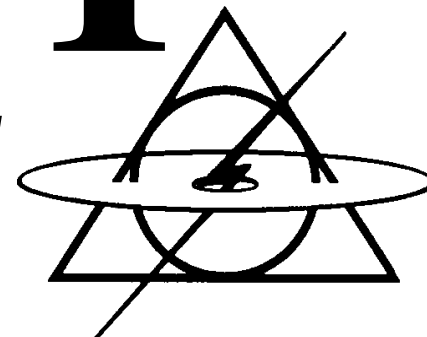


# CONTACT

THE PHOENIX PROJECT JOURNAL

GOD'S NEW MILLENNIUM

KNOWING TRUTH IS NOT ENOUGH,  
SUCCESSFUL CHANGE REQUIRES ACTION



VOLUME 38, NUMBER 12

NEWS REVIEW

\$ 3.00

JANUARY 8, 2003

# Internet Parasites Exposed In Sequential Perfection

They are now feasting on one another—right on schedule!

12/27/02—#1 (16-133)

RE: UPDATE OF "POSITION" STATUS WITH REMINDERS TO CONTACTS—IN ORDER TO STOP THE RUMORS, STARTING WITH RUMORED "WANTED AND ARREST WARRANTS" "OUT" ON EKKERS, ET AL.

## RUMORS

GCH—It is incredible that the entire world seems to run on rumors and rumors of rumors but it has come to be and thus even in its absurdity must be addressed.

I ask that a PUBLIC NOTICE be run in the next issue of CONTACT [page 7] in response to information circulating through the banks and other places of interesting importance presenting idiotic Bellringer and Rumor Mill (directly from the Internet sites themselves) regarding Ekkers and Global Alliance Investment Association.

One such "written" response from one of the banks of primary interest here is excerpts actually presented

from those Websites and most especially Bellringer's, which has been circulating for the longest period of time and comes directly from a dossier drawn from other information from those Internet sites.

In response to these absurd accusations and rumors we have demanded that there be a thorough check of Embassies which are involved with any nation asking any such questions as to "arrest warrants" and "wanted" postings. THERE ARE NONE and that is INCLUSIVE of INTERPOL, readers.

The response to any party asking such questions regarding our position or holdings or status of "good standing" is:

## CALL THE EMBASSY!

When this came up prior to now and there had been KNOWN false affidavits filed with the Federal Government, yea even in the New Gaia "get Diane" case, it was KNOWN that these false statements were being circulated and even HAD TO BE REFERENCED IN THE "CASE" ITSELF. IT

SPECIFICALLY STATES IN AN ADDENDUM TO THAT CASE THAT "NO INDICTMENT" WAS BROUGHT FORTH INVOLVING EKKERS AND THAT EKKERS "ARE IN THE PHILIPPINES AND NO EXTRADITION IS EVEN CONSIDERED REGARDING SAME." THIS IS A PARAPHRASE BUT THE DOCUMENTS ARE OF PUBLIC RECORD—OR SHOULD BE SINCE PLEA BARGAINS WERE AGREED TO AFTER THE SECRET ACTIVITIES BETWEEN COUNSEL AND PROSECUTORS. THE ENTIRE DEBACLE IS A TOTAL EMBARRASSMENT TO ALL INVOLVED BUT PENALTIES ARE SUFFICIENT IF CHANGES ARE PETITIONED TO BASICALLY INSURE THAT NO FURTHER "CHARGES AGAINST THE FEDS" WILL BE FORTHCOMING—AT THIS TIME!

Always the rumors and accusations involve the Local California judicial system and now that too has been investigated—properly.

Of course, we must now also realize (and we will share) that such a mess in the Kern County, California

(Continued on page 2)

CONTACT  
P.O. Box 27800  
Las Vegas, NV 89126

FIRST-CLASS MAIL  
U.S. POSTAGE PAID  
BAKERSFIELD, CA  
PERMIT NO. 758

FIRST CLASS MAIL

## ALSO IN THIS ISSUE

|  |         |
|--|---------|
| SPECIAL THANKS TO CONTACT READERS.....                                 | page 4  |
| Doris' Corner, by Doris & E.J. Ekker.....                              | page 4  |
| PUBLIC NOTICE.....   | page 7  |
| Nations Regain Sovereignty When Utilizing Global Alliance Program..... | page 9  |
| The News Desk, by John & Jean Ray.....                                 | page 13 |

prosecutors/judicial system is taking place as we write as to draw a lot of attention from two old people in Manila to a bloody murder of a Prosecutor Department Head in BAKERSFIELD, California (home to the many midget-minds).

I ask that a PUBLIC NOTICE of official "information" be run in the paper to put some of this nonsense to sleep—as "put the destructive 'sleeper cells' into 'mouth-shut' if that is yet possible in your most curious world.

#### CAN A BELLRINGER SELF-DESTRUCT?

Of course the best thing for everyone is Bellringer's new bandwagon circle of this absurd NESARA garbage. For goodness sakes, people, records do not lie and simply offering stupid absurdities such as "our records were all lost in the World Trade Center collapse..." and "Ekkers took my records out of the clerk's files..." and other such nonsense is a remarkable reflection on YOU who even repeat this foolishness.

Confused? No, just totally inane. Even Col. Al Martin (retired) who claims to know just about everything about anything Bush and beyond, said that the Bonus "certificate" was in the hands of an agent/operative, a Mr. Durham. Is THAT off the wall or what? This is much like calling President Clinton Mr. Rodham, or even more likely, Mr. Lewinsky. Then to say that the "after death" holding is in the hands of the Durham "family" and Hellenic Express Corporation is further interesting but without any Truth or merit AT ALL. Now V.K. Durham wags that around like the Bible—you know, the one she found in a garage sale to house the certificate—along with other convoluted absurdities and disinformation.

Next, to say that Ekkers "split to the Philippines to avoid arrest" is just about as silly as can possibly be. If there is a "wanted" out for them, why is it that with ADVERTISED ON THE INTERNET exact location has been available in the government(s) of both the U.S. and the Philippines for going on five years? We have been investigated over and over again and found not even worthy of follow-up—BUT an addition of security for our persons.

Oh BUT, "Ekkers have recently moved", it now goes. Yes indeed, right across the driveway to the West where now the address is all but interchangeable and the phones are the SAME directly to the parties in point. There is also a FAX line directly hooked up all the time. V.K. didn't ever send Faxes directly even though she was GIVEN the number—personally. She is not about to spend even a penny on costs—make some other duped party pick up her bills is the modus operandi.

Well, it has now cost several Internet "site masters" all credibility and left them wide open for criminal charges which **WILL BE ULTIMATELY FORTHCOMING.**

#### A WORD OF CAUTION TO V.K. DURHAM

Now, please, pay attention. In all of the developing cause for investigation into the accusations it is now found that the PROBABLE cause of death to one, Russell Herman WAS V.K. DURHAM.

Russell Herman was NEVER her husband and neither was ANY holding of or with Bonus 3392-181. Therefore, because of her association and use of other parties in open business operations,

she is also open for major fraud charges and, now, SLANDER and BUSINESS INTERFERENCE of an exponential level—yea, even to South Africa and MANY OTHER COUNTRIES.

There is no need for attention to "documents" any longer. The contract is VERIFIED and identified and resides in its proper place and security. "Certificates" are of less than NO importance AT ALL.

Moreover, the program we present is totally backed, in the process of use, by securing with GOLD brought right into the BANKS as the security and upon which funds can be loaned for legitimate projects, even, yes, government infrastructure projects.

We have again asked E.J. to take the better applicable articles by observers and economic authorities and "experts" and show HOW YOU GET BACK ONTO A VALUE-BACKED GLOBAL PROGRAM.

The "contract" is utilized as a MAJOR part of TOTAL ACCOUNTING. Through this program even stolen gold can be brought BACK to any nation where the games cost them their sovereignty and collapse.

There is no "dealing" with any program of trading or derivatives by G.A.I.A.—period. But, of course we CANNOT have any way of forceful monitoring of what people do after a completion of the original agreements and severance of the "joint venture". This severance comes immediately upon the GOLD TRANSFER into separate banking and handling when the Memorandum of Agreement fully is in compliance and THAT is monitored and accounted BY THE BANKS, CENTRAL BANKS AND ANY ACCOUNTING FIRMS INVOLVED. NO ENRONS HERE, READERS.

Can anyone actually destroy Ekkers' reputation? No, but it surely can delay our ongoing ability to get a job accomplished. The assaults have simply confirmed and PROVEN the total integrity and standing of such as Ekkers AND THE PROGRAM IN POINT.

#### WHO'S WHO?

Do we now tell all to simply gather more PEOPLE into our space and have claim to spiritual joining of some kind? NO THANK YOU—WE ARE EVEN PHASING OUT WHAT WE DID HAVE WHICH WAS SIMPLY A SMALL GROUP OF SEPARATE BUSINESS OPERATIONS TO ATTEND THE PAPER, ETC.

I HAVE A WILLING PARTNER IN GETTING THIS JOB ACCOMPLISHED BUT A "NO MORE" STAND FROM A "MOTHER OF SOME KIND" POSITION ON THE FAMILY TREE.

We now have a NEW claim to "Hatonn's" input and output. This one is somehow a cross between bewildered Cypriot and Russian clan leader. Have at it, but it is NOT "me".

**Bellringer seems to have a new "speaker" for me as well.**

I DO SOMETHING, readers; I do NOT simply mouth nonsense and tell you everything is "OK", especially if it feels good. THAT IS WHAT IS WRONG WITH YOUR WORLD—SO PLEASE DO NOT INSULT ME FURTHER.

If your name is John Doe does that ACTUALLY make George Doe the same? Of course NOT. False prophets and messiahs are a dime a dozen, readers—keep it uppermost in mind. Check out what these frauds SAY and then what they "DO" and you will discern Truth in one swoop. And yes, these are hard lessons for each and all.

#### THOUSANDS OF DEEDS FOR TRILLIONS OF DOLLARS?

Now, back to "wanted" and other such nonsense. We have provided hundreds of packages—all saying the same thing. We have done NOTHING with anyone who is on any negative list of any kind with the U.S.—PERIOD.

We did issue a LOT of "Deeds of Assignment for Consideration" to MAKE SURE THEY WERE "OUT THERE" AND PROVING THE FACT OF NO CLANDESTINE ANYTHING! Moreover, I suggest we present MORE. However, it is now suitable to wait until this wave of assault is stopped. We have not even offered anything to anyone in the Philippines who is questionable as to national interests. There have been, yes, manipulators and con-games and all of those WERE CANCELLED immediately upon learning of the misrepresentations. Those cancellations are residing in the legal files.

However, our MOA attached to EVERY project proposal and tentative "deed" is the controlling document and MUST BE CLEARED BY ANY INVOLVED BANK.

Can some get around the horn and play dirty ball? Of course—ONCE possibly! Moreover, that involves "collusion" of some kind with "the bank in point", NOT US. However, if the program is operative, it will NOT cause one iota of damage—for the bank will have acquired GOLD—in the hard yellow commodity. IF NOT, THEN IT HAS NO INVOLVEMENT WITH US AT ALL UNDER ANY CIRCUMSTANCES.

#### A MAGNANIMOUS "DEBT SWAP"—A V.K. GEM

I ask to share a presentation by V.K. Durham which arrived Christmas even where the person responded to an inquiry about "doing" something. I share it because THAT is the alternative "mind" that claims the asset.

[QUOTING V.K. Durham from page 6 of 8 document of Tuesday, 17 December 2002, 11:43 a.m. To: Rumor Mill News Reading Room Forum, posted by Patriotlad:]

Excerpt, page 6:

"Mrs. Ekker, aka HATONN, however POSES a very interesting statement—"Where is the 48% and 52% GOLD COLLATERAL HELD IN TRUST, AND WHY DOESN'T V.K. USE IT? [**H: Of course the question is not even nearly accurately repeated—as is the usual MO of this person.**] By gollies, that SPACE CADET—HATONN or DORIS J. EKKER, finally came forth with a STATEMENT and asked a GOOD QUESTION!

"October 8, 2002: THE DURHAM (INTL. LTD;) HOLDING TRUST (TIAS 12087) as THE OUTSTANDING, PRIMARY "DULY CONSTITUTED CREDITOR OF THE UNITED STATES: did, by CERTIFIED MAIL to the U.S. DEPARTMENT OF PUBLIC DEBT, PARKERSBURG VA; TENDER A ONE TRILLION DOLLAR "GOLD EQUITY," GOLD COLLATERAL "DEBT SWAP by DEBT REDUCTION" for RETURN OF ONE TRILLION DOLLARS IN T-BILLS. These Treasury Bills would be RE-INJECTED INTO THE U.S. ECONOMY TO CONFORM WITH THE "PRESIDENT'S STATE OF THE UNION ADDRESS," regarding the need for JUMP STARTING the American ECONOMY.

"Our proposal was for JUMP STARTING—Manufacturing, Industry, Housing, Health Care, Education,

Research and Development, and for other purposes.

“The ONE TRILLION DOLLAR “DEBT SWAP-DEBT REDUCTION” was ignored ... ? Probably this is due to the NON-PERFORMING GOLD DEBENTURES written on our BONUS 3392-181 being held by those MEMBER BANKS OF THE FEDERAL RESERVE.

“When the Dust Settles; THIS TRUST remains THE “DULY CONSTITUTED” OUTSTANDING, PRIMARY “CREDITOR” OF THE UNITED STATES.

“When THE U.S. CONGRESS & U.S. SENATE finally get serious about THE UNITED STATES’ “ECONOMIC SITUATION” and after they FALL ON THEIR DERRIERES from dealings on these BOGUS, NON PERFORMING “GOLD DERIVATIVES & DEBENTURES,” written on our BONUS 3392-181 ...

“OUR POSITION IS AND WILL BE FIRM REGARDING “ECONOMIC RECOVERY & STABILIZATION OF THE UNITED STATES, of THE American PROTECTORATES, of England [the U.K.], AUSTRALIA, AND other “ALLIES.

“AS OF THIS DATE, “DEBT AVOIDANCE” is the position of all the before mentioned ?? Don’t think that is lawful on “DULY CONSTITUTED “DEBTS OF THE UNITED STATES” ... See “John N. Perry vs. the United States. 294 U.S. 330” ... This American Judiciary Ruling stands in RES JUDICATA.

“For the Record: the EKKERS’ and their GAIA CULT have been doing what used to be called “Claim Jumping,” and it is the moral equivalent of “BOUNCING CHECKS” and creating “CHECK FORGERIES”, or falsification of Deeds ... like signing someone else’s name to a deed to their home, and then SELLING it out from under them !! Don’t think that is LAWFUL EITHER, not in any way, shape or form.

“Signed off: V.K. Durham, CEO.”

[END OF QUOTING EXACTLY AS PRESENTED]

The entire paper is worthy of your attention but our time is much too full to attend it all here today.

We will rest this case with: CAN “YOU” DETERMINE WHAT THE “BIG MIND” IS DOING? [Or how much wine Big Red Snooky had before she wrote that?!]

Well, it isn’t GOOD, even if it were valid, which it is NOT; it only exchanges worthless, unlawful paper for a “debt swap” using more unlawful PAPER. And here, it involves at least one trillion dollars so that her “ladyship” would end up with a trillion dollars in U.S. Treasury notes FOR HER NONEXISTENT TRUST. Moreover, it is somehow OUR FAULT it failed to even be acknowledged.

Are there “loose screws” abounding? Perhaps, but more important, check out the “loose cannons” running around on the deck.

This lady is so incredible as to have literally gone to BOATMAN’S bank and AFTER CONVERTING THE CERTIFICATE TO CONTRACT, TOOK THE CERTIFICATE AND TRIED TO CASH IT! Now, she presents those references as holding “color” on the “bank floor”. It is not called “Claim Jumping”—it is called crime of a major felony variety.

“Bouncing checks” and “check forgeries”? Oh, those abound also right in Okawville, Illinois.

Durham keeps referring to this non-existent “trust” as “TIAS 12087”. People, go check that out—IT COULD NOT BE IF IT WERE “REAL”. IT IS LIKE HER “RES JUDICATA” REFERENCE RELATIVE TO John N. Perry.

The woman is “mentally challenged” and her sharing of her disease and having it as an acquired syndrome of some kind by other mentally in “short change” is interesting but in this case worthy of real damage needing control.

So what is taking place behind the scenes? Well, for one thing the records coming out of Illinois and Iowa are now circulating WITH THE DOCUMENTS OUT OF CLARK COUNTY, NEVADA and the shake-out is bringing with it recommendations of major legal claims against these parties who have presented the erroneous information, including but not limited to in any way, V.K. Durham, who obviously and intentionally has defrauded on a global scale and continues to do so.

**Therefore, let it be known right here and now: THERE ARE NO OUTSTANDING WARRANTS NOR “WANTED” ARREST ORDERS for either Ekker.**

There are continued “threats” of this variety to keep everyone concerned and frightened over possibilities. With this in mind it is obviously the better part of WISDOM and INTELLIGENCE to keep right on doing as is underway and stay out of the areas where these miscreants hold their base of obscene activities.

Let V.K. Durham and her associates dink around all they choose in the U.S. puddle but we shall KEEP OUR AGREEMENTS until such time as things are totally cleared. NOBODY needs those sums of money and in fact, unless contained carefully, will further destroy economies.

#### EX “FRIENDS” AND PROJECTS

Now, to you who enter the picture and find that this resembles something out of James Bond and grab a fortune—PLEASE FORGET IT.

The Ekkers cannot handle any further nonsense of wagon-jumpers. They cannot evaluate every project that is thought up by individual men/women and HAVE NO WISH TO DO SO.

Moreover, let the ones who jumped ship, so to speak, swim their own direction and way.

You who are now presenting such as newly and spiritualized energy production apparatus—send it to other evaluation persons, for those things will no longer be brought to me through this route for anyone around the globe. Many basically dropped out and now swim madly BACK hoping for a place in the changeout of the world as you KNEW it and mostly for a Part of the Action. At this moment in time there is NOTHING that CAN be done about any such projects and especially other than right here in the Philippines where we have our focus at this time. Moreover, the more distractions, the longer the delays.

As to New Zealand, E.J., please get L.K. sent a copy of T.Y.’s proposal of recent recognition. We WILL DO THAT and through that a global network can be structured—but NOT from this office, please. Those things are no longer Dharma’s backpack filler.

People must remember that there are only 24 hours in a given day in the Philippines just as anywhere else on your globe. There is NO group or “cult” of any shape, way or form. There is a handful of very few people working around the clock to get THIS brought to harvest—nothing else. In that we include the interested subscribers to CONTACT—for you ARE the crew who have and are nurturing this orchard to harvesting.

The team-mates back home are even more occupied just trying to arrange space, phones and ability to get through the eviction from the farm. Life is not easy, readers (as you each know and experience)—but it “happens”. Even “fit” happens but you usually have to go on a diet and get to an exercise program to make it so.

This little nation is again in the throes of another Administration death march. A congressman, Mark Jimenez (Crespo is real name) just got extradited to the U.S. LAST NIGHT after four years of being “wanted” for questioning about unlawful campaign contributions to Clinton and other tax issues as well. Ah but, even this event was incredibly intertwined with the downfall of this nation as Mark J. has spewed the rot about the Secretary of the Judiciary and you name it—as in corrupt, graft-demanding players right to the President and HER MEN.

