

**PROACTIVE STRATEGIC AND TACTICAL FAMILY PROTECTION PLAN**

February 23, 2003

Developed

by

James Roger Brown

Director

THE SOCIOLOGY CENTER<sup>TM</sup>

P.O. Box 2075

North Little Rock, AR 72115

(501) 374-1788

[thesociologist@aol.com](mailto:thesociologist@aol.com)

Copyright Notice

© Copyright by James Roger Brown, February 23, 2003. All rights reserved.

## CONTENTS

DISCLAIMER .....	Page 1
FOREWORD .....	Page 2
INTRODUCTION .....	Page 3
I. Transition from reactive to proactive legal actions. ....	Page 3
II. Develop an effective public relations program. ....	Page 6
III. Review your current parenting activities .....	Page 7
MODEL FORMS .....	Page 8
NOTICE OF EXERCISE OF PARENTAL RIGHTS .....	Page 9
NOTICE OF CLAIM, PRESERVATION AND MAINTENANCE OF ALL NATURAL, PRIMARY, SECONDARY, PREVENTIVE, REMEDIAL, CONSTITUTIONAL AND PARENTAL RIGHTS .....	Page 10
ADVANCE EXPRESS NOTICE INVOKING CLAIM, PRESERVATION AND MAINTENANCE OF ALL NATURAL, PRIMARY, SECONDARY, PREVENTIVE, REMEDIAL, CONSTITUTIONAL, HUMAN AND PARENTAL RIGHTS AND ALL OTHER RIGHTS TO WHICH I AM OR MAY BE ENTITLED UNDER SPECIFIC CIRCUMSTANCES .....	Page 11
NOTICE TO GOVERNMENT AGENTS .....	Page 12
APPENDIX	
LEGAL FOUNDATION AND SHORT BIBLIOGRAPHY .....	Page 1
Short Bibliography: Proactive Defense Strategies .....	Page 2
DEFINITION OF KEY WORDS AND PHRASES .....	Page 3

## DISCLAIMER

This strategic and tactical family defense plan is based upon and adapts corporate proactive legal defense strategies to family defense application. Corporate proactive legal defense became a necessity to protect companies from abuse of the legal system by unscrupulous individuals engaged in fraud, malice, organized crime and political extremism. Families may benefit from the same sophisticated proactive defense capabilities to deal with abuse of government power by government employees, state contracted service providers, and court ordered service providers engaged in fraud, malice, sexual deviance, organized crime and political extremism.

Be advised that attempting to assert your legal rights and the rights of your children against the interests of organized criminals and political extremists operating under the color of government authority may not be effective and your proactive legal defense measures may bring you and your family to the attention of these individuals. They may attempt to make an example of you.

Before using any model legal forms you should consult a qualified attorney licensed to practice law in your State to determine if modifications are necessary to comply with State Code or judicial protocol in your State.

Before using these model legal forms you should carefully determine the costs and benefits for using the forms and for not using the forms to determine which course of action is best for you and your family. Since this family defense plan and the model forms are new, it may not be possible to determine in advance the costs and benefits of using them in your state.

The worst case consequences of having your children removed by criminals or political extremists operating under color of government authority are known:

1. Your child may be "lost" from State custody and never seen again.
2. Your child may be murdered by state employees, contract service providers, or others.
3. Your child may be forced into a foster care prostitution ring operated by State employees or foster parents.
4. Your child may be molested by heterosexuals or homosexual or forced into exploitative "relationships" with heterosexuals or homosexuals.
5. Your child may be physically abused, emotionally abused, or developmentally impaired by being provided a nutritionally inadequate diet.

You should carefully consider your circumstances and evaluate the cost and benefit consequences prior to deciding upon a course of action.

## FOREWORD

My background is somewhat unique. My 1978 Masters Thesis was a cross-national study of intelligence operations in WW II. I subsequently developed advanced intelligence collection and analysis methodology that became the proprietary trade secret basis for the services provided through my business THE SOCIOLOGY CENTER.

