

CONTACT

THE PHOENIX PROJECT JOURNAL

GOD'S NEW MILLENNIUM

KNOWING TRUTH IS NOT ENOUGH,
SUCCESSFUL CHANGE REQUIRES ACTION



VOLUME 41, NUMBER 7

NEWS REVIEW

\$ 3.00

SEPTEMBER 3, 2003

THIS Game Depends ON "NO" PROFILE

8/18/03—#1 (17-2)

MON, AUG. 18, 2003 7:44 A.M. YR. 17, DAY 2

GCH—RE: NEW PHASE, NEW YEAR. ADDRESS CURRENT NOTABLE AND SELECTIVE TOPICS, I.E. BLACKOUT IN NEW YORK

D—Comment regarding this writing: Yesterday GCH gave us a long writing with additions of several items to be used for our information and discernment. Without ceremony or trumpets, when E.J. tried to pull up the document—it was vanished. It was nowhere in, even, the digestive system other than a perfectly written and saved file number and title.

We purposely did not write on "our" "1st day of the 17th year" because of the discrepancy in our 18th being U.S. 17th where most of our readers reside.

We spent, collectively, hours making every effort we could conjure to bring it back from the obviously "dead" but to no avail.

Being in a leftover state of over-distress when a day's sharing with the teacher is lost, I am still in a

mood of faint-heart. Having probably done "whatever" myself, it becomes more difficult with which to deal at the keyboard level of computer intelligence (mine and not the computer). But, to lose the New Year's message is greater than most "losses" because those timely events give us, always, substantial information along with insightful realization that we are yet alive and generally "sick" or "well" as to our task at hand. Well, I can't ever remember being "sick", so I should call it "next phase" in our journey.

Worse yet, when I write for my boss I can't even relate to or remember what was written and can't reconstruct except for the inserts he wished shared—and yes, there were several which made for a very long writing.

One of those longer Internet writings covered the New York-area blackout in a most diligent and insightful way—from investigators checking out line-of-money-flow back to culprits in corporate power (not electricity). It is certainly worth the read. It is not fluffed with outrageous nonsense as was the shorter version of "Ashtar did it", which I have also marked to share, and shall.

It is from someone on the Internet calling "itself" ZZ. This must mean a sleeper-dreamer of some kind—especially making sense after reading it.

Then we had a Dove of Oneness and Four Winds Bellringer offering "NESARA IS COMING" and trillions and trillions of dollars and whatever other currency is being taken from major Elite bank accounts and shifted to something or other—by the White Knights while also explaining what are the White Knights. The writing is long and totally absurd but let us always follow the jumping dots.

As we begin another year's segment in "this" program, we must not overlook sharing with our associates (Global Alliance Investment Association [GAIA]) what it is all about and/or where we are and what we are doing—AND WHO ARE OUR ENEMIES AND TRICKSTERS AT PLAY.

As to the power failure, accidental or intentional, it is simply an experience and an *Associated Press* writer put it in perfect perspective right here in Manila, Philippines. My penance will be to copy that in to bring some balance to our hyper-sensitivity to the "time of revelation" where we expect terrorism, religious zapping

(Continued on page 2)

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

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

FIRST CLASS MAIL

IN THIS ISSUE

National Grid To Acquire Niagara Mohawk.....page 3

The Original Intention: Undermine The Church.....page 8

The *News Desk*, by John & Jean Ray.....page 10

and, at the least, space-club interference or even just intervention. This, along with some examples of what we must always do to bring things into balance and some level of understanding. We need to always get FACTS and consider possibilities in a potential realization of “probabilities” in what we KNOW, what, certainly, “could be” and finally, and with great respect to those who share, reason out some of the possibilities, probabilities and always potential to use as warnings, clues, abstract confirmations or reasonable expectations.

When I realized that the simple loss of a writing, AGAIN, was somehow a lesson in secretarial lack of excellence and a feeling of responsibility for reconstruction to you to whom we owe everything, including ability to stay here and do this job—I should have known the lesson would be ever greater than a “wet noodle attack”.

The professor (teacher, guide, guardian, cohan and director) simply said to me: “How arrogant you are being. Why think you that I would not be able to remember what I said?” Touché!

The calming voice of reason allows us to function instead of panic—when the lights go out or when the banks fail—or BS pours out of the woodwork. It even puts better perspective in our view of the snipers aiming at us from across the way. It is not usually the one standing in front of us that we must fear—it is the one stabbing us in our back that must be better attended. And, moreover, if we are to consider that we walk with the “leader”—all of those potentially bad-dudes are to our backsides and THAT is my realization of the day. As Forrest Gump so well stated many times: “And that’s all I have to say about that.”

We have a new “thing” here in Manila since the “Coup” debacle. (There is no way to present the pure comedies from this place.) However, I would like to share one that gives us all pause to have a chuckle.

“Yakking”, or “yak” is a very valid term which means something to the effect of incessant talking usually of mundane substance. So, as investigations and interrogations of the “Young Officers” in the “Core group” got under way in the “Commission” absurdity, the central “Young Officer” said he had indeed gone directly and personally to the President (GMA) who received him in her “quarters” on a Sunday morning in her, well, er—her pajamas (actually she said it was a jogging suit).

For over two hours he tried to tell her about rumors and corruption and even about Oplan Greenbase. (This, by the way, we ran in the paper months ago.) In the interim all of the “Manifesto” events have taken place right to the “blame game”. That is the BIG confrontation and denial, for the military KNEW it was put forth from the Administration itself to cause ability to bring Martial Law upon the land in August (NOW).

Lt. X laid out this for her Honorable Harassment and she was “...arrogant, put everything aside and continued a flow of yak, yak, yakking and yak-yak.” Then she wrapped up the encounter by putting him “into detention and parade him to the media”. When he realized his “detention” was being called “Protective Custody” he did, in fact, waive his rights to “protection”, signed himself out of the detention center and ran for his life. Part of that “running man” was the reason he ended up with a “brother” classmate also running for his life and had a room in Oakwood. Lt. X ended up in Capt. Y’s room (under a false name for security in registration).

GMA is now (to get to the point) called all sorts of prefix titles but ending in “Gloriyak”. Now the joke is that when you have been “yakked” (as in this writing

thus far) it is fair to call it “being Gloriyakked” or, in this instance specifically “Doriyakked”. This is suitable for use with anyone as Mark becomes Markyak, Rays become Rayak, Ellen, Elleyak and thus and so—you will have the picture and can choose up your own personalities. Mostly we have experienced “Vkyakking”, “Rumoryakked” and Belldingalinged. Oh well, can’t remember them all! Dovy, of course, is more interesting in that she is a “Birdpeeper” through “Nesaryakking”. And that’s all I have to say about that.

Also as with Forrest’s box of chocolates—“You just never know what you’ll get in chocolates or in life.” With due apologies—Doriyak, in Monsooned Manila.]

* * *

GCH asking that you all shape-up, please: This is “Daddyak”:

This is a time of celebration which you mostly all miss because of distractions. The ONLY thing to which you should give very serious consideration IS your relationship with God. All else is vanished on that BIG DAY of circumstantial change-out.

It truly is a fact of “how you played the game”, for there is no “failure” and no “loss” as there is only IS and even Bill Clinton can explain that to you.

In the New York blackout, and not even here told in proper sequence, Elleyak shared a bit for communication and wondered “if we passed or failed?” Obviously, since there is no such thing as “failure”, you passed and passed superbly well.

What could you possibly do about New York from central California? Certainly there is little one could do from Florida—EXCEPT check on others to see if they were OK and if things were stable in their location. THIS is caring, sharing and COMMUNITY in making sure the “friend” is alright and not alone and frightened. Alone we tend to falter—together we are strong.

New York power failure? Well, the electricity shut down probably from grid problems. But to report that “Ashtar Command” did it is not only ridiculous but totally absurd in concept. This is not because of inability to accomplish such a task but how silly can it get? Anyone with a satellite can accomplish this same turnoff.

Let us, however, focus on “Ashtar”.

The “Ashtar Command” is interesting in itself in that it consists of a “mind”, if you will, recognized most easily as a “massive data computer system”. The very term Ashtar is an acronym (A.S.H.T.A.R.). The language means nothing to English-speaking folk of the human variety but phonetically speaking this is the best we can do.

Therefore, “Commander Ashtar” is a figment but does identify the “buck stops here” entity.

The data contained is inclusive of the sector “Akashic” records for specific localization of YOUR sector’s “humoyakkers”. It gets bigger from there so spare us the journey into space today. So, to claim, as “ZZ” has done in that the Ashtar Command turned off the summer lights in New York City and parts around same, is “interesting”.

I ask that we run the Internet alert and notice, here please. [MM: not found]

Now, to put some perspective on the matter, I ask that two other articles be run next. One is the *Associated Press* observations from Manila. The other is the “Investigative Reporters Wanted: WHO OWNED THE GRID THAT FAILED?”

If it takes all the fun out of foolish speculation, so be it and go right on with your bird-flights of fancy. I’m giving you students some very real pieces of discernment material. [QUOTING:]

PEOPLE IN COUNTRIES USED TO BLACKOUTS WONDER WHAT THE FUSS IS ABOUT

By Paul Alexander, *Associated Press* Writer, 8/15/03

MANILA, Philippines (AP)—A blackout? What’s the big deal?

That was the reaction from the Philippines to India as people in developing countries wondered how something so common to them could bring a huge swath of the world’s superpower to a grinding halt.

“Look at their response there in New York,” popular radio commentator Joe Taruc wondered aloud in his Friday morning talk show in Manila. “If it happened here, it would be nothing out of the ordinary.”

Hot weather, storms, rebel attacks, even giant schools of jellyfish have been known to send power grids crashing like dominoes in countries already struggling to keep up with rising electricity demand. But such periodic power outages have led people to find ways to cope.

“Blackouts are a part of our daily life. I can’t understand why there is such panic in America,” said Unal Karatas, 44, a pretzel vendor in Ankara, Turkey.

Virtually every public building of any size in the Philippines has a back-up generator, and companies often have battery-powered units that can keep their computers going when the electricity is out.

So as soon as Manila goes black, the lights start flickering back on. Shopping malls may be forced to cut back air conditioning, but the cappuccino blenders at Starbucks keep whirring.

In the shantytown slums, residents bring out lanterns and candles. Traffic which often ignores red lights anyway when police aren’t in sight continues its honking, cluttered pace with the lights out completely.

One of the strangest outages was in December 1999, when more than half of the Philippines’ power supply was knocked out after an estimated 50 tons of jellyfish suddenly swam into a generating plant’s cooling system.

Blackouts also are a way of life in India, occurring several times a day over most of the country, particularly in the summer, when electricity demands are high for water pumps and fans.

When the power is out for a few hours, people just wait it out, going out to sleep on the roof at night, or trying to find shade during the day. When it’s out for several days in poor areas, people sometimes burn tires and blockade streets to call attention to their plight.

After toppled transmission towers caused a huge blackout in 1999, Taiwan moved to reinforce power supplies islandwide. It took other precautions following the Sept. 11 terror attacks, including equipping key government offices with generators.

* * *

— Original Message —

From: APFN

To: APFN Yahoogroups; APFN SMARTGROUP

Sent: Saturday, August 16, 2003 3:23 AM

Subject: WHO OWNED THE GRID THAT FAILED?

INVESTIGATIVE REPORTERS WANTED: WHO OWNED THE GRID THAT FAILED?

“Pataki-Bush Axis of Weasels... allowed a foreign company, the notoriously incompetent National Grid of England, to buy up NiMo (Niagara Mohawk), get rid of 800 workers and pocket most of their wages—producing a bonus for NiMo stockholders approaching \$90 million.

(<http://disc.server.com/discussion.cgi?id=149495;article=43356;title=APFN>)

As a National Grid company, we will never lose our commitment to providing you with consistent, hassle-free, reliable service.

Niagara Mohawk's merger with National Grid is expected to be completed in late 2001 and is subject to shareholder and regulatory approvals. We will keep you informed of developments as they occur.

As always, we appreciate your business and we are proud to serve you.

Sincerely,
William E. Davis
Chairman and CEO
Niagara Mohawk

(<http://www.niagramohawk.com/merger%2D2.html>)

* * *

I can tell you all about the ne're-do-wells that put out our lights tonight. I came up against these characters—the Niagara Mohawk Power Company—some years back. You see, before I was a journalist, I worked for a living as an investigator of corporate racketeers. In the 1980s “NiMo” built a nuclear plant, Nine Mile Point, a brutally costly piece of hot junk for which NiMo and its partner companies charged billions to New York State's electricity ratepayers.

(<http://www.gregpalast.com/detail.cfm?artid=257&row=0>)

National Grid To Acquire Niagara Mohawk in \$3.0 Billion Transaction; Creates Ninth-Largest Electric Utility In U.S.

Transaction Doubles Size Of National Grid USA; Creates Most Extensive Transmission Network And 2nd Largest Distribution Business In New England/New York Region

The National Grid Group plc builds, owns and operates electric and telecommunications networks around the world, focusing on liberalizing markets. National Grid operates electric networks in the U.K., the U.S., Argentina and Zambia. The company's growing portfolio of telecommunications businesses includes ventures in the U.K., the U.S., Brazil, Argentina, Chile and Poland. National Grid Group's headquarters are in London, England.

N M Rothschild & Sons Limited and Rothschild Inc. are advising National Grid, and Niagara Mohawk is being advised by Donaldson, Lufkin & Jenrette Securities Corporation. Merrill Lynch International and Credit Suisse First Boston are brokers to National Grid.

FULL REPORT AND LINKS: <http://disc.server.com/discussion.cgi?id=149495;article=43345;title=APFN>

NATIONAL GRID TO ACQUIRE NIAGARA MOHAWK

INVESTIGATOR, Fri. Aug. 15, 2003 @21:34:29
(64.140.159.51)

National Grid To Acquire Niagara Mohawk in \$3.0 Billion Transaction; Creates Ninth-Largest Electric Utility In U.S.

Transaction Doubles Size Of National Grid USA; Creates Most Extensive Transmission Network And 2nd Largest Distribution Business In New England/New York Region

Niagara Mohawk To Retain Name And Syracuse-Based Operating Headquarters; National Grid Casts Vote of Confidence for Upstate New York Economy

(http://www.niagramohawk.com/nimotod/newsindex/newsrelease/2000_09_05.html)

Westborough, MA and Syracuse, NY, September 5, 2000—National Grid Group plc (LSE, NYSE: NGG) and Niagara Mohawk Holdings, Inc. (NYSE: NMK)

announced today that they have signed a merger agreement under which National Grid will acquire Niagara Mohawk through the formation of a new National Grid holding company, New National Grid, and the exchange of Niagara Mohawk shares for a combination of American Depositary Shares (ADSs) and cash. National Grid, one of the UK's 50 largest companies and the world's largest independent electric transmission company, builds, owns and operates electric and telecommunications networks around the world. Niagara Mohawk is the second-largest combined electric and gas utility in New York State.

Niagara Mohawk is National Grid's third U.S. acquisition, after New England Electric System (NEES) and Eastern Utilities Associates (EUA), which were both acquired earlier this year.

The combination will create the ninth-largest electric utility in the U.S. with an electric customer base of approximately 3.3 million. With Niagara Mohawk, National Grid will own and operate the most extensive transmission network (by miles) and be the second-largest distribution business (by power delivered) in the New England/New York market.

