25 YEARS ON THE MOVE

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JOHN AFRICA'S ORGANIZATION

The MOVE Organization surfaced in Philadelphia during the early 1970s. Characterized by dreadlock hair, the adopted surname "Africa," a principled unity, and an uncompromising commitment to their belief, members practiced the teachings of MOVE founder JOHN AFRICA.

"MOVE'S WORK IS TO STOP INDUSTRY FROM POISONING THE AIR, THE WATER, THE SOIL, AND TO PUT AN END TO THE ENSLAVEMENT OF LIFE - PEOPLE, ANIMALS, ANY FORM OF LIFE. THE PURPOSE OF JOHN AFRICA'S REVOLUTION IS TO SHOW PEOPLE HOW CORRUPT, ROTTEN, CRIMINALLY ENSLAVING THIS SYSTEM IS. SHOW PEOPLE THROUGH JOHN AFRICA'S TEACHING, THE TRUTH, THAT THIS SYSTEM IS THE CAUSE OF ALL THEIR PROBLEMS (ALCOHOLISM, DRUG ADDICTION, UNEMPLOYMENT, WIFE ABUSE, CHILD PORNOGRAPHY, EVERY PROBLEM IN THE WORLD) AND TO SET THE EXAMPLE OF REVOLUTION FOR PEOPLE TO FOLLOW WHEN THEY REALIZE HOW THEY'VE BEEN OPPRESSED, REPRESSED, DUPED, TRICKED BY THIS SYSTEM, THIS GOVERNMENT AND SEE THE NEED TO RID THEMSELVES OF THIS CANCEROUS SYSTEM AS MOVE DOES."

MOVE

"...all experience hath shown, that mankind are more disposed to suffer, while evils are sufferable, than to right themselves by abolishing the forms to which they are accustomed. But, when a long train of abuses and usurpations, pursuing invariably the same object, evinces a design to reduce them under absolute despotism. it is their right, it is their duty, to throw off such government and to provide new guards for their future security."

United States
Declaration of Independence
COMMUNITY INVOLVEMENT

During the early 1970's MOVE was based in the Powelton Village section of West Philadelphia. Members valued the personal discipline and physical strength derived from hard manual labor, and maintained a hefty work schedule of daily activities such as exercising, scrubbing floors, running dogs, chopping firewood, shoveling snow, sweeping the street, etc.

Demonstrating their reverence for all forms of life, MOVE looked after neighbors' pets, helped homeless people find places to live, assisted the elderly with home repairs, intervened in violence between local gangs and college fraternities, and helped incarcerated offenders meet parole requirements through a rehabilitation program. After adopting MOVE's way of natural living, many individuals overcame past problems of drug addiction, physical disabilities, infertility and alcoholism.

MOVE purchased a large Victorian house at 309 North 33rd Street, which became their headquarters. One of MOVE's fundraising activities was a very popular car wash at this location. At regular study sessions for people interested in the teachings of JOHN AFRICA, MOVE welcomed dissenting views as an opportunity to showcase their belief and sharpen their oratorical skills, which they knew would be tested in their revolutionary struggle.

"IT IS THE POSITION OF MOVE TO CONFRONT ANY SPEAKER, SO-CALLED INFORMED PERSONALITIES, ALLEGED LEADERS WHO SAY THEY HAVE ANSWERS TO THE VERY SERIOUS PROBLEMS OF PEOPLE, AND DEMAND THAT THEY SUBSTANTIATE, QUALIFY WHAT THEY ARE SAYING OR STOP MISLEADING PEOPLE. INFORMATION IS IN THE ABILITY TO INFORM, AND WHEN YOU HAVE NO INFORMATION TO GIVE, YOU CAN ONLY MISINFORM. THIS IS THE STATED POLICY OF MOVE. TO STAMP OUT MISINFORMATION, FOR WHEN YOU DO NOT HAVE A SOLUTION, ALL YOU CAN OFFER IS THE PROBLEM."

MOVE
**Public Appearances and Media Coverage**

MOVE began attending public appearances of such noted personalities as Jane Fonda, Dick Gregory, Alan Watts, Roy Wilkins, Julian Bond, Richie Havens, Walter Mondale, Buckminster Fuller, Maharishi Mahesh Yogi, Caesar Chavez, and Russel Means. When questions were taken from the audience, MOVE challenged the speakers. Many were receptive, some were hostile, but none could refute JOHN AFRICA's wisdom.

To expose injustice, oppression and disrespect for Life, MOVE used strategized profanity and non-violent protest in demonstrations at zoos, pet shops, political rallies, public forums and media offices. By 1974, MOVE was appearing in public with increasing frequency protesting the abuse of Life in any form.

"If our profanity offends you, look around you and see how destructively society is profaning itself. It is the rape of the land, the pollution of the environment, the betrayal and suffering of the masses by corrupt government that is the real obscenity."

MOVE

The mainstream media began a long history of inaccurate, distorted and misdirected coverage. MOVE's unique appearance, alarming profanity and unconventional behavior got prominent attention, but their penetrating analysis and proposed solutions were largely ignored as were their extensive community assistance efforts. While those who actually met MOVE members could see their remarkable strength and health, dehumanizing news accounts perpetuated the falsehood that members never bathed and were unhealthy. Protests of unfair coverage by the Black-owned Philadelphia Tribune were resolved when the editors agreed to run a column entitled, "ON THE MOVE." Coordinated by JOHN AFRICA to be written by MOVE members, the feature ran for about a year, starting in June of 1975.
Throughout the 1970s, Frank Rizzo was the premier figure in Philadelphia government. He started as a street cop and rose through the ranks, eventually serving as Police Commissioner from 1967-71. During this time, he gained notoriety for his "tough-guy" law enforcement tactics and racist attitude. In Philadelphia's Black ghettos, Rizzo's predominantly white police force was resented, feared and hated.

Capitalizing on his name recognition and tough-on-crime image, Rizzo mobilized sufficient voters to be elected mayor of the city for two terms from 1972 until 1980. Having built his career on opposing Black efforts to challenge the status quo, he ran the city with a prominent and heavy-handed police force that had a national reputation for brutality.

Philadelphia's overblown and unrestrained police department was a prime example of the type of injustice the system precipitated, so it was inevitable that MOVE would start to speak out against them. As with other issues, this was done using peaceful demonstrations. When MOVE successfully focused attention on police abuses, many community groups across the city sought MOVE's assistance with similar demonstrations in their own neighborhoods. As a result of this activism, the police began a concerted campaign of harassment against MOVE, breaking up demonstrations by arresting MOVE members on disorderly conduct charges or violations of whatever local ordinance could be made to apply.

The fact that MOVE's headquarters was located in an area of real estate speculation on the border of a university campus brought further legal entanglement. Beginning in 1975, the complaints of some neighboring property owners led to involvement of the Department of Licenses and Inspections and ultimately a civil suit by the city against MOVE. On November 18, Judge G. Fred DiBona, one of Rizzo's associates, ruled that city inspectors, with the assistance of the police, could enter MOVE's house to inspect it, but the case dragged on through numerous continuances and an appeal by MOVE to the Pennsylvania Supreme Court.
**Police Brutality**

MOVE never let the threat of being taken to jail interfere with planned demonstrations. Only a pre-selected group, which excluded pregnant women and breastfeeding mothers, would plan to get arrested if the cops started trouble. Yet events soon proved that police harassment was not limited to demonstrations alone.

Late in the evening of May 9, 1974 two pregnant MOVE women, Janet and Leesing Africa, were taking a short walk to the corner store to get something to eat. They were stopped and questioned by police officers who became abusive and slammed Janet stomach-first against a police car. The two were subjected to very rough handling and jailed overnight without food or water. Both women lost their babies due to miscarriages. MOVE immediately began demonstrating at the 18th District police station where the incident occurred.

By 1975, clashes between MOVE and the police reached increasingly brutal proportions, though the city denied its role in any abusive handling. Members at demonstrations were getting beaten bloody on a regular basis, yet MOVE's deep commitment only led to more determined protests. On April 29, 1975 a MOVE demonstration against ill-treatment of jailed members at the police administration building led to several arrests. Alberta Africa, who was pregnant, was dragged from a holding cell, held spread-eagle by four officers and repeatedly kicked in the stomach and vagina by a matron named Robinson, suffering a miscarriage as a result.

