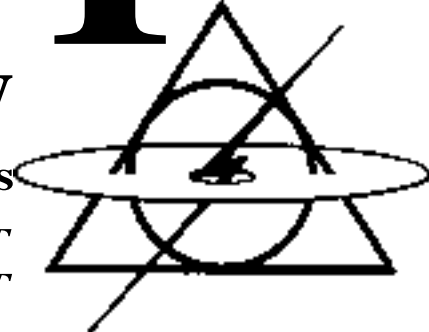


CONTACT

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 49, NUMBER 4

NEWS REVIEW

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De Jure or De Facto: Defend or Suppress Truth

4/23/07 (20-250)

Mon., Apr. 23, 2007, Year 20, Day 250
Manila, Philippines

RECAP/SUMMARY

The three prior issues have documented some very SERIOUS problems with “The Mission” and this is a good point to collect thoughts and summarize that which has been brought to light SO FAR. The most IMPORTANT issue—EJ Ekker’s interference in the political affairs of the Republic of the Philippines—will be dealt with at length and in further detail a little further along in this article.

At least one inquirer was informed by Valerie Tracy in Tehachapi that EJ Ekker intends to publish “his version” of *CONTACT* for April 25 (the same date as this issue) AND the printed issue put out by Mr. Ekker WILL ADDRESS THE ISSUES RAISED, according to Valerie. For those of you reading THIS and receiving THAT printed edition, you might want to determine just how many of these issues are actually addressed.

Let’s start with the issue of:

I. MONEY LAUNDERING

On page 6 of the March 14, 2007 issue I outlined a scam/scheme regarding “black money”. EJ Ekker and Tom Taylor were trying to get me involved in this scam/scheme but I refused—both for myself and for Global Alliance. EJ went ahead and put up \$5,000 “of Doris’ money” but which came out of a bank account now bearing EJ’s and MY names, jointly. FORTUNATELY, my insistence in participating in that account as an INDIVIDUAL rather than an insured PERSON pins any involvement on EJ Ekker, not me. How did I know to be so careful?

At the time I referenced but did not take the time to look up a writing from Commander Hatonn from late 1999 in which he discussed a most peculiar fire at the *Bangko Sentral Pilipinas* (central bank of the Philippines). The article caught my attention because I was looking for 7-year relationships and almost exactly 7 years after the mysterious fire at the BSP, Raphael Buenaventura passed away.

UPON READING THIS ARTICLE IN DECEMBER 2006 I INFORMED EJ THAT WHAT HE WAS DOING WITH THE “BLACK MONEY”

WAS WRONG AND DANGEROUS, not realizing at the time that the POINT of the scam/scheme was to trap ME! For the benefit of readers wanting to know more regarding how I was alerted to the “money laundering” issue, here is an excerpt from GCH’s writing #1 of December 4, 1999 (which followed a very worthwhile spiritual lesson but unfortunately there is no space for re-running that portion of the message at this time). QUOTING, GCH, 12/4/99:

BEEN THERE AND DONE THAT? TRY CONFIRMATIONS!

How do you get confirmations about what is taking place? You wait until you get information which may well pour forth as smoke, fire, brimstone or pure “miracles”. Smile when you register the reality of possibilities. And then? Wait some more while you keep plugging away toward the goal and the pieces will finally find their places of perfect fit.

In any large happening, like on a global scale, when big things are coming down, you must pay attention a bit more closely than you often do,

(Continued on page 2)

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when I give you clues and bits and pieces of information. I won't give my teams information which can endanger or focus on them and therefore, it means that each has to take that which he will and decipher as best he can. Remember, the lessons of this day: DETACHMENT AND MYSTERY.

I said a few days ago that it was rumored around that the Central Bank had burned up a couple of printing presses! Wow, now, get this: [QUOTING: *The Philippine Star*, OPINION, by Jarius Bondcoc, Today, Sat. Dec. 4, 1999:]

BUENAVENTURA WON'T EXPLAIN BSP FIRE?

[H: BSP (Bangko Sentral, or, Central Bank). Buenaventura: Governor of the Bangko Sentral Pilipinas.]

In the absence of "official" reports, business circles are speculating about the cause of fire and extent of damage at Bangko Sentral's minting and printing plant. Before jittery talk turns to nasty rumor, Gov. Rafael Buenaventura should perhaps come forward and tell what happened.

The fire was the first of its kind in RP (Republic of the Philippines). **Firemen took NINE DAYS to contain the blaze [emphasis added]** that was reported to them on November 22, and another seven hours to completely put it out. Heavily-armed guards at first stopped them from entering the BSP compound on East Avenue, Quezon City. Only when BSP security men could no longer stand the thick, black smoke bellowing out of the basement vaults did the firemen take over. Dozens of firetrucks from seven Metro Manila cities had to be called in.

Arson investigators refuse to talk about it, citing orders from BSP. Reporters find it strange because fire officials usually seek them out to get their names published along with arson reports.

The fire and the consequent news blackout comes at a bad time. Businessmen are wondering how much pesos BSP is printing and minting in anticipation not only of the usual high demand for cash during the Christmas season but also panic withdrawals due to Y2K hysteria. Rich old folks who do not understand fixes for the computer glitch are scaring themselves with doomsday forecasts at the end of the second millennium. Businessmen want to know if BSP's printing and minting would lead to higher inflation due to more money in circulation—which could in turn weaken the peso and drive the dollar up.

Only a frank report from Buenaventura will allay fears. The banker knows how inordinate secrecy can ruin things. His classmate Joseph Estrada's gag order on SEC chairman Perfecto Yasay's probe of a crony's insider trading has unsettled the stock market. The NBI's long-winded investigation of a bomb blast in its headquarters still have senators asking months later if it was an inside job. With no word from Buenaventura, businessmen will continue to ask if the BSP fire, too, was deliberate and for what purpose.

[END OF QUOTING]
And so, how is your day?
Oh, and yes indeed, in the focus on "living" we overlook some details which do, in fact, give some input of ongoing positive things.

Yes, there is now an Association which is quite "officially registered" and with its pretty wrappings. It is Gaia Alliance Association. It has five valid directors here in the Philippines. There were some necessary tiny changes in wording which delayed a day in transit, but it is in good hands and is moving back into the hands at BSP. Yes, THE SAME. There are a lot of smiles and anticipation for a very good millennium looming shortly ahead.

Can my little tiny team in Manila hang-in-there a bit longer? Yes, and so can YOU. Rejoice but don't give away any privacy. We actually came to the party "late" so the team's U.S. players are a bit blind in the actual ongoing activities. But yes, God is at work and no thing or time is missed.

As a note of interest, however, many, many years ago a currency with backing was established AND PRINTED in non-copy security. It is actually quite impressive in its own way and could give a new meaning to value. That is not our business at the moment so let us not waste time in speculation. Let me assure you, however, that what we have offered is valid, REAL, and quite ready, willing and able FOR USE. This in itself, however, might well give comfort to some of you who have struggled, lost much, it would appear, and have had to hold the line in the face of denial, discounting, theft, cheating former partners and friends, liars and actual thieves. You who have stayed the course can smile for you are going to begin now to live the LAWS OF WISDOM AND SUCCESS and put aside the petty things of childhood. Stash that EGO and allow us to serve effectively and you too can know the joy of "winning" in a game worthy of the playing.

My more recent writings regarding the Treasure of El Dorado, if you will, have been now run past immediate participants in those findings and regarding that treasure—with a resounding YES, but who gives this information—WHO IS GLOBAL? Happy Thanksgiving, Merry Christmas and a very good New Year to us and all our brethren. Never mind dealing with a whole millennium looming ahead with its predictions of doom and gloom. Mother Nature will do her cleansing things and man will struggle until there is a visible way from his prisons into freedom and a GOLDEN AGE can come forth—and you don't need fortune tellers, old Shaman, or clean laundry—**just watch your dirty laundry be washed and it will be YOU who washes it. [RK: Reading this, almost exactly 7 years after it was written, was quite a powerful CONFIRMATION to me.]**

If you want shape-shifting serpents—so be it but it really seems quite dreary to me that you would choose that routing for Glory is at your fingertips now coming within reach of your open arms, if indeed, they are open for the right reasons and you have no nasty karmic debts holding you from the wondrous rewards. **[RK: Glory was "within reach" of open arms in December 1999 IF those arms were open FOR THE RIGHT REASONS. OBVIOUSLY, THE RIGHT REASONS WERE NOT IN PLACE AND HAVE NOT BEEN IN PLACE FOR MORE THAN SEVEN YEARS.]** Wow, that old nasty give and take within SELF determines a lot of things doesn't it? ...

END OF QUOTING

The deal between EJ Ekker and Tom Taylor involved the literal WASHING OF BLACKENED MONEY with a unique, very expensive, special

chemical available only through the U.S. Embassy, according to the story I was told at the time. Naively, my reaction was only to warn EJ in an effort to keep him from harm—even as, in retrospect, it now appears that the entire object of the exercise was to involve me in "money laundering". WILL EJ RESPOND TO THIS ISSUE? I DOUBT IT VERY MUCH.

NOTE, PLEASE: THIS BRUSH WITH 'MONEY LAUNDERING' HAPPENED IN LATE 2006, LONG BEFORE ANY SUPPOSED PROBLEM OR CONFLICT BETWEEN EJ EKKER AND ME.

II. FINANCIAL SUPPORT OF TERRORISM

Money Laundering is a very serious charge by itself but what if it is coupled to "Financial Support of a Terrorist Organization"? How would you like that charge to land on YOU in the current environment of a War on Terror?

Have I ever funded terrorism? ABSOLUTELY NOT. On the other hand, EJ Ekker has been known to provide financial assistance to a certain individual, Sharif Zane Jolie, in the form of hotel accommodations, telephone cards and cash. Sharif is a Muslim and renowned expert on Shariah Law—BUT he also happens to be an adviser to Nur Misuari of the MNLF and, in EJ's words to me back in February: "the number two man in the MNLF behind Misuari".

In the March 14, 2007 issue there were a couple of observations made by me which are worthy of note with regard to the current subject:

070301 10:16 PM (including GAIA meeting minutes)

EJ and I joined Ron and Melissa, Sharif and Brenda over breakfast at Nielsen's Restaurant from around 9:20 through about 10:45. It was mostly light social banter and some deeper spiritual discussion between Ron, Sharif and myself except that after Sharif left EJ said that Sharif said that the Young Officers might be planning to stage a coup sometime soon. ...

