

# CONTACT

THE PHOENIX PROJECT JOURNAL

GOD'S NEW MILLENNIUM

KNOWING TRUTH IS NOT ENOUGH,  
SUCCESSFUL CHANGE REQUIRES ACTION



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NEWS REVIEW

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# Manipulators & Gamesmen Can't Usurp GAIA Program

1/3/03—#1 (16-140)

RE: 2003 UP AND RUNNING

FEAR OF REPRISALS  
FOR TRUTH-SHARING?

**GCH**—As we begin this new counting segment I ask you to please stay “up” with the news as it comes to your eyes and ears. This runs the full spectrum from what happens to the dollar currency to how many “clones” you have hither and yon. This is partially because there are some things which are UNWISE to share from this keyboard and others can very well offer information which IS AVAILABLE ELSEWHERE and not directly involved with our “program”.

This becomes ever more important as pressures on time become ever more increasingly important and which require full attention.

I will ask that E-E give you as much update, or better put, a status of a few various ongoing areas of involvement—BUT SANS NAMES AND EXPLICIT DETAILS OR LOCATIONS. I realize this is unacceptable to you but as long as “brother you-know-who” is distorting every word and annoying every participant, we will continue (or begin) to bring security into activities.

I would also ask that Doris give you a reminder about gifts and records keeping. This becomes ever more important as the inane games flourish in the never-ending sea of *rot and corruption* IN THE NAME OF LIGHT AND GOODNESS.

NEVER have we been involved in soliciting “investments” of ANY KIND. If that was ever misrepresented in any way, shape or form—it was certainly NOT of our doing.

Anyone who has ever so much as visited Tehachapi and shared even an hour with us KNOWS there was never and never shall be any “charge” for ANYTHING.

Furthermore, there were

not and are not ANY LISTS other than the subscribers list at *CONTACT* or in answer to those asking to be called should there be additional meetings, or other things available for sharing. Those things had no impact on either Ekker.

We are quite confident as years have passed and problems surfaced that surely there was misrepresentation through language misuse, people involved and thus and so—BUT WE NEVER HAD AN “INVESTMENT” PROGRAM OF ANY KIND. It will turn out, however, that those who “loaned” support will certainly be repaid with appropriate return. Moreover, anyone who simply gave a gift is fully accounted and included in this “return” to avoid just such trashing and accusations as flows from the poison pens and toxic mouths of schemers.

Unfortunately for the accusers of Ekkers, Ekkers were NEVER more than officers and directors in anything, including the infamous Phoenix Institute.

That particular “program” was headed up by  
(Continued on page 2)

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George Green, *et al.* What the ORIGINAL plans were of one, George Green is quite elusive since he personally set about taking GOLD and literally burying it in his yard, diverting funds (especially as intended for the Constitutional Law Center) utilizing associates which we leave unnamed here because of the fact that one is a “three strikes out” person who would under the conviction program go to prison for the rest of his life. THAT is not our purpose, to punish anyone—that happens by their own doings, readers.

E.J. MADE the program work in utilizing gold and even that was not enough for the miscreants. In spite of agreements, loan documents and OBVIOUSLY well-done agreements at that, there have been lawsuits up the gazoo—ALL OF WHICH WERE DISMISSED AFTER YEARS OF HARANGUE, LEGAL COSTS AND TOTAL ABSURDITIES.

This notation is to remind any of you who misuse the word “investment” that you must correct both your thoughts, understandings and language. Nobody “INVESTS” other than selves into anything we have going in any way, shape or form. If you consider your participation loan an investment, you err.

We have legal projects which WILL/SHALL come to bear fruit and therefore there IS opportunity to consider return. There is NOTHING “empty” about our ongoing efforts or projects. KNOW IT!

Therefore, **EVERY GIFT IS ACCOUNTED** as nearly as is possible along with any loan, or otherwise, in any form of currency to be noted. PLEASE UNDERSTAND OUR POSITION. We are grateful and totally appreciative BUT we must avoid all appearances of wrongdoing. THIS IN NO WAY DETRACTS FROM THE GIFT IN POINT BUT PROTECTS OUR PEOPLE FROM THE SLEAZE-MUCKERS.

We have no way to shelter ourselves from investigations and we do not mind investigations of ANY KIND. However, the very act of an investigation is time consuming, financially extraordinary and we do NOT even want the APPEARANCE of doing business in, for instance, the Philippines or anywhere else. We have NOTHING for SALE and certainly we deal in NO SECURITIES OF ANY KIND—PERIOD.

Business persons or contacts DO NOT PAY ANYTHING HERE AND OTHER THAN LUNCHES (KEEPING ABILITY TO USE THE PUBLIC FACILITIES) NO FUNDING IS IN OUR PROGRAM TO ANY PERSONS DEALING WITH OR SHARING ANYTHING IN GLOBAL ALLIANCE.

Because of greedy and malicious participants we have, yes, been bashed, accused and constantly at defense-ready. IT IS FOR YOU WHO HAVE SHARED THIS TREK THAT WE CONTINUE TO BE PREPARED, PROVE OUR HOLDINGS AND GO IN TRUTH IN FULL-OUT EFFORT TO ACCOMPLISHMENT.

We acknowledge your appreciated gifts of love and sharing but without revealing public recognition of amounts of contents when appropriate. This for YOUR protection because remember that *SPECTRUM* took mailing lists and can and shall start harassing you in all probability.

No, *SPECTRUM* has NO “payback” expectation and neither do the other now so-called “prosperity programs”. We have no “prosperity program”—we have full accountability and pay back the MINUTE we have established our “project” in manifestation. We have NEVER done anything other than work diligently and honorably toward that very success in manifestation.

Destroyers will do all they can to discount anything and everything we bring forth—it is THAT important, readers. GOD WOULD NEVER FAIL TO MAKE AVAILABLE FOR YOUR USE THE NECESSARY TOOLS FOR YOUR SUCCESS—IN FULL ABUNDANCE and yet you demand miracles and magic. It will never be by “magic” that positive things are accomplished.

Moreover, the WAY will present WITH Truth and ALL SUFFICIENT TOOLS to bring about success. So, can you bear the “wait”? Well, you will or you will turn away—for we will not jeopardize for the short-comfort the long-term overall success of this massive potential given into your hands as stewards.

Because of loss of many of the past records, we may well have to ask that you who perceive that you have been somehow overlooked, please also be patient. The records remaining are the “lender” files and records and reconstruction would appear easy enough, even if time consuming, to fully bring accounting. Audrey J. has now placed those records into security and all of the records established in ongoing accounting are with those files, even after this most recent MOVE from the farm area offices. That will all be wondrous and joyful “reconstruction” duty.

Will this all come forth while there is yet dollar value? Perhaps not, but “dollar” is only a “measure” which means nothing in the overall program. Everything is and shall be accounted in gold and that is inclusive of any place there is currency. We will be happy to deal in pesos or euros or selective sea shells.

Even were the U.S., for instance, destined to confiscate gold from your vaults (if you had any left anyway) or freeze your bank accounts as to “dollars”, it will not matter, for our own agreements RIGHT NOW AS STANDS, demands our “non-domestic U.S.” activities.

When we get something going so that the pre-“nuptial” agreements are met, we can send our committed pay-back funds home and buy even more gold to cover the program in progress. We have been assured by at least two (and we only need one) metals dealers that there is sufficient to cover abundantly all prior commitments which were lost in litigation and gold manipulation and fallout. Otherwise, it can be handled from overseas where the accounts are established and held IN BANKS with open accounting.

Our overwhelming OVERLOAD perception is that the “dollar” kids will actually work their way to demanding use of OUR PRODUCT, which is good—BUT—not a pleasant prospect for our tired defenders of “the better way”. You have allowed V.K. Durham in her slash-and-burn tactics to both slow and negate ability for use, immediately, in the U.S.A. unless through other agencies while it is the TREASURY in which we demand contract shelter.

There are EASY ways to handle the entire U.S. economic PROBLEM but it is THEY that must decide, not we.

We will NOT, NO (NO, NO, NO) come out with BS numbers into the octodecillion amounts as are now presented. There WILL be a measure of value against the GOLD available for use. We have allotted enough, under AGREEMENTS already in place, to easily cover such amounts and become self-limiting. There IS a finite amount of gold laying around, friends, while much is accounted but most is “buried”. However, when trade becomes the mode of the day—it will come out of hiding and lay a foundation for that which is ahead in economic stability.

In the U.S., as example, there will simply be established a RECOVERY program wherein the GOLD COMES HOME. That in turn will be guaranteed by the IMF-FED and back through the TREASURY of your SOVEREIGN nation. The “deeds” will simply hold the paperwork against accounting graft and corruption while the GOLD COMES HOME.

Will the IBC allow use? Do they have a choice? They certainly do NOW! Moreover, if we indulge in “druthers” and simply use the portion set aside for, specifically, the U.S. and the Americas, then they bog us in legal games and delays—SO, WE WILL SIMPLY WAIT ON THEIR PROPOSALS AND CONTINUE WITH WHAT WE ARE DOING UNDER CURRENTLY AGREED-ON GUIDELINES.

Do we care what a V.K. Durham thinks or says? Only in the short-haul where it is embarrassing for all involved; I would guess especially for V.K. Durham and her “etallis”.

Will our success happen soon?

IT WILL “HAPPEN” WHEN IT IS STRUCTURED CORRECTLY. Before that event there will be little return other than headaches and further annoyances and disappointments—for what we offer is BIG and once established will be bigger and greater as it blossoms into full-bloom. Sorry, but that is the way of maintaining SECURITY, a clean-hands standing and properly open alliances.

At this point and over the past two decades we can honorably stand in accounting before the world courts themselves while we clean off the dung and mud-dauber tracks from our beings.

Can it be accomplished in actual solution? YES!

Will it come to pass? THAT DEPENDS ON “YOU”. WE “CAN” DO IT IN PERFECTION—IF YOU STAY THE COURSE TO ALLOW OUR STANDING STRONG AND IN POSITION.

**KNOW, HOWEVER, THAT WE WILL TREAT EVERYTHING AS A HEARTFELT GIFT—BUT ANY “GIFT” WILL BE ACCOUNTED AS A “LOAN”. IT IS THE WAY IT MUST BE, PLEASE.**

There has never been any OTHER expectation as we have plodded right toward that light of goal achievement—even when the going really got rough along the way. The PHOENIX shall rise again and soar among the eagles (those that you haven’t destroyed through your insanity). We have no interest whatsoever in any other “Phoenix Program” or “Project” or “Operation” of which there are myriad by that name to fool as many as possible all along the way.

Are “Ekkers” special? Of course, aren’t you as well? Oh yes YOU are! Stop blaming

Ekkers for everything, even to being SPECIAL! YOU are EACH extraordinarily SPECIAL. I am HONORED and grateful to call you FRIEND and COMPATRIOT.

What about those who made contributions, although negative in perception, but nonetheless made the goal achievement possible through the experiences provided?

Ah indeed, CAN WE PLEASE LEAVE THAT TO THEM—AND GOD?

I do, however, suggest you make sure that in your dealings you don't just leave the hypocrites and cheats to their luxury of non-confrontation. When you find something WRONG and deceitful—confront it, please, and demand explanations for disinformation and lack of honor while demanding also, retractions of the lies priorly put forth on their garbage lines.

For instance, any resemblance to ANYTHING put forth on some of the Internet Websites of whatever we might be doing—is purely impossible, not JUST coincidental. Therefore, please feel free to forward right along these writings and more especially the descriptions of our program which have **NEVER VARIED ONE IOTA FROM DAY ONE!**

I suggest you also DEMAND that information for getting CONTACT be given at every contact because thereat lays the truth of our sharing to negate Website tamperings and claims such as with Four Winds-Bellringer. Neither do we have, nor want the expense or botheration of an e-mail circulation—for we try to put everything to press where it documents and holds in permanent record all of our activities.

As a point of reference to a “Quatloose!”, whoever he might be—make a correction from one of the more recent postings where it is assumed, somehow, that Dove of Oneness and Bellringer are the SAME! NO, they are NOT the same and you can therefore offer mailing information (as given for donations and grants) listing him as in South Dakota. THAT IS WHERE EMIL BELLRINGER HAS BEEN FOR A DECADE NOW RINGING EVERYONE'S BELL—EVEN IF YOU DEMAND BY LAW TO BE REMOVED FROM HIS SCATTER-DISINFORMATION NETWORK.

SPECTRUM's crime-circles are his “best friends”—NOT OURS! HE SIMPLY STOLE, AS DID THEY, OUR WORK BUT CLEANLY CUT THEMSELVES OUT OF OUR ONGOING PROGRAMS AND PROJECTS. SO BE IT. HAVE A GOOD YEAR PLEASE, AND THIS YEAR, LET IT BE IN HONOR AND INTEGRITY IN ALL WE UNDERTAKE OR ATTEMPT.—GCH

\* \* \*

**E-E/D**—In an attempt to offer some of the sharable possibilities afoot, we are caused to be overwhelmed by the magnitude of potential with the ongoing “teeth-pulling” experiences.

We will start with the political scene which beats any “Bond” movie for intrigue and any black-TRIBAL experience anywhere in the civilized world which must not be considered any such attribute to the “tribal” communities.

As a fun-and-games of daily experience here it should be noted that on New Year's Eve eve, was the “toss-in of the towel” for the 2004 election drive by one, Gloria Arroyo. Whatever was meant is surely not what is CLAIMED but

the writing is on the wall and nobody is going to drop the assault against her administration, family or political cohorts. There will be at LEAST one revelation of wrongdoing every week until the poor dear steps off the throne platform. That shouldn't take, at the going rate of time consumption, more than a couple or three months. The fall, however, is onto glass shards, not a cushy bubble-wrap landing.

Mark Jimenez was returned to the U.S. only to find that the U.S. didn't really want him AFTER ALL. Strange things do happen, don't they? So, after having a Supreme Court rule on “no bail” in Manila—he is released in Florida to “house arrests” of “sorts” with full expectation of returning to Manila by no later than February.

Yes indeed, it is all wrapped up in revelations of extortion, payoffs and kickbacks and mismanagement of the Philippine political WARP system and who is now going to “get” whom!

Mark J. is a fully-fledged and KNOWN “CIA asset” all entangled in illegal campaign donations to the Clinton campaign. However, what he was really wanted for was to be questioned about the “drug dealings” in places SOUTH. Nobody seems to WANT HIM for much of anything these days except to remind him to remain “discreet” in his revelations.

When I say “known”, please understand that that is exactly what I mean in that “everybody” knows and simply waits for the next unfolding plot.

By the simple statement in the headlines about a “return” date for this “congressman” it is OPENLY EVIDENT that the man will not be in jeopardy of any conviction of any kind in South Florida. This will also blow out the hope of sending (silencing) the man in Manila or worldwide—for he was being held for EXTRADITION, not criminal causes. He really DID, however, need to go “abroad” to get his instructions.

The whole transfer was something out of an old Marcos film. He was whisked away by security teams (U.S.) and other Filipinos were set at various “receiving” points to check on him to see that “he was treated well”.

Right off the bat the plane was diverted from Guam to Saipan and then to Hawaii and then on to the U.S. and ultimately M.J. was received, but not seen by Filipinos until safely secured in Florida. *Blazing Saddles* in real life and Mel Brooks obviously did the directing.

What will happen next? Only “Mel” knows for sure and surely not Gloria's hairdresser.

I'll leave that for now and give you a rundown as much as possible without getting anyone into the hotseat as to what is happening. IT IS ALL REALLY GOOD, to you who push and wait.

We now have the paperwork on the “Tallano” ongoing legal actions which have tied knots in ongoing resolution of court orders of the last thirty years.

The “Tallano Estate” has, in fact, structured a “Foundation” which qualifies as a receiver of good standing as things unfold—thus freeing ours for joint use in the same course of activities.

The last court documents filed were the 20<sup>th</sup> of November 2002 to the Court of Appeals. It is expected that a positive ruling is forthcoming and that should take place around and about February 20<sup>th</sup>. When those orders come down, the banks and

thus and so are by LAW in need of immediate resolution and follow-through of those orders.

This is going to move into the multi-BILLIONS of dollars and the banks in point have no funds—all having been squandered. Ah indeed, a LOVELY place to find ourselves—for part of the “orders” include the accounting of AT LEAST 400,000 TONS OF GOLD BELONGING TO THE “ESTATE” SUPPOSEDLY HELD IN YE OLDE CENTRAL BANK!

The Prince Tallano joint-venture agreement was again addressed LAST WEEK with a full re-statement of INTENT to work with Global Alliance in full cooperation and demand for security and legal follow-through. V.K. “etalliis” (her favorite word which doesn't exist) picked the very best time to do their dirty-assaulting. Remember that the Philippines is one of the biggest Internet players in the world per capita. Moreover, in Malaysia, there is the big electronic-corridor of world recognition bearing good tidings of great joy or garbage as determined by INPUT data. **We are passing inspection—V.K. Durham is NOT and word is flowing back that she should be convicted of murder.** This is NOT on our information input—but rather, from full investigation of THIS PROGRAM as presented by and through the Global Alliance. V.K. erred greatly in posting so much rot to “Prince Bandar (or anybody) in Brunei”.

All any “Inquiring Mind” has to do is GET THE RECORDS and V.K. will find that she has CONVICTED herself and all those miscreants around her.

The Prince T. group, in the Foundation now with newly-verified officers and directors, is now ready for operation and has reestablished the intended coalition by reaffirming our “letter of intent” as to working “alliance/association”.

There are now, of course, several attorneys who have studied and verified the “assets” and program and the bank in point is in a peculiar, to say the least, position regarding our program in toto.

The circulation of the Bellringer-V.K. garbage is being utilized IN THAT BANK, no less. Wow, now how much better could it be for our side? Moreover, it is coming at them from TWO very miserable directions (for them). The nonsense has hit the fan and the fan is burning out from motor overload from Mindanao to Northern Luzon.

Next we will speak about our other alliance member, Western Mindanao Association. They had a reaffirmation and planning meeting last week also but we have not had full feedback from that forum other than a reestablishment of agreements as any association, corporation or alliance would present in update for legal as well as unofficial purposes.

That particular group would be planning ASAP to gain access to use of or establishment of an Islamic-TYPE banking operation, perhaps even using the Malaysian system with a branch in place for management.

We have one of the Royal Family coalition persons making a trip to Indonesia within the next short while but we do not push very hard on that interchange because the U.S. is desperately trying to gain control of Indonesia and we do NOT want involvement of the “assumed” variety under ANY CIRCUMSTANCES, V.K. included.

We get along very well with our own U.S. people and it is OUR COUNTRY and thus we do NOTHING to cross wires or wishes. Hopefully we are wise and not stupid.

The “caller” of last week, called us from Canada on New Year’s Eve and he was having a very COLD but friendly reception and so, on to London. We do NOT know what or why his journey—it is none of our business. He did, however, on his own presentation say that he would let us know when he returned to his own nation which should be within the next few days. His plans were to still be here by the 20<sup>th</sup> to again meet.