Despite police violence against MOVE individuals who had not even been born, many MOVE mothers did bear children, and did so naturally, without drugs or medical assistance, in accordance with JOHN AFRICAs teachings. Sue Africa, in spite of several police beatings throughout her pregnancy, had a son, Tomaso, born at the 33rd Street headquarters on August 4, 1975. Janine Africa's baby, Life Africa was born March 8, 1976 but murdered by police less than a month later. (Tomaso was later murdered by the city May 13, 1985.)
On March 28, 1976, seven jailed MOVE members were released late in the evening and arrived home after midnight. Officers in at least ten police cars and wagons pulled up in front of the 33rd Street house and said MOVE was creating a disturbance. When Chuck Africa told police to leave MOVE alone, Officer Daniel Palermo grabbed him and began to beat him as other cops pulled out nightsticks and set upon MOVE members. Six MOVE men were arrested and beaten so viciously they suffered fractured skulls, concussions and chipped bones. Robert Africa was struck over the head with a nightstick that broke in two from the force of the blow. Janine Africa was trying to protect her husband Phil Africa, when she was grabbed by a cop, thrown to the ground with 3-week old Life Africa in her arms, and stomped until she was nearly unconscious. The baby's skull was crushed.

The next morning, MOVE notified the media that the police had brutally attacked them and that a baby had been murdered. An officer's hat and the broken nightstick were displayed outside MOVE headquarters. Police denied that any beatings took place or that a baby was killed, and claimed that the baby probably never existed because there was no birth certificate. They then arrested the member who had shown the hat and nightstick to the press, on charges of receiving stolen property. To prove the death to a skeptical media, MOVE invited the press and local politicians to dinner at their headquarters. Those accepting the invitation included city councilmen Joseph Coleman and Lucien Blackwell, and Blackwell's wife, Jannie. After the meal, the guests were shown the baby's body. (Jannie Blackwell herself was later elected to city council in 1991.)

MOVE's column in the Philadelphia Tribune, which had documented the birth of Life Africa 3 weeks earlier, ran a series of pieces covering the March 28th attack. Interviews with several neighbors who had witnessed the incident were featured. Yet no charges were filed against the officers involved in the baby's murder. Instead the District Attorney's office pursued prosecution of the six MOVE members arrested that night. MOVE was prepared to present evidence of a long-standing Rizzo-directed campaign of harassment that culminated in the death of Life Africa. But before all the testimony could be presented, Judge Merna Marshal dismissed the case, thereby thwarting the chance to prove a citywide conspiracy against MOVE in a court of law. Dismissing felony charges of aggravated assault on cops was virtually unheard of in Philadelphia.
Beating The Courts

By confronting the judicial system as an organized, coordinated group not afraid to go to jail, MOVE was able to run circles around the procedures and expose the fallacy of justice. Ignoring the status and elevation of judges, MOVE remained seated when the order "All rise!" was given, and never addressed the judge as "your honor." They also rejected plea bargain offers and public defenders.

In the early years defendants who were released on bail and given a court date would often send a brother or sister member to the trial if they couldn't make it themselves. Most judges at that time couldn't tell MOVE members apart and sentenced the apparent "defendant" who would be taken into custody and held for the duration. The original defendant, often arrested again before his or her sentence expired, would just give police the name of another member, leading the system into ever deepening confusion over who was who.

During a trial, MOVE attacked the legitimacy of the court, demonstrating contradictions in such concepts as the presumption of innocence, freedom of religion, and the right to free speech. When defendants refused to blindly submit to a judge's arbitrary dictates, they were either ejected from the room, bound and gagged, or cited for contempt. MOVE spectators were often cited for contempt, too. Sheriffs proved to be just as brutal as the city's cops, at times beating MOVE members in the very presence of judges. All these incidents only generated more cases, and as time went on, MOVE's practice of appealing at every opportunity further compounded an already overwhelming caseload.

By 1976 literally hundreds of MOVE cases were clogging Philadelphia's justice system. Court administrators realized that in a typical MOVE case the city was spending thousands of dollars to prosecute what had often started out as a trivial, trumped-up misdemeanor charge. To save money, the courts began to dismiss MOVE cases in wholesale lots.

During the summer of 1976, MOVE began concentrating on setting up chapters in other states and refrained from further demonstrations. To provide a healthy environment for the children, MOVE secured a mortgage on a 96-acre farm in Virginia. Meanwhile, Frank Rizzo resented a group of self-proclaimed revolutionaries wreaking havoc in the courts and exposing his brutal police department. And with no more demonstrations, there were none of the usual opportunities to harass and arrest MOVE.
THE SET-UP

On November 5, 1976 a hearing was held before Judge Edward Blake regarding several different MOVE cases. Some 20 MOVE defendants, all out on bail, appeared in court. Many were given sentences and despite their intention to appeal, Blake ordered them taken into custody. On the way to a holding cell, sheriff Jerry Saunders began beating one handcuffed young MOVE member, Dennis Africa, and a brief scuffle ensued. Sheriffs locked up all those who came to Dennis' defense, then also arrested and brutalized Robert, Valerie and Rhonda Africa who had played no part in the altercation. Nearly 9 months pregnant, Rhonda went into premature labor, giving birth to a bruised and injured baby that died within minutes.

Charges of assault and resisting arrest against those involved were later dismissed, except for Robert, Conrad and Jerry Africa, who were given bail. The case marked a new era in the conflict between MOVE and the courts. After hundreds of cases and years of hearings, MOVE had accumulated a thorough knowledge of what could typically be expected from the courts at every stage of the process. The courts, in turn, had settled into a grudging tolerance of MOVE's behavior, such as the refusal to stand when a judge entered the room. At a pre-trial hearing, on February 7, 1977, Judge Paul Ribner ordered sheriffs to force Robert to stand as the judge came in. Ribner then issued bench warrants for Jerry and Conrad, despite Robert's explanation that they were out of town that day and would be present at the next listed hearing. Officers around MOVE headquarters, who normally would not have immediate knowledge of bench warrants due to the usual bureaucratic delays, began taunting MOVE and talked of forcibly entering the house with the warrants as legal justification.

As the case continued, MOVE could see that Ribner's odd demands and threats, and the unusually large number of armed police and sheriffs present in the courtroom created a situation in which a physical courtroom confrontation could result in some "accidental" MOVE injuries or deaths. After the defendants refused to participate further, Ribner tried them in absentia, and instead of the usual county jail time, gave them longer state prison sentences. They were soon shipped off to Graterford prison, about 30 miles outside of Philadelphia. MOVE was outraged at such a blatant set-up and railroading of Robert, Conrad and Jerry, who were now political prisoners.
In late April of 1977, MOVE set up a sister organization called the “Seed of Wisdom” in Richmond, Virginia. In less than a week Virginia police provoked a minor confrontation by surrounding the house and attempting to take custody of the children. Meanwhile, MOVE foresaw the possibility that Philadelphia police could storm their 33rd Street headquarters, kill those inside, and blame the victims for their own deaths in an operation similar to the type of government terrorism used against the Black Panthers. Information from sympathetic sources in city government confirmed that plans for some type of police operation had indeed been made. To safeguard the Philadelphia base, MOVE staged a major demonstration May 20, 1977 on a platform outside their house. They demanded the release of their political prisoners and an end to the violent harassment by the city. To keep an increasingly brutal police force at bay, some members held firearms. Police tried to hold back a crowd of onlookers, but the growing numbers of people soon broke through police lines and swarmed around the platform to hear MOVE speak.

“WE TOLD THE COPS THERE WASN’T GONNA BE ANY MORE UNDERCOVER DEATHS. THIS TIME THEY BETTER BE PREPARED TO MURDER US IN FULL PUBLIC VIEW, CAUSE IF THEY CAME AT US WITH FISTS, WE WERE GONNA COME BACK WITH FISTS. IF THEY CAME WITH CLUBS, WE’D COME BACK WITH CLUBS, AND IF THEY CAME WITH GUNS, WE’D USE GUNS TOO. WE DON’T BELIEVE IN DEATH-DEALING GUNS, WE BELIEVE IN LIFE. BUT WE KNEW THE COPS WOULDN’T BE SO QUICK TO ATTACK US IF THEY HAD TO FACE THE SAME STUFF THEY DISHED OUT SO CASUALLY ON UNARMED DEFENSELESS FOLK.”

MOVE

Aware that the Third Amendment guarantees the right to bear arms on one’s own property, Police Commissioner Joseph O’Neill told reporters, “Under the constitution you have a right to speak your mind and apparently that’s what they’re doing.” Yet four days later, the city sidestepped the lack of firearms violations by having Judge Lynne Abraham issue warrants for 11 MOVE members on riot charges and “possession of an instrument of crime.” The media unfairly depicted MOVE as illegal gun-toting bandits.
STANDOFF

Police set up a 24-hour watch around MOVE's headquarters to arrest members when they came off the property. On June 12, 1977 Sue Africa left the premises and was apprehended a few blocks away. The other members remained at the house as months passed and police continued to watch and wait.

