

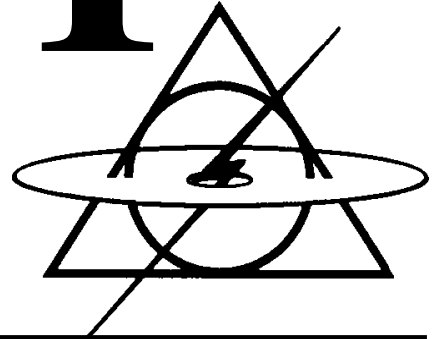


CONTACT

THE PHOENIX JOURNAL

Y2K—THE NEW MILLENNIUM

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



VOLUME 27, NUMBER 10

NEWS REVIEW

\$ 3.00

MARCH 29, 2000

Puppet-Masters Tire Of Troublesome Puppets

3/20/00—#1

Hatonn—“IF YOU REALIZE YOU AREN'T SO WISE TODAY AS YOU THOUGHT YOU WERE YESTERDAY—YOU'RE WISER TODAY!”

Why do you have, seemingly, constant tugs at your heart as you find you are weary and that you just don't wish to “share”, longer, your very soul? Well, realize: YOUR RELATIONSHIP WITH GOD IS THE MOST PERSONAL AND SACRED OF ALL YOUR ACTIONS AND INTERACTIONS. GOD can well carry all HIS creations, including YOU, but yours is NOT to carry any except your own—and “help” your brother. Sort your responsibilities, friends, and you may find yourself simply being defensive over some perceived “aspersion” or innuendo and perhaps, as well, you may find that you are coddling incorrect perceptions. Think about it carefully within self and see what YOU can do to better communicate, instead of carrying each perceived indignity on your shoulder.

I like to remind my friends that YOU DO HAVE

ENEMIES. Those enemies DECLARED themselves, so you are not harboring a misinformation presentation against you. You were told, it was declared and the assault has never ceased. Anything that can touch your most sensitive feelings will be heaped on again and again in personal insult.

But it is not even yet begun in the confrontation, for we have now gathered EVIDENCE and confirmations and we do, indeed, know of much in the way of “hidden” agendas and now have backup information regarding: paid agents; the actual facts which note that Gene's “incident” was intentional to kill him; the property snatch was structured and paid for at very high levels of the controllers and, yes, using your very declared enemies.

We know the named parties who run the web-sites that give away our information while adding false information—and yes, indeed, it is all through the SAME network of participants—and yes, indeed, it is inclusive of Bilger, Young, Martin, *et al.* People TALK (actually babble incessantly) about their silly

games. Well, the only problem is that these are criminal acts

and not silly games as such.

TO THE *SPECTRUM* RAYS:

I would like to here remind EVERYONE in “that” groupie that old Gyeorgos Ceres Hatonn IS THE ONE IN CHARGE and—in case the kidlets have forgotten—I AM NOT WITH YOU AND THE PROTECTION SHELTER IS PRETTY THIN, FOR YOU ARE NOW, TO YOUR HANDLERS, EXPENDABLE. YOU HAVE CAUSED MORE TROUBLE THAN YOU ARE WORTH, SO TO SPEAK.

The “New World Order” chickens find that they are finding no roost that doesn't collapse under their own stupidity and their own games and your annoying me does not help their cause, so you can begin to depend on a bunch of irritating actions on their part. YOU little cats are about to damage them significantly in your ego rush to grab—through actual criminal actions.

You think it an entertainment? No, the Big Boys are NOT entertained and they are going to start immediately shutting you down and basically disallowing you funds to function. This, while EKKERS are no longer available from which to steal

(Continued on page 2)

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and usurp. When puppets get out of control, kiddies, the puppet masters get rid of the playthings.

How dare "I" say these things? BECAUSE I AM IN CHARGE OF THIS PROGRAM OF RECOVERY AND I DO, INDEED, MEET WITH THE PUPPET-NASTIES. AND YES, IF THEY WISH TO CONTINUE IN THEIR JOURNEY, THEY ARE QUITE HAPPY TO COOPERATE AND SUPPORT OUR TASK. THEY ARE, HOWEVER, HITTING SOME SNAGS IN THEIR OWN RIVERBEDS AND THEIR PATIENCE DIMINISHES TOWARD YOU WHO BOTCH YOUR PROGRAM, ARE BOTHERSOME AND IRRITATING. THESE PEOPLE AT THE TOP ARE SOUL-LESS, EMPTY, ROBOTIC AND QUITE EVIL OPERATIVES. AND NOW, SINCE MY PEOPLE ARE OFF-LIMITS FOR HOODWINKING AND ASSAULTS, THEY DO NOT TAKE WELL TO THE CHILDREN IN THE SANDBOX PLAYING WITH EXPLOSIVES. Perhaps it's just all in a day on Planet Earth—but it takes on quite serious consequences in that manifest state of human being, dead or alive inside.

I am NOT AT WAR; I have no intention of contributing to a COLLAPSE of governments or economies. You cannot grow out of the distress in total anarchy or chaos of an apocalypse. **So, KNOW that I AM EXACTLY WHO I SAY THAT I AM AND ALL THE REPEATING OF THIS OUT OF THE MOUTHS OR PENS OF LATONA, MARTIN OR YOUNG WILL MAKE ONLY THE LIE BIGGER AND MORE CONVICTING—OF THEM—FOR THEY ARE TOTALLY THE LAUGHING STOCK OF THE DAY WITH THE "CONTROLLERS".**

YOU ARE WEARY OF HEARING ABOUT THIS? TOO BAD, READERS, FOR THE LIES—REPEATED AS THEY DO-IN THEIR CLAIM OF GOODNESS FOR THEMSELVES IN THE FACE OF OUTRIGHT CRIMINAL ACTIVITIES, IMMORAL PRACTICES AND USURPATION OF THOSE THINGS, INCLUDING CLAIM TO MY INPUT—THEY WILL BE COUNTERED AND ULTIMATELY WILL BE CONFRONTED, FOR THEY DO NOT CEASE AND DESIST THEIR ATTACK IN THE DARK NETWORKS—THEY SIMPLY CONTINUE THEIR USURPATION WHERE IT MIGHT BE SOMEWHAT HIDDEN FROM THEIR PRINTED SHEETS.

Do they actually think I didn't KNOW who was sent to destroy and confuse? This is a serious transition for a weary old planet filled to overflow with destructive humans who kill off, mutilate and destroy everything in their paths for their own greedy reasons. God granted FREE WILL in order to see who would graduate into HIS higher levels of understanding—and who would fail, again and again, until they are totally absorbed by their own egomanias and have lost balance and soul.

You who think they "don't" even speak of these things in *SPECTRUM*—you consider that a good show? No, that is a cowardly, guilty stance, while they hit in every direction, while putting on the pious face of covering their asses.

Now, to you who perceive every little smite a personal wound—you will stop it or will have to remove selves from the "kitchen heat". In-struggles

will merit loss and not gain, not station or job security—or sympathy. You are accorded the most wondrous and glorious participation of any on the globe as being in my crew and team, and therein is the fact of it. YOU WILL CHANGE THE WORLD AS IT IS KNOWN TODAY. Yes, it shall be accomplished and unless you can grow within selves to fit those shoes of greatness, you will be passed by, simply because we can no longer attend the individual growing processes. Check WHY you assume each action is a personal affront of some notice to SELF? I can tell you this: When you accept each thing as a personal possible affront—YOU DO NOT HAVE THE PICTURE; AND IF YOU DO NOT WANT YOUR JOB—TURN IT BACK, SO THAT THOSE WAITING FOR IT CAN STEP FORWARD.

When you GIVE UNTO YOUR ENEMY that with which they can strike you—EXPECT THE HIT. THIS IS SIMPLE ENOUGH TO UNDERSTAND!

And the hits are bouncing off, intentionally, Ekkers, as in the farm trashing, vandalism, property seizure and even the rental payments on the Center; as if Ekkers somehow owe everyone the answers and the input—NO, THEY DO NOT! THEY WILL MEET OBLIGATIONS THAT THEY CONSIDER RESPONSIBILITIES but they OWE no one ANYTHING—for they have paid dearly, over and over again, so that others would not be distressed.

If the farm goes, that is a decision of the owner of the farm. If the "Center" goes, that is the decision of the owner, and the stuff will be moved out and the lease dropped—if it comes to such a decision. I want you to very clearly understand what I am saying here: NO MORE. And now I must ask that no funds from Ekkers' social security be used for anything except to cover their expenses—for they must make it through to some completion of their portion of this negotiation phase of separate loans here in Manila. I speak of these things because the "lack" is now, again, come in this month of frazzled nerves and total focus. If you focus on LACK—you reap "lack". Stop slowing our progress through negative expectations. Any who feel it too burdensome and too much to shift positions, housing, sorting or temporary changing—please just step aside. I know that there are those of you who simply do not want to take a stand or dare to actually say or do much—but you also have to make up your own hearts and minds as to what you DO WANT FOR SELF.

We all do what is available to do, and yes, you do depend on me to see to your "best and highest needs" and I AM DOING SO. You just want it YOUR WAY—which is NOT usually THE BEST WAY! **YOU DO NOT WANT TO GIVE ANYTHING, REALLY, OF YOUR COMFORT OR SECURITY BLANKETS BUT WOULD PREFER OTHERS GIVE UP THEIRS. IT JUST DOESN'T WORK THAT WAY; AND IF YOU FEEL THAT WE WILL NOT "MAKE IT", THEN YOU ERR; AND KNOW THAT EVERYTHING ON THAT EARTH OF OURS CAN BE REPLACED—ACTUALLY, IN PHYSICAL "THINGS", IN ABOUT 20 MINUTES OR LESS IN THE PROPER STORES. AND PLEASE, STOP TRYING TO COERCE ME, AS IN "IF YOU DON'T... I WILL HAVE TO..." THOSE ARE YOUR CHOICES AND IF YOU ARE SO NEGATIVE, YOU REALLY DON'T BELIEVE OR**

KNOW ANYTHING POSITIVE CAN OR WILL TRANSPIRE. WE HAVE BEEN HURT BUT THAT IS NOW OVER, AND THE HURTING IS ON THE OTHER FEET AND HEADS OF THE HURTERS, SO GIVE US TIME TO RECOVER A BIT, PLEASE.

If there needs to be a less frequent paper, so be it. You have served far and away beyond the call of duty. We simply do what is appropriate, so that we do not set the wrong foundation for the overall program because of our shortsighted visions.

And, dear ones, the very worst thing that can happen to you at this point in Tehachapi, California—is to be evicted, and that cannot happen for at least 30 days, for I do not believe either remaining "landlord" wants to push out worthy tenants already proving they make every last effort to meet responsibility. And yes, Ekkers are paddling, dancing and rowing as fast as they can, and I think if you consider what is taking place—miracles are happening EVERY MINUTE OF EVERY DAY.

I am here suggesting that when we are ready, E.J., we make sure our landlords are paid for at least a year and perhaps double for any inconvenience up to now. Turner, for instance, now has lost his tenant in the "tire" building and things are tight. We can't help anything now and we may well not even want the property of the farm because people are, frankly, used up and tired of the load and burden. However, we WILL see these people THROUGH for their patience and (even if "un"-willing) inconveniences. Yes, we will "afford" it and it is both JUST and RIGHT. Until then, we do what is necessary.

So, what might THE problem snag be? TOO MUCH MONEY TRANSFERRED! The system here is bogged while banks try to disperse and cover paperwork, regulation demands and, not the least, structure as is required. The funds keep shifting back and forth between, actually, NATIONS—while trying desperately to get it shifted in proper segments. Remember that the Big Boys have made the rules and, surely enough, they can bog any transaction—and big ones fall into very big holes. Individuals who have the funds simply never realized that they could not control their OWN assets. The lessons are hard and miserable, along with total disappointment to face the realization of this kind of massive control. The big central banks are having to restructure their ENTIRE processing, in addition to covering the shortfalls and, indeed, note the paper—administrations are crumbling and people are getting deaded over this new need for some open accounting.

We have run the public notice because there are those who went right ahead and continued to call the U.S. Treasury Dept. authorities, the Fed and you name it—trying for Prime guaranties and AAA coverage and credit lines—TO GO FOR THE OLD TRADING AND ROLL-OVERS THAT HAVE DESTROYED THE ECONOMIES THUS FAR.

NOTE, PLEASE, CURIOUS INQUIRING MINDS: The authorities do not confirm validity of the documents to those who are seeking these guaranties for such programs. They do not deny validity, or the resources—they simply do not put into writing any confirmations. WOULD YOU, IN THEIR PLACE? COME ON, PEOPLE! HOW NAIVE CAN YOU BE?

OUR BASIC AGREEMENT IS THAT WE WILL

NOT ISSUE ANY ASSIGNMENTS FOR ANY “KNOWN” TRADING PROGRAMS OR SUCH BLATANT ILL-USE OF CURRENCY SHIFTING. OUR PRODUCT IS BACKED BY GOLD AND, IF USED, THE SECURITY WILL BE LAID—ON OUR PORTION—ON GOLD AS COLLATERAL, FOR SECURITY OF FUNDS WHICH ARE TO BE USED IN HUMANITARIAN PROJECTS AND PROGRAMS—PERIOD. BUT THOSE WHO “KNOW IT ALL” KEEP TRYING IN THEIR GAMES TO SECRETLY ACCOMPLISH THE NEGATIVE “GO AROUND” AND “END RUNS”. THEY WILL NOT PREVAIL, AND IT SLOWS THE ENTIRE PROGRAM WHILE SHORE-UP TAKES PLACE. THIS IS WHY WE BEND NOT ONE IOTA AS TO CONTRACTUAL AGREEMENTS. We can negotiate and bend on individual loans for ongoing business needs, but the parties involved thought they could get a better “deal”, better percentages and more graft, etc. I am pretty hard-nosed, so if you don’t like what is taking place—come to ME and present your “better way”. I don’t like the attitude of “push them around”, for we have no need to push anyone anywhere—they will learn that it is simply far less complicated to keep their agreements.

I am not interested in YOUR dreams as a basis of operation, for those are YOUR PERSONAL PLAYS—AND ONLY YOU CAN INTERPRET THEM OR EVEN MAKE THEM UP IN THE FIRST PLACE. THEY MEAN NOTHING TO ANOTHER AND ABSOLUTELY NOTHING TO ME OR THE PARTIES WITH WHOM WE WORK. I continually note that the biggest advice-givers are the ones who are NOT in the point positions, nor have they actually put themselves out very much at all. So, please, do not feel it necessary to lay out our program for us; we have it totally under control but will be patient with the ones on the firing line—for it is THEIR LIVES WHICH ARE OFTEN AT STAKE HERE.

I also remind you that EVERYTHING is monitored. There is nothing which is not totally open and observed. THERE ARE NO SECRETS from the watchers—and no, I do not mean the little criminal kids at play—both sides are “watched” and the irritation factor against those lying “watcher” children is annoying beyond belief to the other side while, relax, chelas, we can be quite amused as we gather evidence and information. So, are the higher-powers on our side? YES.

The pressures of those trying to get going on their own agenda are wondrous in intent but we simply can’t accommodate the demands or the burdens now. We can’t deal with other nations and individuals who are simply “waiting” to realize their dreams, visions and wishes—and we may well have to close all focus on these projects until we are operative in that which is mandatory and fundamental. That means we must attend, FIRST, such as the Native American circumstances, so that from upstart the programs are laid forth via the ELDERS as suitable and conduits are opened PROPERLY. Projects themselves are a LONG WAY DOWN THE ROADWAY BECAUSE MY TEAM IS TIRED AND THEY NO LONGER PLAN TO, NOR CAN THEY, MEET THE CONSTANT PRESSURES OF INDIVIDUAL PROBLEMS, PERCEIVED PERSONAL DRUTHERS—NOR EVEN CONFRONT THEIR OWN IMMEDIATE

PROBLEMS. THEY DID NOT COME FORTH TO BE LEADERS OF ANYTHING NOR PRODUCERS FOR A WORLD IN HURT—SO LET US BE A BIT UNDERSTANDING OUT THERE IN “LIVING LAND”—AND IF YOU DO NOT LIKE OUR APPROACH OR OUR POSITION, WE ARE SORRY BUT CANNOT HELP YOUR PERCEPTIONS.

“But what if more turn away?” Say what? “More” what? We have no group-plan of some kind. We offered projects for participation and you have shifted off our program to somehow measure “dark” vs. “light” as to receivers and shifters? No. We always had a plan and it has not changed by one iota—REMEMBER?! There is no little organized groupie to serve up anyone’s wishes or certainly we all would be doing something different. And yes, some of you readers have done so much more than could ever have been asked—more than we can individually thank, lest they be put upon further. They are our brothers, our families, our beloved and cherished SELVES and yes, indeed, we shall walk together—but do not ASSUME that because you somehow state you honor “me” that they have further responsibility for your pleasure or participation in whatever drifts through or comes along. Harsh? No, my friends certainly do not think so.

In some instances, we simply will meet our commitments and move on. In other instances, we will certainly “pay” well for the participation and move on, with or without individuals. We did not ever have a groupie or membership program. WE NEVER DID AND NEVER SHALL! THE PRESENTATIONS WERE NEVER OTHERWISE! IF YOU MISUNDERSTOOD, THEN FACE SELF AND RECONSIDER YOUR ATTITUDE—FOR WE WILL HAVE NO BROTHER BLAMING US FOR HIS OWN MISUNDERSTANDINGS OR DEMANDS UPON OUR “WHOLE” AND COMMITTED CREW. We are not here to plan or construct YOUR POSSIBILITIES; bring a fully “bankable” PROJECT and you shall have what you need but not what we present, and then turn over somehow for convenience to those who do not accept, or have not accepted, equal responsibility for achievement.

Is this concept hard to accept? WHY? We are making every effort to return REASON, LOGIC AND TRUTH to your La-la-Land perceptions. WHEN REALITY IS RESTORED OUT OF THE ILLUSIONS OF MIND CONTROL, YOU WILL HAVE THAT WHICH YOU CREATE—AND IF YOU HAVE NOT “CREATED” BUT SIMPLY “WAIT”, YOU HAVE CERTAINLY NOT UNDERSTOOD THE PROGRAM. **I love it when we hear that “I was so busy, I couldn’t get around to reading or catching up with ALL THAT STUFF (writings)...”, etc. Well, I am too busy, then, to catch you up individually—and what do you want me to do about your busy schedule? Were you working, somehow, full-time for my purposes? Come now. You are more interested oftentimes about your weekend schedule, your inter-relationships, pleasing the spouse or attachment, and/or simply attending your own druthers. Fine, but stop putting us in the position of making up your LACK. THE LEAST COMMITMENT FROM US IS THAT A DOLLAR IN WILL REAP YOU, AT THE LEAST, TWO. BUT MOST WAIT AND THAT IS “FINE”, PEOPLE. WE DO NOT WANT YOUR**

INPUT, IF YOUR CONVENIENCE OR POSITION WILL BE DAMAGED BY SHARING. BUT YES, THIS IS STILL THE SORTING PROGRAM FOR THAT WHICH WILL COME, AND IF I OFFEND, THEN PLEASE LOOK WITHIN AND SEE WHY MY STANCE IN TOTAL OBJECTIVE TRUTH MIGHT “OFFEND”.

Why would you who stood by and watched, hurt or glad, at Ekkers’ losses, now expect Ekkers to do ANYTHING in return—of positive gifting? You have not even demanded that the very KNOWN “thieved” items from their property be returned—EVEN THE VERY OFFICE FILES, WHICH HELD SOME OF YOUR OWN MOST PERSONAL DOCUMENTS! I suggest all consider these things because you have to have PEOPLE in human form to carry the physical “stuff”. They pretty much plan to, AGAIN, somewhat retire from all this past heap of trashing and bashing and attend OUR BUSINESS. So be it. I want to prepare you, for there are great changes within Ekkers as to other than simply meet whatever obligations they perceive as theirs—for they have suffered the greatest losses, including becoming totally debt-ridden, during this passage. They served this cause, and they shall now become free to LIVE their lives in some measure of freedom and participation in watching a planet renew. And they will do so where they are loved, and honor is in appreciation—not demand for more and more and more. I shall see to it.

Friends who have stayed the course can have no concept of the massive reward for same—for that is MINE to discern.

This path has been hard and miserable, and from my people I only find gratitude for inclusion and a wish to complete our task in honor and integrity. So to you who just “want mine”—please send me your bill for perceived due-and-owing for your measure of dependable input. And yes, indeed, your prayers and energy are worthy of the MOST reward—so do not stand back, beloved friends, for YOU HAVE SEEN THIS JOURNEY ALONG THE WAY—FOR YOU HAVE BEEN THE FUEL (WIND IF YOU WILL—BENEATH OUR WINGS) FOR THE VEHICLES.

Dharma, let us leave this now, and I realize you were prepared to rush through the holocaust of tasks waiting and this was not among them. It is time to sort your own positions and begin to cut loose the bindings of the loads borne until now, so that we can settle our commitments and move on in the building and growth which is now dead-ahead. Never mind “imminent”—it has no meaning, for “time” has no meaning. We await the perfection of the sequence of properly handled events. So be it.

Chelas: GOD DOES NOT LOSE, NOT EVEN THE SKIRMISHES. IT ONLY SOMETIMES APPEARS TO BE SO BECAUSE THE ILLUSION IS CAST UPON YOU TO ASSUME NEGATIVE RATHER THAN POSITIVE PROGRESSION. **ALL IS POSITIVE—SO THE FIRST THING MOST OF YOU HAVE TO CHANGE IS YOUR “ATTITUDE”.**

LOVE AND CARE,
DAD (Yes, that is old Dad Gyeorgos Ceres Hatonn/Aton, in service.)

Salu!

dharm

Gold And Other Interesting Things

(Part 4)

2/18/00—#2

This is a continuation of the series which began three weeks ago and has been carried in the previous three issues of the paper.

[QUOTING:]

CHAPTER 9

TIME TO BUILD A REAL NATION

President Marcos' new society was "a period marked by unprecedented graft and corruption", wrote William Rempel of the *Los Angeles Times*. "Unrestrained by an independent legislature or a free press, Marcos and his wife looted billions of dollars from the impoverished nation's treasury. The Marcoses' own financial records, many of which were seized by agents of the U.S. Customs Service in 1986, showed that the President held secret ownership in virtually every industry in that nation—from mining operations and insurance agencies to pineapple plantations and automobile distributorships."