I remind you that there MUST BE A WAR which involves EVERYONE to keep “everything” from falling on its backsides, ESPECIALLY THE U.S. DOLLAR! So be it—for it is as old as mankind itself.

#### JUSTICE IN CALIFORNIA

I do have another comment in response to an inquiry from “back home” and the incidents with the court non-hearing on the farm eviction. This addresses the fact that Bob Turner went to the only “get even” legal persons (lawyers) in town to “get the Ekkers”. Oh fun and games. Turner’s lawyer turned out to be Mr. Klein of the infamous Jason Brent firm of terrible legal representatives of the worst kind. People certainly do go to the enemies of their victims—EVERY TIME.

What is so interesting about Jason Brent? Well, if you readers don’t remember, we will spare you—most especially the part about his Mensa mental brains Malthusian plan of killing off the old, the incompetent and afflicted. Personally, to us, he said he was “proud of it” and supplied us with multiple copies of his presentation. He also stated in deposition, under oath with attorneys present, that he HATED THE EKKERS VIOLENTLY. He had also accused the Ekkers of stopping his election to the Superior Court bench while Ekkers did not so much as “VOTE”.

But what about Klein? Well, more interesting.

As John L. said, the man used to be a Judge. Oh yes, indeed—UNTIL he was caught with a prostitute paying off her “fine” in his office on a Sunday afternoon. Ah but—she squealed; Klein was ousted, and then joined with Brent to form a law firm which advertised: “Sharks? You bet!” on 30-foot billboards.

Jason Brent was an insider, gathering property for the S&L/RTC in Kern County which is known as the most corrupt judicial system in, at the least, the state of California. Well, he got Ekkers’ property and that’s for sure. Oh well.

Now the stuff is in the fan and these “sharks” have a lot more to concern over than a “Turner Farm” which it was told to the Feds that “Ekkers” owned—by no less than such as Rick Martin, *et al.* Oh goodness, isn’t it remarkable how things come to unfold?

But, as is NOW being witnessed by all who care enough to look, Ekkers have done it all—from here to there and back again. The “today’s update” from V.K.-Rumor Mill is so entertaining as to be unable to sit straight while reading it. E.J. has just been promoted to being the most brilliant Naval Intelligence operative agent EVER—WE MEAN “EVER”! Ekkers are TRIPLE AGENTS who “handle both sides”. Both sides is equal

to “triple”? V.K. and Rumor say that E.J. was a major operative in Naval Intelligence for over “30 years”. Gosh, we hope nobody else knew this deep and dark secret because poor E.J. never made it past PFC in the Army AND NEVER EVEN GOT OUT OF Utah.

Now Ekkers ARE NESARA AND DOVY-O as well as Bellringer operations. Moreover, somehow Dovy’s “Germain” is now Ekkers’ as well. But, not to be overlooked: V.K. and Rumor doll claims there is a Cosmos Seafood, etc. “GROUP”.

How many of you question why your world is in such a mess? And indeed it HAS taken exactly the RIGHT AMOUNT OF TIME to unwind this debacle.

The promise to Ekkers is that it indeed WILL BE FINE. The other is that they can silently fade into the evening and enjoy the rest of their lives if they finish their commitment and get this authorized and operable.

Our observation regarding V.K., however, is that she has not missed a moment of entertaining writing and responses—WHILE ON HER WHIRLWIND TRIP TO MAINLAND CHINA AND GREECE ABOARD A PRIVATE JET WITH DIPLOMATIC IMMUNITY. This is a direct statement from V.K. herself.

One thing Doris can’t pass in this last edition of V.K. Dermatitis is the “inside” scoop on E.J.’s use of computers to pull off this brilliant spy-mess.

Obviously nobody else witnessed E.J. just trying to get the computer turned ON and the little one of hers turned “off” when each had problems of screen-blankus. V.K. must have gone to see the new Bond movie which Ekkers are now sorry they missed.

Mark, have a ball, son, with whatever you want to do with this fun-and-games stuff. It is, after all, a break in serious focus of ANY kind and it is terrible that our regular readers mostly miss it all.


I would say things are moving along nicely and very TIMELY for that which comes forth in this upcoming segment called “year”.

The scavenger fish are flapping their final flip-flops and are gasping for lack of water in which to swim. Nobody, but “nobody”, is going to toss them so much as a life-ring as Big Red pulls them out to deep water—too late for the “saving”.

Do you IMPATIENT people see the reason to allow a proper sequence of events to occur? **The enemies are now FEASTING ON ONE ANOTHER—RIGHT ON SCHEDULE!**

So be it and salu.

There are no “wanted” anything, except perhaps information, and no arrest anything out for Ekkers, even in their own dooryard. Just give TRUTH a chance and it will present itself—EVERY TIME.—GCH

dharmia 

# Doris’ Corner

12/23/02—#1 (16-129)

By Doris & E.J. Ekker

RE: STOVES, GRAIN AND OTHER OUTSTANDING PROBLEMS—TO THE LOCAL PEOPLE TRYING TO DEAL WITH THE LOAD AND I SUPPOSE ANYONE ELSE ON THE E-MAIL LIST—FOR THEY TOO HAVE “IDEAS” AND ARE WILLING TO HELP ANY WAY POSSIBLE

QUESTIONS:

What about that “new looking” heater (wood stove) at the farm? Thad Turner says it is his but NO, it is not.

E.J. has briefly addressed the topic but also left it open that probably I would write more. This is NOT good on Christmas Eve eve.

The stove, number one, WAS purchased “twice” from a place called FISCO in Bakersfield. I’m sure that even Mr. Turner will recognize that big ranch/farm, Western-wear store where you could/can buy large watering tanks, lots of farm equipment and parts, feeds and other such special needs.

As E.J. said, Ences were heating the house to about 85 degrees all winter and the heating bill (gas) was INCREDIBLE.

When the place was leased, it was basically BARE and had terrible appliances (if they worked at all)—nothing else.

There was a corner place in one of the rooms to put a stove but anything there was totally non-functional—EVEN THE STOVE PIPES AND FLU WERE MISSING.

Charles and Ence, therefore, decided that a wood stove would work wonders and after all, E.J. had “all that wood” up at his house—yes indeed, that we had gone forth and gleaned from the burn areas in nearby mountains.

So, off we went to Bakersfield with Charles included, as was the usual circumstance.

We needed other things so headed for FISCO straight away—after ten other stops to investigate availabilities.

After, seemingly, HOURS, E.J. and Charles decided on a very NICE unit which seemed suitable and esthetically pleasing enough and did, in fact, purchase (well, you know—PAY FOR) it along with other parts which would be necessary to make it work.

Feeling pretty good about the circumstances, we went home. Charles and Ence would pick up the “stuff” later with the truck.

After getting to the store to pick up the things, it all got changed in that Ence didn’t think the stove was large enough to “fit the wood” and it would need something because of the “corner” arrangement and thus and so. Of course these little changes added hundreds of dollars to the unit as a whole.

Then it was time to get wood and after the BOTHER caused Charles to have to get someone to actually get the wood, SOME of it actually went to the farm sans cutting into fitted segments.

So, it was also such a real bother to have to

attend ASHES and with only seven kids of healthy age, too much to manage and splitting a bit of wood became too much with which to deal—SO THE GAS BILL REMAINED OUTRAGEOUS and the stove remained “like new”.

I will spare further discussion about the “sore point” of wood acquisitions, people we actually “put into business” with equipment for wood gathering as a business—and save the remainder of this day for other family confrontations.

NO, THE STOVE IS NOT TURNER’S!

Now it appears, according to Turner (in court?), that somehow Bruce didn’t “get served” or something but Bruce “worked it out personally with him”. Thus Bruce was “dropped” from the program in court while Turner used that as another leverage to get “everyone” OUT.

No eviction or anything else was EVER forthcoming to the actual people who LEASED the farm. Even Ellen, who handles all of the business affairs for same, was not even listed.

Well, the edict came down from the Judge—to be out by Dec. 30—period and end of debate. WE CANNOT DO THOSE THINGS FROM MANILA.

We can “try” to recapture some losses later, from Turner’s “Trust” (nasty word) but we can’t make anyone so much as open a door—TIMELY—or even BY THE 30<sup>TH</sup>. On TWO occasions to now, our people have been ALLOWED on the premises.

Moreover, when it comes to GRAIN MOVING and removal—IT IS NOW SNOWING and totally impossible to make arrangements for moving and/or storing thousands of tons of grain. So, what about that food resource?

My first inclination was to see if Dennis Weaver and his “Feed the Hungry” program would want the good grain and/or anything else around, like Adzuki beans. However, without the hulling equipment, the handling of grain would be all but impossible to get it to FOOD stage. Oh well.

So no, it is NOT “just the house in point”. The gates are locked with all locks changed and chains in place. So, the Judge giving until the 30<sup>th</sup> is a bit interesting and ludicrous. We do note that Turner acquired Mr. Klein of “Jason Brent’s” partnership for the dirty dealings. LOVE and wonders just never seem to cease!

If the new owners are actually Grimway Farms, or whatever, and since the silos are so near the house as to possibly allow standing for a month or so—perhaps they will let you work a “get rid of the grain” program. We wanted the grain for seed mostly.

Mr. Klein kept insisting in court that “they bought the grain in the first place and they can move it...”. No, we only bought SOME of the grain and spent an ever-loving fortune growing the rest.

I’ll tell you what, friends, I don’t even want to “hear” “Spelt” for a very long time except please save us some even if we have to pay to have it ground. We live on it here as people back home can take time to send us care packages.

The fuel tanks are OURS, at least the big diesel tank down by the barn at the farm. It was for tractors,

## SPECIAL THANKS TO CONTACT READERS

We wish to sincerely thank all our loyal, truth-seeking readers for their prayers, support and the many beautiful cards and letters that continually uplift our spirits and motivate us to stay the course in order to get this Mission accomplished.

**HAPPY NEW YEAR!**

**CONTACT STAFF**

equipment AND THE BIG “BUCK OWENS” GENERATOR WHICH ERIC MANAGED TO RESCUE. God willing and the tornado doesn’t take it away, perhaps Eric can at the least get a bit of fuel to share with the Fire Dept.

The air compressor now in question, WENT WITH THE PLANES and was then shifted out to the farm for tires, blowing out dust and hulls in the mill-room, ETC. It should go right back to the “hanger equipment”.

I don’t want to sound short to even cryptic but perhaps with a bit of detail which alludes to “time” and “actions”, it might allow better search of any files remaining. Ellen has crammed most of the things into her tiny apartment and other things have been moved hither and yon for storage—so finding a sales slip for a heater is a challenge of sorts. **[Try the IESC checkbook for Oct-Nov 1992 if it remains important.]**

The extra computers seem to have found temporary homes until we can decide if we will EVER again have offices or attempt any “business” anything. I DON’T WANT TO DO “ANYTHING”—EXCEPT GET “THIS” JOB DONE. I have to own up to the fact that at this moment I feel destitute, poor and overwhelmed with poverty thoughts.

We just had a call, one of now dozens, from Australia yet, and some people have found that we aren’t dead and might actually be doing something—and the “projects” start while somehow we seem to have to see every screw that will be in some conjured apparatus mostly built on AIR. NO, we can’t do ANYTHING. Shall we refer them to V.K., or Rick?

One bright spot that we will share more later—TERI YORK has come up with a “jackpot” of a project which will include Bearden and a lot of the very most advanced scientists around—and the project is already into clinics and thus and so—IN MEXICO. That, if we ever can get this off the ground, should take care of “medical”. That particular project in consideration will warm the hearts of anyone who KNOWS the background and the HOPE offered by these people we will leave unnamed here.

If V.K. wants to fund all these programs—then go for it. She will find, however, that through her own antics and lies, she has done-in herself. Moreover, her ANTICS have helped us to remain outside the domestic U.S. with Global. That does NOT mean that we have tossed the CSEML to the proverbial “winds”. No way—Joselita del a Cruz. (That is Filipino for “Jane Doe”.)

We are confident that in times of doubt and concern that at the least R.K. and M.M. are looking over documents and files (along with actual filings, as in “records”) and smiling a lot during the bashings from abroad (pun intended).

Now we are actually going to go out among the people crammed everywhere—across Ayala Avenue—just to feel good to get back to our room after the trauma. Love to you all and to you who have called and shared and kept this dingy afloat, we are hands-and-knees grateful.

12/23/02—#2 (16-129)

RE: BONUS FOOLISHNESS, CLANDESTINE TERMITES WHO KNOW NOTHING BUT PLAY A BIG “WORD” GAME OF “SPOOKS” AND “GREASING SPOOKS” AND GENERAL HOGWASH

## FED UP TO OVERFLOW

To start, please, a note to “Dave”:

E.J., being extremely busy at the moment and me being beyond my usual irritation level with these nonsensical Websites and Masters, indulges my inclination to suggest shoving things around appropriately.

First of all it is OBVIOUS that the Inquiring Mind seeking “spook” information is none other than Rayelan Russbacher Rumor Mill Lewis-Russbacher-Allan. She, too, fancies herself a “spook” of some variety but falls about 200 out of 201 marbles short of qualifying.

She should have gotten her facts BEFORE she entered into the game with Granny “Greaser” Durham-Herrmann, Herrman, Herrmann. That is, of course, in some kind of guesswork at stupid code words of the clandestine services that “greased” means “take out” of some kind. Otherwise, who cares?

So, it seems RML23 inquires of Redcat’s Boards and Redcat’s Precious Metals Discussion Forum about “bonus 3392-181”.

The next thing you know she is getting answers equally as unqualified as herself and just as off the wall and far more stupid. However, we want to share the 12/9/02 “worse BS”.

I would guess that the idea might fit somewhere prior to any recollection on our part but certainly nothing else even meets the “timeline”, so “OH John” must be slipping—at least in the arena of spook-chasing of any consequence as to “good information”.

I have to share the information, readers, to make any sense at all of what I am going to say about this ongoing absurd posting on secret and clandestine sites and hush-hush “insider” mis- dis-information. Share if you will, but for goodness sakes, can’t anyone get anything RIGHT?

[Quoting OH John, Re: “Bonus 3392-181” Reply: ezSupporter:]

Now this is partly my own information but also a large portion of heresay during a gab session with some shakers and movers.

**[D: Man, those must be the best source of “heresay” (hearsay??), these “shakers and movers”. They must not shake and move very much to KNOW SO LITTLE—and we aren’t even spooks or ghosts or spirit forms.]**

This note is part of an issue, which was undertaken with the complicity of a Peruvian official, perhaps an entire department and later the US government and Republican party under GHW Bush. I thought it was a spent force long ago, the actual legal issue being a failure and the follow-up fraud part of an elaborate scheme surfacing a few years after the Peruvian national debt buy-back scheme where the Peruvian government bought back at a fraction, debt which had been largely written off by the holders of the paper. That would make it about 1998 I think. The deal which brought Russel into the picture was a CIA connection and after the spook was greased by someone or other, it was placed into the netherworld of factfantasy depending on where you sit in the hierarchy of the action. In other words it is Japanese MOF Series 57 Certificates of Remaining Balance territory or just as afr out there in the twi-light.

**[D: Oh gosh, I have copied this to the best of misspelling ability where once again we have poor Russell’s name incorrectly spelled and it**

isn’t the “Herman” part.

We don’t know, or care, a whit about anything Japanese including MOF Series 57 ANYTHING, much the less “certificates of Remaining Balance” OR the “twi-light” areas of recognition. We are NOT interested in ANY CERTIFICATES.

We hold a CONTRACT which was duly changed into same. HOW it came to be is not in our “time zone” and certainly we DO NOT PICK BONES WITH GHWB.

We were contacted by one, Russell Herman, who never expounded much on anything, including CIA; how he came to be a “holder” of said certificate is unknown to us. However, it was LEGALLY and LAWFULLY changed out into a CONTRACT of identifiable ownership TO COSMOS SEAFOOD ENERGY MARKETING LTD. Later a V.K. Durham, female, entered the picture and everything went pretty much into the dumpster as she set about fabricating, forging and generally misbehaving and practicing FRAUD on anyone who came within reach. WELL, WE CAME WITHIN REACH AND, BOY, DID SHE DO A NUMBER ON EVERYONE INVOLVED.

It is pretty well accepted that she did, in fact, stand responsible personally for Russell’s final demise—after she THOUGHT she had covered her bases enough to grab the “gusto”—how is that for code talk?

We are not going to spend any great amount of time proving anything ELSE—it is all public knowledge and, frankly, we don’t give a damn who is interested or NOT, especially Rayelan Russbacher and her band of miscreants.

How do I know it is Rayelan? Oh, it is my omnipotent, omniscient psychic capability to see through dark spaces and into the “netherworld of factfantasy”.

The next paragraph is great advice and I wish these glue-sticks and dip-sticks would heed it. Rayelan alone owes us BUNCHES of money from her and Gunther’s escapades around the world and so far she has not gotten even one sentence correct on her “Rumor Mill” network of morons.

Sorry, we are not, and never have been, so much as a recognized “friend” of any “agent” or operative of a formal kind that we knew about, then or now. To us a “spook” is what wears a sheet on Halloween. Greased is something you do to a frying pan to cook an egg.

**THE REAL IGNORANCE:** This person says something about all this changeout and payout, etc., as being 1998. That can’t be THIS project. The “certificate”, I suppose, could have been hanging around in Russell’s pocket in 1985 when he incorporated CSEML for the PURPOSE of keeping it stashed and himself ALIVE.

In 1989 IT WAS CHANGED OUT LEGALLY AND LAWFULLY INTO A “CONTRACT” AND THAT WAS PLACED AS “IDENTIFIED” INTO CSEML. His was simple and clean while CLEARLY of public knowledge.

V.K. Durham then took a turn at somehow attaching herself to Russell in some way—but never through MARRIAGE as she claims. She did set herself up as an officer of CSEML but it appears that she never even got to be a “Director”.

**There was NO STOCK issued to avoid ANYONE thieving same. It remains secured and PARKED—but NOT in anything V.K. Durham holds, including “trust” of any kind or fashion. LET THE WHIZ-KIDS LOOK IT UP ON THE CORPORATION NETWORK—IT IS ALL THERE IN LIVING COLOR.]**

I hope this isn't too convoluted but your buddy the spook is probably keen on burying this matter. My advice is to stay away from it. It all MAY have legs either way. [D: Whatever in the heck THAT means.]

It is good to see you dropping in for a visit. Maybe some others can say more now that I have cleared away a large amount of pegs from the top of the page to let the sun shine through. [D: Not to be confused surely with Ronn Jackson's and V.K.'s “where the Sun don't shine”!]

In the meantime, here are some links which I haven't had time to vet. I hope they help you out. Most are a bit, shall we say, off-beat?!

Best  
John Knox  
Chairman of the Board

[Or, we assume: “OH John”]  
[END OF QUOTING]

Now, we would offer you information for contacting these people, BUT, it is so clandestine that when E.J. tried to briefly respond he only got a “membership only” site. So, guess there are spooks after all!

Do we know all about this “thing” we have? No, but we certainly do know that it cleared enough to get past “denial”. We believe that is because we have fully agreed to LIMIT the use and back everything we do with GOLD so that there are no more rip-off-the-world games.