070302 9:36 AM

We just got back from breakfast with Sharif. I must take this early opportunity to object and take strong exception to the conduct of Mr. Ekker, who acted in his personal capacity to loudly and in a public place incite sedition, encouraging Sharif to work with the Young Officers to stir up some kind of a coup. As we walked from the Gilarmi back to the Tuscany I brought this to EJ's attention and stressed that the breakfast meeting could not be considered a GAIA business meeting; that it only represented his personal, individual position and that I want no part of a call to sedition—FORCE IS NOT OF GOD. His response? "Let's not write this one down." My reaction, "Let's not write this one OFF, either." At the tail end of the conversation, as we entered the condo, he asked if I did not see that what he was encouraging was in agreement with God's laws and I made it clear I do not. "You're entitled to your opinion," he said.

9:42 AM End Journal Entry

The first incident could be written off as mere hearsay but in the second case many people were in a position to WITNESS Mr. Ekker's incitement and efforts to bring together the FORCES of the MNLF with those of the Young Officers to OVERTHROW the current administration.

This actually brings us well within the subject matter of the next major "issue" with the actions of EJ Ekker:

This letter is NOT ENDORSED by Global Alliance Investment Association. Its contents, authored by EJ Ekker, violate the articles of incorporation, which prohibit political interference. Ronald Kirzinger, Secretary

PHILIPPINE FUTURE

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DATE: January 20, 2007

PHILIPPINES FUTURE

This paper is prepared for a selected small group of Nationalist Filipinos who are dedicated to restoring the sovereignty of the Nation so that it can stand on its own with no dependency on either the USA or China, or on any other nation. I begin with the assumption that all of the readers believe they understand the potential position and function of both the Global Alliance Investment Association (GAIA) and the Don Esteban Benitez Tallano & Don Gregorio Madrigal Acop Foundation, Inc. (Foundation). I hasten to assure you that you have not yet "connected all the dots"; I will add some information to the data you already possess so that you can finish making the connections.

To begin connecting dots, I will mention that I am President and one of two Directors of GAIA. The other Director, Ronald W. Kirzinger, is Executive Vice President of GAIA and the only non-Trustee Member of the Foundation. There are six members of the Foundation, five of whom are Trustees; as Chairman of the Board of Trustees, I also hold the proxy of one of the Trustees. While I cannot, and have no wish to "dictate" to the Board, I do have strong influence.

A dot with which you all may have some difficulty in understanding, let alone accepting, is the fact that the asset of GAIA, US Treasury debt payable in gold and guaranteed by the Federal Reserve System (FED) and its owners, the International Banking Cartel (IBC), serves as a lien upon all of the gold held in member banks of the Bank of International Settlements (BIS)--and it is possible that that includes the BSP (it would not include the former Philippine Central Bank, however). An important distinction to be made is that the Central Bank was only the custodian of the gold, not the lessee--which was the government and it is the government that is liable to the Foundation for 400,000 tons of gold--meaning that whether the gold can be found in the vault of the Central Bank or not, the government owes the Foundation and, with the cooperation of GAIA, would be able to honor its debt.

It is well documented--and has never been challenged or objected to in any of the myriad court cases against Tallano--that the government leased 400,000 metric tons of gold from the Royal Family in 1949, which 55-year lease period expired December 31, 2005, the termination of which has been noticed to the government by the Foundation in August 2006. While there is much smoke and static created by the government

III. INCITING SEDITION AND POLITICAL INTERFERENCE

There is no hard evidence of which I am aware to support my witnessing of EJ Ekker's inciting Sharif Zane Jolie (and the MNLF) to sedition along with the Young Officers. Yes, it was done in a public place and yes, EJ Ekker spoke loudly and clearly enough for anyone in the Gilarmi Coffee Shop to hear what he

was saying—but it is doubtful any of them will come forward to back me up on this issue.

Similarly, Ronald Carlson and Melissa Yee might have "forgotten" Mr. Ekker's comments at Nielsen's Restaurant after Sharif departed our company on March 2. With regard to the expenses, the phone cards were bought with cash and I don't know what method of payment was used for Sharif's accommodations at the Gilarmi. Basically, this seems

to boil down to just my word versus EJ's. On the other hand, there is clear and verifiable evidence available to show that EJ Ekker is the author of a document he entitled, "PHILIPPINES FUTURE". Not only are there witnesses but the document itself bears the identification marks of EJ's own computer and he made the mistake of emailing it, which puts copies of the file on numerous Internet "nodes".

PLEASE NOTE THAT THIS DOCUMENT (shown graphically on surrounding pages) WAS WRITTEN ON JANUARY 20, 2007—AGAIN, LONG BEFORE THE SUPPOSED "FALLING OUT" BETWEEN US.

It is my understanding that copies of "PHILIPPINES FUTURE" were distributed to each of the individuals named within it as political candidates endorsed by Mr. Ekker but it is hard to believe any of them would not immediately seek great distance from this seditious material. In addition, he handed out copies of this document to the attendees of a Tallano Foundation meeting held near the end of February.

Let's have a closer look at the document itself to see just how damning it really is. PLEASE NOTE: THE UNDERLINING ON ALL THREE PAGES IS MINE AND IS INTENDED TO HELP READERS MORE QUICKLY REFERENCE THE KEY PHRASES AND SENTENCES POINTED OUT BELOW.

In the first paragraph, who might be the "selected small group of Nationalist Filipinos who are dedicated to restoring the sovereignty of the Nation"?

Presumably, these would be the individuals who would be capable of implementing the "proposed Executive Orders, their Implementing Instructions, an accompanying Memorandum of Agreement" referenced in the second-from-last paragraph in this piece?

How are these individuals supposed to put themselves in a position to implement Executive Orders, which are instruments of the PRESIDENT? Does EJ Ekker advise them to act through the usual political process?

The answer to that question is to be found at the end of the third-from-last paragraph on page 2, where Mr. Ekker writes, "I will wager that, properly handled, the people will not wait for the election to take advantage of the IMMEDIATE abundance you can offer."

I, RONALD KIRZINGER, DENOUNCE THIS DOCUMENT AND EJ EKKER FOR HAVING PRESENTED IT ON GLOBAL ALLIANCE INVESTMENT ASSOCIATION LETTERHEAD. I ALSO DENOUNCE ANY AND ALL INCITEMENT OF SEDITIOUS ACTS AND ESPECIALLY ANY AND ALL USE OF FORCE. FORCE IS NOT OF GOD AND SHOULD NOT BE PART OF ANY VALID SOLUTION!

IV. ENDORSEMENT OF BLASPHEMY

I have already written at great length to denounce the material produced by "Jonur" as the blasphemy they are. This man does not write for/of/by/with GOD and that has been well PROVEN. And yet, EJ Ekker is apparently planning on including a number of these "Jonur" writings in "his" April 25 issue of CONTACT.

Apparently it's not quite clear enough for some people when "Jonur's" Commander Hatonn offers instructions to close yourself into a small room and turn on the propane burners—which can only result in death by carbon monoxide poisoning!!!

There is a rumor going around that EJ Ekker is now paying \$50 per piece for the stinky droppings put down by "Jonur". WHO IS THIS, "JONUR"? WHY MUST HE HIDE BEHIND A PEN NAME? IS IT TRUE HE IS WRITING FROM PRISON, WHERE HE RESIDES DUE TO INFRACTIONS AGAINST THE DRUG LAWS?

One of the more common responses to the Jonur controversy (there should be no controversy; the material has been PROVEN FALSE) is that it should be published so people can make up their own minds. The PROBLEM is that publishing it “as if” it is or “could be” valid can only detract from all that came before. The result is CONFUSION, which can only serve the Prince of Deceit (or the King of the World). Surely, WE SHOULD KNOW BETTER? Well, I do KNOW better and perhaps that is why GCH ensured that I was listed as all of the officers and sole member of the Board of Directors of CONTACT, INC. and PHOENIX SOURCE DISTRIBUTORS, INC.

IT’S ONE THING FOR ME TO SIGN OFF AS BEING “OF” HATONN (AREN’T “YOU”, TOO?). IT’S QUITE ANOTHER THING ALTOGETHER TO SIGN AS COMMANDER HATONN, AND STILL WORSE TO SIGN AS ATON, THE ONE LIGHT.

The Cosmically retarded writings of “Jonur” should not pass muster with ANY of the chelas taught by Commander Hatonn since “The Mission” began. HOW ON EARTH CAN EJ EKKER ENDORSE SUCH NONSENSE? IS IT BECAUSE HE WANTS TO POISON AND BURY THE LIFE WORK OF DHARMA? WILL YOU ENCOURAGE HIM TO DO SO?

I strongly suggest that you pay attention to the masthead of this paper, which declares: “**NOT TO DEFEND TRUTH IS TO SUPPRESS IT.**” Write up your OWN response to this “Jonur” infection and DEFEND THE TRUTH! Any such response will be considered for publication in “this” version of *CONTACT*.

Since the plans seem to call for broad distribution of MORE of the “Jonur” writings, it appears that we already have Mr. Ekker’s response to the charge of BLASPHEMY: HE ENDORSES IT.

V. THEFT BY CONVERSION

When an individual has lawfully obtained the property of another for a specified use, and he instead converts the property for own use in violation of the agreement, it is called theft by conversion.

In this case, EJ Ekker has over the years come into possession of probably over \$10 million loaned for the acknowledged purpose of the benefit of all mankind. (As grandiose as that may sound, it certainly provides a lot of “wiggle room”.) He has repeatedly seen and never refuted the declaration on the Global Alliance Investment Association website and in its promotional materials that Global Alliance exists for the benefit of all people—and those statements certainly IMPLY rather broad OWNERSHIP.

Suddenly, however, EJ Ekker has become “THE” OWNER of Global Alliance Investment Association? (That is the only acceptable explanation for his presumed power to terminate Ronald Kirzinger WITHOUT CAUSE OR EXPLANATION.)

Beyond the direct monetary contributions, Global Alliance has experienced tremendous benefits from contributions of EFFORT. Isn’t it strange that EJ Ekker (personally and individually) could bill the Tallano-Acop Foundation for the time and efforts of Ronald Kirzinger? Gee, has anyone else contributed anything to Global Alliance? At the moment it looks like everything contributed to “The Mission” has somehow become the personal property of Mr. EJ Ekker. Is that “magic” or is it CONVERSION? He has certainly TRIED to convert MY efforts to HIS personal benefit and it would be interesting to find how many others might feel similarly cheated.