MOVE had filed a $26 million civil suit against the city for the March 28, 1976 death of Life Africa and the brutality leading to miscarriages from 1974-76, but the standoff prevented MOVE plaintiffs from attending the hearing and the suit was thrown out of court. While the standoff continued, some Philadelphia politicians and reporters went to the Virginia area, where MOVE's farm was located, and spread slanderous misinformation among people on adjoining properties by describing MOVE as a group of drug-taking cannibals who would slaughter everyone's livestock. The rumors set off a rash of complaints to the Realtor who demanded that MOVE pay off the entire mortgage at once. Unable to raise the full sum, MOVE lost their farm.

Rule 1100 of Pennsylvania Criminal Procedures sets a time limit of 180 days within which to either execute an arrest warrant or file for an extension. On November 20th, the deadline on the MOVE warrants passed. The next day the DA's office filed a late request for an extension. (They may have forgotten to file on time or were just accustomed to bending the laws when prosecuting MOVE.) Judge Edward Blake granted the untimely extension. (Blake became the Common Pleas Court President Judge in 1991.)

Throughout the standoff, mediators and negotiators from a number of community coalitions and intervention agencies relayed messages between the city and MOVE in an attempt to come to a peaceful settlement. But talks always broke down over the issue of releasing MOVE political prisoners. MOVE would not compromise. Their demand for Robert, Conrad, Jerry and Sue's freedom was absolutely non-negotiable. Mediation went nowhere as city personnel were telling MOVE, off the record, "We'll kill all of you before we let your people out of jail." A federal agent who had begun lurking around the barricades likewise informed MOVE that the Feds were going to infiltrate, disband and destroy them.
STARVATION BLOCKADE

To force the wanted MOVE members from the house, Rizzo got court approval to starve them out. On March 16, 1978, an army of hundreds of cops invaded the neighborhood and sealed off a four block area. While sharpshooter posts and machine gun nests were set up, workmen shut off the water to MOVE's headquarters. Those inside included pregnant women, nursing babies, children and animals. Rizzo boasted that the perimeter was so tight “a fly couldn't get through.” When various community members, who opposed Rizzo's cruel tactic, made humanitarian attempts to rush the barricades with food and water for MOVE, they were arrested and beaten by the police.

With loudspeakers and amplification, members exposed the folly of the city's action in spending thousands of dollars a day on police overtime just to stand around and watch MOVE. As police in stake-out posts at surrounding rooftops, apartments, and parked patrol cars were treated to a steady stream of revolutionary commentary, supervisors instructed their men not to listen to anything MOVE said, after too many officers began to seriously consider what they heard.

There was a great deal of dissent in police ranks regarding the handling of MOVE. Some cops had taken to tossing bottles, rocks, and firecrackers into MOVE's yard, hoping to provoke a confrontation. But it only resulted in a police fist fight wherein two officers got in a scuffle with a third one who had been throwing rocks at MOVE babies.

Rizzo's attempt to starve MOVE out continued for almost two months, capping off nearly a year of continuous 24-hour police surveillance that had begun on May 20, 1977. Traffic had been detoured, neighbors had to show identification going to and from their own homes, and reporters noted that city spending for police overtime had passed the million dollar mark. On April 4, 1978 thousands marched around city hall in a massive demonstration protesting the city's barbaric action. As the absurdity of Rizzo's police siege became internationally known, Philadelphia became an embarrassment to the human rights initiatives of President Jimmy Carter and United Nations Ambassador Andrew Young.
**The Agreement**

Under federal pressure to end the stalemate, city officials pushed for a negotiated settlement, but with MOVE standing firm in their demands, the city had no real leverage. For Rizzo it became a matter of making the necessary concessions, but doing it in such a way that his tough-guy “law and order” image remained intact. The city announced terms of a settlement in May of 1978, though final clarification was still going on behind the scenes. To save face, the city had made certain oral promises that were not spelled out on paper so as to cover up the fact that court procedures would be by-passed to spring MOVE’s political prisoners.

MOVE was wary of making deals with a government that had historically broken every treaty ever made with Native Americans. But the final terms of the agreement gave them what they wanted, so any broken promises would only further expose the system’s deception and lack of good faith. Implementation of the agreement began on May 3rd. Escorted by civilian observers, the police took MOVE members, one at a time, to the police administration building where they were arraigned and released on their own recognizance. The barricades and roadblocks surrounding the area were pulled open. To the chagrin of anxious ATF agents, police and DA personnel, all the MOVE “guns” and “explosives” cops had spotted at one time or another were revealed to be inoperable dummy firearms or road flares disguised as dynamite. A search of the house with metal detectors found nothing incriminating. On May 8th, Jerry, Conrad, Robert and Sue Africa were released. The DAs office, headed byEd Rendell, agreed to dispose of all pending MOVE cases within 4-6 weeks and thereby purge MOVE from the court system. In order to prevent the start of another quagmire of contempt charges, the city arranged that attorney Oscar Gaskins would handle all remaining legal proceedings and members themselves would not make any court appearances. The agreement also provided that during a 90-day period, the city would assist MOVE in finding another location in which to reside.

MOVE’s victory was impressive. The confrontation initiated on May 20, 1977 had succeeded, without bloodshed, in freeing their political prisoners and forcing Rizzo’s cops to back down. It also provided a powerful example of a fully dedicated and committed group of people fighting the system and winning.
THE CITY BREAKS THE AGREEMENT

As soon as the city knew MOVE had no guns or explosives, they began modifying and restating the terms of the agreement. It soon became apparent that DA Ed Rendell’s promise to dispose of all pending MOVE cases within 4-6 weeks was a blatant lie. The 90-day time period, which had been described to MOVE as a working timetable, was misrepresented to the media as an absolute deadline. The promise to assist MOVE in finding a new place to live was never completed, and the city began demanding that the house had to be razed.

Judge Fred DiBona, who only had jurisdiction in the civil suit still pending from three years earlier (page 9), suddenly began issuing orders to MOVE regarding the criminal case that were never a part of the agreement. MOVE had found DiBona to be particularly arrogant in the past, and as his conflicting directives and unagreed-to demands became intolerable, Phil and Sue Africa attempted to resolve the problem by going to see the judge on May 23rd. Although it was not a legal court hearing, but an informal meeting in the judge’s chambers, DiBona wound up citing Phil for contempt and revoking his bail status previously set by the terms of the agreement. Before long the city was funneling the entire MOVE dispute through DiBona’s courtroom, bypassing other judges not as closely aligned with Rizzo.

At a hearing on August 2, 1978, DiBona ruled that MOVE had violated the 90-day “deadline” and should have vacated the house. Police surveillance officers could testify to only actually seeing three members present at the house that morning, yet the city was so bent on hunting down and framing MOVE members that by the time the hearing was over, DiBona had sentenced attorney Oscar Gaskins for contempt and signed bench warrants authorizing police to arrest practically every known MOVE adult, including Robert, Conrad, Jerry and Sue Africa. These four and most other members were not in the house and couldn’t possibly have violated an order to vacate it.

On August 5th, Philadelphia authorities, in collaboration with Virginia police, staged a midnight raid on the Richmond home of two MOVE women and 14 children. Storming in at gunpoint, they arrested Gail and Rhonda Africa. The legal justification for these arrests was Gail and Rhonda’s alleged failure to leave a house they weren’t within a hundred miles of.
AUGUST 8, 1978 POLICE ASSAULT

By August of 1978 the government had: 1) Searched MOVE's house to insure the absence of weapons and explosives, 2) Continued to keep the house under surveillance after the search, 3) Manufactured the appearance of a legal basis to arrest MOVE, and 4) Kept legal improprieties out of media coverage while making MOVE out to be the villains with a 90-day deadline myth. Rizzo was now in a position to use his favorite solution to civic conflicts: Brute force and lots of it.

On Tuesday, August 8th, hundreds of cops in flak jackets and riot helmets surrounded the 33rd Street location at dawn and ordered MOVE to surrender. Police then rolled in specially modified construction vehicles and tore down the fence and smashed out the windows. Just before 7:00 am, MOVE was notified by bullhorn: “Uniformed officers will enter your house for the purpose of taking each of you into custody. Any resistance or use of force will be met with force.” In the next hour a total of 45 armed police entered and slowly searched the three story house only to find that MOVE was barricaded in the basement. Around 8:00 am, firemen pried off the boarded up basement windows and turned on water canons. MOVE adults were soon wading in rising water with children in their arms in danger of drowning. Suddenly, gunshots rang out and police throughout the area opened fire. In the short period of sustained gunfire, Officer James Ramp was fatally wounded. Three other policemen and several firemen were also hit. (The minutes of a police staff meeting two days later noted one captain's opinion of “an excessive amount of unnecessary firing on the part of police personnel when there were no targets per se to shoot at.” One of the stake-out officers later admitted under oath that he had emptied his carbine into the very basement from which he heard screaming women and crying children.) After the gunshots subsided and tear gas was fired in, MOVE adults began carrying children out of the basement and were immediately arrested by angry cops.