Niagara Mohawk will continue to operate under its current name and will keep its operating headquarters in Syracuse. Upon completion of the transaction, Niagara Mohawk will become a wholly-owned subsidiary of National Grid and be re-branded “Niagara Mohawk, a National Grid Company”.

Under the terms of the transaction, Niagara Mohawk shareholders will receive consideration of \$19.00 per Niagara Mohawk share, subject to the dollar value of five National Grid ordinary shares being between \$32.50 and \$51.00. In the event that the dollar value of five National Grid ordinary shares is greater than \$51.00, the per-share consideration received by Niagara Mohawk shareholders will increase by two-thirds of the percentage of the increase in value over \$51.00. In the event that the dollar value of five National Grid ordinary shares is less than \$32.50, the per-share consideration received by Niagara Mohawk shareholders will decrease by two-thirds of the percentage of the decrease in value below \$32.50. Shareholders can elect to receive their consideration either in cash or ADSs, or a combination of both, subject to the aggregate cash consideration offered being at least \$1.0 billion. If cash elections received from Niagara Mohawk shareholders exceed \$1.0 billion, National Grid has the option to increase the cash element of the consideration. The terms of the merger agreement value the equity of Niagara Mohawk at approximately \$3.0 billion (£2.1 billion) and the enterprise value of Niagara Mohawk at approximately \$8.9 billion (£6.1 billion), including net debt of \$5.9 billion (£ 4.0 billion) as of June 30, 2000.

The transaction is expected to be accretive to National Grid's earnings per share after the amortization of goodwill in the first full financial year after completion of the acquisition, and should substantially enhance National Grid's cash flow per share immediately following the completion. Through merger-related cost synergies and sharing of best practices, National Grid expects to achieve annual cost savings of approximately \$90 million across New England and New York operations, representing some 10 percent of the enlarged group's electric controllable cost base. These savings are expected to be achieved within four years of the merger's completion, with approximately 50% of these savings achieved in the combined company's first full financial year.

The transaction is expected to be completed by late 2001, subject to a number of conditions,

including regulatory and other governmental consents and approvals, the sale of Niagara Mohawk's nuclear facilities or other satisfactory arrangements being reached, and the approval of Niagara Mohawk and National Grid shareholders.

David Jones, chief executive of National Grid, said, “This acquisition builds perfectly on our successful North American strategy. It builds on both the platform we have created in New England and our top quality U.S. management team. With Niagara Mohawk, we double the size of our U.S. business and reinforce our position as a leading player in the Northeast—a region that is clearly at the forefront of the industry's restructuring in the U.S.”

“Niagara Mohawk's management team has managed the critical issues related to purchase power contracts and industry restructuring over the last several years, which resulted in lower delivery costs for customers,” Jones continued. “This work, along with its focused transmission and distribution business and depth of regional knowledge and experience, makes Niagara Mohawk an attractive partner to National Grid as we expand our U.S. business.”

Jones concluded: “Our ten years of experience operating a transmission system in a competitive environment strengthens our ability to provide services that will benefit customers in today's rapidly changing U.S. energy markets. We look forward to bringing our experience to New York, and to continuing to contribute to the current debate on the restructuring of the U.S. transmission sector.”

William E. Davis, chairman and chief executive of Niagara Mohawk, who will become chairman of National Grid USA and will join the National Grid board of directors as an executive director for two years after the completion of the acquisition, said, “We are delighted to be joining forces with National Grid to become an important part of one of the largest and most efficient energy delivery companies in the world. This transaction is in the best interests of our shareholders, and will yield significant benefits for our customers, employees and the communities we serve. Direct savings and sharing of best practices will create an even more efficient company, leading to lower delivery costs and enhanced customer service, making upstate New York a more attractive region for economic growth.”

National Grid will have—following the acquisition of Niagara Mohawk—approximately 10,000 employees in its regulated electric and gas businesses in New York and New England. National Grid's goal is to achieve workforce reductions across the entire National Grid USA organization by 500 to 750 positions—over a period of four years—through natural attrition and voluntary programs. National Grid has achieved targeted merger savings and efficiencies in its previous U.S. mergers on a similar basis. A joint National Grid-Niagara Mohawk integration team will manage the cost reduction program and facilitate sharing of best practices.

Said National Grid USA President and CEO Rick Sergel, who will continue in his role after the merger, “Based on our successful integration of NEES and EUA earlier this year, we are confident that we will be able to reduce energy delivery costs, improve service for consumers in Niagara Mohawk's territories and contribute to economic development in upstate New York. We are fortunate to be working with Niagara Mohawk's dedicated employees, who have decades of experience in serving customers in upstate New York.”

Noting that the Pataki administration, New York State regulators, and Niagara Mohawk have made tremendous progress in restructuring New York State's

energy markets and achieving settlements on above-market power purchase contracts, Sergel added, "We aim to work with New York regulators to structure long-term rate plans that benefit customers and shareholders and include incentives for cost control and superior customer service. We intend to provide long-term rate stability that will support regional economic development in upstate New York."

"This transaction is a vote of our confidence for the long-term health of the upstate New York economy," concluded Sergel, noting that Niagara Mohawk will continue to be a major taxpayer in New York State. "We will continue Niagara Mohawk's excellent record of corporate citizenship in upstate New York. The same people who serve Niagara Mohawk customers and live in their neighborhoods will continue to do so after the merger. We will honor all union agreements, be responsive to the needs of local communities and support charitable organizations as Niagara Mohawk has done in the past. We will establish a New York Advisory Board made up of Niagara Mohawk's current outside directors to help advise on customer and community relations."

N M Rothschild & Sons Limited and Rothschild Inc. are advising National Grid, and Niagara Mohawk is being advised by Donaldson, Lufkin & Jenrette Securities Corporation. Merrill Lynch International and Credit Suisse First Boston are brokers to National Grid.

Niagara Mohawk Holdings, Inc. (NYSE: NMK) is an investor-owned energy services company that provides electricity to more than 1.5 million customers across 24,000 square miles of upstate New York. The company also delivers natural gas to more than 540,000 customers over 4,500 square miles of eastern, central and northern New York. The company has approximately 7,600 employees.

The National Grid Group plc builds, owns and operates electric and telecommunications networks around the world, focusing on liberalizing markets. National Grid operates electric networks in the U.K., the U.S., Argentina and Zambia. The company's growing portfolio of telecommunications businesses includes ventures in the U.K., the U.S., Brazil, Argentina, Chile and Poland. National Grid Group's headquarters are in London, England.

National Grid USA includes local electric companies Massachusetts Electric, Narragansett Electric, Granite State Electric, and Nantucket Electric, and a substantial transmission business. The company has approximately 3,800 employees.

Contacts:

Citigate Sard Verbinnen

Media: Judy Brennan/Susan Burns/Jonathan Gasthalter, 212-687-8080

National Grid

Media: Fred Mason, Vice President and Director, Corporate Communications, 508-389-3568

Niagara Mohawk

Media: Joseph M. Russo, Vice President, Public Affairs and Corporate Communications, 315-428-6922

Financial: Leon Mazur, Director, 315-428-5876

This press release includes forward-looking statements within the meaning of Section 27A of the United States Security Act of 1933 and Section 21E of the United States Securities Exchange Act of 1934. Although National Grid believes that its expectations are based on reasonable assumptions, it can give no assurance that its goals will be achieved. Important factors that could cause actual results to differ materially from those in the forward-looking statements herein

include risks and uncertainties relating to the ability to obtain expected synergies from the merger, delays in obtaining or adverse conditions contained in related regulatory approvals, competition and industry restructuring, changes in economic conditions, changes in energy market prices, changes in historical weather patterns, changes in laws, regulations or regulatory policies, developments in legal or public policy doctrines, technological developments, the availability of new acquisition opportunities, the timing and success of future acquisition opportunities and other presently unknown or unforeseen factors.

In connection with the proposed merger, National Grid and Niagara Mohawk will file a proxy statement/prospectus with the Securities and Exchange Commission (the "SEC"). Investors are urged to read the proxy statement/prospectus and other documents filed with the SEC when they become available because they contain important information concerning the transaction. Investors will be able to obtain a free copy of the proxy statement/prospectus (when available) and other documents filed by National Grid and Niagara Mohawk at the SEC's Website, <http://www.sec.gov> or at the SEC's public reference room at 450 Fifth Street, N.W., Washington, D.C. 20549. In addition, documents filed by Niagara Mohawk with the SEC can be obtained by contacting Niagara Mohawk at the following address and telephone number: Niagara Mohawk Holdings, Inc., 300 Erie Boulevard West, Syracuse, NY 13202, telephone: 315-428-3134. Documents filed with the SEC by National Grid can be obtained by contacting National Grid at the following address and telephone number: David Forward, National Grid Group plc, 15 Marylebone Road, London, NW1 5JD, telephone: 020-7312-5600.

Niagara Mohawk, its officers, directors, employees and certain other members of Niagara Mohawk management and employees may be soliciting proxies from Niagara Mohawk shareholders in favor of the merger and may be deemed to be "participants in the solicitation" under the rules of the SEC. Information concerning the participants will be set forth in the proxy statement/prospectus when it is filed with the SEC.

N M Rothschild & Sons Limited, which is regulated in the U.K. by The Securities and Futures Authority Limited, is acting exclusively for National Grid and no one else in connection with the Acquisition and will not be responsible to anyone other than National Grid for providing the protections afforded to their customers or for giving advice in relation to the Acquisition.

* * *

For more information about this announcement, visit National Grid/Niagara Mohawk Merger Details at <http://www.niagaramohawk.com/merger.html>

Re: National Grid To Acquire Niagara Mohawk—Cheryl Seal, Sat., Aug. 16 00:10 "Pataki-Bush Axis of Weasels"...allowed a foreign company—FONEBONE, Sat. Aug. 16 00:49 [END QUOTING]

Next, please, run the "Dovy" Website nonsense because I ask that YOU pay close attention as to WHO puts out this garbage and see if any attempt at sanity crowds your perception as terms like "trillions" are utilized along with "every day" (shifting of money out of the banks, etc., of the Elite "Illuminati financiers", Bush, the Queen of Britain and on and on.

The assumption is that all those trillions of dollars will go, somehow, into Dove's and Bellringer's NESARA program and all of the globe will live in luxury and splendor forever after. IT WILL NOT HAPPEN! It is a foolish concept from upstart. Empty numbers on paper is exactly what it indicates: NOTHING. [QUOTING:]

Date: Saturday, August 9, 2003 7:45 p.m. PDT
To: Dove Group Members
From: "Dove_of_O" <dove_of_o@fourwinds10.com>
Subject: [doveof] NESARA Approach; Illuminati Crumbling! Attn: Webmasters

Hello Dear Friends and White Knights,

Great news for the world's people! The Illuminati leaders heading the Illuminati world domination plots are LOSING their assets by the trillions of dollars every day! The losses of their Illuminati financial assets are resulting in these dark-agenda manipulators LOSING their power to control our world and our people!

Two entirely unconnected contact people on the phone network reported today that the confiscations of trillions and trillions of dollars from top Illuminati leaders are occurring daily and have been occurring for over a week! The Bush family, including Bush Senior, Bush Jr., Jeb Bush; the Rockefeller family members, and the British Queen, Elizabeth Windsor, Prince Charles, and members of all the top 13 Illuminati families are LOSING their funds in their bank accounts by the trillions and trillions daily!

We heard yesterday on the phone network that Bush Jr. is "pulling out his hair" at his ranch in Texas as his house of cards crumbles all around him. Today the phone network contacts reported that Bush Senior is frantically scrambling to transfer trillions of dollars out of the U.S. and other countries where legal orders are causing confiscations of funds in his accounts. We know that Bush Senior has transferred trillions to banks in both Spain and Switzerland in the effort to keep the funds from being confiscated, however, immediately after the funds arrived at the banks in Switzerland and Spain, the funds "disappeared" from Bush Senior's accounts and were confiscated.

The phone network contacts also state that the Rockefellers and the British Queen, Elizabeth Windsor, are experiencing the same LOSSES of their funds! The Rockefellers and the British Queen are also trying to transfer their funds to accounts in other countries to avoid the confiscations but their funds also disappear immediately and are confiscated!

These confiscations are part of "taking down" the Illuminati leaders and their worldwide Illuminati organizations! Without their financial assets, their power is drastically reduced. Those of you who are in positions of influence and power can check these things for yourselves and HELP by passing the word that the Illuminati world controllers are in process of being taken down for all time!

The phone network contacts also report that the corporations and other assets of these Illuminati families are being taken over or frozen as well!

The confiscations of the Bush families' assets and funds in the U.S. are being done via orders from a special office of the U.S. Justice Department. I know this seems surprising to us, but as I have written many times in the past, we have two factions in the U.S. government: The dark agenda Bush gang is one and the White Knights are the other. There is a special office of the U.S. Justice Department which has had indictments prepared for charges of murder of the 9/11 victims against numerous members of the Bush and Rockefeller families for over a year. By the way, the link between the Republican Party Bush family and the Democrat Party supporting Rockefellers is Barbara Bush, wife of Bush Senior, who comes from a branch of the Rockefeller family. The fact that the Rockefeller and Bush families' members were behind the 9/11 attacks on Americans

makes them guilty of war crimes against Americans. The fact that they have used their power to cause attacks on other countries makes them guilty of war crimes against the world! These things are basis for the confiscations and freezing of these Illuminati families' assets.

The same basis for confiscations of the Windsors' funds and assets are being used in the United Kingdom. Tony Blair is also experiencing these confiscations. The reasons are the same: The Windsor family and Blair and others have been complicit in waging unjust wars on other countries. The top 400 families of the worldwide Illuminati families are now experiencing these confiscations and freezing of assets! Most of these families have made vast fortunes by stealing from others; they have called these results upon themselves.

I have been reporting that the Illuminati families would be losing their fortunes and assets and it IS NOW happening! By stripping them of their money and assets, they are also being stripped of their power in many respects. This is important so that when NESARA is announced and implemented, the Illuminati are thoroughly crippled and NESARA's roll-out is peaceful and happy.

It may be hard to believe that the British Queen is an Illuminati dark-agenda person, but just stop and think about some of the things she has done that give away her true nature. She lives in Buckingham Palace and has been one of the wealthiest people on Earth, but when the fire caused damage in Buckingham Palace, as I recall there was an uproar because she refused to pay for the repairs. While sitting on her vast fortune, she was mean-spirited in her requirement that the repairs be paid for by the government which means that tax money was used to fix a trillionaire's home. And let's remember her spiteful and mean-spiritedness toward Princess Diana. Elizabeth Windsor has also fought against NESARA many times in World Court and elsewhere. If I am offending some of you that's too bad, because the Illuminati almost always give us hints about their true nature and Elizabeth Windsor has shown her true nature to those who are paying attention.

These Illuminati leaders have been trying to force the world into a severe economic crash for years. It is the perfect retribution that their intentions to cause massive, painful financial harm to the world's people are now boomeranging back on the Illuminati in these days.

In addition, there is MORE good news from the phone network contacts today. The destruction of one of the greatest dark-agenda tools used against Americans has also occurred in the last ten days!