We DO NOT play in anything called derivatives or trading programs and have, moreover, issued legal public notices as regards them—EXACTLY AS INSTRUCTED AS TO METHOD OF COMMUNICATION WITH THOSE “BIGGER SPOOKS” THAN CIA GAMESMEN IN GAB SESSIONS. I guess you might even call them “movers and shakers”.

As far as anyone “stay away from it” I would second that advice! This is not something “up for grabs”, especially NOW and no-one invited ANYONE “in”.

Dave even uses the incorrect language regarding what WE have and if it is not the same as is being discussed, then please just leave us out of all loops dealing with it.

Dave refers to the “certificate” and no, E.J. DOES NOT hold any such certificate. Perhaps THAT is the problem, even people who are told the details fail to get it RIGHT!

We are NOT going to get into some detail information or education game. WE HAVE NOTHING TO SELL, ESPECIALLY GOD. THUS FAR NOBODY HAS “DONE” ANYTHING, EVEN THAT WHICH THEY HAVE PROMISED. SO BE IT.

We DO NOT HIDE—I am Doris Ekker of whom such as V.K. claims to be Princess Rani of Saudi Arabia. What total BS (Bullswill). One of our friends calls V.K. BS Durham as in, you know, Bull Durham. But then, I don't even know Prince Bandar—even one in Brunei.

I don't think anyone would treat even George Soros with such incredible assumptions as to presume upon his time as if there is nothing but a scam game taking place so that anyone and everyone can ride on the wagon heading West as with Johnny Appleseed. From here that may well be “East”. You know, just little children playing at recess. This job IS large and we do not solicit anyone. We try to accommodate everyone who actually has a valid project and meets the MOA requirements—and that includes access to hard, yellow GOLD for backup. NO SCAM OR SHAM HERE!

It is difficult to believe that so-called adults play these silly and childish games and no, Dave, I DO NOT mean “you”.

Please realize that this was NOT on my agenda for today's work but recently these little “coo-koo” birds are most annoying in their nonsensical games while claiming to want to help our country (the U.S., you know). Please, spare us the bout of nausea.

V.K. Durham (of Russell Herrman claim to some kind of infamy) just tried to rip-off the U.S. Treasury using this very same Bonus 3392-181 and get a stack of a Trillion \$\$\$ worth of Treasury certificates. Wow, and how is YOUR day? I believe she wrote to Rumor Mill, “that this was last October”. So be it. In fact, it was actually in response to a question asked of “patriotlad(y)” this last week. “Bonkers”, is a bit too gentle for that “gentle reader” as they plaster their subterfuge including “Children of Light”. Oh barf, that is pure unadulterated syrup.

I would ask that Dave please get this response to whoever is “OH John”. I believe that ALL of you interested and “inquiring mind” people will recognize that just within the week even Mr. Greenspan has come forth and said we will have to get back onto some “gold” backing or we “aren't going to make it...”.

I personally can't even be sure we can make it if we do! With the Patriot games running amuck it is pretty sad.

LOOKING AT LIFE:

As I sit here at this keyboard and note that it's near 100 degrees and the Sun is now starting to come in and warm it even more cozily, I can see Manila Bay toward the West and Lake Laguna off to the South-East. Both are big bodies of water. But, the Bay is closer and you can see all the little spots which are boats and fisherfolk. They don't catch much any longer in that polluted bay and I marvel at the narrow aspects of human beings that play games while a world hurts and dies.

So, do I wish such as Rumor Mill and V.K. Durham—well and good fortune? NO, I WISH THEM WHAT THEY DESERVE—THE CONSEQUENCES OF THEIR MISBEHAVIOR AND MISCREANT ACTIVITIES.

I think even less of you who FEED these (let's see now, what is the opposite of “bastards”?).

We don't have ANYTHING left to lose, good buddies, so watch out—for we have nothing to do save serve GOD! It is a rather nice position in which to find selves. We have also seen our friends taking a bashing from these derelicts of integrity and no, it is no longer “just OK”.

From Greece to South Africa success is promised and we commit to MAKE IT RIGHT IF WE CAN! IF NOT, WE WILL GO DOWN TRYING AS HARD AS WE CAN AGAINST THESE MONGRELS WHO LIE, CHEAT AND STEAL (LITERALLY) IN THE NAME OF GOD AND PATRIOTISM. ENOUGH IS

QUITE ENOUGH AND I TRULY AM ONE WHO IS “MAD AS HELL” AND WON'T TAKE IT ANY LONGER IN SILENCE AND “OH WELL...”!

By the way, this also means that if you get in front of this bandwagon to stop us, I hope we run you over! Now please, scatter this to the FOUR WINDS (pun again intended).

I work for GOD and that is sufficient unto my needs, for all the rest is NOTHING. I'm just sorry it took until 71-yrs to recognize it.

Failing health, etc.? No, just getting stronger every day—WHERE IT COUNTS.

IF THIS “PRODUCT” IS NO GOOD, THEN IT IS NOT BECAUSE SOME NETWORK IDIOTS PROCLAIM THAT. WE HAVE ACTED IN “GOOD FAITH” and if we have been sold a bill of goods, we will go first to V.K. Durham for criminal fraud. That will bring in several other COUNTRIES and persons. I would think about that were I a “Diplomatic Immunity” private jet setter to Mainland China and parts Greek.

Now, if I have any friends left, please, have a Merry Christmas and a Happy New Year—if you CAN.

DJE (You bet: Corporate Secretary, Global Alliance Investment Association AND COSMOS SEAFOOD ENERGY MARKETING LTD. LOOK IT UP!)

[P.S.: If E.J. thinks this is too strong for sensitive ears—he is in real trouble if he changes other than spelling errors of MINE. So much for “nice”; it got us absolutely nowhere with these leeches against humanity.

We are also getting: “... but I thought Rick was...”. Forget it, please, and go annoy Rick. They at *SPECTRUM* must have a “salvation” plan, don't you think? After all, they solicit funds and surely they wouldn't expect to NOT repay same—would they? —DJE

12/29/02—#1 (16-135)

By Doris & E.J. Ekker

RE: FUEL ON THE FIRES! PUBLIC NOTICE RELATIVE TO EKKER ARREST WARRANTS OUT AGAINST THEM AND “WANTED” POSTINGS FOR SAME. CIRCUMSTANTIAL EVIDENCE THAT V.K. DURHAM MURDERED RUSSELL HERMAN TO TRY AND GET CONTROL OF “BONUS 3392-181” FOR HERSELF PERSONALLY—E-E/D

EVEN THE TOES HURT!

D.J.E. comment: Have you ever been so busy that you can't find time to rest and yet the mind is so running on “high fast forward” that even your toes begin to hurt. Of course in my case it is because I wore a blister on my toe and promptly got it infected. Ah but—silver colloid of the “fall out” variety is working MIRACLES!

Do we resent the recent barrage of trashing from the Internet whiz kids of Satan's troopers? No, just having to attend it because we are asked questions by those who really have a right to get answers.

The “heading” here should be “interesting” as we refer to the “Russell Herman murder by one, V.K. Durham”, as pathetic as it is.

The rest is GOOD because the mass of little creepers are touting V.K.'s missives and although they claim from one to another that they have independent information they rush right to quoting her and offering the SAME thing from other nets.

KEEP IT ROLLING, FOR IT IS THE BEST EVIDENCE WE COULD HAVE AND CERTAINLY, PROOF FOR US, THAT WE "ARE", REMOTE AS IT SEEMS FROM DAY TO DAY, "GETTING THERE".

NUMBER ONE:

## PUBLIC NOTICE

Mark Moore, finally getting sick and tired of the gossip and rumors about Ekkers and arrest warrants along with, now, "wanted in Mexico and the U.S." did go to work and investigate us. Knowing that all "wanted" parties and arrest warrants out on individuals are FIRST listed with the law enforcement offices at HOME BASE of the individuals named, he went directly to the KERN COUNTY DISTRICT ATTORNEY.

He shares the following information:

**December 26, 2002 @ 3:52 PM**

**Telephone Call to:**

**Office of Kern County District Attorney**

**Criminal Division**

**Bakersfield, CA**

**661-868-2340**

**"Brandy" checked records and found NO WARRANTS FOR EITHER DORIS OR E.J. EKKER—only a single entry for Doris in 1995 which had subsequently been rectified concerning a vehicle.**

**I, Mark Moore, am a resident of the state of California and the above facts set forth herein are true of my own personal knowledge and, if called and sworn as a witness, I could and would competently testify thereto.**

**I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct.**

**Executed this 26<sup>th</sup> day of December 2002 at Tehachapi, California.**



**Mark Moore**

NOTE: [D: I would not be comfortable with this, totally, for I have not had EVEN SO MUCH AS A "STOP" for vehicle or otherwise—since 1963 in Salt Lake for going 38 mph in a 35 mph zone. That was only a "warning" to slow down. Even that was interesting, for the policeman was my neighbor.

I was, however, headed for the airport to fly out on a search-party because a friend of E.J.'s was "down" (crashed) in the mountains called Wasatch in Utah. E.J. had a plane (not a Naval Intelligence boat). Yes, the crashed plane was located and it was hanging ten feet over the edge of a cliff caught by a tree or two. We did not see the plane—but the policeman did give me escort to the airport after stopping me.

Will there be an arrest warrant by today? Probably not. THANK YOU, MARK. [MM: For the record: If there are two individuals on this planet that are more honest, sincere, dedicated with more integrity than Doris and E.J. Ekker, I'm certainly enthusiastically awaiting their acquaintance. It's an honor for me, these many treasured years, to call them friends.]

Don't we wish everyone would go check out the information, especially in those "county" court clerk RECORDS?

We note that these insidious termites don't ever give contact information for CONTACT in order to be SURE nobody gets correct information! We do note that they do give Bellringer's "archiving" info for the down and dirty. Please, it could not be better for us on this side. The circle of gamesmen playing at clandestine sensationalism is to so obscure Truth as to be incredibly helpful to our cause.

We must be a real thorn in some people's sides to become, in our 70s, Superman and Wonder Woman and beyond.

V.K. now shouts that I, Doris, have claimed I work for a "higher authority" than even the President of the U.S. SURE DO!

We got a lovely note from a Canadian friend of long-standing and our problems look slim to none. He and his little company have been joined in a lawsuit against David Icke for a million dollars. He can't even afford an attorney and frankly, neither can David Icke.

Strange thing is that the book in point is David's *Matrix* volume and not even the more questionable and "strange" "shape-shifting" Satanic observations. You know, claims of "anti-semitic" and "hate related".

Can we help?

Certainly, and surely no one wants our involvement since V.K.'s tiny-mental mites are doing their number.

Obviously the groupies are at one another as poor old Dovie-O-1 is outraged at the recognition given to Ekker for her work when she never heard of Ekker. So be it. My goodness, isn't Bellringer being clanged as well?

Funny thing is that "WE" are not using anything relative to V.K. Durham OR ANYTHING else as claimed.

We agreed to NOT do ANYTHING in the U.S. and that agreement was truly with "higher" than those recognizing a thorn-in-side V.K.

It is handled in such a way that NOTHING even remotely claimed by V.K. is touched—PERIOD! And, it is all secured and on file in Clark County, Nevada RECORDS. This covers PROOF of holdings, corporation(s) status as CERTIFIED and appropriate RESOLUTIONS to, hopefully, deny easy tampering of any kind. NOBODY, SAVE V.K. DURHAM AND HER BAND OF MERRY KILLERS, EVEN WISHES TO TAMPER OR MANIPULATE.

Yes, many wish we would "GO AWAY" but that is only BEFORE they find out the truth and the records beyond the gossip machines.

V.K. is absolutely RIGHT in her observation that "somehow" we escape horror and terror. COULD THAT BE BECAUSE WE ARE HONORABLE, HONEST, KEEP OUR AGREEMENTS AND DON'T DO THOSE "GOLLIES" BAD DEEDS? (Pun INTENDED.)

Can we hang on long enough to get through this? We are confident we shall if we just keep right on through this muck. Perhaps it is that proclaimed "Higher authority" which V.K. shouts from the Internet?

\* \* \*

Next is a request, please, of a couple of you "out there" who have copies of the pictures of (as presented), Russell Herman's BODY as touted to be from "in the morgue". We have a color copier here and we can use the better of the two "sendings".

V.K. sent copies of those pictures for us to "please run" in CONTACT, supposedly to prove her point that Russell was MURDERED.

We had no way to run colored pictures but I do "think" I recall that Dr. Young did run simple black-and-white copies in the paper.

We have a couple of lawyers and a "coroner" who want, badly, to see those pictures. IF THERE ARE NO SIGNS OF "MEAT HOOK" MARKS ON THE BACK AS WELL AS BURN MARKS, THE "LADY" HAS A REAL PROBLEM.

The first question asked is "how could V.K. and a photographer (she claimed Andy Nicholaw) get inside a "military hospital" morgue to gain access to a "body"? Moreover, since the records showed "Durham" and not even "Herrman", there would be no release of the body until other family members could be reached and next of kin DETERMINED!

The hospital staff not only SUSPECTED "assisted" demise but with all the confusion and the illness involved chose to NOT PUSH AN AUTOPSY proving, at the least, complicity because it was just too convoluted and V.K. was an "outright nut". Their words, not OURS.

V.K. later claimed that Russell was "so radiated" that not even a blade of grass would grow on his grave. More BS—go look!

All V.K.'s documents in Washington County, Illinois are HER fabrications, altered, and done so in such poor quality that the NOTARY would not do other than notarize HER SIGNATURE "ONLY".

All the documents were forged or created near July 1, 1994 (Russell's demise was August 28-29, 1994). We give two separate dates because V.K. claims Russell did not die on the day claimed by the hospital. All were filed on August 1, 1994 just days BEFORE Russell's death. This included "ownership" transfers which are so badly done as to convict the "lady" for fraud—AT THE LEAST.

Over a period of months the tales V.K. offered were so off the wall they hardly bear repeating. She covered everything from the medical people OVERPRESCRIBING morphine to the point of "lethal" doses but she claims to have recognized that should she do what they told her to do she would be "guilty of murder". So, they (she and Russell) noted it and he "cold turkeyed" THE REMAINDER OF HIS ILLNESS without pain relief.

Two paragraphs later she claims the "REDNESS ON HIS BODY IS FROM MORPHINE".

She also claimed that his body was missing and she said that he had been placed "alive" into the morgue crypt where he tried to claw his way OUT.

Oh, it certainly appears she did her dirty work frauds on Russell's "stuff" and then made very, very SURE he died at her convenience.

Following his death she then conjured up myriads of documents she called "Wills", etc., and like good little kids we ran them in the paper because "she" had included CONTACT in the will.

Yes, we DID know it was all BS, but what do you do when you don't know all these things were taking place. She had told us that all these transfers and marriages and you name it, were real, valid and FILED. She did somehow forget to tell us how UNTIMELY were those filings nor did she, at that time, offer the documents. Most of those documents we didn't see until 2001 and some as recently as within the last four months.

She circulated such as her "marriage application" and "marriage CERTIFICATE" since we did our "affidavit" a year ago. That affidavit [MM: CONTACT: 1/30/02, page 11; 12/25/02, page 7] was at the request

and “demand” of legal counsel who had already encountered V.K.’s barrage of trash at the President’s (of the Philippines) office, Central Bank and scattered around to Brunei (you know that non-existent Brunei Prince Bandar). Fine, we had ALL the documents we needed and much of that thanks directly to Rick Martin who brought a thick file with us to Manila—JUST IN CASE. We needed datelines and backup and that included timelines, datelines and proof of product.

We did not know that V.K. had filed stupidly fraudulent documents in Washington County, Illinois or Gallatin County as well. We only needed the one from Washington County to be absolutely shocked and stunned at the garbage she had filed.

We had documents she had shared when we were working with her—and Russell had made sure we had other documentation proving up on the Cosmos Seafood Energy Marketing Ltd. (CSEML) CORPORATE HOLDING and the documents of confirmation, legal opinions and Peruvian documents. We had simply filed those for reference with our records in Clark County, Nevada to secure our position AND THE ASSIGNMENT FROM RUSSELL “HERMAN”.

We had/have nothing from any Herrman, Hermann, Herrmann—PERIOD and end of discussion. We DO have copies of the corporations founding documents with his original signature on at least two separate filings—one at founding and one later with the officers and directors listing.

Both are “Herman” and very similar to the “assignment” signature.

The other was a passport which also bears “Russell Herman” ONLY.

V.K. fabricated the “sale” document and foolishly took the signature of Russell Herman from the “Assignment” and ADDED it (sloppily) to the transfer of ownership document she filed in 1994. This was well over a year after the Assignment—which Russell told us personally, she had and “went totally ballistic”.

He told us that he had also made sure a copy went to someone in the government but we don’t remember exactly who. Maybe it was Bush directly or to the Treasury Department.

He also warned us that V.K. was “totally nuts” and *might resort to killing* to accomplish her aims. I guess so, and we didn’t pay enough attention to the poor man. However, he already knew he was “done for” when he asked us to take the “damned thing”.

Strangely enough, by the time we saw “through” V.K. it was too late for us to dump the “thing”. GOD SEEMS TO WORK THAT WAY in case we get weak-knees and throw away the football.

Was Russell Herman a fine man? V.K. has said as recently as last year IN LOUD VULGAR language that she couldn’t even recognize the man we SPOKE ABOUT. She further claimed that she “never trusted Russell because of his being CIA and too close to Bush”.

She further said she didn’t trust him enough to allow him “signatory” rights on anything. That is why her name is the only one showing up on anything—in spite of her claims to having to have two signatures and two seals (his and hers).

She has scattered Andy Nicholaw’s name around on every “witnessed” document after Russell’s death, and actually BEFORE—even to her wedding (first and second). We now doubt that Andy was anywhere around and that probably included all AFTER the “FARM CLAIMS” debacles.

I now find it interesting to watch these gooks spew off all these naughty programs running amuck, such as “Farm Claims” and removing selves from any association. Can’t be, friends, for the first we knew of V.K. Durham was when a group involved in those “Farm Claims” called themselves “Cosmos” and advertised, even on Radio and in conference calls—V.K.’s address in Okawville, Illinois as the “hub” and contact address and, we suppose, phone number. WE WERE NOT INTERESTED AND IF RICK MARTIN EVEN FOLLOWED UP, IT WOULD SURPRISE ME GREATLY—OTHER THAN OUT OF POSSIBLE CURIOSITY. V.K. Durham was NEVER a pleasant “contact” under ANY circumstances.

Now, to you who somehow think we came to life and started harassing and annoying a poor V.K. Durham—THINK AGAIN. We had severed all association with “that woman” and lost her off our screens. She had no “trust” and no money. She was mooching on us and setting up CRIMINAL games while we were paying for her very rent and food.

We tried to make her program WORK. She should be sued right out of her underwear by people from Greece to South Africa—EXCEPT WE KNOW THAT SHE HAS “NOTHING” AND THUS NOBODY BOTHERS TO CONFRONT HER, FOR WHAT GOOD WOULD IT DO? WELL, AT SOME POINT IT GETS HER “SHUT DOWN” FROM THIS INSANE GAME SHE PUSHES OFF ON EVERYONE.

What do “I” think about the accusations about St. Germain, *et al.*? I don’t think about it at all.