Later in the day, the large crowds that had gathered in the area were chased down and broken up by police on horseback. Many people were knocked to the ground and brutally beaten. Others were chased into their very homes and assaulted by police.
BEATING OF DELBERT AFRICA

As police grabbed the twelve adults and eleven children coming out of the basement, MOVE mothers had their babies snatched from their arms before being handcuffed and taken away. All the adults were mistreated and beaten by arresting officers eager to vent their rage. One such arrest was captured on film unknown to officers Joseph Zagame, Charles Geist, Terrance Mulvihill and Lawrence D’Ulisse. As Delbert Africa emerged from a basement window empty-handed with outstretched arms (see back cover), Zagame, without provocation, smashed him in the face with a police helmet as D’Ulisse connected with a blow from the butt of a shotgun. Knocked to the ground, Delbert was then dragged by his hair across the street where the other officers set upon him, savagely kicking him in the head, kidneys and groin.

Initial denials of police brutality became difficult to maintain after video tapes of the beating were broadcast. Only after the resulting public outcry arose did the DA’s office take any action. A special grand jury was impaneled which eventually handed down indictments. Not until a few years later were Zagame, Geist and Mulvihill brought to trial on assault charges. On February 3, 1981, just before the jury was to start deliberating, Judge Stanley Kubacki made a surprising departure from normal procedures and ordered the jury dismissed and the officers acquitted, despite irrefutable photographic evidence that they had indeed beaten Delbert. Ed Rendell’s office never brought charges against Officer D’Ulisse, though his identity and participation in the brutality were well known and documented.

Three months after the acquittal, Geist’s wife, Carolyn, who was also a police officer, shot him during a domestic dispute. He went into a coma and died 8 months later. It was revealed that she had been battered by her abusive husband on many occasions but the police supervisors she had pleaded to for help had urged her to keep quiet so as not to expose his sadistic tendencies while he was on trial for beating Delbert. (Zagame, D’Ulisse, and Mulvihill all took part in the 1985 MOVE confrontation, each carrying an automatic weapon and firing it during the course of the day. Mulvihill committed suicide in May of 1989.)
DESTROYING THE EVIDENCE

Immediately following the August 8th assault, the standard police version of events was that MOVE fired the first shot. Yet the limited number of civilian eyewitnesses, mostly reporters, who had been allowed past police barricades had different accounts. Radio reporters Richard Maloney and Larry Rosen both recalled hearing the first shot come from a house diagonally across the street where they saw an arm holding a pistol out of a second floor window.

Although destroying the evidence of a crime is illegal, police sent in bulldozers and had the area leveled by noon, destroying the house, the foundations, and the trees in the yard. No efforts were made to preserve the crime scene, inscribe chalk marks or measure ballistic angles.

With his typical showmanship and bravado, Rizzo held an afternoon city hall press conference around a prominently displayed table of weapons said to have been removed from the now demolished house. As to whether or not this was the last Philadelphia would see of MOVE, Rizzo stated, “The only way we’re going to end them is - get that death penalty back in, put them in the electric chair and I’ll pull the switch.” (Before the year’s end, Pennsylvania did reinstate the death penalty, but not retroactively.)

Prior to August 8th, at the request of attorney Oscar Gaskins, Judge Calvin Wilson had issued a temporary restraining order to prevent the house from being demolished, but City Solicitor Sheldon Albert had ignored it. At a preliminary hearing on a motion to dismiss based on destruction of evidence, MOVE argued that the destruction of the house prevented them from proving that it was impossible for any MOVE member to have shot Officer Ramp. The Illinois case of Black Panthers Fred Hampton and Mark Clark was cited, where the preservation of the crime scene enabled investigators to prove that all the bullet holes in the walls and doors were the result of police gunfire. Judge Merna Marshal denied MOVE’s petition and held them over for trial. (Her health failing, Marshal was unable to preside to the end of the hearing and died of leukemia December 30, 1979.)
MURDER TRIAL

With nine co-defendants all representing themselves, nine court appointed back-up attorneys, plenty of press, and an audience of MOVE supporters, the extensive hearings on pre-trial motions became long, drawn out affairs with the atmosphere of a circus. MOVE's sharp wit and grueling cross-examinations exhausted the patience of several judges who would resort to having members thrown out of court. As a condition of re-admittance, the judge would demand a yes or no answer to the question, "Do you promise to behave if I allow you to return?" Invariably, the reply was, "I will do what's right."

The trial by Judge Edwin Malmed, which became the longest and costliest in Philadelphia history, did not get started until December of 1979. Among the initial prosecution witnesses was Chief Inspector George Fencel, head of the civil affairs unit who, along with Rizzo, was one of the main orchestrators of the plot to eliminate the MOVE Organization. At past trials and hearings, the courts had often thwarted MOVE's attempts to get high ranking co-conspirators put on the witness stand. Seizing the opportunity, MOVE proceeded to grill Fencel with a vengeance. After four solid days of turbulent cross-examination, Judge Malmed finally cut off the questioning and excused the exhausted witness. The following day, Tuesday January 15, 1980, the courts were closed for a holiday.

On Wednesday MOVE came to the trial enraged. The day before, police had retaliated by staging another raid in Richmond, Virginia where two MOVE women and many children were living including several whose parents were August 8th defendants. MOVE demanded the trial be recessed until they could ascertain the whereabouts and welfare of their sons and daughters. Malmed refused. Some of the more vehement defendants were thrown out as the judge attempted to proceed against the repeated objections of concerned parents. Over the next two days, hostilities continued until finally Malmed had all the defendants removed from the courtroom. He then ordered the back-up attorneys to take over the case despite MOVE's insistence that no attorneys were to represent them even in their absence. None of the defendants were allowed to attend the remaining 47 days of their own trial.
On May 8, 1980, after 67 days of trial, Judge Malmed pronounced Janine, Debbie, Janet, Merle, Delbert, Mike, Edward, Phil and Chuck Africa guilty of third degree murder, conspiracy, and multiple counts of attempted murder and aggravated assault. Each defendant was given a sentence of 30 to 100 years.

Several days after the verdict, Malmed was a guest on a local talk radio show. Journalist Mumia Abu-Jamal called in and asked the judge, “Who shot James Ramp?” Malmed replied, “I haven’t the faintest idea,” and went on to say that since MOVE members wanted to be tried as a family, he convicted them as a family. Three other adults had also been in the house on August 8th, yet two were never convicted and Consuewella Dotson, who refused to disavow MOVE, was later sentenced in a separate trial to 10-20 years by Judge Levy Anderson who added on another three and a half years for contempt. The nine defendants protested that they were convicted only because of their unwavering allegiance to MOVE rather than for any complicity in the death of a policeman.

The legal grounds for Rizzo’s military operation were 21 bench warrants signed the week before August 8th. Judge DiBona issued these warrants because MOVE members had failed to appear in court at the August 2nd hearing where he ruled they had violated a 90-day “deadline” to vacate the house. On January 31, 1980, Judge DiBona died, yet his warrants were not withdrawn. Only 9 MOVE members had been arrested on August 8th. The other 12 warrants remained outstanding, although: 1) MOVE had never agreed to an absolute 90-day deadline, 2) Judge DiBona never had jurisdiction on the criminal matter, 3) The terms of the agreement stated attorney Oscar Gaskins would represent MOVE and no members would be required to attend any hearings, 4) By August 8th, any member who wasn’t arrested obviously had vacated the house, and 5) After August 8th the house no longer existed. Such technicalities were no obstacle to the District Attorney’s version of due process. On the basis of a dead judge’s bench warrants, Ed Rendell’s office fabricated criminal fugitive warrants, and the campaign to hunt down and destroy MOVE continued.
OUTWITTING THE FEDS

During the standoff in the summer of 1977, federal ATF agents had gotten Donald Glassey, a former MOVE associate, to implicate the organization in a bomb-making and gun running scheme. But when 10 indictments were handed down on September 1, 1977, only two actual MOVE members were named: Vincent and Alfonso Africa. It took federal agents over three years to find them. Meanwhile, Glassey was put in the federal witness protection program.

On May 13, 1981, the Feds arrested nine MOVE members in Rochester, New York. Vincent and Alfonso were extradited to Philadelphia for trial on the bomb making and weapons charges. New York state judge Andrew Celli warned Pennsylvania officials he might release the others based on their arguments that the fugitive warrants for them were illegal. Fearful of losing their quarry, Rendell's office then came up with extradition warrants signed by Governor Dick Thornburgh, and MOVE members were taken back to Philadelphia.