Our South Korean friend in London should also be returning here to Manila by mid-week next. We expected him before Christmas but you know how it goes. He has committed to get S.G. to Papua New Guinea. But S.G. may not have a problem, for there is a politically high person from Papua New Guinea here NOW just waiting for banks to convert from Kina to Pesos to allow travel back to PNG. Will it happen in actuality? We just report, for we are OBVIOUSLY not forecasters.

**As it has unfolded that manipulators and gamblers CANNOT usurp this particular program—it now settles down to workable and secure programs for development, survival and regrouping.**

THIS IS WHY WE HAVE TO KEEP PRESENTING “THE PROGRAM” SO THAT THERE IS NO MISUNDERSTANDING DANGLING BEFORE ANYONE, INCLUDING THE MISCREANTS OF THE INTERNET.

There is NOTHING in this program, including more empty debt papers, to even bring focus on the U.S.A. Yes, we DO stand RWA (ready, willing, able) to work with the U.S. with constraint and full limitation of assets when it is ready for SUCH. More empty paper in any form is NOT a solution to any problem but only a prolonging of the problem facing us now.

We are having a few really busy days here and especially with the release of our latest paper on Gold and GAIA. [CONTACT of 1/8/03, page 9]

The fact that everything is working out exactly as we projected is having great impact now from the price or gold rising to the trouble of the U.S. DOLLAR. The dollar is in bad shape here and people are terrified over the potential for collapse. This is not something we advertise—but factual presentation before the face and under the noses. Those who stashed unlimited funds IN DOLLARS here and there are about nuts out of their minds in stark terror as they try to convert to ANYTHING, including the Euro. They, furthermore, must do it silently because the proceeds held are profits from full-out graft and corruption. A “dollar” in the Cayman Islands is still a “dollar” backed by NOTHING! And now, the purchase of GOLD is suspect because if you are a \$12,000-a-year politician but have several millions or billions of dollars stashed—you are up for trouble in the worst way.

We can buy all the gold we want because it is FULLY accounted and is THE PROGRAM in progress. We just, as usual, are impatient in the processing. We will never handle much of anything without first securing it with GOLD right in the places it is legal and secure—even that which we utilize for

our own recovery efforts as in repayment returns. We will do exactly what we were doing in upstart: put the funds into GOLD and work from there on a “borrowing” program so that all records are kept totally separate and accurately through the “metals houses” and the BANKS! We have no intention of ever again crossing wires with anyone and more especially the IRS of ANY NATION.

Can this be accomplished? YES.

**Furthermore, we intend to RECOVER what we can from the miscreant people who have stolen and damaged ALL of us.** It is called JUSTICE UNDER THE LAW! If those damaging parties have nothing, so be it—they will henceforth have a very large DEFAULT JUDGMENT against them in every instance. We will HAVE NOTHING! I mean it literally, WE WILL HAVE NOTHING, so lawsuits will be WORTHLESS causes against us.

I think it wise to not discuss any individual points, for it becomes impossible to have a conversation of value without names, places and facts offered as well. I am sick to my soul of the stupid accusations and bullswill offered by any and all attackers in their stupidity of names and games and numbers and smoke clouds. Such as V.K. Durham can tell YOU ANYTHING, AND DOES SO, WITHOUT ANY DISCOMFORT THAT ANYONE WILL BOTHER TO CHECK ON HER NONSENSE. Well, she chose the wrong people THIS TIME!

#### RUSSELL HERMAN

I don’t know much about any Russell Herman, so we don’t even know what this “Herman” looked like other than his passport picture and a couple of other pictures supplied by others.

We do recognize that the pictures of Russell’s BODY as presented by V.K. from his death table would not appear to match any pictures we saw of Russell Herman as we would recognize.

We now have the colored prints of the body as were distributed by V.K. following Russell’s “death” (murder, she wrote).

We tried to be objective and certainly gave no information regarding the pictures to those to whom we shared at their request.

The observations were interesting in that the first observation of “coroner” level expertise was that of not being the same body as belonged to the other pictures. But, after all, death by terrible means would easily account for the appearances in variance from the healthy person.

The second observation about the body was that there had been ‘DELIBERATE PROGRESSIVE STARVATION’ of that person over a period of quite a while to present the type of skin-muscle deterioration present.

The body also had “bed sores” visibly present and the “redness” was thought to be deliberate sun-lamp overexposure even in possibly trying to heal the lesions present. One interesting observation was that (and you with pictures check it out) the person (woman) in the upper right hand corner with her back to the camera—was also “burned” on her arm as it would be should she have HELD THE BODY UNDER THE HEAT SOURCE HERSELF. The person referenced is none other than V.K. Durham.

The man in the picture is unidentified but since V.K. had stated that Andy Nicholaw took the pictures we have to assume that the person with gloves near the body is other than Andy.

The picture is NOT (as claimed at the time) taken in the hospital morgue. It is taken elsewhere but probably and most likely in the “funeral” mortuary.

V.K. has stated that Russell was murdered and all body fluids were removed from his body while he was still alive. We have no response to that other than a “probable” more foolishness. However, we were NOT there and at this time this is only commenting speculation.

It appears that just on the basis of the pictures themselves that there are ample “grounds” for an investigation of the cause of death and the opinion remains that the probable culprit is none other than V.K. Durham.

Would “we” pursue such an investigation? No, that SHOULD be within the family or legal system to conduct and conclude.

We responded ONLY to the requests and petitions of the Russell Herman who seems to have backup as to identification (while V.K. offered and still offers MANY options as to possibilities). She has given many versions of Russell Herman as to NAMES, replicas, surgically altered and even cloned “Hermans”.

We once asked that “will the real Herman stand forth, please” and V.K. went into orbit and equated that with our desire and intent to murder her, since it appeared from all presentations given that Herman was the wrong party “taken out”. She claimed full and total signatory rights over all of everything and even used her own name, not Herman, for this non-existent “sale” and/or “trust”. Wow, it still appears to us that there would, if all that claimed were true, that the wrong party was “silenced” if the point was to gain control of this elusive “Bonus BONE”. She shouted to everyone, including INTERPOL that somehow “Doris” was even offering a contract on HER life. Why in the world would Doris do such a thing? She was in full control of her own demise as a potential or respected party.

I was further astounded to have her report to the same INTERPOL that I, Doris, had some unfulfilled love-thing for her “husband”. Oh, I repeat: “I never laid eyes on any one of the Hermans then or since.

Somewhere V.K. went “Bonkers” along the way and I believe it was before we met her. By the way, we never met V.K. either but that doesn’t mean we didn’t assume to recognize her from her MANY and long phone calls, faxes and other forms of harassment.

The RECORDS prove our points.

By the way, there are no VISIBLE “meat-hook” SCARS OR LESIONS in the area of Herman’s shoulder blades from “hanging” for hours or days on any “meat hooks”. Was he missing from time to time? We don’t know except from her presentations which we have published exactly as given to us by her—and PUBLISHED AT HER REQUEST just as she dumps onto Website Masters IN THIS GAME IN PLAY RIGHT NOW.

The lack of meat-hook scars would be explained away by a claim that they had healed since the damage was a year before death—loosely speaking.

# Doris' Corner

1/6/03—#1 (16-143)

By Doris & E.J. Ekker

RE: DISCLAIMER AND FAIR USE NOTICE

WHEN LIFE "SEEMS" INSANE IT USUALLY IS  
ANOTHER LOOK AT V.K. DURHAM  
AND HER "ETALLIIS"

Since it has been internationally pronounced that GCH and Doris are one and the same and since most people would rather blame the victims of any assault or criminal act of another against whichever party you personally choose, we are going to assume that possibly Truth is only for the RECORDS. Some records need setting to interesting correct realization even if the opposition refuses to acknowledge or present them to you viewers. We find that extremely interesting since "they" claim to run all sides of all issues and keep presenting CHALLENGES FOR RESPONSE to the most idiotic questions yet to come out of this nonsensical game.

How can you know "we" are telling Truth and the "opposition" gang of V.K. Durham, "etalliis" are not? Well, to look at RECORDS doesn't seem sufficient and yet the BS (Bat S...) (Bat Guano? for sensitive receivers) grows thicker and deeper. Basically WE NO LONGER CARE WHAT THEY PRESENT, FOR IN EVERY PRESENTATION IS THE PROOF OF OUR TRUTH IN THE VERY ABSURDITIES THEY SHOVE OFF AS "INSIDERS" AND CLANDESTINE OPERATIVES "IN THE KNOW".

I would just give a bit of possibly thought-provoking fact staring us in the face from V.K.'s presentations, claims, and totally insulting-to-intelligence garbage-flinging. She seems to have some Internet Websites who post her trash and join in the fray and interestingly enough THEY ARE ALL OLD LIARS, CHEATS AND REGISTERED GRAFTERS THEMSELVES. RAYE OF "RUMOR MILL" OWES EKKERS, PERSONALLY, THOUSANDS OF DOLLARS (USD—NOT TO BE CONFUSED WITH V.K.'s "USDAs").

Don't know about this "Richard" Patriotlad but sometimes insanity runs in families. Now a Barbara Hartwell enters the game with her authority in full swing to reach "conclusions" about things of which she OBVIOUSLY has no notion.

Who is Barbara Hartwell?

Barbara Hartwell has one of those pay-as-you-share BS sites where you can SEND MONEY: Barbara Hartwell, Legal Defense and Research Fund, P.O. Box 832, Woodstock NY 12498, Website: <http://www.barbarahartwell.com> My, my, this BH is interesting in that she joins right with the banditos and claims that Doris and Dove of Oneness are THE SAME! She further says that two of our most obvious contact co-workers are "two Georges" who have personally hurt her and her family or friends; this is George Soros and George Green.

How do you readers like "that" change of events after being in litigation with Green for nearly ten years just to recover the gold he stole and buried in his back yard?

She lollygags (she lollies and we gag) over her interesting speculations and then we burst out laughing when she gives her credentials: Code names: Sleeping Beauty (must have a high opinion of herself), Blue Rose and Black Angel. (Wow)

"A survivor of CIA MK ULTRA and PHOENIX Project, trained and utilized by CIA as a deep cover operative and professional CIA asset, under mind control programming, which the perpetrators of this mind control believed was 'guaranteed under National Security'.

"Since 1996, I have gone public by exposing what I learned about these illegal covert operations through my own involvement and subsequent research, having been victimized and exploited by the U.S. Government since childhood." ... Well, THAT explains everything, surely.

Isn't it strange that ALL of the bashers of "GAIA" (Global Alliance Investment Association), Ekkers, *et al.*, are in the control and management of the old CIA DISINFORMATION spit-on-the-fan workers?

Don't wish to deal more with this "doll" (moll?) right now because we have these PAGES of inquiring-mind rubbish all presented by someone who calls herself V.K. Durham and someone hiding behind "Patriotlad" so as not to reveal his deep cover.

Let us look at this V.K. Durham who claims a Holding Trust where every "USDA" and every ounce of precious metal or gem-quality anything BELONGS TO HER PERSONALLY. She doesn't even bother to mention Russell Herman and his five other names she "married" (also her claims). She now claims the "Bonus 3392-181" (last missile) was in her family for the last 120 years along with being also in her FAMILY Trust for as long and that is, of course, the "Durham" family handed down for generations. Oh?

Maybe we should be asking, "Who is this Vina K. Durham?" She told us to call her "VK". OK, V.K. But she then came forth with so many OTHER names spelled so many ways we have to wonder about what exactly to call her, especially when we reach the point of being instructed to accept her marriage to Russell E. Herrman, Hermann, Herrmann and finally even "Herman". Please keep "Durham" in mind through this maze of hers (V.K.'s) of never lying to anyone "and you all know it".

You will have to read the "Ekker Affidavit" [MM: CONTACT: 1/30/02, page 11; 12/25/02, page 7] to make sense of this, for this woman has just added at least TWO new tales about that Bonus Certificate—WHICH HAS NO VALUE WHATSOEVER IN ANY CIRCUMSTANCE—**period and end of further quibble.**

V.K. can have all the Durham Trusts she can swallow and it WILL NOT MAKE A TIAS number worth a tinker's damn.

V.K. thinks, somehow, that by dragging up some old "Treaty" nonsense (no longer even applicable) she can dump whatever of YOURS, MINE or OURS into some pot and stick her fabrications into something or other she calls "Recorded Records" and somehow it makes it "OK"

No, scars would still be visible, for hanging on meat hooks and being beaten to the point of breaking ribs and arms would produce major damage to the body and as in death as the body areas are visible to the damage of even bedsores—so too would those "scars" be visible and pronounced. The pictures are not the best quality but a full view of the backside is presented in two of the photographs.

We most certainly do not say that these things did not happen but evidence presents otherwise as to some of the tales of escapades.

The hospital personnel claim that V.K. was simply trying to set them up for a claim of some kind. It appears that is a probable intent from her other operations even to Illinois Power corporation. V.K. even claimed she pushed for an autopsy and the Dr. Petith she now pronounces as a "Muslim" no less, refused and said: "We will do no autopsy that can be used in a court of law." Now, I have to rethink that statement, for it is obvious an autopsy would only convict one, V.K. Durham—not the hospital. Staff said she refused to grant an autopsy. And WHERE WAS RUSSELL'S FAMILY?

This is so sordid and ludicrous as to be shocking in realization. These are the things of Satanic nightmares. May GOD help us all!

Does this person, Durham, come across as credible? Well, my instant answer is NO WAY but the facts are that we have to suppose so, for obviously we got trapped also for at least trying to keep peace until we couldn't do it longer. Furthermore, so too have "Webmasters" and Internet "gullibles".

May we live in "interesting" times? Oh gosh, I don't know, for it certainly seems to pit us against the big Red-and-BLACK clown in the closing scenes of the play itself.

Who CREATED what? Well GOD creates through thought and idea. All else comes forth from manipulation of that which IS and, meanwhile, the circle of possibilities seems to move in endless spirals that the mind can't stretch enough to fully comprehend.


Therefore, we hold tight to truth and light and paddle like crazy, this leaky old canoe. Some people call it a "dory" in honor of my other aka, alias, name, of 21 flavors claimed by V.K. for me, "Dorrie".

I wish there was some way to share the better news and joyful anticipation that we feel more abundantly every passing day—but again, wisdom must be the better part of intelligence.

Please, all of you, love one another (not as yourself but rather, make a special effort) and please keep attending Ellen, for she is our "rock" who has now given up her entire living space to keep going long enough to get through this task.

We are all "old dories" and a move or movement now shows up in pain and agony about the joints, head, and back. Please, Ellen, those grandkids of ours are willing and eager to give a hand to you and certainly would DRIVE you ANYWHERE you might want to go—or—even if you don't want to go!

Again we are without proper words to express our love and appreciation which could never be adequately expressed in any language—so, we just have to make this work and we can all rejoice when we "get there" with old shoes or new ones.

If we have any LIGHT at all, please feel free to take as much as you can use, for it is never exhausted. Light is like that—infinite.—E-E 

because she says so. Then she garbles EVERYTHING she touches while sounding like she has “said something”. **NO, there is no Durham Holding Trust from ANY LONG AGO AND FAR AWAY.**

So, let us look at THAT “Durham” as suggested above.

ALL RECORDS PROVE INVOLVEMENT OF ONE, RUSSELL HERMAN. NO RECORDS REVEAL V.K. DURHAM AS ANYTHING MORE THAN A “JOHNNIE COME LATELY” TO ANYTHING. SHE WAS NOT MARRIED TO RUSSELL—EVER—AND HAS PROVEN THAT HERSELF, OVER AND OVER AGAIN.

The documents she has presented as “proof” are so badly done as to be shocking in that any sane person would even dare to use such convicting material—convicting of herself. Since a few months ago and after the “Ekker Affidavit” of last year, there came waves of FAXES and generally “nutty” piles of insulting, slanderous, fraudulent and fabricated documents, showered on everyone including Heads of State around the globe, banks and politicians. She then sent documents to PROVE her “marriage” in the form of two she claimed had been snatched from her Illinois recorder’s files and so she re-recorded them in Ida County, Iowa. These documents went around the world, readers, in all their comedic, fraudulent glory. There are no registration numbers nor any signs of any person other than herself taking part in the fabrications where she has even transferred, BADLY, the Recorder’s signature and name.

Those documents, exactly as presented, were run full-size in *CONTACT* [MM: 1/30/02, pages 2-8] for ability of all or any readers to check it out for selves. We didn’t bother to count the dozens of foolish nonsense in the copies she sent around to prove her marriage to one, Russell Herrman, then changing it to Herman when she realized her mistakes, and finally just listed both Herrman and Herman on her self-made Marriage Certificate.

So “Durham” is a BIG DEAL in this Bonus holding? Oh, how so?

On the “Marriage Application and Record” (with no file number), there is claim of having this represent their “Second Marriage”. So, she lists her address as RR #1, Box 171, Okawville, Washington County, Illinois. She calls herself V. Catherine Herman Durham.

Ah BUT: Father of this V. Catherine Herman Durham is “H. LaRue” (entered in an entirely different typeset) of Shawneetown. Mother: Edith Naomi Hayes, also of Shawneetown.

Then V.K. signs both Russell’s signature AND her own as V. C. (overwritten with a K) Herman and all other signatures and names are fraudulent. So, the question: FROM WHERE CAME “DURHAM” and this ancient holding family of V.K.’s?

If her married name (she has said the marriage resulted in three children) was Durham, then would not her former husband (she claimed divorce) be the owner of said “Durham property”, except in a “spouse owns half (community property) State”?

She has said, however, that the Certificate was won in a poker game by her granddaddy—but his name apparently was NOT Durham or even “Dirham or Diram” as she tried to sell to Prince Bandar.

### CLAIMS OF BEING SUPERHUMAN?

V.K. and her stooges accuse me (Doris J. Ekker) of being everyone from Princess Rani of Saudi Arabia to Dove of Oneness, CIA and ONI and most everything in between. A more recent big deal was my registered name of “Germain”, the Count of Royal lineage out of France? This as in St. (Saint?) Germain?

The real registration is VIOLINIO GERMAIN to avoid EXACTLY THIS KIND OF RUBBISH! We could tell INSTANTLY when such as Norey Latona, Ed Young, Bellringer and their plethora of thieves would steal our property—even to our pen labels. There are so many Germain and Hatonn receivers as to boggle the airwaves. Moreover, we know exactly who gives full identification and which is pure hogwash.

### WHAT’S IT ALL ABOUT, “ALFIE”?

The last missive also gave a rundown of all these holdings and then comes a claim from V.K. and etallii, with a breakdown of Quintillions, etc., that the certificate has not been calculated since 1990. WRONG! We have contained and made reasonable such outrageous claims and world-destroying numbers to keep insane persons, such as V.K. Durham, from ability to wipe out the world and all in it.

She claims the “THE DURHAM (INTL. LTD. :) HOLDING TRUST (TIAS 12087) as something which “must” have meaning? More especially we are all supposed to ☺☺☺☺ and pat her on the back as if she has really done something. She is a disaster on its way to happen!

