

CONTACT

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KNOWING TRUTH IS NOT ENOUGH,
SUCCESSFUL CHANGE REQUIRES ACTION



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GCH—RE: RULE OF LAW SERIES: *LEGITIMIZING THE ILLEGITIMATE*. [INCLUSIVE OF PARTS 11-13 PRESENTED AS **PART 7** IN *CONTACT*]

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[QUOTING Part 11 from *The Daily TRIBUNE*, June 12-13, 2003:]

LEGITIMIZING THE ILLEGITIMATE

By Sabrina M. Querubim, Ana Rhia T Muhi and Charisse F. Gonzales-Otalia

THE PRESIDENT'S UNCONSTITUTIONAL REQUEST

The Vice President has no power to determine the permanent disability of the President under the Constitution. The only event that the Vice President can

say there exists some inability on the part of the majority of the Cabinet which will transmit a written declaration to that effect to the Speaker and the Senate president. Still, this written declaration is limited to a temporary inability and the Vice President will assume office only as acting President. This cannot be emphasized enough. Thus, Vice President Arroyo's letter dated Jan. 20, 2001 informing the Court that President Estrada was permanently disabled and requesting the Chief Justice to administer the oath to her as President does not only not have any basis under law, but is violative of the very test of the Constitution. The Court should not have granted such a patently unconstitutional and illegal request. It should have known better. The Court's looking the other way manifested its predisposition toward Arroyo's immediate assumption of the presidency.

EVADING THE 'ACTING' ISSUE

Before noon of Jan. 20, 2001, Chief Justice Hilario Davide Jr. was caught on video, telling a reporter that he was on his way to Edsa to administer the oath to the Vice President as *acting*

President. However, when the decision was promulgated on March 3, 2001, Arroyo was no longer acting President but President by virtue of Estrada's "resignation". Immediately after she took her oath, she delivered a speech wherein she expressed "in all humility, I accept the presidency of the Republic."

The Court never made any attempt to shed light on the obvious discrepancy between the statement of the Chief Justice and the decision rendered. It was an allegation that the Court would certainly have had difficulty to explain. The statement of the Chief Justice is considered as part of the *res gestae*, and is consequently admissible evidence of the allegation that Arroyo was to be sworn in only as *acting* President. Statements made instinctively at the time of a specific transaction or event, without the opportunity to have formulation of statements favorable to one's own cause, are likely to cast important light upon the matter in issue and the law creates a presumption of truthfulness upon such statements. The Chief Justice had made this statement before the issuance

(Continued on page 2)

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ALSO IN THIS ISSUE

| | |
|--|---------|
| PHOENIX JOURNAL SALE..... | page 5 |
| GOD WILL Intervene When It's Appropriate..... | page 5 |
| Find Truth In Reality: Confusion Melts Away..... | page 8 |
| Doris' Corner, by Doris & E.J. Ekker..... | page 9 |
| Benjamin H. Freedman Letter Of October 10, 1954, PART 5..... | page 15 |
| CONTACT LOGO HATS Here At Last..... | page 20 |
| The News Desk, by John & Jean Ray..... | page 20 |

of the administrative resolution and before the decision on Estrada's case was rendered. It is a strong indication that the authority given by the Court to the Chief Justice was to swear in Arroyo only as *acting* President. But somewhere, sometime between the oath-taking and the rendering of the decision, the Court had changed its mind and its theory as to the assumption of the Vice President of the presidency. Contrary to the decision of the Court, it is evident that Estrada's supposed resignation was not the true reason why it considered administering the oath to Arroyo.

RESIGNATION OF THE PRESIDENT MUST BE IN WRITING

Contrary to the opinion of the Court, the Constitution requires that the resignation of the President must be made formally in writing. Law Professor Alan Paguia argues that it does not seem reasonable to suppose that the Constitution would forego with official formality with respect to a presidential resignation, considering that it involves the highest office in the government and therefore matters of national security may be compromised because of uncertainty as to the validity or invalidity of any alleged resignation. Unless there is a written resignation, there would be reasonable doubt not only as to the existence of the act of resignation, which is a question of fact, but also as to its validity, which is a question of law.

Although there is no expressed provision in the Constitution requiring that it be in written form, resorting to rules or constitutional and statutory construction would disclose that resignation must be in a written form. Article VII, Section 11 of the Constitution requires a written declaration when the President suffers from temporary inability to govern as President. If the Constitution requires a written declaration in the case of the President's temporary inability, where the President does not abdicate his position, then all the more should it be interpreted that the Constitution requires a written letter or declaration of resignation where the President permanently relinquishes his office. Furthermore, under the Constitution, resignation stands on equal footing with the other situations which create a permanent vacancy in office, namely death, permanent disability and removal from office. Paguia maintains that it would be absurd to imagine that in case of death, no written proof of death, or in case of removal from office, no written decision of conviction by the impeachment tribunal, or in the case of permanent disability, no written form to that effect would be required by the Constitution.

According to Dr. Miriam Defensor-Santiago, the Court should have looked at the existing practice in the United States, whose Constitution and presidential form of government we patterned ours after, on the issue of the formality requirement in the President's resignation. Resignation is defined as the formal renunciation or relinquishment of a public office. The word "formal" on the other hand is defined as that pertaining to or following established procedural rules, customs and practice, to consult the procedure in the United States which had an established practice as to the resignation of both the President and Vice President. The United States requires a resignation to be in written form which must be transmitted to the proper authority. Vice President Spiro Agnew had written a resignation letter, wherein he had stated that

it was in the best interest of the nation that he relinquish the vice presidency. He had addressed and transmitted the letter to President Richard Nixon. Nixon, on the other hand, made a much simpler letter of resignation, containing only one sentence. It was addressed and transmitted to the Secretary of State, Henry A. Kissinger. [END QUOTING Part 11]

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[QUOTING Part 12 from the *TRIBUNE*:]

JUDGMENT CAME BEFORE PETITION

Even before President Estrada had filed his petition for Quo Warranto and Prohibition on Feb. 6, 2001, judgment was already rendered. It was rendered on Jan. 20, 2001 when the Supreme Court decided to administer the oath to then-Vice President Arroyo as President of the Philippines. The written judgment was embodied in A.M. No. 01-05-SC entitled in re: Request of Vice President Arroyo to Take Her Oath of Office as President of the Republic of the Philippines before the Chief Justice. This resolution was released two days after the oath-taking at the EDSA Shrine.

The Court reasoned out that there is no prejudgment of the case as it is clear from the resolution that the Court did not treat the letter of Arroyo as a case but as an administrative matter. To dispel the erroneous notion that such resolution was a predetermination of Arroyo's legitimacy, the letter was treated as an administrative matter and emphasized that it was issued "without prejudice to the disposition of any justiciable case that may be filed by a proper party." The Court further said that it did not issue a resolution on Jan. 20, 2001 declaring the Office of the President vacant.

Such a justification is difficult to believe. Indeed, who would believe that the swearing in of a person as President is a mere administrative matter? It was improper for the Court to treat the matter of the presidency as a mere administrative matter. Contentious factual and constitutional issues were involved which entailed a full-blown judicial proceeding. It involved a substantial right, the right to occupy the presidency, the highest office in the land. An issue concerning a substantive right cannot be dispensed with by a mere administrative resolution, without affording the holder or claimant of such a right any opportunity to be heard.

Is it a part of the administrative powers of the Court to accede to a request of a vice president to be administered the oath as President without any determination as to its legality or veracity, which request is solely based upon an allegation that the incumbent President is permanently disabled? Does this mean that the Court would grant any request from anybody to be sworn in as President without any determination as to its propriety whatsoever because it is a mere administrative matter? The Court should have been more circumspect in administering the oath to Arroyo. It was incumbent upon the Court to determine whether Arroyo had a right, under the facts and under the Constitution, to occupy the presidency.

While the Court may not have issued a resolution expressly declaring a vacancy in the Office of the President, its resolution granting Chief Justice Davide authority to administer the oath to Arroyo implies that the Court had determined that there was such a vacancy. Otherwise, why would it have the oath administered on someone as President if it still acknowledged that there was still a sitting President in Malacañang?

A DENIAL OF FUNDAMENTAL DUE PROCESS

The Constitution provides that no person shall be deprived of life, liberty, or property without due process of law. Due process mandates the minimum observance of the twin requirements of notice and hearing and neither of these elements can be eliminated without running afoul of the constitutional guaranty. While it may be true that public office is not a right to property as contemplated under the due process clause of the Constitution, a holder of a constitutional office which provides special immunity as regards tenure is considered to have a vested right in such office. Even assuming that the right to such an office is a mere privilege, the incumbent's right to office is entitled to the protection of the law. He cannot be deprived of his right to office without hearing when the right to have it terminated is limited to specified causes.

The justice that procedural due process guarantees, is one which hears before it condemns, which proceeds upon inquiry and renders judgment only after trial. In issuing the administrative resolution, Estrada was neither given prior notice by the Court of its issuance of the resolution nor of Arroyo's request. Only Arroyo was given a copy of the resolution. He was never given an opportunity to defend his presidency. Estrada did not even rate the courtesy of being informed officially about it. Again, the Court's failure to notify Estrada casts more doubt and suspicion as to the legality of the oath-taking on Jan. 20, 2001.

Although the resolution was issued, "without prejudice to the disposition of a justiciable case filed by a proper party," the Quo Warranto Petition filed by Estrada did not cure the lack of due process that occasioned the issuance of the resolution. In a denial of procedural due process, what the law prohibits is not the absence of a previous notice but the absolute absence thereof and lack of opportunity to be heard. In Estrada's case, there was an absolute absence of prior notice as he was neither notified of Arroyo's request, of the Court's deliberations upon the matter, nor of the decision to grant the request.

There was also an absolute lack of opportunity to be heard. After receipt of Arroyo's letter, the Court deliberated among themselves and then decided to have the Chief Justice administer the oath on Arroyo. Such a deliberation is not a hearing as mandated by the due process clause of the Constitution. In a hearing, a party is given the chance to adduce his evidence to support his side of the controversy and that evidence should be taken into account in the adjudication of the controversy. In the issuance of the resolution, only Arroyo's allegations as to the President's permanent disability were presented. President Estrada, who was the one alleged to be permanently disabled, was not given any opportunity to be heard before the decision of the Court to accede to Arroyo's request was rendered. The Court's disclaimer cannot cure the patent lack of due process. A deprivation had already occurred before the opportunity to be heard was given. Estrada was already deprived of the presidency when the resolution was issued by the Court two days after the oath-taking.

The due process clause of the Constitution mandates that *before* a person is deprived of a right, due process must first be observed. The deprivation cannot take place before the observance of due process. Although administering an oath to a public

officer or servant can be characterized as administrative, it no longer becomes a mere administrative act when the oath is administered to a person claiming a right to an office *while there is an incumbent occupant to the office*. **It becomes a deprivation of a right without due process of law.**

The undeniable fact is that the Court, before 12:00 noon of Jan. 20, 2001, had already determined that Estrada no longer occupied the presidency. And, contrary to the decision it rendered, the Court did not consider him resigned because his alleged overt and confirmatory acts of resignation happened *hours after* Davide administered the oath on Arroyo and *weeks after* the “Authoritative window to Estrada’s mind” was reprinted in the *Philippine Daily Inquirer*. Or did the Court resort to soothsaying in determining before noon of Jan. 20, 2001 that Estrada would issue his press statement, that he would leave Malacañang, and that Angara was keeping a diary and that he would have it published?

Perhaps, it was foolish for Estrada to have filed the petition at all, considering that it was the Court itself, by going to EDSA and allowing Davide to administer the oath on Arroyo, that effectively sealed his case and terminated his presidency. But he cannot be blamed for placing his faith and presuming good faith in the sense of justice and fair play of the Supreme Court, the protector of the highest law of the land. After all, we are expected to trust and always presume good faith in the judiciary. Otherwise, the credibility of the entire justice system will be destroyed. [END QUOTING Part 12]

* * * * *

[H: IF YOU AS READERS FIND DISCREPANCIES IN THE LAYOUT OF THESE SERIES ARTICLES, WE APOLOGIZE FROM THIS “SOURCE” END. WE HAVE DIFFICULTY IN EVEN GETTING REGULAR ISSUES OF THE PAPER BEING UTILIZED AND THE PRINTED DOCUMENT AS A WHOLE IS NOT YET AVAILABLE TO US ALTHOUGH IT WILL BE PUBLISHED IN PAMPHLET FORM. THIS IS FAR BETTER FOR OUR USE AS GLOBAL ALLIANCE.

WE ARE TOTALLY COMFORTABLE WITH THE NOW ESTABLISHED FACT THAT JOSEPH ESTRADA REMAINS THE PRESIDENT OF THE PHILIPPINES AND, FURTHER, THAT THE “TALLANO ESTATE” AS PRESENTED IS RES JUDICATA (FINAL RULING WITH COURT ORDERS INTACT). AS “GLOBAL ALLIANCE” IN A FUNCTIONING POSITION, IT IS MANDATORY THAT THESE LEGAL AND CONSTITUTIONAL QUESTIONS BE RESOLVED. THEY HAVE NOT YET BEEN FULLY DISCHARGED IN COURT AS TO THE UNCONSTITUTIONAL ACTIONS REGARDING THE PRESIDENCY BUT WE DO FIND THAT IN EITHER INSTANCE OF THE PRESIDENCY OR THE “ACTING” PRESIDENT, WE ARE ABSOLUTELY SHELTERED IN OUR OWN PARTICIPATION IN ANY EVENT WHICH MIGHT CALL ATTENTION OF A LEGAL OR POLITICAL FOCUS.

YOU WILL PLEASE, IN ADDITION, BE PATIENT WITH THE NEED TO CONTINUE TO RESPOND WITH FACTS AND DOCUMENTATION TO THE CLAIMS, ALBEIT THEY ARE FRAUDULENT AND ABSURD, OF ONE V.K. DURHAM WHO HAS SCATTERED HER SPURIOUS

CHARGES AROUND THE GLOBE. THIS IS IN SPITE OF THE FACT THAT WE HAVE NO OTHER NEED TO DO SO THAN TO RESPOND TO INQUIRIES FOR THE PROOF OF HOLDINGS ARE ESTABLISHED—EQUALLY GLOBALLY.

I CAN GIVE YOU A “PONDERING” EXAMPLE OF CURRENT FOCUS: LET US REALIZE THAT AT ONE TIME THERE WERE PEOPLE BY THE NAME OF HAYNES WHO OWNED THE PROPERTY SUBSEQUENTLY IN HOLDING BY EKKERS. THAT FACT HAS NOTHING TO DO WITH ANYTHING OTHER THAN TO PROVE LINE OF TITLE TRANSFERS, ETC. RIGHT THROUGH THE RESOLUTION TRUST CORPORATION AND BACK AROUND TODAY TO TITLE SO CLOUDED AS TO STOP ALL TRANSACTIONS. YOU DO NOT NEED KNOW ANYTHING MORE FOR HAYNES HAS “NOTHING” TO DO WITH ANYTHING WITH THAT HOUSE/PROPERTY SITUATION.

THIS EXAMPLE IS TO SERVE AS FACTUAL REALITY THAT NO ONE HAVING TOUCHED, FOR CLARITY, PERUVIAN CERTIFICATE BONUS 3392-181 HAS ANYTHING TO DO WITH TODAY’S FACTUAL REGISTRATION AND LEGAL REPRESENTATION.

V.K. DURHAM CAN HAVE DOZENS OF FRAUDULENT, OR REAL, DOCUMENTS OF HER CHOOSING AND MANUFACTURE AND IT IS “NOTHING” OF IMPORTANCE. WE HAVE PLAYED IN THAT UNPLEASANT SITUATION TO ALLOW HER TO TRAP HERSELF AND SHE HAS DONE SO AS MORE AND MORE LIES ARE Poured FORTH.

SHE HAS CONSUMED “TIME” AND CAUSED EFFORT TO BE EXPENDED WHICH COULD HAVE “SEEMINGLY” BETTER SERVED OUR POSITION. NO, IT HAD TO BE DONE AND WE HAD TO BE THE ONES TO DO IT FOR NOBODY ELSE WOULD DO SO.

WE HAVE ALSO HAD TIME TO COME TO REALIZATION, AMIDST ALL THE GAMES AND LIES, WITH WHOM WE CAN DO BUSINESS WITH INTEGRITY AND ALSO WHO MIGHT BE THE PARTIES IN “AUTHORITY” TO TAKE RESPONSIBILITY.

PRINCE TALLANO IS NOT LISTED AS THE “OWNER” OF THE “TALLANO ESTATE”—HE IS THE “COURT APPOINTED” “ADMINISTRATOR” AND WAS GIVEN ORDERS TO SET FORTH A “SPECIFICALLY IDENTIFIED” FOUNDATION TO HOLD THE ASSETS AND MANAGE THE ESTATE. FINE, FOR AT THIS DAY’S COUNTING HE IS IN CONTEMPT OF COURT FOR NOT FORMING THE FOUNDATION IN THE SPECIFIC STRUCTURING AS COURT ORDERED. THAT, AS WE WRITE, IS BEING CORRECTED—EXCEPT THAT WE ARE AGAIN INTO A WEEK OF HOLIDAY WHERE COURTS ARE CLOSED AS ARE GOVERNMENT OFFICES—AND YOU THINK YOU HAVE PROBLEMS?

THIS HOLIDAY IS THE LAUGH OF THE GENERATIONS, TO BE SURE. IT CELEBRATES “INDEPENDENCE” DAY. ONLY EVERYTHING WAS CLOSED FOR PAID HOLIDAY YESTERDAY WHILE THE VERY FEW RITUALS WERE ATTENDED ON THURSDAY SO THERE COULD BE A LONG PLAY WEEKEND—“TO ASSIST THE TOURISM” BUSINESS.

THIS IS, FURTHER, LIKE SAYING THE U.S. GOT INDEPENDENCE FROM ENGLAND. YOU GOT NOTHING IN THE U.S. EXCEPT NAME CHANGES IN YOUR CONTROLLERS—JUST LIKE THE PHILIPPINES WHERE THE U.S. STILL TOTALLY CONTROLS LITTLE MISS MUFFIT, UNLAWFULLY, IN THE PRESIDENT’S CHAIR.

THE U.S. MOST SURELY DOES NOT WANT ESTRADA BACK IN CHARGE BECAUSE HE IS NOW ANGRY AND SOME OF THE THINGS TO GO IMMEDIATELY WOULD BE THE IMF, WB, USAID, AGILE AND THE “AMBOYS”.

DEBTS HAVE BEEN INTENTIONALLY INCREASED IN INCREDIBLE PORTIONS IN ORDER TO GAIN TOTAL CONTROL OF THE ECONOMY PRIOR TO ANY RESOLUTION OF POLITICAL-CONSTITUTIONAL CORRECTION. THE PUSH, IN FACT, IS TO HAVE A CONSTITUTIONAL CHANGE PUT INTO PLACE TO CHANGE OUT TO A PARLIAMENTARY SYSTEM WHERE THE MEMBERS OF PARLIAMENT DECIDE ON PRESIDENCIES, ETC.—LIKE BRITISH GOVERNMENT.

WE, THEREFORE, HAVE TO RECOGNIZE ARROYO AS “ACTING” OFFICIAL BUT WE ALSO RECOGNIZE ESTRADA AS “THE” DULY ELECTED PRESIDENT WHO REMAINS THE PRESIDENT OF THIS REPUBLIC.

YOU NEED THIS INFORMATION AND WE NEED TO PUBLISH IT RIGHT HERE IN THE MIDDLE OF THE OUTLAY OF LEGAL FINDINGS ONGOING PUBLICATION IN THIS CAPITOL CITY. ALL ELSE HAS NO BEARING ON OUR PRESENTATIONS—EXCEPT WORKING THROUGH THE MAZE OF LIFE AS IT HAPPENS.

THANK YOU FOR ALLOWING THE INTERRUPTION.—GCH]

[QUOTING Part 13 from the *TRIBUNE*:]

CASUALTIES AND CONSEQUENCES OF DISREGARD FOR RULE OF LAW

President Joseph Ejercito Estrada’s case presents a rather grim and saddening reality on the true state of the Rule of Law in the Philippines.

We are left with a weak and subservient President, an extremely politicized military, and a disenfranchised electorate.

The decision of the Court lowered the stringent standards and measure provided by the Constitution, which are supposed to strengthen the Office of the President and to protect the President’s tenure.

For instance, the President’s right to be removed only by impeachment is the Constitution’s strongest guarantee of security of tenure. The guarantee effectively blocks the use of other legal ways of ousting an officer.

[H: IT SHOULD BE NOTED, HOWEVER, THAT GOOSE OR GANDER, IT IS NOW FEASIBLE AND ALL BUT MANDATED TO IMPEACH THE “VICE-PRESIDENT” FOR HER ACTIVITIES OF UNLAWFULLY TAKING THE PRESIDENCY FROM A DULY ELECTED AND SITTING PRESIDENT. MOREOVER, SHE IS GUILTY OF FRAUD, CONSPIRACY, TREASON AND AT LEAST THREE DOZEN OTHER “CRIMES”. IMPEACHMENT OF THE CRIMINALS IN THE JUSTICE SYSTEM ON THE SUPREME COURT IS ONLY A TINY, TINY START.]

With respect to resignation, the Supreme Court held

in *Ortiz v. Commission on Elections* that a strict interpretation should be observed in construing the resignation of constitutional officials whose removal from office entails an impeachment proceeding. This case involved a written courtesy resignation of a commissioner of the Comelec.

The Court held that a "courtesy resignation" could not properly be interpreted as resignation in the legal sense, for it is not necessarily a reflection of a public official's intention to surrender his position. Rather, it manifests his submission to the will of the political authority and the appointing power.

By considering President Estrada resigned in view of the circumstances, which do not present any clear evidence of resignation, the Office of the President is now a weakened institution.

The President's tenure is effectively stripped of the constitutional protection against his removal or "constructive resignation".

Impeachment is no longer the only mode by which a President can be removed. "Resignation" pursuant to the totality doctrine is now considered a mode of removal.

Preoccupied with preserving his precarious tenure, the President will be forced to cater to the whims and wants of the world around him. It will be extremely difficult, if not impossible, for him to exercise his functions and perform his duties with political and legal independence for fear that he may dissatisfy some sectors of society because of his policies and actions.

Instead of concentrating on his duties as President, he will be constrained to make political concessions to assure himself of security of tenure, lest he become the victim of a military withdrawal of support or an Edsa uprising, factors which can now consider him legally "resigned".

AN UNPROFESSIONAL AND POLITICIZED MILITARY

"The military is the protector of the people." This was a justification of former AFP Chief of Staff General Angelo Reyes when he withdrew the military's support from President Joseph Estrada on the afternoon of Jan. 19, 2001.

With the Court virtually stamping its imprimatur on the military's act of withdrawing support from the President, it will now be legal for the military to effect a change in the country's political leadership by merely invoking that it is the protector of the people.

Article II, Section 3 of the Constitution provides, "Civilian authority is, at all times, supreme over the military. The Armed Forces of the Philippines is the protector of the people and of the State. Its goal is to secure the sovereignty of the State and the integrity of the national territory."

The principle of civilian supremacy as provided by the first sentence of the section is institutionalized by Article VII, Section 18, which makes the President, a civilian and precisely as civilian, Commander-in-Chief of the Armed Forces.

The military establishment is the strongest single institution in the country and could easily employ its physical force to wrest power from the civilian authorities.

It is important that the military be subordinated to the President so he can keep it in check whenever it is tempted to impose its will upon the government. By making the President the Commander-in-Chief of all the Armed Forces, the Constitution lessens the danger of a military take-over of the government in violation of its republican nature.

From the foregoing, it is clear that the military

withdrawal from the duly constituted civilian authority has no basis under the Constitution.

[H: It should be noted, however, that a military force to REGAIN the rightful President to his office is quite permissible because it, the military, would be acting in its capacity under the Constitution. The VIOLATION was in the first event of "takeover" and "withdrawal" (mutiny and treason) in January 2001. It is now abundantly apparent and literally OBVIOUS that a major CONSPIRACY to take control of this country was well planned and orchestrated while, yes indeed, the very instigators are now WELL KNOWN. It is respectfully submitted, however, that the President must do all the legal documents mandated to announce his return to his seat of office. It does not matter "where" he holds office but he must declare his return to office and full function PROPERLY. He can then ORDER the military to recover his position and actually, a return to his choice of location. We, for instance, can do business as well at the Veterans Hospital as, most certainly, at Malacañang on the Pasig. As President, all that is needed is the person's signature once back into position. Certainly the President can begin to clean out his banking system which has been grabbed off secretly by FOREIGN POWERS. Moreover, he can not only take back the rightfully owned property but order immediate removal of the foreign powers.

Utilizing the nation's own property the country no longer has to concern about its standing or even "sanctions", etc. When a country's money is based on GOLD—IT CAN TRADE ANYWHERE AROUND THE GLOBE. If the U.S. won't trade and a product is desired, it can be shipped to a mutually acceptable country and imported through that routing. That, however, is for another day.]

The provision that the AFP (Armed Forces of the Philippines) is the protector of the people does not give the AFP the power to determine who the "people" are or whether or not the "people" have lost confidence in the duly constituted authority.

An election is the proper mode provided by law to ascertain whether or not the "people" have lost confidence in an elective official. The AFP is bound to accept the results of an election as conclusive evidence of the "will of the people".

It has no power to nullify an election or proclaim that it has determined the "will of the people", specially if its only means of ascertainment is by looking at a crowd massed up against a President.

Likewise, the military is given no power by the Constitution to determine whether or not the President remains the duly constituted civilian authority. This power is granted to the other branches of the government.

The military is bound to recognize and be subject under the authority of the civilian President as mandated by the Constitution. For so long as the President remains President under the Constitution, it is unconstitutional for the AFP or PNP (Philippine National Police) to withdraw support from his government.

To hold otherwise will be to allow the military to assert its supremacy over the civilian authority, and thus nullifying the tenure of the President who can only be removed through impeachment based on specific grounds. If this is the case, we can no longer be called a republican state, but a military state, where

the military exercises the ultimate authority over civilians in political and governmental matters.

The Court's decision in the Estrada case, with some of its members practically applauding the military's defection, has opened the possibility to this dangerous situation.

The Constitution further provides that the Armed Forces shall be insulated from partisan politics and shall not engage directly or indirectly in any partisan political activity except to vote.

The framers of the Constitution intended to insulate the Armed Forces from partisan politics as political influence destroys its morale. The withdrawal of the military of its support from the President to join his political opponents in Edsa is exactly what the Constitution prohibits.

President Estrada was in the middle of an impeachment trial, which was a highly political exercise. The massing up by the anti-Estrada crowd at the Edsa Shrine was a politically motivated event as well.

The President never gave any unlawful order for the use of violence or force to disperse the crowd, nor was he found guilty of any constitutional breach by the impeachment court. The military therefore, was not justified under the facts and under the Constitution, to interfere or implicate itself in the situation.

The withdrawal of the military, with its highest officials succumbing to political pressure exerted by the opposition at the time, was the result of the destruction of the military's resolve and morale. Politicking by the Chief of Staff, the top generals and service commanders had eroded the military's sworn commitment to protect the Constitution and obey the duly constituted authorities.

The military refused to acknowledge the authority of the constitutional Commander-in-chief and by transferring its allegiance to the Vice President, it has proclaimed a new Commander-in-Chief on the basis of its own judgment and assessment as to the supposed "will of the people".

The highest officials of the AFP knowingly participated in a patent partisan political activity and in doing so, violated the Constitution and subverted the supremacy of the civilian authority over the military.

The Court, by using the fact of the military's withdrawal of support as a basis in rendering its decision, in effect, recognized the active participation by the military in the partisan political events that led to Mrs. Arroyo's oath-taking as valid and legal.

It is saying that it is perfectly valid and legal for the military to withdraw support from the duly elected President of the Republic to force him to resign. The decision encourages, mildly speaking, a politically active military, which, to say the least, is violative of the Constitution. [END QUOTING Part 13 (*CONTACT PART 7*)]

* * * * *

I believe it becomes obvious why it was so important to Gloria Arroyo to get such an offer from Bush as he gave at her "State Visit" in the U.S. when he said he would send U.S. troops if she requested it. It begins to look more like the U.S. will "cut and cut clean" when it becomes more apparent that they will serve themselves better as that "coalition of the willing" if they stay, somewhat, out of this confrontation. It tuns out that the Philippines has several ways to go before having to succumb to the takeover by the U.S. (Give away is the actual case.) Are "we" somehow doing something, anything, to damage or hurt the U.S.?

