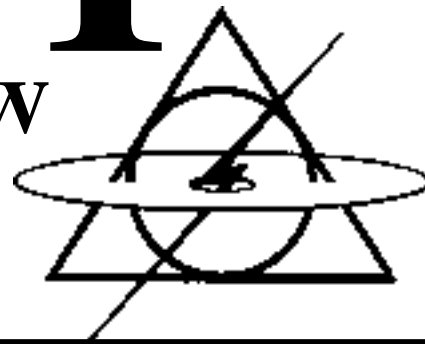


CONTACT

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 48, NUMBER 1

NEWS REVIEW

\$ 3.00

September 6, 2006

GAIA Is All-Inclusive And That Includes You

*In this issue we direct your attention to the deceptions, outright lies and disclaimings directed against GAIA by the “something for nothing” bunch on their malevolent websites. Candace Frieze has gone a grandly delusional step further, claiming to be delivering ATON’s message. Her website presents the contrived NESARA non-program and defames the righteous work of **Dharma**. Read Ron’s update which factually refutes such attacks against God’s Plan.*

Following Ron’s update, EJ Ekker makes a whirlwind tour around the world highlighting countries where the Global Alliance program is in the spotlight.

*We resume the Gold and Other Interesting Things series (Part 1 appeared in the August 9, 2006 issue). Noting that the world’s largest field of **deuterium**—the fuel of the future—is annotated on the Original Certificate of Title which the Tallano Foundation administers for the benefit of the Filipino people, the article on page 6 of this issue should be of great interest. Part 5 of the Final Warning series discusses how progressive taxes are designed to enslave mankind.*

8/31/06 (20-15)

Fri., August 31, 2006, Year 20, Day 15
Manila, Philippines

GLOBAL ALLIANCE INCLUDES Y-O-U!!!

Many people—having encountered the Global Alliance Investment Association program and seeing how it works—come back with narrowed eye openings and questions along the lines of, “So, what’s in it for YOU?”

The answer is simple: “Other than a whole lot of responsibility, what’s in it for us is the SAME as what’s in it for YOU.” They don’t seem to grasp that answer, however, without further explanation, so let’s take some time to review how it works and lay bare its “all are one and each is equal” approach to monetary partnership.

For those with Internet access, the framework has been outlined in a simple Powerpoint presentation, which can be downloaded from the website <GlobalAllianceAssn.com>, and we strongly encourage you to view it, copy it, send it to friends and spread the

GOOD NEWS!

Up front we must state clearly and emphatically: **THE GLOBAL ALLIANCE INVESTMENT ASSOCIATION PROGRAM EXISTS FOR THE BENEFIT OF ALL PEOPLE.**

It was for the benefit of all people (Everywhere, World) that the debt owed by the International Bankers (owners of the Federal Reserve) was certificated on February 16, 1999. The uncontested Certificate of Debt is sufficient PROOF of their indebtedness to Global Alliance Investment Association. No appeal from their position is possible. It is FINAL.

This indebtedness of the International Bankers EXCEEDS THE VALUE OF ALL OF THE GOLD IN THE WORLD and is PAYABLE ONLY IN GOLD. Everything they purport to own belongs to Global Alliance Investment Association. And you—yes, YOU, whoever and wherever you are—are a beneficiary of the perfected claim.

You can’t believe it? Don’t be-LIE-ve it. God wants you to KNOW IT.

(Continued on page 2)

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The people prayed, every day and in every way, for the WHEREWITHAL and GOD HAS PROVIDED IT. You’d think the very least the people could do would be to share the Good News!

Here is the Mission Statement of Global Alliance Investment Association:

MISSION STATEMENT

Over a long period of time, with great deliberateness, the International Bankers have managed to divide virtually every nation into the “haves”, a few “elite” who serve them and are abundantly rewarded, and the “have nots” who will either become slaves or dead.

This economic tyranny depends upon the use of fiat paper money in unlimited quantities issued by the bankers. It can be overcome by each nation reverting to the use of gold as the basis of its money, which means that the leadership of the nation must put the national interest ahead of the international interest.

Facilitating that goal to restore the dignity, self-respect, and SOVEREIGNTY of each nation, and thus its citizens, is the mission of GLOBAL ALLIANCE INVESTMENT ASSOCIATION.

Does this sound like something with which you would like to INVOLVE yourself? Please keep in mind that Global Alliance exists for YOUR benefit, equally with your fellow man.

People SAY they want freedom. Because of the way commerce is structured people PRAY for money to allow them to pursue Goodness through freedom from enslavement. Is it possible?

No nation or its people can be free while its money is:

- 1) Based on NOTHING but enslavement of the people’s life energies;
- 2) Controlled by a handful of elite players for their own evil purposes.

We HAVE the wherewithal even though it is not yet possible to put it to use. Implementation is awaiting just one thing: sufficient AWARENESS of the truth of this position. Let’s make that point really clearly: Enough people are not yet aware of the solution or it would be possible to implement it right NOW. Can YOU think of any way to move “now” a little closer in time?

We are definitely not talking about some kind of “mission impossible” here, people. This is the FUN part: sharing the GOOD NEWS.

HOW IT WORKS:
SYMBIOTIC PARTNERSHIP

Complete details of how the Global Alliance program functions can be found in back issues of this newspaper. In addition, all salient information has been collected and presented on the website making it easy for you to study up on the material (and we strongly suggest you do).

At the risk of oversimplification, it really is this simple:

Every nation in the world today has a “partner of sorts” in the form of a PARASITE—the International Banking Cartel responsible for each nation’s “money” supply. This highly parasitic partner infests the organs of all countries, controlling the high offices within them through “the awful power of the purse”. They make and break politicians, they determine who will dance on their puppet strings and exactly how. National bodies are SICK UNTO DEATH from this parasitic infestation.

Global Alliance can work with any nation as an ideal, SYMBIOTIC partner, replacing the influence of the International Banking Cartel and its non-transparent ways of handling fiat money—with completely transparent, non-usurious banking based on real value.

That’s it in the tiniest nutshell. GAIA simply replaces the International Banking Cartel.

What national leadership which truly cares for its people would not like to have such a symbiotic partner as Global Alliance? The key phrase is, of course, “which truly cares for its people”. In truth, people have the types of government they deserve because they have abrogated their responsibilities and failed to hold their leaders to account. It is now up to THE PEOPLE to assume responsibility and insist on proper governance. And the people just might do that if they were AWARE of THE SOLUTION.

Under the IBC system the central banks are not subject to audit. Money comes and goes and only the very few bought-and-paid ELITE know how much went to whom for what. Global Alliance can work transparently, accounting for every penny or peso. Can anyone yet see why NONE of the current crop of national leaders is anxious to adopt much less hear about the Global Alliance program?

Is it any wonder the powers of darkness would go to almost any lengths to prevent the unfolding of the Divine Plan? As we move over the start/finish line, their ONLY response is all-out WAR. Consider Israel’s brazen murder of Lebanese civilians as just one example of the efforts to provoke “Armageddon” in a futile effort to stop the outworking of the Divine Plan. It is just “too bad” for the dark ones that the nations of Gog and Magog appear to be wise to the script and refuse to be baited.

The real war is for the MINDS of the people, the battle is all about controlling PERCEPTIONS. Psy-Ops (psychological operations) are underway on a truly massive scale, so it should not be too surprising that certain individuals have been assigned to detract, distract and divert people away from the truth of the Global Alliance program.

CONTACT readers are well aware of the pathetic efforts of VK Durham to block the truth about Bonus 3392. We have covered “Patrick Bellringer” frequently enough, too. Now along comes Candace Frieze with a “new” program called “Abundant Hope” <AbundantHope.net>.

It’s the same old nonsense, of course, just wrapped in a new package.

CANDACE FRIEZE, USURPER
TAKES GOD’S NAME IN VAIN

Just three days ago we received an exceptionally idiotic, vile, insulting and evil email from Candace Frieze, who has apparently been making her living by pretending to be writing for Higher Energies; in this case, the HIGHEST energy, ATON.

Pretending to speak or act for God—especially in disseminating UN-Godly perspectives—is the very DEFINITION of “taking God’s name in vain”. We have been taught that not to oppose error is to approve it, so we ask our readers to bear with us while we oppose this PSY-OPS thrust against goodness. Feel free to respond to the writer of this garbage on your own initiative through the email address provided, if you are offended by such an affront to the truth. And if you are not offended—shame on you, too.

This “hit piece” is particularly offensive to EJ from a very human perspective, coming as it does only some five months after the passing of his incomparable life companion. Is Candace completely devoid of sensitivity in this regard? Or perhaps her NSA/CIA PSY-OPS handlers are simply that vicious and inhuman.

Unfortunately, Candace must have been having a very bad day, intellect-wise, because ATON surely would not misspell DORIS as “DELORES”. GOD KNOWS HIS WORKERS—and it is very obvious that Candace is not one. Shame, shame on those who attack one of God’s most devoted and connected workers and especially the one whose very label, dharma, stands for RIGHTEOUSNESS.

It is doubtful, however, that Candace Frieze, robotoid and ego-bound minion that she is, can even feel shame. Certainly she shamelessly propounds the utterly nonsensical NESARA “something for nothing” idiocy. Al Gore created the Internet and now Candace takes credit for inventing NESARA? Well, the Internet can at least have SOME value, so Mr. Gore’s claim at least has some reason for being put forward. Candace’s claim, on the other hand, is utterly worthless.

The PHILIPPINES IS CENTRAL TO THE DIVINE PLAN and GOD’S WORKERS KNOW IT. Obviously, the adversary knows it, too. Poor Candace should learn how to SPELL Philippines correctly before purporting to represent God of Light’s interests here. In terms of spelling and much more, Candace’s JUDGMENT (not “judgement”) is sorely lacking. For that matter, she might have been more careful with her sign-off, “God of Light”. Evil must wear a sign? Indeed.

Monjoronson? This one must belong to that new group, let’s call them “The M&Ms”. Put him right along with Melchizedek, Lord Michael, Maitreya and Mammon, please. (“M” just happens to be the THIRTEENTH letter of the alphabet. “Coincidence”?) Why didn’t poor Candace just use her invented Monjoronson from the beginning, pray tell—along with “her” NESARA? Why did she have to lie, pretend and USURP the name of Commander Hatonn—and now, ATON? Really!

Candace can really turn a phrase, though, can't she? "Quiver in that very shoes..."??? GOD'S WORKERS HAVE ETERNAL LIFE AND THEY KNOW IT. They "shall be no more" is NO THREAT TO THEM although it is somewhat humorous.

YOUR PROBLEM, CANDACE, IS THAT YOU DO NOT KNOW AND MIGHT NEVER KNOW THAT ETERNAL LIFE IS YOURS FOR THE ASKING—with the usual conditions, of course. If you knew the great gift of eternal potential in Godness, you would not waste time and energy on such ego-driven nonsense, which serves only the ADVERSARY of God and Goodness. Meanwhile, the burden of your own soul's journey is increased many times over with each one whom you mislead.

Editor, please present the email exactly as it was received without any editing whatsoever. You might want to place it in its own separate box nearby but please ensure it has a proper caption so no one can casually start reading this dark message in the erroneous belief that just because it appears in

Rayelan Self-Portrait at RumorMills.com



this paper it represents an emission of light. A darkened background color for the text box would be most suitable, please.

WORLDWIDE WEB OF DECEIT

Let's talk "connections" between these worldwide witches and warlocks. Who would have guessed that Tom Flocco would use the same Internet Service Provider (ISP) as VK Durham: RapFire.net in Tulsa, Oklahoma? What an amazing "coincidence" that these two would be in bed together! (Sorry, Tom, if you find this insulting but that's what it looks like.) But it's not just a couple of vipers we're talking about here, it's a whole nest of them.

Candace Frieze's <AbundantHope.net> website traces to a company called Layered Technologies <LayeredTech.com> in Dallas, Texas. Hmm, do we know anyone in Texas who might have some concerns about Bonus 3392-181?

In addition to Candace's <AbundantHope.net> website, that SAME SERVER IN DALLAS also shows up in traces of: Rayelan Russbacher's Rumor Mill News <RumorMillNews.com> website; VK Durham's <TheAntechamber.net> website; and Tom Flocco's <TomFlocco.com> website. How's THAT for a "coincidence"?

ALL of these lying vipers—Abundant Hope (Candace Frieze), Rumor Mill News (Rayelan

Russbacher), Four Winds 10 (Patrick Bellringer, AKA Emil Mulhausen), The Antechamber (VK Durham) and Tom Flocco websites—have something else in common and this could possibly be attributed to their "Layered Technologies" server: All of these sites frequently REDIRECT the Trace Route program, re-pointing the final node to the node which initiated the trace. So, for example, when tracing these sites from Makati, MOST of the time they are made to look like those websites are right here in Manila. THESE VIPERS ARE OBVIOUSLY LYING TOGETHER, no matter how you use the word "lying".