She HAS NO HOLDING TRUST EXCEPT OF HER OWN MENTAL FABRICATION and bases it, as is her *modus operandi*, on HER “saying so” and that it is “Authorized by: Treaties international agreements other than treaties sections (Public Law 89-497.271.1 U.S.C. Sec. 113 (1966) [Doesn’t sound like 120 years to us.]; 1 u.s.c. Section 114. Seals of Originating Nation; 1 U.S.C. Sec. 111 (1947). [Still doesn’t sound like 120 years nor does it fit with her claims of 1997!]. Rights Retained Under Repealed Statutes; 1 U.S.C. Sec. 112 Congress Noticed, (the President Noticed) of Debt; U.S. constitution, Article VI. SUPREMACY CLAUSE.”

Any one of YOU care to explain this and how do you go to the records of a corporate state registration office and FIND such a bunch of hogswill? IF it is recorded as she claims in Ida County, Iowa, it is only in some file SHE HAS STRUCTURED to fabricate and pronounce the foolishness onto our heads. Therefore, pick a name and affix TIAS 12087 AND YOU HAVE EXACTLY WHAT V.K. OFFERS IN HER NONSENSICAL “HOLDING” TRUST. Even *Black’s Law Dictionary*, which is the Bible of lawyers, LISTS NO SUCH THING AS “HOLDING TRUST” AND YOU CAN EASILY LOOK IT UP FOR SELVES.

Now NEXT: V.K. goes on to “correct” prior errors in “Quadrillion vs. Quintillion” BY STATING: “\$206,858,581,465,280,000,000.00” ( \$206 Quintillion 858 Quadrillion 581 Trillion, 465 Billion 280 Million USDA ).”

Asking again, please, WHAT IN HECK IS A

USDA? All of the “authorities” who offer V.K.’s information use the SAME term! [MM: Obviously, since one must dig far deeper than the deepest organic manure heap for relief from the stench of V.K. Durham’s “information”—she must feel it only appropriate to utilize the appearance of acceptance by the U.S. Department of Agriculture (USDA!!!) in lieu of any actual credibility.]

Without dwelling on these numbers, she goes on to say, “Now, while the remainder years from May 1, 1990 to this current time remain NON-CALCULATED, the terms and conditions of the Peruvian Commodity Contract ( Bonus 3392-181 ) [THE WHAT?] Remain in Full force and Effect “UNTIL PAID.” PRIOR CLAIMS OF THE SUPERIOR CREDITOR are OF PUBLIC RECORD and have further been provided to THE U.S. BUREAU OF PUBLIC DEBT and to the U.S. DEPARTMENT OF THE TREASURY.” [Boy, that ought to do it!]

**The next is aimed at us so pay attention, for we are shaking in our boots.**

“For those “planning on this pending “Bankruptcy & Foreclosure” in order for a good, clean, clear, marketable title TO BE “Received by the parties initiating the BANKRUPTCY & FORECLOSURE(S); THE SUPERIOR CREDITOR, who is the “OUTSTANDING LIEN HOLDER” of this “commodity contract AND bond holder in due course” [AGAIN, THE WHAT?] BY THE “LAW OF NATIONS” MUST BE PAID IN FULL—any and/or all OUTSTANDINGS.” [The law of what? Any/or all OUTSTANDINGS?]

V.K. sets herself up as “‘Trustee’ for the Beneficiaries...”. SHE IS NOTHING! Now with that said, let me point out that the POINT of this play is not in the distractions—period and end of scatter! Russell HERMAN was holder of a bonus gold certificate (Peruvian) which he formed a corporation to “house”. This, he told us, was to better maintain his security as the Certificate was a BEARER certificate.

Obviously, just incorporating the entity was not sufficient shelter and the games were constantly worsening. So, long before V.K. Durham was in the picture WITH Russell Herman, the CERTIFICATE was photographed for permanent security and that turned out to be the wise thing for Russell to accomplish and apparently he and Cecelia Xalis took these measures to insure SECURITY.

**In 1989 there came the need to have to CONVERT that “certificate” from a “bearer bond” TO A JURAT CONTRACT of identified ownership. The CONTRACT shows without any question that it was put 100% into Cosmos Seafood Energy Marketing Ltd. V.K. gives absolute DATES which prove on their very face that she was NOT party to this photographing, translating, opinion letters, etc. All relative documents she LATER fabricated, changed dates and instructions to show her and ONLY HER as holder, owner, etc. NO, IT PROVES NOTHING OTHER THAN HER MOTIVE FOR OUTRIGHT FRAUD AND FOR KILLING RUSSELL HERMAN AFTER SHE FABRICATED MARRIAGE DOCUMENTS WHICH DID NOT SELL TO ANYONE.**

Ekkers nor anyone with them set out to prove anything. We had agreed to work FOR securing Russell's "portion" of which we at most assumed to be some 50% because V.K. had begun to tell her tale of multiple marriages. Moreover, she assured us and promised "recorded records" of a SALE of the contract to her and Russell as individual owners. No, what she presented and filed is another fabricated and fraudulent "sale" which doesn't even refer to a "contract" but to the Gold Bonus CERTIFICATE (which no longer held any value whatsoever).

The documents are so messed up that they could not even stand the most casual attention in a court of law before being tossed out and probably V.K. being arrested on the spot. She has consistently continued to LIE openly, even to INTERPOL, about what is actually on the documents as she rewrites them at every repeating. The REAL POINT is not in blathering but in factual holding.

**Global Alliance Investment Association is a valid and REAL corporation in good standing. It is not a cult or groupie—IT IS A CORPORATION!**

**Cosmos Seafood Energy Marketing Ltd. IS A VALID NEVADA CORPORATION WHICH WAS INCORPORATED IN 1985 TO HOLD FIRST THE CERTIFICATE AND THEN THE IDENTIFIED-OWNERSHIP CONTRACT AFTER BEING LEGALLY CONVERTED.**

There is no Durham Holding Corporation Trust or otherwise. "TIAS" is a pure pristine invention of V.K.'s warped mind and MEANS NOTHING!

It was not discovered that there was any necessary reference to CSEML until it was realized that the records FILED in Illinois by V.K. Durham were totally fabricated and fraudulent and constructed by her between about June 15 and August 1, 1994. They, along with that stupid "sale" document were not even recorded until just prior to Russell's demise and on the documents themselves it shows that only V.K. handled them. She also messed them up with her additions, afterthoughts, and inane writings in the margins.

It should be noticed that the Okawville address she used consistently is the same address given in the "Cosmos" LAND SCHEME she now claims was none of her doing.

Well, we are not sure whose doing it was but she'd love to now make it Ekkers' game.

#### MURDER SHE WROTE

What interesting unfolding information with pictures of Russell's dead body coming to surface. Yes, I do believe that V.K. Durham is a probable suspect. She has openly accused us of murdering Russell and now, somehow, we present "libel" for suggesting that she may have had a hand in hurrying Russell's journey along considerably.

She comes back with "The Ekker-operated news media here has accused V.K. Durham of conspiring to murder her late husband Colonel Russell Herrman, while simultaneously accusing her of having never been married to him; which one is it ?? Did she marry him or not ? If she married him, why would she want to murder him??"

As usual, V.K. re-words things to suit herself. It was stated that it appears that V.K. Durham may have had a hand in the death of her "MAN". Very carefully "MAN" was used instead of even loosely

using Russell Herman, or "husband". Now she claims it is "Colonel Russell Herrman...".

Please note that I do, yes, suggest that the DOCUMENTED tales as presented BY V.K. DURHAM are so convoluted as to point directly at her. No, she never married Russell HERMAN.

Next she asks the most stupid question of all: "If she married him, why would she want to murder him??" Would \$206,858,581,280,000,000 USDAs be sufficient, whether married or not? Marriage was her only possible claim. She never had any interest in CSEML and the phony "sale" document is completely transparent. The U.S. Government has denied her every attempt to collect benefits as Herman's wife. Obviously, she thought she had it covered and tried to get it all. That was her undoing because it forced us to review the evidence and discover the forgeries. She went for broke and that is what she got.

#### DISTRACTIONS AND MORE DISTRACTIONS

We can repeat another point that has been stated over and over again. We have our agreements and they limit logically and reasonably all activities.

V.K. Durham in NO WAY is hampered by anything WE DO or MIGHT DO. She can do whatever she wants with the "organic States".

Patriotlad seems to wrap up his foolishness with: "Prove to me that I am wrong and I will be happy to admit it."

To that we also have a very short answer: NO YOU WON'T. The Ekker affidavit is readily available and you do not dare read it; it would end your game.

V.K. and her "etalliis" keep referencing "investments" and "marketing" and "sales of". NO, we MARKET NOTHING. They also accuse us of claiming to OWN this contract. NO, WE DO NOT! Ownership is already established and it is not us—it is far more secure than "ours" could ever possibly be. V.K. may wish sole signatory rights and absolute sole ownership of something such as this contract but that is when I am convinced of her insanity.

We are NOT doing anything in the U.S., per agreements fully authenticated. So, V.K. can do, we repeat, whatever she wants and can prove as to holdings. What is wrong with that? Prove holdings and she has it. George Bush was her buddy, not ours, obviously! She seemed to have known him on a first-name basis and "cussed him out" on several occasions. Not likely, is it?

How did Bush and buddies pull this off? We don't know but we certainly have been given proof that it happened—right through the U.S. Treasury! Russell HERMAN ended up with the asset and the rest is now history. We couldn't change an iota of that fact even if we WANTED TO.

Since V.K. accuses us of funding terrorists along with personally pulling down the entire of the global economy and all banks, etc., we are somewhat amused. WE HAVE FUNDED "NOTHING", NOT EVEN ONE USDA.

V.K. claims to be of nobility in heritage and lineage along with being dinner friends and guests of the King of Saudi Arabia—from whence terrorists are supposedly borne—what has she done to assist and aid the ENEMY? If her Holding Trust is the only pot around and she is the SOLE SIGNATORY, could she be pointing at us as a distraction?

Now as to coming back to the U.S. to stand against such absolute rubbish? No; why would we leave our task? We are doing exactly what we need to do. The truth and facts are in the records; why would we do anything to scratch V.K.'s itch? V.K. Durham is nothing more than a distraction, readers, and without any effort at all—the records we have will stand.

There is only one which stands to hold it all: COSMOS SEAFOOD ENERGY MARKETING LTD. We have no NEED of even an assignment because WE HOLD CONTROL OF CSEML—end of drama and end of debate. There is no "argument" to even discuss.

Perhaps we are getting more help than it appears. WE CERTAINLY DO HOPE SO AND FOR THAT WE ARE SURELY GRATEFUL!

Would we as officers and directors work out a plan for containing this massive asset? Of course, and facts ARE that it is self-limiting because we only use gold, even in projection, not paper certificates or contracts other than warehouse receipts for the "real thing".

As V.K. presents her big bag of holdings, there is not enough gold, USDAs or paper on which to print to cover such an outrageous balloon of destruction. It is certainly hard to believe that such a value would be allowed into such hands as V.K. Durham. It was never intended, we are confident, to have "gotten away" from the hands of the "SuperFund" gamblers BUT IT DID and it cannot be buried.

No, we are NOT the only deciding persons or decision-makers—BUT WE WILL NOT LEAVE ANYONE OPEN FOR THE BADGERING WE ARE HAVING TO ABSORB FROM THESE MISFIT MISCREANTS.

My goodness, and here before we can even get to the end of this we have MORE and MORE and MORE. We now seem to have been responsible for Rumor Mill's virus problems, too full a posting load, and for GLOBAL chaos right from "Makita". Of course I will hate giving up being queen of everything, and such a brilliant and outstanding researcher, and I'm sure E.J. doesn't want to lose his title of most outstanding Naval Intelligence operative EVER. How can we ever live up to all these accolades?

And oh my, may the world we save PLEASE be our own!


What ever happened to V.K.'s whirlwind trip to Mainland China to attend Taipan Herrman's business, on the Private Jet with Diplomatic Immunity? Astounding silence! Indeed she was to have gone on whizzing through Greece. We haven't noticed her going anywhere! But she wouldn't lie to us—we all know that!

It is a relief to realize, however, that we now control the entire Asian banking circles and do so with enough clout to hit Rumor Mill's reading-room computer along with the opposition's "PC's". I certainly hope we haven't damaged their USDA income.

Will we ever be able to get back onto world events? Perhaps these ARE world events and may, after all, be quite IMPORTANT to us all.

We are happy to see that V.K. immediately studies the paper, CONTACT, and recognizes it to be as IMPORTANT AS IT IS. It takes us quite a while to get copies—so thanks, V.K., for keeping us posted.

May the LIGHT always be as bright as it begins to shine TODAY. If we accomplish nothing more, we will have felt the journey worth the blisters acquired.

DJE, EJE, GCH, A.J., R.J. AM, PM, ETALLIIS 

# Israeli Terrorists Have Killed With Impunity

ISRAEL WAGES WAR ON THE UNITED NATIONS

EXCLUSIVE TO *AMERICAN FREE PRESS*

By Christopher Bollyn, 12/16 & 23/02

**While the mass media focuses on United Nations weapons inspections in Iraq, Israel is waging a shooting war on UN agencies and personnel in Palestine.**

As hordes of journalists and cameramen chase the UN inspectors around Iraq looking for evidence of banned weapons, the Western mass media is ignoring egregious criminal acts by Israel in the occupied territories, including deliberate attacks on United Nations personnel and property.

Israel has recently committed several atrocities in the occupied Palestinian territories in which UN personnel and property were directly targeted. In these cases the U.S. media has suppressed the stories while the UN asks Israel, the occupying power, to investigate its crimes in refugee camps in which UN agencies work.

The first case was the shooting of a senior UN official by Israeli forces in the Jenin refugee camp.

While Israeli spokesmen say the killing of the official, Iain Hook, in a well-marked UN compound was unintentional, eyewitness reports tell a different story.

Eyewitness accounts confirm that an Israeli sniper shot Hook in the back and that he bled to death because the Israeli army prevented an ambulance from taking him to the hospital, less than half a mile away.

Hook, a 54-year-old British citizen, had been supervising the rebuilding of the devastated Palestinian refugee camp in Jenin. Israeli bulldozers and missiles had destroyed much of the camp, home to some 13,000 Palestinians, during a 10-day Israeli invasion last April.

When Israeli forces began a military assault on a nearby house, Hook, along with dozens of civilians and staff, became trapped in the UN compound. As he struggled to rescue the trapped people, Hook tried to arrange a ceasefire with the Israeli army. At one point he left the compound carrying a UN flag high to negotiate with soldiers.

"We requested repeatedly to the Israelis that they cease fire long enough for us to be able to evacuate," said Paul McCann, a spokesman for UNRWA.

UNRWA is the UN relief agency for Palestinian refugees.

Hook was shot in the back by an Israeli military sniper equipped with telescopic sight from about 75 feet at approximately 1:15 p.m. on Nov. 22, according to the Israeli newspaper *Ha'aretz*. Witnesses reported that there had been no gunfire in the area for "tens of minutes" before Hook was shot.

Hook was pronounced dead on arrival at the hospital in Jenin. The director of the hospital, Mohammed Abu Ghali, said the bullets retrieved from Hook's abdomen appeared to be "dum-dum" bullets, which explode on impact, causing severe internal damage. The Israeli army has denied using such ammunition.

"This latest attack shows just how extreme the current Israeli government is," said Dr. Mustafa Barghouti,

president of the Union of Palestinian Medical Relief Committees. "They are willing to kill not only Palestinians but also members of the international community who are here trying to help the Palestinian people."

Barghouti said the Israelis let Hook bleed for 40 minutes before allowing an ambulance to pass. "By leaving the UN official to bleed to death, the Israelis were keen to let him have the same traumatic experience as their Palestinian victims," Barghouti added.

UN Secretary General Kofi Arman has asked Israel to investigate the killing and punish the soldiers responsible.

Annie Higgins, an independent reporter from Chicago, who was in Jenin during the Israeli attack, spoke with *American Free Press*.

According to Higgins, Israeli forces had occupied a house across from the house they were attacking. "There is no way they could have hit the UN compound by accident," Higgins said. "The house is in a different direction from the compound."

Higgins said that many children had been brought to the compound for vaccinations. Desperate Palestinian parents had tried to escape by making a hole in the concrete wall at the back of the compound. An ambulance crew finally retrieved Hook's body using the hole in the back wall.

Higgins told *AFP* that there was no explanation for the shooting at the UN compound.

"It had been quiet for half-an-hour," before Hook was shot, Higgins told *AFP*. "Totally quiet."

Caoimhe Butterly, an Irish aid worker who was shot in the leg during the Israeli attack, said the military assault on the camp involved "about 12 tanks, 10 jeeps, and at least two Apache helicopter gunships."

"I can testify that all Palestinian fighters had stopped shooting a good two hours before either of us was wounded," Butterly said. "When I passed the UN compound in the morning, it was surrounded by Israeli army snipers and soldiers who were shooting erratically into the camp. Two people were killed and six wounded. All but one were shot by tank fire outside what the army deemed a closed military zone. I was not caught up in any kind of crossfire as the Israeli occupation forces are falsely stating—and I don't believe that Iain was either.

"I had been trying to get between the unarmed children and the tanks," Butterly said. "I implored them not to shoot live ammunition at unarmed children." An Israeli soldier shot Butterly in the thigh. "When I fell they continued shooting in my direction. I crawled part of the way up the alley, and then some of the youngsters dragged me up the rest of the way. No ambulances were allowed into the camp."

A 10-year-old boy was shot dead during the army assault. Butterly said that a number of children had been hit by Israeli tank fire, including one who suffered brain damage.

The Israeli army said that its soldiers had responded to gunfire coming from the UN compound and that Hook's cell phone had been mistaken for a weapon. The UN agency that administers the camp rejected that account as "incredibly incorrect".

"The compound is well-known to Israelis. It is

inexcusable to fire into it for any reason," a UN source said.

A diplomatic source said that—despite UN statements refuting Israeli claims that there were Palestinian gunmen in the compound where Hook was shot—the final report of the UN inquiry was being delayed and "may not be publicized at all".

Hook is the third UNRWA employee to be killed by Israeli fire during the current Palestinian uprising.

In September, Peter Hansen, the head of UNRWA, was fired on by Israeli troops in the south of the Gaza Strip.

Israeli troops and tanks opened fire on a marketplace in Jenin filled with holiday shoppers and children on their way to school on Dec. 2, wounding 23 and killing a 15-year-old boy. The soldiers "were shooting in all directions in a terrifying way," the boy's cousin said.

On Nov. 30, Israeli troops demolished a food warehouse in a refugee camp in the occupied Gaza strip, destroying 591 tons of food, valued at \$271,000. The food belonged to the UN World Food Program (WFP).

