

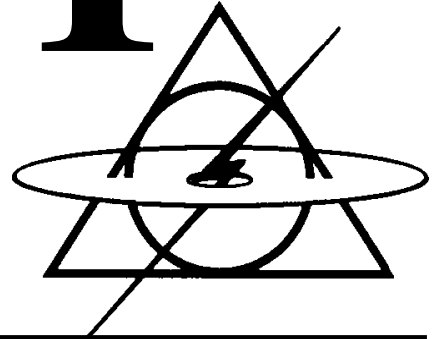


CONTACT

THE PHOENIX JOURNAL

Y2K—THE NEW MILLENNIUM

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



VOLUME 31, NUMBER 2

NEWS REVIEW

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JANUARY 31, 2001

Allowing The Use Of GAIA: The ONLY Hope For Peace

1/25/01—#1 (14-162)

RE: STATUS OF THE PHILIPPINES AND A BIT OF PERSONAL SUPPORT INPUT, AND “WHAT HAS HAPPENED HERE” ACTUALLY

WE ARE READY TO MOVE BUT
THE PEOPLE ARE NOT

Please move to the position of respecting sequence of events while allowing perceptions of “time” and “space” for those making changes in a chaotic whirlwind of mandatory activities of restructuring a nation.

Let go of the past fetters if you would consider the hopes of a future. This does NOT, however, suggest that you forget one iota of that past, and see where you can realize the message in the present experience.

I would remark here that yesterday carried some large messages in respect to possibilities for both GAIA and the nation of the Philippines.

George W. Bush, Jr. called the new President of the Philippines early yesterday morning (24th) and stated U.S. (and his personal) respect and participation ties with said Philippines. There were no threats, no demands for “performance” but a congenial exchange of recognition ending with an invitation for Bush to visit during the next APEC meeting, etc.

The important thing to note is that this was the FIRST diplomatic call made to anywhere in his role as the new President of the U.S.

Did young Bush suggest that GAIA is “no good” or “must not be used”? Nope. And furthermore, we know that he is aware of this asset because we PERSONALLY had communications with him and his father through Lt. Colonel Al Martin, the financial manager of the Contra affairs—who spoke with them personally. THIS ASSET WILL SAVE BUSH IN SO MANY WAYS AS TO BE UNABLE TO COUNT THEM ALL.

Do not expect full approval for use because there have been such coverup and lies regarding the entire

asset as to preclude any official recognition of same. Let it unfold properly and with guidelines in place and everybody GAINS while nobody loses except the ones who stole your world.

They don’t lose by what we do but by their own bumbling and thieving.

Then the World Bank and IMF followed on with their confused input on “perhaps” having available assistance “IF” certain conditions are finally met. This was a typical promise, basically, of taking over the country—because the Philippines is bankrupt and living totally on borrowed funds for even salaries while pensioned persons are receiving NOTHING.

BUT CAN GAIA BE ALLOWED TO FUNCTION?

May I remind you who seem to swing in the wind of circumstances in service to God and change, that I am the New World Order’s worst nightmare—while remaining their only angel in sight.

Continuing on as has been the pattern of the Elite Bankers, you will find a miserable hole in the road ahead

(Continued on page 2)

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if there is no ability to legitimately shore up economies.

However, in consideration of all things impacting goodness in this changeout—we certainly are in prime position to patiently let the waters calm. An incredible event has taken place here in the Philippines but one which leaves the nation and the people in total poverty and seemingly nowhere to turn once the government is in place. Moreover, there are factually-based rumors of a counter-coup and further destabilizing influences.

You must realize that all of the uprising and changeout was not to simply depose one man—but to make sure that it was stopped in time to keep coverup on those who were equally or worse in the depths of unlawful activities. And part of those unlawful activities on the part of the President was actually in receiving payoffs and kickbacks from all manners of activities INCLUDING THE IMF-WORLD BANK.

Some people being currently placed in high positions WILL CONTINUE THAT COVERUP. If you took out all the players in the corruption game here, there would be no person left in the government, military or management.

Therefore, attention must be given full focus to make sure our “program” is open, totally transparent (a favored term), and honored as the open program it presents. So, where are we in the chain of information and events?

I won’t discuss that because your curiosity is life and death to the integral players. I will say that we have contact with highest levels of those in ability to develop our program. Furthermore, we have structure and reassurance of “commodity” holders or managers who will bring that hard collateral to the surface the minute that security and protection are in place.

In addition to that, our most important person in Mindanao and who is basically managing all of our efforts in that area and within Muslim Mindanao has set up a new “party” which will bring new blood into the governing bodies. AND, A LOT OF FUNDING!

We also are given assurance that when agreements are made to use GAIA and honor the funding of the livelihood programs already waiting, that the wars and disputes will STOP immediately and permanently.

So, I believe that in any case of complaint or surmise that we have been on some kind of vacation should be reconsidered. **THIS IS GOD’S YEAR AND MILLENNIUM—REMEMBER?**

Does this give freedom to my team(s)? In the Philippines, NO, for day-to-day is the ever-present danger from opposition parties trying to destroy each other. When you realize that the very police “protecting” citizens—are also paramount in the very kidnapping and execution of “players” who know too much—are still in force, you will reconsider your movements very, very carefully.

The new move is to consider forced exile for Estrada and some members of his family to stop the hub activities under consideration. Watch out, America, for here comes trouble with a capital “T”.

The facts are, however, that the ongoing security presented by Clinton and expected from Gore is now off the burner and the goose is not quite well-cooked. It does remain to be seen what Bush will actually DO about the Philippines. The U.S. MUST HAVE access and use of the Philippines—so it will, therefore, become a big item in whatever unfolds. To survive, it was well recognized that Estrada had to have Gore in the White House. It is obvious that the U.S. and allies have clearly cut the strings to Erap Estrada and even the Vatican has recognized Mrs. Arroyo.

Malaysia will, of course, recognize the value of Bush rather than Gore, who personally worked with the effort to destroy the stability, economy and government of Malaysia. They too need time to sort their position and condition before launching off into a major development of their own programs. We will get there, people, so don’t push against the current. As the storm of the moment calms, we are in position and the people will demand their rightful claim to stability and economic growth. Right now “survival” remains the issue at hand.

LEGAL GAMES

What will happen is undetermined at the moment, as yesterday the Senate closed the Impeachment Trial. The Senate simply “disbanded the tribunal”. The House elected a new House Speaker and now the myriads of candidates can go off and have election campaigns without being hampered by such things as governance.

The National Bureau of Investigation will take over the investigation of the Estrada Mistresses Mansions and also will “probe” the Metro Manila bombings. Wow, what an awesome expectation as they already probed the mansions and declared finding nothing out of order. And, by the way, the deposed cabinet secretaries and such are all simply now running for the Senate or House of Reps. Indeed, there is a real job ahead with the decks still stacked against truth and honor.

Where does the lady now in place begin?

[QUOTING *The Philippine STAR*, Wednesday, January 24, 2001:]

PRESIDENT INHERITED EMPTY TREASURY—JOKER

President Arroyo inherited from the Estrada administration an empty treasury, Makati Rep. Joker Arroyo said yesterday.

“The government is bankrupt; its coffers are empty,” Arroyo told reporters.

Arroyo said Mrs. Arroyo’s biggest headache would be HOW TO RAISE FUNDS TO FINANCE THE OPERATION OF THAT BUREAUCRACY.

He added that because of last year’s deficit, the new leadership would have to borrow money even for salaries. Rep. Danilo Suarez (NPC, Quezon), a friend of deposed President Joseph Estrada, shared Arroyo’s assessment of the government’s financial condition.

He said that unless tax collection is improved and Congress passes pending revenue-enhancement measures, the delivery of basic public services would soon suffer. **[H: There are already some provinces where there is no electricity for anything due to unpaid utility bills. The power has been shut off. Even in Metro Manila the garbage is stacking in the streets for a couple of months with no place to haul it for dumping.]**

Suarez is chairman of the House committee on ways and means. Despite the change in the national leadership, he is pushing for the enactment of some revenue-enhancement bills such as the proposed Lateral Attrition Law.

Under the proposed law, collection targets would be set for each revenue agency. If the agency fails to attain its goal, its head and other responsible officials would be moved laterally, meaning elsewhere in such office of the bureaucracy. **[H: Wow, a solution?]**

Suarez thinks the proposal is good and would result in improved collection, even if it was an Estrada administration-sponsored bill. **[H: Who is going to be**

taxed if there are no jobs? What about industry? Industry is also in the pit. What about that parasitic bureaucracy going to work? Oh, well, yes, we should surely “perish the thought”.] “It was certified as urgent by President Estrada, but that doesn’t mean it is bad. It is a good measure,” he said. He said his Senate counterpart, Sen. Juan Ponce Enrile, is supporting the measure.

“Senator Enrile in fact pushed for its approval last Monday, but ironically, allies of President Arroyo blocked it. They do not realize that this will help the present administration,” he added.

[END OF QUOTING]

So, when you turn to God and ask for input and for a solution—guess what is offered? Yes, indeed, a WAY to recover properly and within goodness.

What do “we” get out of the exercise? Well, we lay the EXAMPLE and get nothing of personal gain. We will have a workable project resources pool available for VALID projects. My team has only asked for assets enough to repay any assumed debts along the way and balance out some 14 years of hell on foot through betrayors in false claims and turncoats who lie and cheat as well as thief.

Then, I suggest that they are going to experience as they choose and not as anyone might demand. There is a big enough world in need as to stagger the mind.

Where will the location of service be centered? Wherever we ARE. Therefore, to those who simply wait until we get something done—I suggest you stop “waiting”, for the load will be lightened and not dumped on more heavily. There is full expectation of capital enough to handle the ongoing never-ending legal assaults—with the most capable legal counsels available.

All debts outstanding from volunteer contributions and other assistance will be well balanced and concluded properly and generously—and then we will consider the follow-on possibilities. Our people are tired and desire to properly see through the newly established calls to duty.

You will undoubtedly notice over a period of realization that those who have turned against us and have literally tried to destroy us, have actually not fared very well in any instance. We cannot, nor shall we make an effort to correct or change those circumstances. If “they” wish to change their course, they might well consider some action toward *correction* of past dramas set forth in accidental interchange and/or deliberate attacks.

I am confident that several more intimately involved “parties” had no intention of actually accomplishing such horror upon our people as has been accomplished by the few dedicated “enemies” and would wish to have reconsideration of positions. We will certainly have need of some staff to sort the “leavings” of the “enemies” raids. We will simply never repeat the errors which cause an appearance of any untoward activities. Lessons LEARNED are the very best educational process in the physical world.

Could you “go back” to that which was established in a loving atmosphere? Yes, but any relationships will now have to have a stable foundation in a rebuilding of trust. Fence sitting, however, is not going to be as simple as removing the pickets from the backside and, no, forgiveness has NOTHING to do with it. Get off the silly perceptions and mouth service to get what you now think you want and get on with TRUTH IN HONOR. We need no more of those who have pushed into deep and shark-infested waters while continuing to “chum” the

water and push under our heads at every turn.

Projects will be based on honorable business guidelines and performance and no quarter will be given for jealous gossip and envious attacks. We will structure as we see fit and that is simply the way business is established and performed. Family matters will be of no business to others—period. “Family” has many meanings so be careful in your interpretations—but your demands of me are not my problem just as what you think of me is not my problem nor is what you think of my people.

If you steal from me, you can anticipate a rather meager return in abundance and goodness—from my activities and that is just the way of JUSTICE. When you set forth to destroy truth, you have erred in your perception that you shall somehow have gain.

What do my people want from, say, the Philippines? Ability to have SECURITY and quiet participation without notoriety. A nation must give the presence of recovery of itself when things have come to these dastardly straits. Don’t look for SAVIORS, only messengers with “the way”. If there is need of salvation—then it is purely a personal and individual matter. If you need to consider whatever you see that you don’t like but which is good in and of itself—change your mind, for perhaps your perception is lacking merit.

You must begin to consider everything as a POSITIVE experience or you cannot move into positive change. Create positive change and that starts and concludes in MIND. Actions are the results of the perceptions YOU PUT INTO PLACE. In other words, God does not pick up all the pieces and glue them together—he simply provides the way so that YOU can pick up your own pieces and glue them together so that the finished picture or pot is stronger than before the fly-apart. YOU MUST DO THE FIXING OR YOU WILL NOT ACCEPT THE REPAIRED OBJECT.

My people have to keep going under the worst of circumstances and certainly those circumstances will have full consideration. There is so much that is MISSED in the unfolding events of the Philippines linked with the U.S. Big Brother that I feel it imperative to remind you people of the serious outcome of the recent and current happenings right here in Manila while a key player has already taken his new appointment and is about his “foreign business” at taxpayers’ expense. The fact that there are no taxpayer funds is beside the point.

**NOW TO WHAT HAS ACTUALLY TRANSPIRED
IN THE PHILIPPINES AND IS
GROSSLY OVERLOOKED AS GAMES CONTINUE**

I ask that all of you readers hearken back to the article which was offered in *CONTACT* in 1998 [6/23/98, page 44] and again May 31, 2000 [page 6] regarding the election of Estrada and the thwarting of the U.S. intention to get Fidel Ramos into the slot as some sort of “dictator”. To verify this I ask you readers to go back or that Mark rerun a copy of the article from *SPOTLIGHT*, June 22, 1998 headed: “Danger Looms In Philippines”.

Let us just remind you that Estrada was Vice President during Ramos’ period of power. Moreover, all the same corruption was full-blast in operation—right down to skiving off “hot cars”, etc.

But it was not intended that Estrada win the following election and I will just recopy a bit of the article in point—for a refresher course in advancing goals and conclusive restructuring under way as we

write. “Little Glory” is simply THE PAWN in the game of the Aquino-Ramos takeover. They staged the coup of People Power II and Ramos is getting as many of his people back into the power slots as is, most certainly, Arroyo. Ramos has never been OUT OF POWER and finally pulled off the coup that gathered the power and control back into his pocket.

THIS IS IMPORTANT ENOUGH TO REPEAT THAT ARTICLE AND YOUR ATTITUDE MIGHT BE SOMEWHAT ADJUSTED AS TO THE WORK TO BE DONE HERE IN PARADISE.

Moreover, while my secretary is kept distracted by operating intrigues of the paper and other attention-grabbers back in “otherland”, we set up the scene for interruption of input which produces a lack of realization of what IS while you are lost in wonderland. This is exactly what the adversary works to achieve. How sad it is that the readership of *CONTACT* through the years got sidetracked down the primrose path of the *SPECTRUM* imposters—because those who drifted away are never going to find the connections as they present from upstart of our presentation through this wondrous time of unraveling of great mysteries—from politics of the day—to *realization* of cosmic integration with the very Brotherhood of LIGHT.

[QUOTING FROM THE *SPOTLIGHT* ARTICLE OF JUNE 22, 1998:]

[H: For your reading convenience we will type it again here.]

DANGER LOOMS IN PHILIPPINES

A power play in the Philippines could lead to a U.S.-backed dictatorship.

By Paul Motier, *SPOTLIGHT*, 6/22/98

MANILA, PHILIPPINES—In a stunning move that shocked the nation, outgoing Philippine President Fidel Ramos fired Solicitor General Romeo de la Cruz just two weeks before the inauguration of populist President-elect, Jose Erap Estrada.

The unprecedented move was in retaliation to a 34-page report which de la Cruz had filed with the Philippine Supreme Court stating that there was no evidence to back up the conviction and 12-year jail sentence of former first lady Imelda Romualdez Marcos. The charge: She had illegally built a hospital with non-government funds.

De la Cruz urged the top court to reverse the conviction which everyone in the Philippines knows was made by a politicized court under the influence of Ramos and his revolutionary predecessor, Corazon C. Aquino. What so infuriated Ramos was that he had appointed de la Cruz as solicitor general and saw the report as “high treason”.

Ramos is himself a master traitor who has in his lifetime betrayed his cousin and benefactor, Ferdinand Marcos, in 1986 in his capacity as a CIA asset and informer. He has betrayed the legal government he was sworn to uphold and betrayed the Philippine people by helping to steal the 1986 election.

[H: Right here would seem to offer a clue as to the seriousness of needing to get Estrada out of the loop in ability to “talk” and “tell”, while he himself would be “turning States evidence”. This is not a comfortable position for ANYONE. I’m confident that if he really thinks about his position—there will be little rest for the weary.]

He has betrayed his wife by supporting a mistress in lavish style at taxpayers’ expense.

Ramos apparently never imagined that de la Cruz would do his job honestly. Under the unconstitutional and unlawful Aquino and Ramos regimes of the last 12 years, the unforeseen appearance of an honest and courageous justice official must have been traumatic indeed.

As soon as del la Cruz’s Supreme Court report became known by the cabal that has been running the Philippines since it overthrew the Marcos government in 1986, Ramos got his marching orders by cabal spokesman Stephen Bosworth, the U.S. State Department functionary who organized the kidnapping of the Marcos family into forced exile and detainment that year.

Bosworth was backed by U.S. Federal Judge Manuel Real, the Lyndon Johnson appointee known for his communist sympathies, his violent temper and tyrannical ways as well as having the dubious distinction of being the most overturned judge in American legal history.

Ramos, now a lame duck with no political future, was told to fire de la Cruz and to find a way to overturn the election of the populist and popularly-elected Estrada.

CALAMITY FOR GLOBALISTS

The Estrada election was a calamity for the globalists and State Department Brahmins. Estrada was elected because former first lady Imelda Marcos withdrew from the presidential race and asked the 6-million-strong Marcos loyalists to support Estrada.

The swift move did not leave enough time for the Aquino-Ramos-State Department cabal to rig the election as they counted on the split Marcos-Estrada vote to have their own nominees elected.

The plutocrats frantically spent in excess of \$260 million to secure the elections for their flunkies. In this they received full logistical support from the State Department and various U.S. agencies such as the CIA under the direction of Bosworth and Real—the two predators who have relentlessly tried to steal the Marcos assets for the past 12 years.

It was a sign of great sophistication from the Philippine electorate that they were not bamboozled by the anti-Estrada media blitz and all the anti-Marcos machinations and went on to elect Estrada by a landslide. Also elected with wide pluralities were Ferdinand Marcos Jr. (the son of the late president) as governor of the key Ilocos Norte province, Imee Marcos to Congress and all the Romualdez (relatives of Imelda) candidates to the offices they were seeking.

Estrada, a charismatic and popular candidate is known to be a populist of independent mind who is unswayed by plutocrat blandishments.

OVERTHROW ORDERED

Ramos has been instructed to take all steps to overthrow the Estrada presidency, just as he and the seditious Enrile and Aquino overthrew the just-elected Marcos government in 1986.

Aquino had already made the threat to use “people power” to overthrow the Estrada government if Marcos is buried on July 11 in the Cemetery of Heroes, a burial to which he is entitled because of his heroic World War II record. He fought the Japanese while the Aquinos served in the Japanese puppet government.

“People power” was the catch word which was

coined by the Madison Avenue public relations firms in charge of destabilizing and overthrowing the Marcos government, and used by the media to justify the illegal coup against the legally-elected Marcos.

In fact, there was never any “people power” except in the scripts from Madison Avenue and their press hand-outs. The Filipino people were victims of a massive globalist power grab by violent means.

The plutocrat Aquino is once more calling on her communist allies headed by the rich Red boss Ma Sisson. It was Sisson who organized, with Ninoy Aquino, the Plaza Miranda bombing which massacred the entire political opposition to the Marcos government, thus leaving Aquino as the sole opposition leader.

Whether the Clinton administration will be able to contain the Bosworth-Michael Armacost-Real cabal and avoid yet another massive intrusion in the affairs of another sovereign country is still to be ascertained.

This time, “people power” may manifest itself by stopping the Aquino-Ramos efforts just as all the Aquino-Ramos candidates were defeated at the polls.

Should Estrada be assassinated, apparently with the hope that Vice President Arroyo Macapagal would replace him, political observers are certain civil war would erupt. The voters may have had enough of plutocratic intervention in Philippine affairs.

[END OF QUOTING]

Now that which was intended has been pulled off in such a more dramatic way as the telenovelas move blow-by-blow and WATCH daily the further take-over of this precious fledgling Eaglet.

There was not even a bother to change the name as “people power” again swept the nation. This nation is bankrupt and the observing nations around the area recognize EXACTLY what has transpired as Ramos and his colleagues choose the cabinet, the players, and manage the very move-in itself. Care to guess again why George Bush made such wondrous calls to little Glory early in the morning of the same day Ramos was off on his new assignments as HEAD OF THE FOREIGN DEPARTMENT. He is what is called an “Amboy” trained and educated at West Point.

It is a fact that Estrada doesn't know what hit him—as he couldn't say no to a good roll in the hay or a good gaming sport and a few good Johnny Walker Blue drinks all night, every night.

So, if you think the Philippines put one over on the cabals and nasty politicians—go back and read this article again! This government under this precious lady is actually a government now created and operating as a Cory Aquino-Fidel Ramos cabal—while the people believe they have cleaned up their government.

What, therefore, does this do to GAIA? Well, it makes it ever so much the more desirable if people are to eat and have shelter and that SHOULD be the desire of any one of the puppet-masters.

If the power is now again abused, the people will rise again in “People Power III”. But you see, readers, not even the names are changed as the people dream on and on....

By the way, the ONLY way there will be peace in Mindanao is through allowing use of GAIA. This just happens to be the way it IS. The militant groups have already assured us of that potential. They want peace and they want stability as Filipinos—not castouts in their own land.

This is about the place in the tale where Dharma says, “Let go and let God because it is too much for my comprehension and my blind-side ability to see it all.”

Will Ramos be our enemy? Why should he be? We bring the only stability offered to this area of Southeast Asia and even Elitists have to eat, live and survive.

The programmers are already working on a way to snatch and control, so what else is new in the world today? Wake up, sleepyheads, because life is a maze of intrigue **on the way to freedom**. And, furthermore, in the Philippines the in-fighting is already breaking down the wondrous prize won.

And how is your day?

Salu, GCH

dharma

GLOBAL ALLIANCE INVESTMENT ASSOCIATION

Las Vegas, Nevada 702 870-5351

Manila 632 812-9311

THE BIG PICTURE

AS OF January 2001

By E.J. EKKER

The Global Alliance Investment Association (GAIA) is an organization dedicated to the restoration of freedom, dignity, and sovereignty to all men, women and children on the planet often called Earth. As such, it finds itself in conflict with those powers that seek to control the peoples of Earth through their control of money, energy, food, education, and communication.

Freedom and dignity flow from the sovereignty of the individual. Dictionaries and Encyclopedias will define sovereignty in political terms, as though only states/nations could possess it. Sovereignty is far more than that. Sovereignty also describes that appropriate relationship between God and man; a relationship wherein there is no “broker” in between God and man, and wherein sovereignty, provided by God, is matched by the acceptance of responsibility by the man. (The use of the term “man” is intended to include women and children; God does not discriminate.)

Nations, like men, are born sovereign. Men lose their sovereignty in many ways, but God provides a way for each to restore his sovereignty by rejecting commitments made for him by others and reaffirming his direct connection to God. Nations usually lose their sovereignty through colonization, losing a war with a neighbor nation, or by taking loans from the IMF/World Bank which require their political leaders to sign agreements giving up certain basic rights regarding the responsibility of the nation to determine the amount of currency it may issue, or have in circulation (in addition to arms and nuclear restrictions). It should not be difficult to see that a nation that is prevented from providing the tools and wherewithal for its citizens to achieve their own economic independence, and to support their families, is not fertile ground for anything except poverty and the humiliation and loss of dignity created thereby.

GOD IS ABUNDANCE

People, caught in the poverty trap, pray to God for help. God responds in a way and at a time that is suitable to His plan; we are now in the “new millennium” so long anticipated to be one thousand years of peace and prosperity. Is it too difficult to

believe that He would respond to a “physical” problem in a physical way? God is not poverty; God is abundance. It is the men-followers of Lucifer who scheme to benefit from the effort and substance of others that create the imbalance between nations having money, tools, and skills and those suffocating in poverty.

Nations, too, have a way to regain their sovereignty—by reestablishing their responsibility for themselves. When the colossal fraud perpetrated by the wealthy nations upon the “non-industrialized”, “Third-World”, “emerging” nations is finally revealed to those victim nations, they will be able, with the help of God and the Global Alliance (GAIA), to see what is needed by each one to regain its sovereignty. It is a pity that so much time must be expended just to shine the light of truth upon the cruel tricks that have been played upon, and the lies that have been inculcated within, the peoples of the victim nations.

