

# 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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# Loans To CONTACT: Repaid With Interest

1/16/02—#1 (16-153) STATUS REPORT

RE: HELP AND SUPPORT TO FINISH THIS RACE TO ACCOMPLISHMENT; GLOBAL POSITIONING REPORT; KEEP THE SLINGS AND ARROWS COMING; LEGAL OPINIONS FLOWING ARE PROVING SECURITY OF HOLDINGS

### HELP AND SUPPORT PETITION FOR ASSISTANCE

GCH—I have been petitioned to ask for support, financial, for CONTACT.

No, I won't do that again because the mud comes back in our faces and it is unacceptable.

Those are points which are taken out of context and called "scams", "connings", etc., by the mighty mice on the Internet disinformation centers. We will no longer play those games. Those people have pay-as-you-join programs, we have none. CONTACT and publication operations—as well as any products which are advertised in the paper—are separate functioning entities, including incorporation references.

It is up to you who are readers to decide whether or not you wish to keep a functional paper but no, you are NOT asked for donations, grants or gifts. In fact, I repeat here, we DO NOT accept gifts but rather, receive all such support and account every cent. These funds are then accounted AS LOANS which will be paid, as is documented through agreements for "first funds" transferred in any business transaction, for payback with interest accrued.

These were agreements established at upstart of our efforts to accomplish this mammoth task.

There is, however, no way to afford to keep other enterprises, INCLUDING THE PAPER, functional without assistance, and our people cannot longer carry this immense burden.

V.K. Durham makes outrageous statements which are taken in as if they somehow become truth just by her projecting them. She claims there are over 20,000 subscribers to CONTACT. No, at last accounting there were exactly 417.

Many people pick up information as we write—right off our e-mail draft documents back to "home base" at the paper or as these reports are put to air.

Why do we have so few subscribers?

Because of information theft by "higher powers who monitor our programs" AND a reminder that those which are now referred to as SPECTRUM, stole the paper and all in-place assets along with the offices and bank accounts as well as computers, etc.

Along with that went the subscribers' lists, contact lists, supporter backup—and most people on the receiver's end did not even KNOW there was a change until the paper was touted as simply having a "name change". By the time the thefts were stopped, the damage had been done. The tiny crew now doing the work are but a handful who volunteer their services, also treating their time involvement toward payback as a "loan" to the projects.

Now, another chunk of support is removed and costly loss has been incurred with the sale of the "Sunshine Valley Farms" by the landholder with subsequent eviction. There were no funds to fight the takeover and sellout.

Rumors are now rampant, however, that the sale itself went "South" and at least the Spelt "huller" equipment might be allowed to be removed. That leaves forfeit, however, all the milling and cleaning equipment AND THE STORED SPELT OF THOUSANDS OF TONS OF GOOD SEED RESERVES.

(Continued on page 2)

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## ALSO IN THIS ISSUE

Please Help To Support CONTACT With Loans.....page 2

"Declaration-Affidavit" Of January 20, 2003.....page 3

The News Desk, by John & Jean Ray.....page 16

We were told that some grain was salvaged in that there was hulled grain for grinding as needed and therefore there are probably some “berries” hulled for selling in small quantities as well as some fresh flour yet available.

No, we will NOT go back and operate the farm nor pay further outrageous sums for the headache. We will take the LOSS later when needed for tax purposes. Our people involved in these incredibly debilitating confrontations have paid dearly enough. We have had no “group”, or “cult” as is constantly tossed about. We are NOT “New Age” nor “New World Order”. These are fundamentally FLAWED concepts of actually getting something for NOTHING and are NOT worthy of bringing about CHANGE toward bettering anything.

Our full expectations are to get this program under way and then we will determine a BETTER approach to both research farming, sheltering, storage facilities and DO IT RIGHT without the baggage of worn-out equipment and worn-out and weary people. Moreover, we noted that when the “handouts for nothing” stopped, so too did the farmers and attendants who actually got free living and, in addition, it turns out, to WELFARE income (literally).

**To any who have helped us through the years with loans and yes, labor, YOU WILL RECEIVE ABUNDANT RETURN. But that is BUSINESS and not a sensational sales job by confidence schemers.**

**So, no, I will not participate in some “donation” game in play. I will back whatever assistance you offer, IN PAYBACK WHEN THIS JOB IS PERFECTED ENOUGH FOR RELIEF AND AS THE BUSINESSES IN POINT ARE STABILIZED.**

We had very definite reasons to hope the last appeal would be the LAST but the war started with the Internet crowd of vampires sucking YOUR blood, people. The BANK involved with both some high-profile loans AND the Tallano Estate where there are billions of dollars involved in “court orders alone” holding and also having some 400,000 metric tons of reserve GOLD in the central bank now also ordered for release, has come forth with pages from Bellringer’s garbage and now says it can’t accept our participation until a proof of holding is established. What the problem REALLY is, is that the funds are unavailable and until an “injunction” is removed on the “case” in late February, there will be a stonewall approach to the orders themselves.

Meanwhile, back on OUR front, because of the rantings, ravings and lies told along with absurd claims by the sleaze group now headed up by VKD, we have proven our holdings—right through the corporation flow line and that is outside the give-and-take of arguments over individuals.

We do not even use enough of the funds in any way whatsoever as to impact any court confrontations as to “cause of action”.

To even speak of dumping the absurd sums claimed by VKD, on societies, is ludicrous and she can “hold them” in her non-existent imagined “holding trust” until Hell freezes.

#### LEGAL CONSENSUS OF OPINION

We are not huffing and puffing smoke at any mirrors, readers. WE HAVE STANDING. We would never have embarked on this adventure without KNOWING we had standing and realization behind us. It would be stupid to have done otherwise.

Every lawyer or legal team has verified, FIRST, our standing to satisfy themselves, right to going to get available records as advertised by V.K. Durham in her fictitious claimed filings.

The consensus “opinions” offered are that our standing IS and the holdings are sound and verified. The general opinions of those studying the massive piles of threats, accusations and destroyer

bombardment is that the person presenting is “mentally deranged” and her accomplices are liable for criminal counts of almost unlimited proportions.

After we have shared all of the backup data and our affidavits with exhibits it is intended to get a full panel of judges who have, at the least, served at the Supreme Court level of judicial achievement to actually RENDER a formal and LEGAL OPINION.

Feedback indicates not only full concurrence with our position and holding but full vindication of any accusations or claims of “fictitious” or “fraudulent” claims of any kind or form whatsoever.

The Central Bank, in fact, has the bigger problem inherent in THIS particular mess they have created of having, within the next two months, of at the LEAST, fully accounting for 400,000 METRIC TONS of gold which should be in holding in the vault. OR, MAKE ARRANGEMENTS FOR OTHER USE WHICH WE CAN SUPPLY. “Find a need and fill it” is the motto most suitable for our point of participation. Nobody risks anything and “on track” flow gets the foundation stabilized.

We DID NOT make the rules, write the laws NOR MAKE, AS IN CREATE, THIS BONUS 3392-181 HOLDING. NEITHER DID VKD IN ANY WAY, SHAPE OR FORM.

The operative person WAS Russell Herman and even HE doesn’t longer have any impact on the holding itself as it is all neatly sheltered in CORPORATIONS—ALL OF THOSE CORPORATIONS VKD CLAIMS FOR HERSELF BUT ARE NOT, AND NEVER WERE, HERS. GREED HAS ITS PRICE WHEN PUT UNDER THE LIGHT OF TRUTH.

Those who have been conned and scammed by this person identifying herself as V.K. Durham must face your own consequences of participation in a global slander campaign about something of which you have done no research and have accepted totally irrational accusations and libel.

We present our backup directly to the Judicial Hub, my friends. That doesn’t take guts as you might claim, for when you have proof to back your claims, you “dare” do a lot of things, friends.

When an understanding of our program is realized we can take, as an example, the “Tallano Estate” and it can be realized that everybody touching it becomes clear, clean and prosperous. Once the gold alone is accounted, it can be sold to the BANK and qualified as in accounting RIGHT IN THE SAME BANK. Any and all holdings of Global Alliance are held RIGHT IN THE SAME BANK—AS RESERVES.

The “Estate” can then utilize the SAME gold as a loan-purchase line of credit to purchase the gold to the extent they desire individual holdings in the commodity.

Since so many citizens are included in this case, the entire Philippines can get back onto its feet without encumbrances, on its own wealth, while the people themselves can move off into projects which will supply products, infra-structure AND JOBS.

#### GOD ONLY CREATES WIN-WIN SITUATIONS!

For VKD to singularly announce to the world that the total downfall of economies on a global scale resides with two people called Ekkers is a stretch for any wild imagination and much the less for THINKING people. Parties to that garbage have lost all credibility in and of themselves.

“Ah but,” and therefore you might ask, “doesn’t this mean that probably the whole project will simply fail and our adversaries will win?”

NO WAY. I will explain that also as we write here this morning.

The only hindrance to use of assistance for the U.S.A. is V.K.’s absurd trail of lies and deceit. And THAT becomes your business, NOT OURS.

Also remember that God’s delays are NOT God’s denials.

We needed to stop the train until we could meet the needs of the LAW in order to continue. If you have ever tried for even a small loan or to get any legal action in any cause—you surely realize that “time” is in the pocket of those getting paid for delays.

We do what must be done and consideration of “time” required is not one of our determining points. It is, however, one of the more debilitating points for our people to endure as one attack after another hits with no alternative other than to confront it head on.

If we fail to get assistance to stay in the game, then we close shop and have to leave it in the hands of others who will have even longer and longer delays—for we have just about finished our “part” of this start-up game.


Perhaps it would seem that we should have support and help from our “business” parties here. NO, IT IS ILLEGAL, UNLAWFUL AND TOTALLY UNACCEPTABLE UNDER THE LAWS OF INTERNATIONAL BUSINESS.

Our people can make individual loans and share but thus far every one of those “promised” resources has failed. Believe me, it is as well in the long haul. And remember, please, life is happening all the while we make these plans.

Thank you and I ask that CONTACT, or whomever needs assistance, make your own plea and make sure you realize that we will support your project but will not place heavier burdens on these people under attack. **Remember that the big claim now is that I am but Doris Ekker and a lot of people will accept that as some kind of “insider” sensational revelation. It falls into the category of the BS variety.**

But to those who now come forth and have loads of good advice about how to do business and what should be done here and there—NO, WE HAVE NO FUNDS FOR ANYTHING EXCEPT WHAT WE ARE DOING! We will all be happy to act on good advice just as soon as the advisors develop “the way” to support their suggestions and programs. Oh well.

In sincere appreciation—and our reports will be getting ever so much “better”.—GCH

dharma 

### OPPORTUNITY TO PARTICIPATE

There are many ways in which one can participate in the glorious unfolding of this once-in-many-eras opportunity to beneficially change this planet. While some of us have the honor of participating directly—involved in it as we are with our day-to-day work—you, the reader of this newspaper, can join with the Mission in other ways: specifically, through your financial support of this effort and your positive thoughts and prayers.

Know that it is *YOU* who sustain the Mission by all that you think and do. *YOU* are “the wind beneath our wings”.

**Financial contributions will, as always, be treated as loans—repaid with interest.**

Positive thoughts are promised an even greater return. So, if you thought this message wasn’t for *YOU*—simply because you cannot afford a monetary contribution—**THINK AGAIN!**

### CREATE A Better World!

**Please call (800) 800-5565  
for further information.**

# “DECLARATION-AFFIDAVIT”

## RE: OWNERSHIP/CONTROL OF COSMOS SEAFOOD ENERGY MARKETING LTD. AND ITS ACCRUED INTEREST ATTRIBUTABLE TO “PERUVIAN BOND ‘BONUS’ 3392-181”

DORIS J. EKKER  
EJ EKKER

January 20, 2003

### INTRODUCTION

The need for this Affidavit arises as a result of the use of V.K. Durham’s continuing claims to the ownership and control of the above-named asset by certain financial institutions as an excuse for not seriously considering the use of the DEEDS OF ASSIGNMENT FOR CONSIDERATION offered by GLOBAL ALLIANCE INVESTMENT ASSOCIATION as reserves for banking the same as any other U.S. Treasury debt.

V.K. Durham has deceived many people, including ourselves, and she has managed to get others to post her bizarre allegations on the Internet. Most of them can be found by doing a search for Rumor Mill News and checking the “links” from there. Herein we will respond to her allegations, accusations, misrepresentations, and lies. We have tended to ignore her bleating but when we learn that certain parties and factions are using them to justify delaying the use of our DEEDS, we are obliged to respond. We will attempt to not repeat anything thoroughly covered in our Affidavit dated January 19, 2002 and published as a Public Notice in the newspaper *CONTACT* January 30, 2002.

She claims holding of “everything” imagined in some “Holding Trust” that is as old as 120 years. She claims to have put everything in that Holding Trust, including Bonus Gold Certificates, Illinois Power “default judgments”, Wills of Russell Herman, and a corporation named Cosmos Seafood Energy Marketing Ltd. that is in good standing and, today, shows E.J. and Doris J. Ekker among its Officers and Directors.

Cosmos Seafood Energy Marketing Ltd. (CSEML) is the corporation formed by Russell Herman to hold ownership of the Peruvian Gold Bearer Bond later called Bonus 3392-181 when it was reconfirmed and reissued as a contract/jurat of “identifiable ownership” by the Peruvian Consulate in Los Angeles on August 21, 1989. Currently, one of V.K.’s pet allegations is that, in 1997, she “retired” the corporation and put it in her “holding trust”.

As a “short cut” for those who might be in a hurry and desire a quick summary of the facts that will be detailed and supported later in this Affidavit, we will quote from a writing dated December 2, 2002 and published in *CONTACT* December 11, 2002.

### “EXECUTIVE SUMMARY”

[QUOTING:]

She (V.K. Durham) is giving out information now regarding her position in Cosmos Seafood Energy Marketing Ltd. I have a few very important things to NOTICE to you who take up the cry of “Poor V.K.”.

1. V.K. claims that SHE alone is somehow the holder/owner of the “CONTRACT” as converted into same from “lost or stolen” certificate. Therefore, the CERTIFICATE itself HAS NO LONGER ANY MEANING. Even V.K. claims she was “there” when it was “converted”.

2. The conversion was NOT made to any individual or individuals. IT WAS ASSIGNED AND LEGALLY TRANSFERRED INTO IDENTIFIABLE OWNERSHIP: **COSMOS SEAFOOD ENERGY MARKETING LTD.** IT DOESN’T MATTER HOW MANY PASSPORT NUMBERS V.K. AFFIXED OR AFFIXES—PERIOD.

3. V.K. set herself up as some kind of a “Co-Director” of sorts of CSEML—BUT THAT HAS NOTHING TO DO WITH OWNERSHIP. SO, THE CERTIFICATE (PERUVIAN) NOW HAS NO BEARING; HER CLAIM HAS NO MEANING TO EITHER THE CONTRACT OR THE CORPORATION.

4. V.K. claims she “retired” CSEML into her holding trust? HOW COULD SHE DO THAT? She had no standing in the corporation, no standing with the contract itself, the Certificate was lost or stolen and thus was the contract perfected to CSEML.

5. V.K. NEVER had any claim to CSEML—EVER! At the very most she was allowed only to be listed on the annual “officer’s list” for the corporation; that has no bearing at all on control or ownership status.

6. V.K. WAS NEVER MARRIED TO RUSSELL HERMAN! Therefore, should she have had that claim it COULD have only been AT MOST 50% “spousal” holding. But, she could not even make such a claim as valid—NOT EVEN TO GAIN PENSION OR RETIREMENT OR ASSISTANCE FROM THE GOVERNMENT.

7. V.K. FABRICATED both the “marriage application” AND “a” so-called “marriage certificate” so badly and fraudulently concocted as to be totally humorous, as were the “death” “wills” (AFTER RUSSELL’S DEATH, YET) so as to be totally worthless in all standing of any kind whatsoever. Other “filings” she claimed were “vanished” from her files. The woman treats you as total FOOLS. This chaotic and confused lady even signed FOR Russell in HIS WILL and published it. Of course it DID NOT fly. A will signed by another for a deceased is somewhat interesting.

You really should, readers, get copies and see what she and her buddy, Andy N. (I doubt he ever knew anything about it, but he “signed it” also), left to you nice people of East St. Louis, Okawville, Shawneeville, etc.

People started instantly trying to COLLECT and about brought the system to a halt in the involved counties and at the Attorney General’s office. GET THE PAPER (NEWS) WRITE-UPS. We aren’t asking you to believe ANYTHING—just get the documents and have fun.

However, Russell told us personally that HE HAD DONE A WILL. So, V.K., where is it?

8. Ah, but how about “retiring” that corporation? She COULD not retire anything, for she had no standing within the corporation—and certainly she had NO OWNERSHIP, STOCK OR OTHER HOLDING. There is NO SUCH THING as a “Holding Trust” and, while our people were still trying to help her make things work, she demanded, in addition to the over \$3,000 per month for her upkeep and living, \$5,000 cash to perfect HER TRUST (in 1997). That certainly does not make a valid Trust of ANY TIME PRIOR AS SHE NOW CLAIMS. By the way, in addition to the \$3,000, our people were paying her Fax bill, phone bill and you name it. Anyone dealing with her NOW, will note the prolific writing and phoning of this person.

V.K.’s trademarks are a glass of wine and cigarette in one hand and a phone in the other. Funny? Not really, if you are paying the bills.

The main point to KNOW here, however, is that SHE HAD NO LEGAL STANDING OR OTHERWISE TO RETIRE ANYTHING INTO ANYTHING. **COSMOS SEAFOOD ENERGY MARKETING LTD.** WAS NEVER HERS IN ANY

WAY, SHAPE OR FORM AND THE FRAUDULENT DOCUMENT SHE DID WAS NOT EVEN RECORDED UNTIL “AFTER” RUSSELL’S DEATH. DOES ANYONE FIND THAT STRANGE? MOREOVER, SHE CLAIMS THAT PRIOR SIGNATURES OF HERMAN WERE “FILCHED” FROM THAT FRAUDULENT DOCUMENT IN POINT. NO, THE WOMAN COMPOUNDS LIES UPON LIES AND FRAUD UPON FRAUD

The ONLY reason our people ever made an effort to work with V.K. was that things were already so botched that Russell Herman asked us to do what we could to assist her, FIRST, and then take it and go with it. They DID NOT work with V.K. AT ALL with Global Alliance Investment Association. It was solely for the purpose of sheltering the “assignment”.

NOTICE PLEASE: THE ASSIGNMENT WAS SIMPLY A “BELT” TO GO WITH THE SUSPENDERS—OF COSMOS SEAFOOD ENERGY MARKETING LTD. ONCE THE CORPORATION WAS SECURED, THE “ASSIGNMENT” IS OF NO CONSEQUENCE.

[END QUOTING]

### DAMAGES

A banker, including those in the Central Bank, or a Minister of Finance, or Justice, might ask, “Are you sure Ms. Durham’s allegations are damaging Global Alliance?” To that question we could reply, “We have very solid evidence.” For instance, we have a copy of a letter on the stationery of Bangko Sentral ng Pilipinas, headed:

CASH DEPARTMENT

Investigation Staff

[We have copies of this same letter to several different people at different times over the past year.]

We acknowledge receipt of your letter dated August 8, 2001 together with enclosures addressed to the Governor, Bangko Sentral ng Pilipinas (BSP) and referred to Cash Department, the bank, for action.

The document you sent us (Deed of Assignment for Consideration) is a fictitious financial document and has absolutely no value. For your information and guidance, we enclose herewith a copy of BSP warning vs investment scams that appeared in the October 2, 2001 issue of the *Philippine Daily Inquirer*.

We trust we had clarified the matter with you.

Very truly yours,

LARIOSTO C. PUNZALAN

Manager 1

Of course we also have the article referred to but it is more revealing to see what our Attorney, Victoriano M. Agcaoili, wrote in his letter addressed to “THE HON. MONETARY BOARD AND MR. LARIOSTO C. PUNZALAN”. The letter was not ever sent so we will only quote the first half. [Mr. Agcaoili died of a heart attack in July of 2002 and his replacement, Mr. Lozano, has suggested an alternative to litigation, which we may be able to implement in the next few weeks.] The letter reads:

G r e e t i n g s :

Our clients, the Global Alliance Investment Association (GAIA), the Cannery Neighborhood MPC, the Everest Multi-Purpose Cooperative, the Paradise of Heroes Livelihood Foundation, the Bicol Farmers Foundation, the Cavite Millennium Farmers Foundation, the Mindoro Farmers Foundation, the Northern Luzon Cooperative Foundation, the Duck Raising Livelihood Cooperative, the Goat Raising Livelihood Cooperative, and other Foundations and Cooperatives similarly situated, who are Holders of GAIA Deeds of Assignment For Consideration and Joint Venture Agreements, have referred to us for appropriate legal action the letter, dated November 23, 2001, of your Mr. Lariosto C. Punzalan, Manager I of the BSP Cash

Department's Investigation Staff, categorizing the GAIA Deeds and Joint Venture Agreements "as fictitious financial documents and have absolutely no value". Basis of the said derogatory letter is the BSP Advisory which appeared on Page B3 of the Business Section of the *Philippine Daily Inquirer* whereby it lumped the GAIA Deeds and JVs as "among the documents that racketeers are offering are BSP certificates of gold bullion depository stocks and safekeeping receipts, "Ang Bagong Lipunan" Gold Memorandum receipts, "Good" London delivery, certificate of deposits, treasury certificates, Bank of England Certificates, gold bullion certificates, certificates of gold ownership, warehouse certificates, and Federal Reserve Notes and Bonds." We have closely and meticulously examined the GAIA Deeds and other GAIA documents as outlined in the - Legal Notice - Certificate of Debt, copy of which is hereto attached as Annex "A" hereof, as appeared in Page 7 of the February 16, 1999 issue of the Magazine, *Contact: The Phoenix Educator*, published for four (4) consecutive weeks pursuant to the *Constitution of the United States of America* and the *Uniform Commercial Code* which provide a procedure for the legal authentication of a debt in the case of a debtor refusing to acknowledge such debt and we can assure you that the GAIA Deeds and Joint Venture Agreements do not fall under any of the documents mentioned in the afore-said BSP Advisory. That because of the apparent and deliberate misinformation provided by the BSP to Philippine banks, financial institutions and like organizations, and probably to the Administration of President Gloria Macapagal-Arroyo itself, our clients' Deeds of Assignment for Consideration and Joint Venture Agreements with GAIA have been aborted thereby causing them immeasurable financial damage as a consequence thereof. [End Quoting]

The letter goes on to ask why they should show cause as to why we should not file a "criminal action for Libel against your Mr. Lariosto C. Punzalan, and together with our other afore-named clients, a class suit with the proper court in the City of Manila for "Damages With Prayer for Issuance of Preliminary Mandatory Injunction" ... etc.