After becoming a victim of the "child protection system" myself during an ugly divorce, I began using the advanced methodology I had developed to map out how the system worked and "reverse engineered" the methods and procedures used by the organized crime and political extremist bureaucracies operating in the mental health, social work, and child protection systems.

I have also applied this methodology to case and evidence analysis in false child abuse allegation cases for which my analytical, strategy and tactics development services were contracted. In virtually all these cases my services were contracted because there was no perceived hope for the client. Of these cases, all that went to trial in which I did the evidence analysis and made strategic and tactical recommendation resulted in "Not Guilty" verdicts in under three hours. My recommendations are based upon having identified the social factors that determine success and failure in warfare and intelligence operations.

The result of all this analysis was identification of a fundamental problem common to all cases. In all cases, none of the parents ever engaged in any preventive thought or planning regarding what would happen if criminals or political extremists gained access to government power and authority and directed it against their family. When disaster and trauma struck, the only practical course of action available was to react by seeking an attorney or surrendering to the demands of the criminals. Upon having this insight, I began development of a set of procedures that would convert a family's protective strategy from reactive to proactive. This was adapted from corporate proactive defense strategy and tactics.

My goal has been to identify a legal means of ending the atrocities being committed against American families by criminals, political extremists and general sociopaths operating within government agencies and programs. I have completed this effort and want to make this option available to families through selected family support and defense organizations.

Questions and comments should be addressed to:

James Roger Brown  
Director  
THE SOCIOLOGY CENTER™  
P.O. Box 2075  
North Little Rock, AR 72115  
(501) 374-1788  
thesociologist@aol.com

## INTRODUCTION

Parents should begin thinking like corporate executives to protect the family. Just like corporate executives who must protect their companies from fraud and malice, parents would find it beneficial to avoid being bankrupted by unnecessary legal expenses, traumatized by unwarranted child abuse prosecutions and emotionally scarred for life by the unwarranted termination of parental rights. This strategic and tactical plan may serve as a starting point for parents who want to become proactive in preventing the destruction of their families. Proactive means taking steps to prevent a disaster from occurring rather than waiting for a disaster to happen and then deciding what to do about it.

Proactive legal defense strategies are not extremist politics, they are recognized legal plans used by corporations for preventive legal measures. There is no reason why parents should not also adopt and benefit from strong proactive family legal defense strategies and tactics.

PLEASE NOTE, this Strategic and Tactical Plan is not designed to fight “the Government.” The purpose of this Plan is to fight the *abuse* of government authority by organized criminals, sociopaths, political extremists, and unscrupulous child exploiters. This Plan relies upon the existence of processes of government. A complete and proper implementation of this Plan should force recognition of the existence of these orderly processes and the restoration of their use. If you abandon your responsibilities as a citizen to ensure that our government operates as intended by those who framed the Constitution, those who succeed in wresting control away from you will certainly abandon you. If you have any doubts about this, look at what passes for government in Washington, D. C. now.

Although the purpose of this defense strategy and the model legal forms is to *prevent* unwarranted involvement in the child protection system, those already involved may still benefit in several ways. If one child has been removed and others remain in the home, the remaining children may still be protected using some of these model forms. It may still be possible to reassert your right to privacy or other rights that have been violated using these model forms. Discuss use of this Plan and attached model forms with your attorney to determine what other benefits it may be possible to achieve under your specific circumstances.

### I. Transition from reactive to proactive legal actions.

A. General instructions for use of proactive claim of rights forms contained in their entirety in the MODEL FORMS section.

#### 1. NOTICE OF EXERCISE OF PARENTAL RIGHTS

This form proactively invokes parental rights and serves notice requiring videotaping of all presentations and interviews regarding child abuse. A separate completed form for each child in the family should be signed and filed each place the children stay or visit outside the home, especially all mandated reporters such as doctors, dentists, teachers, etc.