If you had to guess what all of these websites really have in common—how and by whom they are backed and supported—you might start with the statement on VK's site: **"We are a Service Provider for Interpol, Global Victim Banking, CIA, FBI, BATF, Homeland Defence [sic], US Congress, and Senate, and all US Banking, US Treasury, and Fed Reserve, US Naval intelligence and (the little gray foxes) ect [sic]."**

Or how about this statement from Rayelan's Rumor Mill News site: **"Welcome to all Government and Military Organizations — WORLDWIDE! Please take your time and review our articles. To the best of our knowledge and belief, we have NO 'current' classified information on this webpage. Rumor Mill News will NEVER publish any article that could endanger military or intelligence personnel. Rumor Mill News is a strong supporter of the American Military! Afterall [sic], we were practically started by the Navy!! (Oh all right... The Nebraska Navy! aka NRD out of Offutt AFB, Omaha)"**

So, WHO'S BACKING THIS NEST OF VIPERS? THE GOOD GUYS?

"Layered Technologies" doesn't want to work every time, so we know where the servers are actually located and can actually "fly" to their coordinates using Google Earth (a wondrous and free program which only hints at "big boys" technology but is loads of fun). So we KNOW VK and Tom (well, their servers) are shackled up together in Tulsa, Oklahoma; we know Emil Mulhausen's server is in Davis, California; Candace's server is right in the nest of bigger vipers in Dallas along with Rayelan.

It's almost humorous watching as the Tulsa node for The Antechamber site trace is "erased" electronically and the packet bounced back to Dallas, where it is then routed "return to sender" and ends up on OUR server in the Philippines. What is really funny is seeing these worldwide weirdos wrapped up in their own tangled webs! ALL that these ones have to offer is CONFUSION as they serve the Prince of Deceit.

As for us, we continue to work diligently to advance the Divine Plan by increasing awareness of it. We value all who join in our efforts at building a Global Alliance for the benefit of all people, yes, worldwide.

Ron

Candace Frieze Takes God's Name in Vain

The following writing HAS NO TRUTH IN IT. What makes it MOST shameful is that the writer pretends that this message was written on behalf of ATON, the One Light.

From: AbundantHope2002@wmconnect.com
To: Info@GlobalAllianceAssn.com
Sent: Monday, August 28, 2006 8:32 AM
Subject: From Aton of the One Light

Dearly Beloveds, just when are you going to vacate all that I set up there when we were forced to leave the United States? You know what you are doing and whom you took over and controlled. Why I call you "Dearly Beloveds" I only do so because you are mine fragments and I love all, although I do admit to a bit of anger right now.

I created NESARA. Yes, as you all know, it never did pass in the USA, for it was prevented, by YOU. So I did make it my project and it will, and has nearly as of this moment, come into being. You make your claims on much bogus "gold" backed US securities. You have moved the 4th Reich to the Phillipines, and you stole all that I had worked on from ME and mine own, even unto a clone of my beloved Delores and EJ, and for shame upon you. My Dharma did not pass this plane last March, it was your clone, whom I took also from this world, and this will shortly be followed by clone EJ.

My Dharma passed this plane on December 25, 2001 and this you know, because you put her clone into place, after capturing my beloved Dharma and downloading that which you required in her brain. I could have stopped this of course, but I chose to let it follow through. You programmed the clone with that which you wished and destroyed my years of hard work. EJ experienced a similar befalling and I took him from this plane exactly one day after Dharma. This you too know. Dearest Ron, if you get this, you are but, as you know the controller of Delores clone, who is now also in "heaven" and the material in her brain taken by me personally for my use against you, come "judgement day."

Monjoronson, if you follow Candace, surely you know of him, is about to manifest on this material plane. You, all of you who stole of my works, which I did allow, otherwise you would not have, have had your judgement day, and for what you did, so shall you reap, and your judgement, is to uncreation and this will be carried out during my Second Coming, which will occur shortly. You who would dare to uncreate my work shall have your just reward.

I have followed all that you do. I have followed all the non work that you have put in the name of my trusted ones, such as Soltec. Your scheme to ignite the Van Allen Radiation belt, as proposed through the false Soltec last December did not come to pass, you of evil, who brought into your operation the Bushes. The Bushes will face their waterlou also, as part of your greedy and corrupt organization. SO BE IT.

NESARA will be signed into law and is being prepared to spread unto the world. The world is in very bad shape, no thanks to all of you, and must now face that which I would have preferred to not happen. But it will be modulated to a great degree as we and those working with us are able. Quiver in that very shoes, for your end is indeed near, and you shall be no more. All of you.

God ATON of Light, has spoken.

EJ Status Report

Sun. Aug 12, 2006 1:00 P.M. YR 19, DAY 361
RE: Foundation, GAIA, et. al.
Manila, Philippines

The last status report appears to have been 7/2/6, although a week later I sent the alert re *Resetting the Clock*. Since then we have learned that two companies are offering HGH in a capsule and have ordered some to try out. As soon as I can leap tall buildings in a single bound we will announce the source of supply. In the meantime anyone curious can refer to the ad in the *American Free Press* or search for Human Growth Hormone on the net. I am going to give a book to each of our important people here so that they can stay alive long enough to finish their part of this mission. I have a lot of catching up to do.

FOUNDATION

Commander Hatonn used to beat on us unmercifully to DISCERN. To me it sounded just like my Dad saying, “My God, boy, can’t you THINK?” Well, I am happy and proud to announce that this Philippine crucible has had the effect of enhancing our discernment—or perhaps more accurately: enlarging our skepticism and greatly developing our cynicism. At any rate, our evaluation of the Tiburcio Villamor Marcos documentation has been borne out since there has been no pudding to eat from the table of Tiburcio. The lady from his project that was to fetch the man with the gold has never again appeared and the attorney lady that was to file the new legislation requiring the acceptance of the TVM claims has not been back in touch.

Well, I’ll have to quit this now. We have been invited to a gathering of the Tonganese over at the Oakwood so off we go.

Well, the meeting with the Tonganese resulted in an agreement which I have reduced to a writing and will attach it so that you can see what we are dealing with. It is not for publication, of course.

We have sent several letters to local political entities that have not responded among which are about three that say, “If we don’t hear from you in 10 days we will assume the foregoing to be true.” That results in an implied contract upon which we can further act if they do not respond—sort of “implied consent” that Ron has imported to the Phils. We have a lot of heat on the FDN attorney to get some action going and have “educated” another attorney from the middle of the archipelago that will be talking to the lawyers in his Bar group as well as having the “Factual History of the Philippines” serialized in one or more of their local papers. For geographers, he is located in Bacolod, roughly half way between Iloilo and Cebu; for most, however, a bit less than fascinating.

TONGA

We seem to have reached an agreement with the group representing Tonga (see above comment plus the attachment).

PAPUA NEW GUINEA

No progress (that we know about). We have been told that we can have access to the Filipino ABL signatory for a gold deposit in Port Moresby but foot-dragging is the game on the theory that the Filipinos don’t want anybody to get ahead of them. We keep pushing on the string anyway.

SUDAN

It seems Sudan edges a bit closer each week. Their motivation certainly does. Bush, the Europeans and Chinese are warring for control there and some see GAIA as a way to boot them all out while quieting the Darfur rebellion. It is not the best arrangement; our advocate is in Dubai and not on the scene so he is a bit handicapped. He may decide to change that one of these days if it begins to show improvement there. His current effort is to get some of them to come with him here to get things properly set up and ready to move. He has also opened negotiations with the Central African Republic but we won’t list them separately yet.

PAKISTAN/KASHMIR

Our Pakistani friend who lives here and is visiting in Pakistan is related to the new Prime Minister of Kashmir. There have been phone calls with our friend but no follow-up via email as promised by the office of the PM. When we do establish communications and can get them to using the website we will begin to make some progress.

SOUTH AFRICA

Pretty quiet in Carol’s department. We don’t doubt that she is stirring the pot, however.

OIC

Our friend sent us a text saying that “a new (self-proclaimed, no doubt) Sultan of Sulu has “appointed a guy named Bradenberg as Ambassador to the UN—is he another Jew?” And we have problems? I told him not to be concerned since Kofi already has a Philippine Ambassador. Creative, these Filipinos.

PHILIPPINE POLITICS

The current flap is all about the poor Overseas Workers “trapped” in Lebanon. Other countries apparently snatched out their people right away—cruise ships to Cypress, etc., but the Philippines stood by and let others take care of its people. So far some 3,000 of the reported 34,000 have managed to get “repatriated”, almost all by a red-cross-type organization. The claim by GMA Administration is that there is no money but the OFWs are charged \$25 per 2-year contract to go into their “welfare trust fund”. GMA has apparently replaced the money in the trust with govt bonds so she could use the money to bribe votes in the last election. That has been added to the Impeachment Complaint, which is being discarded by the bribed Administration Representatives since they outnumber the ones in favor of impeachment. At the same time Mount Mayan is busily getting itself ready to blow. Some 35,000 people have been evacuated from an area within 6 miles (the magma flow has already exceeded that) and the gvt will run out of money to feed the evacuees in less than a week. So the Globalists’ depopulation programs are proceeding apace on all fronts.

We can lament that more people do not know and see the “why” of what is happening but would we know if the Commander had not taken his time to tell us via the meetings and Journals? We should, can, and do express our gratitude to Him, perhaps many times each day, but we must also DO something to support His efforts—like guiding people to the Website, the Journals, and *CONTACT* where they can find their own enlightenment and take responsibility for themselves. Most younger families now have access to the Internet and all of the Journals and *CONTACT*s and even many of the meeting tapes are now posted on the www.PhoenixSourceDistributors.com site. Not only that, Valerie still has Journals and back issues of *CONTACT* for sale and a current subscription to *CONTACT* will help people keep up with what is really happening.

There is a new story to tell about Chavit Singson, the Governor of Ilocos Sur who set up the “frame” of Estrada. North of here some 100 miles there is a large deposit of high quality sand and gravel that makes superior cement and the Taiwanese want to import it, using a nearby port called Porro Point. The port has been leased to a company for several years and the lease has many more years to run. To handle the larger ships and volume of traffic the port needs to be upgraded and that will entail contractors and kick-backs so Singson wants that port. He is accused of getting some his cronies to tattle that the port operator is dumping trash and waste in the bay. The local Mayor in the nearby town of San Fernando, in the neighbor province of La Union, declared the company in violation of its environmental certificate, forcing it to suspend operations. Singson got some cops that make their moonlight money from his illegal gambling operation (which Estrada was beginning to shut down) to act as a goon squad and physically evict the officers and employees of the company. Shades of the old NY, NJ Mafia but quite an accurate example of life in the Phils under the corrupt Administration of Gloria Arroyo, who has just had

her feelings hurt because her husband, “Big Mike”, has just arranged a sweetheart deal with Customs so that one of his girl friends, Vicky Toh, and her brother could make a killing importing rice. This brought Vicky back to the surface—she was the one implicated in the Big Mike/Jose Pidal money laundering uncovered by Senator Ping Lacson, the ex-national police chief under Estrada. GMA must have thought people had forgotten that one so she has her current stud, Mike Defensor, whining about how hurt she is that FG (First Gentleman) is again consorting with Vicky. How about Lebanon, GMA?

PERSONAL STUFF

Ludy is back in computer school, learning an accounting program this time. She had already taken over my expense and blood-pressure records and we wish we had a lot of DEEDs for her to track. Soon, maybe.

The dark grey pigeon has been joined by a standard-grey-colored pigeon. They came together a few times but have not been together here the last few days. I saw a flock of well over a dozen flying around this morning; we used to see 6-8 occasionally but not a flock as large as this one was. If they stopped in for breakfast I would have to close up the bird-feed station. With just these two the consumption as nearly doubled what the sparrows were eating.

I am in the middle of a gut-wrencher. My 10-year Passport expired June 24. FedEx seems to have some sort of concession on renewals and claim to offer 7-day service. About the first of June Tom and Tess Taylor invited Ron and I to a dinner at the next-door Peninsula Hotel to introduce us to some of their friends, among whom were a man named John from the U.S. Embassy. I brought up the subject of Passport renewal and he said, “Piece of cake. Just give it to FedEx and they’ll handle it for you.” Tom jumped in and said, “Fetch it to my place; we have FedEx stuff coming or going about every day.” So, about June 14th I dropped it off at Philtec, along with the required 4 pictures and application. Nearly 2 weeks went by and I got nervous about it and called Tom’s office to see if they could follow up for me. In a couple of days I got a call from John saying, “Might be good idea if you dropped by the Embassy to put a little heat on them, most of them are Filipino Bureaucrats, you know.” I talked that over with Ron and he said, “No way you should put yourself on US soil with the stuff VK Durham has been peddling combined with Homeland Security/Patriot Act, etc.” So I started following up with the Embassy myself and finally got a return call saying my pictures were the wrong size and I should send in some more, exactly 2 inches by 2 inches. (Filipinos are on the metric system.) When I whined to Tom that this was getting binding because I am supposed to take my annual trip out of the country by August 15 due to the Philippine visa requirement, he said, “No problem. We can get you an extension so that you will have time to get your Retirement Visa. We’ll have to have your new passport to do that, however.” So this next week promises to be interesting if not downright scary.

On the health front, 2X discovered an ad in the current *American Free Press* for HGH in a capsule, which would make it much more practical than 4-times-a-week injections. We have ordered some to try out—looks like it will cost about \$50/mo instead of \$1,000. In 3 months we should be reporting bounding over tall buildings and chasing girls and stuff like that.