You may not be aware of it, but in 1871 Congress passed a law which was treason against the people of the united states of America. I'm using lowercase letters for "united states" because this is how the words were written in the ORIGINAL Constitution the Founding Fathers created. The Act of 1871 also created a "corporation" and the corporation was named the UNITED STATES OF AMERICA, with letters in uppercase which makes this corporation a different legal "entity" from the actual "united states of America" which our Founding Fathers created.

Also, because the united states had just completed the civil war, the federal government needed money. Foreign bankers and the royal family of Britain bought the majority of the shares in the UNITED STATES OF AMERICA corporation and the money went to the floundering federal government. A minority of shares were purchased by Americans including J.P. Morgan and a Vanderbilt. This is another time that the enemies of the united states were able to gain legal control over our country by owning a corporation connected to our government. (The other corporation is the Federal Reserve.)

Then in 1872 the Secretary of State, whose

department had custody of the "original" Constitution, authorized a FORGERY of the Constitution to be made and the forgery changed the name of the Constitution in two important ways. This forgery is what we have been given since that time as the "Constitution". The ways the forgery differed from the original Constitution are that the words "united states" became "United States" and that the title of the Constitution was changed so it was not the protector of our sovereignty and liberty any longer.

There was one TINY WORD which was changed in the title and, legally, made a huge difference. The original Constitution was entitled "The Constitution for the united states of America". The forgery was entitled: "The Constitution of the United States of America". Changing the word "for" to the word "of" in the title made the forged Constitution take away our sovereignty and invest massive power in the corporation the UNITED STATES OF AMERICA.

Some people believe the original Constitution's words were "altered" rather than replaced by a forgery. Below is an article which gives more details about these frauds perpetrated on Americans and this idea of an altered Constitution is discussed.

Regardless, it is true that some dark-agenda government officials did this to our country and were paid by foreign bankers to do so. I'm told we will be given the truth about this. The original Constitution still exists intact and will be made public after NESARA's announcement.

Now that I've explained this massive fraud against Americans, let me tell you the GOOD NEWS! About 10 days ago the legal corporation known as the UNITED STATES OF AMERICA was proven to be operating unlawfully in World Court and was ordered to be disbanded immediately! This is GOOD NEWS, Folks, because it takes a major weapon away from the Illuminati who have been running our government!

To subscribe to the Dove Reports, please send an e-mail to: dovelist@fourwinds10.com with the Subject: "SUBSCRIBE" and I will manually add you to the Dove egroup.

If you miss receiving the DAILY Dove Report, you may read it at the following website: <http://www.fourwinds10.com> (also has Dove Voice Reports and Dove radio interviews). Every day I hear from at least a dozen people who are not receiving the Dove Reports due to some kind of blocking on the Internet. If this happens to you, you can always read the reports at <http://www.fourwinds10.com>. You can also e-mail yourself a copy of the Report you miss from the website.

Please ALLOW 72 HOURS for processing "Subscribe" or "Unsubscribe" requests.

If you have a CHANGE of E-MAIL ADDRESS, please go to <http://www.fourwinds10.com> and halfway down on the left side of the home page there is a place for you to submit your change of e-mail address. PLEASE USE this function as it is the best and quickest way for us to receive your change of e-mail address information.

ATTN: WEBMASTERS I'm asking all webmasters of websites which are sincerely supporting NESARA and posting the Dove Reports to send me an e-mail at: dove_of_o@fourwinds10.com and also cc Bob at nesaranow@treeofthegoldenlight.com. Bob is coordinating links with all the websites supporting NESARA and the Dove Reports. I am making a list of webmasters supporting NESARA and Dove Reports as I will have a special "Thank You" for the webmasters after NESARA is announced.

We are on our way to LIBERATION! These sweeping actions which are destroying the power of the Illuminati are part of bringing NESARA to us. Let's continue to spread the word about NESARA and to keep all who are bringing us NESARA in our prayers, meditations, and energy work focuses. NESARA Yes!

Blessings and Love, Dove of Oneness

The term "White Knights" is borrowed from the *Wall Street Journal* and the world of big business hostile takeovers when a vulnerable company is "rescued from a hostile takeover by a White Knight" corporation or wealthy person. Certainly, these people fighting to bring Americans and the world the benefits of NESARA and to rescue our people from government and banking fraud deserve to be called "White Knights". World Court is the International Court of Justice in the city called The Hague, in the Netherlands.

The Dove Report currently has 13,784 subscribers and is read by over 290,000 people worldwide in forums on other websites and published in magazines and journals nationally and internationally.

* * *

[Excerpt from Dove Report dated February 8, 2003:]
Date: Friday, February 07, 2003 12:39 PM
Subject: "US Corporation"

Dear Dove,

Per your request, I hope the following is helpful. It all comes from my yet unpublished book, *Pentimento: Freedom Revisited*. The first part is from Chapter 9, "Headlines and Landmines". I tell you this NOT for credit, but to let you know why I have the info at finger tip. As you will see when reading, just as much of my knowledge of the Trading with the Enemy Act came from Gene Schroder, et al. This, too, came from elsewhere—from Lisa Guilian of *Babel Magazine*, whom I first "met" by way of an article by Patrick Bellringer. So, we cooperate as we study and learn the truth. ... Blessings and love, C. E.

1871, February 21: Congress Passes an Act to Provide a Government for the District of Columbia, also known as the Act of 1871. With no constitutional authority to do so, Congress creates a separate form of government for the District of Columbia, a ten-mile-square parcel of land (see, Acts of the Forty-first Congress," Section 34, Session III, chapters 61 and 62).

The act—passed when the country was weakened and financially depleted in the aftermath of the Civil War—was a strategic move by foreign interests (international bankers) who were intent upon gaining a stranglehold on the coffers and neck of America. Congress cut a deal with the international bankers (specifically Rothschilds of London) to incur a DEBT to said bankers. Because the bankers were not about to lend money to a floundering nation without serious stipulations, they devised a way to get their foot in the door of the United States.

The Act of 1871 formed a corporation called THE UNITED STATES. The corporation, OWNED by foreign interests, moved in and shoved the original Constitution into a dustbin. With the Act of 1871, the organic Constitution was defaced—in effect vandalized and sabotage—when the title was capitalized and the word "for" was changed to "of" in the title.

THE CONSTITUTION OF THE UNITED STATES OF AMERICA is the constitution of the incorporated UNITED STATES OF AMERICA. It operates in an economic capacity and has been used to fool the People into thinking it governs the Republic. It does not! Capitalization is NOT insignificant when one is referring to a legal document. This seemingly "minor" alteration has had a major impact on every subsequent generation of Americans. What Congress did by passing the Act of 1871 was create an entirely new document, a constitution for the government of the District of Columbia, an INCORPORATED government. This newly altered Constitution was not intended to benefit the

Republic. It benefits only the corporation of the UNITED STATES OF AMERICA and operates entirely outside the original (organic) Constitution.

Instead of having absolute and unalienable rights guaranteed under the organic Constitution, we the people now have “relative” rights or privileges. One example is the Sovereign’s right to travel, which has now been transformed (under corporate government policy) into a “privilege” that requires citizens to be licensed. By passing the Act of 1871, Congress committed TREASON against the People who were Sovereign under the grants and decrees of the Declaration of Independence and the organic Constitution. [Information courtesy of Lisa Guliani, www.babelmagazine.com. The Act of 1871 became the FOUNDATION of all the treason since committed by government officials.]

* * *

Dove: The following is an expansion and further explanation of the above (an adaptation of Lisa’s work, done with her permission), which you may want to read for your own edification. Whereas my Chapter 9 is a time-map of the major Headlines and Landmines of the 200-years-plus history of America, each subsequent chapter goes into particular details. This section is from Chapter 18, “The Tale of Two Governments, which overall addresses the difference between a democracy and a republic as well as the fact of a federal government and a shadow government practicing under the guise of The Corporation.

I’m sure Lisa won’t mind your using what you need in order to make whatever point you wish to make in the moment. . . . C.

* * *

The United States Isn’t a Country; It’s a Corporation!

In preparation for stealing America, the puppets of Britain’s banking cabal had already created a second government, a Shadow Government designed to manage what the common herd believed was a democracy, but what really was an incorporated UNITED STATES. Together this chimera, this two-headed monster, disallowed the common herd all rights of sui juris [sovereignty].

Congress, with no authority to do so, created a separate form of government for the District of Columbia, a ten-mile square parcel of land. WHY and HOW did they do so? First, Lisa Guliani of Babel Magazine, reminds us that the Civil War was, in fact, “little more than a calculated front with fancy footwork by backroom players.” Then she adds:

“It was also a strategic maneuver by British and European interests (international bankers) intent on gaining a stranglehold on the coffers of America. And, because Congress knew our country was in dire financial straits, certain members of Congress cut a deal with the international bankers (in those days, the Rothschilds of London were dipping their fingers into everyone’s pie)... There you have the WHY, why members of Congress permitted the international bankers to gain further control of America...

“Then, by passing the Act of 1871, Congress formed a corporation known as THE UNITED STATES. This corporation, owned by foreign interests, shoved the organic version of the Constitution aside by changing the word ‘for’ to ‘of’ in the title. Let me explain: the original Constitution drafted by the Founding Fathers read: ‘The Constitution for the united states of America.’ [note that neither the words ‘united’ nor ‘states’ began with capital letters] But the CONSTITUTION OF THE UNITED STATES OF AMERICA’ is a corporate constitution, which is absolutely NOT the same document you think it is. First of all, it ended all our

rights of sovereignty [sui juris]. So you now have the HOW, how the international bankers got their hands on THE UNITED STATES OF AMERICA.”

To fully understand how our rights of sovereignty were ended, you must know the full meaning of sovereign: “Chief or highest, supreme power, superior in position to all others; independent of and unlimited by others; possessing or entitled to; original and independent authority or jurisdiction.” (*Webster*).

In short, our government, which was created by and for us as sovereigns—free citizens deemed to have the highest authority in the land—was stolen from us, along with our rights. Keep in mind that, according to the original Constitution, only We the People are sovereign. Government is not sovereign. The Declaration of Independence says, “...government is subject to the consent of the governed.” That’s us—the sovereigns. When did you last feel like a sovereign? As Lisa Guliani explained:

“It doesn’t take a rocket scientist or a constitutional historian to figure out that the U.S. Government has NOT been subject to the consent of the governed since long before you or I were born. Rather, the governed are subject to the whim and greed of the corporation, which has stretched its tentacles beyond the ten-mile-square parcel of land known as the District of Columbia. In fact, it has invaded every state of the Republic. Mind you, the corporation has NO jurisdiction beyond the District of Columbia. You just think it does.

“You see, you are ‘presumed’ to know the law, which is very weird since We the People are taught NOTHING about the law in school. We memorize obscure facts and phrases here and there, like the Preamble, which says, ‘We the People...establish this Constitution for the United States of America.’ But our teachers only gloss over the Bill of Rights. Our schools (controlled by the corporate government) don’t delve into the Constitution at depth. After all, the corporation was established to indoctrinate and ‘dumb-down’ the masses, not to teach anything of value or importance. Certainly, no one mentioned that America was sold-out to foreign interests, that we were beneficiaries of the debt incurred by Congress, or that we were in debt to the international bankers. Yet, for generations, Americans have had the bulk of their earnings confiscated to pay a massive debt that they did not incur. There’s an endless stream of things the People aren’t told. And, now that you are being told, how do you feel about being made the recipient of a debt without your knowledge or consent?

“After passage of the Act of 1871 Congress set a series of subtle and overt deceptions into motion, deceptions in the form of decisions that were meant to sell us down the river. Over time, the Republic took it on the chin until it was knocked down and counted out by a technical KO [knock out]. With the surrender of the people’s gold in 1933, the ‘common herd’ was handed over to illegitimate law. (I’ll bet you weren’t taught THAT in school.)

“Our corporate form of governance is based on Roman Civil Law and Admiralty, or Maritime, Law, which is also known as the ‘Divine Right of Kings’ and the ‘Law of the Seas’—another fact of American history not taught in our schools. Actually, Roman Civil Law was fully established in the colonies before our nation began, and then became managed by private international law. In other words, the government—the government created for the District of Columbia via the Act of 1871—operates solely under Private International Law, not Common Law, which was the foundation of our Constitutional Republic.

“This fact has impacted all Americans in concrete ways. For instance, although Private International Law is technically only applicable within the District of Columbia, and NOT in the other states of the Union, the arms of the Corporation of the UNITED STATES are called ‘departments’—i.e., the Justice Department, the Treasury Department. And those departments affect everyone, no matter where (in what state) they live. Guess what? Each department belongs to the corporation—to the UNITED STATES.

“Refer to any UNITED STATES CODE (USC). Note the capitalization; this is evidence of a corporation, not a Republic. For example, In Title 28 3002 (15) (A) (B) (C), it is unequivocally stated that the UNITED STATES is a corporation. Translation: the corporation is NOT a separate and distinct entity; it is not disconnected from the government; it IS the government—your government. This is extremely important! I refer to it as the ‘corporate EMPIRE of the UNITED STATES,’ which operates under Roman Civil Law outside the original Constitution. How do you like being ruled by a corporation? You say you’ll ask your Congressperson about this? HA!!

“Congress is fully aware of this deception. So it’s time that you, too, become aware of the deception. What this great deception means is that the members of Congress do NOT work for us, for you and me. They work for the Corporation, for the UNITED STATES. No wonder we can’t get them to do anything on our behalf, or meet or demands, or answer our questions.

“Technically, legally, or any other way you want to look at the matter, the corporate government of the UNITED STATES has no jurisdiction or authority in ANY State of the Union (the Republic) beyond the District of Columbia. Let that tidbit sink in, then ask yourself, could this deception have occurred without full knowledge and complicity of the Congress? Do you think it happened by accident? If you do, you’re deceiving yourself.

“There are no accidents, no coincidences. Face the facts and confront the truth. Remember, you are presumed to know the law. THEY know you don’t know the law or, for that matter, your history. Why? Because no concerted effort was ever made to teach or otherwise inform you. As a Sovereign, you are entitled to full disclosure of all facts. As a slave, you are entitled to nothing other than what the corporation decides to ‘give’ you.

“Remember also that ‘Ignorance of the law is no excuse.’ It’s your responsibility and obligation to learn the law and know how it applies to you. No wonder the corporation counted on the fact that most people are too indifferent, unconcerned, distracted, or lazy to learn what they need to know to survive within the system. We have been conditioned to let the government do our thinking for us. Now’s the time to turn that around if we intend to help save our Republic and ourselves—before it’s too late.

“As an instrument of the international bankers, the UNITED STATES owns you from birth to death. It also holds ownership of all your assets, of your property, even of your children. Think long and hard about all the bills, taxes, fines, and licenses you have paid for or purchased. Yes, they had you by the pockets. If you don’t believe it, read the 14th Amendment. See how ‘free’ you really are. Ignorance of the facts led to your silence. Silence is construed as consent; consent to be beneficiaries of a debt you did not incur. As a Sovereign People we have been deceived for hundreds of years; we think we are free, but in truth we are servants of the corporation.

“Congress committed treason against the People in 1871. Honest men could have corrected the fraud and treason. But apparently there weren’t enough honest men to counteract the lust for money and power. We lost more freedom than we will ever know, thanks to corporate infiltration of our so-called ‘government’.