At legal proceedings of Sue, Carlos, Alberta, Dennis, Conrad, Raymond and Jerry Africa, the lack of validity of the original warrants was repeatedly disregarded. In Alberta's case, Judge Kendall Shoyer ordered her bound and gagged to keep her from raising the issue.

In July of 1981, Vincent Africa, also known as JOHN AFRICA, and Alfonso Africa conducted their own defense in a trial at the federal courthouse in Philadelphia. The case was called “JOHN AFRICA vs. THE SYSTEM.” Unconcerned about the lies and distortions of the prosecutor's witnesses, Vincent slept through much of the case as cops, ATF agents, explosive experts and former MOVE associates testified. In an impassioned closing argument, his only formal remarks to the court, Vincent made no direct rebuttal to the government's evidence and testimony, but instead condemned the entire reformed world system and exposed the courts as mere tools of the industry that profits from poisoning the air, water and food necessary for all life. The government was stunned when the jury declared Vincent and Alfonso innocent on all charges.
After the August 8th confrontation, MOVE's primary activity became securing the release of innocent members facing not only 30-100 years in prison, but the wrath of a vindictive prison system and its abusive guards. Several members went on hunger strikes to obtain the basic rights other inmates received. Both the police department's callous attitude and MOVE's determination and commitment only intensified after Rizzo's January 1980 departure from office.

In January 1979, and again in 1980, MOVE held large outdoor rallies on the anniversary of August 8th to draw attention to the injustices the city continued to perpetrate. MOVE also published their own newspaper, the *First Day*, to correct widespread misconceptions.

According to MOVE belief, one cannot expect to receive justice from a system that has none and continues to demonstrate its blatant lack of justice time and time again. Nevertheless, MOVE diligently appealed the August 8th convictions so as not to be accused of abandoning the prescribed grievance procedures before taking a confrontational stance. Higher courts denied all these appeals.

MOVE then sought to meet with any city officials who would hear out their complaint against the legal system. Common Pleas Court President Judge Edward Bradley admitted there were inconsistencies in the August 8th convictions but declined to take any action. District Attorney Ed Rendell outright refused to meet with MOVE or with lawyers willing to discuss the case on MOVE's behalf. Councilman Lucien Blackwell and city council chairman Joseph Coleman were non-committal.

Beginning in 1982, MOVE met several times with city managing director Wilson Goode who entered and won the mayoral election during 1983. After reviewing MOVE's claims, Goode agreed that MOVE had been denied justice and promised to remedy the situation, but not until after he took office as mayor. Such words and promises from a politician meant nothing to MOVE. Based on his actions and deeds, Goode had turned his back on the injustice.
One of the few media people to accurately report on MOVE and make a serious effort to understand the organization was Mumia Abu-Jamal, a highly regarded Philadelphia journalist and president of the local chapter of the Association of Black Journalists. Throughout the 1978 confrontation and resulting trials, his in-depth MOVE coverage often left him at odds with his employers. Rather than compromise his integrity as a journalist, he began free-lance reporting while driving a cab at night to support his family. On December 9th, 1981 around 4:00 am, Mumia was driving through downtown Philadelphia, when he came upon William Cook, his own brother, whose car had been stopped by a police officer. What happened in the next few minutes has become obscured by conflicting testimony, altered or missing evidence, and misleading inflammatory publicity. By the time back-up police arrived on the scene, gunshots had been fired, Mumia was badly wounded, and Officer Daniel Faulkner was dead. During his arrest and subsequent hospitalization, Mumia was abused and beaten by police. His brother was charged with aggravated assault, though later testimony and evidence indicated the officer had beat William over the head with a flashlight hard enough to draw blood.

Charged with first degree murder, Mumia maintained his innocence and, like MOVE members in trials he had reported on, exercised his constitutional right to argue his own case. The high-publicity trial was presided over by Judge Albert Sabo who quickly denied Mumia’s request to be represented by JOHN AFRICA. During jury selection, Mumia put his well honed interviewing skills to use. As his impressive dignity and eloquence became apparent to prospective jurors. Sabo stripped Mumia of his right to conduct the defense and ordered the court appointed attorney, Anthony Jackson to take over the case. Mumia then refused to participate in a blatant railroading and his version of the crime scene events was never recounted.

Some eyewitnesses saw a man running from the scene who was never identified by police. Others gave descriptions of the gunman that did not match Mumia’s appearance. The political nature of the case became apparent when prosecutor Joseph McGill argued that Mumia deserved the death penalty because of statements he made over 12 years earlier as a Black Panther spokesman. The jury, from which over ten Blacks were systematically excluded and on which two Blacks remained, returned a verdict of guilty and a sentence of death.
Osage Avenue

MOVE operates on the principle that hard work pays off in good health. Long hours of legal and political work did not prevent members from keeping up their normal day to day activities which included a special dedication to relieving the suffering of animals. MOVE put out hundreds of pounds of food for birds, dogs, squirrels, and fish on a daily basis.

"MOVE'S AIM IS NOT TO MAKE ENEMIES BUT MOVE'S AIM IS EQUALLY NOT TO COMPROMISE LIFE BECAUSE WE ARE COMPELLED TO PROTECT LIFE, DOGS CATS RATS FISH DIRT GRASS TREES BIRDS BEETLES WORMS ARE ALL LIFE. FEEDING LIFE, PROTECTING LIFE, KEEPING THE STREETS, THE EMPTY Lots, THE PARKS FREE OF SHARP OBJECTS THAT WILL HURT ANIMALS AND PEOPLE IS AS MUCH AN OBLIGATION TO JOHN AFRICA'S REVOLUTION AS FIGHTING THESE POLITICIANS."

MOVE

During the early 1980's several MOVE members and many children lived in a row house at 6221 Osage Avenue on the western edge of the city. Baskets of fresh fruit and vegetables were put outside to encourage passing children and adults to eat strong food rather than junk food. MOVE also built stoves and supplied firewood to people without heat, checked on the elderly living alone and built dog houses for pet owners who kept their dogs outside in the winter. In warmer months one of MOVE's fundraising activities was a thriving watermelon business. The fruits were transported on large hand-made wooden carts that provided a hearty workout as members pulled them through the streets. MOVE let customers sample each watermelon before buying and always replaced any that were unsatisfactory.

Long hours of hard work kept MOVE always on the move, and maintained the strong family bond the organization revered. Yet one of the most troubling ordeals during the years on Osage Avenue was the task of comforting and reassuring the children of imprisoned members, when the pain of separation from their parents left them grief-stricken and crying.
By the end of 1983, government officials on all levels had proved ineffective and unwilling to take any action against the unjust imprisonment of innocent MOVE members. The media ignored the issue altogether. On December 25, 1983 MOVE by-passed the news blackout in a direct appeal to the public by using loudspeakers on their house to inform people of the injustices and the city's conspiracy against them. When some Osage Avenue residents complained about the noise, MOVE told them they should put pressure on the city to do something about the innocent people in jail, because allowing such an injustice to go unchallenged meant anyone, including the neighbors themselves, could be set-up, framed and locked away. The neighbors instead put their trust in the government and sought a way to get MOVE out of the neighborhood.

A few weeks later Wilson Goode took office as mayor. While many Philadelphians were glowing with pride at the installment of the city's first Black mayor, behind the scenes Goode reneged on his earlier promise to MOVE (page 41) and took no action as another confrontation took shape. Anticipating how far the city would go to silence them, MOVE began fortifying their Osage Avenue home. Meanwhile, the police made preparations for a murderous assault by secretly obtaining from the FBI over 37 pounds of the powerful military explosive “C-4,” in violation of police regulations, FBI policies, and federal laws regarding the transfer of explosives.

As months wore on, news stories began covering MOVE once again but focused on the Osage Avenue neighbors' disagreements with MOVE rather than MOVE's long standing legal dispute with the city. After MOVE held a meeting with Osage residents in May of 1984 to explain their position, police stepped up their intimidation and harassment campaign. Between June and October, Alfonso Africa was arrested and beaten bloody several times by police, and shot (non-fatally) during one arrest. On August 8, 1984, hundreds of police and firemen spent the day surrounding the Osage block in what came to be viewed as a dry run for the later disaster, but MOVE would not be provoked. Frustrated with city officials' inability to resolve the conflict, the Osage neighbors asked Governor Dick Thornburgh to intervene but he refused to get involved. (And when he later headed the U.S. Justice Department, Thornburgh declined to investigate the very May 13, 1985 catastrophe he could have averted.)
MAY 13, 1985 BOMBING AND FIRE

MOVE told negotiators attempting to avert a crisis at the last minute that if the city could refute any claim regarding past improper legal procedures, and if any one official would initiate an honest investigation of the 1978 incident, MOVE would call off the confrontation. Officials and the media ignored this.