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concerning the real estate problems created by OCT No. 01-4, the so-called "mother title to the Philippine archipelago, the Foundation has no intention of being distracted by the government-sponsored and propagated litigation. The focus of the Foundation will remain on acquiring acknowledgement of its ownership of the gold; all of the other problems can be solved once that has been accomplished.

You, the reader, should not be distracted by the specter of all that gold being in "private hands". First, it was the private property of the Royal Family of King Luisong Tagean (whose family later took the name Tallano) and second, the Foundation fully intends to administer it as the Court ordered in 1972, "for the benefit of the Filipino people". We acknowledge that the Administrator named by the Court at the time has proven to be incapable of managing that responsibility but that can be no valid reflection on the Foundation. Julian Morden Tallano was born with mal-formed arms, hands, and mouth, a substantial handicap to begin with. On top of that he has been thwarted and stonewalled by the government for some 30 years so his current state of "insanity" can be easily justified. The Foundation has gathered a veritable mountain of evidence of his incompetence and malfeasance and will soon file a petition with the Court to replace him as Administrator. While we would not expect our case to prosper in the current court system, we believe it will prosper in a legitimate environment.

I spend the time and space on this explanation, not because there is any need for the Foundation, or its gold for that matter, to support a transition, but because it makes such a delightful political platform to demonstrate the deliberate malfeasance of the current Administration as well as its subservience to the Globalists who want to keep the Philippines in bondage forever.

When I say, "political platform", please don't misunderstand me. I, like most of you Filipinos, abhor the very idea of exchanging the current trapos for a different set of less-worn ones. You cannot, and should not, have the support of "idealist" military men and women, or anyone else, if all you offer is more of the same. You can file your candidacies to cover your right to announce a platform that is contrary to the current Administration but I will wager that, properly handled, the people will not wait for the election to take advantage of the IMMEDIATE abundance you can offer.

In order to use our influence for the benefit of the nation and its people, most of whom are currently being victimized by the Globalists and their local lackeys, I will make known my personal thoughts. I have not observed any person more experienced and thus qualified to act as the leader of this nation than Kit Tatad. If he should decline, with our assistance I have no doubt that either Erick San Juan or Roy Seneres could do very well by the people and that sets the criteria for a successful leader. There may be many others who could succeed because it will be easy once in the GAIA Program.

We are constantly told that it takes money to win an election. Obviously, if we continue to capitulate to a wrong idea/method we will not ever break free of it. This is the

Mr. Ekker has declared that “all expenses incurred in funding the Foundation” have come from him, personally. HOW COULD THAT BE SO? THE LISTED EXPENSES SUPPOSEDLY COME TO SOME \$493,000. MR. EKKER DECLARED PERSONAL BANKRUPTCY IN 1993 AND HAS ONLY HAD SOCIAL SECURITY INCOME EVER SINCE, SO FROM WHERE DID THE \$493,000 COME?

VI. MULTIPLE BREACHES OF CONTRACTS

The simplest approach to this category of offenses is probably to simply list the various known breaches:
1) Breach of witnessed GAIA corporate resolution (a resolution is an AGREEMENT and an agreement is a CONTRACT) regarding the setting aside of \$100,000 for the purpose of developing two projects: an Internet TV site and the “energized

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opportunity to break free and prove that "democracy" can overcome moneyocracy if the platform is appropriate. There is plenty of "news" involved here, including uncovering the malfeasance of Solicitor Generals, all kinds of fascinating stories about the Marcos gold, revealing the intent of the Marcos/Reagan ABL Program, and on and on. I have no doubt that, once you are embarked, Loren and Imee will jump aboard and the Erap group will have no choice but to join in. It is the responsibility of the media to report developments of this sort and if we keep our attention on the gold and not allow ourselves to be distracted by the land titling controversies we can do a lot of good at zero cost and the media will make money, too. If we could find a copy of the Marcos "Red Book" of projects there would be a very major uproar in favor of a better government. There will be plenty of money for everyone involved the afternoon of the morning you have a friendly president that can and will issue the appropriate Executive Orders.

Attached to this document are two proposed Executive Orders, their Implementing Instructions, an accompanying Memorandum of Agreement (MOA) and a brief description of conditions in a GAIA Nation titled "GAIA Utopia" that you can review to see how simple it is to have all of the funding you need as soon as you have good leadership.

For the GAIA corporation:

EJ Ekker, President

of Incorporation of Global Alliance; the Prohibition against Political Interference.

There are other breaches and further causes of action resulting from Mr. Ekker's arrogant and presumptive actions but the above-referenced are a good starting point.

VII. NUMEROUS FRAUDULENT ACTIONS

Again, let's just list the main ones:

- 1) Fraudulent Public Notice of March 2004 laying claim to 40% of the assets to be administered by the Don Esteban Benitez Tallano and Don Gregorio Madrigal Acop Foundation, Inc. (of the PHILIPPINES);
- 2) Fraudulent expenses totaling \$493,000 which "could" not be so;
- 3) Fraudulent Memorandum of Agreement 18102636, which as pointed out in the April 11, 2007 issue exists in at least two different versions (and the CONSIDERATION supposedly for the signed MoA 18102636 was never even seen by the signers);
- 4) Fraudulent corporate management of the Tallano-Acop Foundation (including pretending to have a proxy he did not have for a man who somehow accepted his nomination a day before he was nominated);
- 5) Fraudulent filing of a 2007 General Information Sheet for the Tallano-Acop Foundation—even though he was EXPELLED from the Foundation FOR CAUSE and duly noticed of same;
- 6) Fraudulent filings of lists of officers for numerous Nevada-registered corporations through his agent, Janet Carriger, in the absence of appropriate Board Meetings or corporate resolutions to justify such actions (and as pointed out these fraudulent filings are actually CRIMINAL in nature under Nevada's Revised Statutes);
- 7) Refusal to allow the Secretary inspection of corporate records.

VIII. WHAT ABOUT THE NEW PROJECTS?

Back in February there was a Corporate Resolution to put in place two exciting projects: Energized Water and the Internet TV projects. If those resolutions had been acted upon, perhaps the projects would already be in production. Instead, the ideas are "still-born" because of EJ Ekker's failure to implement the resolutions.

Perhaps the most frequent questions directed to me these days relate to the production of the "energized water" product, which I believe is vitally important to effecting a smooth Transition for the Planet—or at least the Human life forms on it. It would have to be marketed in a way whereby NO therapeutic claims would be made but many readers already know enough to know that they dearly want these products back in circulation. Oh, well?

The Internet TV idea would not have generated a lot of profit but certainly would have made for a lot of exposure of truth—including providing an "advertising medium" for the Energized Water products. Imagine having one website where people could gain exposure to highly concentrated truthful information from people such as Eustace Mullins, John Coleman, Mark Phillips and Cathy O'Brien, peter Kawaja, Jordan Maxwell—and all the rest to whom Commander Hatonn pointed us. This project is now, also, "still-born"—for now, at least. Oh, well?

- water" products;

 - 2) Breach of witnessed GAIA corporate resolution regarding accommodations and expenses to ensure the security and peace of mind of Ronald Kirzinger in the Philippines;
 - 3) Breach of contract between BUDGET CORPORATE RENEWALS, INC. of Nevada and ALTERNATIVE RESEARCH CORP. (a Canadian company), wherein the agreement called
- 4) Breach of the Articles of Incorporation of GLOBAL ALLIANCE INVESTMENT ASSOCIATION, which provide specific measures for the resolution of management disputes—and which measures were not followed in the fraudulent "termination" of Ronald Kirzinger;
 - 5) Breach of the primary Prohibition in the Articles

So, we still have great PLANS—BUT—it is going to take a considerable amount of “ertia” to overcome the current problems occasioned by the actions of EJ Ekker. And the GREAT question remains: WHAT ARE YOU GOING TO DO ABOUT IT?

NEW NASTINESS

“Anonymous” phone calls and text messages:
Throughout the day on Saturday, April 21, there were a number of calls to my cell phone from a number ending in “6717”. I did not know who this might be and was busy with other things when the calls came in. I reasoned that whoever the insistent caller was could leave a message or send a text. At the end of the day the following two messages came through by text:

+639273456717, 4/21/07, 9:44:28 PM:
“Good u return.u cant escape d RP JAIL.”
+639273456717, 4/21/07, 9:53:38 PM:
“Hk 4,19,07 flight no.5j118, mnl 4,20”

My cell phone kept ringing over the next two days but whenever I looked and saw that the calling number ended in 6717, I simply hit the “Ignore” button to immediately stop the ringing. Today, Monday, there were more calls starting at around 7:00 a.m., followed by this nasty little text message:

+639273456717, 4/23/07, 9:41:59 AM:
“Wait 4 me.I show u how to do it.wc jail u want it.RP, US or Canada?”

More calls came in from the 6717 number and again, I just hit “Ignore” to silence the phone. And then came the following text message. PAY ATTENTION, PLEASE, BECAUSE THIS NEXT TEXT IS NOT FROM THE 6717 NUMBER:

+XXXXXXXXX**9300**, 4/23/07, 1:19:44 PM:
“See u all at d BID tom.”

We presume that “BID” stands for the “Bureau of Immigration Deportation” or something to that effect. THE NUMBERS BOLDED ABOVE ARE THE LAST FOUR DIGITS OF THE CELL PHONE NUMBER OF **ERICK SAN JUAN**. Any reasonable person might deduce that he bought a SIM card for cash and used the 6717 number to be “anonymous”. No doubt he would deny the allegation because people do their best to hide their shameful behavior. No doubt he assumes he has “plausible deniability” but really, that was a rather large goof, texting the above message “out of the blue” from his usual SIM card!

My cell phone continues to show incoming calls from the 6717 number but I have to look at the display to even notice them now because the phone no longer rings when the incoming call is from the nuisance number (modern phones have some really wonderful features): three missed calls from that number in the last ten minutes. It certainly looks like someone is ANGRY but that’s alright; angry people tend to greatly overplay their hand and that, ultimately, will conspire for Goodness.

