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TALK to the SOCIETY for INDIVIDUAL FREEDOM

Tuesday, 23rd October 1990

There are an ever increasing number of organisations in this country which, whilst purporting to champion seemingly and outwardly worthy/causes of one kind or another, are, in reality, in the business of promoting thosewhich are quite unworthy and unacceptably illiberal. One way in which they 'con' the public is by giving themselves a deliberately deceptive name. Organisations like "Family and Youth Concern" (formerly "The Responsible Society", "CARE Campaigns" (formerly "The Nationwide Festival of Light"), "The Freedom Association", Campaign Against Pornography AND Censorship", "The Campaign for Press and Broadcasting Freedom", and even most regrettably, the "National Council for Civil Liberties", to which we ourselves were affiliated for eleven years the which we shall ceased to be after next months AGM indees their recent espousal of most un-lib-ertarian pro-censorship causes, is not rapidly overturned. "We", of course, is the National Campaign for the Reform of the Obscene Publications Acts, the organisation I founded in 1976 as a freedom-fighting campaign to combat Mary Whitehouse and the activities of her National Viewers and Listeners' Association (another name cleverly and deliberately designed to deceive), and (2) to fight and get rid of unjustified state censorship in this country, particularly the censorship of sexual material.

The name "National Campaign for the Reform of the Obscene Publications Acts" may be a mouthful, but at least is an honest some might say 'naievly' honest. We've often been urged to change it having received mail addressed to an amazing assortment of distortions and variations/— the 'National Campaign for the Reform of Obscene Public Arts'; the 'National Campaign for the Reform of Obscene Pub Acts'; the National Campaign for the Reform of Obscene Pub Acts'; the National officer officer of Obscene Pub Acts'; the National officer officer officer of Obscene Pub Acts'; the National officer office

But 'SEXIT' or 'NCROPA', we regard our mission, the establishment of true freedom of expression in this censor-saturated society, as of crucial importance to a proclaimed

'free society' which so many, so often delude themselves already exists here, but which is, in reality, a myth.

It was a particularly absurd Old Bailey trial which finally triggered off my inauguration of the NCROPA, although I had toyed with the idea for the previous nine years. IN fact the idea was originally conceived as far back as 1967 when I was working in a film called "Diamonds for Breakfast" on location at Blenheim Palace, Oxfordshire, in a caravan dressing-room I was sharing with the late and much lamented Leonard Rossiter, when, rather than join in a poker game (I loathe cards), I lighted on yet have another report of a complaint by who else - Mrs. Whitehouse, against some TV programme or other. I vowed if I are do something about that "appalling phenomenon" (John Mortimer's apt description) and was greatly encouraged to do so by Leonard. I am only ashamed that I left it so long before I put my money where my mouth was and the lower of the late of the local part of the late of the local part of the

In 1976 a rather small-time publisher called Heinrich Hannau had published an almost unnoticeable, rather tatty little paperback* entitled "Inside Linda Lovelace", which purported to be the ghosted biography of the star of the celebrated American 'pornomovie' "Deep Throat". For those unversed in these matters, "Deep Throat" has the somewhat fanciful storyline - and why not?, as Barry Norman would say - of the adventures of a girl, who discovers that, by an extraordinary freak of nature, her clittoris is situated in her larynx. (At least full marks for originality!) Henric Hannau Mark Moreuland on public dargainer 's year' work.

The outcome of this extremely costly, much-hyped Obscene Publications Acts trial was that the book was acquitted - or rather the publisher was acquitted of publishing an "obscene" publication - a vast amount of taxpayer's money had been recklessly frittered away, and the publisher, as the direct result of all the valuable publicity the trial had afforded his insignificant book, made a small fortune from its subsequent huge sales.

Inthis instance the accused won the day, but the case dramatically highlighted the fatuousness and the iniquities of the existence of the Obscene Publications Acts, offences against which many more are not, alas, acquitted, and which, even more importantly, perhaps, impose a repressive and inhibiting 'chill factor' to many a publisher's potential plans. A right regular small of Dannoles which daughing were like (in her) head.

