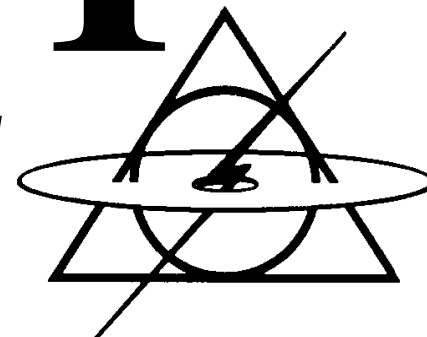


# CONTACT

THE PHOENIX PROJECT JOURNAL

GOD'S NEW MILLENNIUM

*KNOWING TRUTH IS NOT ENOUGH—  
SUCCESSFUL CHANGE REQUIRES ACTION*



VOLUME 42, NUMBER 8

NEWS REVIEW

\$ 3.00

FEBRUARY 25, 2004

# A False Friend Is A True Enemy

*Who will do that which is right and good for the People?*

2/20/04—#1 (17-188)

FRI., FEB. 20, 2004 11:03 A.M. YR 17, DAY 188  
Manila, Philippines

RE: IF SOMETHING IS FALSE  
IT CANNOT BE FACT

“LIES” NOT “POLITICALLY CORRECT”

Did I actually miss telling you “I love you” on Valentine’s Day? How so—did YOU not hear me? So be it. And with that, allow us to look more closely at fact and fiction.

Does sending you a Valentine’s card with hearts and flowers mean more that I love you than simply stating, “I love you”? How so? Well, to a child it means more to share a thought in pictures than try to explain the history of St. Valentine who is INCORRECTLY represented in ALL EVENTS.

What does this topic have to do with False vs. Facts? Almost everything. If I say I love you OR have sent to you a pretty card—does either actually mean anything? Sometimes it means everything—but that is another topic to be dealt with in the conscious vs. subconscious realization and one which we need not spend time or paper upon which to enlarge when being short of both.

I have asked that one of the latest HITS from VK Durham through Rumor Mills-Patriotlad be run for your inspection but no, I do NOT wish to do much on it as a singular focus. [ED: See page 3 for the latest bashing, trashing—and death threat posted by the renowned yellow-journalist, “Patriotlad”.] It is so overfilled with outrageous lies and speculation as to be worthy of an award in stupidity—but free-will allows such hornswaggling—except one day in a court of law. Therefore, you who keep the records add an update to our “statute of limitations” time period, for all three

named above. Have fun, for

FACTS are that we, inclusive of Ekkers, now accused of ruining and destroying the world in general, economies in specific, and now the Federal Reserve—“somehow” indecipherable as to the hit itself for in blaming the Ekkers the writing is backed up in the final paragraphs as suggesting the total destruction of the Federal Reserve—by the author. Interesting? Not particularly—however, it must be countered in that more than 98% of the entire offering is pure trash with no factual relationship to any topic offered—including her holding of a “Trust” of some kind under some “Treaty” conjured to cover the intentional lies.

VK Durham HAS NO “TRUST”—period and end of debate. She CANNOT have anything claimed “in” it because it is “NOT”. Now that is “one” and we could use pages upon pages to address the other fictions offered.

The one I wish to note here, however, is the blatant threat as to horrific death of some kind from

(Continued on page 2)

CONTACT  
P.O. Box 27800  
Las Vegas, NV 89126

FIRST-CLASS MAIL  
U.S. POSTAGE PAID  
BAKERSFIELD, CA  
PERMIT NO. 758

**FIRST CLASS MAIL**

## IN THIS ISSUE

More Ridiculous Lies: Insane VKD Rantings.....	page 3
A Letter From God—With A Few Corrections.....	page 5
Friday The Thirteenth Input For Trailblazers.....	page 7
Of Mad Cows, Prions And Viroids.....	page 10
Trilateral Commission At Work.....	page 11
Legal Notices.....	page 12

Muslims against the Ekkers because they are “False Muslims”.

They are NOT “Muslims” of any kind so in the very idiotic statement the lies negate the entirety of the dissertation in FACT.

A FACT is ***NOT*** “FALSE” for the definition of “fact” is in fact that it is TRUTH.

Somehow Ekkers are given credit for pulling down all of China, Islam and you name it after cribbing from her writing. Is this brilliant, as a plan, as is claimed by Rayelan and VK/Patriotlad? No, these are outright lies without even a basis for location and much the less validity. There is no connection whatsoever with any entities named by her speculative (know-it-all) queens of the “horned-blowers”.

Rayelan OWES us in money over \$50,000 including interest and perhaps more. The same thing, only MORE, for VK Durham. So, how interesting is the thrust against the Ekkers for one day Rumor Durham will be confronted with FACT ***AND*** TRUTH and the smiles shall surely be brought to soberness.

Every “hit” simply brings more realization through investigations of the TRUTH AND FACTS of our position and SO BE IT.

Dharma often asks why, as “friends” seem to melt into puddles of something that far more resembles “enemy” soup. Moreover, so much of it is in the form of “bag-holding” as in “left——”. Then grief pours over the heart and yea, even the soul. It is part of “living” in this “dying” circumstance, as living further requires forward movement or stagnation. The other parties play at excusing but actually are playing “cop-out” and “gotcha”, while the load heaps up and others have to take up slack in the face of hyper-criticism, unrelated “blaming” and “shame on you”.

“Ah but,” the stuttering goes, “these are my friends and I don’t understand.”

No, these are “FALSE FRIENDS” and in the end circumstances are but your “enemies” no matter what the parties involved wish to think of themselves. This is recognized by the lack of making things “right” but only in proliferating the excuses and insinuating blame on another to hopefully insure lack of blame upon self. And again, “forgiveness” has nothing to do with anything for unless forgiveness is asked, there can be no meaning. So, withdrawing becomes the escape route while digging at wounds or pouring on a bit of salt from the salt-teams.

Painful? Of course! However, impossible to handle? Never!

One of the better offerings on “False friends are true enemies” from right here in today’s paper by our friend and colleague, Alan F. Pagua, is worth offering here because the term “Philippine” means anywhere, anyone—WORLD. And here it is worthy of realizing that “actions speak ever so much louder than words”.

Every corporation manager can change out, get rid of, or argue over, corporations and who tends them—but ARE YOU SURE YOU ARE CORRECT IN YOUR ACTIONS? No, I do not argue on behalf of anyone or anything. We are moving forward and will act appropriately in whatever circumstance we find selves—always within the laws and to the very best of our ability to act in wisdom and spiritual truth which is most often used by others as in “false spiritual” practices.

As we have space we will begin to rerun the information on “incorporation” and “corporations” as

are valuable and valid in Nevada, U.S.A. Whom you might use as an agent is up to you at ANY time and none of our business. We offer this notation so that you understand that it is the value and information we offer—not some mandate to use anything we offer or suggest. What I note, however, is disinformation, misinformation and certainly “personal” opinions as to all matters. So be it, for you can use or discard anything or everything we bring to your attention. Used correctly and properly we offer only that which AT THE TIME bears valid and positive potential. If laws change—that is not in our prerogative to attend. All we can ever do is offer TOOLS for your better use and, when attacked, we will certainly withdraw anything we have put in your pathway about which to be further assaulted.

Our focus is getting our INTENTIONAL task accomplished and it is at present appropriate that we serve in the Philippines as the fragments of the overall program come together along with the people who will achieve the job in point.

THAT is not a paper of any kind anywhere. The paper is to include all who wish involvement and input—it is NOT an end to anything, in itself. Furthermore, do not, please, present as friends and then act as enemies because we can change our approach while still maintaining our paper—even if as in Gaiandriana, in hibernation.

The following article I ask to be copied into this writing for it deals with the mess in historical change-out in the Philippines but the topic is so timely and so appropriate as to offer it as it is published.

[QUOTING, ALAN F. PAGUIA, “Rule of Law”, *The Daily TRIBUNE*, Friday, Feb. 20, 2004, page 5:]

FALSE FRIENDS ARE TRUE ENEMIES

What is the effective equivalent of our false friends? Answer: Our true enemies.

A philosopher once said, “Lord, please save me from my friends; I shall take care of my enemies.”

The message is clear. We are vulnerable to our friends because we trust them. We do not expect them to violate our rights. We expect reciprocity from them in the sense of the golden rule. We expect them to do to us what we do to them; or, not to do to us what we do not do to them.

On the other hand, we naturally protect ourselves against our perceived enemies because we do not trust them. We expect them to violate our rights. We expect negative reciprocity from them in the opposite sense of the golden rule. We expect them not to do to us what we do to them; or, to do to us what we do not do to them.

Therefore, we identify a friend or an enemy on the basis of the presence or absence of trust. If we trust the person, we consider him a friend. If we do not, we consider him an enemy. Those in between are not covered by this article.

But what is trust?

It is a person’s belief that the person trusted will do what is objectively right and good, and will not do what is wrong and bad.

Thus, a friend may be defined as a person whom another believes will do what is objectively right and good, and will not do what is wrong and bad.

Similarly, an enemy may be defined as a person whom another does not believe: (1) will do what is

objectively right and good, and (2) will not do what is wrong and bad.

It is easy to choose between a friend and an enemy. We naturally choose our friend.

It is a totally different matter when we have to choose between true and false friends. The issue becomes tricky. The resolution would require greater reflection and insight on our part. Both are “friends”. But who is true and who is false?

This question is significant in the light of the current political maelstrom being stirred by presidential, vice presidential and senatorial candidates.

Who among them are true friends of the Filipino people? **[H: Please insert your own nation’s label and political parasites.]**

Surely, the minimum qualification would be their past adherence or non-adherence to the *Constitution*.

If history shows the candidate had been faithful to the *Constitution*, he passes the minimum qualification.

If history shows he had been unfaithful to the *Constitution*, then he immediately fails the minimum qualification and that would necessarily render this other qualifications politically meaningless.

He does not deserve to be elected. A person who is shown to have violated the *Constitution* does not deserve public trust. He should not be given a second chance to violate the basic law, especially where he has not been justly penalized for his first violation. Otherwise, he would be absurdly allowed to laugh behind the back, if not at the very faces, of the Filipino people.

Who among the candidates have been faithful to the *Constitution* and the rule of law?

Who among the candidates have actually shared the virtual crucifixion of the Filipino *masa* under the current administration?

Who among the candidates have fought wholeheartedly for a genuine Constitutional governance?

Who among the candidates have fought uncompromisingly for the satisfaction of the basic needs and wants of the majority of the Filipino people, regardless of personal or political consequences?

Who among the candidates have shown false friendship with the Filipino people?

Consequently, we have to ask ourselves—who is our true friend?

He is the person whom we honestly believe will do what is objectively right and good, and will not do what is wrong and bad.

He will not necessarily always act in our favor because it is not our person, but objective rightness or wrongness and goodness or badness that would be the basis of his course of action.

When he does act against our personal interest, it is not because he has ceased to be our friend; it is because as our friend, he has to do what is objectively right and good regardless of the personal interests involved.

What is right and good in society is that which promotes the common good, and not just the good of the selfish few.

The common good refers to the satisfaction of the needs and wants of the majority of the Filipino people.

*Salus populi est suprema lex.* The welfare of the people is the supreme law.

The opposite of the foregoing description would necessarily point to who our ***false friends*** are.

They are those whom we believe will not do what

is objectively right and good. [H: This realization usually follows an incident, or more, of actual experiencing of the intent or action. Next time is not nearly so susceptible to “getcha” if learning lessons is among your acquisitions from the world of expression. Twice burned in the same fire is rather foolish in even conceptual thinking.]

These [false] friends are those who pretend to be our friend. [H: And may well “think” themselves to actually be “friends” in truth and reality BUT NOTE THAT THE “FACT” HERE IS THE OPERATIVE TERM IN IDENTIFICATION.]

These [false friends] are those who act on the basis of the personal interests involved, regardless of what is right and good.

They are those who act to satisfy the demands of the selfish few, regardless of the basic needs and wants of the majority of the Filipino people. [H: Or ANY group or “other” persons.]

They do not honestly believe that the welfare of the people is the supreme law.

They are the true ENEMIES of the Filipino people.

[END QUOTING]

No, readers, I am not in the “shoe-fitting” business. Facts and “false” are of opposite meaning and fitting shoes to individual feet or minds is NOT my task at hand.

The Philippines is “going down” if the mass continues to move in its spiraling direction. But, can it be stopped? Indeed, and that is FACT—“because we are here!”

We are grateful without measure to those who volunteer and get this paper out and distributed so that our needs can be timely MET. Success and prosperity loom ahead like Mt. Everest, which is at least the size of the mountain we must finally achieve as in “the crest”.

Can we do it? WILL we do it? Yes indeed, and we will have learned a mammoth amount about truth, false truth, and FACT vs. FALSE.

Meanwhile, in consideration of Banking Houses: Within the month the rulings have come from the higher courts regarding the FACT that that which was placed in the CENTRAL BANK here in the Philippines, is the FULL RESPONSIBILITY OF THE BANGKO SENTRAL. You know, just like the Federal Reserve became responsible for that debt and the holdings of the U.S. TREASURY. It is a champagne day in the Philippines in spite of the miserable and treacherous path to the rainbow’s pot.

It is only reasonable to appreciate our true friends and allow the false friends to find their better routing to happiness. True “enemies” need a bit more care and attention. So be it and may your discernment be ever honed for the “enemy” is often totally unaware of his status.

By the way, you with blurred visions: The dollar is in serious, serious trouble—EVERYWHERE. Therefore, in this journey and in this task at hand we will not be found sleeping on our watch nor shall we fall to the distractions of personal moment.

By the way, with or without Valentine cards: I love you beyond your possible realization of appreciation and gratitude explicitly offered.

GCH  
dharma 

# More Ridiculous Lies: Insane VKD Rantings

*Having reviewed the clever attempt to disguise the lies with a bit of occasional truth, i.e., the references to Buckminster Fuller, these are obviously the continuing rantings of an insane VK Durham in the silly and transparent costume of “Patriotlad”. However, it is so ridiculous as to be entertaining and we are sure our readers will get several laughs from it. We apologize for the poor grammar, spelling and use of punctuation throughout this article as no effort has been made to clean it up--it is a simple “copy and paste” from the Rumor Mill website.*  
[QUOTING:]

The Rumor Mill News Reading Room  
<http://www.rumormillnews.com>

REPOST: THE EKKERS AND  
THE WAR FOR GREATER SERBIA

Posted By: Patriotlad  
Date: Sunday, 1 February 2004, 3:00 p.m.

DEAR FRIENDS, PATRIOTS AND FANS OF FACTION 2 FOOTBALL—By special request of a valued Reader of Rumor Mill News, the following essay on The Two Ekkers and War, is reposted.

By: Patriotlad ~ Date: Tuesday, 21 January, 2003

“History shows that,” wrote Buckminster Fuller in 1981, “only when the leaders of the world’s great power structures become convinced that their power [is] in danger of being destroyed, [do] adequate funds get appropriated for accomplishing the necessary epoch-opening new technologies. t took preparation for World War III to make available the funds that have given us computers, transistors, rockets and satellites to realistically explore the Universe.”