It sure looks as though instead of putting some distance between himself and Mr. Ekker’s schemes, which would have been far wiser, Erick San Juan is now proving his closeness to the author of the seditious “Philippines Future” document. Ouch. I really wish it had played out differently for Erick’s sake because I still greatly value the contributions he has made in the past and I still believe he has much to contribute to the well-being of the Philippines.

De Jure GIS, Page 2

GENERAL INFORMATION SHEET					
NON-STOCK CORPORATION					
***** PLEASE PRINT LEGIBLY *****					
CORPORATE NAME: DON ESTEBAN BENITEZ TALLANO AND DON GREGORIO MADRIGAL ACOP FOUNDATION, INC.					
DIRECTORS / OFFICERS					
NAME CURRENT, COMPLETE RESIDENTIAL ADDRESS	NATIONALITY	INCORPORATOR	BOARD	OFFICER	TAX IDENTIFICATION NO. (TIN) FOR FILIPINOS or PASSPORT NO. FOR FOREIGNERS
1. CENON C. MARCOS 8-B San Bernardo St., Bgy San Joaquin, Pasig City, Metro Manila	Filipino	Y	C	PRE	113866092
2. ERLINDA R. MARCOS 8-B San Bernardo St., Bgy San Joaquin, Pasig City, Metro Manila	Filipino	N	M	COS	237404456
3. JAIME B. RAMIREZ 1237 Instrucción St., Sampaloc, Metro Manila	Filipino	N	M	OTR	208487897
4. RONALD W. KIRZINGER (ELECTED TRUSTEE 03-17-2007) 8-B San Bernardo St., Bgy San Joaquin, Pasig City, Metro Manila	Canadian	N	M	CFO	BA101705
5. NORMAN L. PULLIAM (ELECTED TRUSTEE 04-07-2007) 2995 116 Street, Edmonton, Alberta, Canada T6J 3T2	Canadian	N	M	N	BA267134
6. FRANCISCO L. ROSARIO, JR. (RETAINED 03-26-2007) 3894 R.Magsaysay Blvd., #510 J&T Bldg., Sta. Mesa, Manila 1016	Filipino	N	N/A	LEG	437758791
7.					
8.					
9.					
10.					
11.					
12.					
13.					
14.					
15.					

INSTRUCTIONS:

FOR INCORPORATOR COLUMN, PUT "Y" IF AN INCORPORATOR, "N" IF NOT.
FOR BOARD COLUMN, PUT "C" FOR CHAIRMAN, "M" FOR MEMBER.
FOR OFFICER COLUMN, INDICATE PARTICULAR POSITION IF AN OFFICER, SUCH AS:

PRES - PRESIDENT	CEO - CHIEF EXEC. OFFICER	CFO - TREASURER
COO - CHIEF OPERATING OFFICER	CSO - CORPORATE SECRETARY	LEG - LEGAL COUNSEL
AUD - EXTERNAL AUDITOR	GOV - GOVERNMENT REPRESENTATIVE	OTR - OTHERS
		N - NONE

DE JURE AND DE FACTO
GAIA, T-A FDN, CONTACT, BCR, PSD

There are two versions of Global Alliance Investment Association: the one for which EJ Ekker presumptively acts as the OWNER, wherein he purports to have “terminated” my services; and the one which exists for the benefit of all mankind, in which I am the Secretary, though denied access to any corporate records, and THE ONLY DIRECTOR WITH A RIGHT TO VOTE ON ANY MATTER PUT BEFORE THE BOARD, according to the Articles of Incorporation.

The same holds true for the corporations “under the umbrella” of Global Alliance, including CONTACT, Inc., Phoenix Source Distributors, Inc. and Budget Corporate Renewals, Inc.

There are now THREE separate versions of the Don Esteban Benitez Tallano & Don Gregorio Madrigal Acop Foundation, Inc., including the one registered in Nevada (but which EJ Ekker has apparently shown as being “at” “his” “executive offices” on Ayala Avenue in Makati, Philippines).

Based on the judicial presumption established by the Public Notice on page 12 of this issue, in the absence of proof of his authority to act, it shall be presumed EJ Ekker has no such authority; and in the absence of proof of his ownership of Global Alliance Investment Association, it shall be presumed that no stock has been issued.

If EJ Ekker does not OWN Global Alliance, he may not act as he has with regard to subsidiary entities and thus the *doppelganger* corporate entities must be considered as *de facto* rather than *de jure*.

De Facto GIS, Page 2

GENERAL INFORMATION SHEET
NON-STOCK CORPORATION
PLEASE PRINT LEGIBLY

CORPORATE NAME:

DIRECTORS / OFFICERS

NAME CURRENT, COMPLETE RESIDENTIAL ADDRESS	NATIONALITY	INCORPORATOR	BOARD	OFFICER	TAX IDENTIFICATION NO. (TIN) FOR FILIPINOS or PASSPORT NO. FOR FOREIGNERS
1. Eddyjo Ekker #6751 Anala Avenue, Makati City	American	Y	C	N	Passport # 711153264
2. Atty. Alejandro Estepa #432 Nueva de Peñero St. Mandaluy Young City	Filipino	N	m	PRE LEG	Tin # - 137-469-892
3. Teresita A. Taylor Lot 8 Block 4 NCCC BF, Pangnaguan	American	N	m	N	Passport # 1487909
4. Thomas A. Taylor Lot Block 4 NCCC BF, Pangnaguan	American	N	m	OTR	Passport # 410344366
5. Brenda C. Sandigan #100 Sta. Escolastica Village, Baguio City	Filipino	N	m	COS	Tin # - 121435247
6. Ameliah G. Tan 4975 Rosemallow Road San Valley, Pangnaguan	Filipino	N	m	CFO	Tin # 139259-278
7.					
8.					
9.					
10.					
11.					
12.					
13.					
14.					
15.					

INSTRUCTIONS:
FOR INCORPORATOR COLUMN: PUT "Y" IF AN INCORPORATOR, "N" IF NOT.
FOR BOARD COLUMN: PUT "C" FOR CHAIRMAN, "M" FOR MEMBER.
FOR OFFICER COLUMN: INDICATE PARTICULAR POSITION IF AN OFFICER. SUCH AS:
PRE-PRESIDENT CEO - CHIEF EXEC. OFFICER CFO - TREASURER
COO - CHIEF OPERATING OFFICER COS - CORPORATE SECRETARY LEO - LEGAL COUNSEL
AED - EXTERNAL AUDITOR GOV - GOVERNMENT REPRESENTATIVE OTR - OTHERS N - NONE

A judge will first look at whether or not any statutes have been infringed by the actions of either party in the dispute.

Assuming there is no violation of a statutory law, the judge will next look at the articles of incorporation to see if both parties functioned within the parameters of the charter creating the entity.

Assuming there is no violation of the articles of incorporation, attention must be turned to the bylaws of the corporation. The bylaws regulate the conduct of meetings and what constitutes a valid meeting; what kind of notice must be provided, who should provide it and how such notice is to be provided; what constitutes a quorum (in most cases a simple majority); and so on.

The filing of a General Information Sheet falls under statutory law and is of primary importance. Any mistakes or misrepresentations on the GIS could weigh heavily against the party making them, so it's best to be very careful and ensure the form is filled out accurately.

Have a good look at the two filings of the GIS shown on facing pages nearby. I'm going to take the time to point out some serious problems with the GIS filed on behalf of "Mr. Ekker's" Tallano Foundation.

First, notice that Eddyjo Ekker is shown with a "Y" in the column identifying INCORPORATORS. As the Public Notice at the back of this issue makes clear, the initial GIS filed with the SEC does not show EJ Ekker as one of the incorporators. The simple "Y" in this column is a fraudulent misrepresentation, one which should not sit well with the court. In truth, Cenon Marcos is the only remaining member out of the group of original incorporators, as shown on the *de jure* GIS on the opposite page.

There is another major problem with the GIS labeled *de facto*: Notice that there are six members of the Board listed; then notice that of the six, THREE ARE AMERICANS. PHILIPPINES LAW MANDATES THAT NO MORE THAN 40% CONTROL MAY PERTAIN TO FOREIGNERS. OOPS! THAT'S A PROBLEM!

Curiously, Mr. Ekker's passport number is DIFFERENT on this GIS than that which he provided on the 2006 GIS. INTERESTING? WAS HE LYING THEN OR IS HE LYING NOW?

Page 3 of the GIS (not shown) asks for disclosure of affiliated entities and the *de facto* GIS filed by "Chairman" EJ Ekker lists two affiliated corporations, both registered in Nevada. "Funny thing" but the Secretary of the T-A Fdn, Erlinda Marcos, shows no record of any such affiliations. "Oops," again?

Worse, the affiliated companies are BOTH AMERICAN ENTITIES, THEIR NAMES ARE MIS-SPelled AND EVEN THEIR FILE NUMBERS ARE NOT 100% ACCURATE.

One more thing which might interest a judge: The SEC requires a photocopy of the front page of the Membership Book. The *de jure* GIS filing was accompanied by that photocopy, while the *de facto* filing was not. WE know that is so because the Membership Book is held by the Secretary, Erlinda Marcos. There is more but we don't really need to expose it all at this juncture.

The BOTTOM LINE could come down to the simple fact that the *de facto* entity held an Annual Meeting without ensuring a quorum existed. Much worse, however, is that the only two members present were EJ Ekker and Tom Taylor, two AMERICANS; while at the *de jure* Annual Meeting, a full quorum was present including ALL THE FILIPINOS.

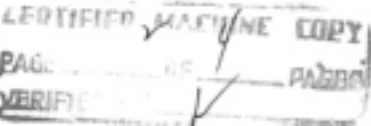
Of course, that assumes that EJ Ekker and Tom Taylor were members. We have already shown that EJ Ekker was EXPELLED FOR CAUSE on March 17, 2007, 21 days before the Annual Meeting. We

The Don Esteban Benitez Tallano & Don Gregorio Madrigal Acop Foundation, Inc. (Tallano-Acop Foundation or T-A Fdn) is another matter because it exists separate and apart from the Global Alliance corporate structure.

All the same, above you can see what has resulted from EJ Ekker's presumptive acts with regard to this PHILIPPINES entity. TWO General Information Sheets have been filed with the Securities Exchange Commission (SEC) and the SEC has simply accepted both of them as presented.

Which one of these entities is *de jure* and which is *de facto* (illegitimate)?