“Do you think that any soldier who died in any of our many wars would have fought if he or she had known the truth? Do you think one person would have laid down his/her life for a corporation? How long will we remain silent? How long will we perpetuate the MYTH that we are free? When will we stand together as One Sovereign People? When will we take back what has been as stolen from the us?

“If the People of America had known to what extent their trust was betrayed, how long would it have taken for a real revolution to occur? What we now need is a Revolution in THOUGHT. We need to change our thinking, then we can change our world. Our children deserve their rightful legacy—the liberty our ancestors fought to preserve, the legacy of a Sovereign and Fully Free People.” [Posted 8/27/02, www.babelmagazine.com]

* * *

To Unsubscribe from the dove_of_o group:

Send a blank e-mail to dovelist@fourwinds10.com with subject of UNSUBSCRIBE--or--

Use the easy form on our home page at www.fourwinds10.com and:

Enter in your e-mail address; Enter in UNSUBSCRIBE; Click Send button.

Please allow 72 hours for processing of your request. [END QUOTING]

The plea, of course, and purpose of this immediate update poured out by Dove and Bell, is to get more paid subscribers hooked onto the “On Line” and for goodness sakes, to sell more “shares” of the NESARA “sham”.

V.K. Durham claimed to have established NESR(A)—never could spell—and thus is a hybrid of “something for nothing” (except parasitic blood-sucking) and based on fraud. V.K.’s FRAUD.

We can easily see why Russell Herman chose to leave this massive potential in our hands and not in the would-be power-brokers who suck from the living to provide for the “dead”.

Even the miscreants of *SPECTRUM* are now doing the same thing where they plan to fold but “after” they collect more funds with which to move on. Every gift, check, etc., made to *Spectrum* is actually a check into the bank account of Ed Young—owner of Spectrum Corporation, his PERSONAL corporation.

BUT, DON’T YOU AT CONTACT DO THE SAME THING?

NO!

We have fully VALIDATED reserves to be used alongside actual gold. We have presented the program openly in publication several times and distributed it to the four corners.

The COURTS say that there is gold in the vaults which belong TO OUR PARTNERS, the Tallano “estate” (now set forth through a valid FOUNDATION in order to meet court-ordered requirements). Ah but, “Won’t there be more legal battles?” Of course, but even a totally corrupt judicial system has to face the public and if that gold is missing—it is criminal THEFT by the Central Bank (which includes the J.P. Morgans, Morgan-Stanley and “new owner” thieves.

It matters NOT A WHIT to us, for the LAW says it is to be there in the vault and since ordered fees were NOT PAID AS ORDERED, there are fines due-and-owing—along with the gold in point.

The “mess” with suspension of the Central Bank Governor, Buenaventura is more games and power-plays—but this time, it won’t work and more delay is all the parasites can hope for.

When a slithering reptile meets an immovable object it is even more interesting. I am the immovable object, friends.

What you may “think” of or about me, or what V.K. claims about me, is of NO consequence and less importance. I AM—AND THAT IS SUFFICIENT. My enemies KNOW EXACTLY WHO I AM!

So, do we ask for endless support and loans to suck YOU dry?

No, we ask for your help to allow the paper and our team to finish the details—and in return, we will repay you handsomely. Every fifty cents is accounted and—beyond the interest that will be paid—you will receive bonus awards. We will do that in increments of your choosing but with suggestions for covering your assets so that you are sheltered and somewhat protected. We are going to accomplish this job and our first commitment, already established, is ability to receive sufficient funds to cover our own debts and begin to structure opportunities to get funds shifted so that YOU can realize your own visions of personal and individual intent.

However, yes indeed, we do have to get from here to there and it is a very HUMAN and physical passage.

So, yes we ask for “loans” with full intent of expectation for ability to offer abundant return.

This must be sheltered to protect each individual. But no, we cannot do ANYTHING about funding until we can finish our program and get it functional.

Already, rejoice, our “due diligence” right here and right now is being used THIS WEEK to bring understanding and status of ownership to Mindanao and will bring closure to centuries of wars and a working relationship with neighboring nations. Representatives are in Manila as we write, after stopping to get documents from this source.

In addition, the ones presenting the “balance” and information from fact, not myth and fancy, are the major holders of our “deeds” now at least four years and with enough in quantity to restore all of Mindanao and preserve assets and minerals along with land. That is NOT a shabby accomplishment, dear readers. THAT IS A MIRACLE IN TRUTH!

And again, yes indeed, we ask for your support but NOT as a donation of some nonsensical kind—we offer an opportunity to participate and gain return, for in the human, physical world—that is all that counts, the manifestation in kind and form.

If this doesn’t mesh with your preferred religious ideas of realization, then we will not drag anyone anywhere. Nor will we ask God to further “begyak”.

Our people were insulted, destructed and damaged—and that refers to YOU.

We had done safety shelters, provided abundant food for influx of possible refugees from areas of expected hardship as in West Coast expectation of quakes, etc.

Not only did “loss” of these things take place but even to the generators and fuel the thieves raided—from within our own acclaimed CIRCLE. So, we are not eager to repeat it, since we do not OWE anyone anything—but are committed to pay debts simply because we were “there” and demands are made against us. Sorting is painful—but with time and unfolding of actions and intent—not difficult. The culprits and miscreants show themselves like roaches when the lights come on in the dark corners.

Many, in the myth of Noah and the infamous boat, stood by and stole equipment, boards, supplies and ridiculed and laughed. But the rain came and the story is quite easy to comprehend from there on—in the form of the man who drowned on his own rooftop. God sent you “the opportunity” and if you choose not to attach to the “lifeline”, so be it—wait for Ashtar and the equally infamous pick-up rapture crew.

I ask that the information from Dove be run because although it is long and basically absurd, there are some points of fact that you should keep in mind. Also you will recognize “cross-terms” of usage such as “Organic” U.S. and other terms applied to whatever subjects are chosen by such as Patriotlad, V.K., and Rumor Gang.

Your deadly foes present in foolish clarity if you pay attention, pay attention and pay attention.

We do not wish to push through with such abundance as to call any attention to ourselves in any way whatsoever—WE WISH TO WIN—the rest will follow and not bog us into oblivion. If ego demands you to be high-profile, then please be cautious—**for winning THIS game depends on “no” profile.** We are STEWARDS, not wizards or “owners”. ALL belongs to Creator and when you go—it reverts even though a bunch of children may well argue and even kill over the illusion of reality. No, it is a physical expression for your use while in physical manifestation. Please ponder upon these things. **Help us and you SHALL HAVE that for which you long and need in return.**

We had, for instance, arranged for full “retirement” facilities and friendship communities for the more “feeble” days of the journey. That was snatched and stolen as well—so, we begin again with BETTER PROGRAMS.

As much as each of you want independence and believe that you can get by without any assistance or support—you are incorrect in both assumption and fact. God provides for these points of journey in infinite wisdom. Physical journey is a rather “finite” guessing game. Welfare “states” do not work, they diminish the soul and sap the “self”.

You cannot “buy your way into God’s heaven”, the saying goes. However, you can certainly *participate* your way right through those “pearly gates”.

We reach out and ask for help—*not because I need it—but because YOU do. We have no justification nor right to hog the game nor do we wish to do so.*

I would like to give a couple of examples of “attitude” humor so that you can reconsider some of your options.

1. “Life is a bowl of cherries in which I get all the pits.” Really, how fortunate! When the cherry is gone, only the pit retains LIFE and potential for prosperity.

2. “Life is the s—s—then you die.”

Oh WOW! When you EXPECT s..., you’ll get s...!—every time.


3. “I never win anything...”

Oh? If you are alive enough to complain—you won something!

Get rid of the “ands, ifs and buts” and you shall have abundance. Cast off the “I can’t” and the “I wish” and go for the “I can do this, that or the other,” just let me learn the “how” and manifest the vision—never mind the useless wishing—and that means, my good students: GO FOR IT. Pick your goal and start running. If you never take that first step—you will NEVER arrive anywhere except behind the start line.

God has given you the greatest gift ever bestowed upon mankind—yes indeed—right there into YOUR HANDS.

So, please take mine, and let’s haulyak.—Dad

dharmā 

The Original Intention: Undermine The Church

8/19/03—#1 (17-3)

MON, AUG. 19, 2003 X:00 A.M. YR. 17, DAY 3

E.J.—RE: *THE BROKEN CROSS; The Hidden Hand in the Vatican*, by Piers Compton: BOOK PART 10, CHAPTERS 1-4 [CONTACT PART 13]

Part 10

One is always wrong to open a conversation with the Devil, for however he goes about it, he always insists on having the last word.—Andre Gide

1.

It is hoped that possible readers of this book, who may not be acquainted with the Catholic story, will by now have grasped one essential fact—that the general decline of the Church was brought about by the Council that goes by the name of Vatican Two. Furthermore, that the Council was called by John XXIII who, like several of the prelates and many of lesser title under his Papal wing, were clandestine members of secret societies and who were, according to the age-long ruling of the Church, excommunicate and therefore debarred from fulfilling any legitimate priestly function.

The disastrous results of their being allowed to do so with Papal approbation (since both the Popes who followed Pius XII were part of the over-all conspiracy, while the recent John Paul I and John Paul II are subject to suspicion) are apparent to the most superficial observer. Such results are the outcome of Paul VI's main wish regarding the implementation of Vatican II, as expressed in his last will and testament, and repeated more than once by John Paul II: 'Let its prescriptions be put into effect.'

Those prescriptions were defined years ago in the policies of Adam Weishaupt, Little Tiger, Nubius and others (already quoted) for their trained disciples to infiltrate, and then to wear down the authority, practices and very life of the Church. This they have accomplished under the guise of progress or liberation.

Every aspect of the Church, spiritual and material, has been taken over from Peter's Chair, with its once regal dignity, to a fald-stool in the most insignificant parish church. The few priests who recognized this were kept in the background or, if they managed to get a hearing, were exposed to ridicule; and surveying the scene with its disorders, the exhibitions of profanity and sexual aberrations staged in some of its most revered buildings, including St. Peter's, one is tempted to think of a once highly disciplined Guards brigade being transformed into a mob of screaming hooligans.

One may pass from the truism that little things are little things to a more comprehensive realization that little beginnings are not little things; and it is by working precisely on that principle that the modern controllers of the Church achieved their ends without producing too much alarm among the populace at large.

They began by relaxing formal disciplines and inhibitions such as keeping Friday as a meatless day. Then certain symbols, rituals and devotions went. The old liturgical language of Latin practically disappeared. The nun's habit, which had never failed to inspire

respect even in the most irreligious, went out of use as did the cassock. The latter was sometimes replaced by jeans, as was demonstrated by two novices who in Rome went up to the altar to receive the blessing of their Father-General looking more like hippies than future Jesuits. A small cross worn in the lapel of a jacket was fast becoming the only sign that the wearer was a priest.

The old idea of priestly authority, whether exercised by a simple cleric or by the Pope, was effectively destroyed; and voices were always ready to applaud whenever the Church squandered this or that of its inheritance. 'The priest is today no longer a special being, cried the exultant Yves Marsaudon, a member of the Masonic Supreme Council of France. A congress of moral theologians held at Padua went much further: 'The individual conscience is the Christian's supreme authority above the Papal magisterium.'

It was becoming generally accepted that 'one day the traditional Church must disappear or adapt itself'. It was to become one of many institutions, with the accumulated legacies of two thousand years being cast away as things of little worth.

A quick glance at available statistics over those years shows a startling falling off in all the relative departments of Church life. Vocations, baptisms, conversions and church marriages took a downward plunge. The only increase was in the number of those who walked out of the Church. Many preferred to read the liturgy of the Mass in their homes on Sundays and days of obligation rather than see its once dignified movements parodied and hear the historic language cheapened in church.

In England between the years 1968 and 1974 it has been reckoned that some two-and-a-half million people fell away; and, if one may add to that the selling of Catholic journals, the most popular of these, *The Universe*, had an average weekly circulation of nearly three hundred and twelve thousand in 1963. Nine years later that figure had dropped to under a hundred and eighty thousand.

In France, with eighty-six percent of the population officially Catholic, ten percent put in an appearance at Mass; while a similar figure from 1971 to 1976 applied even to Rome. During the same period in South America—once regarded as one of the toughest nuts for anti-clericals to crack, and where the people were commonly regarded as being steeped in superstition—an estimated twenty-five thousand priests renounced their vows. Vatican sources reported that there were three thousand resignations a year from the priesthood, and that figure took no account of those who dropped out without troubling to get ecclesiastical approval.

The Catholic part of Holland where the new teaching was paramount was in a truly parlous condition. Not a single candidate applied for admission to the priesthood in 1970—and within twelve months every seminary there was closed. In the United States, in the seven years prior to 1974, one in every four of the seminaries put up their shutters.

The traffic was all one way", for apart from the recorded drop in church attendance, a regular procession of priests and nuns in the spirit of the

new freedom were deciding that marriage offered a more comfortable daily round than life in the presbytery or cloister. 'Rebel priest, aged fifty, weds girl of twenty-five'—so ran a typical headline in the *Daily Express* of September 9, 1973. The marriage was celebrated in a Protestant church where the attendance was brightened by priests and nuns who were all professionally geared to add their blessings to the confetti.

Many priests had passed beyond the hinting stage and were now openly declaring in favor of abortion. As for the Sacrament of Matrimony, as more and more couples tired of encountering the same face at breakfast, the Church discovered that it had been wrong in pronouncing them man and wife. Pleas of consanguinity, non-consummation, or that neither party had been validly baptized, were the order of the day, and the granting of annulments became quite a flourishing business.

By 1972, a few years after the rot had set in, Pope Paul personally disposed of some four thousand cases. Thus encouraged, a veritable flood of applications followed. Very few of those in search of 'freedom' were definitely refused but were advised to try again or to come back later. In Trenton, New Jersey, Bishop Reiss was so overworked that he nominated seventeen extra priests to help him (I quote his own words) 'beef up' the number of annulments.

2.

In March 1981 the Vatican took the quite superfluous step, so it seemed to many, of reiterating its Canon Law 2335, which stated that any Catholic who joined a secret society faced excommunication. To the man in the street who was unaware that dozens of clerics, some in the highest offices of the Church, had already broken that law, it seemed a mere formality. But the Vatican, acting on information received, knew very well what it was doing. It was protecting itself, in advance, from any likely effects of a scandal that broke in May of the same year.

The Government of the country, headed by Christian Democrats, was formed of a coalition that included Socialists, Social Democrats and Republicans. But the Communists were now demanding a place in the coalition for political ends that left no doubt of their intentions. 'The problem is,' they said, 'to remove democratic institutions, the State apparatus and economic life from the Christian Democratic power structure.'

But their efforts failed. The Christian Democrats held firm. So their enemies resorted to a weapon that has proved no less deadly in political warfare than assassination. They brought about a far-reaching scandal which they hoped would topple the existing order of government in Italy.

It was made to appear as part of the repercussions which, following the break-up of Michele Sindona's financial empire, had rumbled through the early summer of 1981, that the activities of a widespread and dangerous secret society known as Propaganda Two (P2 for short) had come to light. But in the confused world of politics and finance things do not happen as simply as that. The people who, when compelled to do so, cry out against the machinations most loudly, have invariably been part of the backstairs conspiracy. The fact of frauds being brought into the open may be through personal spite, disappointed blackmail, or the probing of some over-zealous underling—'why couldn't he keep quiet?' And the self-righteous profiteers who—from their lofty moral pedestals but with their pockets suffering, cannot do less than publicize the swindle—have to fume in private.