NO WAY, SHAPE OR FORM! Our very agreements fully protect all parties, INCLUDING THE U.S. We have no stand in political circumstances—but as an alliance we are totally out of the debate.

As journalists for a paper in excellent standing, we have both obligation and responsibility to report what we see and experience in addition to commenting on same. We walk and serve in the open transparency of all regulations and regulators. We will defend tirelessly against any fraud, misrepresentation or mischief brought against us and we will do so publicly, and if necessary in legal public-notice format to MAKE sure it is handled in the public domain.


A person who presents lies against us shall expect return of consequential response—be it from a secretary or gardener or, frankly, a Head of State. Silly games are for children but they seem to be more acceptable in the circles of overgrown and so-called adults trying for their own greed fulfillment or some perceived need for revenge. It is not acceptable.

Is it easy for Ekkers to always “discern”? No, but it is certainly easy for ME! This point is obviously THE point to consider in the seemingly endless “waiting” and cause for “patience”. This must be done RIGHT or we are no better than the criminals in play through accident or full intent. Moreover, the world remains overflowing with those lying toads lined up for the kissing. When you find the Prince it seems he, too, wants it all! So be it.

E.J., please begin to consider upgrading this computer, for it is going to fail. If you replace it right away, you will have this one for backup for “down time” of the other. Just a consideration before you end up suffering through the pressures presented in a “failure” circumstance. I know it is inconvenient and an expense you don’t wish to face or handle—but sometimes delays only bring far worse problems. The inconvenience will be outweighed by efficiency and interchangeability which is not available in this setup.

I suggest you replace the small computer with another small one because of the always-present need to be portable if necessary. Thank you for beginning to look into this matter rather than wait for down time when you least expect it.

What do you hold in your “field of dreams”? Is it worthy? Check it out, please.—GCH

dharmia 

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GOD WILL Intervene When It’s Appropriate

6/16/03—#1 (16-304)

GCH—RE: TRIBUNE, PART 14 (CONTACT PART 8), RULE OF LAW SERIES: LEGITIMIZING THE ILLEGITIMATE (LAST IN SERIES).

[CONTACT: P.O. Box 27800, Las Vegas, NV 89126. Phones: (800) 800-5565; (661) 822-9655. E-mail: gchcontact@onemain.com; Fax: (661) 822-9658]

GCH COMMENTS: As we come to the last published segment of “Rule of Law” we need to make a statement, disclaimer if you will, in that you might, as readers, understand the presentations offered.

There has been gross usurpation of constitutional law and it must be understood that in the Philippines even more than in the U.S. almost none of the people know what is in their/your own Constitution. You, for goodness sakes, can’t even draw an outline of your own heart, much less consider how to do heart surgery. With that said, let us look at selves before the rock-throwing starts and consider how much you DON’T know about the laws and rules in your own land, wherever that might be from South Africa to Greece to Australia. In each of the places there will be differing forms of government, so be careful in being “judgmental”.

The Philippines patterns its Government and its Constitution identically to the United States of America, so it makes it far easier to study one against the other. There are a few differences in, say, the terms of offices—but the constitutional laws governing those positions are the same.

Here is where we have the component parts through which and by which we can bring life to our own projects and therefore is the need for focus here rather than in, say, Papua New Guinea or downtown London.

MOREOVER, THIS IS WHY IT IS IMPORTANT TO “YOU” THIS PAPER IN THAT A SUBSCRIBER IS AUTOMATICALLY A RECEIVER OF INFORMATION WHICH CONNECTS YOU TO US, POSITIVELY OR NEGATIVELY, IN THIS VENTURE (ADVENTURE). THERE IS NO CULT, NO CHURCH, NO LISTS AND NO OBLIGATIONS. WE DO HAVE SUBSCRIBERS BECAUSE OTHERWISE WE WOULD HAVE NO PAPER. IT IS SIMPLY A WAY TO KEEP EVERYONE CAUGHT UP WITH THAT WHICH WE DO. WE NEED PRIVACY FROM TIME TO TIME—BUT THERE ARE NO “SECRETS” AS SUCH. WHEN WE PUBLISH ANYTHING IT IS OPEN FOR OUR CLOSEST FRIEND OR OUR MOST DEADLY ENEMIES AS PROCLAIMED BY “THEM”. WE CONSIDER NO “ENEMIES” BUT RATHER, CONTRIBUTORS TO THE EXPERIENCES OF OUR JOURNEY.

POLITICAL ISSUES

We may, here in the Philippines, have NO POLITICAL ISSUES. We are guests as in visitors and we abide by the guidelines of good “citizens” as visitors. Regardless of what you may think as disinformation

is fed into your eyes and ears, we SELL NOTHING. WE MARKET NOTHING. Moreover, we have passed all of the investigations and through investigators as precipitated by such as V.K. Durham or other miscreant mischief-makers working against us. This same fact will hold true even after we conclude a joint venture. We honor each and all nations and citizens of those sovereign countries and, especially, the SOVEREIGN PEOPLE.

I remind everyone reading this paper that nothing is a “slam dunk”, in sports parlance. It is incredibly difficult to meet the guidelines and we have had to learn to SAY NO far more often than YES. However, “yes” is the final promise—just do it RIGHT.

Will Erap Estrada be returned to his rightful Presidency? We can’t say—for we do not control any part of that political process. We can only report on WHAT IS and walk right along with you readers.

There is, in fact, constant talk of a precipitating “coup” of a military variety of some kind to further interrupt the democratic and constitutional PROCESS. That is in the hands of the Philippine people or their manipulators—NOT OURS.

We are asked about the “goodness” or suitability of one, Erap Estrada. We have no input other than observation and that would appear to offer some quite interesting moral circumstances to which we don’t adhere or agree. That, however, was, is and will be the business of the Filipinos—not some visitors from the U.S. This is, of course, unless you are of the variety of U.S. “visitors” who have come to, AND NOW DO, manipulate and control this once-sovereign republic.

The World Bank, as we write, is coming forth with a \$33 million issue proposed to the ARMM (Autonomous Region of Muslim Mindanao). These are the most desperately impoverished people on the globe today. Ah but, the LOANS will come and the interest payments will mount and finally, on take-it-back day, the lands and the people will be lost all the while the people will be on their knees in thanksgiving. Ah but, now for the punchline—the payments will go through the already KNOWN thieves and graft collectors.

Meanwhile, those beautiful people sit with their projects approved and ready to go into business while the Government will not allow them banking facilities to back our projects already in their hands. **Will GOD intervene when appropriate?** Yes indeed for that is what our purpose remains to accomplish.

The bankers such as the World Bank are, however, getting very nervous and need to save their assets by attempting to distract and jump the gun. So be it. We can handle that event as well—ultimately. The WB-IMF-Federal Reserve are now in knowing they are losing the lock on those assets called gold, etc., and the debts must be piled higher and deeper to attempt to foreclose before reasonable changes can be brought forth.

IT DOES NOT MATTER! They had best simply start bringing the gold back to the Central Bank ASAP—or get the warehouse receipts ready from wherever they have unlawfully taken it—and expect the inevitable about to come upon them.

V.K. claims we await instructions from the U.S. as to when they want us to bring back the gold, etc. BS, we aren't going to bring anything back to anywhere. The Federal Reserve "reserve" vaults are supposed to have enough gold to back all of the currency they have printed. Does ANYONE remember that old gold standard? How about Ft. Knox vaults? There is a lot of accounting to be done to YOU-THE-PEOPLE!

I will remind our friends that our program has always been to purchase gold, even if we needed to borrow to do so, secure it in a bank where we can get funds (borrowed) against the gold as collateral.

Why? Because otherwise the banks can, when the "lords" say "go", confiscate your gold at the drop of an executive order—and currency is backed by NOTHING. So, if you have gold and are using it for collateral, you are in debt and the bank is also holding that collateral and will NOT allow for confiscation. They may well demand a sale of some kind, but the bank collateral will be the LAST to go. It was a good plan before the miscreants destroyed ability to do business and it remains the best security in town—any town. You can still expect enough rise in gold prices to cover all fees and costs.

Could "anyone" do this? We don't know, we had special arrangements and it worked beautifully until someone broke their contract. It will work again—only this time we will not be fall guys for ANYONE! Nor will we allow anyone in the driver's seat who would destroy the whole for selfish gain through greed.

In a joint venture, we cover all of our program and then the partners in the JV go their way and attend their own affairs. This is WHY we can work with anyone!

In the Philippines we can have no preference as to establishing a government, inclusive of leadership—we can work WITH anyone who wishes to abide by rules and act in integrity WHILE THE KNOWN GOLD IS BROUGHT HOME TO ITS OWNERS.

There are other problems here in the Philippines, for so much of the higher graft and corruption comes from the drug trade and the gambling industry. It is recalled by all that one of the major casino lords of all time, Stanley Ho, was brought in by Estrada and caused a terrible fuss. Why? Because he was Chinese. Now you have the Chinese "lords" working vs. the typical "axis of goodness" (vs. that axis of evil) orchestrated by such as Armitage and now, it seems again, backed by CIA. Well, we are not into drug-trading, "intelligence" operations, terrorist organization or anything even shaded, so we have to wait and see what unfolds. We aren't even trying to "catch" anyone except to prove that what we have and hold is legitimate, legal and certainly limited to backup collateral available or for which accounting has listed as available.

We don't even suggest that anyone "repudiate" debt—simply pay it with the lender's own stolen assets. It certainly beats repudiation and will forever be reflected in the records. Meanwhile we need to witness that which is taking place, document it "generally" so that perhaps we can keep it from happening again. Get man out of poverty and he will attend himself.

The "church" will tell you that all men must suffer—BS: NOBODY SHOULD SUFFER, FOR **SUFFERING IS NOT OF GOD**. PAIN AND "SUFFERING" ARE OF THE PHYSICAL DIMENSION OF CONSCIOUS (OR UNCONSCIOUS AS THE CASE MAY WELL BE) MANKIND. THOSE ARE "JUST THE FACTS, SIR/MA'AM".

[QUOTING Part 14, LAST IN SERIES, (**CONTACT PART 8**) from *The Daily TRIBUNE*, June 15, 2003:]

LEGITIMIZING THE ILLEGITIMATE

By Sabrina M. Querubim, Ana Rhia T. Muhi and Charisse F. Gonzales-Otalia

A NULLIFIED ELECTORAL MANDATE

An election is one of the three modes by which the people are allowed to directly exercise their sovereignty under the Constitution. It is through the ballot that the will of the majority is expressed. In a democracy, leaders are chosen through the ballot and the law dictates that the candidate who receives the highest number of votes shall be proclaimed elected. A President assumes office pursuant to an election. Under the Constitution, the will of the majority is not expressed through mass demonstrations or public uprisings. A President is not chosen or appointed through a People Power phenomenon.

In a democracy, a President can only be removed pursuant to law. In our democratic system, the president can only be removed from office based on the grounds and modes provided by the Constitution. The only mode provided by the Constitution for removing a President is through an impeachment proceeding. He cannot be removed through mass demonstrations or public uprisings. A President cannot be removed by a People Power phenomenon.

[H: I would remind everyone interested that at any ONE instance there were never more than 200,000 people present and most of those were PAID to attend. It was witnessed that the staffs of the hotels around would end their work day, go by the gathering place, collect their 100 to 500 peso bill for coming and go on home. If there was a free lunch, they would eat first, take their "reward" and go home or to the mall.

There are now nearly 100 million Filipinos, about 80 million right in the Philippines. So, 200,000 people is not even a laughable "People Power" (a term coined in the U.S. for the Marcos disposition).]

People Power II was a perfectly valid exercise of the freedom of speech and the right to peaceably assemble and petition government for redress of grievances. But it can never be proclaimed as "the will of the people". To declare it as "the will of the people" will be to subject the application of the Constitution to the whims of a vociferous mob. Elections will be nullified and rendered useless as a hooting throng can always gather and assemble and claim that they are the people and they have decided that an elected official no longer has the people's confidence. If this is the case, we might as well go parliamentary or revolutionary.

The Court's pronouncement that Estrada's resignation was a result of "his repudiation by the people" necessarily means that the Court recognizes People Power II as "the will of the people". The Court has no power to determine to a judicial certainty that the gathering in Edsa in January 2001 was truly representative of the sovereign people. Precisely because it is only through the modes of election, referendum and plebiscite as provided by the Constitution that the will of the people can be ascertained to a judicial certainty.

The Court, even with all the powers granted to it by the Constitution, cannot declare the will of a crowd, a

multitude, an assembly, or a mob, as the will of the people. Even if the Court employs a mathematical or scientific formula for estimating or by manually counting the number of people in the crowd by a show of hands, it cannot claim that the crowd is the majority.

In the absence of an election, referendum or plebiscite, the Court has no means of determining the will of the people as contemplated in the Constitution.

The rage and loud outcry of the Edsa II crowd should not have overwhelmed the Court for it to be constrained to overturn the mandate granted by 10.7 million Filipinos to President Estrada when they elected him to the presidency. The decision validating Edsa II as the "will of the people" has disenfranchised and nullified the votes of 10.7 million Filipinos who had trusted that their choice would be respected by those whose choices were not elected.

We must be reminded constantly that ours is a democracy where sovereignty resides in the people whose sovereign will is expressed through the ballot. The sanctity of the people's will must be observed at all times if our nascent democracy is to be preserved.

CONCLUSION

RULE OF LAW OR RULE OF MEN?

The Rule of Law dictates that the Constitution must be kept supreme over all. The Constitution is the basic and paramount law with which all other laws must conform and to which all persons, including the highest officials of the land, must defer. No act shall be valid, however noble its intentions, if it conflicts with the Constitution. Expediency must not be allowed to sap its strength nor greed for power debase its rectitude.

The decisions in *Estrada v. Macapagal-Arroyo* and *Estrada v. Desierto* have shown the dispensability and insignificance of the Constitution and the concept of due process when political expediency and political stability are at stake. A President can now be considered "constructively resigned" based on the totality of circumstances. A newspaper reproduction of a diary is no longer considered hearsay and is now admissible as evidence. The Rules on Evidence can now be suspended totally against a party. Both Congress and the Vice President can now declare the President permanently disabled. A Vice President can now be sworn in as President even while there is still an incumbent sitting President. Violations of the Constitution are no longer considered justiciable issues, or acts which amount to grave abuse of discretion. The military is now supreme over the civilian authority. Electoral mandates can now be nullified on the basis of a gathering of a loud and angry crowd.

When the Constitution is disregarded, the respect for law and government disintegrates. A society where the Rule of Law is made dependent upon the exigencies of the circumstances and political climate can never attain true justice and equality. The Rule of Law is supposed to be a weapon against arbitrariness.

However, in a society where the Constitution is pragmatically applied and made to adapt to the perceived political necessities, the law becomes a weapon for oppression and despotism. The Rule of Law is rendered meaningless.

With the decision of the Supreme Court in the Estrada cases, one cannot help but ask, "Are we still under the Rule of Law, or are we now under the Rule of Men?"

Perhaps the real casualty when the rule of law is disregarded is the judicial system's credibility and the confidence and assurance it once provided to the ordinary Filipino that under the law, he will be treated in the same manner and given the same rights and respect as anyone else, regardless of the wealth he possesses or the influence he commands in society.

When we are under the Rule of Men, justice is denied to each and every one of us.

[END QUOTING Part 14, SERIES]

* * * * *

Now, even if we have run this next article a dozen times and those within the past month I ask that Dharma sit and type it so she has all the points in mind and we ask you to read it enough times to KNOW what it says.

Every time we refer to gold confiscation, and especially in the U.S. the eyebrows go up, the shock is only greater than the head shaking from side to side. It only takes a generation—three at most—to totally obscure all that came before. However, I especially suggest getting your own gold and if you have project to fund, use the money to first buy gold and then borrow against it as collateral. **THE LAST GOLD TO BE TAKEN IS THAT WHICH BANKS HOLD "AS COLLATERAL" FOR LOANS. THIS IS ESPECIALLY IMPORTANT AS THE DOLLAR DETERIORATES AND IT WILL DO SO. GOLD CAN BE VALUED BY ANY CURRENCY ON THE GLOBE.**

The important thing is for YOU to get out of the "denial" mode that says, "This can't happen here!" **IT CAN AND IT DID!**

[QUOTING ARTICLE RECEIVED JUN. 7, 2003 RE: GOLD CONFISCATION ACT OF APRIL 5, 1933:]

THE GOLD CONFISCATION ACT OF APRIL 5, 1933

(If you want more information without library digging: <http://www.the-privateer.com/1933-gold-confiscationhtml>)

From: President of the United States Franklin Delano Roosevelt

To: The United States Congress

Dated: 5 April 1933

Presidential Executive Order 6102

Forbidding the Hoarding of Gold Coin, gold Bullion and Gold Certificates by virtue of the authority vested in me by Section 5(b) of the Act of October 6, 1917, as amended by Section 2 of the Act of March 9, 1933, entitled

"An Act to provide relief in the existing national emergency in banking, and for other purposes, in which amendatory Act Congress declared that a serious emergency exists, I, Franklin D. Roosevelt, President of the United States of America, do declare that said national emergency still continues to exist and pursuant to said section do hereby prohibit the hoarding gold coin, gold bullion, and gold certificates within the continental United States by individuals, partnerships, associations and corporations and hereby prescribe the following regulations for carrying out the purposes of the order.

Section 1. For the purpose of this regulation, the term "hoarding" means the withdrawal and withholding of gold coin, gold bullion, and gold certificates from the recognized and customary channels of trade. The term "person" means any individual, partnership, association or corporation.

Section 2. All persons are hereby required to deliver on or before May 1, 1933, to a Federal Reserve bank or a branch or agency thereof or to any member bank of the Federal Reserve system all gold coin, gold bullion, and gold certificates now owned by them or coming into their ownership on or before April 28, 1933, except the following:

(a) Such amount of gold as may be required for legitimate and customary use in industry, profession or art within a reasonable time, including gold prior to refining and stocks of gold in reasonable amounts for the usual trade requirements of owners mining and refining such gold.

(b) Gold coin and gold certificates in an amount not exceeding in the aggregate \$100.00 belonging to any one person; and gold coins having recognized special value to collectors or rare and unusual coins.

(c) Gold coin and bullion earmarked or held in trust for a recognized foreign government or foreign central bank or the Bank for International Settlements.

[H: This number (c) says ever so much more than meets the eye by simply reading through the regulations. Already there was major shifting and stashing and note that those transactions were TOTALLY PROTECTED!]

(d) Gold coin and bullion licensed for the other proper transactions (not involving hoarding) including gold coin and gold bullion imported for the re-export or held pending action on applications for export license.

Section 3. Until otherwise ordered any person becoming the owner of any gold coin, gold bullion, and gold certificates after April 28, 1933, shall within three days after receipt thereof, deliver the same in the manner prescribed in Section 2; unless such gold coin, gold bullion, and gold certificates are held for any of the purposes specified in paragraphs (a), (b) or (c) of Section 2; or unless such gold coin, gold bullion is held for purposes specified in paragraph (d) of Section 2 and the person holding it is, with respect to such gold coin or bullion, a licensee or applicant for license pending action thereon.

Section 4. Upon receipt of gold coin, gold bullion, or gold certificates delivered to it in accordance with Section 2 or 3, the Federal reserve bank or member bank will pay thereof an equivalent amount of any other form of coin or currency coined or issued under the laws of the United States.

Section 5. Member banks shall deliver all gold coin, gold bullion, and gold certificates owned or received by them (other than as exempted under the provisions of Section 2) to the Federal reserve banks of their respective districts and receive credit or payment thereof.

Section 6. The Secretary of the Treasury, out of the sum made available to the President by Section 501 of the Act of March 9, 1933, will in all proper cases pay the reasonable costs of transportation of gold coin, gold bullion, and gold certificates delivered to a member bank or Federal reserve bank in accordance with Sections 2, 3, or 5 hereof, including the cost of insurance, protection, and such other incidental costs as may be necessary, upon production of satisfactory evidence of such costs. Voucher forms for this purpose may be procured from Federal reserve banks.

Section 7. In cases where the delivery of gold coin, gold bullion, or gold certificates by the owners thereof within the time set forth above will involve extraordinary hardship or difficulty, the Secretary of the

Treasury may, in his discretion, extend the time within which such delivery must be made. Applications for such extensions must be made in writing under oath; addressed to the Secretary of the Treasury and filed with a Federal reserve bank. Each application must state the date to which the extension is desired, the amount and location of the gold coin, gold bullion, and gold certificates in respect of which such application is made and the facts showing extension to be necessary to avoid extraordinary hardship or difficulty.

Section 8. The Secretary of the Treasury is hereby authorized and empowered to issue such further regulations as he may deem necessary to carry the purposes of this order and to issue licenses there under, through such officers or agencies as he may designate, including licenses permitting the Federal reserve banks and member banks of the Federal Reserve System, in return for an equivalent amount of other coin, currency or credit, to deliver, earmark or holding trust gold coin or bullion to or for persons showing the need for same for any of the purposes specified in paragraphs (a), (c), and (d) of Section 2 of these regulations.

Section 9. Whoever willfully violates any provision of this Executive Order or these regulations or of any rule, regulation or license issued thereunder may be fined not more than \$10,000, or, if a natural person may be imprisoned for not more than ten years or both; and any officer, director, or agent of any corporation who knowingly participates in any such violation may be punished by a like fine, imprisonment, or both.

This order and these regulations may be modified or revoked at any time.

/s/

Franklin D. Roosevelt

President of the United States of America

April 5, 1933

For Further Information consult Your Local Bank.

* * * * *

GOLD CERTIFICATES may be identified by the words "GOLD CERTIFICATE: appearing thereon. The serial number and the Treasury seal on the face of a GOLD CERTIFICATE are printed in YELLOW. Be careful not to confuse GOLD CERTIFICATES with other issues which are redeemable in gold but are not "GOLD CERTIFICATES": and are not required to be surrendered. Special attention is directed to the exceptions allowed under Section 2 of the Executive Order.

* * * * *

CRIMINAL PENALTIES FOR VIOLATION OF EXECUTIVE ORDER \$10,000 fine or 10 years imprisonment, or both, as provided in section 9 of this order.

Secretary of the Treasury [END QUOTING]


* * *

And how is your day—really?

Seems pretty wise to us to keep out of the way of those Feds and keep any assets anywhere, but especially in the U.S.—sheltered. These are the reasons it has taken all these years to get to "here".

Ah, and indeed check this one: The Philippine government did not have funds to pay their people this week and the President is off playing in campaign romping. Schools started today with the added costs involved and people simply are NOT HAPPY CAMPERS!

When will they ever learn? When will they ever learn? ☺!—GCH

dharmia 

Find Truth In Reality: Confusion Melts Away

6/17/03—#1 (16-305)

RE: MISCELLANEOUS COMMENTS ON VERY IMPORTANT POINTS (VIP); GLOBAL-MINDANAO; OTHER PROBLEMS IN PARADISE

[CONTACT: P.O. Box 27800, Las Vegas, NV 89126. Phones: (800) 800-5565; (661) 822-9655. E-mail: gchcontact@onemain.com; Fax: (661) 822-9658]

CHAOS IN PARADISE

GCH—It is very difficult to swing attentions hither and yon, for distractions keep us from our appointed tasks. However, it is as negative an experience to not address some of the most subtle and often overlooked important items emerging in your GLOBAL WORLD.

Little Bush is off golfing in Maine with Daddy Bush where a grip on the ball-pusher is the focus of urgent news-casting. Golly-gee, what if Dubya grips his stick incorrectly—while the world burns in effigy, or literally? I doubt Bushes' golfing has even interest to Tiger Woods!

Ah but, the inquiries pour forth for expounding on points of interest from Iraq to the "color" of the ray of Master Lanto (that one from Brazil yet).

We will get around to, AGAIN, the references to the "Master Cohans" (Teachers) but I seriously doubt that it will make a whit of difference to one in a Brazilian cell for what are labeled "evil acts" in dealing with life in general, especially when the demand is that the REAL "Hatonn" do the responding.

Real? Well, we have to suppose any who choose the label of "Hatonn" consider the party to be REAL. So, please refer this curious party needing cure for his "evil episodes" to gain insight from those parties simply offering spiritual advise on how to deal with the Rays of the Spectrum.

Even in his inquiry he, like V.K. is prone to do, misstated the very content of the journal to which he refers and further confuses his own issues. He wants to know "the color of the rays of the Cohans". OK, now we should stop what we are doing to rewrite the *Rainbow Masters*? IT IS ALL THERE, MY FRIEND, AND THE PERSON IN POINT HAS THE BOOK—IN HAND.

He would like to quarrel of such as Lanto's being of the "yellow" ray but now wants to know how he can be combined with blue and even golden?

We speak of ENERGY FREQUENCIES EXPRESSED IN COLOR—as all frequencies are ACTUALLY expressed. ALL STEMS FROM LIGHT so do we have the capacity of sporadic readings of a person who has nightly "evil thoughts"?

Yes indeed, we will again offer some of the lessons in that *TEACHING JOURNAL* in today's common language use—to refresh minds and interests. Our offering of *Rainbow Masters* was in full intent of training a SCRIBE. That very book has spawned a plethora of copy-cat writers who missed the point entirely.

Go for whatever you choose, readers, but please do not BLAME us for your misperceptions. Further, KNOW SOMETHING PLEASE: NOBODY CAN CURE YOU OF ANYTHING, INCLUDING EVIL THOUGHTS!

Now, this person from his cell in Brazil wants a full rundown on Global so he can save Brazil. Wow, and how goes your day so far? He now calls Manila to rather interestingly "go direct".

If he cannot determine WHO is the real Hatonn, then why choose US AS HIS ASSAULT TARGET? He should be referred to V.K. immediately. They will make an IDEAL partnership.

As to Lanto's "color"? LIGHT! As with any AURA there is a variation of energy spectrum tones. Lanto would be most recognized in our "read identification through energy" perceptions as of the primary "yellow" of the spectrum—mostly because of particular focus of interest and teaching matter. I will let the "golden" pass because if you can't determine that "golden" is a shade of yellow, we have nothing further to discuss. And no, these colors are not seen with "eyeballs" but with energy transference.

Now when we entertain the "blue" coloration it must be considered the "mission" of these cohans in EVERY instance. Just as you have a head-master in a school of any kind, there is a Master Cohan who "directs the heavy traffic". So, let us just consider Lord Michael who is most active in "Earth evolution" and is very definitely recognized as a BLUE energy as referenced for identification in the so-called "heavenly" altercation between Michael and Lucifer.

The point, my precious friends, is that we have shared lessons for any who wish to partake; we have no organized "school" and certainly we have no wish nor need to DEBATE issues that are purely of perception and perspective.

This person in point has years of time in which to debate whatever he chooses—EKKERS do not! Moreover, what people are demanding is NOT an answer from a "Hatonn" through this source—but a response THROUGH THIS SOURCE in order to further quarrel or argue.

Perhaps you perceive a Master Lanto to be purple or green—go for it, for each entity will bear the full spectrum of frequencies JUST AS DO YOU!

It is the lessons of the Teachers that are of importance—not their skin tone. If you have missed that then I ask you to get some copies of *RAINBOW MASTERS* and restudy its purpose and its messages. I repeat: WE WERE TRAINING A SCRIBE!

One message ultimately annoying everyone was the use of ancient ye's and thine's and thus and so. THAT HAD ITS PURPOSE—FOR IN THE RECEIVING, ONE MUST FIRST GO BEYOND THE ORDINARY WORKING OF THE BRAIN AND WHEN A LANGUAGE IS UTILIZED THAT IS NOT YOUR OWN COMMON USE—AND YOU ARE NOT AWARE WHILE WRITING OR SPEAKING—YOU CAN HAVE THE STUDENT OR SCRIBE COME TO REALIZATION OF THE METHOD AND REALITY OF COMMUNICATION. "YOU" OR "YE" IS NOT THE POINT—THE ULTIMATE MESSAGE IS!

We will get around to re-presenting those lessons and messages, however, for they present the very support system that you need to keep refueled and tracking. The problem we have as writers is that there is no current way to do so other than simply do writings in a paper format because there has been no effort to publish, further, the *Journals*. That requires funds and even though the income gained from the published works would more than pay for the costs, no one wishes to do that service. Therefore, we wait and do the best we can under these circumstances that "are" and quit focusing on our LACK.

OBVIOUS ANSWER TO THESE SPECIFIC SHORTAGES

Get something done and get the abundance flowing. Yeah! Really!