SUMMARY

We continue to receive rumors of unrest in the Military and Police that are expected to erupt in some kind of change of Administration. We wouldn’t hear about them if they did not plan to use our program so all we can do is keep rowing to stay in the middle of the stream where the current is strongest and in our favor. Ron says if that works maybe we can have complimentary diplomatic passports and not have to renew them every two months and leave the country every year. Our best to all.

EJ & Ron

Gold and Other Interesting Things

Part 2

This is a reprint of Part 2 of a twelve-part series (Part 1 was presented in Contact’s August 9, 2006 issue). The series relates some of the factual history of the Marcos gold. Readers are asked to use discernment because the final story regarding the Marcos gold is yet to be written.
[QUOTING:]

2/17/00—#1 (13-185)

Thur., February 2, 2000, Year 13, Day 185
Manila, Philippines

“FOR THE SON OF MAN CAME TO SEEK AND TO SAVE WHAT WAS LOST.”—Luke 19:10

Hatonn—Good morning in the Light of God, for we walk this path together and may our way be filled with GRACE.

I wish to refer to the quotation above, please. It is the same as that of yesterday. But what actually does it mean? And, “Luke” who? Can it come to your realization now, friends, that you “assume” something and perchance your assumption is incorrect?

What is lost? Who was seeking what? Note that we mostly all know a Luke Christie, so is that the Luke of great ages past? No. We all can also recall some years past that there was a great newspaper ad campaign advertising something or other and for weeks there was a notice several places in the paper: “I FOUND IT!” Then the retorts came from the people with bumper stickers, etc.: “I never lost it!”

We will, to secure everyone, simply call this series: *GOLD AND OTHER INTERESTING THINGS*.

With that we will move on to:
PART 2 in a series of articles.
[QUOTING:]

CHAPTER 3 WINNER TAKE ALL

Who will get the Marcos Gold Haul in the end? Will it be the Philippine government acting on behalf of the Filipino people and the Marcos heirs? Or, will it be the Raiders [Khazarian-Bolshevik-Zionist-Bankster Jews] and their One-World apparatus?

The odds, of course, are very much stacked against us, simply because we have a natural knack for “not getting our act together”. The wily opposition is exploiting this chink in our armor to the hilt, to compound the problem. Can anyone count the number of paid CIA and U.S. State Department hacks operating in and out of our government?

We are facing an extremely powerful group of counter-claimants. Very few people are aware that the *Bank Secrecy Act* of 1936 was enacted expressly to protect this group’s assets from being taken over by the Nazis. The same law also made it impossible to trace Jewish money in flight from Germany to Switzerland—something the Germans regarded as “an unfriendly gesture on the part of the Swiss against them”. In short, nothing ever happens, neither in international banking nor in geopolitics, without the knowledge of this group of financial oligarchs.

“There are (only) thirteen people who control the money systems of every nation on Earth,” says prominent anti-globalist Jonathan May, who is currently serving a prison term in Minnesota for trumped-up charges. “They control gold prices on the London exchange. The American dollar is the standard (they

use) for all the other currencies of the world. As the dollar goes, other nations are affected by it. These thirteen families not only control the currency, but also the leading banks (and central banks) of these nations. They all practice fractional-reserve banking. These banks are allowed to loan up to 26:1, \$26 for every \$1 in reserve. This is how they get everyone in debt to them,” further adds May, in an August 1987 interview by David J. Smith of *Newswatch* magazine. May likewise revealed that “Global 2000 is their final phase by which they feel they can control the world.”

Jonathan May wanted to save certain nations from the Raiders’ political and economic domination by establishing a Worldwide Federal Reserve Banking System. According to him, the U.S. Federal Reserve System, now headed by Alan Greenspan, is not a government agency but a private monopoly for profit, which controls the economic life of every person in America. The Arabs agreed to finance May’s daring plan with billions of petro-dollars. Unfortunately, about the time the Arabs were to deliver the money, some globalists operating in the U.K. learned about it. This forced May to flee to the U.S., only to be arrested in September 1986.

In 1981, May tried to help the Hunt brothers in Texas corner the silver market. John Connally, who was once Governor of Texas and former Secretary of the U.S. Treasury, worked closely with May and the Hunt brothers. Connally tried to institute a new currency for the Lone Star State. It is only Texas that can legally secede from the Union by not renewing its annual treaty with the rest of the United States.

The Hunt brothers became wealthy when oil was first discovered in Texas. The Hunts and Connelly knew that the only way to get out or “exit” from under the thumb of the globalists and their Federal Reserve System was to corner the silver market to finance a legal separation from the Union and establish Texas as an independent nation with its own currency. All their efforts were for naught. May ended up in Federal prison, while the Hunts, who were at one time worth \$16 Billion, went to bankruptcy court.

The Raiders suddenly dropped the price of oil to destroy all independent oil dealers. In the process, the Texan economy was devastated. Hundreds of buildings located in the major cities of Houston and Dallas closed down. A total of 250,000 homes were emptied, all because the Hunts were ruined to prevent them from pursuing a financial partnership with Shah Reza Pahlavi of Iran and a German bank. (By the way, the Shah was in perfect health when he reached American shores and was held in protective custody by the State Department after his ouster from the Peacock Throne. Shortly thereafter, he mysteriously died.)

What has become of the Shah’s personal fortune estimated to be in billions of dollars?

U.S. Congressman Larry McDonald went to Khomeini to negotiate the release of the American hostages. According to May, who has contacts with insiders from the New York-based Council on Foreign Relations and the Trilateral Commission, the Ayatollah had agreed to send half of the hostages home, on the condition that the U.S. solon guaranteed a congressional investigation to look into the relationship between the Shah, the Chase Manhattan Bank, some State Department officials and then-President Jimmy Carter. The White House refused to negotiate and ordered McDonald home. The latter must have

stumbled into something “hot”; he soon perished with three hundred other passengers on Korean Airlines Flight 007, which was hit by a Russian missile. No one knew what happened next. Only the Chase Manhattan Bank ended up being the official “custodian” of the Shah’s fabulous fortune. It is no wonder the Iranians are anti-American.

Jonathan May’s exposé of the Raiders’ nefarious activities should serve as a stern warning to those among our countrymen who are tasked to secure the Marcos bullion. The revelation more than adequately demonstrates what the Raiders are capable of doing to would-be “poachers”. No wonder Philip Habib, in 1986, was in a hurry to get Marcos’ signature affixed on a document which would ensure the turnover of the fabled treasure to the Trilateral Commission. (This Elitist group was commissioned by the governments of Britain, The United States and France to disperse the Nazi gold to its rightful owners). The International Court of Justice’s prescription of 40 years ended November 1985. When the former Filipino strongman refused to sign, he suffered the same fate as befell the Shah.

When asked whether [or not] May knew something about the unceremonious ouster of Marcos from Malacanang Palace, David Smith offered the following explanation: “Representatives from the Philippines and Indonesia went to May and disclosed that agents from Chase Manhattan Bank and other banks would ‘forgive’ the loans and interest payments if they would: (1) eliminate their national currency; (2) dollar-denominate their new money system; (3) use a debit-card system instead of a currency system; and (4) grant the international bankers (the Raiders) perpetual rights over all natural resources. Ferdinand Marcos of the Philippines refused to accept those conditions and was deposed shortly thereafter.”

Whether this account is valid or not is no longer important to us. What matters is that the country regains the Marcos Gold Haul for the sake of national survival. The Raiders, however, may be expected to do everything in their power to prevent us from realizing this dream.

Gold is the only commodity which allows nations to escape paper dollars, which are intrinsically WORTHLESS.

CHAPTER 4 GETTING OUR ACT TOGETHER

On November 19, 1996, Flordeliza Sta. Romana, Court-appointed Administratrix in the Philippines, designated Marcelino V. Tagle as Co-Administrator of the Severino Sta. Romana Estates, together with the Philippine American Welfare Fund, Inc. (PAWFI) of which he is the Chairman and President:

“To withdraw, demand, sue for, receive and collect the deposits of any kind and nature whatsoever of Severino Sta. Romana, under that name or UNDER ANY OF HIS RECOGNIZED ALIASES: Jose Antonio Diaz de la Paz, Matias Connea, Severino Perez, Cecilio Pamintuan, Sencio Ty Sta. Romana, Sencio. Storo, and Antonio Penia, with the following banks: Citibank (First National City Bank of New York), or any of its branches; and any other bank or trust company located anywhere in the world where accounts in the above name of Severino Sta. Romana, or any of his aliases are found.”

According to a New York County Affidavit, Tagle and his associates spent over \$56,000 in 1998, merely trying to verify whether the account numbers in the possession of Sta. Romana’s heirs really existed. To his astonishment and surprise, Tagle discovered that, aside from the bank accounts presented to the Manila Courts and the Surrogate Court of New York, there

were yet other accounts that could also be identified with the Sta. Romana Estates, particularly “those mistakenly thought to belong to the estate of former President Marcos”, although difficult to decipher due to the complicated names of accounts, trustees and nominees, interchanged in some instances. The accounts are not only located in the United States, Hong Kong, Singapore and Switzerland, but also in at least 10 other countries.

During the Senate Blue Ribbon Committee hearing on October 14, 1997, Tagle claimed that his findings are the result of 10 long years of research, which brought him to places like Hong Kong, Switzerland, Singapore, the Bahamas, London, New York and Canada, among other countries.

“It is very difficult to uncover the Marcos assets or estates, because they are tied to many accounts linked to the Sta. Romana Estates,” says Tagle. “Through intricate maneuvers and appointment of many nominees, trustees and coded accounts, President Marcos, acting as legal counsel and chief trustee of Col. Severino Sta. Romana, had succeeded in isolating the nominees or trustees of the gold certificates from the physical assets, so much so that it is almost impossible to recover them without collecting the various pieces (of the puzzle).” Tagle likewise disclosed that foundations were used to hide the accounts amounting to a whopping “\$50 trillion”.

“Sta. Romana, when he was alive, had bequeathed, on behalf of the Filipino people, substantial quantities of gold bars,” reveals Tagle. According to an Italian lawyer informant of Tagle, he personally saw piles of gold bars inside the UBS bank vault stamped “Marcos Gold”, “Filipino People’s Gold”, or “Generals’ gold”.

Tagle’s testimony jives with the findings of Rigoberto Tiglao of the *Far Eastern Economic Review*. In 1978, U.S. syndicated columnist Jack Anderson cited a 1000-page State Department document detailing Marcos’ plan “to recover the Yamashita Treasure”. He even quoted an eyewitness who earlier claimed to have been shown “a room filled with gold bars in the dictator’s summer palace”.

Nine years later, in 1987, William Scott Malone of the British Broadcasting Company (BBC) was commissioned to write an investigative paper on the “Marcos Gold Hoard”. In that article, Malone arrived at the conclusion that the Filipino strongman “did ship out of the Philippines, somewhere between 10 metric tons and 50 metric tons of gold bullion”. But it was Britain’s newspaper, *Guardian*, that first claimed in 1994 that about “1,200 tons of Marcos gold were stashed in Switzerland”.

Summing up his testimony, Tagle, the first clergyman to be named to the prestigious Ten Outstanding Young Men (TOYM) award for humanitarian services, reiterated what this writer already stated earlier in this series: “It is absolutely essential for the heirs and legatees to come together and settle conflicting claims by acting as one.” Tagle believes that this is still possible by way of an out-of-court settlement with the Marcoses, in order to get the full cooperation of other trustees and nominees, particularly those who are in possession of original copies of documents, i.e., gold certificates and deposit slips.

Tagle likewise proposed that all those involved in the recovery effort be given assurance by the Philippine government that no form of harassment or prosecution will be instigated against them. He went on to suggest that they be granted immunity from paying taxes, so long as a major portion of the assets is used to directly assist the Filipino people in whatever way is best, including settlement of the country’s external debts.

For Tagle, the time to act is now. “In view of the latest developments on the Jewish frozen accounts, the decision of the Swiss government requiring Swiss

banks to find the rightful owners of questionable assets and return it to them, the Philippine recovery efforts can now have a greater chance of success,” says Tagle. However, the move “requires a genuine spirit of selflessness, transparency, fairness and, above all, accurate information on each and every account”. In short, what is badly needed are qualities which the participants in the gold hunt are known to be incapable of possessing, as amply demonstrated in the ignominious plan called “*Operation Big Bird*”.

CHAPTER 5
PLIGHT OF THE BIG BIRD

In its April 1991 memorandum to Speaker Ramon Mitra, Jr. of the House of Representatives, the Special Committee on Public Accountability, chaired by Rep. Victorico Chaves, reported that “*Operation Big Bird*” could have succeeded in the attempt to recover the initial amount of \$213 million currently valued at \$500 million, and could have paved the way for the recovery from the Swiss banks of the billions of dollars deposited by the Marcoses and their cronies, “had the operation not been derailed by some officials of the Philippine government at the time”.

Several officials were invited to testify before the Committee, including General Jose Almonte and banker Michael de Guzman, the acknowledged prime movers of the secret operation. Initial testimonies received by the Committee repeatedly mentioned the name of Senate President Jovito R. Salonga. But the former PCGG Chairman denied having given the permission for *Operation Big Bird* to be implemented, as that would, in effect, bypass the functions of the agency which he then headed.

What really was *Operation Big Bird*? And why was Salonga blamed for its failure?