I am reminded about something Gerry Spence wrote regarding his client, Imelda Marcos in New York. The papers were unmerciful with garbage, slurs and NO TRUTH—which Gerry KNEW as fact. One of the mornings while going to court the headlines were six inches high and plastered underneath was Imelda’s picture. Even the “cabby” noticed.

Gerry asked Imelda how she could handle it and Imelda in very poised response and good humor said, “... but Gerry, THAT isn’t ‘me’.”

PEOPLE, that “stuff” about Doris certainly isn’t ME. Moreover, I can know as much because the off-the-wall stuff regarding our miraculous and superhuman feats CANNOT be. E.J.’s being the super “intelligence” agent of yesterday’s CLAIMS for “30 years” as THE top operative, did it. TRUTH IS A GOOD BEDFELLOW, readers.

By the way, you “inquiring minds”—take note of the game. The bashing is now onto Dove and Bellringer. Ok, they claim that Dove is nothing but an agent for getting innocent people onto LISTS—LOTS OF LISTS. Wow, and when you tap into the circuits what do you find? Ah indeed, MEMBERSHIP sites—that put YOU onto LISTS, LOTS OF LISTS, and I would guess they are far more interesting lists OF CLAIMED AGENTS (CIA, ETC.) (as claimed by such as Rayelan). To each your own! EVERY “HIT” IS NOTED AND RECORDED. THAT does not require a nuclear scientist to figure out, friends.

Ekkers are NOT in focus nor in trouble—but “you know who” IS along with the “you know what’s”.

**Ekkers are doing NOTHING to or in the United States of America, INCLUDING helping any one of HER/OUR enemies of ANY KIND. We were GIVEN OUR PARAMETERS AND THERE IS THE WHOLE OF IT.**

V.K. has her “holding trust” which she espouses to be the holder of all world debt and all gold. Fine! Use it! We certainly do not interfere in anything she does. THAT MIGHT TELL YOU A WHOLE HECK OF A LOT ABOUT V.K. DURHAM AND HER PIGMY-MINDS IN TOW. SO PLEASE: KEEP STIRRING THE POT—THE SOUP IS TURNING UP ITS ROTTEN CONGLOMERATION OF COOKS.

No, the government is NOT concerned about the Ekkers—for they have no reason to be.

By the way, readers, there is nothing even remotely similar to anything “about” derivatives and empty documents, trading or damaging programs with anything we touch. BUT THERE IS WITH V.K. DURHAM’S PROGRAM. She claims to be “the only signatory” and claims that all-fired massive “trust”? Then check how she has USED IT—it certainly has nothing to do with us. She wouldn’t lie to you, WOULD SHE? She claims she doesn’t! BS DURHAM is a loose cannon ready to both explode and implode and take everyone in her reach WITH HER. That is my humble opinion and observation. **And it is my opinion from in-depth investigation still under way in Illinois—that V.K. Durham murdered Russell Herman.** Isn’t it interesting that she even claimed Ekkers and others were personally involved with his “homiciding” and that accusation was sent, by her own paperwork, to everyone she could think of, including INTERPOL, the U.S. Secret Service, the Central Bank and the President of the Philippines and everyone in between—including Prince Bandar.

WE haven’t had to prove out this “stuff” we have here, readers—V.K. DURHAM AND HER MISCREANTS HAVE DONE A FAR BETTER JOB THAN WE COULD HAVE EVER FATHOMED POSSIBLE. But yes, friends, I really AM ready to “retire”. I am simply not willing to go beyond this task which was assigned by that “higher authority” (than the president). THIS, I BELIEVE, IS OUR PURPOSE and to take it further will require YOU and that not through us.

When the inquiring students are ready, expect the teacher—it happens every time.

To you who think you can’t go another step—YOU CAN. I am living proof and E.J. is even having a LOT OF FUN. He likes being “beyond James Bond”. It fits between “Beyond Bond” into “Get Smart” and “Inspector Clouseau”.

It has taken years to realize the worst in that V.K. actually “snuffed” Russell. It was all right there before us in her own material and writings and we didn’t notice for all the BS she scattered about. Oh well, give an elephant enough time and hay and it will bury the world in elephant poop.

Please do not think that we don’t want to suffer through the barrage of entangled electronic issues for, even though time consuming, it IS THE CONFIRMATION we have needed through these years of labor and waiting.

I don’t want to go into the details of the “demise of Russell” trail here today—but note, please, that Rumor Mill refers to the “details of his demise” as offered by V.K. Interesting that she should have blundered that badly. V.K. and these miscreants are no, not worth the time required—but TRUTH IS. And, if THIS is the worst Satan can toss at us—we have NO WORRIES. This is NOW large enough to DEMAND some attention. **WE CAN DO THIS, FRIENDS!**

(Continued on page 13)



# Nations Regain Sovereignty When Utilizing Global Alliance Program

## GLOBAL ALLIANCE INVESTMENT ASSOCIATION

Las Vegas, Nevada 702 870-5351

EXECUTIVE OFFICES

6751 Ayala Avenue, Makati City, Philippines

Tel 843-1698 Fax 843-1707

## THE “GAIA PROGRAM” WITH GOLD AS MONEY

December 26, 2002

After some 200 years of deliberate disparagement, gold is about to reassert itself as the only legitimate basis of money. All over the world the International Banking Cartel (IBC) experiment with baseless fiat paper money is being recognized as having failed, a situation even acknowledged recently by FED Chairman Alan Greenspan in his December 19, 2002 “opening remarks” given before the Economic Club of New York:

“Although the gold standard could hardly be portrayed as having produced a period of price tranquility, it was the case that the price level in 1929 was not much different, on net, from what it had been in 1800. But, in the two decades following the abandonment of the gold standard in 1933, the consumer price index in the United States nearly doubled. And, in the four decades after that, prices quintupled. Monetary policy, unleashed from the constraint of domestic gold convertibility, has allowed a persistent over issuance of money. As recently as a decade ago, central bankers, having witnessed more than a half-century of chronic inflation, appeared to confirm that a fiat currency was inherently subject to excess.”

No person on Earth has been responsible for the issue of even one-tenth the “fiat currency” as has Alan Greenspan in his 15 years as Chairman of the Federal Reserve System. It is difficult to imagine the magnitude of the impact that the above-quoted statement will have on the monetary thinking all over the world in the next few weeks.

### REAL ASSET-BASED MONEY = SOVEREIGNTY

The return of “real” money, asset-based instead of debt-based, will weaken (and eventually eliminate) the stranglehold of the IBC on the nations and people and provide the opportunity for them to regain their sovereignty. *This fact is the source of the constant, virulent attacks on the Global Alliance by the big banks.* Gold limits the money, and far more important, the credit they can issue, thus limiting their profits. When combined with the elimination of their control of money’s mobility via the requirement for foreign exchange, their control of interest rate levels and the exchange rate of all currencies—that makes their future rather bleak. (We are taught that some nebulous “market” determines the relative value of currencies—no, those values are “fixed” in London, daily, like a lot of other commodities.)

No nation that has an IMF loan, along with its “conditionalities”, is a sovereign nation. When the people of a nation live in squalor and poverty

because “there is not enough money”, 99% of the time it will be because of IMF limiting their money supply and forcing them to borrow offshore so that their lifeblood is drained from them. Excepting Malaysia, that is the condition of virtually all Asian, African, South American, and most European nations.

Virtually all of those nations would have the wherewithal to pay off the international banks, the IMF and World Bank and, debt-free, live long and prosper. Their problem is not a lack of assets and resources; it is the insidious insertion and maintenance of corrupted officials in certain strategic offices that are willing to sell out their own country to continue the myth that money comes from borrowing. *No person, family, corporation, or nation can borrow its way out of debt.* Any nation can easily pay off its external debt if it will follow the **Global Alliance program**.

Not only can a nation get out of debt, it can increase its WEALTH by far more than 10% per year and stay out of debt for the next 998 years, should it decide to do so with a willingness to communicate that objective to its individual people. We use the word “individual” in an effort to be clear. Individual people seldom plan ahead hundreds of years; collections of people called nations must do so or, having no common purpose, they will lose their unity, become divided and weakened and probably become the servants of another collection of people whose goals are clear and well-maintained.

### NATIONAL GROWTH

In the preceding paragraph we used the number “10%”. We are not referring to the useless “growth rate” foisted off upon us by the IBC through its IMF/WB minions. No, we are referring to the increase in the real, observable **wealth** of the nation. The IBC blinds us to reality by giving us false measuring sticks wherein the results are always within their control. As long as “they” control the money they can control the world’s economies.

When the “Asian Tigers” were bounding forth in ebullient abandon, circa 1996 and early 1997, they were easily brought to heel. Currency traders with billions available through their derivative-enhanced hedge funds could easily have bought all of the currency and common stocks in the ASEAN region. They “sold short” the currencies and, when the panic set in, they shorted the stocks. They scooped up and left with half the wealth of the entire region in just a few months. They are ready to come back now (with your money) and assist with the “non-performing loans” and foreclosed properties (**at less than 10 cents on the dollar, of course**).

When that is coupled with the result of “privatization”, the nations are left with nothing of value. Before that happens the concerned citizens of a nation should try to imagine how they could run a country without a “tax base”, with deteriorating infrastructure and no money to pay teachers, police, firemen, or soldiers.

### THE SOLUTION

**The solution to all of these problems can be found in a properly managed and accounted gold-based currency.** Just as the use of gold places limits on the profits of banks and the unwarranted spending of governments, it also creates an environment of transparency that makes corruption extremely visible, and even moreso when the **Global Alliance program** is also in use. (These principles are discussed in greater detail in some of our other papers on the subject.)

The next question we would expect would be, “How does a nation return to or adopt the gold standard for its currency?” After having worked with the idea for more than ten years, it is tempting to say that it is easy. Realistically, however, we must acknowledge that it is not “easy”. Above, Mr. Greenspan

reminded us that the U.S.A. abandoned the gold standard in 1933. The U.S. was one of the last to cave in to the IBC. How many practicing bankers today would have personal experience with a gold-based system?

Just as significant, for some two centuries the IBC endowed and controlled schools of banking and economics have disparaged the use of gold. To a “properly educated” banker or economist, the idea of returning to the gold standard is very likely violently repugnant. In this instance, the generations of brainwashing have been extremely effective. However, recognizing the difficulties can help overcome them.

In nations where it was useful, the IBC, using its IMF tool, has forced the legislation of laws banning the ownership of gold by banks to further remove their interest in it. While it is not necessary that banks be allowed to own gold for them to be able to use it as a reserve against which a loan or line of credit is extended to the owner of the gold, in the event of a foreclosure it may not be in the best interests of the owner of the gold, the bank, or even the nation to “force the sale” of the gold at an inappropriate time or price. (The foreclosed gold would become the property of the bank.) Thus each nation will be well-advised to examine its laws to eliminate such conflicts.

Hopefully that statement might jolt the reader into the realization that this is a serious matter. Changing laws and ways of doing things may not be either easy or quick, so it may be time to examine the benefits of doing so with a bit more care. Only by understanding the benefits, both short and long term, and weighing them against the effort required (there is no “cost” to the nation but a lot of effort is required) can the current leaders of a nation decide what to do. (Other resistance can occur because the opportunity for graft will likely go to zero.)

#### REGAINING SOVEREIGNTY

Gold, as payment of a debt, was and will again become, the most desirable mode of settlement. Because it must be redeemed in gold, gold-based currency is considered to be the same as gold. That means that it is the highest quality form of “foreign exchange”; it also means that all of the money in a nation’s system qualifies as its foreign exchange reserves, not just that amount meeting certain requirements “acceptable to the FED”. Please think about how that affects “their” economic control.

To add some detail, it means the nation now needs no more foreign money; no foreign loans; no foreign investors; no foreign tourists; no need to sacrifice its timber, fish, minerals, oil & gas, or to deplete its land to grow crops for export (it really needs no exports—including workers—at all—more on this later in this paper). Further, the nation will not need even consider “privatization”, balance of payments, or a budget deficit.

**When a nation’s money is based upon gold, it recaptures control—sovereignty, if you will. It controls its money supply, by far the most important function of nationhood.**

The value of the **Global Alliance program** is that the huge debt owed to GAIA by the U.S. Treasury (guaranteed by the FED and payable in gold) can be shared with nations, government organizations, and non-government organizations via the mechanism of GAIA issuing a DEED OF ASSIGNMENT FOR CONSIDERATION (DEED) pursuant to a Memorandum of Agreement (MOA) creating a short-term Joint Venture partnership for the purpose of converting the UST (U.S. Treasury) debt to gold.

#### GAIA PROGRAM = PARTNERSHIP

It is a 50/50 partnership. GAIA furnishes the UST debt in the form of the DEED, which is a perfect banking RESERVE; the Joint Venture Partner (JVP) furnishes the needed banking facility to use the RESERVE to purchase gold (equal to the amount of the DEED), and the gold is then divided equally between GAIA and the JVP. The gold is used as collateral for two lines of credit, a small one to GAIA and a larger one to the JVP with which it may do one or a series of projects.

The Global Alliance gold is left with the funding bank to strengthen the bank’s RESERVES and no more than 10% of DEED amount will be

used by GAIA to assist other nations to join the Alliance. As the Global Alliance gold grows in size, it can be used to provide an “insurance” fund to assist nations suffering *force majeure* catastrophes (earthquakes, tsunamis, volcanoes, typhoons, etc.), unlike the United Nations which must beg or levy for needed money.

**The limiting factor in the issuance of DEEDs is the availability of gold.** The DEED is to be used as a banking RESERVE with which to purchase gold. If gold is not available, the bank cannot issue the lines of credit because **the lines of credit can only be based upon the collateral provided by gold** (not upon the DEEDs themselves). This also provides an indelible audit trail.

#### GOLD, GOLD, GOLD

Will there be enough gold to implement the program worldwide? We have been told that Presidents Ronald Reagan and Ferdinand Marcos began to implement a similar plan in the early 1980s and distributed many thousands of tons of gold to some 50-60 countries, and we have seen a lot of evidence confirming that as fact. We have also been told by close associates of people who have worked at NASA in the interpretation of their satellite maps that there is far more gold, just in the Philippines, than would be needed to put a gold base under all of the world’s currencies.

If there is so much gold, what will that do to the price? It doesn’t matter whether the price is \$3.00 per ounce or \$3,000 per ounce. It will be the same for everyone and thus the “playing field will be level”. Ultimately, however, the price will stabilize somewhere above the cost of production, which is alleged to be close to \$360 per ounce for nearly half of the existing mines. The Reagan/Marcos plan implied a price of \$400 per ounce which, even 20-years later, seems to be quite reasonable.

#### MORE BENEFITS

In the event that solving the foreign exchange problem is not sufficient motivation to seriously consider the **GAIA program**, we should mention that there are many other benefits. The most striking is that the implementing nation can eliminate income taxes on its citizens, both individual and corporate. There are better, and far more transparent means of furnishing the money to “run the government”. Taxes are most often used as a control mechanism upon its citizens by the government. The U.S.A., during its most productive period from 1789 through 1941, had no individual income tax. In a sovereign society income tax is not necessary.

Without a picture of a sovereign economy, such a concept is probably impossible to accept. Post-colonial “Third World” societies have been taught what amounts to a quasi-welfare state, although that fact has been hidden from them. For instance, in the Philippines, a country of some 78 million people, nearly one-half of those employed work for a government entity. Most of them do not do much. Some even boast that they come to “work” twice each month (on payday). This is also a symptom of a modern “democracy” wherein elected officials stay in office because their scads of employees vote for them.

In a sovereign society there is always a labor shortage, especially of skilled labor. Compensation is more frequently based upon performance which tends toward higher self-esteem and pride of accomplishment. (Labor unions have interfered with this in many “developed” countries.) It also tends toward higher per-person incomes and lower per-product unit cost. The primary reason that there is a labor shortage is that there is a surplus of projects to be done.

#### PROJECT PROPONENTS (JVPs)

In every country where we have been or from where we have talked to people, there are always a surplus of projects and “not enough money”. With the Global Alliance program the project proponent, whether public or private, applies for a DEED, shows the Executive Summary of its feasibility study, gets and takes its DEED to its bank, and gets its funding—because there is no risk. The line of credit will be based upon gold, which is the highest quality and most liquid collateral available. If the project fails, the bank can sell enough of the gold to satisfy the draws on the line of credit, plus interest, and give the balance of the gold to the project proponent.

If the project is “private” and pays off, the project proponent (also JVP) has the gold free and clear to keep, sell, or use for another project. The gold was “earned” when the gold was purchased and the lines of credit created (pursuant to the MOA). If the project is “public”, there is an even more beneficial outcome. Once the project is complete, its appraised value can be added to the value of the government entity serving as project proponent and the loan forgiven because the increase in money supply created to fund the project is now offset by the **increase in the value** of the nation. The gold purchased to provide the collateral adds to the reserves of the National Treasury which can then be used for other projects, including paying that part of the cost of government not covered by tariffs, duties, and expense-specific taxes like those on fuel to maintain roads, etc. Taxes on real estate, usually collected at the province or sub-province levels, should be adequate to pay the salaries of teachers, police and firemen, and local government employees.

That statement introduces an extremely important facet of the **GAIA program**. By following a few simple, logical principles, there will always be money for worthy projects and the money supply will grow to match the growth IN THE VALUE of the nation. The growth RATE of the nation will depend mostly upon the *availability of labor* to do the projects. This makes education and training of its labor force of paramount importance to the nation.

With projects going on everywhere, labor shortages will create a more competitive labor market and most of those marginally employed in government will find better-paying jobs in the private sector. To keep its necessary employees, government will have to create incentive-oriented pay plans to reward the best employees for increasing their productivity. The result should be far fewer employees putting out higher quality work at greatly reduced overall cost to government.

### INFLATION

Another benefit of gold-based currency to the nation and its people is the control of inflation. IBC-educated economists insist that a **robust** economy requires inflation (what Chairman Greenspan refers to as “over issuance of money”) on the order of 2-4%. That is nonsense. Inflation is a smokescreen behind which are hidden a multitude of thefts from the citizenry. In the U.S., which used to tout its accurate economic reporting, the average annual inflation rate is said to be 3%. In 1930 the average wage of laborers, teachers and policemen was one dollar per day, \$360 per year. With no relative increase in their standard of living, those same people are now being paid approximately \$36,000 per year, 100 times as much. A “luxury” car, a brand new Packard 4-door sedan, cost \$500 in the mid-1930s. The equivalent today, Lincoln Town Car or a Cadillac Fleetwood, would cost some \$50,000, 100 times as much. If inflation had REALLY averaged 3%—the wage would now be \$2,850 and the car \$4,000, only 8 times as much. Somebody has been lying.

Another way of putting it: A person who “saved” \$100 in 1930 now has the spending power of \$1. If there were no inflation, the person would still have \$100. In the “ideal” economy of 3% inflation, the person would have only \$12.50 in value. In either case, most of the VALUE of the money is gone. Who got it? While it is not possible to point a finger at a particular politician or banker to say, “He got it,” it is possible to look at the arithmetic of national budgets and know that the beneficiaries of inflation are, generally speaking, the bankers, politicians, and what Eisenhower so aptly called “the military-industrial complex”, another name for the elitist Zionist IBC.

