLYHLS CA	213 277-8366	" "	2	.69
6	SEP 25	338PM	TO DETROIT MI	313 961-8380	" "	1	.58
7	SEP 25	339PM	TO BIRMINGHAM MI	313 645-1450	" "	1	.98
8	SEP 25	342PM	TO BIRMINGHAM MI	313 645-1450	" "	1	.58
9	OCT 9	943PM	[REDACTED]		DIALED EVENING	10	2.57
10	OCT 9	954PM	[REDACTED]		" "	15	3.43

AT&T COMMUNICATIONS TOTAL CHARGE FOR ITEMIZED CALLS 13.96

BILLING INQUIRIES CALL NEW YORK TELEPHONE 1-390-9060

not ours

*deduct 4.34
per company
of 10/15/84
at 11:40*

EXHIBIT B

SATRIANO & YOUNG
 AN ACCOUNTANCY CORPORATION
 SUITE 615
 11661 SAN VICENTE BLVD
 LOS ANGELES, CALIFORNIA 90049

TWO-YEAR COMPARISON OF FEDERAL TAX INFORMATION FOR
 HOWARD L & MARGARET G WEITZMAN

ITEM	1982 AMOUNT	1981 AMOUNT	INCREASE (DECREASE)
GROSS INCOME			
WAGES	98,267	9,120	89,147
INTEREST INCOME	3,566	3,027	
DIVIDEND INCOME	313	357	
INTEREST/DIVIDEND EXCLUSION	200	400	
NET INTEREST & DIVIDENDS	3,679	2,984	695
STATE TAX REFUND	471	0	471
BUSINESS INCOME	0	23,749	-23,749
CAPITAL GAINS/LOSSES	4,500	-1,562	6,062
LESS CAPITAL GAIN DEDUCTION	-2,700	781	-3,481
PARTNERSHIP INCOME	-20,961	56,326	-77,287
TOTAL INCOME	83,256	91,398	-8,142
ADJUSTMENTS			
EMPLOYEE BUSINESS EXPENSE	700	2,000	-1,300
TWO-EARNER MARITAL DEDUCTION	94	0	94
ADJUSTED GROSS INCOME	82,462	89,398	-6,936
DEDUCTIONS AND EXEMPTIONS			
MEDICAL	0	2,306	-2,306
TAXES	7,390	10,484	-3,094
INTEREST	63,875	48,343	15,532
CONTRIBUTIONS	200	3,793	-3,593
MISCELLANEOUS	0	17	-17
LESS ZERO BRACKET AMOUNT	-3,400	-3,400	0
EXEMPTIONS	3,000	3,000	0
TAXABLE INCOME	11,397	24,855	-13,458
INCOME TAX	1,150	4,536	-3,386

John Z. DeLorean
Appearing Pro-Se
P.O. Box 1092
Bedminster, New Jersey
07921-1092
Tel. 908.234.0924
Fax: 908.234.0177

ORIGINAL FILED

AUG 23 2000

WILLIAM T. WALSH, CLERK

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

-----X

In Re:
DELOREAN, JOHN Z.,

Civil Action No.
99-CV-4583 (GEB)
Bankruptcy No.
99-60602 (SAS)
Chapter 7

Debtor.

-----X

MAYER MORGANROTH and
MORGANROTH & MOGANROTH,
Plaintiffs,

Civil Adv. Proc. No.
00-3930 (GEB)

-against-

JOHN Z. DELOREAN,
Defendant.

~~Response to~~
Morganroth
COMPLAINT TO
DETERMINE THE
DISCHARGE-
ABILITY OF DEBTS

-----X

John Z. DeLorean requests that the Morganroth (AKA Morganrioth) motion be denied on the basis that the Morganroth Judgement and many of the actions that preceeded and followed it were based upon Morganroth's fraud and perjury.