Adopting the lines of reasoning prepared and developed by R. Buckminster Fuller—the greatest scientific mind of the last century—the careful student of history comes to realize that World War III is, in reality, Part Three of the War for Greater Serbia. his war commenced in 1912 and ’13 when bloody civil war engulfed the southern Balkans area we now call Macedonia and Bulgaria. hat early blood-letting brought about the surge of Serbian nationalism which found its expression in Sarajevo in 1914: it may seem odd that the Great War began in the one city in Europe where Christians, Muslims and Jews lived and worked in relative harmony—that is, it may seem “odd” until the true motives and designs of British Zionism and the Illuminati are brought clearly into focus. Current events cannot be seen in their entirety without looking backwards a little bit.

Ninety years have passed, since uncivil bloodshed in the Balkans prepared the way for the most exhausting war this beautiful planet Earth has ever known: and, it is no coincidence at all that the private banking consortium called the Federal Reserve System was established at the same time this multi-part world war was getting started. The Great War wrecked the established order in Austria & Hungary, it wrecked the economy and the basis of civil government in Romanov Russia, it bankrupted Germany and devastated the landscape of northern France and Belgium. It wiped out nearly an entire generation of proper young Englishmen.

The United States was entirely unwilling to be

drawn into the fracas in Europe. The greatest industrial leader of that era, Henry Ford, spent enormous sums of his own money on the ill-fated Peace Ship, hoping to bring some sanity to a war-maddened Europe in 1916. And in that time, an odd combination of hard-shell rightwingers—like Ford—and ultra-radical socialists like The Wobblies, stood up against “the eastern establishment” of Princeton’s Thomas Woodrow Wilson. So effective was the overall sentiment against getting involved in that European war, in the United States, that President Wilson was forced to run for re-election in 1916 on the slogan—“He Kept Us Out Of War.”

The Illuminati elite and their minions at the newly created Federal Reserve Banks had other ideas, and the Germans aided and abetted the cause of war hawks in the United States with their nearly-continuous blundering and stupidities in 1916. Within a few months of his second inaugural, Woodrow Wilson had all the pretext necessary for seeking a Declaration of War. The United States committed to the fight in Europe, entering on the side of France, Great Britain and Italy, against the Germans and the Austro-Hungarian empire. Never mind that both sides were nearly exhausted, and that a ruined Holy Mother Russia was only months away from disintegration and revolution.

The Great War was primarily a war between Christians, with only a few secondary fronts involving Protestant troops under British commanders fighting Turkish Muslims, and Muslim Arabs allied to the British fighting their Turkish masters in the Near East. Austrian Catholics battled Italian Catholics in the mountains, and British and U.S. Protestants battled German Lutherans in places like the Somme and the Ardennes. The war was not about religion in any respects, but it was—theoretically—all about nationalism and expansionism on the part of the Germans.

In fact, like most modern wars, the first phase of the War for Greater Serbia was really about the master plans of the Illuminati to create despair and to introduce chaos into a world which was otherwise making rapid progress, in science and in new technologies. Fuller’s wisdom concerning technology was founded in his knowledge of the way the world changed between 1912 and 1921. He saw how control of the air had changed the nature of war, just as control over the new electromagnetic medium of radio would change the nature of war-fighting itself. By 1927 these lessons had sunk into his consciousness so deeply that Bucky Fuller set out to change and alter his whole mental landscape, and to make for himself a new life in science.

Fast-forward to 2003 A.D.—R. Buckminster Fuller has been dead for almost twenty years, and despite his having written books like “I Seem To Be A Verb,” Spaceship Earth, and the amazing masterpiece—Critical Path, from 1981, his discoveries and views on science, technology and society are not taught at all. In other postings, this has been discussed in some detail.

“All [of] the world-power stature individuals who [have] vied for supreme mastery of the world’s high seas”, wrote Fuller in Critical Path, meaning mastering their “lines of supply”, also “operated invisibly through monarchs and the nations over whom they had sufficient influence.”

Almost two hundred years have elapsed since the British navy won the Battle of Trafalgar, in 1805, and

in Fuller's words "became historically... the first empire in history to embrace the entire spherical planet Earth." The royal and aristocratic classes of British Zionism began that drive towards victory, some two hundred years earlier in 1600, when Queen Elizabeth provided her consent to the charters founding the British East India Company. During the early decades of the 1800s, this company had a monopoly on trade with China, but there were considerable restrictions and Canton was the main port of entry. Indeed, the Stars & Stripes battle flag of these United States closely resembles the original flag of the East India Company (which at one time had its own army in India).

This company monopoly came to an end in 1833 and soon Chinese ports were swarming with British adventurers, and soon after that—the trade in illegal opium commenced to grow. Despite the official restrictions, there was a market for the addictive poppy flower, and when the Chinese authorities responded by dumping 20,000 chests of opium into the Canton River, the first of the Opium Wars ensued. This Sino-British war was about two things, in reality: the desire of the Imperial authorities to block British smugglers from selling opium in China, and the desire of British merchants to get paid in gold bullion for whatever they sold in China. Additionally, the Chinese did not want to accept "barter" for their precious silks and jade.

This Opium War flared up and died down and was finally settled by the Treaty of Nanking in 1842: the British got trade privileges, more than 5,000,000 British pounds as an indemnity and the cession of the new port of Hong Kong (meaning literally, Warehouse Island). And just as the blood-thirsty English free-booters of that era sparked a war with China, over gold and addictive drugs, now the blood-thirsty warlords of China find themselves in a new kind of warfare with the modern version of the East India Company—the Federal Reserve System.

The parallels are striking. Just as the East India Company moved over time to induce the people of Britain to build the ships and train the soldiers necessary for them to conquer and subdue India, Burma and Java, so the Federal Reserve System has succeeded in swindling the people of the United States into supporting their foreign wars and adventures. Virtually from their beginning, the Federal Reserve has used the people of this country as their cannon fodder, first deploying our troops to the border with Mexico when the Germans appeared ready to subvert that country, and then sending them directly to France to support the exhausted Allied armies there.

Now the Satanic families who control the Federal Reserve have concocted an entirely new and devilish scheme—(how appropriate is that term, in this context??)—to loot the banks of China and take their gold. Knowing that their private banking concern has bled the people of the Americas nearly to death, these families have conspired with E.J. and Doris Ekker to triple cross the United States and the Federal Reserve System itself. As bizarre as it seems, it is a brilliant scheme, as Rayelan noted in her comments posted here, yesterday—

"Most of the things I have been talking about for the last eight years have come to pass" said Rayelan, concerning the plans and the machinations of the New World Order, "and we are right in the middle of them.

"I would not have connected the Ekkers to any of this, if V.K. Durham had not come along and provided me with the [missing] pieces I needed to connect the Ekkers with the plan by the Islamic bankers to destroy the Federal Reserve System and the rest of the western banks, with a gold-backed Dinar.

"The problem with the Islamic bankers' idea for gold-backed currencies, is they were basing their plan on a Peruvian gold certificate that the Ekkers said they owned. That gold certificate is NOT owned by the Ekkers. The plan to ensnare the Islamic bankers, and several terrorist organizations that have ties with Al Qaeda, was NOT concocted by the Ekkers. In my opinion, knowing what I know about who their current

boss is, this whole plan was concocted by the Federal Reserve."

Herein, it needs to be stated that the plan of the Federal Reserve System's owners and its leadership team, had at least two obvious components—if the Islamic banks, aided by the Chinese, flooded "the Fed" with those falsified debentures that V.K. Durham has spoken of, there would also be some real money coming into the country. As has been stated before, it appears that the plan for "NESARA"—which is now clearly seen as a psych-war operation which parallels the two Ekkers' tactics—was to bring in real money with the bogus gold debentures. This money would be identified as being Al Qaeda in origin and it would be seized, and these Trillions would be sequestered in the Federal Reserve, making it liquid again.

Failing at that, the "triple cross" plays out this way: the Ekkers assist the Chinese and the Islamic banking houses in sending the Federal Reserve into bankruptcy, thus bringing down the entirety of the United States' corporate shell government. Because they hold many of their trillion-dollar assets in secret accounts on neutral turf, the Satanic families would simply "buy into" the new Asian Monetary Bank and then proceed to loot China, Southeast Asia and Central Asia in the same way they have looted the American countries over the last 150 + years. That is, by using fiat money and permanent inflation.

"It is also my belief that the Federal Reserve was behind 9/11", writes Rayelan. "I believe they needed to destroy the [twin towers of the] WTC in order to destroy all of the documents that would show how they have looted the United States for the last 90 years." As V.K. Durham has demonstrated, one clear benefit of the destruction wreaked on September 11<sup>th</sup> was the incineration of all the U.S. bond records held at Cantor Fitzgerald. This bond-trading company handled as much as 25 % of all U.S. Treasury bonds and other public notes, as well. V.K. Durham believes that the 1991 Brady Bonds, which were set to come due on either September 11 or 12, 2001, were a principal target of the first jet aircraft to hit that day.

"Those in supreme power politically and economically" wrote Buckminster Fuller in 1981, "are as yet convinced that our planet Earth has nowhere nearly enough life support for all humanity. All books on economics have only one basic tenet—the fundamental scarcity of life support." That theory is the basic concept of one Thomas Malthus, a hireling of the East India Company College, and it has been economic "dogma".

The twenty + years which have elapsed since that was written have demonstrated the essential paucity and falsity of Thomas Malthus' ideas and conclusions from 1810: there has clearly been demonstrated, with multiple proofs available for any thinking person to consider, that there is more than enough "to go around", if technologies are simply employed properly.

Consider now that British Zionism is the true author of all of this evil in the world, today: the East India Company provided the world-around survey which Thomas Malthus converted into the secular "dogma" of permanent shortages. The German demonologist, Karl Marx, parked himself in London to research and write Das Kapital and The Communist Manifesto, with the help of Fredrich Engels. And it was royal sponsorship which enabled Charles Darwin to concoct a theory of evolution that directly contradicts the specialized, occult knowledge, which the Illuminati and other savants have long held in secret !! To summarize this litany of evil, consider this—

1. Under royal charter, the East India Company comes to dominate India, controlling by the strategy of "divide and conquer", and then conspires to sell their excess opium in China and the United States.

2. The East India Company surveys the resources of the known world in 1800 and Thomas Malthus shapes this first-ever "world inventory" into a report which says, in essence, 'pray to God if you like, but most people are going to starve to death.'

3. Karl Marx comes forward with an atheistic political vision which pits "the working man" against all of the other classes of society—and which labels all religions as "opiates". It glorifies Mammon in the form of history, and an imagined historical imperative, thus rejecting the God of Abraham.

4. Charles Darwin comes forward with a theory of natural philosophy—evolution—which disdains the concept that life has its origin in something divine, and which essentially rejects the concept of a Creator God.

5. Within two generations of that travesty, the British Zionist aristocracy seizes complete control of the educational system of the United States at an elite level, and then proceeds to install their foreign banking system under the rubric of "the Federal Reserve System". In just under forty-five years of its misrule, the people of the United States are defrauded of their rights to own gold, their money is decoupled from gold and silver, they are forced to endure a Great Depression, and they are suckered into fighting in two bloody wars which pit Anglo-Saxon Britain against Prussian-led Germany.

6. Now the Satanic families who own the Federal Reserve have ginned up a bogus war against the former British protectorate of Iraq, to depose a socialist Arab Dictator who was good enough to be their friend throughout the whole decade of the 1980s. Even though Saddam Hussein's Iraq has been kept in a chokehold for eleven years, and even though his military machine was almost totally wrecked in 1991, he is touted as the principal source of evil in this world, today.

"Neither the great political and financial power structures of the world, nor the specialization-blinded professionals, nor the population in general realize," wrote Buckminster Fuller, that technology makes it possible to feed all six billion people on the planet, and soon (if not right at this moment).

Fuller said the following thing many times, and most urgently in 1981—"War is obsolete."

Yet, as V.K. Durham has put it "A RELIGIOUS WAR, or jihad is now ongoing. Yet, this alleged JIHAD has been produced by nothing more substantial than HATE, a propaganda of deceptions created by the Ekkers, who are FALSE MUSLIMS."

What is worse, as V.K. has clearly established, "FALSE CHRISTIANS" masquerading as the principal leaders of Great Britain and the Netherlands—Prince Philip and Prince Bernhard, are also the principals in the paganistic GAIA cult. For it is these two occultists who are the guiding "lights" of the World Wildlife Fund. They have done to the legitimate environmental movement what the Ekkers have done to the legitimate bankers of Islam—which is to deceive them.

These kinds of deceptions are wholly consistent with Marxist-Leninist political practice as it was developed in the old Soviet Union under Stalin. Remember that it was under Josef Stalin that the arch-enemies of communism and national socialism agreed to a "Non-Agression [sic] Pact", which enabled Soviet Russia and Nazi Germany to carve up Poland.

The third part of this on-going world war is a gold war, and the threat of an "oil war", as V.K. says, is a smokescreen to hide the reality of the current struggle. The point here is that in actual practice, what counts is what is done or what is being planned for doing—not what the hirelings and the pretty-boy shills of the corporate media say is "the ideology" of the opponents. There is no "good" capitalist west facing an "evil" socialist Iraq, there are only actors on the Illuminati stage!! No matter what else happens, the Chickenhawks cannot now connect Iraq to the Al Qaeda, because V.K. Durham and Rumor Mill News have clearly identified these treasonable Ekkers as the funding agents for the Al Qaeda network. A network that the Ekkers are now busily attempting to betray and to further defraud!!

"At the present cosmic moment, muscle, cunning, fear, and selfishness are in powerful control of human affairs." So said Buckminster Fuller in 1981, and

things have only gotten worse since then. The world’s machinery still runs almost wholly on oil, and as V.K. Durham has noted, the computerized machinery of international finance pumps out “gold”, in addition to oil.

Brave beyond any regular measure, V.K. Durham has proven to the world at large that her family’s claim to the Peruvian Commodity Contract, the Bonus 3392-181, was and is legitimate, and the Durham Trust has been erected under Treaty law to protect that gold collateral. V.K. Durham has pledged the Durham Trust to help restore the constitutional governance of this union of republican States, its infrastructure and its industries.

The Ekkers have not made any such promises: they, have, on the contrary—

\*\*\* defrauded the people of these United States, by swindling both individual citizens and the whole of their native country;

\*\*\* they have defrauded the bankers of China at the behest of the Federal Reserve;

\*\*\* they are going to betray their friends in the Islamic banking community around the world, too, and for the worst possible reason—to perpetuate the world-around domination of finance by these Satanic families who own the Federal Reserve!! There is nothing in Islam that is worse than a false Muslim, one who pretends to have faith—for the sole purpose of robbing those who do have faith—and that apostasy is punishable by death!!

Yet let it be said, that the two Ekkers didn’t dream this strange and wonderful Triple Cross up on their own... they had help and it comes straight from the halls of British Zionism.