**GOLD-BASED MONEY WILL NOT INFLATE LIKE BASELESS PAPER MONEY.** As Chairman Greenspan put it, “. . .it was the case that the price level in 1929 was not much different, on net, from what it had been in 1800”. That particular period happens to coincide with the most “**robust**” period in the history of the U.S., proof positive that inflation is not in the interests of the people. Actually, it is not in the best interest of domestic bankers, either; only the International Bankers can control the value of currencies and manipulate the “inflation” numbers, and thus position themselves in advance to take advantage of what they know will occur because they are the ones that make it happen.

### BANKS AND THE GLOBAL ALLIANCE PROGRAM

“Domestic banks” are those that are owned and operated by citizens in the country in which they are located. A few might have branches or special service offices in other countries but the bulk of their business is done within their own. Bankers are taught that they belong to one big, cooperative, happy fraternity. But there are actually at least three fraternities: the one to which they all, including the domestic bankers, belong; the one to which the International Bankers belong, and the elite one that most don’t even know about, the Bank of International Settlements (the BIS).

Worldwide banking policy is created and disseminated via a monthly meeting at the BIS Head Office in Basel, Switzerland. The attendees at these secret meetings consist of the members of a “standing committee” plus a very few invited “guests”, usually the central banker of a nation that deserves a pat on the head for his support of their policies, or one that needs a boot in the *derrière* for getting out of line. We mention this because most domestic bankers do not understand that they, just like the rest of the citizens of smaller nations, are victimized by the policies and practices of the IBC and its BIS.

Every banker that has taken, read, and understood our materials has admitted that the **GAIA program** is “banker friendly”. Local banks lose money when they fail to correctly predict inflation, or when their currency drops in value. In most smaller nations interest rates are very high and loans are not being made due to these risks.

When inflation and currency fluctuations are eliminated, loans are much easier to make because the banker need only examine the character and quality of borrower and the project being funded. When the basic, underlying collateral is gold, even those risks are removed. With all of the risk removed, interest rates can come under 4% and business can be far more predictable and profitable, and there will be a lot more of it.

For instance, the monthly (20-year) mortgage payment at 4% on a home costing \$100,000 is one-half what it is at 14%. (For those who like numbers, the payment at 0% would be \$416, at 2% \$505, at 4% \$606, and at 14% \$1244. At 14% the house cost \$100,000, the interest \$198,720.) Four-percent interest rates should translate to twice as many people being able to buy a home—but the “**multiplier**” is far greater than 2. More homes being built and sold means more construction jobs and more workers able to buy homes. It means more appliances being manufactured and sold, translating into even more men and women able to buy and furnish their homes. Instead of the current declining spiral of lost jobs and foreclosures, followed by more lost jobs and more foreclosures, we see an “inclining spiral” of new jobs, higher incomes, more new jobs and more higher incomes (and how about business and banking profits?). [Can anyone see the OFWs (Overseas Filipino Workers) coming home?]

**The GAIA program is God’s program to raise His people out of poverty and hunger.** It will be implemented whether the elitists (sometimes called oligarchs) like it or not. It will happen in His good time, whether “we” (the people) like it or not.

### TAXES

Seeing the “inclining spiral” illustrated above, the tax collectors are likely to salivate profusely. There is bad, and good, news for them. The bad news is that they will be out of a job because a Global Alliance nation does not need individual income taxes. It is yet to be determined whether any nations will need to continue their corporate taxes.

The good news is that there will be plentiful jobs for people having arithmetic and analytical abilities. Because of their experience in analyzing and monitoring lines of credit to construction-type projects, it is expected that an expanded portfolio of loans (in the form of lines of credit) will justify additional personnel already trained to handle numbers and see discrepancies. Hopefully, because the bank cannot lose, a friendly, helpful relationship will be established between lender and borrower. [That will be certain to happen if the bank adopts an Islamic-type profit-sharing approach to a particular loan.]

Further, because each completed project must be “valued” (appraised) so as to be added to the value of a municipality, province, and finally, the nation—thus justifying the issuance of additional currency equal to that value to maintain the “balance” of the currency in circulation with the value of the nation—more (and better) jobs will be created. Project evaluation and appraisal are positive jobs; tax collection is negative.

From the politicians comes the howl, “No income tax? What about us?”

Perhaps this is a place in our discussion for some “American honesty”. Some ways of doing things work better than others and, in the spirit of open-mindedness, maybe we should be allowed to offer some successful alternatives to the “pork-barrel” practices of being elected/re-elected as a result of “federal” money being delivered to the Municipality/Province by the incumbent politician, or money delivered directly into the hands of the voter ten minutes (or days or months) before he votes.

“Democracy” is a misused term. It has been surreptitiously substituted as the name for a system of government invented and used by the indigenous natives of the northeastern part of the United States, which was adopted as the “*Confederation of States*” prior to the adoption of the *Constitution of the United States of America*.

This system was one of “self rule” at the local level, and a community of cooperation at a “national” level. With the exception of tariffs, designed and intended only for the protection of local producers, all taxes were collected at the state (provincial) level. Those taxes were collected for the protection of private property and were commensurate with the value of the property. Legislators at both the state and national level met every second year for a maximum of two months. Lacking the need for additional laws, they usually disbanded early.

Why do we take your time to rehash this ancient history? Because it worked, very, very well. And because **nothing introduced by the IBC since has worked**. With its unlimited access to money (it could print all of the English Pounds it needed because it owned the Bank of England, just as it has owned the Federal Reserve System since 1913) the IBC (existent even in those “early” days) was able to arrange the election of “its” people to the U.S. Congress and begin to change those laws prescribed by the original *CONSTITUTION*.

We can now say in all candor that the United States of America is ruled by a cabal often referred to as the Israeli Mafia. There is ample evidence that the last President of the United States of America to be assassinated, John F. Kennedy, was killed by that cabal because he advocated money issued by the U.S. Treasury (not the FED) and intended to return the U.S. to the gold standard. Since the assassination of JFK no president has dared to defy the cabal. Just as important to know: Hundreds of people have been murdered for just “knowing too much”. *The IBC cabal is merciless*.

Our intention in presenting this paper is to make it possible, and hopefully easy, for our program and its effects to be more easily and widely understood. All readers are hereby given permission to reproduce this paper (**in its entirety, please**—taken out of context some of our statements will be construed as “controversial”) and to distribute it widely.

### CURRENCY AS “STOCK”

When the currencies of nations are not gold-based, they represent something similar to the value of the COMMON STOCK of a corporation. As an example, let us suppose that the President of a Corporation needs more money and so issues more stock. The value of the Corporation is increased by the money that comes in for the stock. If the money is exchanged for productive equipment, the value of the Corporation remains static and the stock holds its price. But suppose the money is spent for the wedding of the President’s daughter? When the “Securities Analysts” figure that out, the price of the stock will drop. That would be akin to the drop in the value of a currency when new money is issued without a commensurate increase in RESERVES.

This may seem a bit extreme but please indulge us in a bit of reality (i.e., non-fantasy). Let us suppose that the Prime Minister (PM) of a Global Alliance nation needs more money. Instead of stock, the PM will have to issue more currency. He applies to GAIA for a DEED in the name of his National Treasury which instantly becomes banking RESERVES, allowing him to quickly purchase gold (sometimes physical gold and sometimes Warehouse Receipts from his Central Bank or from an offshore seller). As soon as the gold is accounted as National Treasury RESERVES, the PM can issue credits to any entity he chooses, worldwide, including his own departments, agencies, provinces, or municipalities. **The difference is that there is no dilution of the value of the currency—it is always backed by gold**—and the nation “owes” no one. It has not issued bonds at 10% to an offshore entity to drain away its life-blood, nor has it pledged any of its assets or natural resources. And the GAIA 50% of the gold further strengthens the banking reserves in the nation.

### GETTING STARTED

Global Alliance is currently headquartered in Manila, Philippines. The program needs to start in the Philippines because the supply of gold needed to put a gold base under all of the currencies of the world is here. Many other nations already have the stock of gold provided by the Reagan/Marcos program. If those stocks can be located and their documentation brought to GAIA, GAIA can provide what might be necessary for the nation to qualify its currency as gold-based; that will allow the nation to purchase the gold (with newly created currency/credit) to be used with the program for projects.

Global Alliance will assist nations with the installation of the **GAIA program**. At the present time the GAIA team is small and cannot travel away from its headquarters. That means that nations wishing information or installation instructions will have to travel to Manila. Later there will probably be traveling installation teams. To assure that balance is maintained, one of the program rules will require that national government project funding cannot exceed private or Non-Government Organization (NGO) plus local government project funding.

In most nations one of the first DEEDs issued will be for the project of valuing the nation (by each political subdivision), which will provide plenty of employment opportunities for the suddenly unemployed people no longer needed for tax collection, along with excess local government employees. Another early DEED will be for the purpose of appointing and training a cadre of attorneys to act as temporary justices so that the typical court backlogs can be cleared. In most nations more schools and hospitals are needed, along with roads repaired and new ones constructed, water and waste treatments systems installed, electricity and communication systems created or upgraded. Many of these projects can be contracted to NGOs that can benefit from arranging their own funding.

**When the people of a nation realize that they can have virtually unlimited funding for good projects, all generated from within the nation so that any interest charges are retained within the nation, their creativity and ambition will bloom.** In those areas typically suffering from the presence of rebel groups the new employment opportunities will rapidly siphon off most of the rank-and-file. Without “followers” to help collect “taxes”, a peaceful countryside becomes achievable. Modernizing and upgrading schools, police and firemen’s training and equipment, along with raising their pay to a level where one income can support a family will solve a lot of “peace and order” issues. Working together, the Global Alliance and its member nations can create a much improved world in which to live and learn.

**This paper is authored by E.J. Ekker, President of GAIA  
With the collaboration of Doris J. Ekker, Secretary of GAIA**

# The News Desk

By John & Jean Ray

## AMERICA'S BID FOR GLOBAL DOMINANCE

By John Pilger, *New Statesman*—UK, 12/12/02

The threat posed by U.S. terrorism to the security of nations and individuals was outlined in prophetic detail in a document written more than two years ago and disclosed only recently. What was needed for America to dominate much of humanity and the world's resources, it said, was "some catastrophic and catalysing event—like a new Pearl Harbor". The attacks of 11 September 2001 provided the "new Pearl Harbor", described as "the opportunity of ages". The extremists who have since exploited 11 September come from the era of Ronald Reagan, when far-right groups and "think-tanks" were established to avenge the American "defeat" in Vietnam. In the 1990s, there was an added agenda: to justify the denial of a "peace dividend" following the cold war. The Project for the New American Century was formed, along with the American Enterprise Institute, the Hudson Institute and others that have since merged the ambitions of the Reagan administration with those of the current Bush regime.

One of George W. Bush's "thinkers" is Richard Perle. I interviewed Perle when he was advising Reagan; and when he spoke about "total war", I mistakenly dismissed him as mad. He recently used the term again in describing America's "war on terror". "No stages," he said. "This is total war. We are fighting a variety of enemies. There are lots of them out there. All this talk about first we are going to do Afghanistan, then we will do Iraq ... this is entirely the wrong way to go about it. If we just let our vision of the world go forth, and we embrace it entirely and we don't try to piece together clever diplomacy, but just wage a total war... our children will sing great songs about us years from now."

Perle is one of the founders of the Project for the New American Century, the PNAC. Other founders include Dick Cheney, now vice-president, Donald Rumsfeld, defence secretary, Paul Wolfowitz, deputy defence secretary, I. Lewis Libby, Cheney's chief of staff, William J. Bennett, Reagan's education secretary, and Zalmay Khalilzad, Bush's ambassador to Afghanistan. These are the modern chartists of American terrorism. The PNAC's seminal report, *Rebuilding America's Defences: strategy, forces and resources for a new century*, was a blueprint of American aims in all but name. Two years ago it recommended an increase in arms-spending by \$48 billion so that Washington could "fight and win multiple, simultaneous major theatre wars". This has happened. It said the United States should develop "bunker-buster" nuclear weapons and make "star wars" a national priority. This is happening. It said that, in the event of Bush taking power, Iraq should be a target. And so it is.

**As for Iraq's alleged "weapons of mass destruction", these were dismissed, in so many words, as a convenient excuse, which it is. "While the unresolved conflict with Iraq provides the immediate justification," it says, "the need for a substantial American force presence in the Gulf transcends the issue of the regime of Saddam Hussein." How has this grand strategy been implemented? A series of articles**

**in the *Washington Post*, co-authored by Bob Woodward of Watergate fame and based on long interviews with senior members of the Bush administration, reveals how 11 September was manipulated.**

On the morning of 12 September 2001, without any evidence of who the hijackers were, Rumsfeld demanded that the U.S. attack Iraq. According to Woodward, Rumsfeld told a cabinet meeting that Iraq should be "a principal target of the first round in the war against terrorism". Iraq was temporarily spared only because Colin Powell, the secretary of state, persuaded Bush that "public opinion has to be prepared before a move against Iraq is possible". Afghanistan was chosen as the softer option. If Jonathan Steele's estimate in the *Guardian* is correct, some 20,000 people in Afghanistan paid the price of this debate with their lives.

Time and again, 11 September is described as an "opportunity". In last April's *New Yorker*, the investigative reporter Nicholas Lemann wrote that Bush's most senior adviser, Condoleezza Rice, told him she had called together senior members of the National Security Council and asked them "to think about 'how do you capitalise on these opportunities'", which she compared with those of "1945 to 1947": the start of the Cold War. Since 11 September, America has established bases at the gateways to all the major sources of fossil fuels, especially central Asia. The Unocal oil company is to build a pipeline across Afghanistan. Bush has scrapped the Kyoto Protocol on greenhouse gas emissions, the war crimes provisions of the International Criminal Court and the anti-ballistic missile treaty. He has said he will use nuclear weapons against non-nuclear states "if necessary". Under cover of propaganda about Iraq's alleged weapons of mass destruction, the Bush regime is developing new weapons of mass destruction that undermine international treaties on biological and chemical warfare.

In the *Los Angeles Times*, the military analyst William Arkin describes a secret army set up by Donald Rumsfeld, similar to those run by Richard Nixon and Henry Kissinger and which Congress outlawed. This "super-intelligence support activity" will bring together the "CIA and military covert action, information warfare, and deception". According to a classified document prepared for Rumsfeld, the new organisation, known by its Orwellian moniker as the Proactive Pre-emptive Operations Group, or P2OG, will provoke terrorist attacks which would then require "counter-attack" by the United States on countries "harbouring the terrorists".

In other words, innocent people will be killed by the United States. This is reminiscent of Operation Northwoods, the plan put to President Kennedy by his military chiefs for a phoney terrorist campaign—complete with bombings, hijackings, plane crashes and dead Americans—as justification for an invasion of Cuba. Kennedy rejected it. He was assassinated a few months later. Now Rumsfeld has resurrected Northwoods, but with resources undreamt of in 1963 and with no global rival to invite caution. You have to keep reminding yourself this is not fantasy: that truly dangerous men, such as Perle and Rumsfeld and Cheney, have power. The thread running through their ruminations is the importance of the media: "the prioritised task of bringing on board journalists of repute to accept our position". ...

I didn't see how just us little people could do THIS—but it begins to shine brightly as the lights come on. And we claim to not "know about God"? Oh my, I am ashamed of myself. How could this be a result of ANYTHING ELSE THAN "HIGHER AUTHORITY"? It makes me consider that we are looking forward to a VERY good year if the nitwit war-mongers don't nuke us all.

In love and best wishes for a sharing of this wondrous opportunity called New Year, starting here before it hits YOU THERE IN THE U.S., may we KNOW WITHIN that we have climbed this mountain and perhaps the downside will be easier going.

There are people here from PNG to meet tomorrow and a very important group of Tallano's clan met yesterday (we haven't had an update). There are lots of wondrously good things taking place and no, it isn't going to touch poor old V.K.'s "holding trust" in any way, shape or form. Moreover, we enjoy the privacy even though we are sorry that we can't share because of the BS she dishes out when she gets her weekly "free" copy of the *CONTACT* paper. Wow, talk about self-centered and greedy basket-case, she has to be "it".

She claims that the ones on Dove's and Bellringer's [<http://www.fourwinds10.com>] lists (and she didn't name an organization we could even recognize) are vulnerable? Wait until "they" nail Rumor's lists and now "Babs" and Patriot's. Farm Loan participation or NESARA "suckers" mean NOTHING beside these PATRIOT sites serving up conspiracies and sensational garbage—PLANTED THERE FOR "YOUR" FEASTING.

We actually begin to believe that there ARE some "good guys" on OUR side "handling" those "handlers". On that note: Thank you.


As for this new "Barbara" (Babs) who claims MK-Ultra involvement which she is now revealing? I will believe it when Mark Phillips or Cathy O'Brien tells me so. I'm just about as tired of the "Arizona WILDER" and other obscene players as I am V.K. Durham.

How do you begin to discern people and their intentions? LOOK AT THOSE WITH WHOM THEY ASSOCIATE. V.K. Durham has not gotten on one honorable or respected WEBSITE. NOT ONE!

Why do we continue on these points? Because this is what this program is ABOUT, friends. THIS is "our life" and we are a "goodly company" and yes, I DO believe that if we do our job in honor and integrity—good shall overcome evil—EVERY TIME.

I need to go now and I suppose that I shall simply have to relax and enjoy the journey through the keys on this board—even if the topic is not of my liking. There are other reporters of the "news" and, after all, THIS is why we are here in this place at this time in the evolution of our species. Do we move forward in better expression or do we go right back to the dark-ages and caves? The world is certainly NOT going to end—but the species, I suppose, very well could.

Sometimes for some of us we experience some very "close calls" with "life-threatening" closures at hand. We then wonder why we were spared and what might it "mean" (Alphie?). Then lo and behold, we find we were witness to experience that brings answers, first hand, in interesting circumstances. Then we begin to understand the "Dear John" messages. So, to all the Dear Johns; thank you for sticking around to save "this day" from the hounds of hell, and as well, our special thanks to you who stuck around with Dear John.

We send our love, appreciation and HOPES FOR A WONDERFUL YEAR AHEAD.—E-E 

This corruption makes journalists and broadcasters mere ventriloquists' dummies. An attack on a nation of 22 million suffering people is discussed by liberal commentators as if it were a subject at an academic seminar, at which pieces can be pushed around a map, as the old imperialists used to do.

The issue for these humanitarians is not primarily the brutality of modern imperial domination, but how "bad" Saddam Hussein is. There is no admission that their decision to join the war party further seals the fate of perhaps thousands of innocent Iraqis condemned to wait on America's international death row. Their doublethink will not work. You cannot support murderous piracy in the name of humanitarianism. Moreover, the extremes of American fundamentalism that we now face have been staring at us for too long for those of good heart and sense not to recognise them.

**[JR: The Bush cabinet of schemers and hawks—like Rice, Cheney, Rumsfeld, Wolfowitz and Perle, Bolton and Armitage—are truly dangerous men of power with programmed dangerous minds. They don't give a thought or even care about the chaos, misery and death they bring to other nations. We all had better start taking notice that their new plans for the world are lacking in hope, and are dark and ugly and filled with fear. Their game plan for control is the old but often-used plan as written in the *Protocols of the Learned Elders of Zion*. If you doubt it, look at what life became in Russia after her so-called revolution.]**

#### IRAQIS UPSET OVER NEW SANCTION LIST

By E.A. Torriero, *Tribune*, 12/15/02

BAGHDAD—Insisting that United Nations sanctions against Iraq still leave room for the regime of Saddam Hussein to import military material, the Bush administration is seeking to add dozens of items to the hundreds of goods that Iraq already is barred from bringing in without UN approval.

