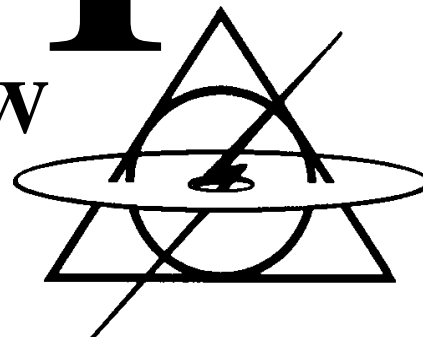


CONTACT

PHOENIX JOURNAL REVIEW

News Reviews, Previews and Alternative Views

*NOT TO OPPOSE ERROR IS TO APPROVE IT
NOT TO DEFEND TRUTH IS TO SUPPRESS IT*



VOLUME 45, NUMBER 9

NEWS REVIEW

\$ 3.00

AUGUST 17, 2005

SPECIAL EDITION

Fantastic Prevarications of VK 'Bull' Durham Exposed

SPECIAL EDITION

This "Special Edition" is being published as a consequence of the invention of a new group of documents by VK (Vina Kathryn) [*Or is it Catherine, as per her phony marriage document? She never could keep names straight, not even her own, apparently.*] Durham in her continuing desperate attempts to establish her ownership of the Peruvian bearer bond numbered 3392-181. It will also serve to provide copies of documents and pictures in support of the Public Notice dated **August 7, 2005** (on page two of this issue).

During the past few years we have responded to her venomous, and often crude, personal attacks with articles and Affidavits, some of which we will ask the Editor to locate and reprint in this edition. We have calculated that it would require a 200-page book to cover all of her thrusts and our repudiations. We will gather some of the more recent of her ploys and respond to them here; a serious investigator (who

might have millions or billions of "dollars" riding on his findings) may ask for the Affidavits, which we can send by email.

If this paper should come into the hands of someone who is unaware of Ms. Durham's claims and who would like to view "her side" of the "controversy", a kind person calling himself LARGE Steve has established and maintains a website for her use at <www.theantechamber.net>. To our knowledge that is the only media she uses and we note that she seems driven to blame the bankers' suicides, all of the terrorist attacks, and even a few of the natural disasters on Ekkers. Is there some truth in her writings? Oh yes indeed, but keep in mind that rat poison is 99% good wholesome grain; it only takes a little bit of "untruth" to be very misleading.

Surely she blames us for her own failure to become Queen of the World and that seems to be driving her a bit daffy. She used to consume a lot of wine so when she was "missing" in late 2004 we presumed the report of her getting help to "dry out"

was reasonable. However, when she "came back on-line" she said she was recovering from a serious heart surgery, although the crude coarseness of many of her more recent postings and her arrogant refusal to correct her grammar, punctuation, and spelling are not signs of the healthy attitude adjustment that usually accompanies that particular surgery.

Another hypothesis is that she is suffering a delusional break with reality. She has dreamed and schemed for some 15 years about all of the powerful people of the world beating a path to her new mansion for money, which she would control exclusively. (Please see her proposed Trust beginning at page 29 in the Affidavit dated 1/20/03, which was printed in the issue of 1/29/03 and is available by email upon request.) It could be very traumatic to have to face the reality that such a dream was no longer possible with no one to blame but herself. Of course it is "normal" human behavior to do as she has done, to rationalize blaming someone else to avoid the awful responsibility of admitting that one's own greed and avarice, of desiring it ALL, caused the loss of even the

(Continued on page 2)

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ALSO IN THIS ISSUE:

This Special Edition is devoted entirely to the exposure and setting to straight of numerous "inaccuracies" presented by VK Durham regarding her false claims of ownership of the value pertaining to "Bonus 3392-181". In addition to solid rebuttal of VK's most recent presentations, we have also included a reprint of the Affidavit of January 19, 2002 beginning on page 10 of this issue. This Special Edition is available upon request by email in Adobe .PDF format; address requests to <EJE_99@Hotmail.com>.

half of it she could have enjoyed without interference from Ekkers. (Please see page 1 of the **Affidavit dated 1/19/02** on page 10 of this issue.)

VK’s latest ploy is to invent—create out of thin air—a fictitious person named Daniel V. Hughes, Jr. She has difficulty with live people: most of them won’t promptly do what they are told; they ask questions which she is too haughty to answer; and when they leave her they disclose her “secrets”, such as her very private admission that she and Russell Herman were never married.

Her D. V. Hughes, Jr., however, was a perfect gentleman. He said only nice things about Russell and even nicer things about VK. And now, as if on cue, he (quoting VK) **“has disappeared..it appears.. He disappeared with 163 of RUSSELL HERRMAN AKA HERRMAN (sic) aka HERMAN(s) Accounts which he stated he had gained control over.”**

Isn’t that convenient? Not only did he disappear, he took 163 lies with him that VK no longer will need to cover up.

Those so-called Cow Islands [*Jersey, Guernsey*] Accounts (the 163 referred to above) were another invention of VK to cover up her change of story from Russell being kidnapped and

tortured to make him sign off on Bonus 3392 to being kidnapped and tortured to make him sign off on those CIA Iran-Contra accounts—wherein ONLY he had access? Come, come, the CIA is not that sloppy. However, VK had to somehow get control of 3392, which was in the hands of Russell Herman and had been assigned to Cosmos Seafood Energy Marketing, Ltd. (CSEML) in **1988** by Russell and his then partner, Cecelia Xalis. VK had never had any ownership interest in CSEML, although after Russell’s death she “doctored” some documents to show herself as “CO-CEO” [*When have you ever heard of a company with TWO presidents?*] and created some others purporting to “assign” ownership to herself.

When those documents were exposed as fraudulent, and she had failed to establish her claim to having been married to Russell, she began a barrage of stories about how 3392 had been in her family, having been won in a poker game by her grandfather, and then having been in an old *Bible* she bought in **1975**. Here is that story, quoted from her own undated narration that is intermixed with others dated in late October and early **November 1994**, some 8-10 weeks after Russell’s death. Quoting (exactly, for the flavor):

We walked back into the house, and there hanging on the wall was the Certificate which I had found in the old **1874** Bible which I had purchased for \$175.00... Wonder if the sucker is really REAL? said Russell... “Surely not..if it had of been, it would not have been in that Bible”... Then Russ said, “BOY, JUST THINK OF ALL THE GOOD THAT THING COULD DO IF IT WAS REALLY REAL...DO YOU REALIZE THAT SUCKER IS WELL OVER 100 YEARS OLD”? “Well, lets do our due diligence..and see if its real or not? I replied..

More recently, in an Internet posting called “DURHAM (INTL. LTD;) HOLDING TRUST, PUBLIC NOTICE 1”, the second paragraph reads:

DURHAM INTERNATIONAL LTD. “TRUST” (**1982**) was the original holder of the Peruvian Bonus Commodity Contract 3392 and Certificate of Debt No. 181 of **May 1, 1875** in it’s entirety.

Comparing the title of this document to its body, we have to wonder if the woman is so daft that she cannot copy the same name of her “trust” twice on

Public Notice

In meeting the requirements for sufficient public notice, this is the second of three publications of this notice.

GLOBAL ALLIANCE INVESTMENT ASSOCIATION PUBLIC NOTICE

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, 3132 West Post Road, Las Vegas, Nevada, 89118 USA.

DENIAL OF ASSOCIATION

The CORPORATION denies hereby any association whatsoever at any time, past or present, with Vina Katherine Durham, V.K. Durham, and all other of her affected self-designations. Two of the officers of this corporation, Mr. and Mrs. E J Ekker, at the request of Ms. Durham's former business partner, Russell Herman, financially supported her from the time of his death August 29, 1994 until her demands became oppressive and unbearable in June of 1997. As an example, Mrs. Ekker wrote the following in her June 17, 1997 memorandum to Rick Martin, in response to a fax from VK:

"Where do people like VK think we magically create our funding? She speaks of \$5,000 to do the Trust as if we can simply hand it over. It might as well be \$5 million."

Obviously, at that time there was no Trust!

In the Affidavit dated January 20, 2003 Mrs. Ekker summarized VK Durham's proposed "trust" (as faxed to Rick Martin June 15, 1997) as follows: "There it is, folks, in vivid black and white. The vaunted, absolute, immortal, immutable, unchallengeable: THE DURHAM INTERNATIONAL LTD; "HOLDING TRUST" into which V. K. Durham can put and keep any thing she says, including Bonus Gold Certificates, Illinois Power "default judgments", Wills of Russell Herman, and a 'retired' corporation named Cosmos Seafood Energy Marketing Ltd." (The complete proposed "trust" was copied into the Affidavit, which is available to those making serious inquiry.) The trust did not exist in 1997 and has not been formed since that time; it was certainly not in existence in 1988 as she alleges in her Internet posting of July 23, 2005 entitled "INTER-AMERICAN DEVELOPMENT BANK incorporated by AL QUAD AGENTS".

The two purposes of this Public Notice are: 1) To reiterate that Global Alliance Investment Association, Cosmos Seafood Energy Marketing, Ltd., E. J. Ekker and Doris J. Ekker have no association with V.K. Durham, and 2) To fully clarify that Ms. Vina K. Durham does not have, and never has had any ownership interest in the Peruvian Bearer


Bond called "Bonus" 3392-181. The bond is not a "commodity contract"; that is another of Ms. Durham's inventions used to confuse people, especially people not extremely well versed in the financial applications of the English language.

Pursuant to the rules governing Public Notices under the Uniform Commercial Code this Notice will be published at least three times in a newspaper of wide circulation. This Notice will be supported by many pages of documentation that will be published in only one issue and referred to in the others. For this Notice the supporting documentation will be found in the issue of the newspaper **CONTACT** dated August 17, 2005. Copies of this Notice and the supporting documentation will be available at any of the three addresses provided above.

IN WITNESS WHEREOF, the undersigned have executed and sealed this notice as of the date hereof. For the Corporation, dated at Makati, Manila, the Philippines, this 7th day of August 2005.


E.J. Ekker, President & Director


Doris Ekker, Secretary & Director


Ronald Kirzinger, Executive V. P.

the same page or if her intent is to “cleverly” confuse the reader. To the new reader one would have to surmise that there are also at least two documents involved, the “Commodity Contract 3392” and the “Certificate of Debt No. 181”. Below, we will present confirmation that there is only one document and it is properly called: “CERTIFICATE OF INDEBTEDNESS OF PERU - \$1,000 GOLD Certificate Number 3392 - Bearing Seven Percent Interest Per Annum, in Gold” (taken from the Lozo translation).

At first, confronting her lies seemed a distasteful waste of time but we have learned to enjoy uncovering her games and ploys. It should clarify the picture for the reader if we quote again from the above narration (emphasis added to dates):

Didn’t see Russ again until 1969.. he was on his way to VIET NAM...//and then I did not see him again until 1986....

In 1987, Russ came out to California..to “PROTECT ME” as; I had been in an auto accident, which was no accident at all.. but moreover, an attempted murder..to look like an auto accident.. and I was being held hostage in my own home...by the “GOOD OLD BOYS SYSTEM”... I couldn’t walk, I could barely talk...I was in a wheel-chair...and being drugged to death...

When Russ discovered my Plight..he was in California as fast as one could bat an eye.. I had been working on SAILFINN..out on the West Coast.. sent out by Senator John Morton who disappeared and I lost my cover...and later I discovered after Russell’s death; he had been working on “SWORDFISH”..the drug marketing coming in from South America, the Middle East, through Florida and Texas.. up to MENA ARKANSAS..

While those quotes are useful to expose VK’s “romanticism”, the real purpose here is to establish a timeline that completely locks her out of any possibility of owning 3392. In 1977 an attorney in Lima, Peru, Ernesto Arias Schreiber, was asked for and provided a legal opinion letter that begins as follows:

The Bonus Number 3392 issued on **May 1, 1875**, in the City of New York, U.S.A., by the nominal value of 1,000 gold dollars.

The issuing of the bonus fulfilled all the requirements and was authorized by legislative resolution of the Peruvian Congress on **April 15, 1875**.

The Bonus hasn’t been either collected or prescribed. **The Law No. 3359 of 1937** is not applicable. //

The rule of International Private Right, which is applied in this case, and whose article of Peruvian Civil Code has already been mentioned, clearly states that the nature and effects of the obligation are ruled by the laws where the contract was celebrated. This means the United States of America.

Lima, June 9, 1977
Ernesto Arias Schreiber

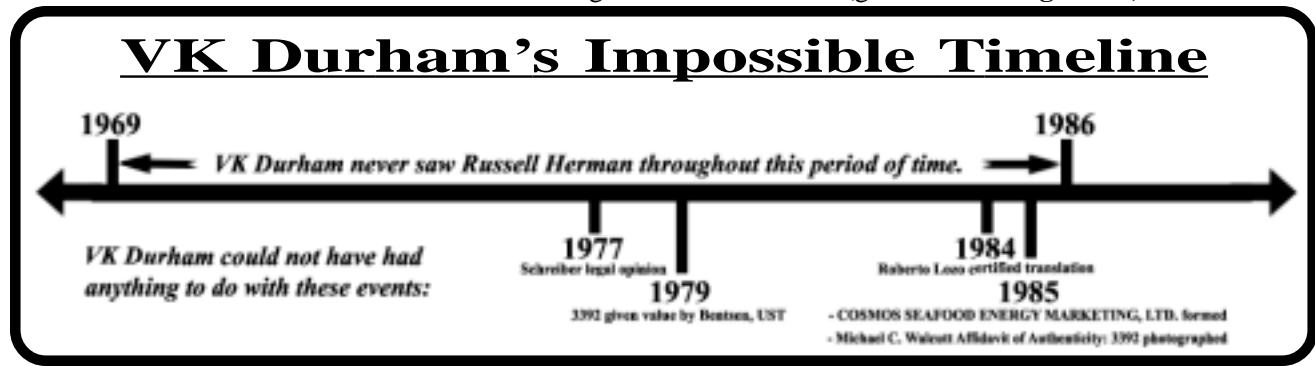
A different 3-page document contains the translation of the Spanish text on the front of the Certificate. Although it is very interesting and

important, we will not take the space to reproduce it here. To further discredit the ownership claims of Ms. Durham, however, we will copy herein the certification:

I, Roberto Lozo, hereby certify the preceding transcription as being an accurate translation of said document from Spanish to English. Signed: Roberto Lozo Dated: **August 24, 1984**.