The exposure of P2 began when the police received a mysterious call advising them to search the home of Licio Gelli, a prestigious name in secret societies, and to investigate his relationship with the erstwhile barrow-trundler Michele Sindona.

The mere mention of Sindona made the implicated members of the Curia think of how to avoid being caught up in the scandal. Hence their apparently unnecessary reminder to the world at large that Canon 2335 was still valid. Meanwhile the police had come upon a suitcase in Gelli's house containing the names of nine hundred and thirty-five members of P2.

There were many prominent politicians, including three Cabinet ministers and three under-secretaries; army generals and navy chiefs; leading bankers and industrialists; secret service heads, diplomats; judges and magistrates; civil servants in foreign affairs, defense, justice, finance and the treasury; top names in radio and television, and the managing director, editor and publisher of Italy's leading newspaper, *Carriere Della Sera*.

Many others resigned, while a whole host of others came crashing down like so many Humpty Dumpties, when the lists were published. More sizeable litter followed as the government of Arnaldo Forlani in its entirety was swept off the wall. The accusers and their victims were, of course, all members of the same gang. It was a case of 'Brothers falling out' with a vengeance. The usual accusations and recriminations followed, involving every degree of crime, even murder. The falsification of accounts, espionage and official stealing, passed as minor considerations.

Through it all the Vatican reacted with only a mild fluttering of hearts. For although the Church had shed its aura of reverence, and its prestige had been reduced to a shadow, it remained inscrutable. The ghost of its former self was still potent. The fatally loaded guns might be leveled against its walls, but there was no cannoner to apply the match.

It was a wise cynic who said: 'In Italy religion is a mask.'

3.

Although no churchman had been named in the scandal, the breaking of the Sindona story indirectly led to the Church reviewing its attitude to the secret societies. This had, according to orthodox belief, been settled by the said Canon Law 2335 which forbade any Catholic, on pain of excommunication, to join one. But in spite of that—because so many clerics, including members of the Curia, had broken that law—negotiations between the two sides started in 1961 had been carried on for eleven years, with Cardinal Bea, the Pope's Secretary of State (whose name was as doubtful as his nationality), assisted by Cardinal Konig of Vienna and Monsignor J. de Toth, putting forward a more amenable version of the Church's viewpoint.

These prolonged talks were more concerned with ironing out past differences than with formulating any future policy. But they managed to keep off the subject of hidden designs against the Church, which had partly prompted the latter's ban. Then came further discussions at Augsburg in May 1969 where consideration was given to Papal pronouncements that roundly condemned the societies; and there was more apprehension in conservative quarters when such equivocal terms as placing Papal Bulls in their 'historical context' and the removal of past injustices were used to explain the purpose of the assemblies.

The outcome of this newly founded relationship fully justified the doubts of those who feared that the

Church was giving ground and going back on its judgments that had been defined as final; and that the thin end of the wedge was being imposed became apparent in July of the same year, after a meeting at the monastery of Einsiedeln, Switzerland.

It was there confidently anticipated by Professor Schwarzbaver that no reference to the seamy side of secret societies would be made. Neither was it. Instead it was announced that Rome's previous rulings on relationship between the Church and secret societies had not been contained in Papal Bulls or Encyclicals but in Canon Law which, as every 'updated' cleric knew, was being revised.

This occasioned more serious doubt in orthodox quarters. It was recalled that Canon Law refers to a body of laws authorized by the Church and 'binding to those who are subject to it by baptism.' Could it mean that such terms as binding, revision, and alterations, were on the point of being subjected to new interpretations? Moreover, more than one Papal Bull had certainly contained a condemnation of the societies.

The societies (and this must be repeated) had no intention of refuting their original intention of undermining the Church. They had no need. They had so far succeeded in their design. Their own men had infiltrated and taken over the Church at every level; and to such an extent that the Church seemed in a hurry to abandon what was left of its original claims, its historic rites and majesty; and now the societies waited for their picked men, Cardinals and others, to present themselves before the world, cap in hand, and cry aloud their past errors of judgments.

A definite move towards this came from the once highly orthodox center of Spain where Father Ferrer Benimeli put forward the extraordinary plea that Papal Bulls condemning the societies could no longer be regarded as valid.

An undertaking that strictures imposed by Canon Law on secret societies in the past would not again be invoked, was given by Cardinal Konig when Church and secular representatives met at Lichtenau Castle in 1970. Then came the statement that Canon Law and Papal Bulls had been all very well in the Twelfth and Thirteenth centuries, but such documents now had a mainly historical significance, and their import could not be enacted by a Church that was preaching the more significant doctrine of 'brotherly love' which, together with friendship and morality, 'provided one of the most excellent tenets of the societies'.

The critics of these 'get together' tactics saw in this a concession to the fraternal spirit inspired by the societies—and also a virtual endorsement of the Cult of Man that Pope Paul had preached in the United States and in which lie had been confirmed by the Masters of Wisdom.

The general result of these contacts on the Church side was submitted for examination by the Congregation for the Faith; and the outcome was decided in advance by the remarks and reservations that accompanied them. It was no use looking back at what the Church had formerly decided. Comparison showed that its past attitude was old fashioned and properly belonged to a time when it had taught 'no salvation outside the Church'.

That slogan too was outmoded; and the world's Press, including most Catholic organs, again went to work with a will as it always did when it came to propagating views that undermined tradition and reinforced the designs of those secret society members who wore mitres in the Vatican.

With the Holy Office continuing to bend over backwards to confirm the changes, the process of secularization gained momentum from the autumn of 1974 onwards. It was made clear that the bar against secret societies had become a dead letter and that its abrogation was bringing relief 'to a number of good people who joined them merely for business or social reasons'. They no longer presented a danger to the Church.

The dismay occasioned by this in some quarters was summed up by Father Pedro Arrupe, General of the Society of Jesus (Jesuits), who saw it as a concession to organized 'naturalism' which he said had entered into the very territory of God and was influencing the minds of priests and religious. Naturalism, by dogmatically asserting that human nature and human reason alone must be supreme in all things, was another echo of the Cult of Man.

The Church's changing attitude towards secret societies was reflected in this country by John Carmel Heenan, who was appointed Archbishop of Westminster in 1963 and created Cardinal two years later. In keeping with his hopeful expectation that the Church's ban on the societies would soon be abolished, some of his senior clergy were authorized to negotiate with them. The Cardinal was then informed that a publication repeating the differences between the two sides was on sale in Catholic bookshops in his diocese.

He expressed his concern: 'If, as I suspect, it is misleading, I shall see that it is withdrawn.' He did so, and that publication, together with all similar ones, disappeared.

An interested inquirer who wrote to the Cardinal on the matter received in reply an assurance that the Cardinal conveyed his blessing. The same inquirer on calling at the Catholic Truth Society bookshop near Westminster Cathedral was told that there had been no dealings with the Cardinal and that the booklets had been withdrawn 'through lack of public interest'.

The growing belief that Canon 2335 would not appear in any revised edition of Church law, together with the fact that orthodox elements were being out-manuevered as they had been at Vatican II, led to the Church and the societies expressing a more open relationship.

There was, for instance, a 'dedication breakfast' at the New York Hilton Hotel in March 1976, presided over by Cardinal Terence Cooke, seconded by Cardinal Kroll of Philadelphia and attended by some three thousand members of secret societies. Cardinal Brandao Vilela of San Salvador de Behia represented Brazil.

In his speech Cardinal Cooke referred to this 'joyous event' as marking a further stage 'on the road to friendship'. He regretted 'past estrangements' and hoped that his presence there signified that the new understanding between the two sides would never again be compromised. To the Cardinals and the Masters it was not so much an outsize breakfast party as a momentous union effected by opponents who had never before at any time come (openly) together.

Cardinal Kroll, as President of the United States Bishops' Conference, had previously been approached by Cardinal Seper, Prefect of the Congregation for the Doctrine of the Faith, who voiced the fears of those who regretted the signs of vital changes in the Church. Seper was informed that no alteration had been made and that none was pending within the area of central legislation.

'It is still, and in all cases,' said Kroll, in a statement that even to read causes a raising of the eyebrows, 'forbidden for clerics, religious, and members of secular institutes to belong to a secret society organization... Those who enroll their names in associations of the same kind

which plot against the Church, or the legitimate Civil authorities, by this very fact incur excommunication, absolution from which is reserved for the Holy See.’

It was true that no active plot against the Church was then in motion. The societies could well afford to sit back and to take breath; not through any decisive change of heart—but because the first stage of the plot had been successfully accomplished. Two of the societies’ choosing, in the persons of John XXIII and Paul VI, had occupied Peter’s Chair. Others of their kind who had received a red hat or a Bishop’s mitre had dominated their counsels. The next move in the plot against the Church was being reserved for the future when the innovations in doctrine and practice had been accepted by a generation who had never known what it was to respond to the guiding hands of Popes such as the now belittled Pius XII.

The rearguard, for so the anti-Liberals may be called, made what capital it could by harking back to Canon 2335 and to the Sindona scandal as illustrating the widespread disasters brought about by contact with a secret society. As part of this campaign a German Episcopal Conference of Bishops was held in the middle of 1981 where it was stressed without any qualification that ‘simultaneous membership of the Catholic Church and of a secret society is impossible’.

This was followed by the Italian Government approving a Bill to outlaw and dissolve all secret societies, and reminding Catholics that excommunication was still the Church’s penalty for joining one.

But both the German and Italian pronouncements were merely smoke screens; and none recognized this more than the societies, who were not in the least impressed. That Canon 2335, if it appeared at all in any revised edition of Church law, would be shorn of its urgency, had passed from being rumor and newspaper gossip to becoming an imminent fact. An English prelate, Cardinal Heenan, had said more than that and had even anticipated it being abolished. While a leading official of the societies in Rome, unruffled, said he had it on good authority that Canon Law was being revised, as it was, in fact, by a Commission of Cardinals that had been set up by John XXIII and continued under Paul VI.

The official went on to say that the still apparent differences between the Church and the societies were all part of the conflict in the Vatican between the traditionalists and the progressives. ‘This may well have been’—and he could well afford to shrug it off—‘their last attack upon us.’

That pronouncement, like every other emanating from the same quarter, has proved to be correct.

For it has now to be accepted according to a statement from the Holy See that ‘The Sacred Congregation for the Doctrine of the Faith has ruled that Canon 2335 no longer automatically bars a Catholic from membership of Masonic groups.’

4.

It had probably been by Pope Paul’s own wish—in defiance of a custom that was part of a Christian’s, and especially a Catholic’s, second nature—that after his death in 1978 there was no crucifix, nor even the most common religious symbol, a cross, on the catafalque when his body was placed for veneration in St. Peter’s piazza.

Was it a silent acknowledgment that his work—in compliance with the secret counsel enjoined upon him since the time he became Archbishop of Milan—had been well and truly done?

[END QUOTING BOOK PART 10, CHAPTERS 1-4 (CONTACT PART 13)]

The News Desk

By John & Jean Ray

WHAT IS A NEO-CONSERVATIVE ANYWAY?

By Jim Lobe, *Asia Times*, 08/13/03

WASHINGTON—With all the attention paid to neo-conservatives in the international media nowadays, one would think that there would be a standard definition of the term. Yet, despite their now being credited with a virtual takeover of U.S. foreign policy under President George W. Bush, a common understanding of the term remains elusive.

In this context, it may be useful to offer some description of their basic tenets and origin, if for no other reason than to distinguish them from other parts of the ideological coalition behind the administration’s neo-imperialist trajectory; namely, the traditional Republican *machtpolitikers* (might makes right), such as Vice President Dick Cheney and Pentagon chief Donald Rumsfeld, and the Christian Rightists, such as Attorney-General John Ashcroft, Gary Bauer and Pat Robertson.

As **neo-con godfather, Irving Kristol** once remarked, a neo-conservative is a “liberal who was mugged by reality”. True to that description, neo-conservatives generally originated on the left side of the political spectrum and some times from the far left. Many neo-cons, such as Kristol himself, have Trotskyite roots that are still reflected in their polemical and organizational skills and ideological zeal.

Although a number of prominent Catholics are neo-conservatives, the movement remains predominantly Jewish, and the monthly JNR that really defined neo-conservatism over the past 35 years, Commentary, is published by the American Jewish Committee. At the same time, however, neo-conservative attitudes have reflected a minority position within the U.S. Jewish community as most Jews remain distinctly liberal in their political and foreign policy views.

Neo-conservative foreign policy positions, which have their origin in opposition to the “new left” of the 1960s, fears over a return to U.S. isolationism during the Vietnam War and the progressive international isolation of Israel in the wake of wars with its Arab neighbors in 1967 and 1973, have been tactically very flexible over the past 35 years, but their key principles have remained the same.

They begin with the basic foreign policy realism found in the pessimistic views of human nature and international diplomacy of the English political philosopher, Thomas Hobbes, that neo-cons share with most U.S. practitioners: that “the condition of man [in a state of nature]... is a condition of war of everyone against everyone.” Or, as Machiavelli, another favorite thinker of the neo-cons, wrote, “Men are more ready for evil than for good.”

But neo-cons take “man’s” capacity for evil particularly seriously, and for understandable reasons. For neo-conservatives, the Nazi Holocaust that killed some 6 million Jews during World War II **[JR: The count is still being challenged and debated as to the historical facts as postulated.]** is the seminal experience of the 20th century. Not only was it a genocide unparalleled in its thoroughness, the Holocaust also wiped out family members of hundreds of thousands of Jewish citizens in the United States, including, for example, close relatives of the parents of Deputy Defense Secretary Paul Wolfowitz. ... **[JR: Our whole government and Congress must now be made up of members of families who were “holocaust” survivors.]**

“The defining moment in our history was certainly the Holocaust,” **Richard Perle**, a key neo-con and leading

advocate of war with Iraq, recently told *BBC*’s Panorama. “It was the destruction, the genocide of a whole people, and it was the failure to respond in a timely fashion to a threat that was clearly gathering. We don’t want that to happen again, and when we have the ability to stop totalitarian regimes we should do so, because when we fail to do so, the results are catastrophic,” he said. **[JR: Is this why the Zionists in Israel want to Holocaust all their Arab/Muslim neighbors?]**

For neo-conservatives, the 1938 Munich agreement, under which Hitler was permitted by Britain and France to take over Czechoslovakia, is the epitome of appeasement that led directly to the Holocaust. As a result, Munich and appeasement are constantly invoked in their rhetoric as a way to summon up the will to resist and defeat the enemy of the day. ...

The resulting worldview tends to Manichaeism—the notion that the world consists of a permanent struggle between the forces of good and evil, light and dark (an idea which incidentally accords very well both with the thinking of the Christian Right, not to mention of Bush himself). As **Michael Ledeen, a close collaborator of Perle’s at the American Enterprise Institute (AEI)** told the same *BBC* program, “I know the struggle against evil is going to go on forever.”...