Big Bird was a top-secret operation initiated by Michael de Guzman in March 1986, when he met a certain Victor Bou Dagher in Vienna, who informed him about certain serious attempts by Swiss banks to move the Marcos accounts and to either create or adopt new identities for each account. Since the Marcoses and their cronies were in no position to withdraw their deposits at that time, Dagher and de Guzman took the initiative to devise ways and means to recover the deposits lodged in various financial and banking institutions. Shortly thereafter, de Guzman was to coordinate his every move with General Almonte, National Security Adviser to President Ramos and ERB chief during Cory’s time.

“Almonte instructed de Guzman, a trusted Marcos associate, to persuade the exiled dictator that it would be safer to transfer the accounts to an Austrian bank,” wrote Rigoberto Tiglao of the *Far Eastern Economic Review*. Once transferred, it would be easier for the Philippine government to complete its recovery program. But “Marcos got wind of the operation when a Swiss bank officer called him for clarification,” adds Tiglao. As a consequence, the transfer was immediately aborted, but the Swiss bank, thus, admitted to the \$213 million as, indeed, belonging to the deposed strongman. This gave the Philippine government the basis for filing legal suits in Switzerland to claim the money.

According to the Committee’s findings, however, the transfer of the funds to the account of the Philippine government, from the EXPORTFINANZIERUNGSBANK in Vienna, failed to materialize because of the sudden departure of Solicitor General Sedfrey Ordonez for Manila via Zurich. Later, an instruction to amend the order of payment mysteriously surfaced.

When some members of the Congressional Committee met with the Swiss lawyers, Messrs. Sergio

Salvioni and Moritz Luenberger, in Geneva in April 1990, Salvioni showed copies of various telexes he sent to then PCGG Chairman Salonga and of those received by him from Salonga, for the Committee members to examine. Not one document, in any way, indicated who ordered or authorized the Swiss lawyers to request the change of the order of payment to the Philippine government’s account from the EXPORTFINANZIERUNGSBANK. When asked by Rep. Dante Tinga as to where he obtained the instruction to request the amendment, Salvioni insisted that it was given to him by Ordonez via an overseas telephone conversation from Manila, and that Salonga had nothing to do with it.

However, paragraph 7 of a document marked Annex “B” by the Committee clearly indicates that Salvioni had lied. It reads: “After I received from Mr. Salonga and Mr. Ordonez the instruction to stop the operation, I tried to turn it to our benefit. Instead of stopping the whole operation, I informed the Swiss Department of Police and the banks that we changed just the intermediate destination of the assets.”

Despite the setback, the Committee maintained its firm belief that the alleged hidden wealth of the Marcoses could still be recovered in the future, though not under the auspices of the International Assistance Act of Switzerland. Unless a compromise agreement is effected with the Marcos heirs and trustees, there is no way for the Philippine government to possibly recover a substantial amount of the deposits.

Up to now, it has not been fully explained why Salonga was not in any way, in his official capacity and accountability, reprimanded by President Corazon Aquino for giving the order to stop the transfer of funds.

But we stumbled upon something interesting about the controversial Senator from Rizal Province. In his article entitled “The Violation of the Christian Church”, which appeared in the pages of the October 1988 issue of *THE CDL REPORT*, former CIA operative John Coleman claims that “Salonga was brought back to the Philippines under escort of the U.S. State Department, in the same way as South Korea’s World Council of Churches puppet (now President) Kim Dae-Jung was escorted back to South Korea.”

[H: Oh my, is this some kind of slip telling a lot more than meets the eye, or is this the same John Coleman who was (possibly is) attached to British Intelligence—OR, IS THERE ANY DIFFERENCE? It IS a small world, but is it *that* small?]

According to one confidential foreign intelligence report, one of the many of a series of planned actions or fall-back positions for the Trilateral Commission in the move to oust Marcos from power was to install Sen. Jovito Salonga to power through the World Council of Churches’ local conduits, the National Council of Churches (NCCP), and the Union Council of Churches of the Philippines (UCCP). Capitalizing on people power as their front, and manipulating the principle of Karl Marx, “Religion is Opium”, Jamie Cardinal Sin’s Plan C worked out well in installing Corazon Aquino to power. This was disclosed to me by former U.S. Embassy Political Officer James Brandon Foley. After EDSA ’86, Foley was recycled to Algeria and is currently one of the spokespersons of the U.S. State Department.

[H: OK, “Inquiring Minds”, don’t just stand around calling Dharma bad names and tagging along after the *Spectrum* Cult set to stop this movement to freedom—GO LOOK IT UP. DO YOUR HOMEWORK AND STOP YOUR SILLY ANTICS AND FOOLISH GAMES. The *Spectrum* Gang is so idiotic, along with their

moronic “Watchers”, as to not even see the bulldozer bearing down on them. When someone like idiotic Oracle says he must drop everything and “go north to STOP THE EKKERS”, WHAT COULD THAT MEAN? And what do Young, Latona, Irwin, Cortright (Martin) and their manipulated group of “helpers” to the Miller outrage, have to do with anything? They are programmed to “stop the Ekkers”, who happen to have OPEN, TRANSPARENT ABILITY TO SHARE FULLY WITH RUSSELL HERMAN CONTRACT NUMBER 3392-181, BUILT TO BE THE TOOL OF THE WOULD-BE WORLD TAKERS OF IT ALL.

[But doesn’t that mean Ekkers are in danger? Only from the idiots who think they can play evil games to make their own personal “day”. These people doing these dastardly things are so involved and manipulated (programmed) that they don’t even know what they are about and do such foolish things as to be embarrassing that we ever entrusted ANYTHING to them. They actually, like little school children, try to drown chickens and vandalize the farm, where one or two actually lived rent-free while also being supported by the government on welfare. They took the home and SOLD it—unlawfully—but nonetheless were allowed to do it. This is far more serious an annoyance than the World Order who actually would like to see this succeed, so that they are not drawn and quartered by their own riff-raff. It is a very dangerous game the “Watchers” play, as correctly stated by Latona. The man in charge of those web-sites is not mentally stable nor has he been for many, many years.

[If necessary, it becomes totally apparent that we are loved and respected in the Philippines and the team “is starting to enjoy Manila more and more as the days pass”. Why would they walk back into a trap when they are so welcome in the Philippines? Moreover, so too would be any of their friends or family. Just food for thought to you who continue your cover-up activities. And yes, this includes secretaries, assistants and others who just had a few attacks of indiscretion.

[I further suggest to those back home that you look carefully at Pablo’s predicament, as to “informers”. The loss of a vehicle is not so much a problem as the loss of freedom for whatever reason. Whatever Millers may “think”, I would suggest that they carefully consider the FACT that these puppets attached to “*Spectrum*” are put there, programmed, and will cost Millers far more than a few dollars more. And if you don’t think this is BIG BIRD enough to get your attention as to “how things are”, I suggest you look again and consider very carefully your position.]

[END OF QUOTING]
Yes, Dharma, I have a lot to comment about this but I am not going to do so at this time.

I want the team back home, however, to get prepared to be able to make FREE mailings of the papers bearing some of this information to THE ENTIRE MAILING LIST OF BOTH SUBSCRIBERS AND PRIOR SUBSCRIBERS, BEFORE THE BREAK WITH *SPECTRUM*. WE WILL DO THAT AS QUICKLY AS THERE ARE FUNDS AVAILABLE FOR THAT COVERAGE. We will send out a very large mailing with extra copies to our contributors of information. GOD NOR

HIS PEOPLE ARE GOING TO MUCH LONGER BE UNDER ASSAULT AS IN THIS PAST FEW YEARS OF INSIDE BETRAYALS. SO BE IT.

Gyeorgos Ceres Hatonn/Aton
dharma ☾

2/17/00—#2 (13-185)
Thur., February 2, 2000, Year 13, Day 185
Manila, Philippines

[QUOTING:]

CHAPTER 6
HE RETURNED...FOR THE GOLD?

Hatonn—As early as 1905, U.S. military experts had correctly surmised that Japan, after its unexpected victory over Russia that same year, would inevitably engage the Americans in a battle to determine who would control the Asia-Pacific region. The U.S., therefore, had all the time to set up an adequate defense system to protect its prized colony from enemy attack. Unfortunately, this was not done. The Americans were simply insensitive to the wellbeing of the Filipino people.

“Defense of the Philippines was a problem,” writes historian Stanley Karnow in his book *In Our Image: America’s Empire in the Philippines*. “The Army rejected Subic Bay, the Navy’s favored site, as too vulnerable to land attack, while the Navy replied that the fleet could have been strangled were it confined to Manila Bay, the Army’s preferred location.” The debate dragged on for years, but it provided the U.S. with a perfect alibi to shelve whatever plans there were for the defense of the archipelago.

When war seemed inevitable, the U.S. suddenly had a change of heart. Contingency plans were prepared in the event of open conflict with various perceived enemies. Each plan was designated by a color code. War Plan Orange, or confrontation with Japan, was designed mainly for naval battle, and contained little or no provisions for protecting inland Philippines. “To expect the archipelago to be spared in the event of war was preposterous,” declared President Roosevelt. “Congress must provide funds or vote to withdraw from the possession.”

Realizing that the Philippines was, indeed, America’s “chink in the armor”, military strategists revised War Plan Orange, ordering the U.S. garrison to secure Manila Bay until the arrival of the American fleet which would destroy the Japanese. The U.S. garrison, however, was a token force of 11,000 American regulars and 6,000 Filipino auxiliaries. This fact led not a few observers to believe that the defense plan was “an act of madness”. Even General Douglas MacArthur knew that it was nothing more than a “formula for withdrawal”.

In the next few years, U.S. military officers were to revise and refine the war scenario “more than a hundred times in board games and chart maneuvers”, according to Karnow, “but always concluding that the Philippines could not be defended, even temporarily.” And this, sad to say, has always been the unchanging U.S. attitude toward the defense of the Philippines. The former always assesses the strategic importance of the latter “solely as an adjunct to its own security”. For example, the military value of the islands diminished in 1947, after the completion of the bases pact. Two years later, China went communist with the victory of Mao Zedong’s forces, and then war broke out in the Korean peninsula. These developments “allowed” the Philippines to regain its status on Washington’s agenda—and “its fate again became inextricably intertwined with U.S. foreign policy,” Karnow notes.

In 1934, Manuel Quezon went to Washington to seek advice on how to manage the new Philippine Commonwealth created by the U.S. Congress. It was then that he asked General MacArthur, his old buddy, to join him in the autonomous regime as military adviser. “By entrusting MacArthur with the security of the Philippines, Quezon felt that the United States was consecrated to his country’s protection. But MacArthur’s concept for defending the archipelago was at best clouded, and as Quezon discovered when the chips fell, the American commitment was murky,” Karnow explains.

Early in the war, the Philippines was still viewed by the United States as “an area that did not in 1942 possess great strategic significance from a global perspective”. So the Roosevelt Administration neglected the islands—and the “Battling Bastards of Bataan” were expendable from the beginning. And so was poor General Jonathan Wainwright.

The ambitious Japanese military adventure called for the incorporation of Southeast Asian nations into the “Greater East Asia Co-Prosperity Sphere”. But Tokyo could not make its policies work in the conquered areas. In the Philippines, for instance, Filipinos easily recognized that “co-prosperity” meant “servitude to Japan’s economic requirement”. Japanese forces plundered the country’s gold and dollar reserves to enrich Japan and substituted them with billions of worthless paper, which the Filipinos would later refer to as “Mickey Mouse” money.

“The moral fiber of Filipinos had unraveled during the Japanese occupation, when they had cheated and robbed to survive,” says Karnow. “Banditry and murder thrived, and graft and corruption pervaded in high places.” In 1947, an official inquiry disclosed that over the previous two years of the “liberation” period, \$300 million in U.S. military surplus vehicles, machinery, garments and other items given to the Philippine government had been stolen.

When the war took a turn in favor of the United States in May 1942, after the U.S. Navy destroyed a Japanese fleet at the Battle of Midway, MacArthur’s forces began the mighty push to the north, leapfrogging from Guam, Saipan, Tinian and other atolls. By early 1944, U.S. military strategists began to ponder the next major target: Taiwan. The plan called for circumventing the Philippines in order to move closer to Japan.

Conventional wisdom tells us that MacArthur disapproved of this plan, warning that to bypass the archipelago would “incur the open hostility of the Filipinos and damage America’s image throughout Asia”. President Roosevelt went to Hawaii in July 1944 to confer with MacArthur and Admiral Nimitz, to resolve the issue. But once home, Roosevelt referred the matter to the Joint Chiefs of Staff. They finally approved MacArthur’s plan to land in Leyte, forgetting about the Taiwan option, after having been informed that gold bullion was being hoarded by General Yamashita, the “Tiger of Malaya”.

When the American forces entered Manila and discovered that the gold bullion had been successfully shipped to Japan, they hanged Yamashita in Los Banos, Laguna, for his war crimes, and for his alleged role in the devastation of Manila, despite the fact that “he bore no responsibility for the cataclysm—having ruled from the start against defending the capital.”

It was Admiral Iwabuchi and his 20,000 naval troops armed with automatic weapons who embarked on an orgy of atrocities, impaling babies on bayonets, raping women and beheading the men.