#### 2. NOTICE OF CLAIM, PRESERVATION AND MAINTENANCE OF ALL

## **NATURAL, PRIMARY, SECONDARY, PREVENTIVE, REMEDIAL, CONSTITUTIONAL AND PARENTAL RIGHTS**

Copies of this form should be kept ready for immediate use in each house, perhaps held on the refrigerator with a magnet. The entire family should be instructed and rehearsed on its use. A copy should be handed to any person or law enforcement agent that appears at the door and requests entrance to the residence to investigate a child abuse allegation or any pretext that may be a covert investigation. This should become part of the training children receive on how to deal with strangers. "Strangers" should include government officials seeking entrance in the absence of a parent or other adult. The child should be able to distinguish the use of this form and the NOTICE TO GOVERNMENT AGENTS card. This form is to be used when approached in the home if a parent is not present. The card should be used outside the home or if the child is removed from the residence. This is an important distinction. This form invokes *parental* rights. The NOTICE TO GOVERNMENT AGENTS card invokes the legal rights of the *child*.

### **3. ADVANCE EXPRESS NOTICE INVOKING CLAIM, PRESERVATION AND MAINTENANCE OF ALL NATURAL, PRIMARY, SECONDARY, PREVENTIVE, REMEDIAL, CONSTITUTIONAL, HUMAN AND PARENTAL RIGHTS AND ALL OTHER RIGHTS TO WHICH I AM OR MAY BE ENTITLED UNDER SPECIFIC CIRCUMSTANCES**

This completed notarized signed form is to be filed with the appropriate legal agent for the state child protection agency. Service should be verifiable by Certified Mail Return Receipt or by a signed receipt for hand delivery. For political and public relations purposes, copies should be sent to the Governor, CPS director and an unsigned sample copy to the media.

It is highly advisable that a social movement be started in the State to get as many people as possible to complete and file the form to protect their families from criminals and political extremists with access to government authority. Remember the numerous horror stories of children who are killed or disappear in State custody, for example Rilya Wilson in Florida who has never been found. Strength of numbers will be an important factor in determining the final outcome.

It is essential this be accepted as a universal necessity and not characterized as extremist or associated with any extremist cause. It should be compared to the introduction of the prenuptial agreement as a preventive measure to protect rights and prevent costly legal processes. Remember the legal expenses that have bankrupted families whose children have been wrongfully seized.

### **4. NOTICE TO GOVERNMENT AGENTS Cards**

The full legal name of each child in a family should be written on the blank line of a separate card. It would be best for the card to then be laminated prior to giving it to the child to use. The child should be taught and rehearsed to give the

card to any school official or agent for the State, such as child protective services or teachers, whenever questions are asked about the family. This card should be used in conjunction with and supplementary to the NOTICE OF EXERCISE OF PARENTAL RIGHTS form filed with the administrator of each place the child regularly stays or visits outside the home. The page containing these multiple card forms should be print onto tear-apart business card stock generally available at office supply stores. This model form page is formatted to print on Avery 5371 Business Card tear-apart pages.

5. Post “**NO TRESPASSING**” sign.

Posting a “NO TRESPASSING” sign along the boundary of owned, leased or rented property also invokes rights that may vary from State to State. It will be necessary to check your State Code for the legal requirements and specifications for a “NO TRESPASSING” sign, such as the minimum height of lettering on the sign, the exact words or alternative marks, the color of the ink or paint, the location and maximum spacing between the signs, distinctions between forest land and non-forest land, who is exempt and other possible details.

Your State Code should also be checked to determine if approval of the owner of leased or rented property is required prior to posting a “NO TRESPASSING” sign.

A “NO TRESPASSING” sign can be a powerful protective tool that may give you additional rights against persons who enter your property for criminal purposes. Even someone who may initially appear exempt under State agent classification who subsequently is documented to have been participating in the wrongful removal of children for purposes of filing fraudulent Federal fund claims, insurance fraud, Medicare fraud, or other criminal activity could then be subject to additional provisions of your State Code regarding trespassing for criminal purposes, providing your State Code has such provisions.