All of these things took place without the presence or knowledge of VK Durham; she was not in the picture at all until **1987**, and then unable to speak and confined to a wheelchair.

As a short, though humorous, aside (given Mr.



Lozo’s certified translation referenced above), in her Antechamber post dated **3/4/03** she writes:

Bye the way...THE CERTIFICATE IS WRITTEN IN “ENGLISH”..NOT SPANISH. Your latest issue, states it is written in “Spanish”... LADY! DON’T YOU READ WHAT YOU HAVE PREVIOUSLY “WRITTEN” AND “PUBLISHED”!?

In **August 1989** VK typed and filed a document with the Peruvian Consulate in Los Angeles, California that she calls the “jurat”. Its purpose is perfectly legitimate, being to replace a “lost or stolen” document and, in this case, record that it is no longer a “bearer certificate” but has been reissued as a contract of identifiable ownership. Following are excerpts from the contract:

It is herein acknowledged and verified by documentation the following shall be deemed a lost and/or stolen document...

Sufficient supportive evidence duly noted as Affidavit of Authenticity of Michael C. Walcutt, who... deposes and says as follows: 1. That he personally photographed a Certificate of Indebtedness of Peru, on or about **May 15, 1985**... 2. That... copies of the color enlargement were delivered... on **August 6, 1986**, and 3. That the attached photograph is a copy of said original color print, “with ‘original negative’”.

...and that said instrument was acknowledged by authority of its Board of Directors, on the date of **10 October 1988**, and said Peruvian Gold Certificate of Series 3392, No. 181, did in fact on that date become the sole proprietors of said certificate, by corporate resolution of that date. / / It is herein therefore acknowledged now and forever that the “sealed” photograph of the original document of the known Peruvian Gold Certificate Series 3392, Number 181, to be deemed a just and legal document; belonging by ownership of Cosmos Seafood Energy Marketing, Ltd.

In **1988**, when ownership of 3392 was transferred to CSEML, Cecelia Xalis was the corporate Secretary, not VK Durham. VK did not appear as an officer (Secretary) until **1990** and was never a

Director of CSEML. If an investigator uses the Internet to go to the Nevada Secretary of State’s official site at <<https://esos.state.nv.us/SOSServices/AnonymousAccess/CorpSearch/CorpSearch.aspx>> and, where it asks for Corporation Name, type in Cosmos Seafood Energy Marketing, Ltd., or pop down to Corporation Number and type in C1707-1985, you can see that the Status of the corporation is Active and that the Secretary is Doris Ekker and the President is E. J. Ekker. (See page 4 for the resulting printout.)

Knowing that 3392 became the property of CSEML **October 10, 1988** because she had it reaffirmed and recorded at the Peruvian Consulate **August 21, 1989**, VK has tried every way she could think of to get control of CSEML, including claiming that she “retired” it and put it in her “trust”. How far would that go in a Court of Law when the official State record shows it Active and the Durham name not associated with it?

In **1997** she invented the “trust” idea and demanded \$5,000 from us to pay for its establishment. When we refused, we became her “ENEMY # 1” and we have been the target of her virulent, venomous personal attacks ever since. She claims to have reported our “counterfeiting bogus debt instruments” to Interpol, the FBI, The Secret Service, the Securities and Exchange Commission, Presidents Clinton and Dubya Bush, at least a dozen Congressmen and Senators, the Central Bank of the Philippines, the President of the Philippines, and many others including Prince Bandar of Brunei. If she was embarrassed when she learned that Prince Bandar was the Saudi Ambassador to the U.S., she didn’t show it but just went on pretending to know all about him, Osama bin Laden, her good friend, King Faud (she cannot even spell the name right), etc., etc.

As a further example of her attempts to interfere with GAIA’s business through personal attacks, here is a short quote from a recent (**8/5/05**) posting she called CONNECTING THE “BANKER’S” DOTS:

Lets see, now... THE GAIA-EKKER’S commenced the COUNTERFEIT OF U.S. DEBT INSTRUMENTS and underwriting the Al Qaeda, Al Kada, and etceteras after Rick Martin took his whirlwind trip to LIBYA, MALAYSIA, CHINA, GHANA, SOMALIA, PHILIPPINES, S. Arabia, BAHARAIN in **1997-98** on his “Journalist Passport” which the then Secretary of State raised hell and put a chunk under it over ‘the journalist passports being used by foreign agents’...

In the world of “law” if a witness lies she is discredited as a witness and none of her testimony is acceptable. In the above paragraph, wherein EVERY statement is a lie, should we not toss out the entire posting?

Taken in the order she has written it:

- GAIA-Ekkers do not counterfeit anything—we issue original DEEDs OF ASSIGNMENT FOR CONSIDERATION.
- To our knowledge, we have never met an Al Qaeda or Moro Islamic Liberation Front person.
- There is no such thing as “Al Kada”; that was VK’s invention while she was berating Prof. Deku from Ghana, who had made the sad mistake of contacting her for assistance with the funding of his DEED.

• Rick Martin came to the Philippines and then to Malaysia with Ekkers; to our knowledge he did not ever go to Libya, China, Ghana, Somalia, Saudi Arabia, or “Baharain”.

• If there were such a thing as a “Journalist Passport” Ekkers would be delighted to have one—but there isn’t so even that is a lie.

Further along in the same post she says:

This latest issue of the GAIA-EKKER’S “HATE MONGERING-DISINFORMATION RAG” the lady with 21 Alias’s keeps raving about “V. K. DURHAM & RUSSELL HERMAN WERE NEVER MARRIED”.. I’ve heard this so often, and so much it runs off my back like water on a ducks back these days, and I will at this time respond to Doris J. EKKER, to wit;

Doris! It does not matter whether I was married to Herman, or was not married to Herman! The instruments he was murdered over, and his signature ‘forged’ on that phoney Assignment of Interest to Rick Martin on August 5, 1993... is worthless. It was my family that owned the BONUS 3392-181, not Russell Herman.

Sometimes the truth comes out slowly, but it does come out. We will accept that as her admission that she was not married to Russell Herman, just as he said and the U.S. government has confirmed some 10 years ago in denying VK marital benefits. Furthermore, when the documents show that the bond was confirmed by the attorney in Lima, then photographed and translated, and that a corporation was set up and the ownership of the bond assigned from its bearer, Russell Herman, to the corporation, during a period of time when VK Durham was not in contact with Russell, her “family” simply could not have owned it and all of her screaming that it is hers does not make it so.

Here is what she told Tom Flocco as quoted on page 23 of his **July 18, 2005** post called “Who Will Guard the Guards?” (The article is too long to publish in this issue but we might get to it later.)

I found out the contra accounts were moved from Republic Bank in Texas to Republic Bank in New York; I think Teddy Lloyd was the banker in New York. I believe they knocked Russell out and I thought he was dead. Then they moved him to the Guernsey Islands near England and used his voice-activated and fingerprint codes to sign over control of the \$13-17 billion in gold that was in the accounts.

Now that is completely bizarre and anybody that believes it has to be a complete turnip. So what does that say about somebody that will publish it without checking it or at least giving it a proper disclaimer? Makes us wonder how much of Flocco’s other stuff

is half-baked. Gullibility and good journalism do not mix well.

Please contrast the story above with her narration dated **November 4, 1994**, less than two months after Russell’s funeral. After a lengthy explanation that Russell’s brother Wally brought her to the hospital and found Russell in a coma and after being there some time VK says she spoke to Russell and he

tortured to make him sign off on “the Bonus” on **October 28, 1993** by the Bush goons. Others, including President Clinton (quoting her **1/29/05** post at page 2 “systematically MURDERED by his own men (ONI—[Office of Naval Intelligence]) under Orders (38 U.S.C.) from the President of the United States of America”, and the Ekkers have also been accused of his murder. She claimed at one time that she had filed a lawsuit against George H. W. Bush, accusing him of Russell’s murder.

Was Russell kidnapped and tortured? During the spring and early summer of **1994** we were talking to him on the telephone at least once a week and I do not recall his ever mentioning such an event. Prior to her publishing the pictures of his body she said he was hung up by meat hooks under his shoulder blades; when the pictures of his back showed no sign of meat hooks she changed her story to the meat hooks being under his collar bones. Now that we have a front view picture there is still no sign of meat hook scars. [See picture, opposite page.]

After the **9/11/2001** attacks on New York City and the Pentagon, VK saw an opportunity to blame Ekkers for funding Osama bin Laden and his Al Qaeda group so that we would be put on Dubya’s “terrorist list” and thus put out of business. Just prior to that she had been ranting that GAIA had defrauded the Muslims of trillions of dollars worth of gold in an effort to get them mad enough so they would behead us. So as not to miss a bet, she has accused us of defrauding the Chinese of **\$400 trillion**. (Another example of her inability to comprehend simple mathematics—even the USA has less than \$10 trillion in circulation so how might the Chinese lose \$400 trillion?)

Having set in concrete the idea that Russell was tortured and finally murdered to get him to sign off on 3392, VK finally realized that it looked quite peculiar that he got so much attention if she was the actual owner—with signing authority—so she had to invent another story to explain why he got the attention. That newer story was that he was the “sole” signatory on the “contra accounts” containing “\$13-17 billion in gold”, which was why Bush & Co. wanted his signature. Saddam had asked for and, according to VK, had been granted by Mr. Bush \$35 trillion for his “Garden of Eden” project, which she claims she and Russell turned down, causing a rift with Saddam and Bush and a complete break between Bush and Herman. Mr. Bush is no idiot. An asset that will support the funding of \$35 trillion is a lot more important than some gold accounts in the Cow Islands, even if they are worth \$13-15 billion in gold. The bottom line is that Mr. Bush knew who owned 3392 and it was not V. K. Durham. Mr. Bush also knew that **Russell Herman was the only person who could “sign off” on Cosmos Seafood Energy Marketing, Ltd.**, which is from where any such assignment would have to come.

COSMOS SEAFOOD ENERGY MARKETING, LTD. Current Status

COSMOS SEAFOOD ENERGY MARKETING, LTD.			
Corporation Information			
Status:	Active	File Date:	3/13/1985
Type:	NRS78 - Domestic Corporation	Corp Number:	C1707-1985
Qualifying State:	NV	List of Officers Due:	3/31/2006
Managed By:		Expiration Date:	
Foreign Name:		On Admin Hold:	False
Officers			
<input type="checkbox"/> Include Inactive Officers			
Secretary - DORIS EKKER			
Address 1:	PO BOX 27103	Address 2:	
City:	LAS VEGAS	State:	NV
Zip:	89126	Country:	
Status:	Active	Email:	
President - E.J. EKKER			
Address 1:	PO BOX 27103	Address 2:	
City:	LAS VEGAS	State:	NV
Zip:	89126	Country:	
Status:	Active	Email:	
Director - E.J. EKKER			
Address 1:	PO BOX 27103	Address 2:	
City:	LAS VEGAS	State:	NV
Zip:	89126	Country:	
Status:	Active	Email:	
Treasurer - RONALD KIRZINGER			
Address 1:	PO BOX 27103	Address 2:	
City:	LAS VEGAS	State:	NV
Zip:	89126	Country:	
Status:	Active	Email:	

https://sos.state.nv.us/SOSServices/AnonymousAccess/CorpSearch/CorpDetails.aspx?CorpID=189280

This corporation has clearly NOT been “retired” into one of VK Durham’s self-styled, non-existent “trusts”.

“responded”. Then she told him:

“Russie, put your hand in Gods hand..And go with your mother and Donny..go into the Light..Russie...Don’t turn back..just keep on going into the Light..big guy....” “I walked over and closed Russ’s eyes..and sat down..and cried silently...”

When there are discrepancies like that (both of them self-serving but for different purposes), can we believe either one (or most anything else she says)? So why would she change her story? As background we should state that Russell Herman was diagnosed as having colon cancer when he was hospitalized, probably in **July of 1994**. He died **August 29, 1994**. From the time of his death until approximately **2002** her story was that he was “radiated in his rectum” at the same time as he was kidnapped and

No sign of ‘meat hooks’ placed under Russell Herman’s collar bones:



VK must have started planning a backup nearly two years ago, or maybe what has happened is a coincidence. Whether D. V. Hughes, Jr. is a complete fiction or not, he seems to serve her purpose to “authenticate” her authority to issue her own deeds out of the Durham International Inc. “trust”.

Let us first discuss the most recent VK writing regarding Hughes (D. V. HUGHES, JR. & WYLIE etc. by V.K. Durham 7/16/05) [see sidebar this page which continues on page 6] before we bring in the earlier correspondence. We have observed, and admittedly written, on several occasions that Ms. Durham’s writings frequently progress toward bombastic, venomous alcoholic-type gibberish which we attribute to her having imbibed a bit too much wine as she “warmed” to her subject.

This particular writing of hers is such a grand example of our observation that we must share it with those readers who have the serious intent of learning the “whole story” so we ask that “it” be inserted as near this area of this paper as convenient for those tasked with formatting it. And clustered nearby should be the “introductory” letter from Hughes to “Dear friends,” dated **October 14, 2003** [see screen capture image, page 6]; the undated “Hand Delivered” 4-page letter addressed to “Dear Sir” [see images on page 7]; self-serving phony email from VK to VK dated **May 29, 2004** addressed to “My dearest friend” [bottom of sidebar, page 6]; and then the new “ASSIGNMENT OF INTEREST” dated **December 31, 1988** but not recorded until December 22, 2003 “for some reason”. We will discuss this one in some detail but first a few observations about the “D. V. Hughes” letters.