THE FRAUD

That fraud, by far the most profitable ever done by men to men, requiring some 200 years to complete, was the removal and discrediting of gold as the base of all national currencies, substituting a fiat (by decree) value for baseless paper money, which allows the International Banking Cartel (IBC) absolute control of the value of virtually every significant currency in the world. Through their manipulation of the values of a nation's currency, the members of the IBC exercise economic control of all of those nations through the mechanism of “foreign exchange”. Through their control of the International Monetary Fund & World Bank (IMF/WB), they rule every borrower-nation with an iron grip, maintaining that grip by reallowing some 20% of the borrower-nation's interest payments as “corruption money” to be given to public officials and legislators to assure that those interest payments are made, thus draining away any hope that the nation might get back on its financial “feet”.

To broaden and strengthen its worldwide control, the IBC espouses the false siren of “globalization” as the solution to the problems of Third World countries. The word “globalization” has two very different meanings, one to the globalizers and a different one to those being globalized. The globalizers tell those being globalized that it means growing up, maturing, becoming haves instead of have-nots, not only playing in the “markets”, but having their own (and learning how to manipulate them), which also provides a further means of capturing the best assets of a nation. To the globalizers the world is a playground wherein they invent the games, and make and change the rules; thus “globalization” is no less than an invitation to the less knowledgeable, who have already been misinformed, if not miseducated for some 200 years by the globalizers, to join in “games” wherein the cunning globalizers have everything they need to win the assets, even the very nations themselves, of the intended globalized.

The above can easily be verified by reading almost any business section of almost any Southeast Asian newspaper almost any day. There is a tenacious and persistent drumbeat to change laws to allow more foreign ownership of, especially, banks (for economic control), utilities (for cash flow), and oil and gas and mining properties (to assure that the wealth derived therefrom can be exported and not free the nation of

its bondage to the IMF/WB and IBC). This explains the need of reallowing the 20% of paid interest; it requires a lot of money to bribe all of those legislators and administrative people. Isn't it convenient to be able to bribe them with their own money? That is the hallmark, the epitome of success, to those denizens of the Gentlemen's Clubs in the (Inner) City of London—to boast of the stocks and properties bought with the money taken (one way or another) from their former owners out in the "colonies".

Can we not beat them at their own game, once we know the game? Come now, how often will the Little League team beat a Professional team? Especially when the Pros can change the rules right in the middle of the game, should they need to. We can win, yes, but not if we play their game. We can win with God's help, which we may have as long as we deal only in TRUTH. Unfortunately, it is a long way back through the lies to arrive at the truth—even though we have made a good start. It is a great deal more pleasant, however, to discuss the truth, so let us begin.

THE GOLD STANDARD

In a truly (of God/Aton/Allah) sovereign nation, the system of money is completely, 100%, determined by the nation, whether that be the Legislature (most likely) or the Administration, and prior to 1800 that was the fact. In a "just and fair" world each nation could be expected to choose its most abundant, valuable and exportable product as the base of its currency. That could not work, however, because there had to be a "common denominator", a standard that all nations could depend upon, and that standard was gold. Not so much by agreement as it was by fact: nothing else worked. For many years the British Pound, which was gold-based, was the unit of "foreign exchange". Even before World War I the Zionist IBC recognized that the U.S.A. would be the most desirable place for their new homeland and began to take it over, economically and politically. They began to enhance the image and reputation of the U.S. dollar until, today, it is practically the only currency of foreign exchange. At the same time they were constantly and deliberately working to denigrate the value of gold in all banking systems, while at the same time using every trick they could to get as much of the world's gold under their control as possible.

Switzerland stayed on the Gold Standard until 1999, at which time a Jewish woman was elected President. She promptly orchestrated a referendum that allowed the Swiss franc to "float", which also cut the last cord holding the value of gold to some "reality" and thus the price of gold has become more easily manipulated by the IBC. Gold will regain its value equilibrium as soon as any sizeable nation adopts it as the base of its currency. (We should remind the reader, Switzerland has 7.5 million people and, while its currency was gold-based, never had any problem paying for its foreign purchases with its own money; it did not need "foreign exchange".)

As reported to the IMF each quarter, the central banks of all of the reporting nations (Israel and China are not listed) report a total of 32,755 metric tons. Only a few hundred tons of that is for sale each year. The annual demand for gold is estimated at 3,500 tons; the production has fallen from above 2,500 to below 2,000 tons. The cost of producing gold varies widely

over the world and is usually estimated to be about \$350 per ounce, so it is easy to see that at \$265 per ounce many, and probably most, mines are not profitable. Another comparison is with the price of platinum, a precious metal that has been priced within a few dollars of gold for many decades. Platinum is now priced at more than \$600 per ounce, an indication of where gold would also be if it were not being manipulated by the IBC (while they are buying as much as they can with baseless U.S. dollars), and also an indication of where it will go when the grip of the London fixers is loosed.

Some readers of this paper will immediately raise a howl that the Philippines could not possibly stand the shock of suddenly having its peso "trading" at something like P25 instead of P50 per dollar. That is nonsense, of course, because a gold-based currency doesn't care what a dollar is worth; it cares what gold is worth measured in the currency of any nation from whom it has purchased something. The Philippines has far more gold than is reported by all of the central banks and when the Philippine Peso is based on gold and the gold begins to flow into the banking system the price of gold will no longer be "fixed" in London in U.S. dollars; it will be determined in Manila in Philippine Pesos.

GAIA'S \$400-PER-OUNCE GOLD PROGRAM

GAIA has established a program whereby the owner/holder of gold can be paid \$400 per ounce, or P589.42 per gram, as compared with the current price of \$260 per ounce, P383.12 per gram. If the Philippine government will work with GAIA by providing an amnesty and adequate publicity of its amnesty and the GAIA program, thousands of tons of gold will flow into the BSP buying stations. When neighboring nations see the benefits of a gold-based currency they will be wanting to buy gold; GAIA will be ready, willing and able to help them; and the Philippines should be willing to sell some of its gold. As the Global Alliance gains strength and more nations join, the price of gold should rise until it stabilizes at a price commensurate with the cost of mining and refining plus a reasonable profit. If each nation denominated its currency as a "gram", meaning 1, 2, 5, 10, etc., grams of gold, the problem of "universal" or "regional" currency would be solved without any conflict over whose name to use and it would be recognizable and measurable in all languages.

CURRENCY MANIPULATION

The benefits of a gold-based currency, especially when shared by a number of regional nations, are virtually incalculable. The list would begin with, "no need for personal income taxes", "no need for foreign exchange", continue with "no inflation", and end with "non-manipulatable". To take the last first, a currency trader or hedge fund, to make a significant profit, must be able control, or at the least influence, the price of a currency, either up or down. If there is no control of direction, the likelihood of loss is as great as the likelihood of gain, and currency traders only bet on sure things. When a currency is linked to gold it cannot be "moved" by a trader, or even a consortium of traders working in concert as a "pack", which is their normal technique. Quite obviously, the larger and better organized the group of nations using gold, the more stable it becomes; in

the GAIA program the Alliance will control some 25%-50% of the gold in each nation, as an Alliance reserve, which will further stabilize the price while being a mutually available reserve for emergencies.

INFLATION

Paper money is an "unsecured" "promise to pay". U.S. paper currency has "FEDERAL RESERVE NOTE" printed at its top. With the possible exception of a very few currencies in Islamic countries, all of the world's currencies have absolutely no value; they are debt-based fiat (by "decree") paper illusions based upon nothing. Because they are illusions with no physical base, they can be given any value desired by those with the most money-power, the International Banking Cartel. On any given day, and with information supplied by local IMF/WB offices, the values of currencies all over the world (except Malaysia) can be established in The City of London.

When a currency has no base, governments and banks are tempted to issue more currency than is commensurate with the ability of the nation to make good, via its ownership of other "banking reserves", on the debt it has created by issuing the currency or credit, thus diluting its value. To the citizen, inflation manifests as an increase in prices; to the government it is "free money", i.e., money neither collected as taxes nor accounted for; to the banker, it is two things he loves: more money to lend and thus more profit, and a "cost" to be added onto his interest rate which can be "fudged" enormously because it is so difficult to define. If he can predict an average annual "inflation rate" of 10%, he must add on 10% to his interest rate; otherwise he will get back, at the end of one year, only 900 in value for each 1000 loaned at the beginning of the year. If there is no inflation "add-on" a bank can make money at 4% or even less. In 1940 in the U.S. the typical mortgage interest rate was 2% and the Banks, Savings & Loans, and mortgage companies were all making money.

A gold-based currency cannot inflate. Before, or simultaneous with, issuing new currency/credit, a central bank must purchase the gold reserves required to back the new currency/credit. At the same time, a nation can add non-inflationary gold-based currency/credit to its money supply to match the needs of its people, and to fund all of its own infrastructure such as: Hydro-electric, nuclear, and all other electricity-generating plants and distribution systems; water storage and canal systems for irrigation; desalinization and water-treatment plants and waste-water-treatment plants for towns and cities; non-polluting zero toxic/zero landfill waste disposal systems; roads, highways and freeways, railroads, bridges and tunnels, ports and airports; nonpolluting highspeed public transportation systems for both inter- and intra-city use; modern and adequate hospitals and public health facilities; spacious and well-staffed educational facilities, from kindergarten to the most advanced degrees; well-trained, state-of-the-art equipped police, fire, and emergency departments, with a justice and penal system with no "backlog" or crowding, and adequate salaries for all of the people serving in these "public" positions. All of this can be done 100% internally, within a nation, without any tax, income tax or otherwise, on the citizens. Taxes are for control of the people, not revenue.

The benefits of low interest rates to an economy are enormous. The monthly payment on a 20-year mortgage is twice as much at 14% as it is at 4%, for instance, which would seem to put home ownership within the reach of, at least, twice as many families. Think of the boon to all business that just that one fact offers. All businesses, to start up or to expand, need to borrow money. If the interest they must pay continually saps their financial strength, how can they compete? Look at Japan—interest rates at 2% for their businesses; is it any wonder Japanese businesses became so big and strong? “But,” you ask, “how can we attract foreign capital with low interest rates?” The answer to that is that you do not need foreign capital when you base your money on gold.

GOLD AS FOREIGN EXCHANGE

The very definition of gold-based currency is that it is “redeemable” in physical gold. That means that a person, company, or foreign nation can ask for and receive physical gold in exchange for its paper money. To be able to make good on that promise, the nation must have the physical gold in its vaults in a form that is fungible (useable) to the claimant, which requires that it be refined, formatted into bars or coins, and bars must be appropriately marked as to quality (carat or %), numbered and registered.

When it is known by other nations that the physical gold to back the currency of a nation is available, that nation’s currency, as well as any of its banks’ Letters of Credit, Bankers’ Acceptances, Certificates of Deposit, and other bankers’ “paper”, become directly acceptable as payment of international debt, without the expense in both time and money to both buyer and seller of obtaining “foreign exchange” (usually U.S. dollars).

The effect of escaping all of the problems associated with foreign exchange is astounding. Most of the reporters and editors of the Business & Financial sections of the newspapers, TV and radio will be laid off. There is hardly anything left to talk about. No foreign borrowing. No bond issues, thus no “road shows”. No gain or loss in value of the currency. No change in the “overnight rates” or in the “liquidity reserve” in an attempt to halt the slide of currency, or “dampen inflation”. No concern over the nation’s “credit rating” (gold-based currency provides an automatic AAA but it is neither needed nor used). No need for any more “remittances from overseas workers”. No “bank runs” or failures. No income-tax collection problems and, with adequate money the system to pay people a very decent wage, no excuse for continued corruption. At that point graft and corruption can be prosecuted as the crimes they are. Finally, no budget deficits; no foreign debt to drain away the nation’s vitality; no concern over “balance of payments”, and no competition with neighbor nations for industry, tourism and other sources of foreign exchange.

INCOME TAX

In its most robust years, the United States of America had no Income Tax on the earnings of its citizens or industries. Its *CONSTITUTION* does not provide for such a tax and it is quite likely that the 1935 *Philippine Constitution* does not, either. The “Founding Fathers” of America clearly understood that

the national government, via its Treasury, had the responsibility of issuing the currency to be used in the thirteen colonies (later called states) in sufficient amounts to satisfy the needs of all of the people. Banks were permitted to issue credit as long as they had reserves to cover it. Of course, at that time “foreign exchange” was not a problem and did not become a problem for the U.S. until the Civil War of 1861. The present Income Tax in the U.S. was initiated in 1941 as a temporary “war” measure by President Roosevelt and is said to still have no basis in law.

A nation that has no external (foreign) debt has no need to tax its citizens or industries. If it has the proper “Republic” government structure (from the bottom up instead of top down) sometimes wrongly called “Federalism” and more properly called “Federation” (the original U.S.A. was first known as the “Confederation of States”), the functions of the federal government are so modest that they can easily be paid for by customs duties and taxes on such things as tobacco and alcohol. At the local level the people are very busy and are being well paid for building the infrastructure mentioned above. If they pay no Income Tax, they can afford sales and/or property tax and toll-road use fees, if necessary, to support maintenance, administration, fire and police protection, education and health services. When a nation can purchase gold and add to its money supply whatever is needed to support its commerce and the needs of its people, there is no need to tax its people, or for its people to tax themselves.

INDEPENDENT CENTRAL BANK

There is no need for a central bank at all, let alone one that is “independent”, unless, of course, the intention is to “privatize” it to be operated by and for the profit of the International Banking Cartel, as is the Federal Reserve System in the U.S. The notion that a central bank is to be operated as a “profit center” is another fiction foisted off on uninformed and unsuspecting legislators by the IBC and is, of course, endorsed by bankers. No, the functions currently assigned to central banks are better done as a federal service by the Treasury. The suggestion of treating all banks as public utilities has been made but discarded because the possibility of loss helps keep a private banker honest in evaluating a prospective loan. However, the fantastic profitability of banks indicates that they can use some curbing, and a gold-based currency to eliminate the confusion introduced by “inflation” should take care of most of it.

STOCK MARKETS

Stock Markets (Exchanges, Bourses, etc.) everywhere have been turned into Casinos wherein brokers and traders, and some shrewd individual manipulators who have or can borrow the money, “play” “against” legitimate investors who either own their stock because of having built the company from its early beginnings, or who have purchased shares in the belief that their money would earn a good return. A third and very important class of stock investors in Southeast Asia are the professionally managed mutual funds, retirement funds, and insurance companies. The people who own or control the stock exchanges will almost always be of the stock brokerage business, and the most vocal ones constantly agitating for “upgrading”,

“modernizing”, “opening up”, and “relaxing the rules” will have a string leading back to the IBC that owns and controls all of the British and American (and most other) stock exchanges. The point to be made is that such a beneficial concept as the Stock Exchange has been so perverted by the IBC that it is no longer trusted or useful and must now be reconstituted.

The beauty of common stock is that it provides a means of sharing the ownership of an enterprise, including its risks and rewards. It offers also a means of raising capital needed to start or, more frequently, expand an enterprise. To the officers and employees of an enterprise it offers a way of participating in the value added by one’s personal effort. A Stock Exchange can also become a very beneficial organization if it is confined to the necessary and beneficial activities intended for it. It’s “listings” provide pricing information which, hopefully, reflect the progress of the company and are useful in many ways. It provides a way for a shareholder to sell his shares when he needs or wants to, as well as a way to invest money in additional or different shares. If he needs income, he can buy preferred stock or the bonds issued by some companies.

Leaving “derivatives” aside, since they are not common in Southeast Asia, the most flagrant abuses fostered by stock markets here usually will contain one or both the borrowing of money on stock and the “short” sale of stock (to make money if the stock goes down in price). Just the elimination of those two practices will dampen or stop most stock market manipulation and restore confidence in stock ownership. When that is accomplished the stock markets will be awash in “buy orders” from local people, banks, insurance companies and retirement funds. Foreign money in a local stock exchange is there for only one reason, profit. The instant that profit is in question the stocks will be sold, driving them much lower than warranted. No foreign money should be allowed in the local stock markets, just as foreign ownership of properties and natural resources should be excluded.

CONCLUSION

Virtually every “bible”, no matter the religion of its origin, speaks of the TIME OF THE LORD, the millennium of peace and prosperity to follow the reign of Lucifer and Satan. Just as ubiquitous is the expectation that such a time begins 2,000 years after the birth of “Christ”. It seems logical to assume a period of transition; we can not expect God to instantly dispose of Lucifer and all of his helpers. On the contrary, the really GREAT CONTEST is for the souls of the people—and those in the clutches of Lucifer must be given an opportunity to re-choose, which will require some time.

We believe that a good day for that transition to begin was January 1, 2001 and events subsequent to that day indicate that the forces for good are indeed beginning to assert themselves. All of the suggestions and recommendations made in this paper are intended to enhance the sovereignty of the individual and the nation, and to reduce or eliminate the opportunities and rewards for evil and corrupt behavior. We would now invite each reader to re-read those portions that were especially important to you in the first reading—there is a message from God to each of us and if you missed yours, please go now and find it.

GLOBAL ALLIANCE INVESTMENT ASSOCIATION**PUBLIC NOTICE**

January 19, 2001

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

This document is to notify interested parties to Global Alliance Investment Association (GAIA) of intent to immediately render assistance to the Philippine PEOPLE adequate funds through GAIA for stabilizing the financial institutions and businesses that they might recover from circumstantial losses through international political interference and intervention.

GAIA assets have been duly validated and have been presented and notice accepted by the international parties who OWE the DEBT thereof.

This notice is being run as a courtesy and public notice of intent to use said assets, becoming recognized this day, January 19, in the Year of the Lord, 2001.

GAIA demands the right of privacy to all involved persons or institutions, but will serve, equally, any authorities or valid representatives of any nation, people or valid business projects.

GAIA is an alliance association, ready, willing and able to serve the global community. GAIA holds rights to claim immediate use of funds from this debt unpaid to date against interest accrued and based on hard commodity: gold bullion, coin, or any derivative physical thereof.

GAIA stands, further, ready, willing and able, to make concessions and offer "time" allowance to acquire collateral and will seek all avenues available to establish the gathering in of said hard assets so as not to extend the pain and misery of the people.

We have offered to support the nation of the Philippines and, furthermore, to not interfere with such institutions as the International Monetary Fund, the World Bank operations, or the Federal Reserve or U.S. Treasury.

While the Filipino people have slept, massive sums of funds have been paid as kickbacks from the International cartels, bankers and, yes, the IMF, directly and indirectly to the President of the Philippines and as well through laundering money on criminal (under the shelter of law) activities of drug trafficking, smuggling of goods and arms and other widespread kickback operations.

We have NO INPUT to these dealings and make no claim or offer to interact on those activities. These things must be left to the national systems and people of any specific nation or people.

We make this offer at the request of the former holder of these assets as documented and validated, at the owner's last bequest.

This very offering shall be offered and can be recognized as an international resource with allowance credit to the United States of America now making some restitution to those damaged through untoward activities prior to now.

There is a continuing commitment on the part of GAIA to maintain and respect all agreements. However, there will now be a further attempt to negotiate use for domestic U.S.A. through the various states thereof.


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

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

DATED and signed AT Makati, Manila, the Philippines and at Las Vegas, Nevada by Ron Kirzinger, this 19th day of January 2001.


E.J. Ekker, President & Director


Doris Ekker, Secretary & Director


Ronald Kirzinger, Executive Vice President, Witness

If Estrada Resigns, He Faces Legal Death

1/23/01—#1 (14-160)

RE: LUNAR NEW YEAR; ALLOWANCE VS. IMPATIENCE; PHILIPPINES IN LABOR; BIRTHING IS PAINFUL BUT A NECESSARY SEQUENCE OF EVENTS.

KEEPING TIME AND SPACE ALIVE WHILE SEQUENTIAL ORDER IS THE NECESSITY

Hatonn—Why would I speak of Lunar New Year (Chinese New Year) vs. “just another day”?

Because tradition is that upon which “time” is based in importance and the symbols used to designate these calendar events ARE IMPORTANT.

This is now to be the “year of the snake” and, therefore, what makes it any different from the last, year of the Dragon?

Nothing. Perception and perspective in “attitude” is all there IS.

Whatever YOU are or whoever YOU are is the only basis of ability to perceive and all the snake-blood sipping or any kind of blood sipping will not change a particle of it. Unless, of course, the blood is toxic or infected. Rituals are but distractions and manipulative management techniques, i.e.: Are you actually a year older between midnight and mid-day of your birth anniversary? And, did you bother to count the time of conception vs. the day of presentation? And now I have even spoiled your birthday celebrations? Can you see that it is all up to YOU? Happy New Year! And by the way: May you not be off on holiday when your ship docks and then moves on to the next port while you missed the boat entirely.

PATIENCE ALLOWS FOR OPPORTUNITY TO BLOSSOM INSTEAD OF NEVER OPENING.

I note you grab onto each possibility and if the gratification in “your way” is not instantaneous, you are “put upon” somehow. Your demand for instant gratification is going to bring more and more problems until you learn to function in wisdom instead of self-demand for appeasement. Moreover, the further YOU are from whatever you want causes you to demand that which is totally inappropriate in your effort to gratify SELF, pay “your” bills, and satisfy “your” wants while back at source of ability to change—the world goes on. Be very careful, friends, lest you lose the new baby in the birth canal as it makes its effort to go from the womb to the world. Again: A sequence of events necessary to birth a new child or a new nation must take place.

IN THE PHILIPPINES TODAY

This is a good topic for the morning because it becomes so applicable to your own evolution through the slings and arrows of change. There is always opposition and trouble in Camelot—call it what you will.

Today there is truly unfinished business at hand.

This unfinished business is with many facets. 1) The new baby has to establish its resources and learn how to breathe. 2) The world judges the new baby before it takes that first breath of life. 3) There is opposition to the opposition which gained power. 4) There are cover-up activities still taking place as the ex-President struggles to save his life as well as his acquired assets. 5) Legal games remain the order of the foolishness of the day and, 6) Nobody seems to know how to stabilize what is taking place.

President Estrada is now filing antedated letters saying he is only on a leave of absence and Vice-President Arroyo is only “acting” in his place. This is based on the claim that he was rendered incapable of running the government—TEMPORARILY.

Why would he simply not resign?

Because his offenses carry a DEATH PENALTY and he is immune from prosecution if he is still the President.

“But, is he actually guilty if not yet PROVEN guilty of those claimed offenses?”

Of course, for guilt or innocence is in the action and not in the voting. Proof is in the revelation of evidence and the proof is present even if envelopes are denied opening.

“But how can we be sure?” you ask.

Because he has now “bargained” in such a way as to have admitted the wrong-doings. Check the following:

[QUOTING *The Philippine Star*, Tuesday, January 23, 2001, Front Page:]

ESTRADA DEMANDS: IMMUNITY, MANSIONS

Former President Joseph Estrada’s refusal to formally resign apparently stemmed from his failure to get concessions from his constitutional successor.

President Arroyo’s chief of staff and concurrent spokesman, Renato Corona, said Estrada asked that he be cleared “from any kind of liability for whatever he had done”.

Corona said the ousted president also “wanted to maintain and to keep possession of all the mansions, all the cash and all the assets that he had accumulated, including those of his mistresses and wives.”

Estrada also wanted “an ironclad guarantee that he would not be prosecuted and that no cases will be filed against him”, Corona said.

Shortly before Estrada left Malacañang following a four-day popular revolt, he demanded that his successor “issue a presidential statement extolling (him) to the high heavens and thanking him for the great things that he had done for the country,” the new Palace spokesman said.

But none of the demands were granted...[etc.]

[END OF QUOTING]

That’s sufficient to get the picture, I think.

“So, why has the President not skipped the country as have other involved parties?”

Because there are already criminal charges against him and among those charges filed is a “hold order”.

“Ombudsman Aniano Desierto announced yesterday his office would investigate Estrada on six criminal charges, including plunder which carries the death penalty.”

So, to save last hope of saving assets, including his own: “Joseph Estrada isn’t going quietly into the night.