B. Exercise offensive legal avenues to expose fraud, corruption, organized crime and political extremism in your State child protection system and supporting mental health and social work programs and individuals. (Listed in order of increasing complexity and time to initiate.)

1. File Federal Data Quality Act challenge to all child abuse related statistics reported to the Federal Government for all purposes:

- a. Obtain list of all Federal grant and reimbursement programs your State Child Protection Agency participates in.
- b. Obtain a list of all weekly, monthly, quarterly and annual reports your State Child Protection Agency files with the Federal Government.
- c. Obtain a copy of all such reports for past twelve years (necessary to avoid redundant request for one legal option).
- d. Obtain copies of all Child Protection Agency third-party contracts for

the past twelve years for analysis of contract contents.

- e. Obtain copies of Child Protection Agency and umbrella agency Comprehensive Annual Financial Reports for the past twelve years.
- f. Obtain copies of the complete file for each stock, bond and certificate of deposit (CD) held by the Child Protection Service Agency and its umbrella Agency.
- g. Obtain a copy of all Child Protection Agency intra departmental and interdepartmental e-mail for as far back as they are maintained.
- h. Obtain copies of all reports and minutes of the Child Protection Agency Child Death Review Committee, including reports on the annual number of deaths and injuries to children held in State custody.
- I. Obtain a copy of the database of therapy service provider claims filed with the Crime Victims Reparation Board for analysis of child abuse related claims filed by therapists and corporations.
- j. Check all reports for violation of Federal Data Quality Act Standards and violation of State and Federal criminal statutes regarding falsification of claims and fraud.
- k. File Federal Data Quality Act complaints with Federal Agencies as warranted, based upon documented violations.

2. File criminal complaints or initiate civil action against third-party mental health and social work contractors that are businesses under relevant and applicable State code regarding deceptive and unconscionable trade practices where it can be documented evaluation testing was rigged or falsified to produce false positives indicating the need for private or state services.

3. File *qui tam* or RICO suit(s) as warranted by evidence of fraud and false claims uncovered during the analysis of the information obtained (see B.1.a.-j.). Obtaining any percentage award(s) of money would, in whole or in part, reimburse the expenditures for implementing the aggressive component of this strategic and tactical plan.

## II. Develop an effective public relations program.

A. Review all evidence uncovered and determine when it should be released, the means of release, and what should be withheld for use under I.B.

B. Organize and maximize the number of State citizens who use the forms listed under I.A.

C. Evaluate your overall public relations problems and devise solutions compatible with your religious, ethical and political values. Despite actions based upon a desire for privacy, your current strategy, or lack of one, may be creating a negative public image, invite

spectacular exploitation by the media, and may stand in sharp contrast with other religious denominations, groups and families.

III. Review your current parenting activities to identify any possible methods that may improve effectiveness consistent with your personal beliefs, political ideology and ethics and not be legitimately confused with abuse. Periodic evaluations of methods and procedures is a good idea for families, businesses and organizations.

## MODEL FORMS

# NOTICE OF EXERCISE OF PARENTAL RIGHTS

To: \_\_\_\_\_ and other school officials and caretakers:

This will inform you that my child, \_\_\_\_\_, should not be searched or interviewed by any government entity or agent, without my prior written consent. Should any governmental entity or agent request or demand to interview, question, examine or search my child, you are hereby instructed to contact me immediately at the following telephone numbers:

Work: \_\_\_\_\_  
Home: \_\_\_\_\_  
Pager: \_\_\_\_\_  
Message: \_\_\_\_\_

Further, please be informed that any expression of consent that I may give will be conditioned on the interview, questioning, examination, or search being video taped ***in its entirety and upon my having sufficient time to have my attorney present.***

My child is not authorized to attend or participate in any class, orientation, program, seminar, or individual counseling about child abuse without my prior written consent. Consent for my child to participate in any child abuse education or other child abuse related activities is conditional upon: (1) identification in writing of the party assuming liability for damages that might be suffered by my child or other members of this family resulting from malice, negligence or incompetence on the part of any presenter or false, misleading or inaccurate information included in any presentation; (2) sufficient advance notice for me to review contents of any presentation; and (3) ***the presentation, including any question and answer sessions, being video taped in its entirety.***

Should any interview, questioning, examination or search be conducted without my permission, I will pursue all civil and criminal remedies appropriate and necessary. If you choose to ignore this instruction or, if it is your position that you are not legally bound to follow this instruction, please notify me immediately upon receipt of this declaration.