MacArthur’s much ballyhooed return was nothing more than a salvaging operation. The Americans were more interested in the “Yamashita Treasure”.
[END PART 2]

Water Is Fuel of the Future

This article written back in 1986 is about the deuterium located in the trench off Surigaol, Philippines. As usual the NWO gang has suppressed the use of this cheap, non-polluting fuel source.
[QUOTING:]

**HYDROGEN FUEL AND
THE PEOPLE OF THE PHILIPPINES**
International Press Release
By: (name of proponent withheld)
Metro Manila, Philippines

HYDROGEN from Water was predicted by Jules Verne in 1874 to be the fuel of the future. During World War II, Germany used V-2 Rocket Bombs propelled by HYDROGEN. Now, Dr. Jacob Bigeleisen discovered that at room temperature or under atmospheric condition, DEUTERIUM ATOMS are electrolyzed naturally out of water in the form of HYDROGEN gas. This natural phenomenal process needs no expensive electric power consuming electrolysis to artificially separate HYDROGEN from OXYGEN in Water.

What is DEUTERIUM? Deuterium is HEAVY WATER or HYDROGEN WATER without oxygen. This is obtained from the deep trenches of the World and the World’s largest DEPOSIT OF DEUTERIUM is IN THE PHILIPPINES—A big deposit of 868 miles long, 52 miles at widest point, and 3 miles at deepest point, replenished by nature 24 hours a day after Deuterium traveled more than 12,000 kilometers from Central America to the Philippines through the span of the Pacific Ocean when Planet Earth turns on its axis from West to East in unending perpetual motion.

USES OF DEUTERIUM
Deuterium is used in the production of (Hydrogen) Li-Hy Fuel now used in Canada, America, Germany and some parts of Sweden to provide fuel for cars, trucks, jet planes, etc. including solid Hydrogen for Spacecrafts Challenger and Columbia. Deuterium can replace gasoline, LPG, LNG, Avgas, etc. in powering all types of internal combustion engines. It does not emit pollutants or any harmful carbon monoxide and does not cause any environmental problems because it is in the water family as emissions are nothing but water vapor or steam. Deuterium as Hydrogen Fuel can be used for cooking, lighting, heating, and as Heavy Water fuel for Reactors in electric power generation.

Why does Deuterium electrolyze out of water in the form of Hydrogen Gas? It electrolyzes out of water in the form of Hydrogen gas because Deuterium is CONCENTRATED HYDROGEN with element symbol, H2 (Hydrogen mass of 2 as distinguished from H2O in Water) subjected to the pressure of water mass at the ocean floor of about 10,000 psi or more because Deuterium obtained from depths of more than 7,000 meters below sea level and at more than 10,000 psi pressure causes the oxygen in water to disengage, separate and escape naturally from hydrogen leaving only Hydrogen isotopes to combine with other Hydrogen

isotopes in forming Deuterium under pressure. And Deuterium under pressure, when exposed to room temperature or atmospheric condition, forms or electrolyzes naturally into Hydrogen Gas, in the same manner that LPG (Liquefied Petroleum Gas) and LNG (Liquefied Natural Gas) in LIQUID state transform into gas after fusion process with air in the atmosphere the moment LPG or LNG tank valves are turned on or opened. By taking out impurities from Deuterium, Li-Hy Fuel is produced by special simple process at very, very low cost known to this proponent and his associates. Cheap Hydrogen will reactivate all idled Hydrogen Based Industries internationally affected by high petroleum costs, and this will boost food, chemical, and metal industries worldwide.

**PROPOSAL TO THE PHILIPPINE GOVERNMENT
AND FOREIGN INVESTORS**
Through intensive research and development on oceanographic data and processes with foreign associates, the proponent discovered that concentrated Hydrogen exists only about one centimeter thick in every 3,000 meters deep of water mass at the ocean floor. Because Deuterium more than twice the weight of ordinary water, it sinks and in the process, OXYGEN separates naturally from Hydrogen when the pressure becomes about 10,000 psi or more. The usual ocean floor depth ranges between 2,000 meters to 3,000 meters. With the Philippine Trench at 7,000 meters to 10,500 meters deep, Deuterium is naturally trapped through the ages untapped by man through this day, replenished by nature through the North Equatorial Current Tidal Flow from more than 12,000 kilometers away in Central America to the Philippines hitting the Philippine Trench DIRECTLY PERPENDICULAR - The one and only Trench with the widest and longest resource flow of Deuterium in the whole world!

This proponent presented in March 1986 the Deuterium Project to the Philippines and American Governments in his desire to help the People of the Philippines and its Government, by introducing an internationally accepted production-sharing scheme. This is the 40/40/20 production-sharing scheme. 40% of daily production revenue goes to the Government, 40% goes to the Investors, and 20% is retained or set aside to cover the cost of security, operation, management, administration, salaries and wages, materials, supplies, repairs and maintenance, and other operation costs.

The Philippine Government would not put in any investment funds but the following:

- 1) Land and Export Processing Zone or EPSA;
- 2) Tax and Duty Free Operation, and
- 3) Security of Investments with Government Guarantee

There are several lands belonging to the Government along the areas of proposed sites. The Law on Export Processing Zone can be used to declare selected sites as EPSA, the Law providing a built-in Tax and Duty Free arrangements with the Government. The Security of Investments are provided for by the Omnibus Investment Act, the Investments Law, the Constitution of the Philippines (past, present, and proposed) guarantee the Constitutional Rights to Properties and Due Process, including just compensation. The Government MUST GUARANTEE enforcement of these laws.

Foreign Investors have been informed that all funds

would have to be provided by them on the following items:

- 1) Funds for Research and Development;
- 2) Mobilization Costs and Recruitment;
- 3) Engineering, Development and Construction Costs;
- 4) Equipment, Pumping, Storage, Loading facilities and other industrial project costs

The 20% production sharing revenue would be set aside and be used for Security, Management, Administration, salaries and wages, materials, supplies, transportation and housing personnel, food, medical supplies, and other operational costs in order to preserve and not disturb the 40% production revenue sharing for each of the Government, and the Investors’ shares. By maintaining this production revenue sharing ratio, future disagreements and irritants are avoided. A built-in protection for the Government and the Investors, which is strongly recommended by the proponent on the basis of the ARAMCO experience.

**WHO BUYS OR SELLS
ALL DEUTERIUM PRODUCED?**
Using the ARAMCO experience since the 1950s for rapid development, the foreign investors shall have the first option to buy or sell the daily production of Deuterium at preset price of US\$7.00 per barrel. This would give a marketable Gas Station Retail Price of only Php0.90 or US\$0.45 per liter or US\$0.15 per gallon of Li-Hy Fuel from Deuterium. In effect, the investors buy, after discounting their 40% sharing or at 40% less, at only US\$4.20 per barrel giving them more flexibility on their international market pricing policies.

This Hydrogen Fuel gives twice the mileage economy of gasoline or LPG/LNG fed cars. Old gasoline fed cars can be converted to Li-Hy Fuel use by utilizing the same conversion kits used in converting gasoline fed engines to LPG/LNG fed units. Brand new cars have been made to use LPG/LNG fuel more than ten years ago and the same car engines can use Li-Hy Fuel.

In Japan and Canada, there are about 78% brand new cars running on LNG or LPG. The same brand new units can use Li-Hy Fuel, which is more economical fuel than any other available in the international market today. Hydrogen Fuel does not emit any pollutants or harmful carbon monoxide but steam or water vapor.

PROONENT AND ASSOCIATED INVESTORS
This proponent conducted intensive studies on Research, Development, Philippine Investments Law, Corporation Code, organization, security, management, administration, operation, marketing, including the breakthrough in Pump Technology with his associates. This breakthrough in Pump Technology will use Hydrodynamic Power in pumping Deuterium from more than 7,000 meters below sea level.

The U.S. Government sent an Investment Mission last June 1986 to the Philippines and initial conferences were held with Overseas Private Investment Corporation (OPIC) of Washington, D.C., USA with the participation of Government Officials and private businessmen in Manila. A meeting with Trade and Industry Minister Jose Concepcion was held during President Corazon C.Aquino’s trip to USA last September 1986. Another meeting is scheduled this December 1986 in Washington D.C. with Deputy Minister Tomas Alcantara. Major U.S. investors are expected to attend and participate. OPIC Mission has scheduled a series of February 1987 conferences in Manila with Deuterium Project as the banner line of publication agenda. International Investors are expected to attend the technical presentation conferences in Manila in 1987.

The Japanese Group of Investors is composed of

the top eight industrial companies, which will form a consortium to undertake a 4 million barrels capacity per day of Deuterium production.

A Saudi Group visited the Philippines in September and October 1986 and was interested in a 2 million barrels daily production capacity of Deuterium.

With the two top U.S. oil companies interested in a 6 million barrels capacity, Japanese investors in a 4 million barrels capacity, and the Saudi Group in a 2 million barrels daily production capacity, the total prospective investors inquiries so far received is 12 million barrels daily production. The Philippines can supply all the requirements of the WHOLE WORLD in Deuterium as Hydrogen Fuel and as Hydrogen for food, chemical, and metal industries worldwide.

TRANSFER OF HIGH TECHNOLOGY

Hydrogen from Deuterium is the fuel of the future available in the Philippines. This needs the transfer of high technology in pumping and refining processes. The proponent has developed with an American Pump Engineer a new breakthrough in pump technology using HYDRODYNAMIC POWER by employing the RAM JET SUCTION TECHNOLOGY in the same manner that Jet Planes use the RAM JET PROPULSION to propel heavy loaded jet planes today. Storage system will use the underground Tunnel Type Tanks in lieu of the surface tank farm. Loading System will use the same types as those for LPG and LNG Systems.

RULE OF THUMB INVESTMENTS

Subject to the refinements of cost data, project line items and other factors, the Rule of Thumb Investment Estimates is about US\$200,000,000.00 for every 1,000,000 barrels daily production capacity - a very much lower Investment/Capacity ratio than Petroleum production. At 12 million barrels per day capacity, the estimated total investment is US\$2,400,000,000.00 or US\$2.4 billion - the single largest industrial investment in the Philippines.

EMPLOYMENT OPPORTUNITIES

As the Feasibility Study on the Project has been started, this proponent estimates that the Deuterium Project's combined production capacities will employ no less than 350,000 personnel of international pay rates and allowances for unskilled, semi-skilled, technical, and professional levels from the Philippines. Less than 2,000 foreign nationals will also be employed on the transfer of technology. The type of operation is the same as those in the Middle East petroleum production facilities, with the same pay rates so as not to disturb international energy pricing and economy of costs.

BENEFITS TO THE GOVERNMENT AND THE FILIPINO PEOPLE

At 12 million barrels per day capacity priced at US\$7.00 per barrel, this is US\$84 million per day or US\$30.66 billion per year, enough to wipe out all existing foreign debts of the Government in one year, revenue-wise in Foreign Exchange.

Public works, private construction, economic and financial booms are expected to happen in the Philippines in the same manner as those which happened in the Middle East and financial centers of the world from 1974 to 1984, with everybody earning their respective comfortable livelihood, while pricing basic prime necessities at reasonable and affordable levels.

Deuterium and Hydrogen Fuel is the final and lasting hope of the Filipino People and the Government to be great again. This untapped source of energy supply will make the Philippines one of the richest countries of the world.

[END QUOTING]

Final Warning: Part 5

Part 5 of the Final Warning series explains how the Illuminati planned and executed getting control of the people through introducing the progressive taxation on all labour. It shows also how they set-up the Negro organizations to incite political unrest and draw in the communistic mindset. We honor David Rivera for his courage in putting forth this book, Final Warning: A History of the New World Order.

[QUOTING, emphasis added:]

CHAPTER THREE
THE FEDERAL INCOME TAX

With the Illuminati in complete control of our monetary system, they were ready for the next step. They couldn't touch the money of the people, because the Constitution did not contain any provision for the taxing of income; so they now set into motion a plan to accomplish this, in order to oppress the middle class, and increase the lower class, who would have to depend on the government for their survival.

From 1862-72, to support the Civil War effort, Congress enacted the nation's first income tax: 3% on incomes from \$600 to \$10,000, and 5% for incomes above that, which was later deemed to be insufficient, and it was increased twice, till it reached a high of 10% on all incomes over \$5,000. The tax was criticized because it wasn't apportioned among the states according to population. The Act of 1862 also provided for a sales tax, excise tax, and inheritance tax; and established the office of Commissioner of Internal Revenue, who was given the power to assess, levy, and collect taxes, and was given the authority to enforce tax laws. In 1868, tobacco and alcoholic beverages were taxed.

The income tax was discontinued in 1872, but after heavy lobbying by the Populist Party, it was reinstated in 1894, as part of the *Wilson-German Tariff Bill*, when Congress enacted a 2% tax on all incomes over \$4,000 a year. On May 20, 1895, the U. S. Supreme Court ruled that the tax was unconstitutional, because it was not distributed among the states in accordance with the Constitution. Newspapers controlled by the Illuminati denounced the Court's decision.

When the income tax legislation was introduced in the Senate in 1894, Sen. Aldrich had come out against it, saying it was "communistic and socialistic", but in 1909, he proposed the *16th Amendment to the Constitution*, with the support of President Taft, which called for the creation of a progressive

graduated income tax. It was ratified in February, 1913, and levied a 1% tax on all incomes over \$3,000, and a progressive surtax on incomes over \$20,000. Although praised by reformers, conservatives said it was "a first step toward complete confiscation of private property".