Just like historian Stanley Karnow, Rempel is of the opinion that the much talked-about Marcos wealth was acquired through kickbacks and other fraudulent means. For example, Karnow sensationalizes the indictment on October 22, 1988 by a New York grand jury, of the Marcoses and eight others, including Adnan Khashoggi, who were accused of embezzling more than \$100 million from the Philippine government to acquire three Manhattan buildings, allegedly defrauding American banks to finance the deal. "The investigation," Karnow adds, "also revealed twenty secret Marcos accounts in a Swiss bank and other clandestine deposits elsewhere."

So far, none of those accusations have produced positive results for the Philippine government. As of this writing, the Philippine government has yet to receive \$500 million from the Union Bank of Switzerland, the first ever to admit that Marcos did, indeed, hold an account with them.

In fact, Karnow admits that the regime which took over from Marcos was a big letdown. "Particularly dramatic were the skepticism, disappointment and apprehension of the groups that had vaulted Cory into power: the intellectuals, businessmen, clergy and Army." The Army's five coup attempts during her first 500 days in office were enough to frustrate whatever socio-economic plans her advisers had drawn up for the country.

Instead of leading the newly restored "democratic" government to peace and prosperity as she vowed during the last days of the Marcos regime, Cory Aquino, assisted by her sanctimonious spiritual adviser, Cardinal Jaime Sin, concentrated on passing the blame to her dead predecessor for her failure to improve the country's condition. Many were simply reminded of her husband's prophetic words in the summer of 1983. Lamenting the fact that after Marcos would come the deluge, Ninoy stated, "If you made me President of the

Philippines today... in six months I would be smelling like horseshit. Because there's nothing I can do. I cannot provide employment. I cannot bring prices down; I cannot stop the criminality spawned by economic difficulties."

Not even Rempel's insulting description of Ferdinand Marcos in his book, *Delusions of a Dictator*, will help alleviate the plight of millions of Filipinos whose economic state has gone from bad to worse since 1986. Only the Marcos Gold Haul, wisely used, will transform the Philippines into a vibrant economic tiger. And no less than industrialist Enrique Zobel echoes this observation: "It is not yet too late... Perhaps if the next President of the Philippines and the Marcos heirs can come to an amicable settlement of the issue, we can all benefit from it. Otherwise, our people stand to lose all of the wealth that Mr. Marcos apparently had deposited in various parts of the world, with his bankers being all the richer for it and us all the poorer."

It is said that, "History is nothing but a recorded lie." Unfortunately, Karnow and Rempel have not changed all that. Prejudice rides herd over historical writing.

The new breed of revolutionary Filipinos, the self-styled liberals of today's secret societies, are seeing a marvelous opportunity for themselves in this. Just like their grandfathers, they know that the only American policy toward the Philippines and other former Spanish colonies has been, consistently, to help fan the fires of revolution. U.S. Presidents Polk and Buchanan easily distinguished themselves the most by carrying out this imperialist policy, which until today is pursued by America's leaders.

There are many insights in Philippine history which have been suppressed by the U.S. Government through State Department carpetbaggers and spooks from the CIA and other related agencies, all of which are making things hard for contending political factions in the Philippines to "get their act together" for the good of the country and its people.

Americans will always stick their fingers into our political, educational and cultural institutions, always attempting to carve us "in their image". But for as long as genuine patriotism prevails in these 7,100 islands, their dream of installing a permanent empire in the Philippines will never succeed.

President Ferdinand Marcos has bequeathed to us eighty percent of his wealth. It's time we recover it and build for ourselves a truly great nation.

It has been assessed that the total worth of the earthly possessions of the late President Marcos runs to a trillion dollars, inclusive of interest earnings from the gold bullion certificates, precious metal certificates, bonds, securities and real estate holdings.

[H: OK, EVERYBODY, GO BACK AND REREAD THIS CHAPTER AT LEAST THREE TIMES AND THE LAST PAGE OR SO AT LEAST FIVE TIMES!

[I ALSO SUGGEST YOU PAY VERY, VERY CAREFUL ATTENTION TO THIS NEXT

CHAPTER AND PERHAPS YOU WILL STOP ASSAULTING MY TEAM AND HAVE A BIT MORE RESPECT FOR PEOPLE THAT PUT THEIR VERY LIVES ON THE LINE TO CREATE AND PRESENT A BETTER WORLD. YOU ARE GOING TO FIND OUT ABOUT THINGS BACKING THE "SUPER-FUND" AND PLAYERS INVOLVED IN DESTRUCTION OF BOTH THE PHILIPPINES AND THE UNITED STATES OF AMERICA.]

CHAPTER 10

THE BATTERING RAM

Since the search for the so-called Marcos Fortune began, the nation has been treated to all sorts of reports about cash being stashed in the banks of Switzerland, and gold bullion at Fort Knox, the Bank of England and many places in the Philippines. The diggings at Fort Santiago, sanctioned by no less than President Aquino's National Security Adviser, showed how much the government put its faith in the story of the hidden gold treasure.

The diggings have stopped but, unknown to the public, a small group of men continues to operate at People's Television 4 station under the tutelage of Conrado Limcaoco Jr., for no higher purpose than to pursue leads about the Yamashita Treasure with the assistance of Noel Soriano, the National Security Adviser of Cory Aquino.

In the last failed coup, military rebels claimed to have carted away from PTV-4, documents pertaining to this gold search. On the basis of these papers, the Rebolusyonaryong Alyansang Makabayan—Soldiers of the Filipino People Young Officers Union—claimed that the Limcaoco group had recovered some gold and had gathered facts that lead them to believe the Yamashita Treasure exists but they appeared determined to hide this from the Filipino people.

Limcaoco denies the charges. But he does not deny the existence of his work and what he has been doing. He says that the group's task is to evaluate every bit of information that comes along, without prejudging it. Most of what comes along is mind-boggling, but Limcaoco says he is not prepared to reject anything.

Based on the group's work, on October 10, 1989, Limcaoco's staff prepared the draft of a report to President Aquino, which proposes to tell all. Limcaoco says he never signed the letter, and that it was not sent at all. But even without the final signature, and without it having been sent, the letter reads better than a story, whether factual or fictional.

The following is Limcaoco's letter to Mrs. Aquino:

FOR YOUR EYES ONLY

10 October 1989

CORAZON C. AQUINO
President of the Philippines
Malacanang, Manila

Dear Mrs. President,

I have never wavered in my commitment to serve you and our people over the past few years. Even in our bleakest moments, I was confident we would triumph—and thus far, we have.

In the course of tracking down the right-wing military adventurists, a task which is continuing, we have unearthed a story—parts of which you may have heard before—but which we feel deserves a serious second glance at this particular historical conjuncture.

I ask you to please read through this report personally and not show or pass it on to other officials of this government until we have had the chance to meet, should you feel such a meeting is necessary after going through this.

Please suspend your judgment and disbelief and know that this report was written after much in-depth intelligence work and soul-searching on my part.

I. Background/Premises

Our work thus far supports the contention that the Yamashita Treasure does exist and appears to be the basis for the Marcos' hidden wealth. What has been recovered and sequestered to date is not even the tip of the proverbial iceberg.

Over 90% of the world's legal and illegal gold production were in Asia at the outbreak of World War II. Why? History will tell us why. From the galleon trade where spices and silk were traded for gold and other precious metals to the days before World War II when the Europeans, fearing a war in the West, moved their gold to their Asian colonies and former colonies for safekeeping. Thus, England moved their gold to Malaysia, Singapore, Hong Kong and Australia—France to Vietnam, and so forth. The rest you know. The Japanese brought the gold here and had to leave it here as they retreated in defeat.

From 1967 to 1973, Cipirino Garcia Sta. Romana found some of this gold and began shipping it out of the country, mostly to the PROC (Peoples Republic of China). In 1973/4, Sta. Romana signed a power of attorney over the gold to Marcos. More of the treasure was found with the help of treasure maps, foreign treasure hunters and the AFP (many of the retired generals now in Hawaii) in subsequent years. It was either (1) shipped out as is, (2) laundered via the Central Bank reminting facilities and through other means and then shipped out, or (3) reburied under the custodianship of trusted subalterns or heirs. Further, there reportedly is still 35-37% of the treasure still to be discovered—which the likes of Noel Soriano and company have set their eyes on.

II. The Global Implications

There is a forty (40) year period within which another country may claim treasure/property taken from it with another country. This period lapsed in November 1985.

An interesting question is—who owns the gold? Or better still—who wants the gold? Technically, now the people of the Philippines can lay some claim to the gold, assuming Marcos was not an innocent “finder” or “treasure hunter” entitled to a share, but instead used his position and influence to find it, ship it out and even sell some of it. To answer the questions—

The countries of Europe want the gold! They believe much of it was theirs to begin with. They want or need it so much they are even willing to buy some of it back. A 1983/84 sale we are reconstructing indicates that the 11 monarchs of Europe syndicated a deal involving over 120 banks with the Bank of England as the lead bank to buy back some of the gold. This transaction is known by the code JOB/HK/25, which I will detail later.

The 12 Asian countries conquered and plundered by

Japan in World War II want the gold! They believe they have a stake in this as it was from their countries that the Japanese took it from. Marcos struck deals with many of these Asian countries. He shipped back some of the gold to them in return for the share in the booty. For example, the gold shipped back to Singapore, Malaysia, Indonesia and India are reportedly split now at 70% for the particular country and 30% for Marcos. Japan allegedly has been promised 50% of Marcos' 30% in these Asian settlements. Mrs. Yamashita has alleged shares in some of the gold stock in Asia. I will also detail this later in this report.

The United States of America wants some of the gold! The U.S. had virtually no gold of its own to begin with. They need it to back their currency and to stave off economic difficulties. Marcos shipped large stocks of gold to the U.S.A. Marcos allegedly committed to sell 300,000 metric tons of the gold to the U.S. Obviously, the Asian countries and the Europeans would look with displeasure at this—if they knew about it or could prove it. We have evidence that at least 2 major sales were negotiated with CIA and U.S. Treasury front organizations in 1983/4 and 1984/5. One of these transactions in 1984/5, code-named YAB42, was apparently aborted because of a difference in payment terms. The U.S. offered 20% in cash and 80% in U.S. Government securities.

Marcos wanted 80% in cash and 20% in securities. The amount involved is staggering. A taped conversation with one of the buyer negotiators indicates that senior executive officials of the U.S. Government during the period had to get Congressional approval to increase the U.S. foreign debt to accommodate this deal. As late as mid-1986, U.S. officials were trying to convince Marcos to conclude the deal in Hawaii. In 1987, feelers from their front organizations—e.g., Navegacion Global's Mr. Bullock—were sent to this Government. (A letter from Mr. Bullock was received by Malacanang Records Office last October 8, 1987 and is enclosed as Annex A.) I believe some of our people may have even sat with Mr. Bullock. I do not think they knew what Bullock was really up to—or understood or believed him if he told them. We allegedly have gold sitting in U.S. depositories—which the U.S. Government wants badly. They reportedly cannot release their new “rainbow dollars” (multicolored dollar bills) that are already printed without this gold to back it up.

III. The Marcos Scheme of Things

Marcos compartmentalized this whole operation so that very few could piece it all together. We have managed to assemble quite a number of Marcos' real operating people—those that shipped the gold out, found the buyers, negotiated the transactions. We are slowly piecing the puzzle together.

For each Marcos account, whether in cash or in bullion, there are assigned trustees and signatories—some of whom do not even know each other. There are secret bank/depository arrangements such as access code and security countersigns.

Before his death, Marcos organized what is called THE UMBRELLA, a network of 54 people whose task is to manage these assets in the event of his death. In theory, The Umbrella, not Mrs. Marcos or his children, would execute his will. At least two members of The Umbrella's inner core of about one dozen are already working with us. The Umbrella has never been tested in action before. Marcos has never died before. Those

who now work with me, tell me that the Chairman of The Umbrella is a very decent man who can be talked to on behalf of our nation. Apparently, there is no sharp cleavage between this group (family, heirs, followers, etc.) and Imelda's. Most of what we know is FM's, not Imelda's. It is doubtful that even she would know all of FM's holdings. The destabilization efforts will most probably come from Imelda's camp—not surprisingly. Marcos is reported to have revised his will a few months before he died, asking former Solicitor General Estelito Mendoza to Hawaii for this purpose. Imelda was reported vehemently against the revision. We are trying, through The Umbrella, to get a copy of this will.

Exactly how much gold is involved? The estimates vary, and understandably so because of the complex shipping procedures and the compartmentalized nature of the operation.

I have seen documents saying that the gold under the control of The Umbrella (there are smaller stocks not reported to or controlled by The Umbrella) is in the neighborhood of 1.33 million metric tons (MT). Whether one believes this figure or a lesser figure is not material, given the magnitude of the entire scenario. One metric ton of gold is worth about \$11 million. The Philippines' annual gold production is estimated at between 40-60 metric tons. The world's “legal” annual gold production, which is regulated by the London gold cartel so as not to upset gold prices as well as the value of currencies of the world, is estimated at between 1,200 to 1,400 metric tons.

So, where is the gold? How much of it have we traced thus far?

IV. Where is it?

Our sources left out the volume figures for countries other than the United States, which are relevant for understanding points raised in other sections of the report. We do have the detailed breakdown of these other accounts in the other countries but thought it best to omit these for now. The volume/amounts involved are staggering and may be subject to misinterpretation. There is admittedly a possibility in some instances of double-counting an entry because of the process of shipping and laundering the gold from one country to another. We can present the figures per country and per bank should you wish to see them.

Whatever volume figures are ultimately believed or proven, the magnitude remains astounding. The gold was shipped out in a span of more than a decade from the late sixties to the mid-eighties. In the later frenzied stages, from 1983-85, all forms of transport were used, from commercial and/or chartered ocean vessels and aircraft to the military aircraft of the Philippines.

A. Asia

1. PROC—in various depositories in Southern China & Switzerland; joint IRM/FM stock—an amount allegedly given to Mao Tse Tung by IRM, 1973, now with Madam Mao
2. Singapore—in three banks in Singapore; banks and signatories identified—an amount reportedly given to Lee Kuan Yew by IRM in 1975, now in Tatlee Bank, Singapore
3. Malaysia—in Bank Negara (Central Bank), shipped 1973
4. Indonesia—in at least 4 banks in Jakarta, 9,600 MT sold in 1987 for FM to Union Bank of Switzerland
5. India—in various depositories; one 94-year-old trustee identified

6. Hong Kong—in 10 Hong Kong banks; banks, signatories, account numbers, etc. identified
7. Marianas—in private storage, IRM's stock; trustee identified
8. Palau—in private storage, IRM's stock, trustee identified
9. Philippines—4,600 pieces, 75 kgs. in 18 identified banks in Metro Manila

—more in private storage, some identified

—more still to be dug up estimated at 400,000 MT

NOTES: Nos. 2, 3, 4, 5 & 6 which are FM stocks are probably covered by the 70-30 deal with each country. No. 1 still has to be studied further, as both IRM and Madame Mao are no longer in their respective nation's political structures. Nos. 7 & 8 are also IRM stocks and are not probably covered by the 70-30 deal. Japan and Mrs. Yamashita have their stakes here as mentioned. Mrs. Yamashita is co-owner of some Hong Kong stock (already identified), Japan may expect 50% of FM's 30% in these Asian settlements.

B. U.S. and Environs

1. 38,000 MT—various identified depository banks in New York
2. 72,000 MT—Fort Knox, account no. identified
3. 18,300 MT—in a New York bank; signatories, account codes identified
4. 62,000 MT—various identified depository banks, Canada, Nevada, California, and Panama

NOTES: These were shipped out covering a period of more than 10 years from 1973-1983. The MAFIA and the CIA helped ship it, including some monitored shipments through Clark Air Base. Nos. 1 & 2 formed the stock for the YAB42 transaction to be detailed later. Nos. 3 & 4 were also being sold in 1983-1985. It is doubtful any of these transactions were actually consummated.

5. Bahamas—Banco Bahamas; trustee identified
6. Panama—Bank of Panama; possible 1983 sales through Navegacion Global's Bullock.

C. Europe

1. England—in 4 identified London depository banks; IRM's stock
 2. Switzerland—in various depository banks, some banks and signatories identified
 3. FRG—in various depositories in Luxembourg and Bonn
- Fabian Ver and Edna Camcam's account, some lent to back up FRG currency

D. Africa

—FM owns 40% of 4 leading gold mining and processing firms.

V. Some Transactions Worth Looking At

We must differentiate between the movement of the stock, its ultimate destination and its final disposition in the event it was sold. The movement often required numerous transit points and sometimes "laundering" services like those provided by Johnson Matthey reminting refineries in England and Switzerland, or by the Golden Eagle reminting plant in Hong Kong and even possibly by our own Central Bank refinery in Quezon City. The original form of the treasure was varied and often indicated the countries of origin—e.g. 75 kg, 91.33 kg bars with various "hallmarks" like "Sumatra-Lloyd", a dragon, AAA, etc. Internationally, the 12.5 kg. GLD or Good London Delivery bar is the recognized unit of gold that is numbered and registered in the London Commodity Computer by batches with indicated owners. These GLDs in batches are covered

by Gold Bullion Certificates (GBCs) that are also registered in the London computer. If GLDs are bought and sold, it is often not necessary to effect a physical transfer of the stock, but merely to credit and debit, or swap equivalent currency or other GLDs or GBCs.

In 1983, FM gave the signal to start selling his gold in grand fashion. This was perhaps triggered by the unrest and re-awakening after 21 August. Literally hundreds of gold buyers, traders, brokers and middlemen converged in Manila in the years 1983-85. FM issued "mandates" to select people to sell this gold for him. (A sample of a "mandate" granted to a certain Konsehala Candelaria V. Santiago is enclosed as Annex B.) Others managed to secure "sub-mandates" from the original mandate holders. Still others produced "fake mandates" that they used to con some buyers with to give them hefty advances. We have some of the real mandate holders working with us.

In passing, today there are over 160 gold buyers and brokers now in Manila, reminiscent of the 1983-85 years anticipating gold sales by FM heirs or this Government's representatives. I understand a few "looseleaf" pieces of 75 kg. bars have already been sold.

Three schemes to sell the gold were conceived in this period. First, the CB Treasury Bills method, where gold buyers agreed to purchase CB Treasury Bills equivalent to the gold they were buying. Using this second method, it could well be that many of our debts are not really debts but are already paid for in gold. How else can one explain the seemingly [-----2 lines missing-----] loan proceeds for personal ends. Our sources say that the very top echelon of the WB and the IMF know of this. Why are they now putting on the screws for our loans? Possibly because we have not concluded YAB42. Third, the direct sale method, where after a while the sheer magnitude of the gold being sold could no longer be sanitized by either of the two methods described earlier, outright sales agreements for gold were negotiated.

We have a good deal of documentary evidence to prove that gold transactions were, indeed, negotiated by front organizations as well as legitimate banks in those years.

To highlight a few—

1. The YAB42 transaction. This was negotiated in late 1984, early 1985. As reported, this was initiated by the U.S. Government through the U.S. Treasury and the CIA. Front organizations and personalities were used to make the deal ostensibly a non-governmental transaction. Dr. Ole Bay (YAB is BAY backwards) was the main trustee of the buyers' group. (A Trust Exchange Agreement and a Funding Trust Pay Order between seller and buyer in transaction code YAB42 are enclosed as Annex C.) Navegacion Global SA, Dupont and other CIA conduits were used.

Forty-two (42) other major trusts were tapped to help fund this purchase. Senior U.S. officials even called FM to confirm the veracity of the mandate holder negotiating for "the seller". Close to 100 prime banks pledged their participation in helping fund the purchase. The U.S. offered 20% cash or \$200 billion through these trusts and banks and 80% in U.S. Government securities. Using the \$200 billion cash as 20% of the transaction, this transaction would then involve 110,000 MT or over \$1 trillion. The stock for this transaction appears to be the 38,000 MT in New York and the 72,000 MT in Ft. Knox, which total exactly 110,000 MT. In June 1986, U.S. Government representatives

reportedly asked FM to conclude YAB42 and turn over the 72,000 MT in Ft. Knox. He declined. Earlier, FM signed over the 38,000 MT in New York which the U.S. Government found insufficient. In 1987, Navegacion Global's Bruce Bullock tried to make contact with this government, possibly to conclude this transaction.

2. In 1983-84, we have evidence of another transaction involving a minimum 62,000 MT, up to a maximum of 81,000 MT, negotiated with Frank Higdon, another reported CIA intermediary. (Investment loans offered to the Philippine Government which is repayable with 62,321 MT of gold bars is enclosed as Annex D.) The stock for this appears to be the 62,000 MT in 4 locations in mainland America plus the 18,300 MT in Citibank, New York. It is doubtful this transaction was consummated, as these stocks have reportedly been recently verified to still be in place.

3. The JOB/HK/25 transaction: In 1983-84, 29,327 MT was reportedly sold to the 11 monarchs of Europe with over 120 prime banks participating with the Bank of England as the lead buyer's bank. The proceeds are allegedly sitting in ledger credits to the seller in the sellers' banks and even in some buyers' banks. The PNB Singapore and New York branches were actively involved in this transaction and the key officers of these banks then can reportedly identify where these seller credits are located. In commissions alone, there is a reported P200B/\$10 billion commission for the transaction's brokers credited to the PNB through the CB sent from the Chemical Bank of New York. There is an additional \$63 million in commissions for this transaction at the AMEX Bank in Hong Kong. The brokers who are claiming these commissions are with us providing us information on this deal and are willing to negotiate with this Government.

4. The Central Bank of the Philippines may not be able to balance their books as far as gold is concerned. A July report by a senior Central Bank official to the PCGG prompted by preliminary information on this project we passed on to the PCGG does not reconcile with other CB data we have on gold transactions for the 1984-85 period alone.

Further, our sources say that there are at least 5,000 MT of gold in the CB vaults in Manila and Quezon City. A recent *Chronicle* article indicates that COA may be getting some wind of this. (The newspaper reports that the Central Bank has violated audit standards such as under-recording of its actual gold acquisitions and the same is enclosed as Annex E.) We have the GBC number of this gold in the CB vaults. Our sources say that senior CB officials may have begun to cover their tracks by moving the gold out or logging it under someone else's account number. Very simple, let us conduct a surprise physical count of the gold in both CB vaults. If this is true, without working on the rest of what we have uncovered, then this Government will be richer by \$55 billion.