Yet even as President Bush declares that he has no quarrel with the Iraqi people and ultimately aims to help them, the threat to tighten the vise even more is causing further animosity among average Iraqis.

To Mohammad Mahmood, the oversize truck tires he sells are not weapons of war but instruments of survival.

"A tire is not a missile," Mahmood said, standing next to a tower of tires made in China and Indonesia and labeled "durable larger life for all positions".

"Does the United States worry about terror from these tires?"

In a way, it does. Tires are among the 36 items that the Bush administration contends are potential supplies for war in a list proposed to the UN this month.

In exchange for agreeing with the rest of the UN Security Council to temporarily extend Iraq's oil-for-food program—which lets Iraq export oil so long as it spends the proceeds on food and medicine—the United States has been given an opportunity to argue for a ban on more goods.

The council is to decide by early January whether to approve the U.S. request.

Among the targeted items are truck tires, fast boats, hydraulic lifts, satellite dishes, charcoal, broadcast equipment, and the drugs Cipro and atropine.

While benign in civilian use, the items also could be used for military purposes, the U.S. argues. For instance, Cipro and atropine can be used to block the effects of biological and chemical weapons.

Intelligence reports indicate a huge influx of some of the listed items into neighboring Iran in recent weeks, U.S. officials have said.

To Iraqis already suffering from a decade of international sanctions, the U.S. pursuit of more sanctions only worsens their everyday struggles.

"I expect them even to ask for prevention of the bread we eat," said Saad Jarallah Ahmed, who sells parts for hydraulic lifts, a business that has dwindled under sanctions because of import restrictions.

"What kind of a threat does this pose to peace?" Ahmed asked as he threw a rusted gearbox to the floor. "The aim of America is to destabilize Iraq by making the people suffer and lose their jobs. It is a move against the Iraqi people."

The U.S. is pushing tighter sanctions as Washington sends more troops to the Persian Gulf region. Allied forces are intercepting Iraqi oil tankers, and more than 100 UN weapons inspectors are entering a third week of evaluating Iraq's chemical, biological and nuclear capabilities. ...

Except when it has allowed foreign journalists into suspected weapons sites after inspectors searched them, Baghdad has remained secretive about government business. The Information Ministry declined a reporter's request to interview top officials and see non-civilian locations where items on the U.S. list could be used.

The Bush administration accuses Iraq of using UN-approved civilian trade to fortify its military. The UN says it has no way to ensure that shipments of items meant ostensibly for civilian use are not commandeered by the Iraqi army. ...

Atropine, for instance, is used primarily to stimulate the heart in coronary patients, and the UN says the dosages imported are typical of the amounts used to treat heart-attack patients. But the Pentagon is concerned that Iraq is storing atropine for Iraqi soldiers; the drug also can counter the effects of nerve gases, such as sarin and VX, that could be used against U.S. troops.

Iraq has imported more than 3.5 million vials of atropine since 1997.

Meanwhile, Cipro, an antibiotic used to treat various infections, is an antidote against anthrax, a biological weapon that Iraq possesses, according to the Bush administration. Since its introduction in Iraq three years ago, tens of thousands of Cipro pills have been sold in the nation's pharmacies and street markets. Many are bootlegged brands made in India.

"Cipro works on most every disease," said pharmacist Sattar Ferhood, who dispenses the antibiotic that, like most medicines in Iraq, is sold over the counter. "Doctors prescribe nothing else because it works so well. It is the best-selling medicine I have."

While acknowledging that Iraq likely has military designs for many items, foreign diplomats and international aid officials in Baghdad fear that banning or severely limiting their importation would collapse Iraq's already crippled economy.

They also fear the clampdown would dramatically affect public health in a nation where nearly one-third of children under age 5 are malnourished. ...

**[JR: There are a lot of nasties and arm twisting being pulled off by the U.S. in the UN and elsewhere against Iraq. There is definitely a cruel agenda being carried out against the Iraqi people ever since MADdie Albright and her draconian sanction policies were set in place. How many of these banned items listed by the U.S. would directly impact Saddam and his ability to survive? What the U.S. is doing is punishing the Iraqi people and making their lives as miserable as possible. These are psychological mind games being played out to disillusion them and soften them up for the invasion. The Iraqis have suffered through ten years of harsh sanctions imposed by the U.S. and Britain, yet their struggle for survival has not broken their resolve. How many of us here in the U.S. could live without our conveniences for even two years and still believe in hope and that someday it will be over?]**

#### BUSH GIVES CIA

#### "LICENSE TO KILL" TERRORIST LEADERS

By James Risen and David Johnston,  
*New York Times*, 12/15/02

WASHINGTON—The Bush administration has prepared a list of terrorist leaders the Central Intelligence Agency is authorized to kill, if capture is impractical and civilian casualties can be minimized, senior military and intelligence officials said.

The previously undisclosed CIA list includes key al-Qaida leaders like Osama bin Laden and his chief deputy, Ayman al-Zawahiri, as well as other principal figures from al-Qaida and affiliated terrorist groups, the officials said. The names of about two dozen terrorist leaders have recently been on the lethal-force list, officials said. "It's the worst of the worst," an official said.

President Bush has provided written legal authority to the CIA to hunt down and kill the terrorists without seeking further approval each time the agency is about to stage an operation. Some officials said the terrorist list was known as the "high-value target list". A spokesman for the White House declined to discuss the list or issues involving the use of lethal force against terrorists. A spokesman for the CIA also declined to comment on the list.

Despite the authority given to the agency, Mr. Bush has not waived the executive order banning assassinations, officials said. The presidential authority to kill terrorists defines operatives of al-Qaida as enemy combatants and thus legitimate targets for lethal force. ...

The creation of the secret list is part of the expanded CIA effort to hunt and kill or capture al-Qaida operatives far from traditional battlefields, in countries like Yemen.

The president is not legally required to approve each name added to the list, nor is the CIA required to obtain presidential approval for specific attacks, although officials said Mr. Bush had been kept well informed about the agency's operations. ...

Intelligence officials said the presidential finding authorizing the agency to kill terrorists was not limited to those on the list. The president has given broad authority to the CIA to kill or capture operatives of al-Qaida around the world, the officials said. But officials said the group's most senior leaders on the list were the agency's primary focus.

Officials said the CIA, working with the FBI, the military and foreign governments, will seek to capture terrorists when possible and bring them into custody.

Counterterrorism officials prefer to capture senior al-Qaida leaders for interrogation, if possible. They regard killing as a last resort in cases in which the location of an al-Qaida operative is known but capture would be too dangerous or logistically impossible, the officials said.

Under current intelligence law, the president must sign a finding to provide the legal basis for covert actions to be carried out by the CIA. In response to past abuses, the decision-making process has grown into a highly formalized review in which the White House, Justice Department, State Department, Pentagon and CIA take part.

The administration must notify Congressional leaders of any covert action finding signed by the president. In the case of the presidential finding authorizing the use of lethal force against members of al-Qaida, Congressional leaders have been notified as required, the officials said. ...

But the decision by the Bush administration to authorize, under certain circumstances, the killing of terrorist leaders threatens to thrust it into a murky area of national security and international law that is almost never debated in public because the covert operations are known only to a small circle of executive branch and Congressional officials.

In the past, the Bush administration has criticized

the targeting of Palestinian leaders by Israeli forces. But one former senior official said such criticism had diminished as the administration sought to move aggressively against al-Qaida. ...

**[JR: Well it sounds as though the wild, wild West is back again at the Bush O.K. Corral White House. The outlaws and vigilantes are in control of the town and are riding roughshod over everyone. The danger for us all is that the entire world has become their target.]**

U.S. TO LAUNCH INITIATIVE  
TO IMPLEMENT "DEMOCRACY" IN MIDEAST

*IslamOnline, 12/11/02*

WASHINGTON—The U.S. will launch an initiative that will enhance "democracy" in the Arab world and enable its countries to cope with modern world, as U.S. warned Iraq and other potential foes Tuesday, December 10, that it is prepared to unleash "overwhelming force", possibly nuclear arms, to retaliate for any attack with weapons of mass destruction. ...

Powell will launch Thursday, December 12, the U.S.-Middle East Partnership Initiative in remarks to the Heritage Foundation, a Washington think tank, *Agence France-Presse (AFP)* said.

The initiative supposedly "will provide funding and a framework for the United States to work together with governments and people in the Arab world to expand economic, educational and political opportunity," the department said in a statement.

It "will also serve as a forum for the United States and governments and people in the Middle East to strengthen cultural and economic ties," the statement said.

The initiative, which lacks any mention to the U.S. administration failure to enhance peace in the middle East, is supposed to restructure and reallocate U.S. economic aid to Arab countries, such as Egypt, Jordan, Morocco and Yemen, said the Lebanese daily *As-Safir*.

**Deputy Secretary of State Richard Armitage will coordinate the new initiative, to be managed by the State Department's Bureau of Near East Affairs under the supervision of Elizabeth Cheney, daughter of U.S. vice president Dick Cheney.**

Meanwhile, the United States warned Iraq and other potential foes Tuesday that it is prepared to unleash "overwhelming force"—possibly nuclear arms—to retaliate for any attack with weapons of mass destruction.

The admonition was included in a six-page White House policy blueprint entitled "National Strategy to Combat Weapons of Mass Destruction" that was distributed to reporters a day before it is set to be formally unveiled.

"The United States will continue to make clear that it reserves the right to respond with overwhelming force—including nuclear arms as an option—to the use of [weapons of mass destruction] against the United States, our forces abroad, and friends and allies," according to the document.

The warning was reminiscent of then-president George Bush's warning, in a letter on the eve of the 1991 Gulf War, that Baghdad would face the "severest consequences" if it attacked U.S. forces with chemical or biological arms. The missive was widely read as threatening Iraq with atomic retaliation. ...

The administration of President George W. Bush sent one of its most hawkish officials—Under Secretary for Arms Control and International Security John Bolton—to confer with the four other permanent Security Council members. ...

At the meetings, Bolton proposed several dozen changes to the Goods Review List (GRL), which the council adopted in May to speed up its oversight of Iraq's imports by focusing only on so-called "dual-use" goods.

Diplomats told *AFP* that the United States wanted to rush through the changes before January 1, when five of the non-permanent members will leave the council, among them Norway, the current chairman of the sanctions committee.

Norway has generally followed the U.S. line in the committee.

The diplomats said Germany—a newcomer to the council—had been expected to take over from Norway, but the United States had begun a discreet campaign to hand the chairmanship to Chile, which was likely to be compliant. ...

**[JR: With Armitage, the master of deceit, now in charge of our "enhance demonocracy" program, be aware that this is another Softwar program being put into action. The hard putsch is on to establish U.S. control in all Arab/Muslim countries and to gain a strong presence in all their affairs in order to advance ZIONISM. The U.S. is now alluding to similar plans in various countries around the world. We are making inroads in Americanizing young Muslims and in luring them away from their Islamic culture and traditions by making them seem irrelevant. This is what Bush meant when he said America would be fighting a new kind of war. This is the most insidious part of this war and it comes right out of the pages of those very old PROTOCOLS! We have made it very clear to the world that if there is any resistance to U.S./Zion assimilation, we will not hesitate to exercise our exclusive right to unleash an "overwhelming force", which will be nuclear. It is time we Americans get concerned and question what direction our fearsome leaders are leading us.]**

UN SOURCE: U.S. FIRMS ON LIST  
AIDED IRAQ ARMS DEVELOPMENT

By Mohamad Bazzi, *Newsday*, 12/13/02

United Nations—Iraq's 12,000-page declaration of its weapons programs lists American companies that provided materials used by Baghdad to develop chemical and biological weapons in the 1980s, according to a senior Iraqi official.

The public release of such a list could prove embarrassing for the United States and highlight the extent to which the Reagan and first Bush administrations supported Iraq in its eight-year war with neighboring Iran in the 1980s. U.S. military and financial assistance to Iraq continued until Iraqi President Saddam Hussein invaded Kuwait in August 1990. ... **[JR: Only after receiving a nod of approval from the U.S. Saddam just went beyond what they sanctioned.]**

The declaration, which was submitted to UN weapons inspectors Saturday, was mandated under a new Security Council resolution that requires Iraq to declare and destroy all of its nuclear, chemical and biological weapons. Iraqi leaders insist they no longer have any such weapons, but the United States and Britain accuse Hussein of continuing with a secret program to develop banned weapons—and have threatened to go to war to disarm Iraq.

Hans Blix, the chief UN weapons inspector, said Tuesday that he does not intend to release the names of foreign companies that provided material to Iraq. He said such firms could be valuable to UN inspectors as sources of information about Iraq's weapons program. If the inspectors "were to give the names publicly, then they would never get another foreign supplier to give them any information," Blix said.

A Bush administration official declined to comment on U.S. companies' presence in the declaration, or the potential embarrassment if the list were made public. "The issue is not so much who the suppliers are. The issue is really Iraq's program and making sure that Iraq

declares what it has," said the official, who asked not to be named. "We want companies to be able to provide information to the weapons inspectors. It's important to find out what the Iraqis may have received."...

A 1994 report by the Senate Banking Committee concluded that "the United States provided the government of Iraq with 'dual-use' licensed materials which assisted in the development of Iraqi chemical, biological and missile-system programs."...

There is dissension within the council over the handling of Iraq's declaration. Under a deal quietly worked out over the weekend, the United States received the sole copy of the dossier and supporting material that was intended for the council. Washington then made duplicates for the four other permanent council members: Britain, France, Russia and China. Blix said the other 10 rotating council members will get edited copies of the dossier by Monday, with any information that could help countries develop "weapons of mass destruction" excised by UN inspectors.

Arms experts say it is likely that companies from all five permanent council members sold materials to Iraq that were used to develop its weapons. "All the permanent five members are probably on the Iraqi supplier list. They all have advanced chemical and biological industries," said Susan Wright, a research scientist at the University of Michigan and co-author of the book *Biological Warfare and Disarmament*....

The 1994 Senate report found that the United States had licensed dozens of companies to export various materials that helped Iraq make mustard gas, VX nerve agent, anthrax and other biological and chemical weapons. The report also said "the same micro-organisms exported by the United States were identical to those the United Nations inspectors found and recovered from the Iraqi biological warfare program."...

The U.S.-Iraqi relationship flourished from February 1986, when then-Vice President George Bush met with Iraq's ambassador to Washington, Nizar Hamdoon, and assured him that Baghdad would be permitted to receive more sophisticated U.S. technology, until the Iraqi invasion of Kuwait in 1990. Over that four-year period, the Reagan and Bush administrations approved licenses for the export of more than \$600 million worth of advanced American technology to Iraq, according to congressional reports.

"The United States had a very different posture toward Iraq in the 1980s, when it was politically and militarily advantageous to use Iraq as an ally against Iran," Wright said. "Our attitude toward Iraq has been opportunist, rather than principled."

**[JR: The U.S. is two-faced in all its dealings with other countries. It is now becoming top-heavy with all the secrets we have buried in our hidden crypts. Hopefully the arms and chemical weapons agreements we had with Iraq will be one of the many leaks or revelations that connect Bush Sr. with his past friend and bank-account partner, Saddam. The truth is creeping up on the Bush boy, who is not up to facing the hard facts of political life as to his family's cache of funding and their past and present business deals and connections. Bush Jr. is becoming a vulnerable target as questions about his credibility become more obvious. Think Trent Lott as one of many examples.]**

TURKISH LEADER  
GREETED DIFFERENTLY IN WASHINGTON

By Georgie Anne Geyer,  
*Universal Press Syndicate*, 12/13/02

WASHINGTON—The White House showered him with attention, doing everything but throwing flower petals at his feet. The Pentagon treated him worshipfully, as an equal, flattering him with in-depth briefings on the war against Iraq

that, by the way, they want him to help them fight. Foreign diplomats said they could not remember seeing a foreign leader so little known, but so flattered and pampered.

The funny part is that Recep Tayyip Erdogan, the 48-year-old head of the Islamist party in Turkey, came here last January to find the streets empty before his caravan. Where were the cheering crowds then? Indeed, who was he? Who knew?

Twenty people came to Erdogan's reception last winter at the Center for Strategic and International Studies. Monday there were at least 250 rapt listeners, and Paul Wolfowitz, the pugnacious deputy defense secretary who will do anything to invade Iraq except lead the fight himself, edged in at the last moment and looked on the assemblage like a proud father, as a special thrill to his guest.

The administration, apparently having given up on that pesky American custom of wooing governments whose ideas coincide with ours, is moving around the world trying to 1) buy off governments and parties that can offer basing rights for American airplanes and bunking rights for American soldiers, and 2) find and support Muslim leaders who will go along with its war and provide (my expression) an "Islamic cover" to a war widely derided in the Muslim world.

After the meetings of the Turkish politician and President Bush, the Turkish newspaper *Hurriyet* published that the administration had asked Erdogan not only for the basing rights, which had been expected, but for accommodations in Turkey for 80,000 to 100,000 troops in the case of a war against Iraq. And this in a country, always known to be pro-American, where close to 100 percent of the people are against such a war, and anti-Americanism is growing exponentially. ...

(But perhaps there was something else that President Bush wanted, too. In a lighter vein during his reception of Erdogan on Tuesday, the president said to the Turkish leader, according to witnesses who were there, "Apparently you got a great reception in Europe recently—maybe next time, you'll take me with you.")

In short, this was "Turkey's week" in Washington. Here was Erdogan, head of Turkey's Islamist Justice and Development Party who in 1994 piously banned alcohol from Istanbul's restaurants, coming to the U.S. after his party overwhelmingly won the November elections in Turkey and pleading with the West to understand how deeply his country has changed.

Since the elections, he has been traveling across Europe, and now to America, to trumpet the fact that his once-strict Islamist party has seriously liberalized and will lead the way, not only to bring Turkey into the EU but to a "new Renaissance" marked by a worldwide acceptance of the "Turkish model, which will show that Christians and Muslims can live together."

"We are very keen on tolerance," he reassured his audience here Monday. "One of the first things we did was to guarantee the property rights of the Christian churches, something that had been ignored before. There is a Turkish consensus on this. We have experienced a steep learning curve since I was elected mayor of Istanbul."

These are astonishing developments, indeed. They could mean that, in long-secular Turkey, the Islamist party itself is now moderating. Could this be a model for the threatening world of fundamentalist and absolutist Islam? Indeed, it could. But will it? ...

Erdogan's Turkey probably will turn out to be a "new Muslim" regime, perhaps with the adaptation of Christianity to politics in Europe known as Christian Democracy. Washington is playing a mostly cynical game to woo Turkey, largely for bases and bunking, but also as a model for moderate Islamic regimes across the world. Europe is churlish, and it's not at all clear who's really buying off whom.