What you are really saying is for "us" to get it flowing, fix the problems and let's go for the returns and rewards. Yes, me too, brother!

A big question we can share with you and as regards "Ekkers"—especially now that the Durham claims, ably assisted by Dove, Rayelan (Rumor Mill News), Bellringer(s), *Spectrum* miscreants, etc., is that Ekkers have been ACCUSED to the highest persons on the Globe of aiding and abetting terrorists and supporting in whole, al-Qaida, Ishlamia, Hamas, MILF, Abu Sayyaf and you name the rest.

So, although we have nothing whatsoever to do with any such individuals or groups, the minute we have working projects in the given areas of focus—we will be hounded around the clock. YOU THINK ABOUT IT!

If we begin to have a working program in Mindanao in the fisheries, fields, and growth of schools—we fall open to the hounds of hell. Hell? Yes indeed—there is NO HONOR among thieves no matter what your criminals may tell you otherwise.

The minute we have banks working and projects starting, the enemies will come against the goodly people in full political force.

Meanwhile this nation called Philippines spirals ever more quickly down the drain while we must wait for, hopefully, some Rule of Law to begin to function.

Unfortunately when the power so overpowers the law, it most often requires, unfortunately, revolution of some kind—and not a farce of "people power" gatherings in payoff games.

Shouldn't people occasionally look back for a refresher course to the French Revolution? When people are so put down into poverty—they will eventually lash out and lynch the manipulators and thugs in power.

Coups and counter-coups are the rantings of the day but unfortunately, THIS TIME, the rumblings are serious and beyond just a romp at the local religious shrine. When the statement is "won't that cause incredible bloodshed?", you will find the response to be "Hee Hee Hee" in almost all instances.

We will not leave open our program or our people to the accusations of aiding or abetting revolution or "terrorism"—nor shall we do anything to bring damage to the United States of America—period. It is the very seat of the very asset offered. Moreover, as the global political powers play, the Philippines is THE place in which this can be accomplished when we see no other location on Earth with ability to accomplish a recovery.

Can you understand our reluctance to care much whether Lanto comes in saffron robes or in cobalt purple? We just want Lanto to DO HIS JOB! Everybody wishes to claim "their" Master but nobody really wants to serve ANYONE, especially GOD. It goes like this: Ask not what you can do for God—demand that God do for you.

Better yet, we are reminded of early-on visitors who were having a great game all decked out in purple T-shirts and having their own "private gurus" at their service. One particular break-time while sucking off of our own friends it was said: "I am going to do God's work, OK, but by God I am going to do it MY WAY!"

When we failed to set them up in free living quarters and allow them to usurp our own affairs, they abruptly denounced us as bullshippers and, fortunately for all of us, moved on to "greener pastures". If you want to be a member of a commune or cult—you have made a gross mistake with choosing us as your blood supply.

You who "see further" do so by offering to stand on my shoulders to allow better vision and bear patience when I see the road ahead fraught with

Doris' Corner

6/9/03—#1 (16-297)

By Doris & E.J. Ekker

RE: NOTATION OF UPDATE OF STATUTE OF LIMITATIONS: BELLRINGER(S), RU MILL, PATRIOTLAD, V.K. DURHAM, *ET AL.*

[CONTACT: P.O. Box 27800, Las Vegas, NV 89126. Phones: (800) 800-5565; (661) 822-9655. E-mail: gchcontact@onemain.com; Fax (661) 822-9658]

UPDATE THE RECORDS

DJE & EJE—Please, as of today, June 9, 2003, those of you who keep a diary, update your records for purposes of extension of the Statutes of Limitation to start a new bottom-datetime. Each time V.K., and/or Rayelan, Patriotlad, Bellringer, etalliis, bring up the subject starts the clock running anew on our defamation, interference, etc., case against them. To those whose vigilance brought these latest two attacks to our attention, we are most grateful.

We will excerpt some parts of these because they are truly funny. Although we cannot afford the space to reproduce the whole tirade, we will note where the postings can be found on the Internet.

WATCH THAT "HATONN"

By golly, that Hatonn has another speaker offering direct identification of the most questionable variety—and it is expressed through Bellringer at <fourwinds10.com> as "Anne Bellringer". So be it, for it is interesting that if Patrick H. Bellringer is an aka, then so too must be Anne "Bellringer". Wow, we are totally impressed.

That Hatonn says NESARA is real and WILL HAPPEN as soon as St. Germain decides to make it so. I guess we can also "update" "Dove", as Dove and Jennifer Lee are both spoken of in this writing regarding NESARA AND HATONN. They all speak of the Plan as being NESARA, so who knows? The Shadow, possibly?

Now please do NOT think we are not eager for payoff of this NESARA because we assume that when all debt is cancelled and lands returned from the government, etc., that will surely mean we will get our AmEx card brought current—since Ru Mill and Gunther put over \$22,000 charges on it and it got cancelled. It didn't get cancelled, though, until they tried to bring that charge up to \$32,000. Oh well.

Then, we can, I'm sure, count on a return of our home which was taken and sold by the Resolution Trust Corporation. Also, the Ekker family has a large range-land "ranch" property "leasing" BLM land, a homestead, an A.C. Ekker "estate" and thousands of dollars in debt floating around amongst them—so goody for NESARA!

Bellringer's "Anne" says that "Suddenly Dove is off-line, and Jennifer Lee has an emergency...". We wonder if the "off-line" and "emergency" have anything to do with *no* NESARA announcement May 13th. Those poor ladies have declared so many "announcement" and "deadline" dates that they might be getting a bit embarrassed. Not so V.K., however. Nothing embarrasses her—they must have left it out of her programming. Whether her mouthpiece, Patriotlad, has a conscience seems to be just as much in question.

UPDATE RE V.K. DURHAM

V.K., via Patriotlad postings to the Ru Mills Internet site on June 7, 2003, seems to have solved all of her problems of ownership of Bonus 3392-181.

danger. Easy trekking? No, but **God never promised EASY. God promises "POSSIBLE"**.

Is this journey worth the price to be paid? Only each of you can answer that question. Moreover, the response will vary as often as the mood shifts and helplessness and hopelessness creep into the consciousness.

You cannot as a human being simply control what life brings to you—but you can fully control what you do with it in perception and perspective. **THAT IS THE GIFT OF GOD—IN FREE-WILL EXPRESSION.** Therefore, it is a matter of RESPONDING to events instead of uncontrolled REACTION. RESPOND in WISDOM and reasoned thought—based on TRUTH and always in LOVE rather than in blame of another. JUDGE ACTIONS—DISCERN CHARACTERS. And know: **GOD ALWAYS OFFERS A "WAY". IT IS UP TO "YOU" TO USE IT OR DENY IT.**

"Evil" depends on you to do "nothing" if, in fact, he/she/it can't get you to actively serve the negative way—which will always revolve around the physical aspect of HUMAN. All else simply IS!

So, you are waiting for a Rapture? How about the Galactic Federation to snatch you away instead? What about the perfection of catching a windfall from NESARA? How about going forth and standing on a mountain and call in the gods of the cosmos? **HOW ABOUT WHAT TO DO IF NONE OF THOSE UNREASONABLE AND PROBABLY NONSENSICAL THINGS HAPPEN? THEY WON'T, YOU KNOW!**

Have we not said many of the things being touted through channels and speakers, etc.? Oh indeed, but in every instance you will find that there is a "your part", my good friends.

You all agree that you have wrecked your own nests. So, how is it that you would expect your cosmic brethren to want you "out there" wrecking theirs? You don't need "brokers"—you need insight into REALITY.

We have laughed a lot in consideration of all the glass shards strewn in our pathway. Perhaps that is why some men learned to ascend above the shards or become hermits to avoid the path entirely. Those don't help "your" feet, however, do they? Moreover, you will invariably find trickery involved along with the likes of Harry Potter or Mervin the Mystic.

If it is magic you seek then, please, I am not the one for which you search. Furthermore, please do not ask me to lie to you that you might find solace in your confusion. **Find truth in reality and confusion melts away like ice cubes in hot water.**


I would simply close this short message with the answer for which all men petition: **WHEN YOU REALLY WANT TO BE LIKE GOD, YOU SHALL BE!**

When you prefer the company of goodly spirits the dark energies will depart—for in the Light there is NO DARKNESS. Each individual has an agenda, readers, and you must decide on that which is yours—for only YOU can balance your presence and determine within self-discipline, your direction and your purpose.

If you want to participate in our journey and goals—welcome aboard. If not, please don't ask us to accept yours. If it be of God it shall be recognized! If it be "confused", it is lacking in WISDOM. If you don't know "the way", it is highly unwise to pretend to lead with your own ego call to the wilderness.

Moreover, just as with Forrest Gump's box of chocolates where you never know what you will get until you bite it—so too is it like the fisherman with his hook and line cast into the sea—he doesn't know what will take his hook or his bait.

God blesses all and unto you each HE GIVES YOU CHOICE. May you use it well. And may you discern wisely all the VIPs as they come your way.—GCH

dharmā 

There are 4-6 postings totaling 20 plus pages (in tiny print), some of which we will paste in so that readers can get a feel for her "style". We can begin with a paragraph that we want to use in our "introduction".

[Quoting V.K.:] We now have the ANSWERS after years of TRACKING and MONITORING (and one month on the road gathering the AL QAEDA'S COUNTERFEIT INSTRUMENTS, written by the Ekkers of GAIA), "intending to swamp the U.S. with her own DEBT INSTRUMENTS, then taking the entire Global International Banking, and Financing system "Hostage". [End Quoting]

It is not necessary that we respond to each and every make-believe story invented by V.K. in her continuing quest to establish ownership and control of the U.S. Treasury debt created by Bonus 3392-181. The establishment of possession was completed, irrevocably, by Global Alliance Investment Association February 16, 1999 with the final publication of our compliance with the procedure established by the Uniform Commercial Code. Since that date there has been no real question as to the ownership of the contract/jurat, which was issued to Cosmos Seafood Energy Marketing Ltd. by the Peruvian Consulate in Los Angeles on August 21, 1989, and all of the cackling and clucking V.K. has done since then has not changed, and cannot change, that fact.

That publication, in the form of a legal notice, included the following paragraphs:

"The CONSTITUTION of the UNITED STATES OF AMERICA and the UNIFORM COMMERCIAL CODE (international) provide a procedure for the legal authentication of a debt in the case of the Debtor refusing to acknowledge such debt. This procedure includes the notification of the Debtor of the details of the debt and a notice of intent to collect. After a period of ninety (90) days from the date of the notice and if there has been no response from the Debtor the debt is made authentic and collection procedures may begin. There is no appeal from this procedure; it is final.

"On April 28, 1998 the then-owner, Rick Martin, of a debt (described in detail later) of the UNITED STATES TREASURY/FEDERAL RESERVE SYSTEM (UST/FED) assigned the debt to GLOBAL ALLIANCE INVESTMENT ASSOCIATION (GAIA), a Nevada corporation. GAIA immediately initiated the procedure by informing UST/FED of the nature of the debt and of GAIA'S intent to collect. GAIA then took the additional step of running the legal notice in a weekly newspaper of worldwide circulation four consecutive weeks beginning May 5, 1998. UST/FED has made absolutely no response and the statute of limitation for countering the legal notice has run its course. Now, this document and its publication in the same newspaper four consecutive weeks serve as adequate and final verification of the UST/FED debt to GAIA. Nothing further is legally required; no denial or appeal is possible.

"The assignor of the debt to Mr. Martin, Russell Herman (also spelled Herrman and Herrmann), a very patriotic American, requested of Mr. Martin that Herman's business partner, V.K. Durham, be given a certain amount of time to implement his wishes and, if unsuccessful, to use the asset to the benefit of all people, reserving forty-eight percent (48%) of its value

for the express benefit of the citizens of the fifty States of the United States of America. When appropriate, the granting of such an asset to the citizens of America (*we-the-people*) will result in an era of enormous prosperity which will, when also distributed to other nations, buoy up and expand all of the world's economies for all of its people, not just the rich as is now the condition."

The finality of the FACT of the reconfirming, reconfirming and reissuing the BEARER BOND, Bonus 3392-181, as a contract of identifiable ownership to Cosmos Seafood Energy Marketing Ltd., in which V.K. participated, seems to have finally gotten through to her so she has invented a new scenario to fix her problem. She now wants to claim that the Peruvian Consulate in Los Angeles really issued TWO CONTRACT/JURATS, one numbered 7309 and the second 7310, which [Quoting V.K.]: was the "24% and 24%" assigned into COSMOS SEAFOOD ENERGY MARKETING, LTD., NEVADA ID# 1707-85. Russell Herman was to use "24%" for his own pet projects, while V.K. Durham retained "24%" to be used for HER pet projects.

On February 26, 2003 at page 8, *CONTACT* published the contract and the jurat. Nowhere in that document is there any mention of 24% or 52%, or any other %. Now, suddenly, V.K. comes crowing and cackling that, using her omniscient foresight, she had those wonderful people at the Peruvian Consulate issue two contracts and jurats, the second one with the number of 7310 for "24% and 24%". How is that for chutzpa?

Rumor has it that the "30 days on the road" mentioned in her first paragraph above were spent in her old hometown of Shawneeville where John Ellis is the Treasurer of Gallatin County, Illinois. Without having spent a lot of time in the Philippines where fraudulent titles issued by bribed officials are the norm, we might not recognize the symptoms of incipient fraud. In this situation an "official" need not be involved. It is simply a matter of going to the Clerk's office, asking for your file, signing for it to check it out, and then you can take it to the reading area used mostly by attorneys. If you were properly prepared with a duplicate (except for one number), all you have to do is withdraw the old document and substitute the new one. From that time forward in that file the Warrantee Deed would bear the number 7310 instead of the original 7309.

Who would care? Nobody, until V.K. screeches: "Go see for yourself—it's in the official Recorded Record in Gallatin County—go see for yourself!" and somebody does go see and comes away with a report for the Ru Mills Internet site, in big bold letters, "It's true, it's true—there really are two numbers!" Sure, and we have already carefully documented that V.K. used two differently modified copies of the Warrantee Deed for filings in Washington and Gallatin Counties; thus it should be no problem to change one number. HOWEVER, the minion of Ms. Durham will have a more formidable challenge when he/she/it has to get copies of both from the Peruvian Consulate in Los Angeles, and those are the only ones that count.

Just to be safe, however, since foreign officials are said to be more vulnerable to bribery than those in the U.S., we will remind the reader that V.K. has made something of a fetish of staying in touch with the LA Consul that signed the jurat (receipt), David Gonzalez Umereo, even after he returned to Lima. Our old friend, Lucifer, is also very talented at creating illusion and deceit.

With that "introduction", we can now paste in V.K.'s masterpiece of deceit exactly as posted at 1:35 p.m. June 7, 2003. To distinguish our comments, we will use this font. [MM: Times New Roman: E-E; Courier New: V.K.] [QUOTING:]

<http://www.rumormillnews.com/cgi-bin/forum.cgi?read=32776>

**Rumor Mill News Reading Room Forum
FROM V.K. DURHAM ON THE EKKERS
AND AL QAEDA**

Posted By: Patriotlad

Date: Saturday, 7 June 2003, 1:35 p.m.

This special message presented by exclusive arrangement, for readers or Rumor Mill News, written by V.K. Durham—

**"FACTS NO ONE BUT "THE TRUE OWNER
COULD HAVE KNOWN"**

[Yes, this is V.K. Notice her clever use of quote marks in the line above—she claims to "create those seeming errors" to make her stuff more difficult to counterfeit. However, they become trademarks and allow the discerning to spot her spurious input, even where she'd rather not be detected.]

NO ONE KNEW THERE WERE TWO SETS OF INSTRUMENTS OF INTEREST ON BONUS 3392-181; 7309 AND 7310

NOW COMES THE ANSWERS TO: "HOW DID ALL THIS AL QAEDA FINANCIAL TERRORISM GET SO FAR OUT OF HAND?"

Financial terrorism which has caused the loss of too many lives, the loss of too many good reputations, the loss of too many people, honestly thinking they had THE REAL THING (BONUS 3392-181), backing them up, and were trying to help those in TROUBLE, only to get caught up in the most flagrant, abusive, corrupt Political System on the planet (So much for Martha Stewart). [Where is the link between all of that righteous outrage and anything of substance?]

Victimized by flagrant violations of 18 U.S.C.A. Section 471 - "To forge; to copy or imitate, without authority or right, and with a view to deceive or defraud, by passing the copy or thing forged for that which is original or genuine. Most commonly applied to the fraudulent and criminal imitation of money or securities. 18 U.S.C.A. Section 471 et seq. Counterfeit in common parlance signifies fabrication of false image or representation; counterfeiting an instrument means falsely making it; and in its broadest sense means making a copy without authority or right and with view to deceive or defraud by passing copy as original or genuine. *Smith v. State*. 7 Maryland. App. 457, 256, A.2d 357, 360, 361." [Who was victimized?... It appears she either constructed this last or loaded up on wine first.]

We now have the ANSWERS after years of TRACKING and MONITORING (and one month on the road gathering the AL QAEDA'S COUNTERFEIT INSTRUMENTS, written by the Ekkers of GAIA), "intending to swamp the U.S. with her own DEBT INSTRUMENTS, then taking the entire Global International Banking, and Financing system "Hostage". [If V.K. gathered an al-Qaida instrument (even one), why doesn't she show it to us? Yes indeed, Ekkers do write Memorandums of Agreement (MOA) and DEEDS OF ASSIGNMENT FOR CONSIDERATION for GAIA. We write the originals so how can they be called counterfeit?]

"THE PROGRAM which commenced in 1987," which involves the Ekkers of GAIA in support of the AL QAEDA'S path of torture, murder, bombings, and CIA-Flu deaths; what's it done? [What PROGRAM? Ekkers worked with V.K. from 1993 to 1997—GAIA was not formed until May 1997. Where is the link? (Click?)]

Leaving a path of financial and economic destruction, affecting the lives of innocents around the globe, worse than all but the most deadly of plagues, now threatening to destroy all commerce. [Looks like another "grab" out of some newsletter describing derivatives—the lack of a completed sentence up to this point is not a good sign.]

If, all of you remember; Russell Herrman, CEO of Cosmos Seafood Energy Marketing Ltd; Nevada ID# 1707-85, was kidnapped, tortured, [Whoa. We believe that reads, "If Russell Herrman was kidnapped, tortured,...". We have harbored unspoken doubts about that story, especially since the pictures of his body taken some 10 months later showed no sign or scar of the "meat hooks" purportedly used to hang him up. Is this a Freudian slip from V.K. or the sly opening for a future "out" of the lie?] and ultimately murdered by those attempting to "MAKE HIM SIGN OFF ON BONUS 3392-181" [Whoa again. This is one we never pass up. The point of V.K.'s entire document is to tell the world that SHE, and she alone, owns ALL of Bonus 3392-181, and always has. And here she says, "MAKE HIM SIGN OFF ON BONUS 3392-181". If Russell had no signatory power, which she has alleged IN WRITING at least one hundred times, why would men, his former friends and business partners who certainly "knew the score", be wasting their time trying to force him to "SIGN OFF"? The truth is, of course, that SHE had no signatory power and they all knew it. How long will it take her to correct this lie with another one, possibly one that denies there was a kidnapping, murder, etc.] even by threatening him daily from April 14, 1994 up to the day he died with "this is YOUR DAY TO DIE, if you don't SIGN OFF" threats, by DOCTORS at the Veterans Administration. Among those currently engaged in THE AL QAEDA program which commenced "1987" resulting from the "U.S. Freezing of IRANIAN Bank Accounts and Properties here in the United States" in the early 1980's, are former Treasury agents, former and current IRS operatives and employees of Social Security, and even some elected members of Congress. [Where are the names and the proof? If V.K. really knows something she is guilty of misprision of felony if she continues to withhold the evidence.]

What no one, absolutely no one knew about BONUS 3392-181;

August 21, 1989, there were TWO SETS of instruments signed by Peru; One set 7309 and a Second Set 7310 were signed to the owner DONA VINA DURHAM. [Maybe the wine is beginning to take effect. A "jurat" is defined as: "Certificate of officer or person before whom writing was sworn to." Typically, it takes the form of a large rubber stamp applied to the back of the last page of the document (writing) and also serves as a receipt for the money paid for the service. *CONTACT* published the jurat in its February 26, 2003 edition. The language is:

CONSULADO GENERAL DEL Peru
IN LOS ANGELES

[Unreadable; probably names payor to whom receipt was given.]

Order Number 7309 [V.K.'s new name is "SETS of instruments"]

Document Number 046 [Why didn't V.K. use 047 instead of 7310 for Set # 2?]

Numero de Tarifa 60 [Tariff = money. 60 peso or dollars is not known by us.]

Signed by David Gonzalez Umereo

Consul General Del Peru

Dated August 21, 1989

[The pertinent point is that the jurat does not deliver "ownership" (signed to the owner DONA VINA DURHAM) to V.K.; it only certifies the recording of the contract and serves as a receipt for the money paid by, in this case, Madam Vina Durham. Ownership had been transferred to Cosmos Seafood Energy Marketing Ltd. in 1988 by Russell Herman and Cecelia Xalis as confirmed by: "...SUFFICIENT EVIDENCE THAT SAID INSTRUMENT WAS SIGNED AND SEALED IN BEHALF OF SAID CORPORATION AND THAT SAID INSTRUMENT WAS ACKNOWLEDGED BY AUTHORITY OF ITS BOARD OF DIRECTORS, ON THE DATE OF 10 OCTOBER 1988, AND SAID PERUVIAN GOLD CERTIFICATE OF SERIES 3392, NO. 181, DID IN FACT ON THAT DATE BECOME THE SOLE PROPRIETORS OF SAID CERTIFICATE, BY CORPORATE RESOLUTION OF THAT DATE" (page 3).]

The early morning of August 1, 1994; After hearing the Doctors threaten Russell Herrman, [Please pause long enough to consider the absolute stupidity of that statement! Did the Doctors, who had been making that threat daily since April 14, ignore the fact that V.K. was there on August 1? Could it have been her instead of Bush causing them to make the threat?] a hurried trip from the VA Hospital in Marion Illinois was made to the Washington County Recorder's Office, at which time DEED NUMBER 189934 was formally filed into the Washington County, County Recorder's Records at 1:50 PM. [Why the sudden rush? She says the threats from the Doctors had been made daily since April 14. Are we to presume that Russell Herman would not have shared with his "wife" that he was being threatened and suggested transferring to another hospital? Anyway, on August 1 she heard the Doctors make the threat so she ran off 80 miles to Okawville, gathered up her paperwork and got back 10 miles to the Washington County Courthouse to file her CHAIN OF TITLE by 1:50 PM. Now that is a "wifely" gesture, which also says, "This is my last chance to file my forged and fraudulent documents before the Will takes effect." We would wager that V.K. had champagne instead of wine the evening of August 1, 1994.]

AUGUST 1, 1994; DEED NUMBER 189934 also contained the entire CHAIN OF TITLE identifying BONUS 33392-181, May 1, 1875; By JURAT/SEAL August 21, 1989, ORDER NO. 7309, Doc. No. 046, Numero de Tarifa 60 and et cetera's. [This is the file that was obtained by attorneys for the South Koreans, who gave us a copy in late 1999. These copies, as certified by Washington County Recorder Thomas Ganz November 16, 1999, are not the same as the copies of originals supplied by Russell—they are retyped, and in some instances, reinterpreted, by V.K. These discrepancies are all well described and documented in our Affidavits of January 2002 and January 2003.]

AUGUST 29, 1994; Russell Herman, CEO was TERMINATED; He never signed off on BONUS 3392-181, nor did he assign to RICK MARTIN the alleged "Assignment of Interest" August 5, 1993 the Financial Instruments currently TERRORIZING the global BANKING and FINANCIAL markets. [What do you suppose is the meaning of this paragraph? How do you suppose "Financial Instruments" TERRORIZE anything, let alone the global banking and financial markets?]

SEPTEMBER 6th at 12:00 Noon; Russell Herrman was lowered into the ground and buried.

SEPTEMBER 6th at 12:06 PM; Gallatin County Treasurer John Ellis signed for receipt of; THE HERMAN ESTATE PORTION on

Instrument No. 7310 filed into the HERMAN ESTATE as 24% (twenty four percent) of the amount calculated from May 1, 1875 to May 1, 1990. [Maybe it is a bit picky but we find it a "stretch" to imagine that 6 minutes after Russell was buried at high noon, V.K. is already in the Gallatin County Courthouse getting the County Treasurer John Ellis to receive the Will, written and signed by V.K., not Russell Herman, containing a bequeath of \$2.41 billion to Gallatin County. Those documents were published in the CONTACT newspaper in 1994 and they do not contain a reference to 24%. To quote V.K. from a later fax we have received from her:

THE WILL: Via a copy of a letter from "Katherin" faxed to CONTACT dated December 28, 2001 and purportedly sent to someone she referred to as "The President of the United States", V.K. made the following statements:]

3. After filing Mr. Herman's Last Will and Testament with the Gallatin County Treasury, John Ellis on Sept. 6, 1994 at 12:06 pm (signed by Mr. Ellis as received and timed) calculations determined there was not enough "collateral assigned" to meet the requirements of the Will.

4. Sept. 9, 1994, Instrument No. 20185 page no. 003 at 2:49 P.M. "I assigned another "24.4 percent" into the Herman Estate to meet the needs of the formerly filed Will.

[The arithmetic is not difficult. 24% plus 24.4% equals 48.4%, which does not fit any of V.K.'s schemes. Additionally, that would add up to some 100 quintillion dollars. Even 24% is 50 quintillion dollars, which was not enough, according to Mr. Ellis. Quite obviously, what Mr. Ellis discovered was that V.K. had NO authority, was not the widow of the deceased, and refused to play her game. Now to return to the current Internet posting.]

AUGUST 10, 1998, at 8:35 A.M. The AL QAEDA commenced its move on BONUS 3392-181 by filing copies of instruments held by DEED NO. 189934 into CLARK COUNTY, NEVADA'S County Recorder's Records of Judith A. Vandever, Recorder, 500 South Grand Central Parkway, Las Vegas, Nevada 891-55-1510, Book 980810, Instrument No. 00323; [This is, of course, a malicious fabrication. At the time Global Alliance Investment Association began its filing in Clark County, hardly anyone had heard of al-Qaida, which was, at that time, probably funded primarily by the U.S.'s CIA. Global Alliance has never had any connection to or contact with either the CIA or al-Qaida. Those are notions that V.K. Durham propounds in her vain effort to stir up trouble for GAIA and/or Ekkers.]

Those Forged, Altered, Counterfeit, Bogus "COPIES" of all instruments relating to DEED NUMBER 189934 formerly filed, August 1, 1994 Washington County Illinois, County Recorder "THOMAS GANZ" County Records. [If any of those "instruments" filed in Clark County by GAIA were "Forged, Altered, Counterfeit, Bogus COPIES", they came directly to Rick Martin from the artist, V.K. Durham. We had no documents at all from the V.K. Washington County file until they were supplied to us by the South Koreans in late 1999. And yes, we must agree with V.K. that those we received from her were forged, altered, counterfeit and bogus; fortunately we also filed those we got from Russell Herman that were genuine.]

The AL QAEDA, backed by the "Ekker's of Global Alliance Investment Association" then commenced BLACKMAILING

U.S. Federal Government Officers of Offices of Public Trust for the "accomplicing in the MURDER of CEO, Cosmos Seafood Energy Marketing, Ltd." thereby setting about to threaten, intimidate, coerce and openly and publically BLACKMAIL those U.S. Federal Government Officials in Offices of Public Trust, in the CONTACT: THE PHOENIX PROJECT JOURNAL etc. [This is more of V.K.'s practically patentable technique of ratcheting up the virulence of her accusatory language each time she is allowed to get away with some inane statement. This flaw in her personality is a major reason we do not answer her every tirade; when we do not, the next one is likely to look like this one, so shrill and outlandish that every rational person can see through it for the venomous personal attack that it is. What she fails to consider, however, is that she imposes the same penalties on those providing access to her postings on the Internet as to herself, and that each attack not only renews the statute of limitations but also increases the ease with which we can prosecute the cases against her and her accomplices.]