The original GBC was for seven sub-lots of 1,000 MT each. Sub-lots 2 and 4 have already been disposed of, leaving a balance of 5,000 MT. Remember, our total annual gold production is only 40-60 MT and our declared gold reserves are possibly only in the hundreds of metric tons.

5. We have evidence to support the October 1983 transaction of 1,000 MT of FM gold deposited at a PCIB branch under FM trustee Alice Lazo (deceased).

The buyer was Mr. Van Dreck of a front organization called MERCANTUS. (A PCI Bank offer to sell gold to Mercantus International Establishment and an irrevocable Purchase Order by the latter are enclosed as Annex F.) What business does a local bank have keeping and selling 1,000 MT of gold? Apparently, this transaction was consummated.

These are but some of the transactions we have been able to piece together. We do have some documentary evidence, but our main sources are testimonies from the people who were actually involved in these transactions who are now cooperating with us.

VI. Evaluation and Assessment

We have substantial documentation that, by their sheer volume, indicate these gold transactions did take place.

More important, we now have in our protective custody key actors that actually helped FM on an operational level. Their testimonies have helped us piece this extremely complex puzzle together. More importantly, they are willing to assist in the recovery effort of the Government. They are key actors—trustees part-owners, signatories [_____missing line_____].

Why are they helping us? Partly out of a sense of patriotism. They are not rich—many of their relatives are impoverished. They believe that it would be criminal to allow the nation to suffer in economic deprivation when something can be done relatively quickly to correct it. Quite frankly, they also hope for a just reward to be granted by this Government for their assistance together with the necessary immunities from suit and documents to allow them to spend their reward or commission. This is one of the aspects needing your approval—the amounts or percentages should be negotiated on a case to case basis depending on the assistance given and the amount to be recovered.

They have put their trust in me for the moment. Loyal FM and IRM henchmen would definitely not look kindly on their efforts to assist us.

We would have proceeded to develop this project further, except that certain factors compelled me to bring this matter to your attention now.

First, FM died—unleashing a host of now unpredictable events that may make purposive action on our end moot and academic. What was in his will? Will The Umbrella or can The Umbrella execute his will? What will IRM and his other relatives do? What will the host of account trustees and signatories do? What will the banks and depositories do? We are trying to ascertain the answers to some of these questions.

Second, the project has grown to a scope now requiring your knowledge and, to use an FM term, your “mandate” to proceed in directions you agree with. I am not funded for an operation of this scope. To develop this project to this point has cost nearly P300,000 of borrowed money. We now have our “assets” in various safehouses and lodging areas. Soon, one of our “assets” will go abroad to contact The Umbrella’s Chairman to check the contents of FM’s will and his willingness to help our government and our people. I am totally loyal to our people’s interest through you and word may get to you from other sources that I am in touch with “loyalists”. I need you to know what it is I am doing.

Third, you are scheduled to take your second state visit to the U.S. next month. Some of our information

may have impact on that visit. At the very least, you are appraised of what we have gathered to fathom any subtle messages that the U.S. officials may send to you. At most, we may be able to put together enough conclusive data to allow you to bring the matter up to President Bush, if not in November, [then] at some other opportune moment.

What do we have as far as the recovery of FM’s ill-gotten wealth? A few hundred million dollars from deals with overt FM cronies, the sale of some identified FM assets (buildings, paintings, and other properties) and court cases here, in Switzerland, and in the United States.

Lately, there are those who propose a “master settlement” approach meaning one negotiation with possibly IRM or the representatives of FM. This “master settlement” may involve the return of FM’s remains and/or some of his exiled relatives and henchmen. I agree with you, these conditions should be rejected at the moment for national security reasons. Also, one negotiation will not work because those that propose it are, at best, making “educated guesses” about the amount of the ill-gotten wealth that is the basis for negotiation. The PCGG has even recently proposed holding public discussion groups to try to get more information on the whereabouts of the wealth and amounts involved.

Lastly, it is doubtful that IRM or any one of the FM heirs would know all or even most of his wealth, much less make a full disclosure of what little they may know during these negotiations. A “master settlement” on the wealth by those that propose it presently may not result in a fair deal for our Government.

On the other hand, negotiated settlements on a case to case basis—based on more precise intelligence information and with the cooperation of the principals involved (the trustees, banks/depositors) in a given case or account—may lead to faster and fairer results for our Government. The ex-FM operatives we are talking to are not politically motivated and place no political pre-conditions (e.g. the return of FM’s remains or relatives) on assisting us.

Even if a fraction of what we have uncovered is true, moving on it correctly and recovering some of it for our people could alter the course of our history.

VII. Proposed Courses of Action and Vital Considerations

1. Agree to a detailed presentation only to you on what we have uncovered to date.

2. Allow us to continue the project to pinpoint concrete action proposals for your approval. In this regard, a reporting/feedback mechanism directly to you must be set up. Some funding support is also needed, even at this preparatory stage.

3. The concrete action proposals will probably take the form of proposed negotiated settlements with the parties involved—aimed at recovering FM’s share for our Government and our people. Each negotiated settlement will be different in nature. Some may even be on a country to country basis, requiring your direct intervention (e.g. the U.S. and some of the Asian countries). Most will be between specific banks, trustees, and signatories and our government. I will detail some possible negotiated settlement formulas when we get to meet.

4. There are some action proposals that can be done here immediately like the Central Bank gold and the PNB/CB sale proceeds and commissions outlined earlier. Due

to the sensitive nature of these actions and the possible involvement of senior officials of this and the previous government, I propose we discuss this in private.

5. On the local front, some of the trustees/owners/caretakers of the gold already discovered but stored here in our country have come to me to explore the possibilities of negotiated settlements. Initially, some 3,000 MT of gold has been offered. I have been told that if this succeeds, there is much more. I have asked that they bring me proof positive—gold bars to show you and a visit by me to the site of the gold stockpile—before I bring this matter up to you for your consideration.

6. In all negotiated settlements, we must exact a commitment and activate a monitoring mechanism to ensure that the monies released to parties other than our Government are not used to destabilize our Government.

7. Trust is a vital dimension to this undertaking! Our newfound “partners”—the FM trustees, signatories and caretakers have placed their trust in this Government through me and you—whom they believe I report to directly. Some of them have had “sad experiences” with others in our Government, the details of which I would rather discuss privately. I ask in turn for your continued trust and guidance without which we cannot proceed with this task nor hope to succeed. Greater men than I have risked their names and reputations on parts of this puzzle—some have failed, others have had dubious interests at heart. I find myself in a situation where I must try to see this through its conclusions—because success means a better life for all of us.

CONRADO A. LIMCAOCO, JR.

NOTE: The small stocks being referred to here by Mr. Limcaoco are actually the so-called unrecorded accounts of Imelda and FM’s children. I was earlier told by one trustee that some of these smaller stocks were a part of Mrs. Marcos’ compromise deal with the U.S. Government, in exchange for her acquittal in the New York court.

The photocopy of Mr. Limcaoco’s letter to President Cory Aquino was given to me by a RAM officer who is now living in the U.S.A. and had a role to play among Col. Red Kapunan’s group, who took over Channel 4 at the height of the 1989 RAM-SFP-YOU *coup d’etat*. Some concerned citizens at hotel coffee shops have circulated other similar photocopies.

Even the defunct *NEWSDAY* dated February 27, 1990 printed the same.

Limcaoco’s Gold Recovery Program had successfully controlled the part of the Marcos gold, specifically that taken from the Napindan Channel. This was the very reason why the Yellow Army particularly saw to it that Channel 4 should be the first target area to recover. The barricades erected surrounding the TV station’s perimeter were dismantled only after “the loot” had been successfully brought out and transferred to “safer” ground. Thus, the persuasion flight of the U.S. Phantom Jet. See the whole story in succeeding chapters.

At this point, I would like to reiterate the misconception that the Marcos gold was the Yamashita Treasure. The mere mention of Sta. Romana’s name and other long existing gold accounts as having never been moved until the time Marcos gained control over them, including those at Fort Knox, strongly confirms that the Marcos gold had been successfully amassed from different sources.

[END OF PART 4]

Did Six Million Really Die?

(Part 5)

3/14/00—#1

Hatonn—Continuing straight-away, please, with the question of the “Six Million”.

[QUOTING, DID SIX MILLION REALLY DIE? (PART 5):]

5. THE NUREMBERG TRIALS

The story of the Six Million was given judicial authority at the Nuremberg Trials of German leaders [in] 1945, proceedings which proved to be the most disgraceful legal farce in history. For a far more detailed study of the iniquities of these trials, which, as Field Marshal Montgomery said, made it a crime to lose a war, the reader is referred to the works cited below and particularly to the outstanding book *Advance to Barbarism* (Nelson, 1953), by the distinguished English jurist, F.J.P. Veale.

From the very outset, the Nuremberg Trials proceeded on the basis of gross statistical errors. In his speech of indictment on November 20th, 1945, Mr. Sidney Alderman declared that there had been 9,600,000 Jews living in German-occupied Europe. Our earlier study has shown this figure to be wildly inaccurate. It is arrived at (a) by completely ignoring all Jewish emigration between 1933 and 1945, and (b) by adding all the Jews of Russia, including the two million or more who were never in German-occupied territory. The same inflated figure, slightly enlarged to 9,800,000, was produced again at the Eichmann Trial in Israel by Professor Shalom Baron.

[H: IS ANYONE REALLY SEEING WHAT THAT JUST STATED?—NEARLY 10 MILLION?]

The alleged Six Million victims first appeared as the foundation for the prosecution at Nuremberg, and after some dalliance with ten million or more by the press at the time, it eventually gained international popularity and acceptance. It is very significant, however, that, although this outlandish figure was able to win credence in the reckless atmosphere of recrimination in 1945, it had become no longer tenable by 1961, at the Eichmann Trial. The Jerusalem court studiously avoided mentioning the figure of Six Million, and the charge drawn up by Mr. Gideon Haussner simply said “some” millions.

LEGAL PRINCIPLES IGNORED

Should anyone be misled into believing that the extermination of the Jews was “proved” at Nuremberg by “evidence”, he should consider the nature of the Trials themselves, based as they were on a total disregard of sound legal principles of any kind. The accusers acted as prosecutors, judges and executioners; “guilt” was assumed from the outset. (Among the judges, of course, were the Russians, whose numberless crimes included the massacre of 15,000 Polish officers, a proportion of whose bodies were discovered by the Germans at Katyn Forest, near Smolensk. The Soviet

Prosecutor attempted to blame this slaughter on the German defendants.) At Nuremberg, *ex post facto* legislation was created, whereby men were tried for “crimes” which are only declared crimes AFTER they had been allegedly committed. Hitherto it had been the most basic legal principle that a person could only be convicted for infringing a law that was in force at the time of the infringement. “*Nulla Poena Sine Lege.*”

[H: Isn't it about time to rerun the PROTOCOLS? I think so, for you are—and have been for generations—witnessing the full flow and turn to TALMUDIC LAW according to the PROTOCOLS.]

The real background of the Nuremberg Trials was exposed by the American judge, Justice Wenerstrum, President of one of the Tribunals. He was so disgusted by the proceedings that he resigned his appointment and flew home to America, leaving behind a statement to the *Chicago Tribune* which enumerated point by point his objections to the Trials (cf. Mark Lautern, *Das Letzte Wort uber Nurnberg*, p. 56). Points 3-8 are as follows:

3. *The members of the Department of the Public Prosecutor, instead of trying to formulate and reach a new guiding legal principle, were moved only by personal ambition and revenge.*

4. *The prosecution did its utmost in every way possible to prevent the defense preparing its case and to make it impossible for it to furnish evidence.*

5. *The prosecution, led by General Taylor, did everything in its power to prevent the unanimous decision of the Military Court being carried out, i.e., to ask Washington to furnish and make available to the court further documentary evidence in the possession of the American Government.*

6. *Ninety percent of the Nuremberg Court consisted of biased persons who, either on political or racial grounds, furthered the prosecution's case.*

7. *The prosecution obviously knew how to fill all the administrative posts of the Military Court with “Americans” whose naturalization certificates were VERY NEW, INDEED, and who, whether in the administrative service or by their translations, etc., created an atmosphere hostile to the accused persons.*

8. *The real aim of the Nuremberg Trials was to show the Germans the crimes of their Fuhrer, and this aim was at the same time the pretext on which the trials were ordered... Had I known seven months earlier what was happening at Nuremberg, I would never have gone there.*

Concerning Point 6, that ninety percent of the Nuremberg Court consisted of people biased on racial or political grounds, this was a fact confirmed by others present. According to Earl Carrol, an American lawyer, sixty percent of the staff of the Public Prosecutor's Office were GERMAN JEWS WHO HAD LEFT GERMANY AFTER THE PROMULGATION OF HITLER'S RACE LAWS. He observed that NOT EVEN TEN PERCENT OF THE AMERICANS EMPLOYED AT THE NUREMBERG COURTS WERE ACTUALLY AMERICANS BY BIRTH. The

chief of the Public Prosecutor's Office, who worked behind General Taylor, was Robert M. Kempner, a German-Jewish emigrant. He was assisted by Morris Amchan. Mark Lautern, who observed the Trials, writes in his book: “They have all arrived: the Solomons, the Schlossbergers and the Rabinovitches, members of the Public Prosecutor's staff ...” (ibid, p. 68). It is obvious from these facts that the fundamental legal principle: that no man can set legal principle; that no man can sit in judgement on his own case, was abandoned altogether. Moreover, the majority of witnesses were also Jews. According to Professor Maurice BARDECHE, WHO WAS ALSO AN OBSERVER AT THE Trials, the only concern of these witnesses was not to show their hatred too openly, and to try and give an impression of objectivity (*Unremberg ou la Terre Promise*, Paris, 1948, p. 149).

“CONFESSIONS” UNDER TORTURE

Altogether more disturbing, however, were the methods employed to extract statements and “confessions” at Nuremberg, particularly those from S.S. officers, which were used to support the extermination charge. The American Senator Joseph McCarthy, in a statement given to the American press on May 20th, 1949, drew attention to the following cases of torture to secure such confessions. In the prison of the Swabisch Hall, he stated, officers of the S.S. Leibstandarte Adolf Hitler were flogged until they were soaked in blood, after which their sexual organs were trampled on as they lay prostrate on the ground. As in the notorious Malmedy Trials of private soldiers, the prisoners were hoisted in the air and beaten until they signed the confessions demanded of them. On the basis of such “confessions” extorted from S.S. Generals Sepp Deitrich and Joachim Paiper, the Leibstandarte was convicted as a “guilty organization”. S.S. General Oswald Pohl, the economic administrator of the concentration camp system, had his face smeared with feces and was subsequently beaten until he supplied his confession. In dealing with these cases, Senator McCarthy told the press:

“I have heard evidence and read documentary proofs to the effect that the accused persons were beaten up, maltreated and physically tortured by methods which could only be conceived in sick brains. They were subjected to mock trials and pretended executions, they were told their families would be deprived of their ration cards. All these things were carried out with the approval of the Public Prosecutor in order to secure the psychological atmosphere necessary for the extortion of the required confessions. If the United States lets such acts committed by a few people go unpunished, then the whole world can rightly criticize us severely and forever doubt the correctness of our motives and our moral integrity.”

The methods of intimidation described were repeated during trials at Frankfurt-am-Mein and at Dachau, and large numbers of Germans were convicted for atrocities on the basis of their admissions. The American Judge, Edward L. van Roden, one of the three members of the Simpson Army Commission which was subsequently appointed to investigate the methods of justice at the DACHAU TRIALS, REVEALED THE METHODS BY WHICH THESE ADMISSIONS WERE SECURED IN THE *Washington Daily News*, January 9, 1949. His account also appeared in the

British newspaper the *Sunday Pictorial*, January 23rd, 1949. THE METHODS HE DESCRIBED WERE: “POSTURING AS PRIESTS TO HEAR CONFESSIONS AND GIVE ABSOLUTION; TORTURE WITH BURNING MATCHES DRIVEN UNDER THE PRISONERS FINGERNAILS; KNOCKING OUT OF TEETH AND BREAKING JAWS; SOLITARY CONFINEMENT AND NEAR-STARVATION RATIONS.” VAN RODEN EXPLAINED: “THE STATEMENTS WHICH WERE ADMITTED AS EVIDENCE WERE OBTAINED FROM MEN WHO HAD FIRST BEEN KEPT IN SOLITARY CONFINEMENT FOR THREE, FOUR AND FIVE MONTHS... THE INVESTIGATORS WOULD PUT A BLACK HOOD OVER THE ACCUSED’S HEAD AND THEN PUNCH HIM IN THE FACE WITH BRASS KNUCKLES, KICK HIM AND BEAT HIM WITH RUBBER HOSES... ALL BUT TWO OF THE GERMANS, IN THE 139 CASES WE INVESTIGATED, HAD BEEN KICKED IN THE TESTICLES BEYOND REPAIR. THIS WAS STANDARD OPERATING PROCEDURE WITH OUR AMERICAN INVESTIGATORS.”

[H: DOES ANYONE NOTE ANYTHING INTERESTING ABOUT THESE PRESENTATIONS? THEY ARE THE SAME COMPLAINTS FROM CAPTIVES “OF THE ISRAELI INTELLIGENCE AND PRISON SYSTEM”. ANYONE INCARCERATED IN ISRAEL HAS BEEN SO BADLY TREATED THAT SOME CANNOT EVEN BE “EXCHANGED” BECAUSE OF THE MUTILATION OF THE PRISONERS. ALSO NOTE THAT ALMOST ALL OF THE S.S. “TROOPS” WERE ASHKENAZI JEWS SERVING IN THE NAZI REGIME.]

The “American” investigators responsible (and who later functioned as the prosecution in the trials) were: Lt. Col. Burton F. Ellis (chief of the War Crimes Committee) and his assistants, Capt. Raphael Shumacker, Lt. Robert E. Byrne, Lt. William R. Perl, Mr. Morris Ellowitz, Mr. Harry Thon, and Mr. Kirchbaum. The legal adviser of the court was Col. A.H. Rosenfeld. The reader will immediately appreciate from their names that the majority of these people were “biased on racial grounds” in the words of Justice Wenerstrum—that is, were Jewish and, therefore, should never have been involved in any such investigation.

Despite the fact that “confessions” pertaining to the extermination of the Jews were extracted under these conditions, Nuremberg statements are still regarded as conclusive evidence for the Six Million by writers like Reitlinger and others, who maintained that the Trials were both impartial and impeccably fair. When General Taylor, the Chief Public Prosecutor, was asked where he had obtained the figure of the Six Million, he replied that it was based on the confession of S.S. General Otto Ohlendorf. He, too, was tortured and his case is examined below. But as far as such “confessions” in general are concerned, we can do no better than quote the British *Sunday Pictorial* when reviewing the report of Judge van Roden: “STRONG MEN WERE REDUCED TO BROKEN WRECKS READY TO MUMBLE ANY ADMISSION DEMANDED BY THEIR PROSECUTORS.”

THE WISLICENY STATEMENT

At this point, let us turn to some of the Nuremberg documents themselves. The document quoted most frequently in support of the legend of the Six Million, and which figures largely in Poliakov and Wulf’s *Dad Dritte Reich und die Juden: Kokumente und Aufsätze*, is the statement of S.S. Captain Dieter Wisliceny, an assistant in Adolf Eichmann’s office and later the Gestapo chief in Slovakia. It was obtained under conditions even more extreme than those described above, for Wisliceny fell into the hands of Czech communists and was “interrogated” at the Society-Controlled Bratislava Prison in November 1946. Subjected to torture, Wisliceny was reduced to a nervous wreck and became addicted to uncontrollable fits of sobbing for hours on end prior to his execution. Although the conditions under which his statement was obtained empty it entirely of all plausibility, Poliakov prefers to ignore this and merely writes: “In prison he wrote several memories that contain information of great interest” (*Harvest of Hate*, p. 3). The memoirs included some genuine statements of fact to provide authenticity, such as that Himmler was an enthusiastic advocate of Jewish emigration and that the emigration of Jews from Europe continued throughout the War, but in general they are typical of the communist-style “confession” produced at Soviet show-trials. Frequent reference is made to exterminating Jews and a flagrant attempt is made to implicate as many S.S. leaders as possible. Factual errors are also common, notably the statement that the war with Poland added more than 3 million Jews to the German-occupied territory, which we have disproved above.

THE CASE OF THE EINSATZGRUPPEN

The Wisliceny statement deals at some length with the activities of the Einsatzgruppen or Action Groups used in the Russian campaign. These must merit a detailed consideration in a survey of Nuremberg because the picture presented of them at the Trials represents a kind of “Six Million” in miniature, i.e., has been proved since to be the most enormous exaggeration and falsification. The Einsatzgruppen were four special units drawn from the Gestapo and the S.D. (S.S. Security Service) whose task was to wipe out partisans and communist commissars in the wake of the advancing German armies in Russia. As early as 1939, there had been 34,000 of these political commissars attached to the Red Army. The activities of the Einsatzgruppen were the particular concern of the Soviet Prosecutor Rudenko at the Nuremberg Trials. The 1947 indictment of the four groups alleged that in the course of their operations they had killed not less than one million Jews in Russia merely because they were Jews.

These allegations have since been elaborated; it is now claimed that the murder of Soviet Jews by the Einsatzgruppen constituted Phase One in the plan to exterminate the Jews, Phase Two being the transportation of European Jews to Poland. Reitlinger admits that the original term “final solution” referred to emigration and had nothing to do with the liquidation of Jews, but he then claims that an extermination policy began at the time of the invasion of Russia in 1941. He considers Hitler’s order of July 1941 for the liquidation of the communist commissars, and he concludes that

this was accompanied by a verbal order from Hitler for the Einsatzgruppen to liquidate all Soviet Jews (*Die Endlösung*, p. 91). If this assumption is based on anything at all, it is probably the worthless Wisliceny statement, which alleges that the Einsatzgruppen were soon receiving orders to extend their task of crushing communists and partisans to a “general massacre” of Russian Jews.

It is very significant that, once again, it is a “verbal order” for exterminating Jews that is supposed to have accompanied Hitler’s genuine, written order—yet another nebulous and unprovable assumption on the part of Reitlinger. An earlier order from Hitler, dated March 1941 and signed by Field Marshal Keitel, makes it quite clear what the real tasks of the future Einsatzgruppen would be. It states that in the Russian campaign, the Reichsführer S.S. (Himmler) is to be entrusted with “tasks for the preparation of the political administration, tasks which result from the struggle which has to be carried out between two opposing political systems” (Manvell & Frankl, *ibid.* p. 115). This plainly refers to eliminating Communism, especially the political commissars whose specific task was communist indoctrination.