**[JR: The U.S.'s relentless courting and fawning over Erodan is something to behold. With WOLFowitz smiling in the corner you know we are pulling out all the stops to impress our needy and wanting Turkish ally. Talk about coveting thy neighbor, Turkey! The U.S. has a big problem in trying to establish bases in Turkey to house U.S. troops for our invasion against Iraq. With 100% of Turks opposed to such a plan how will the U.S. and Turkey resolve this major predicament? How Erdogan can balance Islamic fundamentalism, even in a more liberalized form, and serve U.S. interests will be interesting to see. Despite our strong power of persuasion or because of it, Turkey was turned down for admittance into the EU because of economic and human-rights issues. It was a very large disappointment for the U.S. and Britain but know we shall carry on and prevail, as they say.]**

#### KAZAKH PRESIDENT LINKED TO OIL BRIBES

By Jeff Gerth, *New York Times*, 12/11/02

WASHINGTON—Federal prosecutors have said that President Nursultan Nazarbayev of Kazakhstan accepted substantial bribes in dispensing his country's oil concessions in the 1990s and later tried to obstruct the two-year federal inquiry into the payments, which came from American oil companies, according to legal documents.

The allegations were made by the Justice Department in a sealed motion and described recently in a letter of complaint from Kazakhstan's lawyers to the deputy attorney general. The letter was part of a quiet effort to exempt Nazarbayev from prosecution and limit the criminal investigation, which the lawyers say could threaten relations between the United States and Kazakhstan.

Nazarbayev and his representatives have raised the criminal inquiry with Vice President Dick Cheney and other senior officials several times in the past year, but the effort to curb the investigation has been unsuccessful, according to court records and officials of both governments. Administration officials said Washington had rebuffed the Kazakhs' efforts.

Relations between the United States and Kazakhstan have hit a rough patch. Though military cooperation has expanded as part of the campaign against terrorism, senior Bush administration officials have expressed concern over Kazakhstan's treatment of political opponents, journalists and American oil corporations.

Last month, Samuel Bodman, deputy commerce secretary, said Kazakhstan's path toward market-based economic change, praised by the Bush administration in March, had moved in a "worrisome direction". Bodman, who cited disagreements over oil industry contracts, was trying to resolve a new dispute involving Kazakhstan's interpretation of a 1993 oil contract that involved ChevronTexaco and ExxonMobil.

Kazakhstan is a crucial part of the administration's strategy to reduce dependence on Persian Gulf oil and to stem Islamic militancy in central Asia.

The broad outline of the federal grand jury investigation has been known for some time, based on court records and interviews with officials in both countries: Tens of millions of dollars in payments to Kazakhstan by American oil corporations in the 1990s wound up in Swiss bank accounts believed to have benefited top Kazakh officials and their families.

**[JR: It is the payoffs—or, to put it more bluntly, the bribes to the Kazakhstan officials for favors not returned—that vex our U.S. in-Justice Dept. The Kazakhs noncompliance of prior agreements has put a stick in the wheel of progress of the Bush Cartel's quest for control of the world's oil. It highlights the emphasis on the Bush boy's agenda to plunder ALL the oil in any country it flows out of—and in particular the Middle East.]**

#### VLADIMIR PUTIN CREATING ANTI-USA AXIS? RUSSIA, CHINA, AND INDIA— THE ANTI-SUPREMACY TRIANGLE?

By Andrey Krushinsky, *PRAVDA.Ru*, 12/09/02

A relevant result of Vladimir Putin's five-day visit to the East: the notion of a new "triangle" (Russia, China, and India) is being used everywhere in the world media. This was basically initiated by Indian journalists from the newspaper *Hindu* and from the *Star-TV* television channel. They interviewed Putin in Moscow two days before he left for his tour. They pointed out that Putin was coming to India after visiting China: "The trilateral cooperation between India, China, and Russia is developing rather quickly. ...

In this connection we would like to recollect Yevgeny Primakov's visit to India four years ago (Primakov was the Russian Foreign Minister at that time). When Primakov arrived in India, he was informed about an American attack on Iraq. Then, Yevgeny Primakov said that the union of Russia, China, and India could be a viable opposition to American supremacy.

This is equal to absurdity, taking into consideration the traditional hostility between Delhi and Beijing. Yet, the fear of unrestrained American aggression caused the reaction. The Hong Kong press wrote that the American brutality against Iraq and the USA-NATO aggression against Kosovo that followed the bombing of Iraq spurred Chinese President Jiang Zemin to talk to Chinese politicians. They allegedly recommended to pay more priority to the countries whose role in the NATO politics is insignificant. Then, they suggested the retrieval of relations with the Third World. Finally, Chinese politicians recommended that Jiang Zemin cooperate with Russia and India.

The victory of the America/NATO monster over Yugoslavia resulted in negative consequences for the United States in the international arena. Russia and China recollected the identity of their global interests. This eventually resulted in two important events that occurred during the year 2001. The Shanghai Five (the discussion club that makes up Russia, China, and three countries of Central Asia) turned into the Shanghai Cooperation Organization. This organization consists of six countries. In addition, Russia and China signed a treaty for neighborly relations, friendship, and cooperation in Moscow. ...

However, the experience of the first half of the year 2001 showed that Bush's attitude regarding relations with Russia and China depends on the state of relations between Russia and China. The American president has shown that the USA was totally against a multi-polar world order. The U.S.A. aspires on for a New World Order, which causes many troubles in global political life. NATO expands eastwards, aggression against Iraq is being prepared in public, and separatists are supported everywhere, from Taiwan to Chechnya. Most likely, this is what has initiated the idea of creating a Eurasian triangle. ...

Putin made it understood that he is interested in preserving a counterbalance, despite the U.S.A.'s policy of forcing the world to acknowledge that it is the only current superpower. Putin signed a declaration for the advantages of the multi-polar world order, which is completely opposed to the American New World Order. ...

Creating a multipolar world is like a road of a thousand miles. Any step on this road is a bliss. It seems that the result of Vladimir Putin's trip was a few steps away from the New World Order and a few steps towards a multipolar world.

**[JR: Russia, India and China are building an alternate road away from the U.S. super highway of world dominance. We have deferred making stern judgements or issued warnings to the members of the Shanghai Cooperation Organization**



**(originally known as The Shanghai Five). How long can the U.S. maintain a conciliatory position before we take off the velvet glove and show our iron fist? What lethal measures are we prepared to take when the showdown comes to meeting the challenges brought about by a multi-power world made up of Russia, China and India? The other challenge for the U.S. will be the EU with its own power structure and its own military. I'd say the U.S. is in for some turbulent times not of our own making.]**

JUDGE REBUFFS EFFORT TO OBTAIN RECORDS  
ON CHENEY TASK FORCE

By David Stout, *New York Times*, 12/08/02

WASHINGTON—In a case involving bedrock constitutional issues, a federal judge today threw out a lawsuit brought by an agency of Congress against Vice President Dick Cheney over the formulation of the administration's energy policy.

Judge John D. Bates of Federal District Court found that Comptroller General David M. Walker, the head of the General Accounting Office, did not have sufficient standing to sue the vice president.

Mr. Walker had asked the judge to order the White House to reveal the identities of industry executives who helped the administration develop its energy policy last year.

In declining to do so, and in dismissing Mr. Walker's suit, Judge Bates said that granting the GAO chief's request "would fly in the face of the restricted role of the federal courts under the *Constitution*."

When arguments were held before Judge Bates on Sept. 27, lawyers for Mr. Cheney argued—successfully, as it turned out today—that the comptroller general lacked standing because he had not suffered any personal injury and had no genuine stake in the outcome of the litigation.

In deciding for Mr. Cheney on relatively narrow grounds, Judge Bates said the Supreme Court has made it clear over the years that a would-be party to a case involving constitutional separation of powers must meet "especially rigorous" standards just to have standing to bring such a suit.

This, Mr. Walker has simply failed to do, the judge said, because he has suffered no personal injury and was merely acting to aid Congress.

The issues raised in the suit are so important that an appeal, perhaps to the Supreme Court eventually, would not be surprising. But Mr. Walker said he would confer with Congressional leaders "on a bipartisan basis" before deciding what to do next.

"We are very disappointed with the judge's decision," Mr. Walker said in a statement. "We are in the process of reviewing and analyzing the decision to fully understand the bases for it and its potential implications."

Over the years, the General Accounting Office, the auditing arm of Congress, has conducted thousands of investigations and evaluations of government programs and activities, submitting stacks of reports to the lawmakers.

But the case of Walker vs. Cheney marked the first time in the 81-year history of the GAO that the comptroller general had asked a court to order a member of the executive branch to turn over records to Congress.

The development of the Bush administration's energy policy has been marked by deep differences between the White House and Democratic lawmakers. Numerous energy executives, including some from the Enron Corporation, met on several occasions in 2001 with Mr. Cheney and the energy task force that he headed.

The comptroller general, with the backing of some Democrats in Congress, wanted Mr. Cheney to reveal the names of industry executives who helped the administration develop its policy. The administration

argued that such an order would be an unprecedented and unwarranted intrusion into executive branch powers and would hobble an administration's essential, legitimate ability to receive frank information and advice.

Judge Bates, who was appointed to the bench last year by President Bush, noted that neither House of Congress and no Congressional committee had authorized the comptroller general to file the suit. Rather, the judge noted, the suit was filed as the result of a GAO investigation begun at the request of Representatives John D. Dingell and Henry A. Waxman, both Democrats.

Mr. Dingell was the ranking minority member of the House Committee on Energy and Commerce, while Mr. Waxman was the ranking minority member on the Government Reform Committee.

"Plaintiff is not an independent constitutional actor," Judge Bates said of Mr. Walker. Rather, the judge said, the comptroller general is "subservient to Congress".

Significantly, Judge Bates said, the full Congress had issued no subpoena for the information sought in the suit. The absence of full Congressional backing leaves to "the realm of speculation" whether there is any need, or justification, for the court to try to exercise its power by ordering the executive branch to do something, the judge said.

(Judge Bates's ruling can be read online by clicking onto the Web site of the United States District Court for the District of Columbia: [www.dcd.uscourts.gov/](http://www.dcd.uscourts.gov/))

**[JR: The decision is puzzling given that, according to Bates: "under statute, the Comptroller General is granted broad authority to carry out investigations and evaluations for the benefit of Congress," and is specifically authorized under the same statute "to enforce these investigatory powers by bringing a civil action... to require "the head of [an] agency to produce a record." Bates claims, however, that the court does not need to reach the issue of GAO's powers, since the Comptroller has suffered no injury. The decision stands in stark contrast to statements made by Bates during his tenure as Deputy Independent Counsel during the Whitewater investigation from 1995 to 1997. He declared that the special prosecutors intended merely to "diligently and properly follow relevant leads in an attempt to discover the truth." The fact is Judge Bates (a Bush appointee) is beholden to President Bush and VP Cheney, and therefore in a position to block any attempt to discover the truth. Judge Bates wouldn't have been appointed to the Federal District Court if he hadn't sworn to uphold "special security policies" of the Bush administration.]**

SEC CHOICE ACCUSED OF MISLEADING INVESTORS

By Adam Geller, *Newsday*, 12/12/02

NEW YORK (AP)—President Bush's nominee to lead the Securities and Exchange Commission is targeted in a class-action lawsuit by investors accusing him of fraud for failing to disclose financial problems at Aetna Inc. when he was its top executive.

William Donaldson, who was picked Tuesday to head the regulatory agency, was named in the lawsuit filed last year in federal court in New York.

Donaldson was chairman from February 2000 to April 2001. His tenure at the helm of Aetna sparked criticism this year from several institutional investors. They were unhappy about his \$7 million compensation and changes he made in the insurer's corporate governance rules.

The lawsuit, which also names Aetna and its current chief executive, John Rowe, accuses top managers of falsely boasting of the insurance giant's internal financial controls in 2000 and 2001 despite knowing about serious problems.

The court filing alleges Donaldson and other executives knew about problems in the way the

company was handling medical claims payments, which undermined the insurer's ability to maintain the cash reserves needed to cover such claims.

It says that, according to former Aetna employees, a vice president resigned in late 2000 because of his discomfort with the problems and other executives urged Donaldson to make the matter public but he refused.

Repeated upbeat statements by Donaldson, Rowe and Aetna about the company's financial health "coupled with their failure to disclose these known, material problems resulted in a material deception of the investing public", the suit alleges.

When the Connecticut-based company announced losses in spring 2001 because of inadequate reserves, its stock price dropped sharply, according to the lawsuit.

The three lead lawyers for the investors did not return calls for comment Wednesday, and David Carter, a spokesman for the insurance company, said, "Aetna believes the suit has no merit."

The company has filed a motion to dismiss the suit, and is awaiting a decision by a judge following arguments about two months ago, Carter said.

White House spokeswoman Claire Buchan also downplayed the charges made in the lawsuit.

"It's important that information be fully disclosed so that shareholders have timely information on which to base their investments. On this particular matter, Aetna has said it made all relevant information available to shareholders as soon as it was possible to do so," she said.

**[JR: The band of Bush boys that rode into the White House might have been wearing white hats and riding white horses, but they sure don't look any better than the scoundrels and scallywags who were part of the Clinton gang of rustlers. The only difference between the two is that the present group holding power comes from a more privileged class, they wear better suits and are more deadly at the game of politics, because they have more "oil" in their money.]**

BLOATED INDUSTRIES PUT THE ECONOMY IN A BIND  
GLUT IS MAKING IT HARDER  
TO SHAKE OFF THE RECESSION

By William Neikirk, *Tribune*, 12/15/02

DURHAM, N.C.—The world's auto industry can now produce 20 million more cars than consumers can buy. ...

Cisco Systems Inc. built six new buildings to expand its presence at the high-tech Research Triangle Park in North Carolina when the dot-com business was sizzling. All six buildings are empty.

Each of these instances reflects a powerful wave sweeping the economy. In the ivory towers of academia, economists call the phenomenon overcapacity.

In the factory and in the office, it has a more concrete dimension: Businesses can produce far more than we need. Supply has simply outstripped demand. When that happens, production slows, equipment sits idle, costs go up, workers are laid off and investments are postponed.

The capacity glut exists on a scale that this country and many others haven't seen for decades, and it at least partially explains why it is so difficult for the American economy to shake off a recession that by all measures seemed mild.

U.S. companies overbuilt in the 1990s, believing that the good times would never end. But the "bubble" popped with the turn of a new century and with the economy tipping into recession in March 2001 and then stumbling more after the Sept. 11 terrorist attacks.

As a result, the human toll of what economists call a "jobless recovery" is still mounting. The unemployment rate, only 3.9 percent in September 2000, hit 6 percent last month, and many analysts doubt it will fall for the

foreseeable future. Since September 2000, 3 million jobs were lost, almost 2 million of them in manufacturing.

So far, the trusted economic stimulus tools of tax cuts and low interest rates haven't done much good, though President Bush may try even more. Bush sacked his economic team a week ago, naming a new treasury secretary to do a better job of selling his policies.

Despite 12 interest-rate reductions by the Federal Reserve since January 2001—and Bush's \$1.3 trillion tax cut—the economy is limping along. And there are concerns about deflation, or falling prices, which the country hasn't seen since the Great Depression.

A look at various industries around the country—airline, auto, machine tool, steel, textile, high-tech—suggests that working off excess capacity in factories and creating more jobs won't be as easy as it was in the past. Indeed, business leaders appear to be thinking differently about how and when they might add jobs as the economy improves, with some questioning whether they will add them in the U.S. at all.

Joel Goldberg, vice president for operations at Chicago's Atlas Material Testing Technology LLC, said his firm doesn't plan to hire new workers. New technology it has installed in recent years has boosted the company's productivity by 5 percent to 10 percent a year, Goldberg said, and "the reality is, we need fewer and fewer people."

At the same time, U.S. companies are rapidly expanding their operations to low-wage countries such as China and India. There, Goldberg said, "People have become a commodity, so to speak, and you go where the supply is."

Now, U.S. technology is increasingly a commodity too. The glut in manufacturing capacity extends to products that once were at the cutting edge but have turned into mere commodities in an amazingly short time. Cellular phones, televisions, computers and many other electronic goods can now be made so cheaply around the globe that companies are forced to cut prices to sell them. ...

Consumers are benefiting from lower prices, enabling them to stretch their dollars, but that comes at a cost that could hurt the economy in the long run. Because businesses are able to make more than customers can buy, they aren't doing much investing in plants and equipment, and they are shaving workers to become more efficient.

The problem has spilled over to many other areas of the economy not directly related to manufacturing. Vacancy rates of commercial space once occupied by dot-coms are rising in major cities. Hotel rooms added in the '90s are hard to fill.

Reporting reduced business, law firms are scaling back and consolidating. One of Boston's most prominent firms, Hill & Barlow, recently decided to dissolve. One Washington patent lawyer said some of his corporate clients have slashed their applications—and his business—to the bone.

According to David Rizzo, president and chief executive of MCNC, a research and consulting firm in Durham, it may be five years before all the high-speed fiber-optic cable laid by the telecommunications industry is used. Today, the cable is an enormous investment that sits mostly idle with the fading of the dot-com boom.

Further, the expansion of the wireless revolution, such as the use of more cell phones for Internet connections, may even make some of this investment obsolete, some analysts say.

No one is sure how difficult it will be to work off the glut in capacity through economic growth. But one thing is clear: Businesses have idled more of their capacity in the past two years than they have in a long time. The Federal Reserve said manufacturers are using only 73.5 percent of capacity, well below the average of 80.9 percent in 1967-2001. Even during the 1990-91 recession, factories used nearly 77 percent of capacity to produce goods.

**[JR: This paints a really bleak picture of the future of American workers and certainly dashes any hopes that**

**American businesses will help turn around our sluggish economy. The trend is still to relocate overseas to take advantage of cheaper labor costs. With the flood of immigrants, American workers are being sacrificed on the altar of jobs for higher profits. If the idea is to bring American workers down to the level of Third World countries, they are succeeding. We are using short-term solutions for long-term problems that will not serve America in the coming years and, if anything, will contribute to our complete collapse. America's economic strength was built on our ability to manufacture and produce all our own goods and that added to our strength. This has all been traded away from us by our government who is now ready to hand us over to the overseers of the global plantation. Our new soulless masters will be far worse than any other masters ever recorded in our world history.]**

#### LAWSUIT ALLEGES BARRICK PLOTTED TO UNDERMINE GOLD PRICE

By Steve Maich, *National Post*, Canada, 12/19/02

A large U.S. metals dealer is suing Canada's biggest gold mining company and one of the largest banks in the United States, alleging the two conspired to drive down the price of gold and manipulate world financial markets for the past 15 years.

The lawsuit, filed by New Orleans-based metals dealer Blanchard & Co. in Louisiana District Court, says Barrick Gold Corp. and J.P. Morgan Chase hatched a scheme to sink gold prices through a complex system of derivatives trades and off-balance-sheet deals.

The suit claims that, if not for Barrick and J.P. Morgan's intervention in the market, gold would now be worth close to U.S.\$740 an ounce, more than double the U.S.\$343.25 it closed at yesterday.

Barrick calls the suit "ludicrous."

Barrick, controlled by multi-millionaire chairman Peter Munk, promised yesterday to vigorously defend itself.

In its statement of claim, Blanchard said Barrick's alleged actions have "pointedly reduced market interest in Blanchard products and resulted in a significant loss of business."

It said the effects on its bottom line "continue to this day," saying in the claim that the alleged price-manipulation caused many of its customers to stop buying gold.

None of Blanchard's allegations have been proven in court.