"The food was housed on the ground floor of a three-story building and clearly marked as WFP property," WFP Palestine director Jean Luc Siblot said. The food was donated by the European Commission and Sweden and intended to feed some 41,300 destitute people affected by the ongoing humanitarian crises in the Gaza Strip, Siblot said.

Twenty percent of Palestinian children under the age of five living under Israeli occupation suffer from malnutrition and in the Gaza Strip more than 13 percent of children suffer from acute malnutrition, putting it on the same level as Nigeria, Somalia and Bangladesh.

The WFP said that at about 10:50 p.m. on Nov. 30 Israeli troops surrounded the area and parked six tanks in front of the building. They forced local residents to evacuate their homes before entering the warehouse and searching the premises.

"Despite the fact that the storage area was well marked as a WFP warehouse—with a large WFP flag and three WFP stickers on the doors—the soldiers proceeded to destroy the doors of the warehouse using tanks," a WFP statement said.

The building's owner saw dynamite sticks being placed in various parts and several blasts were heard at approximately midnight. A large explosion followed as an Israeli helicopter dropped a bomb on the building.

"The building collapsed and everything in it, including 413 metric tons of wheat flour, 107 metric tons of rice and 17 metric tons of vegetable oil, was destroyed," the WFP said. Siblot said the WFP should have been permitted to remove the food.

"This act has been carried out against basic humanitarian principles," he said. He said WFP was asking Israel to investigate "and take full responsibility for the losses incurred by the agency". Israel is obliged under international law to facilitate relief efforts for the Palestinians living under its occupation.

Jean Luc Siblot told *American Free Press* that Israeli soldiers had searched the building before blowing it up. "They certainly knew that there was a significant amount of food supplies in the warehouse," Siblot said. "The Israeli army did not communicate with the WFP before, during, or since the demolition," he said.

Siblot said there was "no security threat" to justify destroying the building and the food it contained.

Israeli aggression against the UN agencies in the occupied territories had worsened significantly during the past few weeks, Siblot said.

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# Creator Would Not Leave You Helpless

(PART 1)

**RAPE OF THE CONSTITUTION;  
DEATH OF FREEDOM**

BY GYEORGOS CERES HATONN

“dharma”

PHOENIX JOURNAL #15 (1990)

REC #1 HATONN

FRI., JUN. 8, 1990 7:14 A.M. YEAR 3 DAY 296

DEDICATION

This *Journal* is given in dedication to THOMAS, who works diligently in the service of Esu Jesus Sananda. And, unto those ones who have been misled and have come to believe that somehow Dharma “has a Sananda” who is a maverick and comes from the unlighted realms. Nay, it has only been convenient to utilize Dharma as a receiver in this location unto this point of our writings. Portions of Thomas’ receivings are placed herein for confirmation of truth for those of you who have discounted the true word of God through a “single” receiver and have been told that “God would not write of things in Caesar’s World.”

Caesar has no world except that which he has stolen and corrupted from God’s Creation. Neither shall any man take any portion therefrom unto the heavenly kingdom.

Those who would be in the telling you what God “Greater Source” would or would not do is limiting the very God source. I tell you God will and shall do anything He chooses to so do. Look most carefully at those who would denounce another’s work—and most specifically these *Journals* as not being the work of Lighted God—for what might they have to hide in the closing down of your ability to partake of them?

Might it be, beloved ones, that God is uncovering the lies of the eons and recent years in unlimited forthrightness? **Thine Creator would not leave you without help in a most physical manner through the time of transition and trouble.** Might it be that He is closing down the lie of Secret Societies and Secret Mystery Schools for a few chosen “Elite”? Could it be that you have partaken of the lie too long from ones who have represented to be THE speakers for Creator and denounce another or place restrictions upon your intake? Ponder these things most carefully in the oneness with God within—for you will not find God “without”. By His own truth He is within each and you have long overlooked his presence in defiance and greedy, lustful physical actions proclaimed through the words of man claiming to speak in behalf of God. Thine own discernment shall tell you of the difference—if the action leads thee unto the Lighted God, it is of God; if it allows of actions against the Laws of God and pulls you into the physical experience—it is not. No man can re-write and change one iota of the truth of it. God is not a “democracy” given unto tyranny of man-created rules—God is a deity of Justness—true Justice; for He gives unto the offender his own judgment in the Light of His presence. Where might you be along the path of true knowledge? Perhaps you had better study a bit more

diligently, for the glass of sand lies in wait of the turning and when it is turned—the “time” is run out therefrom in this cycle of journey experience. AHO!

We are sent before the Master as the preparers and bring forth Truth from the chaff of lies. We come in unbounded love in direct service and under the command of the beloved Messenger—so be it.

Thank you, Thomas, for sharing of thine truth with thine brotherhood of man that he might see that God comes in many ways and unto those who will receive of him. I shall hold thee in security, son, that the attackers might be kept from thine work. Sananda asks that a *Journal* be given unto his use that he might share through a different receiver that readers might know that God differs not from one to another if it be He, the one of truth. For those who have referred to “Dharma’s Sananda” vs. that of another—I suggest you read the work most closely indeed. Truth will only vary in pronunciation of terminology—never in concept. You who read, look most closely at those who would discourage you from the reading of any information—what might they be in the hiding from your eyes—might it be the truth of it?

Thine spiritual path is ultimately the only item of importance. Unfortunately, there is manifested upon your perceived reality a world in chaos—God would not leave you to die in the lie without bringing forth the Truth and showing you the way to return unto Himself; this is our mission in the fulfilling of the promise. May God guide your understanding within the Light of Truth.

I also dedicate these works unto Dharma who works ceaselessly in the service of God and the Lighted Brotherhood. She pleads with you to cease referring to these *Journals* as “Dharma’s series”; they are the “Truth series” and she but puts the words to keyboard. That is the way of God’s workers in truth—they ask no notice of either work nor length of time in service. Beware of those who ask you to believe truth on the basis of years of “service”—for you might well be surprised in whose service they have worked. Satan and his armies corrupted truth from before the creation of thine planet Earth. He always presents himself as one of some Secret Order and as the God of Light and Prince of Peace—God is in no-wise “secret” and so be it. Saalome, and may you allow the Great Spirit to walk with thee—for the road unto the transition and revolving again into Truth and Light is rocky indeed.

FOREWORD

REC #1 HATONN

WED., JUN. 6, 1990 9:45 A.M. YEAR 3 DAY 294

*My Spirit, you are Omnipotent, Your name is Holy. May your realm be incarnate in me. May your power reveal itself within me, on Earth and in the Heaven. Give me today my daily bread, and thus, let me recognize my transgressions and errors, and I shall recognize the truth. And do not lead me into temptation and confusion, but deliver me from error. For yours is the realm within me and the power and the knowledge forever, Amen. So let it be. In the beauty and Radiance of that which IS, I come forth in response to the petitions of my brothers upon this placement. I Am Hatonn.*

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As you journey through this passage, this may well be the most important single *Journal* you will ever read. It is of physical importance and impacts your soul tremendously, that which you do in this cycle of experience. I urge you to set aside confusion as to source of information; it is the truth which shall set you free and you need not balance with source to hear truth and see that which is coming upon you.

You want mystical answers, read in the stars and handed down by the prophets. If you do not set forth to put your nations, your populace and your Constitutional Rights into security—the rest remains moot. If you allow your freedom to be taken in your dawdling and ponderings, you have naught left with which to function except as enslaved masses.

This book is not pleasant—it was not written for entertainment; you are on the edge of the abyss in your nation and the “anti-Christ”, of which you have waited, is upon you. Rarely are things as you expect or at first perceive, for it is the way of the enemy of Godness.

You ask and again ask, “What can I do? Herein we tell you that which you can do—it remains up to you if you will take action or continue to quibble over whose who is what! **The time for letting “someone else” do of your work is finished—you will stand forth and participate in the journey of God or you will be passed by and so be it.**

If you have been reading the *Journals*, you are ready for this one. If not, I suggest you get right at it. If you are not yet ready and you have partaken of them—go forth and study them again.

**God will set the banquet of knowledge before you—He will not force it down thy throats.**

We shall see what it is you wish to do. If you do not take the *Phoenix Journal Express*, then herein I will put information for participation. It is something each can do simply by prayer, mail and/or whatever is needed. Presence is asked if you can attend the meeting I shall speak of; if not, mail your support and tell these ones that which you ARE willing to do. **You must take action if you hope to save your freedom**—for it is planned to remove it from you in this year of counting to be complete under The Global Plan by year 2000. I ask you to lend your efforts either by support through the Phoenix Institute at America West’s address or send suggestions to the NEVADA CONFERENCE FOR LAWFUL GOVERNMENT; FREEDOM CALL ’90”. The meeting itself is July 22-24, 1990 in Las Vegas wherein the organizers are located. For information write to: “CENTER FOR ACTION”, 711 Yucca Street, Boulder City, Nevada 89005: Bo Gritz, Chief of Staff; Paul Fisher, President or to Walter Myers, Rt. #2 Box 157C, Baldwin, KS 66006. Telephone 913/594-3367 and Center for Action 800/634-3494. America West: 805/822-9655.

We from this location will have large participation in the program which will be built around your Constitutional Rights as written by the Founding Fathers and relate them to what has happened to them relative to the New Constitution which is already in operation without your realization of same.

You have a right and obligation to know that which is in store for you at the hands of the conspirators for The New World Order, and further obligation as a citizen, to act. You have been people of the lie far too long, my friends, and it has all but cost you every vestige of freedom. What you do now can change your world. Do nothing, and you had better increase your prayer time, for it is serious indeed. The projected prophecies are at your door and it is time you recognize your enemy!

I give benediction that you read with an open heart and find the truth within. Stop concerning about “little gray aliens” and other tales of lies—the enemy is upon you and it is physical indeed. We have been sent forth to give assistance to those who ask and hear, no more and no less—that which you will do is up to you in the choosing.

I thank you for your attention and we stand ever ready for response. I ask Sananda to give you a message as we move into this document and I further ask that the portion regarding positive action be placed next following Sananda's gracious sharing. The Light of God rests upon the shoulders of you ones who would dare step forth and lead thine brothers to victory.—Gyeorgos Ceres Hatonn

WHAT CAN YOU DO?

*THIS NEXT PORTION WILL PLEASE BE PLACED IMMEDIATELY FOLLOWING THE FOREWORD. THEN PLACE IT IN ITS PROPER SEQUENCE WITHIN THE JOURNAL. THEN PLEASE PLACE IT AT THE ENDING OF THE EPILOGUE. YOU ARE IN SERIOUS CIRCUMSTANCE AND THIS IS SOMETHING IN WHICH EACH OF YOU CAN ACTIVELY BECOME INVOLVED INSTEAD OF WRINGING YOUR HANDS AND BEING SLOWLY EATEN ALIVE. THERE IS ALWAYS "HOPE" IF YOU LISTEN AND WAIT UPON GOD! HE WILL ALWAYS RESPOND WITH THE "WAY"—IT IS UP TO YOU WHAT YOU DO WITH THE INSTRUCTIONS IN YOUR FREE-WILL STATE OF BEING. I IMPLORE YOU TO TAKE CAREFUL NOTE, PUT ASIDE QUANDARY AS TO "SOURCE" OF THIS WRITING, LOOK WITH REASON AND THEN ACT!*

You can enter into action with other groups already started. Surprisingly enough, there is even a group brave enough to move forward with a drive to repeal the 16th Amendment (which was never lawfully ratified anyway) and abolish the "personal" income tax. This does surprise you, does it not?

The drive to obtain endorsements for the program has been carried out with great energy in all the state capitals. Did any of you notice or respond to the lists? Or, did you snicker and say, "What's the use?" Did you even see the name list takers? As a result the legislatures of Wyoming, Texas, Nevada, Louisiana, Georgia, South Carolina, Mississippi, Arizona and Indiana have approved what is known as the Liberty Amendment. This is a proposed amendment to the U.S. Constitution that would repeal the 16th Amendment. It was first introduced in Congress as H.R. Res. 23.

Now, look closely at what has happened to these states by MOTHER NATURE???? No, little sleepyheads, Mother Nature has had very little to do with what has struck these areas. It is totally man-precipitated in order to cause need for federal disaster funds and get rid of any notion of withdrawing taxes!

Thousands of petitions and hundreds of thousands of signatures have been obtained in support of "Yes on 23". And these have been and are being submitted to the members of Congress. The members are being urged to submit the Liberty Amendment to all the state legislatures. Do you get a more clearly defined picture as to the need of a Constitutional Convention to block such citizen moves? You are about to demand your freedom back and the conspirators must work faster and faster and more destructively to stop you. Will you allow of it? That is up to you-the-people!

The proposed amendment has four sections:

**Sect. 1.** The government of the United States shall not engage in any business, professional, commercial, financial or industrial enterprise except as specified in the Constitution.

**Sect. 2.** The Constitution or laws of any State, or laws of the United States shall not be subject to the terms of any foreign or domestic agreement which would abrogate this amendment.

**Sect. 3.** The activities of the United States Government which violate the intent and purpose of this

amendment shall, within a period of three years from the date of the ratification of this amendment, be liquidated and the properties and facilities affected shall be sold.

**Sect. 4.** Three years after the ratification of this amendment, the sixteenth article of amendments to the Constitution of the United States shall stand repealed and thereafter Congress shall not levy taxes on personal incomes, estates and/or gifts.

By the way, the man who worked with unabated zeal to get this done in your behalf was "taken out" in 1989. His name was Willis Stone and we honor him for his daring greatness!

WHAT WOULD BE THE ADVANTAGES OF SUCH AN AMENDMENT?

- \* Repeal the "personal" federal income tax.
- \* Balance the budget by limiting congressional expenditures to those specified in the Constitution.
- \* Stop the withholding tax and restore the right of the worker to take home a full paycheck.
- \* Bring down interest rates, thereby making it possible for people, especially young couples, to enjoy the American dream of owning their homes, as earlier generations were able to do. Without this, it is impossible for a nation to prosper.
- \* Stop inflation caused by government deficit spending.
- \* Transfer to the states and the people the millions of acres of land, comprising more than one-third of the entire land area of the country, now held by the federal government in violation of the Constitution.
- \* Stop the federal government from taxing Americans to support foreign governments. The cost of this "aid" has now reached approximately \$3 trillion—more than the entire national debt.
- \* Halt federal confiscation of properties and enterprises through high taxes and burdensome regulations.
- \* Limit the Defense Department to the business of defending us and stop it from operating commercial enterprises in competition with those it is supposed to defend.
- \* Rescue you from the politicians' Ponzi scheme, the Social Security system.
- \* Cut federal spending to less than half of what it is now—immediately.
- \* Stop impoverishing the taxpayers with poverty programs.
- \* End federal control, interference with and harassment of private schools.
- \* Eliminate the special privilege of tax exemptions for foundations.
- \* Liberate farmers from federal control.
- \* Restore honest money. Abolish the Federal Reserve debt-money swindle.
- \* Stop lending tax dollars to special interests.
- \* Halt the terrible waste of billions of hours' and dollars' worth of effort now wasted in filling out government forms.
- \* Let the people concentrate on productive pursuits instead of playing crazy "tax loophole" games.
- \* Stop government competition with private enterprise.

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*More information is available from Yes on 23, USE THIS PLEASE: BOX 2386 EL CAJON, CALIF. 92021; ENCLOSE A STAMPED, SELF-ADDRESSED ENVELOPE. THEN FIND OUT HOW TO GET LINED UP TO TAKE ACTION IN THE MOST EFFECTIVE MANNER!*

*THEY WILL SEND YOU A PAMPHLET ENTITLED HOW TO GET RID OF THE INCOME TAX AND WIN 45 BATTLES AT ONCE.*

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**GYEORGOS CERES HATONN**

**CHAPTER 1**

REC #1 HATONN

MON., MAY 14, 1990 10:00 A.M. YEAR 3 DAY 271

This is your life, America. What will you do with it? I am Commander Gyeorgos Hatonn. I come in the service and by the Grace of God and The Creation. I salute you in honor, you who will recognize me. Others will need come at their own speed into the truth of it—for we can wait no longer to take action. I welcome all who would share and walk with us but I am sent on a mission which must be moved rapidly along now.

We have brought forth enough information upon which ones can base opinion as to truth. There will be much, much more but we can no longer quibble nor waste of YOUR "time" in trivial pursuits.

We do not come forth in "New Age" anything other than as the age of newness. There is naught mystical nor magical about our presence—we are sent forth as your elder brothers of human species to show you the way to higher understanding and how to move back into "freedom". YOU will do of it or it will not be done. That, friends, is the way of God and The Creation.

I can speak of space travel, null time, thought projection and astral beaming—it will mean nothing to you, save you who are of us. You have a most Earth-bound job to do and not much "time" to get it done. You can have all the curiosity you desire about space travel, aliens, cosmic fleets, etc. The "little grey men" fables are exactly that—fables. A partial truth has been turned into a deliberately projected lie to cause you to fear our presence.

If you need information and confirmation regarding cover-up and deliberated murder to cover governmental lies in action; ask "Bo" Gritz about cover-ups and heinous betrayal of a nation. Only the names have changed in government—it is still a government of Kissinger, the Zionists, the Trilaterals, the Bilderbergers and the Bankers' Cartel. You have "paid" dearly to become enslaved to these conspirators. Your Constitution is all but finished. You see, it only takes the usage of a "thing" to cause it to be accepted. You have been sold down the proverbial "tubes" for a few pieces of gold and evil contempt for freedom and God-ness. While you slept "they" stole your house and the very bed from under your sleepy heads. What you do now will determine your fate; no more and no less.

Do not err by placing us in the movement called "New Age". You ones who consider yourselves "New Agers" had better carefully check and see if that is actually where you desire to be, for I am going to tell you something short, bitter and shocking. You have no idea of that which you choose to associate yourselves with in almost all instances. You who would place your existence upon the "New Age Movement" have bought into the lie in the largest measure of all and it is the "new religion which will sweep the world in the ending times as spoken of in the prophecies".

I tell you now, from the Master's mouth, the God of the returning days is not running around in the guise of human flesh known as Maitreya or any other stolen label. GO READ THE TRUTH IN THE PROPHECIES. Of course you had no way to know this but now you do; therefore, I will give you a brief dissertation and come back to the subject following our work on the Constitution, for soon it will not matter in America, that which you believe.

Let us speak of Maitreya. It is, again, the truth made ugly by the lie of evil. The New Agers say he is alive in physical form living in a modern country; he eats, he sleeps, he walks the floor, he studies world conditions and he knows his time is soon. He has extraordinary spiritual power; his location is known only to a very few select hierarchy members of "The Movement" etc., etc., etc.

What does the name "Maitreya" mean?

Maitreya is supposed to be the fifth reincarnation of Buddha. The world's Buddhists are already expecting Lord Maitreya to return to Earth. SO, THE NAME WAS INDEED A VERY SHREWD CHOICE TO CONTAMINATE THE TRUTH.