In other words, the invisible power-brokers of the world, centered in the elite cults of the Illuminati—the aristocrats who have consistently swindled their peoples “into paying for the building and operation of the navies and armies that would seek to establish and protect their privately owned enterprises”, as Fuller said it—are backing Doris and E.J. Ekker. Their planned Triple Cross is almost completed... but will it work, or will loyal and honest Muslims reach out to honest Christians and work together to rid the world of these vicious Satanists? These deceivers??

While it is true that Bucky Fuller did not call the British aristocracy and their Germanic cousins, the Illuminati, that is precisely who they are, these invisible-to-the-people brokers of power. They cannot be satisfied with their wealth, their mansions and their yachts and their Hollywood starlets—they want to own all the souls of all the men and women on this planet—and they will never be satisfied with anything less.

And if that sounds like a prescription for “total war”, then the author of that Rx is Prince Philip and his confederate Prince Bernhard of the Bilderberger fame—not the people of this country, not our great heroes, and not our original Thomas and our original George... as in Jefferson and Washington.

The war has been in progress since 1912: many have fallen and many more have been betrayed—the Federal Reserve’s governors have openly admitted, no, bragged about!!—creating the Great Depression, which ruined this country financially and opened the door for the imposition of a national security Timarchy.

Their gods are demons. The biggest one is Satan.

The War For Greater Serbia, Part III, continues apace even at this hour. The Federal Reserve System is now clearly seen as the enemy of all humanity, whether it is Buddhist, Islamic or Christian: these Ekkers are their minions and their game is the game of triple cross and of multiple betrayals. Will they get what they deserve, or not??

Time for the Federal Reserve to be broken up, burned to the ground, and for the ground itself to be salted; furthermore, it is time for the Satanic families who own it all, to depart.

**There are two trains running, tonight. Pick one and get going.**

[END QUOTING]  
Our case for VKD’s insanity rests.

# A Letter From God— With A Few Corrections

2/5/04—#1 (17-173)  
THU., FEB. 5, 2004 7:23 A.M. YR 17, DAY 173  
Manila, Philippines

RE: LETTER FROM GOD—WITH A FEW  
CORRECTIONS—GCH/D

ON THE INTERNET? “LETTER FROM GOD”

When all else fails to solve problems which confront YOU individually or in concert with others, cop-out by dumping on God? Then, pronounce your conclusions of how to handle those items entering or bogging your consciousness by dumping them? When will you ever learn?

I will begin this discussion by reminding you of “a problem” which has circulated greatly as in “humorously” about God and problems:

YOU DROWNED ANYWAY

The story went: A man was caught in a mighty flood and was swept out of his dwelling and into the rushing currents of the deluge.

He grasped onto a floating but uprooted tree. He was further swept along and he was able to finally grasp onto a floating roof from what appeared to be a displaced house of some kind. But, there were a couple of animals on the roof in seeming security so he joined them aboard. Fortunately, they were friendly—but seemingly typical “dumb” animals, a dog and a cat.

There were also a horse and a cow clinging to the eves of the flotsam.

Ah but, the roof snagged on a tree still grounded somehow and it soon became obvious that the waters would overflow the entire raft bobbing in the waters.

The man, being a good and religious sort, recognized his plight and prayed to God to SAVE him. He became quite comfortable in his position that in spite of himself God WOULD surely save him—he had heard that from the local Pentecostal preacher at a revival meeting aired on the Internet.

As the waters rose he could see a little boat with rowers struggling to reach him and finally they did reach him and his fellow-floaters.

Well, before the boat could actually get secured to the roof the cat and dog jumped aboard with great thanksgiving.

Ah but, the man in his intelligent and blind lack of wisdom or understanding, simply said, no, I get seasick in small boats—“God will save me!” And, after some arguments regarding “wisdom”, the boat and occupants pulled away and took to the high ground. In the distance the man on the roof could see them jump safely to the shore.

So, the man waited for God.  
After a while another boat came and this one was larger and had several people aboard and it carried life-rings and a couple of inflatable rafts. “Come

aboard,” the occupants shouted and tossed a life-ring large enough for more than one. This, too, the man declined and pushed it aside with a shout that “God will save me!”

Ah but, by now there were a couple of life-rings floating around and onto them clung the cow and the horse already floating away to the shore downstream.

The water continued to rise and finally it had sogged the roof-raft and stuck the raft more solidly into the tree, which showed no signs of falling.

Another attempt was made to get the man to safety just as the water was lapping at his chest. Again the man sent the rescuers away with “God will save me”.

Finally, the water was to the man’s chin and since he had lashed himself to the rooftop he was securely “caught”. He prayed more loudly with each gulp of air: “God, save me.”

Just as the water was sloshing in his mouth a helicopter sighted him and rushed to hover above him. “No,” the man shouted; “God will save me—I am terrified of flying.” The helicopter had to leave him.

As the waters rose up and over his nose—a couple of Angels came and urged him to let go of the shackles and they would see him safely to shore. “No, no,” he cried, “God will save me and I don’t believe in messengers or Angels.”

SO HE DROWNED

Ah but, he went to the GATES of Heaven and here he started to complain of his death quite loudly. “God, why did you not save me?”

God replied: “I sent you animals to keep you company, life rings to float you to shore, boats of various sizes to bring you to safety and even a helicopter to lift you off. You refused them all in the wisdom of your total ignorance.

“BUT I SAVED ‘YOU’ AND HERE ‘YOU’ ARE! THE CHOICES WERE YOURS!”

\* \* \*

With that now shared, let us consider this Internet message circulating about the airwaves and electronic disinformation channels—TO MAKE YOU FEEL GOOD WITHOUT EFFORT OR THOUGHT:

I ask that the message as received be put into italics and the comments placed in plain-type. I intend to rebut this sender’s presumption that “GOD” would give such interesting instructions to ANYONE not his avowed enemy.

**LETTER FROM GOD**  
*My Dear Child*

*Effective immediately, please be aware that there are changes YOU need to make in YOUR life. These changes need to be completed in order that I may fulfill My promises to you, to grant you peace, joy, abundance and happiness in your life.*

Do you actually believe that God cannot rise above and beyond your narrow considerations of human expression to fulfill HIS promises? Perhaps you



“need” change but it is NOT for God that you need change—it is for your own learning as a HUMAN (Higher-Universal Man). If YOU want “peace, joy, abundance and happiness in your life,” YOU will make it so—GOD ALREADY HAS ALL THOSE THINGS WHILE YOU HAVE “FREE-WILL” TO CHOOSE YOUR MANIFEST WAY.

*QUIT WORRYING*  
*If life has dealt you a blow and you sit and worry, have you forgotten that I am here to take all your burdens and carry them for you? Or do you just enjoy fretting over every little thing that comes your way?*

Oh my: “Take all your burdens... and carry them for you?”

What is GOD supposed to do? Is HE to override your ignorance so that you need not even THINK or solve your own problems? YOU want these problems solved so that you do not have to consider consequences or give further thought to your own plight into which you probably fell in your prior wish to not be annoyed by confrontation of truth and action as a required part of the journey through the School of Life Human (SLH). Moreover, you will NOT find peace or solace in your new-found escape capsule. Your own actions and conclusions will continue to “eat you alive”. You will seek excuse after excuse for your actions until you latch onto one such as this where you DUMP IT ON GOD.

You can wash your hands of the activities but you cannot wash it from your consciousness and NEVER from your subconscious or on into higher knowing. “Worrying” is not synonymous with “THINKING” AND SOLVING ANYTHING. Furthermore, that which is manifested or manufactured in the human consciousness MUST BE CONFRONTED AND RESOLVED IN THE HUMAN EXPERIENCE.

*PUT IT ON THE LIST*  
*If something needs to be done or taken care of...put it on the list. Not YOUR list. Put it on MY to-do-list. Let ME be the one to take care of the problem or request. I can’t help you until you turn it over to Me. After all, I AM GOD. I can take care of anything you put into My hands if you let me. The truth is, I can take care of lots of things for you.*

**God CAN—but HE won’t! GOD SHOWS YOU THE WAY IN RESPONSE TO YOUR PRAYERS FOR HELP AND HE WILL NEVER “TAKE CARE OF IT ‘FOR’ YOU”. THIS IS WHAT YOUR EXPERIENCE IS “ALL ABOUT” FRIEND. YOU BROKE IT—YOU FIX IT. GOD IS THE INSTRUCTOR AND GLUE—BUT YOU WILL FIX THAT WHICH YOU HAVE BROKEN OR IT WILL NOT BE FIXED! GOD IS NOT THE LOCAL “DUMP”.**

GOD CAN HELP YOU FIX YOUR “BROKEN DREAMS”—HE WILL NOT FIX YOUR CONSCIOUS EXPRESSION, TRAVELERS. He offers “the way to...” in the MIND—where all things reside on Earth and in Heaven as you perceive either dimension to be in your perception and in your perspective. You err in BOTH. GOD will not even correct your course unless YOU ask for correction and HE WILL NEVER DO IT “FOR” YOU! This is your opportunity in form to express the perfection of which YOU ARE—GOD IS ALREADY PERFECTION AND CERTAINLY DOES NOT NEED YOURS TO BE WHOLE—BUT YOU DO!

*TRUST ME*  
*Once you’ve given your burdens to Me, quit trying to take them back. Trust in Me. Have faith that I will take care of your needs. All of YOUR challenges. Problems with the kids? Put them on My list! Problem with finances? Put it on My list. Problem with relationships? Business? For MY sake (and yours), put it on My list. I want to help you,. All you have to do is ASK.*

**OH REALLY? AND JUST WHAT HAVE YOU BEEN SMOKING?**

**GOD WILL CERTAINLY NOT “DO IT FOR”—YOU OR ANYONE ELSE. HE WILL SHOW YOU THE WAY—YOU DO THE WALK.**

You do not lack in any instance other than in IDEAS. GOD PRESENTS IDEAS AND DEMANDS WORTHY IDEALS. He exacts neither FROM you. HE ALLOWS. HE FEEDS YOUR MIND AND YOU MUST DO THE PHYSICAL PRESENTATION FOR HE PRESENTS ALL THE TOOLS AND ITEMS YOU NEED FOR PERFECTION. BUT YOU MUST USE THEM.

The next is best yet in ignorance of presentation and can only be worse in the accepting of the dumping.

*LEAVE IT ALONE*  
*Don’t wake up one morning and say, “Well, I’m feeling much stronger now, I think I can handle it from here.” Why do you think you are feeling stronger now? It’s simple. You gave your list to Me and I’m taking care of it. I also renew your strength and cover you in peace. It is My joy. Don’t you know that if I gave these problems back to you, you will be right where you started? Leave them with Me and release them knowing that they are being handled in divine order. Just let Me do my job.*

AGAIN: You are not talking about “dreams” as in “visions” to BE MADE into manifest physical experience in consciousness to fix those “dreams” and perfect those “visions—YOU WANT GOD TO MANIFEST YOUR WISHES AS YOU WISH IT TO BE CONCLUDED! Not likely, is it?

Moreover, you express one thing and then when it is uncomfortable to continue in your conscious state of “personal realization or opinion” you JUMP SHIP. Then you claim that you simply “turned it over to God” and therefore the cop-out is covered by the assumption and presumption that you have PUT IT ONTO GOD’S LIST AND HE IS ATTENDING IT. HE IS! OH INDEED HE IS TENDING IT—RIGHT BACK TO YOUR “CONSCIENCE” FOR RECONSIDERATION BEFORE THE WATER RISES ABOVE YOUR HEAD. YOU CLAIM TO WANT GOODNESS AND HONOR, INTEGRITY AND BALANCE IN YOUR WORLD—THEN WHEN YOU HAVE THOSE WHO DEPEND ON YOU FOR YOUR SUPPORT AND CONTRIBUTION—YOU DUMP IT ONTO GOD AND FUDDLE YOUR WAY INTO THE “WAVER-TRAFFIC” AND SELL AS MANY OTHERS ON YOUR WRONG CONCLUSIONS AS IS POSSIBLE TO MAKE YOUR EXCUSES COMFORTING.

NO, GOD WILL NOT ALLOW YOU THE PRIVILEGE OF BREAKING YOUR COMMITMENTS AND HONORING YOUR OFFERINGS MADE AND THEN TAKEN AWAY AT THE WHIM OF A CONTROVERSY AGAINST OR PROVEN TO BE OF “SELF” “CREATION”.

**THIS IS ONE OF THE MAJOR CONCEPTIONS OF IDIOSY OF MANKIND IN HIS WISH TO “COP-OUT” OF ANY PREDICAMENT OR DECISION WHICH LEAVES SELF VULNERABLE AND CULPABLE. UNCOMFORTABLE? GOOD!**

And as to leaving it to: “*Just let Me do my job.*”—**GOD IS! MOREOVER, RIGHT HERE HE IS DOING HIS JOB! Truth is not stranger than fiction—it is the REALITY out of the foolishness of your non-reality.**

*TALK TO ME*  
*I want you to forget some things, too. Forget whatever was making you crazy. Forget the worry and fretting—rest assured I’m in control. Please remember to talk to Me ... OFTEN! I love YOU! I want to hear your voice. I want you to include Me on the things going on in your life. I want to hear you talk about your friends and family and your business. Prayer is simply having a conversation with Me. I want to be your confidante. I AM your dearest friend.*

Oh indeed, a “friend” will lie to you as in this instance? Please, save yourself from such “friends”, students.

**FORGET? NEVER FORGET!** THIS is the primary LIE of all time: “Forget”! You can play with “forgiveness” but when you start “forgetting” you have lost your WAY. It is in the remembering that you BALANCE your very existence—OF LIFE HUMAN EXPRESSION AND IN SOUL TRUTH. Perhaps this IS the true “Original Sin!” as in “Forgetting the lessons” and repeating the lies over and over and over again. You simply follow the LIE (LIAR) right into your own entrapment.

If GOD would be “your dearest friend” as stated above—HE IS NOT YOUR TRUTH OR YOUR “FRIEND”. YOU HAVE JUST MET THE ENEMY.

*HAVE FAITH*  
*I see a lot of things from up here that you can’t see from where you are. Have faith in Me! I know what I’m doing! I will continue to care and watch over you, and meet your needs. You only have to trust me. Just do your part and I will do mine. See how easy that becomes whenever you ask? And be ready to receive.*

Good grief, this just gets worse and worse, doesn’t it? “Have faith”? IN WHAT? A person puts this drizzle to words on an Internet without fact or consideration (called “faith”) and asks, nay tells you, to swallow it? And you, Polly, pass it along as if had some invisible truth? Gullible? Well, that is truly UP TO YOU. The facts are the person is simply espousing the words of Satan as offered from your vantage-point in a physical world of confusion and delusion.