According to a book called *The Law That Never Was*, by Bill Benson and M. J. Beckman, on February 25, 1913, shortly before the end of his term, Secretary of State Philander C. Knox ignored various irregularities, and fraudulently declared that the *16th Amendment* had been ratified by three-fourths of the 48 states. Benson traveled to all the states, and to the National Archives in Washington, DC, obtaining more than 17,000 pages of documents that proved that the *16th Amendment* was not ratified. A 16-page memo dated February 15, 1913, to Knox, from his solicitor, stated that only four states had "correctly" ratified the amendment, that Minnesota had not forwarded their copy yet, and that the resolutions from 33

State Legislatures voting to ratify a proposed Constitutional amendment, must use a certified, exact copy, as passed by the Congress. Since this was not done, legally, the Government can only collect an income tax within the guidelines set forth by the Supreme Court in *Pollock v. Farmers Loan & Trust Co., 157 U.S. 429 (1895)*, and all sections of the *Internal Revenue Code*, based on the *16th Amendment*, are not valid.

states contained punctuation, capitalization, or wording different than the Resolution that was approved by Congress. The memo read: "In the certified copies of the resolutions passed by the legislatures of the several states ratifying the proposed *16th amendment*, it appears that only four of these resolutions (those submitted by Arizona, North Dakota, Tennessee and New Mexico) have quoted absolutely accurately and correctly the *16th amendment* as proposed by Congress. The other thirty-three resolutions all contain errors either of punctuation, capitalization, or wording. Minnesota, it is to be remembered, did not transmit to the Department a copy of the resolution passed by the legislature of the state. The resolutions passed by twenty-two states contain errors only of capitalization or punctuation, or both, while those of eleven states contain errors in the wording ..." Benson discovered that some word changes and misplaced commas were done by legislative intent. State Legislatures voting to ratify a proposed Constitutional amendment, must use a certified, exact copy, as passed by the Congress. Since this was not done, legally, the Government can only collect an income tax within the guidelines set forth by the Supreme Court in

Pollock v. Farmers Loan & Trust Co., 157 U.S. 429 (1895), and all sections of the Internal Revenue Code, based on the 16th Amendment, are not valid.

However, this fact does not really get to the heart of the matter. According to *Article I, Section 8* of the *Constitution* of the United States: “The Congress shall have power ... to exclusive legislation in all cases whatsoever, over such district (not exceeding ten miles square) as may, by cession of particular States and the acceptance of Congress, become the seat of the Government of the United States, and to exercise like authority over all places purchased by the consent of the legislature of the State in which the same shall be, for the erection of forts, magazines, arsenals, dockyards, and other needful building ...” This passage reveals the true intention of our forefathers, which was for the Federal Government to coordinate the efforts of all the States in order to combine their resources when it came to things like trade and defense, since the States were actually like separate countries. Therefore, the Congress only had jurisdiction over the area of Washington, D.C., and non-state territories like Alaska, and Hawaii (before they became states); and the present countries of Puerto Rico, Virgin Islands, Guam, American Samoa, and others; and Federal property such as military bases. This area will be hereinafter referred to as the District (as in the District of Columbia), as it is in the United States Code (see 26 USC 7701(a)(1), and 26 USC 3121(e)(1)).

Since America is a Republic, and not a democracy, the Government has a responsibility to protect the inalienable rights of its citizens, as granted by the *Constitution*, rather than to grant privileges, known as civil rights, which are decided by the will of the majority. When the sovereign state citizen gave power to the State *Constitution*, which created State Government; this in turn gave power to the U.S. *Constitution*, which created the Federal Government; which has, in a sense, incorporated and gave power to the United States Government; who has turned the U.S. citizen into a subject of the U.S. Government. Therefore, the Federal Government has been able to wield its influence over the entire country, rather than the area referred to as the District.

This is possible, because, for all intents and purposes, there are two of every state. For example, the official name of Pennsylvania, is the Commonwealth of Pennsylvania; but to the U.S. Government, it is known as the State of Pennsylvania. There are even two state flags. One with a gold fringe, which represents the State of Pennsylvania, and martial law under the U.S. Government; and one without the fringe, which represents the Commonwealth of Pennsylvania. The gold-fringed flag was reserved for use by the General of the Army, where it was present at military headquarters

and displayed at courtmartials. Its use elsewhere, as a government battle flag, was only to be done at the discretion of the President, within his role as the Commander-in-Chief of the military, to establish the jurisdiction of the military presence. This gold-fringed flag, which is common in many public places, such as courthouses, and schools, is not the national flag which represents our constitutional republic. It is a symbol of federal government jurisdiction.

When Franklin D. Roosevelt was inaugurated on March 4, 1933, he called for an emergency session of Congress on March 9, where the *Emergency Banking Relief Act* (also known as the *War Powers Act*, which seized all the

passed, which gave the U.S. Government the power to create a “Federal Area” so they could levy the *Public Salary Tax*. Since it was unconstitutional to tax anyone outside of the jurisdiction of the District, this Act, in Section 110(d) and (e), made the land within the territorial boundaries of a State, a “Federal Area”. This, in effect, created a paper state, known as a Federal Area, for the purposes of the U.S. Government; and those people who were a sovereign state citizen, now found themselves also living in this Federal Area. Now the U.S. Government had to make that citizen one of their subjects by bringing them under the jurisdiction of the District.

This was accomplished by deceiving the citizen into entering any adhesion contract with the U.S. Government, such as a Social Security application, an Income Tax form, a Driver’s License application, a Bank Account application, and other similar things. Contrary to what most people believe, it is not mandatory to apply for a Social Security number; however, in order for a sovereign state citizen to be eligible for Social Security benefits, they have to waive the rights given to them under our Republic.

Probably, the most incredible example of the adhesion contract, is the Income Tax system. In 1884, it was accepted that the “property which every man has is his own labor (and) as it is the original foundation of all other property, so it is the most sacred and inviolable.” **Therefore, since “wages” are received as compensation for labor, it can not be legally taxed.** “Income”, however, is the process of profiting from a business (someone else’s labor) or investments, and is taxable, as in a Corporation, which is an artificial entity which is given the right to exist by the State. The Constitution only allows the Congress to collect taxes, and that is limited to a uniform excise tax on gasoline, alcohol, tobacco, telephone bills, firearms, and tires—things revolving in one way or another around interstate commerce. The payment of these taxes are voluntary, because they are based on consumption. These funds go directly to the U.S. Treasury to pay the expenses of the country.

Because we live in a Republic, the *Internal Revenue Service Code, Title 26 USC*, could not be passed into law by the Congress, and instead, was passed only as a Resolution, which is a formal expression of intent that was to pertain only to citizens of the District. So, how do they make you a citizen of the District? In the upper left-hand corner of the *1040 Federal Income Tax form* is a place to put your preprinted address label, which is designated with the words “label here”. However, to the left of that is the word “label”, which seemingly identifies the entire section as a whole. However, the word “label” actually has another legal meaning that has nothing to do with your name and address. According to *Black’s Law Dictionary*, “label” is defined as: “A slip of ribbon, parchment, or

If you have ever sent a check to the IRS, you will find that it was endorsed over to the Federal Reserve.
... Therefore, it is now clear, that the American people are unknowingly contributing to the financing of a World Government in-the-making.

country’s constitutional gold and silver coinage) was passed, which gave FDR the power to issue any order, and do anything he felt was necessary to run the country, without restriction, by authority of the *Trading With the Enemy Act of October 6, 1917* (which placed all German citizens under the authority of the President, because they were enemies of the U.S). We then became under the authority of an emergency war government. According to the *Congressional Record* in 1933, Rep. James Buck said: “... the doctrine of emergency is the worst. It means that when Congress declares an emergency, there is no *Constitution*. This means it’s dead.” According to *Senate Report 93549* in 1973, **this country has continued to be in a state of emergency since 1933**, which means that “freedoms and governmental procedures guaranteed by the *Constitution* have, in varying degrees, been abridged by laws brought into force by states of national emergency.” The Act was never repealed after war-time, and in 1976, Congress passed the *National Emergencies Termination Act (Public Document 94412)*. However, the last paragraph said that it didn’t apply to any “authorities under the act of October 6, 1917, as amended”.

Because of *Executive Orders 6073, 6102, 6111, and 6262* by President Franklin D. Roosevelt, it is believed that the District went bankrupt in 1933, and since then, have undergone various “reorganizations”. It was in 1933 that FDR enacted the *Social Security Act*, which effectively redefined the word “employee” to indicate “government worker”. Then came the *Public Salary Tax Act* in 1939, which gave the U.S. Government the power to levy a tax on those people who were either government employees, or who lived and worked in a “Federal Area”. A year later, the *Buck Act* was

paper, attached as a codicil to a deed or other writing to hold the appended seal.” Since your “seal” is your signature, the “label” is actually a codicil which indicates you are waiving your constitutional right as a sovereign state citizen to become a citizen of the District and its Federal Area..

Although the Internal Revenue Service is considered to be a Bureau of the Department of Treasury, like the Federal Reserve, they are not part of the Federal Government, and in fact were incorporated in Delaware in 1933. It is pointed out that all official Federal Government mail is sent postage-free because of the franking privilege, however, the IRS has to pay their own postage, which indicates that they are not a government entity. They are in fact a collection agency for the Federal Reserve, because they do not collect any taxes for the U.S. Treasury. All funds collected are turned over to the Federal Reserve. If you have ever sent a check to the IRS, you will find that it was endorsed over to the Federal Reserve. The Federal Reserve, in turn, deposits the money with the International Monetary Fund of the United Nations, where it is filtered down to the International Development Association (see *Treasury Delegation Order No. 91*), which is part of the International Bank for Reconstruction and Development, commonly known as the World Bank. Therefore, it is now clear, that the American people are unknowingly contributing to the financing of a World Government in-the-making.

The income tax was intended to rob the earnings of the low and middle class; or as the saying goes, “the more you make, the more they take”. However, the tax didn’t touch the huge fortunes of Illuminati members. The tax was an indication that the U.S. was heading for a planned war, because they couldn’t go into a war without money. Since the tax provided less than 5% of total Federal revenues, increases were later made to accommodate World War I, FDR’s *New Deal*, and World War II. In July, 1943, workers in this country were subject to a payroll withholding tax in the form of a “*victory tax*” that was touted as a temporary tax to boost the economy because of the War, and would later be discontinued. However, the deduction remained because it forced compliance.

Under the guise of philanthropy, the Illuminati avoided taxation by transferring their wealth to tax-free foundations.

Foundations are either state or federally chartered. The first, was chartered by Benjamin Franklin in 1790, in Philadelphia and Boston, from a \$4,444.49 fund, to make loans “to young married artificers (artisans) of good character”. In 1800, the Magdalen Society was established in Philadelphia, “to ameliorate that distressed condition of those unhappy females who have been seduced from the paths of virtue, and are desirous of returning to a life of rectitude.” In 1846, the Smithsonian Institution was established

by the bequest of English scientist James Smithson “for the increase and diffusion of knowledge among men”. The Peabody Education Fund was initiated in 1867 by banker George Peabody, to promote education in the South.

Before 1900, there were only 18 foundations; from 1910-19, there were 76; during the 1920s, 173; the 1930s, 288; the 1940s, 1,638; and during the 1950s, there were 2,839 foundations.

United Press International (UPI) reported on July 19, 1969, that the top 596 foundations had an income that was twice the net earnings of the country’s 50 largest commercial banking institutions.

According to Rep. Wright Patman, in a report to the 87th Congress, it is because of the existence of foundations, that “only one-third of

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the income of the nation is actually taxed”.

Some of the important foundations are: Ford Foundation (Ford Motor Co.), Rockefeller Foundation (Standard Oil), Duke Endowment (Duke family fortune), John A. Hartford Foundation (Great Atlantic and Pacific Tea), W. K. Kellogg Foundation (the Kellogg Cereals), Carnegie Corp.(Carnegie Steel), Alfred P. Sloan Foundation (General Motors), Moody Foundation (W. L. Moody’s oil, realty, newspapers, and bank holdings), Lilly Endowment (Eli Lilly Pharmaceuticals), Pew Memorial Trust (Sun Oil Co. or Sunoco), and the Danforth Foundation (Purina Cereals), which all have assets of well over \$100 million.

The first Congressional Committee to investigate the tax-free foundations, was the Cox Committee in 1952, led by Rep. Eugene E. Cox, a Democrat from Georgia. Its purpose was to find out which “foundations and organizations are using their resources for purposes other than the purposes for which they were established, and especially to determine which such foundations and organizations are using their resources for un-American and subversive activities or for purposes not in the interest of tradition of the United States.”