THE OHLENDORF TRIAL

The most revealing trial in the “Einsatzgruppen Case” at the Nuremberg was that of S.S. General Otto Ohlendorf, the chief of the S.D. who commanded Einsatzgruppe D in the Ukraine, attached to Field Marshal von Manstein’s Eleventh Army. During the last phase of the War, he was employed as a foreign-trade expert in the Ministry of Economics. Ohlendorf was one of those subjected to the torture described earlier and in his affidavit of November 5th, [he said] that 90,000 Jews had been killed under his command alone. Ohlendorf did not come to trial until 1948, long after the main Nuremberg Trial, and by that time he was insisting that his earlier statement had been extracted from him under torture. In his main speech before the Tribunal, Ohlendorf took the opportunity to denounce Philip Auerbach, the Jewish Attorney General of the Bavarian State Office for Restitution, who at that time was claiming compensation for “eleven million Jews” who had suffered in German concentration camps. Ohlendorf dismissed this ridiculous claim, stating that “not the minutest part” of the people for whom Auerbach was demanding compensation had even seen a concentration camp. Ohlendorf lived long enough to see Auerbach convicted for embezzlement and fraud (forging documents purporting to show huge payments of compensation to non-existent people) before his own execution finally took place in 1951.

Ohlendorf explained to the Tribunal that his units often had to prevent massacres of Jews organized by anti-Semitic Ukrainians behind the German front, and he denied that the Einsatzgruppen as a whole had inflicted even one quarter of the casualties claimed by the prosecution. He insisted that the illegal partisan warfare in Russia, which he had to combat, had taken a far higher toll of lives from the regular German Army—an assertion confirmed by the Soviet Government, which boasted of 500,000 German troops killed by partisans. In fact, Franz Stahlecker, Commander of Einsatzgruppe A in the Baltic region and White Russia, was himself killed by partisans in 1942. The English jurist F.J.P. Veale, in dealing with

the Action Groups, explains that in the fighting on the Russian front no distinction could be properly drawn between partisans and the civilian population, because any Russian civilian who maintained his civilian status instead of acting as a terrorist was liable to be executed by his countrymen as a traitor. Veale says of the Action Groups: "There is no question that their orders were to combat terror by terror," and he finds it strange that atrocities committed by the partisans in the struggle were regarded as blameless simply because they turned out to be on the winning side (ibid. p. 223). Ohlendorf took the same view, and in a bitter appeal written before his execution, he accused the Allies of hypocrisy in holding the Germans to account by conventional laws of warfare while fighting a savage Soviet enemy who did not respect those laws.

ACTION GROUP EXECUTIONS DISTORTED

The Soviet charge that the Action Groups had wantonly exterminated a million Jews during their operations has been shown subsequently to be a massive falsification. In fact, there had never been the slightest statistical basis for the figure. In this connection, Poliakov and Wulf cite the statement of Wilhelm Hoettl, the dubious American spy, double agent and former assistant of Eichmann. Hoettl, it will be remembered, claimed that Eichmann had "told him" that six million of these had been killed by the Einsatzgruppen. This absurd figure went beyond even the wildest estimates of Soviet Prosecutor Rudenko, and it was not given any credence by the American Tribunal which tried and condemned Ohlendorf.

THE REAL NUMBER OF CASUALTIES FOR WHICH THE ACTION GROUPS WERE RESPONSIBLE HAS SINCE BEEN REVEALED IN THE SCHOLARLY WORK *MANSTEIN, HIS CAMPAIGNS AND HIS TRIAL* (LONDON, 1951), BY THE ABLE ENGLISH LAWYER R.T. PAGET. OHLENDORF HAD BEEN UNDER MANSTEIN'S NOMINAL COMMAND. PAGET'S CONCLUSION IS THAT THE NUREMBERG COURT, IN ACCEPTING THE FIGURES OF THE SOVIET PROSECUTION, EXAGGERATED THE NUMBER OF CASUALTIES BY MORE THAN 1000 PERCENT AND THAT THEY DISTORTED EVEN MORE THE SITUATIONS IN WHICH THESE CASUALTIES WERE INFLICTED. (THESE HORRIFIC DISTORTIONS ARE THE SUBJECT OF SIX PAGES OF WILLIAM SHIRER'S *THE RISE AND FALL OF THE THIRD REICH*, PP. 1140-46). HERE, THEN, IS THE LEGENDARY 6 MILLION IN MINIATURE; NOT ONE MILLION DEATHS, BUT ONE HUNDRED THOUSAND. OF COURSE, ONLY A SMALL PROPORTION OF THESE COULD HAVE BEEN JEWISH PARTISANS AND COMMUNIST FUNCTIONARIES. IT IS WORTH REPEATING THAT THESE CASUALTIES WERE INFLICTED DURING SAVAGE PARTISAN WARFARE ON THE EASTERN FRONT, AND THAT SOVIET TERRORISTS CLAIM TO HAVE KILLED FIVE TIMES THAT NUMBER OF GERMAN TROOPS. IT HAS NEVERTHELESS REMAINED A POPULAR MYTH THAT THE EXTERMINATION OF THE JEWS BEGAN WITH THE ACTIONS OF THE EINSATZGRUPPEN IN RUSSIA.

In conclusion, we may briefly survey the

MANSTEIN trial itself, typical in so many ways of Nuremberg proceedings. Principally because Action Group D was attached to Manstein's command (though it was responsible solely to Himmler), the sixty-two-year-old, invalid Field Marshal, considered by most authorities to be the most brilliant German general of the War, was subjected to the shameful indignity of a "war-crimes" trial. Of the 17 charges, 15 were brought by the communist Russian Government and two by the communist Polish Government. Only one witness was called to give evidence at this trial, and he proved so unsatisfactory that the prosecution withdrew his evidence. Reliance was placed instead on 800 hearsay documents, which were accepted by the court without any proof of their authenticity or authorship. The prosecution introduced written affidavits by Ohlendorf and other S.S. Leaders, but since these men were still alive, Manstein's defense lawyer Reginald Paget K.C. demanded their appearance in the witness box. This was refused by the American authorities, and Paget declared that this refusal was due to fear—lest the condemned men revealed what methods had been used to induce them to sign their affidavits. Manstein was eventually acquitted on eight of the charges, including the two Polish ones which, as Paget said, "were so flagrantly bogus that one was left wondering why they had been presented at all".

THE OSWALD POHL TRIAL

The case of the Action Groups is a revealing insight into the methods of the Nuremberg Trials and the fabrication of the Myth of the Six Million. Another is the trial of Oswald Pohl in 1948, which is of great importance as it bears directly on the administration of the concentration camp system. Pohl had been the chief disbursing officer of the German Navy until 1934, when Himmler requested his transfer to the S.S. For eleven years he was the principal administrative chief of the entire S.S. in his position as head of the S.S. Economy and Administration Office, which after 1941 was concerned with the industrial productivity of the concentration-camp system. A peak point of hypocrisy was reached at the trial when the prosecution said to Pohl that "had Germany rested content with the exclusion of Jews from her own territory, with denying them German citizenship, with excluding them from public office, or any like domestic regulation, no other nation could have been heard to complain". The truth is that Germany was bombarded with insults and economic sanctions for doing precisely these things, and her internal measures against the Jews were certainly a major cause of the declaration of war against Germany by the democracies.

Oswald Pohl was an extremely sensitive and intellectual individual who was reduced to a broken man in the course of his trial. As Senator McCarthy pointed out, Pohl had signed some incriminating statements after being subjected to severe torture, including a bogus admission that he had seen a gas chamber at Auschwitz in the summer of 1944. The prosecution strenuously pressed this charge, but Pohl successfully repudiated it. The aim of the prosecution was to depict this dejected man as a veritable fiend in human shape, an impression hopelessly at variance with the testimony of those who knew him.

Such testimony was given by Heinrich Hoepker, an anti-Nazi friend of Pohl's wife who came into frequent

contact with him during the period 1942-45. Hoepker noted that Pohl was essentially a serene and mild-mannered person. During a visit to Pohl in the spring of 1944, Hoepker was brought into contact with concentration-camp inmates who were working on a local project outside the camp area. He noted that the prisoners worked in a leisurely manner and relaxed atmosphere without any pressure from their guards. Hoepker declared that Pohl did not hold an emotional attitude to the Jews, and did not object to his wife entertaining her Jewish friend Annemarie Jacques at their home. By the beginning of 1945, Hoepker was fully convinced that the administrator of the concentration camps was a humane, conscientious and dedicated servant of his task, and he was astonished when he heard later in 1945 of the accusations being made against Pohl and his colleagues. Frau Pohl noted that her husband retained his serenity in the face of adversity until March 1945, when he visited the camp at Bergen-Belsen at the time of the typhus epidemic there. Hitherto the camp had been a model of cleanliness and order, but the chaotic conditions at the close of the War had reduced it to a state of extreme hardship. Pohl, who was unable to alleviate conditions there because of the desperate pass which the War had reached by that time, was deeply affected by the experience and, according to his wife, never regained his former state of composure.

DR. ALFRED SEIDL, THE HIGHLY RESPECTED LAWYER WHO ACTED AS PRINCIPAL DEFENSE COUNSEL AT THE NUREMBERG TRIALS, WENT TO WORK PASSIONATELY TO SECURE THE ACQUITTAL OF POHL. SEIDL HAD BEEN A PERSONAL FRIEND OF THE ACCUSED FOR MANY YEARS AND WAS THOROUGHLY CONVINCED OF HIS INNOCENCE WITH RESPECT TO THE FRAUDULENT CHARGE OF PLANNED GENOCIDE AGAINST THE JEWS. THE ALLIED JUDGEMENT WHICH CONDEMNED POHL DID NOT PROMPT SEIDL TO CHANGE HIS OPINION IN THE SLIGHTEST. HE DECLARED THAT THE PROSECUTION HAD FAILED TO PRODUCE A SINGLE PIECE OF VALID EVIDENCE AGAINST HIM.

One of the most eloquent defenses of Oswald Pohl was made by S.S. Lieutenant Colonel Kurt Schmidt-Klevenow, a legal officer in the S.S. Economy and Administration Office, in his affidavit of August 8th, 1947. This affidavit has been deliberately omitted from the published documents known as *Trials of the War Criminals before the Nuremberg Military Tribunals 1946-1949*. Schmidt-Klevenow pointed out that Pohl had given his fullest support to Judge Konrad Morgen of the Reich Criminal Police Office, whose job was to investigate irregularities at the concentration camps. Later on we shall refer to a case in which Pohl was in favor of the death penalty for Camp Commandant Koch, who was accused by an S.S. court of misconduct. Schmidt-Klevenow explained that Pohl was instrumental in arranging for local police chiefs to share in the jurisdiction of concentration camps and took personal initiative in securing strict discipline on the part of camp personnel. In short, the evidence given at the Pohl trial shows that the proceedings involved nothing less than the deliberate defamation of a man's character in order to support the propaganda legend

of genocide against the Jews in the concentration camps he administered.

FALSIFIED EVIDENCE
AND FRAUDULENT AFFIDAVITS

Spurious testimony at Nuremberg, which included extravagant statements in support of the myth of the Six Million, was invariably given by former German officers because of pressure, either severe torture as in the cases cited previously, or the assurance of leniency for themselves if they supplied the required statements. An example of the latter was the testimony of S.S. General Erich von dem Bach-Zelewski. He was threatened with execution himself because of his suppression of the revolt by Polish partisans at Warsaw in August 1944, which he carried out with his S.S. brigade of White Russians. He was, therefore, prepared to be “cooperative”. The evidence of Bach-Zelewski constituted the basis of the testimony against the Reichsführer of the S.S. Heinrich Himmler at the main Nuremberg Trial (*Trial of the Major War Criminals*, Vol. IV, pp. 29, 36). In March 1941, on the eve of the invasion of Russia, Himmler invited the Higher S.S. Leaders to his Castle at Wewelsburg for a conference, including Bach-Zelewski who was an expert on partisan warfare. In his Nuremberg evidence, he depicted Himmler speaking in grandiose terms at this conference about the liquidation of peoples in Eastern Europe, but Goering, in the courtroom, denounced Bach-Zelewski to his face for the falsity of this testimony. An especially outrageous allegation concerned a supposed declaration by Himmler that one of the aims of the Russian campaign was to “decimate the Slav population by thirty millions”. What Himmler really said is given by his Chief of Staff Wolff—that war in Russia was certain to result in millions of dead (Manvell & Frankl, *ibid*, p. 117). Another brazen falsehood was Bach-Zelewski’s accusation that on August 31st, 1942 Himmler personally witnessed the execution of one hundred Jews by an Einsatz detachment at Minsk, causing him to nearly faint. It is known, however, that ON THIS DATE HIMMLER WAS IN CONFERENCE AT HIS FIELD HEADQUARTERS AT ZHITOMIR IN THE UKRAINE (cf. K. Vowinckel, *Die Wehrmacht im Kampf*, Vol. 4, p. 275).

Much is made of Bach-Zelewski’s evidence in all the books on Himmler, especially Willi Frischauer’s *Himmler: Evil Genius of the Third Reich* (London, 1953, p. 148 ff). However, in April 1959, Bach Zelewski publicly repudiated his Nuremberg testimony before a West German court. He admitted that his earlier statements had not the lightest foundation in fact and that he had made them for the sake of expediency and his own survival. The German court, after careful deliberation, accepted his retraction. Needless to say, what Veale calls the “Iron Curtain of Discreet Silence” descended immediately over these events. They have had no influence whatever on the books which propagate the Myth of Six million, and Bach Zelewski’s testimony on Himmler is still taken at its face value.

THE TRUTH CONCERNING HIMMLER IS PROVIDED IRONICALLY BY AN ANTI-NAZI—FELIX KERSTEN, HIS PHYSICIAN AND MASSEUR. BECAUSE KERSTEN WAS OPPOSED TO THE REGIME, HE TENDS TO SUPPORT THE LEGEND THAT THE INTERNMENT OF JEWS MEANT THEIR EXTERMINATION. BUT FROM

HIS CLOSE PERSONAL KNOWLEDGE OF HIMMLER, HE CANNOT HELP BUT TELL THE TRUTH CONCERNING HIM, AND IN HIS *MEMOIRS 1940-1945* (LONDON, 1956, P. 119 FF.) HE IS EMPHATIC IN STATING THAT HEINRICH HIMMLER DID NOT ADVOCATE LIQUIDATING THE JEWS BUT FAVORED THEIR EMIGRATION OVERSEAS. NEITHER DOES KERSTEN IMPLICATE HITLER. HOWEVER, THE CREDIBILITY OF HIS ANTI-NAZI NARRATIVE IS COMPLETELY SHATTERED WHEN, IN SEARCH OF AN ALTERNATIVE VILLAIN, HE DECLARES THAT DR. GOEBBELS WAS THE REAL ADVOCATE OF “EXTERMINATION”. THIS NONSENSICAL ALLEGATION IS AMPLY DISPROVED BY THE FACT THAT GOEBBELS WAS STILL CONCERNED WITH THE MADAGASCAR PROJECT, EVEN AFTER IT HAD BEEN TEMPORARILY SHELVED BY THE GERMAN FOREIGN OFFICE, AS WE SHOWED EARLIER.

So much for false evidence at Nuremberg. Reference has also been made to the thousands of fraudulent “written affidavits” which were accepted by the Nuremberg Court without any attempt to ascertain the authenticity of their contents or even their authorship. These hearsay documents, often of the most bizarre kind, were introduced as “evidence”, so long as they bore the required signature. A typical prosecution affidavit contested by the defense in the Concentration Camp Trial of 1947 was that of Alois Hoellriegel, a member of the camp personnel at Mauthausen in Austria. This affidavit, which the defense proved was fabricated during Hoellriegel’s torture, had already been used to secure the conviction of S.S. General Ernst Kaltenbrunner in 1946. It claimed that a mass gassing operation had taken place at Mauthausen and that Hoellriegel had witnessed Kaltenbrunner (the highest S.S. Leader in the Reich, excepting Himmler) actually taking part in it.

By the time of the Concentration Camp Trial (Pohl’s trial) a year later, it had become impossible to sustain this piece of nonsense when it was produced in court again. The defense not only demonstrated that the affidavit was falsified, but showed that all deaths at Mauthausen were systematically checked by the local police authorities. They were also entered on a camp register, and particular embarrassment was caused to the prosecution when the Mauthausen register, one of the few that survived, was produced in evidence. The defense also obtained numerous affidavits from former inmates of Mauthausen (a prison camp chiefly for criminals) testifying to humane and orderly conditions there.

ALLIED ACCUSATIONS DISBELIEVED

There is no more eloquent testimony to the tragedy and tyranny of Nuremberg than the pathetic astonishment or outraged disbelief of the accused persons themselves at the grotesque charges made against them. Such is reflected in the affidavit of S.S. Major-General Heinz Fanslau, who visited most of the German concentration camps during the last years of the War. Although a front-line soldier of the Waffen S.S., Fanslau had taken a great interest in concentration-camp conditions, and he was selected as a prime target by the Allies for the charge of conspiracy

to annihilate the Jews. It was argued, on the basis of his many contacts, that he must have been fully involved. When it was first rumored that he would be tried and convicted, hundreds of affidavits were produced on his behalf by camp inmates he had visited. When he read the full scope of the indictment against the concentration-camp personnel in supplementary Nuremberg Trial No. 4 on May 6th, 1947, Fanslau declared in disbelief: “This cannot be possible, because I, too, would have had to know something about it.”

IT SHOULD BE EMPHASIZED THAT THROUGHOUT THE NUREMBERG PROCEEDINGS, THE GERMAN LEADERS ON TRIAL NEVER BELIEVED FOR A MOMENT THE ALLEGATIONS OF THE ALLIED PROSECUTION. HERMANN GOERING, WHO WAS EXPOSED TO THE FULL BRUNT OF THE NUREMBERG ATROCITY PROPAGANDA, FAILED TO BE CONVINCED BY IT. HANS FRITZSCHE, ON TRIAL AS THE HIGHEST FUNCTIONARY OF GOEBBELS’ MINISTRY, RELATES THAT GOERING, EVEN AFTER HEARING THE OHLENDORF AFFIDAVIT ON THE EINSATZGRUPPEN AND THE HOESS TESTIMONY ON AUSCHWITZ, REMAINED CONVINCED THAT THE EXTERMINATION OF JEWS WAS ENTIRELY PROPAGANDA FICTION (*The Sword in the Scales*, London, 1953, p. 145). At one point during the Trial, Goering declared rather cogently that the first time he had heard of it “was right there in Nuremberg” (Shirer, *ibid*. p. 1147). The Jewish writers Poliakov, Reitlinger, Manvell and Frankl all attempt to implicate Goering in this supposed extermination, but Charles Bewley in his work *Herman Goering* (Goettingen, 1956) shows that not the slightest evidence was found at Nuremberg to substantiate this charge.

Hans Fritzsche pondered on the whole question during the trials and he concluded that there had certainly been no thorough investigation of these monstrous charges. Fritzsche, who was acquitted, was an associate of Goebbels and a skilled propagandist. He recognized that the alleged massacre of the Jews was the main point of the indictment against all defendants. Kaltenbrunner, who succeeded Heydrich as chief of the Reich Security Head Office and was the main defendant for the S.S. due to the death of Himmler, was no more convinced of the genocide charges than was Goering. He confided to Fritzsche that the prosecution was scoring apparent success because of their technique of coercing witnesses and suppressing evidence, which was precisely the accusation of Judges Wenersturm and van Roden.

[END OF QUOTING, PART 6]

I would suggest that you take a look at the fact that almost all courts are now quite typically “TALMUDIC” in presentation and very little defense is allowed to pass through the shuffle of the legal staff of the court. The prosecutors hide evidence and destroy evidence to disallow lawful justice. Until you realize this, world citizens, you can’t have justice and FREEDOM.

And yes, I am going to offer you up-front in the next writing a bit on the Christian Holocaust, which took more lives in the same period of time. So be it. We, however, are out of time today.

Thank you,

Salu, Georgos Ceres Hatonn

dharm

Did Six Million Really Die?

(Part 6)

3/19/00—#1

Hatonn—Let us move on and see if we can get another section for the Holocaust topic, *DID SIX MILLION REALLY DIE?*

We need to rapidly finish this series of information segments so we can move on. The world is getting ready for major elections and generally false presentations, and the Elite are really getting nervous because the world is awakening, so to speak.

I repeat something, please: We can argue all we choose about “Jewish” people vs. “Gentiles” and the Elite are somehow a different “segment” of something or other—but, readers, the Nazi Holocaust is JEWISH in presentation, right OR wrong. Get it straight and realize that you cannot lump a group into a single mold, lest you err so greatly as to be fools. Unfortunately, those who SUPPORT THE LIES are caught IN THAT LIE. AND JUST AS THE KIDS OF *SPECTRUM* PLAYED THEIR GAMES, THEY ARE ALL GOING TO BE CAUGHT IN THE ULTIMATE LIE AS THEY SURFACE IN THE LIGHT OF TRUTH. THEY ARE BEING “PAID” TO DISTRACT AND DECEIVE YOU, AND YES, INDEED, SOME OF YOU EAT IT LIKE CANDY—WHICH, BY THE WAY, IS LACED WITH CYANIDE, AGAIN, SO TO SPEAK.

And yes, I SHALL counter the evil teams and presentations. As the TRUTH is now unfolding it is, indeed, yes, worse and more entangled than you could have imagined. Unequivocally, the perpe-traitors are and were RIGHT UNDER YOUR NOSES, RUNNING AND STEALING YOU BLIND—RIGHT AT CONTACT. Some of you didn’t even notice when they took your very souls on holiday. AND YES, I WILL GET BACK TO THE HELL OF AIDS. MR. MARTIN MAY WELL WISH TO PUT YOU TO SLEEP WITH HIS INTERVIEWS BUT YOU HAVE NO REAL IDEA OF THE MAGNITUDE OF THE SYNDROME WHICH PRESENTS AND “KILLS” IN SLOW, AGONIZING AND PITIFUL HORROR. So be it.

To present anything that causes a lessening of care in this syndrome of mutation-viruses (retroviruses) is, in my opinion, attempted MURDER. And to foist off the danger onto innocent babes to satisfy a parent’s need for acceptance of deviant lifestyles is abominable.