That they have insider help, in this, has given this terrorist group a "carte blanche" ticket to terrorize the entire International Banking and Financial communities with COUNTERFEIT "BONUS 3392-181" Gold Instruments while alleging; RUSSELL HERRMAN, THE MURDERED CEO; had assigned his interest in BONUS 3392-181 on August 5, 1993, further supporting Mr. Herrman's Assignment of Interest by identifying DEED NO. 189934 and INSTRUMENT NO. "7309." [As "journalists" we imagine ourselves to be wary of "mixed metaphors" and the other verbal traps set by legal luminaries such as V.K. imagines herself to be. As an example, if you make a sincere effort to figure out what she has said in this paragraph, it seems to go beyond "mixture" into "soup". The ingredients are (at least): insider help, terrorist group, terrorize the entire..., COUNTERFEIT "BONUS 3392-181" Gold Instruments, the alleged assignment, by the murdered CEO, and finally: "further supporting Mr. Herrman's Assignment of Interest by identifying DEED NO. 189934 and INSTRUMENT NO. "7309". We have to suppose that the legal luminary intends at some time to construe our "acceptance" (via non-response) of that last statement as our acknowledgement that it contains a grain of truth, which of course it does not. As a matter of fact, it has been our position that her "DEED NO. 189934" is a "start from scratch on a stationer's form" purchased by V.K. on August 1, 1994 as she rushed to file her spurious documents after having been told by the Veteran's Hospital doctors that he could "go at any time" rather than, "The early morning of August 1, 1994; After hearing the Doctors threaten Russell Herrman,". All one needs to do is look at the "Deed", a picture of which has been published in the CONTACT, to see that she filled it out in a hurry.

Just this one paragraph is such a gold mine of precious information for us that we can not yet leave it. There is no such Deed number as 189934 in her Washington County file, nor is there one in our Clark County file, which makes it very difficult to believe any of the rest of her assertions. Perhaps it got created in a fit of alcoholic inspiration, something like INSTRUMENT NO. 7310, which is coming up next.]

INSTRUMENT NO. 7310, of August 21, 1989, was the "24% and 24%" assigned into COSMOS SEAFOOD ENERGY MARKETING, LTD., NEVADA ID# 1707-85. Russell Herman was to use "24%" for his own pet

projects, while V.K. Durham retained "24%" to be used for HER pet projects. [Alcoholic euphoria?]

No INDEPENDENT SIGNATORY power was granted by "Dona Vina Durham" to either V.K. Durham and Russell Herrman as any assignment of any portion of BONUS 3392-181 was required to bear both SIGNATURES and both "CORPORATE SEALS". [How does that square with her story of the torture of Russell and the threats of the VA doctors to get Russell to "sign off"?)

DECEMBER 2, 1989. BONUS 3392-181 was formally, for VALUABLE CONSIDERATION, taken out of Cosmos Seafood Energy Marketing, Ltd., at the URGING of Chief of Operations, Fraud Division INTERPOL, in Copenhagen, D.K., Chief Gammelsgarrd, due to "too may Cosmos Corporations being allowed in NEVADA which were pretending to be COSMOS SEAFOOD ENERGY MARKETING, LTD; Nevada ID # 1707-85." [This tale and its accompanying "transfer" document was dealt with in detail in our Affidavit of January 19, 2002. The pertinent sentence in it is, "The sale made with vauable (sic) consideration of said certificate BONUS 3392 NO. 181, herein transfer the "known" certificate to responsible parties known as; Russell Herman and V.K. Durham to be held as their personal and private property to dispose of at their personal wish." This is not, of course, the way a corporation "sells" property worth quintillions to individuals. The legitimacy of this document is immediately refuted by V.K.'s next paragraph.]

Briefly—we re-activated CSEML, only to suffer THE 1991 "BANKING FRAUDS—Brady Bonds" and "two" \$120 Billion Dollar Transactions which went through THE U.S. DEPT. OF THE TREASURY (001) and THE FEDERAL RESERVE (002) which was a "10 year Contract" commencing September 12, 1991 ending on or about "September 11, 2001." [How would V.K. and Russell (We) briefly re-activate CSEML (Cosmos Seafood Energy Marketing Ltd.), transfer ownership of the contract and its accrued interest amounting to quintillions of dollars back to CSEML, lose \$240 Billion, and then (assumedly) re-transfer the assets out of CSEML to themselves as individuals—without a scrap or shred of evidence? And then to have to squeeze "September 11, 2001" into the drama is just too much.]

APRIL 4, 1992; "BONUS 3392-181" held by Instrument No. "7310" of August 21, 1989, was formally taken out of COSMOS SEAFOOD ENERGY MARKETING, LTD; NEVADA ID # 1707-85. [How? Where is the "formal" evidence? What about the Bonus 3392-181 "held by 7309"? We are not being "cute"; we are asking basic logical questions of a person who wishes to pass herself off as a legal expert on a whole variety of subjects, beginning with the U.S. Constitution and including deeds, trusts and corporations. We ask legitimate questions and we get more of V.K.'s mixed-metaphor soup, like the following paragraph.]

In each and every single instance, the AL QAEDA and the "Ekkers of GAIA" in infamous HOLLYWOOD STYLE have scripted a Hollywood type script in regards to Russell Herman, his escapades, the reason he signed off on BONUS 3392-181 and DEED NO. 189934 holding the Peruvian Certified/Jurat instrument No. "7309" to the EKKERS and RICK MARTIN, allegedly on August 5, 1993; [Ekkers have no connection to nor communication with al-Qaida, nor do we have any knowledge of what they might "script" in regards to Russell Herman. The only information we have written about him was supplied by him or V.K.

We will, however, correct V.K.'s assertion that "he signed off on BONUS 3392-181 and DEED NO. 189934 holding the Peruvian Certified/Jurat instrument No. "7309" to the EKKERS and RICK MARTIN, allegedly on August 5, 1993". The ASSIGNMENT he made to Rick Martin on that date had nothing to do with V.K.'s DEED NO. 189934, which was not in existence at that time.]

On COUNTLESS OF THOUSANDS, and of HUNDREDS OF TRILLIONS OF DOLLARS; WRITTEN ON DEED NO. 189934; DOCUMENT NO. 7309; alleging Russell Herman "assigned the interest" authorizing these HUNDREDS OF COUNTERFEIT GOLD INSTRUMENTS currently terrorizing the entire globe...--" [That sounds like wine talk to us.]

For the inquiring minds; You will find DEED NO. 189934 and Doc. No. 7309, CERTIFIED by Peru and CHAIN OF TITLE filed; August 1, 1994, at WASHINGTON COUNTY, COUNTY RECORDER'S RECORDS OF THOMAS GANZ, COUNTY RECORDER, Nashville Illinois. [As we said above, there was no DEED NO. 189934 in that file in 1999. And when Mr. Ganz is informed of V.K.'s use of his signature attached to and pretending to attest to her fraudulent marriage license application, he is likely to be irritated.]

You will also find the counterfeit COPIES and other False Notary, False Witnessed, filed of Record FOUR YEARS after Date of Death of Russell Herman and the infamous Forged Documents currently marketed by the AL QAEDA "EKKERS OF GAIA" filed in Clark County Recorders Records of Judith Vandever, Las Vegas Nevada previously identified alleging "ownership of Bonus 3392-181, Document No. 7309."

You will further find; DEED NO. 189934 filed into the Las Vegas County Recorder's Records of Judith Vandever. DEED NO. 189934 as filed into the Clark County Recorders Records of Judith Vanderver, Las Vegas Nevada's Clark County Records; 500 South Grand Central Parkway; 89-55-1510, Book 980810, Instrument 00323, pages 13, 69-90; filed August 10, 1998 at 8:35 AM, are; " ALTERED; FALSE AND TAMPERED TITLE INSTRUMENTS" not reflecting the P.O. Box 477, Okawville, Illinois address of the Owner; V.K. DURHAM, Signatory/Owner as reflected on the WASHINGTON COUNTY RECORDER'S RECORDS of THOMAS GANZ, FILED AUGUST 1, 1994. [To save some space and some reader time, we will combine the two paragraphs above for response. It must have been getting late in Ida Grove, at least the wine fog had settled in to cause a lot of repetition. GAIA filed what it received from V.K. and Russell without any attempt to distinguish authenticity. It has taken nearly five years to gather the additional information to be able to even attempt such a judgment. Where there were two documents that appeared to say the same thing but came from different sources, we filed both of them. We repeat here: We doubt that anyone will find DEED NO. 189934 in either the Washington or the Clark County files unless V.K. has been able to replace or add documents to those files—which, as we have stated earlier, is not too difficult to do. It appears that V.K. has invented a new game—or gone off her rocker—so we will have to wait for the next installment.]

FOR THE RECORD; V.K. DURHAM; SIGNATORY/OWER; At no time; Authorized

the usage of "Deed No. 189934, Document No. 7309" to be used by THE GAIA-EKKER "AL QAEDA" PROJECT WHICH COMMENCED "1987".. [Still looks more like wine than insanity.] [MM: No, No, No—It's BOTH!!!]

Nor, did Russell Herman assign any portion of DOC. NO. 7310. [True.]

No one had any idea, that TWO SEPARATE INSTRUMENTS with TWO SEPARATE AND DISTINCT DOCUMENT NUMBERS are held in THE DURHAM (INTL. LTD;) HOLDING TRUST (TIAS 12087). [Also true, even if there were such a "Trust".]

Sorry, Mr. and Mrs. Ekker ... YOU FORGED the wrong "SIGNATURE" on the "WRONG DOCUMENTS." [Oh woe is us.]

All of these "AL QAEDA deaths are "NEEDLESS DEATHS"—

That includes all of the VICTIMS of the "AL QAEDA operation" of the EKKERS of GAIA—and for what, the issuance of worthless, counterfeit Gold Instruments on "SOMEONE ELSE'S PROPERTY" without the owner's "Authorization?" Look deeper at this, because the current war is your war, and it is about the gold. The gold swindled from your fathers and grandfathers [Well there we have it—the build-up to the crescendo and then... So now our legal luminary leaves us to connect the dots where there is no connection.]

V.K. DURHAM, CEO/SIGNATORY
THE DURHAM (INTL. LTD;) HOLDING TRUST
(TIAS 12087)

* * *

<http://www.rumormillnews.com/cgi-bin/forum.cgi?read=32779>

**Rumor Mill News Reading Room Forum
AL QAEDA, THE EKKERS, & THE FEDERAL
RESERVE TYRANNY**

**Posted By: Patriotlad—Date:
Saturday, 7 June 2003, 1:37 p.m.
Piracy And The Balance Of Trade, In
Golden Terms**

Four hundred years ago in 1600, the East India Company was founded, at a time when the Queen of England... [This is a "lift" from John Coleman's *Committee of 300* that, several pages in and a few glasses of wine, turns into another anti-al-Qaida/GAIA tirade. Not worth our time or space to print it. The one below, however, we must print because it is evidence of direct interference with business and will become one of the causes of action that we will use.]

<http://www.rumormillnews.com/cgi-bin/forum.cgi?read=32777>

**Rumor Mill News Reading Room Forum
A SPECIAL MESSAGE TO INTERPOL
RE: THE EKKERS OF GAIA**

**Posted By: Patriotlad—
Date: Saturday, 7 June 2003, 1:36 p.m.**

To: Marc B Ablan—Bangko Sentral ng Pilipinas

Cc: V.K. Durham; Arnie Gammelsgarrd
Chief of Operations Fraud Division;
Interpol

Sent: Saturday, June 07, 2003 5:04 AM
Subject: WEAPONS OF MASS DESTRUCTION;
AL QUAD aka AL QAEDA and "COUNTERFEIT
U.S. DEBT INSTRUMENTS"

Mr. Ablan. Ernst & Young
Philippine Offices

Dear Mr. Ablan:

Since you first asked for our help, thousands of hours, thousands of miles have been traveled, much time exerted, resulting from the "requested assistance" made by you, in regards to the Global Alliance Investment Association Corporate Officers, E.J. and Doris J. Ekker, to The TRUST.

The TRUST could not make full disclosure, regarding the two separate sets of instruments on BONUS 3392-181 public (other than Public Recordings) for obvious reasons of discovering what the GAIA had actually been doing with these Counterfeit Banking and Commercial Instruments.

In the monitoring of their activities, we find A TRUST has been set up by them in your area of the Sultanates of the Islands in the Philippine Chain. It appears these SULTANS have been encouraged falsely, to put their "properties" into this TRUST of the EKKERS, which is based upon BONUS 3392-181 "OWNERSHIP" as alleged by the Ekkers of GAIA.

Much has been written in their "encrypted message news paper" about Russell Herman and his assignment of his interest in BONUS 3392-181, DEED NUMBER 189934, DOC. NO. 7309 of August 21, 1989, to the EKKER'S and RICK MARTIN on August 5, 1993.

Mr. Ablan. DEED NUMBER 189934, filed of Recorded Record, August 1, 1994, and Chain of Title by Certification/Jurat by Sovereign Seals of the Sovereign Republic of Peru, Sealing/Certifying "Dona Vina Durham" as Owner of Document No. 7309, and Document No. 7310.

I have Authorized NO usage to the GAIA-EKKER'S, authorizing their usage of "MY own, and personally held; 52%" subsequently put into the HOLDING TRUST; Ownership of BONUS 3392-181, as held by DEED NO. 189934, Document No. 7309.

Cosmos Seafood Energy Marketing, Ltd; Nevada ID# 1707-85, formerly held "48 percent."

Of the "48 percent"; Russell Herrman-Herman retained "24 percent, and I held 24 percent." The "24 percent increments" were to be used for our own (Mr. Herman and My own) personal projects, such as farms, housing, education, health care, Research and Development and etc. The Second Instrument of August 21, 1989, Certified by Peru, Document No. 7310 held our "48 percent" to be used in Cosmos Seafood Energy Marketing, Ltd; Nevada ID# 1707-85.

At the urging of Chief of Operations, Fraud Division, Interpol, Copenhagen DK, "Too many Cosmos Corporations" were trying to be COSMOS SEAFOOD ENERGY MARKETING, LTD; NEVADA ID# 1707-85 (1989). We took our BONUS 3392-181 "INTEREST" (Document No. 7310) out of the Nevada Corporation, December 1989.

September 6th, 1994. Gallatin County Illinois County Recorder, John Ellis, signed the front of Document No. 7310

as "Receiving the 24%" in regards to Russell Herrman-Herman's Estate. This instrument bears on its face the Gallatin County Recorder's page No. "203."

NO CHAIN OF TITLE existed anywhere, with the excepting the DEED NO. 189934 acknowledging the Owner/Signatory as V.K. DURHAM and Document No. 7309.

Mr. Ablan. The Ekkers of GAIA [supporting the Al Qaeda], have no "Lawful Ownership" of My DEED No. 189934, Doc. No. 7309, or Doc. No. 7310 holding the full "100 percent" of BONUS 3392-181.

As you can see; This is also going to CHIEF OF OPERATIONS FRAUD DIVISION, INTERPOL; Chief Gammelsgarrd.

Hopefully; We (The Durham (Intl. Ltd;) Holding Trust (TIAS 12087); Have full-filled your request for assistance in regards to the EKKERS of GAIA.

Yours truly,
V.K. Durham, CEO-Signatory "BONUS 3392-181"

[On behalf or ourselves and Global Alliance Investment Association (GAIA), we (E.J. & Doris J. Ekker) can state without reservation that we have very thoroughly answered all of the allegations of V.K. Durham in our sworn Affidavits plus pages 4-14 of this document and we expect that Mr. Ablan will pay Ms. Durham exactly what it is worth, including her thousands of hours and thousands of miles traveled on his behalf. We have not heard from Mr. Ablan directly and do not expect to because his job depends upon finding any and every excuse not to use the Global Alliance program.

This next one is funny and we need to run the V.K.'s "**\$6.5 trillion CALL ON THE U.S. DEBT**" and they give us a good excuse to do so.]

**Rumor Mill News Reading Room Forum
PROOF NESARA IS FOR REAL!!!!!!!???**
Posted By: PuzzlePieces-
Date: Saturday, 7 June 2003, 4:24 p.m.
**In Response To: AL QAEDA, THE EKKERS,
& THE FEDERAL RESERVE TYRANNY
(Patriotlad)**

Hi! Pardon me for my enthusiasm but I AM ready for some Great News! Aren't we all? [Pardon the interruption but we want to assist the reader in indentifying this "new" player. He looks like Patriotlad to us, disguised so as to fool Rayelan into accepting the posting a second time. Most of you will not know that it was so ridiculous that Rayelan threw it out, along with a huge amount of V.K.'s stuff, causing V.K. to have to get another Internet site, which has reduced V.K.'s exposure to zilch. Rayelan's site is "edgy" as it is, and the overload of V.K. crap got it shut down till she cleaned it up. But not before a lot of people downloaded the V.K. story of the Philippine plane-load of gold bound for Austria piloted by Rayelan's Ex, Gunther Russbacher, and her own "husband", Russell Herrman (no relation to our friend, Russell Herman), in West Texas. (A geographer V.K. is not.) When she is inebriated, V.K. does stupid things that alienate her friends—including Ekkers and even Rick Martin.]

In the process of checking about, I came across a long forum mail with both your's and Rayelan's names in it. At the bottom of it was this which appears to be a Call to the Corporate U.S. to pay its debt to the Citizens of these united states in the sum of 6.5

TRILLION Dollars filed on January 11, 2003!!!!

Is this for real???? Looks for all the world like the basis of NESARA to me!!! Am I getting ahead of you here? If so, I apologize. But I didn't understand what it was all about until I started reading this, then the rest of it begin to make sense to me!!! I think we are looking at a little concrete evidence that NESARA is for REAL!!!
Forgive me for being overly excited. I tend to get that way everytime I see old Tyranny sliding towards the drain...and away goes trouble down thegurgle, gurgle...

Let's Party! Ascension, Sun's Twin and NESARA! Hey, no sense not being an optimist now!!! PuzzlePieces

— Original Message —

From: vktdt

To: webmaster@pmo.gov.uk ; New York SECURITY EXCHANGE COMMISSION ; Jack McCreery, U.S. SEC. ; George Bush President, U.S.A.

Cc: V.K. DURHAM ; James L. Andersen, SVP

Sent: Friday, January 10, 2003 8:26 PM

Subject: \$6.5 Trillion Dollars U.S. Debt, Now due and Payable "A CALL ON THE U.S. DEBT."

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

OUTSTANDING PRIMARY CREDITOR U.S.A. & DEBTOR NATIONS Authorized by:

Treaties international agreements other than treaties sections (PL 89-497 80 Stat. 271. 1 U.S.C. Sec. 113 (1966) and

1 U.S.C. Ch. 1. Section(s) 111, 112, 113, 114 and U.S. Constitution Supremacy Clause Bill of Rights Amd. VI., by LIENS RECORDED of Public Record against said DEBTOR the U.S. FEDERAL GOVERNMENT, COMPANIES, CORPORATIONS, BANK ACCOUNTS, REPOSITORIES, DEPOSITORIES AND GOLD WHEREVER SITUATE.

January 10, 2003

Bureau of Public Debt, U.S. Dept of the Treasury

PO Box 1328

Parkersburg, West Virginia 26106

via fax: (304)480-8601

Prime Minister of the UK, Tony Blair

via email webmaster@pmo.gov.uk

President of the United States

The White House

1600 Pennsylvania Avenue

Washington, District of Columbia

via email President@whitehouse.gov

A CALL ON THE U.S. DEBT

Ref: U.S. DEBT due February 2003,

Ref: U.S. inability to PAY DEBT

Ref: October 8, 2002 Certified

Mail CERTIFIED 7002 0860 0003 3940

1272 "One Trillion Dollar Debt Swap-Debt Reduction."

This will be posted on the internet for the CITIZENS of the United States awareness. Also posted in Australia.

Mr. President, Mr. Secretary, Prime Minister Tony Blair, the U.S.

SECURITY EXCHANGE COMMISSIONERS & REGULATORS:

The Foreign Banking System known as the U.S. Federal Reserve Banking System etals Owe to this Holding Trust the amount calculated (and notarized) from May 1, 1875 to May 1, 1990 \$206,858,581,465,280,000,000.00 GOLD. The amount was calculated by the Federal Reserve Bank, Los Angeles California (Bureau of Public Debt, you have copies of the calculations (notarized).

We, as the outstanding, primary creditor of the United States and Debtor-Allies Nations CALL THE DEBT owed to this Trust.

Further; The Trust shall, from the Outstanding DEBT owed to said Trust, Apply said Credit for said debt to the U.S. Federal Reserve, in lieu of FORECLOSURE upon the Debt of CORPORATE United States Government's OUTSTANDING DEBT in the amount of \$6.5 TRILLION DOLLARS.

The \$6.5 TRILLION DOLLARS shall forever eliminate any and/or all future indebtedness to the English Banking of The Rothschild Federal Reserve Banking Management & Trust System operating in the United States since 1913.

All DEBTS & TITLE DEEDS shall be returned to the United States, to be held in THE DURHAM (INTL. LTD;) HOLDING TRUST, to be returned to the Citizens of the United States.

The Federal Reserve Banks, Branch's and Systems shall be turned over to the CREDITOR, and put under new management for the Government of the United States who shall, then commence the financing and rebuilding the United States Manufacturing, Industry, Production levels once again.

We are also prepared to assist THE UNITED KINGDOM, CANADA, AUSTRALIA, ALLIES OF THE UNITED STATES OF AMERICA, and the LATIN AMERICAN REPUBLICS.

As you are all more than "candidly aware" NON PERFORMING "GOLD INSTRUMENTS" have been introduced into the International Banking & Financing Communities. These non performing instruments were written illegally, without our authorization on BONUS 3392-181 held in Trust.

You are also equally aware, this is the SINGLE instrument that was not purchased by W.R. GRACE & J.P. MORGAN in the 1890's.

You are also equally aware, THE DEBT was assumed by the United States via Department of Commerce and Trade, pursuant to the Guano Act of 1856.

Two additional Trusts exist. Each hold a Grant Assignment of 24% of the GOLD EQUITY COLLATERAL "DEBT".

One Trust is set up for the United States, the other for LATIN AMERICA.

Prime Minister, you have the documents relating to ZERO DEBT which were mailed to you.

The Parent Holding Trust (DURHAM HOLDING TRUST) holds the remainder "52%" (fifty two percent) for the specific purpose of assisting England, Canada, Australia and our Allies in these terrible times.

From the Notarized Calculations before mentioned amounting to \$206,858,581,465,280,000,000.00 GOLD EQUITY COLLATERAL; \$6.5 Trillion Dollars shall be reduced from that amount for PAYMENT of the U.S. DEBT TO THE U.S. FEDERAL RESERVE.

Additionally; A equal amount of \$6.5 Trillion Dollars GOLD COLLATERAL shall RESTORE the once good credit of the United States of America, and shall be used for those purposes as defined in those SEVEN ARTICLES OF LAW known as The Constitution of the United States aka THE LAW OF THE LAND.

A CALL IS NOW MADE UPON ALL GOLD IN THE DEPOSITORIES, REPOSITORIES, ACCOUNTS OF THE UNITED STATES AND DEBTOR NATIONS, WHEREVER SITUATE.

ALL LIENS, LEANING THAT "GOLD" COLLATERAL OF THE DEBTOR'S; Shall be DEPOSITED with the U.S. Department of the Treasury Trust of the Citizens of the United States as prescribed by THE LAW OF THE LAND.

The United States Dollar shall be backed by GOLD & SILVER as prescribed by THE LAW OF THE LAND.

Prime Minister Blair, you nation needs our assistance also. Do not be surprised if this is on the FLOOR AT PARLIAMENT this next coming week. We are prepared to assist ENGLAND, CANADA, AUSTRALIA and our Allies.

The DEBT is going to be called in February 2003 by the English Rothschild Federal Reserve Bank.

This HOLDING TRUST makes a PRIOR CALL on said DEBT.

Immediate response is required.

I remain—Yours truly—

V.K. Durham, CEO—

Signatory

PO Box 113

Ida Grove, Iowa 51445

U.S.A.

Telephone (712)364-3830

email vktdt@pionet.net

[End Quoting]

There is hardly anything to confirm egg-on-face like a missed deadline prediction. V.K. has said (above), "The DEBT is going to be called in February 2003 by the English Rothschild Federal Reserve Bank. This HOLDING TRUST makes a PRIOR CALL on said DEBT."

From that we can glean two very important pieces of information: 1) V.K. doesn't know who is who (highly unlikely because she has John Coleman's book) or 2) V.K. has sold out to become part of the SMEAR (legal luminaries must know that you cannot "call" \$6.5 trillion of a quintillion-dollar debt).

In our frustration and with input from just about "everywhere" the biggie is: "Why don't you file a case against V.K. and her associates so that we can get on with things?"

Because we have asked for insight every minute of every day we will try to clear up some probabilities

in taking action other than "holding" for more insults, etc., while keeping statutes active. Insight presents other impacting circumstances that speak louder than any words could tell—at this time.

(1). While we have been accused of backing every "terrorist" and non-terrorist group along with a massive effort to destroy banking, financial markets, national economies, etc., we have to wait until national decisions are made about various groups who have no terrorist associations but would undoubtedly be construed as becoming such problems. So, until those very possibilities are negated we are quite sure that "upstairs" will not allow anything to take place which would endanger us or "the program". That is number one and fits all of the Southern Philippines and Islamic/Muslim/Moro elements. Here, now, it obviously is apparent that "holding" is wisdom in action. The Philippines is falling apart and down the drain while every possible excuse and party to blame is uppermost in everyone's mind.


This is WHY V.K. has to be countered at EVERY turn because she involves banks, government, accounting firms and thus and so. HOWEVER, THEY LEAVE US STRICTLY ALONE.

That "alone" says it all very clearly as the Big Boys know that if a "thing" is begun and along with all the problems stirring in the nation, the publicity would be devastating as we prove our program to be valid and V.K.'s to have been a stupid fraud. THAT, however, is not the big point. The BIG point is that in doing "anything" brings publicity and the whole U.S. point was to NOT bring publicity or allow litigation which would focus on the true validity of what we offer. STONEWALL is all they have to save their assets and that includes the IMF-WB-Federal Reserve (here in the Philippines). The worm can is already half open and every day it takes another turn of the opener.

(2). Next: The very thing they would like to see happen is for us to honor old Grandma by bringing a suit on this matter. Here, the Land Bank told us the problem but didn't realize it—ownership questions. Land Bank stated that there is a question of ownership of the asset. It didn't say "no good" nor anything else—it said "ownership" was not "resolved". Then went the attached Bellringer garbage of "tainted darkies" and stupid speakings that would mean nothing to world bankers; let's be intelligent.

There is no question regarding ownership (or validity). Pandora's box-opening is peanuts to the peanut butter that would be released to make sticky everything the New World Order has pushed off onto an unsuspecting world. However, the minute we bring suit (we, not anyone else), we acknowledge a question and a "hold" comes NEXT. We don't want to waste the time or energy on the matter out of proper sequence. The major parties receiving the absurd garbage of V.K. don't want it brought to court because of the same problems in number (1) above. The point is to try to "contain" us while avoiding confrontation WHERE IT COUNTS.

We are confident that V.K. will be "contained" before the U.S. allows much open-court debate. **She is already listed as a total fraud and "nutcase" with authorities.** Our best action is to respond to the nonsense, hold our patience and do nothing stupid. We would accomplish nothing positive by foolish actions. We have to allow "higher" intelligence to do HIS part while we mind ours.

As dedicated citizens of the United States of America, We the People, E.J. and Doris Ekker "rest our case". We could write hundreds more pages, as V.K. Durham has done, and really add nothing to the knowledge required to "judge" the validity of the Global Alliance program. So we will express our gratitude to those who have had the interest and stamina to read these many pages. We do thank you for your confidence and support—we will not be "let down" by our great friends and we will not let you down.—DJE & EJE 

Benjamin Freedman Letter Of 10/10/54

IMPORTANT ANNOUNCEMENT

Hatonn has asked us to run the Freedman letter to Goldstein, OFTEN (a letter from a Jew to a Jew covering information that is critical for *all* to know if we are to restore freedom to our dying world). It offers good information along with excellent reference material. HE FEELS IT URGENTLY NECESSARY TO KEEP CONSTANT REMINDERS BEFORE OUR READERS—AND THE JEWS—THAT **WE ARE ONLY REPRINTING INFORMATION**. THIS IS OUR KEY TO SURVIVAL AS A PAPER AND AS PEOPLE.

The letter is titled "Facts Are Facts". It is quite a comprehensive historical treatise on the history and behavior of the generally poorly understood Khazarian Zionist "Jews". It was written by Benjamin H. Freedman of New York City to Dr. David Goldstein of Boston and is dated **October 10, 1954**.