*SHARE*  
*You were taught to share when you were only two years old. That rule still applies. Share with those who are less fortunate than you. Share your joy with the those who need encouragement. Share your laughter with those who haven’t heard any recently. Share your time and talents. Express your gratitude.*

In other words: **SHARE YOUR LIES? Hogswill! BE PATIENT**

*In just one lifetime you will have so many diverse experiences. You grow from a child to an adult, have children, perhaps change jobs many times, learn many trades, travel to many places,*

meet thousands of people, and experience so much. How can you be so impatient then, if it takes ME a little longer than you expect to handle something on My to-do-list? Trust in my timing, for My timing is perfect. Just because I created the entire universe in six days, everyone thinks I should always rush, rush, rush. Trust divine timing!

Firstly, GOD DID NOT create the entire universe in six days and that should be a major clue in this dissertation of what to do to get what you want. If you are so foolish and ignorant to believe this garbage then you must be indeed a foolish sort. Most people will not grow from children into adults but prefer to remain as ignorant in learning as is possible to not inconvenience themselves. Growing up will include discarding such incorrect disinformation as is contained in this *Letter from God*. But, your state of progression is solely up TO YOU. It is unfortunate, however, when you foist your ignorance onto others to make it “sound good” and dump your load as they have tried to do. It doesn’t work and it ACTUALLY doesn’t even “sound” good—does it? When you dump onto another and accuse others of some “imagined” activities outside your KNOWING and only within your hap-hazard speculation—YOU REFLECT THAT WHICH *YOU ARE* AND NOT THAT WHICH IS SUPPOSEDLY AIMED AT ANOTHER. YOU HAVE ONLY JUST SHOWN YOUR IGNORANCE AS TO BOTH “LIVING” AND “EMOTIONAL IMMATURITY”—that old “childish” attitude prior to growing into that acclaimed “adult” phase necessary for metamorphosis of “being”. Play games and remain a child. Adulthood demands maturity and truth in responsible recognition. But again, it is solely up to you as an individual experiencing in this manifest “human” expression.

*LOVE YOURSELF*  
*As much as I love you, how can you not love yourself? You were created by Me for one reason only—to be loved, and love in return. I am a God of Love. Love Me. Love your neighbor, and love yourself! You are each very precious to Me. Remember that!*

*With all My heart, know I love YOU!*  
**GOD**

**WRONG AGAIN!**

You were not ONLY created for God to love and be loved in return, you were given a house for your soul to express in the world of “learning” and “growth”—love or no love. GOD IS LOVE and therefore there is no possibility of otherwise. Moreover, when you STOP bandying about the term “love” as some boy-girl toy or indiscriminate term of something you are preached to “about”—then and only then will you actually UNDERSTAND the meaning of “love” and its relationship to REVERENCE AND RESPECT—in RESPONSIBLE ACTION.

Most often you put on a pious face and pronounce “Love and Light” in the midst of your hate, cop-out and cast-off of responsibility—usually after you have botched in some way your own truth and honest realization. So be it—BUT DON’T LAY YOUR LACK OF WISE ACTION AND THOUGHT—ONTO GOD! So be it and may you RETHINK (or think in the first place) your position for dumping the load onto GOD will not fix anything that is wrong on your manifest place or in your sick state of affairs.

GCH  
dharma 

# Friday The Thirteenth Input For Trailblazers

2/13/04—#1 (17-181)  
FRI., FEB. 13, 2004 7:50 A.M. YR 17, DAY 181  
Manila, Philippines

RE: FRIDAY THE THIRTEENTH A  
NEGATIVE DAY? PERSONAL INPUT FOR  
WE TRAILBLAZERS GCH/D

**WHERE IS YOUR PERSPECTIVE, PILGRIM?**

As days pass we must also look closely at passing perceptions and perspectives from local assessments to overwhelming inclusiveness of global impact. Do either REALLY matter to soul or personal purpose?

YES INDEED, BOTH MATTER! But neither is negative in whatever perception your stance of receiving. Movement is conceptual and ever-changing. Intelligence is that which is given in lessons learned, potential available toward any circumstance and perseverance and persistence in POSITIVE attitudes.

If there are no changes in the pathway, my friends, the way is laden with pure boredom and expectation that somehow, somewhere, SOMEONE “ELSE” will accomplish YOUR PURPOSE ALONG WITH INSECURE OBJECTIVES AND OBSCURE INTENTIONS. By the way, it is not simply in the growing old that you grow wise—that comes in its latter form through learning WISDOM while outgrowing childishness (but not “child-like” as in necessary outcome).

Often enough it is mandatory to give up some concept or task which no longer serves forward movement but in fact brings possible damage and focus to some while others simply demand or suggest that you should be doing something of which you are not in any way responsible for “their” growth or position. It is a wise student or professor who recognizes the signs and allows for shifting ebb and flow of WHATEVER might be impacting and allows “silent running” when the submarine is under attack.

Mourning loss of that which has become a deadened albatross is not very conducive toward forward movement for it becomes dead-weight about the neck which strangles the senses and dulls the ability to function well in forward motion.

“Whatever happened to ——” is a good example of how things go about old singers to notable figures to little newsletters. DO YOU FEAR THAT OLD SPEAKING OR OBSERVATION? WHY?

**MOUNTAIN CLIMBING**

Have you bogged so deeply in the mire of recognition that you fail to truly witness the valid

updated position you have worked to attain and make progression in OUR journey to success and abundance? Sometimes the support systems of the old infrastructure must be replaced with that which is necessary to accomplish the larger mission. You cannot attain the mountain peak by staying rooted in the base camp at the foot of the mountain. WHO IS WILLING TO CLIMB THE MOUNTAIN? Oh, far fewer than you might imagine for whatever reason might be available to excuse the real cause of “dropping out” of the climbing team.

Does this somehow mean that accomplishment of the peak will be negated? Not as long as ONE member of the team keeps right on climbing! We then pay our debts and dues when we have SUCCEEDED for until then there is no purpose in the climb except that which comes from the struggle and training itself. THERE MUST BE POSITIVE PROGRESSION OR THERE IS ULTIMATELY NO PURPOSE IN THE ASCENT. How many of us are guilty of simply wanting the excitement of the prospective climb but actually want no REAL part of the pain or fatigue of the climb itself? It is fine, for each individual is a free-will personage with rights of passage—ALL of the rights of passage in whatever arena is chosen for expression and experience. To do something personal to someone else is never a good enough reason—unless it simply is a “good” deed. However, placing deliberate obstacles in the pathway of another to gain for self—is always a negative action and will ultimately backfire upon self. The ultimate lesson WILL BE LEARNED even if it only be an “example” served to a child who loses respect for his parents or elders.

If YOU steal or lie, you cannot expect other from your child. It is simply the way it IS. Errors can be corrected—continuing examples of deceit only multiply and grow into massive hurdles to be overcome.

Can we relate these speakings to our own events and activities?

Yes, even to the paper we have cherished and presented for near a quarter of a century as truth can only present the way to freedom—not GIVE you freedom for the claiming.

We are on the threshold of a new era—a new “phase” if you will—and people individual are recognizing their own potential or “druthers”. The paper itself simply serves its purpose and then holds as considerations are given to individual producers and necessary “other” demands and needs. “Responsibilities” do not “go away” but they certainly do take on a better definition as the pile-on of shedded loads heap on the backs of the ones struggling to finish the climb. So be it for it has ever been thus and we do not expect otherwise for mankind claims he wants

one thing while deliberately working toward accomplishment of the exact opposite actuality.

CONTACT

No, we are NOT burying the paper, *CONTACT*, as we let her nap and doze and see what happens. We do not even need comment, just ACT. Ours is to act in accomplishment of that which is before us as we pick our way through the debris of all the trekkers on the journey to the appropriate stop-offs. We have before us the very examples of my presentation as some “help” others to accomplish things which will only cause problems and negation of that which they intended as “help” in the first place. This is NOT to “us”; it is that people seem to “think” they know something but only end up botching their own intent. WE CANNOT STAND RESPONSIBLE FOR THOSE CONTRIBUTIONS OF DISTRACTIONS FOR WHEN OUR COMMITMENTS ARE “MATURED” WE SHALL MEET THE OBLIGATIONS—BUT NOT UNTIL SUCH TIME AS THIS IS FEASIBLE. AND NO, I WON’T ENLIGHTEN OUR KIBBITZERS OR ENEMIES TO FURTHER EXPLANATION.

We will do that which is appropriate with the paper, for instance, to fit our needs because the team backing the paper has drifted away just as our load has tripled in responsibility. We intend to make no more enemies along this journey for we need to ACCOMPLISH ability to work within WHAT IS and stop the nonsense of “CHANGING OUT” something so strong and established as to form steel girded walls, which when crossed simply mandate shooting of the trespasser. We must accomplish something—not negate all possibility of “turn-about”—whether in the Philippines, Hoboken, U.S.A. or Cyprus.

We honor all people in their RIGHT to believe whatever they will, but that does not mandate that we, in reality of experience and gained knowledge—believe along with them. We have gathered our tools and we have used them wisely and with integrity, BUT, we will not now process anything in such a way as to destroy that which we have gained.

Will this cause great tribulation to the MANY? Yes, because we have become the resource of inside information and agreements in attitudes and intent. That, however, will not go away as our own accomplishments are set into place. We simply will not advertise the activities because the very recognition of our ongoing activities causes our own team and crew to stone one another unmercifully. It has ever been thus since the beginning of your ability to account “time”.

LIFE

Life is a progression—not an END. Until you can realize the truth of that observation you cannot help but bog self into the mire of “what ifs”. WHAT IS is the only worthy appreciation “in your face”. Ah, but: Did you actually think a goodly journey would merit only good impacts? Where have you been

trained if that be your position? If you think such garbage then I suggest you pay more attention to your political activities and the realities of the positions of the Elite manipulators.

You want GOD to fix it? No thank you—GOD DID NOT DAMAGE ANYTHING FOR ALL IS CREATED IN PERFECTION.

Will “Ekkers” go away? They certainly would wish so for the oxygen is very thin at the crest of Mt. Everest rising out of the cold mist. BUT, THEY WILL MAKE THE CREST, MY FRIENDS—RIGHT ALONG WITH YOU WHO MOVE WITH THEM. The rest will fall away into its own chosen compartments of purpose or distraction. Perhaps “their” mountain was not, after all, your goal and that is the ONLY focus worthy of your precious attention, CAN’T YOU SEE?

Can you only see where others in your perception, have failed you? Have you lost your sense of purpose as to how you might have failed another? Until you can confront the OBVIOUS, you cannot grow properly for you become stunted and blunted by the grinding away of excusing self instead of moving forward. In other words, you bog in the mire of the negative expression as it presents rather than moving with the positive realization and accomplishments of that which may well be “perception” in elusive recognition.

It must be always remembered in evaluating rights of visitation or journey that the ROAD RUNS BOTH DIRECTIONS. Think about it for why must we make all the journeys to fit YOUR needs when the road ends here as well as “there”? You bandy about the perception and questions of “crop circles” enticing to the senses. What of the simple CROPS that need nurturing but are of far less interest yet far more value? The loss of grain in a flattened field is FAR MORE IMPORTANT THAN PRETTY PICTURES DOWN BY LASER LIGHTS. You cannot EAT a laser-light beam, my friends. And, nobody is going to SAVE your assets FOR you.

By the way, we would far rather support others in their daring ventures to knowledge than destroy ourselves before our own journey is fulfilled. We must attend our business at hand, keep my “hands” safe and working and so be it with the doubters and demanders. We have a job to accomplish and that simply is the way of it.

God will “carry you” every time you need help—BUT NOT IN THE WRONG DIRECTION. GOD DOESN’T NEED DETOURS—YOU SEEM TO DEMAND THEM! At least-wise, you take them and then demand God fix the road for you—THAT YOU DAMAGED IN THE FIRST PLACE.

Hey, it is OK, traveler, the journey IS the experience while the goals are but the desired achievement—“right or wrong”.

I am reminded of an example of the concept of judging, loving and/or even discernment in any given circumstance. You can look out over a freeway, for instance, where you can see the traffic doing whatever might be happening. Suddenly you witness a vehicle, perhaps a tanker truck of gasoline, bearing down on

the little cars as it swerves from side to side and recognition comes that the vehicle will overturn and probably explode. However, your view is distant and YOU DO NOT KNOW THE DRIVER OF THE TRUCK OR HIS DISPOSITION PHYSICALLY OR MENTALLY—PERHAPS, IN FACT, HE IS DEAD AT THE WHEEL.

You can certainly discern, however, that something is wrong and the whole of the local group of vehicles around the vehicle about to explode are in serious jeopardy.

Take it another step and later you find that one of the squashed and exploded happenstance cars contained a man who had just killed his 32<sup>nd</sup> victim. So, you rearrange your attitude as to right or wrong? Do you see that YOU cannot be judge and jury along with executioner for you do not know facts, and in FACT, it is not within your right even as to the choosing FOR those involved people for you were merely an onlooker—UNLESS, of course, you had a cell-phone and could have stopped the entire fiasco. Even that instance however, cannot hold full truth because the original scenario would not have happened anyway.

God walks with you and does indeed fix things in your behalf all along the way. In that moment of realization you call it “a miracle” but the moment you “recover” you forget the gift and go back to your own self-perception and spoof the miracle. It is human attitudes in action, which are neither good nor bad; right nor wrong. Fortunately, or unfortunately, you must deal with WHAT IS and all else is but speculation and perception.

What is difficult to witness are the numbers of individuals who will, in spite of it actually presenting negative impact to the self, continue along a pathway of hit and run while excusing every dastardly act as if some other being had dumped on them personally. These are the lessons of life often learned far too late to save a given circumstance from, most often indeed, presenting the most offensive damage to self and not the intended target.

Those who rip out at us are most often the losers in the given “hit” circumstances. This is a result of having to take actions outside the ongoing routine of daily ritual or activities. Wow, you take a long hard look and if wisdom is presenting—you come out better for having taken the hit—as indeed happens over and over again in our own experiences in this very task at hand.

Mostly, the hits cause recognition of need for change and then the challenge is only in the wisest way to handle given circumstances, making priority lists and taking responsibility in the MOMENT with the available tools for use in full consideration. Technology has provided a way for communications even with the unknown. You don’t even have to know remotely the location of a fellow traveler to be in touch every hour or on any given moment. YOU ARE A GLOBAL COMMUNITY AND THOSE ARE SIMPLY THE FACTS OF THE MATTER.

It is in the midst of “challenge” that the mind can present its very best evaluations and highest priorities



and choices must be made as a choice is demanded by circumstances of YOU—then you cannot escape and thus must act in wisdom and let the rest GO. Or, perhaps yet, make the lesser choice as to outcome. I repeat: Worry and thinking are not the same thing.

When ones say that their full intent is in “getting the word out!”, I ask the following before going further: What word? Whose word? Which word? The wrong word is the disaster waiting to happen, the apocalypse awaiting its date with destruction. Moreover, when you say that you act against another in behalf of GOD—you are really courting absurdity—AREN’T YOU?