We have postulated that D. V. Hughes, Jr. is an invention of V. K. Durham, a complete fiction created by her fertile imagination. Our first clue came when we ran searches in the several Internet “directories” and could not find a listing for such a person. When we re-read the posts we had downloaded last February more carefully, we had the confirmation. In “his” first letter (dated **October 14, 2003**) and addressed to “friends” [see page 6], “he” refers to himself as “the only visible surviving member of the Herman/DV Hughes AKA goldenboy relationship. I was known as one of Herman’s boy scouts.” Isn’t that cute? VK is fond of referring to Russell as the Grey Fox with his “little foxes”. Looks to us like a similarly effeminate “cuteness”.

“He” closes with, “As for the future, I look forward to new friendships and new beginnings.” Let us just pause to think about that a minute. The salutation was “Dear friends,” referring perhaps to “old” friends? It would appear that he has just bid farewell to those old friends. Does a moneyed businessman with a lot of corporations talk like that? None whom we know do so.

That VK herself was doing all of this writing for Hughes becomes undeniable in the undated “hand-delivered” 4-page “letter” addressed “Dear Sir”. We only have time and space to point out a few of her typical VKese patterns of behavior. First, she has no concept of arithmetic and even less for dates and chronology. She begins by saying in the persona of ‘DV Hughes, Jr.’: “I opened the Hughes Oil Company Inc. in **1988** under the guidance of Russell Herrmann [only VK would spell his name that way—**Russell NEVER spelled or signed his name any way but Herman**].…”

Then, “One of these transactions with the codes of ATMF-AG-1995 (Hughes 75-7600A) was set up as a \$50 Billion dollar loan with rolls until funds/collateral exhausts.” In the next paragraph she (as ‘DV Hughes’) writes, “The Hughes transaction ATMF-AG-1995 (Hughes 75-7600A) rolled to \$13 Trillion.”

D.V. HUGHES, JR. & WYLIE etc.
By V.K. Durham, 7/16/05

I do believe we have the ‘al quad’ or source of these problems here that arose yesterday.

October 2003; D.V. Hughes & John Kuesters from CuraÇao asking for underwriting to finish Russell Herrmann’s aka Herrman aka Herman(s) Banking Transactions and bring the Gold back to the U.S. Dept. of the Treasury to settle up and get rid of the Fed. R.

Dan (D.V.) also had telephone conversations with U.S. Congressman King’s District Manager, Dave Ehler and told him the same things I am putting in writing. I recorded the conversation(s).

D.V. Hughes, Jr. was working with top key man Greg Elias at the CuraÇao Branch FORTIS BANK (011.599.463.9632). He was also working with AMB AMRO or AMBRO & UBS with ties directly with JAMES BAKER III, GEO. H.W. BUSH, FORMER BCCI BANK AFFILIATES, THE CHINESE BANKING LI FAMILY and so forth.

D.V. Hughes, Jr., was also working with a PAUL MORSE a man called “MR. X” who allegedly moved all AU (gold) Transfers working with Russell Herrmann, and a Frank Weston..all CI-LTD OPERATIVES (working with R.H. so they said).

Russell Herrmann aka Herrman aka Herman was the Account holder for THE IRAN CONTRA’S and THE LATIN AMERICAN CONTRA’S. He was partners with GEORGE BUSH SR., O. NORTH, JAMES BAKER III, and ALAN GREENSPAN who kept tight reigns on the Banking of the CI-LTD Accounts which originated at the HOUSTON TX Republic National Bank, was moved to the NY, NY Republic National Bank (T. Lloyd Bank Contact replaced by a D. Hughes), then moved to ANSCHBACHER BANK over in the Gurnsey Islands and then off to GERMAN & FRENCH BANKS (see: BILLIONAIRE BOYS CLUB & TEXAS TWO STEP ARTICLES, BRADY BONDS, THE FRAUDS & 1991 BANK FAILURES at http://www.theantechamber.net/V_K_Durham/TexasTwoStep7.html).

D.V. Hughes, Jr. asked for \$500 Billion Dollars in “Prime Bank Instruments” to complete HERRMANN’S “Bringing the Gold Home”... We complied October 2003.

Mr. J. Kuesters was with Mr. Hughes.. Mr. Kuesters father had worked with R. Herrmann aka Herrman aka Herman in providing WEAPONS & AMMUNITION to the CONTRA’S (IRAN & LATIN AMERICAN).

February 17, 2004, D.V. Hughes, Jr. showed up un-announced with a Felix Wylie and a Billy Kellog requesting another \$40 Billion underwriting “to finish the job Herrmann was on”.. See: <http://www.theantechamber.net/VkDocuments/DvH/CloudyIssueIndex.htm> which you will see was Received and noted as Received on Feb. 17, 2004 by V.K. Durham.

According to Mr. Wylie both he and Mr. Kellog have contributed somewhere around \$200,000. each to Mr. D.V. Hughes, Jr. See: <http://search.yahoo.com/search?p=Wylie+Brothers+Banking+Frauds+Investigation....> . It is unknown if the Mr. Wylie who came here with D.V. Hughes, Jr. is part of this Wylie Brothers Banking Frauds Investigation ..

D.V. (Dan) Hughes, Jr., has disappeared..it appears.. He disappeared with 163 of RUSSELL HERRMAN aka HERRMAN aka HERMAN(s) Accounts which he stated he had gained control over. For the Record, he had no authority to go after those accounts or to close those accounts.. He did not get the FOUR “ADVANCE ACCOUNTS” in Chicago Banks.

D.V. Hughes, Jr. was communicating with some of the local Trustees of the Durham Holding Trust via E-Mail...(and probably by phone).

Three weeks ago a report came in “DAN HUGHES HAD BEEN TERMINATED.” I reported same to the before-mentioned Trustee(s). While, Allegedly, another elderly Trustee ‘fell down and hurt himself with abrasions on the forehead..swollen wrist..and knees’.. (I thought this alleged ‘fall’ was suspect when I was told about it by the elderly Trustee).

Monday, this week I asked for a more specific update.. Had he been killed...or what really happened to D.V. Hughes, Jr.? The report came back on Wed.:

“Dan had not been killed in the termination. He was terminated from the Agency and was no longer in good standing because he had become heavy handed by being associated with the Trust, and had abused certain privileges and persons by misrepresenting the Trust.”

Not realizing there was a problem, I picked up lunch at a local drive through..went and had lunch with the elderly Trustee..and told him about “Dan no longer being in good standing etc.”

Thursday (day before yesterday), the Trustee brought back my main computer. It did not work, could not get the darned thing on-line.. The Trustee brought the computer Tec in to work on my main computer again, which had previously been worked on, having been knocked out by “attacks”.. He had put a new hard drive in and had not loaded it properly... The Tech knew the computer had consistently worked on it since 2002.

[continued in sidebar on page 6]

He knew the access code and passwords... they were still in the old hard drive which was still in the computer on C DRIVE..

I had gone to the basement where the two men were to see if I could be of assistance. The two men were discussing another business here in town, and would not even speak to me. Everything appeared to be under control by the two men i.e., the Trustee and the computer tech., my input was of no importance to either..nor was my presence. I left and went to have lunch with the “elderly Trustee”, and we again discussed Dan (D.V.) Hughes, Jr...

The Trustee who had been with the computer tech pulled in with a roar.. I asked if the computers were on line. At that time the Trustee became excessively violent, began cursing me, becoming physically ‘violent.’

If you will remember, I am recovering from MAJOR HEART SURGERY..and my strength has not fully been regained...This particular Trustee is the son of the elderly Trustee who I suspicion was ‘abused’..after I, myself was accosted both verbally and physically yesterday by the Trustee which has given me cause to be concerned about my own safety and welfare.

Assurances can be made that DRASTIC changes will be made in the Trustee’s and in Trust(s) Banking Accounts first of the week.

(Note Trustees mentioned above are “Local” Trustees ...as I understand it, there are apx. 186,000 Trustees nationwide. LA S)*

This TRUST is for WE, THE PEOPLE, when I get through (which will probably cost me my life) **ONLY THE PEOPLE of the states will have the ability to activate the TRUST(S).**

Enough, is Enough. I am dammed tired of this “trying to kill me off to get control over the Trust”.... It aint a’ gonnahappen!

These Trust(s) are 99 year Trusts... They live on after I am dead and gone.. They (in their specified and proportionate amounts) belong to WE, THE PEOPLE of each state..

V.K. Durham, Trustor
After the ‘Trustee & Computer Tech..’

From: “VK DURHAM” vkdttdht@.....
7.16.05 12:55 PM
Subject: No SUBJECT
To: vkdttdht@.....

These son of a bitches want THE TRUST(S)... ! Watch these TRUST(S) come to a screeching halt...and the freaking international banking, financing and economics go down also... I have told you that “safeguards” were built in- in case anything happened to me, or anyone got ‘out of hand.’...

It ain’t a’ gonna happen..they get nada! I’m sick and tired of being ABUSED! Party is over! It comes to a sudden stop when some young professional fu*c up..thinks he can beat the hell out of me, and hold me hostage!

Been there—done that and got the g-dammed tee shirt...

VK

—— Original Message ——
From: D. V. Hughes Jr.
To: vkdttdht
Sent: Saturday, May 29, 2004 12:07 PM
Subject: DVH
My dearest friend,

I have had a very hard look from start to finish at what has to be done and what cannot be done. The more I look at this, the more I understand, the more my gut turns into knots. The big dogs have been planning a well known disease called mushroomitis; which means: everyone should be kept in the dark and fed shit. But the sunlight kills the mushroomitis. Some of our old friends cannot afford to help. I see why now. I never understood this before. I never understood the whispers and whose whispering gets more attention than a shout. Where I am sitting there are a lot of big dogs ass’s in a crack. Yes, I understand the global mess and I understand why. I can fully understand the confusion so people will never be able to understand collateral, money, and credits. If you have the collateral and a little bit of money you can always find credits. I understand what I am being told now. I fully understand the secrecy. I can really see the resentment and the jealousy against Russell. Your May of last year people have stepped on the wrong mushroom. It is essential that this is understood. This will bring back fu@kfest 101. What I have will fix this. 01 has caused heart palpitations. 05 is the smoke screen. I fully understand we are in a hurry here. I am pushing as hard as I can. But if it is all not set just right it will just disappear. There is a very large resentment. Yesterday’s visitor started off very arrogant but left very apologetic. People like this irritate me to no end. I will be coming to the store very soon. I cannot give you the exact time. Alot of eyes are watching and they are anxious to see how this jackass is going to pull a rabbit out of a hat.

Sincerely,
your friend Dan

If that were true, would we not ask, “Where did the money come from and where did it go?” The difference (profit?) would be \$13,000,000,000,000 minus \$50,000,000,000 equals \$12,950,000,000,000. What would that do the value of the US dollar? The usual rule would be that doubling the dollars (with no addition to reserves) would halve the value of the dollar. **We seriously doubt that any true businessman would have the same affliction as VK when it comes to miscalculation of such significant numbers.**

The next quite natural question would be: “What is the significance of the 1995 in the ‘code’?” Issue year, expiration, termination, maturity? No, she has just said, “...with rolls until funds/collateral exhausts” so there was no maturity. (By the way, the “high yield trading or ‘roll’ programs” we have seen described do not compound—they are supposedly designed to pay out their “interest” or “trading profits” weekly or monthly.) Maybe there is a clue a few paragraphs farther on where she writes, “On **August 8, 1990**, an upset group froze \$3.8 Trillion.” If it started in **1988**, that would make it some two years old. But of course it might have been a different code/transaction. By now we believe we have made our point—no businessman, or even a “company man pretending to be a businessman” would write such impossible nonsense but VK Durham would without batting an eyelash.

And finally here is one of the major keys to where VK has been headed with this mini-drama. We will quote the entire paragraph: “No, Mrs. Herrmann didn’t know everything Russell and others were doing with 24.4% she set aside for Russell to use in Cosmos Seafood Energy Marketing, LTD, under a duel signature.”

For our purposes the two errors in that paragraph are a veritable gold mine. VK has spelled “dual” correctly a few times in the past so we know she can, but she didn’t here. Maybe she wanted to draw attention to it since it completely negates the rest of the paragraph. Anyone who knows VK Durham would attest to the fact that if she signs on one of her “PLEDGE AND ASSIGNS”, she knows what it is for. So right here, in one tiny paragraph, she writes that she doesn’t know everything and then says the 24.4% she gave to Cosmos is under a “duel” signature. Priceless!

And another “by the way”: her last sentence says, “...gave me a \$500 Billion deed...”. That is not likely; she uses PLEDGE AND ASSIGNS; GAIA uses DEEDs.

The fourth page of that document is so bad we don’t have to comment on it. And now we come to the best part. We will have to ask the editor to lay out, as nearly side-by-side as possible, the two-page document headed UNDER COMMON LAW, WRIT OF MANDAMUS, KNOWN AS A LIEN dated

‘DV Hughes’ Letter to ‘Dear Friends’:

D. V. Hughes Jr.
dvhjrla@yahoo.com
October 14, 2003

Dear friends,

I, Daniel V. Hughes, Jr. now understand all Hughes Corps, the various holding companies and offshore entities owned by this writer. These entities were used to facilitate and procure financing in order to authenticate large metal purchases. This brought massive credits into circulation to be traded to a degree of mind-boggling proportions. This in turn brought out greed, deception, torture and a great loss of life.

The relationship and ideas of Russell Herman and D.V. Hughes were taken advantage of and stolen. The powers to be, greed, misinformation and brokers' games accelerated the deception and theft. This has led to one of the world's largest nightmares and has destroyed and devastated the only visible surviving member of the Herman/DV Hughes AKA goldenboy relationship. I was known as one of Herman's boy scouts.

In the fall of 2002, I finally got to meet Mrs. Russell Herman, nowadays known as V. K. Durham. She is the owner of the "one time only Bonus 3392 Commodity Contract" that is under treaty provisions exempt from U.S. SEC Rules & Regulations, Rule 144a as Private Bond Holder and the true owner of Cosmos Seafood Energy Marketing, Ltd. This lady has been run through the mill just like I have. I can fully understand her position and her drive to push forward with new business. This new friendship of Russell's wife has picked up where the late Russell Herman left off, by pledging to cover all the late Russell Herman's action and operations.