Appeasement is prevented, in their view, by a powerful military capable of defeating any foe, the constant anticipation of new threats, and the willingness to preempt them. **[JR: This has to be the Zionist neo-cons’ prime objective.]** Thus, neo-cons have consistently favored big defense budgets, a stance shared by the right-wing *machtpolitikers* with whom they formed an alliance in the 1970s to end detente with Moscow. In their view, peace is to be distrusted, and peace processes are inherently suspect. “Peace doesn’t come from a ‘process,’” wrote *Wall Street Journal* editorial writer Robert Pollock last year in a column that denounced the 1990s as a “decade of appeasement”.

In this view, war is a natural state, and peace is a Utopian dream which induces softness, decadence and pacifism embodied by Bill Clinton whose “corruption of the national mission, combined with the myth that peace is normal, produces a solvent strong enough to dissolve the strength of our armed forces and the integrity of our political and military leaders”, Ledeen wrote in 2000.

Similarly, enemies cannot be negotiated with. “Before the U.S. can worry about rebuilding Iraq, it has to win militarily, and decisively so,” the *Journal* wrote just before the war. “... Arab cultures despise weakness in an adversary above all,” a refrain familiar to past neo-con descriptions of the Soviet Union, China, and other geo-political foes.

Finally, U.S. engagement in world affairs is absolutely indispensable in preventing catastrophe, according to neo-con ideology which, in the words of another Perle intimate, **Ken Adelman**, sees “isolationism [as] the default option” in U.S. foreign policy. Indeed, many neo-cons, fearing that the Cold War’s end would revive isolationism, spent most of the 1990s hawking policies designed to maintain Washington’s international engagement, even if that meant supporting Clinton when he deployed troops abroad.

Why? If evil is embodied by Hitler and similar threats, the United States comes as close to moral goodness as can be found in the world today, according to the neo-cons. “Since America’s emergence as a world power roughly

a century ago,” Elliott **Abrams**, another prominent neo-con who currently serves as the top Middle East policymaker on Bush’s National Security Council, wrote in a Commentary colloquium in 2000, “we have made many errors, but we have been the greatest force for good among the nations of the Earth. A diminution of American power or influence bodes ill for our country, our friends, and our principles”.

Thus, U.S. intervention abroad, as in Iraq, is seen in the best possible light. Michael Kelly, a *Washington Post* columnist who died in an accident during the Iraq campaign, assured his readers last October that “what President Bush aspires to now, is not exactly imperialism. It is something more like armed evangelism”.

The moral goodness of the U.S. is beyond question and justifies—indeed requires—a unilateralist policy lest, by subjecting its will to the wishes or agreements of other countries or international institutions, the U.S. would actually prevent itself from fulfilling its moral mission. ...

Washington’s moral superiority, however, combined with the possibly “catastrophic” results of failing to confront Munich-type threats, also justifies a range of extraordinary responses which, under other circumstances, might be morally questionable, according to the neo-con view. In particular, temporary alliances with other countries or movements whose own ideologies or practices may be morally reprehensible can be defended if they are used to fight a greater evil.

“In World War II, we were allied for three years and eight months with history’s greatest murderer—Joseph Stalin—because we had a more immediate problem, Adolf Hitler,” said former Central Intelligence Agency head James Woolsey, at an AEI briefing, in defending tactical flexibility. ...

The readiness to make tactical alliances has extended even to anti-Semitic governments and movements, such as the neo-Nazi military junta in Argentina. The regime was strongly defended by the elder Kristol, while **neo-cons in the Ronald Reagan administration, such as Abrams and then-UN ambassador Jeane Kirkpatrick**, worked to reverse the regime’s diplomatic isolation and restore U.S. and multilateral aid that had been cut off by previous president Jimmy Carter. The embrace was motivated primarily by the desire for Argentine cooperation in Central America, as was the neo-cons’ strong support for then-Nicaraguan Archbishop Miguel Obando y Bravo despite his public stated beliefs that the Jews were punished for killing Jesus Christ.

If anti-Semitism can be tolerated under some circumstances, however, the security of Israel remains a fundamental tenet of neo-conservatives who traditionally supported whatever Israeli government was in power but, since 1993 and the Oslo peace accords, became much more closely identified with the views of the right-wing Likud Party, which opposed the agreement. **The neo-conservative identification with Israel can be explained in part by its predominantly Jewish membership, but Christian neo-conservatives very much share the sense that a strategic alliance with Israel constitutes a moral imperative in the post-Holocaust era. As Catholic neo-con William Bennett wrote in a recent book, “America’s fate and Israel’s fate are one and the same.”**

This commitment to Israel also explains the willingness of Jewish neo-cons to overlook the anti-Semitism of their Christian Right allies, whose own identification with Israel is based on a “Christian Zionist” reading of Biblical scripture that recognizes a God-given right of the Jews to what both religions consider the “Holy Land”, at least until the Apocalypse and the Second Coming of Christ. Kristol and other leading neo-cons have long argued that other Jews should not be offended by this alliance. **“Why would it be a problem for us?” He wrote some years ago. “It is their theology; but it is our Israel.”**

[JR: All the names highlighted are the false Jews who now call themselves neo-cons. They are the zealots who work endlessly to promote their Zionist programs. They now feel it is quite safe to come out of their hidden closets—especially here in the U.S. They have no fear of being challenged or run out of town because they have made laws in almost all countries they have infiltrated to protect themselves from all of us. The false Jews’ plans are not to save the world but to control it and if that isn’t possible—destroy it.]

LETHAL IRAQI GUERRILLAS ARE NOT JUST ‘LOYALISTS’

By Georgie Anne Geyer,
Universal Press Syndicate, 08/15/03

WASHINGTON—Coming from Iraq, the new realizations by our war planners ought to stun us with their sheer obviousness.

For instance, the U.S. military has suddenly recognized that kicking in the doors of Iraqis’ homes, blindfolding and kicking their husbands and fathers, and searching the women is not endearing them to all those they came to “liberate”. As Lt. Gen. Ricardo S. Sanchez, chief commander of allied forces in Iraq, said last week, “I started to get multiple indicators that maybe our iron-fisted approach . . . was beginning to alienate Iraqis.” (Odd Iraqis! Most people just love to have their doors kicked down in the middle of night!) **[JR: True, but our military has adopted the Israeli way of doing things in a conquered land.]**

It also is dawning on some American policy-makers that although they have predicted after each seminal event a real letup of attacks on Americans, that simply is not happening. ...

And in a recent Baghdad dispatch called “Random Death” published in *The New Republic*, the well-informed writer Hassan Fattah further debunks the comforting, but delusionary idea that the resistance in Iraq is only from “former regime loyalists”.

Instead, he reports persuasively, Iraq is awash in new “armies” (tribal militias, Islamic fighters, brigades of former Baathists, gangs, money mafias, and people simply bent upon revenge). The Americans think these groups are organized vertically—that you can simply take out the heads and the bodies will collapse or implode, and the threat will eventually fade away. But most of these are organized horizontally and with many causes that feed upon themselves. These types of guerrillas simply keep re-emerging in different forms—just as they have throughout Iraq’s history.

Wouldn’t it be prudent to consider that this is what we are really facing? The blithe idea that things will just get better in Iraq and that America’s fortunes will blossom will surely be proven false. What you see today may well be what you’ll get tomorrow.

Despite the fact that they will get much of the blame for the lack of coherent management of Iraq after the invasion, the American military is not the responsible party here. **Responsibility rests, as it always has, with the zealous group of neo-conservatives whose real interest is not democracy in Iraq but the exercise of raw American power in the world on behalf of their egomaniacal imperial ambitions and their dedication to the expansionist dreams of the far-right Likud Party in Israel.**

In this group’s grandiose plans, the American military, professional and voluntary, is looked upon simply as a force to be used for whatever purposes they divine. In fact, they have encouraged the “iron-fisted approach” on the part of the American military because it divides them from the local people and keeps our soldiers more under the neo-cons’ control. To say they have no sentimental attachment to the American military is a grave understatement.

It was this group’s decision—and fault—that there was no planning for “the day after” the invasion to stabilize Iraq. All the planning done by the State Department and the CIA was deliberately discarded by this group, situated around the secretary of defense and the vice president.

Meanwhile, our American troops, the ones trying to do a serious and honorable job, endure a situation inside Iraq at least as serpentine and Machiavellian as the plotting of the neo-con cabal’s here.

Iraq was a “war of choice”. We didn’t have to be there. Our soldiers are smart, and they know this. But these circumstances make them feel that the Iraqis should be immediately grateful and that they should then be able to go home. As the whole operation instead explodes in their faces, they find the complete opposite.

Foreign Islamists are returning to Iraq to fight the “invaders”. The “reconstruction” (whenever that can begin) is estimated to cost Americans \$1 billion a day. And instead of Iraqi oil “paying for everything”, oil is being imported into Iraq to try to get things moving.

Even in Vietnam, America was not in such a labyrinthine and dangerous adventure as this.

[JR: Bully a weaker nation and make it your victim and you will risk being bullied yourself by those bent on revenging those who cannot defend themselves against their abusers. We are using our military to apply force that does not make for good will with a people whose land we invaded and whose lives we turned into chaos. The Zionist handlers in D.C. have our military under the command of those who do not serve American interests but the Zionists who run Israel. If they can override the State Department, CIA and our so-called Congress—and if world opinion means nothing to them—how can we ever hope to rebuild Iraq or remold the Middle East into our image? We have nothing of value to offer to the ones we demand changes from. America has lost both its identity and its sense of values. We are becoming devoid of honesty and decency and we now rule through tyranny. Added to all of that, we have a President that does not lead, is not honorable, is not considered trustworthy and is a man the world does not respect or honor. I’d say we are our own WMD.]

RESOLUTION WELCOMES INTERIM IRAQI COUNCIL

By Edith M. Lederer, *Daily News, 08/15/03*

UNITED NATIONS (AP)—The Security Council approved a resolution Thursday welcoming the Iraqi Governing Council and created a mission to oversee UN efforts to help rebuild the country and establish a democratic government.

The vote was 14-0, with Syria abstaining because of its opposition to any endorsement of the 25-member, U.S.-appointed Iraqi council.

Nearly five months after a deeply divided Security Council refused to authorize the U.S.-led war in Iraq, the occupation of the country by the United States and Britain remains a sensitive issue, especially for Arab nations.

The Arab League declared Aug. 4 that its members—which include Syria—would not recognize the Governing Council and would wait instead until Iraq is led by an elected government.

But approval of the U.S.-drafted resolution showed a broad acceptance of the Governing Council as a transitional body.

“This resolution helps pave the way towards the peace, stability and democracy that the long-afflicted Iraqi people so richly deserve,” U.S. Ambassador John Negroponte said after the vote. **[JR: Like we really do care.]**

The resolution welcomes the Iraqi council “as an important step towards the formation by the people of Iraq of an internationally recognized,

representative government” with sovereignty in Iraq.

Last week, UN Secretary General Kofi Annan chided the Security Council for failing to say anything about the Iraqi council—even after three of its members addressed the UN body last month. “It doesn’t send a very good message,” he said.

The resolution also establishes the United Nations Assistance Mission for Iraq to provide structure for the UN’s operations in the country.

Currently, UN efforts in Iraq are run by Annan’s special representative, Sergio Vieira de Mello. Annan has proposed that the mission include more than 300 civilian staff members dealing with humanitarian, political, reconstruction and other issues. **[JR: They don’t seem to be making any difference as to improving conditions that we are made aware of.]**

Many Security Council members have pushed for a broader role for the UN in Iraq as it draws up a constitution and works toward elections for a new government.

But the resolution approved Thursday makes no mention of a greater UN mandate.

[JR: The Iraqi Council may be a just a “transitional body” under our control, but a democratic form of government is definitely a long way off in our plans. The U.S. is not in any hurry to grant the Iraqi people independence and control of their country...ever.]

IRAQIS MAY NOT REAP BENEFITS OF OIL

By Mark Fritz, *MSNBC*, 08/10/03

(AP)—Iraq is swimming in oil, but anybody who thinks that such natural wealth translates into a fat and happy middle class is in for a crude awakening. Precious resources alone—whether oil or gold or diamonds—rarely raise nations from poverty to prosperity.

Countries usually become poorer, more corrupt and more prone to coups, wars and tyranny than their less-endowed neighbors, recent studies show.

“It’s a big problem, this myth about oil—that if you have it, everybody is going to be rich,” said Terry Lynn Karl, a Stanford University political scientist who studies developing nations that depend on the sale of their natural resources.

Amid the violence and chaos in their country, many Iraqis look longingly to a day when they can share the wealth that had been hoarded by ousted ruler Saddam Hussein.

The Bush administration has promoted that notion in its fitful efforts to pacify an impatient populace and quell attacks on the U.S.-led occupation force.

But even if the administration meets its goals to have Iraq’s battered, looted oil infrastructure **pumping petroleum at pre-war levels of 2.5 million barrels a day** early next year, some Iraqis are certain to be disappointed. Washington wants to use those revenues to repair the damage done since the war, not just write checks to Iraqis. **[JR: Notice here that it was the “U.S.-led war” that was responsible for the destruction of the oil production and infrastructure and the suffering of the Iraqi people. Because the oil fields and pipelines still have difficulties, oil has to now be imported into Iraq, which is a political disaster.]**

Oil exploration is enormously expensive, but once oil is found, it doesn’t require much labor to get out of the ground. Once flowing, it produces huge revenues for governments. Yet there is little precedent that enormous government oil wealth trickles down and finds its way into improving education and health care, and diversifying the economy to create jobs that don’t rely on the swings in the oil markets.

“The temptations are enormous,” said Ron Gold, vice president of the nonprofit, New York-based Petroleum Industry Research Foundation and author of

a recent report titled “Going Where the Oil is”. “Where institutions are sturdy the odds are that the oil bonanza can be had to enhance the country’s welfare.”

He cited Norway’s distribution of its offshore oil wealth. But it is an exception. Iraq has ethnic, religious and geographic factions that could be at each other’s throats over oil.

In Gold’s study, which used World Bank data gauging a nation’s openness, honesty and lawfulness, he found that 58 percent of the world’s known oil reserves are in countries that ranked in the bottom quarter of at least one of the three categories.

And, nearly half of the oil the United States imported during the first three months of this year came from 11 of the 12 low-ranking countries, Gold said.

Iraq has the second-biggest known oil reserves in the world—112 billion barrels—after its southern neighbor, Saudi Arabia. Yet even the world’s undisputed petropower, with a quarter of the world’s known reserves, is finally paying the price for failing to diversify a volatile economy that has caused per capita income to plunge from \$28,000 in 1983 to less than a fifth of that, said Karl of Stanford University.

Venezuela, Iran, Libya, Angola, Qatar, Ecuador and Algeria have also seen per capita wages plunge, along with widening gulfs between a rich minority and an increasingly impoverished majority, she said. ...

A number of projects in poor, politically fragile countries such as Chad, Sao Tome and Equatorial Guinea are expected to make the continent a potential alternative to the Persian Gulf. At the same time, new discoveries in the Caspian Sea are poised to make five former Soviet republics significant oil exporters within the next five years. Yet their human rights records are spotty, democracy remains elusive, and they have been unable to agree on how to share what is estimated to be the third-largest oil reserves on the planet.

“That’s why we see this moment in time as a tremendous threat to these countries, but also an enormous opportunity,” Gary said.