I don’t have to save you from Mad Cow spongy-brain, my friends. Eat all the prions you want but—in the same order—don’t blame me for your foolishness or expect my team to protect you from yourself. Be as angry as you like or choose for it matters not except as we act as foolishly as a course in “demands 101” gets underway. Where were you when the Cohan (professor) presented the lessons in the first place? Again, I repeat: “YOUR DEMANDS ARE NOT MY COMMANDS!” I serve because I WANT TO DO SO, **NOT BECAUSE I HAVE TO!** And no, friend, GOD DOESN’T BARGAIN—you make bargains while GOD IS. Moreover, you don’t keep your bargains—GOD DOES—EVERY TIME!

When you think you must be all things to all beings—you are an arrogant fool! Want me to repeat it? People want you, like God, to act as they deem appropriate or purposeful to themselves and so be it. Is YOUR WAY “really” better? HOW? Moreover, if every job were as easy as it appears to “someone else”—why have you not perfected it and have perfection as outcome? Where were YOU when the jobs were handed forth?

We don’t need to “judge” anything or anyone—but we do need to do our job to the very best of our ability and in a proper sequence of events and orderly movements. When others do that which impacts us we must always discern position and allow them their rights and privileges, while it is without arrogance we continue our movements in view of renewed attention to possibilities and potentials while never missing the clues to mark the pathway.

Someone has done you wrong? How so might that be? And yes, this is an all-inclusive question as to YOU. Upon whom do you cast that “rock of ages”? Love does not crucify or stone to death—Love in truth gives life and nurturing—EVERY TIME—and not just when it concludes a letter on any given Sunday or you give “sides” to your perceptions after someone “else” thinks FOR you. So be it.

Yes indeed, there is less general writing from this keyboard as there increase more and more instructions for the moment at hand. It is our responsibility to accomplishment, not the gossip columns of the day.

JUST AND JUSTIFICATION

Once you know something in truth, friend, you will never again “unknow” it. Be careful in your thoughts

as you put them to action for, if you err, it is often irretrievable to your own purposes as regards your own perception of success or failure. If you err you are destined to ever try to “justify” that which you commit and “just” and “justification” are not any more of the same actual meaning than “worry” vs. “thinking”. Justification for a wrong action does not make it “right” as it compounds and multiplies the lie and if it be righteous action it needs no “justification” for it is “just” in the first place.

If you demand of me and I do not suit your demands—who is right and who is wrong? Perhaps neither for your demands of me are not my commands for action and you may deal with your “demands” as you choose for you have just removed them from my load of burdens. Moreover, a brother is no different from myself—please understand. What you “have done unto one of mine you have done unto me...”! If you drag another into your trap and convince them of your “righteousness” when in fact you are in error—that is their business and, as well, none of mine. I can mourn over loss and grieve for separation but it is not my right to choose YOUR way or path. Moreover, if you hear me not then it is good, for this servant can turn to that which also needs attention and is oft neglected in this journey to try and please everyone all of the time. If the enemy is the adversary and you do good—you will never please him any of the time—expect it.

Perhaps a better way of looking at happenings and things which seem to offer obstacles in your way is to consider what it is in the first place, where do YOU fit into the picture and do you just wish to make some kind of peace at all costs or actually consider proper resolutions and considerations. Why do you always expect God to “suck hind-tit”, good friends, for that is always your mode of solutions as you demand that God serve your needs. If that is too crude for you to understand, my friends, then perhaps I have made my point. If “communications” are difficult or “bad”—to whom do you look? Most of the time it is actually to those who are not involved at all but are somehow placed in your perception of appropriate placement according to YOUR perspective. How and why was there MISCOMMUNICATION? Moreover, if you address your grievance to Dear John how is it that you are incensed if “Richard” doesn’t answer it? Think on these things for you next fling rocks and bullets then at Richard? Moreover, you gather up “sides” to help fling the WMDs at anyone who questions your priorities in the first place. Well, the hits now stop here just like the “buck” for we are making every effort to stop being crippled by the flak of the bombs flung about. THIS team is 9 to 13 thousand miles from the arsenal back home with flying flak and acid rain. We will do our job without rest and so be it. If you had a pick with Sally, then why oh why would you take it up with Andrew? Check out why YOU do that which you do and what accomplishment could possibly be hoped for in conclusion of the subsequent or consequent “actions”.

We can do better than keep out of “it”—we will simply withdraw and shut down the bothersome

problem when it is in our prerogative choice to do so. “Justice” will then be handled appropriately and at convenience—not shutdown of our mission. Perhaps it is you who do not understand “the mission” for it is NOT a warehouse in Las Vegas or a paper anywhere, global world. If you cannot perceive such great cause and calling then it is NOT our preference to shut down our accomplishments to suit your narrow views and self-centered calling no matter who you might be. The answer may well be to “foreclose”, shut down your own participation—whatever YOU might have in mind but we are not bound to your perception and no one on this journey even wants to see such foolish demands met. GOD EVEN RESPECTS YOUR DESIRE TO GROW GENETICALLY MANIPULATED TOMATOES IF THAT IS YOUR CHOICE AND BEFORE WE ARE FINISHED ON THIS TIRED OLD GLOBE—THEY WILL BE BETTER TOMATO TO TOMATO—AND WE WILL HELP YOU FUND IT. By the way, SOMEBODY had to take a tomato and a potato plant from the deadly Nightshade species and DARE. Where are you while the arguments destroy all your food?

How many of you claim the world is round but treat it as if it were purely flat and you will fall off the edge? And by the way number two: How do you know if the next bite of chicken you eat bears prions or avian particulate? After all is said and done—a chicken is a bird! So, eat corn—but ah wait—that corn may well be hybrid or God forbid, genetically tampered. In fact, to get NON-HYBRID corn is as impossible as renewing the extinct saber-toothed tiger. So go forth and kill all the birds, kill all the cows, sheep and other animals, AND kill all the crops (which you are doing steadily as we breathe and live) and soon you will have killed all of the “YOUs”.

Have a nice day and please try to gain a bit of time to sort your blames and excuses so that you might live another day for some purpose or another. We know ours so will diligently pursue it, and indeed, we make massively progressive steps forward—one after the other.

Friday the 13<sup>th</sup>? Would it be better to call it Wednesday again this week or like tall buildings—the 14<sup>th</sup> as in “floor”? Grow up, students, for the life you save will only be YOUR OWN and is likely meaningful to YOU. Go forth and do something worthy of the miracle of creation that you ARE.

If you were God surveying HIS creations—would you be pleased, proud or what? You ARE that which YOU have CREATED—are you pleased, proud or what? Oh well, after all, it IS Friday the 13<sup>th</sup>. We have lived much of the “example” and therefore forward and “up” is the only way to fly. So be it for flying is good especially when you have wings. “SPIRIT” IS HAVING WINGS! Moreover and by the way: GOD ONLY CREATES GOOD DAYS. WHAT YOU DO WITH THOSE PERFECT SPANS OF “TIME” IS UP TO YOU!

DAD  
dharma 

# Of Mad Cows, Prions And Viroids

The following article has been excerpted from the public website of Kirksville College of Osteopathic Medicine in Arizona (<http://www.kcom.edu/>).

## PRIONS

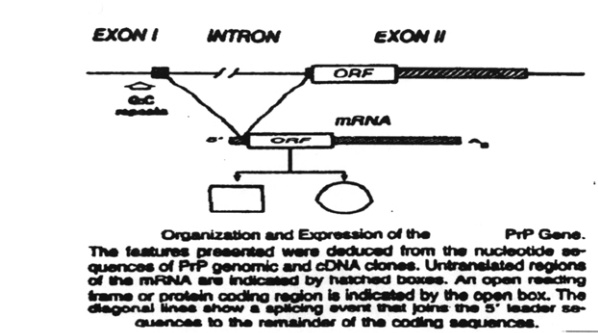
### STRUCTURE

Prions are infectious agents composed exclusively of a single sialoglycoprotein called PrP 27-30. They contain no nucleic acid. PrP 27-30 has a mass of 27,000 - 30,000 daltons and is composed of 145 amino acids with glycosylation at or near amino acids 181 and 197. The carboxy terminus contains a phosphatidylinositol glycolipid whose components are ethanolamine, phosphate, myo-inositol and stearic acid. This protein polymerizes into rods possessing the ultrastructural and histochemical characteristics of amyloid. Amyloid is a generic term referring to any optically homogenous, waxy, translucent glycoprotein; it is deposited intercellularly and/or intracellularly in many human diseases such as:

- Alzheimer’s disease
- Creutzfeldt-Jakob disease
- Down’s syndrome
- Fatal familial insomnia
- Gerstmann-Straussler syndrome
- Kuru Leprosy

### REPLICATION

The prion is a product of a human gene, termed the PrP gene, found on chromosome 20. This gene contains two exons separated by a single intron. Exon I and Exon II are transcribed and the two RNAs ligated into a single mRNA. This mRNA contains an open reading frame (ORF) or protein coding region which is translated into the PrP protein. The PrP protein is a precursor of the prion protein. It is termed PrP 33-35.

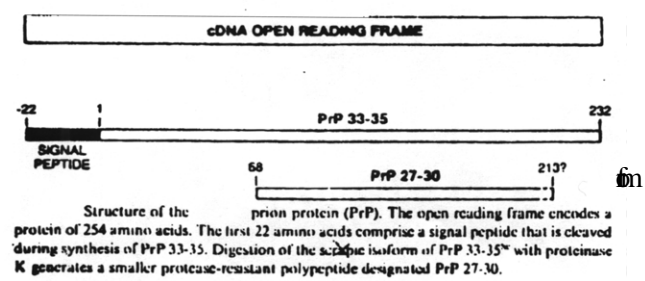


The PrP 33-35 undergoes several post-translational events to become the prion protein (PrP 27-30):

1. Glycosylation—at two sites.
2. Formation of a disulfide bond between two cysteine residues.
3. Removal of the N-terminal signal peptide.
4. Removal of the C-terminal hydrophobic segment.
5. Addition of a phosphatidylinositol glycolipid at the C-terminal.
6. Removal of the N-terminal first 57 amino acids.

In normal cells only the PrP 33-35 protein is synthesized. It is found in the neural cell membrane

where it’s function is to sequester Cu++ ions. In abnormal (“infected”) cells, the PrP 27-30 is produced



the PrP 33-35 protein. The PrP 27-30 triggers a series of reactions that produce more PrP 27-30 proteins, i.e., PrP 27-30 induces its own synthesis. In addition to the post translational modifications, the PrP 27-30 protein differs from the PrP 33-35 protein in a single amino acid residue. Residue 178 in the PrP 27-30 contains an asparagine residue whereas the PrP 33-35 protein has an aspartate residue at this position. This causes a conformational change in the PrP 27-30 protein from an a-helix to a b-sheet. This conformational change in the PrP 27-30 protein has three effects:

1. It imparts to the PrP 27-30 protein the ability to induce the same a-helix to b-sheet conformation in the PrP33-35 protein. This is a permanent conformational change. It thus induces its own “replication.”
2. The b-sheet-forming peptides aggregate to form amyloid fibrils.
3. The amyloid fibrils kill thalamus neurons through apoptosis, a programmed series of events that leads to cell death.

### PATHOLOGIES INDUCED BY PRIONS

All diseases known to be of prion etiology, in animals and humans, are neurodegenerative diseases. In the human this includes:

- Creutzfeldt-Jakob disease (CJD)
- Fatal Familial Insomnia
- Gerstmann-Straussler syndrome
- Kuru

The pathological and clinical signs of these diseases suggest that they are closely related. In fact they may be variants of the same disorder. All pathological features are confined to the central nervous system. The prion protein accumulates selectively and abnormally in CNS nerve cells during the course of the disease. PrP 27-30 accumulates within the neuropil where it causes:

1. Astrocyte gliosis (an increase in the number of astrocytes).
2. Depletion of dendritic spines in neurons.
3. Formation of numerous vacuoles in the cerebellar cortex (spongiform encephalopathy).
4. Amyloidosis—deposition of amyloid in the cerebellar cortex, thalamus, brain stem and in the lumen of blood vessels within the brain. These amyloid plaques consist of discrete eosinophilic glassy-appearing masses, often having radiating amyloid fibrils

at their periphery. The plaques are primarily subependymal, subpial and perivascular.

Note that the pathology does **NOT** include any signs of inflammation or fever. This is evidence that the immune system does not respond to the prion protein. Since the prion protein is derived from self this is what you would expect.

These pathologies give rise to the clinical symptomology seen in these patients. These are:

1. A long incubation period (several years) which has given rise to the term “slow infection”.
2. Loss of muscle coordination which leads to a difficulty in walking, indicating a functional disorder of the cerebellum.
3. Dementia characterized initially by loss of memory, diminished intellect and poor judgement.
4. Progressive insomnia characterized by a marked reduction or loss of the slow-wave and rapid-eye-movement phases.

### TRANSMISSION

Spread of the disease is via horizontal transmission, i.e., transmission from one person to another, either directly or by fomites or by ingestion of contaminated meat.

### DIAGNOSIS

In the past, diagnosis of prion disease was made through examination of brain biopsies taken from patients in advanced stages of the disease or, more commonly, after they had died. In January of 1999 it was found that the prion protein accumulated in the tonsils and could be detected by an immunofluorescence test on tonsillar biopsies. A second test was simultaneously developed which was based on a Western blot. Later that year a third test was developed that had the high sensitivity necessary to detect the prion protein in blood. This test is based on capillary electrophoresis with laser-induced fluorescence. It detects as little as 10<sup>-18</sup> mole.

## VIROIDS

### STRUCTURE

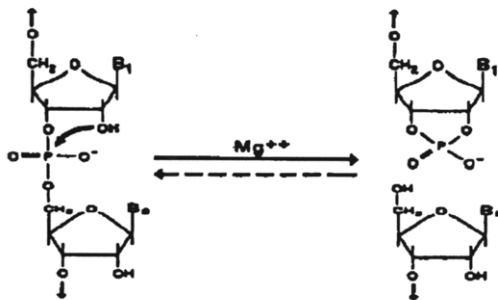
Viroids are infectious agents composed exclusively of a single piece of circular single stranded RNA which has some double-stranded regions.



Because of their simplified structures both prions and viroids are sometimes called subviral particles. Viroids mainly cause plant diseases but have recently been reported to cause a human disease.

Catalytic RNAs are those that have the intrinsic ability to break and form covalent bonds; Viroids are catalytic RNA’s (ribozymes) that cleave RNA to

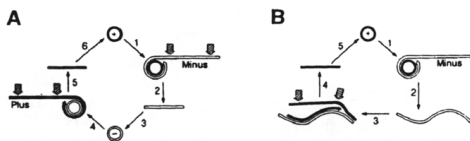
produce fragments containing a 5'-hydroxyl and a 2', 3'-cyclic phosphate.



This is a nonhydrolytic reaction in which the same number of phosphodiester bonds are maintained and the transesterification reaction is theoretically reversible. This reaction is considered to play an essential role in the replication of these RNAs *in vivo*. Such reactions are all intramolecular and hence quasi-catalytic with single turnover. These RNAs can be manipulated, however, to provide true catalytic cleavage in trans-reactions.