That question will have to be argued in court, which probably suits Mr. Ekker just fine because he has very deep pockets, thanks to all those who have contributed to "his" (*de facto*) Global Alliance company.



ISSUES FOR A COURT TO DECIDE

A number of people have written saying they really don't understand the corporate issues involved in the current situation, so it is probably worthwhile to dwell a little on the basics.

One of the first things a court will have to consider is whether or not everything has been done in accordance with the law.

The articles of incorporation take over where the statutes leave off and constitute an agreement or contract which is binding on the entity granted the benefit of a charter as well as that entity's members and managers (by whatever titles).

Internal matters of a corporation are governed by its Bylaws, which refine but may not contradict the articles of incorporation.

have also documented that Tom Taylor probably never was a member, having accepted his appointment THE DAY BEFORE IT WAS PURPORTEDLY MADE at the Annual Meeting on April 7, 2006. And let’s not even mention the fact that EJ Ekker voted a proxy for Tom Taylor throughout the year despite the fact that no such proxy existed! THOSE ARE SOME PRETTY BIG “OOPSES”.

In terms of the Articles of Incorporation for the Tallano-Acop Foundation, there is a requirement that the Annual Meeting is to be held at the Principal Office. On March 26, 2007, an amended 2006 GIS was filed with the SEC showing the expulsion of EJ Ekker; the suspension of Tom Taylor; and changing the Principal Office from 6751 Ayala Avenue, Makati (Mr. Ekker’s “Executive Offices”) to the residential address of Cenon and Erlinda Marcos.

The *de jure* T-A Fdn held its Annual Meeting in accordance with the Articles of Incorporation, at the location of the Principal Office as registered with the Securities Exchange Commission.

The *de facto* T-A Fdn operating under the purported chairmanship of EJ Ekker held its Annual Meeting at the Gilarmi Coffee Shop, not even at the FORMER Principal Office address as registered with the SEC in 2006.

You might have noticed along the way in this discussion that EJ Ekker has continued to act “as if” he was not expelled from the Foundation. Perhaps he believes there is a defect with regard to the meeting held for the purpose of discussing charges against him on March 17, 2007. Nevertheless, a full quorum of the Board was present and again it needs to be stated: that is ALL of the Filipinos (plus one Canadian). Whatever defect Mr. Ekker might perceive, it’s going to be a major uphill battle to convince a Philippines court to allow two Americans to take over a Philippines foundation from three Filipinos.

WHAT ABOUT THOSE BYLAWS?

I mentioned previously that if everything else is equal between the parties with regard to adherence to the prevailing statutes and the articles of incorporation, it comes down to adherence to the bylaws.

The Bylaws of the Tallano-Acop Foundation are very specific about some things. Right on the first page, for instance, the Bylaws define what SHALL be the Order of Business in conducting the Annual Meetings of the Foundation.

The Order of Business shall be:

- a) Proof of service of the required notice of the meeting;
- b) Proof of the presence of the quorum;
- c) Reading and approval of the minutes of the previous annual meeting;
- d) Unfinished business;
- e) Report of the President;
- f) Election of the Trustees for the ensuing year;
- g) Other matters.

Have a good look at the minutes of the Annual Meeting for the *de jure* T-A Fdn on nearby facing pages and run through that little checklist. Yes, it’s all there and done in the order prescribed.

The Secretary certified separately the proof of service of required notice. A quorum (four out of the supposed six members and three out of the supposed five Trustees) was present. The minutes of the 2006 Annual Meeting were read and approved. A list of unfinished business was compiled and duly noted. The President read his annual report. Trustees were elected for 2007-2008. Other matters were discussed and noted, and these related particularly to the numerous defects and unlawful conduct of the Foundation under “Chairman” EJ Ekker.

De Jure Meeting Minutes
Showing Adherence to Bylaws



Don Esteban Benitez Tallano and
Don Gregorio Madrigal Acop Foundation

SEC Reg. CN200322944 TIN: 237-114-038

MINUTES OF ANNUAL MEETING HELD APRIL 7, 2007

Proof of Service of Required Notice and Proof of Presence of Quorum

Upon presentation of the Secretary’s Certification of Proof of Notice and Certification of a quorum present, the President called the Annual Meeting to order at 10:10 a.m. The Secretary’s Certifications are attached to these minutes. Present are: Cenon C. Marcos, Trustee and President; Jaime B. Ramirez, Trustee, Vice President and Auditor (telephonically); Ronald Kirzinger, Trustee; and Erlinda R. Marcos, Trustee and Secretary.

Reading and Approval of Minutes of April 7, 2006 Annual Meeting

The minutes of the April 7, 2006 Annual Meeting were read by Cenon C. Marcos, President and he affixed his signature to a copy of last year’s Annual Meeting minutes presented by the Secretary to show his approval.

Unfinished Business

The following legal cases are pending further action:

- 1. Case # 3597-P in the Court of Appeals;
- 2. Case # 70014 in the Court of Appeals;
- 3. Case # 171913, Petition for Certiorari in the Supreme Court;
- 4. Case # 70571-PSG in RTC 67, Pasig City;
- 5. Case # 683-I in RTC 65, Infanta;
- 6. Case # Q-54572 in RTC 92;
- 7. Motion for Conservatorship filed with RTC 111, Pasay City.

Former Foundation Attorney Alejo Estepa was handling these cases, which are being taken over by newly retained Attorney Francisco Rosario, Jr., who will be entering his appearance at the next scheduled court dates in each of these cases. Other projects involving Attorney Estepa are dead issues, including the project to re-title his twenty-four hectares based on the false Rodriguez claim.

The April 4, 2007 Resolution to Amend the Articles of Incorporation has not yet been acted upon. The Trustees’ Certificate of Amendment is to be filed immediately, along with the 2007-2008 General Information Sheet.

There is no other unfinished business.

8-B San Bernardo St., Bgy. San Joaquin, Pasig City, MM
Telefax: (02) 640-4559
www.TallanoFdn.com; Info@TallanoFdn.com

Next, have a close look at the first page of the *de facto* entity’s “Annual Meeting Minutes” (see page 10) and compare them to the *de jure* minutes. Let’s just run through the checklist for Order of Business, noting up front that there was apparently no effort made to conform to the required ORDER but even allowing for things to be done unlawfully, out of order:

a) There was no proof of service of the required notice of the meeting because the Secretary, who is required by the Bylaws to provide all such notices, was not present at the *de facto* “Annual Meeting”.

b) There purports to be proof of presence of a quorum but that is NOT POSSIBLE. The *de facto* minutes reference “32 legally present members;”, which

is quite surprising because the Membership Committee, which consists of Cenon C. Marcos and Jaime B. Ramirez, had not approved of any new members and no prospective members from this group had so much as submitted a Membership Application; nor had any membership fees been recorded; nor had the official, SEC-registered Membership Book been updated. SO, FROM WHERE AND HOW, EXACTLY, DID ALL THE NEW MEMBERS SUDDENLY SHOW UP TO BE COUNTED?

Apparently 13 “members” were actually present and 19 “members” were represented by proxy? That’s interesting because PROXIES CANNOT BE USED AT ANNUAL MEETINGS. THERE WAS NO QUORUM.

De Jure Meeting Minutes

Showing Adherence to Bylaws

Report of the President

Cenon C. Marcos, President, read his prepared report, "PRESIDENT ANNUAL ACCOMPLISHMENT REPORT for the Year 2006 to 2007" (see copy, attached).

Election of Trustees for 2007-2008

The President announced that it is time to elect the Trustees and Officers who shall serve the Foundation for 2007-2008 and asked for motions. The election results are noted below:
Cenon C. Marcos was unanimously elected as Trustee, President and Chairman.
Erlinda R. Marcos was unanimously elected as Trustee and Secretary.
Jaime B. Ramirez was unanimously elected as Trustee, Vice President and Auditor.
Ronald W. Kirzinger was unanimously elected as Trustee and Treasurer.
Norman L. Pulliam, whose membership is today approved by the Committee on Membership was unanimously elected as Trustee. He shall endeavor to be telephonically present for all meetings of the Board but in case of his absence, his proxy shall be held by Ronald Kirzinger throughout 2007-2008.

Other Matters

The President noted that purported "duly noticed" meetings called and held by former Trustee Eddyjo Ekker (expelled for cause on March 17, 2007) are defective for non-adherence to Article IV, Section 3 of the Bylaws, which requires that "The Secretary shall give all notices required by these by-laws..." Mr. Ekker's purported Special Meetings are also defective for want of signed Waivers.
The Secretary noted that although Mr. Ekker had acted "as if" he had an ongoing proxy to vote for (now suspended) Trustee Tom Taylor in all matters, the records show that the only proxy held by Mr. Ekker was specifically just for matters to be voted upon at the Annual Meeting held April 7, 2006. (See copy of actual proxy attached.)
The Secretary pointed out that Tom Taylor's Acceptance of Election last April 7, 2006 was defective because it was signed April 6, 2006—the day before he was elected.
The President called for members to present any other matters but there were no other matters.
The General Information Sheet was filled out and signed by the Secretary for notarization and presentation to the Securities Exchange Commission on Tuesday, April 10, 2007.
The meeting was adjourned at 1:25 p.m.

Secretary's Certification

I, Erlinda R. Marcos, hereby certify the foregoing Minutes as a true record of this Foundation and IN WITNESS WHEREOF I hereunto set my hand this 7th day of April, 2007 at Pasig City.


ERLINDA R. MARCOS
Secretary

8-B San Bernardo St., Bgy. San Joaquin, Pasig City, MM
Telefax: (02) 640-4559
www.TallanoFdn.com; Info@TallanoFdn.com

c) There could not have been "reading and approval of the minutes of the previous Annual Meeting" because those minutes and all corporate records are maintained by the Secretary, Erlinda Marcos.
d) There is no mention of "unfinished business" despite the fact that the *de jure* minutes show SEVEN OUTSTANDING LEGAL ACTIONS IN PROGRESS. More and worse, Attorney Estepa, who had been handling all of those cases until his termination by the *de jure* entity on March 19, 2007, was supposedly named and approved as a new "Trustee"?
e) There could not have been a Report of the President but perhaps Mr. Ekker feels that as

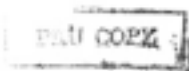
"Chairman" he was qualified to make such a report. If he did make such a report, formally, there is no evidence of it.
f) Election of new Trustees was apparently handled with great pomp and ceremony, with the Honorable Judge Reyes (not even a member) presiding and 32 purported "members" unanimously voting for Mr. Ekker's "dream team" one after the other. Amazing!
g) OK, so the *de facto* entity qualifies for this one, having discussed several "other matters" of no clear importance or consequence to the Foundation.
It seems fairly clear to us and should be clear to a judge which entity is *de jure* and which is *de facto*.