“Senate President Aquilino Pimentel Jr. received yesterday from the ousted leader an antedated letter that appeared to be laying the groundwork for Estrada to reclaim the presidency some time in the future.

“The one-paragraph letter was dated Jan. 20, 2001, the day Estrada was forced to leave Malacañang as angry demonstrators neared the Palace grounds.

“By virtue of the provisions of Section 11, Article VII of the *Constitution*, I am hereby transmitting this declaration that I am unable to exercise the powers and duties of my office. By operation of the law and the *Constitution*, the Vice President shall be ACTING President,” Estrada said in the letter.”

And so, Section 11 of the *Constitution*? “Whenever the president transmits to the President of the Senate and the Speaker of the House of Representatives his written declaration that he is unable to discharge the powers and duties of his office, and until he transmits to them a written declaration to the contrary, such powers and duties shall be discharged by the Vice President as Acting President.”

Ah, so, it seems that a constitutional challenge could be in order. However, until the new President (or Acting President) appoints and installs that “vice president” she has actually committed no errors so far.

There is time to orderly get this thing off its dime—but if foolishness and impatience rules the day and the actions, there can be valid legal repercussions of what has taken place here. It could be as simple as reconvening the Impeachment Court, opening the evidence and a clean conviction established. If there is not a guilty conclusion, then the Senate must make allowances for a government to function in the interim while Estrada is “unable to govern”. Then, no matter what Estrada “wishes” to have happen, it is lawfully established that he is no longer the President in charge of governance.

Meanwhile, the evidence is opened, the witnesses interrogated and given over to the Ombudsman for prosecution motion and again the matter can come before the Supreme Court for resolution regarding ability to confront immediately or wait until the matter can be concluded.

Moreover, the people should be granted a resolution for demand of JUSTICE.

Can this action be positively attained in a “split” Senate where the opening of an envelope of evidence was denied viewing? Well, I suggest that the mood of the public might well cause a voting Senator to reconsider some of their own actions prior to now. It is a far more sober senate body than existed a week ago.

Ah, but where oh where is the lead Estrada counsel? Well, he is off trying his best to get intervention by the Big Boys of the world—i.e., the U.S., of course.

But, meanwhile, Estrada lost his buddies in the U.S., including his spokesman in the Embassy in Washington D.C. Bush has already acknowledged the NEW Philippine government sans Estrada, as have the neighbors in the South Pacific—and CHINA.

The whole “legal” and “constitutional” matter could be resolved by conclusive action on the part of the Court.

The PEOPLE now KNOW they can “vote” in the

streets and they will become irate and irrational if this is not properly resolved. **Mr. Estrada came within a breath of being “taken out” because the whole of the EDSA crowd was ready to move to Malacañang and attend the matter with FORCE.**

I find it remarkable that people will continue to stand on the snake’s tail while spitting in its eye.

We have experienced these attitudes and actually the same tactics of manipulation in our own circumstances which, in comparison, SEEM to be minute—but micro or macro, lessons must be learned.

You see, in our own circumstances, our legal counsel and our participants in both the CONTACT theft; lies, and ACTUAL CRIMINAL-THEFT, the culprits were allowed to “settle” themselves out of the charges through pleas and promises—which were not kept for even ten minutes. And proof of charges? The DEMAND to have their corporations “back” which they had had expense-free for many years. Signing that “demand” actually proved the charges! Since then we have suffered the continued slings of interference JUST AS PROMISED IN WRITING BY ONE RICK MARTIN IN BEHALF OF HIS WHOLE “GROUP”. KNOW that no “lessons” can be overlooked—for the education will always serve you well in some other experience, as all is connected to all.

When you allow “plea bargaining” to prevail—these are the results you can expect—ONGOING CONFRONTATION AFTER CONFRONTATION AS THE GUILTY CONTINUE TO TRY TO SALVAGE THEMSELVES IN THEIR CULPABILITY.

BUT WHAT OF GAIA?

GAIA is under full attention but until there is resolution it could get caught in the entanglement of still-confronting forces.

I can tell you this much, however, that if GAIA is denied or refused, EDSA as recognized will burst its confinement as a deciding conclusion. There are enough PEOPLE holding deeds and committed collateral-in-holding to cover contingencies as to necessitate full consideration of actions. Use the assets and the country recovers and grows; refuse and the people will make their own claims for justice.

There is given no hope, as is, for the Philippines to sustain or grow/recover. It cannot evolve while continuing to spiral insanely downward.

And will the assets be denied? It remains to be seen but it would appear to anyone with senses of the common variety that it is better to LOOK GOOD and accept the accolades than to present as a negative beast and suffer the consequences—even in the “bush”. We have in no way asked for, nor desire, to run the world.

What is the choice? Is there a choice? YES! Every decision is A CHOICE, only the choice itself is in point.

But do “we” have time for these games? What is the choice?

I am actually accused of structuring this scenario so that the corner is quite crowded and no escape except through the wet-paint. Well, someBODY has to do it—don’t they? Man can very often not see well except from the corner or in the bottom of a foxhole. But there is always a CHOICE.

It is wise, however, to allow patience enough to ensure that correct and positive choices CAN be made and the orchestra can play in harmony and synchronicity. Ours is to bring the product to

“market”—it is the people who must see to the just and wise use of same. THAT is why we limit our participation and demand equal collateral backing in hard commodity. This makes sure that the assets themselves are available to others in case a single people or nation blows out their own condition.

GAIA has commitments for that “commodity”, ready and waiting.

Accidental coincidence? NOTHING IS A “COINCIDENCE”. Furthermore, nothing in politics or war is an accident!

WHAT OF THE UNITED STATES AT THIS NEW BEGINNING?

The United States, it is said, is on the brink of a downturn economically and also recession. I would think it is just about perfect to stop the aggression, stop the games and stabilize. Yes, we can do that and that can happen as soon as my people are secure and also stable. It is time for the miserable harassment to STOP. I hope Mr. Bush will consider this very carefully, indeed. The game is to “get” old Hatonn? I don’t think so! It is about time to clip the wings of some of the twitbirds.

If it would be Ekkers still in the sights of the miscreants—I believe that very soon you will see a concerted effort on the part of this nation in Southeast Asia to object to any mistreatment of this elderly couple who visits and has served well “this” nation. “Home” may well be a recognition of where you “think” is home. Literally, home is wherever you ARE. Ponder it please. What, for instance, do Ekkers have “back home”? Nothing is left except pain, hurt and loss. Friends and family remain ANYWHERE. When you understand this you will have freedom within that is unlimited. You do not have to speak a native language to “be at home”.

In your new world of concept: **YOU ARE A GLOBAL COMMUNITY WITHIN THE COSMIC AMPHITHEATER.** PERHAPS WHEN YOU RECOGNIZE THIS FACT YOU SHALL BECOME A BETTER CITIZEN. What “was” is but memory in the moment! I suggest you take that next breath and reconsider factual expression.

JUSTICE VS. PLEA BARGAINING (SETTLEMENT)

When you “plea bargain” or “settle” without JUSTICE, you have compounded the INJUSTICE.

There are times when a crime forgiven brings greater “justice” but restitution MUST be forthcoming.

Injustice against an individual, a tribe, a nation, or a global population is unacceptable. Voting-in some kind of “justice” which is unjust is again compounding the circumstance of negative conclusion.

“Any violation of justice anywhere is an affront to human dignity; and all effective contributions to justice are truly worthy of the greatest praise.”—**Pope John Paul II in an address in Rome, 1980.** Any injustice means “no justice”. Furthermore, if YOU support and sustain injustice through any participation—you have brought forth INJUSTICE and no matter how tiny you may consider the injustice through your own rationalization, it is a blot on YOUR SOUL which is NEVER erased. “I thought...” is no excuse in the face of ability to know truth. Ignorance of the law might be sometimes acceptable but not “refusal” to act within the law you have refused to recognize. Do you actually think the recordings of God are LESS?

By the way, friends, Love “with” hate is but

hate magnified. Lying about hate simply compounds its presence.

I also suggest you think about this: When you claim to be praying FOR your enemy and lie about it (as is the common realization), you are bringing the lie back tenfold upon self—for it is THE INTENT which God KNOWS. Actions certainly do, always, speak louder than all the professed words in the universe.

The next problem to be faced in attaining “justice” is that as the attacked are placed in a position of “allowing the unjust to escape”, injustice is then presented and that in turn allows the perception that all such instances will be arranged and overlooked. If you wish justice under the law, then you must have JUSTICE WITHIN THE LAW. What you end up with on Earth is injustice under the law upheld by opinions of convenience of the perpetrators of the injustice in the first place.

“But I can’t afford assistance...”. Ah, indeed. There is something very WRONG with this condition, isn’t there? Be damned if you do and damned if you don’t—what a choice! Worse yet, only the highest paid criminals can afford the more shrewd and experienced counsel. Catch 22? No, more like 44.

Well, our people aren’t nearly as fearful of the “system” as they once were or would be in the absence of experience.

It also becomes an objective lesson in observation as well as participation when brother comes against brother or person against person and/or corporation in an attempt to gain for reasons of coverup or greed. If a family member chooses to sue in order to reap some larger gain—JUSTICE DEMANDS CONFRONTATION WITH ALL THE TOOLS AVAILABLE UNDER AND WITHIN THE LAW. Lesser considerations are NOT “justice”. This can be true of a family cattle operation incorporated to a thieved publication and proprietary rights (copyrights) to national interchanges. Blackmail thrust against another becomes “threat and extortion” and MUST BE COUNTERED EVERY TIME. Laws are only as good as the demand set within the courts. There is no right to plea bargain if you are innocent in the first place. AN INNOCENT MAN CONVICTED IS NO LESS INJUSTICE! **A corrupt judicial system which is now prevailing in every corner of the globe is not acceptable and can only be stopped by sane and functional people DEMANDING JUSTICE. It can happen at an EDSA, without bloodshed, IF PEOPLE WILL REFUSE “INJUSTICE”.**

Let us consider an Impeachment Court. Friends, the demand is that the House of Representatives (with no requirement of lawyers in the definition of Representative) bring forth the impeachment (CHARGES) and the case is then to be tried in the Senate (with no lawyers required in the Senate). In fact, when you finally awaken, America, your *original 13th Amendment* approved and secretly destroyed, disallowed LAWYERS (titles of nobility, i.e. Esquire) to be used while serving as a Representative or Senator, or administrative leader. Next, the Supreme Court is to INTERPRET the law—NOT MAKE LAWS.

There are no criminal or civil laws involved in impeachment of, say, a Senator or a President (or members of the Supreme Court)—for these are political matters wherein the ONLY consideration is ability to govern properly. So, guilt or acquittal is only a STEP in looking at evidence. To use “criminal law” in an impeachment trial is “criminal” on the face of the exercises of the trial itself.

The Supreme Court of the Philippines consequently

has every right to INTERPRET the laws standing in the Philippines which declare the President unable to fulfill his duties as President under the circumstances. The MERITS of the case, as in “criminal” standing, must be then tried in a court of Criminal Law. When an impeachment trial body acts as if criminal law is involved, you have NO VALID COURT.

Furthermore, treating the case as a “criminal case” allows the games of lawyers to be able to negate the very INTENT of the law itself.

The case in point was simply and ONLY to determine whether or not there is sufficient evidence to show that there is probable cause to believe that the man was not competently serving his country in the capacity of President—for whatever reason. The criminal charges must then be determined in a court of law.

There is no need to quarrel over incorporation laws—it is not the incorporation that is lacking in this instance—it is the MISUSE AND ABUSE OF THE CORPORATE STRUCTURE ITSELF IN POINT. There is an extreme difference in sheltering business within a corporation vs. using a corporation to hide criminal intent and activities. In other words, it is NOT the corporation but the people misusing the corporate structure to do criminal acts.

Graft and Corruption are grounds for Impeachment—but are also UNLAWFUL. But one charge is not analogous to the other. However, when the WRONG element is undertaken under the guise OF THE OTHER—then the appropriate remedies must be forthcoming.

When the sequence of events is brought into the proper legal blueprint, then and only then is the outcome secured under and within the LAW. All the rantings and ravings of sensational Senators pretending to be something they are NOT will make not a whit of difference if the persons within the game itself tape the mouths of the spewers—shut. Trickery has no place in an impeachment proceeding—for a person who takes a position which can be a placement for possible impeachment of himself must consider his own circumstance when breaking the law or cheating the people he swore to serve and protect.

Voting a party-line to ensure personal gain or non-repercussions is a reprehensible action and *each* party functioning under oath must also stand responsible. Anyone taking kickbacks or payoffs for a “vote” is “criminally” and “morally” liable for prosecution and conviction. At least eleven Senators in the Senate of the Philippines are GUILTY and should be charged—UNDER AND WITHIN THE LAW OF THE LAND THEY ARE EACH SWORN TO UPHOLD.

Perhaps you would have better representatives and senators if this one law would be upheld? How can you blame God for your predicaments when you demand the very predicaments you experience? Be patient and take care to the correct measures necessary and the outcome will be ever so much more secure in all situations encountered along the passage-way. **God always helps him who helps himself—IN RIGHTEOUSNESS. Prayer without action will not “cut it”—because God does not do it FOR YOU.**

These are simply the facts of life, traveler. And, by the way, success in honorable action is that of which self-esteem is built.

May you each be given to live in good self-esteem in each and every intent and action.

Salu, GCH
dharma

A REVIEW OF NEVADA CORPORATIONS

1/26/01—#1 (14-163)

RE: CORPORATIONS

LET'S TALK NEVADA, AGAIN

Hatonn—Back in 1989 I offered several volumes which covered economic situations relative to that current time with its predictions of immediate importance as well as offering some in-depth reasons to consider use of corporations to protect your estates, your businesses and your family interests. I TAKE UP THE TOPIC AGAIN “NOW” BECAUSE OF ITS RATHER URGENT CONSIDERATION IN OUR OWN MOVEMENT FORWARD WITH OUR GLOBAL (GAIA) PROJECT CALLED “PHOENIX”.

The program itself is no longer legally nor corporately connected to the Phoenix Institute of Research and Education, Ltd. This is necessary to protect the project itself from the plunderers.

Having learned many, many lessons over the past few years it should be recognized that there will be no ordinary “business” functions of said GAIA. Everything will be openly handled through this alliance and association, i.e. Global Alliance Investment Association (GAIA). All transactions will be based in the location where established and any individual accounts will be handled through CORPORATE structures where full accounting is available and where transactions will be handled as loans so that records are accounted and recorded at all times—under the watchful eye of the national government involved. Any international transactions will be handled from source.

This means that all transactions will only be handled through incorporation structures in all instances so that records are public *and* protected.

We will be asking that all corporations or registered entities in any location also be incorporated in the United States and that will be in Nevada where sheltering of corporations is most respected. Then when there is availability of transactions in Sovereign Nations established, we will honor those “domiciles”.

Over the years I have asked for participation of you the lenders to the Institute and to others who are readers and participants to make an effort to have corporations established so that you have shelter for both estate purposes and ability to better accommodate your business arrangements with us. This was assuming there was wish to participate in the actual building of projects, etc.

WE AT GAIA NOW STAND AT THE DOOR WHICH IS OPENING AND IT IS TIME FOR PREPARATIONS FOR DIRECT INPUT.

I do have some new requests and suggestions for you who have already set up corporations as well as those of you who have incorporated in former suggested agencies, i.e. Laughlin & Associates and Nevada Corporate Headquarters.

Having suffered raids from the Federal agencies by cause being through the now separate links of diversion and actual abuse of our corporations, we no longer wish to recommend the latter incorporation company. It is not that there is unlawful incorporation but rather, our people have

no listing of those of you longer incorporated there as the Institute's 50% understood ownership of the corporation was absorbed by NCH through its “assumed” stock issue to himself by Mr. Cort Christie. When the agency/agent itself pulls such antics, then I cannot recommend that corporation, for there can be no trust of the very programs advertised.

Therefore, since the need for having corporations is now upon us, but not necessarily to revise those in non-use status—I suggest the following. I have not here said “mandatory” nor “must”—I suggest.

I am going to repeat many of the lessons offered back in 1989 and long put away from your attention. Perhaps some Nevada laws may have changed and I will ask our Corporate Corporation Director to check out our information for current validity.

I do not offer anything without a recognition of your having need to establish with some agent or agency to qualify for Nevada incorporation. I have recently written regarding requirements for personally doing business in Nevada through citizens thereof—but for you who have no opportunity to consider such personal arrangements but wish to participate, I do suggest the following as established for the purpose of becoming a focus and has been mentioned now several times in *CONTACT*, “Budget Corporate Renewals, Inc.” There is offered around a 40% savings from other major incorporation services. This has been established not only with my blessings but with our full support—as we had anticipated when we financed the startup of NCH and which was pulled from Corporate Advisers and Corporate Consultants originally in conjunction with Laughlin & Associates.

I take time here to give this information so that you are informed about what is offered.

Again, if you are not yet incorporated and wish to be, I suggest this new resource. I will remind you that incorporation can be accomplished with all necessary needs in just a few days. If you are already incorporated but have lapsed same, it can be reactivated but at a much lower cost if you move to this new agency. And further and finally, if you wish to incorporate and can do so (which I do highly recommend to anyone), BCR can handle everything—be it Nationally, in-State (Nevada) or Internationally.

I remind you that if you are not domiciled in the State of Nevada and wish to incorporate—YOU MUST HAVE A RESIDENT AGENT.

I will give the contact information here and I believe that elsewhere in *CONTACT* you will find further information, costs, etc.: BUDGET CORPORATE RENEWALS, INC., Phone: (702) 870-5351 Fax: (603) 971-2789.

I am confident that BCR will be making a manual for ease of use as we are better established. I will be asking for further information to be offered in *CONTACT* because no advertising is offered without full information backup.

I repeat that we will do no interchange of business except through corporation protection and legal shelter.

Over the years we have had people actually suing Ekkers for all sorts of things when they never were

personally responsible for anything except to have served as Directors or Officers—as did at least many others and even more served as a Board of Advisers.

If you wish to consider your corporation status and can update it now, even with banking services which I would think BCR could give assistance in establishment of same in Nevada, then I might suggest that you attend it NOW if possible.

This is brought to your attention because, as I said above, a new baby is about to be manifest. It may well take an additional few months to conclude procedures for management while also dealing with a full and new government in immediate chaos. However, we have the instruments into full consideration of THE ones who will work through the central bank and move forward. We also have to coordinate the additional hard collateral for backup and these things take time if all things are “go”.

This is THE PROJECT which has been the focus since startup of our program together and it is, indeed, sad that so many have not only abandoned the project and our people but have actively worked against us to all extents possible.

Those who have come against us shall not be rewarded by further inclusion in participation.

There are many places to incorporate, from the country in which you live, the State in which you reside, or off shore, and certainly all are not only valid but have advantages. Obviously, if you are going to do business you must have registration or proper documentation where you ARE. These are the laws and we ONLY go by the laws in place.

There are very many reasons why incorporation is an advantage—even to family corporations. Old corporations never die, they just get a new President (or officers) and go right on functioning without estate hassles and frozen bank accounts while estates are settled. This is not a prime joy for attorneys who would rather litigate for the majority of the estate but isn't that what we are about—a better way to go? Without incorporation some estates are tied up until all assets are sucked away and still get no settlement or ability to even pay immediate death expenses.

Incorporation is not just for massive corporations—it serves, even better, the “little” person.

During this startup period BCR will receive and use all income for services so that they can get moving with manuals and arrangements for nominees, etc. We will later work out business arrangements as we move forward. This type of business MUST BE BASED ON TRUST or the value is lost to accessing the best legal shelters of all.

Corporations can contract, for instance, for services rendered (or offered) and, of course, there are tax advantages in many various ways, so we certainly would hope you would consider these things and DO IT RIGHT so that never again are our people somehow “blamed” for your lack of knowledge and/or misuse and/or abuse of any tool we suggest you might wish to use.

Incorporation is one of the biggest industries in the

State of Nevada who has no reciprocity arrangements with the Federal Government so that privacy is fully recognized even as to ownership of corporations and also has no legal requirement for stock issues. These are points for consideration but those need careful consideration for best use. Often the stock holdings are THE point of greed-grabs and thus are a somewhat negative consideration if you wish all to prosper. You might not make it to the Stock Market listing—but neither will you be taken over—unless like NCH, the tricks are pulled by your own employees in whom you thought you could have total trust. I would remind all of you that corruption always finds a conduit for diversion flow.

I personally warned those at NCH many times before they did their final takeover. It will not be allowed to happen again. And, yes, if this should happen again, we will again withdraw support, for we have many ways to go and with whom to go. It is not at issue here and I'm

This reminder, however, is for our U.S. readers predominantly and especially for our own contacts, for some of you will have had no input in these last dozen years. Therefore, we will begin with simple concepts and descriptions while working our way through some management possibilities.

(PART 1)

CORPORATIONS

[QUOTING from Chapter 5, pg. 59, (*Journal #4*) *SPIRAL TO ECONOMIC DISASTER*, a Phoenix Journal, Gyeorgos Ceres Hatonn, ISBN 1-56935-092-2. Phoenix Source Distributors, Inc., P.O. Box 27353, Las Vegas, Nevada 89126:]

[H: Since this is my original presentation, for you who have the *Journal* in point, I will take the liberty

of changing expressions or words to suit better understanding and reference points. And, yes, indeed, I certainly will be giving more information about myself and my presentation as both being and information presentation. That is for later after you have more working information brought current for your needs in this changed world.

This may well be extremely boring to some of you, for it will be “basic” but I note that most of you quickly forget even if you once were fully informed. Therefore, please bear with us as we go through some refresher courses.]

CORPORATION STRATEGY

I will first tell you what is a corporation. Then I will explain why your state of Nevada is the only state within your United States which I suggest as a home base for your corporations. If you do a business which requires it, you can license within that state. This will be lengthy, for I want you to understand, not simply toss aside. I will then give you access to ones through whom you can obtain additional information.

Again, I am not in the publishing business nor the incorporation business. I am making an effort at saving your assets instead of having you sitting on them. You no longer have time to drift. If you have no assets to consider, then join with a partner and spread your assets among corporations (keep them small) and do a little community assisting. It is certainly time to dig in and protect your assets to your best ability. If many of you form numerous corporations, you can shift assets and divide your funding and not be placed under undue inspection by anyone. This will also become clear as I move into describing “why Nevada”.

WHAT IS A CORPORATION?

A corporation is a legal, artificial person: a person that is **separate, distinct, and TOTALLY APART FROM “YOU”**. It is NOT you. You are NOT it. It is a distinct,

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¹ Up to 18 pieces of mail per year forwarded within 5 business days of receipt, packages extra

² Up to 240 pieces of mail per year forwarded within 5 business days of receipt, packages extra

³ Includes Articles of Incorporation, Bylaws, add \$100 for expedited filing

⁴ Includes Basic Corporation Setup plus deluxe corporate record book with seal, add \$100 for expedited filing

⁵ Includes Complete Corporation Setup plus obtaining of Tax ID and bank account setup, add \$100 for expedited filing

⁶ Includes Deluxe Corporation Package plus Officer/Director Nominee Service, add \$100 for expedited filing

BUDGET CORPORATE RENEWALS, INC.

Phone: (702) 870-5351 Fax: (603) 971-2789 E-Mail: Budget@accesslasvegas.com

sure we have complete understanding.

I focus on U.S. incorporation in the State of Nevada because that is our readership's primary citizenship. BUT, YOU DO NOT HAVE TO BE A U.S. CITIZEN TO HAVE FULL ADVANTAGE OF A NEVADA, U.S.A. CORPORATION. Many of our Canadian friends have corporations in the U.S.—in Nevada.

I ask that we offer excerpts from the journal *SPIRAL TO ECONOMIC DISASTER* while beginning with our writing of August 31, 1989. If we simply copy it into this writing it will get to our current reading audience and especially to our new Filipino friends. They will also see why we only work with registered and listed CORPORATIONS right here in the Philippines. It will further be noted that we do not “do business” in the Philippines as would a typical retail business (for example). We are a U.S. corporation only interchanging with a Philippine entity.

different, and totally separate legal or artificial person. Pretend you set up a corporation and named it Samuel Gene. It is the same as if you have birthed a baby boy and named it Samuel Gene. It will have all its own identification. Now, as a teaser about Nevada incorporation, suppose the parent (owner) of Samuel Gene wants to hide from public view his (their) relationship as parent—Nevada is the only state that completely protects (hides) ownership of that new baby. If there are changes in those regulations since 1989, then I ask BCR to make corrections to this document as “comments”.