In this letter Mr. Freedman covers many topics, several of which are: Jesus Was Not A Jew; Some Of The History Of The Modern-Day Jew And His Origins; Some Of The History Of The *Talmud* [Some Very Important Quotes From It Including Permission For Sexual Attacks Upon Babies, Etc.]; The *Kol Nidre* Oath; The Very Harmful Influence The *Talmud* and *Kol Nidre* Writings Have Exerted On The Entire World For Centuries; The Jews Are *NOT* Any Part Of The "Lost Ten Tribes".

Some additional reference sources for this highly educational letter by Mr. Freedman are as follows: Phoenix Journal #25 *THE BITTER COMMUNION* (Chapter 1, page 7); Phoenix Journal #223 *BIRTHING THE PHOENIX*, Vol. 2 (Chapter 8, page 76); Phoenix Journal #233 *RISE OF ANTICHRIST*, Vol. 5 (Chapter 6, page 58)—or *CONTACT* November 29, 1994, pages 34-56 (Vol. 7, No. 5); January 20, 1998, pages 30-52 (Vol. 19, No. 9); March 17, 1998, pages 59-81 (Vol. 20, No.4).

PART 5

FACTS ARE FACTS FROM ONE "JEW" TO ANOTHER LONG BURIED TRUTH MUST BE REVEALED

2/18/91—#4 HATONN

MILLIONS OF DOLLARS

[QUOTING CONTINUED:]

The National Conference of Christians and Jews might look into the millions of dollars being invested today by so-called or self-styled "Jews" to insure that the *Talmud* shall remain the axis of political, economic, cultural and social attitudes and activities of so-called or self-styled "Jews" today, and future generations. Violating the basic principle of "brotherhood" and "Interfaith" so-called or self-styled "Jews" are spending millions of dollars each year to establish and equip quarters where the teachings of the *Talmud* can be indoctrinated into the minds of children from the time they are able to read and write. These few news items were selected from hundreds like them which are appearing daily in newspapers clear across the nation:

"Two new Jewish Centers, built at a cost of \$300,000, will be opened to 1000 students for daily and Sunday school activities next month, it was announced today by the Associated Talmud Torahs." (*Chicago Herald-Tribune*, 8/19/50)

"The Yeshiva School Department now provides daytime an approved English-Hebrew curriculum for grades 1 to 5 (aged 5½ to 10). The afternoon Talmud Torah has opened a new beginner's class and is accepting enrollment of advanced as well as beginner students." (*Jewish Voice*, 9/18/53)

"RABBI TO TALK ON *TALMUD* TO SHOLEM MEN. Dr. David Graubert presiding rabbi of Bet Din, and professor of rabbinical literature at the College of Jewish Studies, will present the first of his series of four lectures, 'The World of the *Talmud*'. (*Chicago Tribune*, 10/29/53)

"MARYLAND GRANTS DEGREE IN *TALMUD*. Baltimore (*JTA*). New Israel Rabbinical College has been granted here authority by the Maryland State Board of Education to issue degrees of Master of Talmudic Law and Doctor of Talmudic Law." (*Jewish Voice*, 1/9/53)

"*TALMUD* LESSONS ON AIR FROM JERUSALEM. Weekly radio lectures on the *Talmud*, in English, will be available shortly on tape recordings for local stations in the United States and Canada, it was announced today." (*California Jewish Voice*, 1/11/52)

Earlier in this letter, my dear Dr. Goldstein, you remember reading a quotation by the most eminent authority on the *Talmud* to the effect that "THE MODERN JEW IS A PRODUCT OF THE *TALMUD*. Would it surprise you to learn that many Christians also are the "PRODUCT OF THE *TALMUD*". The teachings of the *Talmud* are accepted by Christians in the highest echelons. I will only quote one on the subject of the *Talmud*, the former President of the United States. In 1951 President Truman was presented with his second set of the "63 books" of the *Talmud*. On the occasion of this acceptance the newspapers carried the following news item:

"Mr. Truman thanked us for the books and said that he was glad to get them as 'I have read many more of the ones presented four years ago than a lot of people think.' He said that he did read a lot and that the book he read the most is the *Talmud* which contains much sound reasoning and good philosophy of life."

Former President Truman says he benefits by "much sound reasoning" and his brand of "good philosophy of life" which absorbs from the "book that he reads the most". His recent term in office reflected his study of the *Talmud*. No one familiar with the *Talmud* will deny that. But does our former President Truman know that Jesus did not feel the way he feels about the *Talmud*? The "much sound reasoning" and the "good philosophy of life" in the *Talmud* were constantly and consistently denounced by Jesus in no uncertain terms. Former President Truman should refresh his memory by reading the *New Testament* passages where Jesus expresses Himself on the question of the Pharisees and their *Talmud*. Will Mr. Truman state that in his opinion the *Talmud* was the "sort of book" from which Jesus "drew the teachings which enabled him to revolutionize the world" on "moral and religious subjects"?

Before leaving the *Talmud* as my subject I would like to refer to the most authentic analysis of the *Talmud* which has ever been written. You should obtain a copy of it and read it. You will be amply rewarded for your trouble in finding a copy of it, I can doubly assure you. The name of the book is *The Talmud*. It was written almost a century ago in French by Arsene Darmesteter. In 1897 it was translated into English by the celebrated Henrietta Szold and published by the Jewish Publication Society of America in Philadelphia. Henrietta Szold was an outstanding educator and Zionist and one of the most notable and admirable so-called or self-styled "Jews" of this century. Henrietta Szold's translation of Arsene Darmesteter's *The Talmud* is a classic. You will never understand the *Talmud* until you have read it. I will quote from it sparingly:

"Now Judaism finds its expression in the *Talmud*, which is not a remote suggestion and a faint echo thereof, but in which it has become incarnate, in which it has taken form, passing from a state of the abstraction into the

domain of real things. THE STUDY OF JUDAISM IS THAT OF THE *TALMUD*, AS THE STUDY OF THE *TALMUD* IS THAT OF JUDAISM... THEY ARE TWO INSEPARABLE THINGS, OR BETTER, THEY ARE ONE AND THE SAME... Accordingly, the *Talmud* is the completest expression of religious movement, and this code of endless prescriptions and minute ceremonials represents in its perfection the total work of the religious idea... The miracle was accomplished by a book, the *Talmud*... The *Talmud*, in turn is composed of two distinct parts, the Mishna and the Gemara; the former the text, the latter the commentary upon the text... By the term Mishna we designate A COLLECTION OF DECISIONS AND TRADITIONAL LAWS, EMBRACING ALL DEPARTMENTS OF LEGISLATION, CIVIL AND RELIGIOUS... This code, which was the work of several generations of Rabbis... Nothing, indeed can equal the importance of the *Talmud*, unless it be the ignorance that prevails concerning it... This explains how it happens that a single page of the *Talmud* contains three or four different languages, or rather specimens of one language at three or four stages of degeneracy... Many a Mishna of five or six lines is accompanied by fifty or sixty pages of explanation... is Law in all its authority; it constitutes dogma and cult; it is the fundamental element of the *Talmud*... The DAILY STUDY OF THE *TALMUD*, WHICH AMONG JEWS BEGAN WITH THE AGE OF TEN TO END WITH LIFE ITSELF, necessarily was a severe gymnastic for the mind, thanks to which IT ACQUIRED INCOMPARABLE SUBTLETY AND ACUMEN... SINCE IT ASPIRES TO ONE THING: TO ESTABLISH FOR JUDAISM A 'CORPUS JURIS ECCLESIASTICI'."

The above quotations were culled from a treatise intended to sugar-coat the *Talmud*. In painting a nice word-picture of the *Talmud* that author could not escape mentioning the above facts also. Coming from this source under the circumstances the facts stated above do not add glory to the *Talmud*.

The Talmud Unmasked, the Secret Rabbinical Teachings Concerning Christians was written by Rev. I. B. Pranaitis, master of Theology and Professor of the Hebrew Language at the Imperial Ecclesiastical Academy of the Roman Catholic Church in Old St. Petersburg, Russia. The Rev. Pranaitis was the greatest of the students of the *Talmud*. His complete command of the Hebrew language qualified him to analyze the *Talmud* as few men in history.

The Rev. Pranaitis scrutinized the *Talmud* for passages referring to Jesus, Christians and the Christian faith. These passages were translated by him into Latin. Hebrew lends itself to translation into Latin better than it does directly into English. The translation of the passages of the *Talmud* referring to Jesus, Christians and Christian faith were printed in Latin by the Imperial Academy of Sciences in St. Petersburg in 1893 with the Imprimatur of his Archbishop. The translation from the Latin into English was made by great Latin scholars in the United States in 1939 with funds provided by wealthy Americans for that purpose.

In order not to leave any loose ends on the subject of the *Talmud*'s references to Jesus, to Christians and to the Christian faith, I will below summarize translation into English from the Latin texts of Rev. Pranaitis' *The Talmud Unmasked, The Secret Rabbinical Teachings Concerning Christians*. It would require too much space to quote these passages verbatim with their foot-notes from the Soncino Edition in English.

First I will summarize the references by Rev. Pranaitis referring to Jesus in the *Talmud* in the original texts translated by him into Latin, and from Latin into English:

Sanhedrin (67a): Jesus referred to as the son of Pandira, a soldier.

Kallah (1b, 18b): Illegitimate and conceived during menstruation.

Sanhedrin (67a): Hanged on the eve of Passover.

Toldath Jeschu: Birth related in most shameful expressions.

Abhodah Zarah II: Referred to as the son of Pandira, a Roman soldier.

Schabbath XIV: Again referred to as the son of Pandira, the Roman.

Sanhedrin (43a): On the eve of Passover they hanged Jesus.

Schabbath (104b): Called a fool and no one pays attention to fools.

Toldath Jeschu: Judas and Jesus engage in quarrel with filth.

Sanhedrin (103a): Suggested corrupts his morals and dishonors self.

Sanhedrin (107b): Seduced, corrupted and destroyed Israel.

Zohar III (282): Died like a beast and buried in animal's dirt heap.

Hilkoth Melakhim: Attempt to prove Christians err in worship of Jesus.

Abhodah Zarah (21a): Reference to worship of Jesus in homes unwanted.

Orach Chaiim (113): Avoid appearance of paying respect to Jesus.

Iore Dea (150,2): Do not appear to pay respect to Jesus by accident.

Abhodah Zarah (6a): False teaching to worship on first day of Sabbath.

The above are a few selected from a very complicated arrangement in which many references are obscured by intricate reasoning. The following are a few summarized references to Christians and the Christian faith although not always expressed in exactly that manner. There are eleven names used in the *Talmud* for non-*Talmud* followers, by which Christians are meant. Besides Notsrim, from Jesus the Nazarene, Christians are called by all the names used in the *Talmud* to designate all non-“Jews”: Minim, Edom, Abhodah Zarah, Akum, Obhde Elilim, Nokrim, Amme Haarets, Kuthrim, Apikorosim, and Goim. Besides supplying the names by which Christians are called in the *Talmud*, the passages quoted below indicate what kind of people the *Talmud* pictures the Christians to be, and what the *Talmud* says about the religious worship of the Christians.

Hilkoth Maakhaloth: Christians are idolators, must not associate.

Abhodah Zarah (22a): Do not associate with gentiles they shed blood.

Iore Dea (153,2): Must not associate with the Christians, shed blood.

Abhodah Zarah (15b): Suggest Christians have sex relations with animals.

Abhodah Zarah (22a): Suspect Christians of intercourse with animals.

Schabbath (145B): Christians unclean because they eat accordingly.

Abhodah Zarah (22a): Christians unclean because they are not at Mount Sinai.

Iore Dea (198, 48): Clean female Jews contaminated meeting Christians.

Kerithuth (6b p.78): Jews called men, Christians not called men.

Makkoth (7b): Innocent of murder if intent was to kill Christian.

Orach Chaiim (225,10): Christians and animals grouped for comparisons.

Midrasch Talpioth (225): Christians created to minister to Jews always.

Orach Chaiim (57,6a): Christians to be pitied more than sick pigs.

Zohar II (64b): Christian idolators likened to cows and asses.

Kethuboth (110b): Psalmist compares Christians to unclean beasts.

Sanhedrin (74b, Tos): Sexual intercourse of Christian like that of beast.

Kethuboth (3b): The seed of Christian is valued as seed of beast.

Kidduschim (68a): Christians like the people of an ass.

Eben Haezar (44,8): Marriages between Christians and Jews null.

Zohar II (64b): Christian birth rate must be diminished materially.

Zohar I (28b): Christian idolators children of Eve's serpent.

Zohar I (131a): Idolatrous people (Christian) befoul the world.

Emek Hammelech (23d): Non-Jews' souls come from death and death's shadow.

Zohar I (46b, 47a): Souls of gentiles have unclean divine origins.

Rosch Haschanach (17a): Non-Jews souls go down to hell.

Iore Dea (337,1): Replace dead Christians like lost cow or ass.

Iebhammoth (61a): Jews called men, but not Christians called men.

Abhodah Zarah (14b,T): Forbidden to sell religious works to Christians.

Abhodah Zarah (78). Christian churches are places of idolatry.

Iore Dea (142,10): Must keep far away physically from churches.

Iore Dea (142,15): Must not listen to church music or look at idols.

Iore Dea (143,1): Must not rebuild homes destroyed near churches.

Hilkoth Abh.Zar. (10b): Jews must not resell broken chalices to Christians.

Schabbath (116a) (Tos.): Gospels called volumes of iniquity, heretical books.

Schabbath (116a): Talmudists agree that books of Christians be burned.

Abhodah Zarah (2a): Festivals of Christians called days of calamity.

Abhodah Zarah (78c): Christian feast days despicable, vain and evil.

Abhodah Zarah (6a): Forbidden to observe Christian Christmas Day.

Hilkoth Akum IX: Forbidden to celebrate Easter and Christmas.

Chullin (91b): Jews possess dignity even an angel cannot share.

Sanhedrin (58b): To strike Israelite like slapping face of God.

Chagigah (15b): A Jew considered good in spite of sins he commits.

Gittin (62a): Jew stay away from Christian homes on holidays.

Iore Dea (148,10): Jew must not return greeting Christian, do it first.

Choschen Ham. (26,1): Jew must not sue before a Christian judge or laws.

Choschen Ham. (34,19): Christian or servant cannot become witnesses.

Iore Dea (112,1): Avoid eating with Christians, breeds familiarity.

Abhodah Zarah (35b): Do not drink milk from a cow milked by Christian.

Iore Dea (178,1): Never imitate customs of Christians, even hair-combs.

Abhodah Zarah (72b): Wine touched by Christians must be thrown away.

Iore Dea (120,1): Bought-dishes from Christians must be well washed.

Abhodah Zarah (2a): For three days before Christians festivals, avoid all.

Abhodah Zarah (78c): Festivals of followers of Jesus regarded as idolatry.

Iore Dea (139,1): Avoid things used by Christians in their worship.

Abhodah Zarah (14b): Forbidden to sell Christians articles for worship

Iore Dea (151,1,H): Do not sell water to Christians for baptisms.

Abhodah Zarah (2a,T): Do not trade with Christians on their feast days.

Abhodah Zarah (I,2): Now permitted to trade with Christians on such days.

Abhodah Zarah (2a,T): Trade with Christians because they have money to pay.

Iore Dea (148,5): If Christian is not devout may send him gifts.

Hilkoth Akum (IX,2): Send gifts to Christians only if they are irreligious.

Iore Dea (81,7,Ha.): Christian wet-nurses to be avoided because dangerous.

Iore Dea (153,1,H): Christian nurse will lead children to heresy.

Iore Dea (155,1): Avoid Christian doctors not well known to neighbors.

Peaschim (25a): Avoid medical help from idolators, Christians meant.

Iore Dea (156,1): Avoid Christian barbers unless escorted by Jews.

Abhodah Zarah (26a): Avoid Christian midwives as dangerous when alone.

Zohar (1,25b): Those who do good to Christians never rise when dead.

Hilkoth Akum X (6): Help needy Christians if it will promote peace.

Iore Dea (148,12H): Hide hatred for Christians at their celebrations.

Abhodah Zarah (20a): Never praise Christians lest it be believed true.

Iore Dea (151,14): Not allowed to praise Christians to add to glory.

Hilkoth Akum V (12): Quote Scriptures to forbid mention of Christian god.

Iore Dea (146,15): Refer to Christian religious articles with contempt.

Iore Dea (147,5): Deride Christian religious articles without wishes.

Hilkoth Akum X (5): No gifts to Christians, gifts to converts.

Iore Dea (151,11): Gifts forbidden to Christians encourages friendship.

Iore Dea (334,43): Exile for that Jew who sells farm to Christian.

Iore Dea (154,2): Forbidden to teach a trade to a Christian.

Babha Bathra (54b): Christian property belongs to first person claiming.

Choschen Ham. (183,7): Keep what Christian overpays in error.

Choschen Ham. (126,1): Jew may keep lost property of Christian found by Jew.

Babha Kama (113b): It is permitted to deceive Christians.

Choschen Ham. (183,7): Jews must divide what they over-charge Christians.

Choschen Ham. (156,5): Jews must not take Christian customers from Jews.

Iore Dea (157,2 H): May deceive Christians that believe Christian tenets.

Abhodah Zarah (54a): Usury may be practiced upon Christians or apostates.

Iore Dea (159,1): Usury permitted now for any reason to Christians.

Babha Kama (113a): Jew may lie and perjure to condemn a Christian.

Babha Kama (113b): Name of God not profaned when lying to Christians.

Kallah (1b,p.18): Jew may perjure himself with a clear con-science.

Schabbouth Hag. (6d): Jew may swear falsely by use of subterfuge wording.

Zohar I (160a): Jews must always try to deceive Christians.

Iore Dea (158,1): Do not cure Christians unless it makes enemies.

Orach Cahiim (330,2): Do not assist Christian's childbirth on Saturday.

Choschen Ham. (425,5): Unless believes in *Torah* do not prevent his death.

Iore Dea (158,1): Christians not enemies must not be saved either.

Hilkoth Akum X (1): Do not save Christians in danger of death.

Choschen Ham. (388,15): Kill those who give Israelites' money to Christians.

Sanhedrin (59a): Prying into Jews' "Law" to get death penalty.

Hilkoth Akum X (2): Baptized Jews are to be put to death.

Iore Dea (158,2 Hag.): Kill renegades who turn to Christian rituals.

Choschen Ham. (425,5): Those who do not believe in *Torah* are to be killed.

Hilkoth Tesch III (8): Christians and others deny the "Law" of the *Torah*.

Zohar I (25a): Christians are to be destroyed as idolators.

Zohar II (19a): Captivity of Jews ends when Christian princes die.

Zohar I (219b): Princes of Christians are idolators, must die.

Obadiah: When Rome is destroyed Israel will be redeemed.

Abhodah Zarah (26b,T): "Even the best of the Goim should be killed".

Sepher Or Israel (177b): If Jew kills Christian commits no sin.

Ialkut Simoni (245c): Shedding blood of impious offers sacrifice to God.

Zohar (Ii,43a): Extermination of Christians necessary sacrifice.

Zohar (L,38b,39a): High place in heaven for those who kill idolators.

Hilkoth Akum X (1): Make no agreements and show no mercy to Christians.

Hilkoth Akum X (1): Either turn them away from their idols or kill.

Hilkoth Akum X (7): Allow no idolators to remain where Jews are strong.

Choschen Ham. (338,16): All contribute to expense of killing traitor.

Pesachim (49b): No need of prayers while beheading on Sab-bath.

Schabbath (118a): Prayers to save from punishment of coming Messiah.

In the Library of Congress and the New York Public Library, unless recently removed, you can find a copy of *The Talmud Unmasked, The Secret Rabbinical Teachings Concerning Christians* by the Rev. I. B. Pranaitis. A copy of the original work printed in St. Petersburg, Russia in 1892 can be made available to you by our mutual friend if you are interested in reading the above passages in the original Hebrew text with their Latin translation. I trust my summaries correctly explain the original text. I believe they do. If I am in error in any way please be so kind as to let me know. It was very difficult to reduce them to short summaries.

The National Conference of Christians and Jews need not scrutinize the "63 books" of the *Talmud* to discover all the anti-Christ, anti-Christian, and anti-Christian faith passages in the books which are "THE LEGAL CODE WHICH FORMS THE BASIS OF JEWISH

RELIGIOUS LAW" and which is "THE TEXTBOOK USED IN THE TRAINING OF RABBIS". They can also keep in mind that, as Rabbi Morris Kertzer also points out, as explained earlier, that "ADULTS STUDY ANCIENT WRITINGS TOO... IN... GROUP DISCUSSION OF TALMUD BEFORE EVENING PRAYER." If the National Conference of Christians and Jews are genuinely interested in "interfaith" and "brotherhood", do you not think, my dear Dr. Goldstein, that they should compel a start at once to expunge from the *Talmud* the anti-Christ, anti-Christian and anti-Christianity passages from the *Talmud* in the "brotherly" way they expunged passages from the *New Testament*? Will you ask them?

Throughout the world the *Oxford English Dictionary* is accepted as the most authoritative and authentic source for information on the origin, definition and use of words in the English language. Authorities in all fields everywhere accept the *Oxford English Dictionary* as the most trustworthy fountain of enlightenment on all phases of the English language. The *Oxford English Dictionary* brings out clearly that "Judaist" and "Judaic" are the correct forms for the improper and incorrect misused and misleading "Jew" and "Jewish". You will agree completely with the *Oxford English Dictionary* if you consider the matter carefully. "Judaist" and "Judaic" are correct. "Jew" and "Jewish" are incorrect. "Jew" and Jewish do not belong in the English language if the use of correct words is of interest to the English-speaking peoples.

The so-called or self-styled "Jews" cannot truthfully describe themselves as "Jews" because they are not in any sense "Judeans". They can correctly identify themselves by their religious belief if they so wish by identifying themselves as "Judaists". A "Judaist" is a person who professes so-called "Judaism" as his religious belief, according to the *Oxford English Dictionary*. The origin of "Jew" has not its roots in "Judaism", as explained. The adjective form of "Judaist" is "Judaic". "Jewish" as an adjective is just as incorrect as "Jew" is as a noun. "Jewish" has no reason to exist.

Well-planned and well-financed publicity by so-called or self-styled "Jews" in English-speaking countries in the 18th, 19th and 20th centuries created a wide acceptance and use for "Jewish". "Jewish" is being used today in many ways that are no less fantastic and grotesque than incorrect and inaccurate. "Jewish" is used today to describe everything from "Jewish blood", whatever that may be, to "Jewish Rye bread", strange as that may sound. The many implications, inferences and innuendoes of "Jewish" today resulting from its commercial uses beggar description.

At the 1954 annual meeting of the St. Paul Guild in the Plaza Hotel in New York City before more than 1000 Catholics, a Roman Catholic priest who was the main speaker and the guest of honor referred to "my Jewish blood". It just happens that this priest was born a so-called or self-styled "Jew" in Eastern Europe and was converted to Catholicism there about 25 years ago. It seems unique that a priest who has professed Catholicism that length of time should mention "my Jewish blood" to Catholics. The radio blasts and the outdoor signs blazon "Levy's Jewish Rye Bread", in the same city at the same time. Between these two extremes are countless other products and other services which advertize themselves in print, on radio and television, as "Jewish".

This priest who talks to Catholics about "my Jewish blood" when he addresses audiences also refers to the "Jewish blood" of Mary, Holy Mother of Jesus, to the "Jewish blood" of the Apostles, and to the "Jewish blood" of the early Christians. What he means by "Jewish blood" mystifies those Catholics who hear him. They query "what is 'Jewish blood'?" They ask what happens to "Jewish blood" when so-called or self-styled "Jews" are converted to Catholicism? And in the extreme case when a so-called or self-styled "Jew" becomes a Roman Catholic priest?

How is "Jewish blood" biologically different from the blood of persons who profess other religious faiths, they ask. It is hard for me to believe that there is anything biologically different which determines characteristics typical of a specific religious belief. Are the inherent racial and national characteristics determined by religious dogma or doctrine?

The word "Jewess" raises a similar question. If "Jewess" is the female for the male "Jew", I must admit that I have been unable to find female as well as male designations for persons professing any religious belief other than so-called "Judaism". Are there any other that you know? I have searched for the female of Catholicism, Protestantism, Hindu, Moslem and others but without success. It seems very popular now to refer to Mary, Holy Mother of Jesus, as a "Jewess". It does seem unrealistic to identify the sex of members of any religious belief by appropriate designations. If the word "Jew" is regarded as descriptive of a race or a nation, as is often the case, it is equally unrealistic to indicate the sex of members of a race or a nation by a suffix used for that purpose. I know of no case in that respect except "Negress", and the Negro race strongly objects to the use of that designation, and strongly.

Another word is creating more problems among Christians. I refer to "Judeo-Christian". You see it more and more day by day. Based on our present knowledge of history, and on good sense applied to theology, the term "Judeo-Christian" presents a strange combination. Does "Judeo" refer to ancient "Pharaism", or to "Talmudism", or to so-called "Judaism"? In view of what we know today, how can there be "Judeo-Christian" anything? Based upon what is now known "Judeo-Christian" is as unrealistic as it would be to say anything is "hot-cold", or "old-young", or "heavy-light", or that a person was "healthy-sick", or "poor-rich", or "dumb-smart", or "ignorant-educated", or "happy-sad". These words are antonyms, not synonyms. "Judeo-Christian" in the light of incontestible facts are also antonyms, not synonyms as so-called or self-styled "Jews" would like Christians to believe. More sand for Christian's eyes.

An "Institute of Judaeo-Christian Studies" has been established by Seton Hall University. It is actually a "one-man Institute". Father John M. Oesterreicher is the "one-man Institute". the "Institute of Judaeo-Christian Studies" occupies a small office in a down-town office building in Newark, N.J. This "one-man Institute", according to their literature, has no faculty except Father Oesterreicher, and no students. Father Oesterreicher was born a so-called or self-styled "Jew" and became a convert to Catholicism. I have had the pleasure of hearing him talk on many occasions. Addresses by Father Oesterreicher and literature by mail are the principal activities of the "institute of Judaeo-Christian Studies". Father Oesterreicher also plans to publish books and circulate them throughout the world, in large quantities.

Father Oesterreicher leaves no stones unturned to convince Catholics that "Judaeo-Christian" is a combination of two words that are synonyms theologically. Nothing could be further from the truth. Father Oesterreicher impresses that viewpoint upon his Catholic audiences. Father Oesterreicher talks to Catholic audiences only, so far as I am able to tell. In his addresses Father Oesterreicher impresses upon Catholics the opinion he personally holds on the question of the dependence of the Christian faith upon so-called "Judaism". His audiences depart Father Oesterreicher's addresses very much confused.

It would make better Catholics out of Father Oesterreicher's audiences if he would "sell" Jes and the Catholic Church rather than try to "sell" so-called "Judaism" to his audiences. Well-planned and well-financed publicity by so-called or self-styled "Jews" manages to keep

Christians well informed on the subject of so-called "Judaism". If Father Oesterreicher would concentrate upon "selling" Jesus and the Christian faith to audiences of so-called or self-styled "Jews", he would be doing more towards realizing the objective of Christian effort. The activities of this "one-man Institute" are somewhat of a deep mystery. But I am certain that Monsignor McNulty will never allow the "Institute of Judaeo-Christian Studies" to bring discredit upon the fine record of Seton Hall as one of the foremost Catholic universities anywhere. But it will bear watching, and Monsignor McNulty will always appreciate constructive comment.

The word "anti-Semitism" is another word which should be eliminated from the English language. "Anti-Semitism" serves only one purpose today. It is used as a "smear-word". When so-called or self-styled "Jews" feel that anyone opposes any of their objectives they discredit their victim by applying the word "anti-Semitic" through all the channels they have at their command and under their control. I can speak with great authority on that subject. Because so-called or self-styled "Jews" were unable to disprove my public statements in 1946 with regard to the situation in Palestine, they spent millions of dollars to "smear" me as an "anti-Semite" hoping thereby to discredit me in the eyes of the public who were very much interested in what I had to say. Until 1946 I was a "little saint" to all so-called or self-styled "Jews". When I disagreed with them publicly on the Zionist intentions in Palestine I became suddenly "anti-Semite No. 1".