WHY WON'T EJ CONFRONT THE ISSUES?

This is the FOURTH ISSUE of *CONTACT* since the fracture in the working relationship between EJ Ekker and myself, and between EJ Ekker and the Trustees of the (*de jure*) Tallano-Acop Foundation.
He has taken many actions against me, personally, including doing his best to ensure I do not have funds to sustain myself in a foreign country. And yet, "somehow", I HAVE ALL I NEED TO STAY THE COURSE IN DOING WHAT I PERCEIVE TO BE "THE MISSION". No, it hasn't been completely comfortable all the time and yes, it can be unnerving to have threats coming at you all the time but still, "somehow", the newspaper keeps going out LOADED WITH POWERFUL INFORMATION.
As mentioned up front, it looks like EJ's TEAM of workers will finally manage to put out an issue of the paper which will be printed and distributed. DOES ANYONE WANT TO BET WHETHER OR NOT THAT ISSUE WILL EVEN ATTEMPT TO ANSWER SO MUCH AS HALF OF THE ISSUES THAT HAVE BEEN SUMMARIZED IN THIS ISSUE?
I haven't yet seen "EJ's" (*de facto*, illegitimate) "*CONTACT*" but I fully expect that it will seek to continue from the point where I put on the brakes with regard to publication of the blasphemous material put out by "Jonur".
I can guess that he will continue to try to focus attention on the NON-ISSUE of some alleged accusation I supposedly made, no doubt backed up by some kind of statement from Erick San Juan (the cell phone and text-message tormentor).
If you take Mr. Ekker's word for it, I'm sure you'll be satisfied that "his" "*CONTACT*" is telling you ALL YOU NEED TO KNOW, WHILE CONVENIENTLY AVOIDING MESSY ISSUES SUCH AS THOSE RAISED IN THIS ISSUE. Here's a little checklist for you, in case you find yourself reading from the *de facto* publication. Does Mr. Ekker offer any statement with regard to:
I. MONEY LAUNDERING;
II. FINANCIAL SUPPORT FOR TERRORISM;
III. INCITING SEDITION AND POLITICAL INTERFERENCE WITH THE GOVERNMENT OF THE PHILIPPINES;
IV. ENDORSEMENT OF BLASPHEMY;
V. THEFT BY CONVERSION;
VI. MULTIPLE BREACHES OF CONTRACTS;
VII. NUMEROUS OTHER FRAUDULENT ACTIONS;
VIII. THE STILL-BORN NEW PROJECTS
???????? (That is EIGHT BIG QUESTIONS.)
WHY WON'T HE ADDRESS THESE ISSUES?
Actually, I rather hope Mr. Ekker DOES address some of these important matters and I very much look forward to reading "his" "*CONTACT*" because it is bound to provide a wealth of material for the next *DE JURE* issue! Perhaps we won't be so "lucky", but we can certainly hope for at least an effort at explanation.
In summing up, I very much want to express my thankfulness to be working with Mr. Cenon Marcos. I have no idea whether he is anything like the former President of the Philippines but IT IS A JOY TO WORK WITH A GOD-KNOWING MAN WHO WILL PUT EVERYTHING ON THE LINE IN HIS STAND FOR TRUTH.
I am also most thankful to all who have written and phoned in their support for what I am doing here. Without that support there would be little to no reason for me to carry on. I certainly wouldn't go through this experience just for my own self but again, it is a joy to serve HIS (YOUR/OUR) MISSION.
Salu.
Ronald Kirzinger ("of" Hatonn)

De Facto Meeting Minutes Not Adhering to the Bylaws:

The Order of Business Clearly Prescribed in the Bylaws Has Not Been Followed



DON ESTEBAN BENITEZ TALLANO &
DON GREGORIO ADRIAL ACOP
FOUNDATION, INC.

Minutes of the Annual Membership Meeting for April 7, 2007

Venue: 6751 Ayala Avenue Makati City Philippines
Time: 10:00 A.M.
Date: April 7, 2007

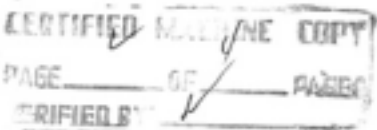
- Attendance: (Old Members)
- 1. Mr. E.J. EKKER
 - 2. Mr. TOM TAYLOR
 - 3. Atty. ALEJO ESTEPA (legal counsel of the foundation)

- I- Call to order: by the incumbent chairman of the Board, Mr. E.J EKKER at 10:55, A.M.
- II- Designation of the meeting secretary: In view of the absence of Mrs. Erlinda Marcos, the incumbent secretary of the Foundation despite notice, the general membership nominated an elected the undersigned as the secretary for the annual membership meeting.
- III- Reading & Approval of last year's minutes of Annual Membership Meeting: The minute was read and approved.
- IV- Welcome Address of the Chairman and announcement of new members as reported to SEC.
- V- Oath of Membership by each new member; The following new members took their oath of membership before former RTC Judge Ernesto Reyes.

Terisita Taylor
Atty. Alejo Estepa
Brenda Bandaay
Lourdes Sentillas
Evelyn Lazaga
Amerieli Tan

Cynthia Taguiba
Delia Perucho
Wilfredo Zulueta
Eng. Ernesto Soque
Rico Sevilla

- VI- Determination of quorum by the meeting secretary: It was noted that there were 13 members physically present and 19 by proxy authorization handed over to the meeting secretary, with the total



LETTERS TO THE EDITOR

It's time to include some of the numerous emails and letters from various people (apart from the many phone calls providing moral support). I have taken the liberty of publishing these heart-felt responses without obtaining permission and lacking permission I will redact names to prevent any kind of negative reaction.

First, a dear friend of mine from Canada who has read little from CONTACT and the Phoenix Journals but has a big heart and KNOWS GOD:

It has come clear to me that I will have to write this email in segments as my mind brings to conclusion all the information that I am receiving.

So far I am at pg. 14 of the March 14 issue, at first I saw what I could only accept as a conflict of philosophies. Upon this stage I must now question the actions taken by EJ to this point. If it were a mere point of not seeing eye-to-eye so many steps would not of been taken to cause this level of separation, I can only right now picture a cockroach fleeing the light. Second I have found in my own life experiences that (To quote my friend {redacted}) "To be more loud, doesn't make a person more right". I had to re-read EJ's email on pg 13 twice because the first read through I was unable to associate Ron's name to the person I know as my friend. I still can't, but now can put proper noun usage as it pertains to the email.

With respects to EJ and the "ownership" issue. How can one person own another's sovereignty? In essence I feel this is what he is stating. GAIA to my understanding is to be to the benefit of mankind and to ensure the future of all who live here. If it were to be "owned" as it is implied I see a picture of Oliver Twist with the orphan holding his bowl out asking for more. In truth everyone in the [World] should be able to have their full measure of things and there will be some who take more than others but in the end all will be satisfied. (To segue: It is my belief that God wishes abundance on this land. Greed seems be a creature that can only exist in a land of limitation, provide abundance to all and that creature is destroyed. One solution to that elephant in the room.)

Regarding EJ's personal conduct: I do not wish to pass judgment over the individual as it is not my right but the right of God. I truly wish I can come to accept that statement within my own heart as I know it is right. I will comment on that his actions are speaking loud and clear to me to the type of person that is being dealt with. The pictures of a school yard bully are racing in my mind.

So far I have reached pg. 5 of the March 28th publication. I am reminded of a quote from the bible (Paraphrased as I do not have one with me at this moment) "If thy right eye offends thee, pluck it out". I do hope that it is time for the world to experience God's plan and not have it held off for more "time" to pass.

Saving this for the end. Concerning the writings of Jonur. Some statements that I read have just felt like a soul wrenching and uncomfortable experience. "I am Aton of the One Lighted Source—He who allows Himself to be called 'God'" (Pg. 11 of the Mar 14 issue). My reaction to this is that God would not be this vain. I WILL NOT FOLLOW HE WHO NAMES HIMSELF GOD!!!! I SHALL KNOW GOD WHEN I AM BEFORE HIM AND I SHALL ONLY KNOW HIM WHEN I AM READY TO RECEIVE

HIS DIVINE WISDOM. IF I AM UNABLE TO SEE THE TRUE GOD FROM A FALSE ONE THEN I AM STILL UNWORTHY TO CLAIM MY RIGHT AS HIS CHILD!!! NO MATTER THE OUTCOME OF MY DECISION I AM READY TO RECEIVE THE CONSEQUENCES TO ALL MY ACTIONS IN MY ETERNAL LIFE!!! I will continue to follow my path though life as I believe it will lead me to the oneness with the Father. I will be open to all and make my own discernments of any and all “facts” that are presented in this life.

As for initial solutions, it is tough for me to think of, as my experience in the world of the corporate is non-existent. For now I will have to offer you my prayers and hope that a prompt solution can be found in a Godly manner. Please let me know when the paypal accounts are up and running again. I will send what I can though I cannot promise it will be much. I will however make sure my friends receive a copy of these journals so they may make their minds up for themselves.

From another Canadian friend, the kind Mr. Ekker says I don’t have:

Hello Ron:

How very pleased I am that you responded!

When I rec’d the Contact with the Jonur material, I dismissed it as being no more than plagiarized and fluffed words, put together from a lot of information Our Commander gave us over the many years. There is no GOD FLAVOR. My heart always leaped when reading from Commander. I went to the few friends “IN GOD” I have and, they too are adamant about that. These friends connected me to this mission.

All that matters to us, is God’s Truth, HIS Word. Contact and the Journals is the only Truth on earth, straight from THE SOURCE. THERE IS SOMETHING REALLY WRONG HERE. There is a JUDAS in the GOODPILE.

I have just been given copies of your 2 Contacts, I look forward to reading them on the week-end. I do not have e-mail other than here, at work so I have not had privy to them. I have heard excellent response. Some of us don’t go with the majority rule.

The realization of ‘what is’ or ‘may be’ is frightening. [I/we] feel truly saddened and totally perplexed!