[QUOTING, *DID SIX MILLION REALLY DIE?* (PART 6):]

6. AUSCHWITZ AND POLISH JEWRY

The concentration camp at Auschwitz near Cracow in Poland has remained at the center of the alleged extermination of millions of Jews. Later we shall see how, when it was discovered by honest observers in the British and American zones after the War that no “gas chambers” existed in the German camps such as Dachau and Bergen-Belsen, attention was shifted to the eastern camps, particularly Auschwitz. Ovens definitely

existed here, it was claimed. Unfortunately, the eastern camps were in the Russian zone of occupation, so that no one could verify whether these allegations were true or not. The Russians refused to allow anyone to see Auschwitz until about ten years after the War, by which time they were able to alter its appearance and give some plausibility to the claim that millions of people had been exterminated there. If anyone doubts that the Russians are capable of such deception, they should remember the monuments erected at sites where thousands of people were murdered in Russia by Stalin’s secret police—but where the monuments proclaim them to be victims of German troops in World War Two.

The truth about Auschwitz is that it was the largest and most important industrial concentration camp, producing all kinds of material for the war industry. The camp consisted of synthetic coal and rubber plants built by I.G. Farben Industries, for whom the prisoners supplied labor. Auschwitz also comprised an agricultural research station, with laboratories, plant nurseries and facilities for stock breeding, as well as Krupps armament works. We have already remarked that this kind of activity was the prime function of the camps; all major firms had subsidiaries in them, and the S.S. even opened their own factories. Accounts of visits by Himmler to the camps show that his main purpose was to inspect and assess their industrial efficiency. When he visited Auschwitz in March 1941, accompanied by high executives of I.G. Farben, he showed no interest in the problems of the camp as a facility for prisoners, but merely ordered that the camp be enlarged to take 100,000 detainees to supply labour for I.G. Farben. This hardly accords with a policy of exterminating prisoners by the millions.

MORE AND MORE MILLIONS

It was nevertheless at this single camp that about half of the six million Jews were supposed to have been exterminated; indeed, some writers claim 4 or even 5 million. Four million was the sensational figure announced by the Soviet Government after the communists had “investigated” the camp, at the same time as they were attempting to blame the Katyn Massacre on the Germans. Reitlinger admits that information regarding Auschwitz and other eastern camps comes from the post-War communist regimes of Eastern Europe: “The evidence concerning the Polish death camps was mainly taken after the War by Polish state commissions or by the Central Jewish Historical Commission of Poland” (*The Final Solution*, p. 631).

HOWEVER, NO LIVING, AUTHENTIC EYEWITNESS OF THESE “GASSINGS” HAS EVER BEEN PRODUCED AND VALIDATED. Benedikt Kautsky, who spent seven years in concentration camps, including three in Auschwitz, alleged in his book *Teufel and Verdammte (Devil and Damned*, Zurich, 1946) that “not less than 3,500,000 Jews” had been killed there. This was certainly a

remarkable statement, because by his own admission he had NEVER SEEN A GAS CHAMBER. He confessed: “I was in the big German concentration camps. However, I must establish the truth that in no camp at any time did I come across such an installation as a gas chamber” (p. 272-3). The only execution he actually witnessed was when two Polish inmates were executed FOR KILLING TWO JEWISH INMATES. Kautsky, who was sent from Buchenwald in October 1942 to work at Auschwitz-Buna, stresses in his book that the use of prisoners in War industry was a major feature of concentration camp policy until the end of the War. He fails to reconcile this with an alleged policy of massacring Jews.

The exterminations at Auschwitz are alleged to have occurred between March 1942 and October 1944; the figure of half of six million, therefore, would mean the extermination and disposal of about 94,000 people per month for thirty-two months—approximately 3,350 people every day, day and night, for over two-and-a-half years. This kind of thing is so ludicrous that it scarcely needs refuting. And yet, Reitlinger claims quite seriously that Auschwitz could dispose of no less than 6,000 people a day.

ALTHOUGH REITLINGER’S 6,000 A DAY WOULD MEAN A TOTAL BY OCTOBER 1944 OF OVER 5 MILLION, ALL SUCH ESTIMATES PALE BEFORE THE WILD FANTASIES OF OLGA LENGYEL IN HER BOOK *FIVE CHIMNEYS* (LONDON, 1959). CLAIMING TO BE A FORMER INMATE OF AUSCHWITZ, SHE ASSERTS THAT THE CAMP CREMATED NO LESS THAN “720 PER HOUR, OR 17,280 CORPSES PER TWENTY-FOUR HOUR SHIFT”. SHE ALSO ALLEGES THAT, IN ADDITION, 8,000 PEOPLE WERE BURNED EVERY DAY IN THE “DEATH-PITS” AND THAT, THEREFORE, “IN ROUND NUMBERS, ABOUT 24,000 CORPSES WERE HANDLED EVERY DAY” (p. 80-1). THIS, OF COURSE, WOULD MEAN A YEARLY RATE OF OVER 8-½ MILLION. THUS, BETWEEN MARCH 1942 AND OCTOBER 1944, AUSCHWITZ WOULD FINALLY HAVE DISPOSED OF OVER 21 MILLION PEOPLE, SIX MILLION MORE THAN THE ENTIRE WORLD JEWISH POPULATION. COMMENT IS SUPERFLUOUS.

Although several millions were supposed to have died at Auschwitz alone, Reitlinger has had to admit that only 363,000 inmates were registered at the camp for the whole of the period between January 1940 and February 1945 (*The S.S. Alibi of a Nation*, p. 268 ff), and by no means all of them were Jews. It is frequently claimed that many prisoners were never registered, but no one has offered any proof of this. Even if there were as many unregistered as there were registered, it would mean only a total of 750,000 prisoners—hardly enough for the elimination of 3 to 4 million. Moreover, large numbers of the camp population were released or transported elsewhere during the War and at the end, 80,000 were evacuated westward in January 1945 before the Russian advance.

One example will suffice of the statistical frauds relating to casualties at Auschwitz. Shirer claims that in the summer of 1944, no less than 300,000 Hungarian Jews were done to death in a mere forty-six days (ibid, p. 1156). This would have been almost the entire Hungarian Jewish population, which numbered some 380,000. But, according to the Central Statistical

Office of Budapest, there were 260,000 Jews in Hungary in 1945 (which roughly conforms with the Joint Distribution Committee figure of 220,000), so that only 120,000 were classed as no longer resident. Of these, 35,000 were emigrants from the new communist regime, and a further 25,000 were still being held in Russia after having worked in German labour battalions there. This leaves only 60,000 Hungarian Jews unaccounted for, but M.E. Nemenyi estimates that 60,000 Jews returned to Hungary from deportation in Germany, though Reitlinger says this figure is too high (*The Final Solution*, p. 497). Possibly it is, but bearing in mind the substantial emigration of Hungarian Jews during the War (cf. *Report of the ICRC*, Vol. 1, p. 649), the number of Hungarian Jewish casualties must have been very low, indeed.

AUSCHWITZ: AN EYE-WITNESS ACCOUNT

Some new facts about Auschwitz are at last beginning to make a tentative appearance. They are contained in a recent work called *Die Auschwitz-Lüge: Ein Erlebnisbericht von Thies Christopherson* (*The Auschwitz Legends: An Account of His Experiences by Thies Christopherson*, Kritik Verlag/Mohrkirch, 1973). Published by the German lawyer Dr. Manfred Roeder in the periodical *Deutsche Burger-Initiative*, it is an eyewitness account of Auschwitz by Thies Christopherson, who was sent to the Bunawerk plant laboratories at Auschwitz to research into the production of synthetic rubber for the Kaiser Wilhelm Institute. In May 1973, not long after the appearance of this account, the veteran Jewish "Nazi hunter" Simon Wiesenthal wrote to the Frankfurt Chamber of Lawyers demanding that the publisher and author of the *Forward*, Dr. Roeder, a member of the Chamber, should be brought before its disciplinary commission. Sure enough, proceedings began in July but not without harsh criticism, even from the press, which asked "Is Simon Wiesenthal the new Gauleiter of Germany?" (*Deutsche Wochenzeitung*, July 27th, 1973).

CHRISTOPHERSON'S ACCOUNT IS CERTAINLY ONE OF THE MOST IMPORTANT DOCUMENTS FOR A REAPPRAISAL OF AUSCHWITZ. HE SPENT THE WHOLE OF 1944 THERE, DURING WHICH TIME HE VISITED ALL OF THE SEPARATE CAMPS COMPRISING THE LARGE AUSCHWITZ COMPLEX, INCLUDING AUSCHWITZ-BIRKENAU, WHERE IT IS ALLEGED THAT WHOLESALE MASSACRES OF JEWS TOOK PLACE. CHRISTOPHERSON, HOWEVER, IS IN NO DOUBT THAT THIS IS TOTALLY UNTRUE. HE WRITES: "I WAS IN AUSCHWITZ FROM JANUARY 1944 UNTIL DECEMBER 1944. AFTER THE WAR, I HEARD ABOUT THE MASS MURDERS WHICH WERE SUPPOSEDLY PERPETRATED BY THE S.S. AGAINST THE JEWISH PRISONERS AND I WAS PERFECTLY ASTONISHED. DESPITE ALL THE EVIDENCE OF WITNESSES, ALL THE NEWSPAPER REPORTS AND RADIO BROADCASTS, I STILL DO NOT BELIEVE TODAY IN THESE HORRIBLE DEEDS. I HAVE SAID THIS MANY TIMES AND IN MANY PLACES, BUT TO NO PURPOSE. ONE IS NEVER BELIEVED" (p. 16).

Space forbids a detailed summary here of the author's experiences at Auschwitz, which include facts

about camp routine and the daily life of prisoners totally at variance with the allegations of propaganda (pp. 22-7). More important are his revelations about the supposed existence of an extermination camp. "During the whole of my time at Auschwitz, I never observed the slightest evidence of mass gassings. Moreover, the odour of burning flesh that is often said to have hung over the camp is a downright falsehood. In the vicinity of the main camp (Auschwitz I) was a large farrier's works, from which the smell of molten iron was naturally not pleasant" (p. 33-4). Reitlinger confirms that there were five blast furnaces and five collieries at Auschwitz, which together with the Bunawerk factories comprised Auschwitz III (ibid. p. 452). The author agrees that a crematorium would certainly have existed at Auschwitz, "since 200,000 people lived there, and in every city with 200,000 inhabitants there would be a crematorium. Naturally, people died there—but not only prisoners. In fact, the wife of Obersturmbannführer A. (Christopherson's superior) also died there" (p. 33). The author explains: "There were no secrets at Auschwitz. In September 1944 a commission of the International Red Cross came to the camp for an inspection. They were particularly interested in the camp at Birkenau, though we also had many inspections at Raisko" (Bunawerk section, p. 35).

Christopherson points out that the constant visits to Auschwitz by outsiders cannot be reconciled with allegations of mass extermination. When describing the visit of his wife to the camp in May, he observes: "The fact that it was possible to receive visits from our relatives at any time demonstrates the openness of the camp administration. Had Auschwitz been a great extermination camp, we would certainly not have been able to receive such visits" (p. 27).

After the War, Christopherson came to hear of the alleged existence of a building with gigantic chimneys in the vicinity of the main camp. "This was supposed to be the crematorium. However, I must record the fact that when I left the camp at Auschwitz in December 1944, I had not seen this building there" (p. 37). Does this mysterious building exist today? Apparently not; Reitlinger claims it was demolished and "completely burnt out in full view of the camp" in October, though Christopherson never saw this public demolition. Although it is said to have taken place "in full view of the camp", it was allegedly seen by only one Jewish witness, a certain Dr. Bendel, and his is the only testimony to the occurrence (Reitlinger, ibid, p. 457). This situation is generally typical. When it comes down to hard evidence, it is strangely elusive; the building was "demolished", the document is "lost", the order was "verbal". At Auschwitz today, visitors are shown a small furnace and here they are told that millions of people were exterminated. The Soviet State Commission which "investigated" the camp, announced on May 12th, 1945 that "Using rectified coefficients... the technical expert commission has ascertained that during the time that the Auschwitz camp existed, the German butchers exterminated in this camp not less than four million citizens..." Reitlinger's surprisingly frank comment on this is perfectly adequate: "The world has grown mistrustful of 'rectified coefficients' and the figure of four millions has become ridiculous (ibid, p. 460).

Finally, the account of Mr. Christopherson draws attention to a very curious circumstance. The only defendant who did not appear at the Frankfurt

Auschwitz Trial in 1963 was Richard Baer, the successor of Rudolf Hoess as Commandant of Auschwitz. Though in perfect health, he died suddenly in prison before the trial had begun, "in a highly mysterious way", according to the newspaper *Deutsche Wochenzeitung* (July 27th, 1973). Baer's sudden demise before giving evidence is especially strange, since the Paris newspaper *Rivarol* recorded his insistence that "during the whole time in which he governed Auschwitz, he never saw any gas chambers nor believed that such existed", and from this statement nothing would dissuade him. IN SHORT, THE CHRISTOPHERSON ACCOUNT ADDS TO A MOUNTING COLLECTION OF EVIDENCE DEMONSTRATING THAT THE GIANT INDUSTRIAL COMPLEX OF AUSCHWITZ (COMPRISING THIRTY SEPARATE INSTALLATIONS AND DIVIDED BY THE MAIN VIENNA-CRACOW RAILWAY LINE) WAS NOTHING BUT A VAST WAR-PRODUCTION CENTER, WHICH, WHILE ADMITTEDLY EMPLOYING THE COMPULSORY LABOR OF DETAINEES, WAS CERTAINLY NOT A PLACE OF "MASS EXTERMINATION".

THE WARSAW GHETTO

In terms of numbers, Polish Jewry is supposed to have suffered most of all from extermination, not only at Auschwitz but in an endless list of newly-discovered "death camps", such as Treblinka, Sobibor, Belzec, Maidanek, Chelmno and at many more obscure places which seem suddenly to have gained prominence. At the center of the alleged extermination of the Polish Jews is the dramatic uprising in April 1943 of the Warsaw Ghetto. This is often represented as a revolt against being deported to gas ovens; presumably the alleged subject of Hitler and Himmler's "secret discussion" had leaked out and gained wide publicity in Warsaw. **[H: ISN'T THAT THE WAY OF MOST "SECRET" DISCUSSIONS AFTER THE CHEATS, LIARS AND NON-PRESENT ENTITIES TELL THEIR VERSION OF ANYTHING? IF IT WAS "SECRET"—IT WAS NOT WITNESSED!]** The case of the Warsaw Ghetto is an instructive insight into the CREATION OF THE EXTERMINATION LEGEND ITSELF. Indeed, its evacuation by the Germans in 1943 is often referred to as the "extermination of the Polish Jews"—although it was nothing of the kind, and layers of mythology have tended to surround it after the publication of sensational novels like John Hersey's *The Wall* and Leon Uris' *Exodus*.

When the Germans first occupied Poland, they confined the Jews, not in detention camps but in ghettos for reasons of security. The interior administration of the ghettos was in the hands of Jewish Councils elected by themselves and they were policed by an independent Jewish police force. Special currency notes were introduced into the ghettos to prevent speculation. Whether this system was right or wrong, it was understandable in time of war, and although the ghetto is perhaps an unpleasant social establishment, it is by no means barbaric. And it is certainly not an organization for the destruction of a race. But, of course, it is frequently said that this is what the ghettos were really for. A recent publication on the Warsaw Ghetto made the brazen assertion that concentration camps "were a substitute for the practice of cramming

the Jews into overcrowded ghettos and starving them to death". It seems that whatever security system the Germans used and to whatever lengths they went to preserve a semblance of community for the Jews, they can never escape the charge of "extermination".

It has been established already that the 1931 Jewish population census for Poland placed the number of Jews at 2,732,600, and that after emigration and flight to the Soviet Union, no more than 1,100,000 were under German control.

These incontrovertible facts, however, do not prevent Manvell and Frankl asserting that "there had been over three million Jews in Poland when Germany began the invasion" and that in 1942 "some two million still awaited death" (ibid, P. 140). In reality, of the million or so Jews in Poland, almost half, about 400,000, were eventually concentrated in the ghetto of Warsaw, an area of about two-and-a-half square miles around the old mediaeval ghetto. The remainder had already been moved to the Polish Government-General by September 1940. In the summer of 1942, Himmler ordered the resettlement of all Polish Jews in detention camps in order to obtain their labor, part of the system of general concentration for labor assignment in the Government-General. THUS, BETWEEN JULY AND OCTOBER 1942, OVER THREE-QUARTERS OF THE WARSAW GHETTO'S INHABITANTS WERE PEACEFULLY EVACUATED AND TRANSPORTED, SUPERVISED BY THE JEWISH POLICE THEMSELVES. As we have seen, transportation to camps is alleged to have ended in "extermination", but there is absolutely no doubt from the evidence available that it involved only the effective procurement of labor and the prevention of unrest. In the first place, Himmler discovered on a surprise visit to Warsaw in January 1943 that 24,000 Jews registered as armaments workers were, in fact, working illegally as tailors and furriers (Manvell & Frankl, Ibid, p. 140); the Ghetto was also being used as a base for subversive forays into the main area of Warsaw.

AFTER SIX MONTHS OF PEACEFUL EVACUATION, WHEN ONLY ABOUT 60,000 JEWS REMAINED IN THE RESIDENTIAL GHETTO, THE GERMANS MET WITH AN ARMED REBELLION ON 18TH JANUARY, 1943. MANVELL AND FRANKL ADMIT THAT "THE JEWS INVOLVED IN PLANNED RESISTANCE HAD FOR A LONG TIME BEEN ENGAGED IN SMUGGLING ARMS FROM THE OUTSIDE WORLD, AND COMBAT GROUPS FIRED ON AND KILLED S.S. MEN AND MILITIA IN CHARGE OF A COLUMN OF DEPORTEES." THE TERRORISTS IN THE GHETTO UPRISING WERE ALSO ASSISTED BY THE POLISH HOME ARMY AND THE PPR—*POLSKA PARTIA ROBOTNICZE*, THE COMMUNIST POLISH WORKERS' PARTY. IT WAS UNDER THESE CIRCUMSTANCES OF A REVOLT AIDED BY PARTISANS AND COMMUNISTS THAT THE OCCUPYING FORCES, AS ANY ARMY WOULD IN A SIMILAR SITUATION, MOVED IN TO SUPPRESS THE TERRORISTS, IF NECESSARY BY DESTROYING THE RESIDENTIAL AREA ITSELF. It should be remembered that the whole process of evacuation would have continued peacefully had not extremists among the inhabitants planned an armed rebellion, which, in the end, was bound to fail. When S.S. Lieutenant-General Stroop entered the Ghetto with armored cars on 19th April,

he immediately came under fire and lost twelve men; German and Polish casualties in the battle, which lasted four weeks, totaled 101 men killed and wounded. Stubborn resistance by the Jewish Combat Organization in the face of impossible odds led to an estimated 12,000 Jewish casualties, the majority by remaining in burning buildings and dugouts. A total, however, of 56,065 inhabitants were captured and peacefully resettled in the area of the Government-General. Many Jews within the Ghetto had resented the terror imposed on them by the Combat Organization and had attempted to inform on their headquarters to the German authorities.

SUDDEN SURVIVORS

The circumstances surrounding the Warsaw Ghetto Revolt, as well as the deportation to eastern labor camps such as Auschwitz, has led to the most colorful tales concerning the fate of Polish Jews, the largest bloc of Jewry in Europe. The Jewish Joint Distribution Committee, in figures prepared by them for the Nuremberg Trials, stated that in 1945 there were only 80,000 Jews remaining in Poland. They also alleged that there were no Polish-Jewish displaced persons left in Germany or Austria, a claim that was at some variance with the number of Polish Jews arrested by the British and Americans for black-market activities. HOWEVER, THE NEW COMMUNIST REGIME IN POLAND WAS UNABLE TO PREVENT A MAJOR ANTI-JEWISH POGROM AT KIELCE ON JULY 4TH, 1946, AND MORE THAN 150,000 POLISH JEWS SUDDENLY FLED INTO WESTERN GERMANY. THEIR APPEARANCE WAS SOMEWHAT EMBARRASSING, AND THEIR EMIGRATION TO PALESTINE AND THE UNITED STATES WAS CARRIED OUT IN RECORD TIME. SUBSEQUENTLY, THE NUMBER OF POLISH JEWISH SURVIVORS UNDERWENT CONSIDERABLE REVISION; IN THE *AMERICAN-JEWISH YEARBOOK 1948-1949* IT WAS PLACED AT 390,000, QUITE AN ADVANCE ON THE ORIGINAL 80,000. WE MAY EXPECT FURTHER REVISIONS UPWARD IN THE FUTURE.

[END OF QUOTING PART 6]

Again, I am asked over and over: "How can you claim to be, along with these writers, NOT anti-Semitic?" Wow, where have you readers BEEN?

Number one, "my (so-called)" people ARE SHEMITES (SEMITES) BUT NO, THEY ARE NOT "JEWISH". "JEW" IS A TERM CREATED BY THESE PEOPLE OF THE TALMUDIC KHAZARIANS IN ABOUT THE 13TH CENTURY. THIS IS WHEN THE KHAZARIAN TRIBE TOOK JUDAISM AS THEIR "RELIGIOUS PREFERENCE" TO EXIST IN THE COMMERCIAL WORLD AS THE MONEYCHANGERS. I cannot help what they chose, became or today have become. "My" people have existed within the very closest-knit world of Jewish lawyers and physicians in their careers throughout their lives. Some of our prior team, i.e., now *SPECTRUM*, are in fact "Jewish" by race, birth, and generally, by creed. Their presentation is as in "false" and pretend existence, and yes, even to name changes and hiding of bloodlines. The amazing thing is that truth and integrity would have saved them the whole inconvenience and need for lack of abundance. They didn't need to steal property or proprietary ownership of anything to have succeeded in abundance and glorious success. Those are choices each individual has

every right to make and have honored.

I, therefore, am not anti-Semitic (for that has no meaning), but I am anti: lies/liars, thieving, cheating and misinformation, especially used IN MY NAME AND THAT OF "GOD", "CHRIST" OR "GREAT SPIRIT". I believe you can see from this very dissertation we share here that the LIE is the prime tool of the new "Jewish" assault, which has EVER BEEN PRESENT. So, let's keep the name-calling to a minimum, please, for most of the REAL CULPRITS OF THE ZIONIST LIE—ARE SO-CALLED CHRISTIANS! AND "ALL" PROCLAIM THEIR "RIGHTS" AND "REASONS" BY CREATING MORE LIES AND CALLING IT ACCORDING TO "CHRIST" "JESUS" IN SOME TAMPERED (BY THEM) *HOLY BIBLE*. THERE IS NOT, NOR HAS THERE EVER BEEN—UNTIL THIS GENERATION IN THIS LATTER HALF OF THE 20TH CENTURY—ANY CONCEPT OF SOME KIND OF "RAPTURE", JUST FOR STARTERS.