I know there is nothing I can do to bring Russell back, but I wish he were still here. Things would be a lot easier in dealing with misinformed entities and doors could be opened with ease.

As of this date, October 14, 2003, the old business is still in existence, but it is time to move on. My true friends will never be forgotten. As for the future, I look forward to new friendships and new beginnings.

Sincerely,

D.V. Hughes Jr.

December 28, 1988, the “**ASSIGNMENT OF INTEREST**” document dated **December 31, 1988**, and the “**TRANSFER OF OWNERSHIP**” document dated **December 2nd, 1989**, which is also found on page 4 of the **January 30, 2002** issue of *CONTACT*. [These 3 documents (4 pages) are laid out together on page 9 of this issue.] Discussion regarding the fake ‘Transfer of Ownership’ is under the heading “The Odd Document” on page 13 of this issue; we will discuss the other two and then their interactions here.

All three of these documents are spurious and illegal creations of VK Durham. The so-called Writ of Mandamus bears a forged signature of Russell “Herrmann” and the notary has been poorly aligned and pasted on with no description of the document it purports to notarize. It seems quite likely that the document was created to fit the Notary which must have been “borrowed” from some other paperwork. It is not accompanied by its listed attachments, a “Notice to Produce, specific performance on GC181. and Corporate Resolution dated **October 10, 1988** (VK’s use of “GC181” is quite recent but there is no telling when it was created.) VK’s latest creation, styled “ASSIGNMENT OF INTEREST”, is startling in its blatant crudeness. The first line of the Letterhead: “*D u r h a m International Ltd.*” presents as the name of the CORPORATION involved and not a Trust. This corporation was not existing in **December 1988** for it was not incorporated until **July 30, 2002** as shown in the incorporation document (see page

8). Therefore, the very identification on the letterhead when considered with the date is fraudulent. The 2nd line in tiny print shows: “*V.K. Durham, Chairman of the Board*”. This is set forth to present as official letterhead but is simply a computer graphic in its simplest form. The document is dated **December 31, 1988** and purports to assign 24.4% of the accrued interest on

“Peruvian Gold Certificate Series 3392 (Bonus Commodity Contract) Certificated [?] of Indebtedness of Peru, **May 1-1875** Calculated through **May 1, 1990**” to Cosmos Seafood Energy Marketing, Ltd. for a period of time ending **December 31, 1992**. In other words, VK sets out to prove that a corporation that DID NOT exist in **1988** assigned

Undated ‘Hand Delivered’ Letter (Purported to Be from ‘DV Hughes’) Addressed to ‘Dear Sir’:

D.V. Hughes Jr.

Dear Sir,

This letter is to clarify a very cloudy issue that needs to be fixed. I am the owner of the Hughes Corporations. The time frame ranges from 1985 to 1993. Funding of my loans has been misappropriated and frozen. I opened Hughes Oil Company Inc. in 1988 under the guidance of Russell Herrmann to be used for nine transactions. One of these transactions with the codes of ATMF-AG-1995 (Hughes 75-7600A) was set up as a \$50 Billion dollar loan with rolls until funds/collateral exhausts. We supplied the paper on this transaction. Along with one other transaction that was running at the same time, the Hughes transactions were orchestrated to run through the UBS banking system. It was sent through Prudential Bache and on to Citibank's control for disbursement. Russell gave me a booklet with the laws and guidelines necessary to go by. Everything was put together at an attorney's office in Miami which utilized Southeast Bank which further utilized Bankers Trust with the proper blessings.

The Hughes transaction ATMF-AG-1995 (Hughes 75-7600A) rolled to \$13 Trillion. The \$16 trillion dollars worth of collateral was confirmed in several trillion-dollar denominations that were dated with a time limit. The

*Hand Delivered
9/17/90
V.K. Durham (Mrs Russell Herrmann)
9/17/90
FED*

COPY

*Agreed in kind but
V.K. Durham (Mrs Russell Herrmann)
9/17/90
FED*

*Agreed in kind but
V.K. Durham (Mrs Russell Herrmann)
9/17/90
FED*

balance of the collateral was used for other transactions that were in UBS at that time. The one other Hughes' transaction was running at the same time. I also owned Hughes Oil Company LTD offshore. Funding was turned into "Hughes Corps" and diverted elsewhere.

I have asked for help in this problem but my requests have fallen on deaf and arrogant ears. I do understand that this is a complicated mess.

On August 8, 1990, an upset group froze \$3.8 Trillion.

I have met Russell's wife, V.K. Durham. In 1989 I didn't know her. But she knew me and all of my medical projects. Thirty-two medical centers, fully equipped; twenty-four portable tractor trailers, partially equipped to suit the needs of the hospital; two ships, fully equipped as hospital ships plus storage capabilities in the fuel tanks; and eight overseas medical centers, fully equipped. In addition there was to be a storage facility capable of storing large quantities of valuables, the forward command station was to be situated on the property along with a very large fuel dock for the DOD on the island of Curacao. All of this was to serve the Veterans Administration, our military and CIA, at home and in the field. All of this was approved by the Veterans Administration, the DOD and CIA. The FBI and the Special Services of the FBI also verified this on three separate occasions. These

transactions were able to move forward because they passed scrutiny and were approved by the FBI and Treasury.

No, Mrs. Herrmann didn't know everything Russell and others were doing with the 24.4% she set aside for Russell to use in Cosmos Seafood Energy Marketing, LTD, under a duel signature.

Yes, AU was used to start all of this and yes, I verified, in person, some of the AU before purchases were set up. Yes, very large credits were set up because of the Hughes name. In fact, I was the only Hughes authorized at that time to use the collateral to facilitate the transactions.

I have all the paperwork necessary to prove myself. No, I didn't have the wire transfers, but I do now, and no, I didn't know a lot of the people involved but Russell did have a lot of trusted friends, that still believe in me and believe that I'll do the right thing. That's why Mrs. Herrmann/V.K. Durham gave me a \$500 Billion deed in my full personal name, not initials or a company name.

Sincerely,

[Editor's Note: No signature. (!!??)]

D.V. Hughes Jr.

DANIEL V. HUGHES JR.

Hughes Enterprises Inc.

1. #1 to #4 was the beginning and set up to orchestrate #5 to #14. During this time I
2. was invited to view the large holdings of AU, diamonds, et al. in vaults in various locations. These
3. were either going to be purchased or arranged as credits. Also very large oil contracts that were to
4. be turned into credits.

Opened Hughes Oil Company Inc.

5.	Swiss	SBC	10's	500MM	Loan	11%	Fixed	1988
6.	Dutch	ABN	0's	16T	Sell	1/64%	RUFOCEX	1988

Open Hughes Oil Company LTD (offshore)
Taurus transaction showed up looking for paper. Could not be done the way they were trying to do it.

7.	Swiss	BNP	Treasuries	100MM	Loan		Fixed	1988
8.	German	BLB	0's	110MM	Loan	7%	RUFOCEX	1989
9.	Canada	BofA	0's	100MM	Loan	3%	RUFOCEX	1989
10.	NY	Sanwa	0's	100MM	Loan	2%	RUFOCEX	1989
11.	London	Midland	0's	50B	Loan	5 1/4%	RUFOCEX	1989
12.	Swiss	UBS	Lira	80B	Buy	1%	Fixed	1989
13.	Spain	UBS	0's	10B	Sell	1%	RUFOCEX	1989
14.	Canada	CIBC	0's	20B	Sell	1%	RUFOCEX	1989
			20's	20B	Sell	1%	RUFOCEX	1989
			10's	20B	Sell	1%	RUFOCEX	1990

This is a list of closings; not where it physically closed, but where it starts. Found out there were people mirroring my companies by opening look-a-likes. Found out people were claiming they owned my companies.
Opened Verbena Holding.
Opened Hughes Medical Division Inc. Found lawyers in Switzerland and Caribbean using these companies and diverting the funds.

Several Trusts -Utilizing #14 these trusts were used to keep the transactions alive and to divert money elsewhere by using certain banks that could be paid off to change the identity of my corporations and myself personally.

SBC, Standard Charter	Buy/Sell/Loans	RUFOCEX	1989-
Banque IndoSuez, UBS			1993
Wedge Bank			

A small portion of these people were caught in fraudulent acts by the FBI and went to prison.

Due to the earlier transactions a certain group orchestrated and paid off people to access the Federal Computers to find USD trading and then froze \$3.8T USD August 8, 1990.

All 16 of my accounts were either used as pass through or used by other individuals, not associated with me and without my knowledge. These account numbers have been changed several times since.

24.4% of its assets to a corporation that DID exist and already owned 100% of those assets. That is fraud. To compound the fraud, she then, in **1988**, assigns assets that will not accrue until **May 1, 1990**. Not only is that fraud, it is an impossibility.

What are we to imagine CSEML is supposed to do on **December 31, 1992**? Would they give it all back, with interest, like a typical loan? Or would they give back whatever they had not disbursed for one purpose or another? Obviously Ms. Durham, who used to require that people address her as “Widow Herrmann’s International Attorney Durham”, did not study either corporate or contract law.

Well, that matter seems to have been taken out of CSEML’s hands since VK has published in another post: “U.S. Dept. of Justice: Subject: INTER-AMERICAN DEVELOPMENT BANK incorporated by AL QUAD AGENTS” (third page second paragraph): “But, the AL QUAD did not know that!” We would be curious to know just how that was accomplished and what effect it had.

Next let us effort to bring these three documents together to see if they do, or do not, allow for the existence of each other. The documents are “WRIT OF MANDAMUS” dated **December 28, 1988**, the “ASSIGNMENT OF INTEREST” dated **December 31, 1988**, and the “TRANSFER OF OWNERSHIP” dated **December 2, 1989**.

The oldest is the Writ which purports to place a lien on 3392 and its accrued interest for 99 years in favor of CSEML.

Three days later the Assignment purports that a corporation that DID NOT exist in **1988** (Durham International Ltd.) assigned 24.4% of its assets to CSEML that already owned 100% of those assets.

Less than one year later the Transfer (a proven spurious document) purports to “acknowledge a sale of Gold Certificate BONUS 3392 No. 181... to Russell Herman and V.K. Durham to be held as their personal and private property to dispose of at their personal wish.”

Next “THE 24.4 PERCENT ASSIGNED TO CSEML was terminated **APRIL 4, 1992**”, presumably by Durham International Ltd (which, again, did not even come into existence until a decade later).

Regarding DURHAM INTERNATIONAL, LTD; (note VK’s peculiar, dare we say eccentric, use of a semi-colon instead of a period at the end of “LTD;”), according to the biennial report filed in January 2004 (*immediately to the right of this paragraph*), the corporation had not yet organized itself by putting corporate officers in place, one and a half years after it was formed. VK Durham is listed as one of the members of the corporation’s board of directors.

We pity the Wunschels who are on the board with her and who are apparently allowing VK to share their residence. It’s probably much like being set upon by a swarm of hornets—confusing and invariably painful, with the best solution being to put as much distance as you can between yourself and the swarm as quickly as possible.

This Special Issue of the newspaper *CONTACT* in combination with the Public Notice which it supports is intended to be mailed (in the USA) or emailed to serious investigators who have questions about the validity of the Cosmos Seafood Energy Marketing, Ltd./Global Alliance Investment Association ownership of accrued interest and principal of the Peruvian Bearer Bond 3392-181.

For further information, please contact:

GLOBAL ALLIANCE INVESTMENT ASSOCIATION
Corporate Office: Las Vegas, NV USA
Executive Office: 6751 Ayala Ave., Makati City, RP
Phone: (632) 843-1698; Fax: (632) 843-1707
Email: <EJE_99@Hotmail.com>

Iowa Secretary of State’s Online Status Report:

DURHAM INTERNATIONAL, LTD;


Legal Name	Chapter	Corp No.
DURHAM INTERNATIONAL, LTD;	CODE 490 DOMESTIC PROFIT	268031
Expiration Date	Type	Modified
PERPETUAL	Legal	No
Effective Date	State of Inc.	
Jul 30, 2002	IA	
Filing Date	Status	
Jul 30, 2002	Active	

Corporation Officers

DURHAM INTERNATIONAL, LTD; - Corp No. 268031

Name	Address1	Address2	City	State	Zip	Type	Director
JACQUELYN P WUNSCHEL	611 MOORHEAD ST		IDA GROVE	IA	51445	Director	Yes
VERNUS D WUNSCHEL	611 MOORHEAD ST		IDA GROVE	IA	51445	Director	Yes
VINA K DURHAM	611 MOORHEAD ST		IDA GROVE	IA	51445	Director	Yes

http://www.sos.state.ia.us/corp/corp_search.asp



CHESTER J. CULVER
Secretary of State
State of Iowa

IOWA 2004
BIENNIAL REPORT
for an
IOWA CORPORATION
Required by Iowa Code Chapter 490

CHESTER J. CULVER
Secretary of State
FILED
Date: 1/29/2004 13:34
Corporation No.: 268031
Certification No.: A04268031

1. Name of the Corporation, its registered agent and registered office

DURHAM INTERNATIONAL, LTD;
VINA K DURHAM
611 MOOREHEAD ST
PO BOX 113
IDA GROVE, IA 51445

2. The corporation has:

☒ No officers

☐ No directors

3. Officer(s)

☐ Pres ☐ Sec ☐ Treas ☒ Dir

Name

JACQUELYN P WUNSCHEL

Address

611 MOORHEAD ST

Address

CityStateZipCountry

IDA GROVEIA51445USA

☐ Pres ☐ Sec ☐ Treas ☒ Dir

Name

VERNUS D WUNSCHEL

Address

611 MOORHEAD ST

Address

CityStateZipCountry

IDA GROVEIA51445USA

☐ Pres ☐ Sec ☐ Treas ☒ Dir

Name

VINA K DURHAM

Address

611 MOORHEAD ST

Address

CityStateZipCountry

IDA GROVEIA51445USA

4. Address of the Principal Office of the Corporation

Address

611MOOREHEAD ST.