In setting up the NCROPA our initial approach was to endeavour to identify just where freedom of expression, in all media, was being most effectively blocked by law, and then to spell out, loud and clear, where and how we wanted the law changed. There was no doubt that, at the core (I suppose some might say 'hard' core!) of the trouble, were the harsh, out-moded and, above all, unfair Obscene Publications Acts. Of course we were also aware that there were many other Acts or bits of Common Law which would need.

revising or amending to achieve our ultimate aim for the removal of virtually all censorship for 'consenting adults' - in line with most other countries of the so-called 'free' Western World - but we believed, and still do, that if these monstrous O.P. Acts went, much of the other offending subsidiary measures would soon go too - indeed, they would have to, e.g. certain parts of cinema, postal, customs, video legislation, and so on.

In the 14 years since we were formed, whereas nearly all other Western World countries have effectively dispensed completely with our draconian, Obscene-Publications-type of measures, the situation in this country has not simply stood still, but even more censorship legislation has been enacted, and every year ever more is contemplated and added to the Statute Book - the/Indecent Displays (Control) Act, the 1984 Video Recordings Act, the 1982 Cinematograph (Amendment) Act, the/IoCal Government (Miscellaneous Provisions Act) and now, presently in its find purchased to the statute of th

the Broadcasting Bill in which #it is intended to extend the provisions of the Obscene Publications Acts to broadcasting and thereby subject all broadcasters to/state censorship by means of that measure and the diktats of an authoritarian Broadcasting Standards Council. Even worse, the Government & currently considering a strengthening - yes, STRENGTHENING - of the Obscene Publications Acts. In reply to a letter I wrote to the new Home Secretary, David Waddington, on 31st October last, the Home Office wrote, and I quote (READ) "While the results to material which is available"); and in a letter written to Conservative M.P. Teddy Taylor on 22nd January, the Minister of State at the Home Office, David Mellor said and again I quote (READ) "For our part, we take the view that to ... with benefit be strengthened," It is already an indisputable fact that the U.K. now has more censorship - state censorship! - than any other country of the free Western World. Successive Governments here have been positively obsessed with censorship. We are already stifled by it and these latest indications from the present Government are truly horrifying and clearly indicate that this obsession has now developed into wear positive derangement.

Reasons for this peculiarly British attitude are often put forward. I believe it may be generally a great deal to do with the social and historical background of this island country, where hypocrisy and snobbery is certainly the name of the game significant if not an endemic disease. But more specifically, as far as open support for the NCROPA's principles is concerned, I believe it is a great deal to do with not being seen to have any association with, or any brief for (at least publicly), what is so indiscriminately described as 'obscenity'. The whole concept of 'obscenity' is an absurdity (and, incidentally, likewise its legal blood-brother 'indecency' - the two

Sexual

legal terms around which most of our/censorship legislation is centred). This is all too clearly demonstrated by the lottery-like interpretation of both these terms by different courts and different juries. Let me cite just one classic example of this lunacy. Some years ago when private commercial cinema clubs were not unlawful, JOHN Lindsay was a maker of sexually explicit films which were shown in his cinema clubs, in different areas of the country. He was constantly harassed by the police and faced a succession of prosecutions under the O.P. Acts, always, where possible, electing for jury trial. A batch of these films was prosecuted - the same titles, the same films - five times, in five different courts throughout thecountry, including one Old Bailey trial. At the first four of these trials he was acquitted, including the Old Bailey case. At the fifth trial held at Preston Crown Court, the films were found 'guilty' and he was sent to prison! The fifth jury, contrary to the other four, decided in their infinite wisdom that his films were 'obscene'. The absurdity, let alone the injustice, of the use of such terminology is blatantly apparent, It should not occur in any legal statute. The absurdity is compounded in the 1959 O.P. Act, as you no doubt know, by an attempt to define the indefinable - 'obscene' being defined as that which temds to "deprave and corrupt", weres which are no more that, to the world-at-large, the notion of 'obscenety' is something 'dirty', 'dis-(indeed, have been indoctrinated to believe) that sex and an interest in matters

gusting', 'shameful', certainly 'beyond the pail', - something that 'respectable' people don't have anything to do with. Sadly many people here still believe sexual is 'dirty'. It is this emotive response which is so played on by the Mary Whitehouses of this country, and her parliamentary poodles, and which the continued existence of the whole concept of 'obscenity' enshrined in British law helps to perpetuate.