SO, WE HAVE NO GROUP AND NO "RELIGION", AND WE TRY OUR BEST TO PRESENT IN A "CHRIST" ATTITUDE AND KEEP HONOR, INTEGRITY AND TRUTH AS OUR PATHWAY AND GUIDE IN ALL WE DO. THIS DOES NOT MEAN THAT WE ACCEPT OR ALLOW ANY OLD ACT OF TREASON, BETRAYAL, OR CRIMINAL OPERATION AGAINST US. IT MEANS WE CONFRONT, IN TRUTH—EVERYWHERE WE MEET THE LIE. IF THAT MAKES OTHERS UNCOMFORTABLE—CHECK THE "CAUSE", FOR YOU WILL NOT FIND IT RESTING WITH US.

IF YOU CAN'T STAND TRUTH AND LIGHT ON YOUR ACTIVITIES AND ATTITUDES—EVEN TO YOUR RACE OR COLOR—THEN YOU HAVE BIG PROBLEMS, MY FRIENDS. AND NO, NOBODY, ALIEN, EXTRATERRESTRIAL OR LAND-LOCKED IS GOING TO SNATCH YOU AWAY TO GLORY, WHILE YOU REMAIN LOCKED IN YOUR SHAME. And yes, to you who perpetrate the lies and thieveries—you are in SHAME, while still filled to overflow in ego PRIDE. SHAME ON YOU! Someday you will understand that all can be made right—EXCEPT THE DELIBERATE REFUSAL TO LEAVE THE LIE. AND YES, WE, ALONG WITH HUNDREDS OF THOUSANDS OF OTHERS, PRESENT THE TRUTH—SO YOUR CHOICES ARE VERY, VERY DELIBERATE AND CANNOT BE LAID TO SIMPLE "IGNORANCE"—YOUR CHOICES ARE NOW "DELIBERATE".

So be it and, therefore, expect not our running to "save" you from yourself—that last-ditch salvation is also a LIE, and is between YOU and GOD! **And yes, indeed, you who tag along with the *Spectrum* Groupie of self-appointed rainbow kids—are going to be exposed. You are manipulated by much higher programmers and that is just the WAY IT IS! You make your choices and WE HONOR THEM. No more "wishy-washy", for you have spoken and chosen—and now you must abide the "consequences". Fence-sitting is not an option.**

GOD SAID: "YOU ARE EITHER WITH ME; OR YE ARE AGAINST ME!" YOU WHO ARE SERVING AGAINST GOD'S PEOPLE—WILL BE LEFT IN YOUR STANCE, AND YES, YOU "WILL" FALL; IT IS INEVITABLE, FOR YOU ARE FORWARDING THE VERY LIE ITSELF.

Salu, Hatonn/Aton
dharma

Did Six Million Really Die?

(Part 7)

3/20/00—#2

Hatonn—[QUOTING, DID SIX MILLION REALLY DIE? (PART 7):]

7. SOME CONCENTRATION-CAMP MEMOIRS

The most influential agency in the propagation of the extermination legend has been the paperback book and magazine industry, and it is through their sensational publications, produced for commercial gain, that the average person is made acquainted with a myth of an entirely political character and purpose. The hey-day of these hate-Germany books was in the 1950s, when virulent Germanophobia found a ready market, but the industry continues to flourish and is experiencing another boom today. The industry's products consist generally of so-called "memoirs", and these fall into two basic categories: those which are supposedly by former S.S. men, camp commandants and the like, and those bloodcurdling reminiscences allegedly by former concentration-camp inmates.

COMMUNIST ORIGINS

Of the first kind, the most outstanding example is *Commandant of Auschwitz*, by Rudolf Hoess (London, 1960), which was originally published in the Polish language as *Wspomnienia* by the communist Government. Hoess, a young man who took over at Auschwitz in 1940, was first arrested by the British and detained at Flensburg, but he was soon handed over to the Polish communist authorities who condemned him to death in 1947 and executed him almost immediately. The so-called Hoess memoirs are undoubtedly a forgery produced under communist auspices, as we shall demonstrate, though the communists themselves claim that Hoess was "ordered to write the story of his life" and a handwritten original supposedly exists, but no one has ever seen it. Hoess was subjected to torture and brainwashing techniques by the communists during the period of his arrest, and his testimony at Nuremberg was delivered in a mindless monotone as he stared blankly into space. Even Reitlinger rejects this testimony as hopelessly untrustworthy. IT IS, INDEED, REMARKABLE HOW MUCH OF THE "EVIDENCE" REGARDING THE SIX MILLION STEMS FROM COMMUNIST SOURCES; THIS INCLUDES THE MAJOR DOCUMENTS, SUCH AS THE WISLICENY STATEMENT AND THE HOESS "MEMOIRS", WHICH ARE UNDOUBTEDLY THE TWO MOST QUOTED ITEMS IN EXTERMINATION LITERATURE, AS WELL AS ALL THE INFORMATION ON THE SO-CALLED "DEATH CAMPS" SUCH AS AUSCHWITZ. THIS INFORMATION COMES FROM THE JEWISH HISTORICAL COMMISSION OF POLAND; THE CENTRAL COMMISSION FOR THE INVESTIGATION OF WAR CRIMES, WARSAW; AND THE RUSSIAN STATE WAR-CRIMES COMMISSION, MOSCOW.

[H: Now, how might a casual reader know that something is amiss here? Well, let us start with the very item "Communism". The communists who took over Russia were Jewish, and that fact is known and not even longer argued. Now, let us next consider what happened in the U.S. "Hollywood" community over "communists"

within the Jewish movie industry, and all the flap about and over the McCarthy investigations. The Jews took over Hollywood (well, they already controlled it) and the Jews were actually almost all members of the Communist Party. And, readers, "I" can't change that FACT. The historical change in what is now accepted shows a different picture—but that does not make it so. And, if there was such widespread massacre—from where came all the Jewish immigrants flooding the country—including Hollywood and Broadway? Even such comedians as Billy Crystal ARE RUSSIAN JEWS. I point out this fact because you readers seem to set these very people who LIE to you upon pedestals of some kind. Furthermore, if you are not Jewish or accepted as same, you are NOT going to make a very high grade in the industry. How did such as Redford make it? Well, he came out of a circumstance where the family are Mormon "Zionists"—which is what the Mormons call themselves. I don't make up this stuff—this is simply the way it IS.]

Reitlinger acknowledges that the Hoess testimony at Nuremberg was a catalogue of wild exaggerations, such as that Auschwitz was disposing of 16,000 people a day, which would mean a total at the end of the War of well over 13 million. Instead of exposing such estimates for the Soviet-inspired frauds they obviously are, Reitlinger and others prefer to think that such ridiculous exaggerations were due to "pride" in doing a professional job. Ironically, this is completely irreconcilable with the supposedly authentic Hoess memoirs, which make a clever attempt at plausibility by suggesting the opposite picture of distaste for the job. Hoess is supposed to have "confessed" to a total of 3 million people exterminated at Auschwitz, though at his own trial in Warsaw the prosecution reduced the number to 1,135,000. However, we have already noted that the Soviet Government announced an official figure of 4 million after their "investigation" of the camp in 1945. This kind of casual juggling with millions of people does not appear to worry the writers of extermination literature.

A review of the Hoess "memoirs" in all their horrid detail would be tedious. We may confine ourselves to those aspects of the extermination legend which are designed with the obvious purpose of forestalling any proof of its falsity. Such, for example, is the manner in which the alleged extermination of Jews is described. This was supposed to have been carried out by a "special detachment" of Jewish prisoners. They took charge of the newly arrived contingents at the camp, led them into the enormous "gas chambers" and disposed of the bodies afterwards. The S.S., therefore, did very little, so that most of the S.S. personnel at the camp could be left in complete ignorance of the "extermination program". Of course, no Jew would ever be found who claimed to have been a member of this gruesome "special detachment", so that whole issue is left conveniently unprovable. **It is worth repeating that no living, authentic eyewitness of these events has ever been produced.**

Conclusive evidence that the Hoess memoirs are a forgery lays in an incredible slip by the communist editors. Hoess is supposed to say that the Jehovah's Witnesses at Auschwitz approved of murdering the Jews because the Jews were the enemies of Christ. It is well known that in Soviet Russia today and in all her satellite countries of Eastern Europe, the communists conduct a bitter campaign of suppression against the Jehovah's Witnesses, whom they regard as the religious

sect most dangerous to communist beliefs. That this sect is deliberately and grossly defamed in the Hoess memoirs proves the document's communist origins beyond any doubt.

INCRIMINATING REMINISCENCES

Certainly the most bogus "memoirs" yet published are those of Adolf Eichmann. Before his illegal kidnapping by the Israelis in May 1960 and the attendant blaze of international publicity, few people had ever heard of him. He was, indeed, a relatively unimportant person, the head of Office A4b in Department IV (the Gestapo) of the Reich Security Head Office. His office supervised the transportation to detention camps of a particular section of enemy aliens, the Jews. A positive flood of unadulterated rubbish about Eichmann showered the world in 1960, of which we may cite as an example Comer Clarke's *Eichmann: The Savage Truth*. ("The orgies often went on until six in the morning, a few hours before consigning the next batch of victims to death," says Clarke in his chapter "Streamlined Death & Wild Sex Orgies", p. 124).

STRANGELY ENOUGH, THE ALLEGED "MEMOIRS" OF ADOLF EICHMANN SUDDENLY APPEARED AT THE TIME OF HIS ABDUCTION TO ISRAEL. THEY WERE UNCRITICALLY PUBLISHED BY THE AMERICAN LIFE MAGAZINE (Nov. 28th, Dec. 5th, 1960), AND WERE SUPPOSED TO HAVE BEEN GIVEN BY EICHMANN TO A JOURNALIST IN THE ARGENTINE SHORTLY BEFORE HIS CAPTURE—AN AMAZING COINCIDENCE. OTHER SOURCES, HOWEVER, GAVE AN ENTIRELY DIFFERENT ACCOUNT OF THEIR ORIGIN, CLAIMING THAT THEY WERE A RECORD BASED ON EICHMANN'S COMMENTS TO AN "ASSOCIATE" IN 1955, THOUGH NO ONE EVEN BOTHERED TO IDENTIFY THIS PERSON. BY AN EQUALLY EXTRAORDINARY COINCIDENCE, WAR-CRIMES INVESTIGATORS CLAIMED SHORTLY AFTERWARDS TO HAVE JUST "FOUND", IN THE ARCHIVES OF THE U.S. LIBRARY OF CONGRESS, MORE THAN FIFTEEN YEARS AFTER THE WAR, THE "COMPLETE FILE" OF EICHMANN'S DEPARTMENT. So far as the "memoirs" themselves are concerned, they were made to be as horribly incriminating as possible without straying too far into the realms of the purest fantasy, and depict Eichmann speaking with enormous relish about "the physical annihilation of the Jews". Their fraudulence is ALSO ATTESTED TO BY VARIOUS FACTUAL ERRORS, such as that Himmler was already in command of the Reserve Army by April of 1944, instead of AFTER the July plot against Hitler's life, a fact which Eichmann would certainly have known. The appearance of these "memoirs" at precisely the right moment raises no doubt that their object was to present a pre-trial propaganda picture of the archetypal "unregenerate Nazi" and fiend in human shape.

The circumstances of the Eichmann trial in Israel do not concern us here; the documents of Soviet origin which were used in evidence, such as the Wisliceny statement, have been examined already, and for an account of the third-degree methods used on Eichmann during his captivity to render him "cooperative", the reader is referred to the London *Jewish Chronicle*, September 2nd, 1960. More relevant to the literature of the extermination legend are the contents of a letter which Eichmann is supposed to have written voluntarily and handed over to his captors in Buenos Aires. It need hardly be added that its Israeli authorship is transparently obvious. Nothing in it stretches human credulity further than the phrase, "I am submitting this declaration of my own free will;" but the most hollow and revealing statement of all is his alleged willingness to appear before a court in Israel, "so that a true

picture may be transmitted to future generations.”

TREBLINKA FABRICATIONS

The latest reminiscences to appear in print are those of Franz Stangl, the former Commandant of the camp at Treblinka in Poland who was sentenced to life imprisonment in December 1970. These were published in an article by the London *Daily Telegraph Magazine*, October 8th, 1971, and were supposed to derive from a series of interviews with Stangl in prison. He died a few days after the interviews were concluded. These alleged reminiscences are certainly the goriest and most bizarre yet published, though one is grateful for a few admissions by the writer of the article, such as that “THE EVIDENCE PRESENTED IN THE COURSE OF HIS TRIAL DID NOT PROVE STANGL HIMSELF TO HAVE COMMITTED SPECIFIC ACTS OF MURDER” AND THAT THE ACCOUNT OF STANGL’S BEGINNINGS IN POLAND “WAS IN PART FABRICATION”.

A typical example of this fabrication was the description of Stangl’s first visit to Treblinka. As he drew into the railway station there, he is supposed to have seen “thousands of bodies” just strewn around next to the tracks, “hundreds, no, thousands of bodies everywhere, putrefying, decomposing”. And “In the station was a train full of Jews, some dead, some still alive... it looked as if it had been there for days.” The account reaches the heights of absurdity when Stangl is alleged to have gotten out of his car and “stepped knee-deep into money: I didn’t know which way to turn, which way to go. I waded in paper notes, currency, precious stones, jewelry and clothes. They were everywhere, strewn all over the square.” The scene is completed by “whores from Warsaw weaving drunk, dancing, singing, playing music”, who were on the other side of the barbed-wire fences. To literally believe this account of sinking “knee-deep” in Jewish bank-notes and precious stones amid thousands of putrefying corpses and lurching, singing prostitutes would require the most phenomenal degree of gullibility, and in any circumstances other than the Six Million legend it would be dismissed as the most outrageous nonsense.

THE STATEMENT WHICH CERTAINLY ROBBS THE STANGL MEMOIRS OF ANY VESTIGE OF AUTHENTICITY IS HIS ALLEGED REPLY WHEN ASKED WHY HE THOUGHT THE JEWS WERE BEING EXTERMINATED: “THEY WANTED THE JEWS’ MONEY,” IS THE ANSWER. “THAT RACIAL BUSINESS WAS ALL SECONDARY.” THE SERIES OF INTERVIEWS IS SUPPOSED TO HAVE ENDED ON A HIGHLY DUBIOUS NOTE, INDEED. WHEN ASKED WHETHER [OR NOT] HE THOUGHT THERE HAD BEEN “ANY CONCEIVABLE SENSE IN HIS HORROR”, THE FORMER NAZI COMMANDANT SUPPOSEDLY REPLIED WITH ENTHUSIASM: “YES, I AM SURE THERE WAS. PERHAPS THE JEWS WERE MEANT TO HAVE THIS ENORMOUS JOLT TO PULL THEM TOGETHER; TO CREATE A PEOPLE; TO IDENTIFY THEMSELVES WITH EACH OTHER.” ONE COULD SCARCELY IMAGINE A MORE PERFECT ANSWER HAD IT BEEN INVENTED.

BEST-SELLER A HOAX

Of the other variety of memoirs, those which present a picture of frail Jewry caught in the vice of Nazism, the most celebrated is undoubtedly *The Diary of Anne Frank*, and the truth concerning this book is only one appalling insight into the fabrication of a propaganda legend. First published in 1952, *The Diary of Anne Frank* became an immediate best-seller; since then it has been republished in paperback, going through 40 impressions, and was made into a successful

Hollywood film. In royalties alone, Otto Frank, the girl’s father, has made a fortune from the sale of the book, which purports to represent the real-life tragedy of his daughter. WITH [THEIR] DIRECT APPEAL TO THE EMOTIONS, THE BOOK AND THE FILM HAVE INFLUENCED LITERALLY MILLIONS OF PEOPLE, CERTAINLY MORE THROUGHOUT THE WORLD THAN ANY OTHER STORY OF ITS KIND.

[H: NOW, SIT STILL A MINUTE AND RELATE THIS TO SCHINDLER’S LIST AND SEE WHAT KIND OF A PICTURE YOU FIND AT THE END OF THE POT.]

The Diary of Anne Frank has been sold to the public as the actual diary of a young Jewish girl from Amsterdam, which she wrote at the age of 12 while her family and four other Jews were hiding in the back room of a house during the German occupation. Eventually, they were arrested and detained in a concentration camp, where Anne Frank supposedly died when she was 14. When Otto Frank was liberated from the camp at the end of the War, he returned to the Amsterdam house and “found” his daughter’s diary concealed in the rafters.

During the years 1956-1958 a case was brought by Meyer Levin against Otto Frank, in which Levin was granted 50,000 dollars in indemnity for “fraud, default and unauthorized employment of ideas”. The issue in this case was about the dramatized version of the “diary”, and theatre productions, the RIGHTS FOR WHICH WERE CLAIMED BY MEYER LEVIN, AND UPHeld BY A JURY AT THE COURT HOUSE IN NEW YORK CITY.

Meyer Levin is a well-known author and journalist who lived for many years in France, where he met Otto Frank sometime about 1949. The first edition of the “diary” appeared in France.

Anne Frank left a diary containing only about 150 notes (*New York Times*, 2/10/55). The published “diary”, with its final 293 pages, is of a high literary standard which, together with its content dealing with historical events, makes it extremely UNLIKELY TO HAVE BEEN THE WORK OF A 12-YEAR-OLD GIRL.

The handwriting attributed to Anne Frank and the handwriting in the “diary” bear no resemblance to each other.

In April 1977 a Swedish investigator wrote to Otto Frank requesting permission to come to Switzerland with a party of experts to examine the original documents. This was refused by Mr. Frank in the following letter to M. Ditlieb Felderer, Marknadsvagen 289, 183 34 Taby, Sweden:

Dear Sir,

As I gave you all the necessary information about the authenticity of the Diary in my letter of April 22, I do not want to have further contact with you anymore. Sincerely, Otto Frank, June 4, 1977.

HERE, THEN, IS JUST ONE MORE FRAUD IN A WHOLE SERIES OF FRAUDS PERPETRATED IN SUPPORT OF THE “HOLOCAUST” LEGEND AND THE SAGA OF THE SIX MILLION. OF COURSE, THE COURT CASE BEARING DIRECTLY ON THE AUTHENTICITY OF THE ANNE FRANK DIARY WAS “NOT OFFICIALLY REPORTED”.

A brief reference may also be made to another “diary” published not long after that of Anne Frank and entitled: *Notes from the Warsaw Ghetto: the Journal of Emmanuel Ringelblum* (New York, 1958). Ringelblum had [fought (?)] against the Germans in Poland, as well as the revolt of the Warsaw Ghetto in 1943, before he was eventually arrested and executed in 1944. The Ringelblum journal, which speaks of the usual “rumours” allegedly circulating about the extermination of the Jews in Poland, appeared under exactly the same communist auspices as the so-called Hoess memoirs. McGraw-Hill, the publishers of the American edition, admit

that they were denied access to the uncensored original manuscript in Warsaw, and instead faithfully followed the EXPURGATED VOLUME PUBLISHED BY THE COMMUNIST GOVERNMENT IN WARSAW IN 1952. All the “proofs” of the Holocaust issuing from Communist sources of this kind are worthless as historical documents.

ACCUMULATING MYTHS

Since the War, there has been an abundant growth of sensational concentration-camp literature, the majority of it Jewish, each book piling horror upon horror, blending fragments of truth with the most grotesque of fantasies and impostures, relentlessly creating an edifice of mythology in which any relation to historical fact has long since disappeared. We have referred to the type already—Olga Lengyel’s absurd *Five Chimneys* (“24,000 corpses handled every day”), *Doctor at Auschwitz* by Miklos Nyiszli, apparently a mythical and invented person, *This Was Auschwitz: The Story of a Murder Camp*, by Philip Friedman, and so on, *ad nauseam*.

THE LATEST IN THIS VEIN IS *FOR THOSE I LOVED*, BY MARTIN GRAY (BODLEY HEAD, 1973), WHICH PURPORTS TO BE AN ACCOUNT OF HIS EXPERIENCES AT TREBLINKA CAMP IN POLAND. GRAY SPECIALIZED IN SELLING FAKE ANTIQUES TO AMERICA BEFORE TURNING TO CONCENTRATION-CAMP MEMOIRS. THE CIRCUMSTANCES SURROUNDING THE PUBLICATION OF HIS BOOK, HOWEVER, HAVE BEEN UNIQUE, BECAUSE FOR THE FIRST TIME WITH WORKS OF THIS KIND, SERIOUS DOUBT WAS CAST ON THE AUTHENTICITY OF ITS CONTENTS. EVEN JEWS, ALARMED AT THE DAMAGE IT MIGHT CAUSE, DENOUNCED HIS BOOK AS FRAUDULENT AND QUESTIONED WHETHER [OR NOT] HE HAD EVER BEEN AT TREBLINKA AT ALL, WHILE BBC RADIO PRESSED HIM AS TO WHY HE HAD WAITED 28 YEARS BEFORE WRITING OF HIS EXPERIENCES.

[H: Now, AGAIN, relate this to Schindler’s List as presented by Steven Spielberg—who said at the start that the story was fiction made for a movie production. How is it that now it is mandatory showing in schools as a documentary? And now when questioned by such as Larry King, it is discussed as if it were purely UNADULTERATED FACT. If any thinking person really looks at the story—it can’t be all ways. There was slave labor? And, there was this wondrous Schindler, who saved people by putting them on the labor lists? Good gracious, blind lambs, have you no discernment? Even with them telling you truth about the fiction—you believe the lie. And you tell me how POOR, GHETTO JEWISH UNDERDOGS AMASSED SUCH RICHES IN SWITZERLAND AS TO BREAK THE BANK OF SETTLEMENTS? SOMEBODY is, frankly, lying!]