REPLICATION

Circular, pathogenic RNAs are replicated by a rolling circle mechanism *in vivo*. There are two variations of this rolling circle mechanism:



In the first variation (A), the circular plus strand is copied by viroid RNA-dependent RNA polymerase to form a concatameric minus strand (step 2). Site-specific cleavage (arrows) of this strand produces a monomer that is circularized by a host RNA ligase (step 3) and then copied by the RNA polymerase to produce a concatameric plus strand. Cleavage of this strand (step 5) produces monomers which, on circularization, produces the progeny circular, plus RNA, the dominant form *in vivo*.

In the other variation (B), the concatameric minus strand of step 1 is not cleaved but is copied directly to give a concatameric plus strand (step 3), which is cleared specifically to monomers for ligation to the circular progeny. Those RNAs that self-cleave only in the plus strand *in vitro* are considered to follow this route.

The hepatitis D viroid genome is a minus strand that gives rise to two RNA species. One of these is a mRNA for the delta antigen and the other is a complete complimentary copy (plus strand or anti-genome). The anti-genome acts as a template to make more minus strands. The minus strand self-cleaves and self-ligates. HDV replication takes place in the nucleus but delta antigen is made in the cytoplasm. The delta antigen is the only protein made by the HDV mRNA. It has a +12 charge at physiologic pH, accumulates in the nucleus and binds to minus strand RNA as a dimer. The delta antigen is necessary for viroid assembly but its exact mode of action is unknown.

PATHOLOGIES INDUCED BY VIROIDS

The only human disease known to be caused by a viroid is hepatitis D. This disease was previously ascribed to a defective virus called the **delta agent**. However, it now is known that the delta agent is a viroid enclosed in a hepatitis B virus capsid. For hepatitis D to occur there must be simultaneous infection of a cell with both the hepatitis B virus and the hepatitis D viroid. There is extensive sequence complementarity between the hepatitis D viroid RNA and human liver cell 7S RNA, a small cytoplasmic RNA that is a component of the signal recognition

particle, the structure involved in the translocation of secretory and membrane-associated particles. The hepatitis D viroid causes liver cell death via sequestering this 7S RNA and/or cleaving it.

TRANSMISSION

The hepatitis D viroid can only enter a human liver cell if it is enclosed in a capsid that contains a binding protein. It obtains this from the hepatitis B virus. The delta agent then enters the blood stream and can be transmitted via blood or serum transfusions.  
[Ed: *Someone* needs this information!]

# Trilateral Commission At Work

*What is keeping the U.S. economic balloon in the air? Evidence of smoke and mirrors as the Japanese create money out of thin air to buy U.S. Bonds. And we ask: Where's the VALUE?*

JAPAN'S MONETARY ALCHEMY  
MAY NOT YIELD GOLD

By Richard Duncan, *Financial Times*, 2/10/04

The most aggressive experiment in monetary policy ever conducted is now under way. Japan is printing yen in order to buy dollars in such extraordinary amounts that global interest rates are being held at much lower levels than would have prevailed otherwise. In essence, the Bank of Japan is carrying out the unorthodox monetary policy that the U.S. Federal Reserve intimated it was considering in mid-2003. In other words, the BoJ is creating money and buying U.S. Treasury bonds, which is helping to drive down U.S. interest rates and underwrite U.S. economic growth—and, by extension, global growth.

It is inconceivable that economic policymakers in Tokyo and Washington do not understand the impact that this unprecedented act of money creation is having on global interest rates and economic output. The amounts involved are staggering. Since the beginning of 2003, monetary authorities in Japan have created Y27,000bn with which they have acquired approximately \$250bn—that amount is equivalent to more than 4 per cent of Japan's gross domestic product. It also represents \$2,000 for every person in Japan. In fact, it would amount to \$40 per person if divided among the entire population of the world. Most importantly, it is also enough to finance almost half of America's \$520bn budget deficit this year.

The amount of new yen that Japan "printed" and converted into dollars during January 2004 alone was enough to finance 13 per cent of the U.S. budget deficit. The investment of those dollars into dollar-denominated debt instruments clearly explains why the yield on the 10-year U.S. Treasury bond fell last month in spite of the 10 per cent upward revision in the Bush administration's budget deficit projections.

By accident or by design, Japan is carrying out the most audacious endeavour to conjure wealth out of nothing since John Law sold shares in the Mississippi Company in 1720. So far, the results have been impressive. Japan's monetary alchemy has been the most important factor in allowing the U.S. government to finance a \$700bn deterioration in its budget over the past three years without pushing up U.S. interest rates to levels that would pop the wealth-creating property

bubble there. U.S. tax cuts have fuelled domestic consumption. In turn, growing U.S. consumption has shifted Asia's export-oriented economies into overdrive. China has played an important part in this process. With a trade surplus vis-à-vis the U.S. of \$125bn, equivalent to 9 per cent of its 2003 GDP, China has become a regional economic growth engine in its own right. China has used its large trade surpluses with the U.S. to pay for its trade deficits with most of its Asian neighbours, including Japan. This recycling of China's U.S. dollar export earnings explains the incredibly rapid "reflation" now under way across Asia. Even Japan's moribund economy has begun to show signs of export-oriented growth.

These developments highlight a fundamental question that has been debated over centuries: Can governments create money and make the population richer without setting in motion a chain of events that ultimately ends in monetary chaos? We may be about to find out as Japan tests the hypothesis on an unprecedented and global scale. If this experiment in unorthodox monetary policy succeeds, then we have arrived at a new international monetary paradigm. Governments will have discovered how to finance limitless deficits through the creation of paper money, and we all can look forward to an age of great prosperity. If it fails—as have all past attempts to create wealth from thin air—then the world may not be able to avoid a severe and protracted economic slump as the extraordinary imbalances in the global economy (caused by the explosion of fiat money in recent years ) begin to unwind.

In mid-2003, economists at the U.S. Federal Reserve published a paper explaining why the Fed was not "out of bullets" despite having cut short-term interest rates to 1 per cent. That paper stated that "the Fed could even implement what is essentially the classic textbook policy of dropping freshly printed money from a helicopter", if necessary, to stimulate the economy.

Today, that helicopter is in the air. But, strangely, it is not the Stars and Stripes that is painted on its side, but rather the Rising Sun. That much is clear. What still is not quite discernible, however, is who is actually in the pilot's seat.

# Legal Notices

Notices will appear in three consecutive issues, in compliance with the terms of the Uniform Commercial Code regarding sufficient Legal Notice.

(SEE EXHIBITS ON NEXT PAGE)

## PUBLIC NOTICE

### GLOBAL ALLIANCE INVESTMENT ASSOCIATION

*This notice will be construed as a continuation of compliance with provisions necessary to establish presumed fact (Rule 301, Federal Rules of Civil Procedure, and attending State rules). If all interested parties fail to rebut any given allegation or matter of law addressed herein, the position will be construed as adequate to requirements of judicial notice, thus preserving fundamental law. A true and correct copy of this Public Notice is on file with and available for inspection at the newspaper CONTACT (P.O. Box 27800 Las Vegas, NV 89126, USA) which is responsible for publishing the instrument as a legal notice. In the Republic of the Philippines, comments and objections may be filed in writing by addressing Global Alliance Investment Association at 6751 Ayala Avenue, Makati City, Metro Manila, Philippines. Others may be addressed to Global Alliance Investment Association, 5344 Images Court, Las Vegas, Nevada, 89107 USA.*

This Public Notice is to notify interested parties of the intent of GLOBAL ALLIANCE INVESTMENT ASSOCIATION (GAIA) to immediately take control of its assets within the Republic of the Philippines, including its statutory forty percent (40%) of the DON ESTEBAN BENITEZ TALLANO & DON GREGORIO MADRIGAL ACOP FOUNDATION, INC. (FDN).

This action is taken on the advice of counsel pursuant to the following facts:

1. All of the expenses incident to the formation of the Foundation were paid by GAIA.
2. The original Registration documents created by the Securities and Exchange Commission remain in the POSSESSION of GAIA.
3. Philippine law allows 40% of the ownership of Philippine foundations to be held by foreign entities.


Pursuant to the rules governing Public Notices under the Uniform Commercial Code of the USA and most other nations, this notice will be published in three consecutive issues of a newspaper of wide circulation. Copies of this Notice will be available at any of the three addresses provided above.

**IN WITNESS WHEREOF**, the undersigned have executed and sealed this authorization as of the date hereof.

For the Corporation, dated at Makati, Manila, the Philippines, this 17th day of December 2003.

  
E.J. Ekker, President & Director

  
Doris Ekker, Secretary & Director

  
Ronald Kirzinger, Executive Vice President, Witness



## PUBLIC NOTICE

### GLOBAL ALLIANCE INVESTMENT ASSOCIATION

*This notice will be construed as a continuation of compliance with provisions necessary to establish presumed fact (Rule 301, Federal Rules of Civil Procedure, and attending State rules). If all interested parties fail to rebut any given allegation or matter of law addressed herein, the position will be construed as adequate to requirements of judicial notice, thus preserving fundamental law. A true and correct copy of this Public Notice is on file with and available for inspection at the newspaper CONTACT (P.O. Box 27800 Las Vegas, NV 89126, USA) which is responsible for publishing the instrument as a legal notice. In the Republic of the Philippines, comments and objections may be filed in writing by addressing Global Alliance Investment Association at 6751 Ayala Avenue, Makati City, Philippines. Others may be addressed to Global Alliance Investment Association, 5344 Images Court, Las Vegas, Nevada, 89107 USA.*

Since there has been no objection raised to either of the two Public Notices published December 17, 2003 in the newspaper, *CONTACT*, we will continue with their publication in subsequent issues of the same newspaper. There have been questions asked, which we deem worthy of public response with appropriate exhibits.

The first exhibit is a copy of page 4 of the Philippine Securities and Exchange Commission registration form showing the ORIGINAL five incorporators of the DON ESTEBAN BENITEZ TALLANO & DON GREGORIO MADRIGAL ACOP FOUNDATION, INC. (FDN) signed September 18, 2003 by Eddyjo and Doris J. Ekker, two (40%) of the five. The second exhibit is a copy of page 4 of the Philippine Securities and Exchange Commission registration form showing the five incorporators as submitted to the SEC, purportedly signed August 30, 2003. The third exhibit is a copy of the schedule of "contributions" of the incorporators, again showing 40% allocated to Eddyjo and Doris J. Ekker, acting in their capacity as Officers and Directors of GLOBAL ALLIANCE INVESTMENT ASSOCIATION (GAIA). We will repeat the following facts:


1. All of the expenses incident to the formation of the Foundation were paid by GAIA.
2. The original Registration documents created by the Securities and Exchange Commission remain in the POSSESSION of GAIA.
3. Philippine law allows 40% of the ownership of Philippine foundations to be held by foreign entities.

Pursuant to the rules governing Public Notices under the Uniform Commercial Code of the USA and most other nations, this notice will be published in three consecutive issues of a newspaper of wide circulation. Copies of this Notice will be available at any of the three addresses provided above.

**IN WITNESS WHEREOF**, the undersigned have executed and sealed this authorization as of the date hereof.

For the Corporation, dated at Makati, Manila, the Philippines, this 17th day of January, 2004.

  
E.J. Ekker, President & Director

  
Doris Ekker, Secretary & Director

  
Ronald Kirzinger, Executive Vice President, Witness



## PUBLIC NOTICE

### GLOBAL ALLIANCE INVESTMENT ASSOCIATION

*This notice will be construed as a continuation of compliance with provisions necessary to establish presumed fact (Rule 301, Federal Rules of Civil Procedure, and attending State rules). If all interested parties fail to rebut any given allegation or matter of law addressed herein, the position will be construed as adequate to requirements of judicial notice, thus preserving fundamental law. A true and correct copy of this Public Notice is on file with and available for inspection at the newspaper CONTACT (P.O. Box 27800 Las Vegas, NV 89126, USA) which is responsible for publishing the instrument as a legal notice. In the Republic of the Philippines, comments and objections may be filed in writing by addressing Global Alliance Investment Association at 6751 Ayala Avenue, Makati City, Philippines. Others may be addressed to Global Alliance Investment Association, 5344 Images Court, Las Vegas, Nevada, 89107 USA.*

This document is to notify interested parties of the intent of GLOBAL ALLIANCE INVESTMENT ASSOCIATION (GAIA) to immediately begin the collection on its lien against the gold and gold-derived assets of the Royal Family/Tagean-Tallano Estate, now identified as assets of the DON ESTEBAN BENITEZ TALLANO & DON GREGORIO MADRIGAL ACOP FOUNDATION, INC. (FDN) by virtue of compliance with the Order of the Court (Judge Agana, Clarificatory Decision of January 19, 1976) and the FOURTH ALIAS WRIT OF EXECUTION, POSSESSION AND DEMOLITION ordered by Judge Sofronio C. Sayo of the Regional Trial Court in Pasay City on MARCH 7, 1995. The pertinent paragraphs of the latter (the case is properly captioned LRC/CIVIL CASE NO. 3957-P) are next quoted:

- 7) Ordering also the Sheriffs to collect/withdraw/confiscate all Gold Bullion including its cash deposits which are in the account of the late President Ferdinand E. Marcos, who was a lawyer for the clan, and either presently deposited in Central Bank, any Philippine bank here in the country or any foreign bank outside the country, including the account of the then Reverend Jose Antonio Diaz or Col. Severino Garcia Sta. Romana, while all deposits either gold or currency found deposited in the account of Dr. Alejo Rizal Lopez has been re-conveyed to and in favor of the Tallano Estate, so the same, should be recovered in favor of the Tallano clan;
- 8) Ordering the Sheriff to deputize the NBI, PNP, and Philippine Army to assist the recovery assigned.
- 9) This FOURTH ALIAS WRIT OF EXECUTION, POSSESSION AND DEMOLITION has imprescriptibility [cannot be taken away] clause until the said P3 Billion pesos including its interest has been fully collected and until the reconstituted copies of the subject land titles has been issued accordingly in favor of the Tallano clan, in as much as both Department of Justice and the Land Registration Administration has no objection over the issuance of the Reconstituted owner's original and duplicate copies of Oct No. T-01-4, TCT No. T-408 and TCT No. T-498, Annex A, and remain enforceable until it has been fully complied with.

SO ORDERED,

Pasay City, March 7, 1995

*Signature & Seal*  
HON. SOFRONIO C. SAYO  
Presiding Judge

This action is taken on the advice of counsel pursuant to the following facts:

The debt of Bolivia, Chili, and Peru were assumed by the United States of America pursuant to an act of Congress in 1906. Among that debt was an unredeemed bearer gold certificate (bearer bond) #3392, issued and sold in New York City in 1875. The outstanding debt of the USA was guaranteed by the PRIVATE Federal Reserve System pursuant to the Federal Reserve Act of 1913, which of course included #3392. The bond became the property of Russell Herman, an associate of George H.W. Bush, in the late 1970s and, in the 1980s is alleged to have been used by Bush and Herman, being referred to as the "SuperFund". Because of that use, it cannot be repudiated. It was also associated with the Ferdinand Marcos/Ronald Reagan "ABL" program devised to reestablish a worldwide gold-based currency. Because it is payable in gold and is guaranteed by the FED and the owners of the FED, the International Banks, any and all gold held by any of those entities is subject to this lien.