Address

P.O.BOX 113

CityStateZipCountry

IDA GROVEIA51445USA

5. Does the corporation hold an interest in agricultural land in Iowa?

No

VK Durham's Bogus Documents: 'Lein' (sic); Assignment of Interest; Transfer of Ownership:

'Under Common Law, Writ of Mandamus, Known as a Lein' (sic) (2 pages)

Just for fun, compare the signatures of Russell Herman on this document and the 'Transfer of Ownership' below, right.

Bogus 'Assignment of Interest' (left):

State records (page 8) show the corporation on the letterhead was not even formed until 2002.

Bogus 'Transfer of Ownership' (right): Note the invented title of 'Co-CEO'.

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UNDER COMMON LAW
WRIT OF MANDAMUS, KNOWN AS A LEIN

FILED

ON GOLD CERTIFICATE (\$1,000 Dollars) 181 of Certificate series Number 3392. Including accumulative compounded and re-re-re compour

The Corporation of 181 and Certificate Number 3392 does hereby, herein, now and at any time in the future impose a lien which shall remain OPEN for the total amount of the KNOWN CERTIFICATE 181 of CERTIFICATE 3392 consisting of \$1,000 (One Thousand Dollars) plus the 7% semi-annual bearing interest, both due and payable in gold, bullion, and/or Coin of the Realm which has accrued, compounded, re-compounded, and any other successive re-re-compounds of said interest due and payable to the LEGAL BEARER of Certificate known as 181 and Certificate 3392.in it(s) ad-infinity entirety and total computations.

A Writ of Mandamus shall be imposed regarding taxation of monies due, under the Common Law, Constitutional Amendment to Article I, Section 8, effected February 25, 1913.

AFTER THE FACT of consumation of gold certificate 181, of Certificate 3392; therefore it is now cited under the Writ of Mandamus NO laws are retroactive nor shall they be judicated and/or acted upon or imposed nor in fact be the law in regards to the just, legal, due and payable demands or "known" Gold Certificate 181 of Certificate 3392. A Writ of Mandamus now demands TO TAXATION on any and/or all of the aforementioned monies now due and payable to be imposed on the Bearer of said Certificate now or at any time in the future inclusive of ALL relating parties and/or entities aforementioned herein and shall be binding hereafter: the date of 28th day of December, 1988.

PAGE 1 of 2 pages. ALL COPIES TO BE ORIGINALS

FILED

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UNDER COMMON LAW
WRIT OF MANDAMUS, KNOWN AS A LEIN

FILED

ON GOLD CERTIFICATE 181, SERIES 3392

Let it be known by all ye present, known and unknown this Legal and Just Lein imposed by a Writ of Mandamus is imposed by the Corporate Entity known as, Cosmos Seafood Energy and Marketing Ltd., and acknowledged by the majority stockholders as Co-Chairmans of the Board and Co-Cheif Executive Officers signatures and seal affixed.

This lein shall be imposed as a Just and Legal Lein for a period of ninety nine (99) years and, in the event of our demise successive years shall not be voided and shall fall to the heirs of said Corporation, whether in existence or not in existence at the time of our demise.

Attached: Notice to produce, specific preformance on GC181, Corporate Resolution dated October 10, 1988

Writ of Mandamus Lein, Just and Legal.

Date: 12/28/1988

Date: 12/28/1988

L COPIES ARE DEEMED TO BE ORIGINALS

FILED

JURAT

State of CA

County of San Diego

Subscribed and sworn (or affirmed) to me this 28th day of Dec., 19 88.

Notary's Signature

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Durham International Ltd.

V. K. Durham, Chairman of the Board

CONFIDENTIAL

ORIGINAL

ASSIGNMENT OF INTEREST

On this 31st day of December, 19 88; The Durham International LTD. Corporate Trust, assigns for a period time commencing this 31st day of December 19 88 Assignment of Interest in the amount of 24.4% (twenty four point four per cent) of the accrued interest due and payable on Peruvian Gold Certificate Series 3392 (Bonus Commodity Contract) Certificated of Indebtedness of Peru, May 1-1875 Calculated through May 1,1990.

To: Cosmos Seafood Energy Marketing, LTD; Nevada ID# 1707-85 for a period of time ending December 31st 1992.

State of Iowa, Ida County, SS 03 2101
I, Jim Clausen, Recorder in and for said County do hereby certify that this is a true copy of the instrument as the same appears of record in my office in Book 3-A on Page 785
Witness my hand this 22 day of December A.D. 2003
Jim Clausen
Ida County Recorder

FILED NO 03 2100
BOOK 3-A PAGE 785
DEC 22 P2:32
4/1/04
IDA COUNTY, IOWA

TRUST OFFICE: 24928 Girard San Jacinto, Ca. 92383 714-925-2061 FAX 714-925-51

545 Starks Building • Louisville, Kentucky 40202 • (502) 583-5034

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COSMOS, S.E. MARKETING LTD

24028 Girard
San Jacinto, California 92383

TEL: 714-925-2061 FAX: 714-925-5136

TRANSFER OF OWNERSHIP; December 2nd, 1988 BONUS 3392 NO. 181-1875

By: JURAT Aug. 21, 1989, Order No. 7309, Document No. 046.

The Corporation of Cosmos Seafood Energy and Marketing Ltd., does herein acknowledge a sale of Gold Certificate BONUS 3392 No. 181, For Valuable Consideration and do here-in Mandate the sale shall be irrevocable.

The sale made with valuable consideration of said certificate BONUS 3392 NO. 181, herein transfer the "known" certificate to responsible parties known as; Russell Herman and V.K. Durham to be held as their personal and private property to dispose of at their personal wish.

This sale is made without encumbrances of "any kind" on said certificate.

Date 12-2-89 Signed Russell Herman
Russell Herman Title aka Russell Herrmann

Date 12-2-89 Signed V.K. Durham
V.K. Durham Title

Witness Betty Michels
Witness John L. Spill Corporate Seal

Notice of change of residence and mailing address, shall here-in be noticed as OKAWVILLE, ILLINOIS 62271, Post Office Box 477,

V.K. DURHAM, SIGNATURE
P.O. BOX 477
OKAWVILLE, IL. 62271

RUSSELL HERMAN, SIGNATURE
P.O. BOX 477
OKAWVILLE, IL. 62271

Affidavit of January 19, 2002

“DECLARATION-AFFIDAVIT”

RE: ASSIGNMENT OF RUSSELL HERMAN

DORIS J. EKKER
E.J. EKKER

January 19, 2002

INTRODUCTION

This document is being presented to answer the need for information regarding Global Alliance Investment Association (GAIA) in relationship to Russell Herman, the owner of the BEARER BOND (Peruvian Gold Certificate “Bonus 3392-181”) which is the asset utilized by George Bush, Sr., Lloyd Bentsen, James Baker III, Oliver North and many others and was, in the late 1980s and early 1990s, referred to as the “SuperFund”.

The necessity to assert the GAIA position has been brought about by the slanderous, libelous interference with several of our business relationships by Russell Herman’s former business associate, V.K. Durham. At the time of Mr. Herman’s assignment of his portion of the contract/jurat to Rick Martin in August of 1993 we had assumed that “his portion” was 50% and Ms. Durham’s portion was 50%. As we have been obliged to probe the documentation in greater depth and detail, it appears that Ms. Durham (V.K.) may not have had any ownership at all and that her recent venomous attacks upon us are her desperate acts to obfuscate that fact.

Much of the following information has been substantiated by Lt. Commander Al Martin (plus many people who have had personal contact with Russell Herman and V.K. Durham) and will be augmented by information in his recently-published book, *The Conspirators: Secrets of an Iran-Contra Insider*.

Copies of most of the relevant documents are in hand in Manila, Philippines today. Some, also relevant to this “assignment” are either held by Rick Martin or were in files which were lost to the FBI/FDA in a raid under the guise of mislabeled “drugs” being distributed by a vitamin distributor. The local manager of the vitamin distributor, New Gaia Products, was our daughter, Diane. Computer drives were seized, products seized and all file records were taken from several locations which had nothing to do with “New Gaia” or Diane Kunick.

The FACTS are that the attempt was to get, and eliminate, all records regarding the “CONTRACT” AND THE HERMAN ASSIGNMENT. That would not be possible because so many of the relevant records and documents have been published in the existing paper *CONTACT* that the facts are widely known. (Prior to the “name” *CONTACT* the paper was first called *The Phoenix Journal EXPRESS (EXPRESS)* and then the “*PHOENIX LIBERATOR*”). (*Liberator*)

Our first “recognized” contact with Russell Herman and/or V.K. Durham is documented on **Dec. 10, 1992** in Vol. 21, #9 of the *Liberator*. The article was under the byline of “Hatonn” and had to do with “COSMOS” and Dare Schaut. (Doris J. Ekker is “secretary-transcriber” for “Hatonn”).

In a writing dated **Dec. 16, 1992**, Hatonn states, Re: COSMOS: “I am not going to discuss details about this ongoing situation. I cannot jeopardize my people or the project by loose speaking. Suffice it to say that things ARE happening and if you pay attention, you will see what many of them ARE!”

In *THE PHOENIX LIBERATOR*, Vol. 21, #12, page 28, Nord Davis wrote an article regarding a **Nov. 27, 1992** Dare Schaut/(Dr.) Andy Nicholaw “conference call” (present were some dozen people, visitors and staff) concerning “Cosmos Seafood Energy Marketing Ltd.” The address for COSMOS was given over the air as being RR1 Box 171, Okawville, IL 62271 (V.K. Durham’s address).

In a letter to Hatonn dated **Jan. 20, 1993** from Charles Dare Schaut, Schaut cries libel at information written about COSMOS (appearing in Vol. 22, #1 of *THE PHOENIX LIBERATOR*). In another letter written by V.K. Durham and signed by Russell Herman, CEO/CB and V.K. Durham, CO-CEO/CB for Cosmos Seafood Energy Marketing, Ltd. (CSEML), she ends the letter with the following statement: “By the way, it surely must be real or George Bush would have not tried to obtain \$2B40M.10 for Iran in **1989**. Of course, we, Cosmos Seafood Energy Marketing Ltd. refused him collateral.”

IT SHOULD BE NOTED AT THIS POINT THAT RUSSELL HERMAN INCORPORATED CSEML **MARCH 13, 1985**. THIS IS LONG PRIOR TO HIS ASSOCIATION WITH V.K. DURHAM WHO HAS DOCUMENTED THAT SHE HAD NO CONTACT WITH RUSSELL HERMAN BETWEEN **1969 AND 1986** (VERY BRIEFLY) AND THEN AGAIN IN **1987**.

Jan. 29, 1993 on page 16 of Vol. 22, #3 of the *LIBERATOR*, IS A FAX DATED **Jan. 29, 1993** addressed to “Mister Rick Martin”:

We are in receipt of your **Jan. 26, 1993** edition wherein you did print our response. Thank you.

We would like to apologize to our lateness in response as on Christmas Day, we were in an auto accident which left us in a state of disarray. These things happen, however we do apologize for our lateness in responding.

[Still quoting, later on:]

“To keep you on an update, WE (CSEML) forwarded on to President Bill Clinton on the **19th day of January 1993** our offer to assist in the restoration of the Republic, this consisted of 18 pages which originally was intended to *THE PHOENIX LIBERATOR* to publish so all of you could read what we had to say. We are holding it up for 30 days to allow our new president, Bill Clinton, time to peruse our letter. If there is no response in 30 days, we shall send this on for publication so you will be kept informed.”

It was initialed by V.K. and Russell.

During the time from **Jan. 1993** to **August 5,**

1993 there were numerous phone calls from RUSSELL HERMAN, sometimes with V.K. also on the line or taking her “turn” on the phone. Later on toward **August 5, 1993** he only called while she was out. He also gave explicit instruction as to how to present Public Notices and to whom back-up Certified information should be sent. This was confirmed by Texas attorney Robert Knecht.

In mid-summer of **1993** the calls became very serious as Russell said that he was being set up to be “taken out”. At that time we understood it to be “the Government, i.e., Bush, *et al.*” However, as time progressed it became evident he also felt “someone(s) around me” was trying to “get rid of me”. He specifically named Andy Nicholaw which only LATER became IMPORTANT to both Russell’s death and the contract/jurat. Russell said, “I’ll be lucky to make it past Thanksgiving.”

At one point V.K. wrote the following but the date is not clear, even on this original document. Both Russell Herman and V.K. Durham expressed their concern, as well as disapproval of the activities of Dr. Andy Nicholaw. Sometime between **August 1993 and April 1994**, Andy went to see Russell and V.K. According to V.K., when Andy entered their home, Russell said to V.K., “He’s been sent here to kill us.” After Russell’s death V.K. told the following story. When Andy said he was going to the bathroom (during this visit), V.K.—with a handgun in her hand—said to Andy, “When you come out of there you’d better have only your pecker in your hand because if you have anything else in it I’m going to shoot you where you stand.”

Rick Martin stated that, “V.K. has confided in me that Andy Nicholaw was the one who set Russell up for take-out.” Russell and V.K. both seemed very, very concerned over Andy’s activities with the certificate and they said they did not feel safe around him.

“Andy continued for months ‘peddling the Peruvians’ in the Los Angeles area and is, in all probability, still working with Dr. Robert Knecht to this very day on them.” This notation was dated **10-22-97** by Rick Martin as being from V.K..

By **July 1993** Russell told us directly that he did not have long to live and he had to do something about the “Contract”. He then asked us if we would take his portion and secure it. At that point I, Doris, wanted NOTHING to do with this new game; by then there was so much attention as to cause me to consider it very dangerous. Further, Russell said that once “they get rid of me” it will be a free-for-all as to gaining possession of EVERYTHING and that would be countered by no less than the Bush “bunch” trying for the same thing. Russell said he would make arrangements to be sure we had all the documentations we needed.