As an aside, we probably should mention that, at last count before Christmas, the list of organizations asking to join the suit, some large and some small and many in between, had grown to more than 120 with several hundred thousand members (voters, you know).

Two of the very most dedicated supporters of this proposed lawsuit are Mayor Pablo Valdez, who took a trip to Las Vegas to see if GAIA was REAL (and found out that it was) and Cobb de la Cruz from Mindanao (Everest MPC) who has so much legal skill that we are continually delighted with his participation because he can also understand our PROGRAM. Both of them can visualize the Philippines "post GAIA" with far more gusto and enthusiasm than even we can muster, and we can get pretty "high" just discussing what cleanliness can do for Manila. This can be one of the World's most beautiful cities—Imelda started it in that direction—and with money to finish the planned transportation system, for waste management, more water, a natural gas distribution system and lower electricity rates for the people, and some "Manila Bay" and tributary clean up—well, this would be one of the World's top five cities to visit. And that is only in Manila, Luzon. The opportunities in Mindanao, where Cobb is, exceed even Luzon. (Here is what might be interpreted as a "snide" observation: Why would the U.S.A. move their operations to Mindanao?)

If we were asked for additional evidence of interference, we would next have to cite Land Bank of the Philippines. They cannot be influenced by additional nonsense from V.K. Durham so we can at least mention the name of the bank. Their letter, Dated December 10, 2002 says: [Quoting:]

Dear Mr. Ekker:

Presently Land Bank is focused into financing Agri-Agra related projects and small and medium enterprises in order to promote economic development and improve the lives of our small entrepreneurs, farmers and fisherfolks.

Much as we want to finance your noble program, we are constraint by the Bank's priorities and by the nature of the collateral you are offering to secure the loan. The Global Alliance Investment Association Deed GAIA of Assignment of gold bullions backed by the Peruvian Bonus Bond 3392-181 is not acceptable to the Bank as collateral. There are still unresolved legal issues on the ownership claim by GAIA of said Peruvian Bonus Bond. Land Bank might accept BSP issued Gold Warehouse Certificate as collateral for a loan. [The balance of the message is Christmas wishes, etc.]

Our DEEDholder is a rather well-known attorney and the phrase: "unresolved legal issues on the ownership claim by GAIA of said Peruvian Bonus Bond" intrigued him enough to ask for any available documentation. After a few days he received, by fax with no ID, Bellringer's "UPDATE: February 12, 2002", Number 4. Ekker's "Hatonn"/ CONTACT/ GAIA. The Internet address is: <http://www.fourwinds10.com/phb/update/021202>. Really gullible people might believe 20-25% of Patrick's blather, but a banker? Not likely. So we must look to motivation; in the Philippines that means money. Dollars, preferably, and in SF or LA. That is what the IMF/WB is good at—bribing executives and stashing their money offshore. I must hasten to say that is NOT what is going on at Land Bank; it is going on at BSP where Land Bank must get its money for loans, operations, etc.

The laws here in the Philippines are very similar to (actually patterned after) the laws in the U.S.A. In "discovery" we can take depositions, subpoena documents, etc., etc. Under "oath", too. And that surely introduces a dilemma. We see ourselves as friends of the "people". Misguided as he might be, even Mr. Punzalan is a "people". Will the use of the GAIA DEEDs "cut off" his IMF income/bonus? Perhaps he has none and is only following the orders of someone who does. We have learned that the total "grease" available here could amount to as much as fifty billion pesos, so it is not unlikely that some filters down to a Manager I. (P50B is approximately 20% of what the IMF/WB and the IBC (International Banking Cartel) take from the Philippines each year.)

The letter from Land Bank we find to be extremely encouraging. We cannot, in this document, attempt to "interpret" it. However, when we put it together with the Agcaoili letter, we can feel some strength building toward successful litigation, even though we hope it will not be needed.

#### ROYAL FAMILY

We have spent hours, more like weeks, studying the dozen or so court rulings pertaining to the "Tallano" case that average over 100 pages per ruling. We have hired a researcher to ferret out and capture the documents we might need to publish the story without fear of failure to meet a challenge of our facts. The final edition of that research is due this week. In June 2002 we entered into a "Letter of Intent" with the "Court Appointed Administrator of the Estate, Prince Julian Morden Tallano" to assist the Estate, and thereby the so-called "Royal Family", which we deem, without objection from Tallano, to be all of the people of the Philippines.

From our perspective, the primary asset of the Estate is the 400,000 metric tons of gold "rented" to the

D. Macapagal government (in 1964). The rental of that gold, which is all in "arrears", would amount to some 12.6 trillion Pesos. That means that, without selling one ounce of gold, the Philippine government owes the Royal Family P12.6 trillion, the equivalent (today) of \$253 billion. Suppose GAIA were to issue a DEED for \$253 billion to the National Treasury of the RP. That would permit the National Treasury to issue funds to the Royal Family to purchase (approximately, at today's price of \$350/oz) 2500 metric tons of gold.

What is the cost to the National Treasury? Approximately 80 Pesos. What is the "gain" to the National Treasury? P12.6 trillion (approximately 6 times the total money supply in the entire RP system) immediately flows into the "economy". Where else could you possibly find a "free" "jump start" of one-tenth that much? Is there a "catch"? Sure. The gold is supposed to be in the "Central Bank". It was put there in 1949 and it was inventoried there in 1972. Our very careful "research" proves it was not "stolen" by President Ferdinand E. Marcos, contrary to contrived "rumor". We (GAIA) assume it to be there and we stand Ready, Willing, & Able to issue our DEEDs to protect the RP banking system. (If it is not there, we know how to get it back.)

What does the Royal Family, with the aid of the Administrator of the Estate, do with the P12.6 trillion? The Agano (Judge that oversaw the negotiation between Macapagal and Tallano in 1964) "Decision With Compromise Agreement" of 1972 required that the Administrator establish a Trust or Foundation into which all such monies should flow for proper accounting. 50% of such monies should be carefully invested for future use and 50% should be distributed to "the People, farmers first".

Knowing how easy it is to expand this program, GAIA would suggest a "managed" approach so that all of those "municipalities", who are prepared to do so, submit their "property tax bill" to the Estate. That will allow the Estate to immediately "pay its long overdue taxes". The effect will be a giant and immediate boost to the economy at zero cost to anyone, and there are other monies owed by the government to the "Estate". We hope that, by now, every reader can figure out that, with the use of the GAIA DEEDs, the entire 400,000 metric tons of gold will be (over time, of course) re-introduced into the RP system just as was envisioned by Marcos and Reagan.

That was the good news. We still have to deal with:

#### THE DURHAM INTERNATIONAL LTD: "HOLDING TRUST"

We first became aware of V.K.'s "trust" via a fax sent to us June 12, 1997 suggesting that we participate in its formation. We telephoned our friends at the Constitutional Law Center, some of whom had contacts with experts in the formation of trusts (which was something of a fading fad at that time) and were told that there was no such thing as a "holding trust", although there was no law against calling a trust a "holding trust". If you wish to consult *Black's Law Dictionary*, you can confirm that there is no such thing.

At that time she called it the V.K. Durham "Holding Trust" and also (on the same page) the MULTILATERAL V.K. Durham "Holding Trust". Since then it has been called The Durham Family "Holding Trust", The Durham (Intl. Ltd.) Holding Trust (TIAS 12087) and several different mixtures of the above names. The bottom line, however, is that she never formed and registered a trust. She didn't know how and didn't have the money to hire someone to do it for her.

What she does have is a wild and vivid imagination that for many years let her see herself as Queen of the World and so she is constantly inventing new scenarios to maintain that charade. That she laments so constantly that no one in the U.S. government will answer her letters is confirmation that she long ago lost all credibility. Frankly, it is a travesty that we must waste our time responding to her groundless attacks. (We will return to the "Trust" later.)

## INCREASING VIRULENCE OF V.K.'S RECENT ATTACKS

While we (Ekkers) have been in the Philippines for some 4½ years, a lot of our records and correspondence have disappeared. Fortunately, we brought some with us that will allow us to copy into this document enough of our correspondence with V.K. to give the reader a reasonably good idea of our efforts to assist her and the reasons we terminated our support—as well as her virulent reaction, which has only escalated exponentially over the five years intervening. We say “exponentially” due to the vileness of her most recent accusations as exemplified by a few of the “headlines” bannered some of her recent Internet postings with a few excerpts from each:

[Note: Throughout the Affidavit we will attempt to put all quoted material (from sources other than our own) in the following font called Arial. Material originated by Ekkers and others “on our side” will be in this font called Times New Roman. We will bold our comments when they occur within quoted material.]

**[QUOTE:]**

**IMPORTANT! EKKER-SAUDI/IRAQUI CONNECTION** Note from VK Durham: (SIC)

This information came out of Saudi Arabia. It is not accessible on U.S. websites. But it is hard, irrefutable evidence of the GAIA-EKKER-SAUDI-IRAQUI and U.S. banking connection.

SCRIBED QUOTES THROUGH THE PEN AND ARTICULATE HAND OF UTHRANIA SEILA AKA HRH SAUDI CROWN PRINCESS RANIA BINT ABDULAZIZ IBN ABDULRAHMAN IBN AL-SAUD[,] CO-COMMANDER OF THE HOLY AND MOST ARTICULATE AND BRAVE SAUDI NATIONAL GUARD OVER ALL OUR NATIONS CO-SUB-COMMANDER-IN-CHIEF OF THE IRAQI FORCES AND PROTECTOR OVER THE MOST SOVEREIGN ARAB REPUBLIC OF EGYPT BY MANDATE OF MY FAMILY'S LOYALTY AND GRATITUDE TO THE FORMER PRESIDENT GAMAL ABDEL NASSER, PERMANENT SECRETARIAT ON BEHALF OF THE KINGDOM OF SAUDI ARABIA **[END QUOTE, BEGIN NEW QUOTE:]**

## GAIA-EKKER-ST. GERMAIN-HATONN CONNECTION

This is THE GAIA-EKKER “HATONN, ST. GERMAIN CONNECTION” WHICH IS THE “TAPE RECORDED STATEMENT OF HATONN-EKKER, FEB-MARCH 1998 AT THE GUILARMI HOTEL, MAKATI CITY PHILIPPINES” REGARDING “FABRICATION OF BONUS 3392-181 DOCUMENTS, TAKING THE ENTIRE GLOBAL ECONOMIC & FINANCIAL CONDITIONS “HOSTAGE” and ONLY V. K. DURHAM, WOULD KNOW THE TRUTH. THIS IS THE DOWN OF THE U.S. DEPT. OF THE TREASURY & FEDERAL RESERVE “ORIGINATORS”.. ON ALL THOSE “BOGUS GOLD DERIVATIVES” WHICH CANNOT NOW “PERFORM.”

WAR: GERMAIN IS HATONN IS  
PRINCESS RANI OF SAUDI ARABIA

From: V. K. Durham

To all Citizens of the United States who do not want this country or the entire world to be ENGULFED in an ALL-OUT WAR, go and read “MESSAGE 407” which was posted last evening, January 7, 2003 @8:29pm, on RMN ~ Yahoo, and which was entitled “CHAPTER EIGHT.”

Fellow Americans, CHAPTER EIGHT was written on August 8, 1994.

The following is the “scribed signature” of the “encryptions” translated, which were written by: HRH SAUDI CROWN PRINCESS RANI [ETC.]...

“SCRIBED QUOTES THROUGH THE PEN AND ARTICULATE HAND OF UTHRANIA SELIA” and so on ... in other words, Doris J. Ekker or Hatonn.

The encrypted messages of HATONN—DORIS J. EKKER and/or DORIS J. ELOISE—are contained in this CHAPTER EIGHT:

[Let us pause to be sure the reader can follow V.K.'s convolutions. The following numbered paragraphs were allegedly written in 1994 by Princess Rani, Co-Commander of the Saudi National Guard and Co-Sub-Commander of the Iraqi Forces, who is also Saint Germain and Hatonn, and who now turns out to be, according to V.K., none other than Doris J. Ekker. The “Message translation” is done by V.K. Durham. It is these “translations” in the context of 1994 that reveal the extent of either her inability to distinguish between “then” and “now”, or her deliberate invention of outrageous accusations with which to bombard “those Ekkers and their GAIA cult” in an effort to prevent the use of the CSEML asset.]

1. “Here in Washington it has been met with the severest of all complexities, insofar as the Deputy of Finance is concerned. Controlled currency, diplomatic style, has finally succumbed to the immediate unavailability of dramatic style.

(Message translation: A meeting was held in Washington, District of Columbia, between the MUSLIM SAUDIS-IRAQIS and the Deputy of Finance [U.S.] regarding how to “Collapse the U.S. Dollar.”)

[Since the U.S. has no Secretary of Finance, there is no “Deputy of Finance”, nor is it likely that Iraqis were meeting in Washington in 1994. This suggests that not only V.K.'s translation is idiotic but also that the “message” itself is a complete fabrication, probably by someone unfamiliar with the U.S. system.]

2. “The American Dollar, which has so far succeeded in changing its style once or twice, as far as the Federal Reserve is concerned, is intent once again on performing non-diplomatic service to the chagrin of those imputed minions (look up the word minions).” **[Minions = followers]**

(Translation: the Deal was cut to use the “BOGUS GOLD INSTRUMENTS” based on the BONUS 3392-181, between THE SAUDI'S BANK OF JEDDAH and THE FEDERAL RESERVE BANK—to once again BANKRUPT THE UNITED STATES BY “FRAUD” as the lead, and primary BANKING WAR, brough (?) an assault upon the United States' economy and financial institutions.)

[If there were any “BOGUS GOLD INSTRUMENTS” based on the BONUS 3392-181 in 1994, they had nothing to do with either GAIA or the Ekkers. If, as V.K. stated above, this Chapter Eight was written August 8, 1994, Russell Herman was still alive. (He died August 29, 1994.) But even that idea is not as ridiculous as a Deal cut between the Saudis' Bank of Jeddah (Muslims abhor usury) and the Federal Reserve Bank (whose International Banking Cartel (IBC) owners have used usury to get control of most of the economies of the world). Skipping to Paragraph 5:]

5. “Fear not. Old Hatonn has the ever ending solution to your newest and most expensive problematic feature of the United States currency. Listen up folks! Resources of unequalled imaginings are beginning to take shape, and when they hit the top of the barrel, that is the crucial time that you, the public forum, must make your move. Listen with the most astute ears for the symphony of change {editor's note, the following section has to refer to the Illuminati sniper/team, deployed in October of 2002} — and then take with a BULLET in the HAND the EARS OF CONGRESS in forced exchange rates.

(Translation: Documents {from personal files kept by a former secretary} consisting of INTER-OFFICE MEMORANDUMS, NOTES, DIRECTIVES, etc. from this GAIA CULT LEADER HATONN, who is Doris J.

Ekker and no one else, do state that “WAR IS TO COMMENCE HERE AT HOME.” While other documents, handwritten in nature, also describe the GUNS BEING BURIED ON THE TEHACHAPI FARM OF THE EKKERS, which may have been used by another UFO CULT known to the Ekkers. {People who are engaged in Treason will certainly not be concerned about violating California' oppressive gun control laws.}

[In the paragraph V.K. has inserted {editor's note, the following section has to refer to the Illuminati sniper/team, deployed in October of 2002}. May we remind the reader that more than eight years passed between the writing and the sniper attacks? We believe that should seriously reduce V.K.'s credibility.

It is not within the realm of possibility for a rational, sane person to personally meet Doris J. Ekker and reach the conclusion that she is “GAIA CULT LEADER HATONN”. In all of their lives, neither Doris J. nor E.J. Ekker have ever been members or participants in any Cult, let alone one of their own making, nor do either of them know of “another UFO CULT”. Doris “scribes” for Hatonn and if he stated, as is claimed by V.K.: “WAR IS TO COMMENCE HERE AT HOME”, that would seem to enhance his credibility since, on September 11, 2001, President George “Dubya” Bush declared war.

[V.K. concludes:]

\*\*\*\* Go back to the beginning, and remember WHO SIGNED THIS DOCUMENT: Princess Rani is the same as HATONN who is the same as ST. GERMAIN who is Doris J. Ekker of the GAIA CULT. The GAIA operation cannot show “color” on the floor of any bank or brokerage [whatever that means], nor in any court of any jurisdiction, when it comes to the ownership of the Peruvian Commodity Contract, Bonus 3392-181, of 1875: the Durham Trust can do this, and they cannot. **[END QUOTING]**

Ekkers have never heard of Princess Rani before V.K.'s latest fairy tale. Perhaps she is also a figment of V.K.'s imagination similar to Prince Bandar of Brunei. After some two years of “sending copies” to Prince Bandar in Brunei, someone must have got her to understand that there is a Prince Bandar who currently acts as the Saudi Ambassador in Washington, D.C., but no such person ever in Brunei. Saint Germain has been around a very long time, having been very popular in the 1930s in a series of books written by Godfrey Ray King. A group of his readers, led by the Ballards, formed a group (V.K. would be sure to call them a cult) that called themselves “The I AM” group, which remains strong and viable at Mt. Shasta, California to this day. The first time Mrs. Ekker scribed for Gyeorgos Ceres Hatonn was in 1987; we know of his name appearing in books as early as 1954. Obviously, one hat will not fit all four of those entities. So much for V.K.'s omniscience. Still, it seems we must respond to her accusations no matter how drunken and ridiculous they become. (If a reader observes her writings closely, one will notice that she becomes evermore didactic and demanding near the end, a sure sign of inebriation.)

A couple of weeks ago V.K. was insisting that GAIA was a Muslim operation (“because Ekkers had become Muslims”) in a transparent attempt to get GAIA on Mr. Bush's Terrorist List. Now that it has become clear to her that that failed, she is trying another approach. Here is the “new” headline plus a few excerpts from the posting:

NOW THE EKKERS MUST WORRY ABOUT  
AL QAEDA \*LINK\*

“...concerning the Ekkers of GAIA and Al Qaeda network of fundamentalist groups. ...regarding the UNDERWRITING OF THE AL QAEDA, with the intent to take down “the United States of Israel”—as Doris J. Ekker calls it **[from Alan Dersherwitz in 1988]** — and The U.S. Department of the Treasury and the FEDERAL RESERVE BANKING SYSTEM...



“Why would the EKKERS of GAIA defraud these desperate MUSLIMS who, in their own minds, were simply going to get back at the UNITED STATES for “FREEZING ALL THE BANK ACCOUNTS OF Iran” and for the CONFISCATION OF IRANIAN INVESTMENTS here in the United States, back in the early 1980’s?”

“...In all fairness, I WOULD BE WORRIED, too, if I had just DEFRAUDED “THE AL QUAD, AL QAEDA, ALL KADA, ABBU SAYEFF, MORO ISLAMIC LIBERATION FRONT Leaders” and their people out of APPROXIMATELY “\$15 TRILLION DOLLARS GOLD.”

The reason I say “\$15 TRILLION DOLLARS GOLD?” The EKKERS of the GAIA have operated outside the U.S. since 1997. They averaged (per Ron Kirzinger) “\$5 TRILLION DOLLARS PER ANNUM” in false instruments drawn on the Bonus 3392-181. 1997 to 2002 is FIVE YEARS. [Really? V.K. must have run out of fingers due to holding her wine or a cigarette in one hand. Our agreement with the U.S. Treasury was reached in 1996, not 1997, and we agreed that we would not issue more than \$5 trillion per year so as to not unbalance the world financial system. V.K., in her usual omniscient manner, has attributed a statement to Mr. Kirzinger that he would not make. Besides that, she lies.] The five years of \$5 TRILLION DOLLARS in Bogus “Gold Instruments” thus equals \$25 TRILLION DOLLARS GOLD, some “50% OF WHICH WAS PUT UP FRONT by the before mentioned AL QUAD, AL QAEDA, ALL KADA, ABBU SAYEFF, MORO ISLAMIC LIBERATION FRONT groups” IN “GOLD” for the Ekkers’ WORTHLESS INSTRUMENTS and their JOINT VENTURE AGREEMENTS etc.

...Now—taking into consideration that THE corporate U.S. FEDERAL GOVERNMENT has assumed a “HANDS OFF POLICY” regarding THE EKKERS OF GAIA, what seems like it is possible for them to enjoy, as a “future”??

Dear Friends, I am not of the OPINION, that Al Quad, Al Qaeda, All Kada, and Abbu Sayeff with the Moro Islamic Liberation Front leaders and other members, will take such a kindly “HANDS OFF POSITION.” Surely they now know that THEY WERE “TAKEN” AND that they were DEFRAUDED OUT OF THEIR APPROXIMATE \$15 TRILLION DOLLARS in “GOLD”, to purchase these BOGUS “Gold Instruments.”