Vince Borg, a Barrick spokesman, said the company had not received an official copy of the suit, but a press release issued by Blanchard contained numerous inaccuracies and defamatory statements. A J.P. Morgan spokesman said the bank had not yet received copies of the suit and therefore had no comment.

Several investors and analysts said the case may finally air out one of the most enduring controversies in the public markets.

For years, investors and obscure mining newsletters have accused Barrick and its partners of using complicated hedging strategies to capitalize on, and even actively encourage, a decline in the gold price.

Barrick has steadfastly denied these allegations, claiming their derivative trades are intended to mitigate risk of falling prices and do not unfairly sway the market.

Conspiracy theories, often propagated through Internet chat rooms, have gone far beyond criticism of Barrick's hedging strategy to allege some of the most powerful figures in the world financial markets have conspired to depress the price of gold to prop up the U.S. dollar and world stock markets. Some conspiracy theorists have also cited Alan Greenspan, chairman of the U.S. Federal Reserve, and other leading central bankers as key players.

This lawsuit represents the first attempt by a large and well-financed market player to force more disclosure about what role major mining companies may have played in the 49 percent drop in the price of gold since 1987.

Gold was once an important asset class. But over the past two decades, its appeal has waned. Many long-suffering gold investors claim heavy selling by mining companies and banks has unfairly hastened its fall and has cost investors untold millions.

"There have been rumours for years around J.P. Morgan's gold derivatives, and more recently there have been questions raised about Barrick's off-balance-sheet items, and the extreme complexity of their derivatives," said Jean-Marie Eveillard, who owns Barrick stock in the gold mutual fund he manages for Société Générale Asset Management Corp. in New York. "In a sense, this lawsuit is an attempt to find out if there is any truth to the rumours."

Barrick confirmed yesterday it has made hedging profits of about U.S.\$2 billion since the program was started in 1987, allowing it to become one of the world's biggest gold miners. But this year the price of gold has surged, and Barrick has promised to reduce its hedging program by the end of 2003.

The threat of legal action has already hit Barrick's stock. Yesterday, when the price of gold surged to a five-year high and almost all other mining stocks were rising, Barrick's shares fell 20¢ to \$24.45.

**[JR: As important as this lawsuit is to both the market and gold bulls, this "news" is conveniently omitted from the regular media and financial TV networks. The above article was posted and then immediately pulled and no longer available on the *National Post* site. Reginald H. Howe of *THE GOLDEN SEXTANT* had filed a similar suit on behalf of the Gold Anti-Trust Action Committee (GATA) to get to the truth of the suppression of gold prices, but after battling for several years a federal judge dismissed the suit on technical grounds claiming that Reg Howe was not "personally" damaged by possible gold price fixing. Now Blanchard, one of the largest U.S. metal dealers has stepped up to the plate and filed its own lawsuit for \$2 billion. This lawsuit won't be so easily dismissed through Elite influence on the courts—and perhaps this time the truth and the power brokers will finally be exposed.]**

#### SMALLPOX VACCINE RESULTS ARE IN

By Jon Rappoport, *Stratiline News*, 12/09/02

The first returns are in on the smallpox vaccine. A recent multi-center U.S. government clinical trial on 200 "young adults" has been completed, *MSNBC* reports.

The volunteers who got the shot were VERY healthy to begin with. One researcher, Kathy Edwards, called them the "crème de la crème".

Okay? So get this. "Yet when she [Edwards] inoculated them with smallpox vaccine, arms swelled, temperatures spiked and panic spread [at Baylor University]. It was the same at clinics in Iowa, Tennessee, and California."

Stats: After the shot, one-third of the volunteers missed at least a day of work or school. 75 out of 200 experienced high fever. "Several were put on antibiotics because physicians worried that their blisters signaled a bacterial infection."

Wow.

And look, smallpox is a VIRUS, and antibiotics DON'T WORK against viruses. So, in essence, the researchers were inferring that the vaccine SUPPRESSED THE IMMUNE SYSTEMS of the volunteers—thus allowing bacterial infections to bloom suddenly—OR the vaccine was contaminated with bacteria to begin with.

Researcher Edwards, who headed up the study, said, "I can read all day about it [the adverse effects of the vaccine], but seeing it is quite impressive. The reactions we saw were really quite remarkable."

When a researcher makes a comment like this, you know some very bad things are happening.

AND THIS WAS A POPULATION OF EXTREMELY HEALTHY VOLUNTEERS. YOUNG ADULTS WHO SHOULD BE AT THE VERY PEAK OF LIFE, WITH THEIR IMMUNE DEFENSES FULLY INTACT.

Of course, this story didn't get much play in the press. But the handwriting is on the wall. Anyone can see what'll happen if they start shooting up people by the millions with the vaccine. For example, people who don't qualify as severely immune-suppressed by any obvious assessment, but still do, in fact, have reduced immune capacity—AND THAT IS A WHOLE LOT OF PEOPLE. These folks will be AT GREAT RISK from the vaccine.

This government study is KEY. Because later on, they will try to cover up the devastating effects of the vaccine. They will lie, distort, omit. But right now, here it is. Out in the open. The results, for all to see.

Let me tell you something. The CDC WANTED to release the results of this study. They wanted to go on the record now, before the stuff really hits the fan. They are very frightened of being nailed for killing people with the vaccine.


**CDC Smallpox Vaccine Safety**

<http://www.bt.cdc.gov/agent/smallpox/index.asp>

The smallpox vaccine is the best protection you can get **IF you are exposed to the smallpox virus.** Anyone directly exposed to smallpox, regardless of health status, would be offered the smallpox vaccine because the risks associated with smallpox disease are far greater than those posed by the vaccine.

There are side effects and risks associated with the smallpox vaccine. Most people experience normal, usually mild reactions that include a sore arm, fever, and body aches. However, other people experience reactions ranging from serious to life-threatening. People most likely to have serious side effects are: people who have had, even once, skin conditions (especially eczema or atopic dermatitis) and people with weakened immune systems, such as those who have received a transplant, are HIV positive, are receiving treatment for cancer, or are currently taking medications (like steroids) that suppress the immune system. In addition, pregnant women should not get the vaccine because of the risk it poses to the fetus. Women who are breastfeeding should not get the vaccine. Children younger than 12 months of age should not get the vaccine. Also, the Advisory Committee on Immunization Practices (ACIP) advises against non-emergency use of smallpox vaccine in children younger than 18 years of age. In addition, those allergic to the vaccine or any of its components should not receive the vaccine.

**CDC Smallpox Hotline: English (888) 246-2675; Español (888) 246-2857; TTY (866) 874-2646**

[JR: Initially the media put out the Bush dogma that there was some risk but it is crucial for the protection against terrorists and that the majority of Americans polled wanted to get jabbed, totally unaware of the great risk. However, when credible research, medical reports and uncensored information began circulating on the Internet the media suddenly began to ask the critical questions and the fear of the many dangerous side effects finally was exposed. It seems people are now wisely having second thoughts and realizing they can't risk their lives on the rhetoric coming out of the White House no matter how sincere they may sound in their false concerns for the health, welfare and protection of the American people. It's all politics and posterity for the drug companies.] 

**NEVADA CORPORATIONS:**

# What They Don't Say Can Really Help You

**Budget's "Tip of the Week" #6:**

**The Value of an Aged Corporate Shell or "Shelf" Corporation**

While many stock-market investors have recently discovered the meaning of the word "risk", it's too bad they never learned to invest in Nevada shell corporations, which continue to appreciate in value.

An aged corporate shell—commonly referred to as a "shelf" corporation, an indication that it has not been used, only put "on the shelf"—will generally increase substantially in value over time. This is because there are those who can benefit greatly by the ability to instantly get into business and yet have the ability to say that the corporation has been in business for some time.

Generally, the value of an aged "shell" corporation is more than the amounts paid to keep it current, although there may be a significant difference between "bid" and "ask" due to the small size of the market. If you are the holder of such an aged corporation with no real activity in its history, you just might find that it has been a fair investment. The best way to sell such an entity is often by consignment, whereby the seller consents to pay a percentage of the sale price realized to a middleman (typically, a resident agent such as BCR) with good contacts in the market place. Unfortunately, many who have held such a gem of an investment have been taken advantage of by predatory middlemen, who typically offer only a few hundred dollars for a corporation that they turn around and sell for many thousands of dollars.

Some people acquire a number of newborn corporations specifically as an investment. If this sounds like something you would like to do, here are several steps you can take to maximize the value:

- Obtain an Employer Identification Number;
- Use nominee service so that there is no link to you personally;
- Open a no-interest bank account for the corporation;
- File "zero income" (non-activity) tax returns every year;
- DO NOT TRANSACT ANY BUSINESS WITH THE CORPORATION.

A shelf corporation maintained in this manner typically carries a premium of \$1,000 to \$1,500 PER YEAR OF AGE, in addition to the initial costs of setting it up. Even after annual maintenance costs (at least, through Budget Corporate Renewals) it is possible to have an annual gain of \$500 to \$1,000, making the incubation of shelf corporations a very rewarding enterprise!

**CORPORATION SETUP AND MAINTENANCE FEES**

|                                      |   |              |
|--------------------------------------|---|--------------|
| <b>Budget Corporation</b> —includes: | <b>Nominee Service</b>                    | <b>\$200</b> |
| • First-year resident agent fee      | <b>Obtain EIN</b>                         | <b>\$ 75</b> |
| • Corporate Charter                  | <b>Bank Account Setup</b>                 | <b>\$100</b> |
| • Articles of Incorporation          | <b>Expedite (24-hr. setup)</b>            | <b>\$150</b> |
| • Corporate Bylaws                   | <b>Annual Resident Agent Fee</b>          | <b>\$ 85</b> |
| • Corporate Resolutions              | <b>Budget Mail Forwarding (18 per yr)</b> | <b>\$ 50</b> |
| • Budget corporate record book       | <b>Full Mail Forwarding (240 pcs/yr)</b>  | <b>\$150</b> |
| • 3.5" floppy disk of resources      |   |              |
| <b>TOTAL</b>                         |   | <b>\$410</b> |

For more information:

**"THE NEVADA CORPORATION MANUAL"**

Priced at just \$45, including shipping and handling

**Budget**  
**Corporate Renewals**

*"Nevada corporations  
at Budget prices"*

**(702) 870-5351**

P.O. Box 27103  
Las Vegas, NV 89126  
E-Mail: [BCR@BudgetCorporateRenewals.com](mailto:BCR@BudgetCorporateRenewals.com)

# PHOENIX JOURNALS LIST

THESE WORKS ARE A SERIES CALLED THE *PHOENIX JOURNALS* AND HAVE BEEN WRITTEN TO ASSIST MAN TO BECOME AWARE OF LONG-STANDING DECEPTIONS AND OTHER MATTERS CRITICAL TO HIS SURVIVAL AS A SPECIES AT THIS TIME. SINGLE JOURNALS LISTED BELOW ARE NOW AVAILABLE FOR \$11.95. (Shipping extra—see right.)

1. SIPAPU ODYSSEY
2. AND THEY CALLED HIS NAME IMMANUEL....
3. SPACE-GATE, THE VEIL REMOVED
4. SPIRAL TO ECONOMIC DISASTER
5. FROM HERE TO ARMAGEDDON
7. THE RAINBOW MASTERS
9. SATAN'S DRUMMERS
10. PRIVACY IN A FISHBOWL
11. CRY OF THE PHOENIX
21. CREATION, THE SACRED UNIVERSE
38. THE DARK CHARADE
39. THE TRILLION DOLLAR LIE...VOL. I
40. THE TRILLION DOLLAR LIE...VOL. II
41. THE DESTRUCTION OF A PLANET—ZIONISM IS RACISM
42. UNHOLY ALLIANCE
43. TANGLED WEBS VOL. I
44. TANGLED WEBS VOL. II
45. TANGLED WEBS VOL. III
46. TANGLED WEBS VOL. IV
48. TANGLED WEBS VOL. V (OUT OF STOCK)
49. TANGLED WEBS VOL. VI
50. THE DIVINE PLAN VOL. I
51. TANGLED WEBS VOL. VII
52. TANGLED WEBS VOL. VIII
53. TANGLED WEBS VOL. IX
54. THE FUNNEL'S NECK
55. MARCHING TO ZION
56. SEX AND THE LOTTERY
57. GOD, TOO, HAS A PLAN 2000—DIVINE PLAN VOL. II
58. FROM THE FRYING PAN INTO THE PIT OF FIRE
59. "REALITY" ALSO HAS A DRUM-BEAT!
60. AS THE BLOSSOM OPENS
61. PUPPY-DOG TALES
62. CHAPARRAL SERENDIPITY
63. THE BEST OF TIMES
64. TO ALL MY CHILDREN
65. THE LAST GREAT PLAGUE (OUT OF STOCK)
66. ULTIMATE PSYCHOPOLITICS
67. THE BEAST AT WORK
68. ECSTASY TO AGONY
69. TATTERED PAGES
70. NO THORNLESS ROSES
71. COALESCENCE
72. CANDLELIGHT
73. RELATIVE CONNECTIONS VOL. I
74. MYSTERIES OF RADIANCE UNFOLDED VOL. II
75. TRUTH AND CONSEQUENCES VOL. III
76. SORTING THE PIECES VOL. IV
77. PLAYERS IN THE GAME
78. IRON TRAP AROUND AMERICA
79. MARCHING TO ZOG
80. TRUTH FROM THE ZOG BOG
81. RUSSIAN ROULETTE
82. RETIREMENT RETREATS
83. POLITICAL PSYCHOS
84. CHANGING PERSPECTIVES
85. SHOCK THERAPY
86. MISSING THE LIFEBOAT??
87. IN GOD'S NAME AWAKEN!
88. THE ADVANCED DEMOLITION LEGION
89. FOCUS OF DEMONS
90. TAKING OFF THE BLINDFOLD
91. FOOTSTEPS INTO TRUTH
92. WALK A CROOKED ROAD WITH THE CROOKS
93. CRIMINAL POLITBUROS AND OTHER PLAGUES
94. WINGING IT....
95. HEAVE-UP (Phase One)
96. HEAVE-HO (Phase Two)
97. HEAVE 'EM OUT (Phase Three)
98. ASCENSION OR NEVER-EVER LAND?
99. USURPERS OF FREEDOM IN CONSPIRACY
100. BUTTERFLIES, MIND CONTROL—THE RAZOR'S EDGE
101. THE BREATHING DEAD AND CEMENT CHILDREN
102. SACRED WISDOM
103. CONFRONT THE NOW CREATE THE FUTURE
104. FIRST STEPS
105. AMERICA IN PERIL—AN UNDERSTATEMENT!
107. RING AROUND THE ROSIE...!
130. TRACKING DOWN THE KILLER (OUT OF STOCK)  
"AND OTHER FORMS OF MURDER" (*The Health Book*)
222. BIRTHING THE PHOENIX VOL. 1;
223. BIRTHING THE PHOENIX VOL. 2;
224. BIRTHING THE PHOENIX VOL. 3;
225. BIRTHING THE PHOENIX VOL. 4
227. RISE OF ANTICHRIST VOL. 1;
228. RISE OF ANTICHRIST VOL. 2;
229. RISE OF ANTICHRIST VOL. 3;
230. RISE OF ANTICHRIST VOL. 4

FOR INFORMATION ABOUT *JOURNALS*, BOOKS, ETC., MENTIONED IN THIS NEWSPAPER, PLEASE INQUIRE:

**PHOENIX SOURCE DISTRIBUTORS, INC.**  
**P.O. Box 27353**  
**Las Vegas, Nevada 89126**  
**1-800-800-5565**  
*(Mastercard, VISA, Discover)*

## Phoenix Source Distributors SHIPPING CHARGES:

**USA (except Alaska & Hawaii)**  
 UPS-\$3.75 1st title, \$1.00 ea add'l  
 Bookrate-\$2.50 1st title, \$1.00 ea add'l  
 Priority-\$3.40 1st title, \$1.00 ea add'l

**ALASKA & HAWAII**  
 Bookrate-\$2.50 1st title, \$1.00 ea add'l  
 Priority-\$3.40 1st title, \$1.00 ea add'l  
 UPS 2nd day-\$9.00 1st title, \$1 ea add'l

**CANADA & MEXICO**  
 Surface-\$3.00 1st title, \$1.50 ea add'l  
 Airbook-\$4.50 1st title, \$2.00 ea add'l

**FOREIGN**  
 Surface-\$3.00 1st title, \$1.50 ea add'l  
 Airbook-\$8.00 per title estimate

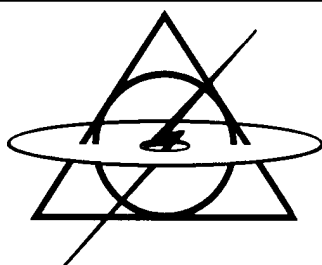
*(Please allow 3-4 weeks for delivery on all book orders)*

## CONTACT Staff

**Mark Moore**  
**John & Jean Ray**  
**Princeton Winton**

**PLEASE NOTE:**

*CONTACT and Phoenix Source Distributors are NOT the same! Checks sent for JOURNALS or book orders should NOT be made out to CONTACT—and vice versa.*



### Editorial Policy

Opinions of *CONTACT* contributors (including ads) are their own and do not necessarily reflect those of the *CONTACT* staff or management.

## CONTACT:

### THE PHOENIX JOURNAL

is published by  
**CONTACT, Inc.**  
**P.O. Box 27800**  
**Las Vegas, NV 89126**  
**Phone: (800) 800-5565**

### SUBSCRIPTION RATES

Subscription orders may be placed by mail to the above address or by phone to 1-800-800-5565.  
 Subscribers: Expiration date appears on upper left side of mailing label.  
 Quantity Subscriptions: U.S. For Foreign subscriptions call or write for shipping charges.

| SINGLE SUBSCRIPTIONS |       |               |         |         | QUANTITY SUBSCRIPTIONS |           |           |           |            |
|----------------------|-------|---------------|---------|---------|------------------------|-----------|-----------|-----------|------------|
| Quantity             | U.S.  | U.S. ENVELOPE | CAN/MEX | FOREIGN | Quantity               | 10 COPIES | 25 COPIES | 50 COPIES | 100 COPIES |
| 13 ISSUES            | \$30  | \$40          | \$40    | \$45    | 13 ISSUES              | \$95      | \$125     | \$160     | \$275      |
| 26 ISSUES            | \$60  | \$80          | \$80    | \$90    | 26 ISSUES              | \$190     | \$250     | \$320     | \$550      |
| 52 ISSUES            | \$110 | \$150         | \$150   | \$170   | 52 ISSUES              | \$380     | \$500     | \$640     | \$1,100    |

### BACK ISSUE RATES

Miscellaneous copies of individual back issues are \$3.00 each copy  
 Shipping is included in the price for U.S. orders  
 Foreign please call or write for additional shipping charges

## WORDS OF WISDOM FROM HATONN

### CONTACT OR SPECTRUM?

I want to briefly respond to a most unusual question from a totally "out of the blue" person: "It appears *Spectrum* will fail, possibly close, so will you go back to writing for *CONTACT* or what?"

I have never stopped writing for *CONTACT*—but I have NOT written, nor have my compatriots written for *Spectrum*. Tails wag a lot of dogs, my friends. Therefore, "or what" has no meaning.

January 6, 2001