I was outvoted by E.J., Rick and Charles who felt we had to hold it should Russell be incapacitated. This, in turn, started a whole new barrage of “secret” phone calls and document exchanges which DID NOT include, directly, Ekkers. Mr. Herman said he knew what to do and how to accomplish it and worked out the details with Rick Martin. Russell said it would be much better if Rick handled it as he was single, a recognized journalist, known by V.K. and could easier and with less notice be the receiver and holder of the

documents themselves.

Russell also told us to keep good records, for we would surely need them and surely we have. So far, all we have needed is what came through her and our own timelines. She was smart enough to send us everything but the Will—more on that later.

At one point in a discussion with Russell there was an exchange when I (Doris) said I was under the impression that “he and V.K. were married”. The response was a chuckle and then an emphatic “No—never”. There was no further discussion. That was fully recalled, however, when later (a week before his death) V.K. said she and Russell Herman were married. That point was mentioned in the paper and V.K. had one of her tirades and demanded we not ever mention that again. Within two weeks, however, it became her “claim”. She then began calling herself “Grandma Herman”.

Russell told us that he had held onto that Peruvian BEARER BOND Gold Certificate but, to keep from getting killed, had converted it to a “contract” which was issued to CSEML. Less than four months later it was “sold” to him and V.K. as “individuals” to do with what they each pleased. (More on this under the heading: FORGERY.)

Following the working arrangement with Rick Martin there are documented phone calls from Russell Herman AND/OR TOGETHER with V.K. Durham on the following dates: 9/21/93, 12/3/93, 12/10/93, 12/27/93, 12/30/93, 1/3/94, 1/6/94, 1/7/94/ 1/14/94, 1/15/94, 1/17/94, 1/18/94, 1/18/94, 1/19/94, 1/20/94, 1/21/94, 1/24/94, 1/26/94.

Ms. Durham obviously opens herself and her Trust to lawsuit for an uncountable number of causes of action in her letter dated **July 12, 2001**, on a letterhead styled:

V.K. Durham, SIGNATORY-CEO
The Durham Holding Trust
State of Illinois and Iowa U.S.A.
PO BOX 112; IDA GROVE, IOWA 51445
TEL: 712-364-3830 FAX: SAME
July 12, 2001
FOUR PAGES TOTAL
United Nations NOTICE OF INTERNATIONAL BANKING FRAUDS
Being conducted by; GLOBAL ALLIANCE INVESTMENT ASSOCIATION (Doris & E.J. Ekker) in THE PHILIPPINES, PAPUA NEW GUINEA AND ELSEWHERE Fax: 212-963-4097
Contact: The Phoenix Project Journal
Aka GLOBAL ALLIANCE INVESTMENT ASSOCIATION (GAIA)
Via fax: 661:822-9658
And
INTERPOL INTERNATIONAL BANKING FRAUDS DIVISION
Via fax: (number has been redacted)
And
The Philippine Minister of Foreign Affairs,
Attention: Erick
Via fax: 202-328-7614

NOTICE To: ALL NATIONS, ALL NATIONS BANKS; Doris and E.J. Ekker, John and Jean Ray, Jack Jones, Greg Paulson, Rick Martin etalliis operating under (GAIA) GLOBAL ALLIANCE INVESTMENT ASSOCIATION:

Ref: Forgery of Corporate Officer, Cosmos Seafood Energy Marketing Ltd; Russell Herman’s Signature, Unlawful Conversion of Title Instruments, International Banking Frauds (World Bank, IMF etalliis), Deceptive Practices with Malicious Intent to Cause Harm, and involvement in the Homicide of Russell Herman.

The document rambles on for four full pages (as the subject heading promises), finally getting to a reference to Mr. Marcos which we want to quote. On the way, however, we cannot pass up a wonderful paragraph that demonstrates V.K.’s inventiveness:

4. Mr. Jack Jones made the mistake of FILING his Annual Corporate (Nevada) Reports, leaving same in the Computer Data Base Records. Said reports indicate a payment from CORT CHRISTI (sic) (Nevada Corporations (sic) Headquarters) in the amount of \$50,000.00 to Mr. Jones. Mr. Jones, John and Jean Ray, then, while assisting the bereaved widow Herman (PER RECENT *CONTACT* PUBLICATIONS)... take COPIES of documents from the Herman Home conveying said copies to THE *CONTACT* OWNERS AND PERSONNEL who then RECORD THE COPIES AS THEIR OWN “RECORDED INSTRUMENTS OF TITLE.”

Anyone knowing Jack Jones and the Rays will recognize what a complete fabrication this is. We can predict that it will become another round of lies, entangling V.K. deeper and deeper in her own web.

On page three of the “letter” V.K. writes: “For the Record; RUSSELL HERMAN (though it makes good reading) was not involved with FERDINAND MARCOS or the PHILIPPINE GOLD.” We have to wonder what purpose this lie serves. We have met 10-15 people here who will testify under oath that they knew Russell Herman but that they did not see him after the **1986** coup of Mr. Marcos. Obviously he returned to the U.S. and “retired” some time between **1987** and moving to Illinois in 1990.

A NEW STORY OF RUSSELL HERMAN’S LAST DAYS

On **May 26, 1995**, *CONTACT* received the following information from V.K. Durham:

Received your paper and the article on killer germs. Most impressive. However, curiously, this killer germ identified as Cryptosporidiosis is almost identical to the resident germ in the bathroom camode in the house Russell and I have inhabited.

I believe there is cause and reason to believe this is the origination of the illness of Russell Herman, and later he was gassed by Serin out in the yard in front of the house.

Really? What happened to the rectal dose of radiation allegedly administered by Geo. Bush’s goons? What happened to the murder charge she allegedly filed against Geo. Bush, Bill Clinton etalliis? [Still quoting, later on:]

Reasoning: Prior to the incident of the

“gassing”, Russell had been swelling profusely in the abdominal regions, as a matter of fact, the swelling was so profuse, he would have to split the seams in his jeans to accommodate the swelling. He was exhibiting bloody stools, and kidney difficulties with extreme pain in the mid-section.

Immediately after the gassing, he perspired profusely. He was bleeding from the eyes, nose, ears, spitting up blood, nauseated and disoriented and did lose consciousness. The combination of the two made him ill enough for the first encounter with the hospital “United Nations medics”, all employees/ personnel in St. Mary’s were wearing dark blue slacks/shirts, white blouses, black ties with epaulettes on the shoulders in the wing where Russell was taken.

Russell, while missing from 9:30 a.m. on **October 28th, 1993** until 21:27:52 hours that date, was strung up like a piece of beef with a pair of hooks under the shoulder blades with a cross bar across the shoulders in the back, he was burned with cigarettes, and beaten to the point of his left rib cage being broken, as was the left arm from the shoulder to the elbow.

Evidenced on Russell’s rectum were marks where a prod had been placed up his rectum, with entry areas around the anal area as though wires had been inserted in addition to the initial prod.

The question then and now remains: There was no autopsy so just how did V.K. have such interesting knowledge? Did she actually go about checking Russell’s very anus? I never felt this was a valid tale and still do not. But, we were not there and therefore cannot testify.

After leaving St. Mary’s, Russell expelled what looked like tobacco in his feces. From appearances, pure tobacco had been shoved up his ass, up and through the intestines to reach the liver area which would cause abnormal liver functioning (the evidence exists).

No, evidence cannot exist; any medically-trained individual would certainly realize the total impossibility of shoving anything up the rectum to the liver, tobacco or otherwise.

Still, this did not kill on the desired time level, nor did he cooperate with them, they never did get what they wanted, and that WAS HIS SIGNATURE TO SIGN OFF ON THE CERTIFICATE/CONTRACT. Russ could not have signed off had he wanted to, he did not have that capacity.

True, HE HAD ALREADY ASSIGNED IT TO RICK MARTIN (*CONTACT*).

Being unable to walk to and fro to the bathroom facilities here at home, it became necessary to use a urine bottle. After a while the same killer germ Cryptosporidiosis began to cultivate in the urine bottles, (The evidence exists.)

Well, another “inaccuracy”: Cryptosporidia is a PARASITE, not a “germ”.

“All the cancer tests were negative. Accuracy rate 75-80%. Still radiation and chemotherapy was given, the burns are evidenced on his hips. Now we have excessive invasive radiation.

“Well, that did not kill him. Hospice decided with the doctors that I was to give him 10 mgs of morphine every four hours with a 2 hour break-through, and I was supposed to rub it into his gums even if he was asleep (then I would have been guilty of murder).

“Russ and I wised up to the morphine in a hurry. He cold turkeyed all the way. Much to their consternation, that little guy still was alive. He still had not died.

“I truly feel as though I let him down, and I was too exhausted to care for him and I put him back into the hospital where he could be given proper care, WHILE I GOT SOME NEEDED REST. I had told the hospital and doctors on Sunday, ‘I am going to take him home on Tuesday, as he is doing so well.’ On that Monday, he was murdered. His vital body fluids were extracted while he was still alive; the redness is from morphine and the accompanying fear.”

ASSERTING HER “INTEREST”

On **Jan. 4, 1995**, Grandma wrote to *CONTACT*:

Please be assured; in the event I can get that portion of my own proceeds (referencing the Herman Will), the *CONTACT* will indeed get \$40 million dollars out of my own, this will be in Federal Reserve notes, and the gold bequesting shall not be affected. [This was directed to Rick and E.J.]

Russell Herman and I decided too many years ago, how very important this *CONTACT* paper is to the people, and we both, the two of us made a free choice to assist this paper in the event we were able to do so. This is the reason the Will of Russell Herman left such a bequest.

This was a strange entry, the only of its “kind” in the “Will” of Russell Herman. V.K. and Andy Nicholaw were working overtime during this period to somehow cause the documentation to reflect her interest. Russell had already assigned his interest in the contract/jurat. The separate issue concerning *CONTACT* we considered to be a token bequeath. So be it, it is signed and witnessed by no less than Andy Nicholaw.

In one of her narrations, V.K. said that during the period **1969 to 1986**, while she was not in touch with Russell Herman, she was busy raising three children and he had two. She also said he had a “wife” in China. All of these revelations came after his death. Were his children Chinese and no longer loved by him? Seems strange that a man who thinks to leave one \$2.410 billion to CAVE IN ROCK, Hardin County, Ill. and another \$2.410 billion to East St. Louis, Ill. forgets to include his children?

Another strange situation is that here is the richest man in the world, a man touted to belong to several of the most closely-knit groups in the world, the CIA, etc., etc., dying alone. Was V.K. his only friend? V.K. said he said, only a few months before his death when Andy Nicholaw came to visit, “He’s been sent to kill us.” So either Andy

was not Russell’s friend or her story is another V.K. ploy. Actually, Russell had many friends and those who were in touch with us had no love for V.K.—but they were extremely loyal to Russell.

On **December 28, 2001** we received a fax from V.K. via *CONTACT* that contained a single-page “NOTICE TO ALL BENEFICIARYS” (which seems to have been the second addendum to the “Will”). **January 2, 2002** we received a fax from V.K. via *CONTACT* that contained the following:

Additionally; After I discovered the Herman 24.4 percent would not cover the needs of THE STATES of the UNITED STATES for INFRASTRUCTURE NEEDS; ON **September 9**, at 2:49 P.M. “I” kicked in another 24.4 Percent to the Herman Estate which accounts for the “48 Percent” you allege HERMAN ASSIGNED TO “YOU”.

Reading her attached “NOTICE TO ALL BENEFICIARYS” (sic) does not seem to reveal that she actually gave anything. It says, “does herein make of public notice; (please note the semicolon) A LIKE AMOUNT OF 24.4%...” Was it a “gift”, an “assignment”, or some new V.K.ese? The document was filed and witnessed by Andy Nicholaw who was also the witness to Russell’s Will, and a lot of other of V.K.’s promotions.

The need to file this document smells a bit fishy. The recorded documents show the FED calculations of the value of 3392 to have been \$206+ Quintillion as of **May 1, 1990**. 24.4% of that is at least \$50 Quintillion. That is \$50,000,000 TRILLION, or 1 million trillion dollars per state. Which state would need more? Strangely, there are no such figures in the published “NOTICE TO ALL BENEFICIARYS”. At the most generous reading it bequeathed only slightly more than two-hundred-trillion dollars, which would leave a remainder of \$49,999,800 trillion. So what was the REAL objective of filing this document? (More on this under the heading THE WILL.)

Another ploy was her assurance to *CONTACT* of **January 5, 1995** that she would pay the \$40 million from her portion. Sounds more like she and Andy were trying desperately to establish that she had a portion.

We have noted and wish it documented IN THIS AFFIDAVIT that Andy Nicholaw appears on all documents of importance following the “murder” of Russell Herman as well as those purportedly created before.

Recently, within the past few months, V.K. Durham has accused us, the Ekkers and some other people, of participating in the “homiciding of Russell Herman”. We had thought that to be the exclusive territory of George Bush. Isn’t it strange that now we get Cryptosporidia and serin gas, along with other V.K.-diagnosed ailments? What happened to George and radiation-induced cancer?

It is now obvious to us that a concerted effort was/is being made to get Ekkers, *et al.*, OUT OF THE WAY by sending absurd information to central banks, “Arabs”, INTERPOL, “Islamic Gold Banks”, the President and the Central Bank of the Philippines, the U.S. Treasury Department, the U.S. Secret Service, and even the President of the U.S.—all BY V.K. DURHAM’S OWN DECLARATIONS. What

could be the source of such venom? Is she the only participant? Is Andy still scheming and witnessing?

HOW I (V.K.) CAME BY THE CERTIFICATE

Bonus 3392 is claimed by V.K. Durham to have been in her family since the 1800s.

In *The Okawville Times*, **4/19/95**, a copy of which was sent to us YESTERDAY, **1/11/02**, is an interview WITH V.K. DURHAM. We will quote a short portion:

DURHAM ADMITS THAT THEY OBTAINED POSSESSION OF THE GOLD CONTRACT BY ACCIDENT. SHE FOUND IT IN AN OLD BIBLE SHE PURCHASED IN **1977**...