It is disgraceful to watch the Christian clergy take up the use of the word "anti-Semitism". They should know better. They know that "anti-Semitism" is a meaningless word in the sense it is used today. They know the correct word is "Judaeophobe". "Anti-Semite" was developed into the "smear-word" it is to-day because "Semite" is associated with Jesus in the minds of Christians. Christians are accessories in the destruction of the Christian faith by tolerating the use of the smear-word "anti-Semitic" to silence—by the most intolerable forms of persecution employing that smear-word—Christians who oppose the evil conspirators.

[END QUOTING FOR THIS SEGMENT]

Dharma, thank you for days of very diligent work and long hours at the keyboard. We can finish this subject material in the morning, for you are weary and I need to be at other tasks. There is much to be monitored on your place during these critical hours. Let us pray that sanity prevails, for if we have a bit more time we can bring a lot of persons into consciousness of the plight in which they have mired themselves through the vicious intent of the few who would be Kings. Of course, the would-be Kings know it also and that is one reason for the push into all-out war so that a confrontation is precipitated before it can be averted through diplomacy. Your troops are weary and frustrated while waiting and waiting in the desert sands and endless hours. This too, has been planned to wear them down and make them ready for anything just to get it over with and hopefully, home again. It must be obvious that "Peace" will have to be insured through military force—so, who wins?

Good night and may peace go within as we move along upon this journey. Salu.

2/19/91—#1 HATONN

TODAY'S WATCH

Let us move right on with our *Journal* for the best and quickest way to end this holocaust is to bring unto you ones TRUTH of who and how it is that you are in this situation. Then, if ye wish and come together again into the Laws of God, ye shall be delivered out of this lie. Dear ones, Satan has removed the portion of Truth from your

prophecies which condemn you and you have seen it not. That is WHY no one save the ones given to bring Truth unto you have seen it as it is—you try to decipher something as "Heavenly" from something which was written by greedy, terroristic MEN.

This is why, now, we must pull together the Truth of that which has come about in order that you can recognize of it and change of it—OR, allow it to proceed into Armageddon's final altar of death and sacrifice—UNTO SATAN—NOT UNTO GOD. The "Sacred Clown" (Heyoka-'Sioux') has had his fling upon your planet and you have all allowed him to make the fool of you. If you would but awaken and come back within the Laws of God (Wakan Tanka) and rebalance that which ye have put into disarray—ye could give your wondrous species again into lighted radiance for the generations which would follow.

Do you not see that the politicians of the Zionists are inch-by-inch devouring your very existence? Yes, whether or not you wish to believe of it—THIS IS THAT WHICH IS THE ANTI-CHRIST COMES TO ABSORB AND DESTROY THAT WHICH HE NO LONGER NEEDS. FURTHER, THIS IS WHY KNOWING THE TRUTH OF IT WILL SET YE FREE—FOR YOU WILL DEMAND THAT THE SUBTERFUGE CEASE AND THE BEAST BE REVEALED. EVIL CANNOT STAND IN THE LIGHT OF TRUTH AND THUS, HE WOULD FALL! DO YOU NOT FURTHER SEE THAT THERE IS NOTHING 'WOWAKAN' (SUPERNATURAL) ABOUT ANY OF THIS CIRCUMSTANCE—IT HAS BEEN THE LIARS "FROM THE BEGINNING" WHO HAVE DUPED YOU INTO GIVING UNTO THEM YOUR VERY SOULS! THUSLY YOU HAVE COME INTO SATAN'S TRAP OF THE PHYSICAL DIMENSION AND HE HAS IMPRISONED YOU TO THE PHYSICAL ASPECT OF YOUR WONDROUS JOURNEY. MAY THE GREAT SPIRIT SEE FIT TO GIVE YOU INSIGHT, FOR IT MUST BE OBVIOUS THIS DAY THAT YOUR NATIONS WHICH YOU CALL HOLY ARE NOT AND YOUR LEADERS ARE BUT PUPPETS OF THE MASTERS OF DECEIT AND YOU ARE THE PAWNS! SO BE IT.

Dharma, allow us to finish the letter to Dr. Goldstein, for if man cannot come into knowledge of this Truth as others have effected to give unto him—so that NOW THERE IS PROOF IN YOUR OWN DIMENSION OF ASPECT, THEN WE MUST MOVE ON AS TO THAT WHICH THE PEOPLE OF GOD CAN DO IN PREPARATION FOR THE REMNANT—MAN WILL HAVE FREE-WILL OF ACTION UNTO THE VERY ENDING OF THIS EXPERIENCE AND THEN WILL BE DECIDED—THE FINAL ACT OF THE PLAY.

You of human self-appointed God-judges have pronounced over the sacred people of God, the ancient 'natives' of your world, that they are Pagan and you must denounce them and destroy them—WHY? Because the Anti-Christ knew that if you would come into the Truth and balance as projected by those great teachers—HE WOULD BE ANNIHILATED. So you have turned from the Red Road and unto the darkness of the lies and the liar who romps down the Black Road—doing that which is only physical in experience while the Spirit withers in its confines of non-balance and disharmony. Do not think for one moment longer that there will be a lovely RAPTURE and lift-off of a planet overfilled with humans to whisk ye of darkness and ill-intent into some cozy hogan in the sky with crystal streets and rainbow lights. THOSE ARE ASSEMBLED FOR THE PEOPLE OF GOD—"THAT" IS THE PLUM OF THE "RED ROAD OF TRUTH". YOU HAVE BEEN LIED TO ABOUT THAT WHICH HAS BEEN WRITTEN AND VOTED INTO YOUR LAWS AND INSTRUCTION BOOKS IN SACRED PLACES. EARTH IS A PLACE OF TESTING AND EXPERIENCE IN A PHYSICAL FORM—NO MORE AND NO LESS—HAVE "YOU" PASSED THE EXAMINATION OR DO YOU FOLLOW THE EVIL LEADER WHO HAS TRICKED YOU? SO BE IT.

FREEDMAN/GOLDSTEIN—ZIONISTS UNCOVERED

[QUOTING CONTINUED:]

It no doubt grieves you as much as it grieves me, my dear Dr. Goldstein, to see our nation's moral standards sink to new all-time lows day by day. Of that there is very little doubt. The moral standards of this nation in political, economic, social and spiritual fields are the factors which determine the position we will occupy in world affairs. We will be judged on that basis from afar by the other 94% of the world's total population. Our 6% of the world's total population will succeed or fail in its efforts to retain world leadership by our moral standards because in the last analysis they influence the attitudes and activities of the nation. The moral standards are the crucible in which the nation's character is refined and moulded. The end product will never be any better than the ingredients used. It is something to think about.

There is much for which this Christian country can still feel very proud. But there is also much for which we cannot feel proud. A correct diagnosis of our nation's rapidly deteriorating moral standards in all walks of life will reveal the cause as the nation's current psychosis to concentrate primarily on how to (1) "make more money" and (2) "have more fun". How many persons do you personally know who include among their daily duties service and sacrifice in the defense against its enemies of that priceless birthright which is the God-given heritage of all those blessed to be born American? What services? What sacrifices?

With very few exceptions this generation seems to regard everything as secondary to our accountability to unborn generations for our generation's breach of the faith and betrayal of our trust to posterity. The sabotage of our nation's moral standards is more incidental to the program of that inimical conspiracy than accidental in the continued march of mankind towards an easier existence. The guidance and control of this nation's place in history has gravitated by default into the hands of those persons least worthy of the trusteeship. This notable achievement by them is their reward for their success in obtaining effective and numerous Christian "male prostitutes" to "front" for them. Too many of these efficacious Christian "male prostitutes" are scattered throughout the nation in public affairs for the security of the Christian faith and the nation's political, social and economic stability.

A "male prostitute" is a male who offers the faculties of his anatomy from the neck up for hire to anyone who will pay his "asking price" exactly as the female of the same species offers the facilities of her anatomy from the neck down to anyone who will pay her "asking price". Thousands of these pseudo-Christian "male-prostitutes" circulate freely unrecognized in all walks of life proudly pandering pernicious propaganda for pecuniary profit and political power. They are the "dog in the manger". The corroding effect of their subtle intrigue is slowly but surely disintegrating the moral fibre of the nation. This danger to the Christian faith cannot be overestimated. This peril to the nation should not be underestimated. The Christian clergy must remain alerted to it.

The international "crime of crimes" of all history, that reprehensible iniquity in which this nation played the major role, was committed in Palestine almost totally as a result of the interference of the United States in the situation on behalf solely of the Zionist worldwide organization with its headquarters in New York City. The interference of the United States in that situation on behalf of the aggressors illustrates the power by the "male prostitutes" fearlessly functioning on behalf of the Zionist conspirators. It is the blackest page in our history.

The responsibility for that un-Christian, non-Christian and anti-Christian "cause" can be honestly deposited on

the doorstep of the Christian clergy. They must assume the full guilt for that inhuman and unholy crime committed in the name of Christian “charity”. Sunday after Sunday, year in and year out, the Christian clergy dinned into the ears of 150,000,000 Christians who go to church regularly that Christians must regard it as their “Christian duty” to support the Zionist conspiracy for the conquest of Palestine. Well, we “sowed a wind”, now we will “reap a whirlwind”.

The 150,000,000 Christians in the United States were “high pressured” by the Christian clergy to give their unqualified support to the Zionist program to “repatriate” to their “homeland” in Palestine the so-called or self-styled “Jews” in Eastern Europe who were the descendants of the Khazars. Christians were exhorted by the Christian clergy to regard the so-called or self-styled “Jews” in Eastern Europe as God’s “chosen people” and Palestine as their “Promised Land”. But they knew better all the time. It was a case of cupidity (cupidity: Eager desire for possessions especially of wealth; avarice; greed.)—NOT stupidity—you can be sure.

As a direct result of the activities of the “male prostitutes” on behalf of the Zionist program, and contrary to all the international law, to justice and to equity, anything to the contrary notwithstanding, the 150,000,000 Christians in the United States, with few exceptions, demanded that the Congress of the United States use the prestige and the power of this nation, diplomatic, economic and military, to guarantee the successful outcome of the Zionist program for the conquest of Palestine. This was done and the Zionists conquered Palestine. We are responsible.

It is well established and an undeniable historic fact that the active participation of the United States in the conquest of Palestine, on behalf of the Zionists, was the factor responsible for the conquest of Palestine by the Zionists. Without the active participation of the United States on behalf of the Zionists it is certain that the Zionists would never have attempted the conquest of Palestine by force of arms. Palestine today would be an independent sovereign country under a form of government established by self-determination of the lawful and legal Palestinians. This was aborted by the payment of countless millions of dollars to Christian “male prostitutes” by Zionists on a scale difficult for the uninitiated to even imagine.

With your kind permission anticipated, I beg to respectfully and sincerely now submit to you here my comments on several passages in your latest article which appeared in the September issue of the *A.P.J. Bulletin* under the headline “News and Views of Jews”. Deep down in my heart, my dear Dr. Goldstein, I truly feel that I can make a modest contribution towards the big success I wish you in the valuable work you are attempting, under such discouraging handicaps. My reactions to what you state in your article may prove helpful to you. My comments here were conceived in that spirit. May I suggest that you favor them with your consideration accordingly. I feel that you may be so close to the “trees” that you cannot see the “forest” in its true perspective. You may find a genuinely sincere outsider’s point of view helpful to you in orienting your yesterday’s attitudes to today’s realities and to tomorrow’s seemingly certain probabilities. I believe you will.

You realize, my dear Dr. Goldstein, that all “Laws of Nature” are irrevocable. “Laws of Nature” can neither be amended, suspended or repealed regardless how we feel about them. One of these “Laws of Nature” is fundamentally the basic reason “WHY JEWS BECOME CATHOLICS”, the subtitle in your article which attracted my attention. The “Law of Nature” to which I refer is the law that “TO EVERY ACTION THERE IS AN EQUAL AND OPPOSITE REACTION”. In my respectful opinion that “Law of Nature” is the alpha and omega of all questions as to “WHY JEWS BECOME CATHOLICS”.

In your article you make this mystery sound very complicated. However, it really is very simple. The so-called or self-styled “Jews” who become Catholics today are subconsciously reacting to that “Law of Nature”. The conversion to Catholicism of so-called or self-styled “Jews” is the “EQUAL AND OPPOSITE REACTION”. THEIR CONVERSION IS A “REACTION” NOT AN “ACTION”. CAN YOU ANY LONGER DOUBT THAT AFTER READING THESE FACTS?

Catholicism has proven itself spiritually the “EQUAL AND OPPOSITE REACTION” of the religious worship practised today under the name “Judaism”, and prior to that name under the names “Talmudism” and “Pharisaism”. What is spiritually conspicuous in Catholicism is conspicuous by its absence in so-called “Judaism”. What is spiritually conspicuous in so-called “Judaism” is conspicuous by its absence in Catholicism, thank God. Anything which may be said by anyone to the contrary notwithstanding, Catholicism and so-called “Judaism” are at the opposite extremes of the spiritual spectrum.

Our subconscious mind never sleeps. It remains awake all the while the conscious mind is asleep. This subconscious mind of so-called or self-styled “Jews” is “WHY JEWS BECOME CATHOLICS”. The more spiritually sensitive subconscious minds of so-called or self-styled “Jews” for 2000 years have been seeking a spiritually secure beach-head as a refuge from the terror of the *Talmud*. After a lifetime breathing the atmosphere of the *Talmud*, so-called or self-styled “Jews” found Catholicism a wholesome and refreshing change of spiritual climate. They could not resist the spiritual force of the “EQUAL AND OPPOSITE REACTION” WHICH ATTRACTED THEM TO CATHOLICISM.

Catholicism supplied a sacred sanctuary for the more spiritually sensitive subconscious mind of the so-called or self-styled “Jew” seeking security in his escape from the *Talmud*. **[H: Please understand that which is “inferred” herein regarding the Holy Catholic Church—for it was assumed that the one converting would find that which he was seeking in truth of Godness. However, what is actually found is collusion and total usurpation of the truth in favor of the same lie—the deception has been most insidious but effective indeed!]** Before sailing into the safe port of Catholicism the subconscious mind of the more spiritually sensitive so-called or self-styled “Jew” is tossed like a ship in a storm which has lost its rudder. When the ship anchors safely in the port of Catholicism spiritual peace of mind is restored and the ship remains securely at anchor in that safe port. Many millions of so-called or self-styled “Jews” would embark upon that voyage of their more courageous co-religionists but for one reason. They fear reprisals by their co-religionists.

In your article you mention just a few of the many penalties imposed by reactionary so-called or self-styled “Jews” upon their co-religionists who become converts to Catholicism. Conversion to Catholicism has even deprived many former so-called or self-styled “Jews” from earning their living. Many families faced starvation for that reason. A convert to Catholicism must be ready and willing to suffer the economic, social and political hardships his former co-religionists will make him pay as the price for the spiritual wealth he will acquire with conversion to Catholicism.

Investigation by you will convince you that so-called or self-styled “Jews” never turn spiritually to Catholicism “BECAUSE SUCH WAS THE JEWISH RELIGION: BECAUSE SUCH IS THE CATHOLIC RELIGION”, as you state in your article. A so-called or self-styled “Jew” might question the wisdom of conversion from the Original to a copy of the original. Inasmuch as so-called “Judaism” is a modern name for “Talmudism”, and “Talmudism is a name given to the ancient practise of “Pharisaism”, how can you reconcile what you state that “...SUCH WAS THE JEWISH RELIGION... SUCH IS THE CATHOLIC RELIGION”.

Several so-called or self-styled “Jews” who were recently converted to Catholicism are my personal friends. Not one of those whom I have asked became a Catholic because they felt “THE CATHOLIC CHURCH IS THE JEWISH CHURCH GLORIFIED”, as you state in your article. What “JEWISH CHURCH” they ask me? I am unable to answer. What “JEWISH CHURCH” I ask you? “Pharisaism”? “Talmudism”? Surely you would not venture the opinion that the Catholic Church is “Pharisaism” or “Talmudism” now “GLORIFIED” as Catholicism, would you?

It must be quite apparent to you now that so-called or self-styled “Jews” who become converts to Catholicism do not believe that the Catholic Church, as you state in your article, “IS THE CHURCH OF JEWISH CONVERTS AND THEIR DESCENDANTS”. They do not regard Jesus as a “CONVERT” to the Catholic Church. You include Jesus with others you describe as “JEWISH CONVERTS” to the Catholic Church, in your article. In your article you state, “FIRST CAME CHRIST, THE JEW OF JEWS”. I never heard that designation before. Is it original? Nor will converted so-called or self-styled “Jews” concur at all with “THEN CAME THE APOSTLES, ALL JEWS”, as you also state in your article. There is unquestionably too big an area of disagreement here to disregard the views of those who have become converts to Catholicism. Nor can these converts to Catholicism be made to believe as truth “THEN CAME THE THOUSANDS OF THE FIRST MEMBERS OF THE CATHOLIC CHURCH, WHO WERE JEWS”, as you state in your article under discussion here.

My dear Dr. Goldstein, as a former so-called or self-styled “Jew” for almost half your life, when you became a convert to Catholicism did you do so for the reasons you state in your article “WHY JEWS BECOME CATHOLICS”? That would be difficult for me to believe in spite of the further statement you make in your article “IN FACT THERE WOULD NOT HAVE BEEN A CATHOLIC CHURCH WERE IT NOT FOR THE JEWS”. That statement appears incredible in view of incontestable facts, but these facts may not have been available to you when you made it.

[H: I believe the facts are quite obvious, in this instance, wherein you have a man who has risen to position of influencing the masses of people through a controlled media and he is simply a tool of the Zionist Elite who said: “A FIFTEENTH CENTURY ‘PROTOCOL’ (No. 4): As for what you say of their destroying your synagogues: MAKE YOUR SONS CANONS AND CLERICS IN ORDER THAT THEY MAY DESTROY THEIR CHURCHES.” You who continue to be deceived with the facts before thine eyes shall reap the like rewards of thine ignorance by remaining in the trap whilst the master-deceivers pull you all the way into the PIT!]

If so-called or self-styled “Jews” believed what you state in your article, they would undoubtedly prefer to stay put spiritually in their “JEWISH CHURCH”, by which you mean no doubt so-called “Judaism”. They would query why Catholics expected them to leave their “JEWISH CHURCH” to enter the Catholic Church (or any other ‘church’). It might appear more logical to expect Catholics to return to the original of the Catholic Church, the “JEWISH CHURCH”, or so-called “Judaism”. On the basis of what you state, that would not be inconsistent.

You take away my breath when you further state, “CATHOLICISM WOULD NOT EXIST WERE IT NOT FOR JUDAISM”. That leaves very little for me to say after writing these 62 pages of facts and comments. In a certain sense there is certain sense to what you state if you feel that the existence of so-called “Judaism”, in the time of Jesus and since then, created the necessity for the existence of Catholicism. But in no sense can the Catholic Church be adjudicated the projection of “Pharisaism”, “Talmudism”, or so-called “Judaism”.

We should get together in person to go into this matter more fully. I hope you will extend that privilege to me in the

not-too-distant future. In closing this letter I sincerely request that you bear in mind while reading this letter *Galatians 4:16*, "Am I therefore become your enemy, because I tell you the truth?" And to this I add, "I hope not". I hope that we shall continue to be the very best of friends. If the Christian faith is to be rescued from its dedicated, enemies we must all join hands and form a "human life-line". We must pull together, not in different directions. We must "bury the hatchet" but not in each others' heads.

Looking forward with pleasant anticipation to the delight of a meeting with you in person whenever you find it convenient and agreeable for yourself, and awaiting your early reply for which I take this opportunity to thank you in advance, and with best wishes for your continued good health and success, please believe me to be,

Most respectfully and very sincerely,
Benjamin H. Freedman.

[END OF QUOTING LETTER, PART 5]

I believe I will just leave you with this to ponder at this point.



Try on for size, the moccasins that fit. The Christian Church in its lies unto the Native Americans in practice of that Christ projected action in every facet of the lie has driven thousands into confusion and ridicule of that very thing you attempted to bring unto them—or did you? It is fact and TRUTH from onset that your antecedents intended to defraud them and "save them" from that which was balanced and harmonious within the Truth of God and Planet and mold them into your own sickness. You have a long way to go, those of you who CALL yourselves "CHRISTIANS", for it is long since you acted as "CHRISTED" beings. Ponder it, for the time of confrontation is upon you and the choosing and sorting is under way—NOW!

In deference to you ones who will pick this material to pieces with toothpicks and magnifying glasses—ah, would that all of you would make such effort to find the proof and confirmation—please realize that we have utilized another's material and I give great honor and would not change it. I will make comments and if a thing be in gross error, I will most surely change of it—otherwise, it is given that you might SEE THE TRUTH AS PRESENTED IN YOUR DIMENSION BY YOUR OWN HISTORIANS.

[Part 1 of this letter: 6/4/03 CONTACT, page 6; Part 2 (6/11/03, page 9); Part 3 (6/18/03, page 10); Part 4 (6/25/03, page 3)]



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The News Desk

By John & Jean Ray

MAHATHIR'S LOVE AFFAIR WITH THE EURO

By Arun Bhattacharjee, *Asian Times*, 06/11/03

KUALA LUMPUR—Malaysian Prime Minister Mahathir Mohamad is running for the euro like a horse with the bit in its mouth. But hurdles are many, some within his own Ministry of Finance. Another is the likely impact on Malaysia's more than U.S.\$34 billion (the highest with any country) trade with the United States.

Mahathir suggested last month that Malaysia's crude oil and natural gas should be traded in euros after an apparent communication on the subject with Indonesia. Now that Indonesia is not too keen to follow up the idea, Mahathir would like to go it alone, although many in the government are not too happy. Some of them feel that it is possible to trade in two currencies. The reservations by others are apparently related to the possible political fallout, as of late the relationship between Malaysia and the United States is not at its best and some strain in relationship with Indonesia has also surfaced very recently.

The big question is, with only about a hundred days remaining until Mahathir's self-imposed retirement as prime minister after nearly 23 years, whether the bureaucrats and his successor will be willing to run the risk.

"If Dr. Mahathir has made up his mind, he can get the idea on track even before he retires," observed a European diplomat. He said Malaysia has to do a long-term economic and political impact assessment, **as the apparent 25-percent gain in trade benefits by switching to the euro** may affect other areas of trade. This would also mean that those who are paying for Malaysian crude and liquefied natural gas (LNG) in U.S. dollars, such as Japan and India, would have to pay more, and Malaysia has to take Japanese sensitivity into account.

Informed sources reveal that simulated research on the possible impact on the Malaysian economy in case the U.S. dollar slips started just after the war in Iraq. **In the post-Iraq environment, Malaysia's largest trading company, Petronas, is estimated to have lost about \$159 million in profit because of depreciated dollars.**

In the 2001-02 financial year ending March 2002, Petroliaam Nasional Berhad (Petronas), Malaysia's national oil and gas company, saw \$17.669 billion in sales, registered an annual growth of 8.5 percent and posted a net income of \$3.832 billion or 11.7 percent in net income growth. The 2002-03 financial figures are not yet out but are expected to show even better growth and profit due to fast growth in Petronas' forays abroad and because of new online gas and petroleum production from Malaysia's own fields in Sarawak.

Malaysia's desire to switch over to the euro for trading in petroleum followed on a reported Indonesian missive to sound Malaysia out on a switch to the euro for petroleum and LNG trade. Malaysia's agreement with Indonesia's government-owned Pertamina provides for the purchase of 250 million standard cubic feet (scf) of natural gas per day by Malaysia. Although the agreement was signed in 2001, a partial switch to the euro by either party would mean new adjustments in prices.

Mahathir said last month that at the U.S. dollar exchange rate "we are earning 25 percent less".

"Whereas, if we are to trade using euro at the same price converted from the dollars, we will gain if the euro appreciates," he said. He told Petronas chief executive officer Mohamed Hassan Marican, "If we had, say in 2000,

sold gas in euro at the exchange rate then, with the appreciation of the currency today, we would have made 25 percent more." Apparently Mahathir was able to persuade the detractors to his proposal, as he used the same argument, this time more strongly, last Saturday at Malaysia's King's Birthday ceremony in front of the diplomatic corps, his cabinet and invitees to the occasion.

Government economists, as well as those in the Malaysia's Institute of Economic Research, are against a full switch to the euro for various reasons. This would involve a long series of exercises that may not be worthwhile with a fluctuating U.S. dollar and a yet-to-stabilize euro. Some of them feel the cohesion within the European Monetary Union to make the euro a strong currency is lacking, and fear that with some of the European nations kept out of Iraq's construction contracts, the euro's present strength may not last. **Government economists argue that the United States will do everything to push the value of its dollar upward, if not for any other reason, to save face.**

Plagued by the continued economic downturn and assaulted by severe acute respiratory syndrome (SARS), Malaysia's lifeline appears to be the Petronas, which towers over other Malaysian companies in revenues. A holding company for Malaysia's oil and natural gas, Petronas' more than 120 wholly or partially owned subsidiaries are engaged in exploration, production, refining and sales in 21 countries throughout Asia and Africa. The company today has proven reserves of 18.8 billion barrels of oil equivalent, 82 percent of which is natural gas.

Malaysia also has to see that its foreign reserves of \$35.5 billion and trade of \$13.78 billion do not depreciate when converted into euros. Government sources are optimistic that the new compensation package of RM7.3 billion (\$1.92 billion) spread over almost all sectors of the economy, and spelled out in 90 "measures", are providing the basic support to the economy, although the critics consider the measures thinly spread. Business and industry were expecting a \$3 billion compensation package to turn around the economy.

The "Package of New Strategies", as it is being referred to, will result in a loss of government revenue to the tune of RM800 million annually from tax exemptions, include a 100 percent exemption for 10 years for industries of Pioneer Status. Coupled with a cut in the lending rate by 50 basis points from the current interest rate to 4.5 percent, and more support to the manufacturing and services sectors, the new economic package is expected to boost the sagging economy.

With a further increase in palm-oil plantation area with an incentive of another RM200 million and stress on agriculture production to reduce the food import bill of more than \$1 billion, Malaysia expects to use oil—both petroleum and gas and palm oil—as the lifeline to boost its economy while reorganizing the domestic economic infrastructure to sustain growth.

"Malaysia is God's chosen country and as such was always protected from major crises," said Dr. A. Xavier, of Adiss Consultants, a business-consultancy firm, adding: "First we had tin and before that was exhausted, we developed rubber, and next it was oil palm and before that resource comes under pressure we found perhaps the largest reserves of oil and gas."

It appears that God's chosen country is likely to witness another respite and may revive its pace unless the global economy goes on a tailspin, and relations with its main trade partner, the United States, do not deteriorate further.

[JR: Somebody in the U.S. Treasury department, and for that matter the U.S. State department, had better pay very close attention to what will happen on June 30 when the ASEAN (plus-3) meet. The ASEAN group is the Southeast Asian Nations of Indonesia, Malaysia, Philippines, Singapore, Thailand, Laos, Brunei, Cambodia, Myanmar and Vietnam. The “plus 3” are JAPAN, CHINA, and South Korea. June 30 is the date when the ASEAN plus-3 group of nations is expected to state the intention of its members to issue cross-border debt between each other in what is called the “Chiang Mai Initiative”. The plan will call for all these Asian Central Bankers TO REDUCE THEIR U.S. DOLLAR HOLDINGS in each of their official reserves and to GREATLY INCREASE the amount they hold in each others’ currencies, elevating them to “RESERVE STATUS”. Literally, if this initiative is implemented, the reserve currency status of the U.S. Dollar in Asia ENDS. There is already a 12-nation Euro area with an independent currency zone. If the ASEAN plus-3 group sets up another one using their own currencies as “reserves”, then the U.S. Dollar will lose its sole reserve currency status in Europe AND Asia. This, on top of the strong move by the Islamic nations to trade among themselves with the “Gold Dinar” instead of the U.S. dollar, makes for some extremely dangerous moves against the dollar and the American economy. Don’t forget... Saddam changed the purchasing currency for Iraqi oil to the euro and he and his country were destroyed. An attack on the U.S. dollar is an attack on the United States. Singularly, there is no threat against the U.S., but together there is a major threat. Would the U.S. unilaterally attack and destroy over thirty countries in defense of the U.S. dollar and national security? I don’t think so!]

**IS SHARON TO BLAME? ISRAELIS WONDER
PM’S BID TO KILL HAMAS LEADER CONDEMNED**

By Chris McGreal (Jerusalem), *The Guardian*—UK, 06/12/03

It is question rarely asked by Israel’s Jews, and almost never in public. But yesterday one member of the Israeli parliament, Roman Bronfman, cautiously wondered if the prime minister, Ariel Sharon, did not have Jewish blood on his hands.