The purpose of which, they were led to believe, WOULD TAKE DOWN THE “GREAT SATAN” of the UNITED STATES OF AMERICA, which would DESTROY THE FEDERAL RESERVE BANKING SYSTEM and which would TAKE DOWN THE U.S. DEPARTMENT OF THE TREASURY, ONCE THE TIME AGREED UPON IN THE AGREEMENTS, CAME DUE FOR PRESENTMENT TO THE U.S. DEPT OF THE TREASURY AND TO THE FEDERAL RESERVE.

This was the SCHEDULED BANKRUPTCY OF THE UNITED STATES which was planned for and HOPED FOR, to arrive IN FEBRUARY, 2003.

Does the Koran grant forgiveness to thieves, swindlers, and those who falsely attest to their belief in Islam, for the sole purpose of defrauding others?? Therein hangs a tale.

V. K. Durham, CEO and the Signatory ~

The Durham (Intl. Ltd.) Holding Trust (TIAS 12087)

[We are excerpting from some 200 or more pages of V.K.’s invective which, like a cluster bomb, is going off in all directions. As an example, here are a few short ones:]

Date: Sun Jan 12, 2003 1:34 am ...GAIA of the Environmental Protection Agency & Department of Natural Resources took a SUPER HIT from the Bush Administration. The Bush Administration issued guidelines that could result in the loss of federal protection for up to 20 million acres of swamps and bogs, in compliance with a Supreme Court Ruling two years ago.

Date: Dec 26, 2002 ...During the 1980’s & 1990’s THE UNITED STATES LOST OVER “3 MILLION FARMS” due to PREDATOR BANKING. LOST BY PREDATORY BANKING, are currently “uncountable.” ...THE GAIA Department of Natural Resources has forced MOM & POP business’s OUT OF BUSINESS to make way for MEGA CORPORATIONS who were enticed into the states, WHO PAY NO TAXES?

Date: Nov 24, 2002 ...Many of you have not understood the gravity of the GAIA issues when presented by me, to you previously. Some thought THE EKKERS are part of the “news networking,” and “surely this cannot be true.”

THE EKKERS and their GAIA PROJECTS WERE “UNDERWRITING THE JIHAD AGAINST THE UNITED STATES (which, incidentally, includes each and every Free American, including YOU) by using BOGUS INTERNATIONAL BANKING & FINANCING INSTRUMENTS—BY ACTS OF FRAUD—AGAINST WHAT WAS “INTENDED” (BONUS 3392-181) TO KEEP ALL AMERICANS FREE FROM WHAT HAS AND IS ONGOING AT THIS TIME. Has it sunk into your thinking process, they had stolen (or tried to steal) 48% of \$206,858,581,465,280,000,000.00 GOLD COLLATERAL from you, as American People, which was intended originally to make secure and certain our American Industry, American Manufacturing, American Jobs, Health Care, Housing, Research & Development?? For all generations in the future?? It did not sink in your minds, that THE EKKERS had stolen from ALL OF YOU and Underwrote the AL QAEDA with what was intended for the uses as before mentioned.

Additionally, on MAY 23<sup>rd</sup>, 2001 sufficient evidence was tendered by HAND to the U.S. Secret Service, Omaha Nebraska Field Office Agents, David Kennedy and Marty Gillam, when visiting the home. Had this information been acted on at the time; THE WORLD TRADE CENTERS MIGHT STILL BE STANDING.

Date: Dec 26, 2002 ...Something BIG is in the WIND. All of us must stay on this. OSAMA Bin Laden is just a “smoke screen.” If the U.S. was serious about getting the “Al Qaeda”... THIS GAIA EKKER “Underwriting” of the AL QAEDA out of the Philippines would have been stopped when we handed in hand, and provided the Hard, Irrefutable Evidence on May 23, 2001 to the U.S. Secret Service.

The GAIA-EKKER “PROJECT PHOENIX” is the key to this latest “OPERATION PHOENIX” of Rumsfeld. [U.S. Secretary of Defense.]

...Keep in mind, AS FREE AMERICANS you are looking at an ADDITIONAL U.S. DEBT over and above the CURRENT “U.S. DEBT”. The additional DEBT is:

\*\*\* the 48% of the \$206,858,581,465,280,000,000.00 allowed into the BANKING SYSTEMS on the BOGUS “BONUS 3392-181” COMMODITY CONTRACT PUT OUT BY THE EKKERS through the GAIA PROJECTS. In a Public Notice, Published Agreement to split 50-50 with the U.S. Fed. Government, on non-authorized transaction by GAIA on Property owned by THE DURHAM (INTL. LTD.); HOLDING TRUST (TIAS 12087), which is defrauding Nation after nation, destroying SOVEREIGNTY AFTER SOVEREIGNTY OF NATIONS OF PEOPLES GLOBALLY.

The Ekkers and GAIA have worked throughout the ASIAN and MUSLIM Nations underwriting the AL QAEDA, or ALL KADA etc., lodging the DEEDS OF ASSIGNMENT FOR CONSIDERATION and JOINT VENTURE AGREEMENTS (50% down in Gold) lodging same in THE ISLAMIC & ASIAN BANKS. HATONN in additional INTER-OFFICE memorandums and TAPE RECORDINGS OF GAIA MEETINGS cited PRINCE BANDAR as putting up 20% of his NATION’S WEALTH to back GAIA.

[How could a reader of such material distinguish it from the truth? Especially if the reader was not really fluent in

English. It is certainly bizarre, which could be a clue, but so is the impending U.S. attack on Iraq. The tape recording mentioned above is a conversation about Brunei and we know there is no Prince Bandar in Brunei. Of course, the outlandish numbers V.K. uses could also be a clue. There is a sure way of learning the truth, however, and that is to study the GAIA materials—especially as concerns the sovereignty of individuals and nations. GAIA regularly furnishes its materials and documents to qualified persons in government, banking and project development; GAIA reserves the right to ignore “nuisance” inquiries. Following is another “twist” from the same V.K. writing as above.]

OUR RIGHTS EQUAL OUR CHARACTER

“We must support our rights or lose our character, and with it perhaps our liberties”, said James Monroe at his Inaugural. It is only when the people become ignorant and corrupt, when they degenerate into a populace, that they are incapable of exercising their sovereignty. The people themselves become the willing instruments of their own debasement and ruin.”

This GAIA Religious Cult grew in strength during THE CLINTON ADMINISTRATION. Judging from the IMPEACHMENT proceeding, Mr. William J. Clinton was far too involved in SEXUAL ACTIVITY to pay too much attention to the GLOBAL AFFAIRS of the United States. As long as Mr. Clinton was provided with SEXUAL FAVORS etc., it was not difficult for Mrs. Hillary Rodham Clinton and Vice President Albert S. Gore to push forward the GAIA RELIGIOUS CULT PROGRAMS. Inside POWER made it easy for THE EKKERS’ programs to move into the U.S. Fed. Res. And U.S. Dept. of the Treasury. Memorandums from HATONN state that those involved were LAWRENCE SUMMERS and RUSSELL MUNK), therefore becoming a “TROJAN HORSE” INSIDE THE U.S. FED. GOVT. OFFICES OF PUBLIC TRUST, and on into our State and Local Governments through THE EPA and DNR agencies.

[So now we know how Ekkers took over the Environmental Protection Agency and the Department of Natural Resources. What we cannot figure out, however, is “What good does it do for V.K. to paint us with that brush?” The theme running through most of her accusations seems to be to try to get someone with power or guns to assault Ekkers and stop them from using the CSEML asset to restore sovereignty to the Third World Countries (TWC). Who is she trying to irritate into action with these silly allegations?

Next we will look at one of V.K.’s overt and slanderous attempts to interfere with GAIA’s business relationships and sources of funding. This was posted via the Rumor Mills site November 20, 2002 by someone calling itself “Patriotlad” who introduces it with: “Granny Hermann continues with her attack on the Ekkers —.”]

The Saudi Royal Princess “Rani” subscribes to be THE CO-COMMANDER-IN-CHIEF OF THE IRAQI FORCES while scribing for HATONN.

While the HATONN (Doris J. Ekker, with 21 Registered Alias’s {sic} in Kern County Records Records) solicits MONEY CONTRIBUTIONS, it has been discovered from their own records OVER \$90,000.00 CASH is contributed MONTHLY by unsuspecting VICTIMS. Many of the VICTIMS have signed over their Living Estates, Social Security Income etc. This is the connection to the DEPARTMENT OF HEALTH AND HUMAN SERVICES which GAIA CULT MEMBERS are actively employed as employees.

WHILE CONTRIBUTING to the DOWN AND OUT EKKERS of CONTACT: THE PHOENIX PROJECT JOURNAL; Unsuspecting American Citizens have been “CONTRIBUTING TO THE AL QAEDA”, THE SLEEPER CELL “HATONN RELIGIOUS CULT” also known globally as GAIA.

[We cannot speak to V.K.’s allegation that Princess

Rani is THE CO-COMMANDER-IN-CHIEF OF THE IRAQI FORCES or whether she might scribe for HATONN. We don't know if there is such a person. We can surely assert that Doris J. Ekker does scribe for Hatonn and that she has registered at least 21 Also Known As "pen names". That seems to be the proper and honest way to handle it. We note that Granny uses several different names; we wonder if she has straightforwardly registered any of those?

\$90,000 per month? Don't we wish! V.K. must have been smoking something stronger than Marlboros when she did that arithmetic. It appears she is only off by one zero, however, since the OVERHEAD at the farm, CONTACT, and the New Gaia health products store were running about \$9,000 at that time. There are no assigned "Living Estates, Social Security Income", etc., to any entity with which Ekkers have had, have, or will ever have anything with which to do. "Contributions" (V.K.'s word) are ALL accounted and treated as loans and will be repaid.

Ekkers have no connection to the Dept. of HHS and do not know anyone who does. There are no "GAIA CULT MEMBERS" that have any connection to Global Alliance Investment Association. If there is a GAIA CULT somewhere, Ekkers are not aware of it, or of any connection to HHS. Neither do Ekkers know any person even remotely alleged to be connected to Al Qaeda, unless it might be V.K.'s old friend, Elly Pamatong, who now leads a Fundamentalist Christian sect.

Ekkers have no knowledge of a "HATONN RELIGIOUS CULT". There seem to be a lot of scribes and speakers for a lot of Hatonn but the one who helps to guide Ekkers is an outspoken critic of Cults, so we would doubt He would be involved.

Those few paragraphs, however, will convict V.K. Durham of slander, libel, and malicious interference with business relationships, among others. We will take care of that after we complete our work here. There are others treading on the same thin ice. One of them is introduced as follows by Patriotlad:]

Patrick Bellringer created a Prophetic Message and it was moved on October 27<sup>th</sup>, 2002, although many people did not receive it until several days later. Bellringer writes about the Ekkers—

{This is a prophetic message for the Ekkers who are living in seclusion in Manila of the Philippines.} For too long you have been working in the darkside "spin zone" and have misled many people. For many years you were honored Truthbringers respected for your wisdom and Light. Despite harassment from the angels of darkness, you were able to bring much Truth from our Pleiadean friends to Earth Shan's people. It is now nearly five years that you have allowed your energies to be diverted to less honorable use.

You have purposely used the Contact newspaper to disseminate your words of negativity far and wide under the guise of goodness. The time is at hand for you to reap the Karma that you have sown. You have verbally berated and ridiculed many present day Lightworkers and Truthbringers, including those of the Spectrum staff, Bellringer, the Dove of Oneness, and NESARA White Knights.

You have condemned NESARA and all the freedom, abundance and peace that it brings to Earth's people as garbage and "hog swill". You not only have attacked the Truthbringers but you have also attacked their message. This nonsense on your part is unacceptable and must stop.

When the Angel of Truth and Justice enters your doorway, you shall be faced with some very serious and immediate choices. You have the choice to return to Truth and Light or to continue to walk in error.

[Poor little Patrick H. Bellringer. He is an idealistic, misguided young man that, even in his late teens, was very adroit with the computer. He wanted to set up a Website for CONTACT and the PHOENIX JOURNALS, which was

permitted, with reservations. When Dr. Ed Young, Rick Martin and Ray Bilger tried to steal the corporations, Contact, Inc. and Phoenix Source Distributors, this young man went with them because it had been them that lobbied so hard to get permission to set up the site. Since then, he has made mistake after mistake. He first pushed the Spectrum material, then got involved with "Dove of Oneness" who got him involved with her "White Knights" and NESARA, the acronym for a legitimately proposed law (although it has not yet, in more than 12 years, found a congressional sponsor) that would reform the U.S. financial system. The Dove has somehow usurped NESARA and claims it has been secretly passed and poor Bellringer cannot give up the dream. His site is at fourwinds10.com.

Bellringer served a stint as the conduit for V.K. Durham's pronouncements but when she had the temerity to reveal Dove as a phony, his choice was to stay with Dove. V.K. had to find another "home", which seems to be with Rayelan Russbacher at Rumor Mill News. Portions of the "feed" to RMN seem to come from Barbara Hartwell, a self-proclaimed MK-Ultra survivor, and an anonymous "Patriotlad" that sometimes sounds like V.K. and other times like Rayelan. (Just recently V.K. has pronounced that Dove and NESARA are none other than Doris J. Ekker.) Patriotlad provides sort of a summary to the above:]

Gentle reader, connect the dots: Granny Hermann asserts that former President George H.W. Bush "privatized" the Environmental Protection Association [Wow, we thought it was "Agency".] and that it has been, in effect, taken over by GAIA worshippers who masqueraded as legitimate friends of the Earth, in the Sierra Club and in other "left-wing" groups. Granny H. asserts that the nucleus of this GAIA is an Al Qaeda sleeper cell organized by the Ekkers, and now operating from the Philippines—which is exactly where the mass media have been telling us that Al Qaeda and Muslim fundamentalists have been deeply entrenched for many years!! Granny H., aka V. K. Durham, included the following comments in her lengthy e-mail of October 29<sup>th</sup>—

[We can forego those comments since they have already been quoted. V.K. did what might qualify as a "summary" of her theory of how things are, the last three pages of eight which we will quote verbatim, inserting our comments as we go because it is quite long and very convoluted.]

#### THE ILLUMINATI AND THEIR FINAL SOLUTION

Two clever and canny triple agents, intelligence operatives who have been long-standing scam artists and confidence swindlers, have conspired to usurp the lawful ownership of the Peruvian Commodity Contract mentioned above: their names are Doris J. and E.J. Ekker.

E.J. Ekker was once and may still be an asset of U.S. Naval Intelligence, and he is a clever, dangerous man with extraordinary abilities of persuasion and with his own networks. [No. E.J. has never knowingly even met a person working for USNI, let alone worked for them.] After years of running a "New Age" operation, involving "channeling" secret messages from a Spaceship Commander named Hatonn, and setting up dozens of partnerships and New Age propaganda fronts, the two Ekkers fled the United States with some \$17 million in gold, gold coins and cash. [V.K.'s wine is already showing. Ekkers were accompanied by four people on their trip to Manila. Even in those days you couldn't get on an airplane with as much as \$10,000 in cash; \$17 million in gold weighs more than one and one-half tons. If Ekkers had that kind of money anywhere, would they have given up their home in Tehachapi to foreclosure?] They had been instrumental in founding the legendary UFO cult of Tehachapi, California, and they moved to Las Vegas where they registered, over time, some two hundred different corporations and corporate shells.

Their "métier" [trade, profession] was to seek out and swindle elderly U.S. citizens with their philosophy of "redemption from the Pleiades" or rescue by starship commanders, and so on. [Ekkers have founded no cult, never moved to Las Vegas, and have not swindled anyone.]

They even founded a church in California, which they then used to sue themselves, to build up their "Victimology." [Ekkers have never been sued by a church.] By all accounts, Doris J. Ekker is one of the most brilliant researchers ever known. She definitely studied the whole history of the Khazars and their conversion to Judaism, and when writing as "Hatonn" or G. Hatonn, she created the most virulent possible propaganda, almost all of it directed at the modern creation of Israel. [Wouldn't she like to get the Israelis after the Ekkers?] For reasons which are not clear, now, the two Ekkers then moved into adopting the signs and symbols of GAIA worship, even while professing to be Muslims, and loyal to Islam. [Ekkers have never professed to be Muslims. Since coming to the Philippines they have made many friends who are Muslims, and they have studied and written about Muslim (non-usury) banking.] They even created a corporation which has GAIA as its acronym. And they continue to perpetuate the idea that this corporate shell has the true ownership of the Peruvian Bonus 3392-181 Commodity Contract. [The last two statements are true.]

The Al Qaeda network of Islamic groups was created in the wake of the Iranian hostage drama, and because the United States—with its leadership being dominated by the Illuminati-controlled Council on Foreign Relations—had seized so many Iranian assets. After many years of very slow growth, the Al Qaeda suddenly "took off". And there are two reasons for that ... the decisions made by Osama bin Laden, who was once the good friend of the U.S. in the fight against the Soviet occupation of Afghanistan ... and the defection in place of the Ekkers. Using their alleged ownership and control of the Bonus Contract, the Ekkers have been actively funding the Al Qaeda since arriving in the Philippines some five years ago. [Since arriving in the Philippines Ekkers have not funded anyone, including themselves. Most of their support comes from friends, relatives, their own Social Security, and a small pension.]

The Ekkers are triple agents. They are operating their financial terrorism on a worldwide basis, and they are determined to destroy the entire financial system of the western world, and all of the allies of the United States. Their plan? To use their fraudulent control of the Bonus Contract to seize the assets of the Federal Reserve System, to bankrupt the United States Treasury and thus, the whole of the country, by demanding payments to be made in gold to a new monetary entity which will be known as the AMB or the Asian Monetary Bank. Having foreclosed on the U.S. Treasury and having destroyed the assets of the swindlers at the Federal Reserve, the Ekkers and their pseudo-Islamic propaganda machine will then install a Marxist-style "Peoples Democracy" to govern the regions of what was, once, the United States. [Most of the above paragraph will be familiar to people who have spent time with V.K. With the exception of the AMB and "Peoples Democracy", those are the goals that V.K. has espoused. Ekkers would not damage the U.S. Treasury or the FED because those are the debtor and guarantor of the debt to GAIA. To destroy them would leave GAIA with an empty sack.]

They will only usurp the constitutional States governments, they will not usurp the unconstitutional "federal" laws which may be of any help to them along the way. [Ekkers have no plan or desire to "usurp" ANY laws and to include an accusation against us in the same paragraph with a "revelation" about the Illuminati does not make us Illuminati.] Thus, the Illuminati plan to create

order out of chaos will do what satanists have always done—betray their closest allies in the Federal Reserve system's families—and then foreclose on all they own, and all they have liened, which is the whole of the persons and property of these United States!!

But the Ekkers and their confederates in the secret police state of modern China, were not counting on the re-emergence of Dona Vina K. Durham, the lawful CEO and Signatory of the Durham Trust, which does and has controlled the Peruvian Bonus Contract for a long time. **[Ah, have another swig, Dona Vina. V.K. is really beginning to hit her stride now.]**

They were not counting on the trustees of the Durham Trust putting the full faith and credit of those Two Hundred Six Quintillion dollars into a fund backing the whole of the United States, the whole of the Latin American world, and backing the principal allies of the U.S. in other parts of the world, Australia included. **[If those DOLLARS are worthless, what good does that do?]** The Ekkers and their associates have whipped up an Islamic fervor by funding the Al Qaeda and it is a fact that this network is growing rapidly in their area, in the Philippines and Malaysia and Indonesia. **[Poverty is the problem and Ekkers are busily showing the peoples of these small nations how they might raise themselves out of poverty by regaining their sovereignty. There are many "rebel groups" in South East Asia besides what V.K. might refer to as Al Qaeda, a member of which we have never knowingly met, and the solution to their problem of being controlled through poverty begins with regaining control of their currencies through the use of gold. V.K. consistently accuses Ekkers of "tearing down", "foreclosing", and "destroying". No, Ekkers are offering solutions to problems which allow "building", abundant funding for legitimate projects, and individual sovereignty.]**

But how will the fundamentalist Saudi Arabs, and the Pakistanis, and the Muslims of south Asia and the Archipelago react when they finally realize that the Ekkers are working for the Illuminati?? When they finally realize that the Ekkers and the oligarch of British Zionism have as their gods and goddesses the ancient Planetary Gods?? That they are not just apostate Muslims, but False Flag Muslims?? **[Wow, was that a Marlboro, or something stronger? Not many paragraphs earlier Ekkers were given credit for having "created the most virulent possible propaganda, almost all of it directed at the modern creation of Israel", which has been demonstrated to be the same as British Zionism.]**

These States United were founded by honest means and lawful methods: the governments here were created by and with the consent of the governed—the Ekkers and the Illuminati swindlers who stand behind them are trying to use "the rule of law" to put into effect a one-hundred year old plan to recreate human slavery. To recreate the old Plantations of British colonialism. **[Quite the contrary—those "plantations" still exist and it will be the effort of the Ekkers that will allow those peoples to free themselves.]**

They are doing so by plotting to defraud the biggest fraud-makers going—the owners and governors of the Federal Reserve System. They do not seek to augment human happiness with the benefits of free markets, libertarian principles, and fair trade!! They seek to ruin all for their own benefit, to sell out the country of their birth and to sell out the whole population of the Americas, to make them indentured servants on a plantation run by those who worship the Planet Gods, and their atheistic allies in communist China. **[Inebriation must have gotten the best of V.K. How can you roll the Illuminati, the British Zionists, and the "atheistic allies in communist China" all into one?"]**

That is the nature of their plan. It is devious and subtle. But is all based on fraud, and fraud vitiates all. The Durham Trust stands ready and willing to

repel this financial terrorism coming from the Philippines' base of the Ekkers and their communist allies. The Durham Trust stands ready to guarantee the rights and liberties of the people of these States united, and of our neighbors in Latin American countries, who should be our dearest friends and allies.