It was interesting to observe that the “Personal Opinion” column of the London *Jewish Chronicle*, March 30th, 1973, although it roundly condemned Gray’s book, nevertheless made grandiose additions to the myth of the Six Million. It stated that: “nearly a million people were murdered in Treblinka in the course of a year. 18,000 were fed into the gas chambers every day.” It is a pity, indeed, that so many people read and accept this kind of nonsense without exercising their minds. If 18,000 were murdered every day, the figure of one million would be reached in a mere 56 days, not “in the course of a year”. This gigantic achievement would leave the remaining ten months of the year a total blank. 18,000 every day would, in fact, mean a total of 6,480,000 “in the course of a year”. Does this mean that the Six Million died in twelve months at Treblinka? What about the alleged three or four

million at Auschwitz? This kind of thing simply shows that once the preposterous compromise figure of Six Million had scored a resounding success and become internationally accepted, any number of impossible permutations [could] be made and no one would even think to criticize them. In its review of Gray's book, the *Jewish Chronicle* column also provides a revealing insight into the fraudulent allegations concerning gas chambers: "Gray recalls that the floors of the gas chambers sloped, whereas another survivor who helped to build them maintains that they were at a level..."

Occasionally, books by former concentration-camp inmates appear which present a totally different picture of the conditions prevailing in them. Such is *Under Two Dictators* (London, 1950) by Margarete Buber. She was a woman who had experienced several years in the brutal and primitive conditions of a Russian prison camp before being sent to Ravensbruck, the German camp for women detainees, in August 1940. She noted that she was the only Jewish person in her contingent of deportees from Russia who was not straight away released by the Gestapo. Her book presents a striking contrast between the camps of Soviet Russia and Germany; compared to the squalor, disorder and starvation of the Russian camp, she found Ravensbruck to be clean, civilized and well administered. Regular baths and clean linen seemed a luxury after her earlier experiences, and her first meal of white bread, sausage, sweet porridge and dried fruit prompted her to inquire of another camp inmate whether [or not] August 3rd, 1940 was some sort of holiday or special occasion. She observed, too, that the barracks at Ravensbruck were remarkably spacious compared to the crowded mud hut of the Soviet camp. In the final months of 1945, she experienced the progressive decline of camp conditions, the causes of which we shall examine later.

Another account which is at total variance with popular propaganda is *Die Gestapo Lasst Bitten (The Gestapo Invites You)* by Charlotte Bormann, a communist political prisoner who was also interned at Ravensbruck. Undoubtedly its most important revelation is the author's statement that rumours of gas executions were deliberate and malicious inventions circulated among the prisoners by the communists. This latter group did not accept Margarete Buber because of her imprisonment in Soviet Russia. A further shocking reflection on the post-War trials is the fact that Charlotte Bormann was not permitted to testify at the Rastadt trial of Ravensbruck camp personnel in the French occupation zone, the usual fate of those who denied the extermination legend.

[END OF QUOTING, PART 7]

Truth is often quite unpleasant, isn't it? Well, that is just the way it IS, and one day soon—YOU ARE GOING TO FACE IT.

So be it, and may you think carefully on these things because the same tactics of total fabrication, theft, lies, cheating and criminal acts have been brought against my own people—YOUR TEAMMATES, AND YOU ONLY ACTED "CONFUSED" IN THE VERY FACE OF THE ACTS OF VANDALISM AND THEFT ITSELF! And now you want me to look favorably upon your pocket books, as we move on in spite of the HELL brought against us.

Salu, and always bless the Internet, for it is bringing the noose tighter and tighter around the necks of the GUILTY.

Hatonn

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The News Desk

By John Ray

A REAL-LIFE WAG THE DOG!

By Jared Israel, *SIGHTINGS.com*, 3/17/00

LONDON—A grim miscarriage of justice has just occurred in Britain.

Living Marxism, the iconoclastic magazine edited by Mike Hume, was found guilty of libel against *ITN*, the British news station.

Living Marxism has been ordered to pay \$580,000 U.S. This punishment is an attempt to crush the *Living Marxism (LM)* journalists for doing their job....

...In 1992, *ITN*, the British news station, sent a film team to Bosnia. It was led by Penny Marshall. **[JR: This is not America's Penny Marshall, Producer/Director.]** The *ITN* people came back with what was supposedly a film of a Serbian concentration camp. A death camp, if you will....

...A death camp?... First off, how did Penny Marshall and an entire film crew get into a Serbian death camp and shoot a film? Didn't somebody have to transport the crew members plus a mountain of equipment? ...they needed the cooperation of the administration of the so-called death camp....

...But why would the Serbian authorities want to help? ...Knowing *ITN* was probably anti-Serb, why would the Serbs let an *ITN* crew in to film—a death camp?

Could it be that the place they filmed was not a death camp? That the Bosnian Serbs let in Penny Marshall and her film crew precisely because they had nothing ugly to hide?...

...By coincidence, a group of Serbian filmmakers accompanied the *ITN* crew that day. The Serbs shot a movie—that's right, they literally shot a movie—of Penny Marshall and company shooting their movie. The Serbian film can be viewed on a standard VCR. I have watched it several times. In other words, I have seen a movie that shows every move Penny Marshall made that day.

I know that the *ITN* crew shot at two locations. I know that the first was a detention center at Omarsk; the second was a refugee center at Trnopolje.

The Omarsk detention center was a modern facility, pleasant, not at all like a jail.... There, prisoners of war, captured from the Bosnian Islamist Army, were held. The men were not shackled; they were not behind bars. Rather, they lounged in a cafeteria area. They looked well fed. The Serbian guards were casual. A Serbian administrator (later shot dead by NATO troops while fishing with his son) made a little speech. He explained that the Serbs viewed most of the prisoners as good people who had been suckered into supporting "the rebellion", the secessionist revolt against Yugoslavia. He said only a small group was hard-core. The Serbs wanted to keep the hard-core in jail but let the others go.

So here was a real, live Serbian detention center. But Penny Marshall didn't use any of this footage....

...The *ITN* crew moved on to the refugee center at Trnopolje. They set up their camera equipment inside a small barbed-wire enclosure. The barbed wire was old,

falling apart in places. It surrounding a storage shed.... Outside the enclosure, refugees milled about, curious.

Filming from inside the barbed wire, Marshall asked if anyone spoke English. One man replied, "Yes". Marshall spoke to him. Are you a prisoner? "No," said the man; "we're refugees." Marshall was clearly impatient. She pressed the man to criticize the Serbian officials. The man insisted: The Serbs treat us well; they give us food; the only problem is the weather is too hot....

...None of this conversation was used by *ITN*.... Instead, *ITN* produced film clips and stills that made it look like the emaciated man and the other refugees were being held behind barbed wire—inside an enclosure. These pictures were sent around the world. Many newspapers ran them in montage with old Nazi concentration-camp photos, using captions like: "Serb Death Camps!"

Millions were fooled. They believed they had been shown pictorial evidence of a new Nazism in Europe. This helped swing Western public opinion behind Alija Izetbegovic, the Bosnian Islamist extremist whose model of tolerance was the Iran of Ayatollah Khomeini.

LM, a brave little British magazine, exposed this fraud. A link to that exposé is posted on: <http://www.emperors-clothes.com/images/bosnia/camp.htm> and <http://www.emperors-clothes.com/articles/hume/english.htm>. Amazingly, they were sued by *ITN* for slander....

...Today we learned that *ITN* has won. Apparently, instead of focusing on the real evidence—the uncut footage of the film—the trial was dominated by the testimony of a witness who claimed the Serbs beat people at this "concentration camp".... Money buys lies. Moreover, *LM* was prevented from presenting expert witnesses. And in his final comments, the judge apparently sided with *ITN*....

...One final point: In the new journalism, emotions are shamelessly exploited for political effect....

...“Marshall, wiping tears from her eyes, said the judgment was ‘important for the people who were in the camp.’” (*Reuters*, 3/24/00) This is a crass emotional lie....

...How clever! A fiction within a fiction. *Reuters* has made up a weak, defenseless Penny Marshall that we can believe in—the real P. Marshall is backed by the most powerful forces in Britain.... And *LM*, which dared defend the victims of Ms. Marshall's lies—*LM* that has been crushed under an impossible financial burden—*LM* comes off as—the bully!...

Ladies and gentlemen, this is Jared Israel signing off, and that's show business....

...Well, of course, Ms. Marshall is still weeping...all the way to the bank.

Let's hope there's a Hell.

[JR: Yes, the world is a stage, where misinformation on world events is orchestrated just like any movie to control what we see in order to control what we think. The ongoing articles in CONTACT on the Holocaust and the staged Nuremberg Trial reflect these past deceptions. As an example—when we

visited Nuremberg in 1973 we personally witnessed that the Jewish section was the only original, untouched section that had not been devastated by the bombing and strafing like the rest of the city—under specific orders from none other than General Dwight D. Eisenhower. I did not realize until now that we had “smart bombs” during WWII.]

CIA AIDED KOSOVO GUERRILLA ARMY

By T. Walker & A. Laverty, *The Sunday Times*, 3/12/00

LONDON—American intelligence agents have admitted they helped to train the Kosovo Liberation Army before NATO’s bombing of Yugoslavia. The disclosure angered some European diplomats, who said this had undermined moves for a political solution to the conflict between Serbs and Albanians. Central Intelligence Agency officers were cease-fire monitors in Kosovo in 1998 and 1999, developing ties with the KLA and giving American military training manuals and field advice on fighting the Yugoslav Army and Serbian police.

When the Organisation for Security and Cooperation in Europe (OSCE), which coordinated the monitoring, left Kosovo a week before air strikes began a year ago, many of its satellite telephones and global positioning systems were secretly handed to the KLA, ensuring that guerrilla commanders could stay in touch with NATO and Washington. Several KLA leaders had the mobile phone number of General Wesley Clark, the NATO Commander.

European diplomats then working for the OSCE claim it was betrayed by an American policy that made air strikes inevitable. Some have questioned the motives and loyalties of William Walker, the American OSCE head of mission.

“The American agenda consisted of their diplomatic observers, aka the CIA, operating on completely different terms to the rest of Europe and the OSCE,” said a European envoy.

Several Americans who were directly involved in CIA activities or close to them have spoken to the makers of *Moral Combat*, a documentary to be broadcast on BBC2 tonight, and to *The Sunday Times* about their clandestine roles. Walker dismissed suggestions that he had wanted war in Kosovo, but admitted the CIA was almost certainly involved in the countdown to air strikes.

Initially some “diplomatic observers” arrived, followed in October by a much larger group that was eventually swallowed up into the OSCE’s “Kosovo Verification Mission”.

Walker said: “Overnight we went from having a handful of people to 130 or more. Could the Agency have put them in at that point? Sure they could. It’s their job. But nobody told me.”

Walker, who was nominated by Madeleine Albright, the American Secretary of State, was intensely disliked by Belgrade. He had worked briefly for the United Nations in Croatia. Ten years earlier he was the American Ambassador to El Salvador when Washington was helping the Government there to suppress leftist rebels while supporting the Contra guerrillas against the Sandinista Government in Nicaragua.

Some European diplomats in Pristina, Kosovo’s capital, concluded from Walker’s background that he was inextricably linked with the CIA. The picture was muddied by the continued separation of American

“diplomatic observers” from the mission. The CIA sources who have now broken their silence say the diplomatic observers were more closely connected to the Agency.

“It was a CIA front, gathering intelligence on the KLA’s arms and leadership,” said one.

Another agent, who said he felt he had been “suckered in” by an organisation that has run amok in post-war Kosovo, said: “I’d tell them which hill to avoid, which wood to go behind, that sort of thing.”

The KLA has admitted its longstanding links with American and European intelligence organisations. Shaban Shala, a KLA Commander now involved in attempts to destabilise majority Albanian villages beyond Kosovo’s border in Serbia proper, claimed he had met British, American and Swiss agents in northern Albania in 1996.

Belgrade has alleged the CIA also helped to arm the KLA, but this was denied by the guerrillas and Agency sources.

“It was purely the Albanian *diaspora* helping their brothers,” said Florin Krasniqi, a New York builder and one of the KLA’s biggest financiers. He described how sniper rifles were exported from America using a loophole in federal law that allowed them to be shipped to “hunting clubs”. Armour-piercing Barratt rifles made their way to the KLA’s “hunting club” in Albania.

Agim Ceku, the KLA Commander in the latter stages of the conflict, had established American contacts through his work in the Croatian Army, which had been modernised with the help of Military Professional Resources Inc, an American company specialising in military training and procurement. This company’s personnel were in Kosovo, along with others from a similar company, Dyncorps, that helped in the American-backed programme for the Bosnian Army.

[JR: U.S. participation to bring order to the chaos and conflicts around the world involves many radical covert actions and operations. It seems the CIA sets up goon squads, trains and arms them and then turns them loose on innocent people. The Clinton Administration’s foreign policy is Bolshevik in nature—and we are hated by all the victims of this world.]

PLAN TARGETS EXPORT OF GREAT LAKES WATER

By Peter Kendall, *Chicago Tribune*, 3/16/00

Two years ago, a Canadian company sought a permit to ship 159 million gallons of water each year from the Great Lakes to Asia in tankers, although the company couldn’t say how it was going to make money on the scheme.

Around the Great Lakes, however, environmentalists viewed the plan less as an example of business buffoonery than of piracy. They saw the proposal as the flagship for water raiders targeting the Great Lakes, home to 20 percent of the world’s fresh water.

After a year of study, a panel established by the U.S. and Canadian governments on Wednesday proposed a plan that would stop such exports by forcing the tankers to observe the same practices that cities and towns around the lakes follow:

After the water has been used, it must be treated and returned to the lakes. Needless to say, a tanker could not comply.

“Well, I guess that is a bit unrealistic,” said Thomas

Baldini, Chairman of the U.S. section of the commission.

Which, of course, is exactly the point.

Wednesday’s recommendations by the International Joint Commission are proof of how rapidly and dramatically the world’s view of water is changing. They also show how international trade laws are shifting the rules about water.

In the last decade, the marketplace for commodities has gone global just as many regions of the world have faced water crises. That has convinced many that water will be mined, pumped and marketed in the 21st Century just like oil has been in the 20th.

Through the 1980s, the Great Lakes states and Canadian provinces solidified their rules and laws to protect the natural resource at their shores. But international trade law that emerged in the 1990s with the *General Agreement on Tariffs and Trade*, or *GATT*, and the *North American Free Trade Agreement* has eroded those laws as if they were no sturdier than a sandy bluff.

The Commission reasons that international trade laws make banning water exports difficult. The only way to protect the lakes is to force everyone—outsiders and locals—to follow the same rules. But those rules will have to be tougher than current directives and will have to be based on ecological standards.

Because of that, the Commission is recommending higher water prices and increased conservation requirements around the Great Lakes.

Most importantly, the Commission is urging the Great Lakes Council of Governors to adopt uniform standards, based on how the lake ecosystems and watershed function, that would apply to everyone who uses water from the Great Lakes.

“It is very difficult if not impossible to just say no with *NAFTA* and *GATT*,” said Baldini. “But trade law does allow us to protect the waters as long as we don’t discriminate [against foreign companies].”

“All the water we take out, we return about 95 percent of it, so we are saying that is a legitimate standard to apply to anyone else,” he said.

The proposals now go to the states and provinces, which will have to work out the details. While the standards will be used to guide decisions about water withdrawals, they will not necessarily be enforceable.

Environmental groups had mixed reactions to the report, saying it was a step in the right direction but didn’t go far enough.

“The report shatters the myth that the Great Lakes are renewable and unlimited,” said Cameron Davis, Executive Director of the Lake Michigan Federation. “But the report falls short in that it does not require binding standards.”

Reg Gilbert of Great Lakes United said the report was “excellent” and would lead to benefits apart from protecting the lakes from exporters.

“For the future, we will be the worst enemy of the lakes,” Gilbert said, “and this will help protect the system from ourselves.”

[JR: Now we know the reason for the UN’s free acquisition of our fresh-water rivers through Clinton’s American Heritage Rivers program. Wake up, people! NAFTA & GATT nullify our state’s sovereignty, authority and laws. The global markets have equal rights under these unconstitutional treaties. Drinking water is even more precious a commodity than oil but it should not be exploited for profit by the global Elite. Man can survive without oil but not without drinking water.]

THE SAUDIS, IRAN AND GEORGE W.By Carl Limbacher, *NewsMax.com*, 3/16/00

During the past year oil prices have been spiraling—one need only go to the gas pump and *ouch!*

Yet no one has been reporting the dynamics behind the oil price rise—and the possible effect it will have on United States elections come November.

A very high-ranking official in the Arab world tells *NewsMax.com*:

1) Gulf states like Saudi Arabia panicked when oil hit a low of \$10 a barrel in 1998—and Britain's *Economist* magazine was predicting \$5 a barrel oil within a year.

2) Worries among oil-rich nations led to drastic production cuts. Notable was an agreement between Saudi Arabia and Iran—to cut production and live up to their promises. Both have, with stunning effect. But the new “alliance” between the conservative Saudis and the very radical Iranians has some Mid-East experts wondering what might be the shakeout. Remember, it was the Saudis who were backing Iraq (before the Gulf War), fearing that Iran could over-run the Gulf.

3) The Saudis are well aware that the increase in oil prices could have a harmful effect on the U.S. economy. This is an election year—and the economy really counts. Some Arab watchers believe there is more to the oil price increases—including a desire by the Saudis to have George W. Bush in the White House. Our source tells us that Saudi Arabia's Prince Bandar has had a very close friendship with President Bush and his family—and that the Saudis would like nothing more than to rekindle this relationship through George W.

[JR: American leaders can pretend they have no control or influence over the production or the oil pricing in the Middle East but they do. We and the British own the oil coming out of this region, so don't blame it all on those Arabs—we are “the Arabs”!]

BURY THE NEWS AT WOUNDED KNEEBy Julie Winokur, *Salon.com News*, 3/13/00

PINE RIDGE, S.D.—If the people of Connecticut took over the State Capitol, the media would swarm into Hartford and the nation would tune in to watch. Such a move might warrant the intervention of the FBI, the Justice Department and the National Guard. But for almost two months, 100 Indians have been occupying the tribal council headquarters here and the story has barely traveled past the edge of the plains. Despite the fact that a sovereign government is under siege, there has been a virtual news blackout.

January 16, a group calling itself the Grass Roots Oglala Lakota Oyate entered the Red Cloud Building and declared a takeover of tribal council headquarters. They met no resistance as they seized financial records and installed their own tokalas, or scouts, for security. They sealed off part of the building containing critical files, locked down the computers and called in the FBI to remove all financial records. That they summoned federal law enforcement was in sharp contrast to the famous Wounded Knee uprising of 1973, in which three people were killed.

This takeover, planned for nine months, was a desperate measure by a group who claim their tribal council has embezzled millions of dollars, that mismanagement of funds has forced the Oglala Sioux

into the depths of poverty, and that they had no recourse but to seize the seat of power.

Pine Ridge lies in the poorest county in America, with 75 percent unemployment and an average family income of \$3,700 per year. The life expectancy for men is 48 years, 25 years below the national average. The infant mortality rate is the highest in the country. Bad health, disease, drugs and alcohol have ravaged the Oglala Sioux. Their culture has been diluted by television and their language is gradually dying out.

“Millions are being embezzled and nothing's being done,” says Floyd Hand, one of the leaders of the Grass Roots movement. The group points to personal loans to councilmen as high as \$126,000 in one month (despite a \$500 cap), countless job placements made to council members' families and a complete disregard for the tribal constitution. The group has demanded the resignation of Treasurer Wesley “Chuck” Jacobs and immediate suspension of all council members, pending a referendum vote. They are also calling for a complete overhaul of the current form of government. Hand insists that the only way to expose the truth is through a full forensic audit, and the only way to accomplish that was through a takeover.

Regardless of whether [or not] the takeover was justified, it seems to have broken years of stalemate. The occupation has forced the Bureau of Indian Affairs to intervene in what Robert Ecoffey, BIA Superintendent for Pine Ridge, claims is an “internal matter”, and an independent audit of the general fund is underway. Jacobs has been suspended pending a hearing. Other council members have been sent into a frenzy defending their actions, and Harold Dean Salway, tribal President, has been forced to document the spending of \$30,000 in federal aid given in the wake of last year's devastating tornado.

While people on the reservation may disagree on the Grass Roots movement's methods, they agree that the tribe's funds are chronically mismanaged, that nepotism rules job placement and that a handful of people are getting rich while the rest of the tribe struggles to survive.

That's why the Grass Roots movement has attacked not only the individuals currently running the tribal council, but the entire tribal council system. Established in 1934 through the *Indian Reorganization Act (IRA)*, it represented the federal Government's attempt to create a democratic system on the reservations. Unfortunately, it disregarded many tribal customs, such as the traditional council of elders, and didn't spell out an adequate system of accountability.

The constitution and bylaws, which most tribe members have never actually seen, are vague documents that don't spell out any policies or procedures, explains Jaime Arobba, the independent accountant hired by the BIA to audit the general fund. As a result, council members have been able to make direct loans to individuals without any system of checks-and-balances, let alone any means of collection.

“People know there is no tracking system for loans and they won't have to be paid back,” says Arobba, whose findings are due this month. He plans to recommend that the tribe set up a revolving loan program with a general manager, a committee and a formal application process. “Otherwise, the general fund runs the risk of turning into a big slush fund,” he says....

...The Oglala Sioux have been mired in corruption for decades, argues Floyd Hand. “We're in the same situation today as we were 27 years ago,” he says,

referring to the 71-day siege of 1973. That incident was precipitated by a tribal council so corrupt that AIM (the American Indian Movement) was called in and both sides were armed to the teeth. At that time, tribal council President Dick Wilson and his GOON Squad (GOON stood for Guardians of the Oglala Nation), were so out of control that Pine Ridge had the highest per-capita murder rate in the country.

Thankfully, the atmosphere today is peaceful—but that's probably part of the reason hardly anyone outside the reservation knows what's going on at Pine Ridge. The Grass Roots movement is committed to peaceful means. When I asked one young tokala if there were any weapons inside the Red Cloud Building, he answered somewhat indignantly, “We wouldn't have any weapons here; our peace pipe is inside.” His respect for tradition lies at the heart of the Grass Roots movement.

When President Clinton gave his State of the Union speech in January, it was the first time the name Pine Ridge had passed the presidential lips in that context in anyone's recollection. He mentioned his visit to the reservation, one of America's most depressed areas, and proposed a tax incentive for businesses that invest in such “new markets”.

It would be laughable, if it weren't so tragic, that at the very moment Clinton was pledging his commitment to help the Lakota, their tribal council was under siege and no one in the federal Government seemed to give a hoot. While Clinton talked about investment opportunities on the reservation, the tribal treasurer was only a horsehair away from a public lynching, and the tribal President was fending off impeachment proceedings.