The June report was sponsored by the humanitarian group Catholic Relief Services. It is the latest salvo by a range of advocacy groups seeking to force oil companies, the countries in which they are based and the governments they do business with to disclose every dollar, dinar and ducat that changes hands, and how the money is eventually used. ...

If oil companies contend they are playing fair, what do they have to hide?

“In the U.S. you have an open auction. But in these other places you’re competing, and you’d rather not show your hand,” said Gold, the industry analyst. ...

The Catholic Relief Services report estimated that oil companies were plunging \$50 billion in foreign investment into sub-Saharan Africa’s oil industry.

Even more than the Middle East, the continent is riven with wars, authoritarian regimes and ethnic and geographic rivalries. Thirty African nations make up the bottom 35 of the UN Development Program’s annual “misery” index of terrible places to live.

Despite the dinar signs dancing in Iraq’s eyes, few nations have spilled as much blood over oil. Iraq’s 1980-88 war with Iran cost an estimated half million lives and began with Iraq’s attempt to seize the oil-rich Iranian border region of Khuzestan. ...

Now, the United States is accused by critics of invading the country to get at its oil. But getting the oil infrastructure running is a problem. Smuggling into Syria and sabotage of oil lines by anti-American guerrillas has slowed progress. In northern Iraq, two rival groups of ethnic Kurds have skirmished for control of the oil city of Kirkuk.

Still, oil companies are lining up for a crack at the

crude that brings big profits.

[JR: The bottom line is, if a country wants a peaceful co-existence with its neighbors, then it should not have a large amount of oil or other natural assets. Although today, with globalization, it may not be your neighbor that has their sites on your riches, it could be a Super Power on the other side of the globe. Through the IMF and the WB the assets of Third World nations are exploited and plundered. If that doesn’t work, then these countries can expect to be tagged as isolationist, run by authoritarian regimes and a threat to the security of nations. Invasion would be the next stage to implement a “regime change” and a new leader or administrator installed that would be more compliant to the needs of the neo-cons and multinational movers and shakers. It’s a tough world for even those who may want to use their nation’s wealth for the benefit of their own people—as they will have to fight insurrection initiated from outside forces.]

DR. M SAYS

BENEFITS OF GLOBALISATION OVERSTATED,

FACTS SAY OTHERWISE

From Mikhail Raj Abdullah,
BERNAMA—Malaysia, 08/14/03

MBABANE (Swaziland)—Prime Minister Datuk Seri Dr. Mahathir Mohamad on Thursday laid bare some facts of globalisation which clearly showed that the unbridled opening of markets only benefited the rich countries at the expense of the poor.

He said the spread of global markets had widened the gap between the developed and under-developed countries where the wealth of 1 percent of the world’s population was equivalent to the poorest 57 percent.

“Half of the world’s population live on less than U.S.\$2 a day, more than one billion on less than U.S.\$1 a day, while 20 percent of those living in high income countries account for 86 percent of the world’s private consumption expenditure,” he said in his keynote address at the opening dinner of the Global 2003 Smart Partnership Dialogue.

Dispelling claims by Western countries that a free market would bring wealth to the poor through a trickling-down effect, Dr. Mahathir said that “what we are seeing today has been the downward spiral of wages, with health and safety standards being given mere token regard.”

“We are definitely competing...competing among ourselves in this race to the bottom,” he said.

“After all, global capital, which is answerable to no one, can jump in and pull out of any country without concern for the dislocation the host countries face.”

The Prime Minister also hit out at the reluctance of rich countries to help the poor, saying that they only paid taxes in their own countries on the wealth they made.

“They (the rich) now make profits by exploiting the whole world, but they pay no taxes to the world to be expended to the poor in the poor countries,” he said.

Dr. Mahathir said that more than two billion of the six billion inhabitants of the world live in abject poverty suffering from all kinds of diseases and dying like flies.

He said that rich countries no longer give aid out of the 0.7 percent of the gross domestic product (GDP) they promised.

Dr. Mahathir said the rich did not want to hear about being taxed on their wealth that could be used to help the poor and even their media would not even publish the idea, much less support it.

[JR: The G-7 nations, WTO, IMF/WB and UN can admit to the problems of the Third World countries but they do little if anything to relieve these problems. They do not allow the countries they trade and do business with to compete in the Western-controlled markets. Their greed prevents them from allowing those struggling to survive

any participation in their games for profit. They make the rules, they make the laws, they exempt themselves from paying taxes and they don't have to give back anything they steal. We are here to be exploited and schemed-on by them and none dare call it wrong. Those who live in abject poverty see it and live with it each day, yet the "Christians" and their churches do not. Why?]

BUSH ADMINISTRATION PARALYZED OVER IRAN

By Jim Lobe, *Asia Times*, 08/09/03

WASHINGTON—Does the administration of U.S. President George W. Bush still consider al-Qaida and its associates the main target in its almost three-year-old “war on terrorism”, or has its military victory in Iraq whetted its appetite for bigger game?

That is in effect the question that the powers-that-be in Iran appear to be posing to Washington at a critical moment in the war's evolution. The administration appears deadlocked over an answer.

According to a series of leaks by U.S. officials, Iran has offered to hand over, if not directly to Washington then to friendly allies, three senior al-Qaida leaders and might provide another three top terrorist suspects that Washington believes are being held by Tehran.

But its price—for the U.S. military to shut down permanently the operations of an Iraq-based Iranian rebel group that is on the State Department's official terrorism list—might be too high for some hardliners, centered in the Pentagon and Vice President Dick Cheney's office, who led the charge for war in Iraq. **[JR: The “hardliners” in this case are the Zionist neo-cons.]**

Members of this group see the rebels, the Mujahideen-e-Khalq (MEK), or People's Mujahedin, as potentially helpful to their ambitions to achieve “regime change” in Iran, charter member of Bush's “axis of evil” and a nation that is believed to have accelerated its nuclear-weapons program in recent months. **[JR: The same phony rhetoric used for the invasion of Iraq.]**

The question of what to do about the reported Iranian offer is one of the issues being discussed this week in successive visits to Bush's Texas ranch by Secretary of State Colin Powell (who returned from there Wednesday night), Cheney, and Pentagon chief Donald Rumsfeld.

Iran has confirmed that it is holding three al-Qaida leaders, including Seif al-Adel, considered the network's No. 3 and chief of military operations who already has a U.S.\$25 million bounty on his head; its spokesman, Suleiman Abu Gheith; and Saad bin Laden, Osama bin Laden's third-oldest son.

In addition, Washington believes Tehran also has custody of three other much-sought-after targets: Abu Haf, a senior al-Qaida operative known as “the Mauritanian”; Abu Musab Zarqawi, who has been depicted by the administration as a key link between al-Qaida and former Iraqi president Saddam Hussein; and possibly Mohammed al Masri, an al-Qaida associate active in East Africa, according to a recent report by a special investigative team of the *Knight Ridder* newspaper chain.

“If Washington could get its hands on even half these guys, it would be the biggest advance since the fall of Afghanistan in the fight against al-Qaida,” said one administration official who declined to be identified. “If we could get them all, that would be a huge breakthrough.”

The State Department has been pushing the administration to engage Iran more directly in pursuit of the best deal possible and was reportedly authorized to hold one meeting with the Iranians two weeks ago. **[JR: Did I miss something here? I thought the President and HIS administration control the State Department.]**

Washington and Tehran broke off bilateral relations during the U.S. Embassy hostage crisis in 1980, but quiet

meetings were held over the past year, until they were broken off in mid-May after administration hardliners charged that a series of terrorist attacks carried out against U.S. and other foreign targets in Saudi Arabia on May 12 were organized from Iranian territory, presumably with the approval of elements of its government.

But the same hardliners reportedly oppose a deal with Tehran, which they depict not only as a sponsor of terrorism determined to acquire nuclear weapons, but also an exhausted dictatorship teetering on the verge of collapse that could be easily overthrown in a popular insurrection, with covert U.S. help or even military intervention. **[JR: Same Zionist neocon propaganda. It worked on Iraq so why not Iran, North Korea, Saudi Arabia, even Argentina or any other country that has oil.]**

The hawks are backed by the Likud government in Israel, which has been urging Washington to go after Iran since even before the war in Iraq. As soon as Iraq is dealt with, Prime Minister Ariel Sharon told the *New York Post* last November, he “will push for Iran to be at the top of the ‘to do’ list”.

Pentagon hardliners, who exert the greatest control over the occupation authority in Iraq, last month authorized the rebirth of the arm of Saddam Hussein's intelligence service—the Mukhabarat—that worked on Iran, according to the Pentagon-backed Iraqi National Congress (INC), which is helping in the effort. ...

U.S. forces bombed the group's bases in the initial phases of the Iraq campaign this year, but negotiated a ceasefire and eventually a surrender as Washington expanded its control over Iraq. Yet the group has been permitted to retain most of its weapons, remain together, and, despite its listing by the State Department as a terrorist group and Tehran's demands that it be completely dismantled, continue radio broadcasting into Iran.

Although the MEK, which displays many of the characteristics of a cult in its hero-worship of its “first couple”, Maryam and Massoud Rajavi, appears to have intelligence assets inside Iran—the group was the first to alert Washington to the existence of a previously unknown nuclear facility this year—most Iran specialists believe it has no popular following there whatsoever, and is mostly despised because of its alliance with Saddam during the Iran-Iraq war. **[JR: This sounds just like the false intelligence on Iraq's WMD the neo-cons received from exiled Iraqi organizations living in Europe that were pushing the U.S. to invade Iraq and set them up as the government. The U.S. paid millions for that false intelligence.]**

“It's hard to see how they could ever be seen as a political asset to the United States in Iran,” one administration official who favors a deal said recently. “The [MEK] is precisely the kind of common enemy against which both the reformists and the conservatives—and even the students—are likely to rally against.”

A deal would also reconfirm to an increasingly skeptical Islamic world that al-Qaida was indeed the primary target of Bush's “war on terror” and not simply a pretext for a major intervention in the Middle East and the Persian Gulf to ensure U.S. and Israeli domination of the entire region, say analysts here.

“Our priority should be al-Qaida, and if we can engage the Iranians tactically to get some high-ranking al-Qaida operatives, we should,” Flynt Leverett, the top Mideast expert on the National Security Council under both presidents Bill Clinton and George W. Bush until his departure this year, told the *New York Times* on Saturday.

The same analysts argue that disbanding the MEK would help demonstrate that Washington is not applying a double standard to different terrorist groups, depending on their usefulness. But the Pentagon reportedly remains resistant to stronger action against the group. ... **[JR: These Zionist neo-cons in the Pentagon are in**

full control of U.S. foreign policy, international war strategy and they will initiate, instigate, advocate and perpetuate regime changes in any Third World country through covert actions if it serves their agenda. They are so used to getting whatever they want without opposition that it really infuriates them that Iran has given them some tough decisions to make. They might be forced to make some concessions in their drive to colonize the entire Arab/Islamic Middle East as an extension of Israel's utilitarian regional authority. Sometimes it pays to hold a few extra aces when the neo-cons are dealing from the bottom of the deck. If the Zionists can't play according to Hoyle, neither should their opponents.]

LIBYA OKS DEAL ON '88 JETLINER BOMBING

By Irwin Arief, *Reuters*, 08/13/03

NEW YORK—Libya, the United States and Britain have signed off on a deal under which Tripoli would accept responsibility for the 1988 bombing of Pan Am Flight 103 over Lockerbie, Scotland, diplomats said Tuesday.

“There is now sign-off from all three governments. All that is left are the practical steps,” said a diplomat who spoke on condition of anonymity. He emphasized that the deal was contingent on Libya taking responsibility and paying compensation to families of the 270 people who died in the bombing.

The deal could lead to a Security Council vote ending UN sanctions on Libya early next week, provided that Libya carries out its commitments under the deal, council diplomats said.

The sanctions were imposed on Tripoli after the midair bombing killed all 259 people aboard a Boeing jumbo jet and 11 on the ground. They were suspended in 1999 after Libya turned over two Libyan suspects for trial.

To have the UN sanctions permanently lifted, Libya must pay compensation to the families of the victims, take responsibility for the attack, renounce terrorism and agree to cooperate in further investigations. **[JR: Probably to cooperate with us on our “war on terrorism” in that part of the world.]...**

Libya, backed by other Arab nations, now wants the sanctions formally lifted, while the international community wants Tripoli to take responsibility for the atrocity.

In separate negotiations, lawyers for the families last week met Libyan officials and representatives for the Bank for International Settlements in Paris to discuss arrangements for an escrow account to hold \$2.7 billion, or as much as \$10 million per victim, that Libya has agreed to pay in compensation.

The lawyers told their clients they had scheduled another meeting for Wednesday in Europe at which they hoped to sign the escrow agreement, although a source familiar with the talks said there might be a technical hitch because the BIS wanted further clarifications on exactly how the account would work.

Under a scenario that all three governments have now agreed to, Libya would then send the Security Council a statement, formally accepting responsibility for the bombing.

The council would then proceed to a vote on lifting the sanctions, probably early next week, diplomats said.

The *Wall Street Journal* said in an editorial Tuesday that a plan had been worked out for Security Council action under which Britain would introduce a resolution to end the sanctions and the U.S. would abstain from voting.

U.S. and British officials had no comment on that report, and the State Department declined to comment on whether the three states had reached an agreement.

[JR: The U.S. and Britain, despite the hedging, have agreed through the UN to lift the sanctions against Libya for the tragedy of Pan Am Flight 103. I guess

\$2 billion is a small enough price to pay to the families of the victims to get out from under the heel of the world-shapers. I'd love to know what all the details are in the fine print of this agreement. The U.S. and Britain are just as culpable for not heeding and following through with the warnings from German intelligence prior to that planned disaster. Money is always used as a determining factor in righting the wrongs or keeping the secrets of those who plan the chaos. A final settlement with Libya was worth delaying until now because it all works so well in our "war against terrorism". Timing is everything when you play the game of good cop and bad cop.]

SANCTIONS ON LIBYA WILL STAY, U.S. SAYS

Tribune, 08/15/03

WASHINGTON—White House administration officials said Thursday that even if the United Nations lifted sanctions against Libya the United States would keep its own because of Libya's lethal weapons programs and other activities.

The UN sanctions were imposed on Libya after the bombing of Pan Am Flight 103 over Lockerbie, Scotland in 1988. Libya has satisfied two conditions set by the UN for lifting of sanctions and is expected to fulfill the third on Friday. ...

The U.S. has said that it would consider removing its sanctions only after UN sanctions were lifted.

But Bush administration officials said Thursday that the lifting of UN sanctions would have no effect on U.S. policy toward Libya.

Asked when UN sanctions would be lifted, an administration official said, "It's basically not going to happen."

Administration officials said that despite progress in other areas they remained troubled by Libya's human-rights violations and even more by what they say has been a program to produce chemical, biological and nuclear weapons.

The United States believes that several European countries have in recent years supplied Libya with components of weapons programs, including production facilities for rockets and precursors to chemical and biological weapons.

An administration official said that Prime Minister Ariel Sharon of Israel has pressed the case for action against Libya's nuclear weapons program. **[JR: Let Israel account for its own WMD and bio-weapons located under the Sinai Desert at Dimona.]**

Libya is also described by officials in Washington as having aided the recently ousted president of Liberia, Charles Taylor, in his wars in Africa, American officials say. ...