And in an interview with *The Chicago Tribune*, **6/13/95**:

... SINCE HERMAN’S DEATH LAST FALL, HIS WIFE, WHO WITNESSED THE WILL AND IS ALSO LISTED AS A BENEFICIARY (A COMBINATION NOT ALLOWED BY STATE LAW), HAS URGED PEOPLE AROUND THE COUNTRY TO FILE CLAIMS FOR A PIECE...

To assure the accuracy of this affidavit we have had to quite carefully review the documentation furnished to us by V.K. Durham. We have noted several different versions of V.K.’s “How I came by the Certificate” story, and the one mentioned above is another example. We will mention a few of them but first we should furnish a bit of background.

In an eight-page document faxed to us **October 26, 1994** (less than two months after Russell’s death), V.K. makes the following statements (This will be an exact quote, extra periods and all.): “Didn’t see Russ again until **1969**.. he was on his way to VIET NAM...he had his RED HAT ON..and I knew he was SPECIAL FORCES..all the way... He had a little time..he had called me to have dinner with him...We had dinner at Petes Steak House in Evansville, Indiana. We stayed there untill Pete’s closed at 2:am.. He had his own Air Plane..out at Dress Regional..I drove him out to Dress Regional..watched him taxi out..and off into the wild black younder..and then I did not see him again until **1986**....” A page later, “Finally when we did meet again in **1986**...neither of us were the same...” On page 5, “When I first saw Russ in **1986**, he was so thin...” If we accept her writing on the subject, we have to agree that she did not see Russell in the 17 years from **1969** until briefly in **1986** and then constantly from **1987** until his death in **1994**.

Her comments about that period include: “When I finally saw Russ again..he had changed so much..I hardly recognised (sic) him... He was still a very distrubed (sic) and troubled man... He had divorced..and he had two girls.. I had divorced..two girls and a boy...” This is the only mention of either of them having children that we can recall.

With the background of a 17-year hiatus in their acquaintanceship, we can return to the “How I came by the Certificate” stories, one of which is on page 6

of this narration being quoted. She says, “Just think about this...the Certificate (BONUS) was drafted on **May 1, 1875**... I bought the Bible in **May of 1975**.....the Bible was printed in **1874**...(?)” In the interview quoted above she says, “SHE FOUND IT IN AN OLD BIBLE SHE PURCHASED IN **1977**...” In an e-mail dated **January 7, 2002** she says, “The BOND at issue belonged to MY FAMILY, not MR. HERMAN’S.” In an e-mail dated **January 5, 2002** she says, “This BOND has been in THE DURHAM TRUST since **1980**.” In another e-mail of the same date she says, “Gentlemen; Earlier publications as put out by *THE PHOENIX* (a former *CONTACT: The Phoenix Project* news paper name): **1994-95-96** editions ran volluminious (sic) articles regarding “V.K. Durham finding the BONUS CONTRACT BOND 3392-181 in her ‘Family Bible’ dated **1874**.” “The instruments were given to Lady Sarah by her father (my great grandfather) who won the darned thing IN A POKER GAME. Check out the ‘back issues’..your needs to know WHO OWNED THE DARNED THING is CONFIRMED in Public Print. The Ekkers are fully aware of the HOLY BIBLE issues. The issues can be affirmed by prior-previous publications. They are and were also aware of THE DURHAM TRUST assigning a ‘portion’ over to COSMOS SEAFOOD ENERGY MARKETING LTD (whereas on **June 12, 1991** CSEML offered a 50-50 split with the U.S. Treasury); COSMOS SEAFOOD ENERGY MARKETING LTD is HELD IN THE DURHAM (INTL. LTD;) HOLDING TRUST (TIAS 12087) Recorded of Public Record.” (We have underlined a short part of the last sentence to make it easier to return to that subject a bit later.)

There are other stories but these should suffice to establish the pattern.

Given V.K.’s multiple assertions that she did not see Russell from **1969** to **1986**, none of those stories can be true. She could not have been involved in the **1977** opinion letter from Lawyer Schreiber of Lima, Peru concerning Bonus 3392. She was not involved in the formation of CSEML in **March of 1985** nor in the taking of the photograph of Bonus 3392 in **May of 1985**. (The photographer mentioned in his affidavit that he delivered the photograph August 6, 1986.) Nor was she around when the translator, Roberto Lozo of the Staff Linguistics Interpretations Section, Ohio State University, Columbus, Ohio, finished his translation of the contract on the face of Bonus 3392-181 **August 24, 1984**. Russell was clearly and obviously the BEARER of the BOND which was not declared “lost or stolen” until **August 1989**.

THE IRREFUTABLE EVIDENCE DOES NOT ALLOW THE SLIGHTEST CHANCE THAT V.K. DURHAM HAD ANY INTEREST IN BONUS 3392 UNTIL IT WAS REISSUED TO COSMOS SEAFOOD ENERGY MARKETING LTD. AUGUST 21, 1989, IF THEN.

We say, “if then” because the more research we do, the more we become convinced that V.K. had no established interest, even at the time of Russell’s death, and that she and Andy Nicholaw began a frantic campaign to establish ownership of “her portion” some two months before Russell died **August 29, 1994**. On **August 1, 1994** in Washington County she filed a form titled WARRANTY DEED which is the “cover page” for the following (her list) documents:

- TRANSFER OF OWNERSHIP (the “Michel” doc) Dec 2, 1989 (There is no “seal” requirement typed in on the bottom)
- (1) A F F I X E D : L E G I S L A T I V E AUTHORIZATION (Antecede) July 6, 1994
- (2) CONTRACT on Bonus 3392 (Historical Demographics) July 12, 1994
- (3) CERTIFICATE OF DEBT (by Jurat/Seal) July 6, 1994 (Appears to be “her” translation of face of 3392—poorly done)
- (4) PREAMBLE TO CONSTITUTIONAL CONTRACT July 6, 1994

This is the OFFICIAL FILE that you get when you go to the Courthouse in Nashville, Washington County, Illinois. The copy we have was certified by the RECORDER, Thomas Ganz. At first we were aghast at what was NOT in this file. After comparing it with the Clark County, Nevada file, a copy of which we provide to each Joint Venture Partner, we were struck by the fact that every document but one in this file was authored by V.K. Durham between, probably, **July 1, 1994** and **July 12, 1994**. Some 90% of the material in the above four numbered documents is contained in other documents that have credible third-party authors and would be far more acceptable as a basis for the authenticity of Bonus 3392. Why was not the Lawyer Schreiber letter there? It was written about Bonus 3392 in **1977**. Why was not the “Peruvian Consulate” document there? As a background document, it is by far the most credible. Why did V.K. go to the trouble to plagiarize (badly) the beautiful and authentic translation of the Bonus 3392 face page by Roberto Lozo? It finally dawned on us. The “Peruvian Consulate” document is where the Photographer is mentioned as having been commissioned to take a color photo of the Bond in **1985**. The translation of the Bonus 3392 face page by Roberto Lozo is dated **1984**. So the mystery is solved: Ms. V.K. Durham was hiding the fact that all of the really important authentication of Bonus 3392 was done at a time when she was not yet one of the participants.

Why would it matter, if she had clear title to half of \$206 Quintillion plus subsequent interest accruals? We can think of only one reason: She did not have a clear (or any) title to anything.

THE “ODD” DOCUMENT

We have referred to the single-page document beginning with the words TRANSFER OF OWNERSHIP as the “Michel” document because it is purportedly witnessed by Betty V. Michel and (unreadable) L. Michel, neither of whom dated their signature. The purported date of the document and the Russell Herman plus Russell Herrmann and V.K. Durham signatures is **December 2, 1989**. According to V.K.’s recent e-mail to Arnie Gammelsgarrd, Interpol Fraud Division, Denmark <CCU@KBHPOL.DK>, the necessity to “sell” Bonus 3392 to themselves as individuals arose “after you warned us about TOO MANY COSMOS CORPORATIONS OUT THERE PRETENDING TO BE ‘US’.. We promptly corrected, drew the BOND out of Cosmos Seafood Energy Marketing Ltd; put it into our own personal control whereas the requirements for entering into any Financial Agreement

mandatorily required BOTH Mr. Herman’s Signature, His SEAL, My signature and MY SEAL.” She closes with “Keep on top of this Arnie..”.

Is there an “Arnie”? Did Prof. Deku get a response from Arnie to his e-mail? We kind of doubt it. Perhaps someone with more Internet skills would have time to make an inquiry. The indication is that a Marion Aikens was a George Bush man that got caught trying to use some of Bonus 3392 in 1989 and Arnie was the Interpol man trying to prosecute Aikens but a Lynn Schively from U.S. Treasury refused assistance. The story is an old one so it could have some truth to it; what is doubtful is that this latest flurry from V.K. Durham is really reaching “Arnie”.

That is not the BIG question concerning this document. The document was not recorded until **August 1, 1994**, under the above-mentioned WARRANTY DEED. On **October 12, 1993** (two months after Russell’s assignment to Rick Martin), V.K., as Co-CEO of CSEML, entered “Peruvian Gold Cert. Series 3392 #181” “for collection” at Boatman’s Bank, Belleville, Illinois. If CSEML was not, and had not been, the owner for four years, that was a clear and deliberate fraud against Boatman’s Bank. If it was not a fraud and CSEML still owned it, what did Russell assign to Rick Martin? He said it was “his portion”, and he said it twice in his assignment, and his signature is sealed with the CSEML corporate seal, but he made no mention of CSEML in the assignment. Is it possible that he didn’t know about the “Michel” document? Is it possible that the Michel document was created just in time to be filed **August 1, 1994**? Who are the Michels? Do they live in California or in Illinois? Are they real? Without saying so at the time, Russell Herman may have known he was assigning 100%. If you read his assignment with that possibility in mind, it takes on new meaning.

V.K. shrieks that Arnie has a copy of this document with the statement typed on the bottom that says two signatures and two seals are required to initiate any Financial Transaction. Since the statement is not on the copy filed in Washington County, which is supposedly her official filing, it would not be enforceable if it were on Arnie’s copy, so the matter becomes moot.

FORGERY:

V.K. has yowled “forgery” since she first laid eyes on Russell’s signature on the assignment, claiming that it was an exact copy of his signature on the Michel document. She has claimed that Rick Martin could have used the special equipment available to journalists to make an exact copy (he had no such equipment). She says, “Doris; NEVER MIND HERRMAN’S PASSPORT SIGNATURE...FORENSICS have proved no individual signs his-her name TWICE the SAME WAY.” What a ridiculous assertion. (An aside we cannot overlook: V.K.’s spelling of Russell’s name as Herrman here is on neither his passport nor the document.) Perhaps there is no kind way to say this: Whether or not an individual can sign his-her name twice the same way, a good forger can. Russell asked me (E.J.) on the telephone one day, “Can your wife sign your name?” I answered, “Sure, but it won’t pass muster at the bank.” Then he said, “V.K. can sign my

name better than I can.” Maybe she is right about “forensics” and she signed the document (for him, of course) and he signed the assignment. His signature on the assignment is a simple Russell Herman and looks very little different from that on his Passport—which is the only signature we know has to be his.

V.K. insists that the “Michel” document, from which she asserts Rick lifted the assignment signature, also contains a statement at the bottom that any assignment must contain two signatures and four Seals. We have more than one copy of that document from the Washington County, Illinois filing, and it contains no such statement. It would not be a valid requirement even if it were there, as a postscript, because in the body of the document are the words, “...to dispose of at their personal wish”. In the event of such a conflict in a document, which would you expect to control? Postscripts are always added “later”, in this case: years later, if at all. And the document contains a second signature spelled “Herrmann” which he didn’t ever use unless she had typed it in, forcing him to use it to make it look right. It is just as plausible to say that V.K. forged all five signatures on the Michel document as it is to say Rick Martin, or someone, forged Russell’s signature on the assignment.

For more evidence of her ability as a forger, see the section on the Will.

MARRIAGE

One of the biggest problems for V.K. and Andy to overcome was the lack of a marriage. They “solved” that by making entries in a “family?” bible, the face page of which is provided showing “PHILADELPHIA: A. J. HOLMAN & CO., 1874”. This technique was not acceptable to the military or to Social Security, so she was not able to collect “his” earned benefits as his wife. Rick Martin, a skilled investigative journalist, had the records checked in several California counties and the two counties in Illinois and found no record of their marriage. Added to the fact that Russell told us they were not married seems to clinch that. A top-notch attorney in the Philippines, where the laws were patterned after the U.S., asked if they were married—and when the answer was “no”, his instant response was, “Then she probably has no enforceable claim.”

In 1996 V.K. writes the story of having lunch with Russell and William Colby, former CIA Director, some time between his retirement and death in a “boating accident”. Quoting: “Now, there is the matter of my husband enlisting Colby’s assist in straightening out his military records, as another Russell Herman was drawing Russell Herrman’s military pay. Allegedly, there is a ‘computer glitch’.”

Here is a quote from V.K. Durham’s fax of Sunday, August 5, 2001:

Per my husband; There were FIVE Russell Herman’s. Reconstructive Surgery had been done on these person’s in order they would look like the real Russell E. Herrman (Herman). Further, per Russell E. Herrman (Herman) “the others used a different hand for writing than he.” How did my husband’s name go from Russell E. Herrman or Russell Herrman to Russell Herman...? A U.S. MILITARY PAY ROLE RECORD’S SNAFU.

One Russell Herman was from Dalton, Illinois. A second Russell Herman was from ALTON, Illinois (He died at Jefferson Barracks in St. Louis in 1991). A third did live in Palm Springs, California. The fourth in San Diego, California. The fifth lived in the Chicago Illinois area. This can be verified through the Freedom of Information Act.

There seems to be no rationality in the woman when she gets started on a lie. It seems to consume and take over her brain. Then, when she reads it after sending it to someone, she has to lie more to cover that one. Reminds us of the “Mean Little Kid”, one of Red Skelton’s radio characters: “The devil made me do it.”