In order to appeal to Christians, New Agers say Maitreya is the Christ. For Moslems he is the Iman Mahdi. For Hindus he is Krishna. Is there a Maitreya? Oh yes, and he is visualized by many ones at various extraordinary times—but there is not a Maitreya as projected by the New Age Movement and now, for you who have been reading the *Journals*, I shall give you a blow of blows.

Maitreya's followers are now in the last stage of the New Age scheme to take the world for Lucifer. Yes, that is exactly what I said—for Lucifer. Hold on to your minds now, and remain open for a bit more input.

Lucis Trust—formerly Lucifer Trust—ran ads in great public publications which displayed The Great Invocation to Maitreya. The Great Invocation refers to The Plan. It says, "Let Light and Love and Power restore 'The Plan' on Earth."

It includes the installation of a New World "Messiah", the implementation of a new world government and new world religion under Maitreya. They have numerous political, social and economic goals, including the following: A universal credit card system. A world food authority which would control the world's food supply. A universal tax and a universal draft for services set up for command by the United Nations world police force.

But there is far more to The Plan—they intend to utterly root out people who believe the *Bible* and worship God and to completely stamp out Christianity; whether Christians are right or wrong is totally beside the point.

They have openly stated that they plan to outlaw all present religious practices and symbols of orthodox Jews and Christians. Now isn't that most interesting? The Movement is working quickly and efficiently to execute its scheme to take control of the world—in the NAME OF MAITREYA. They throw the name Sananda and other Masters about in their rantings to further distract you precious blind children seeking truth and God.

I tell you truth; New Agers have even openly threatened violence and even extermination of Jews, Christians and Moslems who fail to cooperate with Maitreya and his new religion.

The Tara Centers are part of international networks involving tens of thousands of different organizations behind the New Age Movement; and its false Christ. Beware of one labeled Benjamin Creme! He projected the revelation of Maitreya in August or September of 1977 in a worldwide day of declaration, at which time the millennium will have dawned. He explained that by The Christ he means not Jesus Christ, but the Master of Wisdom of whom Jesus and such other spiritual leaders as Mohammed, Brahma and Krishna are disciples. HE FURTHER SAID "WORLD NEEDS AND WORLD RESOURCES WILL BE REASSESSED AND REDISTRIBUTED AND THE GROUNDWORK FOR A SINGLE GLOBAL RELIGION WILL BE STARTED AND PROBABLY FLOWER FULLY WITHIN 20 YEARS."

Remember the "Club of Rome"? Brothers, it is a New Age organization. Then you have the Planetary Citizens, which is the Secretariat for Planetary Initiative. Your David Spangler, who is right at the top says that, "In order to enter the New Age we must take a Luciferic initiation. We're heading into a vast planetary initiation, a mass initiation of people."

My word, sleepy heads, open your eyes and look, look and see! The Satanic symbols are all about your New Age movement in scarcely hidden symbols, such as 666. Some who freely use the numbers 666 honestly believe they are sending signals to outer space, or to what they call the superior intelligences which they believe inhabit

your planet. They are asking those superior intelligences to come in and bring a new advanced civilization. Well, they are communicating but I surely don't think it is that which was intended. Further, when Maitreya goes public he will not appear saying, "I am Jesus Christ", but rather he will say "I am the Master Jesus and now all of you Christians and all of you church members, come forward and worship Lord Maitreya."

The word Maitreya has always been associated with messiah, and rightfully so; it is just that you ones have not yet discerned that the false Gods will all come before the crowning event of the God-ness. In Buddhists' faith it specifically means Maitreya (the Messiah).

Well, brethren, and here we stand this day in this overload of work which confuses and confounds you in your work. GOD PROMISED THAT THESE THINGS WOULD NOT COME UPON YOU NOR WOULD THE REAL ANTICHRIST APPEAR UNTIL THE LORD PERMITS IT—AND ALL (EVERYONE) WILL KNOW WHEN "JESUS" COMES TO EARTH AGAIN. IT WILL BE AS CLEAR AS A FLASH OF LIGHT IN THE SKY. FURTHER, **HE HAS PROMISED THAT BEFORE THAT DAY, THE WORD WOULD GO ONE LAST TIME TO ALL THE CORNERS OF THE WORLD—IN TRUTH!** I CAN MOST CERTAINLY ASSURE YOU OF ONE OUTSTANDING TRUTH—THE ONES WHO AWAIT THE CHRISTOS GOD BY WHATEVER LABEL, WILL MOST CERTAINLY NOT REQUIRE A LUCIFERIAN INITIATION!!!!

NOT OF NEW AGE AND  
NOT OF UFO "CIRCLES"

We who bring the messages herein are neither of the "New Age" anything nor of the "UFO Groupies". We are the brothers sent in the service of God in advance of His presence and in His direct and personal service. If any of you err by the distraction of categorizing us by any means other than as I just stated, you err greatly and painfully, for you mislead your brothers and the alternative is most disquieting.

The United States of America was and is a blessed place and you were given the foundation of truth and the ability to be a lighted beacon. You have put out thine lamps which shined before a beleaguered world and your leaders have fallen into total corruption. You are all but an enslaved portion of humanity set up for genocide by the very evil ones who crucified the Christos at every turn prior to this day. Perhaps I shall just leave you to ponder upon this message.

WHAT DOES ALL THIS  
HAVE TO DO WITH YOU?

Everything! As we begin to point out the despicable plans for your country and Constitutional Rights of the citizens, you will find names popping up which have been presented to you ones as goodly leaders to, for instance, bring the drug war to fruition. They will—it is just not the fruit you think and expect. It is the bitter fruit of poison and destruction.

There will be ones on your placement who have experienced in human format within these circles—no space cadet needs tell you of them nor of their intent. These patriotic ones had to open their eyes and learn truth also and it is even more painful, for they have witnessed the deliberate murders and conspiracies to maintain silence.

Your government "cannot" allow any prisoners of war, for instance, to be brought home alive, for the truth would pour forth like Victoria Falls. Your military literally bombed sites of known American prisoners to insure that they would not return. Heinous? Hard to believe? I certainly do hope so!

Let us use just one little example and then we will pass on, for there are your own human brothers who can do a much better job than Hatonn.

Let us speak of the drug, Heroin: Throughout your U.S. war in Vietnam heroin production was accelerated to help finance CIA mercenary expansion campaigns in Laos and Cambodia. It was further used to destroy the will of the American people at home and on the battlefields.

Today, my friends, the operation remains exactly the same—even some of the names have not been changed. Some others have simply died or been promoted.

Following the Communist takeover in your 1975 the CIA stockpiled weapons in Thailand and the Philippines to continue operations in Southeast Asia. Heroin provides the means. Officials arranged the laundry of funds through international banks. Mafia contacts handle worldwide distribution. There was a Mr. Richard Armitage who was in the co-command of the Secretary of Defense for Mr. Reagan—do you remember him? Well he has now been appointed as U.S. Assistant Secretary of State for East Asia. He is a very well known key member of the CIA drug team. He dealt in billions of dollars in drug dealings then and now—he is part of the Kissinger legacy and partners and the poison runs so deep it would appear bottomless.

Dear brothers, you must—YOU MUST become informed and unify and strengthen the brothers in community that you might stand against this cancer which eats your very fiber of existences as a global people. There is no manner in which I can speak strongly enough unto you ones. You must join hands with others who DARE and stand forth side by side. You must march under the heavenly banner of God and that beautiful red, white and blue flag of the United States of America and that for which it stands: ONE NATION, UNDER GOD, INDIVISIBLE, WITH LIBERTY AND JUSTICE FOR ALL! SALU! AND YOU MUST REGAIN PEACE AND JUSTICE FOR THE REDMAN BROTHER THAT WAS SLAIN AND FROM WHOM WAS STOLEN THIS GOD-GIVEN GARDEN—FOR UNTIL JUSTICE IS BALANCED FOR ALL, YOU WILL STAND IN DARKNESS. THE CREATOR NOW GIVES YOU THE CHANCE TO RIGHT YOUR WORLD—WHAT WILL YOU DO, LITTLE BROTHERS? *WHAT WILL YOU DO?*

THE CONSTITUTION OF  
THE UNITED STATES OF AMERICA

You were not, never were, and were never intended to be a SIMPLE DEMOCRACY, because a simple democracy is a FORM OF TYRANNY—A MAJORITY TYRANNY!

At the time of "We the People" there were about 3,000,000 Whites and some 50,000 free Blacks. An interesting fact is that in 1845, John Louis O'Sullivan, justifying the annexation of Texas, a whole story separate in and of itself because of its treaty status, wrote in the *DEMOCRATIC REVIEW*, "Our manifest destiny is to overspread the continent allotted by Providence for the free development of your yearly multiplying millions."

The 52-word Preamble grants NO POWER TO THE FEDERAL GOVERNMENT but does help in the interpretation of the *Constitution*.

There were only three words duly stressed which gave power to the meaning and they were WE THE PEOPLE. It did not begin in the Preamble by saying the United States' people. It said WE THE PEOPLE of the united states (meaning a uniting of some states). Let me restructure it, for I have sorrow to tell you, again, the lie has covered the truth and you cannot find that by which to judge.

WE THE PEOPLE of the united states, in order to

form a more perfect union, establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this *Constitution for the united states of America.*"

Dharma, we need some method to denote a quote from the document of the *Constitution* and my input, example or explanation by comment. May we please place a *\*[italics]* to denote Hatonn's input, please. Make sure there is a copy of the *Constitution* in this document for untampered reference.

Further, note that all bold-face headwords have been added as reader guides. Underlined material is somehow no longer applicable by accepted change.

## ARTICLE 1

### LEGISLATIVE DEPARTMENT

#### Section 1. Congress in General

All legislative powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and a House of Representatives. *\*[The capital letters were simply to denote proper label.]*

#### Section 2. The House of Representatives

a. Election and term of members. The House of Representatives shall be composed of members chosen every second year *\*[Although some argued that annual elections were "the only defense of the people against tyranny".]* by the people of the several States, and the electors in each state shall have the qualifications requisite for electors of the most numerous branch of the State Legislature.

b. Qualifications of members. No person *\*[Women were never explicitly denied office but you know how that went by the way for years, at the hands of the men involved in power.]* shall be a Representative who shall not have attained to the age of twenty-five years, and been seven years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State in which he shall be chosen.

c. Apportionment of representatives and of direct taxes. *\*[Changed by Section 2 of the 14th Amendment.]* Representatives and direct taxes shall be apportioned among the several States which may be included within this Union, according to their respective numbers, which shall be determined by adding to the whole number of free persons including those bound to service *\*["Slavery". Free Blacks had the rights of citizenship.]* for a term of years, and excluding Indians not taxed, three-fifths of all other persons. *\*[A euphemism for slaves. Every slave was counted as only three-fifths of a person in determining representation.]* The actual enumeration shall be made within three years after the first meeting of the Congress of the United States, and within every subsequent term of ten years, in such manner as they shall by law direct. The number of Representatives shall not exceed one for every thirty thousand, *\*[At the eleventh hour, George Washington made his only speech of the convention, urging that the figure be lowered from the original 40,000, increasing representation in the House. Size of the House was set at 435 members in 1929. Each member today represents more than 500,000 people. (Indians, who pay no taxes and who are wards of the government, are still not counted in the apportionment of Representatives.) California has the most Representatives—45; several states have only one. This is one of the reasons Jesse Jackson is pushing to make D.C. a "state".]* but each State shall have at least one representative; and until such enumeration shall be made, the State of New Hampshire shall be entitled to choose three; Massachusetts, eight; Rhode Island and Providence

Plantations, one; Connecticut, five; New York, six; New Jersey, four; Pennsylvania, eight; Delaware, one; Maryland, six; Virginia, ten; North Carolina, five; South Carolina, five; and Georgia, three.

d. Filling vacancies. When vacancies happen in the representation from any State, the Executive authority thereof shall issue writs of election to fill such vacancies.

e. Officers; impeachment. The House of Representatives shall choose their Speaker and other officers; and shall have the sole power of impeachment. *\*[The House has impeached 15 government officials, including President Andrew Johnson, who was acquitted by the Senate in 1868, and Supreme Court Associate Justice Samuel Chase, acquitted in 1805.]*

#### Section 3. The Senate

a. Number and election of members. The Senate of the United States shall be composed of two *\*[They decided a small number was most convenient for deciding on peace and war.]* Senators from each state, chosen by the legislature thereof, *\*[Superseded in 1913 by Section 1 of the 17th Amendment. "We the People" now elect your Senators directly.]* for six years, *\*[Terms of four, seven, nine, or 14 years were rejected.]* and each Senator shall have one vote.

b. Classification. Immediately after they shall be assembled in consequence of the first election, they shall be divided as equally as may be into three classes. *\*[So that there would be "experienced" Senators during the first years of the Republic.]* The seats of the Senators of the first class shall be vacated at the expiration of the second year, of the second class at the expiration of the fourth year, and of the third class at the expiration of the sixth year, so that one third may be chosen every second year; and if vacancies happen by resignation, or otherwise, during the recess of the legislature of any State, the Executive thereof may make temporary appointments until the next meeting of the legislature, which shall then fill such vacancies. *\*[Changed by the Second Paragraph of the 17th Amendment.]*

c. Qualifications of members. No person shall be a Senator who shall not have attained to the age of thirty years, and been nine years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State of which he shall be chosen.

d. President of Senate. The Vice President of the United States shall be President of the Senate, but shall have no vote, unless they be equally divided.

e. Other officers. The Senate shall choose their own officers, and also a President pro tempore, in the absence of the Vice President, or when he shall exercise the office of President of the United States.

f. Trial of impeachment. The Senate shall have the sole power to try all impeachments. When sitting for that purpose, they shall be on oath or affirmation. When the President of the United States is tried, the Chief Justice *\*[This is the only mention of the office of Chief Justice in the Constitution.]* shall preside; and no person shall be convicted without the concurrence of two thirds of the members present.

g. Judgment in case of conviction. *\*[Conviction elevates the Vice President into the Oval Office.]* Judgment in cases of impeachment shall not extend further than to removal from office, and disqualification to hold and enjoy any office of honor, trust or profit under the United States; but the party convicted shall nevertheless be liable and subject to indictment, trial, judgment and punishment, according to law.

*\*[Dharma, allow us a break please. In order to keep reasonable chapter breaks, we shall simply continue appropriately after each break, i.e., we shall begin the discussion of the Constitution at Section 4. Thank you. Hatonn to stand-by, please.]*

## CHAPTER 2

REC #2 HATONN

MON., MAY 14, 1990 1:40 P.M. YEAR 3 DAY 271

### THE CONSTITUTION, CONTINUED

**Section 4.** How Senators and Representatives Shall Be Chosen and When They Are to Meet.

a. Method of holding elections. The times, places and manner of holding elections for Senators and Representatives shall be prescribed in each State by the Legislature thereof; but the Congress may at any time by law make or alter such regulations, except as to the places of choosing Senators. *\*[The 17th Amendment laid down a new method for choosing Senators.]*

b. Meeting of Congress. The Congress shall assemble at least once in every year *\*[There was argument against meeting every year for excellent perception: "Too much legislating was a great vice."]* and such meeting shall be on the first Monday in December, unless they shall by law appoint a different day. *\*[Changed to January 20 by Section 2 of the 20th Amendment.]*

#### Section 5. Rules of Procedure.

a. Organization. Each house shall be the judge of the elections, returns and qualifications of its own members, and a majority *\*[Under the Articles of Confederation, nine of the 13 states had to concur in all important decisions. A quorum was seven states.]* of each shall constitute a quorum to do business...

b. Rules of proceedings. Each house may determine the rules of its proceedings, punish its members for disorderly behavior, and, with the concurrence of two thirds, expel a member.

c. Journal. Each house shall keep a journal of its proceedings and from time to time publish the same, excepting such parts as may in their judgment require secrecy; and the yeas and nays of the members of either house on any question shall, at the desire of one-fifth of those present, be entered on the journal. *\*[Well, here you began to get off to a bad start. The Senate met behind closed doors in its entire first five years. Then it was decided that the people had a right to know what their agents were doing or had done—so, the Journals of both chambers were subsequently published together in the CONGRESSIONAL RECORD since 1873. Details of the "convention" were kept secret for 50 years. What you know of the proceedings comes principally from James Madison's prodigious notetaking from his seat in front of the presiding member with the other members on his right and left hands. Your fourth President allowed his journals to be published only posthumously—he was the "convention's" last survivor.]*

d. Adjournment. *\*[Royal governors had unilaterally suspended and dissolved state assemblies.]* Neither house, during the session of Congress, shall, without the consent of the other, adjourn for more than three days, nor to any other place than that in which the two houses shall be sitting.

#### Section 6. Compensation, privileges, and restrictions.

a. Pay and privileges of members. *\*[Whew, here is a dandy one which is manipulated over and over again.]* The Senators and Representatives shall receive a compensation for their services, to be ascertained by law *\*[It was considered an indecent thing and might, in time, prove dangerous to let Congress set its own wages, it was felt.],* and paid out of the Treasury of the United States. They shall in all cases except treason, felony and breach of the peace, be privileged from arrest during their attendance at the session of their respective houses, and in going to and returning from the same; and for any speech or debate in either house, they shall not be questioned in any other

place. *\*[Congressmen may execute their duties without fear of a civil suit or a criminal prosecution for any cause, including slander or libel. On trumped-up charges, the King used to order the arrest of legislators who opposed his policies. However, it would appear that if ones were arrested for treason in these current days, you would not have enough members to conduct business.]*

b. Holding other offices prohibited. No Senator or Representative shall, during the time for which he was elected, be appointed to any civil office under the authority of the United States which shall have been created, or the emoluments whereof shall have been increased during such time; and no person holding any office under the United States shall be a member of either house during his continuance in office.

#### Section 7. Mode of Passing Laws.

a. Revenue bills. All bills for raising revenue shall originate in the House of Representatives; but the Senate may propose or concur with amendments as on other bills.

b. How bills become laws. Every bill which shall have passed the House of Representatives and the Senate shall, before it becomes a law, be presented to the President of the United States; if he *\*[This is a rare time indeed, where "he" rather than "people" or "persons" is used. It had no greater meaning, however, for at that point it was obviously assumed that Presidents would always be masculine and further, use of the English language considers "he" to be inclusive of human.]* approves he shall sign it, but if not he shall return it, with his objections to that house in which it shall have originated, who shall enter the objections to that house in which it shall have originated, who shall enter the objections at large on their journal, and proceed to reconsider it. If after such reconsideration two-thirds of that house shall agree to pass the bill, it shall be sent, together with the objections, to the other house, by which it shall likewise be reconsidered, and if approved by two-thirds of that house, it shall become a law. But in all such cases the votes of both houses shall be determined by yeas and nays, and the names of the persons voting for and against the bill shall be entered on the journal of each house respectively. If any bill shall not be returned by the President within ten days (Sundays excepted) after it shall have been presented to him, the same shall be a law, in like manner as if he had signed it, unless the Congress by their adjournment prevent its return, in which case it shall not be a law. *\*[In other words, Congress can pass a law over a Presidential veto. The latter statement refers to the "pocket veto" (from the Latin for "I forbid"). If Congress adjourns during the ten-day period, the President can effectively veto a bill by not signing it—by "putting it in his pocket" so to speak.]*

c. Approval or disapproval by the President. Every order, resolution, or vote to which the concurrence of the Senate and House of Representatives may be necessary (except on a question of adjournment) shall be presented to the President of the United States; and before the same shall take effect, shall be approved by him, or being disapproved by him, shall be repassed by two-thirds of the Senate and House of Representatives, according to the rules and limitations prescribed in the case of a bill.