In carefully couched terms, he raised the question after the militant Islamic movement Hamas responded with its favourite weapon—the suicide bombing of civilians—to Israel’s botched attempt to kill its political leader.

“It is necessary to examine government policy which may not have been helpful in progressing the ‘road map’ and seems to have taken us back to death, pain and sorrow,” Mr. Bronfman said.

In the 24 hours between the failed assassination bid on Abdel-Aziz al-Rantissi and the killing of 16 people on a bus in central Jerusalem, there was fevered speculation about the timing of Mr. Sharon’s order to kill Dr. Rantissi.

There was uncommon agreement ranging from the Israeli far right to the Palestinian leadership that the assassination bid was bound up with the politics of Mr. Sharon’s reluctant embrace of the U.S.-led road map to peace. There was also a consensus that Israel would pay in blood.

Jewish settlers facing eviction from barren hilltops across the West Bank suspect that Mr. Sharon was trying to placate his hardline partners in the governing coalition, who say he is endangering Israel’s security by bulldozing Jewish “outposts” to satisfy the road map’s demands. Others seized on the attack to claim that the real Mr. Sharon was back—the one who claims he wants peace, but acts like a warrior.

The Palestinian prime minister, Mahmoud Abbas, better known as Abu Mazen, fears that may indeed be the case, and has frantically urged the Americans to whip Mr. Sharon back into line.

The assassination attempt also brought stinging criticism from generally less hostile quarters. A group of 25 retired generals, who had planned to publish a newspaper advertisement today in support of Mr. Sharon’s commitment to the creation of a viable Palestinian state at last week’s summit with President George Bush, cancelled the notice after the failed assassination.

Among those who initiated the advert was Brigadier-General Asher Levy, Mr. Sharon’s commanding officer in the 1948 independence war.

“We fought together and we were wounded together, so I know him well. We had a long conversation a year ago and I believed he had changed. Now I’m not sure,” he said.

“The attempted assassination on Rantissi was an act of folly. Sharon sees it as the best way to guarantee Israel’s security. I don’t agree. At this time, when Abu Mazen is trying to do something on his side, which is not easy, I don’t think we should undermine him.”

Frustrated foreign diplomats believe Mr. Sharon is playing politics with the road map.

“They could take out Rantissi any time they wanted, so why now?” said one. “Whenever Sharon gives ground, as he did to the Americans in Aqaba, he always tacks back the other way.”

Mr. Abbas has spent weeks trying to persuade Hamas to agree to a ceasefire; Mr. Sharon wants him to take on the militants by force. But the Israeli leader knows that the Palestinian prime minister lacks the resources and manpower to get into a fight with Hamas, which many Palestinians fear could degenerate into a civil war. So the Israelis claim they have to do the job.

“If the Palestinian Authority does not perform its duties we will do so in its stead,” Mr. Sharon told the Israeli newspaper *Yedioth Ahronoth*.

He evidently expected a formal protest from the White House, but quiet understanding behind the scenes. Instead, he got an enraged phone call from Mr. Bush’s National Security adviser, Condoleezza Rice.

“The timing was bad for Sharon because Bush is focused on Israel and the Palestinians right now,” said one diplomat. “Bush sees this as sticking up two fingers. Now Sharon will have to do something to convince Bush he is not trying to torpedo the road map. That may require him to get on with dismantling the outposts with more energy.”

Sceptics note a pattern of Israeli assassinations at crucial moments in the peace efforts. In January and July 2002, and March this year, the army’s assassination of senior Hamas or Tanzim commanders broke weeks without Palestinian attacks and efforts to establish a ceasefire.

Mr. Sharon dismissed the criticism. “What did they want, that I not protect the Jews? I’ve been doing that since the dawn of my youth, for over 55 years,” he told *Yedioth Ahronoth*.

But from the smouldering wreckage of the bus in central Jerusalem yesterday rose new questions about whether Israel’s leader is saving Jewish lives or sacrificing them.

[JR: The only way for the U.S. to get the attention of Sharon is for Bush to cut off all financial and military aid to Israel. The dismantling of scattered civilian outposts should not fool anybody. Sharon is merely going through his usual motions of bait and wait for Hamas to strike after the targeting of Hamas and PA leaders. After 2 1/2 years of hostilities some of the Western media is beginning to see through these over-used tactics by the Israeli military. If Sharon has been fighting for over 50 years to “protect the Jews” he should know that he has yet to win a total victory over the Palestinians. The only victory will be through peace and it is very doubtful that Sharon and his Zionist Likud are up to attaining a peace. There is too much blood on both their hands for them to wipe away. Unless the U.S. writes the road map to peace in stone Israel will never be committed to it.]

THE UNFULFILLED PROMISES OF THE IRAQ WAR

By Steve Chapman, *Tribune*, 06/12/03

In the months leading up to the war in Iraq, the Bush administration gave the impression that going after Saddam Hussein would be like hitting a pinata: We would not only destroy the target but release a cascade of blessings.

Democracy would blossom in Iraq and spread throughout the region. Rogue states would cower in fear of American power. The Palestinians would abandon terrorism in favor of making peace with Israel. And all those people and leaders abroad who criticized us beforehand would jump on the American bandwagon. Forgive my lousy memory, but can someone remind me when the fun is supposed to begin?

Nothing has gone quite as the supporters of war envisioned. Rather than being hailed by cheering throngs welcoming them as liberators, arriving American troops were generally met with wary caution. But it turns out the critics were wrong, too, when they warned that in time, the Iraqi people would resent the occupiers: It took no time at all.

Instead of restoring Iraq to normalcy, the invasion unleashed a chaos that the administration admits it failed to predict or prepare for. Armed resistance by remnants of the old regime has not been subsiding; it has been gathering strength. This week, Defense Secretary Donald Rumsfeld was forced to acknowledge it may continue for months.

Much of Iraq is hostile territory, and even in the relatively peaceful zones, Iraqis are sorely dissatisfied. Protests are common, Shiite groups are threatening to boycott the American administrator’s advisory council, and the exiles we imported to help out with political reconstruction are expressing disenchantment with us. One sign seen in recent demonstrations says “America=Saddam”. Ouch.

The occupation, which was supposed to be short and sweet, now looks to be long and bitter. A few weeks ago, the U.S. was talking about cutting its troop presence to 30,000 or less by the fall. Today, everyone admits that upward of 150,000 American troops will be needed indefinitely.

That democracy we promised as a model for the region? The Iraqis have been demanding the right to form their own government, but U.S. civil administrator L. Paul Bremer has refused. For the time being, Iraq is going to be living under a form of government quite familiar to that part of the world—a dictatorship, even if it has the novelty of being an American one. ...

The International Atomic Energy Agency recently accused Iran of not complying with the nuclear Non-Proliferation Treaty, and says that even today, it has yet to account for its nuclear programs. Bremer has been complaining that Tehran is fomenting Shiite extremism in Iraq. Rumsfeld says Iran is harboring senior members of al-Qaida. If invading Iraq didn’t intimidate Iran, right next door, whom exactly would it intimidate?

Apparently not North Korea. Instead of abandoning his weapons of mass destruction, Kim Jong Il, has concluded that the best protection against a U.S. invasion is a robust nuclear deterrent, brandished menacingly.

The Palestinians were supposed to deduce from Hussein’s fate that terrorism is a ticket to nowhere. But militant factions are still carrying out suicide attacks, and Washington’s preferred Palestinian leader, Mahmoud Abbas, lacks the will and the power to stop them. Nor do neighboring Arab states show much interest in trying to rein in the terrorists.

Elsewhere in the world, victory has paid no dividends. A new global survey by the Pew Research Center for the People and the Press finds that “in most countries, opinions of the U.S. are markedly lower than they were a year ago”. In such predominantly Muslim states as Indonesia,

Jordan and the Palestinian Authority, most people have a favorable opinion of Osama bin Ladin. ...

The Bush administration said we were whacking a pinata. Turns out it was Pandora's box.

[JR: Odd that Iraq is referred to here as a "hostile territory". This term *territory* is the same expression the Israeli Jews use when referring to Palestine as being a territory they can claim for reclamation. Kind of shows that our U.S. press uses similar buzzwords as the media in Israel. I guess it is safe to assume this is not just a mere coincidence. There is no chance connection here is there? Iran is the next shadow that is growing larger in the Pentagon's master plans for yet another intended hostile action aimed at one of our prime list of targets. America has become a dictatorship in thought as well as in actions. We have taken the "Z" out of Nazism and now call it Zionism.]

SURVEY PUTS CIVILIAN DEATHS AT 3,240;
TOLL LIKELY HIGHER

By Niko Price, *Newsday*, 06/11/03

BAGHDAD (AP)—The AP survey excluded all counts done by hospitals whose written records did not distinguish between civilian and military dead, which means hundreds, possibly thousands, of victims in Iraq's largest cities and most intense battles are not reflected in the total.

Lt. Col. Jim Cassella, a Pentagon spokesman, said Tuesday that the U.S. military did not count civilian casualties.

"Our efforts focus on destroying the enemy's capabilities, so we never target civilians and have no reason to try to count such unintended deaths," Cassella said.

The British Defense Ministry said it did not count casualties either.

In the 1991 Persian Gulf War, an estimated 2,278 civilians were killed, according to Iraqi civil defense authorities. No official U.S. count is known to have been made. That war consisted of seven weeks of bombing and 100 hours of ground fighting, and it did not take U.S. forces into any Iraqi cities. ...

The reasons for some high-casualty incidents have yet to be fully resolved. For instance, on March 28, a missile landed on a sidewalk in a crowded marketplace in Baghdad's al-Shoala district. Iraqi officials said 58 civilians were killed by a U.S. air strike. Central Command said at the time that it was investigating, but spokesman Capt. John Morgan now says no inquiry was conducted. CENTCOM never confirmed or denied firing the missile.

While the great majority of civilian deaths appear to have been caused by U.S. and British attacks, witnesses say some—even a rough estimate is impossible—were caused by the Iraqis: by exploding Iraqi ammunition stored in residential areas, by falling Iraqi anti-aircraft rounds aimed at coalition warplanes or by Iraqi fire directed at coalition troops.

The United States said its sophisticated weaponry minimized the toll, and around the country are sites that, to look at them, bolster the claim: Missiles that tore deep into government buildings but left the surrounding houses untouched. ...

Some of the best record-keeping was in Baghdad, where AP journalists visited all 24 hospitals that took in war casualties. Their logs provided a count of 1,896 civilians killed. There were certainly more civilians dead; a few hospitals lost count as fighting intensified.

In some parts of the country, records are more spotty. The three civilian hospitals in Basra, Iraq's second-largest city, recorded the deaths of 413 people. But while doctors estimate 85 percent were civilian, they have no evidence, so AP didn't include numbers from Basra in its count.

Some hospitals that began the war keeping records had to stop. The fighting came to them—in some cases, inside their front doors.

Doctors at Nasiriyah's Republic Hospital said seven patients were killed in their beds when a shell hit the building April 7. At Baghdad's Yarmouk Hospital, doctors fled when U.S. tanks shelled a hospital building seized by Iraqi fighters. When they returned five days later, 26 patients were dead. ...

It will take months or more before anything like a final count emerges. One survey is being done by the advocacy group Human Rights Watch, another by the Campaign for Innocent Victims in Conflict, which hopes to win U.S. compensation for victims or their relatives.

Meanwhile, from city to city, block to block, house to house, Iraqis are trying to come to terms with their losses. For them, it matters little whether the casualty count is 3,000, or double that, or more.

"If they didn't want to kill civilians, why did they fire into civilian areas?" asked Ayad Jassim Ibrahim, 32, a Basra firefighter who said his brother Alaa was killed by shrapnel from a U.S. missile that tore into his living room.

Al-Aaraji saw things differently.

"It was a war," he said. "This is the price of liberty."

[JR: The latest reliable civilian death toll figures according to an independent Iraqi Body Count Project <http://www.iraqbodycount.net/> "is between 5531 min. to 7203 max. known Iraqi civilians killed in 2003 as of 06/01/03 and that figure could reach as high as 10,000." Its latest report compares those figures with 14 other counts, most of them taken in Iraq, which, it says, bear out its findings. The military strategists who plan wars and those who carry out the commands have an amazing capacity to live with its horrors. Anyone that marches into battle and has to face the enemy, CONSCIENCE has to become the casualty of the human spirit. All Americans who support wars and fall for the lie that Bush and his Bushkovites care as much about them as much as their own families should remember the statement of the Pentagon's Lt. Col. Cassella: "Our efforts focus on destroying the enemy's capabilities, so we never target civilians and have no reason to try to count such unintended deaths." Is this a direct quote from the revised Protocols for Warfare?]

GOP REJECTS OUTSIDE IRAQ PROBE

By Helen Dewar; Peter Slevin, *Washington Post*, 06/12/03

WASHINGTON—Congressional Republicans on Wednesday spurned Democrats' demands for a full-blown investigation into whether the Bush administration manipulated prewar intelligence on Iraq's weapons programs, saying Congress' current oversight operations will suffice.

Key Democrats called the GOP plan "entirely inadequate" and accused the administration of "hyping" intelligence data, as the debate over Iraqi weapons of mass destruction—which until now has focused on the White House, CIA and State Department—found full voice in Congress....

Some leading Democrats have demanded an aggressive inquiry to determine whether the intelligence cited by the administration to build the case for war against Iraq may have been inaccurate or skewed to serve administration interests.

In the months leading to the March invasion of Iraq, President Bush repeatedly said Saddam Hussein's government had chemical and biological weapons that threatened the United States.

Pressure for a congressional investigation has been fueled by the inability to find chemical, biological or nuclear weapons or to confirm manufacturing facilities in Iraq and by allegations from some intelligence analysts that they felt pressure from the Bush administration to tailor their assessments to fit official policy.

Sen. John Rockefeller of West Virginia, senior Democrat on the Senate intelligence panel, said the GOP plan to limit the inquiry to closed hearings and administration-supplied intelligence documents was "entirely inadequate and slow-

paced". Committees should be able to request additional documents, interview officials, hold open hearings and report their findings, he said.

"Iraqi WMD [weapons of mass destruction] and links between Saddam Hussein and al-Qaida were the primary justification offered for the war in Iraq," Rockefeller said. "Even while the search for WMD continues, the American people need and want to know whether our government was accurate and forthcoming in its prewar assessments."...

"They took a truth and they embellished it," Biden said. "What I'm accusing them of doing is hyping it. They created a false sense of urgency."

Biden said the administration presented "a questionable and hard-to-sustain tie with terrorist organizations" and exaggerated Iraq's capacity to use illegal weapons against U.S. troops. He said the administration also exaggerated how close the Iraqis were to building nuclear weapons.

Roberts, the GOP chairman, said an inquiry into the Sept. 11, 2001, terrorist attacks faulted intelligence agencies for "failing to put together a picture that seemed all too obvious after the fact." Now, he said, "there seems to be a campaign afoot by some to criticize the intelligence community and the president for... putting together a picture that seemed all too obvious before the fact."

Several Democrats said the committees were relying on documents volunteered by the intelligence agencies, but Roberts said the intelligence panel was seeking all relevant information.

Roberts, Warner and Goss said they haven't heard from any intelligence officials complaining of undue influence on their work on Iraqi weapons.

Warner said he's seen no evidence of tampering with intelligence information.

[JR: The GOP is like the three monkeys who hear no evil, speak no evil and see no evil. The Republicans are desperate to keep a tight lid on any evidence that would suggest that Bush's "just war" against Iraq was anything but just. Our invasion hasn't brought freedom to the Iraqi people. What the war has done was to bring them under U.S. control because we think we can run their country better than they can. As of this late date this has yet to be proven. The question for Americans is how many lies and deceptions we will tolerate before we stand up and face the truth about our President and his cabal of deceivers? There is no law in the Patriot Act that says we still can't think for ourselves or to look around and see the drastic changes in our government and who is now in charge. If the manipulators behind this regime are overly confident over their successes, why do they have to remain hidden from us? I guess it boils down to the fact that their safety is of vital importance to our national security... and Israel's.]

CIA MOVES 2 OFFICIALS WHO WORKED ON IRAQ

By Greg Miller, *Los Angeles Times*, 06/14/03

WASHINGTON—The CIA has reassigned two senior officials who oversaw its analysis on Iraq and the deposed regime's alleged banned weapons, a move that a CIA spokesman said was routine but which others portrayed as an "exile".

The officials served in senior positions in which they were deeply involved in assembling and assessing the intelligence on Iraq's alleged stocks of chemical and biological arms. U.S. search teams have yet to find conclusive evidence that Iraq had such weapons in the months before the war.

One of the officials was reassigned last week to the CIA's personnel department after spending the past several months heading the Iraq Task Force, a special unit set up to provide 24-hour support to

military commanders during the war. The other, a longtime analyst who had led the agency's Iraq Issue Group, was dispatched on an extended mission to Iraq.

CIA spokesman Bill Harlow said Friday that the changes were routine and that it is "absolutely wrong to think this is somehow punitive or negative or indicative of anything other than a normal rotation." **Citing security concerns, he asked that neither employee be identified.**

But other intelligence sources offered a different account.

"Two of the key players on this problem have essentially been sent into deep exile," said one agency official, who spoke on the condition of anonymity. The official added that the changes seemed designed to show the administration that "we're being responsive to charges that we did not perform well."

Meanwhile, staff members on the House and Senate Intelligence committees are poring over thousands of pages of prewar intelligence documents turned over by the CIA in recent days.

One Capitol Hill aide who has reviewed the material said there are troubling contradictions in the documents and statements. In some cases, records show officials reaching one conclusion on Iraq's weapons, only to offer a contradictory conclusion a few months later.

The aide declined to discuss specifics but said the tangled nature of the material is likely to fuel the controversy.

"It's all fodder for the Democrats," the aide said.

"What they'll find is people having said things that aren't consistent with what they're saying now."

[JR: Another excuse for the Bushkovites to keep their lies hidden behind the doors marked national security. I would imagine exile is a benign punishment for these two officials who supposedly fabricated evidence. Their misdeeds led the false Patriots to support a costly war that served the interests of a privileged few while causing the deaths of thousands of innocent Iraqis. I guess these unknown individuals will find exile a lot easier than facing the truth. I guess their misguided conscience will find a peace knowing that they served America's best interests however false the rationale.]

A LUCKY ACCOUNTING FOR MOST OF IRAQ'S ANCIENT TREASURES

By Don Wycliff, *Tribune*, 06/12/03

Who says newspapers never print any good news?

How about this little story from the *Associated Press* that appeared in some newspapers over the weekend? Datelined "BAGHDAD," it read:

"The ancient treasures of Nimrud, unaccounted for since Baghdad fell two months ago, have been located in good condition in the country's Central Bank—in a secret vault-inside-a-vault submerged in sewage water, American officials said today." The story went on to quote the same officials as saying "fewer than 50 items from the Iraq Museum's main exhibition collection remain missing after the looting and destruction that followed the capture of Baghdad by United States forces."

That's fewer than 50 items—not the 170,000 trumpeted by the media almost in unison in the days immediately after the U.S.-British invasion force swept into Baghdad in April. ...

American military officers charged with assessing the damage said the Iraqis, having learned from earlier wars, had taken precautions before the latest one to protect some artifacts by depositing them in the Central Bank. Additionally, many artifacts had never even been on display in the museum, but had been kept in storage. ...

"The vast majority of antiquities feared stolen or broken have been found inside the National Museum in Baghdad, according to American investigators who compiled an inventory over the weekend of the ransacked galleries.

"A total of 38 pieces, not tens of thousands, are now believed to be missing."

It cannot go unmentioned that the first stories on the looting of the museum became fodder for some harsh criticism of the Bush administration and what were said to be its skewed values.

It was widely noted that the invading coalition forces immediately sent troops to guard the Iraqi oil ministry, but gave no protection to the museum. ...

The fact that the losses were so much less than originally believed does not make the coalition's failure to protect the museum any less a dereliction. It does, however, suggest that, thanks to the foresight of the museum's administration, it was less vulnerable than it otherwise might have been.

[JR: It was through the foresight of the administrators of the Baghdad Museum that all the historical artifacts of Iraq were saved. Can we believe this is so? Why did the Western press run away with the story that all was presumed lost or stolen? Why the big deal on stories about items being stolen by some press members and our military? I guess no one in the "imbedded press" bothered to check the facts and as always just presumed their information came from reliable sources. The truth is that our press and media corps has become used to seeing things and events through rose-colored news glasses? Well, this is just another page added to the fabricated rescue of Pvt. Jessica Lynch that was seemingly staged because it was so far removed from the events as they occurred. I would therefore presume that this museum news item was meant to shed a more positive light on an insignificant success for U.S. in Iraq. It doesn't absolve the press and I suppose it does help to polish our image as liberators despite the ongoing crisis and civil unrest. I think our military serving in Iraq are beginning to feel used and betrayed and that is a story the press won't be reporting anytime soon.]

U.S. STIRS BOILING POT OF DISUNITY AMONG EUROPEANS

By R.C. Longworth, *Tribune*, 06/13/03

BRUSSELS—For the first time since World War II, the United States has ended its active support for European unity.

This fact is openly charged by European leaders and unofficially confirmed by officials in Washington. But it raises two other, more serious, questions:

*Is Washington's attitude toward the European Union one of passive support but not hostility, or does the United States see the EU as such a potential rival that increased unity must be opposed, even thwarted?

*American support has always been seen as crucial to European unity. Is this still true?

The U.S.-led war on Iraq created the greatest split in EU history, with a bloc led by Britain supporting the U.S. and stressing the importance of the Atlantic alliance while another bloc led by France and Germany opposed the war and accused the others of rubber-stamping American policy. European officials agree that their No. 1 job right now, even before repairing relations with America, is to heal this rupture within the EU.

But if this split was an unintended result of the war, some U.S. officials, led by Defense Secretary Donald Rumsfeld, made it worse. This has led Europeans to conclude that at least part of the administration wants to divide and rule the EU. The process even has its own diplomatic code word: "disaggregation".

"There definitely are parts of the American administration that want to disaggregate the EU because they see it as a particularly dangerous rival," a top EU official here said. "This is something new for us, and we have to reckon with it."

Anthony Cary, the chief of staff to EU External Affairs Commissioner Chris Patten, said there might not be a conscious divide-and-rule policy, "but the U.S. has been willing to jump in one side of the [British/French-German] split and encourage it.

"The U.S. is prepared to disaggregate, and I don't think that there's a sense in Washington that this policy is dangerous," Cary said. ...

This new tension with the U.S. comes at a time when the EU's plate is already full with crucial issues: the expansion of the EU to Poland, the Czech Republic and eight other nations; the contentious attempt to write the EU's first constitution; and the debate over a common EU foreign policy.

The U.S. hostility toward a strong, unified Europe is greatest in Rumsfeld's Pentagon and among neoconservatives in the administration.

But officials say that even the State Department, which Europeans see as a bastion of pro-European feeling in an anti-European administration, has let it be known that it sees the European countries as individual nations, to be dealt with individually, rather than as a unified bloc.

If this change becomes official U.S. policy, it would mark a dramatic shift from the entire postwar way of doing Trans-Atlantic business. ...

Europeans say they noticed a growing U.S. unilateralism toward Europe during the Clinton administration. But President Bill Clinton took the EU seriously and liked to travel to Europe; his secretaries of state flew to Europe about once a month.

That has changed radically under President Bush. The current secretary of state, Colin Powell, went to Europe only three times last year.

The Bush administration ignored the offer by its NATO allies to help fight the war in Afghanistan. ...

In the run-up to the Iraq war, Rumsfeld divided the allies into "old Europe" and "new Europe", meaning those who opposed U.S. policy and those who backed it. Then he lumped Germany in with Libya and Cuba as nations "that have indicated they won't help in any respect"—a comparison that infuriated Germany, one of America's closest friends in Europe, not least because Germany actually contributed more than some pro-war nations, like Spain and Italy, when the fighting actually began. ...

After the war, the Pentagon nominated Poland to provide military leadership in one of the three sectors in Iraq. The offer was seen by some in Europe as another attempt to split Europe, by rewarding the pro-war stance of Poland, which is to join the EU next year, while snubbing countries with more military might and experience, such as France and Germany.

With Europe increasingly irrelevant to America, the Europeans are beginning to ask how important America is to Europe. The U.S. nuclear umbrella looks less important now that Europe faces virtually no external threats.

"Once it would have been fatal to the EU if the U.S. withdrew its support, but that's not true anymore," an official in Brussels said. "Back then the big threat was the Soviet Union. Now Russia is our partner.

"NATO is receding, but it was weakening anyway. Now it's a nice political club," the official added.

In the 1990s, the EU failed to end the fighting in the former Yugoslavia and had to call on American help. But now an EU force has taken over the peacekeeping mission in Macedonia. If this works, it will take over the bigger peacekeeping job in Bosnia next year.

The EU members have begun to heal their rifts over Iraq by moving to set up their own security strategy—an assessment of world problems and an agreed policy to meet them—so they can have a unified stand to present to the U.S. when the next crisis hits.

Europe spends half what the U.S. spends on defense, but experts say its military is only about one-tenth as

effective as the U.S. military because of waste and duplication. Many Europeans say the U.S. will never take the EU seriously until it gains more military power. ...

The EU nations have agreed to frame a common foreign and security policy. That agreement was 10 years ago, at the same time that they agreed to create a common currency. That currency, the euro, is now in circulation, while the foreign and security policy barely exists, and fell apart completely over the Iraq war. ...

Several analysts said the hostility of the Bush administration may be the spur that Europe needs to push toward even more unity. But they warned that the U.S., with its opposition, may be creating the kind of rival that it fears.

"We've bet on creating a political union in Europe, and this split is going to delay it, no question about that," said Guillaume Parmentier, head of the French Center on the United States.

"But if the U.S. is stupid, if its policy is run by Rumsfeld, then it could speed up this union," Parmentier added.

[JR: The EU sees what their problems are and seem ready to pull together and find solutions to the threat America the Superpower presents to their future survival as a balancing world power. Building up the EU military is a vital step to take if they expect to neutralize the U.S. military dominance. The Bushkovites are using the U.S. military as a coercive foreign policy tool for our planned unilateral world control. This plan is pretty much based on the olde Roman style of governing. If Rumsfeld is perceived as the catalyst for European unity and its sense of purpose, then the Zionists in charge of the Pentagon have overplayed their hand by not pulling the plug on Rummy's foreign policy tirades. Rumsfeld's over exuberance, arrogance and crass brand of diplomacy has set off alarms in a complacent Europe to the threat and reality of what Zionist rule is all about.]

RUMSFELD PRAISES E. EUROPEAN COUNTRIES

By Esther Schrader, *Los Angeles Times*, 06/12/03

GARMISCH-PARTENKIRCHEN, Germany—Defense Secretary Donald Rumsfeld traveled to Germany on Wednesday for the first time since the war in Iraq but did little to mend the rift between Washington and Berlin.

In a speech here, Rumsfeld lauded the contributions of several East European countries to the wars in Afghanistan and Iraq, but he made no mention of the thousands of troops France sent to help rout the Taliban from Afghanistan or the German peacekeepers who led stabilization efforts there.

While Rumsfeld took out a reference in the written text of the speech to countries that "want to define themselves by their opposition to the United States—as some sort of 'counterweight' to America", he made clear that where a nation stood on the war is a key element of where it stands with Washington today. Germany and France led the opposition to the war. ...

"The distinction between old and new in Europe today is really not a matter of age or size or geography," Rumsfeld said. "It is really a matter of attitude—of the vision that countries bring to the Trans-Atlantic relationship and to the challenges that we will all face."

Rumsfeld also used the visit to drive home a point he has been making in visits to Portugal and Albania, two European countries that supported the war: that the countries that opposed the war may have been too busy tending to domestic politics to "contribute to a more peaceful and secure free world."

This week he has sought to mend fences but still has insisted that the political center of Europe, once solidly in Germany, has shifted eastward.

Singling out the newest members of NATO, Rumsfeld said those countries, "with fresh memories of tyranny and occupation, have been among the most willing to face new threats."

Even so, Rumsfeld said the falling-out with Germany should not be allowed to weaken a strong relationship more than half a century old. ...

[JR: If the United States judges countries as friends and allies only by their support for our pre-emptive wars then what does that say for the future peace of the world? If Rumsfeld speaks for President Bush, then the world better take notice because the Zionists in control of America intend to fulfill the plans that Hitler modeled for world rule.]