Further, a corporation is a distinct, legal entity separate and apart from its members, stockholders, directors or officers. Although it is a separate entity, it can act only through its members, officers or agents and cannot have knowledge or belief of any subject independent of the knowledge or belief of its people. Oops—your baby has no brains of its own, however, so no wonder you want to hide it from the public attention. A stockholder (owner or partial owner) is a holder of shares of stock in the corporation and is not in legal consideration or danger. (In other words, you are not, as the owner or parent, responsible for the brain damage.) Obviously, I am using the term “owner” as a recognizing word and not a literal state of being but that explanation can come later as to meaning.

A stockholder is not the employer of those working for the corporation nor is he the owner of corporate property—IF YOU HANDLE EVERYTHING PROPERLY AND WITH DETAILED REGULATION ACCORDING TO THE LAWS OF THE LAND—THE STATE OF BIRTH. IF A “FRAGMENT” GETS LICENSED WITHIN ANOTHER LAND, THEN THAT PORTION HAS TO FUNCTION WHEREIN LICENSED, IN ADDITION.

A corporation is an *artificial person*. Its rights, duties and liabilities do not differ from those of a natural person under similar conditions except, of course, where the exercise of duty would require the ability to comprehend or think. That’s what the board of directors is for; they do the thinking. PROOF THAT THE DIRECTORS THOUGHT ON BEHALF OF THE CORPORATION IS EVIDENCED BY THE RECORDED MINUTES AND RESOLUTIONS, PAPERWORK—your living rights are the heart-place of your new baby—mess up on the paperwork and you will kill the child through neglect. For example, a corporation may become a debtor or trespasser. A corporation can buy, trade, sell and make loans, literally anything you as a person can do. Think it through. The possibilities become fascinating and you can be most creative as you become informed.

A corporation is a citizen of THE STATE WHEREIN IT IS CREATED. THAT IS WHY I PREFER NEVADA, SO THAT YOU CAN TAKE ADVANTAGE OF THE BEST CORPORATION AND TAX LAWS IN THE U.S.—LEGALLY AND WITH VERY LITTLE TROUBLE—YOU DON’T EVEN HAVE TO VISIT THE STATE. YOU ‘DO’ HAVE TO HAVE A RESIDENT AGENT WITHIN THE STATE OF NEVADA BUT THAT IS PAINLESS. (IN ADDITION, THE MONEY SPENT IS WELL WORTH THE ASSETS.) A CORPORATION DOES NOT CEASE TO BE A CITIZEN OF THE STATE IN WHICH IT IS INCORPORATED BY ENGAGING IN BUSINESS OR ACQUIRING PROPERTY IN ANOTHER STATE.

Since CORPORATIONS are solely creatures of statute (law), **the powers of a corporation in another state are derived from the constitution and laws of the state in which it is incorporated.**

A corporation is a legal person which has an existence

separate and apart FROM ITS STOCKHOLDERS. As an artificial person, a corporation is considered to have its **domicile (home) in the state where it is incorporated** and the place where it has its registered or statutory resident agent or home office in that state. When the corporation is actually in a different place, the site of its resident agent is sometimes said to be its “statutory domicile”.

The existence of the corporation is not affected by the death or bankruptcy of a shareholder or by the transfer of its shares. IT HAS A CONTINUOUS EXISTENCE. IT IS IMMORTAL (unlike you) for as long as it complies with the annual requirements of the state in which it is incorporated (like you when you reach this dimension beyond Earth).

The IMPORTANT POINT to remember is that **when you own a Nevada Corporation, the corporation exists as a SEPARATE entity or person. YOU CAN LIVE ANYWHERE YOU CHOOSE, IN ANY STATE OF THE U.S. OR ANY FOREIGN COUNTRY. IT IS THE CORPORATION WHICH CONFORMS TO THE REQUIREMENTS OF THE STATE IN WHICH IT “RESIDES”. NEVADA, YOU WILL FIND, IS THE STATE WITH THE BENEFITS TO PROTECT YOU AND YOUR CORPORATION. WE HAVE CAREFULLY RESEARCHED IT FOR YOU AND TRAINED PEOPLE TO HELP YOU THROUGH IT.**

Now, if you don’t understand what I have just written—go back and reread it until you do. YOU MUST UNDERSTAND EXACTLY WHAT A CORPORATION IS.

WHAT IS A NEWLY-FORMED CORPORATION?

A corporate shell is a corporation that is completely formed and ready to proceed. It is called a “shell” simply because it has NO stockholders, directors or officers, YET. It is a shell with nothing (no life) within it. It has NO assets or liabilities.

It is simply like a brand-new, completed house with nothing and no one inside it. It is simply waiting for YOU to decide what and who you want to put in it, as well as when and how.

Shells are ready to do business immediately. The purchase of an already-formed corporate shell is the fastest, simplest and most efficient method by which you can incorporate, become incorporated, or, literally, instantaneously have an already-formed corporation for immediate use. Further, if you get one of these new “shells”, it comes with its birthing certificates and resident nanny (agent).

Now, I, Hatonn, am not going to give you details about different types of corporations; you can do that work and research for yourselves. There are holding corporations, brother/sister corporations, S corporations, etc., family estate corporations; you name it and you probably can set it up. I have neither the time nor inclination to make efforts at individual lectures. Set up a corporation in Nevada and you can work from that established base according to your management and structure wishes. I only recommend that if you are going to work with others—YOU ALL GET A CLEAR UNDERSTANDING OF INTENTIONS AND GOAL SO THAT YOUR DIRECTION WILL BE COORDINATED AND I ALSO SUGGEST, CONSIDERING SOME GAMES PLAYED ON US—THAT SIDE CONTRACTS ARE PUT IN PLACE FOR LATER REFERENCE WHEN ONE OR ANOTHER “FORGETS” THE STRUCTURE. But take care, for somewhere out there you may find a “partner” or friend in the process of burying the side agreements for their own benefit.

WHEN AND WHY INCORPORATE IN HOME STATE (IF OTHER THAN NEVADA)

I will cover when and why you should incorporate in your home state if it is other than Nevada. There are pros and cons.

While that might appear to be complex, the solutions are simple when the subject is understood and the facts assembled.

Keep in mind that the purpose is to take the mystery out of corporations and their use, to strip them of their unnecessary complexities and to make them simple so all can benefit. If you fail to understand, then I have undoubtedly failed to make myself clear and I urge you to research further. However, I caution you to not fall for local (other than Nevada) informers for they will, almost all of the time, NOT HAVE NEVADA REGULATIONS IN THEIR KNOWLEDGE BANKS AND THEY, ESPECIALLY ATTORNEYS, WILL GIVE YOU WRONG INFORMATION, AS WILL LOCAL ACCOUNTANTS—BECAUSE IN DOING YOUR BUSINESS RIGHT THROUGH INCORPORATION YOU BASICALLY NEGATE NEED FOR THOSE ATTENDANTS.

I am not selling anything so I do not intend any type of misleading information, and there are many instances whereby you are better off to simply incorporate in your own state. For one reason, if you are doing business within a different state you will sometimes need meet that locale’s regulations requirements of, at the least, registration. But even there you can utilize a brother or sister corporation to handle the circumstance of such incorporation inconvenience.

NEVADA VS. HOME STATE

Let us begin, however, with WHEN you should incorporate outside of your home state (if other than Nevada).

I can promise you that nine times out of ten if you ask your attorney or accountant about these things you will be misled. It is not intentional; it is simply that he or she is usually uninformed and will not risk telling you so. Oftentimes the attorney or accountant does not understand the total ramifications himself and is afraid he is going to lose the individual’s business if he does not lead into forming a corporation in his home state.

One miserable reality we have come to realize is that most of the Nevada attorneys fail to KNOW their own Nevada Law regarding corporations and can get you deeper into trouble if that is confronted. Take care AND CAUSE YOUR ATTORNEY TO GET FULLY AND FLUENTLY INFORMED.

Of course, the attorney or accountant practices in that state and, therefore, may keep the individual “locked-in” and, by having that person incorporate in their home state, obviously profit from having the individual “locked-in” regardless of whether it is in the best interest of the individual client.

Let me point out something here, before we move away from “out of state incorporations”. Most of your large, successful corporations are/were incorporated in the state of Delaware! (Check on it.) That is because WHEN those corporations were started in business, Delaware HAD the best corporation laws in the U.S. You will find that the majority of the big corporations with whom you are doing business are NOT incorporated in your home state. They are most likely licensed through your Secretary of State to do business within your state. Delaware passed some state laws that

now are detrimental to you—for instance, reciprocity of records with the IRS. Yes, friends, a lot of criminal elements utilize the liberal laws for their benefit but does that mean God cannot utilize the same laws in his behalf? You are required to abide by the laws of the land, so go where the laws of the land serve you best. These are man-made laws, they are not against the Laws of The Creation nor of the Laws of God. They are an intelligent manner in which to handle your business in privacy and hold your wealth to bring production instead of abuse unto you.

A corporation is a citizen of the state wherein it is created or incorporated. A corporation does not cease to be a citizen of the state in which it is incorporated by engaging in business or acquiring property in another state. Since corporations are solely creatures of statute, the powers of a corporation of another state are derived from the constitution and laws of the state in which it is incorporated.

Suppose you decide to go live in Mexico, that does not cause you to lose your U.S. citizenship. Further, if the police or neighbors become nasty you can come right back to the U.S. and gain protection. No less with a corporation.

When you are in the original process of incorporating, you probably cannot ascertain whether or not that haven might ever be of value to you. All too often unanticipated problems can arise in your home state, particularly if that state is tough on business and taxes. If your business grows and begins to make a big profit, then it can be nothing short of a godsend or a miracle for the corporation to be able to abandon or abort operations in your home state and retreat to a home base HAVEN: the protection of the constitution of the state under which it is incorporated. It is no accident that NEVADA, OF COURSE, HAPPENS TO BE THE BEST STATE IN WHICH TO INCORPORATE. **[H: I suggest you make sure these corporation writings get to the attorneys in charge of Federal Raid defense, etc. Also, I suggest that all who are involved—study up. In the case of “New Gaia” as a for instance, the FACTS will reveal that the very people involved in any subterfuge simply dumped and ran and hid. Well, that doesn’t work in corporations and Diane will find that a bit comforting since she was not a party to the incorporation of the named corporation. Go right back to Nevada for your protection UNDER THE LAW—you have Federal Agencies involved—BUT, NEVADA IS A STATE WITHIN THE UNION AND DON’T EVER FORGET IT. BUT, YOU MUST KNOW WHAT YOU ARE DOING AND OF WHAT YOU SPEAK OR GET EXPERT WITNESSES TO ASSIST—ANY MAJOR AGENCY WILL DO THAT AND MAKE SURE YOUR OWN ATTORNEY, WHO HAPPENS TO BE IN NEVADA, MUST PROTECT YOU IF A CORPORATION IS NAMED AND IT IS THE CORPORATION IN POINT IN THE MENTIONED CASE IN TARGET.]**

WHO SHOULD INCORPORATE?

Now I hear the flow of question Number one!

You say: “I am just a family, or a single person, what does this have to do with me?” Furthermore, you just can’t wait to find out as Hatonn moves along—because it only requires ONE (1) person to form the corporation (in Nevada), be the Board of Directors, officers, the whole kit and kaboodle, as I think you say. You have ALL the benefits of a corporation, businesswise, taxwise—all-wise. Why do you think the government seems to give breaks to corporations? Because most of the government “servants”

are incorporated (in the state of Nevada of which we have long and very interesting tales to tell). They do business through the corporations AND THEIR PRIVATE LIVES ARE NEVER MADE PUBLIC. THOSE WHO BLUNDER AND GET CAUGHT DID NOT TAKE SUCH CARE.

YES, IT IS THE BEST KEPT SECRET IN THE UNITED STATES OF AMERICA AND ABROAD—FOR ALIENS OF FOREIGN COUNTRIES CAN ALSO INCORPORATE IN NEVADA. THIS IS A BENEFIT THE BIG BROTHERS HAVE MADE EVERY EFFORT TO HIDE FROM YOU SO THAT THERE IS NOT A CHANCE OF REMOVING THOSE BENEFITS. THE CONTROLLERS USE THIS BENEFIT AND DON’T WANT ANY INTERFERENCE. OF COURSE, THE BIG BOYS ALSO USE THE TERM “INCORPORATED” WITHOUT BOTHERING TO INCORPORATE SO THAT MANY ENTITIES SUCH AS THE IRS, FEDERAL RESERVE, BIG BUSINESS WITH PRIVATE OWNERS—JUST NEVER SHOW UP ANYWHERE BUT THAT IS NOT A SOLUTION I CAN EVER RECOMMEND BECAUSE SOMEONE LIKE ME MAY JUST COME DRIFTING ALONG AND SNAG SOME OF THEM. (SMILE, YOU ARE ON CANDID CAMERA, INTER-AMERICAN...!)

I will refer to “foreign” corporations later; also, that term does not mean alien or foreign countries (although it can), it simply means any “other” state.

Back to the subject. If, for example, you are starting a small retail business in your home state and you never intend it to become involved in interstate operations or sales, then you are probably well-advised to simply incorporate in your home state. Another example may be a small business where it is reasonably certain that the business is never going to flourish or expand into a much larger enterprise. If taxes become a problem for you in your home state, you may then develop a corporate strategy that will eliminate those taxes. There is a blueprint for that very strategy which I will have made available to you. It REQUIRES a corporation authorized within your dwelling state to be effective. If, however, you form a consulting operation whereby you are not involved taxwise within a state except that you err in living there—you do not need even register the business corporation in your state. RESEARCH AND GAIN KNOWLEDGE. KNOW WHAT YOU ARE DOING AND CHOOSE THE BEST APPROACH. WE ARE NOT GOING TO STAND RESPONSIBLE FOR YOUR IGNORANCE, FOR WE HAVE BEEN THERE AND DONE THAT.

DOING IT RIGHT

Many folks do misunderstand. They often think that they can form a corporation in Nevada, Delaware, or anywhere, and then simply proceed to do business wherever they are. That is USUALLY NOT TRUE! However, each state has exceptions to its legal definition of “doing business within that state”. You should find out what the legal definition and exceptions are in your state and act accordingly. Many people form corporations or incorporate and never even get into doing business anywhere. There is no law against being a bad business person or not being able to make a go of your intended projects.

If the law in your home state legally defines your business as doing business within that state, then you must either incorporate in your home state or qualify your Nevada corporation, or any other out-of-state corporation, to do business in your home state. In other words, simply because you have formed a corporation somewhere does not necessarily permit you to do business everywhere

(without qualifying to do business in each additional state or else being legally exempt from qualifying registering). You must determine what the regulations are in your state. Sometimes a perfect solution is a DBA. Simply make sure you check out the requirements.

However, as example, a Nevada corporation can own property in ANY state WITHOUT having to qualify or be incorporated in that state. (I recommend this very manner of management in such as Cross S cattle company, for if it was a corporation in Nevada almost all of the problems of estate settlement would be non-existing. I, further, suggest that when the immediate problems are resolved that the corporation is shifted to Nevada or leave incorporated in Utah while home-based in Nevada. You would not have the immediate problems from the death of a shareholder if your corporation or land was incorporated in Nevada. Except, of course, someone has to attend the corporation business, papers, etc. However, you are going to find a very good and basic program to be had in reconsideration of status as the immediate problems are resolved and they can only be properly resolved through the corporate structure IN PLACE.) This is the only logical and reasonable way to settle disputes among even family members while never minding partnerships.

This instance (owning or buying real property), you are exempt from incorporating or qualifying to do business in your home state. (In the above example of Cross S, there would be no need for Utah incorporation depending on the business undertaken.) When that circumstance also exists, then you would certainly want to incorporate in a preferred state and let that corporation in the preferred state own the property, that means any real property. Then if you sell the property—simply sell the whole corporation. There are many additional benefits in that kind of transaction, my friends. Have a little genuine fun—find out about these things that are hidden from you behind the hypnosis of mundane TV and your “death” existence. Simply determine what activities are exempt from qualifying to do business in your home state and those which are not.

LET ME GIVE YOU A LITTLE PROOF AS REGARDS FEES IN CALIFORNIA (1989). IT COSTS SO MUCH TO INCORPORATE DIRECTLY IN CALIFORNIA THAT IT COSTS HALF AGAIN AS MUCH TO QUALIFY TO DO BUSINESS IN CALIFORNIA FOR A “FOREIGN” CORPORATION (LET US SAY NEVADA). THAT IS BECAUSE CALIFORNIA KNOWS THE VALUE OF INCORPORATION IN A SEPARATE STATE AND USES THE FEE TO DISCOURAGE YOU FROM USING THAT ADVANTAGE. I SEE A GREAT ADVANTAGE TO INCORPORATING IN NEVADA AND PAYING THE DIFFERENCE IN YOUR HOME STATE TO QUALIFY—PRIVACY—IN NEVADA, FOR NO ONE KNOWS WHO THE OWNERS (STOCKHOLDERS) ACTUALLY ARE. EVEN IF YOU MUST QUALIFY IN ANOTHER STATE, THAT INFORMATION CAN USUALLY BE KEPT PRIVATE EXCEPT FOR THE PORTION OF YOUR CORPORATION ACTUALLY DOING BUSINESS WITHIN THE QUALIFYING STATE.

It is wise to incorporate in the state with the best corporation and tax laws regardless of where you are going to do business. Then, if for ANY treason you ever wish to, you do have a safe HAVEN, as it were, to return to or retreat to. YOU WILL HAVE TO HAVE DONE YOUR BOOKWORK IN PERFECTION TO KEEP THE CORPORATE VEIL FROM BEING PIERCED. HOWEVER, FRIENDS, YOU ARE GOING THROUGH THE GREAT TRIBULATIONS OF ARMAGEDDON; CAN YOU NOT DO A BIT OF WORK IN YOUR OWN BEHALF TO MAKE IT THROUGH IN WHOLENESS?

Incorporation is a very tidy way to organize and get the best breaks around, whenever you choose to utilize the tool. Nevada is the most overall efficient state for personal incorporations for dozens of reasons. I shall not bore you with all of them, for information is available and in detail. I will prevail upon any one of our friends who can receive mail and phone calls and ask them to direct you to these resources.

HOME STATE BUSINESS

As a last definition on this subject: A corporation is only authorized (licensed) or allowed to do business in the state in which it is incorporated (obviously, for tax purposes); UNLESS and UNTIL it is qualified (or exempt from qualifying) to do business in another state. Remember, the corporation is a “foreign” corporation in every other state except the state in which it is incorporated.

To qualify a “foreign” corporation in a state is many times referred to as registering or licensing the corporation to do business in the single respective state in question. The terms all mean the same thing and are usually referred to as “to qualify” or “to register”.

To qualify or to register in a particular state usually requires that the particular state be paid a one-time qualification or registration fee. When the fee is paid, that foreign corporation is then recorded in that particular state and is, therefore, qualified or registered to do business in that particular state.

Also, a requirement in practically every one of your states—AND VERY IMPORTANT—is that before the corporation can be registered or qualified, it must have a resident or statutory agent appointed (which is for service or process) and, of course, that resident or statutory agent has to be duly appointed and accept that appointment on or with the papers filed in that particular state.

The other requirement for qualification or registration in any state (in addition to paying the required fees and having a resident agent) is that the name of the corporation desiring to be registered may not already be in use IN THAT STATE by some other corporation. If the name is already “taken” or in use in that state, then the corporation cannot qualify with the real name assigned to it by a “foreign” state. However, not to worry, the corporation in question is still allowed to qualify by registering as DBA (doing business as) a name NOT already taken or in use in that particular state.

My full intent is to not just bury you in doom and gloom but to tell you what YOU can do to protect yourself in better business and sheltered practices in whatever you endeavor to accomplish.

My further suggestion is that you try to work out some arrangement with a *registered* agent rather than simply a stand-in person in Nevada. This is because if there is intent to utilize your corporation properly, you are going to need more than just a place to receive “service” of legal documents. If, however, you know what you are doing—go for it. I find, however, that most who THINK they “know all about it” DON’T. You are accepted as doing business when you “do business” as properly listed.

We will be, in time, structuring at great savings all the wondrous office packages, conference facilities, office personnel for business needs, etc., with full business capabilities. That was being structured at our prior corporate home office agency when the infamous split came about. We will move rapidly on that project the minute adequate funding is available to DO IT RIGHT. I, in fact, demand that in addition to these services we also

have available a full complement of attorneys proficient in Nevada and corporate LAW available at all times for consultation and actual litigation if there needs be same.

This will take a while, but we can move right along as soon as is appropriate.

I don’t wish to overload you, so let us close this section, please.

Fear goes away when you KNOW what you are doing! Solve the “mystery” and you find the MIRACLES!

GYEORGOS CERES HATONN

This series of writings on this topic will, however, simply be identified as “GCH” for file labeling.

1/27/01—#1 (14-164)

COMMENTS RE: INCORPORATION [FROM PHOENIX JOURNAL #4, Hatonn, Aug. 31, 1989, Cha. 6:]

(PART 2)

CORPORATIONS

AS TRUE TODAY, 1-27-2001,
AS IN 1989—EVEN MORE SO

Hatonn—When we discuss ways in which to protect selves and business ventures as well as “survival” strategies, we need to stress the need for doing everything with total integrity and proper legal backup and foundation. This *Journal* itself is stressing needs for attending yourselves in a time of chaos and possible need for some “survival” strategies. We are picking out the parts dealing with incorporation because it is our immediate and urgent focus.

I am asked why we would need begin a new incorporation service in Nevada, U.S.A. when we invested so much in Nevada Corporate Headquarters (NCH) begun over a decade ago? Because the company was “taken-over” and the person we backed assigned the company to himself. The Phoenix Institute put in thousands upon thousands of dollars into the basic startup of that company and never received anything in return as to profit sharing. The company was set up to support the very projects we struggle to bring to harvest NOW. That particular corporation service now has over 10 thousand clients, so I believe you can see that 50% of the profits would have made our way extremely easy financially. We find it far easier to start again than litigate at this time. The Institute will have to litigate at some point for that was one of the projects funded by the Institute and obviously it has made a lot of money. The Institute, even in its dormant position has a responsibility to lenders to attend the matter when possible. This notation is for those who continue to inquire as to the status of projects and not to focus on past experience. We are building and not romping through memory lane.

A good question, however, might well be: “Will the greed for money outweigh honor and integrity?” Most often, yes, indeed, and we have seen it right there in Las Vegas, Nevada with some very aggressive and potentially brilliant young men—in action. Plunder God, however, and the potential for infinite success is quite limited. Our people will make it through—will the deceivers and miscreants?

In continuation of yesterday’s writing on incorporation in Nevada vs. other states, I would like to make an addition to that writing because we were speaking on Qualification exemptions in corporations outside of Nevada and specifically California, for it is a neighboring state to Nevada and many Californians utilize Nevada as a home base.

I would suggest that in putting together a manual, Ron, that you use my information while updating but this particular point next given should be a part of the prior chapter—or better arranged in order of interest and continuity of information. I ALSO ASK THAT RON MAKE SURE THAT THE ATTORNEY IN THE “NEW GAIA” CASE BE GIVEN ALL THIS INCORPORATION INFORMATION AS WE PROVIDE IT. HE MUST BECOME TOTALLY FAMILIAR WITH THE RULES, LAWS AND REGULATIONS IF HE IS TO BE CONNECTED TO ANY OF OUR PROJECTS, WHICH IS EXPECTED TO BE EVOLVED.

[OUOTING from *Phoenix Journal* #4:]

BUSINESS EXEMPT FROM QUALIFICATION

“Without excluding other activities which may constitute transacting business, **a foreign corporation shall not be considered to be transacting business solely by reason of carrying on any one or more of the following activities:**

1. Maintaining or defending any action or suit or administrative action.
 2. Holding meetings of its board or shareholders or carrying out other activities concerning its internal affairs.
 3. Maintaining bank accounts.
 4. Maintaining offices or agencies for the transfer, exchange or registration of its securities.
 5. Effecting sales through independent contractors.
 6. Soliciting or procuring orders either by mail or through employees or agents or otherwise where such orders require acceptance without this state before becoming binding contracts.
 7. Creating evidences of debt or mortgages on real property.
 8. “Conducting an isolated transaction within a period of 180 days and not in the course of a number of repeated transactions of like nature.” Taken directly from Nevada law; Manual: Laughlin & Associates.
- I believe the attorney in the “New Gaia” case will find everything he needs in the above section. If we have laws to protect and do not use them—we err. The Feds are given the task to prosecute—we must accept the necessity of defense to the full extent of the laws themselves.