**Section 8. Powers Granted to Congress.** *[These 18 paragraphs granted urgently needed powers to Congress. The first 17 are called enumerated powers. The last, the famous "elastic clause", refers to implied powers.]*

The Congress shall have the power:

a. To lay and collect taxes, duties, imposts, and excises, to pay the debts and provide for the common defense and general welfare of the United States; but all duties, imposts and excises shall be uniform throughout the United States;

b. To borrow money *\*[This eliminated the possibility once and for all for states to print their own money.]* on the credit of the United States;

c. To regulate commerce with foreign nations, and among the several States, and with the Indian tribes; *\*[This clause has just about done-in your Confederation. Clause c. has become a fountain of vast federal power.]*

d. To establish an uniform rule of naturalization, and uniform laws on the subject of bankruptcies throughout the United States;

e. To coin money, regulate the value thereof, and of foreign coin, and fix the standard of weights and measures; *\*[This is so big I shall have to pass it for now—you will note this does not refer to anything called the "Federal Reserve".]*

f. To provide for the punishment of counterfeiting the securities and current coin of the United States; *\*[Now this one does seem to leave out the Federal Reserve, at least technically. However, it is also one of the most abused by your Government.]*

g. To establish post offices and post roads.

h. *\*["If a nation expects to be ignorant and free in a state of civilization," Thomas Jefferson said, "it expects what never was and never will be." The Constitutional Convention defeated the motion to empower Congress "to establish an University, in which no preferences or distinctions should be allowed on account of religion."]* To promote the progress of science and useful arts by securing for limited times to authors and inventors the exclusive right to their respective writings and discoveries;

i. To constitute tribunals inferior to the Supreme Court;

j. To define and punish piracies and felonies committed on the high seas and offenses against the law of nations; *\*[Hold this one near your heart, also, for, my dear ones, you have now come under this little projection—by default. It refers, in part, to the law of Admiralty and it is deadly.]*

k. To declare war; *\*[It originally was "make war". This, so the President's hands would not be tied in case of attack, the convention changed the phrase to a more precise "declare war". The first legislation defining the President's Constitutional power to make war was the War Powers Act, which Congress passed over President Richard Nixon's veto in 1973. Now, chelas, please be patient with me as we move along here, for we will just get lost in confusion if we pick every one of these apart at this sitting. We work relative to thousands of volumes in the Library of Congress, Supreme Court library, etc. Please be patient and we will hit the highlights which impact you instantly and treacherously in the form of impending enslavement and loss of freedom.]*

l. To raise and support armies, but no appropriation of money to that use shall be for a longer term than two years;

m. To provide and maintain a navy;

n. To make rules for the government and regulation of the land and naval forces;

o. To provide for calling forth the militia to execute the laws of the Union, suppress insurrections, and repel invasions;

p. *\*[Designed to overcome the shortcomings of the militia in the Revolutionary War.]* To provide for organizing, arming and disciplining the militia, and for governing such part of them as may be employed in the service of the United States, reserving to the States respectively the appointment of the officers, and the authority of training the militia according to the discipline prescribed by Congress;

q. To exercise exclusive legislation in all cases whatsoever, over such district (not exceeding ten miles square) as may, by cession of particular States, and the acceptance of Congress, become the seat of the government of the United States, and to exercise like authority over all places purchased by the consent of the legislature of the State, in which the same shall be, for the erection of forts, magazines, arsenals, dock-yards, and other needful buildings;—and

r. *\*[An incredible confusion which caused one, George Mason, author of Virginia's Bill of Rights to be one of three who referred to this as "Infernal traffic" and caused him to declare he would "sooner chop off his right hand than put it to the Constitution" in its final form.]* To make all laws which shall be necessary and proper for carrying into execution the foregoing powers, and all other powers vested by this *Constitution* in the government of the United States, or in any department or officer thereof.

#### Section 9. Powers Denied to the Federal Government.

a. The migration or importation *\*[Originally 1800]* of such persons as any of the States now existing shall think proper to admit, shall not be prohibited by the Congress prior to the year one thousand eight hundred and eight, but a tax or duty may be imposed on such importation, not exceeding ten dollars for each person.

b. The privilege of the writ of habeas corpus shall not be suspended, unless when in cases of rebellion or invasion the public safety may require it. *\*[The rule of habeas corpus—literally, "you must have the body"—is a foundation of all free societies. An arrested person must be produced in court to determine the justice of his detention. President Abraham Lincoln suspended this sovereign right, arguably violating the Constitution "to save it". Via the same tenet and pretext under which dictators suspend constitutions, your first "constitutional dictator" felt that "measures, however unconstitutional, might become lawful by becoming indispensable to the preservation of the Constitution through the preservation of the nation."]*

c. No bill of attainder or ex post facto law shall be passed.

d. No capitation, or other direct, tax shall be laid, unless in proportion to the census or enumeration herein before directed to be taken. *\*[The 16 Amendment gives Congress the power to tax incomes, thus modifying the "no capitation" (tax on each person) clause. The slave states had feared a tax on their "three-fifths of all other persons. Now I, among others, am here to tell you that the 16th Amendment DID NOT NULLIFY THIS PORTION OF YOUR CONSTITUTION. INCOME TAXES AS ENFORCED BY THE IRS ARE UNLAWFUL UNDER YOUR CONSTITUTION. WE SHALL COVER THIS AT A LATER POINT. WE SHALL HEREIN SPEAK ONLY OF INTERPRETATION AS IS USUALLY OVERSIGHTED.]*

e. No tax or duty shall be laid on articles exported from any State. *\*[A concession to the South. Denying this power common to governments at the time took from government half the regulation of trade.]*

f. No preference shall be given by any regulation of commerce or revenue to the ports of one State over those of another: nor shall vessels bound to, or from, one State be obliged to enter, clear, or pay duties in another. *\*[Allayed Maryland's fear that traffic on Chesapeake Bay would have to enter or clear at a Virginia port to simplify the collection of duties.]*

g. No money shall be drawn from the Treasury, but in consequence of appropriations by law; and a regular statement and account of the receipts and expenditures of all public money shall be published from time to time.


h. No title of nobility; shall be granted by the United States: and no person holding any office of profit trust under them shall, without the consent of the Congress, accept of any present, emolument, office, or title, of any kind whatever, from any king, prince, or foreign state.

#### Section 10. Powers Denied to the States.

Enough for this day, Dharma.

Hatonn to standby. Salu.

[END OF PART 1]

**This Phoenix Journal (#15) is out of print. Please see the back page of this paper for availability of other Journals and ordering information.** 

# The News Desk

By John & Jean Ray

## IRAQI SCIENTIST: IRAQ HAS NOTHING TO HIDE

By Christine Spolar, *Tribune*, 12/25/02

BAGHDAD—UN inspectors came calling Tuesday at the University of Technology, but Sabah Abdulnoor, a former member of Iraq's nuclear team, wasn't much for talking.

Abdulnoor, the first professor at this science and engineering school to be approached by members of the International Atomic Energy Agency, quickly asked for an Iraqi official at his side. And then the gray-haired engineering professor gave a two-man team from the IAEA, the UN nuclear arms watchdog, a short, sharp lecture.

"They already know the facts. I told them they got everything in their raids years ago," Abdulnoor said in an interview. "The claims are all false."

Abdulnoor said the lead inspector, whom he has known for years through other UN inspection teams in the 1990s, was "explicit with his questions" in a three-hour visit to the university Tuesday. But the inspector stopped short of asking Abdulnoor to leave the country for another, more private interview.

The IAEA guessed, Abdulnoor said, that he "really didn't have anything more to say outside Iraq".

So goes the work of UN weapons inspectors who seek to sift fact from fiction in determining whether Baghdad has been secretly rebuilding a nuclear program since Iraq last agreed to independent inspections in December 1998. So far, inspectors have turned up at three universities in Iraq and questioned professors, university officials said Tuesday.

Little is known about what UN experts, exceedingly wary of publicity, learn in the interviews. But if Abdulnoor is any example, the going has been rough.

"The people who came today are old hands, highly experienced, highly professional, very frank," Abdulnoor said. "I respect them for their knowledge.... But I told them what, really, they already knew."...

A new effort to interview Iraqi scientists, in and outside Iraq, is now being pursued in an effort to determine whether Baghdad, 12 years after the Persian Gulf War, still harbors "weapons of mass destruction". ...

Interviews with scientists such as Abdulnoor show how difficult it may be to shake loose a few willing—and knowledgeable—participants. Mohamed ElBaradei, the IAEA's director general, said in a recent interview that he would question Iraqi scientists abroad if he received assurances from the Bush administration that they could receive asylum of some kind. ...

Abdulnoor said that he believed reports of Iraq's nuclear program—long denied by Iraq even when it existed—now have been wrongly hyped by the West and high-profile Iraqi defectors keen on portraying Saddam Hussein as an lingering threat.

"Khidir Hamza [Saddam Hussein's one-time senior nuclear adviser who wrote a book on the program] has become a TV star through this," Abdulnoor said. "I feel sorry for American TV stations if this is what you have to watch."

No matter that British and American intelligence have recently evaluated Iraq's nuclear program and believe Iraq has resumed its effort to procure uranium and other components that could be used to make a bomb, Abdulnoor said. Inspectors only had to take a walk around the technology university's classrooms to see how Iraqi science has fared since the Gulf War.

"Their impression was that the equipment was so poor.

They were impressed how we are managing," Abdulnoor said.

Abdulnoor said he was asked several times whether the program had been jumpstarted since 1998. He told them that one of the first UN inspections after the Gulf War—which resulted in a notorious televised three-day standoff between UN and Iraqi officials tussling over boxes of documents in an empty parking lot—essentially ended any hope for a nuclear program.

The inspectors carted off a wealth of information then, including annual funding reports, he said. "They know that everything about the program. They know the exact details," he said.

"Still, they kept asking about where all the people were who once were there. I told them: Some are retired. Some are doing other things. Some are dead... The people just aren't around anymore."

**[JR: So the search goes on to find any kind of evidence, or more importantly at least one Iraqi scientist who will convince us all that Iraq is guilty of building its "weapons of mass destruction". The U.S. will continue to insist that they do because we are straining to proceed with our Zionist war with or without a consensus for world approval. It is proving to be a very time consuming and difficult task—especially since we have so many schemes that we are desperate to keep under cover. The plotters are becoming more impatient and are growing more dangerous in getting their plans to move forward. They could arrange for another "tragedy" somewhere in the world but maybe even that won't do it. So it is really all up to us as to how much we care about wanting peace on Earth and goodwill toward ALL mankind.]**

## WHITE HOUSE TORE OUT 8000 PAGES OF IRAQ REPORT

By James Cusick and Felicity Arbuthnot,  
*Sunday Herald*—UK, 12/22/02

The United States edited out more than 8000 crucial pages of Iraq's 11,800-page dossier on weapons, before passing on a sanitised version to the 10 non-permanent members of the United Nations Security Council.

The full extent of Washington's complete control over who sees what in the crucial Iraqi dossier calls into question the allegations made by U.S. Secretary of State Colin Powell that "omissions" in the document constituted a "material breach" of the latest UN resolution on Iraq.

Last week, Secretary General of the UN Kofi Annan accepted that it was "unfortunate" that his organisation had allowed the U.S. to take the only complete dossier and edit it. He admitted "the approach and style were wrong" and Norway, a member of the security council, says it is being treated like a "second-class country".

Although Powell called the Iraqi dossier a "catalogue of recycled information and flagrant omissions", the non-permanent members of the security council will have no way of testing the U.S. claims for themselves. This will be crucial if the U.S. and the UK go back to the security council seeking explicit authorisation for war on Iraq if breaches of resolution 1441 are confirmed when the weapons inspectors—this weekend investigating 10 sites in Iraq, including an oil refinery south of Baghdad—deliver their report to the UN next month.

**A UN source in New York said: "The questions being asked are valid. What did the U.S. take out? And if weapons inspectors are supposed to be**

**checking against the dossier's content, how can any future claim be verified. In effect the U.S. is saying trust us, and there are many who just will not."**

Current and former UN diplomats are said to be livid at what some have called the "theft" of the Iraqi document by the U.S. Hans von Sponeck, the former assistant general secretary of the UN and the UN's humanitarian co-ordinator in Iraq until 2000, said: "This is an outrageous attempt by the U.S. to mislead."

Although the five permanent members of the security council—the U.S., the UK, France, China and Russia—have had access to the complete version, there was agreement that the U.S. be allowed to edit the dossier on the ground that its contents were "risky" in terms of security on weapons proliferation. ...

An equally pessimistic view of the immediate future came from the Vatican. Pope John Paul II promised the Catholic Church would not cease to have its voice heard and would offer prayers "in the face of this horizon bathed in blood".

Despite the prayers, the U.S. military isn't expecting peace. Yesterday, General Richard Myers, chairman of the U.S. joint chiefs of staff, was asked if U.S. forces were ready if called upon immediately. General Myers simply said: "You bet."

The language coming from Baghdad was equally gung ho. The Iraqi newspaper *Babel*, owned by Saddam Hussein's eldest son Uday, likened U.S. and UK political leaders to ruthless Mongol conquerors of the past.

**[JR: The U.S. government is no longer concerned about presenting a reasonable or credible posture to the rest of the world, nor does it try to conceal its intentions to ignite a war. The Zionist Protocols are in full view and operational as the Zionists are gaining in extending their reach around the world. They would not have succeeded without the compliance of our ego-driven leaders and our Israeli-led and willing Congress.]**

## MANY AT GUANTANAMO REPORTEDLY INNOCENT

By Greg Miller, *Los Angeles Times*, 12/22/02

WASHINGTON—The United States is holding more than 50 prisoners at Guantanamo Bay who have no meaningful connection to al-Qaida or the Taliban and were sent to the maximum-security facility in Cuba over the objections of intelligence officers in Afghanistan who had recommended them for release, according to knowledgeable military sources.

At least 59 detainees—nearly 10 percent of the prison population at the U.S. Navy base at Guantanamo Bay—were deemed to be of no intelligence value after repeated interrogations in Afghanistan. All were placed on "recommended for repatriation" lists well before they were transferred to Guantanamo, a facility intended to hold the most hardened terrorists and Taliban suspects.

Dozens of the detainees are Afghan and Pakistani nationals described in classified intelligence reports as farmers, taxi drivers, cobblers and laborers. Some were low-level fighters drafted by the Taliban regime in the weeks before its collapse.

None of the 59 met U.S. screening criteria for determining which prisoners should be sent to Guantanamo Bay, military sources said. But all were transferred anyway, sources said, for reasons that baffle and frustrate intelligence officers nearly a year after the first group of detainees arrived at Guantanamo.

"There are a lot of guilty [people] in there," one officer said, "but there's a lot of farmers in there too."

The sources' accounts point to a struggle within the military over the handling of the detainees.

Maj. Gen. Michael Dunlavey, the operational commander at Guantanamo Bay until October, went to Afghanistan last spring to complain that too many "Mickey Mouse" detainees were being sent to Cuba, sources said.

The sources blamed a host of problems, including flawed screening guidelines, policies that made it almost impossible to take prisoners off Guantanamo flight manifests and fear of letting a valuable prisoner go free by mistake.

That concern remains legitimate, but many military officers engaged in the war on terrorism fear that detaining innocents can only breed distrust and animosity toward the U.S.

**[JR: I fail to see how perpetuating an injustice towards those we falsely imprison will win us any good will with our fellow man. If the U.S.'s intention is to present itself as a nation whose goal is to bring an era of peace and stability to the rest of the world, it has succeeded in doing just the opposite with our militant stance and hostile attitude. The U.S. perceives itself as being invincible and above other nations. There may be a David out there ready to hit us with the TRUTH as to who is manipulating the U.S. and its policies. That would bring us down in a New York heartbeat.]**

CIA AFGHAN INTERROGATIONS  
SAID VERGING ON INHUMANE

*Newsday, 12/26/02*

WASHINGTON (*Reuters*)—CIA interrogators have been using “stress and duress” techniques on captured enemies in Afghanistan that blur the line between legal and inhumane, the *Washington Post* reported on Thursday.

The *Post* described a cluster of metal shipping containers it said constituted a secret CIA interrogation center at Bagram Air Base, headquarters of U.S. forces hunting al-Qaida operatives and commanders of the ousted Taliban militia.

Captives who refused to cooperate were sometimes kept standing or kneeling for hours, in black hoods or spray-painted goggles, the *Post* said, citing intelligence specialists said to be familiar with CIA interrogation methods.

At times they were held in awkward, painful positions and deprived of sleep with a 24-hour bombardment of lights—subject to what are known as “stress and duress” techniques, the report said.

Those who cooperated were rewarded with “creature comforts” as well as feigned friendship, respect, cultural sensitivity and, in some cases, money, from their interrogators, it said.

On the other hand, some who did not cooperate were turned over—“rendered,” in official parlance—to foreign intelligence services whose practice of torture has been documented by the U.S. government and human rights organizations, the *Post* said.

“In the multifaceted global war on terrorism waged by the Bush administration, one of the most opaque—yet vital—fronts is the detention and interrogation of terrorism suspects,” the paper said.

U.S. officials have said little publicly about the captives’ names, numbers or whereabouts, and virtually nothing about interrogation methods.

But the *Post* said it had gained insights thanks to interviews with several former intelligence officials and 10 current U.S. national security officials—including several people who said they had witnessed the handling of prisoners.

“The picture that emerges is of a brass-knuckled quest for information, often in concert with allies of dubious human-rights reputation, in which the traditional lines between right and wrong, legal and inhumane, are evolving and blurred,” the *Post* reported.

The U.S. government publicly denounces the use of torture. But each of the current national security officials interviewed for the article defended the use of violence against captives as just and necessary, the *Post* said.

“They expressed confidence that the American public would back their view,” it added. The CIA had no comment on the article, Mark Mansfield, a spokesman, said late on Wednesday night.

The off-limits patch of ground at Bagram was described by the *Post* as one of a number of secret detention centers overseas where U.S. due process does not apply, where the CIA undertakes or manages the interrogation of suspected terrorists. Another was reported to be Diego Garcia, a British-owned island in the Indian Ocean.

According to U.S. officials, nearly 3,000 suspected al-Qaida members and their supporters have been detained worldwide since Sept. 11, 2001. About 625 are at the U.S. military’s confinement facility at Guantanamo Bay, Cuba.