Read up on "the Tripod" and J.P. Morgan and the Pirate of Peru.

Then decide—for Liberty—and against the slavery of those who worship the ancient Planet Gods, and their minions who recognize no God of any kind, at all. **[How is that for a grand finale? The next two are short; the first one is dated November 25, 2002 and is headlined:]**

ISLAMIC DEVELOPMENT BANK'S, AND LEGAL COUNSEL

"READ IT AN WEEP, E.J."

Gentlemen: As the "Original Owner of BONUS 3392-181 "COMMODITY CONTRACT" which your Banks and your nation is currently experiencing a bit of a problem with BOGUS GOLD DEEDS OF ASSIGNMENT FOR CONSIDERATION, JOINT VENTURES AGREEMENTS ETC. THESE ARE AS WORTHLESS AS A THREE DOLLAR BILL. RUSSELL HERMAN "OWNED" NO INDEPENDENT "PORTION" OF BONUS 3392-181 TO "ASSIGN TO THIS EKKER-GAIA CULT." Presently, your problems with the United States warrants you looking further into these matters of BOGUS INTERNATIONAL BANKING AND FINANCING INSTRUMENTS PUT OUT BY "EKKER-GAIA" out of the Philippines. The Bangko sentral ng Philippinias know these documents are BOGUS-FICTICIOUS.

E.J. and Doris J. Ekker:

The SEALED INSTRUMENTS, Sealed by the SOVEREIGN SEAL OF Peru, August 21, 1989, identifying, DONA VINA DURHAM as "Owner" are going to the ISLAMIC & ASIAN DEVELOPMENT BANKS, WHICH, E.J. and Doris J. Ekker of the HATONN GAIA RELIGIOUS MESS, as you know, does not have RUSSELL HERMAN'S NAME ON IT as "OWNER."

Your raiding of OTHER PEOPLE'S PROPERTY is coming to a "sudden end."

V. K. Durham, CEO

[We have confidence that "the ISLAMIC & ASIAN DEVELOPMENT BANKS", if any read V.K.'s messages on the Internet, or here in this document, will soon see that the contract referred to explicitly names Cosmos Seafood Energy Marketing Ltd. as the OWNER, not Dona Vina Durham. The jurat attached, which also seems to act as a receipt for the money paid, is made out to Dona Vina Durham, the individual who paid for the jurat. The next is a short, virulent personal attack dated December 27, 2002. We will use it to reintroduce the subject of the "DURHAM HOLDING TRUST":]

"HOW THE EKKERS' CAN FUND THE AL QAEDA WORLDWIDE."

Excerpt from page 2 of 7

"There is no DURHAM HOLDING TRUST," cries Doris J. Ekker, who lives as an expatriate (read: scoundrel, fugitive from justice, confidence schemer), in the Philippines. This plaintive wailing clearly demarcates the desperation of the EKKERS' and their GAIA operation, which is currently underwriting the Al Qaeda (the Al Kada in Africa), and doing so, all while operating with the hidden agenda of creating a new "global religion" which will overthrow the very Islamic culture which is now intent upon terrorizing the U.S. and its allies. How is that for a Triple Play: two citizens of the United States who profess to be followers of Islam, who are intent on bankrupting and destroying the country of their birth, and then wrecking the very FOUNDATIONS of the Holy messages given to Mohammed and set down as the Koran (or Qu'ran).

Now that's an agenda!! **[END QUOTING]**

You have just read the meanest, most damagingly malicious allegations and accusations V.K. Durham can think of to make. We have just recently learned that a case brought in Australia against BARRON'S (Dow Jones Corporation) for defamation can and will be heard in Australia, not New York City. If we can initiate a suit from the Philippines, we will do so to avoid having to wait until we can return to the U.S. Let us now return to:

THE DURHAM INTERNATIONAL LTD: "HOLDING TRUST"

We will try to stay focused on the Holding Trust topic to avoid another 1,000-page book but it will have to be lengthy to refute the 200-300 pages she has spewed onto the Internet. She has told at least a dozen different tales about when and how she happened to be the sole owner-holder of Bonus 3392-181 and is the only "signatory". If it were true, there would be only one story. What we (Ekkers) know about it is from personal experience, not hearsay, because we had been her main source of support after Russell's death in August of 1994. At the time of his assignment of his portion of 3392 to us August 5, 1993, he had asked us to work with V.K., which we did until things really began to deteriorate in June 1997. The trouble began with the following two letters: [Note: We will retype them exactly as received, extra periods and all. Editing her material for articles in CONTACT got to be a major headache—she called it her "style".]

May 28, 1997

Hey there Big Guy; [

I've been waiting for someone to finally take a good look at the IAIC Articles of Incorporation..., so I thought if I would write about it enough times, someone would KEY IN...

**[D: Rick Martin and possibly in addition, John Ray, had obtained the backup information and Annual Report of IAIC and we had discussed the unusual "Articles" of IAIC and had shared a copy with V.K. Those, in fact, became her working guidelines for what we will offer later as to V.K.'s "articles".]**

I think it is one Hell of an IDEA... but, WE are going to have to work out a FEW things... and get a TIGHT SHIP with NO LOOSE LIPS in order to pull off the NEW CORPS.

I suggest you take those original PLEDGE and ASSIGNS and "assign them to the new corps. Here is WHY;

IAIC, (this is what we are really after, face it), in 1984 was BANKROLLED with \$200,000,000. This was in GOLD. Since that time, they have been running (I suspect) on "Drug Money" from their drug operations.

The Drug Money which they are using... has a ratio of (now catch this) \$38-40 to one drug dollar. when Bush's IAIC runs it through the FEDERAL RESERVE..under 12 U.S.C. §411. This is a pretty good deal for THOSE DRUG DEALERS..

Keep in mind, to assist this BUSH "IAIC", and to "quicken the takeover in global proportions"... Clinton, in his first Executive Orders: "REPEALED THE DRUG TASK FORCE." This was done so IAIC could step up their movements and Drug Shipments with "IMMUNITY PRIVILEGES" across our Borders and bring that crap into the U.S.... without any LAW MEDDLING ABOUT.

In APRIL 1992, retired MILITARY INTELLIGENCE personnel, who had just retired from the U.S. ARMED FORCES, had been a GUARD at FORT KNOX... stopped by and told Colonel "R.H." "There was not enough Gold in Ft. Knox to fill a tooth. He further stated; I am so damned pissed off that I have been guarding THE BLACK STUFF, AND BELIEVE ME, SIR, there is NO GOLD IN FORT KNOX:..., the only thing in there is BLANKETY BLANK "DRUGS"!



Now, listen to what the man said, and think it over. This is the reason the scurry on all of these NEW GOLD MINES... The latest find out there in BLACK ROCK is a good one. This is MICRO ALLUVIALS... the OVER RUN COST OF PROCESSING "MICRO ALLUVIALS" is out of sight. There is only one successful process that "I" know of, and the man who developed the process..was murdered, so I was told... (I think I have the formula somewhere). However, the COST OVERRUN on his particular project will ultimately take the Commodity Price of GOLD s-o-a-r-i-n-g...(cant work any other way)

The way I figure this out..., (a) the BLACK STUFF in Ft. Knox can not surface, and (b) it cannot be lawfully COLLATERALIZED, and (3) the nearest figure I can come up with which is their BANK BALANCE comes off these figures;

1) Barrings Bank, Credit Lyonnaise, BOE, and several Japanese Banks (got the names somewhere) which totals approximately 10 banks, who bit the bullet for GEORGE BUSH at the time these banks (due to the unauthorized NASA and NSA USE OF THE "YOU KNOW WHAT"), went down allegedly loosing (?) \$2 B.410 M..per each.. This amounts to a total figure for all ten; \$24 B. 100 MM— Now, lets take

2) \$640 Billion Dollars. This comes from THE American NATIONAL DEFENSE SYSTEMS, and Armament, being planes, missiles etc, sold to SAUDI ARABIA during the GULF WAR, then

3) WE add up the \$30 billion dollar increments which Clinton has given away to these MILTILATERAL NATIONS such as Israel, Russia, Mexico... since HE took office. This is used for the European arm of IAIC... or THE WORLD BANK.. This is over \$120 Billion dollars.

Now, lets look at the figures—

IACA "THE BANK FUNDS"	U.S. "ALLEGED DEBT"
\$ 24,100,000,000.00	\$3-5 Trillion (Fed.R.Notes)
120,000,000,000.00	
640,000,000,000.00	
200,000,000.00	

\$25,060,000,000,000.00 [V.K.'s arithmetic]  
784,300,000,000.00 [The correct number]

My calculator does not go that high, but divide \$5 T by 38, and you should come with an answer of "actual debt ratio". **[If there is a relationship, we fail to find it.]**

Even at that, we are working (on our end) with COMMODITY GOLD, SECOND London FIX RATE, 1989 when the DEBT WAS CALLED ON THE "STANDARD CHARTER BANKS", locked in at \$420.00 as the SECOND London FIX.. "Standard Charter Banks" are TREASURY BANKS of each country. **[Really?]**

Keep in mind, there is a CONVERSION ratio on these accountings... before mentioned.

But, I think you can see WHY "Bush" wanted \$35 T... in collateral underwritten by "ME"..in 1989..and, you can readily see why THEY MURDERED HERMAN... when he would not SIGN OFF.

Now then; I like the "THEORY" proposed last evening. It (?) order for this to successfully be pulled off we must talk in PRIVATE. The MOST PRUDENT THING would be for CSEML to become a HOLDING CORPORATION "TRUST"... with everything else beneath it.

**[D: Note that she KNEW about CSEML and needed to start burying any relationship between it, Russell Herman and us. The entire corporation would have to be changed out in order to allow her to have any standing at all.]**

I know how to work this...but not at this time..on fax or phones..

Another subject. I am not getting better.: My health is deteriorating FAST. I need someone I CAN TRUST here with me at all times to relieve some of this PRESSURE, and take on some of this

RESPONSIBILITY. Also, if I don't buy this damned TRAP I'm Living in, I'm going to be forced to move, and the MOVE WILL KILL ME...(Political Pressure). **[D: Well, it obviously didn't!]**

Sis. is willing to move up here from Louisiana. But, this all takes MONEY, and I don't have the resources at this time to GUARD MY OWN ASS! Things are pretty hairy here.. and that is saying the least I can say on that subject.

VK  
 [END QUOTING]

In response to V.K.'s earlier pleas for assistance, John and Jean Ray and Jack Jones had gone to Okawville to see what they could do to assist her. John had gone WITH HER to rent a safety-deposit box and paid for it. She, of course, kept the only key. Even after Rays quit their association with her she wanted them to continue to pay for the box and her other banking costs, including SEVERAL accounts for her "donation" funds. That, we assume, was to keep each separate and unaccounted as a whole while she continued to work to get public funds. It is reported that many months the sums exceeded \$5,000 in deposits while she USED cash "gifts" and "donations".

Before the ink had dried on the prior fax, there came a "SECOND TRANSMISSION".

[QUOTING:]  
 28, May 1997 (Faxed at 9:28)

Have you kids had the time to absorb the first communication? Ok, lets take it a step further.

Yesterday, CNN and C-SPAN, GERMAN BUNDSSTAG (equivalent to our Congress), Germany is in Deep Economic Crisis; 30 B in HOCK or "DEFICIT" due to "Creative Book-Keeping"..

The "BUNDSBANK" is IN DEEP PUCKY.

As a matter of fact, every European Nation's "TREASURY BANKS" are IN DEEP PUCKY... as are the SISTER American BANKS, SOUTH OF OUR BORDERS—

All of these MULTILATERAL NATIONS; are suffering INDUSTRY, MANUFACTURING, PRODUCTION and "JOB CRISIS"...This is a GLOBAL crisis—right here—RIGHT "NOW".

Each of these nations in the MULTILATERAL "CORPORATIONS", relied on those PHONY BUSH "NASA"-NSA CONTRACTS WRITTEN ON THE "CERTIFICATE OF INDEBTEDNESS OF PERU'S "ACCRUED INTEREST"... they found out—THEY FELL FOR "WORTHLESS PAPER"...

**[D: Wow, and now she has dumped all of that "blame" on Ekkers for the problems of "Multilateral Nations" (what are those?) and Multilateral Corporations going back to 1997? This stupid nonsense is then dispersed globally on the Internet sites of Rumor Mill, Bellringer, Dove of Oneness, Patriotlad and other incredibly misinformed people like Barbara Hartwell (just to name a few.)]**

This being WORTHLESS PAPER, each nation is now facing BANKRUPTCY. This is on a Global Scale.

Now, look over those figures provisioned earlier. These figures are "MOOT"..they have crated an ILLUSIONARY FINANCIAL "NON EXISTENT STATUS" in the Global Economy... A financial status, without SUBSTANCE.

ARE YOU THINKING!?  
 VK

PRIMARY AGENDA ON THE INTERNATIONAL AGENDA IS FOOD... Food will be worth MORE THAN GOLD here within the next 3-4 years, if not sooner. EVER THOUGHT OF INCORPORATING, AND "PREBUYING American CROPS".

Just a "THOUGHT"—  
 [END QUOTING]

Some time earlier in the spring of 1997 CONTACT had published articles about the Inter-American Investment Corporation and the Deposit Trust Corporation, in which V.K. had shown some interest. John Ray and Rick Martin learned that they were not really ever incorporated so, on sort of a "hunch", we began to create new Nevada corporations with those names. IAIC went through with no problem but DTC could not be accepted because it had the word TRUST in its name, which causes it to fall under banking law.

In the U.S., "TRUSTS", such as Family Trusts, Educational Trusts, etc., are Federally Registered by "Districts", apparently conforming to Internal Revenue Service districts. When qualified and registered, they are given nine-digit identification numbers, just like Social Security or corporation Tax I.D. numbers that fit into their system. That is what makes V.K.'s "TIAS 12087" so ridiculous; there is no such thing that could possibly be recognized by any U.S. Federal entity. There, the cat is out of the bag and now you know why we have been able to say with complete confidence that V.K.'s TRUST was a complete farce.

June 12, (still 1997) we received a fax from V.K. that disclosed her plan for using a pair of TRUSTS to "capture" control of the Western Hemisphere, along with the proposed format of the TRUST document itself. Because it has been through faxes and copied besides, we will have to copy it, preserving as best we can her "style".

[QUOTING:]  
 V. K. Durham "Holding Trust"  
 an  
 Inter-American Investment & Holding "Trust"  
 Authorized, Pursuant to;  
 Treaties and Agreements between  
 the United States of America  
 and Other Governments  
 Done at Washington November 19, 1984

Note by the Department of State: Pursuant to Public Law 89-497, approved July 8, 1966 (80 Stat. 1 U.S.C. 113)—...the Treaties and Other International Acts Series [TIAS?] issued under the authority of the Secretary of State shall be competent evidence...of the treaties, international agreements other than treaties, and proclamations by the President of such treaties and international agreements other than treaties, as the case may be, therein contained, in all the courts of law and equity and of maritime jurisdiction, and in all the tribunals and public offices of the united States, and of the several States, without any further proof or authentication thereof."

MULTILATERAL  
 V. K. Durham "Holding Trust"  
 and  
 Inter-American Investment & Holding "Trust"

by Agreement done at Washington, November 19, 1984; Entered into force March 23, 1986; by [and here V.K. slips in something new] Treaty and Agreement of May 1, 1875, By Legislative Resolution April 24-27, 1875; by Presidential Authority and Proclamation May 1, 1875; by Re-affirmation, Re-Confirmation, Re-Conformation August 21, 1989; Order No. 7309; Document No. 046, Duly Authorized by Internationally Registered national Seal, in conformance with and in pursuance to 28 U.S.C. ss1740 and ss1741; Authorized by Seal, by Lawful international registered Signature of the nation of Peru, validating by Hand and internationally recognized National Seal: THE CERTIFICATE OF INDEBTEDNESS OF PERU, and its accrued interest, accruing since May 1, 1875; later assumed by the United States of America; Pursuant to Secretary of State ELIHU ROOT, Ratified by both U.S. Houses 1905-09; by Proclamation of President Theodore Roosevelt; 1905-06.

## ESTABLISHING

V. K. Durham "Holding Trust"  
and

Inter-American Investment & Holding "Trust"

these Articles Incorporated, signed by Owner of Recorded Record; which shall be governed by the following provisions:

## ARTICLE I

## Section 1. Purpose

The purpose of the before-mentioned TRUST shall be to promote the economic development of regional economic development of regional and national developing of member states of the union of Republics of the united States, [Carelessness, style, or wine?] by encouraging the establishment of industry, manufacturing, production, repairing flood devastation, encouraging water ways rehabilitation, rebuilding infra-structures, education, improve health care facilities, improving the national health care for the poor, aged, homeless, disabled, and lesser advantaged persons, rebuilding the national export by improving the national production of gross national product, by expansion, and modernization of private enterprises, preferably those that are small and medium-scale, in such a way to create jobs and shore up the Economic equity Base of the Union of Republics, and their enterprise's.

Those member Union of Republics, who's (?) participation is encouraged by government or other public entities, whereas said participation, and activities strengthen the private sector of restoration of the Economic Equity Base of the economy, are eligible for financing by the "TRUST".

**[D: Please note that there is only reference to ONE "TRUST" and thus we now understand (as we did at the time) that the full intent was to utilize anything and everything V.K. chose to use—with us paying all the bills.]**

## Section 2. Functions

In order to establish its purpose, the TRUST shall undertake the following functions in support of those referred to in Section 1:

(a) Assist by underwriting collateralized "Pledge and Assigns" from the accrued interest to work with lenders or investors, in the financing of the establishment, expansion and modernization of those mentioned in Section 1, utilizing such instruments and/or mechanisms as the TRUST [D: "read" V.K. DURHAM] deems appropriate in each instance;

(b) Facilitate their access to private and public capital, domestic and foreign;

(c) Stimulate the development of investment opportunities conducive to the flow of private and public capital, domestic and foreign, into investments in the Union of the Republics;

(d) Take each member Unioned (?) Republic state, in each states proper case proper and necessary needs and principles based on prudent administration of said Member State of the Union of Republics whereas said member state, shall submit in writing the request for "Pledge and Assign" of collateralized, bankable, negotiable instrument, stating the required need, the amount, supported by Lawful documentation as effects each member state;

(e) Each petitioning state shall prepare and submit monthly accounting of those mentioned in Section 1 "progression report."

(f) Each petitioning state shall prepare and submit monthly accounting of (1) expenditures, (2) Debits, (3) Credits, and (4) cash on hand in double column ledger accepted accounting procedures;

(g) To assist the original U.S. Department of Treasury of the Constitutional Government of the Civil Government of the United States, and Civil Governments

of the united States in balancing the budget, and resolving the Economic EQUITY BASE of the before-mentioned, and lending, and underwriting of collateral.

## ARTICLE II

## Section 1. Members

(a) The "Members" are those specifically identified in Section 1; and Section 2 of Article 1; as being Eligible "Members."; those members shall be governed by the TRUST TRUSTEES relating to accountability for funds etc.;

## Section 2. Resources

**[D: You will now see from whence she came up with the 48% she says "we" used to determine Russell Herman's portion of said CONTRACT. She has allotted herself 52% so that in the event she could not defraud us she would still always be Queen of the Hill. She does not further refer to any Russell Herman and all other activities become at her beck and call, along with all assets.]**

(a) The initial authorized capital of the TRUST shall be 48% (forty eight percent) of the accrued interest on CERTIFICATE OF INDEBTEDNESS OF Peru, May 1, 1875, calculated by the Federal Reserve Bank in Los Angeles, August 1989 in the amount of: \$206,858,581,465,280,000,000.00 as calculated to May 1, 1990, in U.S. American GOLD DOLLARS, PER "COMMODITY CONTRACT" creating the CERTIFICATE OF INDEBTEDNESS OF PERU by Treaty and Other Agreements.

(b) Reserve Capital of the TRUST shall be the remaining 52% of the calculated accrued interest including the accrued interest as lawfull (?) accrued since may 1990, as held by "OWNER AND SIGNATORY" as Primary Trustee.

(c) The TRUSTEES of the TRUST may from time to time request from (b) the needed assistance of the Reserve Capital TRUSTEE, Vina Kathryn Durham, for increasing initial authorized capital of the TRUST, by formal request, in writing, describing in comprehensible written fashion and form, the purpose of said request.

**[D: Ah indeed, there you have it, Vina Kathryn Durham, no less. Further, she does not use any of HER PORTION for anything except through these absurd guidelines and can take everything back at a blink of an irritated eye. She also demands "comprehensible written fashion and form" which instructions from her are incomprehensible in the first place.]**

**[The next © is a repeat so don't change it, please.]**

(c) The other resources of the TRUST IS IDENTIFIED IN article iii (b).

(d) Loans made by said TRUST, shall be at a rate of 3% (three percent) interest and shall not exceed 4% (four percent) per annum .

Section 4. Restriction on loans, pledges, TRUSTEES  
Loans made must be made in good faith, without CONFLICT OF INTEREST between the borrower and TRUSTEES. The same is applicable for "pledges". Any TRUSTEE found in Acts of Bad Faith or CONFLICT OF INTEREST shall be answerable to the other TRUSTEES.

## Section 5. Limitation on Liability

No TRUSTEE, other than by Acts of Bad Faith and Conflict of Interest which are prohibited; shall be liable, by reason of TRUSTEESHIP of its membership, for obligations of the TRUST.