Cox discovered that officers and trustees of some foundations were Communists, and that these foundations had given grants to Communists or Communist-controlled organizations. A former Communist official, Maurice Malkin, testified that in 1919 they were trying “to penetrate these organizations (foundations), if necessary take control of them and their treasuries ... that they should be able to finance the Communist Party propaganda in the United States.” During the investigation, Cox died, and the facts were glossed over in a cover-up. Another member of the Committee,

Rep. Carroll Reece of Tennessee, the former Chairman of the Republican National Committee, forced another investigation in 1953, to see if foundations were being used “for political purposes, propaganda, or attempts to influence legislation”. The *Washington Post* called the investigation “unnecessary”, and that it was “stupidly wasteful of public funds”. Reece even referred to a “conspiracy”. The Eisenhower Administration was clearly against the probe. Three of the four who were selected for the Committee, with Reece, were House members who had voted against the investigation. Rep. Wayne Hays of Ohio, worked from the inside to stall the investigation. During one 3-hour session, he interrupted the same witness 246 times. He prohibited evidence discovered by two of its investigators from being used. Rene A. Wormser, legal counsel to the Committee, revealed why, in his 1958 book *Foundations: Their Power and Influence*: “Mr. Hays told us one day that ‘the White House’ had been in touch with him and asked him if

he would cooperate to kill the Committee.” Wormser also revealed that the Committee had discovered that these foundations were using their wealth to attack the basic structure of our *Constitution* and Judeo-Christian ethics; and that the influence of major foundations had “reached far into government, into the policy-making circles of Congress and into the State Department.”

Reece’s Special Committee to Investigate Tax Exempt Foundations discovered that many foundations were financing civil rights groups, liberal political groups, political extremist groups, and supporting revolutionary activities throughout the world. The Committee reported: “Substantial evidence indicates there is more than a mere close working together among some foundations operating in the international field. There is here, as in the general realm of social sciences, a close interlock. The Carnegie Corporation, the Carnegie Endowment for International Peace, the Rockefeller Foundation and, recently, the Ford Foundation, joined by some others, have commonly cross-financed, to a tune of many millions ... organizations concerned with internationalists, among them, the Institute of Pacific Relations, the Foreign Policy Association (which was “virtually a creature of the Carnegie Endowment”), the Council on Foreign Relations, the Royal Institute of International Affairs and others ... and that it happened by sheer coincidence stretches credulity.”

On August 19, 1954, Reece summed up his investigation: “It has been said that the foundations are a power second only to that of the Federal Government itself ... Perhaps the Congress should now admit that the foundations have become more powerful, in some areas, at least, than the legislative branch of the Government.” The investigation ended in 1955, when funding was withheld.

[END QUOTING]

World News Desk

By Jerry Schnoebelen, WorldNewsMail@gmail.com

EVIDENCE OF AN AWAKENING CITIZENRY

Clearly fed up with our current political climate, a 59-year-old New Hampshire woman is doing her part to change the course of the neocon storm that has engulfed our existence. Describing herself as a strict constitutionalist, Mary Maxwell is seeking a U.S. congressional seat for the second district. To this writer and subscribers to *Contact* she would probably be almost like family—worthy of a vote. However, others have a different view seeing her as a nutcase and moonbat in need of psychiatric care. Rest assured that when an opposing force resorts to name calling they have no case and no worthy argument against your position.

How is Mary Maxwell rocking the boat? It seems that some get rather uncomfortable when a congressional candidate speaks of 9-11 as being an inside job designed “to soften us up ... to make us more willing to have more stringent laws here, which are totally against the Bill of Rights ... to make us particularly focus on Arabs and Muslims ... and those strange persons who spend all their time creating little bombs,” giving Americans a reason “to hate them and fear them and, therefore, bomb them in Iraq for other reasons.” The attacks also “made the ground fertile” for more stringent laws, such as the Patriot Act, and the creation of the Department of Homeland Security, Maxwell said. Citing a Zogby poll that says 43% of Americans are suspicious of government collusion in the 9-11 attacks Mrs. Maxwell says it is only right for a candidate to take this up as an issue.

Her uniqueness as a candidate continues with her stating that hoaxing by governments is a standard practice. She discusses false flag operations such as; citing her belief that the British government—and not the Germany military—sank the Lusitania ocean liner in 1915, and the 1990 propaganda stunt pulled by George H. W. Bush by the hiring of the public relations firm Hill & Knowlton to script a dramatic scene of Saddam Hussein’s soldiers stealing incubators from a hospital in Kuwait, leaving babies to die on the cold floor, then present this testimony to the U.S. Congress by a young Kuwaiti woman who turned out to be the daughter of Kuwait’s ambassador to the U.S.

To further solidify her status as a perceived pariah of the Republican Party she has stated that VP Cheney is “bogging down” the GOP and is now a burden. It is interesting to note that George W. Bush was not mentioned and it is unclear what else he would have to do to be held in a similar regard.

Due to our totally compromised voting system it is unlikely she will garner that congressional seat but her voice is being heard to some degree and she is kicking a lot of dogmas right in the shins.

AMERICANS WARY OF ELECTRONICVOTING MACHINES

A recent Zogby International poll that was conducted from August 11-15, 2006 shows that 61% of Americans are aware of news reports of flaws in electronic voting machines. Astonishingly, 92% of respondents believe that Americans have the right to view and obtain information about how elections officials count votes.

“The 92% support for the public’s right to view vote counting and obtain information about it is a very strong political value of transparency and against secret vote counting outside the observation of the public,” said Paul Lehto, a

lawyer and sponsor of the survey. “To put this figure in context, support for election transparency exceeds the support for tax cuts, exceeds the approval of Pres. Bush immediately after 9-11, and virtually all other political values being measured.” Mr. Lehto is counsel in the 50th Congressional District election contest in California.

A healthy mistrust of the technology and those in charge of the data is certainly appropriate.

FREE ENERGY CLAIMS SOON TO BE TESTED BY SCIENTIFIC COMMUNITY

A technology research firm based in Dublin, Ireland claims to have developed a technology that produces free, clean and constant energy. On August 18, 2006 the company called Steorn, <steorn.net>, issued a challenge to the scientific community by placing an ad in *The Economist* magazine seeking 12 top physicists to examine the technology—based on the interaction of magnetic fields—and publish their results. At the time of this writing and according to Steorn’s web site more than 4600 scientists have applied to be on the examining board and more than 57,000 individuals have registered to receive the results of the tests. The deadline for applications has been set for September 8, 2006.

Traditionally the concept of free energy has credentialed scientists not wanting to risk their reputations with a public endorsement because it defies a branch of physics known as thermodynamics—which studies the movement of energy. Free energy allows one to get more energy out of a device than goes in. Steorn Chief Executive Sean McCarthy states, “We fully accept there is going to be cynicism surrounding this but what we’re saying to the world of science is come and prove us wrong.” It will be interesting to see who shows up and whether they actually endorse any positive results.

While the Steorn announcement may seem to be groundbreaking there are other devices in use already and the idea of “free electricity” began around the late 1800s when the amazing genius Nikola Tesla—who was the creator of the AC polyphase electrical system we use today—demonstrated his incredible inventions. Just as so many nuggets of truth have been intentionally kept from us so it is with Tesla and his remarkable works.

Peter Lindemann of Clear Tech Inc. has some interesting thoughts about why we do not have free energy devices in our homes today. He believes there are four forces that have prevented this from happening with all four being just different aspects of the same process, operating at different levels in the society. In his excellent report, *The World of Free Energy* available at <free-energy.ws/lindemann-1.html>, Mr. Lindemann says: “There is really only ONE FORCE preventing the public availability of free energy technology, and that is the unspiritually motivated behavior of the human animals. In the last analysis, free energy technology is an outward manifestation of Divine Abundance. It is the engine of the economy of an enlightened society, where people voluntarily behave in a respectful and civil manner toward each other. Where all members of the society have everything they need, and do not covet what their neighbor has. Where war and physical violence have become socially unacceptable behaviors, and people’s differences are at least tolerated, if not enjoyed. The appearance of free energy technology in the public domain is the dawning of a truly civilized age. It is an epochal event in human history. Nobody can “take credit” for it. Nobody can “get rich” on it. Nobody can “rule the world” with it. It is, simply, a Gift

from God. It forces us all to take responsibility for our own actions and for our own self-disciplined self-restraint when needed. Unspiritualized human animals cannot be trusted with free energy. They will only do what they have always done, which is to take merciless advantage of each other, or kill each other and themselves in the process.”

Methemitha, based in Linden, Switzerland, is a group that recognizes the dangers of the “unspiritualized humans” as evidenced by their desire not to commercialize or reveal the secret technology of their free energy device that they have been using for many years. Take a good look around the world and then ask yourself—can you blame them?

BUSH SETTING UP HIS JAIL-FREE RETIREMENT

“They plunder, they slaughter, and they steal: this they falsely name Empire, and where they make a wasteland, they call it peace.”—Tacitus

George W. Bush, in his overwhelming bid to become the most pernicious president and war criminal of all time, has instructed the Justice Department to draft changes to the War Crimes Act and to U.S. treaty obligations under the Geneva Conventions.

Some of the proposed changes would deny protection of the Geneva Conventions to anyone in any American court and would protect from prosecution any U.S. government official or military personnel guilty of violating Article 3 of the *Geneva Conventions*. Article 3 prohibits “at any time and in any place whatsoever outrages upon personal dignity, in particular, humiliating and degrading treatment.” Eugene Fidell, president of the National Institute of Military Justice says that Bush’s changes “immunize past crimes”.

According to Paul Craig Roberts, who was Assistant Secretary of the Treasury in the Reagan administration, Associate Editor of the *Wall Street Journal* editorial page and Contributing Editor of *National Review*, retroactive law is impermissible under the *U.S. Constitution* and U.S. legal tradition. He asks the poignant question, “what do Americans think of their President’s attempts to immunize himself, his government, CIA operatives, military personnel and civilian contractors from war crimes? Apparently, the self-righteous morally superior American “Christian” public could care less. The Republican controlled House and Senate, which long ago traded integrity for power, are working to pass Bush’s changes prior to the mid-term elections in the event the Republicans fail to steal three elections in a row and Democrats win control of the House or Senate.”

While many have rightly tagged Bush for what he is the notable voice of Benjamin Ferencz, a chief prosecutor of Nazi war crimes at Nuremberg says there is a case for trying Bush for the ‘supreme crime against humanity, an illegal war of aggression against a sovereign nation’.

With the concept of universal jurisdiction, which Former UN High Commissioner for Human Rights Mary Robinson describes as based on the notion that certain crimes are so harmful to international interests that states are entitled—and even obliged—to bring proceedings against the perpetrator, regardless of the location of the crime or the nationality of the perpetrator or the victim, gaining momentum Bush’s retirement travel plans may be restricted to domestic destinations only.

U.S. ECONOMY BALLOON ABOUT TO MEET THE PIN

Even when you see it coming it still makes you flinch—that moment when a balloon “pops”. Yes, many indications show that the U.S. economic train is about to jump the tracks in a horrific manner so what about those ones who refuse to acknowledge the wreck that is en route? How will they react?

Meanwhile how do consumers deny that average credit

card balances and bankruptcies are increasing every year? Indeed it has been a long slide from America being the world’s greatest industrial power and the world’s largest creditor with the highest savings rate to being the largest debtor nation with a service and information based economy coupled with a negative savings rate. While it has been a gradual road leading to 1999 and in that year—for the first time in about 50 years—U.S. households started spending more than they took in.

Predatory lending practices, through the use of interest only payment loans and adjustable rate mortgages among other things, have enabled consumers to purchase houses that they would not have qualified for in years past. With this increased market demand prices have shot up to a level with no foundation thereby creating a false equity position that will be corrected when those predatory lending practices come home to roost.

Nouriel Roubini, president of Roubini Global Economics writes that “the United States is headed for a recession that will be much nastier, deeper and more protracted” than the 2001 recession. He cites the *National Association of Realtors* report that sales of existing homes fell 4.1% in July, while inventories soared to a 13-year high and prices flattened out on a year-over-year basis. “This is the biggest housing slump in the last four or five decades: every housing indicator is in free fall, including now housing prices,” Roubini said. “The decline in investment in the housing sector will exceed the drop in investment when the Nasdaq collapsed in 2000 and 2001. The impact of the bursting of the bubble will affect every household in America, not just the few people who owned significant shares in technology companies during the dot-com boom. Prices are falling even in the Midwest, which never experienced a bubble, ‘a scary signal’ of how much pain the drop in household wealth could cause.”

Need more evidence? Just follow the rats when the ship is going down. *Kiplinger’s Personal Finance Magazine* recently scoured the financial disclosure form released by VP Cheney and summarized from his investment portfolio that Cheney is betting on bad news. The gamut runs from investments that will hold up if interest rates rise and inflation hedging instruments to a fund that buys mainly high-quality foreign bonds (predominantly in Europe) and rarely hedges against possible increases in the value of the dollar.

Cheney’s lack of faith in the value of the dollar may have been bolstered by an interview with the former Malaysian Prime Minister Mahathir Mohammad. When asked what can be done against the United States and its global aggression he replied, “Yes, there is of course, to this thing. When you do something to the United States they are going to retaliate. But the United States is not as powerful as it’s made out to be. It is, for example, a bankrupt nation. It owes the world \$14 trillion, and it is truly able to finance itself and the war and the supply of arms to Israel, through the money that is lent to the United States by rich countries, some of which are Muslim countries. And if you stop using the U.S. dollar ... Even if you want to sell oil, you can continue to sell oil, but insist on being paid in euros, or yen, or whatever ... If you do that, then the U.S. dollar will not be half the value that it has today, and if it doesn’t have the value that it has today, it cannot spend money producing arms and supporting aggressive actions by the Israelis. There may not be anybody who is willing to be high profile in this matter, but they can do this quietly. There are ways of doing this which would be just as effective, not sounding very belligerent.”