People on the reservation love to joke about “Indian time”. But by any measure, a six-week occupation is a relative eternity. “I don't see an end in sight,” says Ecoffey, who hasn't set foot inside the Red Cloud Building in weeks. In the meantime, the tribal council continues to conduct business out of the basement of the Jimmy Mills Hall, while, across the street, home-cooked meals flow steadily into the tribal council's official headquarters, where the insurgents camp out in hallways and watch TV to pass the time.

[JR: It has been over six weeks and yet the end to this standoff at Pine Ridge is still unknown. Chief Lame Duck (Clinton) has yet to involve himself in resolving the issues here (instead, he went to India to negotiate an agreement there but was quickly told to mind his own business). This shows he doesn't feel the pain of our own Native Americans and this is his business.]

BRANCH DAVIDIANS: EVIDENCE TAMPEREDBy Michelle Mittelstadt, *News Day*, 3/15/00

WASHINGTON (AP)—Contending that the Government has withheld, destroyed or tampered with important evidence related to the federal siege of a Waco, Texas compound in 1993, lawyers for Branch Davidians who have filed a wrongful-death lawsuit are asking a federal judge for help.

In a 31-page motion being filed in Federal Court in Waco, the Davidians' lead counsel asked U.S. District Judge Walter Smith to schedule a hearing to review the complaint or to sanction the Government.

“A disturbing pattern has emerged,” the motion by Davidian lawyer Michael Caddell said. “Much of the key evidence relating to the events of April 19, 1993 has

been 'lost', altered or tampered with."

U.S. Attorney Michael Bradford of Beaumont, whose office has coordinated the massive document production demanded by the Court, didn't immediately return a telephone call seeking comment, nor did a Justice Department spokesman.

In his motion, Caddell complained of "suspicious gaps" in evidence and said the Government had failed to meet the judge's September 1999 order to produce original audio and video tapes, photographic negatives and other evidence.

Among the originals reported lost by the Government, Caddell said, were negatives for an 11:24 a.m. photo the FBI has brandished as proof that no gunshots were fired by federal agents into the Branch Davidian retreat.

The plaintiffs, whose case goes to trial in mid-May, contend that aerial infrared surveillance footage shot by the FBI offers definitive proof that Government agents fired their weapons as the Davidians' building burned.

The Government, for seven years, has staunchly denied that its agents fired any shots that day or that it bears any responsibility for the fire that raced through the compound several hours into an FBI tear-gassing operation designed to flush the Davidians out.

Davidian leader David Koresh and some 80 followers died, some from the fire, others from gunshot wounds. The Government contends they perished by their own hand.

The plaintiffs, who have deposed dozens of on-scene FBI personnel, contend an FBI photographer's testimony offers proof that several rolls of film shot in the crucial hour before the compound burned are missing from the evidence turned over by the Government.

"The pattern of the photographs produced by the FBI suggests only one thing: The FBI has turned over only those photographs to the Court (and the press) that the FBI wants the Court and the public to see," Caddell charged.

The plaintiffs accuse the Government of other wrongdoing, including:

—Never returning a roll of film confiscated from the Texas Rangers showing bodies and weaponry found inside the decimated concrete bunker. "The absence of these photographs makes it very difficult, if not impossible, to determine if any of these persons were shot outside of that room and moved into it prior to or after the fire," the motion said.

—Representing as originals, audio recordings made from listening devices planted inside the compound during the 51-day siege. An analysis commissioned by the plaintiffs suggests the tapes are copies. The tapes—which the Government has relied on for proof that the Davidians spread fuel and started the fire—also bear signs of being recorded with multiple recorders, the plaintiffs' tape expert concluded.

"There existed a number of suspicious record events (i.e. anomalies) which casts serious doubt on the tapes' originality and authenticity," the plaintiffs' tape expert, Steve Cain, wrote in a February 24 report.

[JR: It is obvious this Administration is not going to allow the victims of the WACO HOLOCAUST to get near any real evidence, let alone the truth. We just cannot accept as fact any argument of the Government's position to justify their brutal actions. Remember, the re-creation of the siege was closed to the public and the public media and the judge forbade the release of the re-creation films. Now, how much culpability is the Government willing to admit to? My guess is—NONE!]

COMPLETION OF EARTH CHARTER MARKS LAUNCH OF WORLDWIDE CAMPAIGN

PRNewswire, 3/14/00

PARIS—After eight years of deliberation with more than 100,000 people in 51 countries, 25 global leaders in environment, business, politics, religion and education announced today a comprehensive document of new global ethical guidelines known as the Earth Charter. The Earth Charter process was initiated by Ruud Lubbers, former Prime Minister of The Netherlands, and carried out under the direction of Mikhail Gorbachev; Chairman of the Earth Council Maurice Strong, former adviser to the Prime Minister of India Kamla Chowdhry, former President of Mali General Amadou Toumani Toure and Argentinean pop singer Mercedes Sosa.... Religion Professor and philanthropist Steven Rockefeller chaired the Earth Charter drafting committee. The document creates an unprecedented ethical and moral framework to guide the conduct and behavior of people and nations to each other and the Earth.

Today's meeting in Paris launches the Earth Charter's worldwide campaign. The Earth Charter contains 16 main principles and 59 supporting principles that outline an integrated vision for human rights and sustainable development. The first four guiding principles of the Earth Charter are to:

- respect Earth and life in all its diversity;
- care for life with understanding, love and compassion;
- build societies that are free, just, participatory, sustainable and peaceful; and
- Secure Earth's bounty and beauty for present and future generations.

The Earth Charter embraces the view that the problems of poverty, environmental degradation, ethnic and religious conflicts and social injustice are all interdependent; thus, policies that address one problem can impact and improve other issues. The Earth Charter is a unique international document in its scope and ability to lead the global society in addressing the problems that impede sustainable development, human rights and peace.

"We have the technology to foster sustainable change; what is lacking is sufficient motivation. We now have The Earth Charter to drive motivation," said Maurice Strong, Co-Chair of the Earth Charter Commission. Speaking at the meeting of the Earth Charter Commission in Paris on March 12-14, which is meeting to finalize the Earth Charter document, Strong noted, "Our aim is that the Earth Charter be received as strongly and profoundly as the International Declaration of Human Rights. We intend to bring the Earth Charter to the UN in 2002, ten years after the Rio Earth Summit."

Mikhail Gorbachev stated, "The Earth Charter will play a historical role within the scope of international law by elaborating the moral and ethical values for a modern civil society."

The Earth Charter campaign aims to fundamentally alter people's vision of their relationships to the world community and their interdependence and responsibility to each other. While rapid advances in technology and communications have created an interconnected world, people have not united to find solutions for the world's problems. The Earth Charter links material progress with moral progress and seeks to shape global responsibility for the deeply rooted social, economic and

environmental problems that plague humanity.

"This past century has been the most destructive in human history," said Steven Rockefeller, Chair of the Earth Charter Drafting Committee. "Many tens of millions of people have been killed in wars, and tens of thousands of species have been destroyed. The Earth Charter is a call for an awakening of universal responsibility."

An objective of the educational campaign is to bring together people representing conflicting interests and viewpoints among different nations and backgrounds to use the Earth Charter as the framework for discussion. Following are the dialogues that are being proposed:

—The Dialogue on Business and the Environment, at the Hague Peace Palace, will bring together business and environmental leaders, economists, thought leaders and policy makers to explore how business can integrate principles of sustainability as a strategy for development and investment.

—The Dialogue on Peace Building—Bridging the Gap between Coexistence and Conflict, scheduled for September 2000 in central Asia, will focus on how the Earth Charter can serve as a basis for developing preventive and educational mechanisms for coexistence in regions at risk for conflict.

—The Dialogue on the Creation of a Soft Law Framework, scheduled to occur throughout 2000 within the legal community, will guide the development, policy and international law issues surrounding the application of the Earth Charter as a soft law.

—The Dialogue on Religion and the Environment, scheduled for the Millennium World Peace Summit of Religious and Spiritual Leaders on August 28, 2000 at the United Nations, will use the Earth Charter to discuss concrete programs for fostering the principles of sustainability and peace. The Earth Charter stands above theological differences and thus presents common ground for joining individuals of different beliefs in a new understanding of global responsibility.

The Earth Charter campaign is a global partnership among diverse organizations and societies to secure the world's future. Its key sponsoring organizations include the Earth Council, an international non-governmental organization (NGO) established in 1992 to promote and advance the implementation of the Rio Earth Summit agreements; and Green Cross International, founded by Gorbachev in 1993 as a result of the Rio Earth Summit and Agenda 21 to help create a sustainable future by cultivating harmonious relationships between humans and the environment.

[JR: The Earth Charter is already a work-in-progress through the UN's American Heritage Rivers Initiative and the land-grab program of the Convention on Biological Diversity. Disclosing that this Earth Charter is not benign would be a glaring understatement. To achieve this EDEN, the main participants—Strong, Gorbachev and Rockefeller—advocate depopulation, as is occurring today. Man may very well be the next endangered species.]

THE STEALTH CANDIDATE

The Nation, 3/27/00

On the morning after, people awoke to the dreary prospect of "gush and bore" for the next six months, and excitement flew out the window. No reason to despair—we can refocus mental energies on another, more significant campaign running in the shadows of the

presidential colors. The shadow candidate in Election 2000 is Alan Greenspan, and his single-issue purpose is to subdue the country's booming prosperity, just when people of modest means are getting a taste. He intends to put the super bull market to sleep, to increase unemployment and force default upon many humble debtors, maybe some big ones, too. All this for our own good, we will be assured. Greenspan is promising to raise interest rates, again and again if necessary, to brake economic growth until it slows substantially, perhaps by half or more. His public rationale is a preemptory strike against inflation (although prices remain remarkably stable despite the boom). His true worry is the wildly inflated bubble in the stock market, which he presumes will subside gently as he slows the economy and corporate profits decline. But this campaign puts all of us at risk: If Greenspan has it wrong, Wall Street could crash or the country might tip into a nasty election-year recession. Can he do that? Yes, because the Chairman of the Federal Reserve is not elected and does not consult the citizenry or even honestly inform them about his objectives. Americans who pay attention during the next few months are going to get a brusque civics lesson. They will glimpse the shallowness of our electoral democracy, the impotence of presidential candidates compared with this mysterious, unaccountable institution that governs the nation on behalf of money.

Imagine, now that the primaries have lost their suspense, if the media decided to turn the glaring coverage on Greenspan's campaign. TV crews could follow him around, shouting rude questions: How do you feel about all those people losing their jobs? When are you going to stop this bloody war against nonexistent inflation?... Political reporters, who, as usual, would be bored by "the issues", might discover there's a gossipy horse-race drama. Is Alan Greenspan trying to make amends to the Bush family? Back in 1992, the Chairman's tightfisted management produced the stagnation that helped defeat Bush, Sr. (the one-term President went home to Texas convinced he would have beaten Bill Clinton if not for Greenspan). This year, the Fed Chairman has a good shot at electing the son.

Democrats will be howling soon, as they grasp the implications for Al Gore, but accusations of partisan bias at the Fed are unfair and mostly wrong. The central bank is so aloof from democracy that its power has crumpled presidential candidates from both parties over the years (Richard Nixon in 1960, Jimmy Carter in 1980). The major exception is 1972, when Chairman Arthur Burns pumped up the economy vigorously to boost his old friend Nixon's re-election. This year, Greenspan intends, at a minimum, to take the glow off Gore's best feel-good issue—the economy, the stock market. If the Fed overshoots and induces an abrupt recession, Gore's candidacy could encounter the tart flavor of poetic justice. From the beginning, Clinton/Gore have silently, slavishly deferred to Greenspan's conservative wisdom. Now he is rewarding their obedience.

The press, of course, is utterly deferential to the Federal Reserve and much too timid to provide the kind of robust coverage a real democracy would expect. But so are most politicians. Both groups understand, viscerally if not intellectually, that monetary policy is the taboo subject of U.S. politics, protected by mystification but also by its awesome power and political relationships. The Fed obfuscates and intimidates behind a mask of disinterested technocratic expertise, while powerful constituencies (banking and finance, the wealth-

holders) police the boundaries of respectable thought. This is a very masculine institution (no bleeding hearts allowed), and the Chairman plays the role of wise, stern father who must occasionally punish the children for misbehavior. This odd governing arrangement quite literally infantilizes citizens and repudiates the ethos of self-government.

The economic spectacle we are about to witness is what Thorstein Veblen called "the slaughter of the innocents". The tides of Capitalism, he observed, require periodically a ritual of purposeful destruction, clearing away debris and excess from the system. This process is inescapably barbaric, Veblen explained, since it always imposes the loss and suffering first and most severely on the least among us. If Greenspan succeeds in achieving a "soft landing", most of us will not feel much pain, except maybe a deflated sense of personal wealth, but many others will be sacrificially unemployed or worse. If Greenspan inadvertently triggers a larger wave of climactic destruction, then many more of us will experience the harsh therapy by which Capitalism cleanses itself.

Shouldn't Americans be talking about this? At the next candidates' forum, why not ask Gore or Bush to explain his own powerlessness?

[JR: For those of us who don't speak or understand Greenspan-ese, the sole function of the Fed is to control and manipulate our economy, currencies and, of course, our salaries and jobs. The Fed ignores how their policies/projections will impact on our daily lives. We are but a commodity to the "money changers" and are referred to as the misery factor in their calculations. Do you like being nothing?]

RUSSIAN MOGULS EYE PUTIN WITH WORRY

By Angela Cjarlton, *News Day*, 3/15/00

MOSCOW (AP)—The moguls who amassed so much influence under Boris Yeltsin that they called themselves Russia's "oligarchs"—and earned the hatred of most Russians—are now anxious about hanging on to their power.

Russia is holding a presidential election March 26 that will usher in a new political era. The oligarchs, a few tycoons who control huge swathes of the economy, stand to lose the key leverage they have enjoyed over the Kremlin.

The tycoons bankrolled Yeltsin's 1996 re-election campaign, but acting President Vladimir Putin is so popular that he doesn't need their millions and has not accepted offers of help. Instead, Putin, considered a shoo-in, says the Kremlin should distance itself from the oligarchs and others who have "sucked up to the authorities" for years.

Russians see the oligarchs as synonymous with corruption, one of the country's deepest problems. A crackdown on these men would thrill voters, and Putin says tackling corruption is one of his top priorities.

Russians revile the oligarchs for gobbling up state assets at giveaway prices in shady privatization deals, while millions of people struggled to buy necessities. Most of the moguls invested little in their companies or in Russia's ailing economy, instead siphoning off resources to buy luxury cars and overseas villas.

Their political power has been so immense that reformers call them an obstacle to democracy and an open-market economy.

Boris Berezovsky, Russia's most notorious oligarch,

claimed to have orchestrated Yeltsin's Cabinet shakeups and boasted publicly of his "enormous influence on the Government". These days, the oligarchs prefer to stay in the shadows.

Yet, Putin may not be able to risk totally alienating these men, analysts say. They control Russia's richest banks, media empires, its oil and gas giants, its lucrative aluminum industry. Some reportedly helped bring Putin into the Kremlin fold.

"He can't make them disappear. They will still have their fortunes and their important companies. But they won't be able to call themselves oligarchs anymore," said Georgy Pavlov of the Russian-European Center for Economic Policy.

"(Putin) will put them in their place. He will say: 'You guys have your factories, you stay there and do your jobs and I won't bother you,'" Pavlov said.

Reformers are hoping Putin will do more, cracking down on the oligarchs to end their stranglehold on the economy, a grip seen as hindering the development of a free market.

"The concept of oligarchs should disappear, and the concept of competitive big business should appear," lawmaker Irina Khakamada said. "If Putin makes this reality, it will be a revolution."

But she warned that Putin could "replace one set of oligarchs with another one that is more loyal to him". He has already replaced some Yeltsin allies in his Administration with friends from the business community in his native St. Petersburg.

Some of Russia's biggest businesses reportedly fund the think-tank Putin set up to craft his policies: natural gas giant Gazprom, electricity monopoly United Energy Systems and Transneft, the state oil pipeline company.

Meanwhile, the Yeltsin-era magnates are preparing for the worst. Looking toward a Putin presidency, they are trying to expand and diversify their business empires and courting likely future Cabinet ministers.

Two prominent moguls, Berezovsky and Roman Abramovich, even took the unusual step of winning parliament seats in elections last December.

The seats secured them the immunity from criminal prosecution that all lawmakers enjoy. Both men have been accused of corruption but escaped serious investigation while Yeltsin was President. Yet Putin has questioned how far lawmakers' immunity should extend....

[JR: There is no democracy that we promote that is not a corrupter of government—in that it centralizes the power of the few over the many. It deprives the people of all rights, freedom and ability to make their own choices in their daily lives, let alone their futures. It has no values, morals or integrity and it violates the laws of God and man. Now, who do you suppose these "oligarchs" really are? Their actions always give them (Khazarian-Zionist-Bolshevik so-called Jews) away, even in America.]

U.S. AIR FORCE, ISRAEL TEAM UP

By Mark Lavie, *News Day*, 3/14/00

PALMACHIM AIR FORCE BASE, ISRAEL (AP)—Six khaki-colored Arrow missile tubes rose skyward Tuesday, part of a pricey American-Israeli project to shoot enemy missiles out of the stratosphere.

The Arrow, designed to intercept missiles at high altitude and far away from their targets, will cost more than \$2 billion during its 10-year life span. More than half the funding is coming from the United States, according to U.S. officials.

Additional training and practice is needed before the system can be declared operational, although, if missiles were suddenly fired at Israel, "we could improvise operations within a few days", said Air Force Commander Major General Eitan Ben-Eliahu, who took delivery of the first Arrow battery from its manufacturers in a ceremony at this seaside base.

Three Arrow batteries are needed to protect Israel's skies, said Ben-Eliahu. Production of the second battery is underway and approval has been given for the third one, he said.

Though the system has suffered some setbacks in testing, it is capable of countering threats against Israel, including Iran's top missile, the Shihab-3.

He said the system would be constantly upgraded as foes improve the relatively simple weapons like the unguided Scud now deployed against Israel.

The Arrow project dates back to 1988, three years before Iraq demonstrated the need for it by pounding Israel with 39 Scud missiles during the 1991 Gulf War. The U.S. rushed upgraded Patriot anti-aircraft missiles to Israel to try to bring down the Scuds, with limited success.

The Arrow was part of former President Reagan's "Star Wars" missile-defense project. Most of the space-based system was never built.

Speaking at Tuesday's ceremony, U.S. Ambassador Martin Indyk said Israel's experiments with the Arrow will benefit similar United States theater missile-defense systems now in development.

"The people of Israel will be able to sleep easier at night," he said.

In a khaki-colored trailer, a line of computer terminals showed detailed maps of the Middle East, including Iraq, Iran and Saudi Arabia. Incoming missiles would show up on the computer display along with the Arrow missiles heading out to meet them.

Deputy Defense Minister Ephraim Sneh said the upgrade in Israel's defenses provided by the Arrow system is a part of Israel's technological edge that "allows us to go to any peace negotiation table from (a position of) strength".

[JR: Why don't we just raise the Israeli flag over the White House—since they raise all their finances here—and stop the pretense of being just allies? The U.S. provides the funds so all of Israel can sleep easier at night. The American taxpayers are BURDENED with a \$17 trillion debt—can Israelis say the same? It would be nice if Israel sent some New Shekels over here to provide all Americans with gas masks and shelters in case THEIR enemies attack us.]

CLINTON AND BLAIR JOIN FORCES TO
FIGHT PATENTING OF HUMAN GENES

By Steve Connor, *Independent*—UK, 3/15/00

Bill Clinton joined Tony Blair yesterday in telling the biotechnology industry it has a moral duty openly to publish information it collects about the human genome—the entire genetic code of Man.

In a joint communiqué aimed at persuading the

industry not to try to patent human genes, the U.S. President and the British Prime Minister put the most public pressure they could on maverick genome companies. The statement, the result of six months' work by chief scientists on both sides of the Atlantic, said deciphering the genome was one of the most significant scientific projects of all time.

In three years, the genome—a "book of man" composed of the 3 billion letters of the genetic code—will be complete [*Wrong! It was completed four decades ago and today is implemented in near-perfection to deceive most of the people—all of the time*]. It will open the door to a new era in medicine, the statement said. "To realise the full promise of this research, raw fundamental data on the human genome, including the human DNA sequence and its variations, should be made freely available to scientists everywhere. Unencumbered access to this information will promote discoveries that will reduce the burden of disease, improve health around the world and enhance the quality of life for all humankind. Intellectual property protection [patents] for gene-based inventions will also play an important role in stimulating the development of important new health-care products.

"We applaud the decision by scientists working on the Human Genome Project to release raw fundamental information about the human DNA sequence and its variants rapidly into the public domain, and we commend other scientists around the world to adopt this policy."

The statement came on the day scientists announced the first cloned pigs, which could lead to animal organs for human transplants.

Although publicly-funded scientists are publishing genome sequences, some companies, notably Celera Genomics in Maryland, are trying to incorporate the information into patent applications. Sir Robert May, the Government's chief scientist, said that if such broad applications based on DNA sequences were granted, it would be a "screaming disaster" for the free flow of scientific information. "This is an important statement of a moral kind that I believe will tilt the playing field towards rationality."

Lord Sainsbury of Turville, the Science Minister, said companies that try to control gene sequences are damaging the prospects of quickly developing medical benefits. "If information is not put into the public arena in this way, then you are cutting off the possibility of people who could use that information to develop therapeutic techniques."

News of the Blair-Clinton statement sent biotechnology shares lower yesterday.

[JR: One has to be suspicious of Bill and Tony's agreement to share all the data on the human genome code to benefit mankind. We are cloning animals and humans to kill for organs, so try to imagine what else deranged minds have considered. We have enough clones in power now and they are definitely not an improvement of the species.]

In fulfillment of legal requirements, this is the second of four publications of this Public Notice.

**GLOBAL ALLIANCE INVESTMENT ASSOCIATION
PUBLIC NOTICE**

March 18, 2000

In its information package, the Association provides copies of several of its Public Notices informing DEEDholders, and anyone intending to utilize the DEEDs as banking reserves, that the DEEDs may not be used to provide funds for "high yield" or "roll" trading programs.

Hereafter, any violation of this restriction on the use of the DEEDs will be considered a breach of the Memorandum of Agreement and the DEED(s) in point will immediately be rescinded.

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For the Board of Directors,


E. J. EKKER, President



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