ARTICLE III  
OPERATIONS

## Section 1. Operating procedures

In order to accomplish its purposes, the TRUST is authorized to:

(a) Identify and promote projects which meet the criteria of economic feasibility and efficiency, with preference given to projects that have one or more of the following characteristics:

(i) to promote the development of industry, manufacturing, production of farms, restoration of disaster areas being floods, tornados, earthquakes etc:

(ii) to promote the creation of the re-habilitation of roads, highways, ports, bridges, education facilities, librarys (?), hospitals and health care facilities, dams, levies, river channels, rail roads, transportation facilities, airport radar systems, and other critical infra-structure systems of those identified in ARTICLE I. Section 1. Purpose section.

(b) Five persons from each UNION OF REPUBLICS may be elected by Popular Vote, to represent the Civil Government of those states, to present the needs in writing, identifying the critical infra-structure rehabilitation proposed by each respective Civil Governments requirements, defined and specified. **[D: So, just how do you freedom-loving patriots like this requirement by V.K. Durham of a CIVIL GOVERNMENT?]**

(c) The TRUSTEES shall cast their VOTES of determination, based on emergency status, dire need, necessity, urgency, job ratio, employment ratio, and proposed remedy. Said votes by TRUSTEES must be a 2/3<sup>rd</sup> majority. In the event of a TIE VOTE; the 52% TRUSTEESHIP of the RESERVE CAPITAL shall cast the FINAL DETERMINING VOTE. **[D: Welcome to the V.K. Durham dictatorship of the World!]**

## Section 2. Restriction on transfers of TRUSTEESHIP

Trusteeship of the TRUST may not be pledged, encumbered or transferred in any manner whatsoever (?) excepting transferring back to THE TRUST.

## Section 3. Other forms of investments

The TRUST may make investments of its authorized capital in such form or forms as it may deem appropriate in the circumstances within the Union of Republics

(a) The TRUST shall not assume responsibility for managing any enterprise in which it has invested and shall not exercise its voting rights for such purpose or for any other purpose which, in its opinion, is properly within the scope of managerial control; or which may create a CONFLICT OF INTEREST.

**[D: Now, can any one of you who know her imagine V.K. Durham keeping OUT of "anything" she touches, even if she isn't involved?]**

(b) The TRUST will provide financing on terms and conditions which it considers appropriate taking into account the requirements of the Section 1. And Section 2.

(c) The TRUST shall apply financial, technical, economic, legal and institutional feasibility criteria to justify the adequacy and soundness of written proposals.

**[END OF DOCUMENT AS RECEIVED, SO END QUOTING]**

There it is, folks, in vivid black and white. The vaunted, absolute, immortal, immutable, unchallengeable: THE DURHAM INTERNATIONAL LTD; "HOLDING TRUST" into which V.K. Durham can put and keep any thing she says, including Bonus Gold Certificates, Illinois Power "default judgments", Wills of Russell Herman, and a corporation named Cosmos Seafood Energy Marketing Ltd. And this is what her "minions" (her word for followers), including **Rumor Mill, Bellringer, Dove of Oneness, Patriotlad, Barbara Hartwell, the Morgans**, and others doggedly promote as "TRUTH". Will those minions awake? With God, all things are possible, and only He knows.

V.K.'s "list of proposed trustees" contained Richard and Carol Morgan, John and Jean Ray, Rick Martin, and Doris and E.J. Ekker. Ekkers refused and demanded that she remove any reference to us from her irrational scheme. Rick Martin also refused the "appointment". John and Jean Ray were much closer to V.K. than were we so, while there was no evidence that they had "accepted" the appointment, they soon "officially resigned" so that their non-participation would be clear.

**When contacted regarding this Affidavit, John took the time to write us a reminder:**

“SPEAKING OF V.K.—IF YOU WILL RECALL, V.K. WAS EMPHATIC ABOUT KEEPING A SEPARATION OF IDENTITIES UP UNTIL MID-90s BETWEEN V.K. DURHAM (GRANDMA’S LEGAL REPRESENTATIVE, AKA. CONSTITUTIONAL AND INTERNATIONAL ATTORNEY) AND “GRANDMA” HERMAN, THE POOR LITTLE VICTIMIZED WIDOW OF RUSSELL HERMAN. I REMEMBER WHEN I HAD WRITTEN A LETTER ON HER (GRANDMA HERMAN) BEHALF—AND REFERRED TO V.K. AND GRANDMA HERMAN AS ONE AND THE SAME—SHE WENT BALLISTIC. SHE MADE ME REWRITE THE LETTER TO IMPLY V.K. DURHAM WAS “MRS.” RUSSELL HERMAN’S ATTORNEY.

“OH WHAT TALES WE WEAVE, WHEN WE PRACTICE TO DECEIVE!”

That provides the reader with useful insight into the character of V.K. Durham. There is more, of course, and we will re-type 2 or 3 letters from June 1997 so that the reader can see and feel the effort we put into helping V.K., even to virtually supporting her from late 1994 to mid 1997, frequently reaching \$2000-3000 per month.

In a letter of June 8, 1997, addressed to us via Rick Martin in which there was a demand for funds, V.K. also demanded that we hand over to her, within five days, Inter-American Investment Corporation. I, Doris, was incensed. Rick had asked us to attend a meeting he had called but I opted to put my position in writing so that it could never be misquoted. I also wanted to let Rays and Jack know exactly how I felt about things.

I do not have the original letter from V.K., for Rick retained those original files but I do have my rather comprehensive response to Rick for presentation at the meeting. We had also received a scathing letter from someone who purported to be V.K.’s “Trustee”, by the name of Richard Morgan. It seems that Richard Morgan was the husband of Carol Morgan who did in fact later send faxes to and from V.K. in Louisiana. At one time V.K. told us that Carol was her SISTER.

I will re-type the entire writing to avoid accusations of taking things out of context but realize, please, that THIS WRITING is directed primarily to the infamous “Holding Trust” with a few references to unrelated matters.

[QUOTING:]

**DORIS: MON, JUNE 9, 1997 COMMENTS REGARDING V.K. DURHAM AND “TRUSTEES” MATTERS**

This is to any and all involved in this circumstance.

I want, first of all, to remind you that I am not well but have continued to move along with all the work handed to us with which to comply. As of this morning, I am through with that mode of operation.

I have been handed what I assume to be yesterday’s faxes as sent via V.K. Durham regarding contracts and trustees. Not knowing Carol or Richard Morgan I am a bit at a loss as to just what is taking place here.

We have made every effort to bring comfort and aide to Vina in her years of most unpleasant happenings, with or without input from others. There seems to be an assumption here that we never run out of either patience or resources and this is absolutely untrue. I am out of BOTH. We have worked basically in blind faith that there is reality to the “Certificate”, although we have NEVER been able to get more than a couple of people to suggest as much. We have been ridiculed, legally bashed, world bankers have either laughed or suggested prison for the use of these “things” (called contracts), and now it is presented that we have done NOTHING with the contracts during the year we had them?

We had to struggle with a short extension to please everyone in the Trust and, embarrassingly enough—the worst happened, the Korean bunch headed right off on their own to continue to work with the contract withOUT authorization in the upstart.

***I don’t like being twitched around by anyone and my understanding, low and behold, was that even “I” was a member of the Board of Trustees if and when that entity could be established. That entity has not been established and I rather resent being treated as IF we are some kind of nut-cases. We didn’t even request, let alone DEMAND, unlimited access nor total anything—we asked for an extension so we could begin to POSSIBLY get the damned things somehow validated.*** (Emphasis DJE. Please note again what this said and please note again that this was on June 9, 1997.)

For Mr. Morgan to suggest we have done nothing is absurd and insulting. There is discourse with ones here DAILY and sometimes many times daily with V.K. Durham and it is without ability to reconcile what I find written here and what is actually taking place unless, of course, he, or we are NOT getting the whole story.

Privacy is one thing but to jeopardize our own security through deliberate schemes and misrepresentations is beyond our interest, our intentions or our wishes, and any concept of bending laws is absolutely unacceptable. We know people have been killed and imprisoned and otherwise debilitated—but SO HAVE WE PERSONALLY BEEN UNDER THAT SAME NET OF “TAKE OUT”. I doubt very much if Mr. Morgan has been in such a position, and I am caused to wonder just what it is he is doing to arrange funding, or to assist, financially, Vina.

I think that the outcome of such operators as Ronn Jackson and Robert (Knecht) prove the total frustration with these contracts and my guess is that Robert will never do more than somehow try to please V.K. while producing NOTHING.

Time IS of the essence. WE HAVE MOVED IN AND BIRTHED CORPORATIONS WHICH ARE “THE” ANSWER TO SOMEHOW GETTING ENOUGH FOCUS ON THE CONTRACT ITSELF TO BEGIN TO DIG OUT OF THE HOLE OF CORRUPTION AND DISBELIEF OR TO MAKE LIFE PRETTY DAMNED MISERABLE FOR SUCH AS GEORGE BUSH—WHO MAY VERY WELL BE TRYING TO SILENTLY ASSIST IN COVERING HIS OWN ASS BY NOT WIPING OUT OURS.

I am amazed at the extent of misperceptions as to where and how we survive—for apparently nobody even thinks about our financial or physical conditions and they are nastily BAD. We have tried to assist V.K. every way we have been able and our inability to do more has only been limited by our not having more with which to help—but we find nobody else easing her condition more than just a bit here and there.

We did not ask for MORE contracts for Hellenic. We asked for some contracts to be properly processed for Global Alliance Investment Association. This is a corporation for humanitarian purposes to work with other “associations” such as the OAU, OPEC and such, and perhaps gain the ability to get portions of the contracts into a flow-line into some countries otherwise totally INACCESSIBLE IN ANY WAY IN THE FREE WORLD. V.K. told me personally that her intent is to fund humanitarian “things” and especially was interested in helping Iran, the suffering children, especially, of Iraq and certainly in the water-flooded areas of the U.S. and thus and so.

Let us be clear with Vina and all of the “Trustees”. Those things are not our thrust, or our mission. Our mission is to establish a stand-alone “model city” to allow survival through the so-called end-times of a “remnant” of civilized mankind. Our rough estimate of what that would cost here was \$2.5 Billion. When we first were considering getting involved in the attempt to fund the Contract, I

remember E.J. telling you that was all we needed and, if I’m not mistaken, that has something to do with the size of the contracts. **(That would refer to the working arrangement WITH VKD. We were not yet in any consideration of Russell’s assignment, for we were asked to assist V.K. BY Russell Herman—FIRST.)** Also, if I’m not mistaken, Rick came to see you (V.K.), John and Jack, to get one contract; it must have been your idea to increase it to five.

We aren’t going out to give away or “pass out” anything but if you have unlimited funds too high to count on a computer, then it is quite disconcerting to me personally that there is reluctance to place some paper into some spots where verification MIGHT BE ACHIEVED. If we can’t get to the places where Bush actually utilized the contract, then there is no point in playing this game further because if people don’t remember this—the world turns according to the New World Order and the Rothschilds’ banks.

I have no doubt that someday we can get quite a bit accomplished but not if we have to beg, plead and process over and over again a reluctance to, at the least, cooperate. We are not going to rip off anybody and the very least would be V.K., nor do we put her into jeopardy. I speak on the phone less than once or twice a month and not about business. We at least recognize that there is no such thing as secrecy from prying ears so we don’t get hung up about it. When necessary we try to keep our information close by not talking about it at all; certainly we know that a fax is much easier to intercept than a telephone call.

If Mr. Morgan doesn’t know WHY you file, refile, and make public record of these things, then he is not well enough informed to have any business impacting our business. From the looks of Carol’s letter, she just rubber-stamped yours to the “Trustees”, (V.K. & Mr. Morgan)—which was biased and misleading. If you did not understand the intent of Rick’s request, why didn’t you simply inquire of him? At least John and Jean had sense enough to inquire when they couldn’t reconcile your letter with Rick’s and with their knowledge of Rick. And shame, to cover your tracks with a lot of bombast and smoke over “security” and huff & puff over a telephone conversation. The real thing with the telephone conversation was that it revealed your manipulation of your “Trustees”.

We know and so do the people with whom we have to do business that there is NO TRUST—for these things are public record and to “assume” a stance that presents otherwise is unacceptable to me, if to nobody else. Truth is my game and only in TRUTH can we ever accomplish anything worthy of our reality of purpose.

If, as is indicated here, these people are V.K.’s family or contacts, this is her/your business but I am not going to further jeopardize anyone or anything to play in these personal and silly games. There was a REASON to have enough in quantity of papers and contracts to scatter among our (V.K. included) corporations, pass them on in increments and get them authorized wherever we can. When we don’t take advantage of what we have we look like idiots. Nobody wants to do business with idiots or emotional dangles. By this I mean that when we get some advice to help us move ahead we don’t get cooperation—we get something like this where the game is suddenly “control”, and “I will be boss” and on and on. So already we are happy not to be numbered amongst the “Trustees”.

Show me the money? No, show me the documents! We have worked with papers so patched together and incomplete that it is no wonder we are immediately put on the defensive. If it is damned easy to get money out of paper why has not, for instance, the Morgans gotten these things funded and perhaps we would all be on easy street instead of picking at Rick Martin. There is one thing that DOES NOT HAPPEN here nor to me—and that is misrepresent or speak ill of RICK MARTIN. We have done incredible things in the past nine years

and we don't need badgering. It was understood that V.K. would give us what we need to make this work and further that she was the ONLY ONE WHO COULD. We asked our friends for help for V.K. and indeed such as Jack and Rays responded and still are ever ready to serve in any way they can. I don't mind observing that they have done a lot more for V.K. than has her family.

V.K. is absolutely right in that this is NOT a child's game but I find it is NOT us who treat it as some skirmish on the ball grounds. We are working with an ex-president of Korea. We are working with OPEC ministers and heads of major corporations overseas. I'll be dipped, V.K., if I am going to sit still to be jerked around by people who obviously do not have a slightest notion about what is taking place—nor somehow, attend the needs you have for just staying alive and sheltered as well as fed and clothed.

Nobody needs to do anything further for us. We can work with what we have and I suppose as far as I am concerned—we will keep silent, pay off as soon or IF we ever get anything accomplished in our own resource avenues—and the rest is up to all of you who must think we are total idiots wanting a stash for ourselves somehow. I believe, however, that if we take out our loop with Commander—there will be NO ABILITY TO FINALIZE VALIDATING THIS PRODUCT. GOD is my sword and cause, and not playing at Trust games which are not even valid.

I marvel at all the people who present us as being UFO nuts, nitwits, scam artists, and just plain crazy but come to us like the flies to the proverbial honey pot. I SERVE GOD FIRST, THEN FAMILY AND COUNTRY. I DO NOT SERVE THOSE WHO USE ME OR DO NOT TELL TRUTH TO ME. If this is somewhat Pollyannaish, tough, it serves me well.

I don't know how the hell you reveal anything if we are not to speak of it, write of it—or discuss it. Maybe that is a good measure of its value. Better to have something worthwhile to talk about and do it.

Do I think the “trust” is a good idea? Who knows? But you can count your marbles—the banks, as I write this, are absorbing trusts as if they don't exist. The entities are changed out into computer holdings (names changed) and you just end up with NOTHING and no way to trace your accounts.

V.K. assures us that she knows more about this than Commander—FINE and good luck. The government(s) and banks have been breaking trusts since Switzerland capitulated to giving information. There is no such thing as security, probably anywhere—but certainly NOT IN TRUSTS and if you want to GIVE AWAY THE ASSETS—just go right on without finding out how to manage it.

We have been made so many promises of help “next week” and from this one and that one if we'll just... BS, we are doing the only thing around that will get any of this validated and working.

We are doing everything we can to earn some respect from the courts who are totally corrupt and without any honor. We have worldwide things going and we simply work around the clock seven days a week, year in and year out, sick or well, broke or broken, and if we can't get assistance with some now-worthless paperwork, forget it, for we didn't enter into this for great glamour or homage to anyone save GOD.

We are not trying to get anything more than we lay forth—any time. We are no longer impressed by position or ego and we certainly do not have time to play at games of who is boss.

We will take the IAIC and do what seems appropriate and you do what you will and want with the trusts and perhaps we can all live happily ever-after—but I doubt it.

Perhaps V.K. and myself are far too much alike when it comes to our work but I'll be dipped if I have to get the bashing, from people I don't even know, about our lack of production or inattentiveness to business.

Somebodies better get into some “open lines” and clear this up because every week we get closer to big things and I want out right now if we are just going to struggle and haggle over everything we need and ask for.

I have this pile of papers here regarding this matter with Trustees' letter, etc., and I didn't need this this morning, for I have big things going from New York to Taiwan to downtown Baghdad. Thank you for your vote of confidence.

Good morning and best regards, Doris  
[END QUOTING]

After the meeting, Rick faxed this to V.K. who was right back with a multi-page document of accusations, demands for the money for the Trust—again—and again a demand for the corporation, Inter-American Investment Corporation. We don't have the letter from V.K. to Rick but I responded to it while listing references so that it is quite sufficient to understand both content and attitude.

My response is TO RICK MARTIN because he called a Board of Directors meeting and asked us to each be prepared to discuss this matter. I even suggested Rick might wish to share my input with Ms. Durham, for Rick had to respond and we were given five days in which to answer. Surely enough, it didn't even require 5 seconds for my answer![QUOTING:]

JUN. 17, 1997

#### MEMORANDUM

TO: MR. MARTIN  
FROM: DORIS J. EKKER

You have sent a document from, allegedly, V.K. Durham. You asked that we as the Board of Directors be prepared to discuss this matter this morning so I will attempt to put my thoughts to paper as I trust and hope each one of us is doing. Yes, you may well wish to share my input with Mrs. Durham.

I believe I stated last week to Mrs. Durham, and to the rest of you, my feelings about this ongoing harangue of some sort at every turn of the trail. I have more work to do than any ordinary human being and now we have to turn to the projects as individual financing or close everything. We have no more funds for anything, nothing left to sell or bargain and I have been threatened with death if I continue my work and, moreover, we have been warned by INTERPOL that we would be arrested anywhere in the world after June (which seems to be our current month) if we try to deal anywhere with anyone with “THAT” thing (contract).

I would like to comment in order to Mrs. Durham's letter.

I don't know what is meant by “the first leg” of “the TRUST”. A trust is either done or undone, sort of like being pregnant. The “first leg” must be only, at best, the reserving of a name and we assume that the alleged “trust” is DURHAM INTERNATIONAL LTD; HOLDING TRUST?

She says there has been no “accounting” of the “Original ‘Pledge and Assigns’”? What is she talking about here? We have told her everything there is to tell until she told us to cease and desist speaking of these matters. Did she or did she not assign contracts to Hellenic Express International? I have a very good reason to question this matter as on page 2 of her letter she says: “1) The five ‘Pledge and Assigns’, complete with ‘Q’ numbers will be assigned to your Hellenic Express International, Inc. upon the following:”

What is meant here? Rick, does this mean that the contracts formalized before a notary public were not and are not valid? What have we going here? And “Q” numbers? What in the world is that? We were allowed ONE contract and the other four were for use after the ONE contract was somehow hypothecated properly.

We were given, as I recall, one year to create this MIRACLE of MIRACLES or the contract would lapse. Well, we got a one-year extension on ONE contract so that

means that four are worthless now. This is why, if you will recall, Rick, we took some action and secured the documents out of the name of HEII—to stop any use of the originals. But if the documents were not valid with which to begin, then this is a sorry place to find ourselves.

I know that the document from which V.K. responds was marked PRIVATE-CONFIDENTIAL and was, for goodness sakes, to you, E.J., Charles and myself. And, yes, E.J. told me that he spoke to John Ray although I certainly did not know that he sent a copy of our most inter-staff writing. I am a bit irritated at the least that V.K. now states “alleged” to be from “HATONN”. V.K. may well be the only “COLLATERAL BASE” in the world and the only business brain around—but we haven't done badly for God and I do hope that is not synonymous with V.K. Durham. I admire and respect V.K. for her valiant journey to this point and would wish that she might live FOREVER. However, recently you told me that she said she would be dead within the year. We also have to realize that she has also said the contracts are null and void if she dies. What kind of business heads are we that this is accepted like a morning coffee break?

V.K. has had that certificate for years and years and she has had nothing but negative input regarding same but we are somehow supposed to have performed this feat in far less than a year? Come on...!

She further says there has been “no response as to date”? This we assume is about returning the five documents? Impossible! My goodness, doesn't she remember that SHE HAS ONE and required that we send ONE to Robert K.? That is two and only leaves three. We have an extension for only ONE and does that include the one she has and Robert's or what?

Accounting? We are ordered to not even talk about these matters with her or any of “her” trustees lest we be murdered in our beds after being tortured to death? Please send back a copy of her letter of last Monday. And we will not divulge our business affairs to anyone and most especially to V.K. Durham. What you tell her, Rick, is of course your business but as an officer and director of our corporations involved here it is without precedence to so do.

Moving to the third paragraph where “One has been or is being cashed in an off shore banking situation.” How did this get spoken about and who let the cat free before there was confirmation of any kind of such a thing? In follow-up it was not one of “ours” but was a contract with some claim to “bonus” status. It seems there are abundant Peruvian Certificates which have been accepted and used for massive funding purposes within trading programs. Bundles of them. This one particular one, however, when investigated further, was NOT one of ours although it could well have been, we are told, part of this Durham contract. The “player” seems to be from Texas and we have nothing that I know of going on in Texas except Robert K.