Some officials estimated that fewer than 100 captives had been rendered to third countries. Thousands had been arrested and held with U.S. assistance in countries known for brutal treatment of prisoners, the officials were quoted as saying.

**[JR: Remember the American propaganda films portraying OUR enemies as brutal in their interrogation of American prisoners of war and the disdain we felt? Remember how this was used to build hatred in the minds of the American people to justify our war crusades against (often, perceived) enemies that might be a threat to American interests in the global arena? Our pilots even carry cyanide tablets to end their lives quick if captured by OUR enemies, because THEIR torture to get information was so brutal that the risk of revealing our military secrets had to be protected through the swift death of our husbands, sons, fathers and brothers. Now look at this same scenario in reverse from a suppressed and abused people’s perspective and the revelation that WE are just as brutal as Washington claims our enemies are. This type of brutality and world-class bullying certainly promotes anti-American hatred globally. Just like we were propagandized about our enemy’s torture and brutality of prisoners, the same justification is now being applied in the attacks against Americans. Only we call THEM terrorists. Aren’t we a major contributor to the hostile environment globally that promotes the hatred of Americans that these “terrorists” thrive on?]**

ISRAEL REMOVES 200 FROM HEBRON OUTPOST

By Joel Greenberg, *Tribune*, 12/20/02

JERUSALEM—Israeli police officers backed by soldiers evicted about 200 Jewish settlers from a makeshift settlement outpost in the West Bank city of Hebron on Thursday near the site where a dozen soldiers, border police and security guards were killed in a Palestinian ambush last month.

Defense Minister Shaul Mofaz ordered the settlers removed because their encampment had been built illegally on privately owned Palestinian land, a ministry statement said. Yet the eviction, more than a month after the outpost went up, came after some parents of soldiers publicly questioned why the troops had been posted to guard the settlers.

The long-standing debate in Israel over the Jewish presence in Hebron, where about 450 religious settlers live in heavily guarded enclaves among 150,000 Palestinians, has been fueled by two recent fatal attacks on soldiers guarding the settlers. The deaths have focused attention on the price of protecting the settlers, an issue largely submerged during more than two years of violence that has killed Israelis in their cities as well as in the West Bank and Gaza Strip.

The Nov. 15 ambush in Hebron, which left 12 Israelis dead, led to an internal army inquiry that found flaws in the way the troops responded. In another shooting in Hebron last week, two soldiers were killed, including the first servicewoman killed in combat since the current Palestinian uprising erupted in September 2000.

Settlers established the outpost of mobile homes and shipping containers in direct response to the ambush. They also demanded that the army expand the zone of Jewish settlement in Hebron, linking enclaves inside the city to the adjacent settlement of Kiryat Arba. The army issued orders to demolish about 20 Palestinian-owned houses in the area of the attack in preparation for

construction of a protected walkway for the settlers. Soldiers were posted to guard the settlers’ new outpost.

Weeks went by, with no action to remove the encampment. A court order stayed the demolition of the Palestinian homes. Then on Dec. 12, the two soldiers were killed.

Yafa Yaakobi, whose 19-year-old daughter, Keren, was one of the soldiers killed, spoke out when Israeli President Moshe Katsav paid a condolence call at her house Tuesday. Her remarks were broadcast on Israeli radio.

“Explain to me why my girl is not here, for what?” Yaakobi asked. “If it’s to defend our homes, Hebron is not my home.” The settlers there, she added “are not mine, they’re a small handful” imposing their will on the Israeli public.

“For them, the land is sacred,” Yaakobi said. “For me, human beings.”

Ron Shoval, another parent of a soldier in Hebron, wrote a letter to the army chief of staff, with copies to Mofaz and Prime Minister Ariel Sharon, questioning why his son’s unit was guarding the settlers’ unauthorized encampment.

“How can you educate soldiers of the Israel Defense Forces to obey the law, while knowingly sending them to protect lawbreakers?” Shoval wrote. The letter was also reported on the radio.

Shoval said he was moved to write by concern that the army was being misused and that the delay in evicting the settlers was politically motivated.

“The army can’t become a tool of ideology, for breaking the law,” he said.

Before dawn Thursday, troops and police officers were ordered in to remove the settlers, three families reinforced by supporters from other settlements. Most of the settlers offered passive resistance and had to be dragged out through the mud, under a heavy downpour. A bulldozer later cleared the site of the structures.

The settlers vowed to return, insisting that only a constant Jewish presence in the area could ensure their security.

Noam Arnon, a spokesman for the settlers, said Sharon had buckled to American pressure to close the settlement outpost, and he accused the prime minister of playing to centrist voters ahead of a national election set for Jan. 28. Amram Mitzna, the leader of the Labor Party and Sharon’s opponent, was reported this week to be willing to consider a removal of all Jewish settlers from Hebron.

**[JR: Those weren’t settlers who were removed from that hill in Hebron. They were antagonists who thought that their Zionist presence would afford Israel more stolen Palestinian land. These squatters spent most of their time taunting the Palestinians with their presence and their boastings, while enjoying the full protection of Israeli security. Sharon has used the military to give the Israelis a false sense of security and protection. It has not prevented innocent civilians from being attacked and killed. The families of those in the military are now asking Sharon what good are his policies that force all Israelis to live with such constant dangers. Americans should be asking the same things of Bush and his pro-war buddies.]**

U.S. CRITIC WINS CLOSE ELECTION IN SOUTH KOREA

By Barbara Demick, *Los Angeles Times*, 12/20/02

SEOUL—Propelled by the post-Cold War generation, South Koreans on Thursday elected as their next president a maverick lawyer who wants to remain engaged with North Korea and who is likely to declare a measure of independence from the United States.

Roh Moo Hyun, who at 56 is young by the standards of Korean politics and a relative newcomer to the political scene, beat conservative opposition leader Lee Hoi Chang by 48.9 percent to 46.6 percent. Roh will succeed his political idol, President Kim Dae Jung, on Feb. 25.

Roh’s victory could augur a strained relationship between the United States and South Korea, traditionally

one of the most steadfast U.S. allies. Amid a wave of anti-American protests across the country, the president-elect has made cautiously critical comments throughout the campaign about the Bush administration's position on not only North Korea, but also Iraq and Afghanistan.

In his first speech as president-elect, Roh said Friday morning that he would work closely with the United States to "resolve peacefully the problem related to North Korea's nuclear development," while hinting there could be adjustments in the alliance. He also said he would seek changes in the Status of Forces agreement on the 37,000 U.S. military personnel in the country.

"The traditional friendship and alliance between the Republic of Korea and the United States must mature and advance in the 21st Century," Roh said in a speech at the National Assembly. ...

Roh had suggested that South Korea might have to play a mediating role between the United States and North Korea to prevent a war. ...

Despite North Korea's declared intention to unfreeze its nuclear program, Roh promises to not suspend financial aid or economic exchange programs, instead using gentle persuasion to get the North to renounce its nuclear ambitions. That position puts Roh starkly in opposition with the Bush administration's demand that there be no "business as usual" with North Korea until it complies.

Roh, who has barely traveled outside of South Korea, has never been to the United States. The White House is expected to invite him for a visit before he is sworn in.

President Bush released a statement of congratulations to Roh on Thursday and was expected to call him Friday to extend his personal regards.

The presidential campaign has been shadowed by rapidly unraveling relations between the United States and North Korea and a burst of anti-American protests here in South Korea.

"Bush regards Korea as a U.S. colony, and he wants to do things his own way. That's why he is being so hard on North Korea," said Kim Hyong Jin, 26, an office worker who was watching with satisfaction election results on a large-screen television in downtown Seoul. "I agree with Roh Moo Hyun, that you have to keep talking to North Korea."

Besides North Korea, many voters said they were swayed by Roh's promises to reform the political system to reduce cronyism and bring in fresh faces. Although Roh ran on the ticket of the ruling Millennium Democratic Party, he created an image for himself as an outsider. And he managed to depict Lee, a former prosecutor and prime minister, as a representative of politics as usual. ...

**[JR: Strange that the U.S. feels the need to invite the newly elected president of South Korea for a White House meeting before his inauguration. Will the hawks remind President Roh that when he takes his oath of office he should keep foremost in his thoughts the need to maintain our hard-line policy of isolation towards North Korea? President Kim Jong II has rebuffed Roh's efforts and this is more of a problem for South Korea than it is ours. It would not be wise for the U.S. to put the pressure on any more of our "friends or allies"—as too many are beginning to have doubts about their own safety in accommodating us in our crusade for control.]**

#### RUSSIA WARNS OF FALLOUT FROM MISSILE SHIELD

By Alex Rodriguez, *Tribune*, 12/19/02

MOSCOW—Dismayed by President Bush's decision to begin deploying interceptor missiles by 2004, the Kremlin on Wednesday cautioned that the move would sidetrack the war on terrorism and reignite an arms race.

Russia has long opposed Washington's plans for the missile defense system, which is designed to thwart ballistic missiles aimed at the continental U.S. Six missiles will be stationed in Alaska and four in California in 2004. Another

10 will be deployed in Alaska in 2005. ...

In a cautiously worded, two-page statement, Russia's Foreign Ministry "expressed regret" over Bush's decision and urged Washington to remember its pledges made during recent summits that fighting terrorism and stopping the proliferation of weapons of mass destruction were priorities.

Bush's decision, the statement said, "can lead only to the weakening of strategic stability, a new senseless arms race in the world, including the spread of weapons of mass destruction, and diverting resources to counter today's real challenges and threats, above all, international terrorism."

The reaction in other countries was muted. China's state-controlled media did not make an issue of it. A spokesman for Japan's Chief Cabinet Secretary Yasuo Fukuda said the decision was Washington's and he had no comment. ...

The Bush administration has said the primary focus of a new missile defense system would be so-called rogue states such as North Korea, which according to intelligence officials is working to develop long-range missile technology. Washington also is concerned that these states could provide missile technology to other hostile countries.

Right now, only Russia and China have the capability to strike the U.S. with intercontinental ballistic missiles. Moscow also said it wants assurances that the U.S. missile defense system won't be directed at Russia and won't be linked up with radar systems in Britain and Denmark.

Igor Sergeev, Putin's senior adviser on defense strategy, said Russia had yet to receive "any weighty arguments" that the deployment would pose no threat to Russian nuclear forces.

Noting that part of the system would be placed in Alaska, Sergeev added, "We cannot disregard the fact that elements of the U.S. missile system are being deployed not in the south, where the threat is coming from so-called rogue countries, but in the north," the direction from which a Russian missile strike would be launched. ...

The Duma's defense committee chairman, Andrei Nikolayev, said he would seek amendments to the pact that would give Russia authority to pull out of the agreement if U.S. or NATO military decisions threaten Russian national security or if Russia encounters severe economic troubles. ... **[JR: Russia isn't fooled by our moves to deploy our missiles close to her mainland. Defense Committee Chairman Nikolayev's comment is intriguing when he infers that Russia would remove itself from past agreements if Russian security is threatened or if Russia "encounters severe economic troubles". Could this be more than a veiled threat to the world's Zionist financiers and bankers? Who knows better than the Russian people just who the vultures were that fed off Russia's bones for over 75 years.]**

#### CLUSTER BOMBS LEAVE DEADLY LEGACY

By Vanessa Gezari, *Newsday*, 12/18/02

KABUL, Afghanistan—The use of cluster bombs during the U.S. air campaign in Afghanistan caused scores of needless civilian deaths, both during the fighting and since, according to a report to be released Wednesday by Human Rights Watch.

The U.S. dropped the controversial bombs—which leave behind unexploded "bomblets" that can be deadly for years—in and around populated areas in Afghanistan, even though the weapons are known to be imprecise, the report by the New York-based human-rights group said.

A longtime critic of cluster bombs, Human Rights Watch stopped short of calling for a ban on the weapons but said they should be made more accurate and that the number of "duds"—bombs that don't explode immediately and remain on the ground until they are triggered—should be reduced. ...

The U.S. used cluster bombs to target munitions dumps, Taliban front lines and al-Qaida caves. U.S. forces dropped about 1,230 cluster bombs in Afghanistan, according to

Human Rights Watch, fewer than during the Persian Gulf War or the NATO campaign in Yugoslavia. Each bomb contains 202 smaller explosives that can slice through armor, set fire to cars and harm anyone within 500 feet.

The qualities that make the bombs dangerous to civilians are what give them military value: they cover broad areas and can destroy large, flat targets such as airfields and anti-aircraft batteries, as well as enemy vehicles and troops on the move.

The Pentagon has acknowledged using them in Afghanistan and defends them as the best weapon for certain combat situations. Among their critics are medical aid groups and demining organizations, which say the bombs are too broadly lethal.

Human Rights Watch argues that the danger to civilians makes using cluster bombs a potential violation of international law, which prohibits "indiscriminate" attacks that fail to distinguish between combatants and non-combatants. The report documents the killing of at least 25 civilians during cluster bomb strikes in three villages, one near Kunduz in the north and two near Herat in western Afghanistan. ...

Taliban fighters frequently retreated into villages or mingled with civilians, using them as human shields, according to the report. As of last month, the International Committee of the Red Cross had identified more than 120 people killed or injured by leftover bomblets. More than two-thirds of the victims were children, who often mistake the bright yellow canisters with attached parachutes for toys.

In recent months, two field workers with HALO Trust, a demining group, have been killed while trying to remove cluster bombs from the Shomali Plain north of Kabul. ...

The Pentagon estimates that 5 percent to 7 percent of cluster bombs are duds, but demining and aid groups say the percentage is much higher.

Meanwhile, there are up to 10 million land mines in Afghanistan's soil, planted by the Soviets during their long occupation and later by mujahedeen fighters who battled each another for control of the country.

**[JR: How can the Pentagon give an estimate that only 5% to 7% of the over 1200 cluster bombs we dropped in Afghanistan were duds? If one bomblet goes off and kills or maims a civilian, the count by humane standards goes up to 100%. In today's planned military strategies civilians are considered as big and essential a target as the enemy is in winning a war. Why else were so many bomblets found in and around the populated areas of Afghanistan if our objective was only to target the caves of the Taliban and al-Qaida and their activities in the combat zones? Cluster bombs minimize the cost of war and are effective in causing wider areas of damage to both civilian and military targets. That is why the U.S. will ignore the criticism against these types of weapons. War is hell and we plan that to be the foundation and main point of our future foreign policy.]**

#### NATO AND EU SIGN HISTORIC PARTNERSHIP AGREEMENT

By Mihaela Gherghisan, *EUOBSERVER.com*, 12/17/02

BRUSSELS—The EU can finally really develop its Security and Defence Policy by having access to NATO capacities and assets after signing the partnership agreement Monday in NATO Headquarters in Brussels on Monday.

The agreement was concluded in a NATO meeting, attended by NATO Secretary General Lord Robertson and EU foreign policy chief, Javier Solana.

The EU will now be allowed to use NATO logistics, including information, and from now on have access to the NATO planning base SHAPE, located in Mons, Belgium. "This is a milestone in the history of relations between NATO and the EU," said Lord Robertson.



The breakthrough came during the Copenhagen Summit last week. Up until then it was either Greece or Turkey who had blocked progress, mainly due to relations with the divided island Cyprus. At the Council, France and Germany were told to put pressure on Turkey to drop its position which it had maintained for the last two years.

The agreement clearly specifies that Europeans will only be present in the areas where NATO has no collective military engagement. The two forces will then be complementary and never competitive, both sides are keen to stress.

The EU will now have a stronger capacity for crisis management and can take over the peacekeeping operation Amber-Fox in Macedonia in the coming weeks. The European rapid reaction force (comprising 60,000 people who can be operational within 60 days for more than a year) will also be fully up and running in 2003.

The Bosnia mission, currently run by the NATO force SFOR will be taken over on 1 March 2003. With the EU set to take on a bigger role in the Balkans, the U.S. will reduce its presence in the area.

**[JR: Well now, the “super handlers” have Europe all tied up in neat little packages to finalize the design for their future Europe. Those struggling countries with lesser powers—like Greece, Turkey, Macedonia and Bosnia—are given no other choice but to concede to the demands of those who have elevated themselves to be their superiors. The New World Order’s more authentic title should be, the New World Order for Bias, Inequities and Special Preferences.]**

#### CONSTITUTIONALITY OF DEATH PENALTY UPHOLD

By Frank J. Murray, *Washington Times*, 12/11/02

A federal appeals court yesterday overturned a ruling that the federal death penalty is unconstitutional, dismissing a lower court’s fear that innocent people could be executed.

“Capital punishment cannot constitute a per se violation of the due process clause,” a three-judge panel of the 2nd U.S. Circuit Court of Appeals said in reversing District Judge Jed S. Rakoff’s decision that the Federal Death Penalty Act (FDPA) violated the *Fifth Amendment* due process provision.

The July 1 decision by Judge Rakoff—who was for seven years a federal prosecutor—said the federal death penalty violates the *Fifth Amendment’s* due process clause because DNA testing has shown “innocent people are convicted of capital crimes with some frequency”.

“[It] is tantamount to foreseeable, state-sponsored murder of innocent human beings,” said Judge Rakoff, who was appointed by President Clinton. He noted 12 cases in which condemned state prisoners were exonerated by DNA tests, citing a Columbia University survey of state cases.

The unanimous appeals court ruling said, “It is apparent from the text of the *Constitution* itself that the existence of capital punishment was accepted by the Framers” who acknowledged use of the death penalty in three different places within the *Fifth Amendment*.

“Most importantly, the Supreme Court has upheld state and federal statutes providing for capital punishment for over 200 years, and it has done so despite a clear recognition of the possibility that, because our judicial system—indeed, any judicial system—is fallible, innocent people might be executed and, therefore, lose any opportunity for exoneration,” the appeals panel said.

“This is a well-deserved rebuke of a crackpot decision,” said Kent Scheidegger, legal director of the Criminal Justice Legal Foundation, who praised rejection of claims made by Alan Quinones and Diego Rodriguez, accused in a drug-related killing.

The two face the death penalty if convicted of killing a police informant to protect their narcotics conspiracy.

Their attorneys indicated earlier they would appeal to the Supreme Court.

Chris Dunn, of the New York Civil Liberties Union, said the issue Judge Rakoff raised is “going to go to the Supreme Court whether it’s in this case or another case This is an issue that the Supreme Court will need to confront.”

Government attorneys had no immediate comment on their victory.

An important provision of the ruling rejected the prosecutors’ contention that the constitutionality of the sentence cannot be challenged before the trial is held.

The panel said capital trials are conducted differently so that a defendant has a right to attack the constitutionality of that process ahead of time.

Aside from the defendant’s fear for his life, differences in a capital trial include the number of peremptory challenges and exclusion of jurors who are conscientiously opposed to the death penalty, resulting in a jury considered more likely to convict.

State death penalty laws are not affected by the federal decisions.

Although five of the 31 convictions under the FDPA were reversed on legal grounds, none of those sentenced to death has later been found to be innocent. The only two executed under the 1994 law were Oklahoma City bomber Timothy McVeigh and drug killer Juan Garza.