On May 8th, Alfonso Africa was sentenced to 5 years for threatening an officer during a prior arrest. On May 11th, police obtained an arrest warrant for Alfonso (even though he was already in jail) and used it two days later to justify a tear gas assault on Alfonso's home in Chester, Pennsylvania. The only adult present, his wife Mary, was arrested and their 5 children were taken away as police ransacked the house.

To provide a legal basis for the Osage Avenue attack, Judge Lynne Abraham signed arrest warrants on May 11th for Ramona, Conrad, Frank and Teresa Africa on charges of disorderly conduct and terroristic threats. The next day police evacuated the 6200 block of Osage Avenue and towed away parked cars.

On Monday, May 13th, police and firemen launched a full scale military assault on the MOVE row house using tear gas, water cannons, shot guns, Uzi's, M-16's, silenced weapons, Browning Automatic Rifles, M-60 machine guns, a 20mm anti-tank gun, and a 50 caliber machine gun. Some of these weapons were illegally obtained with the help of the U.S. Alcohol, Tobacco, and Firearms Agency.

Between 6:00 and 7:30 am, police flooded the area with tear gas and fired over 10,000 rounds of ammunition at the house knowing there were women and children inside. They also tried to blast through the walls with the military explosives the FBI had illegally provided. None of these measures succeeded in driving MOVE from the house. Late in the afternoon, a state police helicopter was used to drop a bomb on the roof which started a fire that officials deliberately allowed to burn. It soon spread to the adjoining row houses, eventually burning down the entire block of some 60 homes.
MURDER IN THE ALLEY

With their house in flames, MOVE members repeatedly tried to exit but were met with police gunfire which killed some of the adults and children in the alley behind the house. One adult, Ramona Africa, and one child, Birdy Africa, escaped the fire and were taken into custody. Six adults and five children were killed, including Rhonda Africa, Birdy's mother.

Mayor Goode later claimed he had ordered that MOVE children be taken into custody in the few days before the assault whenever they were seen away from the house. Investigations revealed that the very morning of May 13th when a known MOVE vehicle carrying children attempted to drive down Osage Avenue, police pulled aside the barricade to let it through.

The bombing of Osage Avenue became international news overnight. Media reports the next day indicated that a gunfight continued in the alley behind the house after the bomb was dropped, but the story soon changed. At a press conference, Police Commissioner Gregore Sambor, who was himself in the vicinity of the alley, initially confirmed that police had fired at this time, but after conferring with aides, corrected himself to say they did not. Several months later, investigators questioned all the officers involved. When police sharpshooter William Stewart mentioned stake-out officers firing their Uzi's in the alley around 7:30 pm, his attorney quickly stopped the interview to confer with him privately. Several firemen testified that they heard automatic gunfire in the evening. A bolt-action rifle, two shotguns, and two revolvers were the only weapons found in the ashes of the MOVE house.

Philadelphia police had finally outdone themselves in depravity, making it all the more difficult for their partners in crime, the Medical Examiner's Office, to cover for them, as was done in both the August 8, 1978 case and Mumia Abu-Jamal's case in 1981. Medical Examiner personnel made a deliberately late arrival on the scene, after a crane had scooped through the debris, obliterating the exact recovery positions. The bodies were then left unrefrigerated, and examination of blood specimens and lung tissue was delayed long enough to make test results inconclusive as to the cause of death. On the basis of the May 13th mishandling, the Philadelphia Medical Examiner's Office later had their certification revoked.
BLAMING THE VICTIM

At Ramona Africa's trial, both Judge Michael Stiles and prosecutor Joseph McGill indicated to the jury that police and city officials would be equally punished at some other proceeding by a separate jury. Ramona's jury found her guilty of riot and conspiracy and she was sentenced to 16 months to 7 years. Lt. Frank Powell, who dropped the bomb, and Officer William Klein, who assembled it, refused to testify, citing the Fifth Amendment protection against self-incrimination.

Mayor Goode appointed a special commission to investigate the catastrophe. Their findings were critical of city officials but the commission had no power to indict. In 1986, District Attorney Ron Castille impaneled a grand jury to investigate criminal wrongdoing on the part of the city. Notwithstanding 11 deaths, 60 homes burned to the ground, unauthorized possession of military explosives, and a fire that was deliberately allowed to burn out of control, Castille's grand jury followed his recommendations and returned not a single indictment. (Castille later had only hollow excuses to explain why a scathing report by an independent team of nationally known forensic experts, hired by Castille's own office to review the evidence, was never shown to the grand jury.) A federal grand jury investigating civil rights violations also returned no indictments. All of these investigations limited the scope of their inquiries to events surrounding May 13, 1985 and neglected to look at earlier legal improprieties, most notably the continuing unjust imprisonment of the nine MOVE members arrested on August 8, 1978.

In 1987, Wilson Goode was re-elected mayor. He and his supporters considered this a vindication of the disastrous handling of May 13th. Others saw his victory as a grim necessity. The opposing candidate was Frank Rizzo.

Before cold blooded murder in broad daylight could be permanently swept under the rug, Ramona filed a civil suit against selected officials and the city itself for violation of her civil rights on May 13th. The case proceeded at a very slow pace as federal judges changed their minds regarding who could ultimately be held responsible. At one point, federal magistrate William Hall actually ruled that dropping the bomb was not excessive force. Ramona immediately appealed this ruling which a three judge panel later overturned, but the issue was again appealed to the U.S. Supreme Court by the city.
"THIS SYSTEM DIDN’T BUILD PRISONS WITH CORRECTIONS IN MIND, THEY BUILT PRISONS WITH SLAVERY AND THE MONEY TO BE HAD FROM ENSLAVING IN MIND. JAILS ARE MONEY MAKING INSTITUTIONS. WITHOUT PRISONS, THE SHERIFFS, SUPERINTENDENTS, WARDENS, MATRONS, AND GUARDS WOULD BE OUT OF JOBS AND POLITICIANS WOULD BE OUT OF THE THOUSANDS OF DOLLARS FROM THE INDUSTRY OF PRISONS."

For years Pennsylvania has been filling prisons to overcrowding faster than they can build new ones. JOHN AFRICA’s analysis is borne out in the fact that by the 1990’s, prison construction had become the largest growth industry in the country. The U.S. government maintains its facade of being a “free” society by denying the existence of any U.S. political prisoners, despite numerous Black Panthers, Native American leaders, Puerto Rican independence fighters and other political activists imprisoned for their beliefs and associations. In attempts to break them, these officially unacknowledged political prisoners are commonly subject to intensified harassment and torture.

At prison locations in the remote areas of Pennsylvania, MOVE members have endured years of repeated physical and mental abuse. Delbert, Carlos and Chuck Africa were kept in solitary confinement for over six years for refusing to violate MOVE belief by cutting their hair. MOVE women Janet, Janine, Merle, Debbie, Consuewella, Sue and Alberta Africa upheld their religious belief by refusing to give blood samples and were repeatedly put in solitary confinement, sometimes for as long as three years. Sadistic prison guards were delighted to inform Delbert, Janet, Sue, Phil, Janine and Consuewella Africa that their children were killed in the police assault on May 13, 1985.

The MOVE family stays in close contact through letters and as many visits and phone calls as the prisons allow. This takes a considerable amount of time and money as inmates must make collect calls and most of the prisons are a long day’s drive from Philadelphia.
As several MOVE members became eligible for parole, the Pennsylvania Board of Probation and Parole issued a special stipulation that any potential MOVE parolee agree not to associate with other MOVE members as a condition of being released. All those eligible refused to abide by this unconstitutional stipulation and remained incarcerated. One at a time, members eventually began to come home only after their maximum sentences expired: Alberta Africa in 1988 after 7 years, Alfonso Africa in 1990 after 5 years, Ramona Africa in 1992 after 7 years, and Sue Africa in 1992 after 12 years.

Upon her release on May 13, 1992, Ramona made numerous radio and television appearances as public respect and admiration for her strength and endurance made her a somewhat reluctant celebrity. Drawing a parallel with Black South Africans’ fight to free themselves from the legal persecution of Apartheid, Ramona stated the family Africa was stronger, more committed than ever before and would continue their work to free all MOVE prisoners. Contradicting the sanitized grand jury findings, she also confirmed that police had opened fire on MOVE as they tried to exit the burning house in 1985.

In the fall of 1993, the Parole Board finally conceded to mounting pressure to lift the special MOVE stipulation. Carlos Africa was granted parole and released December 9, 1993, after 12½ years of incarceration. Consuewella Africa’s release soon followed on January 6, 1994 nearly 16 years after her arrest.