V.K. then states: “Then I am told the KOREANS made off with ‘contracts’ and so forth.” Say what? We had someone working day and night to get something funded but they never had any original documents of any kind, so if there are missing documents—they are not missing from this location, “Q” numbers attached or not. She says she was told “ONE WAS MISSING”. One what? We never were to actually fund more than ONE and frankly I was already about as ticked off as could be in a working clock that two were up for using by her and by Robert without allowance for our ONE. Well, those are not ours to concern about, so I have no input as to V.K.'s business and therefore have none here.

Para. #4: She says no accounting has been made—“nor have I been advised properly of ongoing events as relating and presenting themselves...”? I don't understand what “accounting” is under discussion. Are we bound by one contract to live our lives through V.K. when we are told by her that the value of this contract is UNLIMITED?



Doesn't that make us next to NOTHING in a scale of one to ten in importance? If she couldn't do this thing with being the witness first hand and holding the alleged valuable documents and contracts—how are WE supposed to support everybody, continue with our funding of projects and see to it that we eat, print and be merry. Well, damn it, I am SICK and I am TIRED. We have carried this burden for years and my shoulders are worn off. What have we received so far from this WONDERFUL opportunity? A thorough scrubbing from such as Ronn Jackson, *et al.*, and so much more financial burden as to break my back and bend yours. Doesn't anyone understand that we can't play longer with this toy just to get deeper and deeper in debt and destitution while Rome burns to the ground.

E.J. has rekindled some funding resources and the funding for the Studio looks pretty good, Rick. That would free up some funds to keep going a bit further but who knows what will happen and it will take weeks to get that flowing AT BEST. We are BROKE—NOW. Where do people like V.K. think we magically create our funding? *She speaks of \$5,000 to do the Trust as if we can simply hand it over. It might as well be \$5 million.* [DJE: Emphasis mine. There was no Trust!] We don't have enough to make any so much as rent checks this month. New Gaia's product sales have stagnated, funds are still tied totally up in court and you tell me what WE are going to do and I can then tell you what we can do about V.K. Durham.

She goes on "Yesterday, an alleged communication from HATONN was directed and communicated to Mr. Ray, one of the TRUSTEES. In this 'communication', it is noted, 'WE NOW JEOPARDIZE THE VERY INSTRUMENTS SHE CLAIMS TO WISH TO PROTECT.'" I thought this was going to be a message to HER from Hatonn until I see that she is tossing stuff back into my face. I don't see how we can further secure the contracts even until V.K. gets a trust or whatever she plans to do. Not a cent has been even so much as more than "talked about" and talk is as cheap as sand, or far cheaper, on this globe and especially on this subject. The process, however, has been ANYTHING but "cheap" for us who have now invested thousands more \$\$\$ into this merry-go-around. We don't have any more, so I suppose that becomes a moot subject.

V.K. then states a quote: "I don't have enough brains to do what was originally intended with the TRUST as 'THEY WILL SIMPLY ABSORB IT.'" Well, I don't know about "brains" but certainly we have always considered V.K. to be both bright and shrewd—BUT, what does she think the Deposit Trust Corporation is all about? IT IS TO USURP BANK TRUSTS AND INVESTMENT ACCOUNTS. And yes, we now have it nicely secured through incorporation.

[DJE: Ah, but that "corporation" was not incorporated; we couldn't finish it with that name affixed—as in "trust". TRUSTS have entirely different sets of requirements just to have the "word" as being in your title. VKD CANNOT QUALIFY—PERIOD AND END OF THIS PARTICULAR DEBATE.]

"Then, there are some veiled threats against MY TRUSTEES." Well, what in hell is this about? The communication was to us—and "threats", veiled or otherwise, is "reaching". V.K. told us for pages last week about the DANGERS involved in, especially talking about these matters and ORDERED, YEA DEMANDED, we STOP. WE STOPPED. Should we assume that her latest demands and "offer" were discussed and "voted upon" by her "trustees"?

Jean, John and Jack were, and I would suppose, still are OUR FRIENDS OF LONG STANDING. What they may feel about the circumstances is none of our business—but dangerous is "danger" in interpretations and if she knows more, FINE—BUT, she is the one who described the DANGER in detail. However, back to the writing—there could be no "veiled threats" to "TRUSTEES" if the writing

wasn't even to V.K.'s trustees OR HER. My objective observation is that V.K. has betrayed a confidence in utilizing a private-confidential document—even out of context, inclusive at least of two full writings in excerpt only with no ability to "connect dots" properly. Is E.J. at fault? Perhaps! My position, however, is that it was fine to do whatever with the documents but to betray a confidence from her own TRUSTEES is a bit unthinkable in my own private opinion of the matter.

Onward, Rick: "Something is very wrong with this picture as it presents itself. If, in fact, as WE suspicion..." (WHO IS WE?) "ONE HAS BEEN CASHED, then some money should be directed this direction." (Rick, do you think that Robert cashed a contract? I didn't think he could do it but that is the ONLY source who has been gotten near enough to claim he COULD get it done! I don't like the tone of this inference that somehow we owe V.K. bunches of money when all we have gotten from this association is deeper in debt. If there are contracts "cashed", boy it surely wasn't here, for we are dying on the vine while the darts are tossed hither and yon and everyone gives us advice about OUR BUSINESS. If someone cashed one of her documents, would she pay us off? I had thought so but this indicates a whole different side I had never speculated existed.)

She then says: "Seemingly, things are going on which I am not being made aware of, events which I should have been made aware of, however I was not." Again, say what? We have our lives and our business ongoing with our work, our writing and our own directions. We entered into what I thought was a business partnership, figuratively if not literally, and have done the best we can to assist and it has not paid off; it has brought us to the doorstep of collapse in the face of the now-shut door.

There is full inference that these contracts we hold are NOTHING OF VALUE and it scares the daylights out of me to realize that we were working with presidents, Sultans, and deadly people—only to have non-valid contracts from the beginning. What does Mrs. Durham mean by "The five 'Pledge and Assigns", complete with 'Q' numbers **WILL BE** assigned to your HELLENIC EXPRESS INTERNATIONAL, INC. upon the following:" Perhaps George Bush finds this amusing—I DO NOT!

Now let us look at "upon the following":

"(I) The newly incorporated "Inter-American Investment Corporation" **will be fully assigned, free and clear of encumbrances over to DURHAM INTERNATIONAL LTD; "HOLDING TRUST"** Is this person INSANE? There is not enough money in this world to do away with what we have worked years to acquire! And further, to state that the contracts with which we have dared and risked our very lives and futures are invalid from onset—is more than that with which I intend to deal in this particular paper of comments and observations. As far as I am concerned, the CHEAPEST price, now, for IAIC and/or DTC is somewhere around \$20 billion each. If her bank has liquid currency assets to cover this price, we should be most happy to discuss the possibility for sale of the corporations, for they are NOW encumbered greatly and I don't think the Director of same will be too congenial about this perception that somehow they belong to V.K. Durham because she is alive and breathing. This is OUR COUNTRY TOO! Perhaps Charles will be happy to discuss it with her but I will never, never, never agree until I see the green of their offering. If she can fund a bank and DO BUSINESS, it will be amazing at least, shocking at best.

"(ii) At that time, once I can get my hands on the necessary funds; the 'HOLDING TRUST' will collateralize the 'REGISTERED BANK', and put into full national and International banking mode." What does this mean? Especially the part about "once I can get my hands on the necessary funds"? At Bank of America last year the man as much as told you that you would end up in prison for

life if you kept playing with these instruments and INTERPOL would get you, etc.! Now we are going to start a BANK with nothing save worthless paper? It is like gold—if you don't have it, you can talk forever and have nothing. We can't seem to get the instrument out of the deepest and darkest closet—much the less to base a bank. And V.K. doing this? She wouldn't even give us paperwork to begin to validate possible value in the Global company, just for openers.

"(iii) At that time, the Bank can commence to do that which is necessary to clean up the damned mess left in its wake in this country." What Bank? And what is possibly meant by "...the damned mess left in ITs wake"? Is there already a "bank" unknown to us that has ALSO left a mess of V.K.'s doing in addition to the one we call Banksters? This makes NO SENSE to me at all, any way I look at it, because there is still that undefinable: "At that time...". What time?

And now: (iv) I am the only COLLATERAL BASE in the world for such a venture, and..." Is she talking about herself as in V.K. Durham, or about having instruments through the Grace of God, which might be utilized for some modicum of reversal of SOME circumstances? I repeat, we have run into BUNCHES of Peruvian documents which are being utilized for great fundings and they don't have ANYTHING to do with this instrument usurped supposedly and allegedly by Bush and his Boys of the 'Hood.

And, if we had had bad intentions, we COULD have sold the Treasury boys our interests in said document for \$250 MILLION and gone our merry way. We have integrity, our word is our bond and we don't deal in "give ya", "take ya". Now we find that the first Pledge and Assigns were not valid and we have to give blood to get them validated in their worthless state of issuance and then, we still have only ONE with which to work while she demanded two for herself and colleagues. She nor Robert are part or parcel of Hellenic Express International and, Mr. Martin, why did YOU send the documents away under such circumstances? Of course I know—because we only had intentions of keeping our promises and fund ONLY ONE. The others were working papers—at V.K.'s demand.

Now to the big one: "(v) Once this is accomplished, all pieces in place, you will get that which you request for your GAIA Corporation; 10 (ten), 10 (ten) billion dollar Pledge and Assigns." Wow and WOW! I would rather eat bat-guano than sell my soul for such a "bargain". She can keep her ten (10) billion dollar Pledge and Assigns and perhaps that will be tastier to the tongue than bat-crap.

CONTINUING ON:

"In the meantime, I shall require a modicum of decorum; no name calling or nasty letters in the CONTACT or to the TRUSTEES, OR THREATS MADE AGAINST THE TRUSTEES. This will be done in the utmost, confidential basis, strictly between your Officers, my Officers, and my TRUSTEES now and in the future."

Now the dictator as to what we will and won't do within our own circle of friends and in our own business? "modicum of decorum..." ??? I refer to her letter vs. my letter of last Sat. and Sun. and we could refer to dozens of likewise insulting and degrading writings to us withOUT even a small "modicum" of decorum—leastwise GOOD DECORUM.

Then lastly:

"If we all work together; SOMETHING OF VALUE can come from all of this..." if we can not work together.. what a loss to all." So far in our trail of tears we have ONLY HAD LOSS AFTER LOSS IN THIS DEAL. I, further, was NEVER aware until now that what we had WAS DELIBERATELY NON-VALID and that we were NOT WORKING TOGETHER.

Next, however, nobody is going to tell me what I will and will not do as to our own PAPER. And as to "friends" (her TRUSTEES), well, has the God Guru spoken or what?

Yes I did think “SOMETHING OF VALUE” could come from “all of this”. I thought V.K. would offer a lot to this tired old usurped “free nation” because she seemed to know more about *Constitution* and freedom than anyone I had met. We DO NOT, I repeat, Rick, DO NOT NEED ANOTHER DICTATOR, FOR I FEAR THESE PEOPLE WHO HAVE EGOS OF SUCH MASSIVE SIZE AS TO PROCLAIM TO BE “THE ONLY ONE WHO...”. She can do whatever she chooses and we will go back in search of funding, project by project, for I believe that is the way to accomplish our mission. My MISSION is NOT for V.K. Durham’s empire—but for God and Country.

I find it, furthermore, very interesting that V.K. has NEVER given us a place to put her share of “our” contract, now invalid until the Queen sweeps her pen across a paper if we do all her bidding and demands. We just sit wide open with some 2-1/2 BILLION \$\$\$ made out personally to V.K. Durham—in a world of authorities just waiting to toss us in the pokey? Thank you BUT NO THANK YOU.

As a Director and Officer I suggest we not “work together” in this now proclaimed adventure. We can continue if we dare to see what anyone now tinkering with the document will offer—if ever. But since our work was to fund ONE contract, we cannot run the risk of prison for having utilized fully non-valid subcontracts as not even holding valid “Pledge and Assign” value. This is absurd demanding and perhaps we escaped with the only thing left, our integrity and the hair on our heads, because I feel my “shirt” going as I write.

I do not suggest that V.K. cannot do this on her own but she has NOT done anything so far and now is setting up things which are totally out of the game for my participation. Give up our corporations to her “with no encumbrances”? No!

I wish her well in all aspects of her work and intentions but I will continue on my path with God and allow her ALL THE GLORY of accomplishment, for she obviously believes she controls everything and can do it all—quite alone.

“OUR ‘GAIA’ CORPORATION?” That Global Alliance Investment Association is for the sole purpose of allowing such as V.K. Durham to do interchange BUSINESS within the international community through “unions”, “associations”, “organizations”, *et al.* It is the ONLY way she can do “HER HUMANITARIAN WORK WHICH SHE SAID TO ME WAS ALL THAT INTERESTED HER WITH THIS PRODUCT OR HER LIFE!” I believed her! I think I still believe her statement but I do not find it reflected in her attitude in this letter to you, Mr. Martin.

Now, if you don’t mind, please accept this writing as my input for I have work to do this morning and it does NOT include or involve V.K. Durham or intriguing contracts which turn out to have been somehow invalid from the beginning. And then to outright bargain or blackmail us is unacceptable—regardless of her “trustees”. I work for GOD and no other and I will not give away that commitment for any amount of gold certificates. OUR WORK IS OUR BOND AND EVIDENTLY WITH OTHERS IT GOES WITH CONDITIONS AND “IFS” WHICH ARE NOT PRESENTED UP FRONT. My goodness, I thought we were working with V.K., not for her! I never have worked FOR HER or anyone else on two legs at my commitment soul level of labor.

She has had some very bad times and for that I am sorry—but once again—WHO HASN’T? I would therefore correct her statement of “...the only COLLATERAL BASE in the world...” to PERHAPS, “the only ‘REAL’(???)...” I can’t even say THAT with knowledge, for if those Pledge and Assigns were no good and have to be now bargained and demanded over—then I doubt she is the only ONE. Seems like anyone and everyone can utilize the “method” except for her.

I will be most happy to discuss this further as time permits but we have some other funding possibilities and I think we should pursue them with every breath of energy we can muster and let this thing do whatever it will do.

Thank you for inquiring so that I could write these observations prior to our Board meeting.

The last is somewhat more irritating than the others to this point: “You have FIVE (5) DAYS to respond if all terms and conditions are favorable to you and your Corporation Officers.” My question might well be “how are we to respond without writing, phoning, faxing or talking”(?) and “all terms” are easily answered; I am not “favorable” to this myriad demand letter of “bargain with the devil”-type of conditions and sanctions. Why would we give up the cards we hold in our own businesses to even consider such egotistical demands? This is not a game of “communal spiritual” capitulation of one master over that of another—I WORK FOR GOD! And, if I leave questions as to “my real opinion”, I can certainly express myself more bluntly, as does V.K. Durham, at request. I usually wait to be invited to give my innermost opinions.

Doris Ekker  
Officer and Director  
Hellenic Express International, Inc.  
[END OF QUOTING]

Rick did in fact respond with “NO DEAL” immediately. It is not very long so we will copy it. The letter was on Hellenic Express International, Inc. letterhead. HEII was the corporation we were using WITH V.K. and her ventures. The letter is dated June 17, 1997 and although we had incorporated GAIA we were still making every effort to simply move along with V.K.—as Herman had requested.

It should be noted that Rick addresses his response as an officer of HEII to V.K. in Okawville, Illinois. WE KNEW THERE COULD BE NO HOLDING TRUST but she had started using that on all of her correspondence and as letterhead although changing the name almost every time she used it.

So, Rick’s letter is as follows:  
[QUOTING:]

June 17, 1997

Durham International Ltd, Holding Trust  
P.O. Box 477  
Okawville, Illinois 62271

Dear V.K. Durham,

I am in receipt of your second letter making demands upon Hellenic Express International. In the course of our association, I have always spoken candidly and clearly with you. It is my intention to respond to your last two communications with frankness.

Let us begin our discussion by talking about the first demand you placed on Hellenic by returning the Pledge and Assign Contracts. From the moment you placed your signature upon the Pledge and Assigns, they became the property/possession of Hellenic Express International, Inc. (A CORPORATION). Such Pledge and Assign, as designated in same, is PERMANENT. You cannot lawfully make such a demand upon Hellenic and Hellenic has no intention of responding to such an inappropriate and ill-thought-out notion.

You talk about a missing contract. Hellenic, at this time, places a demand upon you, V.K. Durham, to return to Hellenic its rightful property, i.e., the fifth blue ink original Pledge and Assign which was withheld by you AFTER SIGNING THE DOCUMENT. Further, since we have received no word nor indication from Robert Knecht that he is, in fact, acting in good faith on behalf of Hellenic Express, we must therefore demand from Robert that he immediately return his Pledge and Assign contract to the offices of Hellenic Express.

You talk about numbering the contracts which were not numbered in their original form. V.K., Hellenic Express International, Inc. is an ethical, legal, lawful company and we are not in the habit of ALTERING LEGAL CONTRACTS AFTER THE FACT, which is what you would have us do. NO THANK YOU!

Other than these two contracts just mentioned, there are no “missing contracts”. The facts are, V.K., while Hellenic has no intention of turning over its lawful property to you, the contract has become an albatross around our neck and we are turning our funding efforts back where we were before we met you—namely, to proposals. Perhaps by seeking smaller funding amounts on a project-by-project basis, we will be able to continue with our work, unimpeded by your recently careless and demanding self. But for you to tell us that you believe we have funded a contract when we are breaking our backs in an effort to create constructive change in this old world, is to tilt your hand by saying that not only don’t you trust us, but you believe us to be withholding from you. I, personally, am deeply hurt by such a thoughtless and cruel accusation, particularly in light of all the financial help you have received in recent months directly from us! **[D: Indeed, over \$3,000 plus phone payments every month.]**

I cannot speak for the Inter-American Investment Corporation.

You say that you recognize Hatonn and the “Hosts of God”, and yet your actions belie your own words. To presume to know more than the heavenly hosts is pure folly. Actually it is ego tripping over itself. And please remember, I said I would be frank with you.

You DEMAND “full disclosure”—Hellenic Express International, Inc. is not required, legally or otherwise, to inform you of ANYTHING, unless and until funding is secured from the contracts.

David Miller has spoken to me, personally, on the phone, about how the government has broken trusts and how they plan to take over, financially, TRUSTS. To presume that you know those very loopholes and how to avoid having the entire instrument taken from you is too high a bet to place on your knowledge. Have you ever considered that maybe, just maybe, you don’t know what you’re doing?

I am reminded of a child who has run of the school yard and becomes a bully, not allowing any of the other children to play in the yard. Power corrupts, absolute power corrupts absolutely, and you V.K., with that damned contract, have become Napoleon. I truly do not believe that Russell would approve of these desperate and manipulative tactics you have recently employed.

In terms of the other 10 contracts for GAIA, keep them. We do not wish to have further demands placed upon us at some later date by you simply for working toward creating a better world. The cost of working with you is simply too high.

Here’s hoping you will go quietly within and get your priorities straight, because as it is you are working toward destruction, not rebirth of a nation. We, Vina, KNOW WHAT WE ARE ABOUT AND THE BUSINESS WE ARE ACCOMPLISHING.

Sincerely,  
Rick Martin  
Executive Vice-President for  
Hellenic Express International, Inc.  
[END OF QUOTING]

That simply turned up her wick even higher—but we certainly knew “why”. You readers, hopefully, will find the dates and proposals by V.K. interesting. Especially when you hold in mind that Russell Herman assigned “his portion” of the Bonus Contract into our care on August 5, 1993.

In the ensuing year (1994), right up to and following Russell’s death, V.K. continued to tamper, rewrite and file fraudulent documents with the County Recorder in Washington County, Illinois. She claims to have documents also filed in Gallatin County, Illinois (Testaments and Wills), and now claims that items filed were somehow “removed”; of course she blames Doris J. Ekker, *et al.*

She further claims that Ekker, *et al.*, stole documents out of the Recorder's records in Washington County, Illinois and Ida County, Iowa. She accused Ekkers, *et al.*, of stealing records from her personal dwelling and that what we now present in Declarations and Affidavits are "fraudulent and total lies".

VKD has broadcast to persons, banks and GOVERNMENTS around the globe, LITERALLY, and continues to state it in writing over and over again on International Internet and in printed form to anyone who will listen or read, that Ekkers are "bad". In the Internet posting of January 6, 2003 (headlined NOW THE EKKERS MUST WORRY ABOUT AL QAEDA "LINK"), V.K. says:

"We have previously posted the "parties noticed" by the HOLDING TRUST, such as the President of the United States (George W. Bush), the Secretary of the Treasury, Paul O'Neil, the U.S. Secret Service, the U.S. Bureau of Public Debt, the U.S. Department of the Treasury, the Federal Reserve Chairman, Sir Alan Greenspan [aka Big Al or 'the Weasel'], Sir Colin Powell, Secretary of the U.S. Department of State; the Director of the Federal Bureau of Investigation, the Bureau of Alcohol, Tobacco and Firearms; the U.S. House Oversight Committee Chairman, Rep. Dan Burton; U.S. Senate Banking Committee Chairman, Senator Charles E. Grassley of Iowa:

"U.S. Congressman Ron Paul, various U.S. Security Exchange Commissioners, Regulators and Attorneys, The Comptroller of the U.S. Currency, the representatives of the ISLAMIC BANKS, their Attorneys, and INTERPOL, concerning the Ekkers of GAIA and the Al Qaeda network of fundamentalist groups."

In addition, Ekkers have observed faxes and/or e-mail purportedly addressed to Brunei, Saudi Arabia, U.S. Secret Service, Bangko Sentral ng Pilipinas (Central Bank of the Philippines), IMF and World Bank, plus a blanket "mailing" to the "57 Nations which met in Monterrey, Mexico recently".