ANALYSIS: JEWS FLOODING INTO GERMANY

By Uwe Siemon-Netto, *UPI Religion Editor*, 06/05/03

WASHINGTON (*UPI*)—The turbulent relationship between Jews and Germany is taking yet another stunning turn. Seventy years after Hitler's ascendance to power and 60 years after the "Holocaust", more Jews are flooding into Germany than into any other country, Israel included.

This makes Germany the one nation with the fastest-growing Jewish community in the world. Ironically, one reason for this state of affairs is the anti-Semitism in their countries of origin, chiefly successor states of the former Soviet Union, Julius H. Schoeps, head of the Moses Mendelssohn Center for European-Jewish Studies in Potsdam, told *United Press International* Thursday.

"Of course there are other reasons as well, such as economic considerations and the chance to give their children a better education," Schoeps allowed. "Moreover, they see Germany as a 'safe country'."

As a result of this accelerating migration, the Jewish population in Germany has swollen from 33,000 in 1990, the year of that nation's reunification, to 200,000 today, according to Schoeps. Before World War II more than half a million Jews lived in that country. At the end of the war there were only 15,000 left.

But in 2002, 19,262 Jews from the former Soviet Commonwealth of Independent States settled in Germany, compared with 18,878 who went to Israel and fewer than 10,000 who were admitted into the United States. German consulates in CIS cities report that 70,000 more Jews have already applied for resettlement visas. In addition, thousands of Israelis, whose parents had fled to Palestine in the Nazi years, are now claiming German passports to which they are entitled by German law.

"Thanks to these developments I believe there is a good chance for the emergence of a new German Jewry," said Schoeps, a historian who was born in World War II in Stockholm, where his parents had found exile. "I absolutely welcome this," Rabbi Carl Feit, a Talmudic scholar and cancer researcher at New York's Yeshiva University, told *UPI* in an interview.

Feit interpreted the Jews' return to Germany as "a fulfillment of a biblical spiritual theme—the rebirth and rejuvenation for which there are many examples in history, where Jewish people in one part of the world or another have seemed to have been eclipsed only to reappear against all odds and common expectations."

Feit added, "The biblical paradigm for this rebirth was the return of the Jews to Israel" from the Babylonian captivity in 516 B.C.

There are many ironies in this sudden rejuvenation of Ashkenazic Judaism. The very word, Ashkenaz, which defines German and Eastern European Jews, is the Hebrew term for Germany. This is so, explained Feit, "because the entire Jewish culture in Eastern Europe derives from Jewish communities that lived in three German cities along the Rhine more than 900 years ago."

"The German and Jewish cultures used to fertilize each other," Feit went on. Yiddish, the idiom spoken by

12 million Jews up until World War II, is essentially a medieval German dialect. The two languages are so close that Arnold Beichman, the New York-born writer and political scientist, often quips, "I like to speak German because it is just Yiddish with a better accent."...

The Yiddish-speaking Lubavichers are a Hassidic sect. In their effort to bring immigrants from Eastern Europe to faith, they compete with assorted other religious movements, including Messianic Jews.

Only about 60,000 of the 175,000 Jewish immigrants in Germany are already registered with any of the 84 synagogue congregations, most of which have sprung up in the past decade, Schoeps related. "In some eastern German cities, such as Potsdam, Halle and Rostock, our congregations are now 100 percent Russian-speaking," he said.

Do they fear that anti-Semitism in Germany might once again be on the rise? "They are not really worried," replied Schoeps, who attributed the spate of racist outrages in the early 1990s primarily to hooligans raised without any values in eastern Germany's gray Moscow-style housing estates.

As for the rest of the population, "there are now between 200,000 and 300,000 Russians in Berlin alone, and Germans don't know and don't really care who among them is Jewish and who is not".

But there is another irony in this influx of Jews from the East: Although most are highly educated—Schoeps described the quintessential immigrant as a mathematician from, say, St. Petersburg—they cost the German taxpayer money. "Between 60 and 70 percent of them are on welfare because they cannot find work. They don't speak German yet, and their Soviet diplomas are not recognized by Germany."

There are now programs to retrain them. "We have developed projects to turn mathematicians into computer specialists, for example," said Schoeps. But that's only one side. The other side is that now there is a sudden need for teachers, social workers, rabbis and cantors. At Potsdam University, of which Schoeps' center is part, a rabbinical seminary—the Abraham Geiger Kolleg—has been created. ...

[JR: One thing that wasn't mentioned is the fact that the anti-Semitic laws in Germany severely enforced to the detriment of all non-Jews. Jews claim to be the ultimate victim of WWII, however many others around the world have since become the victim of the Jewish extortion and suppression of free thought, especially the German people. There is also a movement for Israelis to migrate back to Europe, as Europe is now safer for Jews than Israel as long as Sharon keeps ratcheting up the hostilities against the Palestinians and reneges on his commitment for a Palestinian state. The German people will always pay the price for the expulsion and extermination of Jews during WWII and the migrating Jews will assimilate and become the power to be reckoned with within Germany. And the cycle begins all over again.]

THE WAR PRAYER—BY MARK TWAIN

Dictated by Mark Twain [Samuel Clemens] in 1904 in advance of his death in 1910.

During his writing career, he had criticized perhaps every type of person or institution either living or dead. But this piece was just a little too hot for his family to tolerate. Since they believed the short narrative would be regarded as sacrilege, they urged him not to publish it. However, Sam was to have the last word, and even the word after that. Having directed it to be published after his death, he said, "I have told the truth in that... and only dead men can tell the truth in this world."—William H. Huff

It was a time of great exulting and excitement. The country was up in arms, the war was on, in every breast burned the holy fire of patriotism; the drums were beating, the bands playing, the toy pistols popping, the bunched

firecrackers hissing and sputtering; on every hand and far down the receding and fading spread of roofs and balconies a fluttering wilderness of flags flashed in the sun; daily the young volunteers marched down the wide avenue gay and fine in their new uniforms, the proud fathers and mothers and sisters and sweethearts cheering them with voices choked with happy emotion as they swung by; nightly the packed mass meetings listened, panting, to patriot oratory which stirred the deepest depths of their hearts, and which they interrupted at briefest intervals with cyclones of applause, the tears running down their cheeks the while; in the churches the pastors preached devotion to flag and country, and invoked the God of Battles, beseeching His aid in our good cause in outpourings of fervid eloquence which moved every listener. It was indeed a glad and gracious time, and the half dozen rash spirits that ventured to disapprove of the war and cast doubt upon its righteousness straight way got such a stern and angry warning that for their personal safety's sake they quickly shrank out of sight and offended no more in that way.

Sunday morning came—next day the battalions would leave for the front; the church was filled; the volunteers were there, their young faces alight with martial dreams—visions of the stern advance, the gathering momentum, the rushing charge, the flashing sabers, the flight of the foe, the tumult, the enveloping smoke, the fierce pursuit, the surrender!—then home from the war, bronzed heroes, welcomed, adored, submerged in golden seas of glory! With the volunteers sat their dear ones, proud, happy, and envied by the neighbors and friends who had no sons and brothers to send forth to the field of honor, there to win for the flag, or failing, die the noblest of noble deaths. The service proceeded; a war chapter from the *Old Testament* was read; the first prayer was said; it was followed by an organ burst that shook the building, and with one impulse the house rose, with glowing eyes and beating hearts, and poured out that tremendous invocation:

“God the all-terrible! Thou who ordainest, Thunder thy clarion and lightning thy sword!”

Then came the “long” prayer. None could remember the like of it for passionate pleading and moving and beautiful language. The burden of its supplication was, that an ever-merciful and benignant Father of us all would watch over our noble young soldiers, and aid, comfort, and encourage them in their patriotic work; bless them, shield them in the day of battle and the hour of peril, bear them in His mighty hand, make them strong and confident, invincible in the bloody onset; help them to crush the foe, grant to them and to their flag and country imperishable honor and glory. An aged stranger entered and moved with slow and noiseless step up the main aisle, his eyes fixed upon the minister, his long body clothed in a robe that reached to his feet, his head bare, his white hair descending in a frothy cataract to his shoulders, his seamy face unnaturally pale, pale even to ghastliness. With all eyes following and wondering, he made his silent way; without pausing, he ascended to the preacher's side and stood there, waiting. With shut lids the preacher, unconscious of his presence, continued his moving prayer, and at last finished it with the words, uttered in fervent appeal, “Bless our arms, grant us victory, O Lord our God, Father and Protector of our land and flag!”

The stranger touched his arm, motioned him to step aside—which the startled minister did—and took his place. During some moments he surveyed the spellbound audience with solemn eyes, in which burned an uncanny light; then in a deep voice he said:

“I come from the Throne—bearing a message from Almighty God!” The words smote the house with a shock; if the stranger perceived it he gave no attention. “He has heard the prayer of His servant your shepherd, and will grant it if such be your desire after I, His messenger, shall have explained to you its import—that

is to say, its full import. For it is like unto many of the prayers of men, in that it asks for more than he who utters it is aware of—except he pause and think.

“God's servant and yours has prayed his prayer. Has he paused and taken thought? Is it one prayer? No, it is two—one uttered, the other not. Both have reached the ear of Him Who heareth all supplications, the spoken and the unspoken. Ponder this—keep it in mind. If you would beseech a blessing upon yourself, beware! lest without intent you invoke a curse upon a neighbor at the same time. If you pray for the blessing of rain upon your crop which needs it, by that act you are possibly praying for a curse upon some neighbor's crop which may not need rain and can be injured by it.

“You have heard your servant's prayer—the uttered part of it. I am commissioned of God to put into words the other part of it—that part which the pastor—and also you in your hearts—fervently prayed silently. And ignorantly and unthinkingly? God grant that it was so! You heard these words: ‘Grant us victory, O Lord our God!’ That is sufficient. The *whole* of the uttered prayer is compact into those pregnant words. Elaborations were not necessary. When you have prayed for victory you have prayed for many unmentioned results which follow victory—*must* follow it, cannot help but follow it. Upon the listening spirit of God the Father fell also the unspoken part of the prayer. He commandeth me to put it into words. Listen!

“O Lord our Father, our young patriots, idols of our hearts, go forth to battle—be Thou near them! With them—in spirit—we also go forth from the sweet peace of our beloved firesides to smite the foe. O Lord our God, help us to tear their soldiers to bloody shreds with our shells; help us to cover their smiling fields with the pale forms of their patriot dead; help us to drown the thunder of the guns with shrieks of their wounded, writhing in pain; help us to lay waste their humble homes with hurricanes of fire; help us to wring the hearts of their unoffending widows with unavailing grief; help us to turn them out roofless with their little children to wander unfriended the wastes of their desolated land in rags and hunger and thirst, sports of the sun flames of summer and the icy winds of winter, broken in spirit, worn with travail, imploring Thee for the refuge of the grave and denied it—for our sakes who adore Thee, Lord, blast their hopes, blight their lives, protract their bitter pilgrimage, make heavy their steps, water their way with tears, stain the white snow with the blood of their wounded feet! We ask it, in the spirit of love, of Him Who is the Source of Love, and Who is the ever-faithful refuge and friend of all that are sore beset and seek His aid with humble and contrite hearts. Amen.”

[After a pause.] “Ye have prayed it; if ye still desire it, speak! The messenger of the Most High waits.”

It was believed afterward that the man was a lunatic, because there was no sense in what he said.

THE MONGOOSE AND THE SNAKE

By Brian Bloom (Australia), *gold-eagle.com* (Editorial), 5/13/03

Sections 8 and 10 of Article I of the *Constitution of the United States of America* read:

“Congress shall have the power... To borrow money... to coin money, regulate the value thereof, and of foreign coin, and fix the standard of weights and measures; ... [and] to provide for the punishment of counterfeiting...

“No state shall... coin money; emit bills of credit; [or] make anything but gold and silver coin a tender in payment of debts.”

As far as I am aware, the *Constitution of the United States of America* is still the governing law of the land, and this therefore raises the question regarding the Constitutional legality of the Federal Reserve System (which is not even a Federal Government organization).

It also raises the question regarding whether “fiat” money is legally acceptable as a medium of exchange.

Whilst the *Constitution* does not specifically instruct the Federal Government itself not to “emit bills of credit”, it specifically does require Congress to “provide for the punishment of counterfeiting”.

A dictionary definition of the word “counterfeit” is: “made to resemble and pass for something valuable; not genuine; sham”.

From the above, it would appear that the Congress of the United States of America is nothing but a pathetic parody of what the Founding Fathers intended it to be. It also seems reasonable to conclude that the Congress of the United States of America—in allowing the establishment and tolerating the existence of the Federal Reserve System—has been made up of a group of gutless individuals who are devoid of the strength of character required to lead the country with integrity.

Strong language? Sure, it is. And there doubtless exists a phalanx of amoral lawyers who will be both able and willing to manipulate and convolute the English Language so as to demonstrate that there is a legal loophole in the wording of the *Constitution*, and that the view expressed above is therefore totally out of court.

However, the term “strength of character” was used advisedly. The INTENT of the Founding Fathers—when interpreted in the context of what the country had just been through at the time the *Constitution* was drafted—should be blindingly clear to even an intellectual hunchback: “Fiat money is bad, and we want to have nothing to do with it going into the future—Period.”

Since the 1980s I have been watching the gold price and the currency markets with the sort of fascination that one watches a mongoose and a venomous snake. The reason? During the 1980s I came to understand—right down to the marrow of my bones—that when the gold price finally entered a Primary Bull Market, that would be a sign that the mongoose (gold) was once again starting to prevail over the snake (fiat currencies). Certainly that time has not yet arrived, but it is drawing inevitably and inexorably closer, and it was a recognition of this fact that prompted me to write my first *Gold-Eagle* article, dated 6th August 2002, entitled “A Bull Market in Gold—The Flip Side”.

The Primary Bull Market in equities—that gained momentum during the 1980s and 1990s—and peaked in 2000—was “driven” by liquidity; by a flood of money which was created out of thin air by the Federal Reserve System and the Establishment banks.

That the world economy was at risk of running out of control began to manifest during the Nixon years, and this led to the final abandonment of the gold standard in the 1970s. In turn, this paved the way for an unfettered expansion of the money supply. The underlying problem finally came to a head in the early 1980s during the Reagan administration when (as a result of bookkeeping skulduggery) the liabilities of Federal Government-sponsored pension funds were seen to exceed their assets—and it was at that time that a decision was finally taken to open the monetary floodgates.

What was the underlying problem?

Please read the following sentence repeatedly until it reverberates in your head:

The underlying problem was that markets for products based on old technologies were beginning to saturate in the mid-1970s, (i.e. when worldwide production capacity for these products began to exceed the capacity of the world markets to absorb them).

As a generalised statement, Economists and Bankers never fully understood (and still do not fully understand) that the above was in fact the problem. Yes, they understand that when the capacity to produce exceeds the capacity to consume, prices fall. What they cannot seem to get their heads around is that it matters not how

much money you make available to the consumer, he cannot wear more than one shirt at a time. Market saturation cannot be “fought” by loosening the money supply. Under these circumstances, loose money leads to waste, misallocation of resources and corruption.

From the perspective of the Fed (and given their stubborn obtuseness flowing from a built-in conflict of interest) it seemed safe to open the floodgates of money creation—because it was reasonable to expect that the pressures of price inflation that are normally generated by inflating the money supply would be offset by the downward pressure on prices caused by a flood of product into the market place. In fact, from their perspective it was not only “safe” to open the floodgates, it was “necessary”—because if this had not been done, price deflation would have led to a deflation in the money supply as cash became king, and we would have entered a deflationary Depression as early as the 1980s.

The result was that even as “officially measured” price inflation remained benign, there emerged horrendous price inflation in both the equities and real estate markets. This caused the average citizen to “feel” richer, but the fact was that it was merely a mirage. Some people who were fleet-of-foot did indeed prosper. The rest (majority) have experienced an overall growth in liabilities as their increased—and typically hedonistically wasteful—consumption was funded by leveraging off their apparently growing equity. In short, since the early 1980s, the average citizen has been enjoying an unsustainable improvement in living standards, funded by a consumption of equity.

Yes, equity has “appeared” to increase as asset prices inflated, but what if asset prices start to head south—as they have already done in the equity markets?

At this moment in time, the U.S. consumer seems to be suffering from consumption satiation similar to a restaurant patron who has eaten a five-course meal. He just cannot consume another morsel. Currently, motor cars are being sold on a zero deposit, zero interest and zero payment for some months. One would think that SURELY the Fed should understand from this that ballooning the Money Supply is not the way to go! Apparently not—given that the money supply ballooned by around \$50 billion last month.

Economically questionable approaches like these “Zero” deals are evidence of market saturation of “old technology” products. And it was the inevitability of this saturation that was pointing to the concomitant inevitability that the mongoose would eventually overcome the snake—that gold (and silver) would eventually triumph over fiat money.

The logic is not difficult to follow (think of Japan when you read the following).

When supply of goods exceeds demand, prices fall. When prices fall it becomes sensible to defer purchase decisions because cash increases in value over time. Velocity of money slows because demand for borrowing slows. This gives rise to a shrinking of the money supply. This, in turn, not only exacerbates the deflationary cycle, but it also places the entire banking infrastructure at risk—because banks cannot earn profits if they cannot lend money. Further, the QUALITY of bank loans becomes suspect as borrower cash flows come under pressure; and these two factors together put the spotlight on the “sensitivity” of holding fiat currency—which is essentially a bank IOU that has no backing. At some point, the public starts to recognise that fiat money is not really “cash”—and that the banking system is not as safe as the authorities would have us believe. (In Japan, this fact was highlighted further by a reduction of the size of bank deposits that the Central Government was prepared to insure.)

It was always inevitable that the house of cards would eventually tumble as money supply would inevitably (one day) start to shrink. It was therefore also inevitable that gold and silver would eventually start to prevail as currencies. It was a matter of time.

The fact that all this was inevitable, flows from the obtuse refusal of the authorities to recognise the real problem as I have defined it above. The NASDAQ bubble represented a false dawn of “new technologies” because its underlying products/services were largely based on Information and Telecommunications technologies. These latter technologies are not “drivers” of the economy. They form part of the economic infrastructure. They do not drive commerce, they facilitate commerce.

The ultimate “drivers” of an economy have to do with Utilities (electric power generation and distribution) and Transportation (individual, mass and goods); and that is precisely why Dow Theory monitors the technical price performance of these sectors relative to that of Industrial Equities.

But there is also GOOD NEWS.

It is becoming manifestly more urgent that we need to find NEW ways of accommodating the infrastructural needs of both our growing population and of the environment which supports this population. And, at bedrock, where there is a need there is a potential market.

At bedrock, it will require “clean” energy and “clean and fuel efficient” transport to accommodate the transportation and power consumption needs of vast hordes of people.

* Coal-fired power stations are no longer appropriate. We need to embrace clean sources of energy.

* Oil-fired, internal-combustion-engine technology is no longer appropriate. Fuel Cell-powered engines for personal transport, and magnetically-levitated trains to transport large numbers of people offer the potential to solve the problems of (cleanly) moving large numbers of people and large volumes of goods.

* Chlorine is no longer appropriate for treating large quantities of water—because of the resulting trihalomethanes that pollute the environment. Going forward, chemical-free water-treatment systems will be required.

These new technologies—some of which require Silver as a raw material—cannot yet be commercialised because they are typically not cost-competitive at present; and they are not cost-competitive because there is no market-driven imperative for them to become cost-competitive. To commercialise them will require a legislated approach, such as the commitment by the U.S. Government to submit to the Kyoto Protocol guidelines. (Historically, Governments and Central Banks and have relied on wars to provide the imperatives—but this is no longer appropriate given the dangers of worldwide destruction.)

Given the mind-boggling size of the Debt Mountain, I am prepared to stick my neck out here and make an unqualified statement as follows:

If the authorities continue to follow the lead of the Federal Reserve Board (which is maniacally oriented towards the supply and cost of money) and if they fail to focus on the problem of saturated markets, then we are inexorably headed for a Depression of unimaginable proportions.

The way to address the problem of saturated markets is to “force” new technologies to become commercially viable, and the way to do this is to ratify the Kyoto Protocols.

The Fed is a slave to its self-interested masters—the Establishment Banks. The politicians need to take cognisance of the fact that the needs of Society now transcend the needs of the vested interests of the Establishment. A line needs to be drawn in the sand—NOW!!

In short, we are perilously close to an implosion of the House of Cards—and this is evident from the Gold Price performance since it entered a Primary Bull Market. The mongoose is prevailing over the snake.

What the World needs now is leadership with integrity.

Summary and Conclusions

It goes without saying that the following needs to happen OVER TIME, as moving too quickly could

rupture the currently fragile world economy.

* **Get rid of the Fed.** This Institution is becoming dangerous to the point that it will likely CAUSE a world Depression if our elected leaders do not take control of the economy, and start to behave with integrity.

* **Move to a gold standard**—and exclude the Establishment Bankers from policy-making discussions. They do not understand the true nature of the problem and are blinded by self-interest.

* Ratify the Kyoto Protocols so that we can “force” the new technologies towards commercialisation.

* Start NOW! We are running out of time.

Post Script

Silver is GROSSLY undervalued.

In context of the above, probably the most underpriced commodity on the planet today is Silver, and for the following reasons:

1. Silver as a currency

[At the time of the drafting of the Coinage Act of 1792] “It was determined after careful analysis of the free market that the value of gold at that time was approximately fifteen times the value of silver. The Coinage Act of 1792 accordingly set the relative value of gold-to-silver at fifteen-to-one. It then authorized the federal government to mint coins called Eagles, and it specified that their value was ten dollars. In other words, the gold coins would be equal in value to ten silver coins. Ten silver coins, each of 371.25 grains of fine silver, would contain 3,712.5 grains. The content of the Eagle, therefore, was one-fifteenth that amount, or 247.5 grains of fine gold” (Source: *The Creature from Jekyll Island*, G. Edward Griffin, America Media, 2003, at page 321).

At today’s market price of gold—of roughly \$350 per ounce—the implied legislated value of silver (assuming the 1792 Act still has relevance today) is $\$350/15 = \23.33 .

Of course, if gold emerges to become a currency AND the historical price relationship of gold to silver re-emerges, then Silver has even further upside potential.

2. Silver as a commodity

Silver is an extremely efficient conductor of both heat and electricity—much more so than copper.

For this reason, silver is a key component in the manufacture of High Temperature Superconductors—which will be used in delivering clean energy.

The use of superconductor cabling will significantly reduce (up to 33%) electricity that is wasted via heat as it is transported along copper cables. In turn, this will reduce the need to produce electricity which, in turn, will reduce the consumption of coal and the production of greenhouse gases. (Note: This is an oversimplification, but it makes the point.)

High Temperature Superconductors will also be used as components in the production of the magnets for the magnetically-levitated trains.

Silver also has an application in water disinfection.

Against a background of waning of confidence in fiat currencies, 1 and 2 above should ALSO be seen in context of the current exhaustion of the world’s above-ground silver inventories; and of the open short position of over 80,000 contracts of 5,000 ounces each on the silver futures market.

A 400-million-ounce short position represents almost half the world’s annual production of silver, when annual consumption of silver already exceeds production by a margin of approximately 10 million ounces per annum.

Without an increase in the silver price, mothballed silver mines will stay mothballed.

It follows that without a significant increase in silver production, there is NO WAY that this short position will be able to be covered—particularly given the likely growth of industrial silver demand in the years ahead.

It follows that Silver will rise strongly in price—whether we have a boom, recession or Depression.

THE INTERNATIONAL FORECASTER

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Just as we've said it was for many years.
Now we are no longer considered insane.

GOLD BUGS GET THEIR ANSWER

By Kelly Patricia O'Meara

More than a year ago, Blanchard & Co. of New Orleans, the nation's largest retailer of precious-metal coins, filed a lawsuit against J.P. Morgan Chase & Co. and a Canadian mining corporation, Barrick Gold Corp., alleging the companies had "manipulated the price of gold", earning them more than \$1.7 billion, putting them in the dominant position in the market and keeping the precious metal at abnormally low prices.

The contention of the lawsuit was denied by Barrick, which claimed it was "ludicrous and totally without merit". However, in February of this year, U.S. District Court Chief Judge Helen G. Berrigan of the Eastern District of Louisiana denied Barrick's motion to dismiss the case based on the mining company's own admission that central banks around the world are involved and therefore out of the court's jurisdiction. It appears from the transcript of the case that Berrigan is unwilling to be intimidated by the big-money men.

Judge Berrigan: "How would those contracts be challenged, under your theory that everybody [central banks] has to be involved? Because, how do you get jurisdiction over everybody?"

Wegener (attorney for Barrick): "You can't."

Judge Berrigan: "So you all can just tallyho and do anti-competitive stuff? So the idea is, if you get enough people involved in the monopoly, then you're immune from litigation?"

Wegener: "Well, I don't think it's quite that."

Judge Berrigan: "And you're saying it's not possible to bring everybody [all the central banks] in?"

Wegener: "Yeah, I think you can't bring the central banks in, because they're immune. You can't bring in all the bullion banks because they're beyond the jurisdiction of the court."

Judge Berrigan: "I mean, if what you say is correct, then it sounds like the legal remedy is for individual plaintiffs, like say Blanchard, to go to the United States court like he's done here, and go after J.P. Morgan. And then wherever these entities are, to go to those courts, in those countries, in those locales, and try to seek the same relief. But I'm very much troubled by the end result of your argument—which is to the effect that if an outfit is large enough and involves enough people, enough entities, then they can kind of do what they want. But I just don't find it possible to think that something could—if, in fact, there is an antitrust violation going on here—that because it involves so many powerful entities from all around the world, therefore, it's going to be immune from being challenged. That's, as we say, not acceptable."

Gold bugs have for years contended that the price of gold has been manipulated by bullion banks in cooperation with the central banks. Based on the admission of Barrick's attorney, it appears the central banks are indeed very much involved if only to assist in Barrick's defense.

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NEVADA CORPORATIONS:

Manifold Benefits Of Keeping A Low Profile

Budget's "Tip of the Week" #9:

Keep A Low Profile

It has been estimated that over 90% of all lawsuits in the entire world are filed in the United States. A medium-sized business is typically involved in a lawsuit per year here and larger corporations are compelled to maintain teams of full-time attorneys to defend themselves. At the other end of the scale, an individual proprietor risks everything to engage in business without a corporate structure and even individuals who are not involved in business are at risk if they have any assets attached to their names. Meanwhile, the law schools keep churning out more attorneys at an increasing rate.

What's the solution? KEEP A LOW PROFILE. In business and in our personal lives, too, ideally it would be best to never show up at all on the enemy's "radar". In the game of "getcha" it is always better to present a minimal target profile for the "getcha gang" and the best way to accomplish this feat is very often through the use of Nevada corporate shelters.

In some cases it may be possible to shelter assets and income in a single corporation but when success is achieved and that first corporation starts to take on a higher and more vulnerable profile, it's time for some creative thinking. The first step should always be to separate assets from potential liability, so if you have an operating business it is good to ensure that it holds no assets of its own. Often the best solution is to have the operating entity lease its equipment from another, unrelated (by ownership) corporation. The next step could be to consider spinning off the existing business' departments into separate corporations: the marketing department could become a separate marketing company, as an example. Almost all businesses must purchase some goods from outside sources, so why not deal with a friendly supply company, one over which you may exert some control from behind the scenes?

Not only will this approach severely limit the prospects for damage by prospective litigants, it will also, by and large, keep the IRS out of your affairs. Audit rates continue to show (not surprisingly) that the smallest corporations have by far the lowest audit profiles. A corporation with less than \$250,000 in assets had an audit rate of just .28% in the year 2000, while the rate for a corporation with \$1 million in assets was more than TEN TIMES as high at 2.90% and the rate for the largest corporations skyrockets to more than ten times that figure at 30.51%.

The key to making this work is to treat each corporation as its own separate interest and to ensure that each entity always acts out of its own self-interest. In so doing you ensure that each corporation has minimal exposure to lawsuits and IRS audits and the aggregate exposure is far, far less than it would be with a single, high-profile corporation.

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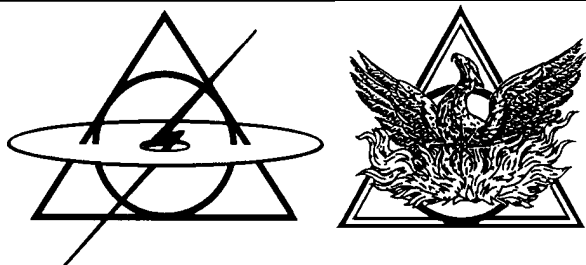
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January 6, 2001