Respectfully submitted,

\_\_\_\_\_  
signature

\_\_\_\_\_  
date

# **NOTICE OF CLAIM, PRESERVATION AND MAINTENANCE OF ALL NATURAL, PRIMARY, SECONDARY, PREVENTIVE, REMEDIAL, CONSTITUTIONAL AND PARENTAL RIGHTS**

You are hereby notified that I do not relinquish, surrender or agree to the suspension, revocation, curtailment or attenuation of any natural right, primary right, secondary right, preventive right, remedial right, parental right, or any right to which I am entitled or guaranteed under the applicable State and United States constitutions, applicable United Nations human or parental rights accords, and all other international agreements and accords regarding human or parental rights. If I agree to cooperate with you or allow you entrance to my residence or property, it is done so at my sufferance, subject to revocation at any time, without prejudice to any of my rights or the rights of any resident. I specifically reserve the right to refuse you entrance or admission, at any time, without a proper search warrant.

I request to be notified in writing if you are here under any presumption or assertion that any rights to which I or any other resident are entitled or guaranteed have been suspended or that my or any other resident's right to be presumed innocent until proven guilty have been suspended or revoked by legislation or administrative policy.

Without relinquishing or surrendering any right, I request to be informed in writing of all rights the State agency you represent asserts that I or any other resident still retain and those rights that you assert have been suspended or revoked as a result of the allegation you are investigating.

Further, please be informed that any expression of consent that I may give will be conditioned on all interviews, questioning, examinations, inspections or searches you conduct being video taped ***in its entirety and upon my having sufficient time to have my attorney present.***

**ADVANCE EXPRESS NOTICE INVOKING CLAIM, PRESERVATION AND MAINTENANCE OF ALL NATURAL, PRIMARY, SECONDARY, PREVENTIVE, REMEDIAL, CONSTITUTIONAL, HUMAN AND PARENTAL RIGHTS AND ALL OTHER RIGHTS TO WHICH I AM OR MAY BE ENTITLED UNDER SPECIFIC CIRCUMSTANCES**

You are hereby notified that I do not relinquish, surrender or agree to the suspension, revocation, curtailment or attenuation of any natural right, primary right, secondary right, preventive right, remedial right, parental right, human right or any right to which I am entitled or guaranteed under the applicable State and United States constitutions, applicable United Nations human or parental rights accords, and all other international agreements and accords regarding human or parental rights. If I agree to cooperate with you or allow you entrance to my residence or property upon the occurrence of any future event that may fall within your legal or administrative jurisdiction, it is done so at my sufferance, subject to revocation at any time, without prejudice to any of my rights or the rights of any resident or occupant. I specifically reserve the right to refuse you entrance or admission, at any time, without a proper search warrant.

I request to be notified in writing and in advance if you attempt to enter, whether I am present or not present at the time of your attempt to enter, my property, residence, or place of business under any presumption or assertion that any rights to which I or any other resident or occupant are entitled or guaranteed have been suspended, or that my or any other resident's or occupants's right to be presumed innocent until proven guilty have been suspended or revoked by legislation or administrative policy.

Without relinquishing or surrendering any right, I request to be informed in writing and in advance, of all rights the State or Federal agency or program you represent asserts that I or any other resident still retain, and those rights that you assert have been suspended or revoked as a result of the allegation(s) you are investigating.

Further, please be informed that any expression of consent that I may give will be conditioned upon each interview, questioning, examination, inspection or search you conduct, without exception, being **video taped in its entirety and upon my having sufficient time to have my attorney present.**

(Notarize below.)