WHY INCORPORATE?

There are a multitude of strategies and useful personal assets to be utilized by no other method. You can minimize risk by protecting yourself.

The tax rate for corporations is now less than the tax rate for individuals. **This alone usually justifies incorporating.**

To be incorporated enhances your ability to raise funding.

If you simply incorporate, you gain personal protection and limited liability. If you do so in Nevada, you compound that asset.

You can set up your estate and it can be totally and completely handled much more safely, efficiently and economically by incorporating. You may save all the legal expense, probates, legal entanglements and traps connected with probate. You can totally protect your loved ones. This is through the incorporation and then the specific and proper issuing and settling guidelines on the “stock”. In other words, you can die and leave a mess or a smooth transition. Corporations never die; they just get a new president or officer and go right on doing business. No interruptions, just new management.

Here is a grand one for those of you on social security (for as long as it lasts), and also wish to continue in employment. You may draw your maximum Social Security benefits AND allow your corporation to earn as much as it possibly can without being penalized for earning or making money.

Incorporating creates orderliness and efficiency. You need to keep accurate records and I will insure you learn where to go and obtain any necessary information.

Corporations are the most effective tool available in real estate matters of buying or selling, and also owning and managing. I request all of my friends to get all of this information, for you will be handling much real estate. I am going to request that whenever possible you have property incorporated prior to any purchase of it so that you are dealing in corporation buying, selling and exchanging rather than individual transactions. This is a MAJOR protection to the individual and that fact is very visible in our own friends' most personal circumstances whereby an attempt was made to seize property and actually attempt a sale of same. Be careful how you do business and keep it sheltered—for you are, in addition to your personal expectations, God's stewards.

WHY NEVADA?

One good reason: There is a law, enacted in Nevada (which few other states have) that protects directors and officers from personal liability for acts committed on behalf of the corporation. Nevada is a pro-business state and has enacted laws that are far more liberal than laws in any other state in the Union. This is for the sole purpose of encouraging prospective incorporators to come. **[H: Here again, is an important recognition in the "New Gaia" case immediately in litigation.]**

Next, Nevada HAS NO FRANCHISE TAX. NO CORPORATE INCOME TAXES. NO PERSONAL INCOME TAX. NO CAPITAL STOCK TAX. NO STOCK TRANSFER FEE OR TAX. NO TAX ON CORPORATION SHARES. NO SUCCESSION TAX.

STOCKHOLDERS AND DIRECTORS ARE NOT REQUIRED TO LIVE IN OR HOLD MEETINGS IN NEVADA. SUCH MEETINGS MAY BE HELD "ANYWHERE" IN THE WORLD. NEVADA ALLOWS CORPORATIONS TO DETERMINE WHAT KIND OF STOCK WILL BE ISSUED. NEVADA LAW ALLOWS BY-LAWS TO BE CHANGED BY DIRECTORS.

INITIAL OR MINIMUM CAPITAL IS NOT REQUIRED.

[H: Further, if you follow my suggestions and utilize the Agent I recommend, you can be shown how to enhance your capitalization by tremendous amounts without major outlay in cash investment. This is not something you need to struggle with at this time.]

Mainly, however, YOU GET ANONYMITY, PRIVACY, SECRECY OF OWNERSHIP OF STOCK SHARES—FOREVER.

ANOTHER IMPORTANT POINT: In Nevada you have minimal disclosure and reporting requirements. Only names and addresses of officers, directors and resident agent are required on an annual basis. There are intermediary parties available who will substitute in for you annually so that even those names are kept in security from public notice—ALL PERFECTLY LEGAL through the Nevada Secretary of State. You do, however, have to KNOW WHAT YOU ARE DOING AND DO IT RIGHT!

Don't try to grab a bit of information and incorrectly use your wondrous tool. GET THE REQUIRED INFORMATION TO DO IT RIGHT. IGNORANCE

WILL BE REWARDED WITHOUT MERCY.

This is why I won't just dump on you here by telling you all the details and procedures, for I don't want you to go the "cheap" way and fall on your face in the mudpuddle. If you are going to do this, DO IT CORRECTLY. And, if you chose to just piddle around and do this foolishly, then please FORGET MY NAME. I would remind you of a Little Crow observation: "If a thing is worth doing, it is worth doing!" But "right" might well be the punchline. There will no longer be an acceptance of lumping me or my people into your "excuse" circles, for we will no longer accept being a party to YOUR BLUNDERINGS.

Now, attention please:

ONE (1) PERSON CAN DO THE WHOLE THING! SO BE IT AND AMEN.

If I could get my every wish, as you might say, I would really like to see each of my co-workers have at least two to three corporations for each individual involved. Further, when any corporation reaches the size to be noticed it would break off into little corporations and just Continue to conduct business among its fragments (all totally separate and distinct). You would also only buy or sell to and from corporations—keep government attention to a minimum or absent altogether. This is not hiding or running. It is good business and lawful business with protection and shelter for self and your activities. We do not ever break the law and jeopardize our very gifts under this umbrella of security.

Dharma, I ask for your attention so that we get this information off to the parties awaiting this information. We will then move on and directly quote from information offered in: *PRIVACY IN A FISHBOWL*, Phoenix Journal #10, Hatonn, Phoenix Source Distributors, Inc., P.O. Box 27353, Las Vegas, Nevada 89126.]

[END OF QUOTING]

For our following copy we will only be referencing incorporation because I want Ron to have the information so that he can update, utilize other available resources from other manuals we have helped present and be ready to share such a publication with accompanying forms and instructions when we again hit the ground running.

Incorporation services in Nevada will be one of our top-priority projects and, yes, indeed, we will certainly be in need of other participants already in understanding of how corporations are established, run and know all the laws. No business in which we participate needs "hiding" of anything but we do demand PRIVACY. My "Directors" deserve to LIVE a bit of experience in realization of unfolding positive evolvement for the work invested. The reason we named GAIA "Global Alliance Investment Association" was to indicate that very contribution we call "investment"—not some reference to monetary or security investment program as assumed by deceptive labels of market acceptance.

We fully intend Global realization of Alliance and Association through "investment" of PEOPLE participation. Perhaps we can go back to proper definitions of WORDS and meanings rather than be bound by the new languages of fad deceivers. We also must have proper reason to loan funds to upstart business for expansion, personnel through valid contract with individual consultants, etc. Those sums can be quite large, for we intend to have the BEST THERE IS TO OFFER IN EACH ENDEAVOR. In fact, GAIA will, itself, "borrow" money to make these loans so that there is full disclosure and protection for all institutions involved and for protection of ASSETS available for such use.

As a for instance, we shall insist that the "Corporation

Corporation" be actively in business in convenient locations but with provisions for business offices with all the expected business conveniences for those who wish such services. We "make do" while there is need to do so to ensure integrity and then, we continue with integrity while growing. We must always present the "model" and example. And, yes, indeed, this indicates that people who have been brain-washed by the very teachers on your globe will have to return as students for true education input—including the professors who have passed on incorrect concepts and actual misinformation.

We can turn that "hope" you bear in your soul INTO REALITY—if you want to do so. Let us give unto the children the promise fulfilled of a "future" to experience in highest expectations of self-esteem and you shall have passed your way leaving a legacy of honor and trustworthiness.

May it also be noted that "we" have not changed one iota of our goals for achievement from the very first coalition and writings or tapes TO THIS MOMENT IN YOUR PERCEIVED "TIME".

I can only advise you to acquire ALL of the prior *Journals*—for you will find that as we make the books available from this interim time of being unable to "publish", that you ARE QUITE A BIT BEHIND if you have not accessed *CONTACT*. Moreover, the upcoming expectations will be even more exciting in our unfolding "dramanovelas" into which we each make our contributions to the "records" of an "age". It is up to us to make it work and we shall have all the help we need as we move in honor and justice.

Stop blaming and using God and take responsibility for self and attitudes of self. This is YOUR job—not mine. I can be a Director but the role you play is UP TO YOU and how well you play that role is also UP TO YOU. The JUDGE, remember, will be YOURSELF.

I ask that yesterday's writing preceding this one on Corporations be gotten to legal counsel, participants in New Gaia confrontations and to family involved in immediate estate matters in Utah.

I will be asking for a repeating of much of this information as we move to the "privacy" *Journal* but I felt it necessary to begin to bring you up to date. Most of you dozed off again in between first presentation and today.

We have done our work: ploughed, nurtured and weeded the fields. Now the crop is matured and ready for harvesting. We must be ready that we do not have the crop rot in the fields because we were not prepared to storage and market. Is the sorting over? No, for that too is UP TO YOU.

God lays forth HIS gifts; you must claim them.

Salu, GCH

1/27/01—#2 (14-164)

(PART 3)

CORPORATIONS

COMMENTS RE: INCORPORATION

Hatonn—I believe that we should make the suggestion that readers acquire the volume from which we are now going to quote portions: *PRIVACY IN A FISHBOWL*, Phoenix Journal #10, Hatonn, Phoenix Source Distributors, Inc., P.O. Box 27353, Las Vegas, Nevada, U.S.A., 89126. Ordering information: 1-800-800-5565 (for all *Journals* and information regarding *CONTACT* paper) MasterCard, VISA, Discover accepted.

The portions offered here will deal with incorporation and use of corporations only.

The following will be retyped from an original writing of Sun., November 26, 1989. Here we will repeat from the last two writings but this will offer a better starting point for those who will be compiling corporation use manuals, forms, etc. Thank you for your patience while our friends catch up.

VALUE OF INCORPORATION— ESPECIALLY IN NEVADA

I am projecting material that can be utilized by the largest numbers of “ordinary” people. Those in business can expand on the information but let us refer to a label which is bandied about your recognition as the “little man”.

What you “little men” do not realize is that you can function in security and safety the same as the “big corporate giant”, only far more effectively.

If you have so little in assets that you cannot afford to incorporate, then simply secure your funds and sit tight. But note, please, that you do not have to set up a corporation in massive establishment manner to have a private “family” corporation or a business corporation.

Please utilize this technique. You ask continually for God’s help and advice and here HE is sending it. Please don’t discard before even understanding it.

The advantages of Nevada corporations are singular and unsurpassed. Since every individual situation varies, you are encouraged to contact Budget Corporate Renewals, Inc, (BCR) Ph: (702) 870-5351; FAX:(603)971-2789, Las Vegas, Nevada, U.S.A.

I suggest you check out your preferences before you dive off into something, but most people who are regular readers of *CONTACT* already have some background and this will be a “refresher”. Some of the information may well need updating and as research was done a dozen years ago you may well wish to consider some alternatives according to your corporation use, i.e., non-profit corporations, churches, etc., which may yet be more advantageous for startup in Delaware. I find no advantage, for if you manage your corporate business well, you will have no problems. It will at first appear that Delaware incorporation might be more cost-savings but if you fully understand the sheltering in Nevada, you will find the cost difference negligible.

In Nevada you have total privacy from the U.S. Federal government. In Delaware your information is shared with the Federal Government because of state regulations. You will find that you must have an agent in either case if you reside outside the incorporating state utilized.

You can use a friend or any resident agent if you have that availability in your individual circle. I do suggest you KNOW WHAT YOU ARE DOING IN SUCH EVENT.

The Nevada route is the best because of “PRIVACY” built within the State Laws.

PERSONAL ADVANTAGE, INSTEAD OF A WILL

This discussion will be brief but you can investigate it carefully and rapidly. THE ONLY METHOD OF PRIVACY IN LEAVING AN ESTATE, PREVENTING PROBATE, LOSING MONEY TO ATTORNEYS AND COURTS IS TO

INCORPORATE YOUR ESTATE.

A brief outline of one example of how it works: You form a Nevada corporation in whatever name you wish, i.e., “Smith”. You place within it all assets: home, autos, stocks; all personal assets of value or importance. Then, you issue stock in the corporation to your heirs—divided any way you wish according to likes, dislikes, earned advantages, etc. The stock should be issued as non-voting until your demise (or the demise of, say, both parents)—any way you want it. Then, when you become deceased the selected one’s stock voting rights become activated, and pre-selected board members, etc., take control of the “business”. You have carefully written your instructions into the by-laws of your corporation and everything continues to work like clockwork. There is no probate, no holds on bank accounts—the corporation continues to function as if you had only replaced the Chairman of the Board. Here is where we recommend you GET A MANUAL but you don’t need it until we get through these discussions and BCR can give you information.

At this point don’t get hung-up on such as S-corporations, trusts or other tid-bits. ESPECIALLY, DO NOT PAY ATTENTION TO NEGATIVE INPUT FROM YOUR ACCOUNTANT WHEN HE TELLS YOU “IT WON’T WORK”! I PROMISE YOU HE IS NOT INFORMED IF HE MAKES AN EFFORT TO DISSUADE YOU! FIND OUT FOR YOURSELF; YOU OWE IT TO YOURSELF AND YOUR LOVED ONES IN THIS TIME OF THE WORST CONFUSION OF ALL HISTORY. BELIEVE ME, THE EARLY-ON APPROACH TO THIS MASSIVE EXPECTED COLLAPSE WILL BE TO TAKE OVER ESTATES—THEY WILL “NOT” TAKE OVER CORPORATIONS. TO MAKE IT WORK, HOWEVER, YOU “MUST” KEEP ABSOLUTELY UNQUESTIONABLE RECORDS. THOSE RECORDS, HOWEVER, ARE NOT COMPLICATED AND YOU WILL BE SUPPLIED WITH INSTRUCTIONS, A MASTER PLAN AND ALL YOU NEED. KEEP YOUR RECORDS IN PERFECTION AND YOU ARE PROTECTED FROM ANY PIERCING OF THAT CORPORATE VEIL.

A WILL

You will want a personal will. It should be kept right along with the corporation records and stock sheets. It is SOLELY for the purpose of preference in seeing to it that certain ones get that personal article, i.e., ring or broach or other personal item. If you trust your heirs enough to leave them anything, then you might trust them enough to follow your “wishes” as to things like whether you are buried or cremated or such of personal directives. After you are gone it is pretty much up to those who are left anyway. A corporation, however, insures at least some of your wishes will be given follow-through. For the “will” you will find a handwritten or simple list of instructions is suitable—you certainly need no accountant nor attorney. This is, however, why they will make an effort at dissuading you from taking this avenue of protection. In the long run, you will save untold amounts of your estate money and insure proper distribution, for you NEVER need those third parties and their expenses.

You would note that even in current confrontations within a family corporation now included in our own list of distractions is truly an

unnecessary push and pull of “heirs” and uninformed attorneys actually muddling the very pot itself.

You who are involved in this particular arena must consider all ramifications and realize that because one participant writes a letter of suggestion it is not valid until acted on—by the Directors or stockholders IN POINT—not downstream “wishers” or “grabbers”. It is a time to stand strong behind your corporate shield and simply continue to function with new regulations and parties in control. THE CORPORATION WILL PREVAIL.

Personal debts of partners should be evaluated and placed into their proper categories and charged against the individual accounts in order to preserve the basic status of the corporation itself. There should be no quarrel, just good business attended, and that without dispute. At the demise of a “partner” the remaining partners must bring the records to date, settle the intended instructions to cover properly all past decisions and restructure the Corporate officers’ roster to suit the needs and for the convenience of ongoing business and settlement.

Now, if there have been misuses of the corporation as to borrowings, outstanding debts of some personal nature without full approval of the Board of Directors, there is possibly no demand against your corporation but will fall to the individual estate of the departed party or the party’s other corporations or holdings. Careless use of a corporation does not make the carelessness valid nor impacting of all parties to the corporation.

My suggestion is to “catch up” in information accrual before doing anything in ignorance and later wishing you had taken more care; become fully informed. Take your time and you will be so very glad that you did.

Additional note: IF YOUR BUSINESS CORPORATIONS BECOME TOO LARGE (WHICH IS IN ITSELF BAD PLANNING ON YOUR PART) GET A NEVADA ACCOUNTANT OR LAWYER WHO KNOWS THE LAWS. Never allow your corporations to become too large. Keep forming new corporations and stay out from under the microscope of the “getcha” gang.

Ah, but you have nothing to yet manage? Good, for that way you can start off properly without having to undo mistakes. But, you can attend those mistakes easily and conveniently.

If you already have a corporation, FINE! If it is necessary to have it licensed in your home state—leave it—but GET A SISTER FOR IT IN NEVADA and re-read important documents and get protection and create a better shelter. Get your assets scattered and PROTECTED by the insulation of excellent paper-work while keeping a low, to invisible, profile. If you want privacy, then you have to insure that privacy and security.

I will give you a brief example of how a system might work, say for a publisher. I will even get more personal by example of the *Journals* we present. This is only an example but it gives us names and recognition of meaning.

Example: Form a corporation which accepts payments for ALL *Journals*, then it acts as a management base to disperse the separate payment to proper receivers. Another corporation for SURVIVAL, or SPACE-GATE, or whatever individual title can be structured. Within each of those you form additional corporations, i.e., a corporation for survival foods acquisitions; for survival shelters and thus and so which can then be utilized and kept manageable. You can have working interchange without any overlapping of

corporate entanglements. Any “connections” are covered by records, agreements and contracts of understanding. Isn’t it time a handshake represents your word? I can assure you that contracts are better to be broken if a man is not worthy of his WORD.

Use your own creative genius and never allow any one corporation to get big enough to cause any attention whatsoever and keep funds FLOWING while not holding them into a next fiscal year. Find a place to put the assets which is legally covered as tax deductions. DROP your ego and manage your business.

Many of you will only wish a family corporation, but it makes me a bit sad, because all that you own and any outside income, if you are lucky enough to have self-employment income, or even Social Security income, etc., can be protected via a small corporation. You can live exactly as you please with all the fringe benefits of corporate tax breaks, deductions for business that you cannot receive otherwise, etc. If you are good at keeping records, then charge your neighbor barter service and keep his records in exchange for whatever he offers, i.e., painting the house, feeding the chickens—you name it. We will get into the benefits of “perks” later—but if you are needed for business at mealtimes, even your supper can be covered by deductions.

It is the time to use your heads to the unlimited perfection given unto you. Keep totally within the laws of the lands—UTILIZE THOSE GIFTS GIVEN UNTO YOU BY THE “BIG BOYS” WHO WROTE THEM FOR THEIR OWN GREEDY SELVES.

I have neither the time nor inclination to do your thinking FOR you but if you have questions—after thoroughly studying the corporations manual and speaking with a qualified agent, I will enlarge upon these topics. I cannot simply focus on one aspect of these programs and that is why we have been building toward having informed program directors.

I will often refer to another’s work or presentations IN PART. That does not mean that I confirm all output from such individuals. YOU MUST BE DISCERNING. Mine is to offer information and resources—yours is to utilize it or cast it aside but it is YOUR responsibility to know what you are doing and do it well. As an example of good management techniques, we will later discuss how to hold your shares or issue no shares or whatever decisions are made for management of the corporation itself. There is very definitely a place for “bearer shares”, so in structuring your corporate plan you will want to consider the options.

WHILE ON THE TOPIC, CONSIDER ESTATE PLANNING:

THE ESTATE PLAN THAT NEVER DIES: LONG-TERM CORPORATE PLANNING

Long-term corporate planning is not just for estate planning. Estate planning by itself is done in contemplation of death, and such planning has tax implications and interpretations by the IRS that simply don’t apply here—at all. when you have done your long-term corporate planning, then you have successfully accomplished a dynamic feat. A few personal notations to be carried through and the rest is set to simply continue. Those instructions can be left with the corporate records or management persons. Even if you have neglected to do your personal structuring, it can be set forth as desired by those who will come to set forth the individual corporate setup which attends the

circumstances. Set up the family estate as a corporation and the corporation simply carries on after your demise—as established or desired according to YOUR wishes—after your “resignation” through retirement or death or whatever you might choose as the criterion. It also keeps the kids from fighting over the spoils as they perceive them vs. reality of same.

Why is this a dynamic feat? Because with your long-term corporate planning little exists for a lawyer to muddle. Your estate isn’t consumed by legal expenses or taxes. That is why some lawyers are not going to tell you how to take advantage of long-term corporate planning. It is bad for their business—unless, of course, they choose to work in our corporate management services where it is their JOB to inform you and then protect you from raiders.

This brings to attention one reason to keep your corporations small—to avoid the raiders which feast on big corporations to make their “kill”. We have no wish to raid any corporation and we expect to protect our projects from raiders and robbers.

Don’t expect, either, that the tax collectors will tell you these things because then they would be unable to rip apart the results of your life’s work with tax grabbing.

What is the magic here? Well, let’s face it, corporations are immortal (unless terminated by statute or by its corporate “articles”). Corporations do not cease to exist because one of their key people does.

Here is long-term corporate planning we suggest you consider. The sequence is important so please follow closely. If you pass something you don’t understand, you will never understand, so go back and restudy until you do comprehend.

1. Establishing a corporation which when formed is what is called a “CORPORATE SHELL”. It has no assets, no liabilities, and its stock is worthless at this point.

2. Cause the sale of its worthless (because it has no assets yet) stock from the corporation to your investors (heirs) at one cent (\$.01) per share, divided by the prorated amounts you choose. Since the stock has been sold to them, it is NOT a gift. One object of all stock is to increase in value over a period of time. If the stock does increase in value, then nothing wrong, illegal, unethical or strange has occurred.

3. Form a limited partnership with you as General partner and your heirs as Limited Partners. The sole purpose of this limited partnership is to HOLD the sock of the corporation you just formed. In a limited partnership the general partner(s) manages the business and the limited partner(s) take no part in the running of it. Remember that the business of this limited partnership is to hold the stock of the new corporation. This means the general partner (YOU) will vote the stock at the annual stockholders meeting.

All of the stockholders (you and your investors/heirs) put their newly acquired stock into the limited partnership. In return you become a 1% general partner and a 1% limited partner. Your investors/heirs become 98% limited partners. You, the general partner, manages the business. You vote the stock.

This limited partnership will have a set life. It will be in existence for a certain number of years. That number depends on you. Make the term of years long enough so that when the limited partnership ends, you either won’t be around or if you are, you won’t want to control the corporation any longer. For example, the limited partnership may have a life of any number of years, for you make the decision.

THE LIMITED PARTNERSHIP CAN BE DRAWN UP SO THAT IT ENDS UPON THE DEATH OF ANY OF THE GENERAL PARTNERS, SO WHEN YOU DIE, THE LIMITED PARTNERSHIP TERMINATES AND THE OTHER PARTNERS (YOUR HEIRS) TAKE THEIR 98% OF THE STOCK IN THE CORPORATION AND GO HOME. ONLY YOUR 2% OF THE STOCK WILL GO THROUGH PROBATE AND HOPEFULLY YOUR ESTATE WILL BE SMALL ENOUGH, BECAUSE OF YOUR WISE PRIOR PLANNING, TO ELIMINATE ANY PROBLEMS. THIS IS JUST ONE WAY TO HANDLE THE HEIRS PROBLEMS.

Assuming you do the above, your heirs will now have the stock and own the company, but you, by virtue of your general partnership, have complete control of the corporation, its assets, its money, real estate—everything. You can sell these assets and pay yourself the money, or add to the assets, pay for any and all expenses, travel, medical, and so forth. You can do anything you want for as long as you live.

4. Put your assets and money into the corporation. Some suggested possibilities as to how you may accomplish this are as follows:

Sell the assets to the corporation in exchange for a demand promissory note to mature in 50 years or whatever term of time you deem appropriate. Take money out of the corporation any time you wish and mark it “to apply on promissory note”. Word the note so that in the event of your demise, any sums remaining payable to you by the corporation under the note are automatically forgiven. We suggest the demand promissory note bear interest, probably at 12% simple interest per annum, and that the corporation pay you the interest when it becomes due. This will satisfy the IRS. Where does the corporation get the money to pay this interest? You are simply taking money out of one pocket and putting it into another.