"DESPITE OUR FAMILY BEING MASS MURDERED, DESPITE THE FACT THAT WE’VE BEEN IN JAIL FOR YEARS FOR A CRIME WE DID NOT COMMIT, DESPITE BEING LOCKED UP IN SOLITARY CONFINEMENT FOR YEARS AT A TIME, DESPITE ALL OF THE PHYSICAL AND MENTAL TORTURE WE’VE BEEN SUBJECTED TO BY THIS SYSTEM, WE AIN’T SLOWIN’ DOWN, AIN’T BACKING DOWN ONE BIT, WE ARE GETTING STRONGER THANKS TO JOHN AFRICA."
After May 13th, MOVE would forever be a part of Philadelphia history. Thousands of features, editorials, articles, and interviews were followed by documentaries, books, and plans for a feature-length movie. A decade of biased and distorted stories spawned a new generation of misinformation, though the truth did begin to emerge here and there. To set the record straight, MOVE supporters published 20 YEARS ON THE MOVE in late 1991.

As Wilson Goode’s second term ended, Frank Rizzo made another bid to get his old job back, but died of a heart attack July 16, 1991. In January of 1992, Ed Rendell became the mayor of Philadelphia and faced the daunting task of refurbishing the city’s poor image, tarnished by corruption scandals, serial killers, a bankruptcy crisis, and the stigma of being “the city that dropped the bomb.” In 1994, Justice Rolf Larson (who had remarked during MOVE’s August 8th murder trial, “They ought to hang those niggers in cages from the ceiling and try them that way.”) was removed from the Pennsylvania Supreme Court for improperly obtaining prescription drugs. Former Philadelphia DA Ron Castille was elected to fill the vacancy. Former Judge Lynne Abraham (who had signed MOVE warrants in 1977 and 1985) became the city’s new District Attorney.

Years of sacrifice in blood and lives had earned MOVE a formidable credibility and integrity that kept police from attempting the intimidation and harassment tactics of the early days when members were arrested and beaten constantly. While a lot of cops still wished all MOVE members were dead, killing the intangible legacy of Osage Avenue could never be accomplished with guns and bombs. The city switched to a tactic of focusing attention elsewhere in the hopes that government culpability in the tragedy would be quietly forgotten and history books could be censored accordingly. MOVE countered this new ploy with the same dedication and commitment they applied to past confrontations. Forums, demonstrations, and other public events were held yearly on the anniversaries of August 8th and May 13th. In 1994, MOVE resumed publication of the First Day newspaper. Members kept busy with increasing requests to speak to students, community groups, political activists, and interviewers across the country.
After he was transferred to a prison far from Philadelphia in 1983 and his regular appeals were denied, Mumia was written off by the mainstream and largely forgotten by the general public. MOVE however, stood by Mumia through thick and thin. In reporting on the August 8, 1978 confrontation and resulting trials, Mumia had taken a bold stand for truth and justice. He had also bucked the status quo and thrown away a chance to be a network news anchor. The payback took many years and extracted enormous personal sacrifice, but eventually Mumia's career as a journalist came full circle in an unprecedented way, and MOVE played an instrumental role.

While confined to the bleak isolation of death row, Mumia never lost his journalist's instincts and continued to write about what he saw, heard and felt. By 1990, some of his articles had appeared in The Yale Law Journal, The Nation, and other publications. In 1991, the MOVE Organization, through the coordination of JOHN AFRICA consolidated local support for Mumia by forming The Concerned Family and Friends of Mumia Abu-Jamal, headed by Pam Africa. The committee set about lobbying, educating, and fund-raising, and through years of dedicated hard work grew from a small community group to an international collective. Renowned defense attorney Leonard Weinglass was enlisted to re-investigate the case.

Starting in 1993, The International Concerned Family and Friends began publishing The Jamal Journal, Mumia's own newspaper. In 1994, National Public Radio agreed to air a series of audio recordings of Mumia reading his commentaries, but under pressure from the Fraternal Order of Police the plans for broadcast were canceled.

In January of 1995, Tom Ridge became governor of Pennsylvania. Unlike his predecessor, Ridge was an avid proponent of capital punishment, and the first execution in Pennsylvania since 1962 was soon carried out. In early May, Live From Death Row, a 215-page hardback collection of Mumia's writings was published and became available in bookstores nationwide. Ridge's June 1995 signing of Mumia's death warrant brought a storm of international protest.
P.C.R.A. Appeals

Pennsylvania’s Post-Conviction Collateral Relief Act (PCRA) allows prior convictions to be re-examined under claims of newly discovered evidence, constitutional violations, or ineffective assistance of counsel. It is rare for a new trial to be granted through the PCRA process, possibly because few convicted defendants can afford the cost of a full-scale re-investigation. Whereas just staying in contact with the outside world is difficult enough, conducting witness interviews, consulting with experts, and re-examining evidence is virtually impossible from a prison cell. Additionally, post-trial appeals often deal more with complex interpretations and case precedents of the judicial process rather than the specific crime scene events.

Most of MOVE’s legal materials from the August 8, 1978 case (and much of Mumia Abu-Jamal’s legal documentation) were destroyed in the fire May 13, 1985. In light of these constraints, the nine August 8th defendants were not able to file for PCRA appeals until the early 1990’s when they enlisted the assistance of an attorney. As of early 1996, due to repeated delays and continuances, the case is still pending.

In June of 1995, after years of extensive research, a team of lawyers led by Leonard Weinglass filed a PCRA appeal for Mumia Abu-Jamal, which documented gross misconduct and constitutional violations in what was anything but a fair trial by a jury of one’s peers. Researchers discovered that Mumia had been watched and targeted by the FBI since he was 14 years old, and that Judge Sabo had sentenced more people to death than any other sitting judge in the country. Claiming that he could be fair to both sides, Sabo denied a motion to be recused and presided over the PCRA evidentiary hearing. Abandoning even the pretense of impartiality, Sabo attacked defense counsel, jailing one for attempting to enter into evidence a defense exhibit, and fining another $1,000 for failing to move fast enough. Before the hearings were ended, even the major media editorials were acknowledging that Sabo’s injudicious and openly biased conduct made the proceedings a farce. In the fall of 1995, the case went to the State Supreme Court after Sabo refused to grant Mumia a new trial.
Many MOVE people who were children in 1978 now have children of their own, making the original MOVE members grandparents. Predictions of MOVE's demise after May 13, 1985 were proved false by the organization's steady re-emergence as a visible, active entity. A quarter century since first appearing in Philadelphia, the MOVE Organization stays in touch with an international list of contacts and maintains a full schedule of speaking engagements. Ramona Africa has been invited to speak at such respected institutions as Harvard University, thus fulfilling a decades-old prophecy of JOHN AFRICA. To satisfy an ever increasing demand for information about the organization Sue, Ramona and Carlos Africa embarked on a European speaking tour in February of 1996, with stops in London, Amsterdam, Brussels, and other cities. MOVE's activities continue at a vigorous clip and the ongoing struggle for Mumia Abu-Jamal's freedom has become a major part of their work. MOVE has also begun working in solidarity with support groups for all U.S. political prisoners including Leonard Peltier, Linda Evans, Mutulu Shakur, Geronimo ji Jaga, Marilyn Buck, Sundiata Acoli, and many others.

Government propaganda mischaracterizing MOVE as terrorists has occasionally led to speculation on the possibility of another violent confrontation. However, a factual review of past conflicts reveals that the ones to initiate violence have always been police, sheriffs, or other government agents. Invariably, MOVE's first stance in any conflict has been to put out information through demonstrations, protests, letters, interviews, etc. Only if the opposition chooses to react with less peaceful methods, will MOVE respond in kind. Whether the weapons used to attack them are fists, clubs, guns, bombs, tear gas, tape recorders, cameras, fax machines, or lap tops, MOVE members will defend themselves masterfully with the strategy of JOHN AFRICA.

"THIS GOVERNMENT GONNA ALWAYS HAVE A PROBLEM 'TIL THEY LET OUR PEOPLE COME HOME. AND WE DON'T CARE HOW THESE OFFICIALS DO IT, WHAT KIND OF FACE-SAVING EXCUSES OR SCAPEGOATING TACTICS THEY COME UP WITH TO COVER UP THE FACT THAT THEY'VE HAD NINE INNOCENT PEOPLE IN JAIL FOR OVER 17 YEARS, AND AN INNOCENT MAN ON DEATH ROW."

MOVE
### Modern Justice in the Birthplace of the Constitution

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### MOVE:

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Over 235 years 0 murders
MOVE: Belief & Practice

The MOVE Organization is a family of strong, serious, deeply committed revolutionaries founded by a wise, perceptive, strategically minded Black man named JOHN AFRICA. The principle of our belief is explained in a collection of writings we call "The Guidelines," authored by JOHN AFRICA. To honor our beloved founder, and acknowledge the wisdom and strength he has given us, we say "LONG LIVE JOHN AFRICA!"