Apart from being extremely critical of the establishment, we are also, I have to

the NCROPH is,

say, extremely critical of all the agencies of mass communication, especially their bosses and chiefs, for allowing censorship to flourish and freedom of expression to be so eroded in this country, with so little protest or positive action to oppose it. There's been far too much equivocation of an elitist kind I find nauseating. WW We do not accept for one minute that Mary Whitehouse and her loud-mouthed, biblebashing cronies are representative of the majority of UK citizens, but even if they were, minorities have their rights too. In her famous ITV Brian Walden interview last October, Margaret Thatcher declared that "freedom of expression is a fundamental part of a free society" and she was pontificating about how "We're way ahead of most other countries in our liberty, in our freedom, in our openness." Well, you could have fooled me! What colossal hypocrisy, what dishonesty with regard to the UK's record on censorship over the past war years and over which she has presided! But our criticism extends well beyond Government and party lines. We are saddened and sometimes sickened by the increasingly authoritarian censorship measures being promulgated by members of opposition parties, Labour Party members in particular and, I regret to say, mostly by their women members. M.P. Clare Short's several attempts - and she promises more - to introduce her Bill to make the display of/naked or semi-maked printers women in newspapers illegal, in other words to 'censor' what goes into a newspaper - are alarming, and, do nothing to advance the worthy cause of women's rights and equal opportunities (equal where physically and biologically possible, that is:). Even more alarming is the Bill which another Labour M.P. Dawn Primarolo is currently hawking around - the 'Location of Pornographic Material Bill' - drafted, can you believe it - by the Campaign for Press and Broadcasting Freedom!

Most worrying of all, however, are the frightening attempts by some feminist extremists to suppress completely/sexual material involving women unless it strictly conforms to certain, specifically defined formats - formats of their choosing, that is of course! What this amounts to is, an attempt at 'thought control', a chillingly Orwellian prospect if ever I heard one. This is what is being proposed by a group, recently formed, which I mentioned earlier - the Campaign Against Pornography AND Censorship - a ludicrously contradictory title and also, of course, brazenly dishonest. To our horror, its main protagonist, an embittered 'misterogynistic' feminist called Catherine Itzin, succeeded in getting herself elected to the Executive Committee of the National Council for Civil Liberties, to which, as I've said, we also affiliated. She persuaded its AGM last year to pass (albeit by a very narrow majority) a motion she had promoted which supported her extreme pro-censorship, anti-libertarian views. That an organisation like the NCCL should have allowed itself to be so duped, when it proudly parades its own Charter of Civil Rights and Liberties which incluide® Article 7 - 'Freedom of Speech and Publication', is deeply disturbing. Thankfully that appalling decision was intulmed atting year been feether allowed to campon her such is one thing, but fascism - dictatorship, for that is what her proposals amount to is quite another. We should always keep reminding ourselves - and I don't think its being over-emotive to mention it - that Hitler began his rise to power by banning and then burning books and ended up by burning people in the ovens at Auschwitz, Belsen and Dachau. Freedom of expression may not include the right to cause real, proven harm, but it does include the right to offend. It is sometimes a very good thing to offend - and often even necessary. That right is becoming more and more lost sight of.

But please don't get the idea that our opponents, the upholders of censorship, are all female. Far from it. For example Jack Straw, the Labour M.P. and Shadow Cabinet spokesman on Education (and, incidentally, a former President of the National Union

of Students in the late 60s), recently openly joined the Clare Short Bandwagon and publicly said so in an extraordinary piece in "The Times" on 25th September last. It was a piece entitled "Too soon to end these ages of innocence". He was actually complaining about a 'pop' record his nine year old son had listened to on BBC Radio 1, in which there was "a woman panting, then groaning, interspersed with the occasional mumbled phrase". It wasn't that his son had acquired any 'strange' or precocious ideas from the record. Merely that has puzzled as to why so many people would buy such a record. Mr. Straw cited this mind-shattering incident and then other equally innocuous pursuits, as grounds for banning the availability of such material completely. It had never occurred to him, apparently, that he had the option - and right - of any responsible and concerned parent, to forbid his son from listening to BBC Radio 1 if he disapproved of it so much or simply to switch it off! This petty little domestic incident was sufficient provocation for him then to launch into a blanket condemnation of "pornography" as being "unhealthy" and to condemn those who 'consume' "pornography" (by which I assume he meant sexually explicit material) as danggrous perverts, degenerate and worthless.