All this time we were led to believe her efforts to prove marriage were for dinky pension benefits while she was really trying to nail down her claim to the jurat.

SEALS & SIGNATURES

V.K. has just made a new rule. She says, “One Seal, and one signature ‘DOES NOT A LEGAL DOCUMENT MAKE.’” Just think about that. How many times in your life do you, either as an individual or the officer of a corporation, foundation, etc., sign documents without a seal? Your signature on a credit card charge slip is an enforceable contract. What does your “seal” look like? On our corporate documents we are in the habit of using a seal—but in most states, and the Republic of the Philippines, it is not required, even for a corporation. V.K. says that the seal on the assignment from Russell to Rick Martin “does not match either SEAL being the SEAL OF RUSSELL HERMAN or the SEAL OF V.K. DURHAM”. Now here is something new: His SEAL & Her SEAL. If they look different from the Corporate Seal but are distinguishable as His & Hers perhaps they were purchased at the same time. The seal on the assignment looks the same as the standard Corporate Seal provided with a Corporation Kit at the time the Corporation is formed. Maybe Russell didn’t want to use “His” SEAL on that document.

In her “letter to the President” of December 28, 2001, V.K. writes the following:

1: Mr. Herman had no “assignable interest” as evidenced by the Peruvian Sealed instrument. It was, and is DONNA VINA DURHAM identified by Passport Number and Document Numbers who’s “signature is firm and shall not be contested”..(Se Legaliza La Firma, No El Contenido).

The Filipinos speak nearly as much Spanish as English, having been colonized by the Spanish for 200-plus years. We have been told by many well-educated Spanish-speaking people here that the parenthetical expression in Spanish has absolutely no reference to “DONNA VINA DURHAM”, and that it can only refer to the document. It does intend to assure that the replacement of Bonus 3392-181 is officially acknowledged and none of the dozens of Filipino attorneys who have studied our documents has ever even offered to argue their authenticity. The Koreans did, went to Washington County to get their own copies, and came back saying ours were copies of the originals, not re-writes by V.K. Durham, and they have been contented with ours.

V.K. has two other “habits” designed to mislead the casual reader. She loves to sign documents as Executrix and **ATTORNEY IN FACT**, and to append “May 1, 1875 **GRANDFATHERED**” to references to Bonus 3392.

V.K.’s CHARGE OF MURDER
AGAINST GEO. BUSH

Just a reminder that this was probably another lie. Attorney Robert Knecht told Rick that he, as attorney for the Herman Estate, could disperse the \$40 million to *CONTACT* right away. As we recall, the following day Mr. Knecht reported to Rick that V.K. told him she had filed a charge of murder against Bush and the others. If it was filed, it should be a public record. Do you suppose she will claim George had it “expunged”? And that should lead us to further questions about the “Will”.

THE WILL

Via a copy of a letter from “Katherin” faxed to *CONTACT* dated December 28, 2001 and purportedly sent to someone she referred to as “The President of the United States”, V.K. makes the following statements:

3. After filing Mr. Herman’s Last Will and Testament with the Gallatin County Treasury, John Ellis on Sept. 6, 1994 at 12:06 pm (signed by Mr. Ellis as received and timed) calculations determined there was not enough “collateral assigned” to meet the requirements of the Will.

4. Sept. 9, 1994, Instrument No. 20185 page no. 003 at 2:49 P.M. “I assigned another “24.4 percent” into the Herman Estate to meet the needs of the formerly filed Will.

The Will was never probated as FILING IN TIMELY FASHION for the Beneficiaries Expired per the State of Illinois who, incidentally DENIED the existence of the Recorded instruments (Certificate of Indebtedness of Peru, Re-Instatement by Peru, Mortgage, Legislative Annex’s, Liens etc.) Received by John Ellis on Sept 6, 1994 at 12:06. Subsequently, THE BEFORE MENTIONED PERCENTILES WERE BROUGHT BACK INTO THE “DURHAM (INTL. LTD;) HOLDING TRUST identifies by recorded number and filed of Public Record.

Since our name and that of GAIA is mentioned several times, we would be very embarrassed to think that V.K. Durham is so uncouth as to send such tripe to the President. She has the capability of writing a decent letter and surely would not be caught sending such as this to someone she would want to favor her. She ended the letter with “Talk to you later.. Vina”. Please recall that the heading was “Katherin”. Such a farce.

But a more important farce is that the entire last-quoted paragraph is such a lie. Russell knew and told us she would “bury” his Will. The purported Last Will and Testament that she filed in Gallatin County September 6, 1994 was not signed by Russell Herman, not even under her Power of Attorney, or even forged. It was styled as:

NOTICE TO ALL INTERESTED PARTYS
To
GALLATIN COUNTY ILLINOIS ETALLIIS

BONUS 3392

SUB-NUMBER 181, ITS CONTRACT... [Signed by V.K. (but not as “wife”) and Russell and witnessed by Andy Nicholaw purportedly February 4, 1994.]

Surviving Signatory/Owner) Last Will and Testament of Decedent,
Russell)
) Edward Herman/Herrman/Herrmann
V.K. DURHAM)
) and ADDENDUMS
in and on the behalf of)

Russell Edward Herman/Herrman/Herrmann)
SELF EVIDENCED “TRUTHS”, a PLEDGE OF)
LIFE, and PORTION OF PROPERTY.)

After half a page of underlined listings of recordings in Washington County, and several Constitutional references to Articles, and “a reservation of portions of %176 percentiles over and above the accrued interest from May 1, 1990 for the people of the states successfully re-acquiring their 10th Amendment Rights of State Sovereignty”, appears the following paragraphs:

All partys (sic) shall act in GOOD FAITH with PURE INTENT OF GOOD WILL TO THE SUBJECTS/PARTYS (sic) of this “Bequest” i, e, Notice to all parties of the DECEDENT, Russell Edward Herman/Herrman/Herrmann also known to the SIOUX NATION as “Cheif (sic) Red Feather” of the now almost extinct EVERGREEN CLAN, who died on August 29th, 1994 at 7:45 p.m. that date, at the Marion Veterans Health Care Facility in Marion, Illinois, and at no times shall undue stress, undue duress, coercion and/or fraud be evidenced by “ANY” party to this bequest.

The Laws to which this 1875 contract, bonus certificate 3392 sub-number 181 are subject: The Laws of 1875 being; the COMMON CONSTITUTIONAL LAWS OF THE PEOPLE pursuant to Article IV., Section IV., and the 10th Amendment of the United States Constitution of America IN PURE FORM (U.S.C.A.)

It is dated September 5th, 1994 8:00 AM and signed EXECUTRIX; V.K. DURHAM and then Dr. Andy Nicholaw “witness” 8:01 A.M. and then:
“Acknowledged: Catherine Herman/Herrman, Wife, Sept 5, 1994”
* * *

As Doris puts it so well: We don’t know whether to laugh or cry. If this purports to be a Will, the poor man died “intestate”, i.e., without a Will. What of the marvelous tapestries and huge diamonds and goblets supposedly being sold for V.K. by Dr. Knecht? Where are they now? Knecht told us (several of us gathered around a speaker phone) that they were worth some \$300M and he had offered them at \$250M as a “package” and had several potential buyers but V.K. kept scuttling his “deals”.

Is it any wonder “The Will was never probated as FILING IN TIMELY FASHION for the Beneficiaries Expired per the State of Illinois who, incidentally DENIED the existence of the Recorded instruments (Certificate of Indebtedness of Peru, Re-Instatement by Peru, Mortgage, Legislative Annex’s, Liens etc.)” Quite obviously the farce could not be supported and the above are excuses meant to further, in some convoluted way, V.K.’s self-serving schemes.

The foregoing and the following document were published in more than one issue of CONTACT, the one we have being dated May 19, 1998. The second is titled:

DECLARATION AT COMMON LAW
NOTICE TO; BENEFICIARYS [sic]
ADDENDUM TO ESTABLISHMENT
OF
BENEFICIARYS
RUSSELL EDWARD HERRMAN/HERMAN
AND/OR
V.K. DURHAM
OWNERS/SIGNATORYS [sic]

Returning for a moment to a statement from the “Will”—“and at no times shall undue stress, undue duress, coercion and/or fraud be evidenced by ‘ANY’ party to this bequest”—we want to point out V.K.’s ability to stretch, bend, or create new Truth, here is what she wrote to us in her fax dated 12/13/02 (sic): “...the Will specifically states; ‘No undue stress or duress shall be put upon the Executrix. If in the event undue stress and duress is put upon the Executrix all provisions of said Will shall become NULL AND VOID AND OF NO EFFECT.’” [Underlining hers.] Then “...AUTOMATICALLY create a NULLITY upon any ‘bequest’ you might have received, had the Estate not expired...” Trying to figure out what sort of game she might be playing, we looked up the term, pathological liar. It seems to come pretty close.

How would an Estate “expire”? Maybe there was no Estate to begin with. And SHE accuses US of fraud? There were two (or more) copies of the “WARRANTEE DEED”. Who “whited out” the State, County and Date on the one filed in Washington County so that it would look authentic for the filing in Gallatin County? It was not Ekkers or Rick Martin.

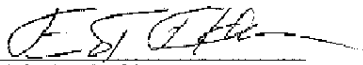
Okawville, where V.K. Durham and Russell lived at the time of his death, is some five miles from the County Seat of Nashville, where the Courthouse and facilities needed to settle an Estate are located. Why would the Will be filed for probate in Gallatin County, some five counties and over 100 miles away? Is that where the Estate expired? Here is a quote from a V.K. letter dated 12/13/02 (sic): “(d) expiration of time regarding timely filing regarding matters of estate automatically VOIDING the entire Russell Herman Estate...” Would it not be interesting to learn exactly what occurred with the Herman Estate? Perhaps V.K. knew the Will and documents would not pass muster in Washington County but thought she could fool the hicks off the “beaten track”. Could that also be why nearly one whole page (of 5) of the “NOTICE TO; BENEFICIARYS” was devoted to the gifting of \$2.410 billion to Gallatin County? No wonder Mr. John Ellis, Treasurer of Gallatin County, asked for more assets which caused V.K. and Andy to run back to Shawneeville with “another 24.4 percent” “from her portion” September 9, 1994.


EPILOGUE

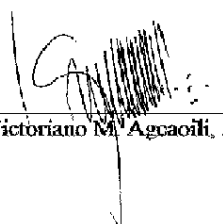
V.K. Durham claims to have made statements that there are “Federal Warrants for Ekkers’ arrest” through the Internet to Interpol and U.S. agencies, as well as to the president of the Philippines and the central bank of the Philippines.


Russell Herman asked that we do everything possible to work WITH V.K. Durham to see IF it could be perfected through her, for what real reason we do not know. We did everything we could to honor that request until 1997 when it became clear that she was a professional leach and we refused further association with her. We gave her thousands of dollars in the three years we tried to help her.

We swear under penalty of perjury that the foregoing is true to the best of our knowledge and recollection. Signed in Manila, Philippines, this 19th day of January 2002.


Eddyjo (E.J.) Ekker


Doris J. Ekker


Attorney Victoriano M. Agcaoili, Jr., Witness



NEVADA CORPORATIONS:

Foreign Nationals And Corporate Citizenship

Budget’s “Tip of the Week” #10:

Benefits for Foreign Nationals

As a foreign national citizen, when you set up a Nevada corporation you are establishing an entity resident in the United States, with all of the benefits that accrue to that status. And no, you do not ever have to set foot in the country to do this. You can even set up a virtual office presence, with a telephone answered in the name of the corporation to present a different face to the new global community!

A Nevada corporation can provide services for a business in a foreign jurisdiction and receive its income in Nevada, where is taxed at the federal rate of just 15% on the first \$50,000 of net income. In some cases, that advantage alone is sufficient reason to take this step IMMEDIATELY. In the long run, however, you will find that Nevada’s “haven” status will serve you in many other ways as well.

Coming to America

The United States Immigration Service has in recent years relaxed requirements for many high-tech workers, in recognition of the global demand for skilled workers in this field. H1-B visa status—which applies to entertainers, athletes and those who otherwise possess unique skills—is easier to obtain now than at any time in the past. Wouldn’t it be nice if an American company needed you badly enough that it would help you to qualify for an H1-B visa? You just might have a LOT to offer this country!

H1-B visa quotas are often filled quickly but there is another type of visa that might be of interest to any foreign national working in a management capacity. An executive or manager of a foreign corporation affiliated with a U.S. corporation can qualify for an L visa, if the following requirements are fulfilled:

1. The foreign corporation must be affiliated with the American (Nevada) corporation and should have assets in excess of \$500,000.
2. Document that you are in fact an executive or manager of a foreign corporation affiliated with the U.S. corporation.
2. Document that the U.S. corporate affiliate is in need of someone with your skills and abilities. (An advertisement demanding a special combination of skills and abilities that just happen to match your own will help a lot.)
3. Document your skills and abilities relative to the U.S. corporation’s needs.

In addition to the L-type visa, foreign nationals may be able to avail themselves of E-type visas, which typically involve investment in U.S. businesses. We suggest you consult with an immigration attorney.

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1 Budget corporate record book	Budget Mail Forwarding (18 per yr)	\$ 95
1 3.5” floppy disk of resources	Full Mail Forwarding (240 pcs/yr)	\$195
TOTAL		\$410

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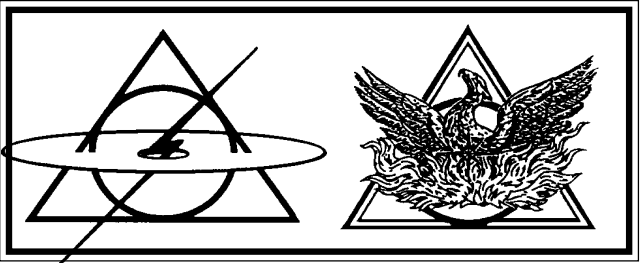
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—GCH, 7/31/05