• Our Religion - Life
JOHN AFRICA taught us that Life is the priority. Nothing is more important or as important as Life, the force that keeps us alive. All life comes from one source, from God, Mom Nature, Mama. Each individual life is dependent on every other life, and all life has a purpose, so all living beings, things that move, are equally important, whether they are human beings, dogs, birds, fish, trees, ants, weeds, rivers, wind or rain. To stay healthy and strong, life must have clean air, clear water, and pure food. If deprived of these things, life will cycle to the next level, or as the system says, "die."

• Natural Law
We believe in natural laws. The government of self. Man-made laws are not really laws, because they don't apply equally to everyone and they contain exceptions and loopholes. Man-made laws are constantly being amended or repealed. Natural law stays the same and always has. Man's laws require police, sheriffs, armies, and courts to enforce them, and lawyers to explain them. True law is self-explanatory and self-enforcing. In the undisturbed jungles, oceans and deserts of the world, there are no courtrooms or jails. The animals and plants don't need them. No living being has to consult a law book to be able to know if they have to cough, sneeze or urinate. Natural law says that when you see something getting too close to your eye, you will blink, whether you are a German shepherd or a Supreme Court Justice.

• Self Defense
All living things instinctively defend themselves. This is a God-given right of all life. If a man goes into a bear's cave, he violates and threatens the bear's place of security. The bear will defend his home by instinctively fighting off the man and eliminating him. The bear is not wrong, because self defense is right.

• Right and Wrong
The fact that something is legal under the system's laws, doesn't make it right. Slavery was legal. Killing Native Americans and stealing their land was all done legally. JOHN AFRICA taught us that what is right applies equally, across the board. If something is right, it's right for all of life, with no separations.

• The System
We don't believe in this reform world system - the government, the military, industry and big business. They have historically abused, raped and bartered life for the sake of money. These rulers and policy-makers don't care who they kill, enslave, cripple, poison or disease in their quest for money. They have made material wealth a priority over life. Marvels of science and technological so-called advancements stem all from the system's greed for money and disrespect for life. But a person who is suffocating or drowning doesn't call out for diamonds, gold or wads of money. The person will do all in their power for a breath of air, because air is a necessity and money is worthless. Over the last century, industry has raped the earth of countless tons of minerals, bled billions of gallons of oil from the ground, and enslaved millions of people to manufacture cars, trucks, planes and trains that further pollute the air with their use. And because of the billions of dollars in profits to be made, the system will favor artificial transportation over the legs and feet Mama gave us to walk and run with. Big business and industry are responsible for the mass production and mass marketing of cigarettes, alcohol, and drugs, which are used to extract further profits from people while keeping them sick and addicted. Politicians are put in place to legalize, endorse and protect industry and big business, therefore we don't believe in politics at all.

• MOVE's Work
MOVE's work is revolution. JOHN AFRICA's revolution, a revolution to stop man's system from imposing on life, to stop industry from poisoning the air, water, and soil and to put an end to the enslavement of all life. Our work is to show people how rotten and enslaving this system is and that the system is the cause of homelessness, unemployment, drug addiction, alcoholism, racism, domestic abuse, AIDS, crime, war, all the problems of the world. We are working to demonstrate that people not only can fight this system, they must fight this system if they ever want to free themselves from endless suffering and oppression.

• Being a Revolutionary
Revolution starts with the individual. It starts with a person making a personal commitment to do what's right. You can't turn someone into a revolutionary by making them chant slogans or wave guns. To understand revolution, you must be sound. Revolution is not imposed upon another, it is kindled within them. A person can talk about revolution, but if they are still worshipping money, or putting drugs into their body, or beating their mate, they obviously haven't committed themselves to doing what's right. Revolution is not a philosophy, it is an activity.
• PERSECUTION
We are a deeply religious organization. We know that the current political system resents our clean, righteous example and wants to stop us from exposing their corruption even if they have to kill us. Just as Jesus was labeled a radical and persecuted to death by the politicians of his day for what he said, we know how threatening our message is to those in power and why they come down so hard on us. We expect it and we are prepared for it.

• THE DURATION OF THE STRUGGLE
We don’t measure our success with reference to a calendar. As long as we do what’s right, the only way things can turn out is right, regardless of time. We are not anxious or impatient and we will not compromise our principle for quick, temporary results. We don’t necessarily expect to see a dramatic change in this system in our lifetime or our children’s lifetime. We know that many hundreds of years of degeneration and imposition will take many hundreds of years to correct, but the initial turning of the tide has to start somewhere. JOHN AFRICA began that process through the MOVE Organization. LONG LIVE JOHN AFRICA!

• LEADERS
Our organization was founded by JOHN AFRICA, however, he is not our leader. JOHN AFRICA has equipped each of us with the wisdom, strength and understanding to lead ourselves. Using the strategy of JOHN AFRICA, we know we can’t fail. Everything that happens to us happens a certain way, because it’s supposed to.

• LIVING AS A REVOLUTIONARY FAMILY
All committed MOVE members take the last name “Africa” out of reverence for our founder JOHN AFRICA, and to show that we are a family, a unified body moving in one direction. We have Black, White and Puerto Rican members from upper and lower class backgrounds, both college and street (mis)educated. While we do not heed the system’s legal institution of marriage, we do adhere to the natural law that requires one male and one female to mate and produce new life. We are monogamous. JOHN AFRICA taught us that childbearing is a natural, instinctive function of a mother and requires no drugs or hospital stays.

• OUR CHILDREN
We dearly love our children. We protect them and watch over them so they will become healthier and stronger than we ourselves. We are all one family and all the adults help to look after the kids. We don’t punish them through beatings or physical abuse. If they do something wrong, the whole family takes part in giving them direction and showing them what’s right. We don’t send them off to school for the system’s brainwashing and indoctrination. We stay close to our children and they stay close to us.

• APPEARANCE
Our hair is left the way nature intended, uncombed and uncut. Though we don’t favor using the system’s chemicals, cosmetics, and disposable conveniences, we do spend a good deal of time keeping ourselves and our surroundings clean and tidy. We dress functionally, in clothing that doesn’t interfere with our active lives.

• RAW FOOD AND DISTORTION
The diet JOHN AFRICA gave us consists of fresh raw food. We always keep plenty of wholesome raw food on hand and eat whenever our bodies tell us to, not according to artificial meal-time standards. We make sure no one around us goes hungry, because we know that good food is an essential requirement of life. We acknowledge that some of us were raised on the system’s food, or “distortion” as we call it. Doing the work we do can also put us under a lot of pressure when parent and child or husband and wife are separated by the system’s oppression. So it is not uncommon to see some of us eating cooked food on occasion. However, you will never see a committed MOVE member use drugs, cigarettes or alcohol. The hundreds of miles that the system has placed between us and some of our brothers and sisters in distant prisons has also forced us to use cars to maintain the close contact our family is used to. But we look forward to the day when we can live together the way we want to, without a need for air-polluting technology.

• CARING FOR LIFE
To keep ourselves healthy and strong, we rely on plenty of exercise as well as good hard physical labor. Scrubbing floors, sweeping walks and running dogs are daily tasks. Maintaining the hundreds of pounds of food we keep stocked is a big job, too. We have seeds for the birds, nuts for the squirrels, raw meat for the dogs and cats, and fruits and vegetables for the people. We love all life. It is tremendously upsetting for us to see someone mistreat an animal and we will take immediate action to stop anyone from beating a dog, throwing stones at birds, or causing similar impositions on innocent life.

• THE NAME MOVE
The word MOVE is not an acronym. It means exactly what it says: MOVE, work, generate, be active. Everything that’s alive moves. If it didn’t, it would be stagnant, dead. Movement is the principle of Life, and because MOVE’s belief is Life, our founder, JOHN AFRICA, gave us the name “MOVE.” When we greet each other, we say “ON THE MOVE!”

"THE POWER OF TRUTH IS FINAL"
- JOHN AFRICA
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Contact the above address for additional copies of this book. We also have issues of the First Day, T-shirts, videos, posters and other materials. MOVE members are available to speak to your class, group, conference or other public event.

Tax deductible contributions can be sent directly to:

Black United Fund / August 8th Justice for MOVE
419 South 15th Street
Philadelphia, PA 19146

Mumia Abu-Jamal:

The International Concerned
Family & Friends of Mumia Abu-Jamal
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There are local Mumia support groups all over the world. Contact the address above for copies of Live From Death Row, audio recordings of Mumia's radio commentaries, a CD-ROM history of Mumia's case, T-shirts, buttons, posters, and subscriptions to The Jamal Journal.

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