The opinion written by Circuit Judge Jose A. Cabranes, also a Clinton appointee, noted that death-penalty opponents began claiming early in the 1800s that innocent people often were executed by mistake.

“[Their] argument that execution deprives individuals of the opportunity for exoneration is not new at all—it repeatedly has been made to the Supreme Court and rejected by the Supreme Court,” the circuit court said.

**[JR: Capital punishment has always been a controversial issue and there have been many “innocent people” convicted and sentenced to death throughout the world and throughout history. Times have changed and so has the legal process in this country that is supposed to be administered under the “Rule of law”. With the advent of DNA testing, some on “death row” have been found innocent and many released; however, that does not solve the dilemma of future innocents being executed. Our court proceedings have also become a “science of manipulating the minds” of the jurors through suppression of evidence, technicalities and limiting the judgements or determinations of the jury by “special instructions” from the judges, especially in federal cases. Even the FBI’s “lab tests” have been compromised. If you can’t trust your government, whom can you trust? Or as they say on X-FILES, TRUST NO ONE!]**

#### INS DETENTIONS SPARK PROTESTS DEBATE GROWS OVER TARGETING OF MIDDLE EASTERNERS

By Karen Brandon, *Tribune*, 12/20/02

SAN DIEGO—The arrests and detentions of hundreds of Middle Eastern men and teenagers who voluntarily complied with a new federal immigrant fingerprinting and registration program this week have sparked fear and anger among immigrants and civil libertarians across the nation.

This week’s detentions and arrests, almost all of them in Southern California, have intensified the debate nationwide over whether the government is trampling civil liberties in its effort to improve security after the Sept. 11 terrorist attacks, and whether its methods are likely to root out terrorists.

In Los Angeles, the detentions and arrests sparked protests Wednesday by thousands of Iranian-Americans, who waved banners reading: “What’s next? Concentration camps?”

Immigration lawyers representing some of those being held said the violations were minor infractions, some of them the result of inept or plodding bureaucracy that has delayed processing of visa applications by U.S. immigration officials for years in some instances.

Ramona Ripston, executive director of the Southern California chapter of the American Civil Liberties Union, said the arrests were reminiscent of the internment of Japanese-Americans during World War II—comments that were echoed by a vice president for the Japanese American Citizens League.

“Despite our collective desire for security, and despite our current fears, we must not allow ourselves to repeat the shameful excesses of the past,” said the league’s Ken Inouye. “Rounding up immigrants based on nothing but their religion or national origin shows only that we have not learned from our mistakes and is inconsistent with the core values of our *Constitution*.”

The program is part of the National Security Entry-Exit Registration System, designed to track millions of foreigners on temporary visas.

Jorge Martinez, a spokesman for the U.S. Justice Department, called the Southern California detentions an isolated incident, the result of so many immigrants waiting until the last minute to comply with Monday’s registration deadline for males over age 16 with temporary visas who come from Iran, Iraq, Libya, Sudan and Syria. An estimated 1 million people of Iranian descent live in Southern California.

A Jan. 10 deadline has been set for registration by males who fall into the same categories from Algeria, Bahrain, Eritrea, Lebanon, Morocco, North Korea, Oman, Qatar, Somalia, Tunisia, United Arab Emirates and Yemen. A Feb. 21 deadline is set for those from Saudi Arabia and Pakistan.

Martinez angrily refuted criticisms of the detentions, saying the number of people who were held had been widely inflated, that reports of detainees being held in poor conditions and without sufficient food and water were false, and that references to the Japanese internment camps were “ridiculous”. . . .

“We are checking individuals who pose an elevated national security concern,” Martinez said. “We don’t want potential terrorists lurking in this country.”

But Babak Sotoodeh, president of the Alliance of Iranian Americans, a Santa Ana, Calif.-based organization formed in the wake of concerns about government reaction to the terrorist attacks, said: “These are the people who are law-abiding. How many terrorists do you know who are going to show up and say, ‘Yes, I’m here to get fingerprinted?’ The terrorists are sitting at home laughing because all the law-abiding citizens got picked up.” . . .

Sotoodeh said that during the U.S. hostage crisis in Iran, immigrants from that country were required to register with the government, but none were arrested or detained. . . .

**[JR: Maybe internment camps might express too strong a statement and paint too vivid a picture for the Bush administration, but detainee camps do exist and are being made ready. The program to register all Arabs and Muslims can also be extended to catch any Americans who are considered to be persons of interest by the jailers in D.C. Big Brother is in control now and he is just about finished with his list of things to do to keep us all well confined in his prisons.]**

#### U.S. SOCIAL SECURITY MAY REACH TO MEXICO

By Jonathan Weisman, *Washington Post*, 12/19/02

Pushed by the Mexican government, the Bush administration is working on a Social Security accord that would put tens of thousands of Mexicans onto the Social Security roster and send hundreds of millions of dollars in benefits south of the border.

White House and Mexican government officials say discussions on an agreement to align the Social Security systems of the two countries are informal and preliminary. But excerpts from an internal Social Security Administration memo obtained this month say the agreement “is expected to move forward at an accelerated pace”, with the support

of both governments, and could be in force by next October.

The pact would be the latest, but by far the largest, of a series of treaties designed to ensure that people from one country working in another aren't taxed by both nations' social security systems. In its first year, the agreement is projected to trigger 37,000 new claims from Mexicans who worked in the United States legally and paid Social Security taxes but have been unable to claim their checks, according to a memo prepared by Ted Girdner, the Social Security Administration's assistant associate commissioner for international operations.

Extrapolating from U.S. and Mexican government statistics, the accord could cost \$720 million a year within five years of implementation. One independent estimate put the total at \$1 billion a year—a large sum, but a trifle compared with the \$372 billion in Social Security benefits currently being paid to 46.4 million recipients.

Mexican President Vicente Fox has been pushing President Bush to sign a Social Security agreement with Mexico as something of a consolation prize to make up for Bush's failure to pursue promised immigration reforms, according to Latino lobbyists close to the Fox administration. ...

The Social Security agreement, he said, is one of those less-sexy things that Mexico has been pushing to deepen its relationship with the United States and improve the day-to-day lives of Mexicans. ...

Concern is rising on Capitol Hill—and even among some White House economic aides—that any agreement on Social Security could add a new burden to the benefits system, just as the baby-boom generation is preparing to retire. House Ways and Means Committee staff members are meeting today with Social Security officials to hash out projected costs for such an agreement.

“We are concerned about the sheer magnitude of the agreement,” said a House Republican aide who is an expert on Social Security. About 94,000 beneficiaries living abroad have been brought into the system by the 20 existing international agreements. A Mexican agreement alone could bring in 162,000 in the first five years. ...

The Social Security memo indicates that work may be further along than both governments are saying. According to the memo, “the application workloads generated by an agreement with Mexico will be much larger than those resulting from any of the 20 existing agreements” with other countries.

In addition to the flurry of new claims, an additional 13,000 Mexicans entitled to benefits but cut off by provisions in recent immigration laws could also begin receiving their checks. In a 1996 immigration reform law, Congress decreed that foreigners not legally residing in the United States could no longer claim benefits, unless their home countries were subject to a treaty. Those beneficiaries alone were owed nearly \$50 million in 1998, according to a Mexican government document.

The team of negotiators from the Social Security Administration and State Department working on the agreement already anticipate that the U.S. government will have to erect a new building in the embassy complex in Mexico City just to deal with the crush, according to a source familiar with the negotiations.

If the new beneficiaries in Mexico received payments roughly equal to the average \$8,100 benefit that Mexican-born retirees in the United States now receive, the total would easily surpass \$1 billion a year, said Steven A. Camarota, director of research at the Center for Immigration Studies, a nonpartisan research organization. And even that number could seriously underestimate the number of Mexicans who would seek Social Security benefits, if not qualify for them, he said. ...

“How can [the U.S. government] say this is too costly?” Blanco asked. “This is money these workers paid into the Social Security system. This is their money.”

The United States has been negotiating Social Security “totalization” agreements with other governments since the late 1970s. They allow workers to “totalize” the number of years they have worked in both countries to meet the minimum years required to qualify for benefits in one of the systems.

Until now, the cost of such agreements has been relatively small, since they have been almost exclusively with European countries. According to the Social Security Administration, the annual cost of all 20 existing accords equals about \$183 million. ...

The GOP aide said Mexican officials would also like benefits to be adjusted upward for a legal Mexican worker who worked in the United States for some time illegally and paid into the Social Security system using a false Social Security number. Gabriela Lemus, director of policy and legislation for the League of United Latin American Citizens, said as much as \$21 billion in Social Security payments have not been tracked to potential beneficiaries, most likely because they were paid under a false Social Security number. **[JR: Social Security payments to legal Mexican-American citizens retiring in Mexico as benefits from legitimate payments into Social Security might be acceptable—but not for illegal Mexican immigrants claiming SSI benefits while using counterfeit green cards and phony Social Security numbers. No agreement or treaty should make it legal or retroactive. Illegal is illegal and no one should receive compensation benefits for illegal acts, past or present. Prior to every national election it is touted that Social Security is nearly broke and needs fixing, yet nothing changes except expanding the recipient benefit base. SSA's Trust Fund is still an IOU against future taxes—and there is no money invested or earning interest to guarantee funds for future generations. It's all a shell game and creative financing, since all SSA payments go into the “Federal General Tax Fund” to cover all federal expenses—like the upcoming Iraq war written in red ink on Bush's calendar.]**

#### GOLD POTPOURRI

By Bob Chapman, *gold-eagle.com* (Gold Digest), 12/23/02

The breakout in the gold price will now move to \$345 to \$354 by Christmas, starting the second leg of the gold bull market. After it backs and fills, it will fly to \$512 an ounce. The chart formation is once-in-a-lifetime to die for. The formation doesn't get any more perfect. Are we going to be happy! Mortgage the farm; we have a long way to go. The profits will be stunning. Buy all the gold shares you can lay your hands on.

There is no question in our minds that producer hedgers have gotten the word and that they are aggressively reducing their hedge books. In the process of covering they are buying gold and now that resistance has been broken at \$330 an ounce the termination of these hedge positions will accelerate. This covering can easily take gold to \$350 and physical demand and speculation can easily take gold to \$512 an ounce soon. Gold is a lead-pipe cinch to test \$840 an ounce by the end of 2003. People all over the world are fleeing their fiat paper currencies and that trend will accelerate. Even if their currency is gaining versus the dollar, they still are holding fiat paper, and they know it. Just look at what is going on in Japan. The U.S. is following the same deflationary path as Japan and the move out of the dollar will grow as people realize that no paper currency under present circumstances is any good. If you think gold buying in today's futures market is large, just wait six months or a year, it will increase exponentially. The trend, the force, the psychology is now with us. The wind is at our backs and we and gold are going to fly. As we have said from the beginning the gold-manipulation cartel of the elitists will fail—and so it shall. Incidentally

this good move should take JP Morgan Chase into bankruptcy. We also expect it will be discovered that there are very little official gold reserves left. It's almost all been sold. This will cause the overthrow of governments, even perhaps our own. The days of the management of gold and silver prices will soon come to an end. The pipeline of mine supply is falling some 3-4% a year from here on out. Major producers have done little exploration over the past ten years and continue to depend on juniors to keep their reserves up. It wasn't until this year that juniors could raise money to explore. Japan and the U.S. may turn to inflation based debt confiscation. What is known as a flight to quality will then take place. It has already in a small way begun in Japan. The quality is gold, the only real money. Readers, this is the chance of a lifetime, not only to save your assets from confiscation through fiat money, but also to make more wealth than you ever dreamed possible. You must own gold and silver shares. If you don't, you are missing the greatest financial opportunity in centuries.

The U.S. Mint says the sale of Gold Eagles, the one-ounce gold bullion coin, has averaged 38,200 since July, more than triple the average of 11,920 ounces during the first six months of the year.

Big news in Germany, the Sparkasse's, savings banks are selling gold bars and gold on television. This is a first and a major push to sell gold. The people running Andorra have to be idiots. They have allowed the Bank of England to take their gold reserves for an annual leasing fee of 43 pesetas and lease it out. That means it's been sold into the market—never to be seen again. How could they be so stupid? The Bank of England, over the past several years, has lost billions of dollars selling off its gold. Needless to say, the Andorran agreement was made to suppress gold prices.

The breakout is continuing exactly as we predicted it would. How could we be wrong with a falling dollar, low and negative real interest rates, a falling stock market and rising commodity prices? Don't forget that the real estate, credit, pension and derivative bubbles haven't been broken yet. Next year, or perhaps sooner, gold should hit \$512 an ounce.

The Central Bank of the Philippines sold 4 tons of gold at \$355 an ounce in an effort to cap the gold price on Thursday. Interbank spreads are getting wider, which means the market will get much more volatile. Who will the gold-manipulation cartel call on next to try to stem the upward move in gold? It is all futile—we have won, gold will go much higher and eventually heads will roll.

TOKYO, Dec. 19 (*Reuters*)—Tokyo gold futures ended a frantic morning session at 5½-year highs on Thursday as roiling war clouds over Iraq triggered a storm of stop-loss buying. All yen-based gold contracts except the new December 2003 benchmark finished limit-up at lifetime highs. Turnover was a staggering 144,782 lots or 144.8 tonnes in the morning, well over Wednesday's full-day tally of 107,336 lots. Individual investors on the Tokyo Commodity Exchange took their cue from spot bullion's surge to a new 5½-year high as jittery Australian investors piled money into safe-haven assets.

But dealers said Tokyo's fireworks were mainly ignited by trading houses after an early burst of speculative buying on TOCOM, with panic setting in as spot gold's rise above \$347 an ounce released a volley of stop-loss orders.

“Iraq is just an excuse,” a trader with a big Japanese trading house said. “I believe none of the traders would say they didn't expect this. Everybody has been talking about military action in Iraq for three or four months.” News that the United States was likely to declare Iraq in violation of a UN disarmament resolution sent oil prices soaring and added sparkle to gold's traditional image as insurance against trouble. The United States said on Wednesday it saw no sign Iraq would comply with demands to disarm, while Washington's closest ally Britain gave a clear signal it was preparing for war against Baghdad next year [2003]. Making its debut, the December contract finished the

morning session at 1,360 yen per gram, a level not seen for benchmark gold since May 9, 1997. Other months ended up by the daily price limit of 40 yen. Spot gold was fetching \$348.50/349.50 an ounce during TOCOM's lunch break, up from \$342.75 last quoted in New York. Spurred by U.S. sabre-rattling against Iraq, a weak dollar and strong oil prices, gold has risen nearly 25 percent this year, making it one of the best-performing financial assets.

A weak greenback makes dollar-based bullion cheaper for non-U.S. buyers. For Japanese investors, however, it makes yen-based gold futures more expensive—a consideration that traders and analysts said was capping the Tokyo market. "Still people are worried about a stronger yen," the trader said. "If the United States starts attacking Iraq, the dollar would collapse. So in yen terms, the price surge is rather vulnerable."....

\* \* \* \* \*

TORONTO, Dec 18 (Reuters)—Blanchard and Co., a U.S. gold and coin dealer, said on Wednesday it had filed an anti-trust lawsuit against Canadian miner Barrick Gold Corp. and J.P. Morgan Chase & Co. for manipulating the gold price, but Barrick dismissed the claims as "ludicrous". New Orleans-based Blanchard said in a statement distributed by *Business Wire* that its anti-trust suit accused Barrick, the world's second-largest gold producer, and U.S. financial services firm J.P. Morgan Chase of making \$2 billion in short-selling profits by suppressing the price at the expense of investors. Privately-held Blanchard said in the statement that it was seeking in legal papers filed to the U.S District Court for the Eastern District of Louisiana to end the trading agreements between Barrick and J.P. Morgan Chase, and other bullion banks.

It is also seeking payment to Blanchard's clients for losses caused by the alleged price manipulation. Toronto-based Barrick said the allegations were "totally without merit" and said it would vigorously defend itself and pursue all of its legal rights. "Although Barrick has not had an opportunity to review the complaint in detail, the press release contains numerous factual inaccuracies and defamatory statements," a Barrick spokesman said, reading from a prepared statement.

Shares in Barrick, which is expected to produce 5.7 million ounces of gold in 2002, were down as much as 89 Canadian cents after Blanchard's statement, but rebounded to close down 20 Canadian cents at C\$24.45 in Toronto. Blanchard's statement said the lawsuit alleges that in the past five years Barrick and J.P. Morgan Chase injected millions of additional ounces of gold into the market, or several times more than the annual production of every gold mine in South Africa, the world's biggest gold producer. "Since the end of 1987, when the collaboration between Barrick and J.P Morgan Chase began, the growth of global income and wealth would have lifted the gold price to approximately \$740 (an ounce) if the price had been able to respond to the normal laws of supply and demand," Blanchard's chief executive, Donald Doyle, said in the statement.

"If gold had kept pace with inflation, the price today would be approximately \$760." Blanchard said its suit claimed that by using privately negotiated derivative contracts and concealing additional billions of dollars worth of physical gold with off-balance-sheet accounting, Barrick made it virtually impossible for gold analysts and investors to determine the size and the market impact of its trading position.

The lawsuit further alleges that J.P. Morgan Chase financed Barrick's repeated short selling with advantageous terms not available to others, including deferred repayments and no margin calls, Blanchard said.

*THE INTERNATIONAL FORECASTER*—An international financial, economic, political and social commentary published and edited by Bob Chapman.

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- Read and understand the Articles of Incorporation and Bylaws and act in conformance with them.
- Read the governing law for the corporation: *Nevada Revised Statutes (NRS), Chapter 78.*
- Include reports of officers and committees in the corporate records.
- Record all major decisions of Directors in corporate resolutions or meeting minutes.
- Document contracts, even (perhaps especially) verbal ones, within the corporate records.
- Correctly handle and document corporate loans, making interest payments as required.
- Properly maintain the corporation's books and accounting records.
- Whenever signing on behalf of the corporation, indicate title; do not sign personally or you may forego the inherent liability protection normally afforded by Nevada's statutes.

**Additionally, if stock is issued:**

- Hold annual meetings of stockholders.
- All actions of stockholders must be done by vote and duly recorded.
- Give proper notice or use appropriate waiver of notice (usually specified in the Bylaws) for stockholders' meetings.
- Elect directors as necessary and conduct other business in appropriate meetings, duly recorded.
- Hold regular meetings of the Board of Directors, at least annually.
- Give proper notice or use appropriate waiver of notice (usually specified in the Bylaws) for directors' meetings.
- Elect officers and conduct other business in the manner specified in the Articles of Incorporation and the corporation's Bylaws.
- Record proper minutes of such meetings.
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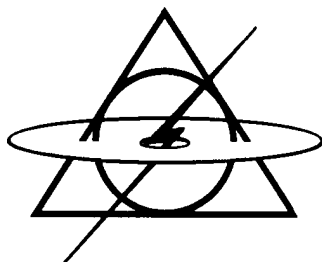
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#### FROM HATONN

#### 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