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Address  
\_\_\_\_\_

\_\_\_\_\_  
Date

**NOTICE TO GOVERNMENT AGENTS**

I, \_\_\_\_\_,  
HAVE THE RIGHT TO NOTIFY MY PARENT(S) AND  
HAVE THEM PRESENT BEFORE I ANSWER ANY  
QUESTIONS OR UNDERGO ANY PHYSICAL  
EXAMINATIONS. YOU ARE HEREBY NOTIFIED  
THAT I WANT TO CONTACT MY PARENT(S)  
AND/OR MY FAMILY ATTORNEY IMMEDIATELY.

**NOTICE TO GOVERNMENT AGENTS**

I, \_\_\_\_\_,  
HAVE THE RIGHT TO NOTIFY MY PARENT(S) AND  
HAVE THEM PRESENT BEFORE I ANSWER ANY  
QUESTIONS OR UNDERGO ANY PHYSICAL  
EXAMINATIONS. YOU ARE HEREBY NOTIFIED  
THAT I WANT TO CONTACT MY PARENT(S)  
AND/OR MY FAMILY ATTORNEY IMMEDIATELY.

**NOTICE TO GOVERNMENT AGENTS**

I, \_\_\_\_\_,  
HAVE THE RIGHT TO NOTIFY MY PARENT(S) AND  
HAVE THEM PRESENT BEFORE I ANSWER ANY  
QUESTIONS OR UNDERGO ANY PHYSICAL  
EXAMINATIONS. YOU ARE HEREBY NOTIFIED  
THAT I WANT TO CONTACT MY PARENT(S)  
AND/OR MY FAMILY ATTORNEY IMMEDIATELY.

**NOTICE TO GOVERNMENT AGENTS**

I, \_\_\_\_\_,  
HAVE THE RIGHT TO NOTIFY MY PARENT(S) AND  
HAVE THEM PRESENT BEFORE I ANSWER ANY  
QUESTIONS OR UNDERGO ANY PHYSICAL  
EXAMINATIONS. YOU ARE HEREBY NOTIFIED  
THAT I WANT TO CONTACT MY PARENT(S)  
AND/OR MY FAMILY ATTORNEY IMMEDIATELY.

**NOTICE TO GOVERNMENT AGENTS**

I, \_\_\_\_\_,  
HAVE THE RIGHT TO NOTIFY MY PARENT(S) AND  
HAVE THEM PRESENT BEFORE I ANSWER ANY  
QUESTIONS OR UNDERGO ANY PHYSICAL  
EXAMINATIONS. YOU ARE HEREBY NOTIFIED  
THAT I WANT TO CONTACT MY PARENT(S)  
AND/OR MY FAMILY ATTORNEY IMMEDIATELY.

**NOTICE TO GOVERNMENT AGENTS**

I, \_\_\_\_\_,  
HAVE THE RIGHT TO NOTIFY MY PARENT(S) AND  
HAVE THEM PRESENT BEFORE I ANSWER ANY  
QUESTIONS OR UNDERGO ANY PHYSICAL  
EXAMINATIONS. YOU ARE HEREBY NOTIFIED  
THAT I WANT TO CONTACT MY PARENT(S)  
AND/OR MY FAMILY ATTORNEY IMMEDIATELY.

**NOTICE TO GOVERNMENT AGENTS**

I, \_\_\_\_\_,  
HAVE THE RIGHT TO NOTIFY MY PARENT(S) AND  
HAVE THEM PRESENT BEFORE I ANSWER ANY  
QUESTIONS OR UNDERGO ANY PHYSICAL  
EXAMINATIONS. YOU ARE HEREBY NOTIFIED  
THAT I WANT TO CONTACT MY PARENT(S)  
AND/OR MY FAMILY ATTORNEY IMMEDIATELY.