**COSMOS SEAFOOD ENERGY MARKETING LTD.**

For our Affidavit of January 19, 2002 we gathered several quotes from V.K. Durham wherein she stated that she did not see Russell Herman from 1969 till 1986. We also gathered several of her stories as to how SHE came to possess 3392. We will copy those short portions here so that the reader can see the pertinent parts without having to refer to page 12 of the older Affidavit. The "he" being referred to is Russell Herman. [Quoting:]

He had a little time..he had called me to have dinner with him...We had dinner at Petes Steak House in Evansville, Indiana. We stayed there untill Pete's closed at 2:am.. He had his own Air Plane..out at Dress Regional..I drove him out to Dress Regional..watched him taxi out..and off into the wild black younder..and then I did not see him again until 1986...." A page later, "Finally when we did meet again in 1986...neither of us were the same..." [On page 5:] "When I first saw Russ in 1986, he was so thin..." If we accept her writing on the subject, we have to agree that she did not see Russell in the 17 years from 1969 until briefly in 1986 and then constantly from 1987 until his death in 1994.

**[After the next quote we will begin to make the connections that completely discredit V.K. Durham.]**

With the background of a 17-year hiatus in their acquaintanceship, we can return to the "How I came by the Certificate" stories, one of which is on page 6 of this narration being quoted. She says: "Just think about this...the Certificate (BONUS) was drafted on **May 1, 1875**... I bought the Bible in **May of 1975**....the Bible was printed in **1874**...(?)" In the interview quoted above she says: "SHE FOUND IT IN AN OLD BIBLE SHE PURCHASED IN 1977...". In an e-mail dated **January 7, 2002** she says: "The BOND at issue belonged to MY FAMILY, not MR. HERMAN'S." In an e-mail dated **January 5, 2002** she says: "This BOND has been in THE DURHAM TRUST since 1980." In another e-mail of the same date she says: "Gentlemen; Earlier publications as put out by THE PHOENIX (a former *CONTACT: The Phoenix Project* newspaper name): **1994-95-96** editions ran volluminious (sic) articles regarding "V.K. Durham finding the BONUS CONTRACT BOND 3392-181 in her "Family Bible" dated **1874**." The instruments were given to Lady Sarah by her father (my great grandfather) who won the darned thing IN A POKER GAME. Check out the "back issues"...your needs to know WHO OWNED THE DARNED THING is CONFIRMED in Public Print. The Ekkers are fully aware of the HOLY BIBLE issues. The issues can be affirmed by prior-previous publications. They are and were also aware of THE DURHAM TRUST assigning a "portion" over to COSMOS SEAFOOD ENERGY MARKETING LTD (whereas on **June 12, 1991** CSEML offered a 50-50 split with the U.S. Treasury); COSMOS SEAFOOD ENERGY MARKETING LTD is HELD IN THE DURHAM (INTL. LTD;) HOLDING TRUST (TIAS 12087) Recorded of Public Record."

[On January 5, 2003 a Brian Fischer sent an e-mail to V.K. asking some questions, the second of which was: "When did the trust come into creation?" V.K.'s answer is:]

- a. The Original Durham International Ltd; Trust came into creation 1982, and
- b. The Original Durham International Ltd; Trust paid THE NEVADA SECRETARY OF STATE, CORPORATIONS REGISTRATION OFFICES, from WELLS FARGO BANK ACCOUNT, HEMET, CALIFORNIA; for

COSMOS SEAFOOD ENERGY MARKETING LTD; Nevada Id# 1707-85, FROM 1985 through 1989,

c. The Nevada Resident Corporations Agent was "Shelly Brazier" at Pacific Stock Transfer. I flew over, met with Shelly and PAID THE TAB, not Russell Herman, or Cecelia Xzalis. [End Quoting]

February 20, 2002, just a bit late to be available for the January 19, 2002 Affidavit, we received the complete CSEML file from the Nevada Secretary of State. The official record has proven to be both revealing and confirming of everything Ekkers have said or written on the subject. For instance: CSEML was incorporated March 13, 1985 by Russell Herman and Cecelia Xalis. Was V.K. with Russell setting up CSEML in 1985? No, from her own writings she did not see Russell until 1986. The earliest date the official record shows her as being connected to CSEML is when the fees were caught up (\$310.00) February 12, 1990 for the years 1986 (April) through March 1991. Was that a Durham International Ltd; check? The correspondence quoted earlier shows that V.K. came up with the idea of Durham International Ltd; in late May of 1997.

In one of the quotes above V.K. says, "This BOND has been in THE DURHAM TRUST since 1980." To Mr. Fischer she says, "The Original Durham International Ltd; Trust came into creation 1982." Should we overlook her "slip"? No—as Rick Martin used to say, "She is a congenital, irrepressible, consummate, incorrigible, pathological (I wish I could remember the rest) liar."

Above, V.K. has written to Mr. Fischer: "I flew over, met with Shelly and PAID THE TAB, not Russell Herman, or Cecelia Xzalis." In her Affidavit For Reinstatement Of Revoked Corporate Charter, dated February 7, 1990, V.K. says she paid Pacific Stock Transfer \$1,245.00 by check on October 12, 1988 but that PST didn't pay the State. She must still have a copy of the resignation (as resident agent) letter signed by Shelly Brazier of PST July 23, 1993, from which she now uses the name. If her accusation to the State that PST did not remit funds to the State that she paid PST had been true, PST would have been involved in the reinstatement. So she lied again, even to the State. No wonder PST resigned.

On September 4, 1996 we paid \$450.00 to again reinstate the corporation and we have maintained it since then. Anyone that can use a computer to access the Internet can go to <http://sos.state.nv.us/corpsrch.asp>, type in Cosmos Seafood, Submit, and you will get the name, click on the View Selection and you will see the official State of Nevada record of the status of the corporation. You will find that E.J. and Doris J. Ekker and Ron Kirzinger are the officers and that the corporation is current [MM: and that it was "Incorporated On: March 13, 1985"]. Ms. Durham seems to think that if she tells the lie that she "retired it in 1997 and put it in her 'holding trust'" enough times that someone might believe it.

**CONCLUSION**

When a Witness is "on the stand" and being questioned by the attorneys, and occasionally by the Judge, if the testimony of the witness is proven contradictory and unreliable, the witness is discredited and the testimony is disregarded. V.K. Durham has achieved exactly that stature. She has lied about how she came to "own" 3392-181, about her involvement with CSEML, about having a Trust and when it was "formed", and about being married to Russell Herman. She has tried to change the contract/jurat to a "commodity contract", which of course cannot be done.

Having exhausted all of those avenues, she has turned to personal attack and invective in an obvious attempt to get somebody mad at us—the Israelis, the Al Qaeda, the Abu Sayyaf, Moro Islamic Liberation Front, the Muslims worldwide, the Islamic Banks, the British, the U.S.A. and all of the "minions" of Father and Son Bush.

We swear under penalty of perjury that the foregoing is true to the best of our personal knowledge and recollection and, if called and sworn as a witness, could and would competently testify thereto. Signed in Manila, Philippines, this 20<sup>th</sup> day of January 2003.

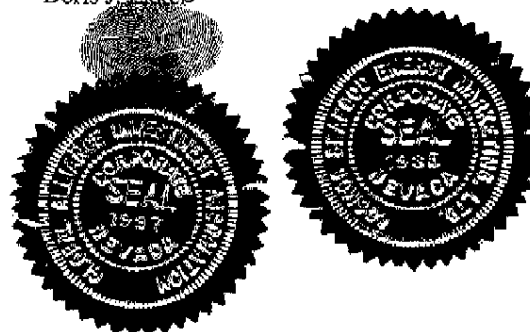
**VERIFICATION OF SIGNATURES**


  
  
 E.J. Ekker

  
 Mark Moore

  
 Doris J. Ekker

  
 Ellene Stratton



  
 Cenqn Marcos

# The News Desk

By John & Jean Ray

## ANSWERING BUSH'S BIG MYTHS ABOUT IRAQ

Prepared by the *International A.N.S.W.E.R. Coalition*  
nyc@internationalANSWER.org

Myth # 1—*The United States has the right to wage preemptive war against Iraq*

Preemptive war is war of aggression. Under international law, a preemptive war may be justified as an act of self-defense only where there exists a genuine and imminent threat of physical attack. Bush's preemptive war against Iraq doesn't even purport to preempt a physical attack. It purports to preempt a threat that is neither issued nor posed. Iraq is not issuing threats of attack against the United States. It is only the United States that threatens war. There has been no evidence that Iraq is capable of an attack on the U.S., let alone possessing the intention of carrying out such an attack.

Myth # 2—*The UN Security Council can lawfully authorize preemptive war*

The United Nations Security Council cannot authorize a potential nuclear U.S. first strike and war of aggression that violates the *UN Charter*, international law and the law prohibiting war crimes, crimes against the peace and crimes against humanity. The *UN Charter*—which creates the Security Council and which grants the Council its authority—requires the "Security Council to act in accordance with the Purposes and Principles of the United Nations." (Article 24)

The *UN Charter* requires international disputes or situations that might lead to a breach of peace to be resolved by peaceful means. (Article 1 and Chapter VI) In other words, a nation may not wage war based on the claim that it seeks to prevent war. A nation may use force unilaterally in self-defense only "if an armed attack occurs" against it. (Article 51)

Myth # 3—*The United States Congress can lawfully authorize preemptive war against Iraq*

Article VI of the *U.S. Constitution* establishes that ratified treaties, such as the *UN Charter*, are the "supreme law of the land". The *UN Charter* has been ratified by the United States, and the Congress may not take actions—including wars of aggression—in violation of the *UN Charter*. Wars of aggression, and even the making of the threat of a war of aggression, violates the international humanitarian law to which all nations are bound. Neither Congress nor the President has the right to engage the U.S. in a war of aggression and any vote of endorsement, far from legalizing or legitimizing global war plans, serves only as ratification of war crimes.

Myth # 4—*The U.S. government intends to "liberate" the Iraqi people*

The October 11, 2002, *New York Times* revealed the true plans of the United States: "The White House is developing a detailed plan, modeled on the postwar occupation of Japan, to install an American-led military government in Iraq if the United States topples Saddam Hussein, senior administration officials said today. In the initial phase, Iraq would be governed by an American military commander—perhaps Gen. Tommy R. Franks, commander of the United States forces in the Persian Gulf, or one of his subordinates—who would assume the role that Gen. Douglas MacArthur served in Japan after its surrender in 1945." ("U.S. has a plan to occupy Iraq, officials report")

The true intention of the U.S. government is to recolonize Iraq. Prior to the 1960s, U.S. corporations made 50 percent of their foreign profits from investments in oil from this region. The Bush administration wants Iraq to denationalize its oil wealth—10% of the world's supply. This war is an attempt to reconquer Iraq and all of its natural resources. The Bush administration wants to reshuffle the deck in the Middle East and undo all of the achievements of the national liberation movements from the last sixty years. They want to eliminate independence for all countries in the region and assert their domination and control—not in the interest of the vast majority of people—but for access to oil.

Myth # 5—*Iraq is a military threat to the world*

There is no record to support this claim. During the Gulf War of 1991, while the United States bombed Iraq with a barrage that included 110,000 sorties, Iraq did not destroy even one U.S. tank or plane. Desert Storm destroyed, according to UN weapons inspectors, 80% of Iraq's weaponry. As part of the inspections that followed, 90% of Iraq's remaining military capability was destroyed. Iraq has been paying indemnities to Kuwait and U.S. oil corporations since 1991 and has not had the financial capacity to build another arsenal. In addition, there has not been a threat by Iraq of any kind against any other country.

Myth # 6—*Iraq threw out the weapons inspectors*

Iraq did not tell the inspectors to leave. The weapons inspectors withdrew in December 1998 because the United States told them to pull out so that the U.S. could launch a bombing campaign on Baghdad. The next day, on December 16, the U.S. unleashed Operation Desert Fox, which included dropping 1,100 bombs and Cruise missiles on Iraq. After the bombing campaign, a *Washington Post* report confirmed the assertions of Iraq that the inspections were intelligence-gathering exercises conducted on the orders of the Defense Intelligence Agency. The Pentagon used the information collected from the so-called inspections to set up coordinates for its bombing operations. After this revelation, the Iraqi government quite understandably did not let the inspectors back in.

Myth # 7—*Sanctions are a kinder, gentler way to deal with Iraq*

The plan for sanctions on Iraq came from the Pentagon, not the Department of Health and Human Services. It was a central part of the Pentagon's war strategy against the Iraqi people. Sanctions have been more devastating than the Gulf War itself. "UNICEF confirms that five to six thousand Iraqi children are dying unnecessarily every month due to the impact of the sanctions, and that figure is probably modest," Denis Halliday told a Congressional hearing in October 1998. Halliday, who had just resigned his post as UN Assistant Secretary General and head of the UN humanitarian mission in Iraq, spoke of the "tragic incompatibility of sanctions with the *UN Charter* and the Convention on Human Rights."

Myth # 8—*The UN allows U.S. and U.K. planes to bomb the "No Fly Zones"*

The United States agreed to a ceasefire with Iraq in February 1991. The no-flight zones over two-thirds of Iraq were imposed by the U.S., Britain and France 18 months after the Gulf War. The United Nations has never sanctioned the no-flight zones. France has since condemned them. The so-called no-flight zones are in violation of international law. Iraq has every right under international law and all known laws in

the world to defend itself in these U.S.-declared no-flight zones. According to Article 51 of the *UN Charter*, Iraq has the right of self-defense in all of its country, including these "no-flight zones".

Myth # 9—*The people support a war on Iraq*

Not even opinion polls support this phony assertion. The polls confirm that there is wide opposition to a war. Normally there is wide support for a president who is about to launch a war. Instead, Congressional offices report overwhelming constituent opposition to a unilateral war on Iraq. Worldwide, the opposition is even bigger. While British Prime Minister Tony Blair is a vocal acolyte of Bush, few in Britain support a war on Iraq. Already, a march against war of 400,000 was held in London. Similar demonstrations have been held in Rome and Madrid. The general sentiment in Europe was summed up by the Greek Development Minister who said, "We are totally opposed to any military conflict... even if there is a UN Resolution." Around the world, the sentiment is no different. New Zealand's government opposes the war. No country in the Middle East supports a war on Iraq. Lebanon, Jordan, Bahrain, Kuwait, Oman, Qatar, Saudi Arabia and the United Arab Emirates all oppose a war. As do France, Russia and China.

Myth # 10—*War will be good for the economy*

It already costs U.S. taxpayers \$50 billion per year to keep U.S. armed forces in the Persian Gulf. The estimated \$200 billion for a war on Iraq will come straight out of Social Security, Medicare, Medicaid, education and welfare. The average working-class taxpayer will foot the bill. The upper classes have already had their taxes greatly reduced so that they pay only a small part of the bill.

Myth # 11—*This war will be quick and painless*

War is rarely quick, never painless. A new war will be neither. The 4.8 million people in Baghdad face an invasion by the most modern and lethally equipped military in the world. Iraq is a nation of 22 million people. They will bear the brunt of the pain and the deaths of the war.

Myth # 12—*Gulf War Syndrome is a myth*

The Veterans Benefits Administration Office noted that 36% of Desert Storm vets have filed claims for service-related disabilities. A primary reason is because the U.S. used Depleted Uranium. In July 1990, "The U.S. Army Armaments Munitions and Chemical Command admitted DU posed longterm risks to natives and combat veterans. ... Low doses have been linked to cancer." Gulf War vets have a 500% greater incidence of Lou Gehrig's disease than the general population. Desert Storm female vets have a 300% greater incidence of bearing children with birth defects. For male vets the figure is 200%.

## UN QUESTIONS ARE LIKE SPYING, IRAQI SAYS

By Christine Spolar, *Tribune*, 01/10/03

BAGHDAD—Gen. Amir al-Saadi, a high-ranking Iraqi weapons adviser, clarified Thursday what President Saddam Hussein meant earlier this week when in a nationally televised speech he accused the weapons inspectors of spying.

The inspectors, al-Saadi said, asked offensive questions.

Speaking to foreign peace activists, al-Saadi said Iraq had taken particular umbrage to questions that inspectors had asked last weekend at two air bases.

He said the questions included: What is the organizational structure of this base? What is the chain of command with respect to outside authority? What new installations were made or built since 1998? What is the telephone number of this facility?

"To go to a military base and ask these questions is unjustified," al-Saadi said. The questions might be permissible at a civilian production facility, he said, but to ask them at "a military base at such a time when Iraq



is threatened with invasion is a bit much.”

Al-Saadi said the Iraqi leadership was also irked by a question, posed at a time when there is talk of Iraqi scientists leaving the country to cooperate with inspectors, that was asked of a university professor. The question, according to al-Saadi: Are you happy with your salary?

“Such questions are unwarranted,” he said.

Al-Saadi said Iraq sent a protest letter to UN inspectors over the interviews.

UN spokesman Hiro Ueki could not confirm the receipt of the letter Thursday but said, “We ask a lot of questions. I don’t know why they’re making a deal about this now.”

**[JR: Would the U.S. under identical hostile circumstances tolerate such brass questions being asked as the Iraqis are, and should they be expected to reply with sterling answers even with guns pointed at their heads?]**

#### BRITISH FOE OF BUSH TAKES POETIC LICENSE

By Tom Hundley, *Tribune*, 01/10/03

LONDON—With a terse 31-word verse attacking President Bush, British poet laureate Andrew Motion added his voice to the growing chorus of opposition to a war against Iraq.

*They read good books, and quote, but never learn a language other than the scream of rocket-burn.*

*Our straighter talk is drowned but ironclad: elections, money, empire, oil and Dad*

... The poem, titled *Causa Belli*, a Latin phrase for “cause or pretext for war”, was first published Thursday on the front page of the *Guardian* (UK) newspaper. It reflects a widely held European view about Bush’s motives in his confrontation with Saddam Hussein.

“It’s as much to do with oil, imperialism and a sort of strange father fixation,” he told the *Guardian*.

“This is not a poem about whether we should go to war. We can’t decide that because we don’t yet know. It’s a poem about wishing to be more candid,” said the 50-year-old poet, who teaches at the University of East Anglia.

Britain is the only European ally that has offered the U.S. military support against Iraq, but Prime Minister Tony Blair is coming under increasing pressure not only from poets but also from his own Labor Party to distance himself from the Bush administration’s timetable for war.

Members of Parliament are demanding to see hard proof that the Iraqi regime is concealing weapons before committing Britain to an attack. Thus far the inspectors have come up empty-handed. ...

According to one report, quoting an unnamed senior Whitehall source, Blair has been urging the U.S. to hold off on its war plans until late autumn. ...

“There is an assumption that there will be a campaign before the summer because of the heat. The autumn would be just as sensible a time and in the meanwhile Saddam would be thoroughly constrained by the inspectors,” he said.

**But others, including Defense Minister Geoff Hoon, dismiss these reports. In some ways, Blair’s Cabinet reflects Bush’s, with hawkish voices from the Defense Ministry tempered by more moderate ones from the Foreign Ministry. ...**

The poetic protest is not without precedent.

Alfred Lord Tennyson was the poet laureate when, in 1864, he wrote *The Charge of the Light Brigade* about a battle in the Crimean War in which brave soldiers (“Theirs not to reason why/Theirs but to do and die”) follow the foolish orders of their commanders.

**[JR: Unlike Pinocchio, President Bush has changed from being a real live boy into a hand puppet by the puppeteers at Camp Cloneocchio. When Bush lies his nose doesn’t get bigger... his brain gets smaller. All the oil and money in the world isn’t going to make the Bush boy any smarter.]**

#### SIGNALS GROW THAT ATTACK ON IRAQ IS NOT IMMINENT

By Robin Wright, *Los Angeles Times*, 01/10/03

WASHINGTON—The drumbeat of war may be slowing. After weeks of mounting expectations that an invasion is imminent, the United States and many of the key players in the showdown with Iraq indicated Thursday that UN weapons inspections will run on well beyond the Jan. 27 due date for the first formal report to the world body on Saddam Hussein’s cooperation.

Barring solid discoveries or new evidence about Iraq’s weapons programs, widespread assumptions about a U.S.-led military operation beginning in early February also might be off, according to U.S., European and United Nations officials.

“It’s wrong to assume anything has to happen in January or February. We’re not in this to call a quick war, so don’t assume any timetable,” a senior State Department official said Thursday. “We have to exhaust the UN process to get people to come through with military and other support.”

At the White House, press secretary Ari Fleischer stressed Thursday that President Bush has not imposed a timeline on the process.

“The president has said that he wants the inspectors to be able to do their jobs, to continue their efforts, and that’s what we support,” Fleischer said.

The flurry of signals from the Bush administration is in part to “puncture the bubble” of speculation about U.S. intentions amid a rapidly accelerating deployment of American troops near Iraq, the State Department official said.

But it also reflects some of the complex realities of the process—and several reasons for caution. ...

British Prime Minister Tony Blair, who has been the strongest U.S. ally, said Thursday that the inspections are only “in the middle” of a process and that Jan. 27 should not be seen as any kind of deadline for a decision about war. ...

“There’s no point in going this far and then rushing into a war when you don’t have the widest possible public support. If the United States didn’t do anything when Iraq made its flawed [weapons] declaration, why do it when Blix asks for more time?” added a diplomat from a country on the UN Security Council.

“The U.S. has to give the UN the space it needs,” the diplomat said.

The United States also remains in the throes of trying to build an international coalition for action, with support from crucial players such as Turkey proving to be more difficult and costlier to secure than initially expected. The size and type of allied support in a coalition also may depend on the latitude Washington grants the inspectors—even in terms of what role Britain plays in any war, according to U.S. and British officials.

“Blair is very vulnerable on this issue. He’s been an overachiever for the United States up to now,” a well-placed official said. “But he has a price too. He needs certain things, including giving the UN a real opportunity to prove Iraq still has weapons, in order to face the political backlash, particularly within his own party.”