It’s true the interest received by you may be taxable, depending on your adjusted gross income... that is on your “taxable” income or, stated another way, on how good a manager you are. There are also ways to borrow from the corporation, so check out the proper and most propitious methods of managing your affairs. Always KNOW the laws applicable and those very laws will offer you security.

Explore the possibility of putting your assets into the corporation as a “CAPITAL CONTRIBUTION”. With just a little thought, innovation and ingenuity, you will discover many other ways to transfer your assets into the corporation successfully. There, so much for getting the assets into the corporation.

When you put your assets into the corporation, the value of its stock increases, but there are no taxes until such time as dividends are paid by the corporation or the stock is sold. In both cases this is a matter over which you have complete control and for which you can adequately plan in advance to legally avoid taxes. KNOW WHAT YOU ARE DOING!

BOTTOM LINE

The bottom line here is this: When you pass on to the Happy Haven in the Sky, your heirs already own all you want them to have. If you’ve ever thought of striking back from the Grave, here is your chance. This is almost like being the Executor or Executrix of your own will. Since your heirs already own your estate when you pass

on, there is no transfer, no probate, no big taxes—no problems. It is all done and thus “The Happy Solution”.

Also you might consider the possibility of taking from the corporation a contract in exchange for your services rendered: A life-time contract and guarantee that the corporation will provide FOR YOU, including all your medical bills, convalescent care, and such other expenses in addition to items as you may wish. (Be careful of possible tax consequences here. Make sure you know your tax regulations.) But with the difficulty of filing tax returns you probably already have a tax advisor—check with him regarding this program. Some of you won’t have a tax problem because you don’t have any assets. This is a good position in which to find self at the end of your road.

With this plan you know what is going to happen to your loved ones when you pass on. Everything you have worked for, acquired, and have, is going to the ones you wish to have it. There won’t be a long drawn-out probate case in court. You can have peace of mind. You don’t have to worry about little or nothing existing for your heirs after all the legal fees, expenses, inheritance taxes and so forth are paid. What can take years of legal delay, astronomical expenses, waste and agony for the one you love is accomplished by them at their stockholders meeting through the election of directors and officers (probably prearranged). The transition is smooth. Everything continues without interruption. You have the peace, joy, satisfaction and confidence of knowing that your loved ones have exactly what you intend for them to have.

Individual circumstances demand individual and careful understandings, if possible, prior to the need or executing the program. If there is a complicated array of things to consider, you need it to be sorted with knowledgeable help and have the next in line be aware of what is expected of him/her/them.

If you have left some wishes or instructions with someone who can accomplish your wishes should death or disability overtake you prior to setting up your plans into paper “cement”, your manager can see to the structuring.

What I am saying is this: Corporations never die, they just get a new president. Take advantage of this corporate immortality. Put what you have into a corporation and the corporation will live long past you to successfully distribute your assets to the people you wish to have them. This will eliminate the normal pitfalls of estate planning, probate and taxes.

Even though you utilize this long-term corporate planning, have a simple will to handle any loose ends that, for one reason or another, might not have gotten into the corporation. This will can be drawn up easily by yourself. You could will everything to the corporation which would make distribution consistent with your plan. This is an excellent idea as the new corporate president can execute your wishes according to your instructions and/or weed out the very personal from the estate itself.

If the limited partnership sounds like that for which you have been searching, the agreement probably needs to be prepared by an attorney as every agreement needs to be tailor-made to suit each particular case—unless you know exactly what you want and what you are doing. Just be careful lest you be talked out of such a program through push-pull of either heirs or planners.

Do NOT be misled by thinking this is obscure or difficult to accomplish. You can easily get references to

attorneys that do this every day, several times a day.

Please refrain from prejudging this document as inconclusive or confusing. There will be no one, surely, foolish enough to suggest you evade taxes. However, you can and are expected to “avoid” taxes not due or owing. There is a good saying to remember: “What is the difference in avoiding taxes and evading taxes? Answer: 15 years.”

What we suggest here is that you consider the options carefully, for these are simply ideas for avoiding several things, such as frozen bank accounts, locked safe-deposit boxes, probate, exorbitant attorney and executor fees and, and, and... If you want more input, then I suggest you investigate it with someone IN NEVADA who knows what they are doing. **The ordinary attorney or accountant will not know what they are talking about when they disclaim this as viable.** Furthermore, I remind you that it is against their own selfish interests to avoid use of their services.

HE WHO PLANS AND THINKS CLEARLY WILL HOLD ONTO THAT WHICH HE HAS GARNERED. IF YOU PLANT “ORDER”, YOU WILL REAP “ORDER”.

I will now dare to toss in another topic which attorneys will latch onto to scare you to death or abandonment of your new concept: PASSIVE INCOME

PASSIVE INCOME PERSONAL HOLDING CORPORATION TRAP

Many times, in the beginning, when you discuss corporations with some attorneys and accountants, there is weeping, wailing and gnashing of teeth regarding “passive income” and/or the personal holding corporation trap.

There is no problem here, ever, in any situation, IF THE STOCKHOLDER(S) INVOLVED HAVE ENOUGH BUSINESS SAVVY TO OPERATE A SIMPLE CORPORATE STRATEGY AS AND WHEN NECESSARY. IF YOU HAVE QUESTIONS AS TO UNDERSTANDING THIS, THEN PERHAPS YOUR BEST FRIEND WHO WORKS WITH YOU WILL UNDERSTAND IT—SO TALK IT OVER AND YOU WILL BOTH WIN.

The strategy is simply one of involving TWO corporations.

The solution is: Whenever you are approaching an undesirable percentage of passive income (60%), cause the “other” corporation to do some business with the passive income corporation, as is suggested in the Corporation Manual you should acquire. I know that the old Laughlin & Associates agency had a superb manual which may or may not be yet available. That company is now under new ownership and management. BCR can direct you to resource and/or provide same. Many of these strategies will be “inserts” in preexisting manuals. You can also gain this information through participation in seminars which can be made available if demand is made. It is very important to know how to use and run your corporation—just birthing it is not enough to raise it correctly. But back to the topic under consideration here.

Purchase certain items or services from or through it, in order to alter the passive income percentage. That way you are pumping active income into the corporation. Pump enough active income into the corporation so that it is no longer in danger of being construed as a personal holding corporation.

Let’s say that the “other” corporation purchases \$50,000 worth of items and services from the passive income corporation. Yes, indeed, loans can be used.

That means that \$50,000 has gone from the “other” corporation to the passive income corporation. This can be especially helpful in out-of-state circumstances where you have one corporation registered in a different state where registration is required.

Now the passive income corporation will purchase certain items and services from the “other” corporation.

This can be exemplified by, say, a product company exchanging advertising in, say, a publication corporation. These transactions may very well go through a duly registered “other” corporation. I don’t want to unduly complicate this, so we will not take this to its ultimate end, please.

The “other” corporation has its \$50,000 back in the bank. The passive income corporation is no longer passive income, because it has had enough active business to alter the percentage.

The entire transaction was a “wash”. There are no other taxable consequences or liabilities.

Just a bit of effort and some legitimate business transactions provide a simple solution to what some consider an impossible problem. Always you must keep records, impeccable and flawless.

Personal Holding company status can arise ONLY if at least 60% or more of the corporation’s adjusted ordinary gross income (or passive income) is comprised basically of the following and related items: Dividends, interest, certain royalties, gains on sale of stock, income from personal service contracts, rents, etc.

Don’t expect to just dive off into corporation structure in which you can entangle yourself. There are resources for information for applicable regulations and laws, especially in the area of taxation. I am simply presenting this information so that you can see that your corporation can be as flexible and sheltering as you choose it to be. But you can’t treat it like a street waif.

There are many strategies in which to use your corporations and certainly by carefully utilizing protective strategies you will be totally protected under the Nevada state laws. Use your shelter of that “home” base and others won’t find it very pleasant to attack you when the whim strikes them in passing. Protect yourself as if everyone is your enemy and you will find your shell is a shield and not like Humpty Dumpty’s fall-apart. And NEVER take the blame for that which someone else did or does. Never fall into such an ignorant position.

This is a time of accepting responsibility and dumping and running away does not cut it, especially when the attackers are/were the very ones in charge in the first place. YOU DO HAVE AMMUNITION—SO USE IT!

If dirty business is accomplished under these laws and regulations—think how wondrously well GOOD BUSINESS can be sheltered from the grabbers and greed-mongers. We, for instance, only want good business structures—not to hide anything but to be able to have everything OPEN, TRANSPARENT, AND SHELTERED “UNDER THE LAW” AS IT EXISTS.

We will certainly be sharing much more on corporations and their use, even for the “little man”, but also as a way to be good stewards in your own projects. Let’s just be sure we do what we do where it is most beneficial and easy to use.

Salu, GCH
dharma

Doris' Corner

1/21/01—#2 (14-158)

By Doris & E.J. Ekker

AND WE HAVE "BLAST OFF"!

First, may I ask that copies of these "personal" writings be given to someone who gets the copies to Gene and/or other family members, for we have no way of getting information to them. Letters from home take over a month in almost all instances.

I will be writing some personal notes regarding gifts, cards and letters (but not right now) and will have to ask Ellen to cut and paste and forward—we simply have no facilities other than this very non-complicated, when it works, e-mail which is off-premises and has very regulated office hours for use along with individual time-for-use constraints. We are, however, grateful for the blessing of same.

We still haven't received the box from Berends in which I was concerned might be another box of chocolates to match last year's. But finding out today that there were no chocolates included, I can relax because Lester sent chocolates and we have a year's supply of Margie-candy and brownies. These are now very definitely "dunkin'" crackers—but nothing lasts quite forever. Rays also sent boxed cookies which have maintained well except for the "mouth effect". We do now know the meaning of "Let them eat cake..."

We have witnessed first-hand a nation working under the Divine guidance in the name of God as the banner-lead of front-page headlines. It truly is a wonderful experience to have people give respect to God without it being a prefix to ridicule or the best prefix to "damn". This in no way means it is untampered as to a manipulative tool of the Elite—even of the CHURCH. I do believe, though, that the "lightning can strike twice in the same spot" is bearing up to respectful recognition. I also am finding some hope in that some of the culprits of the adversary will be put down by their own mischief and deceptions.

Meanwhile, back at the highrise:

I shall take to the keyboard this morning to share some feelings and awe about a day of infamy—of the good kind. Or, perhaps, "the shortest day in history" for a national changeover. It now seems the longest day in history and especially the "longest WEEK" in history. It will mostly be missed in the confusion and show-and-tell of global events FOR A WHILE, but it will become the radiant light of a changing world before it is finished.

The government here has been in total chaos as the impeachment trial of the President, Joseph Estrada, fell into a heap of rubble. But within minutes the chaos changed to PEOPLE POWER.

Now, those manipulators and criminal colleagues of that dethroned President are leaving the nation as fast as their dirty little legs will get them to the airport—and off to the U.S. and other sheltering Crime-Lord safe houses.

It seems totally strange that eleven Senators refusing to open an envelope bearing convicting evidence against the president could have sparked a total revamping of the Philippine government. But it did!

Within minutes of the happenings in that court of comedy (up to that moment) changed to denial of judicial honor—the people were on the streets ALONG with the

Senators denied integrity, the game was joined and the PEOPLE SPOKE—by the millions—on the street. THE PEOPLE STOOD THEIR POSTS WITHOUT SLEEP OR REST WHILE ON THEIR FEET FOR FOUR DAYS. Would we be so strong? No, we have proven that we in the U.S. are sturdy in some instances but not ever like THIS EVOLUTION IN HISTORY.

BUT NOT WITHOUT ANXIETY

At dawn Saturday (yesterday) it began under the overlook of our hotel, as the pro- and anti- marched. But the big group was forming as the crowd at the area called the EDSA SHRINE [five miles away] in replay of the march against Marcos. That crowd swelled to over half a million people—in unification and PRAYER for the NATION.

Meanwhile back at our "ranch", E.J. had meetings and more meetings with people who came, and waited for people expected but who had to go do their duty as Senators, etc., where the action was taking place. The Philippines must have borne radiance even unto the darkest places of the globe as witnesses dared to brave the guns to tell the truth from the stage at EDSA, having already borne the terror of the Senate courtroom—in the face of public threats of death to entity and families thereof. This is a terror I recognize and can relate to in small measure.

As I looked over the edge of the balcony I felt a growing anxiety as THOUSANDS of people lined the streets and marched—finally blocking the entire area. This was a confrontation of orderly "Erap Resign people" and thousands of "pro Erap" people paid for and trucked in in old jeepneys ready to collapse where they stood, parked sometimes three abreast.

Makati (here) is the heart of THE financial center of this nation and perhaps that is why God put us RIGHT HERE where unfolding is before the eyes while instant communications brings instant action in these days of wine and few roses. These invaders were called "riff-raff" and it is so as they climbed over the fences, over the barricades and finally started a rock-throwing standoff.

The "insides" responded to the sight and the feelings as being caught with ten cups of coffee after eating a whole 10-inch pecan candy pie reaction to overload. This is NOT fear; it is a response, I suppose, of adrenaline rush after rush of KNOWING something BIG is coming down.

The day before, the unified armed forces withdrew support of Estrada and turned TO THE PEOPLE with united commitment. This became inclusive of the entire Philippine National Police. The President still wouldn't step down and simply resign. Then the goodly Senators went into action and almost all of the adversary Senators from that court started abandoning ship and leaving the country. Then almost all of the "cabinet" resigned and actually joined the "opposition" group. This would be expected, as to salvage any career would mean desertion of the "condemned" and convicted as the only way out. The real crime lords and "handlers" of shifting funds are also noted to have left yesterday—Atong to Hong Kong and Ricaforte to the U.S.

The PEOPLE had a court (called "of the people") set up at EDSA and they tried the culprit, found him guilty of probable corruption and the verdict was simply to "resign" or step aside. The trials will come after order is restored in judicially correct courts of law. However, those who have joined in the corruption and plunder are

also to be tried for the crimes committed. This was IN NO WAY a lynch- or street-mob showing. The entire time passage of days were in compassion, hurt for the perpetrators of the crimes themselves, and a general show of respect and self-discipline in the shadow of the shrine whereat there is a massive statue of the "Mother" with arms outstretched unto her flock. THIS IS A TIME FOR GOOSEBUMPS AND HAIR STANDING ON END FROM PURE ELECTRICITY FLOW.

By morning the Supreme Court, in full, had declared the President unable to govern and asked for a swearing-in of the Vice President, Gloria Macapagal-Arroyo. This lady could be called, in fact, the "Glory of Macapagal"—for she is the daughter of the most respected President the Philippines ever had. She says that she only serves because Divine Providence has placed her here in this place at this time. The house will be cleaned and the parasites and vermin cast out. The exodus of key players is already showing this to be so.

Our offerings are off and moving into and through the hands of the now key players—so we expect an interesting, if not totally incredible, week ahead as to our own task at hand.

The newly-in-place President shares our ongoing awe of the unfolding of what is obviously God's Plan at work.

We find it a bit non-coincidental that the inauguration of a Bush to the seat of the U.S. government came on the same day of the calendar as this Philippine changeout.

Gloria was sworn-in by the Chief Justice of the Supreme Court (also the Presiding Judge in the Senate Impeachment Trial) within the noon-hour.

By two-o'clock the military escorted Erap to the Presidential barge, with family, and moved him to security in his old mansion in Greenhills, San Juan—a fairly close place to here.

This was NOT a military removal as such but rather a simple security recognition, with dignity and care. Furthermore, there is to be about a week to allow for moving out before trying to do governmental business, as such, out of Malacañang (i.e. "White House-Capitol").

It is announced, in addition, that all parties found involved with criminal or corrupted governmental acts against the people (citizens), will be prosecuted under the law in courts according to judicial practices under criminal law. This should keep the lawyers in business for the next century. However, the lead counsel for the President in the Impeachment Trial, Titong Mendoza, has already cut and run out of the country. He was already in trouble for having allowed signing of some of the fake documents of coverup—in his legal office—with him in the office! Others on that defense team were already under confrontation for "dirty tricks" (which really were) and it turns out the ex-Chief Justice of the Supreme Court, Narvasa, was also Chairman of "the" Philippine National Bank (PNB) at the time multi-million-dollar loans were processed for stock manipulation by a gaming corporation which has nearly ruined the Stock Exchange. Erap was accused of making millions in the deal.

I can't say if the dealings are entangled with the U.S.—but certainly the lessons were taught in the U.S. with the players all educated in the U.S. at such as Harvard, Yale, etc. Where the real ouchies are, however, are at the IMF-World Bank kickbacks and along the lines of payoffs from the actual Crime Syndicates. It is still a very, very dangerous ant hill upon which we will tiptoe carefully and stay out of, hopefully, the clutches of the ant-jaws.

It is good to take one step at a time, even if they are running steps, because things move too quickly to absorb all of it.

I would expect that there will be a major “overlooking” of some practices which seemed quite “the way of doing business” so that remaining participants can be salvaged, but this is some kind of process taking place here—with new processing brooms. I am also confident there will be some “pardons” in exchange for telling the truth—and amnesty to those willing now to risk speaking out to identify the dirty players.

Every day has been one cliffhanger following another. Weekends have been buildup to more the following week and everyone has gone: “Thank God it’s Monday.” I think we will all have a few days of anti-climax withdrawal syndromes as the streets are cleaned, the Congress gets itself together and the Senate learns to work with half its members gone to the U.S. for safety.

We anticipate a time immediately ahead of turning up the burner under our own pot, so I guess I should get on with some “time out” to let E.J. get off the typing-correction keyboard.

Commander is moving into higher gear and that does not allow for “goof-off” of finger-time.

Please bear with us, however, for most are instructions and can’t be shared—but things look really good and somewhat “imminent” as the old saying goes without repeating. God reminds us that a sense of humor is of utmost importance in getting through the living processes. And by the way, there is NOTHING that doesn’t need doing here! However, there is also NOTHING that with backup can’t be accomplished HERE. Therefore, don’t anyone plan on retiring—just restructuring.

What will happen to us? Other than a three-minute blip on the calendar, I suppose not much. I do, however, see this “blip” as being one of “oral tradition” ratings as the time of change and hope—before it gets again entangled in Man’s greed and weaknesses.

When we look around the globe, however, there is such a long way to go as to stagger the imagination. The crowd goes home and we, the cleanup crew, go back to the brooms and dustpans. The blood is even more difficult to remove and perhaps those stains should last into infinity—on the minds of MEN. Too bad we can’t leave those rocks thrown as a standing monument to hate, right where they land—yes, even with the blood spatters to remind the soul that this too shall pass.

I can’t put aside that which “was” because it is all I can remember and yet, to let go is what is mandated by the very movement of what we perceive as time and task. Meanwhile, comes a bit more insight as to the prayer which asks to change what we can, accept that which is “already” done and make every effort to recognize the difference so that MERCY can be given and accepted. I suppose the words are GRACE and ABILITY TO CHANGE. I KNOW THIS MUCH, HOWEVER, GOD OFFERS THE GRACE AND IF THERE IS TO BE CHANGE, WE HAVE ALL WE NEED TO CREATE THAT CHANGE WHILE ACCEPTING THAT WHICH WISHES NOT TO CHANGE. WE DO NOT, HOWEVER, “ALLOW” EVIL ALONG THE WAY—FOR IT IS ONLY FOR GOD TO “ALLOW”. BUT IT IS NOT OURS TO JUDGE OTHER THAN PRESENTATION. WE EACH CONTROL OUR PERCEPTION AND PERSPECTIVE AND THUS OUR “ATTITUDES”.

Any who think we haven’t come a long way in this decade might well consider looking again—more carefully. And, if YOU have not come forward—you might want to look even more carefully at why you have not done better and still only offer the terrible “what’s wrong” instead of using that as stepping stones on the pathway to solving the problems and readjusting

performance based on the solutions offered for EACH AND EVERY problem presented.

We are so busy wanting it “our way” that we almost all miss the solutions when they are all over us, because we can’t recognize that which comes other than as we might have expected it.

We have witnessed the most innocent form of ignorance here in the past few days. So many people are unemployed that there was an ability to gather in the great “masa” without impact on one’s “job”. Then the word spread and the “sides” began to take form with the most innocent and poor still clinging to the empty words of this departing Icon claiming to be one of them—in spirit, of course. Estrada is claimed to be the greatest thief to hit these islands while taking directly from the poorest of the poor. However, as he was leaving Malacañang, we saw some breaking through the barricades just to touch him and one elderly lady cried out, “Isama mo kami sa Hawaii.” Meaning: “Bring us with you to Hawaii.” Why? Because this was EDSA II and the poverty-stricken thought Erap was going to whisk off, like Marcos, to Hawaii. Even worse, Erap WAS GIVEN THE OPPORTUNITY to be the one to bring the wonders to these people. I’m confident his world looks different today and the heart is truly in mourning for what could have been. Evil eats alive its targets and GOD ALLOWS, giving opportunity after opportunity to change—then moves on.

Elley Pamatong has given me some of his other books and they certainly are worthy of sharing—as we get on with some structure for merit-oriented systems upon which to rebuild. However, some history still needs to be shared about the historical evil put upon the Philippines by that great and wondrous Big Brother U.S.A. When I get my stomach settled enough to do so I will begin to type out that copy and share with CONTACT. Truth is terrible in its revelation but needs to be addressed if we are to move beyond the hate brought forth by intentional evil actions.

The volume in point is entitled: *American Birthright on Trial*, “An indictment against the most brutal U.S.-sponsored holocaust in the Philippines! And a story of how those who survived were collectively stripped of their citizenship!” Surely, you all recall that the Philippines was a territory of the United States of America? It is perhaps time we also realize that the Philippines rests atop the very place of Lemuria and what may well be recognized as the “New Jerusalem” as in: “The New City”—like it or not. Why we were offered opportunity to participate in this great story is elusive to us but we remain grateful in spite of the slings and arrows of “living”.

Last evening we had a new and precious event as the Doctor who came to get insight on Gaiandriana called and was so excited he could hardly speak—it was more of those “goosebump” moments when he connected with Dad’s “ship”. He called because he was so excited he couldn’t contain himself without sharing. I had my own share of skin bumps. Then, there in the sky, even in downtown Metro Manila were several of the most radiant rainbow-strobing ships we have seen—even in the sky back “home”. It is our assurance that we SHALL make it through here, friends. It is also a realization that January 20, 2001 was the event of something magnificent. And oh, please, may we not flub this opportunity laid forth for our holding. It is much like a bit of mid-air refueling which takes the “im” out of “impossible”. It leaves you thinking of problems back at home as “What problems?” “What home?” (literally), and “What impossibility?” **We feel the wind beneath our wings** and yet still feel ever more unworthy of the wings

provided, as in “Surely you didn’t mean ‘me’, Father.”

I am finding it best to just assume it is me, good or bad, and work accordingly while attempting to not wear shoes which give me blisters to slow my ability to move or, at the least, attend the blisters so there is no infection. One of the worst “sicks” I have ever had came in Yosemite Park where I hiked up the falls and back down in bad shoes, got a blister, and it got so infected I just about bit that bullet—with tunnel, light and everything uncomfortable. So, wearing someone else’s shoes can lead to disaster while on the other hand not accepting the wearing of any shoes at all can be worse, whatever this has to do with wind and wings—back to my cupboard under the sink.

I am noting that the Modern World “First World countries” could take some lessons FROM the “Third World countries” now totally blighted by First World dumping. A twenty-inch box holding a tube of Chapstick® is a real problem over here in unsanitary garbage mountains called “Old Smokey I”, “Old Smokey II” and finally the Grand-daddy of them all “Smokey Payatas Death Mountain” in beautiful downtown Quezon City, Republic of the Philippines. Which, by the way, is being “temporarily” reopened because there is no OTHER place except beautiful downtown main street to dump the garbage—so there is where the garbage is being dumped. “Third World” is a gross understatement except for beautiful downtown Makati international business center where you have Gucci, Louie Vuitton (or whatever) and British Mark and Spencer. It truly is a sad state of affairs and no money to fix anything or clean up the mess.