I intend to write my thoughts to EJ for what it’s worth. Stay strong Ron, many of us have been admiring your great works over the past year. Please know, you are not alone. We see your true intent. Hope this will cheer you a bit.

WE KNOW GOD WINS... IS THIS THE STORM BEFORE THE CALM?

I have written this so hastily, hope it makes sense, no time to proof..have to leave now.

Here’s one from a man I have never met but for whom I have immense respect as a GOD-KNOWING individual: “Brother Al”.

In ALMIGHTY HOLY LIGHT/ATON I Greet You Brother Ronald Kirzinger,

I just called and talked to Valerie at the “CONTACT PAPER” Office. **I was asking her for an update on the status of the paper and EJ Ekker’s response to this ongoing dispute. She told me they are working on putting out a paper next week and EJ would address these issues of dispute.** She wanted me to send her what I was reading on the web about the corporations list of officers and what you were saying/writing to everyone.

I am forwarding this copy of my email I sent to her. She expressed unwavering loyalty to EJ based on

how long he has been working with Doris and Hatonn on The DIVINE PLAN.

I advised her to use GOD’s Wisdom and let “The Evidence” speak to her, rather than just emotional loyalty. Whosoever stands obstructing GOD’s WAY, must lose; for ONLY HOLY LIGHTED GOD WINS!!!

MAY THE LIGHTED BLESSINGS BE UPON YOU Ron, For Serving GOD/ATON’s WILL.

ALWAYS IN ALMIGHTY HOLY LIGHT I AM {redacted} CLEAR SOLE LIGHT S.A.N.A.N.D.A. ATON

Here’s one from a guy whom I know has “more than a clue” but needs to understand the corporate stuff a little better:

Ron,

Your opening salvo - a reprint of GCH’s writing of 1-6-02 - does raise some interesting points in regards to EJ’s actions or lack thereof regarding the items you have brought forth. Has EJ intentionally not addressed the issues because he has something to hide or is he just ignorant of how this situation should be confronted and cleaned up? This is something that must be determined.

It looks like I need to dig more into this as it seems much more than “cut and dried”. Part of the problem is for me, and maybe for many others of the ground crew is their lack of understanding of the corporate “game” and all the legalities. Who’s on first, who’s on second and who should be there - so to speak.

I LOVE THIS MESSAGE:

I am very reluctant to voice my view, but here it goes anyway:

First, kudos to you {name redacted}. We are very pleased with your discernment; perhaps because it parallels our own in practically all points. As far as we ({name redacted} and I), are concerned, the “Manure” writings, bear an intolerable odour, reminiscent of “*Spectrum’s*” Hatonn. In addition to your points here are a few other to ponder.

Page sixty-seven of *And God said Let there be Light*, Aton said: “I choose to image the reversal of all the plagues and prophecies as laid upon Man, and so it is. Unless I change my mind. Fickle God! No not fickle, but never boring”.

In another writing from Hatonn this time, from the Philippines, came this statement:

“Can Doris be had? Oh no never. She is in total 100% committed to the mission”. I am paraphrasing as best as I remember. “Can E.J. be had? There is still an inkling where he can be had!” why these two points, in view of what’s happening? I shall explain myself.

Because I love God. I love truth above all else in experience! And you know that of me, {name redacted}.

TRUTH IS ALL. This fracture between Ron and E.J., than is insignificant in light of Aton’s above comment. Why? IF, Aton has changed his mind, (which I doubt 100%), than there is nothing universal anyone is going to do, to alter the circumstances, therefore, relax and finish our journey as best we can. IF, on the other hand, Aton is still imaging the reversal, than the recovery will take place with or without, Ron, E.J., {name redacted}, {name redacted}, etc. “for things will be exactly as they will be”- Little Crow.

Now, E.J. is probably in a dilemma. I do not wish to accept that he has suddenly become intellectual myopic, if not totally blind. I have no qualms with

E.J. and I also love Ron’s perception of “truth in understanding”-Hatonn.

Perhaps this is where E.J. has been had! There has to be more going on than that to which we are privy. Whatever it may be, my love is still with him. I hope and pray for his clarity of mind to be absolute. E.J. is no fool, BUT NEITHER IS RON. I am sure that E.J. knows EXACTLY what he is doing. Nonetheless, I repeat, this journey is not about E.J., Ron, or Doris, or, or, or, etc.

In my perception, IT IS ABOUT GOD, ATON. THE WORD IS TRUTH!

And finally, as regards to the “GROUND CREW BUSINESS”, I do not accept that mantel for myself as it has never been declared of me specifically from higher source. Therefore;

I will continue to put my nose to the grindstone, and study, study, study and study some more the Hatonn material until at least I can recall all the pertinent information, and even then it will not make me a ground crew, but a servant. Hopefully of God’s will, ad infinitum.

A lot of people have seen this one already because it was spread far and wide by email but it’s definitely worth a (re-)read:

Hi EJ,

Well I’m just going to be blunt and to the point because I do not have much time to write.

So what is up with Ron K. I received his Contact via email and it was quite interesting. As to the allegations of murder, I’m not so focused on, and probably a wrong choice on his part to incite such things, but other than that, is it right to dismiss his opinions on the Jonur Material.

With all [due] respect, don’t you think, even from your emails as to how Jonur is doing right now, he broke up with his girlfriend and needs some work to get on track again, (if you need to get on track, why push the river, when the river should flow all by itself). And as well to one of your replies to Ron K comments of his material, your reply was Jonur doesn’t have the resources. What does resources have to do with it to get names and facts right if you are actually receiving from GCH? One doesn’t need any resources, because one is connected to the Source. As well I must confirm, that GCH did mention when? that GCH would be Dharma’s corporate signature so to speak, paraphrased in my own words. But the jest of it is that no one else would receive from GCH. Maybe Haton **[RK: SIC: Hatonn!]** or Aton, but not GCH.

So I hope this letter doesn’t offend, but I feel there is some discrepancies in the [J]onur material. Plus there is nothing new in it anyways. I think the better thing to do is rerun all of the pertinent and spiritual material form [from] the journals. GCH’s material seems to be timeless.

Just one more. I have found the Contact’s initial introductions and journalistic fashion to have improved since Ron K. had started writing them.

He has some very intelligible comments and insights. Just take the Hapsburgs (spell) issue about 5 weeks ago as an example.

Anyways, I hope to hear back from you and I will forward this to Ron K. and other subscribers and Valerie so that some may hear my opinion as well.

Thank you for your time and efforts in this grand mission in your hands, {name redacted}

There are other messages which could be shared but this is a pretty good cross-sample. Feel free to write and SPEAK YOUR MIND!

PUBLIC NOTICE

GLOBAL ALLIANCE INVESTMENT ASSOCIATION

This notice hereby invokes Rule 301, Federal Rules of Civil Procedure of the United States and is intended as appropriate judicial notice in any jurisdiction in which it is recorded of public record. 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.

NOTICE OF REFUSAL TO PRODUCE CORPORATE RECORDS FOR INSPECTION

Eddyjo Ekker, Director of Global Alliance Investment Association (GAIA), has been asked to produce the corporate records of the Company for my inspection but has refused to do so. Instead of producing the corporate records for inspection, in his capacity as President of the Company, he has advised me in a memorandum dated March 10, 2007 that my services have been “terminated”.

Whereas, in accordance with the Articles of Incorporation, the only way Mr. Ekker, President could effect my termination legally is if he owns the Company and whereas the only proof of his presumed ownership is to be found in the corporate records and specifically the stock ledger; and whereas he has denied me in my capacity as the Company’s Secretary the right to inspect those records:

It is only reasonable to stipulate that absent proof of Mr. Ekker’s authority to act, it shall be presumed such authority does not exist and absent production of the stock ledger, it shall be presumed no stock has been issued.

For the foregoing reasons, I shall continue to uphold my fiduciary responsibilities to the Company and the subsidiary companies under its umbrella until this matter can be properly resolved. Where companies outside the umbrella with regard to ownership might be concerned, I shall uphold my fiduciary responsibilities to those entities “under duress”. If it is subsequently proven that Mr. Ekker has not acted in the best interests of the Company in accordance with its Articles of Incorporation, it is to be presumed that he stands personally liable for the consequences of any fraudulent actions which bring harm to the Company, related and subsidiary companies and/or myself, personally.


Ronald Kirzinger, Secretary

As of the date of this Public Notice, the public records of the State of Nevada still show Ronald Kirzinger as the corporation’s Secretary and as a Director, although Eddyjo Ekker has apparently instructed the Office Manager of the resident agent for the company to simply replace Ronald Kirzinger’s name with his when the Company is due for renewal. Does Mr. Ekker claim to own this Company worth trillions of dollars?

In fulfillment of legal requirements for sufficiency of Public Notice, this is the third of three publications of this Notice.

Corporation Details - Secretary of State, NevadaPage 1 of 3

GLOBAL ALLIANCE INVESTMENT ASSOCIATION

Business Entity Information			
Status:	Active	File Date:	9/28/1997
Type:	Domestic Corporation	Corp Number:	C11415-1997
Qualifying State:	NV	List of Officers Due:	9/31/2008
Managed By:		Expiration Date:	

Resident Agent Information			
Name:	BUDGET CORPORATE RENEWALS, INC.	Address 1:	3132 W POST RD
Address 2:		City:	LAS VEGAS
State:	NV	Zip Code:	89118
Phone:		Fax:	
Email:		Mailing Address 1:	PO BOX 27193
Mailing Address 2:		Mailing City:	LAS VEGAS
Mailing State:	NV	Mailing Zip Code:	89126

Financial Information	
No Par Share Count:	25,000.00
Capital Amount:	\$ 0
No stock records found for this company	

Officers☐ Include Inactive Officers

Treasurer - E J EKKER			
Address 1:	PO BOX 27193	Address 2:	
City:	LAS VEGAS	State:	NV
Zip Code:	89126	Country:	
Status:	Active	Email:	

President - E J EKKER			
Address 1:	PO BOX 27193	Address 2:	
City:	LAS VEGAS	State:	NV
Zip Code:	89126	Country:	
Status:	Active	Email:	

Director - E J EKKER			
Address 1:	PO BOX 27193	Address 2:	
City:	LAS VEGAS	State:	NV
Zip Code:	89126	Country:	USA
Status:	Active	Email:	

Secretary - RONALD KIRZINGER			
Address 1:	PO BOX 27193	Address 2:	
City:	LAS VEGAS	State:	NV
Zip Code:	89126	Country:	
Status:	Active	Email:	

Director - RONALD KIRZINGER			
Address 1:	PO BOX 27193	Address 2:	
City:	LAS VEGAS	State:	NV
Zip Code:	89126	Country:	
Status:	Active	Email:	

Actions/Amendments

<https://sos.state.nv.us/SOSServices/AnonymousAccess/CorpSearch/PrintCorp.aspx?IsRev...> 3/28/2007

False Public Notice of Global Alliance Investment Association as Published March 10, 2004
(False Presumption Established by False, Fraudulent and Misleading “Facts”)

Legal Notices

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

(SEE EXHIBITS ON NEXT PAGE)

PUBLIC NOTICE

GLOBAL ALLIANCE INVESTMENT ASSOCIATION

This notice will be continued 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 27868 Las Vegas, NV 89126, USA) which is responsible for publishing the instrument as a legal notice. In the Republic of the Philippines, comments and objections may be filed in writing by addressing Global Alliance Investment Association at 6751 Ayala Avenue, Makati City, Metro Manila, Philippines. Others may be addressed to Global Alliance Investment Association, 5344 Images Court, Las Vegas, Nevada, 89167 USA.