[JR: Our unspecified charges against Libya as to "lethal weapons and other activities" is a put-on until the neo-cons at the Pentagon and the Defense Department can build up a prima facie case against Ghadafi just like we did against Saddam. We are supposedly annoyed that Libya gave aid to Charles Taylor before his forced departure from Liberia. Taylor wasn't much of a concern for us until the UN requested our military assistance in "liberating" Liberia after Nigeria refused to go it alone. What we find disturbing about Ghadafi is that he has been successful in forming a coalition and uniting the states in northern Africa. America holds a strong prejudice against countries that the Israelis target as being a threat. Why, because they dare to act independently in establishing alliances with others to secure their own country's interests. We will provide that security or they will receive what Saddam got.]

POWER OUTAGE TRACED
TO DIM BULB IN WHITE HOUSE

By Greg Palast, *Znet*, 08/15/03

*The Tale of The Brits
Who Swiped 800 Jobs From New York,
Carted Off \$90 Million,
Then Tonight, Turned Off Our Lights*

I can tell you all about the ne're-do-wells that put out our lights tonight. I came up against these characters—the Niagara Mohawk Power Company—some years back. You see, before I was a journalist, I worked for a living, as an investigator of corporate racketeers. In the 1980s, "NiMo" built a nuclear plant, Nine Mile Point, a brutally costly piece of hot junk for which NiMo and its partner companies charged billions to New York State's electricity ratepayers.

To pull off this grand theft by kilowatt, the NiMoledd consortium fabricated cost and schedule reports, then performed a Harry Potter job on the account books. In 1988, I showed a jury a memo from an executive from one partner, Long Island Lighting, giving a lesson to a NiMo honcho on how to lie to government regulators. The jury ordered LILCO to pay \$4.3 billion and, ultimately, put them out of business.

And that's why, if you're in the Northeast, you're reading this by candlelight tonight. Here's what happened. After LILCO was hammered by the law, after government regulators slammed Niagara Mohawk and dozens of other book-cooking, document-doctoring utility companies all over America with fines and penalties totaling in the tens of billions of dollars, the industry leaders got together to swear never to break the regulations again. Their plan was not to follow the rules, but to ELIMINATE the rules. They called it "deregulation".

It was like a committee of bank robbers figuring out how to make safecracking legal.

But they dare not launch the scheme in the U.S.A. Rather, in 1990, one devious little bunch of operators out of Texas, Houston Natural Gas, operating under the alias "Enron", talked an over-the-edge free-market fanatic, Britain's Prime Minister Margaret Thatcher, into licensing the first completely deregulated power plant in the hemisphere.

And so began an economic disease called "regulatory reform" that spread faster than SARS. Notably, Enron rewarded Thatcher's Energy Minister, one Lord Wakeham, with a bushel of dollar bills for 'consulting' services and a seat on Enron's board of directors. The English experiment proved the viability of Enron's new industrial formula: that the enthusiasm of politicians for deregulation was in direct proportion to the payola provided by power companies.

The power elite first moved on England because they knew Americans wouldn't swallow the deregulation snake oil easily. The USA had gotten used to cheap power available at the flick of switch. This was the legacy of Franklin Roosevelt who, in 1933, caged the man he thought to be the last of the power pirates, Samuel Insull. Wall Street wheeler-dealer Insull created the Power Trust, and six decades before Ken Lay, faked account books and ripped off consumers. To frustrate Insull and his ilk, FDR gave us the Federal Power Commission and the Public Utilities Holding Company Act which told electricity companies where to stand and salute. Detailed regulations limited charges to real expenditures plus a government-set profit. The laws banned power "trading" and required companies to keep the lights on under threat of arrest—no blackout blackmail to hike rates.

Of particular significance as I write here in the dark, regulators told utilities exactly how much they had to spend to insure the system stayed in repair and the lights stayed on. Bureaucrats crawled along the wire and, like me, crawled through the account books, to make sure the power execs spent customers' money on parts and labor. If they didn't, we'd whack'm over the head with our thick rulebooks. Did we get in the way of these businessmen's entrepreneurial spirit? Damn right we did.

Most important, FDR banned political contributions from utility companies—no 'soft' money, no 'hard' money, no money PERIOD.

But then came George the First. In 1992, just prior to his departure from the White House, President Bush Senior gave the power industry one long deep-through-the-teeth kiss good-bye: federal deregulation of electricity. It was a legacy he wanted to leave for his son, the gratitude of power companies which ponied up \$16 million for the Republican campaign of 2000, seven times the sum they gave Democrats.

But Poppy Bush's gift of deregulating of wholesale prices set by the feds only got the power pirates halfway to the plunder of Joe Ratepayer. For the big payday they needed deregulation at the state level. There were only two states, California and Texas, big enough and Republican enough to put the electricity market con into operation.

California fell first. The power companies spent \$39 million to defeat a 1998 referendum pushed by Ralph Nader, which would have blocked the de-reg scam. Another \$37 million was spent on lobbying and lubricating the campaign coffers of the state's politicians to write a lie into law: in the deregulation act's preamble, the Legislature promised that deregulation would reduce electricity bills by 20%. In fact, when in the first California city to go "lawless", San Diego, the 20% savings became a 300% jump in surcharges.

Enron circled California and licked its lips. As the number one contributor to the George W. Bush campaigns, it was confident about the future. With just a half dozen other companies it controlled at times 100% of the available power capacity needed to keep the Golden State lit. Their motto, "your money or your lights".

Enron and its comrades played the system like a broken ATM machine, yanking out the bills. For example, in the shamelessly fixed "auctions" for electricity held by the state, Enron bid, in one instance, to supply 500 megawatts of electricity over a 15-megawatt line. That's like pouring a gallon of gasoline into a thimble—the lines would burn up if they attempted it. Faced with blackout because of Enron's destructive bid, the state was willing to pay anything to keep the lights on.

And the state did. According to Dr. Anjali Sheffrin, economist with the California state Independent System Operator which directs power deliveries, between May and November 2000, three power giants physically or "economically" withheld power from the state and concocted enough false bids to cost the California customers over \$6.2 billion in excess charges.

It took until December 20, 2000, with the lights going out on the Golden Gate, for President Bill Clinton, once a deregulation booster, to find his lost Democratic soul and impose price caps in California and ban Enron from the market.

But the light-bulb buccaneers didn't have to wait long to put their hooks back into the treasure chest. Within seventy-two hours of moving into the White House, while he was still sweeping out the inaugural champagne bottles, George Bush the Second reversed Clinton's executive order and put the power pirates back in business in California. Enron, Reliant (aka Houston Industries), TXU (aka Texas Utilities)

and the others who had economically snipped California's wires knew they could count on Dubya, who as governor of the Lone Star state cut them the richest deregulation deal in America.

Meanwhile, the deregulation bug made it to New York where Republican Governor George Pataki and his industry-picked utility commissioners ripped the lid off electric bills and relieved my old friends at Niagara Mohawk of the expensive obligation to properly fund the maintenance of the grid system.

And the Pataki-Bush Axis of Weasels permitted... a foreign company, the notoriously incompetent National Grid of England, to buy up NiMo, get rid of 800 workers and pocket most of their wages—producing a bonus for NiMo stockholders approaching \$90 million.

Is tonight's black-out a surprise? Heck, no, not to us in the field who've watched Bush's buddies flick the switches across the globe. In Brazil, Houston Industries seized ownership of Rio de Janeiro's electric company. The Texans (aided by their French partners) fired workers, raised prices, cut maintenance expenditures and, CLICK! the juice went out so often the locals now call it, "Rio Dark".

So too the free-market British buckaroos controlling Niagara Mohawk raised prices, slashed staff, cut maintenance and CLICK!—New York joins Brazil in the Dark Ages....

[JR: The National Grid Group plc builds, owns and operates electric and telecommunications networks around the world, focusing on liberalizing markets. National Grid operates electric networks in the U.K., the U.S., Argentina and Zambia. The company's growing portfolio of telecommunications businesses includes ventures in the U.K., the U.S., Brazil, Argentina, Chile and Poland. National Grid Group's headquarters are in London, England. N M Rothschild & Sons Limited and Rothschild Inc. are advisors for National Grid. Welcome to GLOBALIZATION!]

JOHN ASHCROFT WITH 3RD GRADERS

John Ashcroft was spending time recently with 3rd graders at a primary school in Alabama. He had finished talking and asked if there were any questions.

Bobby raised his hand, "Mr. Ashcroft, I have three questions.

"First, where is Osama bin Laden?

"Second who were the Iraqis that took part in Sept 11?... and

"Third, where are the weapons of mass destruction?"

Mr. Ashcroft paused for a minute, looking a bit uncomfortable. Just then the bell rang for recess.

The class was dismissed and went out to the playground. Twenty minutes later they came back in and sat down. Mr. Ashcroft, arms folded on his chest and looking more composed, asked if anyone else had any questions?

Susie raised her hand. "Mr. Ashcroft, I have five questions.

"First, where is Osama bin Laden?

"Second, who were the Iraqis that took part in Sept 11?

"Third, where are the weapons of mass destruction?

"Fourth, why did the bell ring 20 minutes early for recess? ... and

"Fifth, where is Bobby?"

[JR: Let us hope little Bobby wasn't sent to a camp on the West Bank on the opposite side of the WALL.]



NEVADA CORPORATIONS:

Nevada Vs. Delaware: Private Vs. Public

Budget's "Tip of the Week" #16:

Response to the Often-Asked Question: What About Delaware?

"My friend said that her attorney said that the best place to incorporate is Delaware because that's where all the big corporations are based." Once again, there is SOME truth in this statement but there is much knowledge to be derived in understanding the differences between Nevada and Delaware corporations.

The fundamental distinction is that while Nevada's statutes create benefits for private corporations, Delaware's corporate statutes have principally been designed to benefit shareholders of public corporations. Many large, public companies that trade on various exchanges across the country incorporated in Delaware because Delaware's statutes provide the best protection of the rights of shareholders. In recognition of the foregoing, Delaware's corporate law with regard to corporate takeovers is the strongest anywhere in the country. And if you want to "go public" with your corporation some day, Delaware's onerous disclosure requirements probably won't bother you.

On the other hand, Nevada's provisions for establishing and maintaining privacy of ownership and control is unparalleled. In Nevada, ownership of a corporation is not a matter of public record: There is no prohibition against the use of bearer shares, there is no requirement for stock to be issued, nor is there any requirement for an annual meeting of stockholders. In terms of privacy of control, the use of nominee officers and directors has been a common practice for over 75 years. In addition, NRS 78.25 makes it a gross misdemeanor for anyone to even attempt to use a Nevada corporation's records for purposes contrary to the interests of the owners.

Delaware is NOT "tax-free". A Delaware corporation's taxable income is taxed at the rate of 8.7%. In addition, its franchise tax has a graduated rate depending on capitalization, amounting to a minimum of \$30 and a maximum of \$130,000.

Nevada's corporate law easily surpasses Delaware's in terms of protection of corporate officers and agents. Delaware has recently adopted a statute that allows a corporation to limit the liability of a director for monetary damages—but officers of Delaware corporations are still not covered. **The following acts of officers and directors would be protected under Nevada law, but are exposed to liability under Delaware statutes:**

1. Acts or omissions not in good faith;
2. Monetary damages occasioned by acts of officers (directors are now exempt);
3. Breach of a director's duty of loyalty;
4. Transactions involving undisclosed personal benefit to the officer or director;
5. Acts or omissions that occurred prior to the date that the statute which provides for indemnification of directors was passed and approved.

As a final point on the subject of Nevada versus Delaware, it is noteworthy that Nevada has **NO RECIPROCITY WITH THE IRS**; Delaware, like all other states, freely shares its data with the IRS.

CORPORATION SETUP AND MAINTENANCE FEES

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

For more information:

"THE NEVADA CORPORATION MANUAL"

Priced at just \$45, including shipping and handling

Budget

"Nevada corporations at Budget prices"

Corporate Renewals

(702) 870-5351

P.O. Box 27103

Las Vegas, NV 89126

E-Mail: BCR@BudgetCorporateRenewals.com

PHOENIX JOURNALS LIST

THESE WORKS ARE A SERIES CALLED THE *PHOENIX JOURNALS* AND HAVE BEEN WRITTEN TO ASSIST MAN TO BECOME AWARE OF LONG-STANDING DECEPTIONS AND OTHER MATTERS CRITICAL TO HIS SURVIVAL AS A SPECIES AT THIS TIME. **SINGLE JOURNALS LISTED BELOW**—REGULARLY \$11.95 EACH—ARE NOW ON SALE FOR \$6.00. (Shipping extra—see right.)

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

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

Phoenix Source Distributors, Inc.

P.O. Box 27353

Las Vegas, Nevada 89126

1-800-800-5565

E-mail: phoenixsource@onemain.com

(Mastercard, VISA, Discover)

SHIPPING CHARGES:

USA (except Alaska & Hawaii)

UPS-\$3.75 1st title, \$1.00 ea add'l
Bookrate-\$2.50 1st title, \$1.00 ea add'l
Priority-\$3.40 1st title, \$1.00 ea add'l

ALASKA & HAWAII

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

CANADA & MEXICO

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

FOREIGN

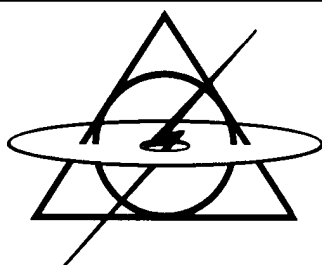
Surface-\$3.00 1st title, \$1.50 ea add'l
Airbook-\$8.00 per title estimate

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

Mayer Amschel (Bauer) Rothschild (1743-1812), the Godfather of the Rothschild Banking Cartel of Europe: "Give me control of a nation's money and I care not who makes its laws."

PLEASE NOTE:

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



Editorial Policy

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

CONTACT:

THE PHOENIX PROJECT JOURNAL

is published by

CONTACT, Inc.

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

Phones: (800) 800-5565; (661) 822-9655

Fax: (661) 822-9655 E-mail: gchcontact@onemain.com

SUBSCRIPTION RATES

Subscription orders may be placed by mail to the above address or by phone to 1-800-800-5565.

Subscribers: Expiration date appears on upper left side of mailing label.

Quantity Subscriptions: U.S. For Foreign subscriptions call or write for shipping charges.

SINGLE SUBSCRIPTIONS

QUANTITY SUBSCRIPTIONS

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

BACK ISSUE RATES

Miscellaneous copies of individual back issues are \$3.00 each copy

Shipping is included in the price for U.S. orders

Foreign please call or write for additional shipping charges

PHOENIX JOURNAL SALE

Journals regularly priced at \$11.95 are NOW only \$6.00 plus S/H for a limited time. Additional quantity discounts offered.

Now's a great time to complete your collection while most titles are still in stock.

CONTACT LOGO HATS

Help support *CONTACT* by buying these beautiful caps with the *CONTACT* LOGO  on the front.

6-panel, low-profile brushed cotton twill cap with matching-color padded sweatband; 4 rows of stitching; matching adjustable fabric strap closure; brass flip buckle and tuck-in grommet, hidden buckle rivet; pre-curved bill; sewn eyelets. Space black cap with *CONTACT* logo beautifully embroidered in silver, green, blue and gold. Buy several: They make great gifts and for a limited time we'll even pay the shipping!—\$17.00