Pursuant to the rules governing Public Notices under the Uniform Commercial Code of the USA and most other nations, this notice will be published in three consecutive issues of a newspaper of wide circulation. Copies of this Notice will be available at any of the three addresses provided above.

**IN WITNESS WHEREOF**, the undersigned have executed and sealed this authorization as of the date hereof.

For the Corporation, dated at Makati, Manila, the Philippines, this 17th day of December 2003.

  
E.J. Ekker, President & Director

  
Doris Ekker, Secretary & Director

  
Ronald Kirzinger, Executive Vice President, Witness







# Legal Notices

Notices will appear in three consecutive issues, in compliance with the terms of the Uniform Commercial Code regarding sufficient Legal Notice.

## GLOBAL ALLIANCE INVESTMENT ASSOCIATION

### PUBLIC NOTICE

December 3, 2003

*This notice will be construed as a continuation of compliance with provisions necessary to establish presumed fact (Rule 301, Federal Rules of Civil Procedure, and attending State rules). All interested parties have failed to rebut any given allegation or matter of law addressed herein. The position will be construed as adequate to requirements of judicial notice, thus preserving fundamental law. A true and correct copy of this Public Notice is on file with and available for inspection at the newspaper CONTACT which is responsible for publishing the instrument as a legal notice.*

This document is to notify interested parties of the intent of Global Alliance Investment Association (GAIA) to immediately render assistance to NATIONS desiring to stabilize the value of their currencies by basing them upon RESERVES of physical gold. This assistance will be comprised of one or more of the following: Calculating the amount of gold needed sufficient for its currency base; supplying the initial RESERVES to permit the Nation's purchase of the necessary initial supply of gold; sourcing the supply of gold for purchase; and stabilizing the purchase price at a level necessary to making the mining and processing of gold a profitable enterprise.

Since 1996 GAIA has contacted many nations to encourage them to consider the benefits of returning their currencies to a gold base. (Some of those benefits will be listed below.) The question inevitably arose, will there be enough gold? GAIA can now provide proof via court documents that an adequate supply not only exists but is available and under contract to GAIA. Those documents are readily available for viewing in the Executive Offices of GAIA in Manila.

While we can say with certainty that several large deposits of gold exist in the Philippines, the most accessible deposit, exceeding 100,000 metric tons, is warehoused in Metro Manila and is subject to court orders to be released to qualified buyers, any time after the year 2000. This gold will be sold only to nations whose currencies are, or are in the process of being, based upon gold.

To give them Public Notice, we will copy, very precisely, the last six paragraphs of a Certified Copy of FOURTH ALIAS WRIT OF EXECUTION, POSSESSION AND DEMOLITION received by GALA November 25, 2003. The WRIT was ordered by Judge Sofronio C. Sayo of the Regional Trial Court in Pasay City on MARCH 7, 1995.

To fully understand the ramifications of this Order, one must also know that it was the Order of Judge Enrique A. Agana in 1976 that the Administrator establish a Foundation to administer the business of the Estate. That has been properly accomplished with a five-person Board of Directors responsible for the day-to-day operation of the Foundation. The

Page 1 of 4  
Public Notice 12/3/03

documentation for the Foundation is on file with the Philippine Securities and Exchange Commission. The relevant agreements are between GAIA and the Foundation.

[QUOTING the WRIT:]

6) Ordering the Court sheriff, Atty. Jose E. Ortiz, and his Deputized Private Sheriffs to collect the sum of P3 Billion plus an interest of 7% Per Annum starting 1968 to present as damages sustained by the Tallano Estate implicated by the National Government and its agencies, the National Housing Authority, the Public Estate Authority, the Department of Public Works and Highways, the Philippine National Construction Corporation, the Manila International Airport Authority, the Land Registration Administration, The Philippine Port Authority, the Base Conversion Development Authority, the University of the Philippines while damages sustained by the landowner was determined by Sec. 101 and Sec. 102 of Land Registration Act 496. Likewise, the Court Sheriff and his Deputized Private Sheriffs are also commanded to recover and/or take over the following real properties land-grabbed by the private persons, by the Barangay officials and by the national Government and its aforestated government agencies as follows:

1. Land unlawfully occupied by Philippine Port Authority, the National Housing Authority, the Public Estate Authority, the Base Conversion Authority, the Manila International Airport Authority, the Philippine National Construction Corporation.

2. Land unlawfully occupied by squatters, homeowners association, and other private persons located in Quezon City, Antipolo, Marikina, Taguig, Paranaque, Pasay City and particularly from private persons, namely: Bonifacio Regalado of Fairview, Quezon City, Jose and Antonio Suzuaregi of Old Dalara, Quezon City, Mareial Fucundo and other persons found occupying the Tallano Estate;

7) Ordering also the Sheriffs to collect/withdraw/confiscate all Gold Bullion including its cash deposits which are in the account of the late President Ferdinand E. Marcos, who was a lawyer for the clan, and either presently deposited in Central Bank, any Philippine bank here in the country or any foreign bank outside the country, including the account of the then Reverend Jose Antonio Diaz or Col. Severino Garcia Sta. Romana, while all deposits either gold or currency found deposited in the account of Dr. Alejo Rizal Lopez has been re-conveyed to and in favor of the Tallano Estate, so the same, should be recovered in favor of the Tallano clan;

8) Ordering the Sheriff to deputize the NBI, PNP, and Philippine Army to assist the recovery assigned.

9) This FOURTH ALIAS WRIT OF EXECUTION, POSSESSION AND DEMOLITION has imprescriptibility [cannot be taken away] clause until the said P3 Billion pesos including its interest has been fully collected and until the reconstituted copies of the subject land titles has been issued accordingly in favor of the Tallano

Page 2 of 4  
Public Notice 12/3/03

clan, in as much as both Department of Justice and the Land Registration Administration has no objection over the issuance of the Reconstituted owner's original and duplicate copies of Oct No. T-01-4, TCT No. T-408 and TCT No. T-498, Annex A, and remain enforceable until it has been fully complied with.

SO ORDERED,

Pasay City, March 7, 1995

Signature & Seal

HON. SOFRONIO C. SAYO  
Presiding Judge

Copy Furnished:

Office of the Hon. Solicitor General  
Amorsolo St., Legazpi Village  
Makati, Metro Manila

Mrs. Imelda Romualdez Marcos  
P. Gueva St., Little Baguio  
San Juan, Metro Manila

CERTIFIED XEROX COPY  
DIONISIO C. JIMENEZ  
DIVISION CLERK OF COURT

The Bureau of Treasury  
Department of Finance  
Roxas Boulevard, Manila

[END QUOTING]

As the Foundation withdraws and sells its gold, it can pay property and real estate taxes that have become in arrears due to the government's non-payment of the above fines and other compensation. Those taxes can flow into the municipalities where they can most quickly benefit the people. In addition, most of the "offshore deposits" made by President Marcos are dedicated to fund specific and identified projects and can be amicably released to the Foundation to be administered for their intended purpose.

The foremost, fundamental benefit offered by the Global Alliance Program and gold-based currency is: NATIONAL SOVEREIGNTY. Because gold-based currency IS "foreign exchange", and because the nation, with the assistance of GAIA, can increase its money supply to a level commensurate with its needs and abilities to build itself, there is no further need for Foreign Investors, Foreign Loans (including IMF/WB), Foreign exchange reserves, Globalization, Budget deficits, Balance of payments, Money from exports, or to "compete" with neighbor nations for the money of foreign investors, lenders, or tourists.

Nor is there any need for an Individual income tax, or a Value Added Tax, Currency fluctuations, Inflation, High interest rates, Foreclosures, Unemployment, or casino-type Stock and Bond markets.

Page 3 of 4  
Public Notice 12/3/03

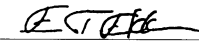
Each nation will have plenty of money for: Schools, Homes, Hospitals, Libraries, and Public buildings and Sports facilities; well equipped and well-paid Fire and Police forces, Coast and Forest patrols, and a well-trained, well-equipped Military; Roads & Highways, 1<sup>st</sup> class Ports and Airports, fast-craft Ferries and Hovercraft, adequate Rapid Transit and Railroads; Waste management systems that recycle, utilize, and value-enhance waste; a complete Electricity grid and more non-polluting hydro generating facilities, Irrigation and Culinary Water Distribution and Recovery systems, a national Communications Network, Employment at adequate wages for everyone who can work (rebellion, corruption, crime, gambling and drugs are less "necessary" in a prosperous society), the return of overseas workers to even better jobs in their home nation, and Reforestation programs for those areas that have suffered deforestation (the remainder of pristine growth can be saved and the need for lumber can be supplied by plantations).

GAIA is an "alliance association", ready, willing and able to serve the global community without assistance from such institutions as the International Monetary Fund, the World Bank operations, or the Federal Reserve or U.S. Treasury.


**IT IS HEREBY RESOLVED** that a copy of the stamped document returned by the Recorder of Clark County, Nevada will be included as a part of each information package provided to DEEDholders.

**IN WITNESS WHEREOF**, the undersigned have executed and sealed this authorization as of the date hereof.

For the Corporation, dated at Makati, Manila, the Philippines, this 3rd day of December 2003.

  
E.J. Ekker, President & Director

  
Doris Ekker, Secretary & Director

  
Ronald Kirzinger, Executive Vice President, Witness



GLOBAL ALLIANCE INVESTMENT ASSOCIATION, Las Vegas, Nevada 702 870-5351  
EXECUTIVE OFFICES, 6751 Ayala Avenue, Makati City, Philippines Tel 843-1698 Fax 843-1707

Page 4 of 4  
Public Notice 12/3/03

# (Continued)

Notices will appear in three consecutive issues, in compliance with the terms of the Uniform Commercial Code regarding sufficient Legal Notice.

## PUBLIC NOTICE RENEWAL AND PERPETUATION OF BENEFITS SEVERANCE

This notice shall be construed to comply with provisions necessary to establish presumed fact (Rule 301, *Federal Rules of Evidence*) should interested parties fail to rebut any given allegation or matter of law addressed herein. The position shall be construed as adequate to meet requirements of judicial notice, thus preserving fundamental law. Matters addressed herein, if not rebutted, will be construed to have general application. A true and correct copy of this Public Notice is on file with the CLARK COUNTY RECORDER in CLARK COUNTY, NEVADA.

I, the undersigned Ronald William: Kirzinger, a competent, full-liability individual, declare as follows:

The public notice recorded in my name on October 10, 2003 (the entirety of which shall be construed as incorporated into this notice as though embodied herein) is hereby renewed and extended in perpetuity, or until such time as I, by my knowing, intentional, voluntary and express written consent, agree to accept any such benefit or enter into any such contract.

In accordance with this renewal and perpetuation of the above-referenced severance, waiver, forfeiture and rejection of benefits, TAKE NOTICE that any contracts presumed to exist between the CROWN, the UNITED STATES or associated persons and myself are void due to failure of consideration. Such contracts are also void because one may only contract with another of equal status—and such fictions cannot properly hold equal status to that of an individual, nor can there be “unanimity of interest” between the fictitious RONALD KIRZINGER and myself.

In addition, TAKE NOTICE that all contracts presumed to exist between the CROWN or the UNITED STATES or associated persons and myself are void *ab initio* because such contracts were induced through fraud, primarily by means of concealment of that which should have been disclosed. At no time, for instance, did any purported third party ever reveal the fictitious nature of the parties or the *de facto* setting of courts of equity. Neither was there full disclosure regarding allegiances to and overriding contracts with organizations such as freemasonry, nor was there ever disclosure of the significance of such as the *kol nidre* and its relevance in so-called “equitable” (amoral) proceedings.

All men are equal. If, therefore, any man or woman would oppose these facts, such opposition must be in writing and of public record and such arising controversy must be lawfully adjudicated. Otherwise, these facts shall stand as truth and any man or woman whose actions cause harm to my children or me shall be fully liable as an individual for the harm caused and damage done by their actions.

I declare under penalty of perjury that the foregoing is true and correct. In witness whereof I have affixed my signature this 28<sup>th</sup> day of January, 2004.  
Ronald William: Kirzinger, Sui Juris, UCC 1-207

## PUBLIC NOTICE NOTICE OF BAILMENT CONTRACT AND CIVIL DEATH

This notice shall be construed to comply with provisions necessary to establish presumed fact (Rule 301, *Federal Rules of Evidence*) should interested parties fail to rebut any given allegation or matter of law addressed herein. The position shall be construed as adequate to meet requirements of judicial notice, thus preserving fundamental law. Matters addressed herein, if not rebutted, will be construed to have general application. A true and correct copy of this Public Notice is on file with the CLARK COUNTY RECORDER in CLARK COUNTY, NEVADA.

I, the undersigned Ronald William: Kirzinger, a competent, full-liability individual, do hereby declare as follows:

- I am not involved in any scheme of personal commercial enrichment of any kind whatsoever. I am “about my Father’s business”, avoiding my trespass against any man or woman to the best of my ability in the full expectation that such others will similarly avoid trespassing against me.
- The only assets I claim are the very personal properties of my own natural body and those of my children as gifted to me.
- All that I may ever appear to have in the way of possessions, properties or commercial benefits are subject to a contract of bailment dating from September 30, 1993, which binds me as the bailee for as long as I live. Whenever practicable, bailments shall be registered in the name of a suitable agency of the Bailor in the first instance but it shall be presumed that any properties not able to be so registered for any reason are nevertheless properties of the Bailor and not my personal property.
- Accordingly, for all equitable purposes I am civilly dead. Therefore, in any equitable controversy involving money or things in my possession, it shall be presumed that the appropriate party in interest for purposes of equitable recourse is the Bailor through His most proximate agency (by the *Doctrine of Instrumentality*) and that I, the bailee, may not properly be held as the surety for any such equitable claim.
- It follows that if any individual man or woman claims any harm whatsoever done by me, adjudication of the issue must be at law—not equity—in a jurisdiction where proper and lawful due process can be effected.

I declare under penalty of perjury that the foregoing is true and correct. In witness whereof I have affixed my signature this 20<sup>th</sup> day of November, 2003.

Ronald William: Kirzinger, Sui Juris, UCC 1-207

## PUBLIC NOTICE SPECIFIC NEGATIVE AVERMENT OF CORPORATION EXISTENCE

This notice shall be construed to comply with provisions necessary to establish presumed fact (Rule 301, *Federal Rules of Evidence*) should interested parties fail to rebut any given allegation or matter of law addressed herein. The position shall be construed as adequate to meet requirements of judicial notice, thus preserving fundamental law. Matters addressed herein, if not rebutted, will be construed to have general application. A true and correct copy of this Public Notice is on file with the CLARK COUNTY RECORDER in CLARK COUNTY, NEVADA.