**NOTICE TO GOVERNMENT AGENTS**

I, \_\_\_\_\_,  
HAVE THE RIGHT TO NOTIFY MY PARENT(S) AND  
HAVE THEM PRESENT BEFORE I ANSWER ANY  
QUESTIONS OR UNDERGO ANY PHYSICAL  
EXAMINATIONS. YOU ARE HEREBY NOTIFIED  
THAT I WANT TO CONTACT MY PARENT(S)  
AND/OR MY FAMILY ATTORNEY IMMEDIATELY.

**NOTICE TO GOVERNMENT AGENTS**

I, \_\_\_\_\_,  
HAVE THE RIGHT TO NOTIFY MY PARENT(S) AND  
HAVE THEM PRESENT BEFORE I ANSWER ANY  
QUESTIONS OR UNDERGO ANY PHYSICAL  
EXAMINATIONS. YOU ARE HEREBY NOTIFIED  
THAT I WANT TO CONTACT MY PARENT(S)  
AND/OR MY FAMILY ATTORNEY IMMEDIATELY.

**NOTICE TO GOVERNMENT AGENTS**

I, \_\_\_\_\_,  
HAVE THE RIGHT TO NOTIFY MY PARENT(S) AND  
HAVE THEM PRESENT BEFORE I ANSWER ANY  
QUESTIONS OR UNDERGO ANY PHYSICAL  
EXAMINATIONS. YOU ARE HEREBY NOTIFIED  
THAT I WANT TO CONTACT MY PARENT(S)  
AND/OR MY FAMILY ATTORNEY IMMEDIATELY.

## APPENDIX

## LEGAL FOUNDATION AND SHORT BIBLIOGRAPHY

Descriptions of and references to proactive strategies exist in business legal and training literature and analysis of other legal areas. Some business problems bear a striking resemblance to those faced by parents who want to protect their families from catastrophic legal events.

### **“The Challenge of Balancing Environmental Management and Trade Protectionism**

Given these challenges, business as usual will probably not work for very many companies today. No company can rely on others to deal with environmental concerns. If your company chooses the business-as-usual option, you could begin to see new kinds of government regulation (which will probably reach farther and intrude more into your life). Market pressures will also put pressure on you to meet the new challenges of sustainability. This reality has been increasingly demonstrated over the past three decades. Instead, business can become the most important force for change in the drive to create sustainable solutions to the world’s environmental problems. If business does not take a lead role — someone else will!

It’s your choice...” (World Business Council for Sustainable Development. “Trade, Environment, and Sustainable Development: A Briefing Manual.” October, 1998, p. 16. <http://www.isdlaw.com/pdfs/WBCSD%20manual.pdf>)

“This course presents strategies for conducting business with each kind of business formation and for developing your business through acquisition, joint venture or minority investment. As a manager, you will also be introduced to strategies for avoiding antitrust liability or situations where courts may "pierce the corporate veil.”” (American Business Formations in the 21<sup>st</sup> Century. <http://training.beida-online.com/coursecatalog/Summary/LAW0104A2.htm>)

“Competitive Strategies - For our retainer clients, and upon special assignment, we develop data bases on competitors and advise as to competitive strategy. We have an extensive network of contacts among domestic and international telecommunications and space companies, policy makers in the U.S. and other national and international agencies. We are in regular contact with these companies and persons, enabling us to detect new trends and new competitive entrants prior to widespread public knowledge. We monitor this network and a variety of government and trade press publications and can create a profile of an industry and its competitors now, near term and far term and we utilize this information to consult our clients on the reactive and proactive strategies best suited to their goals and resources.” (Pierson & Burnett Industries. “Venture Structuring and Corporate Affairs.” <http://www.comspacelaw.com/venture1.html>)