As the value of the dollar tanks our Treasury debt becomes less and less attractive to investors—foreign and domestic. Will this force the Fed to hide its manipulations by buying back its own Treasuries thereby increasing the money supply to a disproportionate level?

It certainly seems like an opportune time to be debt free as much as possible. Precious metals, barter, and cash will

be king in the “new” economy.
How much more will the Filipinos endure before they reach out for the life ring that is easily within their grasp?
[QUOTING:]

SAVAGE REPUBLIC
Editorial, *The Daily Tribune*—RP, 8/25/06

Never in the history of the Philippines has the country’s image sunk so low.

The country prides itself as being among the few democracies in Asia, yet the sordid record on human rights and respect for the law under the manipulative regime of Gloria has placed the country at the bottom of international rankings on levels of decency in government.

Under Gloria’s watch, the country has been consistently dwelling near the cellar of the annual rankings of Transparency International due mainly to the failure of governance and massive corruption in government.

Lately, Gloria, in an effort to mimic United States President George W. Bush’s war on terror, called for an all-out war against communist guerrillas that unleashed the rabid hounds in the military, like Army Maj. Gen. Jovito Palparan Jr., who are honed in the low intensity conflict doctrine used during the Vietnam war. *[JS: Let us not forget the recent shameful quashing of the impeachment action against GMA. This may have set into motion another “people power” movement and a recipe for desperate violence. Let us pray that if the winds of change in the PI become turbulent that God’s protection will be there even more so with EJ and Ron as they go about their mission.]*

That bankrupt concept of engagement basically seeks to eliminate the source of support of opponents, which the current situation shows that the military has taken it a level higher to mean as physically obliterating perceived supporters of the communist movement.

The spate of killings has no reason in the realm of a civilized society. But mere affiliation with a left-leaning organization is enough reason for Gloria’s hounds to attack and destroy. The list of slain activists is growing practically by the day, a deplorable situation that did not escape the notice of the international community.

The most affected seemingly were members of the clergy to whom people run in times of difficulties and danger.

Regardless of denomination, churchmen have become prime targets of Gloria’s hounds for the simple reason that they are known to provide help without discrimination.

At some point, such generosity is interpreted as coddling the enemy by this regime.

The savagery of the campaign against the communist guerrillas has intensified with Gloria’s call for an all-out war to the point that community relationships targeted to wean away rural inhabitants from the cause of the insurgents have been already discarded in exchange for the spreading of fear in the rural populace.

The hounds that Gloria unleashed with the all-out war call is threatening to get out of hand in the care of bloodthirsty commanders like Palparan.

Without meaning it, Palparan in various interviews practically owned up to the massacre of activists currently going on. He even admitted that he had encouraged those victimized to “take the law into their own hands” while claiming he does not encourage the same in the case of his soldiers, who have the arms and can transform themselves into a death squad.

Gloria would have no qualms about giving Palparan free rein, had it not for the outpouring of international condemnation against the slayings.

The United Methodist Council of Bishops has issued the strongest rebuke against Mrs. Arroyo by asking the U.S. President, who is also a Methodist, to “put pressure” on Mrs. Arroyo to stop the killings and have her directly order her military to do so.

The letter to Bush by the Protestant council of bishops shows that the American pastors have noted that despite all these killings and other forms of violence, there has not been any move on the part of Gloria to order her military to curb the violence in the country, because she never did, and still refuses to do so.

Gloria has gotten so used to whitewashing and stonewalling that she forgets to consider there are other people beyond her manipulations who are appalled by what is happening in the country.

In her effort to assure her stay in power, Gloria would go to the extent of allowing the massacre of her own countrymen.

The unabated slaughter of activists is a proof of this.
[END QUOTING]

I remember aprons ... do you?

I don’t think our kids know what an apron is.

The principal use of Grandma’s apron was to protect the dress underneath, but along with that, it served as a potholder for removing hot pans from the oven.

It was wonderful for drying children’s tears, and on occasion was even used for cleaning out dirty ears.

From the chicken coop, the apron was used for carrying eggs, fussy chicks, and sometimes half-hatched eggs to be finished in the warming oven.

When company came, those aprons were ideal hiding places for shy kids.

And when the weather was cold, grandma wrapped it around her arms.

Those big old aprons wiped many a perspiring brow, over the hot wood stove.

Chips and kindling wood were brought into the kitchen in that apron.

From the garden, it carried all sorts of vegetables. After the peas had been shelled, it carried out the hulls.

In the fall, the apron was used to bring in apples that had fallen from the trees.

When unexpected company drove up the road, it was surprising how much furniture that old apron could dust in a matter of seconds.

When dinner was ready, Grandma walked out onto the porch, waved her apron, and the men knew it was time to come in from the fields to dinner.

It will be a long time before someone invents something that will replace that “old-time apron” that served so many purposes.

REMEMBER:
Grandma used to set her hot baked apple pies on the window sill to cool.
Her granddaughters set theirs on the window sill to thaw.

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 instruments 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.

President Arroyo Given Notice re Termination of Gold Lease



**Don Esteban Benitez Tallano and
Don Gregorio Madrigal Acop Foundation**

SEC Reg. CN200322944

TIN: 237-114-038

YOUR EXCELLENCY GLORIA M. ARROYO
President, Republic of the Philippines
Malacanang Palace, Mendiola St., MANILA

August 22, 2006

YOUR EXCELLENCY: Greetings:

By way of introduction, though none should be necessary: The DON ESTEBAN BENITEZ TALLANO AND DON GREGORIO MADRIGAL ACOP FOUNDATION (the "Tallano Foundation") was formed pursuant to and in compliance with the orders of Judge Enrique A. Agana in LRC/Civil Case No. 3597-P in order to function as the "successor in interest" of the Tagacan-Tallano estate and to "...preserve the estate for and in the interest of Filipino farmers, poor families and their children..."

NOTICE OF TERMINATION OF LEASE

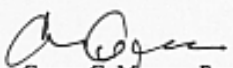
You are hereby given notice that the fifty-five year lease of the gold assets of the Tagacan-Tallano estate ended in December 2005 and we are asserting our court-ordered mandate to administer these assets "for the interest of the Filipino people".

Although there may be a tendency on your part to want to view these gold holdings as the property of the Republic of the Philippines, we hasten to point out that they are part of the PRIVATE property of the Tagacan-Tallano estate, which must be administered by the Tallano Foundation for the benefit of the people. Now that the lease has expired and you have been duly notified, any misapplication of these assets can only properly be construed as plunder.

Accordingly, we are entitled to an inventory of the gold assets and we expect your cooperation in arranging for same through the Bangko Sentral Pilipinas which has acted as the storage facility for these assets. Your reply to this Notice of Termination of Lease should include proposed arrangements for payment to the Foundation of the "five percent (5%) of the one percent (1%) of the appraised value of the commodities as Royalty fee" in compliance with the 1976 Clarificatory Decision of Judge Agana, along with an accounting of any such Royalty fees paid throughout the period of the lease. Until final arrangements can be made for the return of the leased property, we expect that you will render payment for and properly account for storage fees since December 31, 2005, which no doubt will be assessed by the storage facility (BSP).

If we do not hear from you within FIFTEEN (15) days, it is presumed that you take no exception to the foregoing facts and that you accept full personal responsibility for compliance.

Very respectfully yours,


Cenon C. Marcos, President

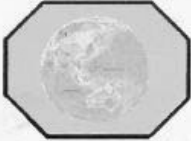

Jaime B. Ramirez, VP


Atty. F. Alejo Estepa, Legal Counsel

CC: OFFICE OF THE SOLICITOR GENERAL
HON. SECRETARY OF FINANCE

6751 Ayala Ave., Makati City
Tel: (632) 843-1698 Fax: (632) 843-1707

**On August 22, 2006 the
Tallano Foundation provided
the Republic of the
Philippines through its
nominal President, Gloria
Arroyo, this 15-Day Notice of
Termination of the lease of
400,000 metric tons of gold.
This gold should now be
available to the Foundation—
and hence, for the benefit of
all Filipinos. No response has
been received as of the date
of this publication.**



**DON ESTEBAN BENITEZ TALLANO
& DON GREGORIO MADRIGAL
ACOP FOUNDATION, INC.**
SEC Reg. CN200322944 TIN: 237-114-038

August 10, 2006

LAND REGISTRATION AUTHORITY
LRA Bldg., East Avenue, Quezon City, MM

ATTN: **Hon. BENJAMIN ULEP**, Administrator

SUBJECT: YOUR LACK OF RESPONSE AND APPROPRIATE ACTION

Dear Sir:

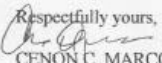
In our letters of May 15 and May 28, 2006, we advised you of Supreme Court decisions declaring numerous land titles null and void. We also provided you with an endorsement of our efforts to address this issue from the Department of Justice dated May 31, 2006 requesting your appropriate action.

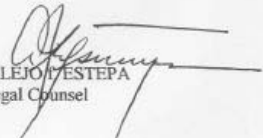
As the Administrator of the Land Registration Authority you have direct responsibility for maintaining the integrity of the Torrens System of land titling per the Land Registration Act (Act No. 496) and the Property Registration Decree (P.D. 1592). You have been informed of a very serious problem but after more than three months you have neither responded to our letters nor taken appropriate action as directed by the Department of Justice at our request. Every day employees under your direction are issuing more spurious titles, compounding the problem. In accordance with the foregoing facts and in fulfillment of our charge to conserve, protect and administer all lands which should remain titled under OCT 01-4, we must provide you with the following Notice.

10-DAY NOTICE TO CEASE AND DESIST

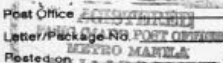
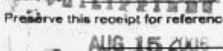
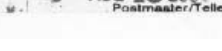
Immediately, within 10 days, you must direct all Registers of Deeds to cease and desist from issuing spurious titles derived from those titles which the Supreme Court has previously declared null and void.

If we do not hear from you within TEN (10) days, it is presumed that you take no exception to the foregoing facts and that you accept full personal responsibility for compliance.

Respectfully yours,

CENON C. MARCOS
President

Noted:

Atty. ALEJO V. ESTEPA
Legal Counsel


REGISTRY RECEIPT

Post Office 
Letter/Pack No. 
Posted on 
Preserve this receipt for reference in case of inquiry

AUG 15 2006
Postmaster/Teller

ala Avenue, Makati City, RP
2 843-1698, Fax 843-1707
anceAssn.com/html/tallano_fdn.html
GlobalAllianceAssn.com

On August 14, 2006 the Tallano Foundation provided Julian Morden Tallano this Notice of Termination and Denial of Association, which will also be run in a local newspaper as a Legal Notice, so the public is informed of the situation. No response has been received as of the date of this publication.



**DON ESTEBAN BENITEZ TALLANO
& DON GREGORIO MADRIGAL
ACOP FOUNDATION, INC.**
SEC Reg. CN200322944 TIN: 237-114-038

August 14, 2006

MR. JULIAN MORDEN TALLANO
31 BMA, Suite 4-D, 4th Floor, Parrison Tower Condominium
F. B. Harrison Street, Pasay City.

NOTICE OF TERMINATION AND DENIAL OF ASSOCIATION

Dear Mr. Tallano:

Despite your termination from the Board of Trustees of the DON ESTEBAN BENITEZ TALLANO AND DON GREGORIO MADRIGAL ACOP FOUNDATION INC. at a duly noticed meeting held April 7, 2005, it has come to our attention that you are falsely holding yourself out as "Administrator" of properties which fall under the purvey of the Foundation pursuant to the Clarificatory Order of the Agana Court (LRC/Civil Case #3397-P, January 19, 1976) cited below:


Ordering the Administrator, Mr. Julian M. Tallano to do the following acts and function for and in behalf of the Land owners, here to wit:

1) Organize and establish Foundation in the name of Don Esteban Benitez Tallano and Don Gregorio Madrigal Acop to pursue the objectives of the Land owners to preserve the estate for and in the interest of Filipino farmers, poor families and their children either Christian or Muslim especially those who became a victims of martial law, and to uplift economic, social and health condition of those families living under poverty line by providing employment with the use of the proceeds of the sale of the estate ...

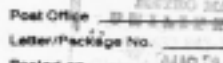
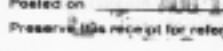

You are in possession of documents and records to which the Foundation is entitled and which are required by the Foundation for it to straighten out the problems caused by your many years of inaction and erroneous actions with regard to this matter, which have involved thousands of prime properties, tied up the courts and apparently enriched yourself by disposing real estate properties which had neither court approval nor reportorial accounting to the court. You have put the Foundation in disrepute and worked against the orders of the court to benefit the people, thus hurting the Filipino people broadly, generally and grievously.

In accordance with the foregoing facts, we hereby provide you with Notice of Termination and Denial of Association which shall be published in a newspaper of broad circulation to notify the public that you are in no way associated with the activities of this Foundation.

If we do not hear from you within ten (10) days, it is presumed that you take no exception to the foregoing facts and that you accept full responsibility for acting accordingly.

Truly yours,

CENON C. MARCOS
President

REGISTRY RECEIPT

Post Office 
Letter/Pack No. 
Posted on 
Preserve this receipt for reference in case of inquiry

AUG 15 2006
Postmaster/Teller

ATTY ALEJO V. ESTEPA
Legal Counsel

Hatonn—And what was lost, students? No, it was not as presented at first glance. That which was lost was **TRUTH!**—2/16/00