There is no truth here because no truth has ever been used TO these people. They are simple and wonderful people, bright and beautiful. When I say “beautiful” I mean in every way—most especially the women. They are innocently beautiful and at 56 years of age, for instance, Gloria Arroyo looks perhaps 30 or younger. And wonder of wonders, the people who come here to meet on business sometimes appear to come right out of the jungle with hairdo to match. Many of them are also on the “make” (or “take”) but there is an obvious honesty about them even with their “games”. Then you each and all laugh together and chant: “God is great, God is good and we are all in brotherhood!” Then they ask you for cabfare to the “airplane station”. Ah, but, the eagerness to LEARN and PARTICIPATE is oozing out of every pore. And, yes, we “civilized Americans” could take a lot of lessons as these people struggle to meet the requirements of “our rules” and “regulations”—even to an impeachment trial, being that we did so well with the Clinton debacle.

I am shocked a bit and also totally amused by a primitive tribe existing between Papua New Guinea and Indonesian “New Guinea” where their habit was (is) that if they had someone kill another in the tribe or other “serious crimes”, they simply killed the killer and ate him. Bad behavior is unacceptable and crime has its own punishment according to the convenience of the “court”. I would like to say, however, that we are getting recognition in the parliament of Papua New Guinea but they are pretty controlled by Her Majesty’s land of Australia and other pirates of their properties, especially mining. How can we so easily come forth and turn paradise into a hell in almost no time at all? Then we go forth reconstructing the global condition into rubbish. My gosh, I didn’t even enjoy going to Tijuana. Having to take a long, hard look at it makes the eyesight ever so much more acute to what is before you. Also, having all our property taken away makes us ever more appreciative of the plight of the street people with no way out.

We work and LIFT ourselves up and out—there simply is no other way unless we are content to parasitize or wallow in that curbside parking place. I am willing to beg for my brother—I can not beg for myself.

We have been given the wonderment and the ability to create the miracle and we choose that approach to solutions of our problems. Along the way, together, we can all come into the miracle manifest.

What a nice dream: We all come to paradise and live happily ever after! But first we have to rebuild paradise and we have all this help just waiting to grab the reconstruction equipment and start hammering. I repeat: **THERE IS NOTHING THAT IS NOT NEEDED HERE!** It is easy to find a need—all we have to do is fill it!

Thank you, Father, for the blessings and gifts of this day. And, Love and Appreciation to every one of you, our team-mates.

A final observation of the day:

The silence is deafening right now, so I just went to check the streets where all seems busy but eerily calm. This, because for four days there was a 24-hour-a-day “noise barrage” going on. The cars kept up a steady “beep—beep—beep” for “E—rap—resign”. Amazing! Without it the ordinary flow of honking traffic seems restrained.

And to dear Teri: sorry again; Senator Tatad set up and pulled down this horrendous incident in the Senate. The individual payoff to the (can't print the term used) naughty Senators in that fiasco is said to be a cool \$3 million in cash—probably in a Hong Kong bank. Tatad is running full-page ads in the “broadsheet” papers trying to regain some semblance of excusing his actions—but it isn't working. The night the Senate had this dastardly trick pulled, Tatad could not even get home for the people blocking the whole street on which he lives. I guess he is staying hidden in a hotel somewhere. I don't see how there can ever be a worthy senate or congressional session again—until after elections. There is not even a quorum available. However, perhaps the good guys can go in and get everything we need passed, passed.

The people are going to be even more angry when they find that GAIA has been kept from them for over two-and-a-half years—intentionally by such as Tatad. Indeed, indeed, may God have mercy on us all.

And goodness be: Next Wednesday the 24th is Chinese New Year—of the SNAKE. Over here, and at the Golden Dragon in Bakersfield, that is a mighty symbol. It has been determined by whatever magic means that Doris is a “ram” and I believe E.J. is a “horse”. Being uninformed is perhaps a blessing.

Until next time—**D for E-E**

PostScript from EJ: If I were an editor/critic I would have to grade Doris' opening “headline” as a bit tabloid, although I feel we are certainly to the “fueling” stage. Today is the first day that I recall without visitors in nearly two years, excepting the one-day trip to Hong Kong, so it was quiet. The telephone calls have been very positive, indicating that the new administration is far more knowledgeable about and amenable toward the Global Alliance. We should have a better feel for it by mid-week. Both Erick and Elley have good entrée which we never really achieved with Estrada. These people, referring to the politicians mostly, are very timid and cautious about stepping forth in the vanguard, especially if it might appear to oppose the interests of the U.S.A., so we still may have a way to go. At the same time, Dad is here, too, and it would only take one of them to lead the way. It has been a draining week, emotionally, for us too, so staying bright and buoyant would be a bit of a stretch. The progress should prove to be enormous and we have a lot of hope that the little Lady President will prove to be a “chip off the old block”. If so, we have a winner and a really big break but it will take some time to tell.

The News Desk

By John & Jean Ray

U.S. TO PHASE OUT ECONOMIC AND BOOST MILITARY AID TO ISRAEL

By Andrea Koppel and Producer, Elise Labott,
CNM, 1/19/01

WASHINGTON (CNM)—The United States and Israel signed a memorandum of understanding on Friday phasing out economic aid to Israel but increasing U.S. military assistance, Israeli and U.S. officials said.

The memorandum, which officials said “codified agreements made over the last year”, was signed by Assistant Secretary of State Edward Walker and Israeli ambassador to the United States David Ivry.

The deal calls for a reduction of civilian assistance by the United States to Israel by 495,120,000 new shekels (\$120 million) per year until 2008, at which time the aid will completely cease.

At the same time, U.S. military aid to Israel will increase by 247,560,000 new shekels (\$60 million), reaching 9.9 billion new shekels (\$2.4 billion) by 2008.

Israel spends the majority of the aid money on products from the U.S. defense industry, an Israeli official said.

(The deal) “lays out the Clinton administration's views of the shape that U.S. assistance to Israel should take in the coming years,” a State Department official said. “It was our desire to capture these understandings before the administration left office.”

“These levels are consistent with proposals made previously by the government of Israel and supported by the administration in Congress in the annual appropriations process since (fiscal year) '99,” said another U.S. official, who added that the agreement “takes into account the strong economic progress Israel has made” over the last several years.

Although the agreement is non-binding and can be altered by the Bush administration, it is expected to be widely accepted by members of Congress who approve international assistance.

“This memorandum of understanding reflects the unshaken commitment by the United States to Israel's security and to Israel's qualitative edge,” Ivry said after the signing. “Only a strong Israel can make peace.”

In the 2001 budget, the United States provides 8.17 billion new shekels (\$1.98 billion) in military aid and 3.465 billion shekels (\$840 million) in economic aid.

[JR: This is some sweetheart deal pushed through before B.C. left office; however, there is something wrong with these figures in the amount of aid Israel gets from the U.S. Some reports indicate Israel receives anywhere from \$12 billion annually and at times, as much as \$20 billion, not to mention the additional monetary incentives to continue with the peace talks. What military equipment and technology she “supposedly” buys from the U.S. some say she efforts to steal and sell to our enemies. Congress is too quick to approve these aid packages to Israel with no oversight on how this money is being spent. The building of illegal Zionist settlements on the Golan and Gaza are cases in point. Laws prevent the U.S. from openly giving

Israel all these military weapons and technology at no cost, but Congress can approve giving them the money (AID) so they can then buy all of it from us or even from other international arms dealers. Either way—Israel still gets it all FREE!]

FOR MEXICO'S NEW PRESIDENT, THE FUTURE BEGINS AT THE BORDER

By Philip Bennett, *Washington Post*, 1/14/01

REYNOSA, MEXICO—Vicente Fox Quesada, who envisions one day of abolishing the border between the United States and Mexico, closed down a stretch of it for a few hours last month. He had come to welcome countrymen returning for Christmas from jobs in the United States to the new Mexico—the one created by his inauguration as president on Dec. 1, ending seven decades of one-party rule. He also came to warn Mexican police and customs officials, in the kind of language he has used like a machete on the conventions of Mexican politics, to stop their holiday tradition of stripping cash and gifts from hard-working migrants.

“For those of you living in the past, let me tell you we will not tolerate breaking the law,” he bellowed at the officers, some tugging nervously at their uniforms. Then he commanded them to compose an oath of honesty....

The border is central to Fox's plans to revolutionize Mexico, just as it was a key to creating the conditions that brought him to power. His victory over the Institutional Revolutionary Party (PRI), six years after the North American Free Trade Agreement (NAFTA) opened wide the gates to foreign goods and investment, was a breathtaking endorsement of globalization's premise that free markets lead to political freedoms and democracy.

Now, little more than a month into a six-year term, Fox's greatest challenge is to prove the reverse: that an open political system can lead to greater prosperity and economic equality....

“The more we open the border the more we can develop,” Fox said during a day I spent with him visiting Reynosa and Matamoros, two cities across the Rio Grande from Texas. “We will achieve the new Mexico precisely here at the border.”...

Overnight, Fox has smashed the arcane and intimidating architecture of the Mexican presidency. He has brought spontaneity, informality and frankness to the job in a way that even former PRI officials describe as cathartic. A political culture that once deconstructed even the smallest presidential gesture is now trying to adjust to a president who makes everything he does seem completely new and a giant step. “In the new Mexican government there are no taboos,” Fox wrote recently.

His new style stirs crowds everywhere he goes. Some old habits die hard: Along the border, people still pushed forward hand-lettered envelopes containing petitions—for a legal case, about a sick relative or an unjust firing. And Fox's presence can seem so commanding—from the cowboy boots to the heights of his sympathetically inclined head—that some address him

naturally as patron....

"I do not believe in traditional authority," Fox told me as his plane plowed through the desert-colored clouds between stops. "I believe in moral authority."

That is, his own.

The euphoria and uncertainty in Mexico today have some of their roots in 1988, the last time before 2000 that presidential elections in the United States and Mexico coincided, and a year with strange and suggestive parallels to the present.

The elder George Bush had just been elected in the United States. In Mexico, a Harvard-educated economist, Carlos Salinas de Gortari, had become president after the PRI imposed its results on a contested election. Salinas overcame his dubious legitimacy by launching political and economic reforms—culminating in NAFTA—that inserted Mexico into global markets and made him a champion of modernization and openness.

Since 1988, Mexico's economy and its ties to the United States have been transformed. In 1988, bilateral trade amounted to \$44 billion; in 2000 it is estimated to have reached \$250 billion....

...Since NAFTA, **poverty has actually grown.** Twenty-seven million people survive on less than \$1 a day, according to the World Bank. For a country aspiring to global economic power, Mexico is ominously unwired: Just 35 percent of Mexican households have telephones, and only 10 percent own computers.

Fox seems to grasp more fully than many of his predecessors how the income gap within Mexico has connected Mexicans to the U.S. economy at both ends, as consumers of U.S. products and as exporters of cheap goods and labor. Mexicans who left for the United States, for example, were for years viewed by the government as somehow disloyal, even as they pumped billions of dollars back into the economy. Fox not only claims Mexican Americans and Mexican citizens in the United States as allies, he identifies with them.

"The U.S. election was clearly defined by the Mexican and the Latino vote," he said. "This force, this asset, will be defining in the future. I will govern for not only the 100 million Mexicans in our territory but for the 118 million Mexicans across the world," meaning those living in the United States as well....

When I asked Adolfo Aguilar Zinser, the new government's national security adviser, to name the biggest threat to Mexico's national security, he answered: "Poverty."...

"For me the personal relationship between leaders is the most important of all factors," Fox said on his plane, sitting across from Yarrington. "With President-elect Bush there's chemistry. There are the ingredients to build a great relationship."...

It's also unclear whether Washington—or Austin—has awakened to the stakes of the changes next door. Jorge Castaneda, Fox's secretary of foreign relations, an academic with strong, nuanced views about the United States, told me that he has had a single, three-minute conversation with his designated counterpart, Colin Powell. Fox said he would like to meet with Bush "as soon as possible".

Fox's priorities with Washington are to modernize border facilities, widen means for orderly, legal migration to the United States and create a development bank funded by both sides to foment new businesses. He wants support to boost direct foreign investment by more than 50 percent, from \$13 billion to \$20 billion.

As long as the wage ratio between the United States and Mexico, currently 8-1, remains high, so will the

fence along the border. Further ahead, Fox said, the benefits of trade must be distributed more equally, beyond the north of the country and Mexico City to workers and small businesses.

"When we think of 2025, there is not going to be a border," he said. "There will be a free movement of people just like the free movement of goods. There will be better relations between the sides. But this will only happen if we can close the gap of income disparities between the two economies."...

[JR: Fox really believes he can transform Mexico into an equivalent of a 51st state of the U.S. and yet still remain an independent sovereign nation state. Dreams and ambitions are great and having a positive attitude may be contagious but in order to overcome the many gigantic obstacles it will require fair and lawful policies on both sides of the border. To destroy the economy of one country in order to raise the lifestyle in another will generate major resistance to change unless he anticipates global socialism to be the norm by 2025.]

CLINTON DISENTANGLES HIMSELF FROM SEX SCANDAL

By Steve Holland, *Asia One*, 1/19/01

WASHINGTON, (*Reuters*)—U.S. President Bill Clinton cut a deal on his last full day in office on Friday to disentangle himself from the fallout over his sex scandal, overshadowing inaugural celebrations for his successor, George W. Bush.

In a statement, Clinton admitted that he "knowingly violated" the law in giving testimony about his affair with former White House intern Monica Lewinsky in sworn testimony in the Paula Jones sexual harassment case three years ago.

In return, independent counsel Robert Ray has concluded the Lewinsky case and dropped any plans to indict Clinton on criminal perjury charges after Clinton leaves office, White House spokesman Jake Siewert said.

As part of the deal, Clinton accepted a five-year suspension of his license to practice law in Arkansas and paid a \$25,000 fine.

The move removes a major legal cloud hanging over Clinton as he leaves office after eight years, but served to remind Americans why they held him in low personal regard even while giving him high job-approval ratings of about 65 percent.

"Hopefully this will give America the chance to put this particular episode behind them and then move on," Siewert said.

It was Clinton's testimony in the Jones case, in which he denied sexual relations with Lewinsky, that triggered the scandal which led to his impeachment by the House of Representatives in December 1998.

The Senate acquitted him in February 1999 but Ray has been leading an investigation into whether Clinton committed perjury and was said to have been considering an indictment of him after he leaves office.

"President Clinton has acknowledged responsibility for his actions," Ray said in a statement. "The nation's interests have been served and therefore I decline prosecution."

In his statement, read by Siewert to reporters in the White House briefing room, Clinton tried to explain how he came to make misleading statements in the Jones case.

"I tried to walk a fine line between acting lawfully and testifying falsely, but I now recognize that I did not fully

accomplish this goal and that certain of my responses to questions about Ms. Lewinsky were false," he said.

"I have apologized for my conduct and I have done my best to atone for it with my family, my administration and the American people. I have paid a high price for it, which I accept because it caused so much pain to so many people. I hope my actions today will help bring closure and finality to the matters,"

Siewert said Clinton's lawyers had been involved over the past several weeks in a discussion about a deal with Ray and the Arkansas Committee on Professional Conduct, which had been considering disbaring Clinton because of the statements he made in the Jones case....

[JR: Clinton and his cadre of lawyers cut him the best "sweetheart deal" any perjured liar could hope for. But it doesn't absolve him from the fact he is a man of very low character and questionable morals. He disgraced himself as President, a father and as a husband. In five years he can practice law again in Arkansas but it diminishes even more our legal and (in)justice system. He may be off the hook for future prosecution in this case but remember, plea bargaining is only done when someone IS GUILTY.]

ENFORCERS FIGHT PARDON FOR MILKEN

By Marcy Gordon, *Yahoo Daily News*, 1/18/01

WASHINGTON (*AP*)—The government's top securities law enforcer and federal prosecutors have written letters strongly opposing an executive pardon for convicted financier Michael Milken, which President Clinton is considering.

Richard Walker, enforcement director of the Securities and Exchange Commission, said "few people have done more than Milken to undermine public confidence in our markets."

Milken's crimes cost investors more than \$1 billion and hurt the markets' credibility, Walker told White House Counsel Beth Nolan in a letter last month. Even after he pleaded guilty to conspiracy, securities and mail fraud and other charges in November 1990 and served a 22-month federal prison term, Milken secretly and illegally made tens of millions of dollars as a broker, Walker wrote.

The SEC sued Milken a second time in February 1998 for that alleged violation. Without admitting to or denying the allegations, he agreed to repay \$47 million in brokerage fees.

The later misconduct, Walker said, showed Milken's "continuing contempt for the law and discredits any claim that he has learned from his mistakes and has been rehabilitated."...

The SEC provided a copy of Walker's letter on Wednesday.

For weeks, Clinton has been weighing the pardon request from the philanthropically active Milken, who became a symbol of Wall Street excesses of the 1980s and has been widely portrayed as one of the most powerful financiers since J.P. Morgan's time.

Milken pioneered the \$200 billion market for junk bonds, the risky but potentially high-yielding debt securities that were used to finance the corporate takeover binge of the 1980s. He amassed a fortune selling the bonds.

In 1990, Milken was fined \$200 million and contributed \$400 million to a settlement fund administered by the SEC. Later, he paid an additional \$500 million to settle civil

lawsuits stemming from the case.

Some influential people, reportedly including one of Clinton's original benefactors, California supermarket tycoon and Democratic donor Ron Burkle, are supporting Milken's pardon request.

They say he has learned from his mistakes and has greatly contributed to society through his work, donations and fundraising for education and health care, especially in fighting prostate cancer, which he has survived....

Former Rep. Dan Rostenkowski (D-Ill.) was the most prominent of 59 men and women that Clinton pardoned Dec. 23.

[JR: This article highlights the illegal activities of financier Milken: Clinton strongly considered pardoning but finally decided not to. Could it be the anti-Milken pressure was greater than the pro-Milken offers? President Clinton however, did manage to clear those who were in his Cabinet and friends like McDougal (Whitewater), Cisneros (Housing) and ex-CIA John Deutch, not to mention convicted former Congressmen Rostenkowski and Mel Reynolds of Illinois. Clinton even managed to "Plea Bargain" himself a sweet deal to avoid future prosecution by Independent Council Robert Ray and admitted misleading (lying) before the Grand Jury regarding his affair with Ms. Lewinsky. Their slates may be wiped clean legally and politically but the deeds remain in the minds of those who still value honesty, integrity and truth.]

BUSH BLOCKS CLINTON'S REGULATIONS

The Guardian—UK, 1/21/01

WASHINGTON (AP)—Getting his new administration off to a quick start, President Bush on Saturday signed an order establishing ethical standards for his new administration, formally submitted his Cabinet nominations to the Senate and acted to suspend a batch of 11th-hour orders by his predecessor.

The blocked regulations issued by former President Bill Clinton include new Medicare guidelines and environmental protections. With the stroke of a pen, Bush also proclaimed Sunday as "a national day of prayer and thanksgiving" and ordered a temporary federal hiring freeze until his new Cabinet members get in place.

Bush issued his first two executive orders and submitted the Cabinet nominations while still at the Capitol after being sworn in. Three hours later, the Senate confirmed seven of his Cabinet nominees.

The president served notice with his 15-minute inaugural address that he planned to move ahead on themes he had sounded repeatedly during his presidential campaign: an education package, proposed Social Security and Medicare changes, a big tax cut and increased defense spending.

"We must show courage in a time of blessing, by confronting problems instead of passing them on to future generations," Bush said.

At Bush's behest, White House chief of staff Andrew Card issued a directive to effectively prevent a series of last-minute Clinton actions from taking place.

Among the actions targeted are environmental restrictions on runoff from animal feeding operations, and more than 800 pages of new guidelines for managed care programs under Medicare, and Clinton's designation—made hours earlier—of the former military post of Governor's Island in New York Harbor as a

national monument.

Clinton left office with a flurry of decisions, many of which have drawn sharp criticism from Republicans.

Card's directive imposes a moratorium that would prevent any new rules from being printed in the *Federal Register*—unless specifically approved by the incoming administration. It also ordered all agency heads to withdraw any proposed regulations that have already been sent to the *Federal Register* but have not yet appeared.

That would essentially block the most recent of Clinton's executive orders because most rules cannot take effect until a certain time after their publication in the *Federal Register*. It also puts a 60-day delay on any regulations already printed in the *Register* but which have yet to take effect, Bush aides said.

Older regulations would not be covered, but are actively under review by the incoming Bush administration. Many may be rescinded, Bush officials said.

"As we had indicated, we intend to review all these Clinton administration regulations and orders," said Bush spokesman Ari Fleischer.

He said imposing a moratorium on the printing of new rules "enhances our ability to review them".

The freeze would not affect the **more than 150 pardons** issued by Clinton in his final hours.

Imposing a freeze on rules has been done in the past by other incoming presidents.

Then-President Reagan used a similar technique in 1981 to block scores of last-minute executive orders by his predecessor, Democrat Jimmy Carter.

And when he took office in 1993, Clinton moved quickly to block several orders that Bush's father, George Bush, had put in place in the closing days of his administration.

One would have required federal contractors to inform nonunion employees of their rights to get a refund of any dues withheld from their paychecks. The younger Bush may issue a new executive order reimposing that blocked order of his father's, the GOP officials said.

Bush also signed an executive order spelling out a code of ethics for members of his new administration.

It calls on all members of his administration to "maintain the highest standards of integrity" and spells out a series of rules—including standard prohibitions against using public office for private gain, holding financial interests that conflict with official duties, and a requirement not to engage in discriminatory practices.

And Card imposed a freeze on hiring of new federal employees "unless and until" a Bush-appointed agency head approves the hiring, preventing holdover Clinton officials from hiring new employees.

As with most inaugural addresses, Bush's speech was thematic and short on specific proposals. It amounted to a summary of what were longtime campaign promises, beginning with education reform. "Together, we will reclaim America's schools, before ignorance and apathy claim more young lives," Bush asserted.

Bush planned to make his education package the first legislation he sends to Congress.

He would require more student testing, punish and reward states depending on pupil performance, expand public charter schools, spend \$5 billion to boost literacy over five years and \$8 billion over 10 years for more college scholarships and grants.

"We will reform Social Security and Medicare, sparing our children from struggles we have the power to prevent," Bush said. He has proposed allowing

younger workers to put a portion of their Social Security taxes into the stock market in search of higher returns; and allowing private companies to compete to provide prescription drug and other medical benefits under Medicare.

And he got in a plug for his 10-year, \$1.6 trillion tax-cut plan. "We will reduce taxes, to recover the momentum of our economy and reward the effort and enterprise of working Americans," Bush said.

He pledged to "build our defenses beyond challenge" with a strong military.

And, in a clear reference to the national missile defense system he has championed, Bush vowed to "confront weapons of mass destruction, so that a new century is spared new horrors."

[JR: Out with the old (abuses) and in with the new (reforms?). Do we dare believe that President Bush will hold his staff accountable for their actions and that government will be more open? Can we believe Bush is setting a higher standard for himself and his administration than we had for the past 8 years under Clinton? Well any kind of moral standard would be an improvement. Bush has a lot of obstacles to overcome and one of them is the mistrust we the people have towards government and all it stands for. The liberal, socialist Democrats gave Clinton unlimited latitude but they will be all over Bush at every little misstep. Let's begin by holding Bush to his promises without compromise and make sure it happens for ALL of us.]

AUSTRIA'S HAIDER SLAMS FISCHER AS "LEFTIST TERRORIST"

The News—Mexico City, 1/22/01

VIENNA (Reuters)—Austrian far-right leader Joerg Haider on Sunday lashed out at German Foreign Minister Joschka Fischer for his militant past as a "leftist terrorist".

In an attack on the deputy chancellor, who has been one of the fiercest critics of Vienna's center-right coalition, Haider said it was incredible that one who had "been proved to beat up policemen" could become foreign minister of Germany.

"In Austria young Schimanek is locked up for eight years for taking part in paramilitary exercises," Haider told a Freedom Party conference, referring to the son of a far-right politician sentenced to prison for neo-Nazi activities.

"(But) a leftist terrorist from the 1970s of whom it has been proved that he beat up policemen and threw Molotov cocktails and who wanted to topple the democratic system, who kicked defenceless people, who called people pigs who are free for slaughter, such (a person) can become foreign minister of Germany," Haider said of Fischer. Fischer's militant past came under the spotlight this month with the re-publication of a photograph from 1973 showing a crash-helmeted Fischer raising his fist over a police officer.

The image sparked questions over his suitability to represent Germany abroad and some opposition calls for his head. On Wednesday, he was grilled in Parliament by opposition conservatives about his militant youth. He denies ever being an apologist for terrorism.