But there is nothing "unhealthy" an enthusiastic interest in sex and the pursuit thereof. It is a perfectly natural, instinctive human phenomenon. This is, surely innately healthy, just as nutritional appetite is innately healthy. No-one condenns the free availability and vast proliferation of cookery books, even when compulsive eaters sometimes over-indulge themselves and become grotesquely (and in this case indisputably harmfully \$0 / . Sexually explicit books (or films, videos, pictures etc) which are mostly used as stimulae to achieving orgasm by means of masturbation, not only do not harm anyone, but are often positively helpful by providing a useful and practical 'safety-valve' device for the relief and release of suppressed, unsatisfied and unchannelled potent sexual energy, particularly in the young. In this context, there is also a very powerful case to be made for the possible valuable use of this kind of material in averting unwanted, sometimes violent sexual attacks on unconsenting victims by the inadequate or disturbed criminal. Apart from its potential use in possibly preventing these extreme manifestations of unacceptable anti-social behaviour, sexually explicit material often provides the only possible kind of sexual outlet for the disabled and incapacitated, or, indeed, for the simply unloved, unlovely, unfortunate - or just plain unlucky! Jack Straw may be one of the lucky few who is fortunate enough to be favoured with a permanent, stable loving relationship within a family context, which is entirely self-satisfying and self-fulfilling, both sexually and otherwise, and I'm very happy for him thatthat is so. But need he be so smuq as to deny at least some sexual gratification, however vicarious and however inferior to the ecstatic joys of the 'real thing', to those many less fortunates of the kind I've described - including myself? Yes, ladies and gentlemen. I admit it! I'll come out of the closet, and come clean (if you'll pardon the expression), I am a master-bater And is happy marter-bates - in common with millions and millions of other marter-bates

Acceptance of such pleasurable and necessary substitute sexual activities in no way reflects what Jack Straw called "a perversion in the values of society", but rather an honest acknowledgement of human sexual appetite and the crucial need for its appeasement.

Parthermore, if some people in the so-called 'sex industrity' make money out of producing the required material to appease that appetite, so what? It is simply another example of 'market forces' in operation. In the law of Supply and olemand,

Finally, the removal of legal censorship restraints on sexually explicit material does not lead to an increase in sexual crime. There is absolutely no evidence to show that it does. Quite the reverse, in fact, as continental countries like Denmark, France and Holland have shown. And who knows? It might just help to reduce it:

Dniversity's Preedom Society's seminar on censorship in March of this, year, in my list of examples, at the beginning of my talk, of organisations which adopt was not wholly truthful names which do not accurately reflect what they really stand for, I included the Society for Individual Preedom. I did so largely because of the way in which my and the NCROPA's image of the S.I.F. had been coloured by our experiences with M.P. Gerald Howarth when we met him to discuss his private member's Bill in 1987, to extend the OBscene Publications ACTs to broadcasting and also, horrifyingly, to strengthen these already draconian Acts still further. I knew Mr. Howarth was a former Secretary of the S.I.F. and I asked him how he could reconcile his authoritarian, pro-censorship views with his membership of your organisation? - or, indeed, with his membership of the Conservative Party, a party which claims as the cornerstone of its whole philosophy, freedom of the individual and freedom of choice? He was unable to do so then and has been unable to do so since when I've pursued him on the matter through correspondence.

I have noticed more recently, however, from your publications, that the Society for Individual Freedom is now taking this issue much more readily on board. It is a most encouraging sign and, if I may say so, something that will enhance the credibility enormously. I hope, too, that my little talk this evening will also further help to extend this trend. Our campaign, the NCROPA, is not asking for the moon. It is simply demanding the fundamental right all adults to choose for themselves what they see, read and hear. Most other civilised Western World countries have that right.

We - and, I trust yourselves - want it too!