“However, a variety of risk management approaches are available to users. A principal proactive strategy is avoidance, which can involve declining to use particularly threatening Internet services (such as Microsoft products generally), avoiding central storage of personal data, not divulging sensitive personal data

such as contact points and credit card details, and storing sensitive data and performing sensitive procedures on equipment that is not connected to the Internet. Other proactive strategies include deterrence (for example, providing notice to marketing organisations that are suspected of gathering personal data that consent is explicitly denied), and prevention (for example, by implementing counter-measures, such as 'cookie' managers and personal 'firewalls').[5] Additional approaches are reactive in nature: detection strategies include virus detection software and monitoring of the traffic leaving one's own machine; recovery strategies include virus removal routines; and insurance strategies include backup of personal data complemented by clear plans as to how to recover from an invasion by harmful software. In some circumstances it may be rational to rely on the non-reactive strategy of risk tolerance: 'I don't have the time to consider it, or the money to address it, and if the worst happens, I'll worry about it then'.

Given the privacy risks confronting people in cyberspace, however, caution is generally advisable. Thus a tendency arises among experienced players to adopt a proactive avoidance strategy that includes denying other parties knowledge of one's identity, denying other parties information about oneself generally, and perhaps even to falsify information about oneself." ("Roger Clarke's Cyber-Trust and Privacy: Privacy as a Means of Engendering Trust in Cyberspace." Special Issue, UNSW L. J. © Xamax Consultancy Pty Ltd, 2001. <http://www.anu.edu.au/people/Roger.Clarke/DV/eTrust.html> )

#### Short Bibliography: Proactive Defense Strategies

(Suggested search criteria that may be used in combination to identify additional material that may be available on the internet or available in public or specialized libraries, i.e. law libraries : "proactive strategies" corporations legal "leading edge")

American Business Formations in the 21<sup>st</sup> Century.

<http://training.beida-online.com/coursecatalog/Summary/LAW0104A2.htm>

Canadian Microelectronics Corporation. "Strategies for Innovations in Research." August 29, 2002. [http://www.cmc.ca/about/corporation/strategies\\_innovations.pdf](http://www.cmc.ca/about/corporation/strategies_innovations.pdf)

Clarke, Roger. "Roger Clarke's Cyber-Trust and Privacy: Privacy as a Means of Engendering Trust in Cyberspace." Special Issue, UNSW L. J. © Xamax Consultancy Pty Ltd, 2001.

<http://www.anu.edu.au/people/Roger.Clarke/DV/eTrust.html>

Lausanne Hospitality Consulting. "HAACP and Food Safety Management Principles Training," June 23-27, 2003. <http://www.lhccconsulting.com/services/files/ModuleAll.pdf>

Pierson & Burnett Industries. "Venture Structuring and Corporate Affairs."

<http://www.comspacelaw.com/venture1.html>

World Business Council for Sustainable Development. "Environmental Performance and Shareholder Value." <http://www.environmental-center.com/articles/article551/EPSV.PDF>

World Business Council for Sustainable Development. "Trade, Environment, and Sustainable Development: A Briefing Manual." October, 1998.  
<http://www.isdlaw.com/pdfs/WBCSD%20manual.pdf>

## DEFINITION OF KEY WORDS AND PHRASES

*Family defense plan:* A series of steps a family can take to protect the family and individual family members from harm or exploitation at the hands of criminals, political extremists, sociopaths, sexual predators, and other unscrupulous individuals operating under color of government authorities.

*Judicial protocol:* The official rules and procedures adopted by the judicial system that identify the acceptable form, content and use of legal documents and conduct of judicial proceedings.

*Proactive:* Actively establishing procedures to manage or control a disastrous situation or event in advance of its occurrence as opposed to waiting to respond to the disastrous situation or event until after it has occurred.

*Proactive legal defense:* The adoption and implementation of specific strategy and tactics designed to prevent the occurrence of identifiable disastrous legal problems.

*Strategic:* A set of tactics forming part of a long-term plan or policy to achieve a specific economic, legal, military or political purpose.

*Strategy:* The identification and organization specific tactics to achieve specific economic, legal, military or political goals.

*Tactical:* A specific planned act committed to obtain a specific economic, legal, military or political end.

*Tactic:* A specific action intended to achieve a specific result.