I, the undersigned Ronald William: Kirzinger, a competent, full-liability individual with rights inherent in Natural Law, do hereby declare as follows:

Whereas corporations are fictions of law and have no real, independent existence, I hereby deny the existence of all corporations and associated fiction-of-law “persons” who are or may be associated with any complaint against me, including but not limited to the following: the CROWN; the UNITED STATES; UNITED STATES COURTS; the STATE OF NEVADA; EIGHTH JUDICIAL DISTRICT COURT; all BAR ASSOCIATIONS; CLARK COUNTY; CLARK COUNTY DEPUTY SHERIFF BAILIFFS ASSOCIATION; CITY OF LAS VEGAS; LAS VEGAS JUSTICE COURT; LAS VEGAS METROPOLITAN POLICE DEPARTMENT; JUDGE CHERYL MOSS; CHARLES HOSKIN, Esquire; MARIA PEREZ, Esquire; FRANCES FINE, Esquire; ADELE RENEE DEWITT; and the fictitious “person”, RONALD KIRZINGER, of 5344 IMAGES COURT.

Correspondence addressed to the fictitious “person”, RONALD KIRZINGER, may be returned with a simple, handwritten notation, “That’s not me,” signed or initialed by myself, *sui juris*, which shall be construed as ongoing lawful denial of such a fiction and shall never properly give rise to a reason to cause or allow harm to me or my children.

If any man or woman has any complaint of trespass to bring against me, such complaint must be brought by the individual, *sui juris*, and not by a fiction-of-law “person” such as those listed above, for adjudication at Common Law, by true judgment and not at equity, by decree.

Whatever anyone may do with the fictitious RONALD KIRZINGER, I will not act as the surety for same and any individual who causes or allows harm to me or my children shall be subject to the penalties of the Common Law for any harm occasioned by their actions.

I declare under penalty of perjury that the foregoing is true and correct. In witness whereof I have affixed my signature this 8<sup>th</sup> day of December, 2003.  
Ronald William: Kirzinger, Sui Juris, UCC 1-207

## PUBLIC NOTICE NOTICE OF FAILURE TO REBUT PRESUMPTIONS

This notice shall be construed to comply with provisions necessary to establish presumed fact (Rule 301, *Federal Rules of Evidence*), should interested parties fail to rebut any given allegation or matter of law addressed herein. The position shall be construed as adequate to meet requirements of judicial notice, thus preserving fundamental law. Matters addressed herein, if not rebutted, will be construed to have general application. A true and correct copy of this Public Notice is on file with the CLARK COUNTY RECORDER in CLARK COUNTY, NEVADA.

I, the undersigned Ronald William: Kirzinger, a competent, full-liability individual, do hereby declare as follows:

Whereas there has been no rebuttal to the Public Notice recorded October 10, 2003 (SEVERANCE AND WAIVER, FORFEITURE AND REJECTION OF BENEFITS OFFERED BY THE CROWN, THE UNITED STATES AND ASSOCIATED PERSONS) and whereas the *quid pro quo* of acceptance of benefits is an essential element of every valid contract, it is to be presumed that there is no valid contract in effect between myself and any such persons. This presumption can be rebutted by proof that I have knowingly, intentionally and voluntarily entered into a contract that provides me with benefits—but I declare that no such benefits have been accepted in such manner, so the presumption should stand until proven “on the record” otherwise.

Whereas there has been and truly can be no rebuttal to the Public Notice recorded December 3, 2003 (NOTICE OF BAILMENT CONTRACT AND CIVIL DEATH) and whereas any court at equity has a duty to respect, enforce and uphold such unchallenged contract, and whereas I claim no property other than my own natural body and the natural bodies of my children, and whereas I have no involvement in commerce not subject to the overriding bailment contract, and whereas I have had neither income nor assets not subject to the overriding bailment contract since September 1993, it is to be presumed that I am civilly dead and not a proper person to be involved in legal proceedings at equity.

Whereas I have caused to be recorded on this, the 9<sup>th</sup> day of December, 2003 a SPECIFIC NEGATIVE AVERMENT OF CORPORATION EXISTENCE, which is unrebuttable, and whereas parties to any controversy must be of equal status, it is to be presumed that proceedings against my person in courts at equity are a nullity and any orders that issue from such proceedings at equity are void.

Whereas ongoing efforts to involve me as the surety for the fiction-of-law RONALD KIRZINGER are fraudulent, extortionate artifices of color-of-law, *de facto* proceedings and appear to be intended to deprive me of my liberty and of my rightful property in the form of my child/son, to wit, Evan Christian: Kirzinger, TAKE NOTICE that any taking of said property without due process of law, at law and not at equity, constitutes the high crime of kidnapping, which is punishable according

to the prescriptions of the Common Law.  
I declare under penalty of perjury that the foregoing is true and correct. In witness whereof I have affixed my signature this 9<sup>th</sup> day of December, 2003.

Ronald William: Kirzinger, Sui Juris, UCC 1-207

## PUBLIC NOTICE NOTICE OF OBJECTIONS

This notice shall be construed to comply with provisions necessary to establish presumed fact (Rule 301, *Federal Rules of Evidence*), should interested parties fail to rebut any given allegation or matter of law addressed herein. The position shall be construed as adequate to meet requirements of judicial notice, thus preserving fundamental law. Matters addressed herein, if not rebutted, will be construed to have general application. A true and correct copy of this Public Notice is on file with the CLARK COUNTY RECORDER in CLARK COUNTY, NEVADA.

I, the undersigned Ronald William: Kirzinger, a competent, full-liability individual, do hereby declare as follows:

I OBJECT to being involved as the surety for the fiction of law, RONALD KIRZINGER.

I OBJECT to appearing in any *de facto* court of equity due to a complaint by any fictitious plaintiff.

I OBJECT to the inappropriate application of equitable powers in a rush to judgment that formed a contractual obligation where none previously existed, which resulted in deprivation of my liberty and caused me to become indebted despite my being quite civilly dead.

I OBJECT to all efforts to deprive me of my child/son, Evan Christian: Kirzinger.

I OBJECT to all court orders and to all statutes that cause harm to me or my children.

Specifically, I OBJECT to court orders drawn up by Maria Perez, Esquire in the matter of DEWITT V. KIRZINGER and signed by Judge Cheryl Moss, which inaccurately reflect the proceedings as adduced by video evidence or where “findings” of the court are otherwise objectionable:

—To wit, the orders from the 10/15/03 hearing fail to state that Nadine Dewitt was to do all the driving, while there is evidence that Adele Dewitt did most of the driving and thereby violated the court’s order, which it is presumed is the reason for this omission;

—To wit, the orders from the 10/15/03 hearing state that Plaintiff was ordered to prepare a response for the 11/18/03 hearing, when there was no such order made;

—To wit, additional orders from the 10/15 hearing that were never ordered;

—To wit, the fact that Maria Perez, Esquire, did not date her Notice of Entry of Order for the 10/15/03 hearing—filed 11/20/03—until 11/26/03, more than a week after the next hearing date.

—To wit, the orders from the 11/18/03 hearing showing the court’s “finding” of jurisdiction, whereas the record fails to overcome the presumption that Defendant experiences no benefit and that therefore no valid contract exists;

—To wit, the orders from the 11/18 hearing show that Plaintiff completed an alcohol assessment but fail to show that the result was negative, the Plaintiff did not pass the test;

—To wit, the orders from the 11/18/03 hearing showing the court’s “finding” that Defendant should participate in a home study, when a home study has already been done and the home environment was found acceptable;

—To wit, the court’s “finding” that “it is concerned about the child’s safety due to Defendant’s most recent filing and his non-appearance”, when Defendant did appear, in writing, *de bene esse*, and that appearance in no way endangered the child’s safety and probably did protect the child from unlawful taking;

—To wit, the inference that non-appearance by the Defendant at the scheduled 12/15/03 hearing may lead to a change of custody, when it is clear from the video evidence that only a failure to complete the psychological evaluation could lead to that consequence (which would still be plain wrong, given the contents of the Notice of Failure to Rebut Presumptions recorded this date), with the erroneous inference that an appearance in writing, *de bene esse*, would not qualify;

—To wit, an order from the 11/18 hearing that Defendant shall complete a psychological evaluation prior to the 12/15/03 hearing, when again it must be pointed out that any such contractual obligation is a fabrication, since the presumptions established in prior public notices have not been rebutted on the record;

—To wit, an order from the 11/18/03 hearing that Defendant owes a current obligation of \$1,000 per month, when, again, it must be stated that any such purported contractual obligation was severed as of the public notice of 10/10/03, which has not been rebutted on the record, and no such order is able to be deduced from the video record of the proceedings.

Given the foregoing pattern of erroneous orders, it is to be presumed that Maria Perez, Esquire, should be sanctioned for abuse of process and that if she is not so sanctioned, that Judge Cheryl Moss conspired with Maria Perez in allowing said abuse of process and should also be sanctioned.

I declare under penalty of perjury that the foregoing is true and correct. In witness whereof I have affixed my signature this 8<sup>th</sup> day of December, 2003.

Ronald William: Kirzinger, Sui Juris, UCC 1-207

NEVADA CORPORATIONS:

# Keeping Shields Up In A Foreign Jurisdiction

Budget's "Tip of the Week" #11:

## Maintaining a Nevada Corporation's Liability Protection in a Foreign Jurisdiction

When using your Nevada corporation in a foreign jurisdiction, what can you do to maintain the strong liability protection afforded under Nevada's statutes?

So-called "long arm" laws have been used to claim jurisdiction over "foreign" corporations, stripping away the benefits that would otherwise accrue to them based on the statutes prevailing in their home jurisdiction. These "long arm" laws have been used to great effect in California, for example, ostensibly to protect that state's citizens from encroachments and predatory practices by "outsiders". **Nevada corporations are not immune from this potentially devastating application of the law that would deny them the liability protection inherent in Nevada's Revised Statutes—BUT IT WOULD APPEAR THAT THEY CAN BE.**

Article I, section 10, clause 1 of the *U.S. Constitution* prohibits the states from passing any "law impairing the obligation of contracts". The test for determining a violation of this "contract clause" in the *Constitution* was stated in *Allied Structural Steel Co. v. Spannaus*, 438 U.S. 234 (1978):

**"The first inquiry must be whether the state law has, in fact, operated as a substantial impairment of a contractual relationship. The severity of the impairment measures the height of the hurdle the state legislation must clear. Minimal alteration of contractual obligations may end the inquiry at its first stage. Severe impairment, on the other hand, will push the inquiry to a careful examination of the nature and purpose of the state legislation."**

The solution to retaining the superior liability protection made inherent to Nevada corporations in the *Nevada Revised Statutes* thus appears to be fairly simple:

**AS A PART OF ANY CONTRACT (and remember that a contract does not have to be in writing) WITH ANY ENTITY OR ENTITIES IN A FOREIGN JURISDICTION, ENSURE A CLEAR UNDERSTANDING THAT THE CONTRACT IS TRANSACTED IN NEVADA, AND THAT ANY DISPUTE SHALL BE RESOLVED IN NEVADA.**

You might also want to consider liberal use of the suffix, "a Nevada corporation", which can be appended to your corporation's name to add a measure of protection. In legal terms, there is a "rebuttable presumption" that Nevada law applies to any contract between a Nevada "person" (yes, a corporation IS a "person", by legal definition) and any other entity, so long as the second party is aware of the fact that they are dealing with a Nevada corporation. For this reason alone it can be wise to ensure that the Nevada corporation is identified as such while operating within a foreign jurisdiction.

## CORPORATION SETUP AND MAINTENANCE FEES

<b>Budget Corporation</b> —includes:	<b>Nominee Service</b>	<b>\$200</b>
• First-year resident agent fee	<b>Obtain EIN</b>	<b>\$ 75</b>
• Corporate Charter	<b>Bank Account Setup</b>	<b>\$100</b>
• Articles of Incorporation	<b>Expedite (24-hr. setup)</b>	<b>\$150</b>
• Corporate Bylaws		
• Corporate Resolutions	<b>Annual Resident Agent Fee</b>	<b>\$ 85</b>
• Budget corporate record book	<b>Budget Mail Forwarding (18 per yr)</b>	<b>\$ 50</b>
• 3.5" floppy disk of resources	<b>Full Mail Forwarding (240 pcs/yr)</b>	<b>\$150</b>
<b>TOTAL</b>		<b>\$410</b>

For more information:

## "THE NEVADA CORPORATION MANUAL"

Priced at just \$45, including shipping and handling

**Budget**  
Corporate Renewals

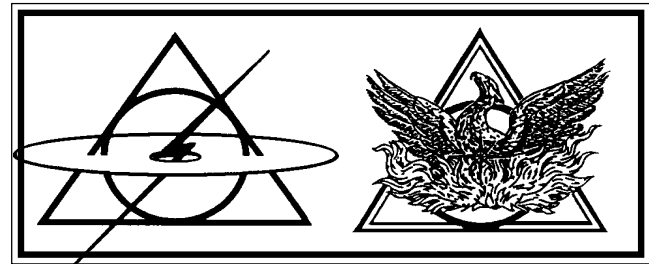
"Nevada corporations  
at Budget prices"

**(702) 870-5351**

P.O. Box 27103  
Las Vegas, NV 89126

E-Mail: BCR@BudgetCorporateRenewals.com

**PLEASE NOTE:**  
**CONTACT and Phoenix Source**  
**Distributors are NOT the same!**  
**Checks sent for JOURNALS or book**  
**orders should NOT be made out to**  
**CONTACT—and vice versa.**



## Editorial Policy

Opinions of *CONTACT* contributors are their own and do not necessarily reflect those of the *CONTACT* staff or management.

# CONTACT: THE PHOENIX EDUCATOR

is published by  
**CONTACT, Inc.**  
**P.O. Box 27800**  
**Las Vegas, NV 89126**

**Phone: (800) 800-5565; (661) 822-9655**  
**Fax: (661) 822-9655**

## SUBSCRIPTION RATES

Subscription orders may be placed by mail to the above address or by phone to **1-800-800-5565**. **Subscribers: Expiration date is on upper left side of mailing label.** Quantity Subscriptions: Prices are for U.S. delivery. For foreign quantity-subscription rates based on cost of delivery to your country, please inquire.

### SINGLE SUBSCRIPTIONS QUANTITY SUBSCRIPTIONS

Qty.	U.S.	U.S. w/env	CAN/ MEX	For-ei- gn	Qty.	10 copies	25 copies	50 copies	100 copies
13 issues	\$30	\$40	\$40	\$45	13 issues	\$95	\$125	\$160	\$275
26 issues	\$60	\$80	\$80	\$90	26 issues	\$190	\$250	\$320	\$550
52 issues	\$110	\$150	\$150	\$170	52 issues	\$380	\$500	\$640	\$1100

## BACK ISSUE RATES

Back issues are \$3.00 each copy.  
Shipping is included in the price for U.S. orders.

**'The dogs may bark, but  
the Caravan moves on.'**

—an old Islamic saying