The day before, Fischer spoke as a character witness in the murder trial of a former comrade turned urban guerrilla. Hans-Joachim Klein is being tried for the attack on an OPEC oil ministers' meeting in Vienna in 1975 in which three died.

Haider, who dominates the Freedom Party despite having formally relinquished the leadership in May, made the attack on Fischer before 4,000 party faithful in Vienna. Fearing riots, some 900 policemen surrounded the conference hall, but only around 500 people turned up to protest peacefully.

Austria's European Union partners imposed political sanctions against the country when the new government of conservatives and the far right took office in February because they consider the Freedom Party to be racist and xenophobic.

The sanctions were lifted after a September report by an EU-appointed panel of "wise men" gave the country a clean bill of health. But the report criticized the Freedom Party as a "right-wing party with extremist expressions".

[JR: Who can say if Mr. Fischer has changed his radical leftist leanings and philosophies. However the real question is—is he worthy to lead and represent Germany and formulate its policies? No wonder Germany now has so many liberal, leftist and socialist policies and such strict laws against anything conservative or against anyone even thinking "right". Most of us are conditioned (by design) to shrug our shoulders and say the past is the past, let's move on. The past holds the lessons but instead of hiding the facts of the past we had better start remembering them.]

SCHOOL OF THE AMERICAS REBORN?

By Marcela Sanchez, *Washington Post*, 1/17/01

When the Defense Department opens the doors of the new Western Hemisphere Institute for Security and Cooperation at Fort Benning, Ga., today, it will revitalize an old debate about the role of the U.S. in training military personnel from countries where democracy is vulnerable.

Officials in Washington said the Institute will promote a new era in military relations between the United States and Latin America, making democracy a priority. But its critics insist that the Institute is merely a touched-up version of the School of the Americas that in 54 years trained more than 63,000 members of Latin American armed forces. After graduating such infamous individuals as Manuel Noriega, officers of Augusto Pinochet and death-squad leaders from El Salvador, it became known by some as the "School of the Assassins".

Rep. Joe Moakley (D-Mass) said the changes in the school proposed by the Clinton administration and approved by Congress last year are "little more than a fresh coat of paint, and do not address our concerns with this training facility."

Moakley, who spearheaded a long campaign in Congress to close the school, said, "Democracies aren't built with weapons and war. They are built with democratic institutions like fair judiciaries, open electoral systems and civilian police forces that protect people. That is what we should be teaching Latin Americans, not how to wage war against their own people."

Defenders of the new institution say military exchanges can bring greater understanding and cooperation in the hemisphere, which are key elements to confront successfully new realities and threats in the Americas. They also say that bringing together the region's armed forces, especially those with questionable human-rights records, is better than no contact at all.

"Arguably our best instrument of cooperation, of defense engagement in the hemisphere, is military

education and training and that is what this institute does," said Pedro Pablo Kuczynski, deputy Assistant Secretary of Defense for Inter-American Affairs. "It is absolutely critical."

He added that there is no doubt that training 800 members of Latin American armed forces at the school each year in professionalism, respect for human rights and support for democracy is positive. He said it is unfortunate that while the Pentagon is trying to break the patterns of the past, critics of the new institute have been slow "to get into the mindset that we are no longer in a Cold War".

Unlike the school, which closed last month, the new institute will also train civilians in government and nongovernment jobs and will be under congressional oversight. It will have a civilian-military department directed by a State Department official, who has not yet been named, and the curriculum will include courses such as natural-disaster response, international law and human rights. All students will take a minimum of eight hours of human-rights training.

The opening of the new institute and earlier changes in the School of the Americas resulted in part from the efforts of its critics. But these efforts also may have brought an increase in military training outside the United States which limits the possibility of oversight, said observers, including authors of a report to be released Thursday. Most U.S. military training takes place in the Andean region and Mexico under programs such as Joint Combined Exchange Training (JCET) and International Military Education and Training (IMET).

"If all training was as transparent as the School of the Americas... we wouldn't have much of a mission," said Adam Isacson of the Center for International Policy in Washington, which prepared the report with the Latin American Working Group, a coalition of religious, human rights and policy organizations.

The report, *Just the Facts 2000-2001*, says that between 5 and 10 percent of U.S. training for Latin American military personnel in 1999 was provided at the School of the Americas. The report estimates that between 13,000 and 15,000 Latin American military and police personnel were trained by the United States in 1999, more than all the armed forces personnel trained by the U.S. in the Middle East, East Asia and countries of the former Soviet Union.

Isacson recognized the value of courses promoting better relations with civilians and respect for human rights, but added that other courses are worrisome, such as training in combat, weapons familiarization and infiltration. The concern is heightened, he said, with the perception that the U.S. government underestimates the need to take responsibility for the results of its training.

"We contend that with training comes a share of responsibility for how skills transferred are subsequently used," the report says.

Last year Congress passed a law to establish a way to track foreign military personnel trained by the United States. The law states that beginning Jan. 1, the Secretary of Defense must maintain a database with information about all trainees, the type and date of their training and, as far as possible, the positions they hold after training.

[JR: This "new" school is going to be directed by the State Dept. and run by the military. How ominous can that be? The courses taught here will come right out of the revised military manual that graduated alumni like Noriega, Somosa and Salvador's death-squad chief, D'Aubuisson. The new

director, Cal Downie, makes no apologies for past abuses and sees only great things ahead. Yes, if you wear a uniform, carry automatic weapons and the people are unarmed, things will be great. The graduates from this school will protect and enforce democracy—not promote it.]

TURKS ANGRY WITH FRANCE OVER "GENOCIDE" CLAIM

By Martin Walker (Washington), *Virtual NY*, 1/18/01

Turks angry with France over "genocide" claim

PARIS, (UPI)—Turkey withdrew its ambassador to France Thursday, jeopardizing its long-term strategic goal of joining the European Union, in protest at a vote by the French National Assembly which claimed the 1915 killings of Armenians in the old Ottoman Empire was "genocide".

"The bill, which has greatly disappointed our nation, will cause serious and lasting harm to Turk-French relations and could lead to a serious crisis in our ties," said Turkish Minister of State Rustu Kazim Yuculen.

"The French Assembly has made a mistake in the face of history," he went on. "This will hurt our economic ties with France and could have serious consequences for regional peace."

Barely 50 French deputies were in the chamber when the resolution was passed, although the public galleries were packed, mainly with Armenian sympathizers who cheered when the vote was declared. French commentators suggest that the vote reflected the pivotal role of some 300,000 French-Armenian voters in France's municipal elections two months ahead.

The French vote was taken despite last-minute appeals by Turkish premier Bulent Ecevit, and despite the implications for Turkey's hopes of joining Europe. The European Union formally named Turkey as "a candidate for membership" at its summit in December 1999, after strong U.S. pressure to recognize Turkey's strategic importance and its five decades of NATO membership.

But Turkey's grim human-rights record and the long war against Kurdish insurgents mean that eventual membership of the 15-nation European Union remains a decade or more away—if it ever happens. Although a secular state, most Turks are Islamic, which challenges what former German Chancellor Helmut Kohl once defined as Europe's "Christian club".

Turkey's long cold war with Greece, a fellow NATO ally which joined the European Union 20 years ago, has also slowed Turkey's European ties. It was the sudden warming of Greek-Turkish relations, after Greece rushed relief aid to the victims of the devastating Turkish earthquake of 1999, which loosened the logjam and made Turkey's EU membership into a practical possibility.

The "genocide" row could change all that, even though the Republic of Turkey did not even exist at the time of the massacre of Armenians during World War I. But the word "genocide" carries such extraordinary emotional power that Turkey is prepared to risk serious international crises rather than accept the slur.

Last year, Turkey cancelled official visits to the United States, its NATO ally, and threatened to close its air bases to U.S. warplanes over a similar "genocide" resolution in Congress.

There is no doubt that hundreds of thousands of Armenians were killed and died of privation in 1915, when the Ottoman Empire was an ally of the Kaiser's Germany, at war with Russia, France and Britain, and

when many Armenians fought on the Russian side.

Turkey accepts that massacres took place, but challenges the word “genocide”, with its ominous echoes of the Nazi Holocaust of World War II.

“The totality of evidence thus far uncovered by historians tells a grim story of serious inter-communal conflict, perpetrated by both Christian and Muslim irregular forces, complicated by disease, famine and many other of war’s privations. The evidence does not, however, describe genocide,” is the official Turkish view.

Turkey also cites the result of the post-war tribunals held by the British, which had access to Ottoman archives as researched by Armenian scholars, Armenian and other witnesses, and concluded that it was “improbable that the charges would be capable of proof in a court of law.”

Armenians have long challenged that verdict, claiming a total of 1.5 million Armenian deaths, and cite Ottoman records to show that many of the killings were deliberately ordered by Ottoman officials.

“This headache will not go away unless Turkey and Armenia enter a direct dialogue on the allegations”, Turkey’s Armenian Patriarch, Mesrob Mutafyan, commented this week....

[JR: The vote of the French Parliament declaring that Turkey be held responsible for the deaths of 1.5 million Armenians is politically motivated. It wasn’t important in 1915 when France and England were pre-occupied with carving up Arabia to add to their Empires. At the same time, the Bolsheviks were carrying out their own reign of terror in “Christian” Russia. There was no conscience about addressing the issues of genocide then and there is no conscience about it now.]

UN FINDS KOSOVO NUCLEAR DANGER

By Peter Capella (Geneva); Paul Brown; Richard Norton-Taylor, *UN Report*, 1/17/01

U.S. ammunition may have been made with ‘dirty’ depleted uranium

Fragments of depleted uranium (DU) ammunition found in Kosovo were made with reprocessed fuel from nuclear reactors, the United Nations confirmed yesterday, raising new fears about the risks of contamination.

Officials of the UN environment programme said tests on material gathered by its team of experts in Kosovo had revealed traces of uranium 236—an isotope found only in spent nuclear fuel—among weapons delivered by NATO aircraft in the 1999 conflict.

The discovery came as the latest senior figure to enter the debate, the commander of British forces in the Gulf War, Sir Peter de la Billiere, called last night for a full public inquiry into claims that exposure to depleted uranium weapons had caused serious illnesses among British troops. He also suggested compensation for afflicted service personnel.

The latest DU discovery, which follows the investigation of eight of the 112 sites in Kosovo by a team of UN scientists last November, is likely to prompt questions about what other dangerous radioactive materials may have been contained in the U.S. shells.

Further analysis is being carried out in five European laboratories to determine radioactivity levels. The World Health Organisation and other international bodies have also been asked to give their assessment of the implications of the finding.

There are two types of depleted uranium, known as

“clean and dirty”. Until now it has been assumed that the material used in U.S. shells was of the clean variety which is obtained as a side-product of the extraction of uranium 235 from ore to make nuclear fuel or nuclear weapons.

By contrast “dirty” DU is what is left over when the fuel has been through a nuclear reaction. It is known as “dirty” because it may be contaminated with traces of far more dangerous isotopes such as plutonium and other highly radioactive particles.

“This is the first time that the spent-fuel origins of DU munitions have emerged,” David Kyd, a spokesman for the International Atomic Energy Agency, which is taking part in the UN’s investigation, said last night.

The UN environment programme said in a statement last night that the amount of uranium 236 had been so small that it had minimal extra radioactive toxicity.

However, it said a final assessment would only be made once testing on spent ammunition, soil, water and milk samples collected in Kosovo is completed next month.

When British Nuclear Fuels supplied shells to the MoD for use in the Gulf War, it used clean DU. But in 1993, according to documents seen by the *Guardian*, 120,000kg of DU were imported from the U.S. for use in munitions.

None of this was used by British forces in Kosovo although tanks with this ammunition on board were ready for deployment. Last night it was not known whether the DU imported into Britain was clean or dirty.

The likely explanation of how dirty DU came to be used in Kosovo is one of cost and ease of access by the U.S. military. In the privatised world of U.S. nuclear utilities the clean DU would belong to private companies.

In the possession of the government would be stockpiles of dirty DU left over from the Cold War when the U.S. military reprocessed thousands of tonnes of spent nuclear fuel to extract the plutonium. For every tonne of plutonium gained, 100 tonnes of dirty DU would have to be stored.

In the 1980s and 1990s all four big nuclear powers: Russia, U.S., UK and France—began converting stockpiles of otherwise useless DU into armour-piercing weapons. It was not until last night that anyone outside military circles realised that some of it was dirty DU....

[JR: A conventional war (bombings and battles) holds its own horrors without introducing the use of radioactive weapons using depleted uranium contaminated with plutonium. It adds another dimension to warfare that is equivalent to biological or germ warfare as it continues to kill long after the war is over and that includes both sides in the conflict. It’s time to make the studies and report the findings. Forget delaying or hiding the results just to protect U.S. relations. Let’s face it, the end justified the means as NATO still insists to continue using DU weapons. Let’s find out who authorized the use of contaminated uranium and who profited from it. Cover-ups and spinmeisters need not apply.]

EUROPEAN NATIONS HEIGHTEN CALL FOR END TO IRAQ SANCTIONS

By Andrew Borowiec, *The Washington Times*, 1/18/01

GENEVA—The advent of a new administration in Washington has intensified calls across Europe for easing the economic embargo against Iraq, which yesterday held celebrations marking 10 years

since the end of the Gulf War.

France and Italy—along with Russia—are leading the campaign that counts on the support of the U.S. oil lobby but also fears a massive American return to the Iraqi oil fields.

The “cruel, inefficient and unjust” embargo, according to French Foreign Minister Hubert Vedrine, should give way to a more practical arrangement.

International bankers and experts point out that the embargo is being increasingly bypassed to the tune of at least \$2 billion a year in black-market trading, allowing Saddam Hussein to maintain his repressive apparatus.

In Baghdad yesterday, Saddam in a speech offered an apocalyptic account of the Gulf War, which he called the “mother of all battles”, and made only passing reference to the ferocious, U.S.-led bombing campaign and the lopsided ground war that chased demoralized Iraqi troops out of Kuwait.

“On a day like this day 10 years ago, evil and all those who made Satan their protector lined up in one place, facing those who represented the will to defend what is right,” Saddam said. Iraq’s enemies were “stamped with disgrace and shame that will never disappear until doomsday.”

“Iraq has remained, the people have remained, the army has remained,” proclaimed Saddam, who stood next to an Iraqi flag during a 25-minute televised speech. “Iraq has triumphed over the enemies of the nation.”

Much of the Arab world has accepted the rule of the Iraqi strongman as inevitable. One by one, Arab countries have been reestablishing economic links with the Saddam regime. The latest country to announce an increase of exports to Iraq was Egypt which until recently followed Washington’s lead on Iraq’s isolation.

“The sanctions have not toppled Saddam nor forced him to disarm,” wrote the conservative French daily *Le Figaro*. “The current situation merely undermines the prestige of the United Nations and of the United States.”

For some time France has been building economic bridges to Iraq, becoming its partner and concluding an estimated 15 percent of agreements under which Iraq can carry out its “oil-for-food” program authorized by the United Nations.

French officials claim that the continuing ostracism of Iraq no longer makes sense. Ignoring appeals from the United States, the French are currently negotiating the development of natural gas fields in northern Iraq.

Swiss banking sources said Europe can no longer ignore Iraq, a country with the world’s second-largest oil reserves after Saudi Arabia. Before the 1990 invasion of Kuwait and the subsequent Gulf War, Iraq had one of the best-educated and prosperous populations in the Middle East.

The embargo has reduced most of Iraq’s 23 million people to penury and abject poverty. However, what worries West European governments more are the economic inroads made in Iraq by Russia. Lukoil, the leading Russian oil company, recently signed a contract for the partial exploitation of the Iraqi oil fields known as Qurna West.

While Russia and China have formally signed several petroleum industry agreements with Iraq in violation of the UN sanctions, French firms claim they have merely “initiated” contracts, waiting for a change in the UN policy.

So far Great Britain has firmly reduced contacts with Iraq, which for years was part of the British sphere of influence in the Middle East.

A significant change in the European attitude toward Iraq was last fall's trade fair in Baghdad, attended by some 1,500 businessmen from 45 nations. Because of the air embargo, they had to travel by taxis across 800 miles of the Jordanian and Iraqi desert.

"There is no doubt that many companies are already planning for the post-embargo area," a French business source said. "And there is a growing feeling that American companies will not be able to afford to lag behind."

[JR: Only the U.S. and Britain steadfastly support this minority position of maintaining the embargo against Iraq. Europe, Egypt, Russia, China and certain Arab nations are setting up business deals that can only accelerate Iraq's recovery from the poverty our sanctions have imposed on the people. Even lifting the sanctions still won't enhance our position in the Middle East region because we have not been fair or honorable in our policies toward them or the Arabs.]

USDA WANTS TO STOP PUTTING GRADES ON IMPORTED MEAT

By Philip Brasher, *Yahoo Daily News*, 1/19/01

WASHINGTON (AP)—In a victory for U.S. livestock producers, the Agriculture Department proposed Friday to stop putting quality grades on imported beef and other meat.

U.S. producers say that stamping foreign meat with USDA grades gives consumers the false impression that the meat is domestically grown.

Under the department's system, beef carcasses are graded as prime, select or choice, depending on its tenderness; prime is the top grade. There are similar scales for lamb and veal. Meat that is butchered before being shipped to the United States does not receive a USDA grade.

Some meatpackers and foreign countries, including Canada and Australia, want the department to continue grading imports.

The final decision on whether to stop will be made by the incoming Bush administration. The public and industry will have 90 days to comment.

"When a consumer purchases beef that is certified with one of the USDA quality grades, that leads them to believe the beef was raised in the United States," said George Hall, president of the National Cattlemen's Beef Association.

The Agriculture Department's proposal "will assure U.S. consumers that the USDA grade shield only appears on meat products from livestock slaughtered in the United States," said Kathleen Merrigan, administrator of the department's Agricultural Marketing Service.

The department grades 100,000 lamb and 50,000 beef carcasses per year. The grading is performed by USDA inspectors in packing plants.

In another move aimed at curbing imports, the National Cattlemen's Beef Association reached agreement with meatpackers and the supermarket industry last fall on a voluntary system for labeling domestic beef as "Made in the U.S.A."

The program has yet to be approved by the Agriculture Department, which would have to certify beef as U.S.-produced.

About 10 percent of beef sold in the United States is imported.

On the Net: Agricultural Marketing Service: <http://www.ams.usda.gov>

www.ams.usda.gov

[JR: It is hard to believe only 10% of our meat is imported, with the quality and grade of meat offered in our supermarkets. What we see is either select or choice, which are the lower grades. Perhaps we don't live in the right neighborhoods, because "prime beef" is not sold in our local market. It must be going somewhere—either it's exported, acquired by government or served in finer restaurants? Needless to say, "Where's the beef?" The prime beef, that is, that we used to enjoy.]

RADIONICS MACHINE DETECTS POSSIBLE "SIMULANTS" IN CHEMTRAILS

By Don Harkins, *Idaho Observer*, January 2001

Results may shed light on the true purpose of the chemtrail campaign

Congress knows that the military has been covertly "spraying" the American public with known toxins since 1949. In more recent years the spraying, supported by Title 50, Chapter 32, Section 1520 of the *U.S. Code*, has become overt as military planes "legally" crisscross chemtrail clouds over American towns in broad daylight. What if they were spraying us with trace amounts of diseases? What if the trace amounts were not enough to make most healthy people sick but kept their immune systems "turned on"? What if such a scenario was intended to tire healthy people's immune systems out so that they may ultimately become immunologically defenseless?

With his "SE-5" plus radioanalysis machine, *Idaho Observer* subscriber Max Willard, 67, of Roseville, Calif., found that chemtrails over his hometown contained a variety of contaminants that include DDT, hepatitis B, anthrax, DDT, and several varieties of flu and viruses associated with AIDS.

Willard was able to analyze the chemtrail clouds by photographing them and comparing the clouds' electrochemical signatures to those of various contagions until a match was found. The process Willard used would appear to be scientifically invalid. However, Willard employed the same process, resonance imaging, to determine the biochemical makeup of chemtrail clouds on Earth that NASA scientists use to determine the composition of rocks, minerals and atmospheric gases on other planets.

The findings of Willard, whose professional experience was with industrial waste and water treatment, is supported by the congressional testimony of Leonard A. Cole, PhD., of Rutgers University and gives further insight into the mysteries surrounding the national "chemtrails" controversy.

Dr. Cole testified to the Senate Committee on Veterans' Affairs May 6, 1994, that, as part of chemical and biological weapons research since 1949, the U.S. military has been spraying the American public with a variety of substances. "Evidence suggested that the tests may have been causing illness to exposed citizens. Nevertheless, as Army spokesmen subsequently testified, the health of the millions of people exposed was never monitored because the Army assumed that the bacteria and chemicals [being sprayed] were harmless," Dr. Cole, author of *Clouds of Secrecy*, told Congress.

Though the Army "assumed" the substances, called "simulants" were "harmless," the spraying of several substances have been discontinued amid concerns that

they may be "causing disease and death."

Among the "simulants" Dr. Cole claims the army has discontinued spraying on the public are the fungus *aspergillus fumigatus* (the contagion that causes the sometimes deadly disease *aspergillus*); zinc cadmium sulfide (a known carcinogen); the bacterium *serattia marcescens* (a bacteria that can cause infections that may lead to death); and dimethyl methylphosphonate (another known toxin and carcinogen).

In the chemtrail clouds over Roseville, Willard's SE-5 detected measurable levels of a variety of pathogens that have been associated with the manifestation of physiological complications such as cancer (medullary, melanotic, scirrhus, thymus, carcinoma), mucosal infections, upper respiratory complaints, rheumatic fever, strep throat, staph infection, tuberculosis, hepatitis C, candida and cirrhotic and fungal liver disease. There have been **epidemic numbers** of these types of sicknesses reported throughout the nation in recent years. Those most affected are the elderly and small children.

However, the purpose of seeding American airspace with systemic amounts of toxic substances may be even more sinister than intentionally causing the old and the young to become ill. Several people, including clinical toxicologist Dr. Zane Gard and the late Dr. Clyde Reynolds, concur that exposure to traces of toxins can trigger an immune response in healthy bodies. If the immune system is effectively "turned on" all of the time due to the traces of toxins that have been intentionally seeded into our breathing mixture, then **it can be worn out**. If millions of people can slowly have their immune systems undermined in this perverse manner, then, when the time is right, they may more easily succumb to pathogens that are more deadly.

"How are we going to survive this as a people unless we somehow protect ourselves from the stuff they are spraying us with?" asked Willard.

Protection will not come from those we pay to represent us in Congress—as Congress has been perfecting laws that legalize the use of "human subjects" for chemical and biological weapons testing since the late 1960s. Title 50, Chapter 32, Section 1520 of the *U.S. Code* makes it "legal" to test chemical and biological weapons on the unsuspecting public so long as unnamed public officials are "notified in advance of such a test or experiment" 30 days in advance. The law's most recent amendment was made in 1997 when Congress was pressured to change the law after thousands of irate Americans expressed their displeasure at being legally reduced to the status of lab rats. Congress responded by changing the law to forbid the use of unsuspecting human subjects for chemical and biological weapons research—except under certain conditions. That really means **the law was not changed at all**.

[JR: The crisscrossing of these "Chemtrails" over major U.S. cities is becoming more and more obvious and doctors via the media tell us that our immune systems are being overtaxed because we use too much of medications, prescription drugs and anti-bacterial soap. This is typical to put the blame on things or practices the people do and not what the government is doing through experiments and tactics. They want people to believe it's their own actions that cause these rare illnesses or cancers and "our government is only trying to help". Why is our Congress so mute about this issue when our skies are filled with these "chemtrails"??]

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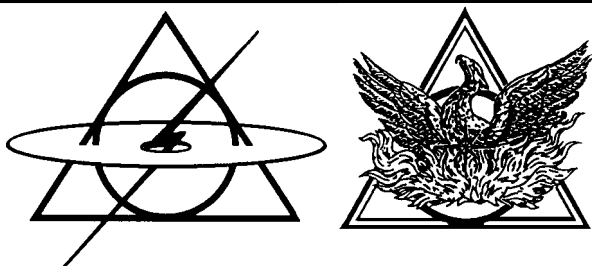
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January 6, 2001