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

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

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

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

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

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


E.J. Elker, President & Director


Doris Elker, Secretary & Director


Ronald Kringner, Executive Vice President, Witness



PUBLIC NOTICE

GLOBAL ALLIANCE INVESTMENT ASSOCIATION

This notice will be continued 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 27868 Las Vegas, NV 89126, USA) which is responsible for publishing the instrument as a legal notice. In the Republic of the Philippines, comments and objections may be filed in writing by addressing Global Alliance Investment Association at 6751 Ayala Avenue, Makati City, Philippines. Others may be addressed to Global Alliance Investment Association, 5344 Images Court, Las Vegas, Nevada, 89167 USA.

Since there has been an objection raised to either of the two Public Notices published December 17, 2003 in the newspaper, CONTACT, we will continue with their publication in subsequent issues of the same newspaper. There have been questions asked, which we deem worthy of public response with appropriate exhibits.

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

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

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

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

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


E.J. Elker, President & Director


Doris Elker, Secretary & Director


Ronald Kringner, Executive Vice President, Witness



PUBLIC NOTICE

GLOBAL ALLIANCE INVESTMENT ASSOCIATION

This notice will be continued 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 27868 Las Vegas, NV 89126, USA) which is responsible for publishing the instrument as a legal notice. In the Republic of the Philippines, comments and objections may be filed in writing by addressing Global Alliance Investment Association at 6751 Ayala Avenue, Makati City, Philippines. Others may be addressed to Global Alliance Investment Association, 5344 Images Court, Las Vegas, Nevada, 89167 USA.

This document is to notify interested parties of the intent of GLOBAL ALLIANCE INVESTMENT ASSOCIATION (GAIA) to immediately begin the collection on its lien against the gold and gold-derived assets of the Royal Family/Tycoon-Tallano Estate, now identified as assets of the DON ESTEBAN BENITEZ TALLANO & DON GREGORIO MADRIGAL ACOP FOUNDATION, INC. (FDN) by virtue of compliance with the Order of the Court (Judge Agnes, Clarification Decision of January 18, 1996) and the FOURTH ALIAS WRIT OF EXECUTION, POSSESSION AND DEMOLITION ordered by Judge Sofronio C. Sayo of the Regional Trial Court in Pasay City on MARCH 7, 1995. The pertinent paragraphs of the latter (the case is properly captioned LRC/CIVIL CASE NO. 1957-P) are next quoted:

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

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

9) This FOURTH ALIAS WRIT OF EXECUTION, POSSESSION AND DEMOLITION has unopposability (cannot be taken away) claim until the said P3 Billion plus including its interest has been fully collected and until the reconstructed copies of the subject land title has been issued accordingly in favor of the Tallano clan, in as much as both Department of Justice and the Land Registration Administration has no objection over the issuance of the Reconstructed owner's original and duplicate copies of Qct No. T-81-4, TCT No. T-488 and TCT No. T-498, Annex A, and remain enforceable until it has been fully complied with.

SO ORDERED.

Pasay City, March 7, 1995


HON. SOFRONIO C. SAYO
Presiding Judge



Page 1 of 2
Public Notice 12/3/03

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

The debt of Bolivia, Chile, and Peru were assumed by the United States of America pursuant to an act of Congress in 1906. Among that debt was an unredeemed bearer gold certificate (bearer bond) #1392, issued and sold in New York City in 1875. The outstanding debt of the USA was guaranteed by the PRIVATE Federal Reserve System pursuant to the Federal Reserve Act of 1913, which of course included #1392. The bond became the property of Russell Harnan, an associate of George H.W. Bush, in the late 1970s and, in the 1980s is alleged to have been used by Bush and Harnan, being referred to as the "SuperFund". Because of that use, it cannot be repudiated. It was also associated with the Ferdinand Marcos/Ronald Reagan "ARL" program devised to reestablish a worldwide gold-based currency. Because it is payable in gold and is guaranteed by the FED and the owners of the FED, the International Banks, any and all gold held by any of those entities is subject to this lien.

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

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

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


E.J. Elker, President & Director


Doris Elker, Secretary & Director


Ronald Kringner, Executive Vice President, Witness



Page 2 of 2
Public Notice 12/3/03

Page 13



In fulfillment of legal requirements for sufficiency of Public Notice, this is the third of three publications of this Notice.

PUBLIC NOTICE

DON ESTEBAN BENITEZ TALLANO AND DON
GREGORIO MADRIGAL ACOP FOUNDATION, INC.

This notice hereby invokes Rule 301, Federal Rules of Civil Procedure of the United States and is intended as appropriate judicial notice in any jurisdiction in which it is recorded of public record. 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.

NOTICE OF REBUTTAL OF PRESUMPTION ESTABLISHED BY FALSE PUBLIC NOTICE OF GLOBAL
ALLIANCE INVESTMENT ASSOCIATION AS PUBLISHED MARCH 10, 2004 IN CONTACT
NEWSPAPER; NOTICE OF FRAUDULENT ATTEMPT TO TAKE 40% OF PHILIPPINES GOLD

Eddyjo Ekker, Director of Global Alliance Investment Association (GAIA), caused to be published a certain Public Notice on pages 12-13 of the March 10, 2004 issue of CONTACT newspaper. Copies of these two pages are to be placed on the pages preceding this Notice for ease of reference.

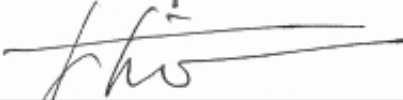
The referenced Public Notice of GAIA is now in controversy for several reasons:

- 1) One of the presented "facts" has been contradicted by the author of the Public Notice, Eddyjo Ekker and should be the subject of estoppel; to wit, Mr. Ekker presented the "fact" that "All of the expenses incident to the formation of the Foundation were paid by GAIA" but in a recent statement before the Board of Trustees of the Don Esteban Benitez Tallano and Don Gregorio Madrigal Acop Foundation, Inc. (Tallano Foundation), Mr. Eddyjo Ekker declared that all of the expenses incurred in funding the Tallano Foundation have been paid by him, personally, and specifically not by GAIA.
- 2) Mr. Ekker presented "EXHIBIT ONE", showing the signatures and thumbprints of himself and his wife, as the valid and prevailing registration document, which he juxtaposed against "EXHIBIT TWO", showing the signature and thumbprint of Julian Morden Tallano along with the signatures of Victoriano Miraflor, Manuel Natividad, Lee San Gabriel and Cenon C. Marcos, making it appear that "EXHIBIT TWO" was a false document. The fact is that the document shown in Mr. Ekker's "EXHIBIT TWO" is the valid document and was filed with the SEC. "EXHIBIT ONE" is a spurious document.
- 3) Mr. Ekker presented "EXHIBIT THREE", showing 20,000 peso contributions by himself and Doris Ekker on page 3 of the registration document, as if it were valid documentation of the initial capitalization of the Tallano Foundation. The real page 3 of the document in point, as filed with the SEC, shows no capitalization pertaining to either Eddyjo Ekker or Doris J. Ekker.

The "facts" as presented in the March 10, 2004 issue of the CONTACT newspaper are FALSE, FRAUDULENT AND MISLEADING, and apparently intended to establish a 40% claim against all of the assets of the Tallano Foundation, worth many trillions of dollars.

Under penalty of perjury, I declare the foregoing to be true to the best of my knowledge this 27th day of March, 2007 at Pasig City, Metro Manila, Republic of the Philippines.


CENON C. MARCOS, Trustee


JAIME B. RAMIREZ, Trustee


ERLINDA R. MARCOS, Trustee


RONALD W. KIRZINGER, Trustee

UNABASHED PLEA FOR YOUR SUPPORT

Support can take many forms, beginning and ending with a prayer for all our relations. I have been “put out on the street” in a strange country and “cut off” from funds which should be provided by Global Alliance for my sustenance, so your prayers are definitely appreciated.

If you can contribute monetarily, please contact the undersigned at (702) 940-9858.

We are “there”. All that remains is to determine **YOUR PART IN THIS GRAND PLAY**. For my part, I will continue to contribute 100% of my life energies to “The Mission” as put forth by Commander Gyeorgos Ceres Hatonn through his scribe, “Dharma”.

Sincerely,

Ronald W. Kirzinger
President and Director
CONTACT, INC.
PHOENIX SOURCE DISTRIBUTORS, INC.

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(702) 940-9858

Phoenix Source Distributors

Please note:

Temporarily, at least, all inquiries should be routed through THE GOODLY COMPANY in Las Vegas, Nevada at the telephone number provided above. We apologize for any inconvenience but fully expect to re-establish a correct working relationship through our order center in Tehachapi, California in short order.

For some 7 years over 100 Phoenix Journals were withheld from the public domain never having been published. We acknowledge Dr. Overholt for his efforts in collating the writings of Commander Hatonn into Journal format and are pleased to now be able to offer these Journals “as-is” until such time as others can apply the finishing touches (titles, indexing, etc.)

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In the face of a lie, present truth if you know it, and let the liar be caught in his own trap which was laid for you.—GCH, 1/6/02