Washington also would like to have enough evidence to avoid another major round of diplomacy to convince the world of the need to act, particularly the other permanent members on the Security Council—Russia, France, China and Britain.

Russia and France called Thursday for what amounts to open-ended inspections. ...

The administration also must deal with the fact that a growing number of players want to pursue alternatives to war, including time to allow the military buildup to pressure Iraq’s military to oust Hussein or pressure him to surrender power. ...

**[JR: Oh, so our massive troop buildup is only to intimidate Saddam into relinquishing his powers to someone the U.S. has already handpicked waiting to step into his boots. If**

**all the saber-rattling at the Defense Department hasn’t made our point to our allies that means we only have a coalition of one, Israel, to invade Iraq. Blair is melting under the intense pressure and the opposition is growing in Parliament and with the British people over his support for Bush’s war for oil. Do not count out the plotters, as they are now busy finding other schemes to get their war going. We outnumber them, so the odds for their success is not guaranteed at this point in time.]**

#### U.S. WILL ATTACK IRAQ ‘WITHOUT UN BACKING’

By Toby Harnden, *Daily Telegraph*—UK, 01/10/03

America will not delay a war with Iraq until the autumn and is prepared to launch military action against Saddam Hussein without further United Nations authorisation, a senior Bush administration adviser said yesterday.

Richard Perle, chairman of the Pentagon’s Defence Policy Board and a hawk whose views carry considerable weight, rejected suggestions from British ministers and senior Foreign Office officials that plans for an early war should be put on hold.

Mr. Perle, who is close to Donald Rumsfeld, the U.S. Defence Secretary, said he did not expect the UN Security Council to reach agreement on the use of force but had little doubt that George W. Bush, the U.S. president, would press ahead regardless and lead a coalition to victory.

“I’m assuming that we will not get a consensus on the Security Council but it may be possible to get it,” he said. “It would be a great mistake to become dependent on it and take the view that we can’t act separately.

“That would be an abrogation of the president’s responsibility.”

Mr. Perle stressed that as an outside adviser he could not speak for the Bush administration. But with Mr. Rumsfeld and his ally Vice-President Dick Cheney, now the driving force behind U.S. foreign policy, his pronouncements have taken on increasing importance.

Mr. Perle said inspectors would not find actual weapons in the face of Iraqi concealment. “If that’s the test, we’re never going to find a smoking gun,” said Mr. Perle.

He criticised Hans Blix, the chief UN weapons inspector, for his handling of the inspections. He said inspectors had mainly visited previously known sites.

“They are the last place you would expect Saddam to put something,” Mr. Perle said. “You would have to be a complete idiot to do that. The inspectors returning to known sites makes Blix look foolish.”

The Swede “has a history from when he was head of the International Atomic Energy Agency and Saddam built a nuclear capability right under his nose”, he added.

Mr. Perle suggested that American patience with the UN inspections process was limited and closely linked to the military timetable that makes it very difficult to fight a war after March because of the searing heat.

He said: “If there’s no change in Saddam’s attitude I think there’ll be a reluctance to continue this without a clear indication that our patience will be rewarded by a UN Security Council consensus.

“A consensus would be a useful thing and I think we’d be willing to wait a little longer to get it but not a long time.”

Mr. Perle said America had been right to go to the UN to seek Resolution 1441, passed unanimously in November, because it “produced a consensus in support of significant demands” but the UN had only a limited role in dealing with Saddam.

“The question now of course is whether the UN having done that will insist that its demands be met or revert to its previous posture which was to pass resolutions but not take the actions necessary to ensure compliance with them.”

He expressed doubt that Tony Blair had asked or would ask Mr. Bush to delay war until the autumn and accused those who sought such a delay of being opposed to ousting Saddam in any event.

Although Mr. Perle did not mention them, a number of U.S. State Department diplomats are implacably opposed to war.

They were encouraged by the views of the ministers and the Foreign Office, reported in *The Telegraph* yesterday, as well as recent comments by Jack Straw, the Foreign Secretary, that the chances of war were “60/40 against”.

Mr. Perle said: “There are nations on the UN Security Council against taking military action so they will try to slow any movement towards military action.”

America and its allies, he insisted, already had the legal and moral justification for war. “We might be acting without a resolution from the UN authorising it but I think the administration can make a strong case that Saddam’s defiance of a variety of resolutions passed previously could be understood to justify military action.”

**[JR: Mr. Perle certainly doesn’t give out pearls of wisdom. Contrary to the old saying, Damn the torpedoes—full speed ahead, it is irrational thinking for the likes of the chairman of the Pentagon’s Defence Policy Board. But then again, neither he nor Rumsfeld will be on the front line as will be members of our families in the military. Mr. Perle is showing his true Zionist colors when he charges incompetence and personal condemnation of Hans Blix, the chief UN weapons inspector, to divert the issue, because Blix has asked repeatedly for the U.S. to provide the UN inspectors with its highly acclaimed “evidence” of Saddam’s arsenal of WMD.]**

“NASA security is doing everything needed... and I feel great, safe. I think everybody feels safe,” Ramon said during a countdown rehearsal late last month. “We are here to conduct science for the benefit of humankind, for all mankind, doesn’t matter, no borders. It’s one globe for us.”

Ramon, 48, is a former fighter pilot and weapons specialist who fought in the Yom Kippur War in 1973 and the Lebanon War in 1982. His military career led to his selection in 1997 as his country’s first astronaut.

For NASA, however, there are other worries besides security concerns. ...

Shuttle program manager Ron Dittmore said everyone is confident that *Columbia* is safe to fly despite the crack found in December in the plumbing of *Discovery*. But engineers want to make sure nothing has been overlooked in making that conclusion. ...

Ramon began training at NASA in 1998 and was promised a launch as early as 1999. However, for a variety of reasons, his flight, and the flight of an atmospheric dust-measuring experiment sponsored by Israel, kept getting delayed. ...

**[JR: Just what nations are part of the air force and naval armada that have been deployed to protect the launch of the Columbia space shuttle with Israeli’s first astronaut Ramon on board? You can bet that the Israeli Mossad or military will be entrusted to man those watchtowers just in case there is that remote chance that the enemies of Israel might attack Cape Kennedy. Should we really believe that Israel is sending astronaut Ramon into space to measure atmospheric dust for the benefit of mankind? Nice public relations scam but the fact that Ramon is an ex-fighter pilot and weapons specialist makes that a very remote possibility. If planet Earth is as Ramon infers “one globe for all”, why is it that the Zionists in charge don’t see it quite that way? Today they control the Earth. Does that mean that tomorrow they’ll control the Universe? I don’t think so!]**

#### MANUFACTURING ANTI-SEMITES

By Uri Avnery, *Tikkun Magazine* (A Bimonthly Jewish Critique of Politics, Culture & Society), Nov/Dec 2002

The first Israeli victim of Saddam Hussein is a Zionist myth on which we were brought up. The myth tells us that Israel is a haven for all the Jews in the world. In all the other countries, we are told, Jews live in perpetual fear that a cruel persecutor will arise, as happened in Germany. Israel is the safe haven, to which Jews can escape in times of danger. Indeed, this was the purpose of Israel’s founding fathers when they established the state.

Now Saddam comes along and proves the opposite. All over the world, Jews live in safety; they are threatened by annihilation in only one place on the planet: Israel. Here national parks are being prepared for use as mass graves, here (pathetic) measures against biological and chemical weapons are being prepared. Many people are already planning to escape to the communities in the Diaspora. End of a myth.

Another Zionist myth died even before that: The Diaspora, so we learned in our youth, creates anti-Semitism. Everywhere the Jews are a minority, and a minority inevitably attracts the hatred of the majority. Only when the Jews gather in the land of their forefathers and constitute the majority there, we learned, will anti-Semitism disappear throughout the world. Thus spoke Herzl, the founder of modern Zionism.

Nowadays this myth, too, is giving up its blessed soul. Whatever good the existence of the State of Israel may or may not have done, the current government of Israel is quickly undoing. The Sharon government is a giant laboratory for the growing of the anti-Semitism virus. It

exports it to the whole world. Anti-Semitic organizations, which for many years vegetated on the margins of society, rejected and despised, are suddenly growing and flowering. Anti-Semitism, which had hidden itself in shame since World War II, is now riding on a great wave of opposition to Sharon’s policy of oppression.

Sharon’s propaganda agents are pouring oil on the flames by accusing all critics of his policy of being anti-Semites. Many good people, who feel no hatred at all towards the Jews but who detest the persecution of Palestinians, are now called anti-Semites. Thus the sting is taken out of this word, giving it something approaching respectability.

The practical upshot: not only is the State of Israel not protecting Jews from anti-Semitism, but—on the contrary—its government is manufacturing and exporting the anti-Semitism that threatens Jews around the world.

For many years, Israel enjoyed the sympathy of most people. It was seen as the state of Holocaust survivors, a small and courageous country defending itself against the repeated assaults of murderous Arabs. Slowly, this image has been replaced by another: a cruel, brutal, and colonizing state, oppressing a small and helpless people. The persecuted has become the persecutor; David has turned into Goliath.

We Israelis, living in a bubble of self-delusion, find it hard to imagine how the world sees us. In many countries, television and newspapers publish daily pictures of Palestinian children throwing stones at monstrous tanks, soldiers harassing women at checkpoints, despairing old men sitting on the ruins of their demolished homes, soldiers taking aim and shooting children. These soldiers do not look like human beings in uniform—the world does not see “the neighbor’s son” most Israelis see. These soldiers look like robots without faces, armed to the teeth, heads hidden by helmets, bullet-proof vests changing their proportions. People who have seen these photos, dozens and hundreds of times, start to see the whole State of Israel in this image.

For Jews, this creates a dangerous, vicious circle. Sharon’s actions create repulsion and opposition throughout the world. These actions reinforce anti-Semitism. Faced with this danger, Jewish organizations are pushed into defending Israel and giving it unqualified support. This support enables the anti-Semites to attack not only the government of Israel, or the State of Israel as a whole, but local Jews, too. And so on. ...

The Israeli government pretends to speak for all Jews around the world, yet no attempt has been made by mainstream Jewish organizations to reject this claim. This may turn out to be a terrible mistake.

**In Europe, Jews already feel the pressure to reject Sharon. But in the United States, Jews still feel supremely self-confident. In Europe, Jews have learned over the centuries that it is not wise to be too conspicuous and to display their wealth and influence. But in America, the very opposite is happening: the Jewish establishment is practically straining to prove that it controls the country.**

Every few years, the Jewish lobby “eliminates” an American politician who does not support the Israeli government unconditionally. This is not done secretly, behind the scenes, but as a public “execution.” Just now the Jewish establishment rallied against the Black congresswoman Cynthia McKinney, a young, active, intelligent, and very sympathetic woman. She had dared to criticize the Sharon government, to support the Palestinian cause, and (worst of all from the Jewish establishment’s standpoint) she had gained the support of Israeli and Jewish peace groups. The Jewish establishment found a counter-candidate, a practically unknown Black woman, injected huge sums into the campaign, and defeated Cynthia.

**All this happened in the open, with fanfare, to make a public example of McKinney—so that every senator and congressperson would know that criticizing Sharon is**

#### NASA PLANS EXTRA SECURITY FOR SHUTTLE LAUNCH

#### ISRAELI ASTRONAUT ABOARD COLUMBIA

By Marcia Dunn, *Daily News*, 01/15/03

CAPE CANAVERAL, Fla. (AP)—Space shuttle *Columbia*’s pure science mission initially was seen as a vehicle for an all-female crew, but that idea was abandoned. ...

Now an Israeli astronaut is at center stage.

After years of delays and numerous incarnations, *Columbia*’s 16-day research flight—a rarity in that it is the first shuttle mission in three years that has not involved the International Space Station or the Hubble Space Telescope—is nearing liftoff under extraordinarily tight security.

On board for Thursday’s scheduled launch will be Israel’s first astronaut, Ilan Ramon, a colonel in his country’s air force and the son of a Nazi Holocaust survivor.

Ramon does not consider himself a terrorist target and does not believe his presence endangers his six U.S. crewmates or the shuttle. About 300 Israelis, many of them guests of Ramon, are expected for the launch.

NASA’s top security man, David Saleeba, a former Secret Service agent, said last week there have been no direct threats against Ramon or the flight.

**Nonetheless, NASA has been in close touch with the Air Force, the Homeland Security Department and the Justice Department. The Kennedy Space Center is expected to be as well-defended as many nations, with warships, fighter jets and combat helicopters patrolling the air and sea in a 35-mile perimeter around the oceanside launch pad. Three security command posts will be in operation, and Saleeba will have a hot line straight into launch control.**

Under security procedures established after the Sept. 11 terrorist attacks, NASA will keep *Columbia*’s launch time secret until 24 hours in advance.

**tantamount to political suicide. Not content with this flexing of power, the pro-Israel lobby—which consists of Jews and extreme right-wing Christian fundamentalists—is now pushing the Bush administration to start a war in Iraq. This, too, openly and in full view of the American public. Dozens of articles in the important newspapers point out the Jewish pro-war influence as a plain political fact. ...**

What will happen if the war the pro-Israel lobby is advocating ends in failure? If it has unexpected negative results and many young Americans die? If the American public turns against it, as happened during the Vietnam War?

What will happen when Sharon's policies bring about revolution in the Arab world, as they will if he is allowed to continue on his current path? As long as the Jewish establishment can convince the American public that the interests of Israel and the United States are identical (an idiotic notion) this will not arouse anger, but when the day comes—and it will come—when the two countrys' interests are seen as diverging, what will be the reaction then? ...

Of course, the special political culture of the United States encourages the rise of special interest groups—but that was also true in Spain of the Golden Age and in the Weimar Republic in Germany. History does not have to repeat itself, but neither should one disregard its lessons. Just because Jews can constitute a special interest group does not mean that creating a disproportionate influence over Congress and the White House is the best strategy for enhancing the future of the Jewish people. ...

If I were asked for advice, I would counsel Jewish communities throughout the world as follows: break out of the vicious circle. Disarm anti-Semites by breaking the habit of automatically identifying with everything the Israeli government does. Let your conscience speak out. Return to the traditional Jewish values of "That which is altogether just shalt thou follow!" (*Deut. 16:20*) and "Seek peace and pursue it!" (*Psal. 4: 14*). Identify yourselves with the Other Israel, which is struggling to uphold these values at home.

All over the world, new Jewish groups that follow this way are multiplying. They break yet another myth, that the duty of Jews everywhere is to subordinate themselves to the edicts of the current Israeli government. They know that the true duty of Jews worldwide is to cling fast to Jewish values.

**[JR: If the Zionists and their supporters had a chance to look into the future and see the world they control and dominate, how would they see themselves? Would they take pride in its ruins and in the chaos and the misery they brought upon the human race to achieve their goals? Would their victory in gaining all they coveted be worth all their lies and deceptions? When faced with the ultimate truth they will come to know that all they have gained they will not be able to keep and for them that will be an unceasing and unyielding anguish. So, to all Jews and non-Jews who work to make a difference—SHALOM!]**

#### ADL ACTIVIST TARGETS JIHAD'S WEBSITE

By Todd Lighty and Stephen Franklin, *Tribune*, 01/05/03

A southern Illinois Internet activist has launched a campaign to shut down the self-declared official Website for Islamic Jihad, the Palestinian terrorist group.

His battle has not been with some Middle Eastern Internet provider, but with a Chicago-based company, Hostway Corp., one of the nation's major Website providers.

Noting the U.S. State Department's classification of Islamic Jihad as a terrorist organization, Andrew Weisburd, part of a group that seeks out terrorist Websites, recently called for state and federal officials as well as Hostway to shut down the site. And

Weisburd may have to take his fight to New Jersey, where his group says the Website may be moving.

Hostway officials confirmed that the Islamic Jihad home page is among the more than 100,000 Websites on their servers. But, they added, they were unaware of the site's apparent link to the terrorist group until receiving complaints several months ago.

"Our policy is not to allow any terror sites," said company spokesman John Lee. "Once we find out that they are terrorists or anti-U.S. or hurt people, we use our best judgment to shut the site down."

But in the case of the Islamic Jihad site, qudsway.com, Lee said law enforcement officials have not contacted his company about the site. He added that his firm does not have anyone who can translate the Arabic side of the site, which is the most vitriolic, spelling out Islamic Jihad's hard-line beliefs.

Because of Hostway's privacy policy, Lee also said he could not disclose the address or city where bills for the site were mailed.

**"The site is not illegal in any way [nor does it condone] illegal activity," said FBI spokesman Frank Bochte in Chicago. "We cannot be the Orwellian thought police. If it is mere words and nothing beyond that, there's nothing we can do."...**

In a recent report by the Anti-Defamation League called "Jihad Online", the group said the Internet is a "tool tailor-made" for Islamic extremists to plan attacks, raise money and spread propaganda.

Rita Katz, who uncovered the Islamic Jihad Website several months ago, said the Internet provides another example of how technologically sophisticated terrorists have become to communicate with sympathizers around the globe. ...

The Islamic Jihad Website has two faces, one in English and one in Arabic. The English site is far smaller and makes no mention of Islamic Jihad's latest bloody exploits.

But the Arabic site reproduces posters that praise martyrs, or shahids, who died while conducting attacks on Israelis. It lists the names of about 60 martyrs since the early 1990s who have died for the Islamic Jihad and provides their histories.

It talks about the "Zionist" rope over American leaders and lists 45 Jews in top positions of U.S. government. A photo gallery features the burning of the American flag, and one section is called "Know Your Enemy".

Islamic Jihad's official symbol—a map of Palestine in red to represent the group's quest to destroy Israel—is featured prominently on the site. Based in Damascus, Syria, the Palestinian Islamic Jihad is one of nearly three dozen foreign groups the U.S. State Department has designated a terrorist organization.

The group is the latest target of Internet Haganah, which, according to Weisburd, has helped shut down 65 terrorism-related Websites in the U.S. and overseas by contacting government officials and firms like Hostway.

Internet Haganah, formed after the U.S. terrorism attacks in 2001, tracks about 50 terrorism-related Websites, he said.

**Internet Haganah's members are U.S. and Israeli counter-terrorism and Internet experts, Weisburd said. Their Website is haganah.org.il. Haganah in Hebrew means defense. ...**

**[JR: It probably is the listing of the 45 Jews that serve in top government positions that set off the alarm bells of these Zionists watchers. They loathe having such things made public from sources other than their own propaganda machines. The Haganah sites could be considered just as dangerous and radical as the ones they target. The enemies of Israel hold a much higher priority for the ADL and JDL than the enemies of the U.S. Anyone American who dares criticize the policies of Israel are on their watch list along with the Hamas and Jihad Websites.]**

#### PROBLEM-PLAGUED LOS ALAMOS REASSIGNS TOP SECURITY OFFICERS

By Michael Kilian, *Washington Bureau*, 01/09/03

WASHINGTON—The two top security officials at the troubled Los Alamos National Laboratory were ousted from their jobs Wednesday amid ongoing concerns over the nuclear facility's poor management and vulnerability to terrorism.

Security chief Stan Busboom and his deputy, Gene Tucker, were reassigned to non-management positions.

Last week, Los Alamos Director John Browne resigned after disclosures of widespread fraud involving lab-issued credit cards at the top-secret complex, as well as the mysterious loss of 263 computers that may have contained classified information.

The reassignment of Busboom and Tucker was the first action that directly involved the New Mexico lab's security apparatus.

"There has been significant controversy over management and communication during recent events at the laboratory that has led to substantial criticism and concern by our oversight organizations," said James Holt, the lab's associate director for operations, who announced the reassignments. "In order to address these concerns, new leadership in the division is necessary."

Los Alamos is run by the University of California on behalf of the Department of Energy.

The FBI, the Energy Department, two congressional committees and the General Accounting Office, which is an investigative office that answers to Congress, have all launched investigations into charges of lax management, fraud and security lapses at the lab.


A principal steward of the U.S. nuclear arsenal, Los Alamos performs much of the nuclear weapons testing in the nation and is heavily involved in developing measures against terrorist use of nuclear weapons.

It is the repository of significant amounts of weapons-grade nuclear material.

One of its most important and vulnerable nuclear sites—Technical Area 18—was declared safe by Busboom last summer, when the laboratory was preparing to move it to a much better-protected location in the middle of the government's Nevada test site. That was because of the risk of a terrorist attack in New Mexico.

The Washington-based watchdog group Project on Government Oversight, which has made public many of the shortcomings that prompted the government investigations of Los Alamos, applauded Wednesday's action.

But the group complained that Busboom and Tucker were treated leniently compared with two Los Alamos whistleblowers, Glenn Walp and Steven Doran, who were abruptly fired after their reports of wrongdoing at the lab became public.

**[JR: Why have the Bushites taken so long in securing this vital facility and in terminating those unqualified to do their jobs? The security issue at Los Alamos has been a leftover from the Clinton administration when "visitors" were allowed access into the sensitive areas without security clearances from the top. The whistleblowers were not granted a reprieve from expulsion while those responsible for security lapses were allowed to stay on and continue in lesser positions. Do you suppose that those who look the other way are protected while those who are responsible are not? The U.S. government is top heavy with minions who are comfortable with making sure that what is broken stays broken. The comfort is that when the tower of power falls it will be on their heads and not on ours.]** 

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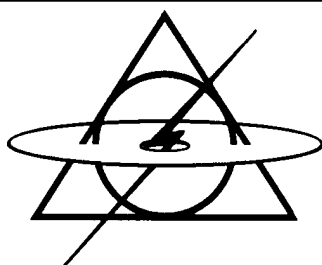
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### CONTACT OR SPECTRUM?

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